

January 16, 2002

OLYMPIA, WASHINGTON

ISSUE 02-02



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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 January 2002 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.

WASHINGTON STATE REGISTER

(ISSN 0164-6389) is published twice each month by the Statute Law Committee, Office of the Code Reviser, Olympia, WA 98504-0552, pursuant to RCW 34.08.020. Subscription rate is \$210.60 per year, sales tax included, postpaid to points in the United States. Periodical postage paid at Olympia, Washington.

POSTMASTER: SEND ADDRESS CHANGES TO:

WASHINGTON STATE REGISTER
Code Reviser's Office
Legislative Building
P.O. Box 40552
Olympia, WA 98504-0552

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.

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STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following eight sections:

- (a) **PREPROPOSAL**-includes the Preproposal Statement of Inquiry that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
- (b) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (c) **EXPEDITED RULE MAKING**-includes the full text of the rule being proposed using the expedited rule-making process. Expedited rule makings are not consistently filed and may not appear in every issue of the register.
- (d) **PERMANENT**-includes the full text of permanently adopted rules.
- (e) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (f) **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.
- (g) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (h) **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].

2001-2002

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue Number	Closing Dates ¹			Distribution Date	First Agency Hearing Date ³	Expedited Rule making 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 -					
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	Oct 2, 01
01 - 17	Jul 25, 01	Aug 8, 01	Aug 22, 01	Sep 5, 01	Sep 25, 01	Oct 23, 01
01 - 18	Aug 8, 01	Aug 22, 01	Sep 5, 01	Sep 19, 01	Oct 9, 01	Nov 6, 01
01 - 19	Aug 22, 01	Sep 5, 01	Sep 19, 01	Oct 3, 01	Oct 23, 01	Nov 20, 01
01 - 20	Sep 5, 01	Sep 19, 01	Oct 3, 01	Oct 17, 01	Nov 6, 01	Dec 4, 01
01 - 21	Sep 26, 01	Oct 10, 01	Oct 24, 01	Nov 7, 01	Nov 27, 01	Dec 26, 01
01 - 22	Oct 10, 01	Oct 24, 01	Nov 7, 01	Nov 21, 01	Dec 11, 01	Jan 8, 02
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02 - 23	Oct 23, 02	Nov 6, 02	Nov 20, 02	Dec 4, 02	Dec 24, 02	Jan 21, 03
02 - 24	Nov 6, 02	Nov 20, 02	Dec 4, 02	Dec 18, 02	Jan 7, 03	Feb 4, 03

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 1.12.040 and 34.05.353.

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 02-02-001**PREPROPOSAL STATEMENT OF INQUIRY
BOARD OF ACCOUNTANCY**

[Filed December 19, 2001, 1:24 p.m.]

Subject of Possible Rule Making: The board is considering rule making on the use of acceptable titles.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.04.350(9).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The board will consider rule making on the use of titles in association with the requirements of recently adopted statutory section RCW 18.04.-350(9) which, in part, states "The board shall by rule allow the use of other titles by any person regardless of whether the person has been granted a certificate or holds a license under this chapter if the person using the titles or designations is authorized at the time of use by a nationally recognized entity sanctioning the use of board authorized titles."

To accomplish: Clarification on what titles are not sufficiently similar to "Certified Public Accountant" that the public could be misled.

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 contacting Dana M. McInturff, CPA, 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.

The board plans to distribute the CR-101 to key stakeholders asking for preliminary comments/input by January 16, 2002. The board will discuss initial comments at its regular board meeting scheduled for January 25, 2002.

December 17, 2001

Dana M. McInturff
Executive Director**WSR 02-02-014****PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF EDUCATION**

[Filed December 21, 2001, 10:17 a.m.]

Subject of Possible Rule Making: Chapter 180-90 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.195.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: 1. To clarify the criteria for non-Washington state certificated staff serving as teachers while maintaining student health and safety.

2. Provide for acceptance of approved accreditation in lieu of noninitial State Board of Education private school annual approval.

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

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 submitting comments to Marcia L. Riggers, Assistant Superintendent, Operations and Support, P.O. Box 47200, Olympia, WA 98504-7200, phone (360) 725-6175, fax (360) 664-3575 prior to March 1, 2002.

For telephone assistance contact Larry Davis at (360) 725-6024. Send written comments to Rules Coordinator, State Board of Education, Office of Superintendent of Public Instruction, P.O. Box 47200, [Olympia, WA 98504-7200,] fax (360) 586-2357.

December 21, 2001

Larry Davis

Executive Director

WSR 02-02-016**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH**

[Filed December 21, 2001, 12:54 p.m.]

Subject of Possible Rule Making: The department is exploring the possibility of rule making to clarify and streamline existing rules [in] chapters 246-224 and 246-229 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 70.98 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department's rule review, as required by Executive Order 97-02, indicated the necessity to revise these rules for clarity and more usability.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The department will coordinate any rule revision with federal laws and regulations applicable to X ray.

Process for Developing New Rule: The department will recruit interested people to assist in rule development and rule writing.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. The department will use workgroups to discuss the implications of developing rules and to develop rule language. Anyone interested in participating in a workgroup should contact Mike Odlaug at (360) 236-3237 (Olympia) or write him at X-ray Control, Department of Health, P.O. Box 47827, Olympia, WA 98504-7827.

Mary C. Selecky

Secretary

PREPROPOSAL

WSR 02-02-021
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
[Filed December 21, 2001, 4:08 p.m.]

Subject of Possible Rule Making: The Division of Child Support (DCS) seeks to establish rules and procedures for enforcing medical child support obligations using the National Medical Support Notice. Affected sections: WAC 388-14A-4100, 388-14A-4110, 388-14A-4120, and 388-14A-4130. Possible revision or repeal of sections and possible new sections.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 26.18.170, 74.08.090, 74.20A.310; Section 401 of HR 3130, Child Support Performance and Incentives Act.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The federal government has created a new National Medical Support Notice and has required state child support enforcement agencies to use the notice when enforcing medical support obligations.

Process for Developing New Rule: DCS engages in modified collaborative rule making. Those persons wishing to participate in developing the new rules are encouraged to contact Nancy Koptur at the DSHS Division of Child Support (DCS) headquarters as soon as possible. DCS will post information regarding this rule development project and others on its web site, which can be found at www.wa.gov/dshs/dcs, or on the DSHS Economic Services Administration's regulatory improvement web site, which can be found at <http://www-app2.wa.gov/dshs/esa/extpolicy/blue.asp>. DSHS/DCS encourages the public to take part in developing the rules. After the rules are drafted, DSHS will file a copy with the Office of the Code Reviser with a notice of proposed rule making, and will send a copy to everyone currently on the mailing list and to anyone else who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Nancy Koptur, DCS Rules Coordinator, Division of Child Support, P.O. Box 9162, Mailstop 45860, Olympia, WA 98507-9162, phone (360) 664-5065 or 1-800-457-6202, fax (360) 664-5209, e-mail nkoptur@dshs.wa.gov, TTY/TDD (360) 664-5011.

December 20, 2001
Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-02-023
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
FISH AND WILDLIFE
[Filed December 21, 2001, 4:23 p.m.]

Subject of Possible Rule Making: Commercial fishing gear design.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.047.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Canary rockfish stocks are severely depressed. These fish are taken as by-catch in the pink shrimp trawl fishery, and in order to allow this fishery to continue, it is necessary to require finfish excluder devices.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Pacific Fisheries Management Council make quota recommendations. The department is working with the council on this issue.

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 contacting Lew Atkins, Fish Program Assistant Director, 600 Capitol Way North, Olympia, WA 98501-1091 [98501-1091], phone (360) 902-2651.

Contact by March 5, 2002, expected proposal filing March 6, 2002.

December 21, 2001
Evan Jacoby
Rules Coordinator

WSR 02-02-038
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
FISH AND WILDLIFE
[Filed December 26, 2001, 11:07 a.m.]

Subject of Possible Rule Making: Use of hatchery surplus broodstock and salmon eggs.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.047, 77.100.060.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department has been instructed to utilize hatchery stocks in rebuilding salmon runs, including use of viable salmon eggs. Rule will clarify the provisions of chapter 337, Laws of 2001.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The National Marine Fisheries Service (NMFS). The department will coordinate hatchery stock and egg utilization with NMFS to ensure that there is no negative effect on wild stock ESA fish.

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 contacting Lew Atkins, Fish Program Assistant Director, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2651.

Contact by March 5, 2002, expected proposal filing March 6, 2002.

December 24, 2001
Evan Jacoby
Rules Coordinator

WSR 02-02-041

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH
 (Board of Hearing and Speech)
 [Filed December 27, 2001, 11:26 a.m.]

Subject of Possible Rule Making: WAC 246-828-020(2), the examinations required of all audiology certificate applicants.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.35.040 and 18.35.161.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: WAC 246-828-020(2) was adopted in 1998 requiring that all audiology certificate applicants successfully complete the National Examination in Audiology (NESPA) and the written examination required for hearing instrument fitter/dispenser licensure. The Board of Hearing and Speech has determined that the NESPA is an adequate examination for audiology certification and the hearing instrument fitter/dispenser licensure examination may be an unnecessary burden on audiology certificate applicants.

Process for Developing New Rule: Collaborative rule making. Program will invite interested persons to provide comment.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Traci Troutman, Program Manager, Board of Hearing and Speech, P.O. Box 47869, Olympia, WA 98504-7869, (360) 236-4917, fax (360) 236-4918, e-mail traci.troutman@doh.wa.gov.

December 11, 2001
 Robert Nicoloff
 Executive Director

WSR 02-02-042

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH
 (Board of Hearing and Speech)
 [Filed December 27, 2001, 11:28 a.m.]

Subject of Possible Rule Making: Amend WAC 246-828-990 Hearing aid fitter/dispenser, audiologist and speech language pathologists fees and renewal cycle to raise fees above the I-601 limit, according to exemptions granted in the 2001-03 operating budget.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.70.280.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: All professions are statutorily required to be self-supporting. The current fee structure does not allow for the profession to be self-supporting. Rule change is necessary to bring the profession to a self-supporting status.

Process for Developing New Rule: Collaborative rule making; public meetings and mailings to interested persons.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Traci Troutman, Program Manager,

Department of Health, Board of Hearing and Speech, P.O. Box 47869, Olympia, WA 98504-7869, phone (360) 236-4917, fax (360) 236-4918, e-mail traci.troutman@doh.wa.gov. Interested persons can participate through meetings and by submitting written comments.

December 20, 2001
 Nancy Ellison
 for Mary Selecky
 Secretary

WSR 02-02-043

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF HEALTH
 (Board of Hearing and Speech)
 [Filed December 27, 2001, 11:30 a.m.]

Subject of Possible Rule Making: WAC 246-828-xxx Fitter/dispenser program approval.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.35.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: In 1999, legislation passed requiring a two-year degree for all candidates for licensure as a fitter/dispenser. This two-year degree replaces the current requirement of a six-month apprenticeship program. Washington is the first state to require the two-year degree.

RCW 18.35.040 states an applicant for licensure as a hearing instrument fitter/dispenser must complete a two-year degree program in hearing instrument fitter/dispenser instruction approved by the board. Rules need to be established to outline approval processes the board will complete.

Process for Developing New Rule: Collaborative.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Traci Troutman, Program Manager, Board of Hearing and Speech, P.O. Box 47869, Olympia, WA 98504-7869, (360) 236-4917, fax (360) 236-4918, e-mail traci.troutman@doh.wa.gov. Interested persons can participate through meetings and by submitting written comments.

December 11, 2001
 Robert Nicoloff
 Executive Director

WSR 02-02-052

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Medical Assistance Administration)
 [Filed December 27, 2001, 3:53 p.m.]

Subject of Possible Rule Making: WAC 388-527-2700 Services subject to recovery.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.20B.80, 74.08.090, and 74.34.090. Section 1917(b) of the Social Security Act.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: ESSB 6153, Washington State Omnibus Operating Budget 2001-2003 (chapter 7, Laws of 2001, Part II) requires additional medical assistance costs to be subject to estate recovery by the department.

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 rule. Draft material and information about how to participate may be obtained from 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 Myra Davis, Medical Assistance Administration, Program Manager, P.O. Box 45533, Olympia, WA 98504-5533, phone (360) 725-1306, e-mail daviss@dshs.wa.gov, TDD 1-800-848-5429.

December 26, 2001

Susan A. Bush

for Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

WSR 02-02-055

PREPROPOSAL STATEMENT OF INQUIRY

DEPARTMENT OF FISH AND WILDLIFE

[Filed December 27, 2001, 4:17 p.m.]

Subject of Possible Rule Making: Special closures and firearm restriction areas; seasons, areas and quotas for deer and elk; game management units and boundary descriptions and special game areas.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.047, 77.12.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To provide recreational opportunity for hunters.

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 contacting Dave Brittell, Assistant Director, Wildlife Program, 600 Capitol Way North, Olympia, WA 98501-1091, (360) 902-2504. Contact by February 6, 2002, rule proposal filing expected to be February 16, 2002.

December 27, 2001

Evan Jacoby

Rules Coordinator

WSR 02-02-056

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed December 27, 2001, 4:19 p.m.]

Subject of Possible Rule Making: Downlist the peregrine falcon from endangered to sensitive species.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.020.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Update the endangered, threatened or sensitive species list to reflect the current status of the species.

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 contacting Dave Brittell, Assistant Director, Wildlife Program, 600 Capitol Way North, Olympia, WA 98501-1091, (360) 902-2504. Contact by February 6, 2002, rule proposal filing expected to be February 16, 2002.

December 27, 2001

Evan Jacoby

Rules Coordinator

WSR 02-02-079

PREPROPOSAL STATEMENT OF INQUIRY SHORELINE COMMUNITY COLLEGE

[Filed December 31, 2001, 9:19 a.m.]

Subject of Possible Rule Making: Chapter 132G-104 WAC, Meetings of the board of trustees—Delegation of board responsibility.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.50.130 and 28B.50.140 (13) and (14).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These rules have not been updated since June 6, 1979 (WAC 132G-104-010); January 1, 1973 (WAC 132G-104-020); and January 1, 1973 (WAC 132G-104-030), respectively. The board has initiated a change to their meeting day, date and time (WAC 132G-104-010); has grammatical changes to WAC 132G-104-020; and will adopt changes to WAC 132G-104-030.

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 contacting Paulette Fleming, Vice President, Human Resources and Employee Relations, Shoreline Community College, 16101 Greenwood Avenue North, Shoreline, WA 98133, (206) 546-4694, pflerin@ctc.edu; or Holly Moore, President, Shoreline Community College, 16101

Greenwood Avenue North, Shoreline, WA 98133, (206) 546-4552, hmoore@ctc.edu.

December 26, 2001
Holly Moore
President

WSR 02-02-086

**PREPROPOSAL STATEMENT OF INQUIRY
HEALTH CARE AUTHORITY**

[Order 01-09—Filed December 31, 2001, 3:26 p.m.]

Subject of Possible Rule Making: Add new section to chapter 182-08 WAC to define a process for collection and termination of coverage procedures for employee groups with delinquent accounts.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.05.160.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The rule is being proposed to define termination of coverage procedures for use by the Health Care Authority when terminating coverage for those employer groups with delinquent accounts.

Process for Developing New Rule: Public meetings and stakeholder discussions.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Barbara Scott, Health Care Authority, 676 Woodland Square Loop S.E., Olympia, WA 98504-2684, phone (360) 923-2642, fax (360) 923-2602.

December 31, 2001
Melodie Bankers
Rules Coordinator



WSR 02-02-044

EXPEDITED RULES

DEPARTMENT OF HEALTH

(Veterinary Board of Governors)

[Filed December 27, 2001, 11:33 a.m.]

Title of Rule: WAC 246-937-010, 246-937-020, 246-937-030, 246-937-040, 246-937-050, 246-937-060, 246-937-070 and 246-937-090, registered veterinary medication clerks.

Purpose: To update language to correctly reflect RCW 18.92.145. Veterinary medication clerks are registered, not certified. Amendments reflect this change.

Statutory Authority for Adoption: RCW 18.92.030.

Statute Being Implemented: RCW 18.92.145.

Summary: Amendments are housekeeping in nature. The proposal changes "certified veterinary medication clerk" to "registered veterinary medication clerk" to comply with RCW 18.92.145, and makes grammatical changes to make rules more clear.

Reasons Supporting Proposal: Rules will be more clear and easier to understand.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Karen Kelley, 1112 S.E. Quince Street, (360) 236-4876.

Name of Proponent: Veterinary Board of Governors, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Rules define tasks, training and education for registered veterinary medication clerks. These rule amendments are housekeeping in nature and will make rules easier to understand and follow.

Proposal Changes the Following Existing Rules: The proposal amends WAC 246-935-010 through 246-935-110, and the changes include changing certified to registered as well as additional grammatical changes to improve clarity.

NOTICE

THIS RULE IS BEING PROPOSED UNDER 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 THE USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Karen Kelley, Program Manager, Department of Health, Veterinary Board of Governors, P.O. Box 47868, Olympia, WA 98504-7868, AND RECEIVED BY March 5, 2002.

December 18, 2001

Gail Zimmerman

Executive Director

by Carol L. Lewis

Chapter 246-937 WAC

~~((CERTIFIED))~~ REGISTERED VETERINARY MEDICATION CLERKS

AMENDATORY SECTION (Amending WSR 95-04-083, filed 1/31/95, effective 3/3/95)

WAC 246-937-010 Definitions. (1) "~~((Certified))~~ Registered veterinary medication clerk" means any person who has met the requirements for ~~((certification))~~ registration as established by the veterinary board of governors (board) and WAC 246-937-040.

(2) "Direct supervision" means the supervising licensed veterinarian is on the premises and is quickly and easily available.

(3) "Indirect supervision" means the supervising licensed veterinarian is not on the premises, but has given either written or oral instructions regarding policies and procedures for the handling of legend drugs.

(4) "On-the-job training program" means a program following the guidelines approved by the board.

(5) "Supervising veterinarian" means the licensed veterinarian who is responsible for closely supervising the ~~((certified))~~ registered veterinary medication clerk while ~~((he or she is))~~ performing daily duties.

(6) "Sponsoring veterinarian" means the licensed veterinarian who is responsible for ~~((the))~~ training and reviewing the work of a ~~((certified))~~ registered veterinary medication clerk. An appropriate degree of supervision is involved.

AMENDATORY SECTION (Amending WSR 95-04-083, filed 1/31/95, effective 3/3/95)

WAC 246-937-020 Responsibility for supervision. Licensed veterinarians are responsible and accountable for the ordering, inventory, labeling, counting, packaging and delivery of legend drugs utilized in their practice. In accordance with chapter 18.92 RCW, certain nondiscretionary pharmaceutical tasks may be delegated by a veterinarian to a qualified nonveterinarian. The delegating veterinarian is responsible for the supervision of pharmaceutical tasks performed by veterinary medication clerks and ~~((registered animal))~~ veterinary technicians. Records shall be maintained that account for the receipt and disposition of all legend drugs. A ~~((certified))~~ registered veterinary medication clerk may be supervised by a licensed veterinarian other than ~~((his or her))~~ the sponsor subject to the sponsoring veterinarian's approval. The sponsoring veterinarian shall be primarily responsible for the performance and acts of ~~((his or her certified))~~ the registered veterinary medication clerk.

AMENDATORY SECTION (Amending WSR 95-04-083, filed 1/31/95, effective 3/3/95)

WAC 246-937-030 Tasks and prohibited functions. (1) A ~~((certified))~~ registered veterinary medication clerk may perform the following tasks only under the direct supervision of a licensed veterinarian: Counting, labeling, and packaging of legend drugs. A licensed veterinarian must personally inspect all packaged medication orders to ensure the accuracy

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of the order prior to delivery to the client. The licensed veterinarian will document the medication inspection by placing his/her initials in the patient's record.

(2) A ~~((certified))~~ registered veterinary medication clerk may perform the following tasks under the indirect supervision of a licensed veterinarian: Ordering, stocking, inventorying, and the delivery of legend drugs. The identity of the client ~~((shall))~~ must be confirmed before the delivery of legend drugs.

(3) The following functions ~~((shall))~~ must not be delegated by a licensed veterinarian to a ~~((certified))~~ registered veterinary medication clerk:

(a) Consultation with a client regarding the medication order and/or any information involving professional clinical judgment.

(b) Dispensing any medication. The medication must be recorded in the patient's record by the authorizing veterinarian.

(c) Extemporaneous compounding of a medication order.

(d) Interpretation of data in a patient record.

(e) Final inspection of a completed medication order as described in WAC 246-937-030(1).

(f) Any duties required by law to be performed by a licensed veterinarian.

(g) Any ordering, accountability, packaging, or delivery of controlled substances as defined in or under chapter 69.50 RCW.

AMENDATORY SECTION (Amending WSR 95-04-083, filed 1/31/95, effective 3/3/95)

WAC 246-937-040 Training and education. (1) The training of veterinary medication clerks ~~((shall))~~ must be obtained by completion of an on-the-job training program following guidelines approved by the board.

(2) The minimum educational requirement ~~((shall))~~ must be high school graduation or equivalency.

AMENDATORY SECTION (Amending WSR 98-05-060, filed 2/13/98, effective 3/16/98)

WAC 246-937-050 Applications. In addition to the requirements of chapter 246-12 WAC, Part 2, the application ~~((will))~~ must be signed by the sponsoring veterinarian attesting that the applicant is qualified to perform the responsibilities of a ~~((certified))~~ registered veterinary medication clerk and is familiar with the procedures and policies of the practice. ~~((Certification))~~ Registration is valid only for employment at the veterinary practice identified in the application and/or pursuant to WAC 246-937-020.

AMENDATORY SECTION (Amending WSR 95-04-083, filed 1/31/95, effective 3/3/95)

WAC 246-937-060 Transfer of registration. In the event that a ~~((certified))~~ veterinary medication clerk who is currently registered, desires to be sponsored by another licensed veterinarian, application for transfer of registration ~~((to a new sponsoring veterinarian shall))~~ must be made on

forms provided by the board and be subject to the board's approval.

AMENDATORY SECTION (Amending WSR 95-04-083, filed 1/31/95, effective 3/3/95)

WAC 246-937-070 Termination of sponsorship. Upon termination of the working relationship, between the ~~((certified))~~ registered veterinary medication clerk and the sponsoring veterinarian, the sponsoring veterinarian shall notify the board in writing.

AMENDATORY SECTION (Amending WSR 95-04-083, filed 1/31/95, effective 3/3/95)

WAC 246-937-090 Grounds for denial, suspension, or revocation of registration. The board may suspend, revoke or deny the issuance or renewal of ~~((certification))~~ registration of any ~~((applicant and/or certified))~~ veterinary medication clerk and file its decision in the secretary's office if the ~~((applicant and/or certified))~~ veterinary medication clerk:

(1) Has employed fraud or misrepresentation in applying for or obtaining the ~~((certification))~~ registration;

(2) Has within ten years prior to the date of application been found guilty by any court of competent jurisdiction of violation of laws relating to the practice of veterinary medicine, surgery and dentistry, including, but not limited to:

(a) State or federal laws relating to the regulation of drugs;

(b) Chronic inebriety;

(c) Cruelty to animals;

(3) Has violated or attempted to violate any provision of chapter 18.92 RCW or any rule or regulation adopted pursuant to that chapter;

(4) Has assisted, abetted or conspired with another person to violate chapter 18.92 RCW, or any rule or regulation adopted pursuant to that chapter;

(5) Has performed any animal health care service not authorized by WAC 246-937-030.

WSR 02-02-045

EXPEDITED RULES

DEPARTMENT OF HEALTH

(Board of Hearing and Speech)

[Filed December 27, 2001, 11:35 a.m.]

Title of Rule: WAC 246-828-290 Purchaser recision rights.

Purpose: The rule identifies the recision amount determined by the Board of Hearing and Speech and restates the required language and format of the required purchase agreement used by hearing instrument fitter/dispensers in the sale of hearing instruments.

Statutory Authority for Adoption: RCW 18.35.161.

Statute Being Implemented: RCW 18.35.185(2).

Summary: This rule was amended on July 5, 1999, to identify the recision amount determined by the Board of Hearing and Speech and to simplify the required language of

the required purchase agreement. The amendment contained an error regarding the rescision within thirty days.

Reasons Supporting Proposal: The section as currently written is not in compliance with RCW 18.35.185 (1)(b) which indicates the rescision time is thirty days following delivery of the hearing instruments.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Department of Health, Board of Hearing and Speech, 1300 S.E. Quince, Olympia, WA 98504-7869, (360) 236-4917.

Name of Proponent: Board of Hearing and Speech, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 246-828-290 defines the receipt, disclosure and notice to buyer information that must be provided in the required purchase agreement. The proposed amendments will make the rule consistent with statute. Consistency between the rule and statute will reduce confusion and potentially save consumers money by allowing an appropriate time frame for returning hearing instruments.

Proposal Changes the Following Existing Rules: Change in language will make the rule consistent with the statute. The statute requires a rescision period of thirty days from delivery of the hearing instrument. Current rule states a rescision period of thirty days from date of signed agreement.

NOTICE

THIS RULE IS BEING PROPOSED UNDER 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 THE USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Traci Troutman, Program Manager, Department of Health, Board of Hearing and Speech, P.O. Box 47869, Olympia, WA 98504-7869, AND RECEIVED BY March 5, 2002.

Robert Nicoloff
Executive Director

[AMENDATORY SECTION (Amending WSR 99-08-103, filed 4/6/99)]

WAC 246-828-290 Purchaser rescision rights. In addition to the receipt and disclosure information required by RCW 18.35.030, 18.35.185, 63.14.040 and 63.14.120, every retail agreement for the sale of hearing instruments shall contain or have attached the following notice to buyer in twelve point type or larger. The language in part 1 under "Notice to Buyer" is intended to have the same legal effect as the notices required in RCW 63.14.040(2) and 63.14.120(3) and may be substituted for those notices.

The rights summarized in the "Notice to Buyer" must be made known to the purchaser before the contract is executed. The licensee or certificate holder must provide this "Notice to Buyer" in writing to the purchaser. The purchaser must dem-

onstrate knowledge of these rights by initialing each numbered section of the "Notice to Buyer" and by signing his or her name in the appropriate space following the "Notice to Buyer."

Notice to Buyer

Do not sign this agreement before you read it or if any spaces intended for the agreed terms are blank.

You are entitled to receive a copy of this agreement at the time you sign it.

The seller's business address must be shown on the agreement.

Section 1 CANCELLATION - WITHIN THREE DAYS

Purchaser's Initial

You may cancel this agreement within three days, without explaining your reasons, if the seller solicited it in person and you signed it at a place other than the seller's business address.

To cancel this agreement without explaining your reasons, you must notify the seller in writing that you are canceling the agreement. You may deliver the written notice to the seller at the seller's business address. Alternatively, you may send the written notice by certified mail, return receipt requested, to the seller at the seller's business address.

Your written notice must be mailed or delivered by midnight of the third business day after you signed this agreement.

Any merchandise you received under this agreement must be in its original condition. You must return it to the seller or make it available to the seller at the same place it was delivered to you.

The seller must refund to you all deposits, including any down payment, and must return to you all goods traded in as part of the agreement.

You will incur no additional liability for canceling the agreement.

Section 2 RESCISION - WITHIN THIRTY DAYS

Purchaser's Initial

You may rescind (or terminate) the agreement within thirty days, for reasonable cause. This thirty-day period is called the "rescision period."

To rescind this agreement, you must notify the seller in writing that you are rescinding the agreement for reasonable cause pursuant to RCW 18.35.185(1). (Reasonable cause does not include cosmetic concerns or a mere change of mind.) You may deliver the written notice to the seller at the seller's business address. Alternatively, you may send the written notice by certified mail, return receipt requested, to the seller at the seller's business address.

Your written notice must be mailed or delivered by midnight of the thirtieth day after you signed this agreement delivery of the hearing instrument.

Any merchandise you received under this agreement must be in its original condition, except for normal wear and tear. You must return it to the seller or make it available to the seller at the same place it was delivered to you.

The seller must refund to you all deposits, including any down payment, and must return to you all goods traded in as part of the agreement. However, for each hearing instrument

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you return, the seller may keep either one hundred fifty dollars or fifteen percent of the total purchase price, whichever is less. The seller also may deduct any costs incurred in making traded-in goods ready for resale.

The seller must refund your money and return your traded goods, or have them postmarked and in the mail to you, within ten business days after receiving your notice of rescision.

You will incur no additional liability for rescinding the agreement.

**Section 3 EXTENSION OF RESCISION PERIOD
Purchaser's Initial**

If you notify the seller within the thirty-day rescision period that your hearing instrument has developed a problem that constitutes reasonable cause to rescind the agreement or that prevents you from evaluating your hearing instrument, the seller must extend the rescision period. The rescision period stops running on the date you notify the seller of the problem and starts running again on the date the seller notifies you that your hearing instrument is ready for redelivery.

You and the seller may agree to a rescision period longer than thirty days.

Whenever the rescision period is extended, the seller must provide you written notice of the last date upon which you may demand a refund and return of traded goods.

Signature of Purchaser	Date
Signature of Seller	Date
Delivery Acknowledgment - Signature of Purchaser	Date

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

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 02-02-048
EXPEDITED RULES
DEPARTMENT OF HEALTH
(Board of Optometry)
[Filed December 27, 2001, 11:45 a.m.]**

Title of Rule: WAC 246-851-200 Dual acceptance of continuing education credits.

Purpose: Informational only, does not impose requirements.

Statutory Authority for Adoption: RCW 18.54.070(2).

Statute Being Implemented: RCW 18.54.070(2).

Summary: This rule was adopted in 1975 to inform licensees that continuing education credits used to satisfy requirements in other states could also be used to satisfy con-

tinuing education requirements in this state. This is no longer the practice, but at that time some states did not accept continuing education hours that were also used to meet continuing education requirements in another state.

Reasons Supporting Proposal: This rule was adopted as informational only. Because circumstances have changed, the rule is no longer necessary and should be repealed.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Judy Haenke, Program Manager, P.O. Box 47870, Olympia, WA 98504-7870, (360) 236-4947.

Name of Proponent: Board of Optometry, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule was adopted in 1975 as information only to inform licensees that continuing education credits used to satisfy requirements in other states could also be used to satisfy continuing education requirements in this state. Though no longer the case, at that time, some states may not have accepted continuing education hours that were also used to meet continuing education requirements in another state. This rule was adopted as information only and imposed no requirements on licensees. It should be repealed because circumstances have changed and it is no longer necessary.

Proposal Changes the Following Existing Rules: It repeals the rule.

NOTICE

THIS RULE IS BEING PROPOSED UNDER 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 THE USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Judy Haenke, Program Manager, Department of Health, P.O. Box 47870, Olympia, WA 98504-7870, (360) 236-4947, fax (360) 586-4359, AND RECEIVED BY March 5, 2002.

December 11, 2001

D. H. Williams

Executive Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-851-200	Dual acceptance of continuing education credits.
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EXPEDITED

WSR 02-02-064
EXPEDITED RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Filed December 28, 2001, 1:31 p.m.]

Title of Rule: Recreational fishing rules.

Purpose: Amend bottom fish rules.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Does not allow retention of yellow eye rockfish and halibut aboard the same vessel.

Reasons Supporting Proposal: Prohibits directed yellow eye rockfish fishing by halibut fishers.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930; Implementation: Lew Atkins, 1111 Washington Street, Olympia, 902-2651; and Enforcement: 1111 Washington Street, Olympia, 902-2373.

Name of Proponent: Department of Fish and Wildlife, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Halibut and yellow eye rockfish inhabit the same depths of water. Yellow eye rockfish stocks are severely depressed, and no incidental by-catch is available to be taken by the directed halibut fishery. Although some yellow eye will be taken during normal halibut fishing, the two fish occupy sufficiently different bottom types that halibut fishers would have to target bottom structure to take yellow eye in large numbers. It is anticipated this rule will prevent such targeting and reduce the mortality of yellow eye rockfish.

Proposal Changes the Following Existing Rules: Restricts yellow eye rockfish possession.

NOTICE

THIS RULE IS BEING PROPOSED UNDER 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 THE USE OF THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Evan Jacoby, Rules Coordinator, Fish and Wildlife, 600 Capitol Way North, Olympia, WA 98501-1091, AND RECEIVED BY March 25, 2002.

December 28, 2001

Evan Jacoby

Rules Coordinator

AMENDATORY SECTION (Amending Order 99-102, filed 7/20/99, effective 8/20/99)

WAC 220-56-255 Halibut—Seasons—Daily and possession limits. (1) It is unlawful to fish for or possess halibut taken for personal use except from:

(a) Catch Record Card Area 1: Open May 1 through September 30, unless closed earlier by emergency regulation. Minimum size limit 32 inches in length.

(b) Catch Record Card Area 2:

(i) Those waters south of the Queets River, north of 47° and east of 124°40'W - Open May 2 through September 30, unless closed earlier by emergency regulation.

(ii) All other open waters in Area 2 - Open May 2 through September 30, unless closed to fishing for halibut 12:01 a.m. of each Friday through 11:59 p.m. of each Saturday.

(iii) The following waters are closed to halibut fishing: Inside a rectangle defined by the following four corners: 47°19'0"N, 124°53'0"W; 47°19'00"N, 124°48'0"W; 47°16'0"N, 124°53'0"W; 47°16'0"N, 124°48'0"W.

(c) Catch Record Card Area 3 and those waters of Catch Record Card Area 4 west of the Bonilla-Tatoosh line: Open May 1 through September 30 unless closed by emergency regulation. Closed to fishing for halibut 12:01 a.m. of each Sunday through 11:59 p.m. of each Monday. The following area southwest of Cape Flattery is closed to halibut fishing at all times:

Those waters within a rectangle defined by the following four corners: 48°18'N, 125°11'W; 48°18'N, 124°59'W; 48°04'N, 125°11'W; 48°04'N, 124°59'W.

(d) Catch Record Card Area 4 east of the Bonilla-Tatoosh line and Catch Record Card Areas 5 through 13: May 27 through July 12 - Closed 12:01 a.m. Tuesday through 11:59 p.m. Wednesday of each week during the open period.

(2) Daily limit one halibut. The daily limit in Area 1 is the first halibut over 32 inches in length brought aboard the vessel.

(3) The possession limit is two daily limits of halibut in any form, except the possession limit aboard the fishing vessel is one daily limit.

(4) It is unlawful to possess halibut aboard any vessel that has yellow eye rockfish aboard.

EXPEDITED



WSR 02-02-053
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
[Filed December 27, 2001, 4:11 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-21-057.

Title of Rule: WAC 388-273-0020 Washington telephone assistance program.

Purpose: To clarify and align language to Washington Utilities and Transportation Commission rules on the same subject.

Statutory Authority for Adoption: RCW 74.08.090, 80.36.440.

Statute Being Implemented: RCW 80.36.410 through [80.36.]470.

Summary: This amendment eliminates the term "eligible telecommunications carrier"; and redefines "local exchange company."

Reasons Supporting Proposal: This change is necessary to make the language consistent with the Washington Utilities and Transportation Commission (WUTC) rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Grace Moy, ESA/CSD/WTAP, P.O. Box 45413, Olympia, WA 98504-5413, (360) 413-3107.

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 amendment eliminates the term "eligible telecommunications carrier"; and redefines "local exchange company." The change is necessary to make the language consistent with the Washington Utilities and Transportation Commission (WUTC) rules. The resulting rule clarifies terms, is easier to understand and aligns the language with the WUTC rules.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. A small business economic impact statement is not required because the rule is being adopted solely to clarify existing rule language.

RCW 34.05.328 does not apply to this rule adoption. No, the rule does not meet the definition of a significant legislative rule, per RCW 34.05.328 (5)(b)(iii).

Hearing Location: Blake Office Park - East (behind Goodyear Courtesy Tire), 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on February 5, 2002, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Andy Fernando, DSHS Rules Coordinator, by February 1, 2002, phone (360) 664-6094, TTY (360) 664-6178, e-mail fernaa@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 5:00 p.m., February 5, 2002.

Date of Intended Adoption: Not earlier than February 6, 2002.

December 21, 2001

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 01-09-023, filed 4/9/01, effective 6/1/01)

WAC 388-273-0020 Who ~~((may receive))~~ is eligible and how to apply for Washington telephone assistance program (WTAP). To receive WTAP benefits, you must:

(1) Be age eighteen or older or, if under eighteen, be the responsible head of household;

(2) Be receiving one of the following programs from us:

(a) Temporary assistance for needy families (TANF);

(b) State family assistance (SFA);

(c) General assistance;

(d) Refugee assistance;

(e) Food assistance;

(f) State Supplemental Security Income (SSI);

(g) Medical assistance, including Medicare cost sharing programs;

(h) Community options program entry system (COPES);

or

(i) Chore services.

~~((2) Be age eighteen or older or, if under eighteen, be the responsible head of household;))~~

(3) Apply to ((the)) a local exchange company ((that provides your local)) and request the lowest available flat rate telephone service at the WTAP rate. In exchange areas where wireline service is not available without service extension, you may apply to ~~((an eligible))~~ a wireless carrier;

(a) "Local exchange company" means ((an eligible telecommunication carrier providing local service, i.e., the)) a telephone company that is required by the Washington utilities and transportation commission to offer WTAP benefits and offers local calling, i.e., calling without long distance charges.

(b) "Flat rate service" is telephone service with a single monthly payment that allows unlimited local calling for a specified length of time. The local exchange flat rate includes any federal end user access charges and other charges necessary to obtain the service.

(4) ~~((Have the lowest available flat rate service; and~~

~~(5))) Have the local telephone service billed in your name.~~

WSR 02-02-057
PROPOSED RULES
DEPARTMENT OF
FISH AND WILDLIFE
[Filed December 27, 2001, 4:22 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-22-107.

Title of Rule: Financial procedures.

Purpose: Provide mechanism for handling dishonored checks and credit card transactions.

Other Identifying Information: Sets penalties, time for making transaction good, and effects if the error is not corrected.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Persons who issue an NSF check or invalid credit card transaction will have a \$30 dishonored instrument fee. They can correct the transaction within fifteen days, and the issuance will be valid except for mandatory commercial fishing license renewals, which have to renew during the calendar year. Department collection efforts will continue for one hundred twenty days, with a 1% per month late fee, after which the account is sent out for collection.

Reasons Supporting Proposal: Reduce NSF check issuance.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, 902-2930; Implementation: Jim Lux, 1111 Washington Street, Olympia, 902-2444; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, 902-2373.

Name of Proponent: Department of Fish and Wildlife, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes the procedure by which the department will handle dishonored checks and credit card transactions, and is adopted in conformity with OFM Financial and Administrative Policies, Regulations and Procedures Manual, Sections 2.2.4.3.3 through 2.2.4.3.6. This rule is intended to discourage persons from issuing NSF checks to the department for the purchase of commercial and recreational licenses. Persons will have fifteen days to make the NSF check good, during which period the license will remain valid. If a commercial licensee does not make the check good within fifteen days, any landing will be treated as having been made without a valid license, and the person will be subject to a commercial fishing citation. If a recreational licensee does not make the check good, any animals taken by that person will be treated as taken without a valid license, and the person may be subject to a big game, small game, or fishing citation. The fifteen day grace period does not apply to persons who are required to renew a license within a current year to be eligible for subsequent licensing, as RCW 77.65.050 allows the director to issue a license only if accompanied by the required fee.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

1. Description of the Reporting, Record-keeping, and Other Compliance Requirements of the Proposed Rule: No reporting or record keeping is required. Compliance is making good an NSF check.

2. Kinds of Professional Services That a Small Business is Likely to Need in Order to Comply with Such Requirements: None required.

3. Costs of Compliance for Businesses, Including Costs of Equipment, Supplies, Labor, and Increased Administrative Costs: There is a \$30 administrative fee for handling the NSF check. If not corrected, there is a 1% per month finance charge during department collection attempts. Additional costs may occur if the check is sent out for collection.

4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue? No.

5. Cost of Compliance for the 10% of Businesses That are the Largest Businesses Required to Comply with the Proposed Rules Using One or More of the Following as a Basis for Comparing Costs:

- Cost per employee;
- Cost per hour of labor; or
- Cost per one hundred dollars of sales.

There are no differential costs. During 2001, a total of seven NSF checks were received from approximately 2,000 commercial licensees.

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: There are no differential costs between small businesses and any other businesses.

7. A Description of How the Agency Will Involve Small Businesses in the Development of the Rule: Notification, solicitation of public comments, and public testimony.

8. A List of Industries That Will Be Required to Comply with the Rule: Commercial licensees.

A copy of the statement may be obtained by writing to Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2930, fax (360) 902-2155.

RCW 34.05.328 does not apply to this rule adoption. Not hydraulics rules.

Hearing Location: Natural Resources Building, 1111 Washington Street, Olympia, on February 8-9, 2002, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 18, 2002, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, fax (360) 902-2155, by February 1, 2002.

Date of Intended Adoption: February 8, 2002.

December 27, 2001

Evan Jacoby

Rules Coordinator

NEW SECTION

WAC 220-20-075 License sales—Dishonored check and credit card transaction penalties. All license sales by the department, and by department contract vendors in the case of non-salmon delivery licenses, are subject to the following provisions.

(1) Definitions. The following definitions apply to this section:

(a) "Collection procedures" means sending a payment on demand notice thirty, sixty, and ninety days after the Notice of Dishonored Instrument has been sent, during which period the person who issued the check or used the credit card will accrue a one per cent per month interest fee in addition to the

dishonored instrument fee. If the accrued fees have not been paid within thirty days after the mailing of the ninety day notice, the account will be turned over for collection.

(b) "Dishonored instrument" means a check issued to the department for purchase of a license that has been returned for any reason, including but not limited to insufficient funds or closed account, or a credit card transaction with the department for purchase of a license that is not approved by the entity that issued the credit card.

(c) "Dishonored instrument fee" means the additional fee required to be paid for a license that was paid for with a dishonored instrument. The dishonored instrument fee is thirty dollars (\$30.00).

(d) "Notice of Dishonored Instrument" means the notice sent to a person who attempted purchase of a license with a dishonored instrument. This notice will be mailed to the person at the address given at the time of the license transaction.

(2) Commercial license sales:

(a) All commercial license sales will be made through the Olympia licensing office, except for non-salmon delivery licenses, which will also be sold through department-approved contract vendors at selected ports.

(b) Commercial licensees who tender a dishonored instrument to the department will not be issued another commercial license of any kind until the license fee, dishonored instrument fee, and, if applicable, interest and collection fees, have been paid.

(c) Commercial licensees who have tendered a dishonored instrument may only replace the dishonored instrument and pay the dishonored instrument fee, and any future license purchases, by cash, certified check or money order for the subsequent two licensing years after the licensing year in which the dishonored instrument was issued.

(d) Except for commercial fishing licenses which require annual renewal in order to purchase subsequent year licenses, commercial licensees who have tendered a dishonored instrument have fifteen days from the mailing date of the Notice of Dishonored Instrument to pay the license and dishonored instrument fee, during which period the license will remain valid if the payment is received by the department by 5:00 p.m. on the fifteenth day, or by 5:00 p.m. on the next working day if the fifteenth day falls on a weekend or holiday. If the fees are not presented within fifteen days, the license will be voided as of the date of issuance, and any deliveries that have been made under the license will be treated as deliveries without a valid license.

(e) Commercial fishing licensees who are renewing a license which requires annual renewal in order to be renewed in a subsequent year, and who tender a dishonored instrument, must pay the license fee and the dishonored instrument fee by December 31st in order to have a valid license for purposes of subsequent renewal.

(f) Commercial licensees who do not replace a dishonored instrument within fifteen days are subject to collection procedures.

(g) Fishers who deliver shellfish of food fish other than salmon on a non-salmon delivery license, which license has been paid for with a dishonored check from the contract vendor are not subject to the penalties of this section.

(3) Recreational license sales:

(a) Recreational licensees who have tendered a dishonored instrument have fifteen days from the mailing date of the Notice of Dishonored Instrument to pay the license and dishonored instrument fee, during which period the license will remain valid if the payment is received by the department by 5:00 p.m. on the fifteenth day, or by 5:00 p.m. on the next working day if the fifteenth day falls on a weekend or holiday. If the fees are not presented within fifteen days, the license will be voided as of the date of issuance, and any recreational activities that occurred within the fifteen days will be treated as having occurred without having a valid license, tag or permit.

(b) Recreational licensees who have tendered a dishonored instrument may only replace the dishonored instrument and pay the dishonored instrument fee, and, if applicable, interest, by cash, certified check or money order.

(c) Recreational licensees who do not replace a dishonored instrument within fifteen days are subject to collection procedures.

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 02-02-058

PROPOSED RULES

DEPARTMENT OF

FISH AND WILDLIFE

[Filed December 27, 2001, 4:44 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-22-109.

Title of Rule: Aquaculture disease control.

Purpose: Amend definitions and amend shellfish aquaculture disease control rules.

Statutory Authority for Adoption: RCW 77.12.047.

Summary: Defines "terminal quarantine facility" and adds department flexibility to waive applicant disease certification requirement when utilizing a terminal quarantine facility.

Reasons Supporting Proposal: Provides greater flexibility and reduced costs to researchers who are importing shellfish species for research purpose when receiving facilities meet the defined requirements of terminal quarantine; also, reduces administrative burdens on department to provide greater staff efficiencies.

Name of Agency Personnel Responsible for Drafting: Morris Barker, 1111 Washington Street, Olympia, (360) 902-2826; Implementation: Lew Atkins, 1111 Washington Street, Olympia, (360) 902-2651; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, (360) 902-2373.

Name of Proponent: Department of Fish and Wildlife, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule defines a type of facility for quarantine purposes and provides department flexibility on the requirements to require disease free tissue certification when used in

a approved terminal quarantine facility. The purpose is to provide efficiency and flexibility at reduced cost to researchers importing study specimens and reduces risk to the state from introductions of diseases and pests. The effect is to maintain safe handling practices for study specimens and provide a more efficient process for importing specimens for research purposes.

Proposal Changes the Following Existing Rules: Defines a terminal quarantine facility and allows the department flexibility to waive tissue certification to reduce cost to the researcher and provide more efficient state service under the circumstance of importing into an approved terminal quarantine facility.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

1. Description of the Reporting, Record-keeping, and Other Compliance Requirements of the Proposed Rule: No reporting, record keeping or compliance is required. The allowed activity is optional.

2. Kinds of Professional Services That a Small Business is Likely to Need in Order to Comply with Such Requirements: None required - optional choice.

3. Costs of Compliance for Businesses, Including Costs of Equipment, Supplies, Labor, and Increased Administrative Costs: None required - optional choice that could save participants money and time.

4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue? No - may actually increase revenue for those who elect to utilize this option.

5. Cost of Compliance for the 10% of Businesses That are the Largest Businesses Required to Comply with the Proposed Rules Using One or More of the Following as a Basis for Comparing Costs:

- a. Cost per employee;
- b. Cost per hour of labor; or
- c. Cost per one hundred dollars of sales.

No compliance costs as rule is optional not required.

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: The department worked with an advisory group (academics, private researchers and shellfish industry representatives) on this subject to reach consensus on the proposed rules that provided optional choices rather than blanket requirements.

7. A Description of How the Agency Will Involve Small Businesses in the Development of the Rule: The department will hold a public hearing in February 2002 where small business and the public can provide testimony on the rules.

8. A List of Industries That Will Be Required to Comply with the Rule: [No information supplied by agency.]

A copy of the statement may be obtained by writing to Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2930, fax (360) 902-2155.

RCW 34.05.328 does not apply to this rule adoption. Not hydraulic rules.

Hearing Location: Natural Resources Building, 1111 Washington Street, Olympia, WA, on February 8-9, 2002, at 8 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 21, 2002, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98501-1091, fax (360) 902-2155, by February 6, 2002.

Date of Intended Adoption: February 8, 2002.

December 27, 2001

Evan Jacoby

Rules Coordinator

AMENDATORY SECTION (Amending Order 01-128 [01-281], filed 12/21/01, effective 1/21/02)

WAC 220-77-020 Definitions—Aquaculture disease control. For purposes of this chapter, the following definitions apply:

(1) "Aquaculture products" are defined as private sector cultured aquatic products propagated, farmed, or cultivated on aquatic farms under the supervision and management of an aquatic farmer, or such products naturally set on lands under the active supervision and management of an aquatic farmer.

(2) "Disease" is defined as infection, contagious disease, parasite, or pest, occurring on or within the aquaculture product, or other shellfish or finfish, or on or within the water or substrate associated with the aquaculture product, shellfish, or finfish, or an occurrence of significant mortality suspected of being of an infectious or contagious nature.

(3) "Finfish" is defined as live fish, fish eggs, or fish gametes, but not to include aquaria species commonly sold in the pet store trade when raised in containers that do not discharge to the waters of the state, indigenous marine baitfish, or mosquito fish.

(4) "Shellfish" is defined as all aquatic invertebrates except insects.

(5) "Epizootic" is defined as the occurrence of a specific disease which can be detected in fifty percent of the mortality or moribund individual fish in an affected container or shellfish on an affected bed or within an affected population, and which results in an average daily mortality of at least one-half of one percent of the affected individual fish for five or more days in any thirty-day period.

(6) "Marine plant" is defined as nonvascular plants belonging to the phyla Chlorophyta, Phaeophyta, or Rhodophyta and vascular plants belonging to the family Zosteraceae when growing in marine or estuarine waters, and includes the seeds, spores, or any life-history phase of the plants.

(7) "Working day" is defined as any day other than Saturday, Sunday, or a Washington state holiday.

(8) "Department" is defined as the department of fish and wildlife.

(9) "Quarantine" is defined as isolation of the organism in a department approved facility.

(10) "Pest" is defined as parasite, parasitoid, predator, or fouling agent.

(11) "Established species" is defined as a species that has been propagated through aquaculture for at least ten years in

Washington, or a species naturally reproducing within Washington.

(12) "West coast commerce region" is defined as the states of Alaska, California, Oregon, and Washington and the province of British Columbia.

(13) "Kelp" is defined as any species of brown algae of the order Laminariales.

(14) "Class A shellfish disease" is defined as an infectious disease which can cause significant mortality or loss of condition or quality in affected shellfish.

(15) "Class B shellfish disease" is defined as an infectious disease which is not known to cause significant mortality or loss of condition or quality in affected shellfish.

(16) "Market ready shellfish" are defined as aquatic invertebrate species which are intended for immediate human consumption and will not be placed into or come in contact with state waters.

(17) "Authorized finfish inspector" shall be defined as the individual who conducts or supervises testing in an authorized laboratory and attests to the results obtained. This individual signs/cosigns inspection and diagnostic reports and health certificates. The director shall maintain and provide upon request a roster of authorized finfish inspectors. An authorized finfish inspector shall be currently recognized by one of the following entities: The American Fisheries Society, Fish Health Section (either as Fish Health Inspector or Fish Pathologist); United States Fish and Wildlife Service, Title 50 Inspector; Canadian Department of Fisheries and Oceans, Fish Health Official or Inspector; Supervising veterinarian in a laboratory accredited by the American Association of Veterinary Laboratory Diagnosticians (AAVLD)

(18) "Laboratory inspection report" is defined as the written results of testing conducted by an authorized finfish inspector.

(19) "Lot of fish" shall be defined as a group of fish of the same species and age that originated from the same spawning stock and share a common water supply.

(20) "Regulated finfish pathogens" are defined as the following pathogens which, upon initial detection within Washington state, or detection from a site within Washington state that has been pathogen-free for three or more years, require notification within one working day to the fish health unit of the department, who will, in turn, notify the state veterinarian of the detection:

(a) Viruses:

- (i) Infectious hematopoietic necrosis virus;
- (ii) Infectious pancreatic necrosis virus;
- (iii) Viral hemorrhagic septicemia virus;
- (iv) Oncorhynchus masou virus; and
- (v) Infectious salmon anemia virus.

(b) Parasite: *Myxobolus cerebralis*.

(21) "Terminal quarantine facility" is defined as a department-approved quarantine facility where imported aquatic invertebrates are held for research purposes only, with minimal risk that the organisms will be released or that untreated quarantine facility holding waters will co-mingle with state waters. The operation plan of the quarantine facility must be approved by the department prior to the introduction of any organisms. At the conclusion of the research, the organisms held in quarantine shall be destroyed and all

waters and waste disinfected and disposed of using methods approved by the department.

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

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 97-56, filed 4/2/97, effective 5/3/97)

WAC 220-77-040 Shellfish aquaculture disease control. (1) It is unlawful for any person to import into Washington or possess live imported aquatic invertebrates, except market ready shellfish, without first obtaining an aquatic invertebrate import permit issued by the department. A copy of the permit shall accompany the aquatic invertebrates at all times within the state of Washington, and must be presented upon request to department employees.

(2) The director shall appoint a seven-member advisory committee consisting of one representative each from the department, the department of agriculture, the aquatic farmers of Washington, the federally recognized treaty tribes, private displays of aquatic invertebrates, aquatic invertebrate ecologists, and aquatic invertebrate disease control specialists. The committee will advise the department on importation of aquatic invertebrates, make recommendations on classification of shellfish diseases, and review department policy. Recommendations of the committee are not binding on the commission or director.

(3) Established species from existing import areas with current disease free tissue certification from areas of origin free of Class A shellfish diseases are eligible for continued importation.

(a) An additional disease free tissue certification must be submitted every three years. The department will waive the certification requirement if there is sufficient information that the source area is free of Class A shellfish diseases.

(b) Additional disease free certification may be required upon discovery or reports of disease at the geographic source.

(4) Established species from new areas of origin are eligible for import if health history documentation and disease free tissue certification are provided to the department. Import into quarantine is required for imports originating from outside the west coast commerce region.

(a) Conditional importation approval will be initiated by permit application.

(b) Presence of any Class A shellfish disease in the area of origin will result in denial of conditional approval.

(c) At least one additional disease free certification will be required during the first year of importation. In the absence of disease during the first year of importation, established species will be eligible for continued importation, and the provisions of subsection (3) of this section will apply.

(5) Nonestablished species for which a health history documentation and disease free tissue certification have been initiated by permit application are eligible for importation only into quarantine.

A SEPA check list is required for any importation of a new species.

(6) Health history documentation will be based on available documentation over the five years prior to application for an import permit, unless a longer documentation is required for cause, and is required to be provided by the applicant. Disease free tissue certification is required from representative invertebrates proposed for import, and must be certified by a department-approved invertebrate health care professional. Disease-free tissue certification may be waived for aquatic invertebrate species placed into a terminal quarantine facility upon approval of an aquatic invertebrate import permit application.

(7) Department employees may inspect quarantine facilities used for permitted shellfish imports at reasonable times without prior notification.

(8) Importers are required to immediately report to the department any epizootic, significant mortality potentially attributable to an infectious disease or discovery of a Class A shellfish disease in an approved source area. The report is required to be made within 24 hours of the event or discovery. Annual reporting of the presence or absence of Class A or Class B shellfish diseases may be a condition of any permit.

(9) Violation of these rules or the conditions of the permit, confirmation of a Class A shellfish disease at the geographic source, or verification of a substantial shellfish mortality at the geographic source may result in the suspension or revocation of the import permit.

In the event of denial, suspension, or revocation of an import permit, the affected party may appeal through the Administrative Procedure Act. A suspended or revoked permit will remain suspended or revoked during the appeal process.

WSR 02-02-061
PROPOSED RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Filed December 28, 2001, 10:23 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-18-070.

Title of Rule: Commercial fishing rules.

Purpose: Amend marine fish rules.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Sets seasons, limits and catch areas for bottom fish and forage fish.

Reasons Supporting Proposal: Protection of shark populations, protection of spawning Pacific cod, clarification of forage fish gear, and allocation of smelt resource.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, (360) 902-2930; Implementation: Lew Atkins, 1111 Washington Street, Olympia, (360) 902-2651; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, (360) 902-2373.

Name of Proponent: Department of Fish and Wildlife.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Six-gill shark populations are depressed and in need of total protection. Dogfish shark populations have declined, and nontargeted bycatch will be eliminated to preserve these stocks. The Pacific cod trawl fishery is restricted early in the year to protect spawning stocks. Since little trawl effort occurs on these stocks prior to May 1st, the anticipated effect is minimal. The dogfish shark seasons are reduced, as allocation between user groups, as well as lower allowable fishery harvest targets, could cause over-fishing the Puget Sound stocks. Clarification of use of dip net gear will continue use of such gear as dip nets, but not allow dip nets to be used as gill net or trawl gear. Angler and commercial conflicts at Ross Point have escalated, and the ALEA lands area will be allocated to recreational catch. By expanding the commercial exclusion zone for smelt fishing, it will provide for an orderly fishery.

Proposal Changes the Following Existing Rules: Shark retention is limited, Pacific cod trawl season shortened, dogfish seasons are reduced, dip net use is clarified, and a smelt commercial exclusion zone is increased.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

1. Description of the Reporting, Record-keeping, and Other Compliance Requirements of the Proposed Rule: None.

2. Kinds of Professional Services That a Small Business is Likely to Need in Order to Comply with Such Requirements: None.

3. Costs of Compliance for Businesses, Including Costs of Equipment, Supplies, Labor, and Increased Administrative Costs: None.

4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue? In the short term there will be less harvest opportunity for some species of marine fish in Puget Sound. However, adoption of these rules will provide long-term conservation benefits for these species of marine fish and, hence, provide long-term economic benefits to the affected fishing businesses.

5. Cost of Compliance for the 10% of Businesses That are the Largest Businesses Required to Comply with the Proposed Rules Using One or More of the Following as a Basis for Comparing Costs:

- a. Cost per employee;
- b. Cost per hour of labor; or
- c. Cost per one hundred dollars of sales.

We identified thirty-three fishing businesses active in 2001 which could be impacted by these proposals. The four largest of these businesses reported a total of \$552,000 in fishing revenue in 2001 (through early December). Based on fishing patterns in 2001, the short term impact of adoption of these proposed rules based on \$100 in sales:

Sixgill shark-	\$0 per \$100
Surf smelt-	\$0 per \$100
Dogfish and Pacific cod-	\$3 per \$100

Estimated cost of compliance and 2001 revenue for the 10% largest businesses impacted by these proposals:

BOAT NUMBER	COST OF REGULATIONS (thousands of \$)	2001 FISHING REVENUE (thousands of \$)
1	0	130.8
2	6.9	130.9
3	9.6	133.9
4	1.2	156.4
TOTAL	17.7	552.0

Boat numbers are fictional to ensure confidential nature of economic data.

These costs are short term and assume "worse-case" conditions, i.e., that businesses are unable to replace lost fishing opportunity with fishing in new areas or times or fishing for alternate species.

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: These rules are intended to provide needed conservation for selected species of fish in Puget Sound. The proposed rules were drafted to minimize the impact on harvest of other species to the extent practical.

7. A Description of How the Agency will Involve Small Businesses in the Development of the Rule: The Department of Fish and Wildlife is planning a series of public/industry meetings to discuss the proposed rules. These meetings will be held in January 2002, prior to consideration of the proposed rules by the Fish and Wildlife Commission in February 2002. Ideas and changes developed at the workshops will be evaluated by the staff and the proposed rules may be changed in accordance with these suggestions. Additionally, affected persons may present written and oral testimony directly to the Fish and Wildlife commission prior to the decision on these proposals.

8. A List of Industries That will be Required to Comply with the Rule: Commercial fishing industry in Puget Sound. Those businesses using setnet, setline and bottom trawl gear will be most affected.

A copy of the statement may be obtained by writing to Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2930, fax (360) 902-2155.

RCW 34.05.328 does not apply to this rule adoption. Not hydraulics rules.

Hearing Location: Natural Resources Building, 1111 Washington Street, Olympia, WA 98501-1091 on February 8-9, 2002, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 18, 2002, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98501-1091, fax (360) 902-2155, by February 1, 2002.

Date of Intended Adoption: February 8, 2002.

December 28, 2001

Evan Jacoby
Rules Coordinator

AMENDATORY SECTION (Amending WSR 98-05-043, filed 2/11/98, effective 3/14/98)

WAC 220-48-005 Puget Sound bottomfish—General provisions. (1) It is unlawful to possess any English sole less than 12 inches in length taken by any commercial bottomfish gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas.

(2) It is unlawful to possess any starry flounder less than 14 inches in length taken by any commercial bottomfish gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas.

(3) It is unlawful to possess lingcod taken with any commercial gear the entire year in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 23D, 24A, 24B, 24C, 24D, 25B, 25C, 25D, 26A, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D.

(4) It is unlawful to possess any lingcod less than 26 inches in length or greater than 40 inches in length taken by any commercial gear in all state waters east of the Bonilla-Tatoosh line.

(5) It is unlawful to possess lingcod taken by any commercial gear from June 16 through April 30 in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 21B, 22A, 22B, 23A, 23B, 23C, 25A, 25E, and 29.

(6) It is unlawful to possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-063 and 220-52-066.

(7) Incidental catch.

(a) It is lawful to retain bottomfish taken incidental to any lawful salmon fishery, provided the bottomfish could be lawfully taken.

(b) It is unlawful to retain salmon or sturgeon taken incidental to any lawful bottomfish fishery in Puget Sound.

(c) It is unlawful to retain any species of shellfish taken incidental to any bottomfish fishery in Puget Sound, except that it is lawful to retain octopus and squid.

(d) It is unlawful to retain any whiting taken incidental to any bottomfish fishery in Catch Areas 24B, 24C or 26A except using pelagic trawl gear when these areas have been opened by the director for a directed whiting fishery.

(8) A vessel trip is defined as having occurred upon the initiation of transfer of catch from a fishing vessel.

(9) Pacific cod.

(a) It is unlawful to discard any Pacific cod taken by any commercial fishing gear.

(b) All Pacific cod taken by a commercial gear shall be landed at a licensed commercial dealer.

(10) Sablefish. It is unlawful to take more than 300 pounds of sablefish per vessel trip or more than 600 pounds of sablefish per two-month cumulative limit from open Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas. A two-month cumulative limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel per two-fixed calendar month period. The fixed two-month periods are January-February, March-April, May-June, July-August, September-October and November-December.

(11) Sixgill shark. It is unlawful to retain sixgill shark taken by commercial fishing gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas.

(12) Dogfish shark. It is unlawful to retain dogfish shark taken from any Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area that is not open to either a dogfish set net fishery under WAC 220-48-029, or a set line fishery under WAC 220-48-031.

AMENDATORY SECTION (Amending Order 01-58, filed 4/18/01, effective 5/19/01)

WAC 220-48-015 Beam trawl and bottom trawl—Seasons. (1) It is lawful to fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 22A, 22B, 23A, 23B, 23C, 25A, and 25B the entire year with the following exceptions:

(a) Those waters of Area 20A east of a line projected from Point Whitehorn to Sandy Point are closed the entire year.

(b) Those waters of Area 20A within an area bounded by lines from Lilly Point to Birch Point and from the southwest corner of Point Roberts to Point Whitehorn to where these two lines are intersected by a line south from Kwomais Point in British Columbia and a line from Lilly Point to the north Alden Bank buoy are closed April 15 through May 31.

(c) Those waters of Area 20A within an area bounded by lines from Lilly Point to Birch Point and Lilly Point to the north Alden Bank buoy to where those lines are intersected by a line projected approximately 230 degrees south from Birch Point to Alden Point on Patos Island are closed June 1 through June 30.

(d) Areas 20A, 20B, 21A, 22A and 22B are closed to all trawl fishing in waters less than 30 feet deep.

(e) Areas 20A, 20B, 21A, 22A and 22B are closed in waters deeper than 40 fathoms from 12:01 a.m. September 15 through December 31 except if the Pacific cod quota for these waters has not been taken by September 15, these waters may be opened by emergency rule for the taking of the Pacific cod quota.

(f) Area 23C is closed to otter trawl fishing the entire year in waters shallower than 50 fathoms and is closed to beam trawl fishing in waters less than 60 feet deep.

(g) Area 23C is closed to otter trawl Wednesday, Saturday and Sunday, (~~January~~) May 1 through August 31, and closed to all otter trawl January 1 through April 30 and September 1 through December 31.

(2) It is lawful to fish for and possess bottomfish taken with beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 23A, 23B, 25A and 25B the entire year with the following exceptions:

(a) All of Area 25A is closed February 1 through April 15 of each year.

(b) Those waters of Area 25A lying southerly and westerly of a line projected from Kipot Point to Gibson Spit (Sequim Bay) are closed the entire year.

(c) Areas 23A, 25A and 25B are closed to beam trawl fishing in waters less than 60 feet deep.

(3) It is unlawful to fish for or possess bottomfish taken with otter trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 23A, 23B, 25A and 25B the entire year.

(4) It is unlawful to take, fish for or possess bottomfish taken with bottom trawl or beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 21B, 23D, 24A, 24B, 24C, 24D, 25C, 25D, 25E, 26A, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, 28D, and 29 the entire year.

(5) It is unlawful to take more than 500 pounds of rockfish with beam trawl and bottom trawl gear during any vessel trip in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas.

AMENDATORY SECTION (Amending Order 91-39, filed 6/14/91, effective 7/15/91)

WAC 220-48-029 Set net—Dogfish—Seasons. It is lawful to take, fish for and possess dogfish and other species of bottomfish, except halibut, salmon and shellfish, taken with dogfish set net gear for commercial purposes in the following Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas during the seasons designated below:

(1) Areas 20A and 20B - November 1 through June 15.

(2) Area 21A - March 1 through June 15.

(3) Areas 21B, 22A, 22B, 23A, and 23B - Closed all year.

(4) Areas 23C and 23D - (~~Open all year~~) January 1 through September 15.

(5) Areas 24A, 24B, and 24D - (~~Open all year~~) January 1 through September 15.

(6) Area 24C - (~~Open all year~~) January 1 through September 15, except those waters south of a line projected due east of East Point on Whidbey Island are closed all year.

(7) Areas 25A, 25B and that portion of Area 25C west of a line from Twin Spits to the Port Gamble Millstack - (~~Open all year~~) January 1 through September 15.

(8) Area 25D and that portion of 25C east of line from Twin Spits to the Port Gamble Millstack - Closed all year.

(9) Area 25E - Closed all year (~~except by permit issued by the director~~).

(10) Area 26A - (~~Open all year~~) January 1 through September 15, except those waters southerly and westerly of a line between the ferry dock at Mukilteo and the ferry dock at Clinton are closed all year.

(11) Area 26B - (~~Open all year~~) January 1 through September 15 except those waters provided for in WAC 220-20-020(4) (Shilshole Bay) are closed at all times and those waters west of a line from Point Jefferson to Point Monroe are closed from January 1 to April 15. Those waters west of a line projected 178 degrees true from the end of the Indianola dock to the landfall on the south shore of Port Madison are closed at all times.

(12) Area 26C - Open April 16 through December 31, except those waters north of a line projected true east of Point Bolin and those waters west of a line projected 178 degrees true from the end of the Indianola dock to the landfall on the south shore of Port Madison are closed at all times.

(13) Area 26D - (~~Open all year~~) January 1 through September 15, except Quartermaster Harbor and those waters

south of lines projected from Dash Point to Point Piner on Maury Island and from Point Dalco true west to the Kitsap Peninsula are closed all year.

(14) Areas 27A, 27B, and 27C - ~~((Open all year))~~ January 1 through September 15.

(15) Area 28A - ~~((Open all year))~~ January 1 through September 15, except those waters north of a line projected true east of Fox Point on Fox Island, and east of a line projected due north from the northwest tip of Fox Island are closed all year.

(16) Areas 28B, 28C, and 28D - ~~((Open all year))~~ January 1 through September 15 except those waters provided for in WAC 220-20-010(6) (upper Carr Inlet).

(17) Area 29 - ~~((Open all year))~~ January 1 through September 15.

AMENDATORY SECTION (Amending WSR 98-05-043, filed 2/11/98, effective 3/14/98)

WAC 220-49-013 Herring, anchovy and smelt fishing—Dip bag net. (1) Lawful **dip bag net** gear in the Puget Sound herring and anchovy fisheries shall not exceed 18 square feet. Lawful dip bag net gear in the Puget Sound smelt fishery shall not exceed 36 inches across the frame. It is unlawful to operate a dip net from a vessel under power, and it is unlawful to operate more than one dip net at one time.

(2) Licensing:

(a) A smelt dip bag net fishery license is a license required to operate the gear provided for in this section and allows the operator to retain smelt and anchovy.

(b) A herring dip bag net fishery license is a license required to operate the gear provided for in this section and allows the operator to retain herring.

AMENDATORY SECTION (Amending WSR 98-05-043, filed 2/11/98, effective 3/14/98)

WAC 220-49-056 Smelt fishing—Seasons. It shall be unlawful to take, fish for or possess smelt for commercial purposes in Puget Sound except during the following seasons:

(1) Areas 20A and 21A - July 1 to April 15.

(2) Area 22B - November 1 to April 15.

(3) Areas 24A, 24B, 24C, and 24D - July 1 to April 15.

(4) Areas 25A and 25E - November 1 to April 15.

(5) Areas 26B, 26C, 26D, 27B, 27C, 28B, and 28C - October 1 to April 15 except those waters ~~((within 200 feet of shore adjacent to department property at Ross Point in Area 26C are closed to commercial smelt harvest))~~ of Sinclair Inlet west of a line due south from the ferry dock in Bremerton.

(6) Areas 28A and 28D - September 1 to April 15.

(7) All other areas open the entire year.

WSR 02-02-072
PROPOSED RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Filed December 28, 2001, 4:32 p.m.]

Supplemental Notice to WSR 01-21-126.

Preproposal statement of inquiry was filed as WSR 01-18-070.

Title of Rule: Commercial fishing rules.

Purpose: Amend marine protected area rules.

Statutory Authority for Adoption: RCW 77.12.047.

Statute Being Implemented: RCW 77.12.047.

Summary: Establish three conservation areas, two marine preserves, and change one marine preserve into a conservation area.

Reasons Supporting Proposal: Protection of bottom fish populations, particularly rockfish.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, (360) 902-2930; Implementation: Lew Atkins, 1111 Washington Street, Olympia, (360) 902-2651; and Enforcement: Bruce Bjork, 1111 Washington Street, Olympia, (360) 902-2373.

Name of Proponent: Department of Fish and Wildlife, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Marine preserves have been shown to enhance fish life both within the preserve and in adjacent waters. The department is proposing conservation areas at Keystone, Admiralty Head and Rosario Beach, which will prohibit all take of crab, and at Zee's Reef, which will only allow harvest of fish and shellfish. The department is proposing marine preserves at Scatchet Head, which will only allow harvest of crab, and at Zee's Reef, which will only allow harvest of salmon with recreational fly fishing gear. Sund Rock, currently a marine preserve allowing salmon fishing, is changed to a conservation area, as incidental take of protected species has been observed. The anticipated effects will be an increase in the number and size of rockfish in the marine protected areas, and a corresponding increase in stocks in adjacent waters.

Proposal Changes the Following Existing Rules: Changes Sund Rock Marine Preserve to a conservation area.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

1. Description of the Reporting, Record-keeping, and Other Compliance Requirements of the Proposed Rule: There are no reporting or record-keeping requirements in the proposed rule.

2. Kinds of Professional Services That a Small Business is Likely to Need in Order to Comply with Such Requirements: None.

3. Costs of Compliance for Businesses, Including Costs of Equipment, Supplies, Labor, and Increased Administrative Costs: None.

4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue? The rule is not expected to produce

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a loss of revenue for any commercial fishing operation in the area. The total allowable catch for all species will remain the same for the Puget Sound and Hood Canal area following establishment of these conservation areas and preserve. Total commercial catch for the basins involved will not be affected by the establishment of the conservation areas or the marine preserves, although nontribal fishers will be displaced geographically.

Keystone is a relatively small site close to the jetty at Fort Casey State Park that has not been subject to commercial interest in the past. For several years, it has been marked on the uplands as an underwater park by parks and recreation staff. The other areas are all predominantly rocky habitat and not ideal areas for commercial salmon fishing. Other fisheries of interest in these sites are the commercial urchin and cucumber fisheries. No harvest guidelines or quotas for any species will be changed based on the proposed closures. Therefore the catch for commercial fishers will remain the same. Well more than 80% of the rocky habitat will remain open in each major basin of Puget Sound if all proposed areas are closed. Based on the lack of change in harvest quotas and on the majority of the rocky habitat staying open, no significant impact on any commercial fishery is anticipated.

5. Cost of Compliance for the 10% of Businesses That are the Largest Businesses Required to Comply with the Proposed Rules Using One or More of the Following as a Basis for Comparing Costs:

- a. Cost per employee;
 - b. Cost per hour of labor; or
 - c. Cost per one hundred dollars of sales.
- No cost.

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: There are no costs for this rule.

7. A Description of How the Agency Will Involve Small Businesses in the Development of the Rule: A. Several public meetings will be held to discuss these sites and the appropriate rules.

The meetings are as follows:

Silverdale, at 5:30 p.m. - 8:30 p.m., January 17, Westpark Community Center;

Bellingham, at 5:30 p.m. - 8:30 p.m., January 22, Squalicum Boat House;

Mill Creek, at 5:30 p.m. - 8:30 p.m., January 24, Region 4/Mill Creek Office; and

Olympia, at 5:30 p.m. - 8:30 p.m., January 29, Conference Room 175A.

B. Public hearings during the WDFW commission rule adoption process.

Public testimony was taken by the commission during the recreational rule adoption process at the December 2001 hearing.

Testimony on the commercial closures will be taken at the February meeting of the WDFW commission.

8. A List of Industries That Will Be Required to Comply with the Rule: All commercial fishers must comply.

A copy of the statement may be obtained by writing to Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, phone (360) 902-2930, fax (360) 902-2155.

RCW 34.05.328 does not apply to this rule adoption. Not hydraulics rules.

Hearing Location: Natural Resources Building, 1111 Washington Street, Olympia, on February 8-9, 2002, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 18, 2002, TDD (360) 902-2207, or (360) 902-2226.

Submit Written Comments to: Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98501-1091, fax (360) 902-2155, by February 1, 2002.

Date of Intended Adoption: February 8, 2002.

December 28, 2001

Evan Jacoby

Rules Coordinator

AMENDATORY SECTION (Amending Order 99-215, filed 12/16/99, effective 1/16/00)

WAC 220-16-480 Sund Rock ((~~Marine Preserve~~)) Conservation Area. The "Sund Rock ((~~Marine Preserve~~)) Conservation Area" is defined as those waters and bed lands enclosed by a line originating at the shore of Hood Canal, at the mouth of Sund Creek (47° 26.4'N, 123° 7.1'W), thence due east to 123° 6.9'W, thence due south to 47° 26'N, thence due west until it intersects the beach, thence north along the ordinary high water line to the point of origin, including all of the underwater feature known as Sund Rock.

NEW SECTION

WAC 220-16-760 Keystone Conservation Area. "Keystone Conservation Area" is defined as all bedlands and tidelands and the waters over these starting at the extreme high water line on the east side of the jetty at Keystone then easterly along the extreme high water line to 122°40'07"W, 48°09'30"N, then along a line perpendicular to the shore southeasterly for 600 feet then southwest parallel to the shoreline to a point due south of the southern tip of the jetty, then north to the extreme high water line on the southern tip of the jetty, then along the extreme high water line on the east side of the jetty to the point of origin.

NEW SECTION

WAC 220-16-770 Scatchet Head Marine Preserve. "Scatchet Head Marine Preserve" is defined as tidelands, bedlands and waters within a line beginning on the Whidbey Island shore one nautical mile northeasterly of the green No. 1 flashing light immediately southwest of Scatchet Head, then following the radius of a circle one nautical mile east of the green No. 1 flashing light to a point due south of the light, then due north through the light to the intersection with shore on Whidbey Island, then following the high tide line to the point of origin.

NEW SECTION

WAC 220-16-780 Admiralty Head Conservation Area. "Admiralty Head Conservation Area" is defined as

waters and bedlands inside a line beginning at the extreme low water line on the west shore of Whidbey Island at 48° 09.40' N then northerly along the extreme low water line for 0.6 nautical miles, then due west 400 yards, then southerly parallel to the shore to 48° 09.40' N, 122° 41.14' W, then due east to the point of origin.

NEW SECTION

WAC 220-16-790 Zee's Reef Marine Preserve. "Zee's Reef Marine Preserve" is defined as waters and bedlands inside a line beginning at the extreme low water line on the northeast side of Fox Island at 47° 14.56' N, 122° 35.98' W, then 0.5 nautical mile northerly along the extreme low water line to 47° 14.96' N, 122° 36.37' W, then northeasterly 400 yards offshore to 47° 15.10' N, 122° 36.16' W, then southeasterly parallel to the extreme low water line to 47° 14.70' N, 122° 35.76' W, then southwesterly to the point of origin.

NEW SECTION

WAC 220-16-800 Rosario Beach Conservation Area. "Rosario Beach Conservation Area" is defined as those tide-lands, bedlands and waters adjacent to Fidalgo Island within a line beginning at the high tide mark at the south tip of Rosario Head, then due west to the 10 fathom contour, then northwesterly to the southwest end of Northwest Island, then from the northwest end of Northwest Island due north to intersection with the high tide line on Fidalgo Island, then following the high tide line southerly to the point of origin.

NEW SECTION

WAC 220-20-100 General provisions—Marine protected areas. (1) It is unlawful to fish for or possess fish, shellfish, or wildlife taken from any conservation area defined in chapter 220-16 WAC.

(2) The following marine preserves are closed to the taking of fish, shellfish, and wildlife as indicated:

(a) The Colvos Passage Marine Preserve is closed to the taking shellfish and wildlife, closed to all commercial harvest of fish, and closed to recreational harvest of fish except it is lawful to take salmon for personal use by trolling, defined as fishing from a vessel under power and in gear making forward progress.

(b) The San Juan Island Marine Preserve is closed to the taking of shellfish except it is lawful to take crab from Parks Bay, and closed to the taking of food fish other than salmon except it is lawful to take herring.

(c) The Scatchet Head Marine Preserve is closed to the taking of fish and wildlife, and closed to the taking of shellfish except crab.

(d) The Sund Rock Marine Preserve is closed to the taking of shellfish and wildlife, closed to the commercial harvest of all fish, and closed to the recreational harvest of all fish except that it is lawful to take salmon.

(e) The Titlow Beach Marine Preserve is closed to the taking of shellfish and wildlife, closed to the commercial harvest of all fish, and closed to the recreational harvest of all

fish except that it is lawful to take salmon if taken with artificial lures from shore or from a nonmotorized vessel.

(f) The Zee's Reef Marine Preserve is closed to the taking of shellfish and wildlife, closed to the commercial harvest of all fish, and closed to the recreational harvest of all fish except that it is lawful to take salmon with fly fishing gear as defined in WAC 220-56-210.

WSR 02-02-076

PROPOSED RULES

DEPARTMENT OF HEALTH

[Filed December 31, 2001, 9:01 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-20-116.

Title of Rule: Chapter 246-145 WAC, Sterilization procedures for electrology and tattooing.

Purpose: This proposal implements chapter 194, Laws of 2001, which requires the Department of Health to adopt rules establishing requirements for sterilization of needles and equipments, used by electrologists and tattoo artists.

Other Identifying Information: The legislature directed the department to develop the rules in accordance with universal precautions for infection control recommended by the United States Center for Disease Control and guidelines for infection control recommended by nationally recognized professional standards such as the National Environmental Health Associations, the Alliance of Professional Tattooists and the American Electrology Association.

Statutory Authority for Adoption: Chapter 70.54 RCW.

Statute Being Implemented: Chapter 194, Laws of 2001.

Summary: The proposal establishes standards for sterilization procedures and infection control precautions in the commercial practice of electrology and tattooing. Violation of the rules is a misdemeanor.

Reasons Supporting Proposal: The practices for electrology and tattooing involve an invasive procedure with the use of needles and instruments; improperly sterilized needles and instruments present a risk of infecting the client with bloodborne pathogens such as HIV and Hepatitis B.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Patti Rathbun, 1107 East-side Street, Olympia, WA 98504-7879, (360) 236-4627.

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 purpose of the proposal rule is to set by rule requirements for the sterilization of needles and instruments that are used by electrologists and tattoo artists. The rules will require any electrologist and tattoo artist to comply with requirements for the sterilization procedures in the commercial practices of electrology and tattooing in the state of Washington. The department anticipates that this will decrease the likelihood that an individual receiving tattoo or electrology services will be exposed to bloodborne pathogens.

Proposal does not change existing rules.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

I. What Does the Rule or Rule Amendment Require?

The proposed rule sets standards for electrology and tattooing to prevent transmission of bloodborne pathogens such as HIV, Hepatitis B, and possibly Hepatitis C Virus. The standards require prevention behaviors for personnel, sterile equipment, and needles. The requirements lay out a set of procedures for different types of circumstances. The proposed procedures include the universal precautions for infection control recommended by the United States Center for Disease Control and Prevention, the Alliance of Professional Tattooists, and the National Environmental Health Association.

The proposed standards require that basic hygienic conditions and sterilization equipment be maintained through:

- Regular cleaning and disinfecting of walls, floors, and other frequently touched surfaces such as, equipment, lamps;
- Hand washing;
- Use of fresh, unpunctured gloves for contact [with] each client to prevent exposure to blood and body fluids, mucous membranes, nonintact skin of all clients, and surfaces soiled with blood or body fluids;
- Precautions to prevent injuries caused by needles and other sharp instruments or devices during procedures when cleaning[,] disposing of or handling sharp instruments;
- Using puncture-resistant containers for sharps disposal;
- Avoiding contact with clients and equipment if personnel have unhealed sores;
- Assuring that sterilizers have a thermometer and timer to indicate whether adequate heat has been applied to packaged equipment;
- Using or checking chemical indicators for each package to assure the items have been exposed to the sterilization process;
- Monitoring sterilizers at least once a month with commercial preparations of spores intended specifically for the type of sterilizer being monitored;

The proposed standards require the use of clean and sterile needles and sharps. Specific needle and sharps related actions include:

- Using only single-use, disposable needles and sterile sharp items and instruments;
- Using single-use items on only one client. Single-use items must be disposed of immediately in a puncture-resistant container;
- Thoroughly cleaning and sterilizing reusable sharp items and instruments in an autoclave or dry-heat sterilizer between clients;
- Resterilizing instruments or sharps that have been potentially contaminated by dropping or touching an unsterile surface, by torn, punctured, damaged, or wet packaging; and
- Discarding any single use item that has been potentially contaminated by dropping or touching an unsterile sur-

face, by torn, punctured, damaged, or wet packaging or if the expiration date is expired.

Violations are a misdemeanor and an individual (or violator) may therefore be subject to penalties of up to ninety days imprisonment and/or \$1,000 under RCW 9.92.020.

II. What industries are affected? Standard Industrial Classification (SIC) Code 7299 Miscellaneous Personal Services, Not Elsewhere Classified, contains both Electrolysis and Tattooing. The average size of the largest 10% of businesses in this sector is 19.13 employees and the average size of the remaining businesses is 4.1 employees.

	Number Of Firms	Total Employment	Average Employment	
			Small Business	Large Business
7299 Misc. personal services	530	2,668	4.10	19.13

III. What are the costs? The average cost of compliance for tattoo and electrology shops that are not currently in compliance with any of the requirements would be \$10,800 per year.

The Department of Health used a survey of thirty establishments to estimate the costs of the rule. To estimate the potential cost to firms that may need to adjust their procedures, staff used the information from firms that are already in compliance with universal precautions for infection control recommended by the United States Center for Disease Control and Prevention, the Alliance of Professional Tattooists, and the National Environmental Health Association. The rule will have no impact on 96.5% of the shops interviewed because they are already in compliance. All but one of the companies reported being in compliance with most provisions. The exception was the provision of avoiding contact with clients and equipment if a worker has a wound or sore. Only one company in the survey does this and the remainder report that most workers use a Band-Aid and gloves rather than stopping work when they have a wound or sore. They indicated that such instances were rare.

The following list of provisions indicates the costs by type for each part of the rule.

- **Equipment:**
 - a. Companies may need to replace equipment such as tables or surfaces that cannot be sterilized. None of the companies interviewed will need to do this.
 - b. Companies may need to purchase equipment to sterilize their materials. 3% of the companies interviewed will need to purchase sterilization equipment.
 - c. Companies may need to purchase a container for sharps. None of the companies interviewed will need to purchase a container for sharps.
- The companies that need to purchase equipment such as sterilization equipment will experience an average cost of \$862. The average reported cost of sterilization equipment for tattoo artists was \$1211 and for electrology was \$648 per year.
- **Supplies:**
 - a. Companies that do not use gloves will have to purchase gloves. All respondent companies already use gloves.
 - b. Companies that do not use disposable needles must shift to disposable needles. All companies reported using

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disposable needles already. The average cost of disposable needles is \$280 per month.

c. Companies that use a sterilizer will have to purchase testing chemicals and/or spores. All but one company cleans and tests their equipment. The cleaning, testing and record-keeping costs were reported to average \$46 per month for companies that do the work themselves and \$49 per month for companies that hire a service.

Companies which both shift to disposable needles and shift to purchasing chemicals or testing services will experience costs of about \$4,000 per year.

- Labor Costs: Most labor costs are already incorporated into some of the activities covered above. (ex. Cleaning and testing of equipment can be done in-house or a service can be hired.) Only the remaining labor costs are covered below.

a. Companies that do not require that employees wash their hands before and after handling clients and after handling nonsterile equipment will now have to do so. All companies reported that the staff wash their hands. The average reported costs for hand washing was \$6037.

b. Companies that do not require employees to stop working with clients or equipment when they have an open sore or wound may experience costs. The companies indicated this hardly ever happens.

Given that the shops felt that open wounds or sores are rare, and given that in healthy skin any cuts or abrasions should scab over almost immediately and given that continued open and weeping wounds or sores are likely to be infection or health condition driven, the department cannot estimate the cost of prohibiting staff from working when sores or wounds are open and weeping. The cost is likely to be small.

Companies that do not require hand washing will experience average annual costs of \$6037 due to the time it takes to wash hands in each required instance.

- Increased administrative costs were not reported.
- Lost sales or revenue were not reported. Most companies expect that the regulation will increase the number of clients. They report that people have significant concerns about the hygiene of the professions and may be more willing to pay for the services once the professions are regulated.

IV. Is the Cost Disproportionate? This rule has been reviewed and has been found to have a disproportionate impact on small businesses.

Average employment in SIC 7299 does not reflect the likely pattern of employment in the electrology and tattoo shops affected by this rule. All the companies appear to have only one proprietor. Shops with multiple workstations simply rent workstations to the staff in the shop. However, all the workstations share the sterilization mechanisms offered by the shop. If a shop were to have multiple employees, it would automatically have economies of scale. A worst-case analysis with full noncompliance at a small and a large firm with average employment under the SIC would indicate disproportionate costs given average costs of \$10,800 per year.

Worst case analysis for SIC Code 7299 Miscellaneous Personal Services, Not Elsewhere Classified

	Small Business	Large Business
Average Employment	4.10	19.13
Average cost per employee	\$2,645	\$565

While these numbers look large it is important to recognize that most companies already comply with the rule in response to customer concerns regarding their procedures. The department extrapolated the expected costs to the 570 companies based on current reported compliance levels. The total extrapolated cost of the rule to the state is only \$8,300 per year.

V. What Cost Minimizing Features Were Included? The department reduced the costs of the rule by not including expensive requirements with lower potential benefits.

A. *Reducing, modifying, or eliminating substantive regulatory requirements.* The rule does not require the following items that are suggested by the American Electrology Association, the National Environmental Health Association and the Alliance of Professional Tattooists and which were suggested by at least one respondent to the survey.

- All surfaces should be hard and smooth
- Require a germicide protection barrier
- No carpet should be allowed in the building
- Require a sink and autoclave at each unit
- Require disposable razors
- Prohibit reuse of ink
- Require that the client be disinfected
- Require both heat and compression for sterilization

B. *Simplifying, reducing, or eliminating record-keeping and reporting requirements.* The record-keeping requirements were limited to 3 years. The department did not propose reporting requirements to evaluate compliance with sterilization standards.

C. *Reducing the frequency of inspections.* No inspections are scheduled.

D. *Delaying compliance timetables.* It is not feasible to delay the compliance timetable. Over 90 percent of the companies want this rule to be in place and expect a greater client base to evolve in response to the new rules.

E. *Reducing or modifying fine schedules for noncompliance.* It is not possible to reduce or modify the fines or penalties for noncompliance because they are set in law.

VI. How Will You Involve Small Business in the Rule Making? The department sent copies of the draft rule to all the affected businesses and other interested parties for comment and they will be invited to the hearing. Staff also called thirty companies as part of a survey to collect cost data and feedback on the rule.

A copy of the statement may be obtained by writing to Patti Rathbun, 1107 Eastside Street, Olympia, WA 98504-7879, phone (360) 236-4627, fax (360) 586-2127.

RCW 34.05.328 applies to this rule adoption. This rule is legislatively significant because an individual is subject to a penalty if he or she violates the regulation.

Hearing Location: Department of Health Conference Center, 1101 Eastside Street, Olympia, WA 98504, on February 7, 2002, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Anh Berry by January 31, 2002, TDD (800) 833-6388, or (360) 236-4028.

Submit Written Comments to: Patti Rathbun, Office of Policy, Legislative and Constituent Relations, P.O. Box 47879, Olympia, WA 98504-7879, fax (360) 586-2171, by February 7, 2002.

Date of Intended Adoption: February 17, 2002.

December 27, 2001

Nancy Ellison
for Mary Selecky
Secretary

Chapter 246-145 WAC

ELECTROLOGY AND TATTOOING STANDARDS FOR STERILIZATION PROCEDURES AND INFEC- TION CONTROL

NEW SECTION

WAC 246-145-001 Purpose and scope. These rules establish standard universal precautions for preventing the spread of diseases by using sterilization procedures and infection control in the commercial practices of electrology and tattooing.

NEW SECTION

WAC 246-145-010 Definitions. For the purpose of these rules, the following words and phrases have the following meanings unless the context clearly indicates otherwise.

(1) "Electrologist" means a person who practices the business of electrology for a fee.

(2) "Electrology" means the process of permanently removing hair by using solid needle or probe electrode epilation, including:

(a) Thermolysis, being of shortwave, high frequency type;

(b) Electrolysis, being a galvanic type; or

(c) A combination of both which is accomplished by a superimposed or sequential blend.

(3) "Gloves" means medical grade gloves that are FDA approved.

(4) "Sterilization" means a process that destroys all forms of microbial life, including highly resistant bacterial spores.

(5) "Tattoo artist" means a person who practices the business of tattooing for a fee.

(6) "Tattooing" means the indelible mark, figure, or decorative design introduced by insertion of nontoxic dyes or pigments into or under the subcutaneous portion of the skin upon the body of a live human being for cosmetic or figurative purposes.

NEW SECTION

WAC 246-145-020 Standard universal precautions for preventing the spread of disease. The following univer-

sal precautions must be used in the care of all clients. The electrologist or tattoo artist must:

(1) Wash hands with soap and water immediately before and after each client contact;

(2) Wash hands and other skin surfaces immediately and thoroughly if contaminated with blood or other body fluids;

(3) Wash hands immediately before fresh, unused gloves are put on and after gloves are removed;

(4) Clean the client's skin by applying an antiseptic or antibacterial solution prior to and following treatment;

(5) Wear fresh, unused gloves with each client to prevent skin and mucous membrane exposure contact with blood or other body fluids of each client;

(6) Wear gloves for touching blood and body fluids, mucous membranes, or nonintact skin of all clients, and for handling items or surfaces soiled with blood or body fluids;

(7) Change gloves after contact with each client;

(8) Immediately remove gloves that are torn or have small pinholes, wash hands and put on fresh, unused gloves;

(9) Take precautions to prevent injuries caused by needles and other sharp instruments or devices during procedures; when cleaning used instruments; during disposal of used needles; and when handling sharp instruments after procedures;

(10) Prevent needlestick injuries by not recapping needles, not bending or breaking needles by hand and by not otherwise manipulating by hand;

(11) Dispose of used disposable needles and other sharp items in puncture-resistant containers;

(12) Avoid contact with clients and equipment if the electrologist or tattoo artist has open, bleeding or weeping sores until the sores are healed;

(13) Daily clean and disinfect countertops, walls, and floors; and

(14) Clean and disinfect other frequently touched surfaces including, but not limited to, equipment and lamps between each client.

NEW SECTION

WAC 246-145-030 Sterile procedures. To ensure that clients are not exposed to disease through needles or other instruments, the electrologist and tattoo artist must:

(1) Use single-use, presterilized disposable needles on one client and then dispose of the needle immediately in a puncture-resistant container;

(2) Not use reusable needles;

(3) Use single-use sharp items on only one client and dispose of the items immediately in a puncture-resistant container;

(4) Only reuse cleaned and sterilized sharp items and instruments that are intended for multiple use;

(5) Thoroughly clean and sterilize reusable sharp items and instruments between clients;

(6) Accumulate reusable sharp items and instruments in a holding container by submersion in a solution of a protein-dissolving enzyme detergent and water;

(7) Sterilize reusable items in a steam autoclave or dry-heat sterilizer, which is used, cleaned and maintained according to the manufacturer's instructions;

(8) Resterilize a reusable sterile instrument before using it on a client, if it is contaminated by dropping, by touching an unsterile surface, by a torn package, by the package being punctured, damaged, wet or by some other means;

(9) Immediately dispose of a single-use item in a puncture-resistant container, if it is contaminated by dropping, by touching an unsterile surface, by a torn package, by the package being punctured, damaged, wet or by some other means;

(10) Immediately dispose of an instrument in a puncture-resistant container if the expiration date has passed; and

(11) Monitor sterilizers to determine that all conditions of sterilization are met. This includes:

(a) Assuring that sterilizers have a thermometer and timer to indicate whether adequate heat has been applied to packaged equipment;

(b) Using or checking chemical indicators on each package to assure the items have been exposed to the sterilization process; and

(c) At least once a month, sterilizers must be tested by a biological spore test. In the event of a positive biological spore test, the electrologist or tattoo artist must take immediate action to ensure all conditions of sterilization are met.

(d) Documentation of monitoring must be maintained either in the form of a log reflecting dates and person(s) conducting the testing or copies of reports from an independent testing entity. The documentation must be maintained at least three years.

NEW SECTION

WAC 246-145-040 Penalty for not complying with rules. Any electrologist or tattoo artist out of compliance with the rules in this chapter will be guilty of a misdemeanor.

WSR 02-02-078

PROPOSED RULES

DEPARTMENT OF LICENSING

[Filed December 31, 2001, 9:17 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-19-002.

Title of Rule: Chapter 308-90 WAC, Vessel dealer registration.

Purpose: Further review of current rules to ensure necessity, effectiveness, efficiency, clarity, intent, coordination with other jurisdictions and agencies, cost benefits and fairness in accordance with Governor Gary Locke's Executive Order 97-02.

Statutory Authority for Adoption: RCW 88.02.100.

Summary: Review of current rules governing vessel dealers.

Reasons Supporting Proposal: Governor's Executive Order 97-02 for WAC review.

Name of Agency Personnel Responsible for Drafting: Cal Sanders, 2000 West 4th, Olympia, (360) 664-6459; Implementation: Charles Coach, 2000 West 4th, Olympia, (360) 664-6453; and Enforcement: Mykel Gable, 2000 West 4th, Olympia, (360) 664-6451.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Review of WAC governing vessel dealers in accordance with Executive Order 97-02.

Proposal Changes the Following Existing Rules: Several sections are changed in light of the review for necessity, effectiveness, clarity, intent, coordination with other agencies, cost benefits and fairness.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposal does not impose additional duties on the vessel dealer industry.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Department of Licensing, Dealer Services, Large Conference Room, 2000 West 4th, Olympia, WA 98502, on February 6, 2002, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Linda Mason by February 4, 2002, TDD (360) 664-8885, or (360) 664-6455.

Submit Written Comments to: Cal Sanders, Dealer Services, Department of Licensing, P.O. Box 9039, Olympia, WA 98507-9039, fax (360) 586-6703, by February 4, 2002.

Date of Intended Adoption: February 20, 2002.

December 19, 2001

Fred Stephens
Director

AMENDATORY SECTION (Amending Order DLR-162, filed 1/19/88)

WAC 308-90-040 Dealer registration application form. How do I apply for a vessel dealer registration?

(1) Any firm making application for registration as a vessel dealer under chapter 88.02 RCW shall, on a form provided by the department, provide the following information:

(a) The name and business address of the firm and a list of additional business addresses of the firm, if any.

(b) The name of all owners of ten percent or more of the assets of the firm and title(s) of office held, if any.

(c) The firm's business structure and place of organization.

(d) The ~~((business registration))~~ uniform business identification number issued by the department of ~~((revenue))~~ licensing.

AMENDATORY SECTION (Amending WSR 96-24-042, filed 11/27/96, effective 12/28/96)

WAC 308-90-070 Dealer registration numbers. How do I use my dealer registration number and my registration card?

(1) The department shall assign a registration number to each firm registered as a dealer. In addition, the department shall issue a registration card, as ordered by the dealer, indicating the dealer number and separate suffix letters. The registration number shall be consistent with the standard numbering system for vessels set forth in volume 33, part 174, of the Code of Federal Regulations. (Example: WN 7XXX —)

(2) Dealer registration numbers may be displayed on vessels owned by the dealer when being operated on the

water pursuant to RCW 88.02.023. No two vessels may display the same dealer registration number at the same time. The dealer registration card corresponding to the displayed registration number must be kept inside the vessel during such operation.

(3) Dealer registration numbers shall be displayed in three inch block numbers/letters on both sides of the forward one-half of the vessel. Dealer registration numbers may be affixed to a removable display fixture. The numbers/letters shall be displayed in a single line.

AMENDATORY SECTION (Amending WSR 89-18-028, filed 8/29/89, effective 9/29/89)

WAC 308-90-080 Registration fee—Renewal. What fees do I pay for the vessel dealer registration, its renewal and dealer decals?

(1) Any firm desiring to be a dealer must include with the application the required registration fee of one hundred twenty dollars.

(2) Vessel dealers (~~((with))~~) must reapply for a registration on or before the expiration of their registration.

(3) The annual registration renewal fee of sixty dollars must be paid on or before each renewal date. If an application for renewal is not received by the department on or before the last day of the expiration month the registration is expired. The registration may be reinstated at any time within the next succeeding thirty days if renewal application and payment of the annual renewal fee, then in default (~~((is))~~), are received by the department. Registrations not renewed within thirty days of the renewal date (~~((then in default))~~) shall be cancelled. A new registration may be obtained by satisfying the procedures and qualifications for initial registration.

(4) If no department denial action is pending, the department shall issue a vessel dealer registration and renewal decals depicting the expiration of the registration upon receipt of a dealer's renewal fee and renewal application. The dealer shall affix the decal as a prefix to the dealer registration number on any vessels operated on the waters pursuant to RCW 88.02.023. The fee for the initial decal shall be forty dollars. Additional decals may be issued for a fee of twenty dollars for each set.

AMENDATORY SECTION (Amending Order DLR-162, filed 1/19/88)

WAC 308-90-090 Change of business location. What must I do to change business locations?

The dealer (~~((shall))~~) must notify the department of any change of the firm's business location or mailing address prior to engaging in business at the new location. Notification shall be made by filing a change of address application on a form provided by the department (~~((accompanied by the return of the registration issued to the former location or address))~~). The vessel dealer will be required to provide a list of all business locations of the firm when changing the business address of the firm's office.

AMENDATORY SECTION (Amending Order 722 DOL, filed 7/1/83)

WAC 308-90-100 Termination of business. What do I do with the dealer registration upon termination of business?

The registration (~~((shall))~~) must be retained at all times by the dealer. When the dealer ceases to do business in the name or at the location (~~((set forth))~~) indicated on the registration the dealer (~~((shall))~~) must immediately notify the director of the termination and return the registration to the department; attention Dealer/Manufacturer Services.

AMENDATORY SECTION (Amending Order DLR-162, filed 1/19/88)

WAC 308-90-110 Statement of change in business structure, ownership interest or control. What if the business structure or ownership changes?

Any person, firm, association, limited liability company (L.L.C.), corporation or trust registered as a dealer must, within ten days following any change in its business or ownership structure, file with the department a statement describing with particularity the change (~~((effected))~~) in its business structure or the change in its ownership interest. In addition, persons newly assuming executive or control functions, including but not limited to new L.L.C. members, corporate officers, directors, majority stockholders, managing partners, or managing trustees, must file within ten days of assuming such function.

AMENDATORY SECTION (Amending WSR 96-24-042, filed 11/27/96, effective 12/28/96)

WAC 308-90-130 Consignment. How do I handle consignment sales?

(1) All (~~((purchasers))~~) funds received from purchasers, including deposits (~~((of))~~), payments, or proceeds from the sale of trade-in vessels on a consignment sale, shall be placed in the vessel dealers trust account as required in RCW 88.02.-220, and (~~((said))~~) those funds shall remain in such trust account until the consignor's and the legal owner's interest, if any, have been fully satisfied.

(2) If the sale of a consigned vessel (~~((by a vessel dealer))~~) is a retail sale (~~((and))~~) the vessel dealer is required to transfer title as (~~((found in section 8, chapter 149, Laws of 1987))~~) required by RCW 88.02.125.

AMENDATORY SECTION (Amending Order DLR-162, filed 1/19/88)

WAC 308-90-140 Listing. How would I handle the trust account relative to listed vessels?

(1) All (~~((purchasers))~~) funds received from purchasers, including deposits (~~((of))~~), payments, or proceeds from the sale of trade-in vessels on a listing sale shall be placed in the vessel dealer's trust account as required (~~((in section 11, chapter 149, Laws of 1987))~~) by RCW 88.02.220, and (~~((said))~~) those funds shall remain in such trust account until the listed vessel sale is completed.

(2) At the time the sale ~~((closes))~~ is completed, and at vessel delivery, the listing dealer shall pay any outstanding liens from trust funds in order to obtain title for transfer.

(3) If the sale of a listed vessel ~~((by a vessel dealer))~~ is a retail sale ~~((and))~~ the vessel dealer is required to transfer title as provided ~~((in section 8, chapter 149, Laws of 1987))~~ by RCW 88.02.125.

AMENDATORY SECTION (Amending WSR 92-06-009, filed 2/24/92, effective 3/26/92)

WAC 308-90-150 Title transfer. How must I handle the title in a retail sale?

(1) The vessel dealer is required to make application for title in the purchaser's name within thirty days following the retail sale of the vessel.

(2) The vessel dealer or the dealer's authorized agent shall sign or type ~~((his/her))~~ their firm name and vessel dealer number on the purchaser's application for title. ~~((If))~~ An authorized agent ~~((signs for the dealer the agent shall))~~ must give their title.

AMENDATORY SECTION (Amending WSR 96-24-042, filed 11/27/96, effective 12/28/96)

WAC 308-90-160 Bond exemption. How can I be exempt from the requirement for a surety bond?

(1) Applicants or registered vessel dealers desiring to be exempt from the bonding requirement must provide a statement to the department that they sell fifteen or fewer vessels per year ~~((having))~~ none of which has a retail value of ~~((not))~~ more than two thousand dollars each.

(2) Registered vessel dealers who have stated that they qualify for the exemption shall immediately file the required surety bond with the department at the time their sales exceed the statutory exemption number or value. Failure to file the bond will subject the vessel dealer to penalties prescribed in RCW 88.02.188.

WSR 02-02-082
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed December 31, 2001, 10:36 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-20-092.

Title of Rule: Emergency response, chapter 296-824 WAC; and Emergency response, Part U-4, chapter 296-307 WAC.

Purpose: The emergency response rule is being rewritten and reorganized for clarity and ease of use for employers and employees. The emergency response rule is being repealed from chapter 296-62 WAC and proposed as a new chapter 296-824 WAC. We are also revising two provisions of the rule as a result of a "not-at-least-as-effective-as" (NALAEA) OSHA determination. At the same time, those portions of the emergency response rule applicable to agri-

cultural employers are being proposed as Part U-4 of chapter 296-307 WAC. This supports the one book requirement for agriculture safety and health rules. References to emergency response, contained in chapters 296-67, 296-79 and 296-305 WAC are also being updated, as appropriate.

Repealed Sections: (Part R - Emergency Response to Hazardous Substance Release), chapter 296-62 WAC, General occupational health standard.

WAC 296-62-410 Emergency response to hazardous substance release.

- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41001 Scope and application.

- Information moved to WAC 296-824-100.
- This section is being repealed.

WAC 296-62-41003 Definitions.

- Information moved to WAC 296-824-100 and 296-824-15010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41010 Emergency response.

- Information moved to WAC 296-824-11010, 296-824-14010, and 296-824-15010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41011 Emergency response plan.

- Information moved to WAC 296-824-100, 296-824-11010, 296-824-12010, 296-824-12020, 296-824-13020, and 296-824-13030.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41013 Elements of an emergency response plan.

- Information moved to WAC 296-824-11010 and 296-824-12010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41015 Procedures for handling emergency response.

- Information moved to WAC 296-824-11020, 296-824-12020, 296-824-12040, 296-824-12050, 296-824-12060, 296-824-13010, and 296-824-13030.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41017 Skilled support personnel.

- Information moved to WAC 296-824-11020 and 296-824-12030.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41019 Specialist employees.

- Information moved to WAC 296-824-11020.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41020 Training.

- Information moved to WAC 296-824-11020.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41021 Training before participation.

- Information moved to WAC 296-824-11010 and 296-824-11020.

- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41023 Trainers.

- Information moved to WAC 296-824-11020.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41025 Refresher training.

- Information moved to WAC 296-824-11020.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41030 Employee personal protective equipment.

- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41031 Personal protective equipment selection.

- Information moved to WAC 296-824-13010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41033 Totally encapsulating chemical protective suits.

- Information moved to WAC 296-824-13010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41035 Personal protective equipment (PPE) program.

- Information moved to WAC 296-824-11010, 296-824-13020, and 296-824-13030.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41040 Medical surveillance and consultation for emergency response.

- Information moved to WAC 296-824-11050.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41041 Employees covered.

- Information moved to WAC 296-824-11050.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41042 Frequency of medical examination and consultations.

- Information moved to WAC 296-824-11050.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41043 Content of medical examinations and consultations.

- Information moved to WAC 296-824-11050.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41044 Examination by a physician and costs.

- Information moved to WAC 296-824-11050.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41045 Information provided to the physician.

- Information moved to WAC 296-824-11050.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41046 Physician's written opinion.

- Information moved to WAC 296-824-11050.

- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41047 Recordkeeping of medical surveillance activities.

- Information moved to WAC 296-824-11060.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41060 Post emergency response operations.

- Information moved to WAC 296-824-14010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41061 Removal of hazardous substances.

- Information moved to WAC 296-824-14010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41063 Employee training and protective equipment.

- Information moved to WAC 296-824-14010.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41080 Appendices to Part R - Emergency response.

- Information moved to chapter 296-824 WAC and Part U-4, chapter 296-307 WAC as helpful tools or guidelines.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41081 Appendix A - Personal protective equipment test methods.

- Information moved to chapter 296-824 WAC and Part U-4, chapter 296-307 WAC as helpful tools or guidelines.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41082 Appendix B - General description and discussion of the levels of protection and protective gear.

- Information moved to chapter 296-824 WAC and Part U-4, chapter 296-307 WAC as helpful tools or guidelines.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41084 Appendix C - Compliance guidelines.

- Information moved to chapter 296-824 WAC and Part U-4, chapter 296-307 WAC as helpful tools or guidelines.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41085 Appendix D - References.

- Information moved to chapter 296-824 WAC and Part U-4, chapter 296-307 WAC as helpful tools or guidelines.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

WAC 296-62-41086 Appendix E - Training curriculum guidelines.

- Information moved to chapter 296-824 WAC and Part U-4, chapter 296-307 WAC as helpful tools or guidelines.
- This section is being repealed concurrent with the publication of chapter 296-824 WAC.

New Sections: Emergency response, chapter 296-824**WAC:****WAC 296-824-100 Introduction.**

- Moved requirements relating to rule applicability, content and appropriate definitions from chapter 296-62 WAC, Part R.

WAC 296-824-11010 Planning.

- Moved requirements relating to the development of a plan and the plans availability to employees and others from chapter 296-62 WAC, Part R.

WAC 296-824-11020 Training.

- Moved requirements relating to training, from chapter 296-62 WAC, Part R.

WAC 296-824-11050 Medical surveillance.

- Moved requirements relating to employee medical surveillance from chapter 296-62 WAC, Part R.
- Revised language to make criteria "at-least-as-effective-as" the OSHA requirements.

WAC 296-824-11060 Keep records.

- Moved requirements relating to record-keeping requirements from chapter 296-62 WAC, Part R.

WAC 296-824-12010 Incident requirements.

- Moved requirements relating to the recognition of emergencies from chapter 296-62 WAC, Part R.

WAC 296-824-12020 Implement and maintain an incident command system (ICS).

- Moved requirements relating to the implementation and maintenance of an incident command system from chapter 296-62 WAC, Part R.

WAC 296-824-12030 Prepare skilled support personnel.

- Moved requirements relating to the preparation of skilled support personnel from chapter 296-62 WAC, Part R.

WAC 296-824-12040 Make sure the incident commander oversees activities during the response.

- Moved requirements relating to the oversight of the incident commander from chapter 296-62 WAC, Part R.

WAC 296-824-12050 Use the buddy system in danger areas.

- Moved requirements relating to the use of the buddy system from chapter 296-62 WAC, Part R.

WAC 296-824-12060 Provide rescue and medical assistance.

- Moved requirements relating to the level of support and training required for people on stand-by from chapter 296-62 WAC, Part R.

WAC 296-824-13010 Personal protective equipment.

- Moved requirements relating to appropriate use of personal protective equipment from chapter 296-62 WAC, Part R.

WAC 296-824-13020 Control hazards created by personal protective equipment (PPE).

- Moved requirements relating to the control of hazards created by use of personal protective equipment from chapter 296-62 WAC, Part R.

WAC 296-824-13030 Use personal protective equipment (PPE) properly.

- Moved requirements relating to the inspection and use of personal protective equipment from chapter 296-62 WAC, Part R.

WAC 296-824-14010 Postemergency response.

- Moved requirements relating to required postemergency actions from chapter 296-62 WAC, Part R.

WAC 296-824-15010 Definitions.

- Definitions appropriate to this section.

New Sections: Emergency response, Part U-4 Chapter 296-307 WAC:**WAC 296-307-452 Introduction.**

- Moved requirements relating to rule applicability, content and appropriate definitions from chapter 296-62 WAC, Part R.

WAC 296-307-45210 Planning.

- Moved requirements relating to the development of a plan and the plans availability to employees and others from chapter 296-62 WAC, Part R.

WAC 296-307-45220 Training.

- Moved requirements relating to training from chapter 296-62 WAC, Part R.

WAC 296-307-45230 Medical surveillance.

- Moved requirements relating to employee medical surveillance from chapter 296-62 WAC, Part R.
- Revised language to make criteria "at-least-as-effective-as" the OSHA requirements.

WAC 296-307-45240 Keep records.

- Moved requirements relating to record-keeping requirements from chapter 296-62 WAC, Part R.

WAC 296-307-45400 Incident requirements.

- Moved requirements relating to the recognition of emergencies from chapter 296-62 WAC, Part R.

WAC 296-307-45410 Implement and maintain an incident command system (ICS).

- Moved requirements relating to the implementation and maintenance of an incident command system from chapter 296-62 WAC, Part R.

WAC 296-307-45420 Prepare skilled support personnel.

- Moved requirement relating to the preparation of skilled support personnel from chapter 296-62 WAC, Part R.

WAC 296-307-45430 Make sure the incident commander oversees activities during the response.

- Moved requirements relating to the oversight of the incident commander from chapter 296-62 WAC, Part R.

WAC 296-307-45440 Use the buddy system in danger areas.

- Moved requirements relating to the use of the buddy system from chapter 296-62 WAC, Part R.

WAC 296-307-45450 Provide rescue and medical assistance.

- Moved requirements relating to the level of support and training required for people on stand-by from chapter 296-62 WAC, Part R.

WAC 296-307-45600 Personal protective equipment.

- Moved requirements relating to appropriate use of personal protective equipment from chapter 296-62 WAC, Part R.

WAC 296-307-45610 Control hazards created by personal protective equipment (PPE).

- Moved requirements relating to the control of hazards created by use of personal protective equipment from chapter 296-62 WAC, Part R.

WAC 296-307-45620 Use personal protective equipment (PPE) properly.

- Moved requirements relating to the inspection and use of personal protective equipment from chapter 296-62 WAC, Part R.

WAC 296-307-45800 Postemergency response.

- Moved requirement relating to required postemergency response from chapter 296-62 WAC, Part R.

WAC 296-307-46000 Definitions.

- Definitions appropriate to this section.

Statutory Authority for Adoption: RCW 49.17.010, [49.17].040, and [49.17].050.

Statute Being Implemented: Chapter 49.17 RCW.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Tracy Spencer, Tumwater, (360) 902-5530; Implementation and Enforcement: Michael Silverstein, Tumwater, (360) 902-5495.

Name of Proponent: Department of Labor and Industries, governmental.

Rule is necessary because of federal law, 1910.120.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal Changes the Following Existing Rules: See Purpose above.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

Small Business Economic Impact Statement

A number of criteria and exemptions were established by the small business economic impact statement analysis. One key criteria that allows rule changes to be exempt from preparation of a small business economic impact statement is presented in RCW 34.05.310 (4)(d): "rules that only correct typographical errors, make address or name changes, or clarify language of a rule without changing its effect" are not subject to the small business economic impact statement requirements. Because the proposed rule changes make clarifying and organizational changes for ease of understanding and use, but do not in any way alter the content of the original rules, there should not be an economical impact on Washington state business.

The analysis of the rule reveals that in addition to not imposing new costs on businesses, these revisions will actually make WISHA rules easier for employers and employees to understand and use, and thus actually save them time. In conclusion, a small business economic impact statement is not required for these rule changes.

Part of the rule rewrite included revision of language to make requirements "at-least-as-effective-as" OSHA requirements. Requirements in WAC 296-824-11050 and 296-307-45230 have been revised to correct the "not-at-least-as-effective-as" determination by OSHA. The small business economic impact statement is not required per RCW 34.05.328 (5)(b)(iii) because they adopt, without material change, federal regulations.

A copy of the statement may be obtained by writing to Economic Analyst, Department of Labor and Industries, P.O.

Box 44001, Olympia, WA 98504-4001, phone (360) 902-4216, fax (360) 902-4202.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Department of Labor and Industries Building, Auditorium, 7273 Linderson Way S.W., Tumwater, WA, on February 27, 2002, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Sally Elliott by February 22, 2002, (360) 902-5484.

Submit Written Comments to: Jim Hughes, Project Manager, WISHA Services Division, P.O. Box 44620, Olympia, WA 98507-4620, by 5:00 p.m. on March 6, 2002.

In addition to written comments, the department will accept comments submitted to fax (360) 902-5529 and via e-mail HUGW235@lni.wa.gov. Comments submitted by fax must be ten pages or less.

Date of Intended Adoption: April 17, 2002.

December 31, 2001

Gary Moore
Director

Chapter 296-824 WAC

EMERGENCY RESPONSE

NEW SECTION

WAC 296-824-100 Introduction. *What is the purpose of chapter 296-824 WAC, Emergency response to hazardous substance releases rule?*

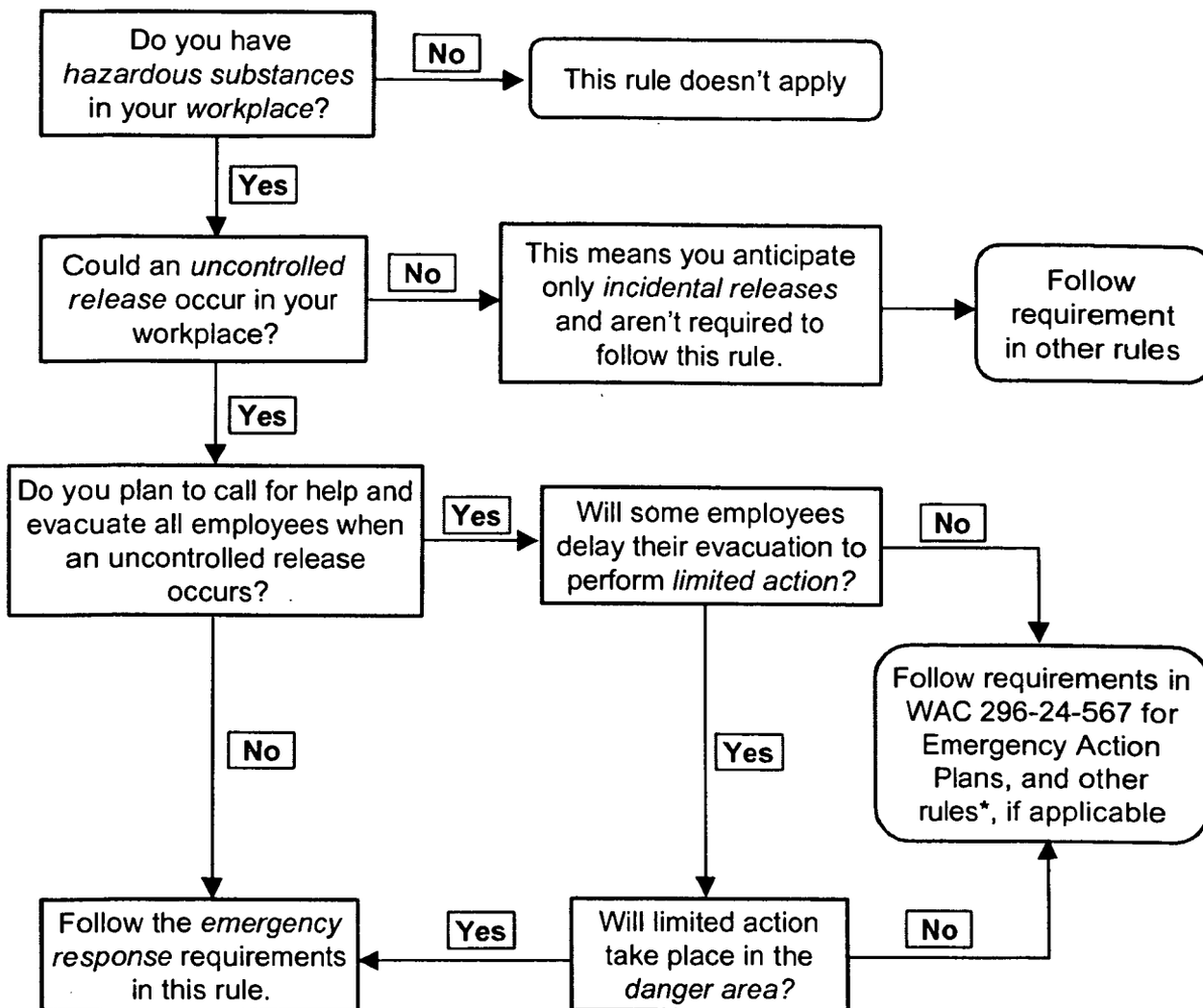
To state the requirements that help you protect the safety and health of your employees during response to a *hazardous substance releases* in any *workplace* or location.

Does this rule apply to your workplace?

Use this chart to determine if your *workplace* is covered by this rule. Key words are *italicized* and defined, following the chart.

- EXEMPTION:**
- This rule does not apply to you if your workplace is a hazardous waste site. If you are not sure about your site classification, see chapter 296-62 WAC, Part P, Hazardous waste operations and treatment, storage, and disposal facilities.
 - If your workplace is a treatment, storage, and disposal site this rule may apply.

PROPOSED



*The flow chart references other rules applicable to your workplace depending on conditions and hazards. Examples include:

- WAC 296-800-140, Accident prevention program rule
- WAC 296-800-160, Personal protective equipment (PPE) rule
- WAC 296-800-170, Employer chemical hazard communication rule
- WAC 296-62-400, Hazardous chemicals in laboratories
- WAC 296-62-071, Respiratory protection
- WAC 296-24-567, Employee emergency plans and fire prevention plans

Definitions:

Danger area

Areas where conditions pose a serious danger to employees, such as areas where:

- Immediately dangerous to life or health (IDLH) conditions could exist

OR

- High levels of exposure to toxic substances could exist

OR

- There is a potential for exceeding the lower explosive limit (LEL) or lower flammability limit (LFL) of a substance.

Emergency response

A response to an anticipated release of a hazardous substance that is, or could become, an *uncontrolled release*.

Hazardous substance

Any biological, radiological, or chemical substance that can have adverse effects on humans. (See WAC 296-824-15010 for a more specific definition.)

Immediately dangerous to life or health (IDLH)

Any atmospheric condition that would:

- Cause an immediate threat to life
- Cause permanent or delayed adverse health effects
- Interfere with an employee's ability to escape

Incidental release

A release that can be safely controlled at the time of the release and does not have the potential to become an *uncontrolled release*.

Note: Example of a situation that results in an incidental release:

A tanker truck is receiving a load of hazardous liquid when a leak occurs. The driver knows the only hazard from the liquid is minor skin irritation. The

employer has trained the driver on procedures and provided equipment to use for a release of this quantity. The driver puts on skin protection and stops the leak. A spill kit is used to contain, absorb, and pick up the spilled material for disposal.

Limited action

Action necessary to:

- Secure an operation during emergency responses,

OR

- Prevent an incident from increasing in severity.

Examples include shutting down processes and closing emergency valves.

Release

A spill, leak, or other type of hazardous substance discharge.

Uncontrolled release

A release where significant safety and health risks could be created. Releases of hazardous substances that are either incidental or could not create a safety or health hazard (i.e., fire, explosion or chemical exposure) are not considered to be uncontrolled releases.

Note: Examples of conditions that could create a significant safety and health risk:

- Large-quantity releases
- Small-releases that could be highly toxic
- Airborne exposures that could exceed a WISHA permissible exposure limit or a published exposure limit and employees are not adequately trained or equipped to control the release.

Example of an uncontrolled release:

A forklift driver knocks over a container of a solvent-based liquid, releasing the contents onto the warehouse floor. The driver has been trained to recognize the vapor is flammable and moderately toxic when inhaled. The driver has not been trained or provided appropriate equipment to address this type of spill. In this situation, it is not safe for the driver to attempt a response. The driver needs to notify someone of the release so an emergency response can be initiated.

Workplace

- A fixed facility

OR

- A temporary location (such as a traffic corridor)

OR

- Any other site where an emergency response occurs.

Summary

Your responsibility:

To anticipate, plan for, and manage emergency response operations so employees are protected from hazardous substances and conditions.

Note: In addition to this rule, rules in other chapters apply to your workplace, such as:

- Chapter 296-800 WAC, Safety and health core rules
- Chapter 296-62 WAC, General occupational health standards
- Chapter 296-24 WAC, General safety and health standards
- Chapter 296-155 WAC, Safety standards for construction work

You will find some safety and health requirements (for example, personal protective equipment) are addressed on a general level in the core rules, while being addressed for a specific application in this rule. When this happens, both requirements apply and should not conflict.

If you find that requirements appear to conflict, the requirement that better protects the employee's safety and health must be followed to comply with this rule. Contact your local L&I office if you need assistance in making this determination.

You must:

Planning

Develop an emergency response plan

WAC 296-824-11010

Training

Train your employees

WAC 296-824-11020

Medical surveillance

Provide medical surveillance to employees

WAC 296-824-11050

Keep records

WAC 296-824-11060

Incident requirements

Recognize emergencies and initiate a response

WAC 296-824-12010

Implement and maintain an incident command system

WAC 296-824-12020

Prepare skilled support personnel

WAC 296-824-12030

Make sure the incident commander oversees activities during the response

WAC 296-824-12040

Use the buddy system in danger areas

WAC 296-824-12050

Provide rescue and medical assistance

WAC 296-824-12060

Personal protective equipment (PPE)

Use appropriate PPE

WAC 296-824-13010

Control hazards created by PPE

WAC 296-824-13020

Use PPE properly

WAC 296-824-13030

Postemergency response

Maintain your clean-up equipment

WAC 296-824-14010

Definitions

WAC 296-824-15010.

NEW SECTION

WAC 296-824-11010 Planning. Develop an emergency response plan.

Note: • You may already have an emergency response plan, such as required by chapter 296-62 WAC, Part P, Hazardous waste operations and treatment, storage and disposal facilities or by state and locally coordinated response efforts (Section 303 of Superfund Amendments and Reauthorization Act (SARA), Title III). You may use those plans to comply with this section, if they include the items listed below.

- Before a written emergency response plan can be developed, you will need to anticipate the types of uncontrolled releases that employees could encounter in your workplace(s).

You must:

(1) Make sure your plan is written and adequately addresses at least all of the following:

- Preemergency planning and coordination with additional responders (including personnel from other employers such as: Fire departments, law enforcement agencies, emergency medical services, and state or federal agencies).
- Personnel roles, and lines of authority and communications for all affected parties including responders
- Employee training (see WAC 296-824-11020, train your employees), for more detail:

Note:

- Training should address the competencies specified in Tables 3 through 5, as indicated for the employee's role.
- Training geared for specific substances may be appropriate for some responders depending on how many hazardous substances are expected to be encountered, and their characteristics. For example, if employees may only respond to one substance, you could provide training (covering the knowledge and skills specified in Tables 3 through 5) relevant to that single substance. On the other hand, if employees might respond to a range of hazardous substances, training may be required to cover categories of hazardous substances.

- Emergency recognition
- Immediate emergency procedures including:
 - Methods of alerting employees (see WAC 296-800-310, exit routes and employee alarm systems)
 - Procedures for limited action (emergency prevention)

Note: *Limited action* includes shutting down processes, closing emergency valves and other critical actions to secure the operation, or prevent the incident from increasing in severity.

Limited Action and Employee Roles	
If . . .	Then employees involved would be:
Limited action could be conducted in the danger area	Considered emergency responders
Limited action will not be conducted in the danger area	Considered evacuees, not emergency responders

- Details of who will evacuate immediately and who will remain behind for limited action
- Evacuation routes and procedures
- How to establish safe distances and places of refuge (during emergency response the incident commander (IC) decides to make changes based on new developments, i.e., changes in the wind direction).
 - Methods of securing and controlling access to the site
 - Emergency medical treatment and first aid
 - A complete personal protective equipment (PPE) program that addresses:
 - Selection of PPE including selection criteria to be used and the identification, specified use and limitations of the PPE selected.
 - Training on proper use of PPE (including maintenance).

- Hazards created by wearing PPE including heat stress during temperature extremes, and/or other appropriate medical considerations.
- Criteria used for determining the proper fit of PPE.
- Procedures covering proper use of PPE including procedures for inspection, putting it on (donning) and removing it (doffing).
- Maintenance of PPE including procedures for decontamination, disposal and storage.
- Methods used to evaluate the effectiveness of your PPE program.

Note:

- If a manufacturer's printed information or WISHA rule adequately addresses procedural requirements (such as donning or doffing for PPE), it is not necessary to rewrite this into your program; simply attach the printed information.
- You may use written procedures provided by the equipment manufacturer when they meet the requirements of other rules, including chapter 296-62 WAC, Part E, Respiratory protection.

- Emergency equipment
- Decontamination procedures determined by a hazardous materials specialist or other qualified individual
- Methods to critically assess the response and conduct appropriate follow-up

You must:

(2) Make your written emergency response plan available to employees, their representatives, and WISHA personnel for inspecting or copying.

Note: In situations where multiple employers could respond to an incident, all plans should consistently address:

- Who will be designated as the incident commander (IC)

AND

- If, when, and how transfer of the incident commander (IC) position will take place.

NEW SECTION

WAC 296-824-11020 Training.

Train your employees

Note:

- Skilled support employees as described in Table 1, are not covered by the training requirements in this section (see WAC 296-824-12030).
- You may conduct training internally, or use outside training services to comply with this section.
 - When outside trainers are hired, you are still responsible for making sure the requirements of this section are met. For example, employers may compare the course outline to the competencies listed in Tables 3, 4 and 5.
- Use Tables 1 through 5 to identify your employee's emergency response roles and training competency levels.

You must:

• Make sure employees are appropriately trained for their assigned roles and duties as follows:

- Initial training:

• Provide initial training before the employee is allowed to participate in an actual emergency response operation.

Note: When first responders at the awareness or operations level have sufficient experience to objectively demonstrate competencies specified in Table 3, you may accept experience instead of training.

• Make sure initial training adequately addresses the competencies listed in Tables 3, 4 and 5 and the minimum training durations in Table 2.

PROPOSED

- Certify that employees objectively demonstrate competencies specified in Tables 3, 4 and 5 (except for employees trained as first responders at the awareness level).

– Retraining (refresher) training:

- Provide retraining annually
- Make sure retraining covers necessary content
- Document training or demonstrated competency

Note: Retraining is not required when employees demonstrate competencies annually and a record is kept of the demonstration methodology used.

– Trainer qualifications:

- Verify trainers have satisfactorily completed an instructors' training course for the subjects they teach. For example, courses offered by the United States National Academy, or equivalent courses are acceptable.

OR

- Have the educational and instructional experience necessary for training.

– Specialist employees:

- Specialist employees who have been sent to the scene to advise or assist must receive training or demonstrate competency in their specialty, annually.

PROPOSED

**Table 1
Roles and Duties of Emergency Responders**

If the employee's role is:	They:
First responder at the awareness level	<ul style="list-style-type: none"> • Are likely to witness or discover a hazardous substance release <p align="center">AND</p> <ul style="list-style-type: none"> • Are trained to initiate an emergency response by notifying the proper authorities of the release <p align="center">AND</p> <ul style="list-style-type: none"> • Take no further action beyond notifying the authorities
First responder at the operations level	<ul style="list-style-type: none"> • Respond to actual or potential releases in order to protect nearby persons, property, and/or the environment from the effects of the release <p align="center">AND</p> <ul style="list-style-type: none"> • Are trained to respond defensively, without trying to stop the release <p align="center">AND</p> <ul style="list-style-type: none"> • May try to: <ul style="list-style-type: none"> - Contain the release from a safe distance - Keep it from spreading - Protect others from hazardous exposures
Hazardous materials technician	<ul style="list-style-type: none"> • Respond to releases or potential releases, with the intent of stopping the release <p align="center">AND</p> <ul style="list-style-type: none"> • Are trained to approach the point of release offensively in order to, either: <ul style="list-style-type: none"> - Plug - Patch - Stop the release using other methods
Hazardous materials specialist	<ul style="list-style-type: none"> • Respond along with, and provide support to, hazardous materials technicians <p align="center">AND</p> <ul style="list-style-type: none"> • Are required to have more specific knowledge of hazardous substances than a hazardous materials technician <p align="center">AND</p> <ul style="list-style-type: none"> • Act as the site activity liaison when federal, state, local, and other government authorities participate
Incident commander	<ul style="list-style-type: none"> • Have ultimate responsibility for: <ul style="list-style-type: none"> - Direction - Control - Coordination of the response effort
Specialist employee	<ul style="list-style-type: none"> • Are a technical, medical, environmental, or other type of expert <p align="center">AND</p>

PROPOSED

Table 1 Roles and Duties of Emergency Responders	
	<ul style="list-style-type: none"> • Represent a hazardous substance manufacturer, shipper, or a government agency. AND • May be present at the scene or may assist from an off-site location AND • Regularly work with specific hazardous substances AND • Are trained in the hazards of specific substances AND • Are expected to give technical advice or assistance to the incident commander or incident safety officer, when requested
Skilled support personnel	<ul style="list-style-type: none"> • Are needed to perform an immediate, specific emergency support task at the site AND • Are skilled in the operation of equipment including: <ul style="list-style-type: none"> – Earth moving equipment – Cranes – Hoisting equipment • Are designated by the incident commander AND • Are knowledgeable in operations being implemented at the site AND • Have specific responsibility to: <ul style="list-style-type: none"> – Identify and evaluate hazards – Provide direction on employee safety matters
Incident safety officer	

Table 2 Minimum Training Duration for Responders	
If you are a:	Then you must have a minimum of:
First responder at the operations level	8 hours training (see Table 3)
Hazardous materials technician	24 hours training (see Table 4)
Hazardous materials specialist	24 hours training (see Table 4)
Incident commander	24 hours training (see Table 5)

Table 3 Competencies for First Responders		
Employees must be able to show they:	When they are designated as First Responders at the:	
	Awareness Level	Operations Level
Understand what hazardous substances are and their associated risks.	X	X
Recognize the presence of hazardous substances in an emergency.	X	X
Can identify the hazardous substances, when possible.	X	X
Understand the potential consequences of hazardous substances in an emergency.	X	X
Understand the role of a first responder at the awareness level as described in: <ul style="list-style-type: none"> • The employer's emergency response plan, including site security and control. • The United States Department of Transportation's Emergency Response Guidebook. (search at: http://www.dot.gov). 	X	X

PROPOSED

Table 3 Competencies for First Responders		
Know how to use The United States Department of Transportation's Emergency Response Guidebook.	X	X
Recognize the need for additional resources and the need to notify the incident's communication center accordingly.	X	X
Know basic hazard and risk assessment techniques.		X
Can select and use personal protective equipment (PPE) appropriate for first responder operations level.		X
Understand basic hazardous materials terms.		X
Can perform basic control, containment, and/or confinement operations within the capabilities of the resources and PPE available.		X
Can implement decontamination procedures to their level training.		X
Understand relevant standard operating and termination procedures.		X

Table 4 Competencies for Hazardous Materials Technicians and Hazardous Materials Specialist		
Employees must be able to show they:	When they are designated as a Hazardous Materials:	
	Technician	Specialist
Have the competencies specified for the first responder operations level. (See Table 3)	X	X
Know how to implement an employer's emergency response plan.	X	X
Can function within their assigned role in the incident command system.	X	X
Understand hazard and risk assessment techniques.	X	X
Understand basic chemical and toxicological terminology and behavior.	X	X
Can use field survey instruments and equipment to classify, identify, and verify materials at the incident.	X	X
Can select and use personal protective equipment (PPE) appropriate for hazardous materials technicians.	X	X
Can perform advance control, containment, and/or confinement operations within the capabilities of the resources and PPE available.	X	X
Can implement decontamination procedures to their level of training.	X	X
Understand termination procedures.	X	X
Can implement the local emergency response plan.		X
Know of the state emergency response plan.		X
Can develop a site safety and control plan.		X
Understand chemical, radiological, and toxicological terminology and behavior.		X
Understand in-depth hazard and risk techniques.		X
Can use advanced survey instruments and equipment to classify, identify and verify materials at the incident.		X
Can select and use proper specialized chemical PPE given to hazardous materials specialists.		X
Can perform specialized control, containment, and/or confinement operations within the capabilities of the resources and PPE available.		X
Can determine decontamination procedures.		X

Table 5
Competencies for Incident Commanders and Specialist Employees

Employees must be able to show they:	When they are designated as a(n):	
	Incident Commander	Specialist Employee
Have competencies specified for the First Responder Operations Level (see Table 3).	X	
Know of the state emergency response plan and the Federal Regional Response Team.	X	
Can implement the local emergency response plan.	X	
Can implement the employer's emergency response plan.	X	
Have knowledge of the incident command system (ICS) and understand how they relate to it.	X	
Can implement the employer's ICS.	X	
Understand the hazards and risks associated with employees working in chemical protective clothing.	X	
Understand the importance of decontamination procedures.	X	
Have current knowledge in their field regarding safety and health practices relating to specific hazardous substances.		X
Have the knowledge of the ICS and understand how the relate to it.		X
Understand the care and use of personal protective equipment (PPE).		X

NEW SECTION

WAC 296-824-11050 Medical surveillance. Provide medical surveillance to employees.

You must:

(1) Provide medical surveillance for employees to comply with Tables 6 and 7, and the following:

- Make medical surveillance available at:

- Reasonable times and places.

- No cost to employees, including travel associated costs such as mileage, gas or bus fare if the employee is required to travel off site

AND

- Wages for additional time spent outside of employees normal work hours.

- Make sure a licensed physician performs or supervises exams and procedures.

- Give complete information to the examining physician including:

- A copy of this rule.

- A description of the employee's duties that relate to hazardous substance exposure.

- The hazardous substance exposure levels anticipated for the employee.

- A description of the personal protective equipment (PPE) the employee could use.

- Information available from previous medical examinations.

- The medical evaluation information required by chapter 296-62 WAC, Part E, Respiratory protection.

- Medical exams must include, at a minimum:

- A medical history

- A work history (or updated history if on file)

- A special emphasis on an:

- Assessment of symptoms related to handling hazardous substances

- Health hazards

- Evaluation of fitness for duty (including the ability to wear any personal protective equipment (PPE) or other conditions that may be expected at the workplace)

- Other content as determined by the examining physician.

Note: The physician should consult the *Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities* (see OSHA website: <http://www.osha.gov>).

(2) Obtain the physician's written opinion and give a copy to the employee that includes:

- A statement of whether or not medical conditions were found which would increase the employee's risk for impairment during emergency response work or respirator use.

- Do not include specific findings or diagnoses unrelated to occupational exposures.

- Limitations recommended to the employee's assigned work, if any.

- Exam and test results if the employee requests this information.

- A statement that affirms the employee has been confidentially informed of medical exam results (including medical conditions requiring follow-up).

PROPOSED

Table 6 Medical Surveillance for Employee Categories	
If the employee is covered by this rule and is:	You must:
<ul style="list-style-type: none"> • Exposed for at least 30 days a year to health hazards or hazardous substances at or above the permissible exposure limit or published exposure levels (even when respirators are used), <p>OR</p> <ul style="list-style-type: none"> • Required to wear a respirator for at least 30 days a year.* 	<ul style="list-style-type: none"> • Offer standard medical surveillance as specified in Table 7.*
<ul style="list-style-type: none"> • A hazardous materials (HAZMAT) team member • A hazardous materials specialist 	<ul style="list-style-type: none"> • Provide standard medical surveillance as specified in Table 7.
<ul style="list-style-type: none"> • An emergency responder who shows immediate or delayed signs or symptoms possibly resulting from exposure to hazardous substances during an incident. 	<ul style="list-style-type: none"> • Provide incident-specific medical surveillance as specified in Table 7.
<ul style="list-style-type: none"> • Not an emergency responder and: <ul style="list-style-type: none"> – May be injured – Shows immediate or delayed signs or symptoms possibly resulting from exposure to hazardous substances – May have been exposed to hazardous substances at concentrations above the permissible exposure limits (PELs) or the published exposure levels without appropriate PPE. 	<ul style="list-style-type: none"> • Offer incident-specific medical surveillance as specified in Table 7.

*Note: A medical evaluation for respirator use is required by chapter 296-62 WAC, Part E, Respiratory protection, for those employees who have not been cleared for respirator use during medical surveillance activities.

Table 7 Frequency of Exams and Consultations	
If the employee is covered by:	Then medical surveillance must include:
<ul style="list-style-type: none"> • Standard medical surveillance 	<ul style="list-style-type: none"> • Exams and consultations: <ul style="list-style-type: none"> – Before assignment. <p>Note: If the employee is a hazardous materials (HAZMAT) team member or a hazardous materials specialist, the employee must receive a baseline physical examination.</p> <ul style="list-style-type: none"> – At least once every 12 months after their initial assignment unless the physician believes a shorter, or longer interval (but no more than 24 months) is appropriate. – Whenever employees are reassigned to an area where they will no longer be covered by medical surveillance and they have not been examined within the past 6 months. – As soon as possible after an employee reports: <ul style="list-style-type: none"> ◆ Signs or symptoms of possible overexposure to hazardous substances or health hazards ◆ Injury ◆ Exposure above the permissible exposure limits or published exposure levels – At the termination of their employment unless they were examined within the past 6 months.
<ul style="list-style-type: none"> • Incident-specific medical surveillance 	<ul style="list-style-type: none"> • Medical consultations and exams: <ul style="list-style-type: none"> – As soon as possible following the incident or development of signs or symptoms. – At additional times, if the physician determines follow-up is medically necessary.

NEW SECTION**WAC 296-824-11060 Keep records.****You must:**

- Keep a record of:
 - Name and Social Security number of the employee receiving medical surveillance
 - Physicians' written opinions, recommended limitations, and results of examinations and tests
 - Any employee medical complaints regarding hazardous substance exposures
 - A copy of all information given to the examining physician (except a copy of this rule)

Note: Keep records meeting the criteria specified in chapter 296-62 WAC, Part B, Access to records, for the length of time specified in that rule.

NEW SECTION

WAC 296-824-12010 Incident requirements. Recognize emergencies and initiate a response

You must:

- Make sure employees follow procedures in your emergency response plan to:
 - Recognize when an emergency response must be initiated
 - Notify employees, and others designated in your plan, of the release
 - Follow immediate emergency procedures
 - Prevent the incident from increasing in severity or to secure the operation.

NEW SECTION

WAC 296-824-12020 Implement and maintain an incident command system (ICS).

You must:

- (1) Make sure a single individual, acting as the incident commander (IC), is in charge of the site-specific incident command system (ICS) and acts within their designated role and training level.

Note:

- For multiemployer worksites:
 - The IC has responsibility for controlling emergency response operations at the site for all employers.
 - Emergency response plans should be consistent in designating who assumes IC position.
- If the first employee arriving at the scene is not trained as an IC (see Table 5, Training Requirements for Incident Commanders and Specialist Employees, WAC 296-824-11020), they may take control of the incident within their designated role and training level.

- (2) Make sure all employers' emergency responders and their communications are coordinated and controlled by the IC.

Note: The IC may delegate tasks to subordinates (within their training level).

- (3) Make sure each employer at the scene has designated a representative to assist the IC.

- (4) Establish security and control of the site as specified in your written emergency response plan.

NEW SECTION

WAC 296-824-12030 Prepare skilled support personnel.

Note: The duties of skilled support personnel are described in Table 1, Roles and Duties of Emergency Responders.

You must:

- Make sure that your skilled support personnel (including those employees who are not regularly employed by you) who could be exposed to on-scene hazards are given an initial briefing at the site before they participate in any emergency response. The initial briefing must include:
 - What chemical hazards are involved
 - What duties are to be performed
 - Instruction in the wearing of appropriate personal protective equipment

Note: Skilled support personnel do not need to comply with the other training requirements of this rule.

- Make sure the safety and health precautions given to your employees are also given to skilled support personnel.

NEW SECTION

WAC 296-824-12040 Make sure the incident commander oversees activities during the response.

The employer of the incident commander (IC) must:

(1) Identify all hazardous substances and conditions present, within their training level, using site analysis and maximum exposure limits, when appropriate.

(2) Implement emergency response procedures appropriate to the hazardous substances and conditions present, such as:

- Procedures that address the use of engineering controls, hazardous substance handling, and new technologies
- Procedures that address decontamination
- Procedures that address PPE
- Procedures that limit the number of personnel to those who are actively performing emergency response operations, in areas where exposure could exist.

(3) Designate an incident safety officer (ISO).

• Make sure the ISO demonstrates knowledge about operations being implemented at the emergency response site. They must:

- Identify and evaluate hazards
- Communicate with the IC about hazards, immediately informing the IC of corrective actions that must be taken when conditions are judged to be:

◆ An imminent danger

OR

- ◆ Immediately dangerous to life or health (IDLH).
- Provide direction about the safety of operations.

NEW SECTION

WAC 296-824-12050 Use the buddy system in danger areas.

You must:

- Make sure operations and tasks (including limited actions) in danger areas are conducted using the buddy system in teams of two or more.

Definition:

Danger areas are areas where conditions pose a serious danger to employees, such as areas where:

- Immediately dangerous to life or health (IDLH) conditions could exist.

OR

- High levels of exposure to toxic substances could exist.

OR

- There is a potential for exceeding the lower explosive limit (LEL) or lower flammability limit (LFL) of a hazardous substance.

NEW SECTION

WAC 296-824-12060 Provide rescue and medical assistance.

You must:

- (1) Provide stand-by employees equipped with the same level of personal protective equipment (PPE) as the entrants, for assistance or rescue.

Note: • The buddy system applies to stand-by employees (see WAC 296-824-12050).

AND

• One of the two stand-by employees can be assigned to another task provided it does not interfere with the performance of the stand-by role.

AND

• Rescue equipment should be selected and provided based on the types of rescue situations that could occur.

You must:

- (2) Make sure employees trained in first aid are readily available with necessary medical equipment and have a way to transport the injured.

Note: • Employee training is covered by the first-aid rule, WAC 296-800-150. This rule requires training on the eighteen subjects listed in addition to any subjects that are specific to your workplace emergency hazards (for example: If exposure to corrosive substances could occur, training would

need to include first-aid procedures for treating chemical burns).

• Employers who designate and train their employees to provide first aid are covered by the bloodborne pathogens rule, WAC 296-62-08001.

NEW SECTION

WAC 296-824-13010 Personal protective equipment.
Use appropriate personal protective equipment (PPE).

Note: • Only properly trained employees should select PPE. Hazardous materials technicians and hazardous materials specialists can select PPE within the competencies specified in Table 4.

• Selection requirements in other PPE rules also apply, including:

- WAC 296-800-160, Personal protective equipment.
- Chapter 296-62 WAC, Part E, Respiratory protection.
- WAC 296-24-58505, Fire brigades.
- Chapter 296-305 WAC, Safety standards for fire fighting.

You must:

• Provide employees with appropriate PPE and make sure it is used if hazards could be present.

- Select PPE (such as respirators, gloves, suits and other PPE) based on:

◆ An evaluation of the performance characteristics (such as breakthrough time and hazardous substance-specificity of the material or item) relevant to the requirements and limitations of the site.

◆ Task-specific conditions and durations.

◆ The hazards and potential hazards of the site (see Table 8, Selecting PPE for Specific Hazards).

- Select totally encapsulating chemical protective (TECP) suits that:

◆ Maintain positive air pressure.

◆ Prevent inward test gas leakage of more than 0.5 percent.

**Table 8
Selecting PPE for Specific Hazards**

When...	Use...
• Inhalation hazards could be present.	• Positive-pressure (pressure-demand) self-contained breathing apparatus (SCBA) OR • A decreased level of respiratory protection only when the incident commander determines, from air monitoring results, that employees will be adequately protected.
Chemical exposure levels will create a substantial possibility of: <ul style="list-style-type: none"> • Immediate death. • Immediate serious illness or injury. • Reduced ability to escape. 	Either positive-pressure (pressure-demand): <ul style="list-style-type: none"> • SCBA • Air-line respirators equipped with an escape air supply.
Skin absorption of a hazardous substance may result in a substantial possibility of: <ul style="list-style-type: none"> • Immediate death. • Immediate serious illness or injury. • Reduced ability to escape. 	Protection equivalent to Level A including a totally encapsulating chemical protective (TECP) suit.

PROPOSED

NEW SECTION

WAC 296-824-13020 Control hazards created by personal protective equipment (PPE).

You must:

- Control hazards created by the use of PPE, including:
 - Heat stress due to extremely high temperatures.
 - Any other employee health hazard and consideration.

NEW SECTION

WAC 296-824-13030 Use personal protective equipment (PPE) properly.

You must:

(1) Make sure employees inspect PPE before, during and after use, following your plan's procedures.

(2) Make sure employees put on (don) and remove (doff) PPE following your plan's procedures.

(3) Not interchange self-contained breathing apparatus (SCBA) air cylinders from different manufacturers, unless:

- There is a life-saving emergency

AND

You need a supplemental air supply

AND

The cylinders are of the same capacity and pressure rating. (4) Make sure compressed air cylinders used with SCBAs meet the testing and service life requirements of the United States Department of Transportation (USDOT).

Visit: <http://www.dot.gov>.

Note: You can also check with the cylinder manufacturers to obtain USDOT test and service life specifications.

You must:

(5) Make sure PPE is maintained in a safe and reliable condition using your plan's procedures.

PPE maintenance includes:

- Decontamination
- Cleaning
- Inspection
- Identification of damage or defects
- Parts repair or replacement
- Storage or disposal.

NEW SECTION

WAC 296-824-14010 Postemergency response.

Important:

• Postemergency response is the stage of the emergency response where the immediate threat from the release has been stabilized or eliminated, and cleanup of the site has started.

Except

• When cleanup is done by the employees who were part of the initial emergency response, the employees are not covered by this section (however, training, PPE and other requirements in WAC 296-824-11010 through 296-824-13030 apply to these employees).

• To determine which requirements apply to your post-emergency response activities, follow Table 9, below.

Table 9	
Rules that Apply to Postemergency Response Activities	
When postemergency response cleanup is performed by employees who were not part of the initial emergency response and:	The following rules or requirements apply:
It is necessary to remove hazardous substances, health hazards and contaminated materials (example: Soil) from the site	Chapter 296-62 WAC, Part P, Hazardous waste operations and treatment, storage and disposal facilities.
Cleanup is done on plant property using plant or workplace employees AND It is not necessary to remove hazardous substances, health hazards and contaminated materials from the site.	For training: <ul style="list-style-type: none"> • WAC 296-24-567(1), Employee emergency action plans • Chapter 296-62 WAC, Part E, Respiratory protection • WAC 296-800-170, Employer chemical hazard communication • Other appropriate training requirements relevant to personal protective equipment (PPE) and decontamination For equipment: <ul style="list-style-type: none"> • WAC 296-824-14010.

You must:

Maintain your clean-up equipment

- Make sure that all equipment used for clean-up work is serviced and inspected before use when cleanup is done on plant property by plant or workplace employees.

NEW SECTION

WAC 296-824-15010 Definitions. The following definitions are specific to this rule:

Annually

Any twelve-month cycle.

Buddy system

A system of organizing employees (who enter or stand by danger areas) into work groups, so each employee can be observed by at least one other member of the group. The purpose of this system is to provide rapid assistance to employees in an emergency.

Clean-up operation(s)

An operation where hazardous substances are removed, contained, incinerated, neutralized, stabilized, cleared up or, in any other manner, processed or handled with the goal of making the site safer for people or the environment.

PROPOSED

Danger area

Areas where conditions pose a serious danger to employees, such as areas where:

- Immediately dangerous to life or health (IDLH) conditions could exist

OR

- High levels of exposure to toxic substances could exist

OR

- There is a potential for exceeding the lower explosive limit (LEL) or lower flammability limit (LFL) of a substance.

Decontamination

Removing hazardous substances from employees and their equipment so potential adverse health effects will not occur.

Emergency response

An organized response to an anticipated release of a hazardous substance that is, or could become an uncontrolled release.

Emergency response plan

A written plan that requires coordination between emergency response participants, and contains procedures, criteria, and other information that will be applied to emergency response operations. Each employer's plan should be compatible with local and state plans.

Engineering controls

Methods of controlling employee exposures by modifying the source or reducing the quantity of contaminants.

Hazardous materials team (HAZMAT team)

A group of employees who are expected to perform responses to releases, or possible releases, of hazardous substances for the purpose of control and stabilization. As a result of their duties, HAZMAT team members may have close contact with hazardous substances.

Note: A HAZMAT team may be a separate component of a fire brigade or fire department.

Hazardous substance

Any of the following substances that could adversely affect an exposed employee's health or safety:

- Substances defined under section 101(14) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA) or "Superfund" Act (visit: <http://www.epa.gov>)

- Biological or other disease-causing agents released that could reasonably be expected to cause death, disease, behavioral abnormalities, cancer, genetic mutation, physiological malfunctions (including malfunctions in reproduction) or physical deformations in a person or their offspring when the person is:
 - Directly exposed to the agent in the environment
 - Directly ingests, inhales, or assimilates the agent from the environment
 - Indirectly ingests the agent through a food chain

- Substances listed by the United States Department of Transportation as hazardous materials under Title 49 (Transportation) in the Code of Federal Regulations (CFR), Part 172, section 101 and appendices (visit: <http://www.nara.gov> and search for "List of CFR subjects")

- Hazardous wastes as defined in this rule.

Hazardous waste

A substance designated by chapter 173-303 WAC, Dangerous waste regulations, department of ecology, as a dangerous waste or an extremely hazardous waste and any waste fitting the definition of "health hazard" in this rule.

Note: For department of ecology regulations, visit: <http://www.ecy.wa.gov>

Health hazard

A chemical, a mixture of chemicals, or a pathogen for which there is statistically significant evidence, based on at least one study conducted according to established scientific principles, that acute or chronic health effects may occur in exposed employees.

The term "health hazard" includes stress due to temperature extremes and chemicals that are:

- Carcinogens
- Toxic or highly toxic agents
- Reproductive toxins, irritants, corrosives, sensitizers, hepatotoxins, nephrotoxins, or neurotoxins
- Agents acting on the hematopoietic system agents that damage lungs, skin, eyes, or mucous membranes. (Detailed definitions of these chemical terms can be found in the Safety and health core rules, WAC 296-800-170, chemical hazard communication.)

Incident command system (ICS)

An organized approach to control and manage operations at an emergency response incident.

Incidental release

A release that can be safely controlled at the time of the release and does not have the potential to become an uncontrolled release.

Note: Example of a situation that results in an incidental release:

A tanker truck is receiving a load of hazardous liquid when a leak occurs. The driver knows the only hazard from the liquid is minor skin irritation. The employer has trained the driver on procedures and provided equipment to use for a release of this quantity. The driver puts on skin protection and stops the leak. A spill kit is used to contain, absorb, and pick up the spilled material for disposal.

Immediately dangerous to life or health (IDLH)

Any atmospheric condition that would:

- Cause an immediate threat to life

OR

- Cause permanent or delayed adverse health effects

OR

- Interfere with an employee's ability to escape

Limited action

Action necessary to:

- Secure an operation during emergency responses,

OR

- Prevent an incident from increasing in severity.

Examples include shutting down processes and closing emergency valves.

Lines of authority

A preestablished ranking of individuals, qualified to assume a commanding role during an emergency response, noted in an emergency response plan and implemented during a response. This is most important when responders from

multiple employers could participate in an emergency response.

Must

Must means mandatory.

Permissible exposure limit (PEL)

The exposure, inhalation, or dermal permissible limit specified in chapter 296-62 WAC, Part H, Air contaminants.

Personal protective equipment (PPE)

Protective items designed to be worn by the user to protect them against airborne, skin contact and other hazards. This includes items such as respiratory protection, protective suits, gloves, eye protection, etc.

Postemergency response

The stage of the emergency response where the immediate threat from the release has been stabilized or eliminated, and cleanup of the site has started.

Published exposure level

Exposure limits published in "*National Institute for Occupational Safety and Health (NIOSH) Recommendations for Occupational Safety and Health*" (DHHS publication #92-100, 1992).

If an exposure limit is not published by NIOSH, then "published exposure level" means the exposure limits published by the American Conference of Governmental Industrial Hygienists (ACGIH) in "*TLVs and BEIs-Threshold Limit Values for Chemical Substances and Physical Agents*" (1999 edition).

Note: Additional exposure levels published by recognized organizations such as the American Industrial Hygiene Association are not required to be observed by this rule; however, they may be a useful resource when a hazardous substance is not covered by NIOSH and ACGIH publications.

Should

Should means recommended.

Uncontrolled release

A release where significant safety and health risks could be created. Releases of hazardous substances that are either incidental or could not create a safety or health hazard (i.e., fire, explosion or chemical exposure) are not considered to be uncontrolled releases.

Note:

- Examples of conditions that could create a significant safety and health risk:
 - Large-quantity releases
 - Small releases that could be highly toxic
 - Airborne exposures that could exceed a WISHA permissible exposure limit or a published exposure limit and employees are not adequately trained or equipped to control the release.

Example of an uncontrolled release:

A forklift driver knocks over a container of a solvent-based liquid, releasing the contents onto the warehouse floor. The driver has been trained to recognize the vapor is flammable and moderately toxic when inhaled. The driver has not been trained or provided appropriate equipment to address this type of spill. In this situation, it is not safe for the driver to attempt a response. The driver needs to notify someone of the release so an emergency response can be initiated.

Workplace

- A fixed facility

OR

- A temporary location (such as a traffic corridor)

OR

- Any other site where an emergency response occurs.

You

The employer. For a complete definition of "employer" see the definition in the WISHA core rules, chapter 296-800 WAC.

PART U-4 EMERGENCY RESPONSE

NEW SECTION

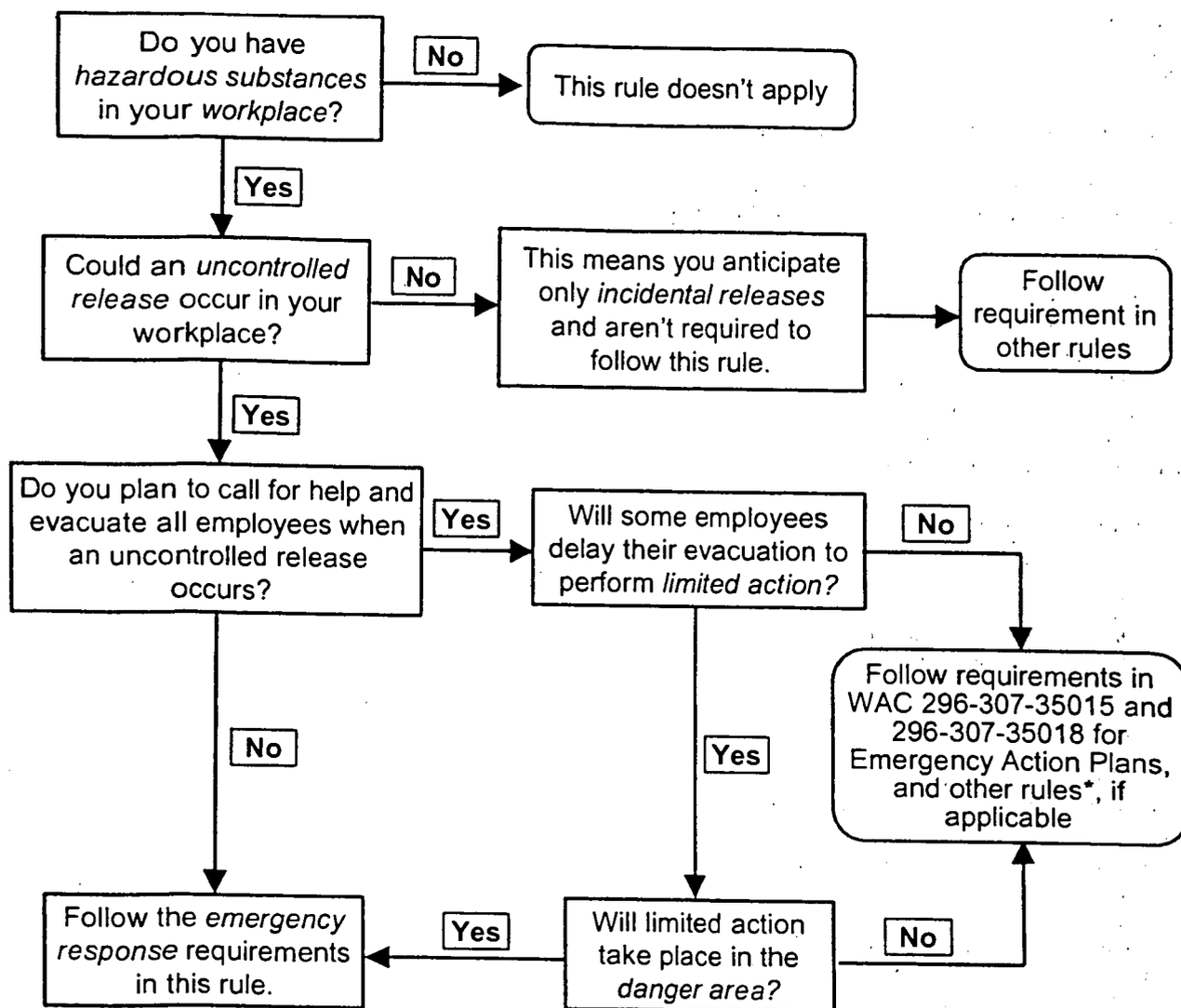
WAC 296-307-452 Introduction. What is the purpose of WAC 296-307-452, Emergency response to hazardous substance releases rule (agriculture)?

To state the requirements that help you protect the safety and health of your employees during response to a *hazardous substance releases* in any *workplace* or location.

Does this rule apply to your workplace?

Use this chart to determine if your *workplace* is covered by this rule. Key words are *italicized* and defined, following the chart.

PROPOSED



*The flow chart references other rules applicable to your workplace depending on conditions and hazards. Examples include:

- WAC 296-62-400, Hazardous chemicals in laboratories
- WAC 296-62-071, Respiratory protection

Definitions:

Danger area

Areas where conditions pose a serious danger to employees, such as areas where:

- Immediately dangerous to life or health (IDLH) conditions could exist

OR

- High levels of exposure to toxic substances could exist

OR

- There is a potential for exceeding the lower explosive limit (LEL) or lower flammability limit (LFL) of a substance.

Emergency response

A response to an anticipated release of a hazardous substance that is, or could become, an *uncontrolled release*.

Hazardous substance

Any biological, radiological, or chemical substance that can have adverse effects on humans. (See WAC 296-307-46000 for a more specific definition.)

Immediately dangerous to life or health (IDLH)

Any atmospheric condition that would:

- Cause an immediate threat to life
- Cause permanent or delayed adverse health effects
- Interfere with an employee's ability to escape

Incidental release

A release that can be safely controlled at the time of the release and does not have the potential to become an *uncontrolled release*.

Example of a situation that results in an incidental release:

A tanker truck is receiving a load of hazardous liquid when a leak occurs. The driver knows the only hazard from the liquid is minor skin irritation. The employer has trained the driver on procedures and provided equipment to use for a release of this quantity. The driver puts on skin protection and stops the

leak. A spill kit is used to contain, absorb, and pick up the spilled material for disposal.

Limited action

Action necessary to:

- Secure an operation during emergency responses,

OR

- Prevent an incident from increasing in severity.

Examples include shutting down processes and closing emergency valves.

Release

A spill, leak, or other type of hazardous substance discharge.

Uncontrolled release

A release where significant safety and health risks could be created. Releases of hazardous substances that are either incidental or could not create a safety or health hazard (i.e., fire, explosion or chemical exposure) are not considered to be uncontrolled releases.

- Note:**
- Examples of conditions that could create a significant safety and health risk:
 - Large-quantity releases
 - Small-releases that could be highly toxic
 - Airborne exposures that could exceed a WISHA permissible exposure limit or a published exposure limit and employees are not adequately trained or equipped to control the release.

Example of an uncontrolled release:

A forklift driver knocks over a container of a solvent-based liquid, releasing the contents onto the warehouse floor. The driver has been trained to recognize the vapor is flammable and moderately toxic when inhaled. The driver has not been trained or provided appropriate equipment to address this type of spill. In this situation, it is not safe for the driver to attempt a response. The driver needs to notify someone of the release so an emergency response can be initiated.

Workplace

- A fixed facility

OR

- A temporary location (such as a traffic corridor)

OR

- Any other site where an emergency response occurs.

Summary

Your responsibility:

To anticipate, plan for, and manage emergency response operations so employees are protected from hazardous substances and conditions.

- Note:**
- In addition to this rule, rules in other chapters apply to your workplace, such as:
 - Chapter 296-62 WAC, General occupational health standards

You will find some safety and health requirements (for example, personal protective equipment) are addressed on a general level in the core rules, while being addressed for a specific application in this rule. When this happens, both requirements apply and should not conflict.

If you find that requirements appear to conflict, the requirement that better protects the employee's safety and health must be followed to comply with this rule. Contact

your local L&I office if you need assistance in making this determination.

You must:

- WAC 296-307-45210 Planning
- WAC 296-307-45220 Training
- WAC 296-307-45230 Medical surveillance
- WAC 296-307-45240 Keep records
- WAC 296-307-45400 Incident requirements
- WAC 296-307-45410 Implement and maintain an incident command system (ICS) (incident command system)
- WAC 296-307-45420 Prepare skilled support personnel
- WAC 296-307-45430 Make sure the incident commander oversees activities during the response
- WAC 296-307-45440 Use the buddy system in danger areas
- WAC 296-307-45450 Provide rescue and medical assistance
- WAC 296-307-45600 Personal protective equipment
- WAC 296-307-45610 Control hazards created by personal protective equipment (PPE)
- WAC 296-307-45620 Use personal protective equipment (PPE) properly
- WAC 296-307-45800 Postemergency response
- WAC 296-307-46000 Definitions.

NEW SECTION

WAC 296-307-45210 Planning. Develop an emergency response plan.

- Note:**
- You may already have an emergency response plan, such as required by chapter 296-62 WAC, Part P, Hazardous waste operations and treatment, storage and disposal facilities or by state and locally coordinated response efforts (Section 303 of Superfund Amendments and Reauthorization Act (SARA), Title III). You may use those plans to comply with this section, if they include the items listed below.
 - Before a written emergency response plan can be developed, you will need to anticipate the types of uncontrolled releases that employees could encounter in your workplace(s).

You must:

- (1) Make sure your plan is written and adequately addresses at least all of the following:
 - Preemergency planning and coordination with additional responders (including personnel from other employers such as: Fire departments, law enforcement agencies, emergency medical services, and state or federal agencies).
 - Personnel roles, and lines of authority and communications for all affected parties including responders
 - Employee training (see WAC 296-307-45220, train your employees), for more detail:

- Note:**
- Training should address the competencies specified in Tables 3 through 5, as indicated for the employee's role.
 - Training geared for specific substances may be appropriate for some responders depending on how many hazardous substances are expected to be encountered, and their characteristics. For example, if employees may only respond to one substance, you could provide training (covering the knowledge and skills specified in Tables 3 through 5) relevant to that single substance. On the other hand, if employees might respond to a range of hazardous substances, training may be required to cover categories of hazardous substances.

PROPOSED

PROPOSED

- Emergency recognition
- Immediate emergency procedures including:
 - Methods of alerting employees (see WAC 296-307-345, Employee alarm systems)
 - Procedures for limited action (emergency prevention)

Note: *Limited action* includes shutting down processes, closing emergency valves and other critical actions to secure the operation, or prevent the incident from increasing in severity.

Limited Action and Employee Roles	
If . . .	Then employees involved would be:
Limited action could be conducted in the danger area	Considered emergency responders
Limited action will not be conducted in IDLH conditions	Considered evacuees, not emergency responders

– Details of who will evacuate immediately and who will remain behind for limited action

- Evacuation routes and procedures
- How to establish safe distances and places of refuge (during emergency response the incident commander (IC) decides to make changes based on new developments, i.e., changes in the wind direction).

- Methods of securing and controlling access to the site
- Emergency medical treatment and first aid
- A complete personal protective equipment (PPE) program that addresses:

– Selection of PPE including selection criteria to be used and the identification, specified use and limitations of the PPE selected.

– Training on proper use of PPE (including maintenance).

– Hazards created by wearing PPE including heat stress during temperature extremes, and/or other appropriate medical considerations.

– Criteria used for determining the proper fit of PPE.

– Procedures covering proper use of PPE including procedures for inspection, putting it on (donning) and removing it (doffing).

– Maintenance of PPE including procedures for decontamination, disposal and storage.

– Methods used to evaluate the effectiveness of your PPE program.

Note: • If a manufacturer's printed information or WISHA rule adequately addresses procedural requirements (such as donning or doffing for PPE), it is not necessary to rewrite this into your program; simply attach the printed information.

• You may use written procedures provided by the equipment manufacturer when they meet the requirements of other rules, including chapter 296-62 WAC, Part E, Respiratory protection.

- Emergency equipment
- Decontamination procedures determined by a hazardous materials specialist or other qualified individual
- Methods to critically assess the response and conduct appropriate follow-up

You must:

(2) Make your written emergency response plan available to employees, their representatives, and WISHA personnel for inspecting or copying.

Note: In situations where multiple employers could respond to an incident, all plans should consistently address:

- Who will be designated as the incident commander (IC)
- AND**
- If, when, and how transfer of the incident commander (IC) position will take place.

NEW SECTION

WAC 296-307-45220 Training.

Train your employees

Note: • Skilled support employees as described in Table 1, are not covered by the training requirements in this section (see WAC 296-307-45420).

• You may conduct training internally, or use outside training services to comply with this section.

– When outside trainers are hired, you are still responsible for making sure the requirements of this section are met. For example, employers may compare the course outline to the competencies listed in Tables 3, 4 and 5.

• Use Tables 1 through 5 to identify your employee's emergency response roles and training competency levels.

You must:

• Make sure employees are appropriately trained for their assigned roles and duties as follows:

- Initial training:

• Provide initial training before the employee is allowed to participate in an actual emergency response operation.

Note: When first responders at the awareness or operations level have sufficient experience to objectively demonstrate competencies specified in Table 3, you may accept experience instead of training.

• Make sure initial training adequately addresses the competencies listed in Tables 3, 4 and 5 and the minimum training durations in Table 2.

• Certify that employees objectively demonstrate competencies specified in Tables 3, 4 and 5 (except for employees trained as first responders at the awareness level).

- Retraining (refresher) training:

• Provide retraining annually

• Make sure retraining covers necessary content

• Document training or demonstrated competency

Note: Retraining is not required when employees demonstrate competencies annually and a record is kept of the demonstration methodology used.

- Trainer qualifications:

• Verify trainers have satisfactorily completed an instructors' training course for the subjects they teach. For example, courses offered by the United States National Academy, or equivalent courses are acceptable.

OR

• Have the educational and instructional experience necessary for training.

- Specialist employees:

• Specialist employees who have been sent to the scene to advise or assist must receive training or demonstrate competency in their specialty, annually.

Table 1
Roles and Duties of Emergency Responders

If the employee's role is:	They:
First responder at the awareness level	<ul style="list-style-type: none"> • Are likely to witness or discover a hazardous substance release AND • Are trained to initiate an emergency response by notifying the proper authorities of the release AND • Take no further action beyond notifying the authorities
First responder at the operations level	<ul style="list-style-type: none"> • Respond to actual or potential releases in order to protect nearby persons, property, and/or the environment from the effects of the release AND • Are trained to respond defensively, without trying to stop the release AND • May try to: <ul style="list-style-type: none"> - Contain the release from a safe distance - Keep it from spreading - Protect others from hazardous exposures
Hazardous materials technician	<ul style="list-style-type: none"> • Respond to releases or potential releases, with the intent of stopping the release AND • Are trained to approach the point of release offensively in order to, either: <ul style="list-style-type: none"> - Plug - Patch - Stop the release using other methods
Hazardous materials specialist	<ul style="list-style-type: none"> • Respond along with, and provide support to, hazardous materials technicians AND • Are required to have more specific knowledge of hazardous substances than a hazardous materials technician AND • Act as the site activity liaison when federal, state, local, and other government authorities participate
Incident commander	<ul style="list-style-type: none"> • Have ultimate responsibility for: <ul style="list-style-type: none"> - Direction - Control - Coordination of the response effort
Specialist employee	<ul style="list-style-type: none"> • Are a technical, medical, environmental, or other type of expert AND • Represent a hazardous substance manufacturer, shipper, or a government agency. AND • May be present at the scene or may assist from an off-site location AND • Regularly work with specific hazardous substances AND • Are trained in the hazards of specific substances AND • Are expected to give technical advice or assistance to the incident commander or incident safety officer, when requested

PROPOSED

PROPOSED

Table 1 Roles and Duties of Emergency Responders	
Skilled support personnel	<ul style="list-style-type: none"> • Are needed to perform an immediate, specific emergency support task at the site AND • Are skilled in the operation of equipment including: <ul style="list-style-type: none"> - Earth moving equipment - Cranes - Hoisting equipment
Incident safety officer	<ul style="list-style-type: none"> • Are designated by the incident commander AND • Are knowledgeable in operations being implemented at the site AND • Have specific responsibility to <ul style="list-style-type: none"> - Identify and evaluate hazards - Provide direction on employee safety matters

Table 2 Minimum Training Duration for Responders	
If you are a:	Then you must have a minimum of:
First responder at the operations level	8 hours training (see Table 3)
Hazardous materials technician	24 hours training (see Table 4)
Hazardous materials specialist	24 hours training (see Table 4)
Incident commander	24 hours training (see Table 5)

Table 3 Competencies for First Responders		
Employees must be able to show they:	When they are designated as First Responders at the:	
	Awareness Level	Operations Level
Understand what hazardous substances are and their associated risks.	X	X
Recognize the presence of hazardous substances in an emergency.	X	X
Can identify the hazardous substances, when possible.	X	X
Understand the potential consequences of hazardous substances in an emergency.	X	X
Understand the role of a first responder at the awareness level as described in: <ul style="list-style-type: none"> • The employer's emergency response plan, including site security and control. • The United States Department of Transportation's Emergency Response Guidebook. (<i>search at: http://www.dot.gov</i>). 	X	X
Know how to use The United States Department of Transportation's Emergency Response Guidebook.	X	X
Recognize the need for additional resources and the need to notify the incident's communication center accordingly.	X	X
Know basic hazard and risk assessment techniques.		X
Can select and use personal protective equipment (PPE) appropriate for first responder operations level.		X
Understand basic hazardous materials terms.		X
Can perform basic control, containment, and/or confinement operations within the capabilities of the resources and PPE available.		X

PROPOSED

Table 3 Competencies for First Responders		
Can implement decontamination procedures to their level training.		X
Understand relevant standard operating and termination procedures.		X

Table 4 Competencies for Hazardous Materials Technicians and Hazardous Materials Specialist		
Employees must be able to show they:	When they are designated as a Hazardous Materials:	
	Technician	Specialist
Have the competencies specified for the first responder operations level. (See Table 3)	X	X
Know how to implement an employer's emergency response plan.	X	X
Can function within their assigned role in the incident command system.	X	X
Understand hazard and risk assessment techniques.	X	X
Understand basic chemical and toxicological terminology and behavior.	X	X
Can use field survey instruments and equipment to classify, identify, and verify materials at the incident.	X	X
Can select and use personal protective equipment (PPE) appropriate for hazardous materials technicians.	X	X
Can perform advance control, containment, and/or confinement operations within the capabilities of the resources and PPE available.	X	X
Can implement decontamination procedures to their level of training.	X	X
Understand termination procedures.	X	X
Can implement the local emergency response plan.		X
Know of the state emergency response plan.		X
Can develop a site safety and control plan.		X
Understand chemical, radiological, and toxicological terminology and behavior.		X
Understand in-depth hazard and risk techniques.		X
Can use advanced survey instruments and equipment to classify, identify and verify materials at the incident.		X
Can select and use proper specialized chemical PPE given to hazardous materials specialists.		X
Can perform specialized control, containment, and/or confinement operations within the capabilities of the resources and PPE available.		X
Can determine decontamination procedures.		X

Table 5 Competencies for Incident Commanders and Specialist Employees		
Employees must be able to show they:	When they are designated as a(n):	
	Incident Commander	Specialist Employee
Have competencies specified for the First Responder Operations Level (see Table 3).	X	
Know of the state emergency response plan and the Federal Regional Response Team.	X	
Can implement the local emergency response plan.	X	
Can implement the employer's emergency response plan.	X	

PROPOSED

Table 5 Competencies for Incident Commanders and Specialist Employees		
Have knowledge of the incident command system (ICS) and understand how they relate to it.	X	
Can implement the employer's ICS.	X	
Understand the hazards and risks associated with employees working in chemical protective clothing.	X	
Understand the importance of decontamination procedures.	X	
Have current knowledge in their field regarding safety and health practices relating to specific hazardous substances.		X
Have the knowledge of the ICS and understand how the relate to it.		X
Understand the care and use of personal protective equipment (PPE).		X

NEW SECTION

WAC 296-307-45230 Medical surveillance. Provide medical surveillance to employees.

You must:

(1) Provide medical surveillance for employees to comply with Tables 6 and 7, and the following:

- Make medical surveillance available at:
 - Reasonable times and places.
 - No cost to employees, including travel associated costs such as mileage, gas or bus fare if the employee is required to travel off site

AND

– Wages for additional time spent outside of employees normal work hours.

• Make sure a licensed physician performs or supervises exams and procedures.

• Give complete information to the examining physician including:

- A copy of this rule.
- A description of the employee's duties that relate to hazardous substance exposure.
- The hazardous substance exposure levels anticipated for the employee.
- A description of the personal protective equipment (PPE) the employee could use.
- Information available from previous medical examinations.
- The medical evaluation information required by chapter 296-62 WAC, Part E, Respiratory protection.

• Medical exams must include, at a minimum:

- A medical history
- A work history (or updated history if on file)
- A special emphasis on an:
 - Assessment of symptoms related to handling hazardous substances
 - Health hazards
 - Evaluation of fitness for duty (including the ability to wear any personal protective equipment (PPE) or other conditions that may be expected at the workplace)
 - Other content as determined by the examining physician.

Note: The physician should consult the *Occupational Safety and Health Guidance Manual for Hazardous Waste Site Activities* (see OSHA website: <http://www.osha.gov>).

(2) Obtain the physician's written opinion and give a copy to the employee that includes:

- A statement of whether or not medical conditions were found which would increase the employee's risk for impairment during emergency response work or respirator use.
 - Do not include specific findings or diagnoses unrelated to occupational exposures.
 - Limitations recommended to the employee's assigned work, if any.
 - Exam and test results if the employee requests this information.
 - A statement that affirms the employee has been confidentially informed of medical exam results (including medical conditions requiring follow-up).

Table 6 Medical Surveillance for Employee Categories	
If the employee is covered by this rule and is:	You must:
<ul style="list-style-type: none"> • Exposed for at least 30 days a year to health hazards or hazardous substances at or above the permissible exposure limit or published exposure levels (even when respirators are used), OR • Required to wear a respirator for at least 30 days a year.* 	<ul style="list-style-type: none"> • Offer standard medical surveillance as specified in Table 7.*
<ul style="list-style-type: none"> • A hazardous materials (HAZMAT) team member • A hazardous materials specialist 	<ul style="list-style-type: none"> • Provide standard medical surveillance as specified in Table 7.
<ul style="list-style-type: none"> • An emergency responder who shows immediate or delayed signs or symptoms possibly resulting from exposure to hazardous substances during an incident. 	<ul style="list-style-type: none"> • Provide incident-specific medical surveillance as specified in Table 7.

PROPOSED

**Table 6
Medical Surveillance for Employee Categories**

<ul style="list-style-type: none"> • Not an emergency responder and: <ul style="list-style-type: none"> – May be injured – Shows immediate or delayed signs or symptoms possibly resulting from exposure to hazardous substances – May have been exposed to hazardous substances at concentrations above the permissible exposure limits (PELs) or the published exposure levels without appropriate PPE. 	<ul style="list-style-type: none"> • Offer incident-specific medical surveillance as specified in Table 7.
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*Note: A medical evaluation for respirator use is required by chapter 296-62 WAC, Part E, Respiratory protection, for those employees who have not been cleared for respirator use during medical surveillance activities.

**Table 7
Frequency of Exams and Consultations**

If the employee is covered by:	Then medical surveillance must include:
<ul style="list-style-type: none"> • Standard medical surveillance 	<ul style="list-style-type: none"> • Exams and consultations: <ul style="list-style-type: none"> – Before assignment. Note: If the employee is a hazardous materials (HAZMAT) team member or a hazardous materials specialist, the employee must receive a baseline physical examination. – At least once every 12 months after their initial assignment unless the physician believes a shorter, or longer interval (but no more than 24 months) is appropriate. – Whenever employees are reassigned to an area where they will no longer be covered by medical surveillance and they have not been examined within the past 6 months. – As soon as possible after an employee reports: <ul style="list-style-type: none"> ◆ Signs or symptoms of possible overexposure to hazardous substances or health hazards ◆ Injury ◆ Exposure above the permissible exposure limits or published exposure levels – At the termination of their employment unless they were examined within the past 6 months.
<ul style="list-style-type: none"> • Incident-specific medical surveillance 	<ul style="list-style-type: none"> • Medical consultations and exams: <ul style="list-style-type: none"> – As soon as possible following the incident or development of signs or symptoms. – At additional times, if the physician determines follow-up is medically necessary.

NEW SECTION

WAC 296-307-45240 Keep records.

You must:

- Keep a record of:
 - Name and Social Security number of the employee receiving medical surveillance
 - Physicians' written opinions, recommended limitations, and results of examinations and tests
 - Any employee medical complaints regarding hazardous substance exposures
 - A copy of all information given to the examining physician (except a copy of this rule).

NEW SECTION

WAC 296-307-45400 Incident requirements. Recognize emergencies and initiate a response

You must:

- Make sure employees follow procedures in your emergency response plan to:
 - Recognize when an emergency response must be initiated
 - Notify employees, and others designated in your plan, of the release
 - Follow immediate emergency procedures
 - Prevent the incident from increasing in severity or to secure the operation.

PROPOSED

NEW SECTION

WAC 296-307-45410 Implement and maintain an incident command system (ICS).

You must:

(1) Make sure a single individual, acting as the incident commander (IC), is in charge of the site-specific incident command system (ICS) and acts within their designated role and training level.

- Note:**
- For multiemployer worksites:
 - The IC has responsibility for controlling emergency response operations at the site for all employers.
 - Emergency response plans should be consistent in designating who assumes IC position.
 - If the first employee arriving at the scene is not trained as an IC (see Table 5, Training Requirements for Incident Commanders and Specialist Employees, WAC 296-824-11020), they may take control of the incident within their designated role and training level.

(2) Make sure all employers' emergency responders and their communications are coordinated and controlled by the IC.

- Note:** The IC may delegate tasks to subordinates (within their training level).

(3) Make sure each employer at the scene has designated a representative to assist the IC.

(4) Establish security and control of the site as specified in your written emergency response plan.

NEW SECTION

WAC 296-307-45420 Prepare skilled support personnel.

- Note:** The duties of skilled support personnel are described in Table 1, Roles and Duties of Emergency Responders.

You must:

- Make sure that your skilled support personnel (including those employees who are not regularly employed by you) who could be exposed to on-scene hazards are given an initial briefing at the site before they participate in any emergency response. The initial briefing must include:
 - What chemical hazards are involved
 - What duties are to be performed
 - Instruction in the wearing of appropriate personal protective equipment

- Note:** Skilled support personnel do not need to comply with the other training requirements of this rule.

• Make sure the safety and health precautions given to your employees are also given to skilled support personnel.

NEW SECTION

WAC 296-307-45430 Make sure the incident commander oversees activities during the response. The employer of the incident commander (IC) must:

(1) Identify all hazardous substances and conditions present, within their training level, using site analysis and maximum exposure limits, when appropriate.

(2) Implement emergency response procedures appropriate to the hazardous substances and conditions present, such as:

- Procedures that address the use of engineering controls, hazardous substance handling, and new technologies
- Procedures that address decontamination
- Procedures that address PPE
- Procedures that limit the number of personnel to those who are actively performing emergency response operations, in areas where exposure could exist.

(3) Designate an incident safety officer (ISO).

• Make sure the ISO demonstrates knowledge about operations being implemented at the emergency response site. They must:

- Identify and evaluate hazards
- Communicate with the IC about hazards, immediately informing the IC of corrective actions that must be taken when conditions are judged to be:

◆ An imminent danger

OR

◆ Immediately dangerous to life or health (IDLH).

- Provide direction about the safety of operations.

NEW SECTION

WAC 296-307-45440 Use the buddy system in danger areas.

You must:

• Make sure operations and tasks (including limited actions) in danger areas are conducted using the buddy system in teams of two or more.

Definition:

Danger areas are areas where conditions pose a serious danger to employees, such as areas where:

• Immediately dangerous to life or health (IDLH) conditions could exist.

OR

• High levels of exposure to toxic substances could exist.

OR

• There is a potential for exceeding the lower explosive limit (LEL) or lower flammability limit (LFL) of a hazardous substance.

NEW SECTION

WAC 296-307-45450 Provide rescue and medical assistance.

You must:

(1) Provide stand-by employees equipped with the same level of personal protective equipment (PPE) as the entrants, for assistance or rescue.

- Note:**
- The buddy system applies to stand-by employees (WAC 296-307-45440).

AND

• One of the two stand-by employees can be assigned to another task provided it does not interfere with the performance of the stand-by role.

AND

• Rescue equipment should be selected and provided based on the types of rescue situations that could occur.

You must:

(2) Make sure employees trained in first aid are readily available with necessary medical equipment and have a way to transport the injured.

- Note:**
- Employee training is covered by the first-aid rule, WAC 296-800-150. This rule requires training on the eighteen subjects listed in addition to any subjects that are specific to your workplace emergency hazards (for example: If exposure to corrosive substances could occur, training would need to include first-aid procedures for treating chemical burns).
 - Employers who designate and train their employees to provide first aid are covered by the bloodborne pathogens rule, WAC 296-62-08001.

– Chapter 296-305 WAC, Safety standards for fire fighting.

You must:

- Provide employees with appropriate PPE and make sure it is used if hazards could be present.
 - Select PPE (such as respirators, gloves, suits and other PPE) based on:
 - ◆ An evaluation of the performance characteristics (such as breakthrough time and hazardous substance-specificity of the material or item) relevant to the requirements and limitations of the site.
 - ◆ Task-specific conditions and durations.
 - ◆ The hazards and potential hazards of the site (see Table 8, Selecting PPE for Specific Hazards).
 - Select totally encapsulating chemical protective (TECP) suits that:
 - ◆ Maintain positive air pressure.
 - ◆ Prevent inward test gas leakage of more than 0.5 percent.

NEW SECTION

WAC 296-307-45600 Personal protective equipment.

- Note:**
- Only properly trained employees should select PPE. Hazardous materials technicians and hazardous materials specialists can select PPE within the competencies specified in Table 4.
 - Selection requirements in other PPE rules also apply, including:
 - Chapter 296-62 WAC, Part E, Respiratory protection.

**Table 8
Selecting PPE for Specific Hazards**

When . . .	Use . . .
<ul style="list-style-type: none"> • Inhalation hazards could be present. 	<ul style="list-style-type: none"> • Positive-pressure (pressure-demand) self-contained breathing apparatus (SCBA) <p>OR</p> <ul style="list-style-type: none"> • A decreased level of respiratory protection only when the incident commander determines, from air monitoring results, that employees will be adequately protected.
Chemical exposure levels will create a substantial possibility of: <ul style="list-style-type: none"> • Immediate death. • Immediate serious illness or injury. • Reduced ability to escape. 	Either positive-pressure (pressure-demand): <ul style="list-style-type: none"> • SCBA • Air-line respirators equipped with an escape air supply.
Skin absorption of a hazardous substance may result in a substantial possibility of: <ul style="list-style-type: none"> • Immediate death. • Immediate serious illness or injury. • Reduced ability to escape. 	Protection equivalent to Level A including a totally encapsulating chemical protective (TECP) suit.

NEW SECTION

WAC 296-307-45610 Control hazards created by personal protective equipment (PPE).

You must:

- Control hazards created by the use of PPE, including:
 - Heat stress due to extremely high temperatures.
 - Any other employee health hazard and consideration.

NEW SECTION

WAC 296-307-45620 Use personal protective equipment (PPE) properly.

You must:

- (1) Make sure employees inspect PPE before, during and after use, following your plan's procedures.
- (2) Make sure employees put on (don) and remove (doff) PPE following your plan's procedures.
- (3) Not interchange self-contained breathing apparatus (SCBA) air cylinders from different manufacturers, unless:
 - There is a life-saving emergency
 - AND
 - You need a supplemental air supply
 - AND
 - The cylinders are of the same capacity and pressure rating.

- (4) Make sure compressed air cylinders used with SCBAs meet the testing and service life requirements of the United States Department of Transportation (USDOT). Visit: <http://www.dot.gov>.

Note: You can also check with the cylinder manufacturers to obtain USDOT test and service life specifications.

You must:

- (5) Make sure PPE is maintained in a safe and reliable condition using your plan's procedures. PPE maintenance includes:
 - Decontamination
 - Cleaning
 - Inspection

PROPOSED

- Identification of damage or defects
- Parts repair or replacement
- Storage or disposal.

NEW SECTION

WAC 296-307-45800 Postemergency response.

Important:

• Postemergency response is the stage of the emergency response where the immediate threat from the release has

been stabilized or eliminated, and cleanup of the site has started.

Except

• When cleanup is done by the employees who were part of the initial emergency response, the employees are not covered by this section (however, training, PPE and other requirements in WAC 296-307-45600 through 296-307-45620 apply to these employees).

• To determine which requirements apply to your post-emergency response activities, follow Table 9, below.

PROPOSED

Table 9 Rules that Apply to Postemergency Response Activities	
When postemergency response cleanup is performed by employees who were not part of the initial emergency response and:	The following rules or requirements apply:
It is necessary to remove hazardous substances, health hazards and contaminated materials (example: Soil) from the site	Chapter 296-62 WAC, Part P, Hazardous waste operations and treatment, storage and disposal facilities.
Cleanup is done on plant property using plant or workplace employees AND It is not necessary to remove hazardous substances, health hazards and contaminated materials from the site.	For training: <ul style="list-style-type: none"> • WAC 296-307-35015 and 296-307-35018, Employee emergency action plans • Chapter 296-62 WAC, Part E, Respiratory protection • WAC 296-307-550, Employer chemical hazard communication • Other appropriate training requirements relevant to personal protective equipment (PPE) and decontamination For equipment: <ul style="list-style-type: none"> • WAC 296-307-45800.

You must:

Maintain your clean-up equipment

• Make sure that all equipment used for clean-up work is serviced and inspected before use when cleanup is done on plant property by plant or workplace employees.

OR

• There is a potential for exceeding the lower explosive limit (LEL) or lower flammability limit (LFL) of a substance.

Decontamination

Removing hazardous substances from employees and their equipment so potential adverse health effects will not occur.

Emergency response

An organized response to an anticipated release of a hazardous substance that is, or could become an uncontrolled release.

Emergency response plan

A written plan that requires coordination between emergency response participants, and contains procedures, criteria, and other information that will be applied to emergency response operations. Each employer's plan should be compatible with local and state plans.

Engineering controls

Methods of controlling employee exposures by modifying the source or reducing the quantity of contaminants.

Hazardous materials team (HAZMAT team)

A group of employees who are expected to perform responses to releases, or possible releases, of hazardous substances for the purpose of control and stabilization. As a result of their duties, HAZMAT team members may have close contact with hazardous substances.

Note: A HAZMAT team may be a separate component of a fire brigade or fire department.

NEW SECTION

WAC 296-307-46000 Definitions. The following definitions are specific to this rule:

Annually

Any twelve-month cycle.

Buddy system

A system of organizing employees (who enter or stand by danger areas) into work groups, so each employee can be observed by at least one other member of the group. The purpose of this system is to provide rapid assistance to employees in an emergency.

Clean-up operation(s)

An operation where hazardous substances are removed, contained, incinerated, neutralized, stabilized, cleared up or, in any other manner, processed or handled with the goal of making the site safer for people or the environment.

Danger area

Areas where conditions pose a serious danger to employees, such as areas where:

• Immediately dangerous to life or health (IDLH) conditions could exist

OR

• High levels of exposure to toxic substances could exist

Hazardous substance

Any of the following substances that could adversely affect an exposed employee's health or safety:

- Substances defined under section 101(14) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA) or "Superfund" Act (visit: <http://www.epa.gov>)

- Biological or other disease-causing agents released that could reasonably be expected to cause death, disease, behavioral abnormalities, cancer, genetic mutation, physiological malfunctions (including malfunctions in reproduction) or physical deformations in a person or their offspring when the person is:

- Directly exposed to the agent in the environment
- Directly ingests, inhales, or assimilates the agent from the environment

- Indirectly ingests the agent through a food chain

- Substances listed by the United States Department of Transportation as hazardous materials under Title 49 (Transportation) in the Code of Federal Regulations (CFR), Part 172, section 101 and appendices (visit: <http://www.nara.gov> and search for "List of CFR subjects")

- Hazardous wastes as defined in this rule.

Hazardous waste

A substance designated by chapter 173-303 WAC, Dangerous waste regulations, department of ecology, as a dangerous waste or an extremely hazardous waste and any waste fitting the definition of "health hazard" in this rule.

Note: For department of ecology regulations, visit: <http://www.ecy.wa.gov>

Health hazard

A chemical, a mixture of chemicals, or a pathogen for which there is statistically significant evidence, based on at least one study conducted according to established scientific principles, that acute or chronic health effects may occur in exposed employees.

The term "health hazard" includes stress due to temperature extremes and chemicals that are:

- Carcinogens
- Toxic or highly toxic agents
- Reproductive toxins, irritants, corrosives, sensitizers, hepatotoxins, nephrotoxins, or neurotoxins

- Agents acting on the hematopoietic system agents that damage lungs, skin, eyes, or mucous membranes. (Detailed definitions of these chemical terms can be found in the Safety and health core rules, WAC 296-307-550, chemical hazard communication.)

Incident command system (ICS)

An organized approach to control and manage operations at an emergency response incident.

Incidental release

A release that can be safely controlled at the time of the release and does not have the potential to become an uncontrolled release.

Note: Example of a situation that results in an incidental release:

A tanker truck is receiving a load of hazardous liquid when a leak occurs. The driver knows the only hazard from the liquid is minor skin irritation. The employer has trained the driver on procedures and

provided equipment to use for a release of this quantity. The driver puts on skin protection and stops the leak. A spill kit is used to contain, absorb, and pick up the spilled material for disposal.

Immediately dangerous to life or health (IDLH)

Any atmospheric condition that would:

- Cause an immediate threat to life

OR

- Cause permanent or delayed adverse health effects

OR

- Interfere with an employee's ability to escape

Limited action

Action necessary to:

- Secure an operation during emergency responses,

OR

- Prevent an incident from increasing in severity.

Examples include shutting down processes and closing emergency valves.

Lines of authority

A preestablished ranking of individuals, qualified to assume a commanding role during an emergency response, noted in an emergency response plan and implemented during a response. This is most important when responders from multiple employers could participate in an emergency response.

Must

Must means mandatory.

Permissible exposure limit (PEL)

The exposure, inhalation, or dermal permissible limit specified in chapter 296-62 WAC, Part H, Air contaminants.

Personal protective equipment (PPE)

Protective items designed to be worn by the user to protect them against airborne, skin contact and other hazards. This includes items such as respiratory protection, protective suits, gloves, eye protection, etc.

Postemergency response

The stage of the emergency response where the immediate threat from the release has been stabilized or eliminated, and cleanup of the site has started.

Published exposure level

Exposure limits published in "*National Institute for Occupational Safety and Health (NIOSH) Recommendations for Occupational Safety and Health*" (DHHS publication #92-100, 1992).

If an exposure limit is not published by NIOSH, then "published exposure level" means the exposure limits published by the American Conference of Governmental Industrial Hygienists (ACGIH) in "*TLVs and BEIs-Threshold Limit Values for Chemical Substances and Physical Agents*" (1999 edition).

Note: Additional exposure levels published by recognized organizations such as the American Industrial Hygiene Association are not required to be observed by this rule; however, they may be a useful resource when a hazardous substance is not covered by NIOSH and ACGIH publications.

Should

Should means recommended.

Uncontrolled release

A release where significant safety and health risks could be created. Releases of hazardous substances that are either incidental or could not create a safety or health hazard (i.e.,

fire, explosion or chemical exposure) are not considered to be uncontrolled releases.

- Note:
- Examples of conditions that could create a significant safety and health risk:
 - Large-quantity releases
 - Small releases that could be highly toxic
 - Airborne exposures that could exceed a WISHA permissible exposure limit or a published exposure limit and employees are not adequately trained or equipped to control the release.

Example of an uncontrolled release:

A forklift driver knocks over a container of a solvent-based liquid, releasing the contents onto the warehouse floor. The driver has been trained to recognize the vapor is flammable and moderately toxic when inhaled. The driver has not been trained or provided appropriate equipment to address this type of spill. In this situation, it is not safe for the driver to attempt a response. The driver needs to notify someone of the release so an emergency response can be initiated.

Workplace

- A fixed facility
- OR
- A temporary location (such as a traffic corridor)
- OR
- Any other site where an emergency response occurs.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 296-62-410 Emergency response to hazardous substance release.
- WAC 296-62-41001 Scope and application.
- WAC 296-62-41003 Definitions.
- WAC 296-62-41010 Emergency response.
- WAC 296-62-41011 Emergency response plan.
- WAC 296-62-41013 Elements of an emergency response plan.
- WAC 296-62-41015 Procedures for handling emergency response.
- WAC 296-62-41017 Skilled support personnel.
- WAC 296-62-41019 Specialist employees.
- WAC 296-62-41020 Training.
- WAC 296-62-41021 Training before participation.
- WAC 296-62-41023 Trainers.
- WAC 296-62-41025 Refresher training.
- WAC 296-62-41030 Employee personal protective equipment.
- WAC 296-62-41031 Personal protective equipment selection.

- WAC 296-62-41033 Totally encapsulating chemical protective suits.
- WAC 296-62-41035 Personal protective equipment (PPE) program.
- WAC 296-62-41040 Medical surveillance and consultation for emergency response.
- WAC 296-62-41041 Employees covered.
- WAC 296-62-41042 Frequency of medical examinations and consultations.
- WAC 296-62-41043 Content of medical examinations and consultations.
- WAC 296-62-41044 Examination by a physician and costs.
- WAC 296-62-41045 Information provided to the physician.
- WAC 296-62-41046 Physician's written opinion.
- WAC 296-62-41047 Recordkeeping of medical surveillance activities.
- WAC 296-62-41060 Post emergency response operations.
- WAC 296-62-41061 Removal of hazardous substances.
- WAC 296-62-41063 Employees training and protective equipment.
- WAC 296-62-41080 Appendices to Part R—Emergency response.
- WAC 296-62-41081 Appendix A—Personal protective equipment test methods.
- WAC 296-62-41082 Appendix B—General description and discussion of the levels of protection and protective gear.
- WAC 296-62-41084 Appendix C—Compliance guidelines.
- WAC 296-62-41085 Appendix D—References.
- WAC 296-62-41086 Appendix E—Training curriculum guidelines.

WSR 02-02-085
PROPOSED RULES
EXECUTIVE ETHICS BOARD
 [Filed December 31, 2001, 2:15 p.m.]

Original Notice.
 Preproposal statement of inquiry was filed as WSR 01-11-120.
 Title of Rule: Use of state resources.

PROPOSED

Purpose: To revise and clarify current agency rules regarding the de minimis use of state resources, WAC 292-110-010. To separate permitted uses, permitted uses under limited circumstances, and prohibited uses. To allow a limited personal use of state provided Internet access similar to existing guidelines for telephone use.

WAC Section	Purpose
292-110-010(1)	To reword the statement of principles.
292-110-010(2)	To restate permitted uses that are generally not subject to the rule, including the Combined Fund Drive.
292-110-010(3)	(1) To restate permitted uses that are subject to the de minimis rule. (2) To add several conditions or requirements that a permitted use is one that places "no obligation of fellow employees," "...is the most efficient in terms of time and resources," and "...is not solely related to personal convenience or avoiding a personal expense." (3) To allow a use of materials that incurs little or no cost to the state.
292-110-010(4)	(1) To restate the rule permitting a limited use of electronic mail and include personal use of state provided Internet access. (2) To require state agencies to adopt appropriate Internet use guidelines before allowing state employees to use the Internet for personal purposes.
292-110-010(5)	To restate the rule warning that personal electronic mail may not be private.
292-110-010(6)	(1) To consolidate prohibited uses. (2) To strengthen the prohibition language. (3) To prohibit unauthorized lobbying. (4) To delete the prohibition against any use of consumable materials. (5) To delete the prohibition against personal Internet use.
292-110-010(7)	To restate the board's policy against ad hoc reimbursement for personal use.
292-110-010(8)	To restate the board's policy encouraging state agencies to adopt policies that account for specific uses.
292-110-010(9)	To delete examples from the rule. Examples and a FAQ section will be revised and distributed with the new rules.

Statutory Authority for Adoption: RCW 42.52.360 (2)(b), 42.52.160(3).

Statute Being Implemented: RCW 42.52.160.

Summary: The amendments will revise and clarify current agency rules regarding the de minimis use of state resources and allow a personal use of state provided Internet access similar to existing guidelines for telephone use, WAC 292-110-010.

Reasons Supporting Proposal: Current rule places prohibited uses in several locations and restricts some otherwise de minimis uses. The current rule treats Internet use differently from other state uses such as telephones and electronic mail.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Brian R. Malarky, 2425 Bristol Court S.W., Olympia, WA, (360) 664-0871.

Name of Proponent: Executive Ethics Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Clarifies ethics standards relating to appropriate and inappropriate uses of state resources. By providing clear guidance to state officers and employees, violations of RCW 42.52.160 may be prevented. The new rule will allow the limited use of state provided Internet access provided such use meets guidelines similar to those regarding telephone and electronic mail use.

Proposal does not change existing rules. Rule changes would establish clear policy guidance for use of state resources. Further clarifies the acceptable uses of state resources and consolidates the prohibited uses and uses allowed under limited circumstances. Allows uses that involve little or no cost to the state. Allows the limited use of state provided Internet access provided such use meets guidelines similar to those regarding telephone and electronic mail use. State agencies must draft appropriate use policies prior to authorizing the personal use of state provided Internet access.

No small business economic impact statement has been prepared under chapter 19.85 RCW. No small business impact statement was prepared because this rule is limited to the Executive Ethics Board.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Pursuant to RCW 34.05.328(5) the Executive Ethics Board is not an agency subject to the provisions of RCW 34.05.328 (1)-(4). In addition, under RCW 34.05.328 (5)(b)(ii), these rules relate to internal governmental operations that are not subject to violation by a nongovernmental party.

Hearing Location: AGO Conference Center, 4224 6th Avenue, Building 1, Lacey, WA 98504, on February 8, 2002, at 10:30 a.m.

Assistance for Persons with Disabilities: Contact Debbie O'Dell, (360) 586-3265.

Submit Written Comments to: Executive Ethics Board, P.O. Box 40149, Olympia, WA 98504-0149, fax (360) 586-3955, by February 1, 2002.

Date of Intended Adoption: March 15, 2002.

December 31, 2001

Brian R. Malarky

Executive Director

AMENDATORY SECTION (Amending WSR 98-08-054, filed 3/27/98, effective 4/27/98)

~~WAC 292-110-010 Use of state resources. ((1) State officers and state employees are obligated to conserve and protect state resources for the benefit of the public interest, rather than their private interests. When use of state resources supports organizational effectiveness, is reasonable and of negligible cost, and does not violate an ethics law or this rule, such use would not undermine public trust and confidence. Responsibility and accountability for the appropriate use of state resources ultimately rests with the individual~~

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state officer and state employee, or with the state officer or state employee who authorizes such use.

(2) State officers or state employees may not use state resources including any person, money, or property under the officer's or employee's official control or direction or in his or her custody for private benefit or gain of the officer or employee or any other person. This prohibition does not apply to the use of public resources to benefit another person as part of the officer's or employee's official duties.

(3) Notwithstanding the prohibition in subsection (2) of this section, a state officer or employee may make occasional but limited use of state resources only if:

(a) There is no cost to the state; and

(b) The use of state resources does not interfere with the performance of the officer's or employee's official duties;

(c) The use is brief in duration and does not disrupt or distract from the conduct of state business due to volume or frequency; and

(d) The use does not compromise the security or integrity of state information or software;

(e) An agency may authorize a use that promotes organizational effectiveness or enhances the job-related skills of a state officer or state employee.

Example 1: An employee makes a local telephone call or sends an e-mail communication to his home to make sure his children have arrived home safely from school. This is not an ethical violation. There is no cost to the state, and because either the call or the e-mail is brief in duration, it does not interfere with the performance of official duties.

Example 2: An employee uses her agency computer to send electronic mail to another employee regarding the agenda for an agency meeting that both will attend. She also wishes the other employee a happy birthday. This is not an ethical violation. The personal message is due minimis and improves organizational effectiveness by allowing informal communication among employees.

Example 3: Every spring a group of employees meets during lunch to organize an agency softball team. The meeting is held in a conference room that is not needed for agency business during the lunch hour. This is not an ethical violation. There is no cost to the state and the meeting does not interfere with the performance of official duties because it is during a lunch hour.

Example 4: An agency determines that an evening class will enhance the job skills of an employee, and allows the employee to use her office computer to do homework. The employee prints her homework using the office printer and her own paper. This is not an ethical violation. The use of the office computer and printer will result in some cost to the state, but the cost is negligible and the employee is using her own paper. Because the class will enhance the employee's job skills, the effectiveness of the organization is improved. Since the activity takes place

after working hours, it will not interfere with the performance of the employee's official duties.

(4) Occasional and limited use of state resources does not include the following private uses of state resources:

(a) Any use for the purpose of conducting an outside business;

(b) A use for the purpose of supporting, promoting, or soliciting for an outside organization or group unless provided for by law or authorized by an agency head or designee;

(c) Any campaign or political use;

(d) Commercial uses such as advertising or selling; or

(e) An illegal activity.

Example 5: An employee operates an outside business. Everyday she makes or receives five to ten business calls on her state telephone. All of the calls are local calls. This is an ethical violation. The employee is conducting a private business on state time, which is a cost to the state.

Example 6: After working hours, an employee uses the office computer and printer to prepare client billings for a private business using his own paper. This is an ethical violation. Although use of the office computer and printer may result in a negligible cost to the state, conducting a private business is an inappropriate use of state resources.

Example 7: An employee is active in a local PTA organization that holds fund raising events to send children to the nation's capital. Although a parental contribution is expected, the more a parent raises, the less his or her contribution. An employee uses agency e-mail to solicit contributions for her child. This is an ethical violation. The employee is using state resources to further a private interest and to promote an outside organization.

(5) Use of state resources pursuant to subsections (3) and (4) of this section is subject to the following qualifications and limitations:

(a) A state officer or employee may not use state resources for the purpose of assisting a campaign for election of a person to an office or for the promotion of or opposition to a ballot proposition. Such a use of state resources is not authorized by this rule and is specifically prohibited by RCW 42.52.180, subject to the exceptions in RCW 42.52.180(2).

(b) A state officer or employee may not make private use of any state property which has been removed from state facilities or other official duty stations, even if there is no cost to the state.

(c) A state officer or employee may not make private use of any state property which is consumable such as paper, envelopes or spare parts, even if the actual cost to the state is due minimis.

(d) A state officer or employee may use computers and electronic mail provided such use conforms to ethical standards under section three of this rule, and the prohibitions contained in section four.

(e) A state officer or employee may not make private use of state computers or other equipment to access computer

networks or other data bases including, but not limited to, electronic mail and electronic bulletin boards for personal use unrelated to an official business purpose.

~~Example 8: Agency equipment includes a video tape player. One night an employee takes the machine home to watch videos of her family vacation. This is an ethical violation. Although there is no cost to the state an employee may not make private use of state equipment removed from state facilities or other official duty station.~~

~~Example 9: An employee is assigned to do temporary work in another city away from his or her usual duty station. To perform official duties the employee takes an agency laptop computer. While away, the employee uses the computer to do tax work for a private client. This is an ethical violation. Although it is permissible for an employee to use the laptop at a temporary duty station, it is not permissible for the employee to perform work related to his or her outside business on the laptop.~~

~~Example 10: An employee routinely uses the Internet to manage her personal investment portfolio and communicate information to her broker. This is an ethical violation. Use of the Internet is limited to official state business, and there is a cost to the state for the employee's time while he or she conducts personal business.~~

(6) In general, a state officer or employee may not make private use of state resources and then reimburse the agency so there is no actual cost to the state. However, the board recognizes that in some limited situations, such as officers or employees working at remote locations, a system of reimbursement may be appropriate. Any system of reimbursement must be established by the agency in advance and must result in no cost to the state. To be valid under this rule a reimbursement system must be approved by the board.

(7) Electronic mail, facsimile transmissions, and voice mail are technologies that may create an electronic record. This is what separates these from other forms of communication such as a telephone conversation. An electronic record is reproducible and is therefore not private. Such records may be subject to disclosure under the public disclosure law, or may be disclosed for audit or legitimate state operational or management purposes.

(8) State agencies are encouraged to adopt policies applying these principles to their unique circumstances. Nothing in this rule is intended to limit the ability of an agency to adopt policies that are more restrictive. However, violation of a more restrictive agency policy by itself will not constitute a violation of RCW 42.52.160, it would constitute a violation of agency policy.) **(1) Statement of principles - stewardship.** The proper stewardship of state resources, including funds, facilities, tools, property, and employees and their time, is a responsibility that all state officers and employees share. Accordingly, state employees may not use state resources for personal benefit or gain or for the benefit or gain of other individuals or outside organizations. Personal benefit or gain may include a use solely for personal

convenience, or a use to avoid personal expense. Responsibility and accountability for the appropriate use of state resources ultimately rests with the individual state officer and state employee, or with the state officer or state employee who authorizes such use. Employees and officials are cautioned that their own personal use of state resources should never interfere with another state official or employee, or obligate another employee to make personal use of state resources. In addition, state employees have an affirmative duty to ensure that any personal use of state resources is the most efficient in terms of time and resources.

(2) Permitted uses. Use of state resources that is reasonably related to the conduct of official state duties does not violate RCW 42.52.160. In addition, an agency head or designee may authorize a use of state resources that is related to an official state purpose but not directly related to an employee's official duty, for example, conducting an agency combined fund campaign. Such uses shall be specifically authorized in writing and any use shall strictly conform to specific agency guidance.

(3) Permitted uses - under limited circumstances. Extensive or repeated personal misuse of state resources, including state time, significantly undermines public trust in state government. Nevertheless, a very limited personal use of state resources that supports organizational effectiveness would not undermine public trust and confidence. Accordingly, an agency may authorize a specific use that promotes organizational effectiveness or enhances the job-related skills of a state officer or state employee. Notwithstanding the prohibition in RCW 42.52.160(1), but subject to subsection (6) of this section, a state officer or employee may make an occasional but limited use of state resources only if each of the following conditions are met:

- (a) There is little or no cost to the state;
- (b) Any use is brief in duration, occurs infrequently, and is the most effective use of time or resources;
- (c) The use does not interfere with the performance of the officer's or employee's official duties;
- (d) The use does not disrupt or distract from the conduct of state business due to volume or frequency;
- (e) The use does not disrupt other state employees and does not obligate them to make a personal use of state resources; and
- (f) The use does not compromise the security or integrity of state property, information, or software.

(4) Permitted use of computers and electronic mail, and the Internet. A state officer or employee may use state computers and other equipment to access computer networks or other data bases, including the Internet and electronic mail provided such use conforms to ethical standards under subsection (3) of this section, and the use is not otherwise prohibited under subsection (6) of this section. A state officer or employee may use state computers and other equipment to access the Internet only if the officer's or employee's agency has adopted a policy governing Internet access that is consistent with subsections (3) and (6) of this section.

(5) No expectation of privacy. Electronic mail, facsimile transmissions, and voice mail are technologies that may create an electronic record. This is what separates these from other forms of communication such as a telephone conversa-

tion. An electronic record is reproducible and is therefore not private. Such records may be subject to disclosure under the public disclosure law, or may be disclosed for audit or legitimate state operational or management purposes.

(6) Prohibited uses. The state Constitution, state and federal laws, and the Ethics in Public Service Act strictly prohibit certain private activity and certain uses of state resources. Any use of state resources to support such activity clearly undermines public confidence in state government and reflects negatively on state employees generally. This rule explicitly prohibits at all times the following private uses of state resources.

(a) Any use for the purpose of conducting an outside business or private employment;

(b) Any use for the purpose of supporting, promoting the interests of, or soliciting for an outside organization or group, including, but not limited to: A private business, a nonprofit organization, or a political party (unless provided for by law or authorized by an agency head or designee);

(c) Any use for the purpose of assisting a campaign for election of a person to an office or for the promotion of or opposition to a ballot proposition. Such a use of state resources is specifically prohibited by RCW 42.52.180, subject to the exceptions in RCW 42.52.180(2);

(d) Any use for the purpose of participating in or assisting in an effort to lobby the state legislature, or a state agency head. Such a use of state resources is specifically prohibited by RCW 42.17.190, subject to the exceptions in RCW 42.17.190(3);

(e) Any use related to conduct that is prohibited by a federal or state law or rule, or a state agency policy;

(f) Any private use of any state property that has been removed from state facilities or other official duty stations, even if there is no cost to the state.

(7) Reimbursement for personal use. Establishing a system for reimbursement for private or personal use of state resources undermines the purpose of the Ethics in Public Service Act and imposes significant administrative burdens on state agencies. However, the board recognizes that in some limited situations, such as officers or employees working at remote locations, a system of reimbursement may be appropriate. Any system of reimbursement must be established by the agency in advance and must result in no cost to the state, including administrative costs. To be valid under this rule, the board must approve any reimbursement system implemented by an agency.

(8) Agency policies encouraged. State agencies are encouraged to adopt policies applying these principles to their unique circumstances. Agency policies that are approved by the board qualify for "safe harbor" under WAC 292-120-035. Nothing in this rule is intended to limit the ability of an agency to adopt policies that are more restrictive. However, violation of a more restrictive agency policy by itself will not constitute a violation of RCW 42.52.160, it would constitute a violation of agency policy.

(9) Frequently asked questions and examples. The board maintains a list of frequently asked questions and examples that provide additional guidance regarding this rule. State officers and employees are encouraged to review

this document at the board's website www.wa.gov/ethics or to request a copy of the document through the board's office.

Washington State Executive Ethics Board
2425 Bristol Court SW
P.O. Box 40149
Olympia, WA 98504-0149
Or by electronic mail at: ethics@atg.wa.gov

WSR 02-02-088

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF REVENUE

(By the Code Reviser's Office)

[Filed January 2, 2002, 8:14 a.m.]

WAC 458-20-240, proposed by the Department of Revenue in WSR 01-13-004 appearing in issue 01-13 of the State Register, which was distributed on July 5, 2001, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 02-02-089

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF FISH AND WILDLIFE

(By the Code Reviser's Office)

[Filed January 2, 2002, 8:14 a.m.]

WAC 220-130-040, proposed by the Department of Fish and Wildlife in WSR 01-13-083 appearing in issue 01-13 of the State Register, which was distributed on July 5, 2001, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 02-02-090

WITHDRAWAL OF PROPOSED RULES GAMBLING COMMISSION

(By the Code Reviser's Office)

[Filed January 2, 2002, 8:14 a.m.]

WAC 230-04-202, proposed by the Gambling Commission in WSR 01-13-090 appearing in issue 01-13 of the State Register, which was distributed on July 5, 2001, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 02-02-095
PROPOSED RULES
DEPARTMENT OF LICENSING

[Filed January 2, 2002, 10:57 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-21-092.

Title of Rule: WAC 308-19-130 Bail bond agency, branch office and bail bond agent fees and 308-19-240 What records are a bail bond agency and branch office required to keep?

Purpose: The purpose of the rule change is to increase fees pursuant to the requirements of RCW 43.24.086, and to the records bail bond agencies are required to keep for the purpose of increasing protection of consumer funds.

Statutory Authority for Adoption: RCW 43.24.086 and chapter 18.185 RCW.

Statute Being Implemented: Chapter 18.185 RCW.

Summary: To increase fees in WAC 308-19-130 and to increase protection of consumer funds in WAC 308-19-240.

Reasons Supporting Proposal: The reason for the fee increase is that RCW 43.24.086 requires that regulatory programs raise sufficient revenue to be self-supporting. Pursuant to RCW 43.135.055, the Department of Licensing may increase fees in excess of the fiscal growth factor during the 2001-2003 biennium, if necessary, to fully fund the costs of the licensing program. The reason for amending the record-keeping requirements is to better protect consumer funds based on the number of consumer complaints and investigation or audit results.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mary Haglund, Olympia, (360) 664-6624.

Name of Proponent: Department of Licensing, Bail Bond Program, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 308-19-130 Bail bond agent and bail bond agency licensing fee. The proposed rules would increase licensing fees so the program will be able to fully fund the costs of the licensing program as required by RCW 43.135.-055.

WAC 308-19-240 Required records of bail bond agencies and branch offices defines requirements and prohibitions that apply to all records and documents that are required to be maintained by chapter 18.185 RCW and WAC 308-19-240. The amended sections define procedures for bail bond agents to be required to follow when charging consumers for a defendant's failure to appear and for the liquidation of the consumer's collateral. The amendments will require bail bond agents to provide a detailed invoice when billing consumers and provide a clearer audit trail when investigating consumer complaints.

Proposal Changes the Following Existing Rules: See below.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rule regarding fee increases is pursuant to legislative approval.

The amendatory section of record keeping does not impose economic impact as it is minor changes.

RCW 34.05.328 applies to this rule adoption. The proposed amended rules are following all rule-making requirements.

Hearing Location: Department of Licensing, Business and Professions Division Building 2, Conference Room 4, 405 Black Lake Boulevard, Olympia, WA 98507, on February 15, 2002, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Mary Haglund by February 5, 2002, TDD (360) 664-0116, or (360) 664-6611.

Submit Written Comments to: Department of Licensing, Bail Bond Program, P.O. Box 9649, Olympia, WA 98507-9649, fax (360) 570-7888, by February 5, 2002.

Date of Intended Adoption: February 28, 2002.

December 31, 2001

Alan E. Rathbun

Assistant Director

AMENDATORY SECTION (Amending WSR 93-21-053 [00-01-061], filed 10/18/93 [12/13/99])

WAC 308-19-240 What records are a bail bond agency and branch office required to keep? (j) A transaction folder or file containing a copy of all agreements, invoices, billings, -and related correspondence for each transaction (~~including invoices, billings and related correspondence for each transaction.~~)

(7) All money spent on behalf of a client must be deposited in and disbursed from the agent's collateral trust account, including advances, loans or money from the agency's business account to the collateral trust account to pay expenses

(8) The bail bond agent must secure an invoice or billing from any party who provides a service on behalf of the defendant and must include the cost for the service, a description of the service provided, and the service provider's name, address telephone number, and UBI number, (Uniform Business Identifier.)

(9) Bail bond agents must secure an affidavit from any party who purchases or take possession of collateral being liquidated. The affidavit must state the name, address and telephone number of the party (ies) acquiring the property along with a complete description of the property, serial number or other unique identifying number, and the dollar value of the collateral being liquidated with an explanation of how the dollar value was estimated.

(10) If the bail bond agent or agency provides other services to the indemnitor or client, the firm must provide full disclosure in writing of the agent's relationship with any persons providing such services, and prior disclosure of fees charged. The written disclosure must be maintained in the client's transaction file for a minimum period of three years. For purposes of this section, "other services" shall mean services unrelated to the issuance and posting of bail.

(11) The bail bond agent must provide each indemnitor or client a receipt for all personal property. The bail bond agent shall keep a duplicate of all receipts. The receipt will include: (1) date of receipt, (2) complete description of the property to include serial numbers or other unique identifying

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numbers, (3) signature of the bail bond agent, and (4) a file or case number the receipt relates to.

(12) The bail bond agent shall maintain an individual ledger card to post all bank charges of any nature, including credit card charges. Accrued interest shall be posted to the individual ledger card. If bank charges exceed the interest earned, causing the trust account to be lower than client liability, the bail bond agent shall immediately deposit funds into the trust account to bring the trust account into balance. For purposes of this subsection, "immediately" shall mean within one banking day after the bail bond agent receives notice that the trust account is lower than client liability. All interest accruing on the trust bank account must be withdrawn at least once monthly.

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

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 WSR 93-21-053, filed 11/18/93 [10/18/93])

WAC 308-19-130 Bail bond agency, branch office and bail bond agent fees. The following fees for a one-year period shall be charged by business and professions division of the department of licensing:

TITLE OF FEE	PROGRAM FEES
Bail Bond Agency/Branch Office:	
Application	\$(800.00) <u>1000.00</u>
License Renewal	((600.00)) <u>800.00</u>
Late Renewal with Penalty	((900.00)) <u>1000.00</u>
Certification of Records	25.00
Bail Bond Agent:	
Original License	\$(200.00) <u>400.00</u>
License Renewal	((150.00)) <u>250.00</u>
Late Renewal with Penalty	((250.00)) <u>350.00</u>
Certification Records	25.00
Change of Qualified Agent	<u>200.00</u>

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

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.

Original Notice.

Preproposal statement of inquiry was filed as WSR 01-21-093.

Title of Rule: WAC 308-18-150 Private security guard company, private security guard, and armed private security guard fees.

Purpose: The purpose of the rule change is to increase fees pursuant to the requirements of RCW 43.24.086.

Other Identifying Information: Two sets of fees are being proposed as Option 1 and Option 2. Public comment will decide which set of fees will be adopted.

Statutory Authority for Adoption: RCW 43.24.086 and chapter 18.170 RCW.

Statute Being Implemented: Chapter 18.170 RCW.

Summary: To increase fees in WAC 308-18-150.

Reasons Supporting Proposal: The reason for the fee increase is that RCW 43.24.086 requires that regulatory programs raise sufficient revenue to be self-supporting. Pursuant to RCW 43.135.055, the Department of Licensing may increase fees in excess of the fiscal growth factor during the 2001-2003 biennium, if necessary, to fully fund the costs of the licensing program.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Mary Haglund, Olympia, (360) 664-6624.

Name of Proponent: Department of Licensing, Private Investigator Program, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 308-18-150 Private security guard company, private security guard, and armed private security guard fees. The proposed rules would increase licensing fees so the program will be able to fully fund the costs of the licensing program as required by RCW 43.135.055.

Proposal Changes the Following Existing Rules: See below.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rule regarding fee increases is pursuant to legislative approval. The amendatory section of record keeping does not impose economic impact, as it is minor changes.

RCW 34.05.328 applies to this rule adoption. The proposed amended rules are following all rule-making requirements.

Hearing Location: Labor and Industries Auditorium, Near Exit 101 on I-5, 7273 Linderson Way S.W., Tumwater, WA 98501, on February 25, 2002, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Mary Haglund by February 15, 2002, TDD (360) 664-0116, or (360) 664-6611.

Submit Written Comments to: Department of Licensing, Private Security Guard Program, P.O. Box 9649, Olympia, WA 98507-9649, fax (360) 570-7888, by February 15, 2002.

PROPOSED

Date of Intended Adoption: February 28, 2002.
 January 2, 2002
 Alan E. Rathbun
 Assistant Director

OPTION ONE

AMENDATORY SECTION (Amending WSR 98-24-045, filed 11/25/98)

WAC 308-18-150 Private security guard company, private security guard, and armed private security guard fees.

TITLE OF FEE	PROGRAM FEE
Private Security Guard Company:	
Application/Examination	\$(250.00) 475.00
Reexamination	25.00
License Renewal	((250.00)) 400.00
Late Renewal with Penalty	((350.00)) 650.00
Certification	25.00
Private Security Guard:	
Original License	53.00
Transfer Fee	\$(20.00) 35.00
Certified Trainer Exam/Reexam	25.00
Certified Trainer Renewal	15.00
License Renewal	((25.00)) 50.00
Late Renewal with Penalty	((30.00)) 60.00
Certification	25.00
Armed Private Security Guard	
Original License	\$(24.00) 36.00
Transfer Fee	((20.00)) 35.00
Certified Trainer Exam/Reexam	25.00
Certified Trainer Renewal	15.00
License Renewal	((25.00)) 55.00
Late Renewal with Penalty	((30.00)) 70.00
Certification	25.00
Change of Principal	
Unarmed Principal	\$53.00
Armed Principal	36.00

TITLE OF FEE	PROGRAM FEE
Duplicate License	10.00

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.

OPTION TWO

AMENDATORY SECTION (Amending WSR 98-24-045, filed 11/25/98)

WAC 308-18-150 Private security guard company, private security guard, and armed private security guard fees.

TITLE OF FEE	PROGRAM FEE
Private Security Guard Company:	
Application/Examination	\$250.00
Reexamination	25.00
License Renewal	250.00
Late Renewal with Penalty	350.00
Certification	25.00
Private Security Guard:	
Original License	\$(53.00) 65.00
Transfer Fee	((20.00)) 30.00
Certified Trainer Exam/Reexam	25.00
Certified Trainer Renewal	15.00
License Renewal	((25.00)) 45.00
Late Renewal with Penalty	((30.00)) 65.00
Certification	25.00
Armed Private Security Guard	
Original License	\$(24.00) 30.00
Transfer Fee	((20.00)) 30.00
Certified Trainer Exam/Reexam	25.00
Certified Trainer Renewal	15.00
License Renewal	((25.00)) 60.00
Late Renewal with Penalty	((30.00)) 75.00
Certification	25.00

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TITLE OF FEE	PROGRAM FEE
<u>Change of Principal</u>	
<u>Unarmed Principal</u>	<u>65.00</u>
<u>Armed Principal</u>	<u>30.00</u>
<u>Duplicate License</u>	<u>10.00</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.

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

WSR 02-01-054
PERMANENT RULES
SPOKANE COUNTY AIR
POLLUTION CONTROL AUTHORITY

[Filed December 12, 2001, 10:33 a.m.]

Date of Adoption: December 6, 2001.

Purpose: Amend SCAPCA Regulation I, Article VI, Section 6.01; amend SCAPCA Regulation I, Article X, Section 10.09; and establish SCAPCA Regulation I, Article X, Section 10.13.

Citation of Existing Rules Affected by this Order: Amending SCAPCA Regulation I, Article VI, Section 6.01; SCAPCA Regulation I, Article X.

Statutory Authority for Adoption: RCW 70.94.141, 70.94.380(2), 70.94.755, chapter 173-425 WAC.

Adopted under notice filed as WSR 01-20-072 on October 1, 2001.

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 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 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 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.

December 10, 2001

Crystal Alford

Air Quality Specialist

ARTICLE VI

EMISSIONS PROHIBITED

SECTION 6.01 OUTDOOR BURNING

A. Purpose. This Section establishes controls for outdoor burning in Spokane County in order to:

1. Reduce outdoor burning to the greatest extent practical, consistent with the laws and regulations of the State of Washington.
2. Minimize the impact of emissions from outdoor burning by burning only when weather and ventilation conditions are favorable.
3. Define conditions under which outdoor burning may be conducted.
4. Encourage the development and specify the use of reasonable alternatives to outdoor burning.
5. Geographically limit outdoor burning in order to assure continued attainment of the National Ambient Air

Quality Standards for carbon monoxide and fine particulate matter (PM₁₀).

B. Applicability. This Section applies to outdoor burning in all areas of Spokane County unless exempted in Section 6.01.E. This Section does not apply to Silvicultural Burning (see Chapter 332-24 WAC) or to Agricultural Burning (see Chapter 173-430 WAC).

C. Definitions. Unless a different meaning is clearly required by context, words and phrases used in this Section shall have the following meaning:

1. Agricultural Burning means burning of vegetative debris from an agricultural operation necessary for disease or pest control, necessary for crop propagation and/or crop rotation, necessary to destroy weeds or crop residue along farm fence rows, irrigation ditches, or farm drainage ditches, or where identified as a best management practice by the agricultural burning practices and research task force established in ((Chapter)) RCW 70.94.650 or other authoritative source on agricultural practices.

2. Authority means the Spokane County Air Pollution Control Authority.

3. Construction/Demolition Debris means any material manufactured for or resulting from the construction, renovation, or demolition of buildings, roads, and/or other man-made structures or objects/materials.

4. Episode means a period when a forecast, alert, warning, or emergency air pollution stage is declared, as provided in Chapter 173-435 WAC.

5. Flag Retirement Ceremony means a ceremony for the purpose of disposing of the flag of the United States of America, by fire, pursuant to 36 U.S.C. 176(k).

6. Fire Fighting Instruction Fire means a fire for instruction in methods of fire fighting, including, but not limited to, training to fight structural fires, aircraft crash rescue fires, and forest fires.

7. Impaired Air Quality, for purposes of outdoor burning, means a condition declared by the Authority when meteorological conditions are conducive to an accumulation of air contaminants, concurrent with at least one of the following criteria:

a. Particulates that are ten microns or smaller in diameter (PM₁₀) are measured at any location inside Spokane County at or above an ambient level of sixty micrograms per cubic meter of air, measured on a 24-hour average, by a method which has been determined, by Washington State Department of Ecology or the Authority, to have a reliable correlation to the federal reference method, CFR Title 40 Part 50 Appendix J, or equivalent.

b. Carbon monoxide is measured at any location inside Spokane County at or above an ambient level of eight parts of contaminant per million parts of air by volume (ppm), measured on an eight-hour average by a method which has been determined, by Ecology or the Authority, to have a reliable correlation to the federal reference method, CFR Title 40 Part 50 Appendix C, or equivalent.

c. Air contaminant levels reach or exceed other limits, established by Ecology pursuant to RCW 70.94.331.

8. Indian Ceremonial Fire means a fire necessary for Native American ceremonies (i.e., conducted by and for Native Americans) if part of a religious ritual.

9. Land Clearing Fire means outdoor burning of trees, stumps, shrubbery, or other natural vegetation from land clearing projects (i.e., projects that clear the land surface so it can be developed, used for a different purpose, or left unused).

10. Natural Vegetation means unprocessed plant material from herbs, shrubbery, and trees, including grass, weeds, leaves, clippings, prunings, brush, branches, roots, stumps, and trunk wood.

11. Nonattainment Area means the Spokane County PM₁₀ Nonattainment Area and the Spokane Urban Carbon Monoxide Nonattainment Area as defined in CFR Title 40, Part 81.

12. Noxious Weed Abatement Fire means any outdoor burning for the sole purpose of disposing of noxious weeds identified in the State Noxious Weed List, Chapter 16-750 WAC.

13. Nuisance means an emission of smoke or other emissions from any outdoor fire that unreasonably interferes with the use and enjoyment of property or public areas.

14. Other Outdoor Burning means outdoor burning other than agricultural burning, silvicultural burning, residential burning, land clearing burning, storm or flood debris burning, tumbleweed burning, weed abatement fires, fire fighting instruction fires, rare and endangered plant regeneration fires, Indian ceremonial fires, and recreational fires. It includes, but is not limited to, any outdoor burning necessary to protect public health and safety.

15. Outdoor Burning or Open Burning means the combustion of material of any type in an open fire or in an outdoor container without providing for the control of combustion or the control of emissions from the combustion in a manner approved by the Authority. Outdoor burning means all types of outdoor burning except agricultural burning and silvicultural burning.

16. Permitting Authority means the Spokane County Air Pollution Control Authority (Authority), or one or more of the following entities, whenever the Authority and an entity have signed an agreement regarding a permitting program or the Authority has delegated administration of the permitting program, pursuant to RCW 70.94.654, to one or more of the referenced entities, provided such delegation of authority has not been withdrawn: Spokane County, any fire protection agency within Spokane County, Department of Natural Resources, or the Spokane County Conservation District.

17. Premises of a Residence means the real property immediately adjacent to the residence which is owned by the same person who owns the residence, and which is not devoted to agricultural or silvicultural use, other than yard and gardening activities connected with the residence.

18. Prohibited Materials means garbage, dead animals, asphalt, petroleum products, paints, rubber products, plastics, paper (other than what is necessary to start a fire), cardboard, treated wood, construction debris, demolition debris, metal or any substance (other than natural vegetation) that releases toxic emissions, dense smoke or obnoxious odors, when burned.

19. Reasonable Alternative means a method for disposing of organic refuse (such as natural vegetation) that is available, reasonably economical, and less harmful to the environ-

ment than burning, including but not limited to, waste reduction, recycling, energy recovery or incineration, and landfill disposal.

20. Recreational Fire means a small fire, limited to cooking fires and campfires, using charcoal, natural gas, propane, or clean, dry, natural firewood (e.g. tree trunk wood), and which occurs in designated areas on public lands or on private property. Fires used for debris disposal are not considered recreational fires.

21. Residential Burning means the outdoor burning of natural yard and garden debris (i.e., dry garden trimmings, tree clippings, lawn rakings, dry leaves and needles) originating on the maintained/improved area of residential property (i.e., lands immediately adjacent and in close proximity to a human dwelling) and burned on such lands by the property owner and/or any other responsible person.

22. Responsible Person means any person who has applied for and received a permit for outdoor burning, or any person allowing, igniting or attending to an outdoor fire, or any person who owns or controls property on which an outdoor fire occurs.

23. Silvicultural Burning means burning on unimproved land the Department of Natural Resources protects pursuant to RCW 70.94.030(20), 70.94.660, and 70.94.690, and pursuant to Chapter 76.04 RCW.

24. Small Fire means a fire generated by a pile of combustible material with dimensions no greater than three feet in diameter by two feet in height.

25. Social Event means a public event or celebration officially sponsored by Spokane County or an incorporated city or town.

26. Urban Growth Area means an area defined by RCW 36.70A.030.

D. Areas Where Outdoor Burning is Prohibited. Except as provided in Section 6.01.G., no person shall practice or permit the practice of outdoor burning in any of the following locations:

1. Within a No-Burn Area, as defined by resolution of the Board of Directors of the Authority.

2. After December 31, 2000, within any urban growth area having a population of 5,000 or more people, or within any incorporated city or town having a population of 10,000 or more people, or within any urban growth area contiguous with a nonattainment area or former nonattainment area.

3. After December 31, 2006, within any urban growth area.

4. Where the Authority, Ecology, or permitting authority has determined that reasonable alternatives are available.

E. General Conditions. Considering population density and local conditions affecting air quality, the Authority or permitting authority shall establish conditions for all permits to minimize air pollution as much as practical. Such conditions may be general (applying to all permits) or specific (applying to individual permits). Conditions may address permissible hours of burning, maximum size or volume of material to be burned, requirements for good combustion practice, burning under specified weather conditions, pre-burn and post-burn reporting, and other criteria, determined by the permitting authority, as necessary to minimize air pollution. Unless exempt per Section 6.01.G, any person who

practices or permits the practice of outdoor burning shall, in addition to any specific permit conditions established imposed, comply with the following general conditions:

1. Curtailments.

a. No outdoor fire may be ignited in a geographical area where:

(i) Ecology has declared an episode;

(ii) Authority has declared impaired air quality; or

(iii) The appropriate fire protection agency or other agency of jurisdiction has declared a fire danger burn ban, unless that agency grants an exception.

b. The responsible person shall contact the Authority or permitting authority each day, prior to igniting an outdoor fire, to determine outdoor burning conditions.

c. The responsible person for an outdoor fire must extinguish the fire when an episode, impaired air quality, or fire danger burn ban that applies to the burning is declared. All small fires shall be immediately extinguished by smothering the fire with water or soil. All other fires shall be extinguished by methods including, but not limited to, withholding new fuel and allowing the fire to burn down. In this regard:

(i) Smoke visible from all types of outdoor burning, except land clearing burning, after a time period of three hours has elapsed from the time an air pollution episode, impaired air quality condition, or fire danger burn is declared, will constitute prima facie evidence of unlawful outdoor burning.

(ii) Smoke visible from land clearing burning after a time period of eight hours has elapsed from the time an air pollution episode, impaired air quality condition, or fire danger burn ban is declared, will constitute prima facie evidence of unlawful outdoor burning.

2. The fire must not include any prohibited materials.

3. Only one pile may be burned at a time (i.e. each fire must be extinguished before lighting another).

4. The fire must not be larger than a small fire.

5. Burning for commercial purposes is not allowed (i.e., when burning is not for residential purposes), other than silvicultural burning or agricultural burning.

6. The fire must not include materials hauled from another property, other than charcoal, natural gas, propane, or clean, dry, natural firewood.

7. Burning may occur only during daylight hours, or a more restrictive period as determined by the Authority or permitting authority.

8. Until extinguished, the fire shall be attended by a person who is responsible and capable of extinguishing the fire.

9. Any person responsible for unlawful outdoor burning must immediately extinguish the fire, except as provided for in Section 6.01.E.1.c.

10. Permission from the landowner, or the landowner's designated representative, must be obtained before starting the fire.

11. No fires are to be within 50 feet of structures.

12. No fires are to be in or within 500 feet of forest slash.

13. If an outdoor container is used for burning, it must be constructed of concrete or masonry with a completely enclosed combustion chamber and equipped with a permanently attached spark arrester constructed of iron, heavy wire

mesh, or other non-combustible material with openings not larger than one-half inch.

14. Any person responsible for outdoor burning must immediately extinguish the fire if it causes a nuisance or if the permitting authority determines that the creation of a nuisance would likely result from burning.

15. Structural fire training, provided for in Sections 6.01.G.1.g and 6.01.G.2.e, may be performed by a fire protection agency provided the following requirements are met:

(a) The owner and fire protection agency must have met the requirements in SCAPCA Regulation I, Article IX and Section 10.09 prior to training;

(b) The fire protection agency conducting the fire training must have a fire-training plan, which will be made available to the Authority upon request, and the purpose of the structural fire must be to train fire fighters; and

(c) Composition roofing, asphalt roofing shingles, asphalt siding materials, miscellaneous debris from inside the structure, carpet, linoleum, and floor tile, must not be burned unless such materials are identified by the fire protection agency as being an essential part of the fire training exercise and are described as such in the fire-training plan. Materials removed from the structure(s) must be disposed of in a lawful manner prior to the training exercise.

F. Outdoor Burning of Residential Yard and Garden Debris. In addition to the requirements in Section 6.01.D and E, any person who burns yard and garden debris shall comply with the following:

1. Only Residential Burning is allowed, per Section 6.01.C.21.

2. Burning shall be conducted no more than 8 days per year, which shall be restricted to a season specified by the Board of Directors or Control Officer of the Authority, as allowed in WAC 173-425-060(5), unless a written permit has been issued by a permitting authority operating under a delegation agreement with the Authority.

3. Burning shall be conducted between the hours of 9:00 am and 5:00 pm or a more restrictive period, as determined by the Authority or permitting authority.

G. Exceptions. Exceptions to Sections 6.01.D and E. shall be made as follows:

1. Exceptions that do not Require an Outdoor Burning Permit. The prohibitions in Section 6.01.D and the general conditions in Section 6.01.E are waived as indicated for the following types of fires:

a. Indian ceremonial fires

b. Recreational fires are exempt from the prohibitions in Section 6.01.D and Section 6.01.E. 7 and 13, provided the fire is not started an unreasonable length of time before, nor continues an unreasonable length of time beyond, its recreational purpose.

c. Fires fueled exclusively by flares or torches are exempt from the prohibitions in Section 6.01.D and Section 6.01.E. 2-3, 5, 7, and 11-12 provided the flares or torches are not started an unreasonable length of time before nor continue an unreasonable length of time beyond the event for which they are being used.

d. Aircraft crash rescue training fires authorized by a fire protection agency do not require a permit if performed in accordance with RCW 70.94.650(5) and are exempt from the

prohibitions in Section 6.01.D and Section 6.01.E. 2-7 and 11-12.

e. Forest fire instruction fires authorized by a fire protection agency are exempt from the prohibitions in Section 6.01.D and Section 6.01.E. 2-5, 7 and 12.

f. Structural fire training fires authorized by a fire protection agency that are located within unincorporated areas and outside urban growth areas do not require a burning permit if performed in accordance with RCW 52.12.150 and are exempt from the prohibitions in Section 6.01.D.1, and Section 6.01.E. 2-5, 7 and 11-12.

g. Flag Retirement Ceremony Fires for disposing of the flag of the United States of America, pursuant to 36 U.S.C. 176(k), are exempt from Section 6.01.D and Section 6.01.E. 2, 5-7, 11, and 13.

2. Exceptions that Require an Outdoor Burning Permit. The following types of fires may be exempted from one or more of the prohibitions in Section 6.01.D and/or the general conditions in Section 6.01.E when authorized by the Authority and a written permit has been issued by the permitting authority:

a. Fires ordered by a duly authorized health officer to dispose of, diseased animals and other infested material, as required, to keep the infestation from spreading.

b. Fires ordered by a fire protection agency of jurisdiction, to dispose of materials presenting a danger to life, property, or public welfare.

c. Fires authorized by a fire protection agency of jurisdiction, necessary for training, including military training.

d. Fire extinguisher training fires of short-duration for instruction on the proper use of hand-held fire extinguishers, provided the requirements below are met:

(i) Flammable or combustible materials used during the fire extinguisher training shall be limited to:

(a) Less than 2 gallons of clean kerosene or diesel fuel oil per training exercise, provided that gasoline or gasoline mixed with diesel or kerosene may be used only by local fire departments, fire protection agencies, fire marshals, or fire districts;

(b) As much gaseous fuel (propane or natural gas) as required for the training exercise; and/or

(c) Less than 0.5 cubic yards of clean, solid combustible materials per training exercise. Examples of solid combustible materials are natural firewood, untreated scrap lumber, and unused paper.

(ii) All training must be conducted by local fire officials or a qualified instructor. Instructor qualifications and a training plan must be available to the Authority upon request; and

(iii) Prior to the training, the person(s) conducting the exercise must notify the local fire department, fire marshal, or fire district and must meet all applicable local ordinances and permitting requirements.

e. Structural fire training fires authorized by a fire protection agency that are located within urban growth areas.

f. Fires set as part of a defined research project.

g. Social event fires (i.e., a fire that is larger than a small fire that is part of a social event), provided the fire is not started an unreasonable length of time before nor continues an unreasonable length of time beyond the event.

h. Residential land clearing fires consisting of materials cleared from less than 1 acre of forested land on a 5 acre or larger parcel of land in non-commercial ownership.

i. Silvicultural-to-agricultural land conversion fires.

j. Storm or flood debris fires and rare and endangered plant regeneration fires, as defined in WAC 173-425-030.

k. Fires set for improving and maintaining fire dependent ecosystems, as provided in RCW 70.94.660.

l. Noxious Weed Abatement fires, as provided for in WAC 173-425-060 (2)(e) and RCW 70.94.650 (1)(a).

3. Nothing in Section 6.01 shall apply to burning of combustible material in a multiple-chambered unit, such as in a multiple-chambered incinerator, as long as the unit is registered with the Authority pursuant to Article IV or the operator possesses a valid Notice of Construction approval issued pursuant to Article V and the unit complies with all applicable regulations.

H. Permit Requirements. Written permits, as required in Section 6.01.G.2, are subject to the following requirements:

1. All applicants for outdoor burning permits must submit their requests to burn, on forms or in a format provided by the permitting authority.

2. The permitting authority may require additional information from the applicant, as necessary to determine if outdoor burning is reasonably necessary, to determine how best to minimize air pollution, and to determine if any special conditions are applicable.

3. The permitting authority shall not issue a permit if it determines that the proposed burning will cause or is likely to cause a nuisance.

4. The permitting authority may deny an application or revoke a previously issued permit if it is determined by the permitting authority that the application contained inaccurate information, or failed to contain pertinent information, which information is deemed by the permitting authority to be significant enough to have a bearing on the permitting authority's decision to grant a permit.

5. All applicants for outdoor burning permits shall pay a fee at the time of application, according to a schedule of fees, established by resolution or other official action of the permitting authority. When the permitting authority is the Spokane County Air Pollution Control Authority, the fee shall be according to the schedule in Regulation I, Article X, Section 10.13.

6. No permit for outdoor burning shall be granted on the basis of a previous permit history.

7. The responsible person attending the permitted fire shall maintain the permit or a copy of the permit in his or her immediate possession, and make the permit available for review upon request of the permitting authority.

8. Permit timelines. For fires in Section 6.01.G.2.a, b and f-k, all applicants shall submit an application in accordance with Section 6.01.H.8.a. For fires in Section 6.01.G.2.c-e, all applicants shall submit an application in accordance with Section 6.01.H.8.a and/or b.

a. 30-day permit (for fires in Section 6.01.G.2).

(i) Unless otherwise approved by the permitting authority, all applicants shall submit a completed permit application no less than 10 days prior to the first-proposed burn date. Unless otherwise approved by the permitting authority, appli-

cations will be accepted no more than 180 days prior to the first proposed burn date.

(ii) One application may be submitted for each type of outdoor fire provided for in Section 6.01.G.2 when the request is for burning at one real property, within a specified 30-day period.

(iii) The permit shall expire 29 consecutive days after the first proposed burn date.

b. Annual permit (limited to fires in Section 6.01.G.2.c-e).

(i) Unless otherwise approved by the Authority, all applicants shall submit a completed permit application no less than 30 days prior to the first proposed burn date.

(ii) One application is required for outdoor burning provided for in Section 6.01.G.2.c-e when the request is for burning at one or more real properties during a 12-month period.

(iii) A responsible person must notify the Authority prior to each burn. Notification shall be written (e.g., facsimile or electronic mail) or verbal (e.g., voice-mail message) and must include the name of fire protection agency, name of responsible person, date that training will occur, permit number allowing such training, telephone number at which the responsible person may be contacted during the fire training exercise, and address at which fire training exercises will be conducted.

(iv) The permit shall expire 364 consecutive days after the first proposed burn date.

I. Agreements with Permitting Authorities

1. The Authority may enter into agreements with permitting authorities, as defined in Section 6.01.C.14.

2. Agreements must define the roles, responsibilities and duties of the Authority and the permitting authority. Such agreements may include, but are not limited to, the following program elements:

- a. The types of burning to be addressed under the agreement;
- b. The exceptions (Section 6.01.G) applicable;
- c. The scope of discretion of the permitting authority;
- d. Permit tracking;
- e. Reporting; and
- f. Enforcement.

3. Agreements will remain in effect until cancelled. An agreement may be cancelled for any reason, by any entity or

representative thereof, that signed the agreement, provided notice has been given at least 30 days prior to cancellation to all entities that signed the agreement.

J. Violations.

1. The Authority may issue a Notice of Violation to a responsible person when:

a. Any specific prohibition, requirement, permit condition, or any general condition specified in Section 6.01 is violated.

2. A fire protection agency called to respond to, control, or extinguish an illegal or out-of-control fire may charge and recover from the responsible person(s), the costs of its response and control action.

3. Permitting authorities may refer field notices and other documentation to the Authority for appropriate enforcement action. The Authority shall remit one-half of any civil penalty collected, to the referring agency, if the referring agency makes such a request in writing at the time of referral.

K. The provisions of this Section are severable. If any phrase, sentence, paragraph, or provision is held invalid, the application of such phrase, sentence, paragraph, or provision to other circumstances and the remainder of this Section shall not be affected.

L. Compliance. The responsible person is expected to comply with all applicable laws and regulations. Compliance with Section 6.01 or qualifying for an exception in Section 6.01.G. does not insure that outdoor burning complies with other applicable laws and regulations implemented by any other permitting authority or entity.

ARTICLE X

FEES AND CHARGES

SECTION 10.09 ASBESTOS FEES

Written notification, as required in Article IX, Section 9.04, shall be accompanied by the appropriate nonrefundable fee according to Section 10.09(a).

a. Notification Period and Fees

Project	Size or Type	Notification Period	Fee
Owner-Occupied, Single-Family Residence Asbestos Project (excluding demolition)	Notification Not Required	None	None
Owner-Occupied, Single-Family Residence Demolition	All	Prior Notice	\$25
All Other Demolitions with no asbestos project	All	10 Days	\$150
Asbestos Project includes demolition fee*	10-259 linear ft	3 Days	\$150
	48-159 square ft		
Asbestos Project includes demolition fee	260-999 linear ft	10 Days	\$300
	160-4,999 square ft		
Asbestos Project includes demolition fee	1,000-9,999 linear ft	10 Days	\$750
	5,000-49,999 square ft		

PERMANENT

Asbestos Project includes demolition fee	> 10,000 linear ft > 50,000 square ft	10 Days	\$1,500
Emergency	9.04.C	Prior Notice**	Additional fee equal to project fee
Amendment***	9.04.B	Prior Notice	\$50
Alternate Means of Compliance (demolitions or friable asbestos-containing material)	9.07.A or C	10 Days	Additional fee equal to project fee
Alternate Means of Compliance (non-friable asbestos-containing material)	9.07.B	10 Days	Additional fee equal to project fee
Annual	9.04.A.8	Prior Notice	\$1,000

* Demolitions with asbestos projects involving less than 10 linear feet or less than 48 square feet may submit an asbestos project notification under this project category and will be eligible for the 3-day notification period.

** Except in the case where advance notice is not required pursuant to Section 9.04.C.2.

*** For an amendment where the project type or job size category is associated with a higher fee, a fee equal to the difference between the fee associated with the most recently submitted notification and the fee associated with the increased project type or job size category shall be submitted in addition to the \$50 amendment fee.

b. The Control Officer may waive the asbestos project fee and notification period, by written authorization, for disposal of unused and intact or abandoned (without the knowledge or consent of the property owner) asbestos-containing materials. All other asbestos project and demolition requirements remain in effect.

c. Where a compliance investigation is conducted pursuant to Section 9.04 of this regulation, the compliance investigation fee shall be equal to \$50 per hour of compliance investigation.

d. The asbestos project fee in Section 10.09.a is waived for any demolition performed in accordance with RCW 52.12.150(6), where the good faith inspection is an asbestos survey, as defined in Section 9.02.G, performed by an AHERA Building Inspector, as defined in Section 9.02.A.

ARTICLE X

FEES AND CHARGES

SECTION 10.13 OUTDOOR BURNING PERMIT FEES

A. For outdoor burning permit applications, submitted to the Authority pursuant to Section 6.01 of this regulation, a nonrefundable fee shall accompany the application. The fee is as follows:

1. A \$10 fee shall be submitted with each 30-day permit application.

2. A \$25 fee shall be submitted with each annual permit application.

Reviser's note: The typographical errors in the above material occurred in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 02-01-075
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed December 14, 2001, 4:45 p.m.]

Date of Adoption: December 10, 2001.

Purpose: The department is adopting rules to reflect program changes in MAA's managed care programs. Rules regarding exemptions and disenrollments have been clarified and the CHIP program has been made more consistent and compatible with the healthy options program. Primary care case management has been expanded to allow greater access to managed care for MAA's clients.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-538-066 Children's health insurance program (CHIP) enrollees; amending WAC 388-538-050 Definitions, 388-538-060 Managed care and choice, 388-538-065 Medicaid eligible basic health plan enrollees, 388-538-070 Managed care payment, 388-538-080 Healthy options exemptions, 388-538-095 Scope of care for managed care enrollees, 388-538-100 Managed care emergency services, 388-538-110 Managed care complaints, appeals and fair hearings, 388-538-120 Enrollee request for a second medical opinion, 388-538-130 Ending enrollment in healthy options, 388-538-140 Quality of care, 388-542-0050 Definitions for children's health insurance program (CHIP) terms, 388-542-0100 CHIP scope of care, 388-542-0125 Access to care, 388-540-0150 Client eligibility requirements for CHIP, 388-542-0200 CHIP managed care enrollment, 388-542-0250 CHIP client costs, 388-542-0275 Reimbursement, 388-542-0300 Waiting period for CHIP coverage following employer coverage and 388-542-0500 Managed care rules that apply to CHIP; and New WAC 388-538-067 Managed care provided through managed care organizations (MCOs), 388-538-068 Managed care provided through primary care case management (PCCM), and 388-542-0220 Ending CHIP client eligibility.

Statutory Authority for Adoption: RCW 74.09.080.

Other Authority: RCW 74.08.510, [74.08.]522, 74.09.-450, 1115 Waiver, 42 U.S.C. 1396.

Adopted under notice filed as WSR 01-20-113 on October 3, 2001.

Changes Other than Editing from Proposed to Adopted Version: As a result of testimony received, the following changes have been made to the text of the proposed rule (added language is underlined; deleted language is struck-through):

WAC 388-538-068(1) A provider may contract with DSHS as a primary care case management (PCCM) provider to provide health care services to eligible medical assistance administration (MAA) clients under MAA's managed care program. The PCCM provider or the individual providers in a PCCM group or clinic must...

WAC 388-542-0220 (3)(b) Serve a waiting period of four consecutive months ~~as described in WAC 388-542-0300. The waiting period begins the day after termination of CHIP coverage for nonpayment of premiums as described in this section. The waiting period ends once four full consecutive months of CHIP noncoverage has elapsed.~~ The client does not have CHIP coverage during the waiting period.

WAC 388-542-0300 (1)(b) Fails to exercise an optional coverage extension (e.g., COBRA) that meets the following conditions. The waiting period begins on the day there is a documented refusal of the coverage extension when the extended coverage is:

- (i) ~~(a)~~ Subsidized in part or in whole by the employer or union;
- (ii) ~~(b)~~ Available and accessible to the applicant or family; and
- (iii) ~~(c)~~ At a monthly cost to the family meeting the limitations of subsection (32)(b)(iv).

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 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, Amended 20, 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 20, Repealed 1.

Effective Date of Rule: Thirty-one days after filing.

December 10, 2001

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-050 Definitions. The following definitions and abbreviations and those found in chapter 388-500-

0005 WAC, Medical definitions, apply to this chapter. (~~Defined words and phrases are bolded in the text.~~)

"**Ancillary health services**" means health services ordered by a provider, including but not limited to, laboratory services, radiology services, and physical therapy.

"**Appeal**" means a formal request by a provider or covered enrollee for reconsideration of a decision such as a utilization review recommendation, a benefit payment, an administrative action, or a quality of care or service issue, with the goal of finding a mutually acceptable solution.

"**Assign**" or "**assignment**" means that MAA selects a managed care organization (MCO) or primary care case management (PCCM) provider to serve a client who lives in a mandatory enrollment area and who has failed to select an MCO or PCCM provider.

"**Basic health** (~~(plan)~~) (~~BH((P)))~~" means the health care program authorized by title 70.47 RCW and administered by the health care authority (HCA). MAA considers basic health to be third-party coverage, however, this does not include basic health plus (BH+).

"**Children's health insurance program (CHIP)**" means the health insurance program authorized by Title XXI of the Social Security Act and administered by the (~~medical assistance administration (MAA))~~ department of social and health services (DSHS). This program also is referred to as the state children's health insurance program (SCHIP).

"**Children with special health care needs**" means children identified by the department of social and health services (DSHS) as having special health care needs. This includes:

(1) Children designated as having special health care needs by the department of health (DOH) and served under the Title V program;

(2) Children who meet disability criteria of Title 16 of the Social Security Act (SSA); and

(3) Children who are in foster care or who are served under subsidized adoption.

"**Client**" means an individual eligible for any medical program who is not enrolled with a managed care (~~(plan))~~ organization (MCO) or primary care case management (PCCM) provider. In this chapter, client refers to a person before the person is enrolled in managed care, while enrollee refers to an individual eligible for any medical program who is enrolled in managed care.

"**Complaint**" means an oral or written expression of dissatisfaction by an enrollee.

"**Emergency medical condition**" means a condition meeting the definition in 42 U.S.C. 1396u-2 (b)(2)(C).

"**Emergency services**" means services as defined in 42 U.S.C. 1396u-2 (b)(2)(B).

"**End enrollment**" means an enrollee is currently enrolled in (~~(health options (HO))~~) managed care, either with a managed care organization (MCO) or with a primary care case management (PCCM) provider, and requests to discontinue enrollment and return to the fee-for-service delivery system for one of the reasons outlined in WAC 388-538-130. This is also referred to as "disenrollment."

"**Enrollee**" means an individual eligible for any medical program who is enrolled in managed care through a (~~(health))~~ managed care (~~(plan))~~ organization (MCO) or primary care

case management (PCCM) provider that has a contract with the state.

"**Enrollees with chronic conditions**" means persons having chronic and disabling conditions, including persons with special health care needs that meet all of the following conditions:

- (1) Have a biologic, psychologic, or cognitive basis;
- (2) Have lasted or are virtually certain to last for at least one year; and
- (3) Produce one or more of the following conditions stemming from a disease:
 - (a) Significant limitation in areas of physical, cognitive, or emotional function;
 - (b) Dependency on medical or assistive devices to minimize limitation of function or activities; or
 - (c) In addition, for children, any of the following:
 - (i) Significant limitation in social growth or developmental function;
 - (ii) Need for psychologic, educational, medical, or related services over and above the usual for the child's age; or
 - (iii) Special ongoing treatments, such as medications, special diet, interventions, or accommodations at home or school.

"**Exemption**" means a client ((is)), not currently enrolled in ((HO and)) managed care, makes a pre-enrollment request to remain in the fee-for-service delivery system for one of the reasons outlined in WAC 388-538-080.

~~((("Health care plan" or "plan" means an organization contracted with the department of social and health services (DSHS) to provide managed care to MAA clients.))~~

"**Health care service**" or "**service**" ((or item)) means a service or item provided for the prevention, cure, or treatment of an illness, injury, disease, or condition.

"**Healthy options contract or HO contract**" means the agreement between the department of social and health services (DSHS) and a ((health)) managed care ((plan)) organization (MCO) to provide ((the)) prepaid contracted services to enrollees.

"**Healthy options program or HO program**" means the medical assistance administration's (MAA) prepaid managed care health program for Medicaid-eligible clients and CHIP clients.

"**Managed care**" means a ((prepaid)) comprehensive system of medical and health care delivery including preventive, primary, specialty, and ancillary health services. These services are provided either through a managed care organization (MCO) or primary care case management (PCCM) provider.

"**Managed care organization**" or "**MCO**" means a health maintenance organization or health care service contractor that contracts with the department of social and health services (DSHS) under a comprehensive risk contract to provide prepaid health care services to eligible medical assistance administration (MAA) clients under MAA's managed care programs.

"**Nonparticipating provider**" means a person or entity that does not have a written agreement with a managed care organization (MCO) but that provides MCO-contracted health care services to managed care enrollees with the autho-

ization of the MCO. The MCO is solely responsible for payment for MCO-contracted health care services that are authorized by the MCO and provided by nonparticipating providers.

"**Participating provider**" means a person or entity with a written agreement with a ((plan)) managed care organization (MCO) to provide health care services to managed care enrollees. A participating provider must look solely to the MCO for payment for such services.

"**Primary care case management (PCCM)**" means the health care management activities of a provider that contracts with the department to provide primary health care services and to arrange and coordinate other preventive, specialty, and ancillary health services.

"**Primary care provider (PCP)**" means a person licensed or certified under Title 18 RCW including, but not limited to, a physician, ((and)) an advanced registered nurse practitioner (ARNP), or a physician assistant who supervises, coordinates, and provides health services to a client or an enrollee, initiates referrals for specialist and ancillary care, and maintains the client's or enrollee's continuity of care.

"**Prior authorization (PA)**" means a process by which enrollees or providers must request and receive MAA approval for certain medical services, equipment, drugs, and supplies, based on medical necessity, before the services are provided to clients, as a precondition for provider reimbursement. Expedited prior authorization and limitation extension are forms of prior authorization. See WAC 388-501-0165.

"**Timely**" - in relation to the provision of services, means an enrollee has the right to receive medically necessary health care without unreasonable delay.

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 WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-060 ((Healthy options)) Managed care and choice. (1) A client is required to enroll in ((HO)) managed care when that client meets all of the following conditions:

- (a) Is eligible for one of the medical programs for which clients must enroll in ((HO as described in the HO contract)) managed care;
- (b) Resides in an area, determined by the medical assistance administration (MAA), where clients must enroll in ((HO)) managed care;
- (c) Is not exempt from ((HO)) managed care enrollment as determined by MAA, consistent with WAC 388-538-080, and any related fair hearing has been held and decided; and
- (d) Has not had ((HO)) managed care enrollment ended by MAA, consistent with WAC 388-538-130.

(2) American Indian/Alaska Native (AI/AN) clients who meet the provisions of 25 U.S.C. 1603 (c)-(d) for federally-recognized tribal members and their descendants((;)) may choose one of the following:

- (a) ((Enroll)) Enrollment with ((an HO plan)) a managed care organization (MCO) available in their area;

(b) ~~((Enroll))~~ Enrollment with an ~~((HO))~~ Indian or tribal primary care case management (PCCM) provider available in their area; or

(c) MAA's fee-for-service ~~((program))~~ system.

(3) A client may enroll with ~~((a-plan))~~ an MCO or PCCM provider by calling MAA's toll-free enrollment line~~((;))~~ or by sending a completed ~~((HO))~~ enrollment form to MAA.

(a) Except as provided in subsection (2) of this section for clients who are AI/AN and in subsection (5) of this section for cross-county enrollment, a client required to enroll in ~~((HO))~~ managed care must enroll with ~~((a-plan))~~ an MCO or PCCM provider available in the area where the client lives.

(b) All family members must either enroll with the same ~~((plan))~~ MCO or enroll with PCCM providers.

(c) Enrollees may request ~~((a-plan))~~ an MCO or PCCM provider change at any time.

(d) When a client requests enrollment with ~~((a-plan))~~ an MCO or PCCM provider, MAA enrolls a client effective the earliest possible date given the requirements of MAA's enrollment system. MAA does not enroll clients retrospectively.

(4) MAA assigns a client who does not choose ~~((a-plan))~~ an MCO or PCCM provider as follows:

(a) If the client has family members enrolled with ~~((a-plan))~~ an MCO, the client is enrolled with that ~~((plan))~~ MCO;

(b) If the client does not have family members enrolled with ~~((a-plan))~~ an MCO, and the client was enrolled in the last six months with ~~((a-plan))~~ an MCO or PCCM provider, the client is re-enrolled with the same ~~((plan))~~ MCO or PCCM provider;

(c) If a client does not choose ~~((a-plan))~~ an MCO or a PCCM provider, but ~~((chooses))~~ indicates a preference for a provider to serve as the client's primary case provider (PCP), MAA attempts to contact the client ~~((by phone to obtain the client's plan or PCCM provider))~~ to complete the required choice. If MAA is not able to contact the client in a timely manner, MAA ~~((attempts to determine whether the client's chosen provider is with a plan, and, if so,))~~ documents the attempted contacts and, using the best information available, assigns the client ~~((to that plan))~~ as follows. If the client's preferred PCP is:

(i) Available with one MCO, MAA assigns the client in the MCO where the client's PCP provider is available. The MCO is responsible for PCP choice and assignment;

(ii) Available only as a PCCM provider, MAA assigns the client to the preferred provider as the client's PCCM provider;

(iii) Available with multiple MCOs or through an MCO and as a PCCM provider, MAA assigns the client to an MCO as described in (d) of this subsection;

(iv) Not available through any MCO or as a PCCM provider, MAA assigns the client to an MCO or PCCM provider as described in (d) of this subsection.

(d) If the client cannot be assigned according to (a), (b), or (c) of this subsection, MAA assigns the client as follows:

(i) If an AI/AN client does not choose ~~((a-plan))~~ an MCO or PCCM provider, MAA assigns the client to a tribal PCCM provider if that client lives in a zip code served by a tribal

PCCM provider. If there is no tribal PCCM provider in the client's area, the client ~~((will remain))~~ continues to be served by MAA's fee-for-service system. A client assigned under this subsection may request to end enrollment ~~((according to WAC 388-538-130(2)(b)))~~ at any time.

(ii) If a non-AI/AN client does not choose ~~((a-plan))~~ an MCO or PCCM provider, MAA assigns ~~((a-plan))~~ the client to an MCO or PCCM provider available in the area where the client lives. ~~((A plan must have at least one PCP available within twenty-five miles of the zip code in which the client lies for the plan to be considered available))~~ The MCO is responsible for PCP choice and assignment. An MCO must meet the healthy options (HO) contract's access standards unless the MCO has been granted an exemption by MAA. The HO contract standards are as follows:

(A) There must be two PCPs within ten miles for ninety percent of HO enrollees in urban areas and one PCP within twenty-five miles for ninety percent of HO enrollees in rural areas;

(B) There must be two obstetrical providers within ten miles for ninety percent of HO enrollees in urban areas and one obstetrical provider within twenty-five miles for ninety percent of HO enrollees in rural areas;

(C) There must be one hospital within twenty-five miles for ninety percent of HO enrollees in the contractor's service area;

(D) There must be one pharmacy within ten miles for ninety percent of HO enrollees in urban areas and one pharmacy within twenty-five miles for ninety percent of HO enrollees in rural areas.

(iii) MAA sends a written notice to each household of one or more clients who are assigned to ~~((a-plan))~~ an MCO or PCCM provider. The notice includes the name of the ~~((plan))~~ MCO or PCCM provider to which each client has been assigned, ~~((toll-free contact phone numbers for the plan or PCCM provider and MAA,))~~ the effective date of enrollment, ~~((and))~~ the date by which the client must respond in order to change ~~((plan))~~ MAA's assignment, and either the toll-free telephone number of:

(A) The MCO for enrollees assigned to an MCO; or

(B) MAA for enrollees assigned to a PCCM provider.

(iv) An assigned client has at least thirty calendar days to contact MAA to change the ~~((plan))~~ MCO or PCCM provider assignment before enrollment is effective.

(5) A client may enroll with a plan in an adjacent county when the client lives in an area, designated by MAA, where residents historically have traveled a relatively short distance across county lines to the nearest available practitioner.

(6) ~~((PCP choice))~~ An MCO enrollee's selection of the enrollee's PCP or the enrollee's assignment to a PCP occurs as follows:

(a) MCO enrollees may choose:

(i) A PCP or clinic that is in ~~((their plan))~~ the enrollee's MCO and accepting new enrollees; or

(ii) Different PCPs or clinics participating with the same ~~((plan))~~ MCO for different family members.

(b) The ~~((plan))~~ MCO assigns a PCP or clinic ~~((within reasonable proximity to the enrollee's home))~~ that meets the access standards set forth in subsection (4)(d)(ii) of this section if the enrollee does not choose ~~((one))~~ a PCP or clinic;

(c) MCO enrollees may change PCPs or clinics in ~~((a plan))~~ an MCO at least once a year for any reason, and at any time for good cause; or

(d) In accordance with this subsection, MCO enrollees may file an appeal with the ~~((plan))~~ MCO and/or a fair hearing request with the department of social and health services (DSHS) and may change plans if the ~~((plan))~~ MCO denies an enrollee's request to change PCPs or clinics.

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-065 Medicaid-eligible basic health ~~((plan))~~ (BH) enrollees. (1) Certain children and pregnant women who have applied for, or are enrolled in, managed care through basic health (BH((P))) (chapter 70.47 RCW) are eligible for Medicaid under pediatric and maternity expansion provisions of the Social Security Act. The medical assistance administration (MAA) determines Medicaid eligibility for children and pregnant women who enroll through BH((P)).

(2) The administrative rules and regulations that apply to ~~((HO))~~ managed care enrollees also apply to Medicaid-eligible clients enrolled through BH((P)), except as follows:

(a) The process for enrolling in ~~((HO))~~ managed care described in WAC 388-538-060(3) does not apply since enrollment is through the health care authority, the state agency that administers BH((P));

(b) American Indian/Alaska Native (AI/AN) clients cannot choose fee-for-service or PCCM as described in WAC 388-538-060(2). They must enroll in a BH((P-health care plan))-contracted MCO.

(c) If a Medicaid eligible client applying for BH((P)) does not choose ~~((a plan))~~ an MCO within ninety days, the client is transferred from ~~((BHP to HO and is assigned as described in WAC 388-538-060(4)))~~ BH to the department of social and health services (DSHS) for assignment to managed care.

NEW SECTION

WAC 388-538-067 Managed care provided through managed care organizations (MCOs). (1) Managed care organizations (MCOs) may contract with the department of social and health services (DSHS) to provide prepaid health care services to eligible medical assistance administration (MAA) clients under the healthy options (HO) managed care program. The MCOs must meet the qualifications in this section to be eligible to contract with DSHS. The MCO must:

(a) Have a certificate of registration from the office of the insurance commissioner (OIC) as either a health maintenance organization (HMO) or a health care services contractor (HCSC).

(b) Accept the terms and conditions of DSHS' HO contract;

(c) Be able to meet the network and quality standards established by DSHS; and

(d) Accept the prepaid rates published by DSHS.

(2) DSHS reserves the right not to contract with any otherwise qualified MCO.

NEW SECTION

WAC 388-538-068 Managed care provided through primary care case management (PCCM). (1) A provider may contract with DSHS as a primary care case management (PCCM) provider to provide health care services to eligible medical assistance administration (MAA) clients under MAA's managed care program. The PCCM provider or the individual providers in a PCCM group or clinic must:

(a) Have a core provider agreement with DSHS;

(b) Hold a current license to practice as a physician, certified nurse midwife, or advanced registered nurse practitioner in the state of Washington;

(c) Accept the terms and conditions of DSHS' PCCM contract;

(d) Be able to meet the quality standards established by DSHS; and

(e) Accept PCCM rates published by DSHS.

(2) DSHS reserves the right not to contract for PCCM with an otherwise qualified provider.

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-070 Managed care payment. (1) The medical assistance administration (MAA) pays ~~((plans a monthly capitated premium according to contracted terms and conditions))~~ Managed care organizations (MCOs) monthly capitated premiums that:

(a) Have been determined using generally accepted actuarial methods based on analyses of historical healthy options (HO) contractual rates and MCO experience in providing health care for the populations eligible for HO; and

(b) Are paid based on legislative allocations for the HO program.

(2) MAA pays primary care case management (PCCM) providers a monthly case management fee according to contracted terms and conditions.

(3) MAA does not pay providers on a fee-for-service basis for services that are the ~~((plan's))~~ MCO's responsibility under the HO contract, even if the ~~((plan))~~ MCO has not paid for the service for any reason. The MCO is solely responsible for payment of MCO-contracted health care services:

(a) Provided by an MCO-contracted provider; or

(b) That are authorized by the MCO and provided by nonparticipating providers.

(4) MAA pays an additional monthly amount, known as an enhancement rate, to federally qualified health care centers (FQHC) and rural health clinics (RHC) for each client enrolled with ~~((plans))~~ MCOs through the FQHC or RHC. ~~((Plans))~~ MCOs may contract with FQHCs and RHCs to provide services under HO. FQHCs and RHCs receive an enhancement rate from MAA on a per member, per month basis in addition to the negotiated payments they receive from the ~~((plans))~~ MCOs for services provided to MCO enrollees.

(a) MAA pays the enhancement rate only for the categories of service provided by the FQHC or RHC under the HO contract. MAA surveys each FQHC or RHC in order to identify the categories of services provided by the FQHC or RHC.

(b) MAA bases the enhancement rate on both of the following:

(i) The upper payment limit (UPL) for the county in which the FQHC or RHC is located; and

(ii) An enhancement percentage.

(c) MAA determines the UPL for each category of service based on MAA's historical fee-for-service (FFS) experience, adjusted for inflation and utilization changes.

(d) MAA determines the enhancement percentage for HO enrollees as follows:

(i) For FQHCs, the enhancement percentage is equal to the FQHC finalized audit period ratio. The "finalized audit period" is the latest reporting period for which the FQHC has a completed audit approved by, and settled with, MAA.

(A) For a clinic with one finalized audit period, the ratio is equal to:

$$\frac{(\text{FQHC total costs}) - ((\text{Fee for service})) \text{ FFS reimbursements} + \text{HO reimbursements}}{(\text{FFS} + \text{HO reimbursements})}$$

(B) For a clinic with two finalized audit periods, the ratio is equal to the percentage change in the medical services encounter rate from one finalized audit period to the next. A "medical services encounter" is a face-to-face encounter between a physician or mid-level practitioner and a client to provide services for prevention, diagnosis, and/or treatment of illness or injury. A "medical services encounter rate" is the individualized rate MAA pays each FQHC to provide such services to clients, or the rate set by Medicare for each RHC for such services.

(C) For FQHCs without a finalized audit, the enhancement percentage is the statewide weighted average of all the FQHCs' finalized audit period ratios. Weighting is based on the number of enrollees served by each FQHC.

(ii) For RHCs, MAA applies the same enhancement percentage statewide.

(A) On a given month, MAA determines the number of HO enrollees enrolled with each RHC that is located in the same county as an FQHC. This number is expressed as a percentage of the total number of RHC enrollees located in counties that have both FQHCs and RHCs.

(B) For each county that has both an FQHC and an RHC, MAA multiplies the FQHC enhancement percentage, as determined under subsection (4)(d)(i) of this section, ((the)) by the percentage obtained in section (4)(d)(ii)(A) of this section.

(C) The sum of all these products is the weighted statewide RHC enhancement percentage.

(iii) The HO enhancement percentage for FQHCs and RHCs is updated once a year.

(e) For each category of service provided by the FQHC or RHC, MAA multiplies the UPL, as determined under subsection (4)(c) of this section, by the FQHC's or RHC's enhancement percentage. The sum of all these products is the enhancement rate for the individual FQHC or RHC.

(f) To calculate the enhancement rate for FQHCs and RHCs that provide maternity and newborn delivery services, MAA applies each FQHC's or RHC's enhancement percentage to the delivery case rate (DCR), which is a one-time rate paid by MAA to the HO plan for each pregnant enrollee who gives birth.

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 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-080 ((Healthy options)) Managed care exemptions. (1) The medical assistance administration (MAA) exempts a client from mandatory enrollment in managed care if MAA becomes aware of the following conditions. The client:

(a) Is receiving foster care placement services from the division of children and family services (DCFS); or

(b) Has Medicare, basic health (BH), CHAMPUS/TRICARE, or other accessible third-party health care coverage that would require exemption from enrollment with:

(i) A managed care organization (MCO) in accordance with MAA's healthy options (HO) contract requirements for MCO enrollment; or

(ii) A primary care case management provider (PCCM) in accordance with MAA's PCCM contract requirements for PCCM enrollment.

(2) Only a client or a client's representative (RCW 7.70.065) may request an exemption from ((HO)) managed care enrollment for reasons other than those stated in subsection (1) of this section. If a client asks for an exemption prior to the enrollment effective date, the client is not enrolled until MAA approves or denies the request and any related fair hearing is held and decided.

((2)) (3) MAA ~~((exempts a client))~~ grants a client's request for an exemption from mandatory enrollment in ((a plan or with a PCCM provider)) managed care if any of the following apply:

~~((Based on MAA's evaluation of objective medical evidence, all of the following are met:~~

~~((i))~~ The client has ((multiple, complex, or severe medical diagnoses)) a documented and verifiable medical need to continue a client/provider relationship due to an established course of care with a physician, physician assistant or advanced registered nurse practitioner. MAA accepts the established provider's signed statement that the client has:

(i) A medical need that requires a continuation of the established care relationship; and

(ii) The client's established provider is not available through any managed care ((plan;

~~((iii) There is a written treatment plan;~~

~~((iv) The treatment plan requires frequent change or monitoring; and~~

~~((v) Disruption of client's care would be harmful; or))~~ organization (MCO) or as a primary care case management (PCCM) provider.

(b) Prior to enrollment, the client scheduled a surgery with a provider not available to the client ((in a plan)) through managed care and the surgery is scheduled within the first thirty days of enrollment; or

(c) The client is American Indian/Alaska Native (AI/AN) as specified in WAC 388-538-060(2) and requests exemption; or

~~((The client has private insurance under a managed care arrangement; or~~

(e) ~~The client has BHP; or~~

(f) ~~The client has CHAMPUS; or~~

(g) ~~The client requests enrollment in the same plan with which the client has private insurance under any arrangement; or~~

(h)) The client has been identified by MAA as having special needs that meet MAA's definition of children with special health care needs and requests exemption; or

(e) The client is pregnant and wishes to continue her established course of prenatal care with an obstetrical provider who is not available to her through managed care; or

(f) On a case-by-case basis, the client presents evidence that ~~((the HO program))~~ managed care does not provide medically necessary care that is reasonably available and accessible as offered to the client. MAA considers that medically necessary care is not reasonably available and accessible when any of the following apply:

(i) The client is homeless or is expected to live in temporary housing for less than one hundred twenty days from the date the client requests the exemption;

(ii) The client ~~((is))~~ speaks limited English ~~((speaking))~~ or is hearing impaired and the client can communicate with a provider who communicates in the client's language or in American Sign Language and is not ~~((in an HO plan;~~

~~iii) The client is pregnant and wishes to continue her established course of prenatal care with an obstetrical provider who is not available to her through a plan;~~

~~iv)) available through managed care;~~

iii) The client shows that travel to ~~((an HO PCP))~~ a managed care PCP is unreasonable when compared to travel to a non-~~((HO))~~ managed care primary care provider (PCP). This is shown when any of the following transportation situations apply to the client:

(A) It is over twenty-five miles one-way to the nearest ~~((HO))~~ managed care PCP who is accepting enrollees, and the ~~((current))~~ client's PCP is closer and not in an available plan;

(B) The travel time is over forty-five minutes one-way to the nearest ~~((HO))~~ managed care PCP who is accepting enrollees, and the travel time to the ~~((current))~~ client's PCP, who is not ~~((in an))~~ available ~~((plan))~~ in an MCO or as a PCCM provider, is less;

(C) Other transportation difficulties make it unreasonable to get primary medical services under HO; or

~~((+))~~ iv) Other evidence is presented that an exemption is appropriate based on the client's circumstances, as evaluated by MAA.

~~((3))~~ 4) MAA exempts the client for the time period the circumstances or conditions that led to the exemption are expected to exist. If the request is approved for a limited time, the client is notified in writing or by telephone of the time limitation, the process for renewing the exemption, and ~~((their))~~ the client's fair hearing rights.

~~((4))~~ 5) The client is not enrolled as provided in subsection ~~((1))~~ 2) of this section and receives timely notice by telephone or in writing when MAA approves or denies the client's exemption request. If initial denial notice was by telephone, then MAA gives the reasons for the denial in writing before requiring the client to enroll in ~~((HO))~~ managed care. The written notice to the client contains all of the following:

(a) The action MAA intends to take, including enrollment information;

(b) The reason(s) for the intended action;

(c) The specific rule or regulation supporting the action;

(d) The client's right to request a fair hearing, including the circumstances under which the fee-for-service status continues, if a hearing is requested; and

(e) A translation into the client's primary language when the client has limited English proficiency.

AMENDATORY SECTION (Amending WSR 01-02-076, filed 12/29/00, effective 1/29/01)

WAC 388-538-095 Scope of care for managed care enrollees. (1) ~~((A))~~ Managed care ~~((enrollee is))~~ enrollees are eligible for the ~~((categorically needy))~~ scope of medical care as described in WAC 388-529-0100 for categorically needy clients.

(a) A client is entitled to timely access to medically necessary services as defined in WAC 388-500-0005.

(b) The ~~((plan))~~ managed care organization (MCO) covers the services included in the healthy options (HO) contract for ~~((plan))~~ MCO enrollees. In addition, ~~((plans))~~ MCOs may, at their discretion, cover services not required under the HO contract.

(c) The medical assistance administration (MAA) covers the categorically needy services not included in the HO contract for ~~((plan))~~ MCO enrollees.

(d) ~~((Plan enrollees))~~ MAA covers services on a fee-for-service basis for enrollees with a primary care case management (PCCM) provider. Except for emergencies, the PCCM provider must either provide the covered services needed by the enrollee or refer the enrollee to other providers who are contracted with MAA for covered services. The PCCM provider is responsible for instructing the enrollee regarding how to obtain the services that are referred by the PCCM provider. The services that require PCCM provider referral are described in the PCCM contract. MAA informs enrollees about the enrollee's program coverage, limitations to covered services, and how to obtain covered services.

(e) MCO enrollees may obtain certain services from either a ~~((plan))~~ MCO provider or from a medical assistance provider with a DSHS core provider agreement without needing to obtain a referral from the PCP or ~~((plan))~~ MCO. These services are described in the HO contract, and are communicated to enrollees by MAA and ~~((plans))~~ MCOs as described in ~~((e))~~ f) of this subsection.

~~((e))~~ f) MAA sends each client written information about covered services when the client is required to enroll in managed care, and any time there is a change in covered services. This information describes covered services, which services are covered by MAA, and which services are covered by ~~((plans))~~ MCOs. In addition, MAA requires ~~((plans))~~ MCOs to provide new enrollees with written information about covered services.

~~((f))~~ MAA covers services on a fee-for-service basis for clients enrolled with a PCCM provider. Except for emergencies, a client's PCCM provider must refer the client for most services not provided by the PCCM provider. The services that require PCCM provider referral are described in

the PCCM contract. MAA requires PCCM providers to inform enrollees about covered services and how to obtain them.)

(2) For services covered by MAA ((for ~~managed care enrollees~~)) through PCCM contracts for managed care:

(a) MAA medically necessary covers services included in the categorically needy scope of care and rendered by providers with a current department of social and health services (DSHS) core provider agreement to provide the requested service;

(b) MAA may require the PCCM provider to obtain authorization from MAA for coverage of nonemergency services;

(c) ((~~MAA~~)) The PCCM provider determines which services are medically necessary; ((and))

(d) An enrollee may request a fair hearing for review of PCCM provider or MAA coverage decisions; and

(e) Services referred by the PCCM provider require an authorization number in order to receive payment from MAA.

(3) For services covered by ((~~plans~~)) MAA through contracts with MCOs:

(a) MAA requires ((~~plans~~)) the MCO to ((~~contract~~)) sub-contract with a sufficient ((~~number of~~)) providers ((~~as determined by MAA,~~)) to deliver the scope of contracted services ((~~contracted with the plan in a timely fashion, according to the requirements of the HO contract~~)) in a timely manner. Except for emergency services, ((~~plans~~)) MCOs provide covered services to enrollees through their participating providers;

(b) MAA requires ((~~plans~~)) MCOs to provide new enrollees with written information about how enrollees may obtain covered services;

(c) For nonemergency services, ((~~plans~~)) MCOs may require the enrollee to obtain a referral from the primary care provider (PCP), or the provider to obtain authorization from the ((~~plan~~)) MCO, according to the requirements of the HO contract;

(d) ((~~Plans~~)) MCOs and their providers determine which services are medically necessary given the enrollee's condition, according to the requirements included in the HO contract;

(e) An enrollee may appeal ((~~plan~~)) an MCO coverage decisions using the ((~~plan's~~)) MCO's appeal process, as described in WAC 388-538-0110. An enrollee may also request a hearing for review of ((~~a plan~~)) an MCO coverage decision as described in chapter 388-02 WAC;

(f) A managed care enrollee does not need a PCP referral to receive women's health care services, as described in RCW 48.42.100 from any women's health care provider participating with the ((~~plan~~)) MCO. Any covered services ordered and/or prescribed by the women's health care provider must meet the ((~~plan's~~)) MCO's service authorization requirements for the specific service.

(4) Unless the ((~~plan~~)) MCO chooses to cover these services, or an appeal or a fair hearing decision reverses ((~~a~~)) an MCO or MAA denial, the following services are not covered:

(a) For all managed care enrollees:

(i) Services that are not medically necessary;

(ii) Services not included in the categorically needy scope of services; and

(iii) Services, other than a screening exam as described in WAC 388-538-100(3), received in a hospital emergency department for nonemergency medical conditions.

(b) For ((~~plan~~)) MCO enrollees:

(i) Services received from a participating specialist that require prior authorization from the ((~~plan~~)) MCO, but were not authorized by the ((~~plan~~)) MCO; and

(ii) Services received from a nonparticipating provider that require prior authorization from the ((~~plan~~)) MCO that were not authorized by the ((~~plan~~)) MCO. All nonemergency services covered under the HO contract and received from nonparticipating providers require prior authorization from the ((~~plan~~)) MCO.

(c) For PCCM enrollees, services that require a referral from the PCCM provider as described in the PCCM contract, but were not referred by the PCCM provider.

(5) A provider may bill an enrollee for noncovered services as described in subsection (4) of this section, if the enrollee and provider sign an agreement. The provider must give the original agreement to the enrollee and file a copy in the enrollee's record.

(a) The agreement must state all of the following:

(i) The specific service to be provided;

(ii) That the service is not covered by either MAA or the ((~~plan~~)) MCO;

(iii) An explanation of why the service is not covered by the ((~~plan~~)) MCO or MAA, such as:

(A) The service is not medically necessary; or

(B) The service is covered only when provided by a participating provider.

(iv) The enrollee chooses to receive and pay for the service; and

(v) Why the enrollee is choosing to pay for the service, such as:

(A) The enrollee understands that the service is available at no cost from a provider participating with the ((~~plan~~)) MCO, but the enrollee chooses to pay for the service from a provider not participating with the ((~~plan~~)) MCO;

(B) The ((~~plan~~)) MCO has not authorized emergency department services for nonemergency medical conditions and the enrollee chooses to pay for the emergency department's services rather than wait to receive services at no cost in a participating provider's office; or

(C) The ((~~plan~~)) MCO or PCCM has determined that the service is not medically necessary and the enrollee chooses to pay for the service.

(b) For limited English proficient enrollees, the agreement must be translated or interpreted into the enrollee's primary language to be valid and enforceable.

(c) The agreement is void and unenforceable, and the enrollee is under no obligation to pay the provider, if the service is covered by MAA or the ((~~plan~~)) MCO as described in subsection (1) of this section, even if the provider is not paid for the covered service because the provider did not satisfy the payor's billing requirements.

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-100 Managed care emergency services. (1) A managed care enrollee may obtain emergency services, for emergency medical conditions in any hospital emergency department. These definitions differ from the emergency services definition that applies to services covered under the medical assistance administration's (MAA's) fee-for-service (~~programs (42 U.S.C. 447.53(4))~~) system.

(a) The ~~(plan)~~ managed care organization (MCO) covers emergency services for ~~(plan)~~ MCO enrollees.

(b) MAA covers emergency services for primary care case management (PCCM) enrollees.

(2) Emergency services for emergency medical conditions do not require prior authorization by the ~~(plan)~~ MCO, primary care provider (PCP), PCCM provider, or MAA.

(3) Emergency services received by an MCO enrollee for nonemergency medical conditions must be authorized by the plan for ~~(plan enrollees)~~ enrollee's MCO.

(4) An enrollee who requests emergency services is entitled to receive an exam to determine if the enrollee has an emergency medical condition.

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-110 Managed care complaints, appeals, and fair hearings. (1) A managed care enrollee has the right to voice a complaint or submit an appeal of ~~(a plan, PCP)~~ an MAA, MCO, PCCM, PCP or provider decision, action, or inaction. An enrollee may do this through the ~~(plan's)~~ following process:

(a) For managed care organization (MCO) enrollees, the MCO's complaint and appeal ~~(process)~~ processes, and through the department's fair hearing process; or

(b) For primary care case management (PCCM) enrollees, the complaint and appeal processes of the medical assistance administration (MAA), and through the department's fair hearing process (chapter 388-02 WAC).

(2) To ensure the rights of MCO enrollees are protected, MAA approves each ~~(plan's)~~ MCO's complaint and appeal ~~(process)~~ policies and procedures annually or whenever the plan makes a change to the process.

(3) MAA requires ~~(plans)~~ MCOs to inform MCO enrollees in writing within fifteen days of enrollment about their rights and how to use the ~~(plan's)~~ MCO's complaint and appeal processes. MAA requires ~~(plans)~~ MCOs to obtain MAA approval of all written information sent to enrollees.

(4) MAA provides PCCM enrollees with information equivalent to that described in subsection (3) of this section.

(5) MCO enrollees may request assistance from the ~~(plan)~~ MCO when using the ~~(plan's)~~ MCO's complaint and appeals processes. PCCM enrollees may request assistance from MAA when using MAA's complaint and appeal process.

~~((5))~~ (6) An MCO enrollee who ~~(complains to a plan)~~ submits a complaint under this section is entitled to a written or verbal response from the ~~(plan)~~ MCO or from MAA

within the timeline in the ~~(plan's)~~ MAA-approved complaint process.

~~((6))~~ (7) When an enrollee is not satisfied with how ~~(the plan resolves a)~~ the complaint is resolved by the MCO or by MAA, or if the ~~(plan does not resolve a)~~ complaint is not resolved in a timely fashion, the enrollee may submit an appeal to the ~~(plan)~~ MCO or to MAA. An enrollee may also appeal ~~(a plan)~~ an MAA, MCO, primary care provider (PCP), or provider decision, or reconsideration of any action or inaction. An enrollee who appeals ~~(a plan, PCP)~~ an MAA, MCO, PCP, or provider decision is entitled to all of the following:

(a) A review of the decision being appealed. The review must be conducted by ~~(a plan)~~ an MCO or MAA representative who was not involved in the decision under appeal;

(b) Continuation of the service already being received and which is under appeal, until a final decision is made;

(c) A written decision from MAA or the ~~(plan)~~ MCO, within the timeline(s) in the ~~(plan)~~ appeal process standards, in the enrollee's primary language. The ~~(plan)~~ decision does not need to ~~(translate the decision)~~ be translated if an enrollee with limited English proficiency prefers correspondence in English, and the ~~(plan)~~ deciding authority documents the enrollee's preference. The notice must clearly explain all of the following:

(i) The decision and any action MAA or the ~~(plan)~~ MCO intends to take;

(ii) The reason for the decision;

(iii) The specific information that supports MAA's or the ~~(plan's)~~ MCO's decision; and

(iv) Any further appeal or fair hearing rights available to the enrollee, including the enrollee's right to continue receiving the service under appeal until a final decision is made.

(d) An expedited decision when it is necessary to meet an existing or anticipated acute or urgent medical need.

~~((7))~~ (8) An enrollee may file a fair hearing request without also filing an appeal with MAA or the ~~(plan)~~ MCO or exhausting MAA's or the ~~(plan's)~~ MCO's appeal process.

~~((8))~~ (9) The ~~(plan's)~~ MCO's medical director or designee reviews all fair hearings requests, and any related appeals, when the issues involve an MCO's determination of medical necessity.

(10) MAA's medical director or the medical director's designee reviews all fair hearings requests, and any related appeals, when the PCCM enrollee's issues involve an MAA determination of medical necessity.

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.

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-120 Enrollee request for a second medical opinion. (1) A managed care ~~(plan)~~ enrollee has the right to a timely referral for a second opinion upon request when:

(a) The enrollee needs more information about treatment recommended by the provider or ~~(plan)~~ managed care organization (MCO); or

(b) The enrollee believes the ((~~plan~~)) MCO is not authorizing medically necessary care.

(2) A managed care ((~~plan~~)) enrollee has a right to a second opinion from a primary or specialty care physician who is participating with the ((~~plan~~)) MCO. At the ((~~plan~~)) MCO's discretion, a clinically appropriate nonparticipating provider who is agreed upon by the ((~~plan~~)) MCO and the enrollee may provide the second opinion.

(3) Primary care case management (PCCM) provider enrollees have a right to a timely referral for a second opinion by another provider who has a core provider agreement with medical assistance administration (MAA).

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-130 Ending enrollment in ((~~healthy options~~)) managed care. (1) ~~((An enrollee, the enrollee's representative as defined in RCW 7.70.065, or plan may request MAA to end enrollment. Only MAA has authority to remove an enrollee from the HO program. Pending MAA's final decision, the enrollee remains enrolled unless staying in HO would adversely affect the enrollee's health status.~~

(2)) MAA ends an enrollee's enrollment in ((~~HO~~)) a managed care organization (MCO) or with a primary care case management (PCCM) provider when the enrollee meets any of the following conditions. The enrollee:

(a) Is no longer eligible for a medical program subject to enrollment; or

(b) ~~((Requests to be removed from HO according to WAC 388-538-080 (2)(a), (c), or (h), and MAA approves the request;~~

(c) ~~Becomes a Medicare beneficiary;~~

(d)) Is receiving foster care placement services from the division of children and family services; or

(c) Is or becomes eligible for Medicare, basic health (BH), CHAMPUS/TRICARE, or any other accessible third party health care coverage that would require involuntary disenrollment from:

(i) An MCO in accordance with MAA's healthy options (HO) contract for MCO enrollees; or

(ii) A PCCM provider in accordance with MAA's PCCM contract for PCCM enrollees.

(2) An enrollee or the enrollee's representative as defined in RCW 7.70.065 may request MAA to end enrollment as described in subsections (3) through (10) of this section. A managed care organization (MCO) may request MAA to end enrollment for an enrollee as described in subsection (11) of this section. Only MAA has authority to remove an enrollee from managed care. Pending MAA's final decision, the enrollee remains enrolled unless staying in managed care would adversely affect the enrollee's health status.

(3) MAA grants an enrollee's request to have the enrollee's enrollment ended under the following conditions:

(a) Is American Indian or Alaska Native (AI/AN) and requests disenrollment; or

(b) Is identified by DSHS as a child who meets the definition of "children with special health care needs" and requests disenrollment.

(4) MAA grants an enrollee's requests to be removed from managed care when the client is pregnant or when there is a verified medical need to continue an established course of care. These end enrollments are limited to the following situations: The enrollee:

(a) Has a documented medical need to continue a client/provider relationship due to an established course of care with a physician, physician assistant, or advanced registered nurse practitioner. The standards for documenting a medical need are those in WAC 388-538-080 (3)(a). The established course of care must begin:

(i) While the enrollee was enrolled with managed care but the PCP is no longer available to the enrollee under managed care; or

(ii) Prior to enrollment in managed care and the PCP is not available under any MCO or as a PCCM provider.

(b) Is pregnant and requests to continue her course of prenatal care that was established with an obstetrical provider:

(i) While she was enrolled with the MCO but that provider is no longer available to her in managed care; or

(ii) Prior to enrollment with the current MCO but that provider is not available to her under managed care.

(c) Is scheduled for a surgery with a provider not available to the enrollee in the enrollee's current ((~~plan~~)) MCO and the surgery is scheduled to be performed within the first thirty days of enrollment((;

(c) ~~Is pregnant and requests to continue her established course of prenatal care with an obstetrical provider who is not available through her current plan;~~

(f) ~~Notifies MAA of private insurance under a managed care arrangement;~~

(g) ~~Notifies MAA of BHP coverage;~~

(h) ~~Notifies MAA of CHAMPUS coverage;~~

(i) ~~Notifies MAA of private insurance with the same plan as the enrollee's current HO plan under any arrangement; or~~

(j) ~~Asks to be taken out of the current plan in order to stay with the enrollee's established provider but is willing to enroll in the established provider's plan for the next enrollment month. MAA reviews subsection (2)(b), (d), and (e) in this section when reviewing a request to end a client's enrollment per this subsection. MAA's decisions on those requests include all of the following:~~

(i) ~~The decision is given verbally or in writing; and~~

(ii) ~~Verbal and written notices include the reason for the decision and information on hearings so the enrollee may appeal the decision; and~~

(iii) ~~If the request to end enrollment is approved, it may be effective back to the beginning of the month the request is made; and~~

(iv) ~~If the request to end enrollment is denied, and the enrollee requests a hearing, the enrollee remains enrolled in the plan until the hearing decision is made as provided in subsection (1) of this section.~~

(3)) (5) Except as provided in subsection (4) of this section, MAA does not permit an enrollee to obtain an end enrollment by establishing a course of care with a provider who is not participating with the enrollee's MCO.

(6) MAA ends enrollment on a case-by-case basis when the enrollee presents evidence that the managed care program does not provide medically necessary care that is reasonable available and accessible as offered to the enrollee. MAA considers enrollee requests under this subsection with the same criteria as listed in WAC 388-538-080 (3)(f).

(7) MAA ends enrollment temporarily if an enrollee asks to be taken out of the current MCO in order to stay with the enrollee's established provider, but is willing to enroll in the established provider's MCO for the next enrollment month. MAA reviews the enrollee request according to the criteria in subsections (4) and (6) of this section. MAA's decision under this subsection include all of the following:

(a) The decision is given verbally and in writing;

(b) Verbal and written notices include the reason for the decision and information on hearings so the enrollee may appeal the decision;

(c) If the request to end enrollment is approved, it may be effective back to the beginning of the month the request is made; and

(d) If the request to end enrollment is denied, and the enrollee requests a hearing; the enrollee remains in the MCO or with the PCCM until the hearing decision is made as provided in subsection (2) of this section.

(8) MAA ends enrollment for the period of time the circumstances or conditions that led to ending the enrollment are expected to exist. If the request to end enrollment is approved for a limited time, the client is notified in writing or by telephone of the time limitation, the process for renewing the disenrollment, and their fair hearing rights.

((4)) (9) MAA does not approve an enrollee's request to end enrollment solely to pay for services received but not authorized by the ((plan)) MCO.

((5)) (10) The enrollee remains in ((HO)) managed care as provided in subsection (1) of this section and receives timely notice by telephone or in writing when MAA approves or denies the enrollee's request to end enrollment. Except as provided in subsection ((2)(j)) (7) of this section, MAA gives the reasons for a denial in writing. The written denial notice to the enrollee contains all of the following:

(a) The action MAA intends to take;

(b) The reason(s) for the intended action;

(c) The specific rule or regulation supporting the action;

(d) The enrollee's right to request a fair hearing; and

(e) A translation into the enrollee's primary language when the enrollee has limited English proficiency.

((6)) (11) MAA may end an enrollee's enrollment in a ((plan)) MCO or with a PCCM provider when the enrollee's ((plan)) MCO or PCCM provider substantiates in writing, to MAA's satisfaction, that:

(a) The enrollee's behavior is inconsistent with the ((plan's)) MCO or PCCM provider rules and regulations, such as intentional misconduct; and

(b) After the ((plan)) MCO or PCCM provider has provided:

(i) Clinically appropriate evaluation(s) to determine whether there is a treatable problem contributing to the enrollee's behavior; and

(ii) If so, has provided clinically appropriate referral(s) and treatment(s), but the enrollee's behavior continues to per-

vent the provider from safely or prudently providing medical care to the enrollee; and

(c) The enrollee received written notice from the ((plan)) MCO or PCCM provider of the ((plan's)) MCO or PCCM provider intent to request the enrollee's removal, unless MAA has waived the requirement for the ((plan)) MCO or PCCM provider notice because the enrollee's conduct presents the threat of imminent harm to others. The ((plan's)) MCO or PCCM provider notice to the enrollee must include both of the following:

(i) The enrollee's right to use the ((plan's)) appeal process as described in WAC 388-538-110 to review the ((plan's)) MCO or PCCM provider request to end the enrollee's enrollment; and

(ii) The enrollee's right to use the department fair hearing process.

((7)) (12) MAA makes a decision to remove an enrollee from enrollment ((with a plan)) in managed care within thirty days of receiving the ((plan's)) MCO or PCCM provider request to do so. Before making a decision, MAA attempts to contact the enrollee and learn the enrollee's perspective. If MAA approves the ((plan's)) MCO or PCCM provider request to remove the enrollee, MAA sends a notice at least ten days in advance of the effective date that enrollment will end. The notice includes the reason for MAA's approval to end enrollment and information about the ((enrollee's)) enrollee's fair hearing rights.

((8)) (13) MAA does not approve a ((plan's)) request to remove an enrollee from ((HO)) managed care when the request is solely due to an adverse change in the enrollee's health or the cost of meeting the enrollee's needs.

AMENDATORY SECTION (Amending WSR 00-04-080, filed 2/1/00, effective 3/3/00)

WAC 388-538-140 Quality of care. (1) In order to assure that managed care enrollees receive appropriate access to quality health care and services, the medical assistance administration (MAA) does all of the following:

(a) Requires ((plans)) managed care organizations (MCOs) to have a fully operational quality assurance system that meets a comprehensive set of quality improvement program (QIP) standards.

(b) Monitors ((plan)) MCO performance through on-site visits and other audits, and requires corrective action for deficiencies that are found.

(c) Requires ((plans)) MCOs to report annually on standardized clinical performance measures that are specified in the contract with MAA, and requires corrective action for substandard performance.

(d) Contracts with a professional review organization to conduct independent external review studies of selected health care and service delivery.

(e) Conducts enrollee satisfaction surveys.

(f) Annually publishes ((plan)) individual MCO performance information and primary care case management (PCCM) program performance ((enrollee)) information including certain clinical measures and enrollee satisfaction surveys and makes reports of site monitoring visits available upon request.

(2) MAA requires (~~(plans)~~) MCOs and PCCM providers to have a method to assure consideration of the unique needs of enrollees with chronic conditions. The method includes:

- (a) Early identification;
- (b) Timely access to health care; and
- (c) Coordination of health service delivery and community linkages.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-538-066 Children's health insurance program (CHIP) enrollees.

AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0050 Definitions for children's health insurance program (CHIP) terms. The following definitions and abbreviations (~~(and)~~), those found in WAC 388-538-050 and in 388-500-0005(3) Medical definitions, apply to this chapter. (~~Defined words and phrases are bolded the first time they are used in the text.~~

"Age appropriate immunizations" means the recommended childhood immunization schedule as approved by the Advisory Committee on Immunization Practices (ACIP), the American Academy of Pediatrics (AAP), and the American Academy of Family Physicians (AAFP);)

"Children's health insurance program (CHIP)" means the health insurance program authorized by Title XXI of the Social Security Act and administered by the department of social and health services (DSHS). This program also is referred to as the state children's health insurance program (S(-)CHIP).

("Client copay" or "copay" means an amount a CHIP client pays to health care providers for specific services.)

"Client premium" means a monthly payment a client (~~(must)~~) makes to the department of social and health services (DSHS) for CHIP coverage.

"Creditable coverage" means most types of public and private health coverage, except Indian health services, that provides access to physicians, hospitals, laboratory services, and radiology services. This term applies to the coverage whether or not the coverage is equivalent to that offered under CHIP. "Creditable coverage" is described in 42 U.S.C. Sec. 1397j.

"Employer-sponsored dependent coverage" means creditable health coverage for dependents offered by a family member's employer or union, for which the employer or union may contribute in whole or part towards the premium. Extensions of such coverage (e.g., COBRA extensions) also qualify as employer-sponsored dependent coverage as long as there remains a contribution toward the premiums by the employer or union.

"Finance division" means the division of the department of social and health services that sends out billing statements, monitors accounts, and collects the CHIP client premiums.

AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0100 CHIP scope of care. (1) Children's health insurance program (CHIP) clients are eligible for the same scope of medical care as Medicaid categorically needy clients as described in WAC 388-529-0100.

(2) (~~The following WACs apply to CHIP clients enrolled in managed care:~~

- (a) ~~WAC 388-538-095; and~~
- (b) ~~WAC 388-538-100.~~

(3) Except for American Indian/Alaska Native (AI/AN) clients who have chosen primary care case management (PCCM) or fee-for-service as described in WAC 388-542-0200(3), CHIP clients must receive medical services from managed care plans in counties where two or more managed care plans are available.) The medical assistance administration (MAA) requires CHIP clients, except for clients who are American Indian or Alaska Native (AI/AN), to enroll in managed care according to WAC 388-538-060 (1)(b) through (5)(d). AI/AN clients may choose to receive services under MAA's fee-for-service system.

(3) For eligible CHIP clients who are not enrolled in managed care:

(a) MAA determines which services are medically necessary;

(b) Clients must obtain covered services from providers who have core provider agreements with MAA; and

(c) As a condition of coverage, MAA may require the service provider to obtain authorization from MAA for coverage of nonemergency services.

(4) A CHIP client enrolled in managed care may submit a complaint or appeal as described in WAC 388-538-110.

(5) Any CHIP client may request a fair hearing as described in chapter 388-02 WAC for review of MAA coverage decisions. Clients may elect to participate in a pre-hearing review as described in WAC 388-526-2610.

AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0125 Access to care. (1) If a children's health insurance program (CHIP) client is subject to mandatory enrollment in a managed care organization (MCO) or with a primary care case management (PCCM) provider, the medical assistance administration (MAA) provides fee-for-service coverage between the time a client becomes eligible for CHIP services and the time the client is enrolled in managed care.

(2) Not all CHIP clients are required to enroll in (~~managed care. See WAC 388-542-0150(1)(e)) an MCO or with a PCCM provider. The same enrollment criteria are applied to CHIP clients as to categorically needy Medicaid clients under WAC 388-538-060.~~

(3) If a CHIP client is not already enrolled in managed care, the client may request an exemption to mandatory enrollment under the process described in WAC 388-538-080. MAA provides fee-for-service coverage while a client's request for exemption from mandatory enrollment in an MCO or with a PCCM provider is being considered and until a final decision is made.

(4) If a CHIP client is already enrolled in an MCO or with a PCCM provider and requests to end the enrollment, the client remains enrolled in the client's MCO or with the PCCM provider pending MAA's final decision. The process for ending enrollment is described in WAC 388-538-130.

(5) If a CHIP client has no MCO or PCCM provider available or is permitted to choose the fee-for-service system under this chapter, the rules that apply to service coverage and payment for the children's health program apply to CHIP coverage (chapters 388-550 through 388-556 WAC).

AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0150 Client eligibility requirements for CHIP. (1) To be eligible for the children's health insurance program (CHIP) a client must meet all of the following. The client must:

(a) ~~((Cannot have other creditable coverage. If MAA finds out after eligibility determination that a CHIP client had creditable coverage at the time of application, MAA ends the client's eligibility the first of the following month.~~

(b) ~~Must agree to pay both of the following:~~

(i) ~~A monthly client premium as described in WAC 388-542-250(1); and~~

(ii) ~~A service copay as described in WAC 388-542-250(3).~~

(c) ~~Must make a choice concerning how to receive services. The choices vary depending on where the client lives (except as provided for AI/AN in WAC 388-542-0200). In counties with:~~

(i) ~~Two or more managed care plans, the client must choose a managed care plan;~~

(ii) ~~One managed care plan, the client must choose between a managed care plan and MAA's fee-for-service program; or~~

(iii) ~~No managed care plan, the only option is MAA's fee-for-service program.~~

(2) ~~The following WACs describe additional eligibility requirements and conditions for a CHIP client:~~

(a) ~~WAC 388-505-0210 describes requirements related to children's medical eligibility;~~

(b) ~~WACs 388-424-0005 and 388-424-0010 describe requirements related to citizenship and alien status;~~

(c) ~~WAC 388-478-0075 describes monthly income standards;~~

(d) ~~WAC 388-416-0015 describes eligibility certification periods; and~~

(e) ~~WAC 388-418-0025 describes effects of changes on eligibility.~~

(3) ~~MAA does not require a client to pay the client premium in advance to be eligible for CHIP.~~

(4) ~~MAA ends a client's eligibility for CHIP when the client owes four months of premiums, based on the due dates listed on the bill for the client premium.~~

(5) ~~When MAA ends a client's eligibility according to subsection (4) of this section, to become eligible for CHIP again, the client must meet both of the following:~~

(a) ~~Pay all unforgiven past due premiums; and~~

~~(b) Serve a waiting period of four consecutive months as described in WAC 388-542-0300. The client does not have CHIP coverage during the waiting period.~~

~~(6) MAA forgives client premiums that are more than twelve months overdue. MAA does not require clients to pay overdue premiums that it has forgiven.~~

~~(7) Unless specifically stated in chapter 388-542 WAC, the department's administrative rules covering children's medical programs apply to CHIP.) Not have other creditable coverage (see WAC 388-542-0220(1)); and~~

~~(b) Meet the CHIP program requirements and conditions in WAC 388-505-0210(3).~~

~~(2) There are no resource standards for a CHIP client. See WAC 388-478-0075(3).~~

~~(3) CHIP eligibility certification periods are described in WAC 388-416-0015.~~

~~(4) CHIP eligibility is affected by changes in a client's circumstances. See WAC 388-418-0025 (2) and (6).~~

~~(5) Ongoing eligibility for CHIP requires the payment of CHIP premiums as described in WAC 388-542-0250. MAA enrolls an otherwise eligible client into the CHIP program in advance of any client premium payment.~~

AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0200 CHIP ((managed care)) enrollment. (1) If the area in which a CHIP client lives has more than one service delivery option available to the client, the client must make a choice concerning how to receive health care services. The choice and enrollment process for CHIP clients is the same as that for categorically needy Medicaid clients described in WAC 388-538-060.

(2) The medical assistance administration (MAA) enrolls CHIP clients in MAA's managed care program (with a managed care organization (MCO) or with a primary care case management (PCCM) provider) prospectively only.

~~((2) American Indian/Alaska Native (AI/AN) clients who meet the provisions of 25 U.S.C. 1603 (c) (d) for federally recognized tribal members and their descendants, may choose one of the following:~~

~~(a) Enroll with a CHIP plan available in their area;~~

~~(b) Enroll with a CHIP Indian or tribal PCCM provider by calling MAA's toll-free enrollment line, or sending a completed CHIP enrollment form to MAA; or~~

~~(c) MAA's fee-for-service program.~~

~~(3) Clients who are required to enroll in managed care may change plans during the two-month period after enrollment and during an annual open enrollment period. Clients may not change plans otherwise, unless they have "good cause." The "good cause" reasons are any of the following:~~

~~(a) The client is American Indian/Alaska Native (AI/AN);~~

~~(b) The client moves out of the plan's service area;~~

~~(c) To assure all family members are in the same plan;~~

~~(d) To protect the client from a perpetrator of domestic violence, abuse or neglect;~~

~~(e) To rectify a documented department error;~~

~~(f) An administrative law judge orders MAA to disenroll the client; or~~

~~(g) The client's plan stops offering service in the client's county))~~

~~(3) CHIP clients are enrolled in managed care as provided for categorically needy Medicaid clients in WAC 388-538-060.~~

~~(4) A client who is required to enroll in managed care may request a change in the client's MCO or PCCM provider on the same bases as in WAC 388-538-060.~~

NEW SECTION

WAC 388-542-0220 Ending CHIP client eligibility.

(1) If the medical assistance administration (MAA) finds out after eligibility determination that a CHIP client has creditable coverage at the time of application, MAA ends the client's eligibility for CHIP effective at the close of the last day of the current month.

(2) MAA ends a client's eligibility for CHIP when the client owes four consecutive months of premiums, based on the due dates listed on the billing from the finance division for the client premium(s).

(3) When MAA ends a client's eligibility according to subsection (2) of this section, a client must meet both of the following conditions to become eligible for CHIP again:

(a) Pay all unforgiven past due premiums (see WAC 388-542-0250(5)); and

(b) Serve a waiting period of four consecutive months. The waiting period begins the day after termination of CHIP coverage for nonpayment of premiums as described in this section. The waiting period ends once four full consecutive months of CHIP noncoverage has elapsed. The client does not have CHIP coverage during the waiting period.

AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0250 CHIP client costs. (1) The finance division charges ten dollars per covered child, per month, for the CHIP client premium. The family maximum for CHIP premiums is thirty dollars per month.

(2) The finance division sends bills for client premiums at the beginning of each month of coverage. Client premiums begin the first of the month in which the bill was sent, not the date that the client became eligible for services.

(3) ~~((MAA requires a copay for certain services, as follows:~~

~~(a) Five dollars for office visits with physicians, physician assistants, or advanced registered nurse practitioners (ARNP) (i.e., CPT codes 99201–99215);~~

~~(b) Five dollars for nongeneric (i.e., brand name, whether single or multiple source) drugs; and~~

~~(c) Twenty-five dollars for emergency department visits that do not result in hospital admission.~~

(4) ~~MAA does not require a copay for the following services:~~

~~(a) Consultations (i.e., CPT codes 99241–99275);~~

~~(b) Deliveries (births);~~

~~(c) Dental;~~

~~(d) Drug and alcohol treatment;~~

~~(e) Generic drugs;~~

~~(f) Inpatient and outpatient surgery;~~

~~(g) Mental health services (including services with psychiatrists or psychologists);~~

~~(h) Occupational, physical, or speech therapy;~~

~~(i) Office visits with age appropriate immunizations or exams for an EPSDT (well child check) screening;~~

~~(j) Radiology; or~~

~~(k) Visits to the emergency room that result in an inpatient hospital admission.~~

~~(5) Clients are responsible for client copays from the first day the client is eligible for CHIP.~~

~~(6) For clients who are required to make copays, clients make copays to the health care provider, not MAA. A provider may refuse service to CHIP clients when the copay is not paid at the time of service.~~

~~(7) Client out of pocket expenses are subject to a twelve-month maximum. All of the following apply to twelve-month, out of pocket expenses for CHIP clients:~~

~~(a) Only client premiums and copays for covered services count towards the twelve-month maximum;~~

~~(b) For those children who incur client premiums and copays, the twelve-month maximums are as follows:~~

~~(i) For one child, three hundred dollars;~~

~~(ii) For two children, six hundred dollars; and~~

~~(iii) For three or more children, nine hundred dollars. The family maximum is nine hundred dollars.~~

~~(c) The client and/or family must do the following:~~

~~(i) Track and document out of pocket expenses;~~

~~(ii) Notify MAA when the maximum has been reached; and~~

~~(iii) Provide receipts as proof of payment.~~

~~(8) MAA's starting date for determining twelve-month, out of pocket maximum expenses is the date that the first child in a family became eligible for CHIP services. For example, if a family has:~~

~~(a) One child, and that child became eligible for services on April first, the twelve-month period starts on April first;~~

~~(b) Two children, and first child became eligible for services on April first and the second child started three months later on July first, the twelve-month period for both children starts on April first;~~

~~(c) Three or more children, and the first child became eligible for services on April first, and the last child became eligible on November first (within the same twelve-month period), the twelve-month period starts on April first for all the children.~~

~~(9) MAA exempts American Indian/Alaska Native (AI/AN) clients from paying client premiums or service copays)) MAA limits a client's out-of-pocket expenses for covered services the client obtains under the CHIP program rules, to the payment of premiums described in subsection (1) if this section.~~

(4) MAA exempts American Indian/Alaska Native (AI/AN) clients from paying client premiums for coverage under the CHIP program.

(5) MAA forgives client premiums that are more than twelve months overdue.

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AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0275 Reimbursement. (1) ~~((MAA deducts the twenty five dollar copay from hospitals' outpatient reimbursement for emergency services provided to CHIP clients, unless the emergency department visit results in a hospital admission.~~

(2) ~~MAA does not deduct the five dollar copay from providers' reimbursement))~~ For contractors serving CHIP clients enrolled in managed care, MAA reimburses contracted managed care organizations (MCOs), primary care case management (PCCM) providers and providers of approved or ancillary care in the same way as described in chapter 388-538 WAC.

(2) For providers of services serving CHIP clients under MAA's fee-for-service system and without the involvement of MCOs or PCCMs, MAA reimburses according to the regulations that apply to categorically needy Medicaid clients under chapters 388-500 through 388-556 WAC.

AMENDATORY SECTION (Amending WSR 00-07-103, filed 3/17/00, effective 4/17/00)

WAC 388-542-0300 Waiting period for CHIP coverage following employer coverage. (1) The medical assistance administration (MAA) requires applicants to serve a full four-consecutive-month waiting period for CHIP coverage if the client or family:

(a) ~~Chooses to end employer sponsored dependent coverage (, the client must serve a waiting period of four, full, consecutive months before becoming eligible to enroll in CHIP).~~ The waiting period begins the day after the employment-based coverage ends, and ends on the last day of the fourth full month of noncoverage ((by the employer)); or

(b) Fails to exercise an optional coverage extension (e.g., COBRA) that meets the following conditions. The waiting period begins on the day there is a documented refusal of the coverage extension when the extended coverage is:

(i) Subsidized in part or in whole by the employer or union;

(ii) Available and accessible to the applicant or family; and

(iii) At a monthly cost to the family meeting the limitation of subsection (2)(b)(iv).

(2) MAA does not require a waiting period prior to CHIP coverage when:

(a) The client or family member has a medical condition that, without treatment, would be life-threatening or cause serious disability or loss of function; or

(b) The loss of employer sponsored dependent coverage is due to any of the following(¶):

(i) Loss of employment with no post-employment subsidized coverage as described in subsection (1)(b);

(ii) Death of the employee;

(iii) The employer discontinues employer-sponsored dependent coverage;

(iv) The family's total out-of-pocket maximum for employer-sponsored dependent coverage is fifty dollars per month or more;

(v) The plan terminates employer-sponsored dependent coverage for the client because the client reached the maximum lifetime coverage amount;

(vi) Coverage under a COBRA extension period expired;

(vii) Employer-sponsored dependent coverage is not reasonably available (e.g., client would have to travel to another city or state to access care); or

(viii) Domestic violence ((that leads to)) caused the loss of coverage for the victim.

NEW SECTION

WAC 388-542-0500 Managed care rules that apply to CHIP. (1) In addition to the other rules that are incorporated by reference elsewhere in this chapter, the medical assistance administration (MAA) applies the following rules from chapter 388-538 WAC to the CHIP program:

(a) WAC 388-538-060, Managed care and choice, with the exception of subsection (1)(a);

(b) WAC 388-538-070, Managed care payment;

(c) WAC 388-538-080, Managed care exemptions;

(d) WAC 388-538-095, Scope of care for managed care enrollees;

(e) WAC 388-538-100, Managed care emergency services;

(f) WAC 388-538-110, Managed care complaints, appeals and fair hearings;

(g) WAC 388-538-120, Enrollee requests for a second medical opinion;

(h) WAC 388-538-130, Ending enrollment in healthy options; and

(i) WAC 388-538-140, Quality of care.

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 02-01-135
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Economic Services Administration)
 [Filed December 19, 2001, 11:03 a.m.]

Date of Adoption: December 11, 2001.

Purpose: Chapter 388-290 WAC, Working connections child care, to provide clarification of current rules and modify current rules including elimination of first cousins as eligible providers; military housing allowance and in-kind income are disregarded; study time for students may be authorized; child care provider rates; and establishes beginning and review eligibility dates.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-290-010 What is the purpose of the working connections child care program?, 388-290-015 What basic steps does the department take to decide if I'm eligible for WCCC?, 388-290-075 Who is a consumer in WCCC?, 388-290-125 What activities can the department pay WCCC for if I get a temporary aid for needy families (TANF) grant?, 388-290-150 What activities can the depart-

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ment pay WCCC for if I don't get a TANF grant?, 388-290-200 Can the department pay WCCC if I'm self-employed?, 388-290-270 Can the department authorize WCCC if I'm not working or in an approved activity right now?, 388-290-280 Can the department pay WCCC for activity fees or bonuses?, 388-290-300 Which children and consumers can and cannot get WCCC?, 388-290-350 If I'm in an approved activity, what are the steps the department takes to figure my WCCC copayment?, 388-290-375 How is the income that my family receives used in WCCC?, 388-290-400 What makes up a family in the WCCC program?, 388-290-450 What income does the department count in WCCC?, 388-290-475 What income does the department exempt in WCCC?, 388-290-500 What are the different kinds of income in WCCC the department uses to get my expected average monthly income?, 388-290-525 How does the department figure my expected average monthly income?, 388-290-600 How does the department figure my countable income, and what is countable income used for?, 388-290-650 How does the department figure my copayment, once my countable income is known?, 388-290-700 Does the department set the minimum copayment if I'm a minor parent?, 388-290-750 Are there other times when the department sets the minimum copayment?, 388-290-800 When does the department calculate copayments?, 388-290-850 What child care providers can the department pay under the WCCC program?, 388-290-854 When will the department not pay toward the cost of in-home/relative child care?, 388-290-858 Why do we review your in-home/relative provider's criminal background information?, 388-290-862 When is a criminal background check required?, 388-290-866 Where does the department get the criminal background information on the in-home/relative provider?, 388-290-870 What does the department do with the criminal background information on the in-home/relative provider?, 388-290-874 Will I be notified of the results of the criminal background information on my in-home/relative provider?, 388-290-878 Can I still use my chosen in-home/relative provider to care for my child(ren) if the provider has been convicted of a disqualifying crime?, 388-290-882 What convictions permanently disqualify my in-home/relative provider from being authorized by WCCC?, 388-290-886 Are there some crimes that require a set amount of time to pass before my in-home/relative provider may be authorized for WCCC?, 388-290-888 When can I ask the department to review the decision to deny authorization of my in-home/relative provider?, 388-290-900 When can the department establish a protective payee to pay my in-home/relative provider?, 388-290-905 What responsibilities does the department have under the WCCC program?, 388-290-910 What responsibilities do I have under the WCCC program?, 388-290-915 When do WCCC payments start?, 388-290-920 When does the department provide me with advance and adequate notice of WCCC payment changes?, 388-290-925 When don't advance and adequate notice rules apply?, 388-290-930 Under what circumstances does my eligibility for WCCC end?, 388-290-935 When might I be eligible for WCCC again?, 388-290-940 Do I have the right to request a hearing?, 388-290-945 Can I receive WCCC pending the outcome of a hearing?, and 388-290-950 When does the department collect overpayments?

Statutory Authority for Adoption: RCW 74.04.050 and C.F.R. Parts 98 and 99 (Child Care Development Fund Rules).

Adopted under notice filed as WSR 01-20-077 on October 1, 2001.

Changes Other than Editing from Proposed to Adopted Version: The following are changes (other than editorial changes) to the adopted chapter 388-290 WAC, Working connections child care, compared to proposed rules filed as WSR 01-20-077. Changes to individual WAC are noted as underlined additions and struck-through deletions, and in numerical order.

WAC 388-290-0005 ~~Can I be~~ Who is considered a consumer ~~in for~~ the WCCC program?

(2) In WCCC, an eligible consumer is one of the following individuals who has parental control of one or more children, ~~applies for or receives WCCC~~, and is the child's:

(23) You

WAC 388-290-0010 What makes me eligible for WCCC benefits?

(5) ...is lower than the total DSHS maximum daily monthly rate payment for that type of care all children in the family who are eligible for subsidized care.

WAC 388-290-0015 How does the WCCC program determine my family size?

(2) If your household includes:	We count the following individuals as part of the family for WCCC eligibility:
(a) Eighteen year olds <u>siblings of the children requiring care</u> who are enrolled in approved secondary education or general equivalency diploma (GED) program.	The eighteen year olds unless they are a parent themselves, until they turn nineteen, or complete HS/GED, whichever comes first.
(b) <u>Siblings of the children requiring care</u> individuals who are up to twenty-one years of age <u>and</u> who are participating in an approved program through the school district's special education department under RCW 28A.155.0202.	The individual participating in an approved program through RCW 28A.155.0202 up to twenty-one years of age, unless they are a parent themselves.

WAC 388-290-0020 When can I get WCCC benefits?

...(a) An employee of the same child care facility where your child is receiving care and you do not provide direct care for to...

WAC 388-290-0040 If I receive a temporary assistance for needy families (TANF) grant, when ~~can~~ might I receive be eligible for WCCC benefits?

...needy families (TANF) grant, you may ~~receive~~ be eligible for WCCC benefits for up to...

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WAC 388-290-0045 ~~Can I still get WCCC benefits if I don't get a temporary assistance for needy families (TANF) grant, when might I be eligible for WCCC benefits?~~

~~**If you do not receive TANF** You may be eligible for WCCC benefits when you don't get TANF, for up to sixteen hours maximum per day for ~~you're~~ the hours of...~~

~~(2) ...if you are age twenty-one or younger.~~

~~(a) Age twenty-one or younger; and~~

~~(b) Making at least satisfactory progress.~~

~~(3) Same-day job search if you are a TANF applicant;~~

~~(5) Adult basic education (ABE), English as a second language (ESL), high school/GED, vocational education, or job skills training or other program under ~~chapter 388-310~~ WAC 388-310-1000, 388-310-1050, 388-310-1200, or 388-310-1800, and you are:~~

~~(a) Making progress that is satisfactory or better as defined by your program;~~

~~(ba) Working;~~

~~(eb) Participating in the educational program for no longer than thirty-six months.~~

~~(6) WCCC will may be approved for activities listed in WAC 388-290-0040 (3) through (5), when required needed.~~

WAC 388-290-0050 Can I get WCCC benefits if I'm self-employed?

~~...self-employed, if:~~

~~(1) If you get TANF, and:~~

~~(a) You must have...~~

~~(2) If you don't get TANF; the number of hours of WCCC you can get will be calculated based on your self-employment earnings during the first six months of your WCCC eligibility. The number of hours of WCCC you can get is based on whichever is more:~~

~~(a) During the first six months of your WCCC eligibility, the number of hours of WCCC you can get will be calculated based on your self-employment earnings during the first six months of your WCCC eligibility. The number of hours of WCCC you can get is based on whichever is more:~~

~~(ai)~~

~~(bii)~~

~~(3b) ... on the lesser of subsections (2)(a)(i) or (b)(ii) of this section.~~

WAC 388-290-0055 Can the WCCC program authorize benefits if I'm not working or in an approved activity right now?

(2) ... or approved activity, and you meet all the following conditions:

WAC 388-290-0060 What income is counted when determining WCCC eligibility and copayments?

(8) ...not counted towards eligibility listed in (under WAC 388-290-0070);

(9)allowable business expenses in WAC 388-450-0085 (you will need to show the department your records which have all your business expenses and income); and...

WAC 388-290-0065 How does the WCCC program define and use my income?

(2) Lump sum payments received in the month of application or during your WCCC eligibility. We:	Total monthly income.
(b) Divide the lump sum payment by twelve to come up with a monthly amount (We apply that amount to the month it was received and the remaining months of the current authorization period); and	
(c) Add the any monthly lump sum amount to your expected average monthly income. We apply that amount to the month it was received and the remaining months of the current authorization period.	Total monthly income.

WAC 388-290-0070 What income types and deductions are not counted when figuring my income eligibility and copayment for WCCC benefits?

(j) ... a WCCC family member who is not the consumer, and is defined

WAC 388-290-0075 What are the steps the WCCC program takes to figure my family's WCCC eligibility and copayment amount?

(1) Determine your family size (under WAC 388-290-01050015)

Above 82% of the FPL up to 137.5% of the FPL	\$20
Above 137.50 of the FPL - 225% of the FPL	The dollar amount equal to subtracting 137.5% of FPL from countable income, multiplying by 44%, then adding \$20
Income above 225% of the FPL, you are not eligible for WCCC benefits.	

WAC 388-290-0085 When might my WCCC copayment change?

(d) ... exemption under WAC 388-290-0070(h) or

~~(32) If your copayment changes during your eligibility period, the change is effective the first of the month following the change.~~

~~(23) copayment ((until the end of)) during your current eligibility period when your countable income remains eligible according to WAC 388-290-0075(3), at or below 225% of the FPL and:~~

~~(a) Your monthly countable income increases (to include lump sum payments); or~~

~~(3) If your copayment changes during your eligibility period, the change is effective the first of the month following the change.~~

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WAC 388-290-0095 ~~How does the WCCC program decide when my WCCC benefits begin? If I receive temporary assistance for needy families (TANF) and I am determined eligible for WCCC, when do my benefits begin?~~

When you receive TANF, ~~and are eligible for WCCC, your WCCC benefits begin when your eligible provider (under WAC 388-290-0125) begins is caring for your child and you have begun your approved activity under WAC 388-290-0040.:~~

- ~~(1) As described in WAC 388-290-0055(1); or~~
- ~~(2) When you have begun your approved activity under WAC 388-290-0040; and~~
- ~~(3) When your eligible provider begins caring for your child.~~

WAC 388-290-0100 ~~When do WCCC benefits begin if I do not receive temporary assistance for needy families (TANF) and I am determined eligible for WCCC, when do my benefits begin?~~

~~(1) When you do not receive TANF and are eligible for WCCC your benefits begin as described in WAC 388-290-0055(1) or the date you apply for WCCC if you do not receive TANF and these following requirements are met:~~

- ~~(c) Your eligible provider (under WAC 388-290-0125) is eligible (under WAC 388-290-0125) and caring for your child.~~
- ~~(3) ... from your application date you ... process. Your ... (42) of this section.~~

WAC 388-290-0105 What is the process for my WCCC review for reauthorization of my WCCC benefits?

(1) You are asked required to complete a review of your WCCC benefits before the end date of your current child care WCCC eligibility period. The WCCC program determines if you are still eligible by:

- ~~(a) Sending you a Requesting eligibility review notification thirty days information prior to the end date of your current WCCC authorization eligibility period; and~~
 - ~~(b) Reviewing the requested information, when it is returned before the end of your current WCCC authorization.~~
- (2) Your WCCC benefits may will resume continue without an interruption in benefits if:

(a) Your eligibility review information request is received no later than ten days after your previous authorization eligibility period ends;

~~(34) If you provide the requested review information to us more than ten days beyond your last eligibility period, you are determined eligible for WCCC and you: your request for WCCC is processed as a new application under WAC 388-290-0095 or 388-290-0100.~~

- ~~(a) Receive TANF, your benefit begin date is when:~~
 - ~~(i) You begin your approved activity, and~~
 - ~~(ii) Your eligible provider (under WAC 388-290-0125) is caring for your child.~~

~~(b) Do not receive TANF, your benefit begin date is the date:~~

- ~~(i) Your application is date stamped as received;~~
- ~~(ii) Your application is entered into our automated system as received or~~

~~(iii) Your eligible provider (under WAC 388-290-0125) is caring for your child, whichever is later.~~

WAC 388-290-0110 What circumstances might affect my on-going eligibility for the WCCC benefits and when might I be eligible again?

(a) ...acceptable ~~copayment~~ payment arrangements to pay the copayment are not made ...;

(c) ...requirements related to family size, income and approved activities.

WAC 388-290-0120 When doesn't advance and adequate notice of payment changes apply to me?

(5) ... not meet requirements under WAC 388-290-0130 (2) or (3);

WAC 388-290-0135 When I choose an in-home/relative provider, what information must I submit to receive WCCC benefits?

(3) A completed background inquiry ~~form~~ application; and

~~(e) ...provider that he/she their primary function while on duty is to provide child care. The in-home/relative child care provider will have the following responsibilities:~~

- ~~(i) ...child for whom the provider is responsible throughout the ...~~
- ~~(ii) ...who is under the in-home/relative child care provider's care.~~

WAC 388-290-0155 What happens after the WCCC program reviews my in-home/relative provider's criminal background information?

...60 or 388-290-0165 as follows and:

~~(2) Notify the parent you of the criminal background information and whether ...~~

WAC 388-290-0180 When are the WCCC program subsidy rates in this chapter effective?

DSHS child care subsidy rates ...on or after ~~November 1, 1999~~ January 1, 2002 when a ...:

WAC 388-290-0190 What does the WCCC program pay for and when can the program pay more?

(i) A full day of child care is authorized to licensed/certified facilities when care is needed for 5 or more hours per day one hundred ten hours or more per month;

(ii) A half day of child care is authorized to licensed/certified facilities when care is needed for less than 5 hours per day one hundred ten hours per month; and...

(f) Special needs when the child has a documented need for a higher level of care...

WAC 388-290-0195 What Washington state counties are in which DSHS regions?

This entire text of this WAC is deleted.

WAC 388-290-0200 What daily rates does DSHS pay for child care in a licensed or certified child care center?

DSHS pays the lesser of the following to a licensed or certified child care center:

~~DSHS Maximum Child Care Subsidy Daily Rate for Licensed Child Care Centers~~

The rate table in 388-290-0200 in the proposed rules was deleted and replaced by the following table.

		Infants (Birth-11 mos.)	Toddlers (12-29 mos.)	Preschool (30 mos.- 5 yrs)	School-age (5-12 yrs)
Region 1	Full-Day	\$24.32	\$20.45	\$19.32	\$18.18
	Half-Day	\$12.16	\$10.23	\$9.66	\$9.09
Region 2	Full-Day	\$24.55	\$20.50	\$19.00	\$16.82
	Half-Day	\$12.27	\$10.25	\$9.50	\$8.41
Region 3	Full-Day	\$32.50	\$27.09	\$23.41	\$22.73
	Half-Day	\$16.25	\$13.55	\$11.70	\$11.36
Region 4	Full-Day	\$37.82	\$31.59	\$26.50	\$23.86
	Half-Day	\$18.91	\$15.80	\$13.25	\$11.93
Region 5	Full-Day	\$27.73	\$23.86	\$21.00	\$18.64
	Half-Day	\$13.86	\$11.93	\$10.50	\$9.32
Region 6	Full-Day	\$27.27	\$23.41	\$20.45	\$20.00
	Half-Day	\$13.64	\$11.70	\$10.23	\$10.00

WAC 388-290-0205 What daily rates does DSHS pay for child care in a licensed or certified family child care home?

~~DSHS Maximum Child Care Subsidy Daily Rate for Licensed Family Child Care Homes~~

The rate table in 388-290-0205 in the proposed rules was deleted and replaced by the following table.

		Infants (Birth-11 mos.)	Toddlers (12-29 mos.)	Preschool (30 mos.- 5 yrs)	School-age (5-12 yrs)
Region 1	Full-Day	\$20.00	\$18.00	\$18.00	\$16.00
	Half-Day	\$10.00	\$9.00	\$9.00	\$8.00
Region 2	Full-Day	\$20.00	\$19.00	\$17.00	\$17.00
	Half-Day	\$10.00	\$9.50	\$8.50	\$8.50
Region 3	Full-Day	\$29.00	\$25.00	\$22.00	\$20.00
	Half-Day	\$14.50	\$12.50	\$11.00	\$10.00
Region 4	Full-Day	\$30.00	\$29.67	\$25.00	\$24.00
	Half-Day	\$15.00	\$14.83	\$12.50	\$12.00
Region 5	Full-Day	\$22.00	\$20.00	\$19.00	\$17.00
	Half-Day	\$11.00	\$10.00	\$9.50	\$8.50
Region 6	Full-Day	\$22.00	\$20.00	\$20.00	\$19.00
	Half-Day	\$11.00	\$10.00	\$10.00	\$9.50

WAC 388-290-0210 When can my provider receive the WCCC program authorize the nonstandard hour child care bonus authorized?

The rate table in 388-290-0210 in the proposed rules was deleted and replaced by the following table.

DSHS Monthly Nonstandard Hour Bonus

Region 1	\$80.00
Region 2	\$78.00
Region 3	\$97.00
Region 4	\$109.00
Region 5	\$87.00
Region 6	\$84.00

WAC 388-290-0220 How does DSHS determine that my child qualifies for a special needs daily rate?

(4) Be 13 to 19 years old and be a dependent of the courts.

WAC 388-290-0225 What is the DSHS child care subsidy daily rate for children with special needs in a licensed or certified child care center?

...WAC 388-290-0405200 ...

The rate table in 388-290-0225 in the proposed rules was deleted and replaced by the following table.

~~Licensed Child Care Centers Special Needs Daily Rate~~

		Infants (Birth-11 mos.)	Toddlers (12-29 mos.)	Preschool (30 mos.- 5 yrs)	School-age (5-12 yrs)
Region 1	Full-Day	\$7.30	\$6.14	\$5.80	\$5.45
	Half-Day	\$3.65	\$3.07	\$2.90	\$2.73
Region 2	Full-Day	\$7.36	\$6.15	\$5.70	\$5.05
	Half-Day	\$3.68	\$3.08	\$2.85	\$2.52
Region 3	Full-Day	\$9.75	\$8.13	\$7.02	\$6.82
	Half-Day	\$4.88	\$4.06	\$3.51	\$3.41
Region 4	Full-Day	\$11.35	\$9.48	\$7.95	\$7.16
	Half-Day	\$5.67	\$4.74	\$3.98	\$3.58
Region 5	Full-Day	\$8.32	\$7.16	\$6.30	\$5.59
	Half-Day	\$4.16	\$3.58	\$3.15	\$2.80
Region 6	Full-Day	\$8.18	\$7.02	\$6.14	\$6.00
	Half-Day	\$4.09	\$3.51	\$3.07	\$3.00

WAC 388-290-0230 What is the DSHS child care subsidy daily rate for children with special needs in a licensed or certified family child care home?

...under WAC 388-290-02005 and ...:

The rate table in 388-290-0230 in the proposed rules was deleted and replaced by the following table.

~~Licensed Family Child Care Homes Special Needs Bonus~~

		Infants (Birth-11 mos.)	Toddlers (12-29 mos.)	Preschool (30 mos.- 5 yrs)	School-age (5-12 yrs)
Region 1	Full-Day	\$6.00	\$5.40	\$5.40	\$4.80
	Half-Day	\$3.00	\$2.70	\$2.70	\$2.40
Region 2	Full-Day	\$6.00	\$5.70	\$5.10	\$5.10
	Half-Day	\$3.00	\$2.85	\$2.55	\$2.55
Region 3	Full-Day	\$8.70	\$7.50	\$6.60	\$6.00
	Half-Day	\$4.35	\$3.75	\$3.30	\$3.00
Region 4	Full-Day	\$9.00	\$8.90	\$7.50	\$7.20
	Half-Day	\$4.50	\$4.45	\$3.75	\$3.60
Region 5	Full-Day	\$6.60	\$6.00	\$5.70	\$5.10
	Half-Day	\$3.30	\$3.00	\$2.85	\$2.55
Region 6	Full-Day	\$6.60	\$6.00	\$6.00	\$5.70
	Half-Day	\$3.30	\$3.00	\$3.00	\$2.85

WAC 388-290-0235 What is the DSHS in-home/relative child care daily rate for children with special needs?

(1) DSHS authorizes special needs daily rates \$2.06 an hour for in-home/relative child care for care of a child with special needs and the lesser of (under WAC 388-290-0240), plus whichever is greater of the following:

- (42) The provider's reasonable documented additional cost associated with the care for that child with special needs; or
- (23) Sixty-two cents per hour.

WAC 388-290-0245 When can the WCCC program pay authorize payment of fees for registration and/or special activities?

(1) ...providers ~~initial and ongoing~~ a registration fees once per calendar year ~~up to~~ of fifty dollars per child or the provider's usual fee, whichever is less only if the fees are:

(c) The registration fee may be ~~paid~~ authorized more than once per calendar year when:

(2) The WCCC program pays licensed or certified child care providers a monthly activity fees of twenty dollars per child or the provider's actual cost for the activity, whichever is less ...

- (a) ~~DSHS pays the lesser for activity fees;~~
 (b) ~~Twenty dollars per child per month; or~~
 (e) ~~The provider's usual activity fee for that activity.~~

WAC 388-290-0255 When can the WCCC program establish a protective payee to pay my in-home/relative provider?

The WCCC program establishes a protective payee to pay your in-home/relative provider when:

(1) You do not pay your in-home/relative child care provider your copayment and/or the entire amount the department sends you for in-home/relative child care;

(2) ...date; and you have not reported the WCCC warrant lost, stolen, or destroyed;

(3) You have not reported the WCCC warrant lost, stolen, or destroyed;

- (43)
(54)

WAC 388-290-0260 Do I have the right to ask for a hearing about my WCCC benefits and how do I ask for one?

(2) Licensed or certified child care providers can request...

(3) To request a hearing ~~the consumer~~ you or the licensed or certified provider:

(c) Makes the request Requests for a hearing ~~must be made~~ within ninety days of the date ~~you receive this a~~ decision is received.

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 51, Amended 0, Repealed 43.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 51, Amended 0, Repealed 43.

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 51, Amended 0, Repealed 43.

Effective Date of Rule: Thirty-one days after filing.

December 11, 2001

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

NEW SECTION

WAC 388-290-0001 What is the purpose of the working connections child care program? The purpose of working connections child care (WCCC) is to help families with children pay for child care to find jobs, keep their jobs, and get better jobs.

NEW SECTION

WAC 388-290-0005 Who is considered a consumer for the WCCC program? (1) If you apply for or receive WCCC, you are considered the consumer.

(2) In WCCC, an eligible consumer is one of the following individuals who has parental control of one or more children, and is the child's:

- (a) Parent;
 (b) Stepparent;
 (c) Legal guardian;
 (d) Adult sibling or step-sibling;
 (e) Nephew or niece;
 (f) Aunt;
 (g) Uncle;
 (h) Grandparent; or
 (i) Any of the above relatives with the prefix great, such as great-aunt.

(3) You are not an eligible consumer when you:

- (a) Are the only parent in the household; and
 (b) Will be away from the home for more than thirty consecutive days.

NEW SECTION

WAC 388-290-0010 What makes me eligible for WCCC benefits? You may be eligible for WCCC benefits if:

- (1) Your family is described under WAC 388-290-0015;
 (2) You're participating in an approved activity under WAC 388-290-0040, 388-290-0045, or 388-290-0050;
 (3) You and your children are eligible under WAC 388-290-0020;
 (4) Your countable income, is at or below two hundred twenty-five percent of the Federal Poverty Level (FPL) (under WAC 388-290-0065); and
 (5) Your share of the child care cost, called a copayment (under WAC 388-290-0075) is lower than the total DSHS maximum monthly payment for all children in the family who are eligible for subsidized care.

NEW SECTION

WAC 388-290-0015 How does the WCCC program determine my family size? The WCCC program determines

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your family size by reviewing those individuals who live together in the same household as follows:

(1) If you are:	We count the following individuals as part of the family for WCCC eligibility:
(a) A single parent, including a minor parent living independently;	You and your child(ren).
(b) Unmarried parents that have at least one mutual child;	Both parents and all their children living in the household.
(c) Unmarried parents with no mutual children;	Unmarried parents and their respective children are counted as separate WCCC families.
(d) Married parents;	Both parents and all their children living in the household.
(e) Undocumented parents (all other family rules in this section apply);	Both parents and all children, documented and undocumented, as long as the child needing care is a U.S. citizen or legally residing in the United States.
(f) A consumer as defined in WAC 388-290-0005 and you are not financially responsible for the child(ren);	Only the child(ren) are counted as the WCCC family. The child(ren) and his/her income is counted for WCCC eligibility.
(g) A minor parent with children and live with a parent/guardian;	Only the minor parent and the children.
(h) Family members who are temporarily out of the household because of employment requirements, such as the military (all other family rules in this section apply).	This individual as part of the household.
(2) If your household includes:	We count the following individuals as part of the family for WCCC eligibility:
(a) Eighteen year old siblings of the children requiring care who are enrolled in approved secondary education or general equivalency diploma (GED) program.	The eighteen year olds unless they are a parent themselves, until they turn nineteen, or complete HS/GED, whichever comes first.

(b) Siblings of the children requiring care who are up to twenty-one years of age and who are participating in an approved program through the school district's special education department under RCW 28A.155.0202.	The individual participating in an approved program through RCW 28A.155.0202 up to twenty-one years of age, unless they are a parent themselves.
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NEW SECTION

WAC 388-290-0020 When can I get WCCC benefits?

(1) Depending on your circumstances, or those of your child(ren), you might be eligible for WCCC if you are:

(a) An employee of the same child care facility where your child(ren) is receiving care and you do not provide direct care to your own child(ren) during the time WCCC is requested;

(b) In sanction status for temporary assistance for needy families (TANF), while you are in an activity needed to remove the sanction or employment;

(c) A parent in a two-parent family and one parent is not able or available to provide care for your child(ren) while one is working, looking for work, or preparing for work;

(i) "Able" means physically, mentally, and emotionally capable of caring for a child in a responsible manner.

(ii) "Available" means able to provide care when they are not participating in an approved work activity under WAC 388-290-0040, 388-290-0045, and 388-290-0050 during the time you need child care.

(d) A married consumer described under WAC 388-290-0005 (1)(d) through (i). Only you or your spouse must be participating in activities under WAC 388-290-0040, 388-290-0045, or 388-290-0050.

(2) You might be eligible for WCCC if your child(ren) is legally residing in the country and is:

(a) Less than thirteen years of age; or

(b) Thirteen years of age and less than age nineteen, and:

(i) Has a verified special need, according to WAC 388-290-0220; or

(ii) Is under court supervision.

NEW SECTION

WAC 388-290-0025 What rights do I have when I apply for or receive WCCC benefits? When you apply for or receive WCCC benefits you have the right to:

(1) Be treated politely and fairly without regard to race, color, creed, religion, sex, presence of any sensory, mental or physical disability, sexual orientation, political affiliation, national origin, religion, age, gender, disability, or birthplace;

(2) Have an application accepted and acted upon within thirty days;

(3) Be informed, in writing, of your legal rights and responsibilities related to WCCC benefits;

(4) Only have your information shared with other agencies when required by federal or state regulations;

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(5) Get a written notice, at least ten days before the department makes changes to lower or stop benefits except in WAC 388-290-0120;

(6) Ask for a fair hearing if you do not agree with the department about a decision.

(7) Ask a supervisor or administrator to review a decision or action affecting your benefits without affecting the right to a fair hearing;

(8) Have interpreter or translator service within a reasonable amount of time and at no cost to you;

(9) Be allowed to choose your provider as long as the provider meets the requirements in WAC 388-290-0125; and

(10) Refuse to speak to a fraud early detection (FRED) investigator from the division of fraud investigations. You do not have to let an investigator into your home. You may ask the investigator to come back at another time. This request will not affect your eligibility for benefits.

NEW SECTION

WAC 388-290-0030 What responsibilities do I have when I apply for or receive WCCC benefits? When you apply for or receive WCCC benefits you have a responsibility to:

(1) Supply the department with information so we can determine your eligibility and authorize child care payments correctly;

(2) Choose a provider who meets requirements of WAC 388-290-0125 and make your own child care arrangements;

(3) Pay, or make arrangements to have someone pay, your WCCC copayment directly to your child care provider;

(4) Keep and provide when requested, accurate attendance records when you choose in-home/relative child care;

(5) Pay your in-home/relative provider the entire amount the department sends you for in-home/relative care;

(6) Require the in-home/relative provider to sign a receipt when you pay the provider. You must keep the receipts for one year for DSHS to review on request;

(7) Notify WCCC staff, within five days, of any change in providers;

(8) Notify your provider within ten days when we change your child care authorization;

(9) Provide notice to WCCC staff within ten days of any change in:

(a) The number of child care hours needed (more or less hours);

(b) Your household income to include TANF grant stops or starts;

(c) Your household size such as any family member moves in or out of your home;

(d) Employment, school or approved TANF activity (starting, stopping or changing);

(e) The address or phone number of your in-home/relative provider;

(f) Your home address or telephone number; or

(g) Your legal obligation to pay child support.

(10) Report to your child care authorizing worker, within twenty-four hours, any pending charges or conviction information you learn about your in-home/relative provider.

NEW SECTION

WAC 388-290-0035 What responsibilities does the WCCC program staff have? The WCCC program staff are responsible to:

(1) Allow you to choose your provider as long as they meet the requirements in WAC 388-290-0125;

(2) Review your chosen in-home/relative provider's background information because the department:

(a) Wants you to have this information to help you:

(i) Make informed, safe, and responsible decisions about your child(ren)'s care provider; and

(ii) Reduce the risk of harm to children by caregivers that have been convicted of certain crimes.

(b) Does not pay for any of the cost of child care provided by individuals convicted of crimes listed in WAC 388-290-0160 or 388-290-0165.

(3) Authorize payments only to child care providers who allow you to see your children whenever they are in care;

(4) Only authorize payment when no adult in your WCCC family is "able or available" to care for your children (under WAC 388-290-0020).

(5) Inform you of:

(a) Your rights and responsibilities under the WCCC program at the time of application and eligibility review;

(b) The types of child care providers we can pay;

(c) The community resources that can help you select child care, when needed; and

(d) Any change in your copayment during the authorization period except under WAC 388-290-0120(4).

(6) Respond to you within ten days if you report a change of circumstance which affects your WCCC eligibility/copayment; and

(7) Provide prompt child care payments to your licensed or certified provider.

NEW SECTION

WAC 388-290-0040 If I receive a temporary assistance for needy families (TANF) grant, when might I be eligible for WCCC benefits? If you receive a temporary assistance for needy families (TANF) grant, you may be eligible for WCCC benefits for up to sixteen hours maximum per day for your hours of participation in the following:

(1) A WorkFirst activity under chapter 388-310 WAC;

(2) Employment or self-employment;

(3) Transportation time between the location of child care and your place of employment or approved activity;

(4) Up to ten hours per week of study time before or after regularly scheduled classes or up to three hours of study time per day when needed to cover time between classes for your approved activity; and

(5) Up to eight hours per day of sleep time when it is needed, such as if you work nights and sleep days.

NEW SECTION

WAC 388-290-0045 If I don't get a temporary assistance for needy families (TANF) grant, when might I be eligible for WCCC benefits? If you do not receive TANF, you may be eligible for WCCC benefits for up to sixteen

hours maximum per day for the hours of your participation or enrollment in the following:

- (1) Employment or self-employment under WAC 388-290-0050;
- (2) Secondary education or general equivalency diploma (GED) program if you are age twenty-one or younger.
- (3) Same-day job search if you are a TANF applicant;
- (4) The food stamp employment and training program under chapter 388-444 WAC;
- (5) Adult basic education (ABE), English as a second language (ESL), high school/GED, vocational education, or job skills training or other program under WAC 388-310-1000, 388-31-1050, 388-310-1200, or 388-310-1800, and you are:
 - (a) Working:
 - (i) Twenty or more hours per week; or
 - (ii) Sixteen or more hours per week in a work study job.
 - (b) Participating in the educational program for no longer than thirty-six months.
- (6) WCCC may be approved for activities listed in WAC 388-290-0040 (3) through (5), when needed.

NEW SECTION

WAC 388-290-0050 Can I get WCCC benefits if I'm self-employed? You may be eligible for WCCC benefits for up to sixteen hours maximum per day when you're self-employed.

- (1) If you get TANF:
 - (a) You must have an approved self-employment plan under chapter 388-310 WAC; and
 - (b) The amount of WCCC you get for self-employment is equal to the number of hours in your approved plan.
- (2) If you don't get TANF:
 - (a) During the first six months of your WCCC eligibility, the number of hours of WCCC you can get will be calculated based on your self-employment earnings. The number of hours of WCCC you get is based on whichever is more:
 - (i) Your work hours reported in your business records; or
 - (ii) The average number of monthly hours equal to dividing your monthly self-employment income by the federal or state minimum wage (whichever minimum wage is lower).
 - (b) After the first six months, the number of hours of WCCC you can get each month is based on the lesser of sub-sections (2)(a)(i) or (ii) of this section.

NEW SECTION

WAC 388-290-0055 Can the WCCC program authorize benefits if I'm not working or in an approved activity right now? (1) The WCCC program can authorize WCCC payments for up to two weeks when you're waiting to enter an approved activity under WAC 388-290-0040 or 388-290-0045.

- (2) We can authorize WCCC payments for up to four weeks if you experience a gap for reasons out of your control such as a layoff in employment, or approved activity, and:
 - (a) Your employment, or the approved activity, will resume within that period; or

(b) You're looking for another job and you received WCCC immediately before the gap in employment, or approved activity.

NEW SECTION

WAC 388-290-0060 What income is counted when determining WCCC eligibility and copayments? The WCCC program counts income as money you get from:

- (1) A TANF grant, except when exempt under WAC 388-290-0070(9);
- (2) Child support payments;
- (3) Supplemental Security Income (SSI);
- (4) Other Social Security payments, such as SSA and SSDI;
- (5) Refugee assistance payments;
- (6) Payments from the Veterans' Administration, disability payments, or payments from labor and industries (L&I);
- (7) Unemployment compensation;
- (8) Other types of income not listed in WAC 388-290-0070;
- (9) Wages from employment or self-employment. "Self-employment income" means your gross income from self-employment minus allowable business expenses in WAC 388-450-0085; and
- (10) Lump sums as money you get from a one-time payment such as back child support, an inheritance, or gambling winnings.

NEW SECTION

WAC 388-290-0065 How does the WCCC program define and use my income?

We consider To equal ...
(1) The sum of all income listed in WAC 388-290-0060. We:	Your expected average monthly income.
(a) Determine the number of months it took your family to earn the income and divide the amount by those months to get an average monthly amount;	
(b) Use the best available estimate of your family's current income when you don't have income history to make an accurate estimate of your future income; or	
(c) Ask for evidence of your future income such as a letter from your employer.	
(2) Lump sum payments received in the month of application or during your WCCC eligibility. We:	
(a) Verify that any lump sum payment income presented to us is accurate;	
(b) Divide the lump sum payment by twelve to come up with a monthly amount (we apply that amount to the month it was received and the remaining months of the current authorization period);	

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We consider To equal ...
(c) Add any monthly lump sum amount to your expected average monthly income.	Total monthly income.
(3) Your total monthly income minus any child support paid out (through a court order, division of child support administrative order, or tribal government order).	Countable income. Your countable income is used to figure your initial and on-going eligibility and your copayment for WCCC.

YOUR INCOME	YOUR COPAYMENT is:
Above 137.50 of the FPL - 225% of the FPL	The dollar amount equal to subtracting 137.5% of FPL from countable income, multiplying by 44%, then adding \$20
Income above 225% of the FPL, you are not eligible for WCCC benefits.	

NEW SECTION

WAC 388-290-0070 What income types and deductions are not counted when figuring my income eligibility and for WCCC benefits? (1) The WCCC program does not count the following income types when figuring your income eligibility and copayment:

- (a) Income types as defined in WAC 388-450-0035, 388-450-0040, and 388-450-0055;
 - (b) Compensatory awards, such as an insurance settlement or court-ordered payment for personal injury, damage, or loss of property;
 - (c) Adoption support assistance and foster care payments;
 - (d) Reimbursements, such as an income tax refund;
 - (e) Diversion cash assistance and the early exit bonus;
 - (f) Income in-kind, such as working for rent;
 - (g) Military housing and food allowance;
 - (h) The TANF grant for the first three consecutive calendar months after you start a new job. The first calendar month is the month in which you start working;
 - (i) Payments to you by your employer for benefits such as medical plans;
 - (j) Earned income of a WCCC family member defined under WAC 388-290-0015(2).
- (2) WCCC deducts the amount you pay for child support under court order, division of child support administrative order, or tribal government order, from your other income types when figuring your eligibility and co-pay for the WCCC program.

NEW SECTION

WAC 388-290-0075 What are the steps the WCCC program takes to figure my family's WCCC eligibility and copayment amount? The WCCC program takes the following steps to figure your WCCC income eligibility and copayment:

- (1) Determine your family size (under WAC 388-290-0015); and
- (2) Determine your countable income (under WAC 388-290-0065).
- (3) If your family's countable monthly income falls within the range below, then your copayment is:

YOUR INCOME	YOUR COPAYMENT is:
At or below 82% of the FPL	\$10
Above 82% of the FPL up to 137.5% of the FPL	\$20

NEW SECTION

WAC 388-290-0080 When does the WCCC program determine and review my eligibility and copayments? (1) At the time you apply for WCCC; and
(2) At least every six months.

NEW SECTION

WAC 388-290-0085 When might my WCCC copayment change? (1) Once we have determined that you are eligible for WCCC benefits, your copayment could change when:

- (a) Your activity changes under WAC 388-290-0040, 388-290-0045, or 388-290-0050;
 - (b) Your monthly income decreases;
 - (c) Your family size increases;
 - (d) You are no longer eligible for the three-month TANF grant exemption under WAC 388-290-0070(h) or the minimum copayment under WAC 388-290-0090.
- (2) If your copayment changes during your eligibility period, the change is effective the first of the month following the change.
- (3) We do not increase your copayment during your current eligibility period when your countable income remains at or below two hundred twenty-five percent of the FPL, and:
- (a) Your monthly countable income increases; or
 - (b) Your family size decreases.

NEW SECTION

WAC 388-290-0090 When do I pay the minimum copayment? You will pay the minimum copayment when:

- (1) Your countable monthly income is at or below eighty-two percent of the FPL;
- (2) You are a minor parent, and:
 - (a) Receiving TANF; or
 - (b) Part of your parent's or relative's TANF grant.
- (3) In the first full month following the month you get a job, if you get TANF at the time of application for WCCC; or
- (4) The first month you receive WCCC, if you don't get TANF at the time of application for WCCC.

NEW SECTION

WAC 388-290-0095 I receive temporary assistance for needy families (TANF) and I am determined eligible for WCCC, when do my benefits begin? When you receive TANF, and are eligible for WCCC, your benefits begin when your eligible provider (under WAC 388-290-0125) is caring for your child and you have begun your approved activity under WAC 388-290-0040.

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NEW SECTION

WAC 388-290-0100 If I do not receive temporary assistance for needy families (TANF) and I am determined eligible for WCCC, when do my benefits begin? (1) When you do not receive TANF and are eligible for WCCC your benefits begin as described in WAC 388-290-0055(1) or the date you apply for WCCC and the following requirements are met:

(a) You have turned all your information in within thirty days of your application date;

(b) You meet all eligibility requirements; and

(c) Your eligible provider (under WAC 388-290-0125) is caring for your child(ren).

(2) Your application date is whichever is earlier:

(a) The date your application is date stamped as received; or

(b) The date your application is entered into our automated system as received.

(3) If you fail to turn in all your information within thirty days from your application date you must re-start your application process. Your benefits begin date will start as described in subsection (2) of this section.

NEW SECTION

WAC 388-290-0105 What is the process for my WCCC review for reauthorization of my WCCC benefits? (1) You are required to complete a review of your WCCC benefits before the end date of your current WCCC eligibility period. The WCCC program determines if you are still eligible by:

(a) Requesting on-going eligibility review information prior to the end date of your current WCCC eligibility period; and

(b) Reviewing the requested information.

(2) Your WCCC benefits may continue if:

(a) Your review eligibility information is received no later than ten days after your previous eligibility period ends;

(b) Your provider is eligible for payment under WAC 388-290-0125; and

(c) You are eligible for WCCC.

(3) If you are determined eligible for WCCC benefits based on your review information, the program will notify you of continued benefits.

(4) If you provide the requested review information to us more than ten days beyond your last eligibility period, you are determined eligible for WCCC and you:

(a) Receive TANF, your benefit begin us when:

(i) You begin your approved activity, and

(ii) Your eligible provider (under WAC 388-290-0125) is caring for your child.

(b) Do not receive TANF, your benefit begin date is the date your:

(i) Application is date stamped as received;

(ii) Application is entered into our automated system as received; or

(iii) Eligible provider (under WAC 388-290-0125) is caring for your child; whichever is later.

NEW SECTION

WAC 388-290-0110 What circumstances might affect my on-going eligibility for the WCCC benefits and when might I be eligible again? (1) Your eligibility for WCCC stops when you:

(a) Do not pay copayment fees assessed by the department and mutually acceptable arrangements to pay the copayment are not made with your child care provider;

(b) Do not complete the requested review information before the deadline noted in WAC 388-290-0105 (2)(a); or

(c) Do not meet other WCCC eligibility requirements related to family size, income and approved activities.

(2) You might be eligible for WCCC again when you meet all WCCC eligibility requirements, and:

(a) Back copayment fees are paid; or

(b) Mutually acceptable payment arrangements are made with your child care provider(s).

NEW SECTION

WAC 388-290-0115 When does the WCCC program provide me with advance and adequate notice of payment changes? (1) The WCCC program provides you with advance and adequate notice for changes in payment when the change results in a suspension, reduction, termination, or forces a change in child care arrangements, except as noted in WAC 388-290-0120.

(2) "Advance and adequate notice," means a written notice of a WCCC reduction, suspension, or termination that is mailed at least ten days before the date of the intended action which includes the Washington Administrative Code (WAC) supporting the action, and your right to request a fair hearing.

NEW SECTION

WAC 388-290-0120 When doesn't advance and adequate notice of payment changes apply to me? The WCCC program does not give you advance and adequate notice in the following circumstances:

(1) You tell the department you no longer want WCCC;

(2) Your whereabouts are unknown to the department;

(3) You are receiving duplicate child care benefits;

(4) Your new authorization period results in a change in child care benefits;

(5) The location where child care occurs does not meet requirements under WAC 388-290-0130 (2) or (3); or

(6) The department determines your in-home/relative provider:

(a) Is not of suitable character and competence;

(b) May cause a risk of harm to your child(ren) based on the provider's physical, emotional or mental health; or

(c) Has been convicted of, or has charges pending for crimes listed in WAC 388-290-0160 or 388-290-0165.

NEW SECTION

WAC 388-290-0125 What child care providers can I choose under the WCCC program? To receive payment under the WCCC program, your child care provider must be:

- (1) Licensed as required by chapter 74.15 RCW;
- (2) Meeting their states licensing regulations, for providers who care for children in states bordering Washington. DSHS pays the lesser of the following to licensed or certified child care facilities in bordering states:
 - (a) The provider's usual daily rate for that child; or
 - (b) The DSHS maximum child care subsidy daily rate for the DSHS region where the child resides.
- (3) Exempt from licensing but certified by the department, such as:
 - (a) Tribal child care facility that meet the requirements of tribal law;
 - (b) Child care facilities on a military installation; or
 - (c) Child care facilities operated on public school property by a school district.
- (4) An in-home/relative provider meeting the requirements in WAC 388-290-0130.

NEW SECTION

WAC 388-290-0130 What in-home/relative providers can I choose under the WCCC program? (1) To be authorized as an in-home/relative provider under the WCCC program, your in-home/relative provider must be a U.S. citizen or legally residing in the country, meet the requirements in WAC 388-290-0135 and must:

- (a) Complete and submit a criminal background inquiry form prescribed by the department; and
 - (b) Not be disqualified based on information in WAC 388-290-0140 (3) or (4).
- (2) A relative provider must be one of the following adult relatives providing care in the home of either the child or the relative;
- (a) An adult sibling living outside the child's home;
 - (b) An extended tribal family member under chapter 74.15 RCW; or
 - (c) A grandparent, aunt, uncle, or great-grandparent, great-aunt or great-uncle.
- (3) A nonrelative provider may be an adult friend or neighbor and must provide care in the child's own home.
- (4) The in-home/relative provider may not be the child's biological, adoptive, or step-parent.

NEW SECTION

WAC 388-290-0135 When I choose an in-home/relative provider, what information must I submit to receive WCCC benefits? When you choose in-home/relative child care, you must submit the following and complete certain forms:

- (1) The in-home/relative child care provider's name and address; and
- (2) A copy of the provider's valid Social Security Number and photo identification to the department;
- (3) A completed background inquiry application; and
- (4) A completed form which makes the following assurances:
 - (a) The provider is:
 - (i) Of suitable character and competence;
 - (ii) Of sufficient physical, emotional, and mental health to meet the needs of the child in care. If requested by the

department, the parent(s) must provide written evidence that the in-home child care provider of the parent's choice is of sufficient physical, emotional, and mental health to be a safe child care provider;

- (iii) Able to work with the child without using corporal punishment or psychological abuse;
- (iv) Able to accept and follow instructions;
- (v) Able to maintain personal cleanliness; and
- (vi) Prompt and regular in job attendance.

(b) The child is current on the immunization schedule as described in the National Immunization Guidelines, developed by the American Academy of Pediatrics and the Advisory Committee on Immunization Practices;

(c) The home where care is provided is safe for the care of the child; and

(d) The in-home/relative child care provider is informed about basic health practices, prevention and control of infectious disease, immunizations, and home and physical premises safety relevant to the care of the child.

(e) As the WCCC consumer, you will instruct the in-home/relative child care provider that he/she will have the following responsibilities:

- (i) Provide constant care and supervision of the child throughout the arranged time of care in accordance with the needs of the child; and
- (ii) Provide developmentally appropriate activities for the child.

NEW SECTION

WAC 388-290-0140 When does the WCCC program not pay for the cost of in-home/relative child care? The WCCC program will not pay for the cost of in-home/relative care if:

- (1) Your in-home/relative provider does not meet the requirements in WAC 388-290-0130 or 388-290-0135;
- (2) You fail to submit a completed criminal background inquiry form or the provider's Social Security card and photo identification to the department;
- (3) We determine your in-home/relative provider is not of suitable character and competence or of sufficient physical, emotional or mental health to meet the needs of the child in care, or the household may be at risk of harm by this provider, as indicated by information other than conviction information; or
- (4) Your in-home/relative provider has been convicted of, or has charges pending for crimes listed in WAC 388-290-0160 or 388-290-0165.

NEW SECTION

WAC 388-290-0145 When is my provider's criminal background check required and will I be notified of the results? (1) The department requires the criminal background check for each in-home/relative provider under chapter 74.15 RCW:

- (a) When you request WCCC payments for a new in-home/relative provider;
- (b) Every two years for existing in-home/relative providers; or

(c) When the department has a valid reason to do a criminal background check more frequently.

(2) You will receive notice telling you whether or not the department is able to authorize WCCC payment.

NEW SECTION

WAC 388-290-0150 Where does the WCCC program get the criminal background information on the in-home/relative provider? The WCCC program gets criminal background information from available sources such as:

(1) The Washington state patrol under chapter 10.97 RCW;

(2) Other states and federally recognized Indian tribes;

(3) Reports from credible community sources that indicate a need to investigate another state's records; and

(4) Disclosure by the in-home/relative provider.

NEW SECTION

WAC 388-290-0155 What happens after the WCCC program reviews my in-home/relative provider's criminal background information? After the WCCC program receives the in-home/relative provider's criminal background information we compare the criminal background information including pending charges with convictions listed in WAC 388-290-0160 or 388-290-0165 and:

(1) Determine if the in-home/relative provider's criminal background contains information that will not allow the authorization of payment for part of the cost of WCCC using the following rules:

(a) A pending charge for a crime is given the same weight as a conviction;

(b) If the conviction has been renamed it is given the same weight as the previous named conviction. For example, larceny is now called theft; and

(c) Convictions whose titles are preceded with the word "attempted" are given the same weight as those titles without the word "attempted."

(2) Notify whether or not the department is able to authorize payment for part of the cost of care;

(3) Deny or stops payment for part of the cost of care by this in-home/relative provider, when the criminal background information disqualifies the in-home/relative provider; and

(4) Assist you in finding other child care arrangements.

NEW SECTION

WAC 388-290-0160 What convictions permanently disqualify my in-home/relative provider from being authorized by the WCCC program? If your provider has been convicted of any crime listed in WAC 388-006-0170, the provider is permanently disqualified as an in-home/relative child care provider for WCCC.

NEW SECTION

WAC 388-290-0165 Are there other convictions that will disqualify my in-home/relative provider? (1) If your provider has been convicted within the last five years of any

crime listed in WAC 388-006-0180, your provider is disqualified as an in-home/relative child care provider for WCCC.

(2) If your provider has a conviction listed in WAC 388-006-0180 and it has been more than five years, the department will review the provider's background to determine character, suitability, and competence by reviewing:

(a) The amount of time that has passed since the conviction;

(b) The seriousness of the crime that led to the conviction;

(c) The provider's age at the time of conviction;

(d) The number and types of convictions in the provider's background; and

(e) Documentation indicating you have successfully completed all court-ordered programs and restitution.

(3) If your provider has a conviction other than those listed in WAC 388-06-0170 or 388-006-0180 the department will review the provider as described in (2)(a) through (d) above.

(4) The crime will not be considered a conviction for the purposes of WCCC when it has been pardoned or a court of law acts to expunge or vacate the conviction record.

NEW SECTION

WAC 388-290-0180 When are the WCCC program subsidy rates in this chapter effective? DSHS child care subsidy rates in this chapter are effective on or after January 1, 2002 when a family:

(1) Has a household change that requires their authorization to be updated;

(2) Is newly authorized to receive child care subsidies; or

(3) Is reauthorized to continue receiving child care subsidies.

NEW SECTION

WAC 388-290-0185 How does the WCCC program set rates when my child is five years old? The rate paid for a five year old child is:

(1) The preschool rate for a child who has not entered kindergarten; or

(2) The school-age rate for a child who has entered kindergarten.

NEW SECTION

WAC 388-290-0190 What does the WCCC program pay for and when can the program pay more? (1) The WCCC program pays for:

(a) Basic child care hours, either full day, half day or hourly:

(i) A full day of child care is authorized to licensed/certified facilities when care is needed for five or more hours per day;

(ii) A half day of child care is authorized to licensed/certified facilities when care is needed for less than five hours per day; and

(iii) Hourly child care is authorized when the provider is an in-home/relative.

(b) A registration fee (under WAC 388-290-0245);

- (c) An activity fee (under WAC 388-290-0245);
- (d) Care for nonstandard hours (under WAC 388-290-0210 and 388-290-0215);
- (e) An infant bonus (under WAC 388-290-0250); and
- (f) Special needs when the child has a documented need for higher level of care (under WAC 388-290-0220, 388-290-0225, 388-290-0230, and 388-290-0235).

(2) We pay more than the basic child care subsidy daily rate if:

- (a) Care is not available at the DSHS daily rate within a reasonable distance then the provider's usual daily rate is authorized; or
- (b) Care is over ten hours per day then an additional amount of care is authorized.

NEW SECTION

WAC 388-290-0200 What daily rates does DSHS pay for child care in a licensed or certified child care center? DSHS pays the lesser of the following to a licensed or certified child care center:

- (1) The provider's usual daily rate for that child; or
- (2) The DSHS maximum child care subsidy daily rate for that child as listed in the following table.

		Infants (Birth - 11 mos.)	Toddlers (12 - 29 mos.)	Preschool (30 mos. - 5 yrs)	School-age (5 - 12 yrs)
Region 1	Full-Day	\$24.32	\$20.45	\$19.32	\$18.18
	Half-Day	\$12.16	\$10.23	\$9.66	\$9.09
Region 2	Full-Day	\$24.55	\$20.50	\$19.00	\$16.82
	Half-Day	\$12.27	\$10.25	\$9.50	\$8.41
Region 3	Full-Day	\$32.50	\$27.09	\$23.41	\$22.73
	Half-Day	\$16.25	\$13.55	\$11.70	\$11.36
Region 4	Full-Day	\$37.82	\$31.59	\$26.50	\$23.86
	Half-Day	\$18.91	\$15.80	\$13.25	\$11.93
Region 5	Full-Day	\$27.73	\$23.86	\$21.00	\$18.64
	Half-Day	\$13.86	\$11.93	\$10.50	\$9.32
Region 6	Full-Day	\$27.27	\$23.41	\$20.45	\$20.00
	Half-Day	\$13.64	\$11.70	\$10.23	\$10.00

NEW SECTION

WAC 388-290-0205 What daily rates does DSHS pay for child care in a licensed or certified family child care home? DSHS pays the lesser of the following to a licensed or certified child care center:

- (1) The provider's usual daily rate for that child; or
- (2) The DSHS maximum child care subsidy daily rate for that child as listed in the following table.

		Infants (Birth - 11 mos.)	Toddlers (12 - 29 mos.)	Preschool (30 mos. - 5 yrs)	School-age (5 - 12 yrs)
Region 1	Full-Day	\$20.00	\$18.00	\$18.00	\$16.00
	Half-Day	\$10.00	\$9.00	\$9.00	\$8.00
Region 2	Full-Day	\$20.00	\$19.00	\$17.00	\$17.00
	Half-Day	\$10.00	\$9.50	\$8.50	\$8.50
Region 3	Full-Day	\$29.00	\$25.00	\$22.00	\$20.00
	Half-Day	\$14.50	\$12.50	\$11.00	\$10.00
Region 4	Full-Day	\$30.00	\$29.67	\$25.00	\$24.00
	Half-Day	\$15.00	\$14.83	\$12.50	\$12.00

		Infants (Birth - 11 mos.)	Toddlers (12 - 29 mos.)	Preschool (30 mos. - 5 yrs)	School-age (5 - 12 yrs)
Region 5	Full-Day	\$22.00	\$20.00	\$19.00	\$17.00
	Half-Day	\$11.00	\$10.00	\$9.50	\$8.50
Region 6	Full-Day	\$22.00	\$20.00	\$20.00	\$19.00
	Half-Day	\$11.00	\$10.00	\$10.00	\$9.50

NEW SECTION

WAC 388-290-0210 When can the WCCC program authorize the nonstandard hour child care bonus? (1) DSHS authorizes nonstandard hour child care bonus when fifteen or more hours of care are needed per month, that are:

- (a) Before 6:00 a.m. or after 6:00 p.m. Monday through Friday; and/or
 - (b) Any time on Saturday or Sunday.
- (2) DSHS authorizes the nonstandard hour bonus (NSB) to licensed or certified child care providers as follows:
- (a) The DSHS maximum child care subsidy daily rate or the provider's usual daily rate for that child, whichever is less; and
 - (b) The monthly nonstandard hour bonus listed below.

DSHS Monthly Nonstandard Hour Bonus

Region 1	\$80.00
Region 2	\$78.00
Region 3	\$97.00
Region 4	\$109.00
Region 5	\$87.00
Region 6	\$84.00

- (3) The provider may claim the NSB when less than fifteen hours of care is provided only when:
 - (a) The provider held a space for the child during NSB hours; and
 - (b) The child was scheduled to attend.

NEW SECTION

WAC 388-290-0220 How does DSHS determine that my child qualifies for a special needs daily rate? To qualify for the DSHS child care programs special needs subsidy daily rate my child must:

- (1) Be under nineteen years old;
- (2) Have a verified physical, mental, emotional, or behavioral condition that requires a higher level of care; and
- (3) Have their condition and need for higher level of care verified by an individual who is:
 - (a) Not employed by the child care facility; and
 - (b) A health, mental health, education or social service professional with at least a master's degree; or
 - (c) A registered nurse.
- (4) Be thirteen to nineteen years old and be a dependent of the courts.

NEW SECTION

WAC 388-290-0225 What is the DSHS child care subsidy daily rate for children with special needs in a licensed or certified child care center? DSHS authorizes

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special needs daily rates to licensed or certified child care centers under WAC 388-290-0200 and whichever of the following is greater:

(1) The provider's reasonable documented additional cost associated with the care of the child; or

(2) The daily rate listed in the table below.

		Infants (Birth - 11 mos.)	Toddlers (12 - 29 mos.)	Preschool (30 mos. - 5 yrs)	School-age (5 - 12 yrs)
Region 1	Full-Day	\$7.30	\$6.14	\$5.80	\$5.45
	Half-Day	\$3.65	\$3.07	\$2.90	\$2.73
Region 2	Full-Day	\$7.36	\$6.15	\$5.70	\$5.05
	Half-Day	\$3.68	\$3.08	\$2.85	\$2.52
Region 3	Full-Day	\$9.75	\$8.13	\$7.02	\$6.82
	Half-Day	\$4.88	\$4.06	\$3.51	\$3.41
Region 4	Full-Day	\$11.35	\$9.48	\$7.95	\$7.16
	Half-Day	\$5.67	\$4.74	\$3.98	\$3.58
Region 5	Full-Day	\$8.32	\$7.16	\$6.30	\$5.59
	Half-Day	\$4.16	\$3.58	\$3.15	\$2.80
Region 6	Full-Day	\$8.18	\$7.02	\$6.14	\$6.00
	Half-Day	\$4.09	\$3.51	\$3.07	\$3.00

NEW SECTION

WAC 388-290-0230 What is the DSHS child care subsidy daily rate for children with special needs in a licensed or certified family child care home? DSHS authorizes special needs daily rates to licensed or certified child care centers under WAC 388-290-0205 and whichever of the following is greater:

(1) The provider's reasonable documented additional cost associated with the care of the child; or

(2) The daily rate listed in the table below.

		Infants (Birth - 11 mos.)	Toddlers (12 - 29 mos.)	Preschool (30 mos. - 5 yrs)	School-age (5 - 12 yrs)
Region 1	Full-Day	\$6.00	\$5.40	\$5.40	\$4.80
	Half-Day	\$3.00	\$2.70	\$2.70	\$2.40
Region 2	Full-Day	\$6.00	\$5.70	\$5.10	\$5.10
	Half-Day	\$3.00	\$2.85	\$2.55	\$2.55
Region 3	Full-Day	\$8.70	\$7.50	\$6.60	\$6.00
	Half-Day	\$4.35	\$3.75	\$3.30	\$3.00
Region 4	Full-Day	\$9.00	\$8.90	\$7.50	\$7.20
	Half-Day	\$4.50	\$4.45	\$3.75	\$3.60
Region 5	Full-Day	\$6.60	\$6.00	\$5.70	\$5.10
	Half-Day	\$3.30	\$3.00	\$2.85	\$2.55
Region 6	Full-Day	\$6.60	\$6.00	\$6.00	\$5.70
	Half-Day	\$3.30	\$3.00	\$3.00	\$2.85

NEW SECTION

WAC 388-290-0235 What is the DSHS in-home/relative child care daily rate for children with special needs?

(1) DSHS authorizes two dollars and six cents an hour for in-home/relative child care for care of a child with special needs and the lesser of:

(2) The provider's reasonable documented additional cost associated with the care for that child with special needs; or

(3) Sixty-two cents per hour.

NEW SECTION

WAC 388-290-0240 What is the DSHS child care subsidy rate for in-home/relative child care and how is it paid? (1) The maximum the WCCC program pays for child care provided by an in-home/relative provider is the lesser of the following:

(a) Two dollars and six cents per hour for the child who needs the greatest number of hours of care and one dollar and three cents per hour for the care of each additional child in the family; or

(b) The provider's usual daily rate for that care.

(2) The WCCC program may pay above the maximum daily rate for children who have special needs under WAC 388-290-0235.

(3) When care is provided by an in-home/relative provider, the WCCC programs pays benefits directly to the consumer, who is defined in WAC 388-290-0005. We consider the consumer the employer of the child care provider.

(4) On all payments DSHS makes toward the cost of in-home/relative child care, DSHS pays the employer's share of:

(a) Social Security taxes;

(b) Medicare taxes;

(c) Federal Unemployment Taxes (FUTA); and

(d) State unemployment taxes (SUTA) when applicable.

(5) On all payments DSHS makes toward the cost of in-home/relative child care DSHS withholds the following taxes:

(a) Social Security taxes up to the wage base limit; and

(b) Medicare taxes.

(6) If an in-home/relative child care provider receives less than one thousand one hundred dollars per family in a calendar year, DSHS refunds all withheld taxes to the provider.

NEW SECTION

WAC 388-290-0245 When can the WCCC program authorize payment of fees for registration and/or special activities? (1) The WCCC program pays licensed or certified child care providers a registration fee once per calendar year of fifty dollars per child or the provider's usual fee, whichever is less only if the fees are:

(a) Required of all parents whose child(ren) are in care with that provider; and

(b) Needed to maintain the child care arrangement.

(c) The registration fee may be authorized more than once per calendar year when:

(i) There is a break in child care services with the same provider of more than sixty days and the provider's usual policy is to charge an additional registration fee when there is a break in care; or

(ii) The child(ren) change child care providers.

(2) The WCCC program pays licensed or certified child care providers a monthly activity fee of twenty dollars per child or the provider's actual cost for the activity, whichever is less only if the fees meet the conditions in subsections (1)(a) and (b) of this section.

PERMANENT

NEW SECTION

WAC 388-290-0250 When can WCCC pay a bonus for enrolling an infant? The WCCC program pays licensed or certified child care providers a one-time bonus of two hundred fifty dollars for each infant they newly enroll in care if all the following conditions are met:

- (1) The child being cared for is less than twelve months of age;
- (2) The child care facility has not already received a bonus for that infant;
- (3) We expect care to be provided for five days or more; and
- (4) The provider must care for the infant a minimum of five days in order to claim the bonus.

NEW SECTION

WAC 388-290-0255 When can the WCCC program establish a protective payee to pay my in-home/relative provider? The WCCC program establishes a protective payee to pay your in/home-relative provider when:

- (1) You do not pay your in-home/relative child care provider your copayment and/or the entire amount the department sends you for in-home/relative child care;
- (2) We issued a child care warrant to the correct address and twelve or more working days have passed since the issuance date, and you have not reported the WCCC warrant lost, stolen, or destroyed;
- (3) You have a history of failing to pay your in-home/relative provider(s); or
- (4) You have a protective payee for your TANF grant.

NEW SECTION

WAC 388-290-0260 Do I have the right to ask for a hearing about my WCCC benefits and how do I ask for one? (1) WCCC consumers have a right to request a hearing under chapter 388-02 WAC on any action affecting WCCC benefits except for mass changes resulting from a change in policy or law.

- (2) Licensed or certified child care providers can request hearings under chapter 388-02 WAC only for WCCC overpayments.
- (3) To request a hearing you or the licensed or certified provider:
 - (a) Contacts the office which sent them the notice; or
 - (b) Writes to the Office of Administrative Hearings, 919 Lakeridge Way SW, PO Box 42488, Olympia WA 98504-2488; and
 - (c) Makes the request for a hearing within ninety days of the date a decision is received.

NEW SECTION

WAC 388-290-0265 When can I get WCCC benefits pending the outcome of a hearing? (1) If you are a WCCC consumer, you can receive WCCC pending the outcome of a hearing if you request the hearing:

- (a) On or before the effective date of an action; or

(b) No more than ten days after the department sends you a notice of adverse action.

"Adverse action" means an action to reduce or terminate your WCCC, or to set up a protective payee to receive your WCCC warrant for you.

(2) If you lose a hearing, any WCCC you use between the date of the adverse action and the date of the hearing or hearing decision is an overpayment to you, the consumer.

(3) If you are a WCCC consumer, you may not receive WCCC benefits pending the outcome of a hearing if you request payment to a provider who is not eligible under WAC 388-290-0125.

(4) If you are eligible for WCCC, you may receive child care benefits for another eligible provider, pending the outcome of the hearing.

NEW SECTION

WAC 388-290-0270 What is a WCCC overpayment and when might I have one? (1) A WCCC overpayment:

- (a) Occurs when a consumer or a provider has received benefits or payment which they are not eligible to receive;
- (b) Is written by WCCC staff and expected to be paid back by either the consumer or the provider.

(2) The WCCC program establishes WCCC overpayments, regardless of whether you are a current or past WCCC consumer, when we made payment for WCCC benefits and:

- (a) You are no longer eligible or you are eligible for a smaller amount of care. The overpayment will start from the day your circumstances change and you become ineligible;
- (b) You knowingly fail to report information to the department that affects the amount of WCCC you are eligible for; or

(c) You do not have attendance records and/or payment receipts to support the amount you billed the department.

(3) When setting up an overpayment, we reduce the WCCC overpayment by the amount of the WCCC underpayment when applicable.

(4) In areas not covered by this section, WCCC consumers are subject to chapter 388-410 WAC (Benefit errors).

(5) We set up overpayments starting the date that we paid for WCCC when you were not eligible or eligible for a lesser amount of care.

(6) The WCCC program recovers WCCC overpayments from licensed/certified child care providers, when:

- (a) The provider receives payment for WCCC services not provided;
- (b) The provider does not have attendance records that support the billing;
- (c) We pay the provider more than they are eligible to bill; or
- (d) The provider receives payment from DSHS and the provider is not eligible based on WAC 388-290-0125.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-290-010	What is the purpose of the working connections child care program?	WAC 388-290-525	How does the department figure my expected average monthly income?
WAC 388-290-015	What basic steps does the department take to decide if I'm eligible for WCCC?	WAC 388-290-600	How does the department figure my countable income, and what is countable income used for?
WAC 388-290-075	Who is a consumer in WCCC?	WAC 388-290-650	How does the department figure my copayment, once my countable income is known?
WAC 388-290-125	What activities can the department pay WCCC for if I get a temporary aid for needy families (TANF) grant?	WAC 388-290-700	Does the department set the minimum copayment if I'm a minor parent?
WAC 388-290-150	What activities can the department pay WCCC for if I don't get a TANF grant?	WAC 388-290-750	Are there other times when the department sets the minimum copayment?
WAC 388-290-200	Can the department pay WCCC if I'm self-employed?	WAC 388-290-800	When does the department calculate copayments?
WAC 388-290-270	Can the department authorize WCCC if I'm not working or in an approved activity right now?	WAC 388-290-850	What child care providers can the department pay under the WCCC program?
WAC 388-290-280	Can the department pay WCCC for activity fees or bonuses?	WAC 388-290-854	When will the department not pay toward the cost of in-home/relative child care?
WAC 388-290-300	Which children and consumers can and cannot get WCCC?	WAC 388-290-858	Why do we review your in-home/relative provider's criminal background information?
WAC 388-290-350	If I'm in an approved activity, what are the steps the department takes to figure my WCCC copayment?	WAC 388-290-862	When is a criminal background check required?
WAC 388-290-375	How is the income that my family receives used in WCCC?	WAC 388-290-866	Where does the department get the criminal background information on the in-home/relative provider?
WAC 388-290-400	What makes up a family in the WCCC program?	WAC 388-290-870	What does the department do with the criminal background information on the in-home/relative provider?
WAC 388-290-450	What income does the department count in WCCC?	WAC 388-290-874	Will I be notified of the results of the criminal background information on my in-home/relative provider?
WAC 388-290-475	What income does the department exempt in WCCC?	WAC 388-290-878	Can I still use my chosen in-home/relative provider to care for my child(ren) if the provider has been convicted of a disqualifying crime?
WAC 388-290-500	What are the different kinds of income in WCCC the department uses to get my expected average monthly income?	WAC 388-290-882	What convictions permanently disqualify my in-home/relative provider from being authorized by WCCC?

- WAC 388-290-886 Are there some crimes that require a set amount of time to pass before my in-home/relative provider may be authorized for WCCC?
- WAC 388-290-888 When can I ask the department to review the decision to deny authorization of my in-home/relative provider?
- WAC 388-290-900 When can the department establish a protective payee to pay my in-home/relative provider?
- WAC 388-290-905 What responsibilities does the department have under the WCCC program?
- WAC 388-290-910 What responsibilities do I have under the WCCC program?
- WAC 388-290-915 When do WCCC payments start?
- WAC 388-290-920 When does the department provide me with advance and adequate notice of WCCC payment changes?
- WAC 388-290-925 When don't advance and adequate notice rules apply?
- WAC 388-290-930 Under what circumstances does my eligibility for WCCC end?
- WAC 388-290-935 When might I be eligible for WCCC again?
- WAC 388-290-940 Do I have the right to request a hearing?
- WAC 388-290-945 Can I receive WCCC pending the outcome of a hearing?
- WAC 388-290-950 When does the department collect overpayments?

Statutory Authority for Adoption: RCW 43.101.080.
 Adopted under notice filed as WSR 01-19-036 on September 14, 2001.
 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 4, 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 1, 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 1, Amended 2, Repealed 0; Pilot Rule Making: New 4, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.
 Effective Date of Rule: Thirty-one days after filing.
 December 12, 2001
 Sharon M. Tolton
 Deputy Director

PERMANENT

AMENDATORY SECTION (Amending WSR 00-17-017, filed 8/4/00, effective 9/4/00)

WAC 139-05-810 Basic training requirement for reserve officers. (1) For the purposes herein:

(a) "Reserve officer" includes any law enforcement officer who does not serve as a law enforcement officer of this state on a full-time basis, but who, when called by such agency into active service, is fully commissioned on the same basis as full-time officers to enforce the criminal laws of this state; and

(b) "Field assignment" includes any period of active service wherein the assigned officer is expected to take routine and/or special enforcement actions, independently or otherwise, in the same manner and capacity as a full-time officer with such assignment.

(2) For the purposes of the Washington Mutual Aid Peace Officers Powers Act, chapter 10.93 RCW, every individual who is commissioned as a specially commissioned peace officer in this state, shall obtain a basic reserve certificate as a precondition of his/her exercise of authority pursuant to such act; provided that, any individual possessing a basic reserve certificate issued to him/her by the ((training)) commission prior to January 1, 1989, shall be deemed to have met this requirement.

(3) Upon approval of an applicant's eligibility to participate in the reserve certification process, the applicant's employing agency shall submit to the commission all requested records, information and proof of background check as a precondition of participation within such process.

(4) A basic reserve certificate shall be issued by the ((training)) commission to any individual who successfully completes:

(a) A basic course of instruction for reserve officers as prescribed and required by the ((training)) commission; and

WSR 02-02-004
PERMANENT RULES
CRIMINAL JUSTICE
TRAINING COMMISSION
 [Filed December 20, 2001, 11:27 a.m.]

Date of Adoption: December 12, 2001.
 Purpose: Update and clarify training requirements for WAC 139-05-810 and 139-05-820 Reserve officer training, 139-05-925 Railroad police training, and 139-01-400 through 139-01-440 Facility use.
 Citation of Existing Rules Affected by this Order: Amending WAC 139-05-810 and 139-05-925.

(b) A comprehensive examination developed and administered by the ((training)) commission.

((4)) (5) Requirements of ((section 3 above)) subsection (4) of this section may be waived in whole or in part as determined by the ((training)) commission and based upon the following:

(a) An evaluation of an applicant's experience and training accomplishments((-A request));

(b) The fact that an individual is a regular full-time commissioned law enforcement officer who leaves full-time employment; or

(c) The fact that an officer has been certified in accordance with the requirements of subsection (2) of this section, and thereafter has engaged in regular and commissioned law enforcement employment without break or interruption in excess of twelve months duration.

In all of the above instances, the requests for such waiver must be submitted to the ((training)) commission on an approved form by the applicant's agency head and, if approved, may result in direct issuance of a basic reserve certificate or issuance of such certificate upon successful completion of specific training requirements prescribed by the ((training)) commission.

NEW SECTION

WAC 139-05-820 Basic reserve equivalency certification. (1) a certificate of equivalency basic reserve training shall be issued only to applicants who successfully complete the equivalency process as required by the commission. For this purpose, the term "process" shall include all documentation and prerequisites set forth in subsection (6) of this section, and successful completion of all knowledge and skills requirements within the basic reserve equivalency academy. A certificate of equivalency basic reserve training shall be recognized in the same manner as the certificate of completion of the basic reserve academy.

(2) Eligibility for participation in the basic reserve equivalency process shall be limited to reserve commissioned law enforcement officers who have attained basic certification through completion of a basic training program in this or another state. For this purpose, the term "basic training program" shall not include any military or reserve training, or any federal training program not otherwise approved by a majority of the law enforcement representatives within the commission membership.

(3) The participation of any eligible and approved applicant for a certificate of equivalent basic reserve training shall be effected within, and limited to, the first available session of a basic reserve academy following such applicant's date of hire; provided that no applicant shall be required to attend a session of the basic reserve equivalency academy which is conducted within the initial sixty days of employment for which certification is requested.

It shall be the responsibility of the applicant's agency to ensure that all necessary forms and documentation are completed and submitted to the commission in a timely manner and as necessary to ensure that the participation provided by this section is effected.

The participation of any applicant in any session of the basic reserve equivalency not otherwise provided herein shall require the approval of the commission.

(4) In those instances wherein an applicant has attended more than one basic training program, eligibility for participation in the basic reserve equivalency process shall not be approved if such applicant, for whatever reason, failed to successfully complete the most recent of such programs attended.

(5) The decision to request an officer's participation within the equivalency process shall be discretionary with the head of the officer's employing agency, who shall advise the commission of that decision by appropriate notification upon the hiring of the officer. Upon receipt of such notification, the commission shall provide to such agency head all necessary forms and information required for the processing of a request for a certificate of equivalent basic reserve training.

(6) Upon approval of an applicant's eligibility to participate in the equivalency process, the applicant's employing agency shall submit to the commission all requested records, information and proof of background check as a precondition of participation with such process.

AMENDATORY SECTION (Amending WSR 90-07-012, filed 3/13/90, effective 4/13/90)

WAC 139-05-925 Requirement of training for railroad ((special agents)) police officers. (1) For the purpose of this regulation, the term ((“special agent”)) "railroad police" means any individual appointed by the ((governor of the state of Washington)) commission under the provisions of RCW 81.60.010 through 81.60.060.

(2) Effective January 1, 2002, as a precondition of any ((exercise of police powers)) newly appointed railroad police officer to enforce the laws of this state, ((special agents)) railroad police shall:

(a) Possess the ((Washington state criminal justice training)) commission's basic certificate, or in the alternative((:)) have successfully ((complete, or have previously completed, a training program of at least two hundred and forty hours which shall include:)) completed training and possess a basic certification from another state. In the event certification and training are from another state, the newly appointed railroad police officer must satisfactorily complete the equivalency course approved by the commission, within the first six months of employment.

((i)) Administration	15 hours
((ii)) Introduction to criminal justice	5 hours
((iii)) Law and procedure	40 hours
((iv)) Community relations	8 hours
((v)) Patrol skills and procedures	34 hours
((vi)) Investigative skills and procedures	108 hours
((vii)) Defensive tactics	20 hours
((viii)) Departmental policy and procedures	2 hours
((ix)) Railroad operation and procedures	4 hours
((x)) Use of force	4 hours
((xi)) Firearms qualification	as required
Total: 240 hours))	

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(b) ~~((Notwithstanding date of hire, successfully complete the following training, at least annually, in addition to any other in-service training program otherwise required by the special agent's employing agency:))~~ The above requirements do not apply to railroad police officers appointed prior to January 1, 2002; however, they may, if qualified, attend the equivalency academy.

((i))	First aid	8 hours
((ii))	CPR	4 hours
((iii))	Firearms qualification	24 hours
((iv))	Legal update	4 hours
((v))	SAC training	24 hours
		Total: 64 hours))

(3) It shall be the responsibility of the ~~((special agent's))~~ railroad police officer's employing agency to effect and ensure personnel compliance herein, and provide necessary records~~((and)),~~ proof of background check information upon request of the ~~((training))~~ commission to which the employing agency shall be accountable for purposes of compliance.

(4) The corporation requesting appointment of a railroad police officer shall bear the full cost of training or any other expenses.

FACILITY

NEW SECTION

WAC 139-01-400 Facility use. (1) The commission will not make its facilities or services available to individuals or organizations which do not assure that they will comply with the terms of the Americans with Disabilities Act, the Rehabilitation Act of 1973, and the Washington law against discrimination. Uses must not impose restrictions or alter facilities in a manner which would violate these laws.

(2) The commission will only make its facilities or services available to individuals or organizations which assure that they do not discriminate against any person because of race, color, religion, national origin, sex, sexual orientation, age, handicap, or status as a Vietnam era or disabled veteran, except where such organizations have been exempted from provisions of applicable state or federal laws or regulations.

(3) The buildings and grounds of the commission are primarily for training purposes. No other use shall be permitted to interfere with the primary purpose for which these facilities are intended. Facilities shall not be made available for any use which might result in any undue damage or wear. The commission reserves the right to reject any application for use of its facilities.

(4) Every possible opportunity will be provided for the use of the commission facilities by citizens of the area, provided that the purpose of such use is in compliance with the rules and regulations of the commission and is subject to the laws of the state of Washington.

(5) The commission reserves the right to prohibit the use of its facilities by groups, or activities, which are secret, which are of a private nature, or which restrict membership or attendance in a manner inconsistent with the public and non-discriminatory character of the commission. Subversive

organizations as defined and listed by the Attorney General of the United States shall not be eligible to use the commission facilities.

(6) The use or possession of alcohol on the facility premises is prohibited except for approved training purposes.

NEW SECTION

WAC 139-01-405 Licensee's responsibility. Individuals or organizations wishing to use commission facilities must complete a facility use agreement and submit it to the facilities maintenance office, or facility manager for approval. The licensee shall accept responsibility for any damage done to the commission property. Completion of the use agreement shall constitute acceptance by the licensee of the responsibilities stated therein and willingness to comply with all rules and regulations regarding the use of the facilities as prescribed by the commission. If the use of the facility does not comply with the terms in the agreement form, an additional charge may be assessed. In the event of property damage, the licensee shall accept and pay the commission's estimate of the amount of damage. The commission may require posting of a bond.

NEW SECTION

WAC 139-01-411 Care and maintenance of facilities and equipment. (1) Appropriate equipment is expected to be used when the absence of such equipment may be detrimental to that facility (e.g., tennis shoes must be worn on gymnasium floors).

(2) Individuals or organizations using the facilities are required to leave the premises in the same condition as when the individual or organization was admitted to its use. After facility use, individuals or organizations are required to arrange for proper disposal of decorations and other refuse when restoring the facility to its original condition for resumption of facility use.

(3) Custodial and other services beyond those regularly scheduled to support normal activities may be required for specific activities by outside groups, based on the size of group, the complexities of the event, or the facilities being used. Custodial services needed beyond those normally scheduled will result in that organization being charged at the established rate. All extra custodial time required as a result of the organization's or individual's use of the facility will be charged to the lessee, including those receiving complimentary usage.

NEW SECTION

WAC 139-01-421 Use fees. The use fee depends on the purpose of the activity and the nature of the group using the facility, which shall be determined based on the current prevailing economic situation and consistent with the standard charge within the local geographical area. The actual fee will be set by the commission and shall be made known to any entity inquiring to use the facility.

PERMANENT

WSR 02-02-009
PERMANENT RULES
DEPARTMENT OF REVENUE

[Filed December 20, 2001, 4:42 p.m.]

Date of Adoption: December 20, 2001.

Purpose: These rules explain how to obtain and retain a property tax exemption; how a determination by the Department of Revenue (DOR) regarding an exemption may be appealed; and what occurs when a change in ownership or use of exempt property causes the property to lose its exempt status. The rules also explain the procedures used to place previously exempt, now taxable, property back on the tax rolls; and the supplemental conditions that most nonprofit entities must satisfy to obtain and retain a property tax exemption under chapter 84.36 RCW. The majority of the changes being made are a direct result of legislative amendments to the underlying statutes. The revised rules also clarify existing practices and procedures in the administration of property tax and leasehold excise tax exemptions.

Citation of Existing Rules Affected by this Order: Amending WAC 458-16-110 Applications—Who must file, initial applications, annual declarations, appeals, filing fees, penalties, and refunds, 458-16-120 Appeals (~~(and Notice of Determination)~~), 458-16-130 Change in taxable status of (~~(nongovernmental)~~) real property, 458-16-150 Cessation of use—Taxes collectible for prior years, and 458-16-165 Conditions under which nonprofit organizations, associations, or corporations may obtain a property tax exemption.

Statutory Authority for Adoption: RCW 84.36.865.

Other Authority: RCW 84.36.040, 84.36.042, 84.36.045, 84.36.046, 84.36.050, 84.36.385, 84.36.560, 84.36.570, 84.36.800, 84.36.805, 84.36.810, 84.36.815, 84.36.820, 84.36.825, 84.36.830, 84.36.833, 84.36.840, 84.36.850, and 84.40.350 through 84.40.390.

Adopted under notice filed as WSR 01-22-077 and 01-22-078 on November 2, 2001.

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 4, 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 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 5, 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 5, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 20, 2001

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 98-18-006, filed 8/20/98, effective 9/20/98)

WAC 458-16-110 Applications—Who must file, initial applications, annual declarations, appeals, filing fees, penalties, and refunds. (~~((1) Introduction. This section explains the procedures property owners must follow to apply for and to renew all real and personal property tax exemptions provided under chapter 84.36 RCW for which the taxpayer must apply in order to receive. It also specifies the fee that must be submitted with an initial application or renewal declaration for exemption, as well as the late filing penalty that is due whenever an initial application or renewal declaration is received after the filing deadline.~~

~~(2) **Application required.** All foreign national governments, cemeteries, nongovernmental nonprofit corporations, organizations, and associations, and soil and water conservation districts seeking exemption from property taxation under the provisions of chapter 84.36 RCW shall apply for exemption with the department of revenue. Unless otherwise exempted by law, no real or personal property shall be exempt from taxation until an application has been filed and an exemption has been granted.~~

~~(3) **Where to obtain application forms.** Applications for exemption may be obtained from any county assessor's office or the department of revenue.~~

~~(4) **Initial applications.** Generally, initial applications for exemption of real or personal property shall be filed with the department of revenue on or before March 31 to exempt the property from taxes due the following calendar year. However, an initial application may be filed after March 31st if the property is acquired for or converted to an exempt use after that date, if the property may qualify for exemption under one of the statutes contained in chapter 84.36 RCW, and if, following the acquisition or conversion of the property, an application for exemption is submitted within sixty days. If an initial application under these circumstances is not received within sixty days, the late filing penalty described in subsection (9) of this section will be imposed. All initial applications shall comply with the following:~~

~~(a) A filing fee of thirty five dollars shall be submitted with each application.~~

~~(b) The application shall be made on a form prescribed by the department and signed by the applicant or the applicant's authorized agent.~~

~~(c) Each application for exemption of real property may include all property that is contiguous and part of a homogeneous unit. A separate application must be submitted for real property that is not both contiguous and part of a homogeneous unit. However, a separate application shall not be required for church property involving a noncontiguous parsonage or convent.~~

~~(i) **Contiguous property** means real property adjoining other real property, all of which is under the control of a single applicant even though the properties may be separated by public roads, railroads, rights of way, or waterways.~~

~~(ii) **A homogeneous unit** means one where the property is under the control of a single applicant and the operation and use of the property is integrated with and directly related to the exempt activity of the applicant.~~

(d) The application shall include copies of the articles of incorporation or association, or constitution or other establishing document, together with all current amendments thereto, showing nonprofit status and a copy of the bylaws of the nonprofit entity applying for exemption. The application shall also include a copy of any current letter from the Internal Revenue Service that grants the applicant exemption from paying federal income taxes, unless the nonprofit organization, association, or corporation is part of a larger organization, association, or corporation, like a church or the boy scouts, that has been issued a group 501(c)(3) exemption ruling by or is otherwise exempt from filing with the Internal Revenue Service. If copies of these documents have previously been filed with the department and are still current, they do not have to be resubmitted.

(e) The application shall include an accurate map identifying by dimension the use or proposed use of all real property including buildings, building sites, parking areas, landscaping, vacant areas, and, if requested by the department, floor plans of multistoried buildings. This map will be used to determine whether the property is entitled to a total exemption or a partial exemption based upon the use of the total area.

(f) The application shall accurately describe the real and personal property for which exemption is sought. The application shall include a legal description of all real property, provide the county tax parcel number for each parcel of real property, and, if the property is owned by the applicant, a copy of the current deed relative to the real property.

(g) The application shall indicate whether any of the real or personal property included in the application is rented or loaned from or to others. If the property is rented or loaned, the applicant must include a copy of the rental agreement with the application and answer the following questions:

- (i) Which property, in whole or in part, is rented or loaned;
- (ii) The amount of the rent or other consideration received;
- (iii) To whom or from whom the property is rented or loaned;
- (iv) What use is being made of the property; and
- (v) The monthly amount of operation and maintenance costs related to the rented or loaned property.

(5) ~~Effective date of exemption.~~ If the application for exemption is approved, the property shall be exempt from property taxes due the year immediately following the year the application was submitted. For example, if an application is submitted in 1995 and the property is eligible for exemption effective 1/1/95, the property will be exempt from taxes due in 1996. Applications for previous years may be submitted, up to a maximum of three years from the date the taxes were paid, if the applicant provides proof acceptable to the department that the property qualified for exemption in the assessment year prior to the tax year for which exemption is claimed and the initial filing fee and late filing penalties are paid.

(6) ~~Annual renewal declaration.~~ In order to retain a property tax exemption, each nonprofit entity (except nonprofit cemeteries) receiving an exemption shall annually file a renewal declaration with the department certifying that the

use and exempt status of the real and personal property claimed as exempt has not changed. The declaration shall be on a form prescribed by the department and shall be in accordance with the following:

(a) The department shall annually on or before January 1 mail a renewal declaration to the owners of record of exempt property at their last known address.

(b) ~~The renewal declaration shall be filed with the department no later than March 31, signed by the owner, and accompanied by a filing fee of eight dollars and seventy five cents. This declaration shall include information regarding any change of use and a certification as to the truth and accuracy of the information listed. It shall be due on or before March 31 regardless of whether the department mailed the declaration to the owner.~~

(c) If the owner fails to file the renewal declaration by the due date, and after the department has mailed an additional notice to the owner at the owner's last known address, the department shall remove the exemption from the property and notify the assessor in the county where the property is located that the exemption is removed and that the property is to be placed back on the tax rolls.

(7) ~~Failure to file annual renewal declaration.~~ When the exemption has been removed as a result of an owner's failure to file an annual renewal declaration and the owner wishes to reapply for the property tax exemption:

(a) Within the same assessment year, the owner must complete and file an annual renewal form and pay any required late filing penalties; or

(b) Within a subsequent assessment year, the owner must file an initial application, pay the initial filing fee, and pay any required late filing penalties.

(8) ~~Full payment of filing fees is required before an initial application or renewal declaration will be processed.~~ The department will not process an application or a renewal form for a property tax exemption until all filing fees and penalties, if applicable, have been paid.

(9) ~~Late filing penalty.~~ When an initial application or renewal form is not submitted by the due date, a late filing penalty of ten dollars is due for every month, or portion thereof. This penalty is calculated from the date the filing was due up to the postmark date shown on the application or renewal declaration.

(10) ~~Refund of filing fee or penalty.~~ No filing fees or late filing penalty will be refunded after a determination on the application or renewal is issued by the department. However, filing fees and the late filing penalty will be refunded under the following circumstances:

(a) When a duplicate application or renewal form for exemption for the same property is filed for the same year;

(b) When an application or renewal form for exemption is received by the department and the department has no authority to grant the exemption requested; or

(c) When a written request to withdraw the application or renewal form for exemption is received before a determination has been issued by the department. The request to withdraw the application or renewal form must be signed by the owner or the owner's authorized agent.)) **(1) Introduction.** This rule explains the procedures property owners must follow to apply for and renew all real and personal property

exemptions or leasehold excise tax exemptions under chapter 84.36 RCW for which the taxpayer must apply in order to receive. It also specifies the fee that must be submitted with each initial application or renewal declaration for exemption, as well as the late filing penalty that is due whenever an application or renewal declaration is received after the filing deadline.

(2) **Application required.** All foreign national governments, cemeteries, nongovernmental nonprofit corporations, organizations, or associations, soil and water conservation districts, and a public hospital district established under chapter 70.44 RCW seeking a property tax exemption or a leasehold excise tax exemption under chapter 84.36 RCW must submit an application for exemption and supporting documentation to the state department of revenue (department). Unless otherwise exempted by law, no real or personal property or leasehold interest is exempt from taxation until an application is submitted and an exemption is granted.

(3) **Where to obtain application and annual renewal declaration forms.** Applications for exemption may be obtained from any county assessor's office, the department's property tax division, or on the internet at <http://dor.wa.gov/index.asp> under Property Tax, "Forms." Annual renewal declaration forms are mailed by the department to all entities receiving a property tax or leasehold excise tax exemption. If such a form is not received in the mail, an annual renewal declaration may be obtained from the department's property tax division or an application form may be obtained and adapted for use as an annual renewal declaration.

(4) **Initial application, filing deadlines, and other requirements.** In general, initial applications for exemption must be filed with the department on or before March 31st to exempt the property from taxes due in the following year. However, an initial application may be filed after March 31st if the property is acquired or converted to an exempt use after that date, if the property may qualify for an exemption under chapter 84.36 RCW. In this situation, the application must be submitted within sixty days of acquisition or conversion of the property to an exempt use. If an initial application is not received within this sixty day period, the late filing penalty described in subsection (12) of this rule is imposed.

(a) The following requirements apply to all initial applications:

(i) A filing fee of thirty-five dollars must be submitted with each application for exemption. The department will not process any application unless this fee is paid;

(ii) The application must be made on a form prescribed by the department and signed by the applicant or the applicant's authorized agent;

(iii) One application can be submitted for all real property that is contiguous and part of a homogeneous unit. If exemption is sought for multiple parcels of real property, which are not contiguous nor part of a homogeneous unit, a separate application for each parcel must be submitted. However, multiple applications are not required for church property with a noncontiguous parsonage or convent.

(A) "Contiguous property" means real property adjoining other real property, all of which is under the control of a single applicant even though the properties may be separated by public roads, railroads, rights of way, or waterways.

(B) "Homogeneous unit" means the property is controlled by a single applicant and the operation and use of the property is integrated with and directly related to the exempt activity of the applicant.

(5) **Documentation a nonprofit organization must submit with its application for exemption.** Unless the following information was previously submitted to the department and it is still current, in addition to the application for exemption, a nonprofit organization, corporation, or association must also submit:

(a) Copies of the articles of incorporation or association, constitution, or other establishing documents, as well as all current amendments to these documents, showing nonprofit status;

(b) A copy of the bylaws of the nonprofit entity, if requested by the department;

(c) A copy of any current letter issued by the Internal Revenue Service that exempts the applicant from federal income taxes. This letter is not usually, but may be, required if the nonprofit entity applying for an exemption is part of a larger organization, association, or corporation, like a church or the Boy Scouts of America, that was issued a group 501(c)(3) exemption ruling by or is otherwise exempt from filing with the Internal Revenue Service; and

(d) The information required in subsection (6) of this rule.

(6) **Other documentation a nonprofit entity, foreign national government, hospital owned and operated by a public hospital district, or soil and water conservation district must submit with its initial application for exemption.** In addition to the initial application for exemption, a nonprofit entity, foreign national government, and public hospital district established under chapter 70.44 RCW, or soil and water conservation district must submit the following information regarding the real or personal property for which exemption is sought, unless it was previously submitted to the department and it is still current:

(a) An accurate description of the real and personal property;

(b) An accurate map identifying by dimension the use or proposed use of all real property that shows buildings, building sites, parking areas, landscaping, vacant areas, and if requested by the department, floor plans of the buildings. The map will be used to determine whether the property is entitled to a total or partial exemption based upon the use of the total area;

(c) A legal description of all real property, listing the county tax parcel number, and if the property is owned by the applicant, a copy of the current deed; and

(d) If the property is rented or loaned to or from another property owner, a copy of the rental agreement or other document explaining the terms of the lease or loan. This documentation must describe:

(i) What property is rented or loaned;

(ii) The amount of the rent or other consideration paid or received;

(iii) The name of the party from whom and the name of the party to whom the property is rented or loaned;

(iv) How the property is being used; and

(v) The monthly amount of maintenance and operation costs related to rented or loaned property if a nonprofit entity is claiming an exemption for property leased to another party.

(7) Department's review of the application and notice of its determination. Upon receipt of an application for exemption, the department will review the application and all supporting documentation. Additional information may be requested about the ownership and use of the property, if the department needs this information to determine if the exemption should be granted. An application for exemption is not considered complete until all required and requested information is received by the department.

(a) Physical inspection. The department will physically inspect the property as part of the application review process.

(b) Deadline. If a complete application is received by March 31st for that assessment year, the department will issue a determination about the application by August 1st. If a complete application is not received by March 31st, the determination will be made within thirty days of the date the complete application is received by the department or by August 1st, whichever is later.

(c) Notice to applicant. The department will mail a written determination about the exemption application to the applicant. An application may be approved or denied, in whole or in part. If the application is denied for any portion of the property covered by the application, the department must clearly explain its reason for denial in its written determination.

(d) Notice to assessor. Once the department makes its determination about the application for exemption, it will notify the assessor of the county in which the property is located about the determination made. In turn, the assessor takes appropriate action so that the department's determination is reflected on the county's assessment roll(s) for the years covered by the determination.

(8) Effective date of the exemption. If an application is approved, the property is exempt from property taxes due the year immediately following the year the application for exemption is submitted.

(a) For example, if an application for exemption is submitted to the department in 2000 and the application is approved in assessment year 2000, the property will be exempt from taxes due in 2001.

(b) Retroactive applications for exemption for previous years are accepted, up to a maximum of three years from the date taxes were paid on the property, if the applicant provides the department with acceptable proof that the property qualified for exemption during the pertinent assessment years and pays the initial application filing fee, renewal declaration fees, and late filing penalties.

(9) Annual renewal declaration. To retain a property tax exemption, each nonprofit entity (except nonprofit cemeteries), foreign national government, public hospital district, and soil and water conservation district receiving an exemption must annually submit a renewal declaration certifying that the use and exempt status of the real and personal property has not changed. The renewal declaration is a form prepared by the department.

(a) On or before January 1st each year, the department mails a renewal declaration to the entity receiving an exemp-

tion for the property at the entity's last known address. Within sixty days of changing its mailing address, the exempt entity must notify the department about the change.

(b) The renewal declaration, signed by the exempt entity or the exempt entity's authorized agent, and renewal fee of eight dollars and seventy-five cents must be submitted to the department no later than March 31st each year. The department will not process a renewal declaration unless this fee is paid.

(i) The renewal declaration must include information about any change of use of the exempt property and a certification as to the truth and accuracy of the information listed.

(ii) The renewal declaration is due on or before March 31st even if the department fails to mail the declaration to the exempt entity. If an exempt entity does not receive a renewal declaration, an application form may be submitted to the department to renew the exemption.

(c) If the renewal declaration and renewal fee are not received by March 31st, the department will mail a second notice to the exempt entity at the entity's last known mailing address. If the exempt entity fails to respond to the second notice, the department will remove the exemption from the property and notify the assessor of the county in which the property is located that the exemption has been cancelled.

(d) Real property, which was previously exempt from taxation, is assessed and taxed as provided in RCW 84.40-.350 through 84.40.390 when it loses its exempt status.

(i) Property that no longer retains its exempt status is subject to a pro rata portion of the taxes allocable to the remaining portion of the year after the date the property lost its exempt status.

(ii) The assessor lists and assesses the property with reference to its true and fair value on the date the property lost its exempt status.

(iii) RCW 84.40.380 sets forth the dates upon which taxes are payable when property loses its exempt status. Taxes due and payable under RCW 84.40.350 through 84.40.390 constitute a lien on the property that attaches on the date the property loses its exempt status.

(10) Failure to submit an annual renewal declaration and reapplication for exemption. If property loses its exempt status because the annual renewal declaration and renewal fee were not submitted and subsequently the owner wishes to reapply for the property tax exemption:

(a) If the owner reapplies within the same assessment year during which the exemption is cancelled, the owner must submit the annual renewal declaration and pay the renewal fee and any required late filing penalties; or

(b) If the owner reapplies after the assessment year during which the exemption is cancelled, the owner must submit an initial application and pay the initial application fee, any unpaid renewal fees for the intervening years, and required late filing penalties.

(11) Initial application and renewal declaration procedures regarding cemeteries. There are several types of cemeteries. The initial application for exemption and renewal declaration procedures are specific as to the type of cemetery at issue.

(a) The assessor shall consider the following types of cemeteries exempt from property tax, no initial application or renewal declaration is required for:

(i) Cemeteries owned, controlled, operated, and maintained by a cemetery district authorized by RCW 68.52.090; or

(ii) Indian cemeteries, which are considered to be held by the tribe or held in trust for the tribe by the United States.

(b) An initial application is submitted to the department, but no renewal declaration is required, for:

(i) Family cemeteries;

(ii) Historical cemeteries;

(iii) Community cemeteries; and

(iv) Cemeteries belonging to nonprofit organizations, associations, or corporations.

(c) An initial application for exemption and a renewal declaration must be submitted by all for-profit cemeteries seeking a property tax exemption.

(12) Late filing penalty. When an initial application or renewal declaration is submitted after the due date, a late filing penalty of ten dollars is due for every month, or portion thereof. This penalty is calculated from the date the application or renewal declaration was due until the postmark date shown on the application or declaration or the date the application or declaration is given to the department.

(13) Refund of filing fee or penalty. No filing fees or late filing penalty are refunded after a determination on the application is issued by the department. However, filing fees and the late filing penalty will be refunded under the following circumstances:

(a) When a duplicate application or renewal declaration for the same property is submitted during the same calendar year;

(b) When an application or renewal declaration is received by the department and the department has no authority to grant the exemption requested; or

(c) When a written request to withdraw the application is received before the department issues a determination. The withdrawal request must be signed by the owner or the owner's authorized agent.

(14) Appeals. Any applicant that receives a negative determination from the department on either an initial application or a renewal declaration may appeal this determination to the state board of tax appeals (BTA). Similarly, any assessor who disagrees with the department's determination may appeal the determination to the BTA. See WAC 458-16-120 for specific information about the appeal process.

AMENDATORY SECTION (Amending Order PT 81-7, filed 2/11/81)

WAC 458-16-120 Appeals ((and notice of determination)). ~~((The department of revenue shall review each completed application and make a determination thereon, by August 1 or within thirty days whichever is later.~~

~~Any property owner aggrieved by the department's denial of an exemption application may, within 30 days of notification thereof, petition the State Board of Tax Appeals at 1010 Cherry Street, Olympia, WA 98504 for review. Any county assessor who feels the department's determination of~~

~~exemption is unwarranted may, within 30 days after receiving a copy of the notification, petition the state board of tax appeals for review. To determine whether an appeal taken to the board of tax appeals, is timely the period for giving notice of appeal shall commence on the third day following the day upon which the notice was placed in the mail. (WAC 456-08-003, Board of tax appeals)~~

~~Appeal forms shall be available at the board of tax appeals in Olympia and county auditor's offices except in King county where they are available at the office of the clerk of the county council. Appeals shall be filed with the board of tax appeals and, concurrently, a copy shall be filed with the department of revenue. The appellant shall prepare an original and three copies of the notice of appeal. They shall be distributed as follows:~~

~~(1) The original shall be filed with the board of tax appeals.~~

~~(2) One copy shall be filed with the department of revenue.~~

~~(3) If the property owner is the appellant, one copy of the notice must be filed with the assessor of the county in which the property is located. If the assessor is the appellant, one copy of the notice must be provided to the property owner.~~

~~(4) One copy of the notice shall be retained in the appellant's files.~~

~~The state board of tax appeals shall consider any appeals which are timely filed to determine (1) if the property is or is not entitled to an exemption, and (2) the amount or portion thereof.~~

~~Failure to timely file a claim for exemption is not subject to appeal.)~~ (1) Introduction. This rule outlines the appeal process an aggrieved party uses when the department issues a determination regarding a property tax exemption with which that party disagrees.

(2) Definitions. For purposes of this rule, the following definitions apply:

(a) "Appellant" means a person, natural or otherwise, who appeals any order or decision made by the department to the board of tax appeals.

(b) "Board" or "BTA" means the state board of tax appeals described in chapter 82.03 RCW and chapters 456-09 and 456-10 WAC.

(c) "Department" means the state department of revenue.

(d) "Formal hearing" means a proceeding before the BTA conducted in accordance with RCW 82.03.160, the Administrative Procedure Act (chapter 34.05 RCW), and chapter 456-09 WAC.

(e) "Informal hearing" means a proceeding before the BTA conducted in accordance with RCW 82.03.150 and chapter 456-10 WAC.

(3) General provisions - formal or informal hearing. Any nonprofit organization, association, or corporation, foreign national government, cemetery, soil and water conservation district, public hospital district, or county assessor may appeal a determination made by the department to the BTA. The duties, responsibilities, and jurisdiction of the BTA are outlined in chapter 82.03 RCW. RCW 82.03.140 allows the party appealing (appellant) to the BTA to request either a formal or informal hearing in its notice of appeal. If the appellant fails to specify the type of hearing requested in the

notice, the BTA will conduct an informal hearing. The department also has the right to request a formal hearing after being notified that its determination has been appealed to the BTA.

(a) Formal hearings are usually requested by parties who wish to have a complete record of the appeal that may be used in a subsequent court appeal, if desired. Formal hearings are conducted in accordance with the Administrative Procedure Act, chapter 34.05 RCW.

(b) Informal hearings are requested by the majority of parties appearing before the BTA. Decisions entered in an informal appeal cannot be appealed to court.

(4) Where to obtain an appeal notice. A notice of appeal can be obtained from the BTA or downloaded from the internet site (<http://bta.state.wa.us/>), the department's property tax division, county auditor's offices, or the office of the clerk of the county council in King County.

(5) Deadline to appeal. A notice of appeal must be submitted to the BTA no later than thirty days after the postmark date on the department's notice of determination or the date on which the notice was given to the applicant, whichever is later. Appeals not timely filed will be dismissed. Likewise, appeals not properly filed may be dismissed if the appellant fails to substantially comply with WAC 456-09-320 or 456-10-320.

(6) Grounds for appeal. A party aggrieved by any of the following determinations made by the department may appeal it to the BTA:

(a) A determination denying an exemption on an initial application or renewal declaration;

(b) A determination exempting only a portion of the property from property tax;

(c) A property tax exemption is cancelled or removed, in whole or in part;

(d) The property tax exemption is cancelled or removed and back taxes are assessed in accordance with RCW 84.36.810 or 84.36.262; or

(e) An exemption application or renewal declaration is approved and the assessor of the county in which the property is located believes the exemption should not have been granted (see RCW 84.36.850).

AMENDATORY SECTION (Amending WSR 94-07-008, filed 3/3/94, effective 4/3/94)

WAC 458-16-130 Change in taxable status of ((non-governmental)) real property. (1) Introduction. ((This section explains what occurs when a change in ownership or use of real property owned or used by a nongovernmental entity causes the property to either gain or lose its tax exempt status:

(2) **Definitions.** For purposes of this section, the following definitions apply:

(a) "Cessation of use" means that an owner or user of exempt real property has ceased to physically use the property for an exempt use. The term also refers to property that has lost its exempt status because it was transferred, loaned, or rented to an owner that is not entitled to an exemption.

(b) "Real property" means real property owned or used by a nongovernmental organization, association, corporation, or private individual.

(c) "Rollback" refers to the provisions of RCW 84.36.810 that make previously exempt property subject to back taxes and interest because of a change in ownership or a cessation of an exempt use unless the subject property has been exempt for at least ten years.

(3) Exempt to taxable status. A change in the ownership or use of real property that makes the property no longer exempt from taxation shall cause the real property to be assessed and taxed as of the date of the cessation of use or change of ownership, as provided in RCW 84.40.350 through 84.40.390. If the owner or new owner begins to use the property for an exempt use within one hundred twenty days of the date the previous exempt use ceased, the property will not be placed back on the tax assessment roll as of the date of cessation. However, if an agreement establishing an alternate exempt use has not been signed or an alternative exempt use has not been found within one hundred twenty days, the property will be placed back on the assessment roll and, if appropriate, the rollback provisions of RCW 84.36.810 will be applied as of the date the cessation of use occurred. All real property that is no longer exempt from taxation shall be subject to a pro rata share of taxes allocable for the remaining portion of the year in which the cessation of use or change in ownership occurred. If only a portion of the property no longer qualifies for tax exemption, only that portion shall be assessed and taxed.

(a) Real property changes from exempt to taxable status whenever the property:

(i) Is transferred through either sale, exchange, gift, or contract from tax exempt ownership to taxable ownership;

(ii) Is transferred through either sale, exchange, gift, or contract from tax exempt ownership to another nonprofit organization, association, or corporation that has not applied for a property tax exemption;

(iii) Is converted to a taxable use; or

(iv) When it otherwise loses its exempt status.

(b) Examples.

(i) Example 1. For five years, nonprofit "A" operates a rehabilitative social service facility and receives a property tax exemption for this property. Nonprofit "A" transfers this property to nonprofit "B," who continues to receive the exemption for this property. Two years after acquiring the property nonprofit "B" ceases to use the exempt property for an exempt purpose. One hundred days after the exempt activity ceased, nonprofit "B" sells the exempt property to XYZ Printing Company, a profit seeking business. This property became taxable at the time nonprofit "B" vacated the premises. The provisions of RCW 84.34.810 will be applied as of the date of the move.

(ii) Example 2. A nonprofit hospital owns and occupies a building for which it receives a property tax exemption. The hospital ceases to use the property on January 1, 1992, and does not intend to use or occupy the exempt property any longer. It intends to rent this property to another nonprofit organization and actively advertises and looks for such a tenant. On April 15, 1992, a nonprofit nursing home signs a lease agreement with the hospital to use and occupy the prop-

erty for an exempt purpose effective June 1, 1992. In this instance, the property will not be subject to taxation for the interim period.

(c) The taxes owing when property changes from exempt to taxable ownership shall be prorated as of:

(i) The date the instrument of sale, exchange, gift, or contract is executed; or

(ii) The date the property is converted to a taxable use.

(d) When the status of real property changes from exempt to taxable, the rollback provisions of RCW 84.36.810 apply. Taxes are collected by the county treasurer in accordance with that statute if this property was previously exempt from ad valorem taxation under any of the following provisions:

(i) It was owned and used by:

(A) A nonprofit organization, association or corporation for character building, benevolent, protective, or rehabilitative social services (RCW 84.36.030);

(B) A nonprofit church, denomination, group of churches, or an organization or association, the membership of which is comprised solely of churches and/or their qualified representatives, as a church camp (RCW 84.36.030);

(C) An organization or society of veterans of any war of the United States (RCW 84.36.030);

(D) Corporations formed under an act of congress to furnish volunteer aid to members of the armed forces of the United States (RCW 84.36.030);

(E) Corporations formed under an act of congress to carry on a system of national and international relief to mitigate and to prevent suffering caused by pestilence, famine, fire, floods, and other national calamities (RCW 84.36.030);

(F) Nonprofit organizations exempt from federal income tax under section 501 (c)(3) of the Internal Revenue Code that are guarantee agencies under the federal guaranteed student loan program or guarantee agencies that issue debt to provide or acquire student loans (RCW 84.36.030);

(G) Nonprofit organizations, associations or corporations in connection with the operation of a public assembly hall, public meeting place, community meeting hall, or community celebration facility (RCW 84.36.037);

(H) Nonprofit organizations for solicitation or collection of gifts, donations, or grants for character building, benevolent, protective, or rehabilitative social services or for distribution to at least five other nonprofit organizations or associations that provide such social services (RCW 84.36.550);

(I) Associations maintaining and exhibiting art, scientific or historical collections for the benefit of the general public and not for profit (RCW 84.36.060);

(J) Fire companies for preventing and fighting fires (RCW 84.36.060); or

(K) Humane societies (RCW 84.36.060).

(ii) It was used by:

(A) Nonprofit day care centers (RCW 84.36.040);

(B) Free public libraries (RCW 84.36.040);

(C) Nonprofit orphanages (RCW 84.36.040);

(D) Nonprofit homes for the sick or infirm or nonprofit hospitals for the sick (RCW 84.36.040);

(E) Nonprofit outpatient dialysis facilities (RCW 84.36.040); or

(F) Nonprofit homes for the aging (RCW 84.36.041).

(iii) It was owned or used for nonprofit schools or colleges (RCW 84.36.050).

(iv) It was owned or leased, and used by:

(A) Nonprofit organizations providing emergency or transitional housing to low income homeless persons or victims of domestic violence (RCW 84.36.043); or

(B) Associations engaged in the production and performance of musical, dance, artistic, dramatic, or literary works for the benefit of the general public and not for profit (RCW 84.36.060).

(e) When real property that was previously exempt under the provisions of RCW 84.36.260, that is, the property was used to conserve ecological systems, natural resources, or open space, becomes taxable, the rollback provisions of RCW 84.36.262 shall apply.

(4) **Acquiring tax exempt status.** Within sixty days of acquiring real property that may qualify for exemption, or within sixty days of converting real property to a use that may qualify for exemption, any nongovernmental organization, association, or corporation that wishes to have the property exempted from ad valorem taxation must file an application with the department of revenue relating to the subject property seeking either a new or continued exemption from property tax under the provisions of chapter 84.36 RCW. All applications must comply with the requirements set forth in WAC 458-16-110 and 458-16-111.

(a) If the application is approved, the property will be exempt from taxes payable the following year.

(b) If exempt property is transferred from one nonprofit organization, association, or corporation to another, the property shall continue to be exempt from taxation upon the timely receipt of the required application from the purchasing organization and after approval of this application.) This rule explains what occurs when taxable property becomes exempt and when exempt property becomes taxable. It also describes how property will be treated when exempt use is pending.

(2) **Definitions.** For purposes of this rule, the following definitions apply:

(a) "Back taxes" means the property taxes that would have been paid but for the existence of the property tax exemption during the three years immediately preceding the cancellation or removal of the exemption or during the life of the exemption, whichever is less, plus interest at the same rate and computed in the same way as delinquent property taxes, see RCW 84.36.810. However, "back taxes" are calculated differently when an exemption is cancelled or removed from property owned by a not-for-profit foundation established for the exclusive support of an institution of higher education under RCW 84.36.050(2) or a nature conservancy under RCW 84.36.260. See RCW 84.36.810 (1)(b) and WAC 458-16-150 regarding not-for-profit foundations and RCW 84.36.262 and WAC 458-16-290 regarding nature conservancies for a more detailed explanation of the back taxes imposed on these entities.

(b) "Cessation of use" means that an owner or user of exempt real property has ceased to use the property for an exempt purpose. The term also refers to property that has lost its exempt status because it was sold, transferred, loaned, or rented to an owner or user that is not entitled to a property tax exemption under chapter 84.36 RCW.

(c) "Department" means the state department of revenue.

(d) "Real property" means real property, as defined in RCW 84.04.090, owned or used by a nongovernmental nonprofit organization, association, or corporation, a foreign national government, cemetery, soil and water conservation district, and public hospital district established under chapter 70.44 RCW.

(e) "Rollback" means the back taxes and interest imposed in accordance with RCW 84.36.810 because the exempt property lost its exempt status and is now taxable for property tax purposes. However, when an exemption granted to a nature conservancy under RCW 84.36.260 is cancelled or removed different rollback procedures are applied. See RCW 84.36.262 and WAC 458-16-290.

(3) Acquiring tax exempt status. Within sixty days of acquiring real property that may qualify for exemption or converting real property to a use that may qualify for exemption, any nongovernmental nonprofit organization, association, or corporation, foreign national government, cemetery, or public hospital district established under chapter 70.44 RCW that wants to obtain a property tax exemption for this property must file an application with the department. The applicant may file an application for either a new or continued exemption from property tax under chapter 84.36 RCW. All applications must comply with the requirements set forth in WAC 458-16-110.

(a) If an application for a new exemption is approved, the property will be exempt for taxes payable during the following calendar year. For example, a nonprofit hospital acquires a new building on February 10, 2001, converts it to an exempt use by April 1, 2001, and applies for a property tax exemption on April 14, 2001. If the application is approved, the property tax exemption will be effective for taxes payable in 2002.

(b) When exempt property is acquired by an entity that is eligible for a property tax exemption under chapter 84.36 RCW, the exempt status of the property will continue as long as the purchaser makes an application to continue the property tax exemption within sixty days of the date of acquisition and the application is subsequently approved by the department. For example, if a nonprofit home for the aging acquires exempt property from a nursing home, the exempt status of the property will not change as long as the home for the aging makes application to the department within sixty days of acquiring the nursing home and the application for exemption is later approved by the department.

(4) Exempt to taxable status - pro rata share of taxes for current tax year. Real property may lose its exempt status for a number of reasons; when this occurs the property tax exemption will be cancelled or removed. Once the exemption is cancelled or removed, the property becomes subject to the following year's taxes. The property will be assessed and taxed at its true and fair value as of the date of the cessation of use or the change of ownership occurred, as provided in RCW 84.40.350 through 84.40.390. Additionally, the treasurer of the county in which the property is located shall collect a pro rata portion of the taxes allocable to the remaining portion of the current tax year after the date the exemption is cancelled or removed. If only a portion of the property no longer qualifies for a tax exemption, the exempt status for

only that portion of the property shall be cancelled and subjected to assessment and taxation during the current tax year.

(a) Real property changes from exempt to taxable status whenever the property is:

(i) Transferred as a result of a sale, exchange, gift, or contract from tax exempt to taxable ownership;

(ii) Transferred as a result of a sale, exchange, gift, or contract from tax exempt ownership to another nonprofit organization, association, or corporation that fails to apply for or has been denied a property tax exemption;

(iii) Converted to a taxable use; or

(iv) Loses its exempt status for some other reason.

(b) The rollback provisions of RCW 84.36.810 apply when the status of real property changes from exempt to taxable. See WAC 458-16-150 for specific information. However, the rollback provisions of RCW 84.36.262 apply when the property was exempt under RCW 84.36.260 for the conservation of ecological systems, natural resources, or open space. When property changes from exempt to taxable status, the taxes owing will be prorated as of:

(i) The date the instrument of sale, exchange, gift, or contract is executed; or

(ii) The date on which the property is converted to a taxable use.

(c) Example 1. For five years, nonprofit "A" operated a day care center and received a property tax exemption for this property. Nonprofit "A" transfers this property to nonprofit "B," a nonprofit hospital, that continues to receive a property tax exemption for this property. Two years after acquiring the property nonprofit "B" ceases to use the exempt property for an exempt purpose. One hundred days after the exempt activity ceased, nonprofit "B" sells the exempt property to XYZ Printing Company, a profit seeking business. The property became taxable and the provisions of RCW 84.34.810 will be applied as of the date "B" ceased to use the property for an exempt purpose.

(d) Example 2. A nonprofit shelter for low-income persons owned and occupied a building for which it received a property tax exemption. The shelter ceased to use the property on January 1, 2001, and had no intent to reoccupy the property. But it hoped to rent the property to another nonprofit organization for a tax exempt purpose and actively advertised and looked for such a tenant. On June 1, 2001, the nonprofit shelter, which had been unable to find a suitable tax exempt tenant for the property, signed a lease agreement with a for-profit business enterprise, which intended to use and occupy the property effective June 1, 2001. The rollback provisions of RCW 84.36.810 must be applied as of January 1, 2001.

(5) Change of ownership or use - exempt use pending. If the ownership of exempt property changes or the use of exempt property ceases but the owner of the property begins to use it for an exempt purpose within one hundred twenty days of the date the ownership changed or the previous exempt use ceased, the property will continue to be exempt from property tax. However, if an agreement establishing an alternate exempt use is not signed or an alternate exempt use is not found within one hundred twenty days, the property becomes taxable and is noted as such on the assessment roll as of the date the ownership changed or the exempt use

ceased. Additionally, if appropriate, the rollback provisions of RCW 84.36.810 will be applied or RCW 84.36.262 if the exempt property was exempt as a nature conservancy. A pro rata share of taxes allocable for the remaining portion of the year in which the cessation of use or change in ownership occurred will be collected.

AMENDATORY SECTION (Amending WSR 94-07-008, filed 3/3/94, effective 4/3/94)

WAC 458-16-150 Cessation of use—Taxes collectible for prior years. (1) **Introduction.** ((This section explains what occurs when property loses its tax exempt status and is placed back on the tax rolls, as well as the back taxes and interest that are collected under the provisions of RCW 84.36.810 when an exempt use ceases, unless the property has been exempt for more than ten years or is otherwise exempt from the provisions of this statute.

(2) **Definitions.** For purposes of this section, the following definitions apply:

(a) "Cessation of use" means that an owner or user of exempt real property has ceased to physically use the property for an exempt purpose. The term also refers to property that has lost its exempt status because it was transferred, loaned, or rented to an owner that is not entitled to an exemption.

(b) "Relocation of the activity" means that a portion or all of an exempt use has been relocated from the original site to a new location. The term shall not include undeveloped property of camp facilities.

(c) "Rollback" refers to the provisions of RCW 84.36.810 that make previously exempt property subject to back taxes and interest because of a cessation of an exempt use or a change in ownership unless the subject property has been exempt for at least ten years.

(3) **Applicability of this section.** In accordance with RCW 84.36.810, upon cessation of any exempt use the county treasurer shall collect all taxes that would have been paid if the property had not been exempt during the preceding three years, or for the life of the exemption, whichever is less, plus interest computed at the same rate and in the same manner as that upon delinquent property taxes. If the property has been exempt for more than ten years, this section is not applicable.

(a) When the status of real property changes from exempt to taxable, the rollback provisions of RCW 84.36.810 apply. Taxes are collected by the county treasurer in accordance with that statute if this property was previously exempt from ad valorem taxation under any of the following provisions:

(i) It was owned and used by:

(A) A nonprofit organization, association or corporation for character building, benevolent, protective, or rehabilitative social services (RCW 84.36.030);

(B) A nonprofit church, denomination, group of churches, or an organization or association, the membership of which is comprised solely of churches and/or their qualified representatives, as a church camp (RCW 84.36.030);

(C) An organization or society of veterans of any war of the United States (RCW 84.36.030);

(D) Corporations formed under an act of congress to furnish volunteer aid to members of the armed forces of the United States (RCW 84.36.030);

(E) Corporations formed under an act of congress to carry on a system of national and international relief to mitigate and to prevent suffering caused by pestilence, famine, fire, floods, and other national calamities (RCW 84.36.030);

(F) Nonprofit organizations exempt from federal income tax under section 501 (c)(3) of the Internal Revenue Code that are guarantee agencies under the federal guaranteed student loan program or guarantee agencies that issue debt to provide or acquire student loans (RCW 84.36.030);

(G) Nonprofit organizations, associations or corporations in connection with the operation of a public assembly hall, public meeting place, community meeting hall, or community celebration facility (RCW 84.36.037);

(H) Nonprofit organizations for solicitation or collection of gifts, donations, or grants for character building, benevolent, protective, or rehabilitative social services or for distribution to at least five other nonprofit organizations or associations that provide such social services (RCW 84.36.550);

(I) Associations maintaining and exhibiting art, scientific or historical collections for the benefit of the general public and not for profit (RCW 84.36.060);

(J) Fire companies for preventing and fighting fires (RCW 84.36.060); or

(K) Humane societies (RCW 84.36.060).

(ii) It was used by:

(A) Nonprofit day care centers (RCW 84.36.040);

(B) Free public libraries (RCW 84.36.040);

(C) Nonprofit orphanages (RCW 84.36.040);

(D) Nonprofit homes for the sick or infirm or nonprofit hospitals for the sick (RCW 84.36.040);

(E) Nonprofit outpatient dialysis facilities (RCW 84.36.040); or

(F) Nonprofit homes for the aging (RCW 84.36.041).

(iii) It was owned or used for nonprofit schools or colleges (RCW 84.36.050).

(iv) It was owned or leased, and used by:

(A) Nonprofit organizations providing emergency or transitional housing to low income homeless persons or victims of domestic violence (RCW 84.36.043); or

(B) Associations engaged in the production and performance of musical, dance, artistic, dramatic, or literary works for the benefit of the general public and not for profit (RCW 84.36.060).

(b) This section applies only when the ownership of the property is transferred or when fifty one percent or more of the area has lost its exempt status. For example, if a nonprofit school or college that owns or uses two hundred acres for educational purposes and is receiving a property tax exemption for this property transfers ten acres, the ten acres are subject to the rollback provisions set forth in subsection (3) of this section if the property has been exempt for less than ten years. The nonprofit school or college will continue to receive a property tax exemption for the remaining one hundred ninety acres as long as the exempt property is used for the exempt use.

(c) This additional tax shall not be imposed if the cessation of use results solely from any of the following:

(i) Transfer to a nonprofit organization, association, or corporation for a use that also qualifies for and is granted exemption under the provisions of chapter 84.36 RCW;

(ii) A taking through an exercise of the power of eminent domain;

(iii) A sale or transfer to an entity having the power of eminent domain in anticipation of the exercise of this power;

(iv) An official action by an agency of the state of Washington or by the county or city within which the exempt property is located that disallows the present exempt use of the property;

(v) A natural disaster (such as a flood, windstorm, earthquake, or other such calamity) that changes the use of the property;

(vi) Relocation of the activity and use of another location or site;

(vii) Cancellation of a lease on property previously exempt as:

(A) A nonprofit day care center;

(B) A library;

(C) An orphanage;

(D) A home for the sick or infirm;

(E) A hospital;

(F) An outpatient dialysis facility;

(G) A nonprofit home for the aging;

(H) A nonpermanent shelter for low-income homeless persons or victims of domestic violence; and

(I) An organization that either produces or performs, or both, musical, dance, artistic, dramatic, or literary works.

(viii) A change in the exempt portion of a home for the aging, as long as some portion of the home remains exempt; or

(ix) The conversion of a home for the aging from full exemption to a partial exemption or to taxable status for taxes payable in 1994, 1995, and 1996 (RCW 84.36.041).

(4) **Duty to notify.**

(a) An owner of exempt property who knows of or who has information regarding a change in the use of exempt property shall notify the department of revenue of this change. An owner of exempt property must also report the loan or rental of all or a portion of the exempt property since the loan or rental of exempt property may change its taxable status.

(b) Any other person who knows or has information regarding a change in use of exempt property shall notify the county assessor of any such change. The assessor, in turn, shall report this information to the department of revenue.

(c) After being notified about a change in use of exempt property, the department may physically inspect the property to determine if the reported change has taken place.

(d) After a change in use, the final determination of the taxable status of the subject property will be made by the department of revenue.

(5) **Notice to owner.** When it is determined that a change in use has occurred and the rollback provisions may apply, the department of revenue shall notify the current owner of exempt property and, in the case of a transfer, the previous legal owner of exempt property that the change in use changed the taxable status of the property and that the property may be subject to the rollback provisions set forth in

subsection (3) of this section. The owner(s) of this property shall have thirty days from the date of the notice to submit any comments or information to the department as to why the rollback provisions should not be applied. The department shall then issue a final determination.

(6) **County treasurer.** Upon notification from the department of revenue that the exempt use of the property has ceased, the county treasurer shall compute and collect the taxes payable, including interest computed at the same rate and in the same manner as that upon delinquent property taxes. The interest collected shall be placed in the county current expense fund.) This rule explains what occurs when property loses its tax exempt status and is placed back on the tax rolls. It also describes the back taxes and interest that are collected when an exempt use ceases, unless the property has been exempt for more than ten consecutive years or is otherwise exempt from the provisions of RCW 84.36.810. This rule does not apply to property that received an exemption as a nature conservancy under RCW 84.36.260; see RCW 84.36.262 and WAC 458-16-290 for more information about the collection of back taxes in this situation.

(2) **Definitions.** For purposes of this rule, the following definitions apply:

(a) "Back taxes" means the property taxes that would have been paid but for the existence of the property tax exemption during the three years immediately preceding the cancellation or removal of the exemption or during the life of the exemption, whichever is less, plus interest at the same rate and computed in the same way as delinquent property taxes. However, if the property was exempt under RCW 84.36.050(2), "back taxes" means the taxes that would have been collected but for the existence of the property tax exemption during the seven years immediately preceding the cancellation or removal of the exemption or during the life of the exemption, whichever is less.

(b) "Cessation of use" means that an owner or user of exempt real property has ceased to use the property for an exempt purpose. The term also refers to property that has lost its exempt status because it was transferred, loaned, or rented to an owner that is not entitled to an exemption.

(c) "Department" means the state department of revenue.

(d) "Relocation of the activity" means that a portion or all of an exempt use has been relocated from the original site to a new location. The term shall not include undeveloped property of camp facilities.

(e) "Rollback" means the back taxes and interest imposed in accordance with RCW 84.36.810 because the exempt property has lost its exempt status and is now taxable. However, when an exemption granted to a nature conservancy under RCW 84.36.260 is cancelled or removed different rollback procedures are applied, see RCW 84.36.262 and WAC 458-16-290.

(3) **Applicability of this rule.** Upon cessation of a use for which an exemption was granted under one of the statutes listed below and if directed to do so by the department, the county treasurer shall collect all taxes which would have been paid but for the existence of the property tax exemption. If the property was exempt for more than ten consecutive years, no back taxes or interest are due. Back taxes and interest will be collected only when ownership of property is

transferred or when fifty-one percent or more of the total exempt property loses its exempt status.

(a) Generally applied rollback - three years of back taxes plus interest. When the status of real property changes from exempt to taxable, all taxes that would have been collected but for the existence of the exemption during the three preceding years, or the life of the exemption, whichever is less, plus interest at the same rate and computed in the same way as that upon delinquent property taxes are due. The rollback provisions of RCW 84.36.810 apply if the property was previously exempt from property tax under any of the following statutes:

TYPE OF EXEMPT ORGANIZATION	AUTHORIZING STATUTE
A nonprofit character building, benevolent, protective, or rehabilitative social service organization, association or corporation	RCW 84.36.030
A church camp owned by a nonprofit church, denomination, group of churches, or an organization or association, the membership of which is comprised solely of churches and/or their qualified representatives	RCW 84.36.030
A nonprofit organization or association engaged in character building of boys and girls under eighteen years of age or to serve boys and girls up to twenty-one years if the charter of the nonprofit organization or association requires it	RCW 84.36.030
An organization or society of veterans of any war of the United States	RCW 84.36.030
Corporations formed under an act of Congress to furnish volunteer aid to members of the armed forces of the United States	RCW 84.36.030
Corporations formed under an act of Congress to carry on a system of national and international relief to mitigate and to prevent suffering caused by pestilence, famine, fire, floods, and other national calamities	RCW 84.36.030
Nonprofit organizations exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code that are guarantee agencies under the federal guaranteed student loan program or guarantee agencies that issue debt to provide or acquire student loans	RCW 84.36.030
Nonprofit organizations, associations or corporations in connection with the operation of a public assembly hall, public meeting place, community meeting hall, or community celebration facility	RCW 84.36.037
Nonprofit day care centers	RCW 84.36.040
Free public libraries	RCW 84.36.040
Nonprofit orphanages	RCW 84.36.040
Nonprofit homes for the sick or infirm or nonprofit hospitals for the sick	RCW 84.36.040
Nonprofit outpatient dialysis facilities	RCW 84.36.040
Public hospital district established under chapter 70.44 RCW for hospital purposes	RCW 84.36.040

Nonprofit homes for the aging	RCW 84.36.041
A nonprofit organization, corporation, or association providing housing for low income eligible persons with developmental disabilities	RCW 84.36.042
Nonprofit organizations providing emergency or transitional housing to low-income homeless persons or victims of domestic violence	RCW 84.36.043
A nonprofit organization, corporation, or association in connection with a nonprofit cancer clinic or center	RCW 84.36.046
Nonprofit schools or colleges	RCW 84.36.050
Associations maintaining and exhibiting art, scientific or historical collections for the benefit of the general public and not for profit	RCW 84.36.060
Associations engaged in the production and performance of musical, dance, artistic, dramatic, or literary works for the benefit of the general public and not for profit	RCW 84.36.060
Fire companies for preventing and fighting fires	RCW 84.36.060
Humane societies	RCW 84.36.060
Nonprofit organizations created for the solicitation or collection of gifts, donations, or grants for character building, benevolent, protective, or rehabilitative social services or for the distribution of funds to at least five other nonprofit organizations or associations that provide such social services	RCW 84.36.550
A nonprofit organization, corporation, or association providing rental housing for very low-income households	RCW 84.36.560
A nonprofit organization, corporation, or association providing a demonstration farm with research and extension facilities, a public agricultural museum, and an educational tour site, which is used by a state university for agricultural research and education programs	RCW 84.36.570

(b) Exception to general rollback provision - property exempt under RCW 84.36.050(2) - seven years of back taxes plus interest. If property owned by a not-for-profit foundation but leased to and used by an institution of higher education, as defined in RCW 28B.10.016, loses its exempt status and it has not been exempt for at least ten consecutive years under RCW 84.36.050(2), the county treasurer, if directed by the department to do so, will collect all taxes that would have been paid on the property but for the existence of the exemption during the seven preceding years, or the life of the exemption, whichever is less, plus interest at the same rate and computed in the same way as that upon delinquent property taxes are due.

(c) No rollback imposed. Back taxes and interest are not imposed if the cessation of use results solely from any of the following:

(i) Transfer to a nonprofit organization, association, or corporation for a use that also qualifies for and is granted exemption under the provisions of chapter 84.36 RCW;

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(ii) A taking through an exercise of the power of eminent domain;

(iii) A sale or transfer to an entity having the power of eminent domain in anticipation of the exercise of this power;

(iv) An official action by an agency of the state of Washington or by the county or city within which the exempt property is located that disallows the present exempt use of the property;

(v) A natural disaster (such as a flood, windstorm, earthquake, or other such calamity) that changes the use of the property;

(vi) Relocation of the activity and use of another location or site except for undeveloped properties of camp facilities exempt under RCW 84.36.030. This exemption does not apply to property leased to a state institution of higher education and exempt under RCW 84.36.050(2);

(vii) Cancellation of a lease on property previously exempt as:

(A) A nonprofit day care center;

(B) A library;

(C) An orphanage;

(D) A home for the sick or infirm;

(E) A hospital;

(F) An outpatient dialysis facility;

(G) A nonprofit home for the aging;

(H) A nonpermanent shelter for low-income homeless persons or victims of domestic violence;

(I) An organization that either produces or performs, or both, musical, dance, artistic, dramatic, or literary works;

(J) Housing for low-income eligible persons with developmental disabilities;

(K) A nonprofit cancer clinic or center; or

(L) Rental housing for very low-income households.

(viii) A change in the exempt portion of a home for the aging that is partially exempt from property tax, as long as some portion of the home remains exempt.

(4) Duty to notify.

(a) An owner of exempt property who knows of or who has information regarding a change in the use of exempt property shall notify the department of this change. If any portion of the exempt property is loaned or rented, the owner is required to report this change to the department because the loan or rental may affect the taxable status of the property (see RCW 84.36.813).

(b) Any other person who knows or has information regarding a change in use of exempt property is to notify the county assessor of any such change. The assessor, in turn, is required to report this information to the department.

(c) The department may physically inspect exempt property after being notified about a change in the use or ownership of exempt property. It may also conduct physical inspections at any time that it deems necessary to ascertain the exempt use of the property; this may include routine inspections.

(d) The department will determine whether the property may retain its exempt status or whether it will become taxable after a change in use is reported.

(5) Notice to owner. The department must notify the current owner and, in the case of a transfer, the previous legal owner of the exempt property that the cessation of use of the

property for an exempt purpose has changed the property's taxable status. The notice must address the applicability of the rollback provisions set forth in subsection (3) of this rule. Within thirty days of receiving this notice, the owner(s) may submit comments or information to the department as to why the exemption should not be removed or rollback provisions should not be applied. The department will then issue a final determination.

(6) County treasurer. The treasurer will compute and collect the back taxes and interest due when the department notifies the treasurer that the property tax exemption is to be cancelled or removed. The interest will be computed at the same rate and in the same manner as that upon delinquent property taxes. The back taxes collected are to be disbursed to the taxing districts impacted by the previous property tax exemption. The interest collected is to be placed in the county current expense fund.

AMENDATORY SECTION (Amending WSR 98-18-006, filed 8/20/98, effective 9/20/98)

WAC 458-16-165 Conditions under which nonprofit organizations, associations, or corporations may obtain a property tax exemption. (1) **Introduction.** ((Nonprofit organizations, associations, and corporations may obtain a property tax exemption under the provisions of RCW 84.36.030, 84.36.035, 84.36.037, 84.36.040, 84.36.041, 84.36.043, 84.36.045, 84.36.046, 84.36.047, 84.36.050, 84.36.060, 84.36.350, 84.36.480, 84.36.550, and chapter 202, Laws of 1998. To be exempt from property taxation, these nonprofit organizations, associations, or corporations must also comply with the requirements contained in RCW 84.36.805 and RCW 84.36.840. This section explains the conditions and requirements set forth in RCW 84.36.805 and 84.36.840. Property exempt under RCW 84.36.030 is not subject to the requirements of RCW 84.36.840.)) In order to receive the property tax exemption authorized in chapter 84.36 RCW, most nonprofit organizations, associations, and corporations must also satisfy the conditions set forth in RCW 84.36.805 and 84.36.840. This rule describes these conditions.

(2) Definitions. For purposes of this ((section)) rule, the following definitions apply:

(a) "Department" means the state department of revenue.

(b) "Maintenance and operation expenses" means items of expense allowed under generally accepted accounting principles to maintain and operate the loaned or rented portion of the exempt property.

~~((b))~~ **(c) "Revenue"** means income received from the loan or rental of exempt property when the income exceeds the amount of maintenance and operation expenses attributable to the portion of the property loaned or rented.

~~((e))~~ **(d) "Personal service contract"** means a contract between a nonprofit organization, association, or corporation and an independent contractor under which the independent contractor provides a service on the organization's, association's, or corporation's tax exempt property. (See example contained in subsection ~~((3))~~ (4)(c) of this ((section)) rule.)

(3) Applicability of this rule. This rule does not apply to exemptions granted to:

(a) Public burying grounds or cemeteries under RCW 84.36.020;

(b) Churches, parsonages, convents, and church grounds under RCW 84.36.020;

(c) Administrative offices of nonprofit recognized religious organizations under RCW 84.36.032;

(d) Water distribution property owned by a nonprofit corporation or cooperative association under RCW 84.36.250; or

(e) Property used for the conservation of ecological systems, natural resources, or open space by a nonprofit corporation or association under RCW 84.36.260.

(4) Exclusive use. ~~((Unless the applicable statute states otherwise, the))~~ Exempt property ~~((shall))~~ must be exclusively used for the actual operation of the activity for which the nonprofit organization, association, or corporation ~~((applied and))~~ or public hospital district established under chapter 70.44 RCW received the property tax exemption unless the authorizing statute states otherwise. The ~~((amount of exempt))~~ property exempted from taxation shall not exceed an area reasonably necessary to facilitate the exempt purpose.

(a) Loan or rental of exempt property. As a general rule, the loan or rental of exempt property does not make it taxable if the rents or donations received for the use of the property are reasonable and do not exceed the maintenance and operation expenses attributable to the portion of the property loaned or rented and the property would be exempt from tax if owned by the organization to which it is loaned or rented. Property owned by organizations and societies of war veterans, public assembly halls, public meeting places, community meeting halls, and community celebration facilities are not subject to these limitations.

(i) Exception - loaned or rented for less than fifteen days. The status of exempt property will not be affected if:

(A) The property is loaned or rented for a period of fifteen consecutive days or less;

(B) The property is loaned or rented to another nonprofit organization, association, or corporation or public hospital district established under chapter 70.44 RCW that would qualify for exemption if it owned the loaned or rented property ~~((—This limitation does not apply to exempt property owned by organizations and societies of war veterans, public assembly halls, public meeting places, community meeting halls, and community celebration facilities))~~; and

(C) All income received from the rental is devoted exclusively to the exempt purpose of the nonprofit organization, association, or corporation or public hospital district established under chapter 70.44 RCW receiving the tax exemption.

(ii) Loaned or rented to produce income. If the lessor or lessee of exempt property intends to produce income from exempt property ~~((loaned or rented))~~, the property will lose its exempt status. Property loaned or rented to produce income must be segregated from ~~((exempt))~~ property used for exempt purposes. However, property exempt under RCW 84.36.030(4) (an organization or society of veterans of any war of the United States for veterans) and RCW 84.36.037 (public assembly halls, public meeting places, community

meeting halls, and community celebration facilities) may be loaned or rented:

(A) For pecuniary gain or to promote business activities for a maximum of seven days each assessment year; or

(B) In a county with less than ten thousand people, the property may be used to promote the following business activities: Dance lessons; art classes; or music lessons (see WAC 458-16-300 and 458-16-310).

(iii) Example. If a portion of a building owned by a nonprofit hospital is rented to a ~~((pharmacy and the hospital and/or the pharmacy intend to use this area to produce income))~~ sandwich shop, this portion of the hospital must be segregated from the remainder of the building that is being used for exempt hospital purposes. The portion of the building rented to the ~~((pharmacy))~~ sandwich shop is subject to property tax.

(b) Fund-raising activities. The use of exempt property for fund-raising activities sponsored by an exempt organization, association, or corporation or public hospital district established under chapter 70.44 RCW does not ~~((subject the property to taxation))~~ jeopardize the exemption if the fund-raising activities are consistent with the purposes for which the exemption was granted. The term "fund-raising" means any revenue-raising activity limited to less than five days in length that disburses fifty-one percent or more of the profits realized from the activity to the exempt nonprofit ~~((organization, association, or corporation))~~ entity holding the fund-raising event.

(i) Example 1. A nonprofit social service agency holds an art auction in the auditorium of its tax exempt facility to raise funds. The activity must be less than five days in length and fifty-one percent of the profits must be disbursed to the social service agency because the fund-raising activity is being held on exempt property.

(ii) Example 2. A nonprofit school has a magazine subscription drive to raise funds and the subscriptions are being sold door-to-door by students. There are no limitations on this fund-raising activity because the subscription drive is not being held on exempt property.

(c) Personal service contract - exempt programs. Programs provided under a personal service contract will not jeopardize the exemption if the following conditions are met:

(i) The program is compatible and consistent with the purposes of the exempt organization, association, or corporation;

(ii) The exempt organization, association, or corporation maintains separate financial records as to all receipts and expenses related to the program; and

(iii) A summary of all receipts and expenses of the program are provided to the department ~~((of revenue))~~ upon request.

(iv) Example. A nonprofit school may decide to contract with a provider to offer aerobic classes to promote general health and fitness. All brochures and bulletins advertising these classes must show that the school is sponsoring the classes. Under the terms of the contract between the nonprofit school and the aerobic instructor, an independent contractor, the instructor must provide the classes for a predetermined fee. All fees collected from the participants of the classes

must be received by the school; the school, in turn, will absorb all costs related to the classes.

(d) **Personal service contract - nonexempt programs.** Programs provided under a personal service contract (i) that require the contractor to reimburse the nonprofit organization for program expenses or (ii) in which the instructor is paid a fee based on the number of people who attend the program will be viewed as a rental agreement and will subject the property to property tax.

(4) **Irrevocable dedication required.** The property must be irrevocably dedicated to the purpose for which the exemption was granted. Upon the liquidation, dissolution, or abandonment by ((a) ~~an exempt nonprofit (organization, association, or corporation))~~ entity, the property ((shall) must not directly or indirectly benefit any shareholder or other individual except a nonprofit organization, association, or corporation that would be entitled to receive a property tax exemption if it applied for it.

((Exception: If, under the terms of a loan or rental agreement, a nonprofit organization, association, or corporation receives the benefit of the property tax exemption, the property need not be irrevocably dedicated if it is loaned or rented to a nonprofit organization, association, or corporation for use as: (a) A nonprofit organization engaged in procuring, processing blood, plasma, or blood products (RCW 84.36.035); (b) A nonprofit day care center (RCW 84.36.040); (c) A library (RCW 84.36.040); (d) An orphanage (RCW 84.36.040); (e) A home for the sick or infirm (RCW 84.36.040); (f) A hospital (RCW 84.36.040); (g) An outpatient dialysis facility (RCW 84.36.040); (h) A nonprofit home for the aging (RCW 84.36.041); (i) A nonpermanent shelter to low income homeless persons or victims of domestic violence (RCW 84.36.043); (j) A nonprofit organization conducting medical research or training of medical personnel (RCW 84.36.045); (k) A nonprofit cancer clinic or center (RCW 84.36.046); (l) A facility used to produce or perform musical, dance, artistic, dramatic, or literary works (RCW 84.36.060); or (m) Residential housing occupied by low income developmentally disabled persons (chapter 202, Laws of 1998);))

Irrevocable dedication is not required if the property is leased or rented to an entity qualified for a property exemption under chapter 84.36 RCW. This exception only applies if the lease or rental agreement requires the lessee nonprofit organization, association, or corporation or public hospital district established under chapter 70.44 RCW to receive the benefit of the exemption.

(5) **No discrimination allowed.** The ((~~facilities located on~~) exempt property and the services offered ((~~on the exempt property shall~~) thereon must be available to all persons regardless of race, color, national origin, or ancestry.

(6) **Compliance with licensing or certification requirements.** A nonprofit ((~~organization, association, or corporation~~) entity or public hospital district established under chapter 70.44 RCW seeking or receiving a property tax exemption ((~~shall~~) must comply with all applicable licensing and certification requirements imposed by law or regulation.

(7) **Property sold subject to an option to repurchase.** Property sold to a nonprofit ((~~organization, association, or corporation subject to~~) entity or public hospital district established under chapter 70.44 RCW with an option to ((~~repurchase~~) be repurchased by the seller ((~~shall not~~) cannot qualify for an exemption. This prohibition does not apply

to property sold to a nonprofit entity, as defined in RCW 84.36.560(7), by:

(a) A nonprofit as defined in RCW 84.36.800 that is exempt from income tax under section 501(c) of the federal Internal Revenue Code;

(b) A governmental entity established under RCW 35.21.660, 35.21.670, or 35.21.730;

(c) A housing authority created under RCW 35.82.030;

(d) A housing authority meeting the definition of RCW 35.82.210 (2)(a); or

(e) A housing authority established under RCW 35.82.300.

(8) **Duty to produce financial records.** In order to determine whether ((~~an organization, association, or corporation is exempt~~) a nonprofit entity is entitled to receive a property tax exemption under the provisions of chapter 84.36 RCW and before the exemption is renewed each year, the ((~~organization, association, or corporation~~) entity claiming ((~~a property tax~~) exemption ((~~shall file~~) must submit a signed statement, made under oath, with the department ((~~of revenue~~)). This sworn statement must include a declaration that ((its) the income, receipts, and donations of the entity seeking the exemption have been used to pay the actual expenses incurred to maintain and operate the exempt facility or for its capital expenditures and to no other purpose. ((~~This signed statement~~)) It shall also include a statement listing the receipts and disbursements of the organization, association, or corporation. This statement shall be made on a form prescribed and furnished by the department.

(a) The provisions of this subsection do not apply to an ((~~organization, association, or corporation~~) entity either applying for or receiving an exemption under RCW 84.36.020 or 84.36.030.

(b) ((~~When an organization, association, or corporation is currently receiving a property tax exemption;~~) This signed statement must be submitted on or before April 1 each year by any entity currently receiving a tax exemption. If this statement is not received on or before April 1, the department shall remove the tax exemption from the property. However, the department shall allow a reasonable extension of time for filing if the exempt ((~~organization, association, or corporation~~) entity has submitted a written request for an extension on or before the required filing date and for good cause.

(9) **Caretaker's residence.** If a nonprofit ((~~organization, association, or corporation~~) entity or public hospital district established under chapter 70.44 RCW exempt from property tax under chapter 84.36 RCW employs a caretaker to provide either security or maintenance services and ((a) the caretaker's residence is located on exempt property, the residence may qualify for exemption if the following conditions are met:

(a) The caretaker's duties include regular surveillance, patrolling the exempt property, and routine maintenance services;

(b) The nonprofit entity or the public hospital district established under chapter 70.44 RCW demonstrates the need for a caretaker at the facility;

(c) The size of the residence is reasonable and appropriate in light of the caretaker's duties and the size of the exempt property; and

((e)) (d) The caretaker receives the use of the residence as part of his or her compensation and does not pay rent. Reimbursement of utility expenses created by the caretaker's presence are not rent.

WSR 02-02-010
PERMANENT RULES
DEPARTMENT OF LICENSING

[Filed December 20, 2001, 4:45 p.m.]

Date of Adoption: December 6, 2001.

Purpose: To implement the provisions of SHB 1407 relating to the waiver of fuel tax bonding requirements.

Statutory Authority for Adoption: RCW 82.36.435 and 82.38.260.

Adopted under notice filed as WSR 01-20-070 on October 1, 2001.

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 2, 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 2, 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.

December 12, 2001

G. A. McDougall

for Fred Stephens

Director

NEW SECTION

WAC 308-72-50901 Waiving of bond requirement.

(1) **Can the department waive the requirement to maintain a fuel tax bond?** Yes. The department may waive the bonding requirement of a licensed distributor if, upon determination by the department, the licensed distributor has sufficient financial instruments to extinguish any Washington state fuel tax liability, including penalties and interest, incurred while acting as a licensed distributor.

(2) **What is considered a financial instrument?** For purposes of this rule, a financial instrument is either:

(a) A line of credit with a financial institution or supplier covering the cost of product and fuel tax liability incurred by the distributor; or

(b) Lawful money of the United States, or bonds or other obligations of the United States, the state, or any county of the state, deposited with the state treasurer.

(3) **How can I qualify to have my bonding requirement waived?** You may qualify to have your bonding requirement waived upon:

(a) Filing a notarized statement with the department stating that your line(s) of credit with your financial institution(s) and your fuel supplier(s) is at a sufficient amount to include product cost and state fuel taxes. You must indicate the name of the financial institution(s), the account number(s) and dollar value of your line(s) of credit, and the name(s) of your fuel supplier(s). You must authorize the department to access this information with your financial institution(s) and supplier(s) for verification purposes; or

(b) Depositing in a financial institution an amount equal to the estimated monthly fuel tax payments and assigning this deposit to the department as security for performance under chapter 82.36 RCW; and

(c) Providing the department with documentation, satisfactory to the department, indicating that the supplier(s) will not allow the licensed distributor to incur a liability, including fuel tax, in excess of the line(s) of credit, if applicable.

(4) **What if the department denies my request for a waiver of the bond requirement?** You can appeal this decision as provided in chapters 82.36 RCW and 308-72 WAC.

(5) **What if I no longer maintain a line of credit or financial instrument?** You must provide a surety bond to the department in the amount required by chapter 82.36 RCW, with a coverage commencement date on or before the date the line of credit or financial instrument was extinguished.

NEW SECTION

WAC 308-77-04401 Waiving of bond requirements.

(1) **Can the department waive the requirement to maintain a fuel tax bond?** Yes. The department may waive the bonding requirement of a licensed distributor if, upon determination by the department, the licensed distributor has sufficient financial instruments to extinguish any Washington state fuel tax liability, including penalties and interest, incurred while acting as a licensed distributor.

(2) **What is considered a financial instrument?** For purposes of this rule, a financial instrument is either:

(a) A line of credit with a financial institution or supplier covering the cost of product and fuel tax liability incurred by the distributor.

(b) Lawful money of the United States, or bonds or other obligations of the United States, the state, or any county of the state, deposited with the state treasurer.

(3) **How can I qualify to have my bonding requirement waived?** You may qualify to have your bonding requirement waived upon:

(a) Filing a notarized statement with the department stating that your line(s) of credit with your financial institution(s) and your fuel supplier(s) is at a sufficient amount to include product cost and state fuel taxes. You must indicate the name of the financial institution(s), the account number(s) and dollar value of your line(s) of credit, and the name(s) of your fuel supplier(s). You must authorize the department to access this information with your financial institution(s) and supplier(s) for verification purposes; or

(b) Depositing in a financial institution an amount equal to the estimated monthly fuel tax payments and assigning this deposit to the department, as security for performance under chapter 82.38 RCW; and

(c) Providing the department with documentation, satisfactory to the department, indicating that the supplier(s) will not allow the licensed distributor to incur a liability, including fuel tax, in excess of the line(s) of credit, if applicable.

(4) **What if the department denies my request for a waiver of the bond requirement?** You can appeal this decision as provided in chapters 82.38 RCW and 308-77 WAC.

(5) **What if I no longer maintain a line of credit or financial instrument?** You must provide a surety bond to the department in the amount required by chapter 82.38 RCW, with a coverage commencement date on or before the date the line of credit or financial instrument was extinguished.

WSR 02-02-013
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 01-281—Filed December 21, 2001, 10:00 a.m.]

Date of Adoption: December 8, 2001.

Purpose: Amend aquaculture disease control rules.

Citation of Existing Rules Affected by this Order: Amending WAC 220-77-010, 220-77-020, 220-77-030, 220-77-070, and 220-77-080.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 01-21-129 on October 24, 2001.

Changes Other than Editing from Proposed to Adopted Version: WAC 220-77-020 (20)(a)(i) insert "necrosis" after "hematopoietic," WAC 220-77-095, insert "fishfish [finfish]" after "access to all," and WAC 220-77-082, insert "finfish" before "aquatic farmer" in three places.

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 2, Amended 5, 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.

December 19, 2001

Debbie Nelson

for Russ Cahill, Chair
Fish and Wildlife Commission

AMENDATORY SECTION (Amending Order 87-20, filed 3/27/87)

WAC 220-77-010 Intent. The intent of this chapter is to establish rules ~~((to protect the))~~ that promote the health, productivity and well-being of aquaculture ((industry)) products and the wild stock fisheries ~~((from a loss of productivity due to aquatic diseases or maladies))~~. These rules will identify the conditions that will be required for transfer and importation of live aquaculture products and the circumstances when action will be taken to control disease. These rules have been developed jointly by the department and the department of agriculture.

AMENDATORY SECTION (Amending Order 97-56, filed 4/2/97, effective 5/3/97)

WAC 220-77-020 Definitions—Aquaculture disease control. For purposes of this chapter, the following definitions apply:

(1) "Aquaculture products" are defined as private sector cultured aquatic products propagated, farmed, or cultivated on aquatic farms under the supervision and management of an aquatic farmer, or such products naturally set on lands under the active supervision and management of an aquatic farmer.

(2) "Disease" is defined as infection, contagious disease, parasite, or pest, occurring on or within the aquaculture product, or other shellfish or finfish, or on or within the water or substrate associated with the aquaculture product, shellfish, or finfish, or an occurrence of significant mortality suspected of being of an infectious or contagious nature.

(3) "Finfish" is defined as live fish, fish eggs, or fish gametes, but not to include aquaria species commonly sold in the pet store trade when raised in ~~((indoor))~~ containers that do not discharge to the water of the state, indigenous marine baitfish, or mosquito fish.

(4) "Shellfish" is defined as all aquatic invertebrates except insects.

(5) "Epizootic" is defined as the occurrence of a specific disease which can be detected in fifty percent of the mortality or moribund individual fish in an affected container or shellfish on an affected bed or within an affected population, and which results in an average daily mortality of at least one-half of one percent of the affected individual fish for five or more days in any thirty-day period.

(6) "Marine plant" is defined as nonvascular plants belonging to the phyla Chlorophyta, Phaeophyta, or Rhodophyta and vascular plants belonging to the family Zosteraceae when growing in marine or estuarine waters, and includes the seeds, spores, or any life-history phase of the plants.

(7) "Working day" is defined as any day other than Saturday, Sunday, or a Washington state holiday.

(8) "Department" is defined as the department of fish and wildlife.

(9) "Quarantine" is defined as isolation of the organism in a department approved facility.

(10) "Pest" is defined as parasite, parasitoid, predator, or fouling agent.

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(11) "Established species" is defined as a species that has been propagated through aquaculture for at least ten years in Washington, or a species naturally reproducing within Washington.

(12) "West coast commerce region" is defined as the states of Alaska, California, Oregon, and Washington and the province of British Columbia.

(13) "Kelp" is defined as any species of brown algae of the order Laminariales.

(14) "Class A shellfish disease" is defined as an infectious disease which can cause significant mortality or loss of condition or quality in affected shellfish.

(15) "Class B shellfish disease" is defined as an infectious disease which is not known to cause significant mortality or loss of condition or quality in affected shellfish.

(16) "Market ready shellfish" are defined as aquatic invertebrate species which are intended for immediate human consumption and will not be placed into or come in contact with state waters.

(17) "Authorized finfish inspector" shall be defined as the individual who conducts or supervises testing in an authorized laboratory and attests to the results obtained. This individual signs/cosigns inspection and diagnostic reports and health certificates. The director shall maintain and provide upon request a roster of authorized finfish inspectors. An authorized finfish inspector shall be currently recognized by one of the following entities: The American Fisheries Society, Fish Health Section (either as Fish Health Inspector or Fish Pathologist); United States Fish and Wildlife Service, Title 50 Inspector; Canadian Department of Fisheries and Oceans, Fish Health Official or Inspector; Supervising veterinarian in a laboratory accredited by the American Association of Veterinary Laboratory Diagnosticians (AAVLD).

(18) "Laboratory inspection report" is defined as the written results of testing conducted by an authorized finfish inspector.

(19) "Lot of fish" shall be defined as a group of fish of the same species and age that originated from the same spawning stock and share a common water supply.

(20) "Regulated finfish pathogens" are defined as the following pathogens which, upon initial detection within Washington state, or detection from a site within Washington state that has been pathogen-free for three or more years, require notification within one working day to the fish health unit of the department, who will, in turn, notify the state veterinarian of the detection:

(a) Viruses:

(i) Infectious hematopoietic necrosis virus;

(ii) Infectious pancreatic necrosis virus;

(iii) Viral hemorrhagic septicemia virus;

(iv) Oncorhynchus masou virus; and

(v) Infectious salmon anemia virus.

(b) Parasite: Myxobolus cerebralis.

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 87-20, filed 3/27/87)

WAC 220-77-030 Finfish aquaculture disease control. (1) It is unlawful for any person to import into or transport within the state of Washington finfish aquaculture products without first having obtained a permit to do so issued by the department. A copy of the transport permit shall accompany the finfish aquaculture products at all times within the state of Washington, and must be presented upon request to authorized department employees.

(2) The director may impose (~~permit~~) conditions on a transport permit as necessary to ensure the protection of aquaculture products and native finfish from disease when the director concludes that there is a reasonable risk of disease transmission associated with the finfish aquaculture products.

(3) Upon (~~confirmed diagnosis~~) the initial detection of (~~viral hemorrhagic septicemia, or confirmed diagnosis of whirling disease, infectious hematopoietic necrosis, or infectious pancreatic necrosis in a previously uninfected lot~~) a regulated pathogen, the department's fish health unit must be notified by the end of the following working day after diagnosis (~~by an accredited pathologist~~) is made. The department will confirm or deny the presence of the regulated pathogen. Pending confirmation the department may take action under WAC 220-77-070 (1)(a) or (b).

(4) The director will issue, upon request, (~~a pamphlet containing policy guidelines for importers and transferors of finfish aquaculture products~~) copies of the rules and policies dealing with finfish disease control.

(5) The director will issue or deny a transport permit within thirty days after a completed application containing all requested information is received by the department's fish health unit.

(6) Violation of these rules or the conditions of the transport permit may result in the suspension or revocation of the permit.

(7) In the event of denial, suspension, or revocation of (~~an importation or transfer~~) a transport permit, the affected person may appeal the decision to the director. The department will advise the person of the appeals process. Additional appeals may be made through the Administrative Procedure Act (chapter 34.04 RCW). A suspended or revoked transport permit will remain suspended or revoked during the appellate process.

(8) Any person desiring to conduct *in vivo* research using a regulated finfish pathogen is required to first obtain permission in writing from the department prior to beginning the research.

AMENDATORY SECTION (Amending Order 87-20, filed 3/27/87)

WAC 220-77-070 Aquaculture disease control—Emergency provisions. (1) The director may take the following emergency enforcement actions when evidence indicates these actions are necessary to protect aquaculture products and native stocks from disease (~~or~~) causing severe mortality (~~from an unexplained source~~):

- (a) Deny issuance of an ~~((import or transfer))~~ transport permit.
- (b) Quarantine the aquaculture products.
- (c) Confiscate or order the destruction of the aquaculture products.
- (d) Require removal of the aquaculture product from state waters.

(2) ~~((Confiscation or destruction will be ordered without a hearing if confirmed diagnosis by an accredited pathologist is made that finfish aquaculture products are infected with the causative agent of viral hemorrhagic septicemia (Egtved virus):~~

(3) For finfish, shellfish, amphibian, and marine plant aquaculture products:

(a) ~~((Isolation))~~ Quarantine may be ordered without a hearing when aquaculture products are transferred without appropriate inspections or permits or transferred in violation of the conditions of a permit.

(b) ~~((Isolation))~~ Quarantine may be ordered without a hearing when evidence demonstrates that aquaculture products, previously imported, may introduce a disease not known to occur in Washington.

~~((4))~~ (3) For finfish aquaculture products, ~~if an epizootic ((of whirling disease, infectious hematopoietic necrosis or infectious pancreatic necrosis may result in)) caused by a regulated finfish pathogen is detected,~~ quarantine ~~(, confiscation, or destruction, subject to the aquatic farmer's right to an emergency departmental))~~ may be ordered without a hearing ~~(, if confiscation or destruction are ordered)).~~

~~((5))~~ (4) For shellfish aquaculture products, an outbreak of serious mortality in which contagious disease is suspected may result in quarantine or require removal of the suspected diseased shellfish aquaculture products from state waters, subject to the aquatic farmer's right to an emergency departmental hearing, if removal from state waters is ordered.

~~((6))~~ (5) When there is evidence that continued presence of aquaculture products in state waters may cause disease that would harm other aquaculture products or native fauna or flora, the director may order quarantine, confiscation, destruction, or removal from state waters. Except as provided for in subsection ~~((s (2) and))~~ (3) of this section, the aquatic farmer has a right to a departmental hearing. In the event the director has ordered emergency action of confiscation, destruction, or removal from state waters, the director shall give notice to the affected aquatic farmer. At the time of notice of emergency action, the affected aquatic farmer may request an emergency departmental hearing. If requested, the hearing will take place no later than the third working day after notice is received by the aquatic farmer. The hearing will be presided over by a hearing officer appointed by the director, who will consider the severity of the disease outbreak, remedies, and alternate courses of action. The hearing officer shall present a recommendation to the director. The director will then review the emergency action and, if appropriate, order confiscation, destruction, or removal from state waters. If so ordered, the emergency action will take place no sooner ~~((that))~~ than forty-eight hours after service of the order. If no request for an emergency departmental hearing is received, the emergency action of confiscation, destruction, or removal from state waters, may take place immediately

after the third working day after the notice is ~~((received by))~~ served on the aquatic farmer.

~~((7))~~ (6) If the department refuses to issue ~~((an import or transfer))~~ a transport permit, or orders quarantine or isolation of aquaculture products, the aquatic farmer has a right to a hearing under the Administrative Procedure Act (chapter 34.04 RCW).

AMENDATORY SECTION (Amending Order 89-06, filed 2/24/89)

WAC 220-77-080 Aquaculture fee schedule. (1) The following is a list of the charges to be assessed for tissue samples submitted to the department for pathogen examination, miscellaneous charges, and the finfish transport permit issuance fee. All samples for stock certification must be collected by department personnel or individuals approved by the department.

<u>Virology</u>	
Kidney/spleen or other tissue	\$(15) 25/sample
Ovarian fluid	((12)) 20/sample
<u>Bacteriology</u>	
Bacterial Kidney Disease	
- FAT	\$ 7/ ((slide)) sample
Culture and characterization	10/sample
Gram stain	1/sample
<u>Parasitology</u>	
<u>C. shasta</u>	\$ 1/fish
<u>M. cerebralis</u>	((1.50)) \$4.00/fish (0-30 grams) ((2.00)) \$5.00/fish (30-100 grams) ((40.00)) \$15.00/fish (>100 grams)

<u>Collection Fees</u>	
Collecting samples (includes travel time)	\$(27) 35/hour
Mileage	at published OFM rates
Per diem (if applicable)	at published OFM rates
<u>Diagnostic Service</u>	
Diagnostic services (includes travel time)	\$(27) 35/hour
Mileage	at published OFM rates
Per diem (if applicable)	at published OFM rates
<u>Finfish transport permit</u>	<u>\$50.00</u>

(2) The funds received from the aquatic farmers who use disease inspection ~~((and))~~, other services provided by department personnel, and finfish transport permit revenues shall be placed into a designated account. Funds from the account shall be used solely for administering the disease inspection and control program.

NEW SECTION

WAC 220-77-081 Aquaculture facility inspection authority. Authorized department employees shall, at reasonable times and in a reasonable manner, have access to all finfish aquaculture facilities to conduct inspections for the

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prevention and suppression of aquaculture diseases, including, but not limited to, taking samples for detection of regulated finfish pathogens and other diseases. If the department is denied access, a court of competent jurisdiction may issue a search warrant authorizing access to the facility upon a showing that the facility is engaged in aquaculture production and that access has been denied.

NEW SECTION

WAC 220-77-082 Recordkeeping. It is the responsibility of a registered finfish aquatic farmer to maintain records of laboratory inspection reports on the live product of that finfish aquatic farmer issued for the previous twenty-four months. It is the responsibility of a finfish aquatic farmer to maintain records of shipments of all live products to other sites or facilities that occurred during the previous twenty-four months, which shipment reports must contain, at a minimum, the shipping date, species, amount, and name and address of the receiver of the shipment. Laboratory inspection reports and shipping reports must be made available to authorized department employees. Records of a proprietary nature, such as lists and addresses of clients, are not public records and are not available for public inspection.

WSR 02-02-015

PERMANENT RULES

DEPARTMENT OF HEALTH

[Filed December 21, 2001, 12:49 p.m.]

Date of Adoption: December 21, 2001.

Purpose: The purpose of this order is to repeal chapter 246-30 WAC, the AWARDS program.

Citation of Existing Rules Affected by this Order: Repealing WAC 246-30-010, 246-30-020, and 246-30-030.

Statutory Authority for Adoption: RCW 43.70.020(5), 43.70.040, 43.70.060, 43.70.070, 43.70.130.

Adopted under notice filed as WSR 01-22-099 on November 6, 2001.

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 3.

Effective Date of Rule: Thirty-one days after filing.

Mary C. Selecky
Secretary

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 246-30-010	What is the AWARDS program?
WAC 246-30-020	How does the AWARDS program work?
WAC 246-30-030	Are there any limits on the AWARDS program?

WSR 02-02-017

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 00-01—Filed December 21, 2001, 1:44 p.m.]

Date of Adoption: December 20, 2001.

Purpose: Adopt new rule, chapter 173-173 WAC, establishing requirements for the measurement and reporting of water diversions and withdrawals. Repeal existing rule, chapter 508-64 WAC, regarding measuring devices for water diversion and withdrawal facilities.

Citation of Existing Rules Affected by this Order: Repealing chapter 508-64 WAC.

Statutory Authority for Adoption: RCW 90.03.360, 90.44.050, [90.44.]250, [90.44.]450.

Other Authority: Chapter 43.21A RCW.

Adopted under notice filed as WSR 01-16-131 on July 31, 2001.

Changes Other than Editing from Proposed to Adopted Version: Most changes were made for the purpose of clarification and to better organize subject matter in the rule. Among the changes were the following: A definition for "diversion" was added, and the definitions of "approved measuring device" and "responsible party" were clarified. A new section, WAC 173-173-015, describes the department's goals for the rule. New language was added to WAC 173-173-040 to clarify that the rule applies only to source withdrawals and diversions. The requirement for responsible parties to report changes in address and water right ownership to the department has been deleted. A provision had been added authorizing the department to accept water use information from a stream patrolman. WAC 173-173-060 has been modified to allow manual calculation of the maximum rate of withdrawal or diversion. Various provisions for variances from technical and reporting requirements were consolidated in a new general variance WAC 173-173-175. WAC 173-173-080 has been modified to provide that before the department may modify the reporting requirements, it must conclude that the changes are necessary to meet the goals described in WAC 173-173-015. WAC 173-173-090 has been modified to provide that the department may only issue a repair order if the responsible party is not taking action to repair the measuring device in accordance with WAC 173-173-080(2). WAC 173-173-090(9) regarding access to private property has been deleted. WAC 173-173-160 has been modified to include a different power consumption equation. In WAC 173-173-

170, the requirement to have a professional engineer certify the adequacy of the alternative method has been modified to allow another qualified person to do so. WAC 173-173-210 has been revised to provide that in areas where an adjudication is occurring, all water claimants part of that adjudication are subject to the jurisdiction of the adjudicating court (e.g., a superior county court).

A detailed explanation of changes can be found in the concise explanatory statement available from the department of ecology.

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 8.

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 23, 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.

December 20, 2001

Tom Fitzsimmons

Director

Chapter 173-173 WAC

REQUIREMENTS FOR MEASURING AND REPORTING WATER USE

NEW SECTION

WAC 173-173-010 What is the purpose of this rule?

(1) This rule establishes standards of acceptability for measuring devices and methods, and requirements for recording and reporting water use data.

(2) All measuring devices or measuring methods required to be installed under this chapter must conform to requirements for measuring devices and methods described in this chapter, or other method(s) approved by the department.

NEW SECTION

WAC 173-173-015 What are the goals of this rule?

(1) The department seeks to ensure the reliable, accurate measurement of state water that is diverted, withdrawn, stored and used so that sound decisions may be made in administering state water laws and regulations.

(2) The department has the following specific goals for the enforcement of water measurement and the reporting of measurement data:

(a) Determining whether water is available for appropriation;

- (b) Assessing and enforcing water rights compliance;
- (c) Understanding the hydrology of surface and ground waters;
- (d) Protecting instream resources;
- (e) Managing and planning the state's watersheds;
- (f) Informing water users about how much and when water is used.

NEW SECTION

WAC 173-173-020 What is the authority for this rule? (1) RCW 90.03.360 directs the department of ecology to require that diversions allowed by all new surface water permits be either metered or measured by other approved methods.

(2) RCW 90.03.360 also directs the department to require metering or measurement by other approved methods as a condition for all previously existing water rights or claims if:

(a) The diversion or withdrawal is from waters in which the salmonid stock status is depressed or critical, as determined by the Washington department of fish and wildlife; or

(b) The flow rate of the surface water diversion exceeds one cubic foot per second.

(3) RCW 90.44.050, 90.44.250 and 90.44.450 give the department authority to require that ground water withdrawals are measured, and to require that information about the amount of water being withdrawn be reported to the department.

NEW SECTION

WAC 173-173-040 To whom does this rule apply?

The requirements of this chapter apply to the owner or owners of any source water diversion or source withdrawal and to the department.

(1) Any owner or owners of any surface water diversion are required by state law (RCW 90.03.360) to measure and regulate their water use.

(2) The department must enforce the requirement to measure water use for the following types of water use:

(a) All new surface water permits;

(b) New and existing surface water rights where the diversion of any volume of water is from waters containing depressed or critical salmonid stock;

(c) New and existing ground water rights where the department concludes that the withdrawal of any volume of water may affect surface waters containing depressed or critical salmonid stock;

(d) Existing surface water rights where the diversion volume exceeds one cubic foot per second.

(3) This chapter only applies to source diversions and withdrawals and is not intended to apply to customers of a municipality or public water supply system or members of an irrigation district or similar secondary users.

NEW SECTION

WAC 173-173-045 Definitions. (1) "Approved measuring device" means an instrument or facility constructed and operated in conformance with the requirements of this chap-

ter and that measures the volume or flow rate of water which is diverted, withdrawn, stored, or used.

(2) "Approved measuring method" means a procedure approved by the department, which, when used with an approved measuring device (if applicable), will allow for an accurate computation of flow rate.

(3) "Control" means a feature that determines the stage-discharge relation. This feature may be a natural constriction of the channel, an artificial structure, or a uniform cross section over a long reach of the channel.

(4) "Cfs" means cubic feet per second.

(5) "Controlling work" means a device or structure used for diverting, withdrawing, pumping, impounding, storing, measuring, piping, conserving, conveying, confining or using water.

(6) "Department" means the department of ecology.

(7) "Diversion" means to divert water from one course to another. Diversion, when used without qualification, includes the diversion of surface water and the withdrawal of ground water.

(8) "Flow rate" means the volume of water that passes through a specific cross section of a pipe or open channel in a specified period of time.

(9) "Gpm" means gallons per minute.

(10) "Open channel flow" means water moving through a canal, flume, ditch, or other unenclosed conduit, and may include flow in a pipe if the pipe is not full and is not under pressure.

(11) "Pipeflow" means water moving through a closed conduit under pressure.

(12) "Rated section" means a cross-section of a stream, river or ditch where a unique relationship between the stage and flow rate has been determined.

(13) "Rating curve" means the relationship between stage and flow rate in a rated stream section.

(14) "Responsible party" means an owner, owners, manager, or appropriator required by RCW 90.03.360, 90.44.050, 90.44.250 and 90.44.450, or by a permit, rule, or order issued pursuant to these laws, to use a measuring device or method approved by the department.

(15) "Stage" means the elevation of a water surface in relation to a datum or reference point.

(2) If a responsible party is required to report information regarding water use, the report must be submitted on a form or in a format prescribed by the department and must include such information as requested by the department. The department may require that the information be submitted in writing or electronically. This information may include, but is not limited to, the following:

(a) The name, address and telephone number of the responsible party;

(b) The location of the point(s) of diversion or withdrawal, the place(s) of use and metering site(s);

(c) The county parcel identification number for the point(s) of diversion or withdrawal, and place(s) of use or area served by the diversion or withdrawal, except that municipalities, public water supply systems and irrigation districts shall not be required to provide parcel identification numbers for their customers, members and secondary users.

(d) The water right number(s) or claim number(s) or other information that indicates the legal basis for the diversion or withdrawal;

(e) The volume and/or flow rate of water diverted or withdrawn;

(f) The make, model and serial number of the measuring device(s) and any separable counting units;

(g) The date the device was last calibrated;

(h) Any date(s) during which the meter or measuring device was not functioning properly;

(i) For flow rate data based upon power consumption, electrical records, pump test data, or other data necessary to verify flow rate estimates;

(j) Whether the intake structure for the diversion has a screen or screens installed to prevent the entry of fish into the diversion works or pump facilities;

(k) The water source name;

(l) For public water systems, the public water system identification number and source number assigned by the department of health.

(3) All responsible parties must attest that the information provided is true and correct to the best of their knowledge.

(4) The department may accept water use information from a stream patrolman on behalf of a responsible party.

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NEW SECTION

WAC 173-173-050 What water use information may the department require regarding my water use? (1) The department may require any responsible party to report data describing the volume of water diverted, withdrawn, used or stored, and other related information.

NEW SECTION

WAC 173-173-060 If I must report data regarding my water use, how shall I report it? (1) The following requirements to measure and report water use, when the department so requires, shall apply to responsible parties who divert or withdraw water.

Recording and Reporting Requirements			
Average diversion rate in gallons per minute	<10 gpm	10-49 gpm	>50 gpm
Recording frequency	Monthly	Biweekly	Weekly
Volume or rate to report	Maximum rate of diversion	Maximum rate of diversion	Maximum rate of diversion
	Annual total volume	Annual total volume	Annual total volume
Date data must be reported to department	By Jan. 31 of the following calendar year	By Jan. 31 of the following calendar year	By Jan. 31 of the following calendar year

Monthly means calendar month
Weekly means Monday 12:01 a.m. to Sunday 12:00 p.m.
Biweekly means once every two weeks
Daily means 12:01 a.m. to 12:00 p.m.
1 gallon per minute is equivalent to .002 cubic feet per second

(2) Where a device capable of indicating flow rate is not installed, a responsible party may determine the maximum flow rate by measuring the volume of water that is diverted over a brief time period when the system is operating under maximum demand.

NEW SECTION

WAC 173-173-080 Can the department modify the reporting requirements on a case-by-case basis? (1) Yes. The department may modify the reporting requirements in WAC 173-173-060 of this chapter if it concludes that different reporting requirements are necessary to meet the water measurement and reporting goals described in WAC 173-173-015.

(2) The department will provide a written justification and notification to the responsible party.

NEW SECTION

WAC 173-173-090 What are the general requirements for measuring devices? (1) No withdrawal or diversion of water shall be made unless the measuring devices and facilities are in proper operating condition, except when:

(a) A measuring device or facility is being repaired according to the requirements of subsection (2) or (3) of this section; and

(b) The responsible party uses a substitute measuring device or other method to measure the diversion or withdrawal or to provide a reasonable estimate thereof.

(2) Upon discovery of a malfunctioning measuring device or facility, the responsible party shall repair the device or facility and make them operable as soon as possible.

(3) If a responsible party does not comply with WAC 173-173-090(2), the department may order that a measuring device or facility be repaired or replaced within a specified time period.

(4) Measuring devices and facilities must register and be calibrated for the full range of discharge from the diversion or withdrawal for which they are to be used.

(5) On an open channel diversion, all flow diverted shall be measured as close to the point of diversion as possible.

(6) There shall be no turnouts or diversions between the source of water and the measuring devices and facilities, except for faucets or other small outlets that have a *de minimis* effect on the diversion or withdrawal.

(7) In those cases where wells are authorized for the purpose of supplementing surface waters with water from combined sources, both sources of water shall be metered.

(8) In the case of intermittent artesian wells, the meter shall be installed in a manner that will measure both pumped and flowing discharge.

NEW SECTION

WAC 173-173-100 What are the specific requirements for meters for pressure systems? (1) At any flow rate measured by the meter, the meter itself shall be rated by the manufacturer to register not less than ninety-five percent, nor more than one hundred five percent, of the water actually passing through the meter.

(2) At any flow rate measured by the measuring system; i.e., meter plus any secondary equipment such as data recorders; the system shall register not less than ninety percent, nor more than one hundred ten percent, of the water actually passing through the system.

(3) The meter shall have a visual totalizer or the facility shall be capable of totalizing the flow. The totalizer shall contain sufficient recording digits to ensure that "roll over" to zero does not occur before the next recording period.

(4) The department may require that the measuring device be capable of indicating flow rate as well as totalized flow.

(5) For other conditions necessary to ensure accurate and precise measurement data, the selection, installation and maintenance of measuring devices by water users shall be guided by generally accepted industry standards, such as the American Water Works Association standards and information from the manufacturer. These standards also shall be used by the department in making decisions as to the appropriate selection, installation, operation and maintenance of measuring devices acceptable under this rule.

NEW SECTION

WAC 173-173-110 What are the installation requirements for meters on pressure systems? Meters required under this rule shall meet the following installation requirements:

(1) The meter shall be installed in accordance with manufacturer specifications.

(2) There shall be a full pipe of water at all times when water is being withdrawn.

(3) The meter shall not be installed in a manner that creates an uneven velocity profile. Straight sections of pipe before and after the meter, straightening vanes or other flow conditioning devices shall be used to provide even flow through the meter as necessary.

NEW SECTION

WAC 173-173-120 What are the operation and maintenance requirements for meters on pressure systems? (1) Meters shall be inspected and maintained as specified by the manufacturer.

(2) Meters shall be field or shop calibrated, as specified by the manufacturer. Meters also shall be field or shop cali-

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brated and/or repaired if they are over or under registering. System diagnostics may substitute for physical calibration of nonmechanical meters.

NEW SECTION

WAC 173-173-130 What are the specific requirements for measuring systems on open channels? The following requirements apply to weirs, flumes, ramps and orifices. For other devices, the department will determine specific requirements on a case-by-case basis.

(1) At any flow rate measured by the measuring system, i.e., the measuring device plus any secondary equipment such as data recorders, the system shall register not less than ninety percent, nor more than one hundred ten percent, of the water actually passing through the system.

(2) In determining a stage-discharge relation for these devices, the distribution of open channel flow measurements shall be sufficient to establish a full range of values for the entire stage-discharge relation.

(3) For other conditions necessary to ensure accurate and precise data, generally accepted industry standards, such as those in the U.S. Bureau of Reclamation "Water Measurement Manual, Third Edition" and information from the manufacturer or designer, shall guide the selection, installation, and maintenance of measuring devices and facilities by water users. The department also shall use these standards in evaluating the selection, installation, operation and maintenance of the measuring system.

NEW SECTION

WAC 173-173-140 What are the installation requirements for open channel measuring systems? The measuring facility shall be installed or constructed in accordance with the manufacturer's and/or designer's specifications.

NEW SECTION

WAC 173-173-150 What are the operation and maintenance requirements for open channel measuring facilities? (1) Rating curves shall be recalculated when there is a change in channel conditions that significantly alters flow across the control or once a year, whichever is more frequent.

(2) If the measuring system has no continuous stage recorder, an observer shall read the staff gage and record the reading as close in time as is practical before and after changes in regulation of flow occur.

(3) Measuring facilities shall be operated and maintained to ensure that discharge can be measured accurately.

NEW SECTION

WAC 173-173-160 Under what conditions is the use of power consumption data acceptable to the department? (1) Use of power consumption data may be substituted for more direct flow measurement methods, provided:

(a) Use of the method is approved in writing by the department;

(b) Installation of a water meter would be unduly burdensome to the water user;

(c) The water system maintains a constant or near constant pumping or diversion rate;

(d) The power meter is dedicated to one diversion or withdrawal;

(e) A pump test is conducted for a minimum duration of two hours and is conducted under normal operating conditions;

(f) The diversion or withdrawal is not a flowing artesian well.

(2) The equation below shall be used when relying upon electrical power consumption to estimate volume or flow rate. This equation also may be used to estimate flow during short periods of meter repair or maintenance if the department finds that reasonable estimates of pump and motor efficiency are available:

$$V = \frac{318,600(kWh)(P_{eff})(M_{eff})}{TDH}$$

Where: V = volume of water pumped in gallons;
318,600 = conversion factor;
kWh = number of kilowatt-hours for the time period in question; e.g., irrigation season, year or minutes;
Peff = pump efficiency as a decimal;
Meff = motor efficiency as a decimal; and
TDH = total dynamic head of the system in feet.

NEW SECTION

WAC 173-173-170 What alternative water measuring devices and methods can I use? Any responsible party may use an alternative water measuring device or method that differs from those described in this chapter, if:

(1) The method is approved in writing in advance by the department; and

(2) The device(s) and installation are certified by a registered professional engineer or other qualified person acceptable to the department to:

(a) Measure all flow diverted or withdrawn in accordance with the pipeflow or open channel accuracy requirements in WAC 173-173-100(2) and 173-173-130(1);

(b) Measure the appropriate volumes and flow rates in WAC 173-173-060;

(c) Be installed and operated according to the manufacturer's and/or designer's instructions, and other such conditions as the department may find necessary.

NEW SECTION

WAC 173-173-175 May I request a variance from the technical and reporting requirements contained in this chapter? (1) Yes. Any responsible party may request in writing to the department a variance from the requirements of this chapter pertaining to the:

(a) Acceptable accuracies of measuring devices and methods;

(b) Reporting of water use data;

(c) Calculation of rating curves;

(d) Other provisions as the department may find acceptable.

(2) Provided, the department may not grant a variance from the requirements of WAC 173-173-040 or exempt a responsible party of its obligation to comply with RCW 90.03.360.

(3) No variance request shall be considered granted until the department has approved it in writing.

NEW SECTION

WAC 173-173-180 What recordkeeping responsibilities do I have? All measurement notes, rating curves, calculations, and data logs should be retained as long as practicable, and copies made available to the department when requested.

NEW SECTION

WAC 173-173-190 Will the department notify the Washington department of fish and wildlife about the status of my fish screens? Yes. The department will notify the department of fish and wildlife regarding the status of fish screens associated with diversions and withdrawal facilities subject to this rule.

NEW SECTION

WAC 173-173-200 Does the department have authority to enforce this rule? Yes. In enforcing this chapter the department can impose such sanctions as are appropriate under the authorities vested in it, including, but not limited to, issuing regulatory orders under RCW 43.27A.190 and civil penalties under RCW 90.03.600.

NEW SECTION

WAC 173-173-210 Can I appeal the department's order to measure my water use? Yes. Appeals may be filed with the pollution control hearings board in accordance with RCW 43.21B.230, except that appeals of orders to measure water use issued by a court conducting a general adjudication of water rights pursuant to RCW 90.03.110 through 90.03.-245 shall be filed in accordance with the applicable Washington court rules.

NEW SECTION

WAC 173-173-220 Will the department review this rule in the future to determine if changes are necessary? Yes. The department will initiate a review of the rules established in this chapter if new information, changing conditions, or statutory modifications make it prudent or necessary to consider revisions to the chapter.

WSR 02-02-033

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed December 24, 2001, 10:26 a.m., effective January 1, 2002]

Date of Adoption: December 24, 2001.

Purpose: WAC 458-40-660, contains the stumpage values for the first half of 2002. Harvesters of timber use these values to calculate the timber excise tax.

WAC 458-40-540 contains the forest land values for 2002. County assessors use these published land values for property tax assessments made January 1, 2002. A statutory formula adjusts values annually and requires adoption by the beginning of January each year.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-540 Forest land values—2002 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 and 84.33.120.

Adopted under notice filed as WSR 01-22-046 (WAC 458-40-540) and 01-22-047 (WAC 458-40-660) on October 31, 2000 [2001].

Changes Other than Editing from Proposed to Adopted Version: WAC 458-40-540, the proposed forest land values for Land Grades 1 and 2, Operability Class 1, were reduced by \$1.

WAC 458-40-660, the changes were made with respect to the proposed stumpage values in the tables for Stumpage Value Areas 1, 2, 3, 4, and 5. Douglas Fir Pole values were reduced by \$401 per mbf. Western Red Cedar Pole values were reduced by \$6 per mbf.

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 2, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: These two rules are required by statute (RCW 84.33.091 and 84.33.120) to be effective on January 1st of each year.

Effective Date of Rule: January 1, 2002.

December 24, 2001

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 01-02-018, filed 12/21/00, effective 1/1/01)

WAC 458-40-540 Forest land values—((2001)) 2002. The forest land values, per acre, for each grade of forest land for the ((2001)) 2002 assessment year are determined to be as follows:

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**(TABLE 1—Stumpage Value Table
Stumpage Value Area 1
July 1 through December 31, 2001**

LAND GRADE	OPERABILITY CLASS	(2001)
		2002 VALUES ROUNDED
1	1	((234)) 227
	2	((229)) 223
	3	((217)) 211
	4	((157)) 153
2	1	((198)) 192
	2	((190)) 185
	3	((183)) 178
	4	((132)) 128
3	1	((154)) 150
	2	((149)) 145
	3	((148)) 144
	4	((113)) 110
4	1	((117)) 114
	2	((114)) 111
	3	((113)) 110
	4	((86)) 84
5	1	((85)) 83
	2	((78)) 76
	3	((77)) 75
	4	((52)) 51
6	1	((43)) 42
	2	((39)) 38
	3	((39)) 38
	4	((37)) 36
7	1	((21)) 20
	2	((21)) 20
	3	((20)) 19
	4	((20)) 19
8		1

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

Species Name	Timber Quality Species Code	Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$526	\$519	\$512	\$505	\$498
		2	526	519	512	505	498
		3	457	450	443	436	429
		4	295	288	281	274	267
Western Redcedar ⁽²⁾	RC	1	677	670	663	656	649
Western Hemlock and Other Conifer ⁽²⁾	WH	1	309	302	295	288	281
		2	273	266	259	252	245
		3	266	259	252	245	238
		4	223	216	209	202	195
Red Alder	RA	1	338	331	324	317	310
		2	314	307	300	293	286
Black Cottonwood	BC	1	4	1	1	1	
Other Hardwood	OH	1	192	185	178	171	164
Douglas Fir Poles	DFL	1	1116	1109	1102	1095	1088
Western Redcedar Poles	RCL	1	1116	1109	1102	1095	1088
Chipwood	CHW	1	1	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

AMENDATORY SECTION (Amending WSR 01-13-105, filed 6/20/01, effective 7/1/01)

WAC 458-40-660 Timber excise tax—Stumpage value tables—Stumpage value adjustments. (1) **Introduction.** This rule provides stumpage value tables and stumpage value adjustments used to calculate the amount of a harvester's timber excise tax.

(2) **Stumpage value tables.** The following stumpage value tables are used to calculate the taxable value of stumpage harvested from ((July)) January 1 through ((December 31, 2001)) June 30, 2002:

⁽¹⁾ Log-scale conversions—Western and Eastern Washington. See conversion methods WAC 458-40-680.

⁽²⁾ Includes Alaska Cedar.

⁽³⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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 2—Stumpage Value Table
Stumpage Value Area 2
July 1 through December 31, 2001

Species Name	Timber Quality	Species Code	Stumpage Values per Thousand Board Feet Net Scribner Log Scale ⁽¹⁾				
			1	2	3	4	5
Douglas Fir ⁽²⁾	DF		\$526	\$529	\$522	\$515	\$508
			421	414	407	400	393
			356	349	342	335	328
			224	217	210	203	196
Western Redcedar ⁽³⁾	RC		677	670	663	656	649
Western Hemlock and Other Conifer ⁽⁴⁾	WH		309	302	295	288	281
			280	273	266	259	252
			279	272	265	258	251
			239	232	225	218	211
Red Alder	RA		328	321	324	317	310
			314	307	300	293	286
Black Cottonwood	BC		4	4	4	4	4
Other Hardwood	OH		192	185	178	171	164
Douglas Fir Poles	DFP		1116	1109	1102	1095	1088
Western Redcedar Poles	RCP		1116	1109	1102	1095	1088
Chipwood	CHW		1	1	1	1	1
RC Shake Blocks	RCS		303	296	289	282	275
RC Shingle Blocks	RCF		121	114	107	100	93
RC & Other Posts ⁽⁵⁾	RCP		0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁽⁶⁾	DFX		0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁽⁶⁾	OFX		0.50	0.50	0.50	0.50	0.50

(1) Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.
 (2) Includes Western Larch.
 (3) Includes Alaska Cedar.
 (4) Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
 (5) Stumpage value per lineal foot or portion thereof.
 (6) Stumpage value per lineal foot.

TABLE 3—Stumpage Value Table
Stumpage Value Area 3
July 1 through December 31, 2001

Species Name	Timber Quality	Species Code	Stumpage Values per Thousand Board Feet Net Scribner Log Scale ⁽¹⁾				
			1	2	3	4	5
Douglas Fir	DF		\$595	\$588	\$581	\$574	\$567
			460	453	446	439	432
			434	427	420	413	406
			265	258	251	244	237
Western Redcedar ⁽²⁾	RC		677	670	663	656	649
Western Hemlock and Other Conifer ⁽³⁾	WH		313	306	299	292	285
			278	271	264	257	250
			277	270	263	256	249
			256	249	242	235	228
Red Alder	RA		328	321	324	317	310
			314	307	300	293	286
Black Cottonwood	BC		4	4	4	4	4
Other Hardwood	OH		192	185	178	171	164
Douglas Fir Poles	DFP		1116	1109	1102	1095	1088
Western Redcedar Poles	RCP		1116	1109	1102	1095	1088
Chipwood	CHW		1	1	1	1	1
RC Shake Blocks	RCS		303	296	289	282	275
RC Shingle Blocks	RCF		121	114	107	100	93
RC & Other Posts ⁽⁴⁾	RCP		0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁽⁵⁾	DFX		0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁽⁵⁾	OFX		0.50	0.50	0.50	0.50	0.50

(1) Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.
 (2) Includes Alaska Cedar.
 (3) Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
 (4) Stumpage value per lineal foot or portion thereof.
 (5) Stumpage value per lineal foot.

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TABLE 5 - Stumpage Value Table
Stumpage Value Area-5
July 1 through December 31, 2001

Stumpage Values per Thousand Board Feet-Net Scribner Log Scale⁽⁴⁾

Species Name	Species Code	Quality	Distance-Zone Number	Hauling					
				Code Number	1	2	3	4	5
Douglas Fir ⁽³⁾	DF	1	\$491 \$484 \$477 \$470 \$463	2	468 461 454 447 440	3	457 450 443 436 429	4	355 348 341 334 327
Lodgepole Pine	LP	1	224 217 210 203 196	1	346 339 332 325 318	2	238 231 224 217 210		
Ponderosa Pine	PP	1	346 339 332 325 318	1	346 339 332 325 318	2	238 231 224 217 210		
Western Redcedar ⁽³⁾	RC	1	677 670 663 656 649	1	677 670 663 656 649				
Western Hemlock and Other Conifer ⁽⁴⁾	WH	1	309 302 295 288 281	1	309 302 295 288 281				
Other Conifer ⁽⁴⁾		2	293 286 279 272 265	2	293 286 279 272 265	3	279 272 265 258 251	4	253 246 239 232 225
Red Alder	RA	1	338 331 324 317 310	1	338 331 324 317 310	2	314 307 300 293 286		
Black Cottonwood	BC	1	4 1 1 1 1	1	4 1 1 1 1				
Other Hardwood	OH	1	192 185 178 171 164	1	192 185 178 171 164				
Douglas Fir Poles	DFP	1	1116 1109 1102 1095 1088	1	1116 1109 1102 1095 1088				
Western Redcedar Poles	RCP	1	1116 1109 1102 1095 1088	1	1116 1109 1102 1095 1088				
Chipwood	CHW	1	1 1 1 1 1	1	1 1 1 1 1				
RC Shake Blocks	RCS	1	303 296 289 282 275	1	303 296 289 282 275				
RC Shingle Blocks	RCP	1	121 114 107 100 93	1	121 114 107 100 93				
RC & Other Posts ⁽⁵⁾	RCP	1	0.45 0.45 0.45 0.45 0.45	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	1	0.25 0.25 0.25 0.25 0.25				
Other Christmas Trees ⁽⁶⁾	DFX	1	0.50 0.50 0.50 0.50 0.50	1	0.50 0.50 0.50 0.50 0.50				

(1) Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.
 (2) Includes Western Larch.
 (3) Includes Alaska Cedar.
 (4) Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
 (5) Stumpage value per lineal foot.
 (6) Stumpage value per lineal foot.

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TABLE 4 - Stumpage Value Table
Stumpage Value Area-4
July 1 through December 31, 2001

Stumpage Values per Thousand Board Feet-Net Scribner Log Scale⁽⁴⁾

Species Name	Species Code	Quality	Distance-Zone Number	Hauling					
				Code Number	1	2	3	4	5
Douglas Fir ⁽³⁾	DF	1	\$580 \$573 \$566 \$559 \$552	2	465 458 451 444 437	3	457 450 443 436 429	4	382 375 368 361 354
Lodgepole Pine	LP	1	224 217 210 203 196	1	346 339 332 325 318	2	238 231 224 217 210		
Ponderosa Pine	PP	1	346 339 332 325 318	1	346 339 332 325 318	2	238 231 224 217 210		
Western Redcedar ⁽³⁾	RC	1	677 670 663 656 649	1	677 670 663 656 649				
Western Hemlock and Other Conifer ⁽⁴⁾	WH	1	309 302 295 288 281	1	309 302 295 288 281				
Other Conifer ⁽⁴⁾		2	293 286 279 272 265	2	293 286 279 272 265	3	277 270 263 256 249	4	250 243 236 229 222
Red Alder	RA	1	338 331 324 317 310	1	338 331 324 317 310	2	314 307 300 293 286		
Black Cottonwood	BC	1	4 1 1 1 1	1	4 1 1 1 1				
Other Hardwood	OH	1	192 185 178 171 164	1	192 185 178 171 164				
Douglas Fir Poles	DFP	1	1116 1109 1102 1095 1088	1	1116 1109 1102 1095 1088				
Western Redcedar Poles	RCP	1	1116 1109 1102 1095 1088	1	1116 1109 1102 1095 1088				
Chipwood	CHW	1	1 1 1 1 1	1	1 1 1 1 1				
RC Shake Blocks	RCS	1	303 296 289 282 275	1	303 296 289 282 275				
RC Shingle Blocks	RCP	1	121 114 107 100 93	1	121 114 107 100 93				
RC & Other Posts ⁽⁵⁾	RCP	1	0.45 0.45 0.45 0.45 0.45	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	1	0.25 0.25 0.25 0.25 0.25				
Other Christmas Trees ⁽⁶⁾	DFX	1	0.50 0.50 0.50 0.50 0.50	1	0.50 0.50 0.50 0.50 0.50				

(1) Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.
 (2) Includes Western Larch.
 (3) Includes Alaska Cedar.
 (4) Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
 (5) Stumpage value per lineal foot.
 (6) Stumpage value per lineal foot.

TABLE 7—Stumpage Value Table

Stumpage Value Area 7
July 1 through December 31, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

Species Name	Species Code	Quality	Distance	Zone Number	Hauling				
					1	2	3	4	5
Douglas-Fir ⁽²⁾	DF	+	\$201	\$294	\$287	\$280	\$273		
Lodgepole Pine	LP	+	239	232	225	218	211		
Ponderosa Pine	PP	+	340	333	326	319	312		
Western Redcedar ⁽³⁾	RC	+	408	401	394	387	380		
True Firs and Spruce ⁽⁴⁾	WH	+	228	221	214	207	200		
Western White Pine	WP	+	375	368	361	354	347		
Hardwoods	OH	+	50	43	36	29	22		
Western Redcedar Poles	RCL	+	516	509	502	495	488		
Small Logs	SMB	+	21	20	19	18	17		
Chipwood	CHW	+	+	+	+	+	+		
RC Shake & Shingle Blocks	RCP	+	92	85	78	71	64		
LP & Other Posts ⁽⁵⁾	LPP	+	0.35	0.35	0.35	0.35	0.35		
Pine Christmas Trees ⁽⁶⁾	PX	+	0.25	0.25	0.25	0.25	0.25		
Other Christmas Trees ⁽⁷⁾	DPX	+	0.25	0.25	0.25	0.25	0.25		

(1) Log scale conversions Western and Eastern Washington—See conversion methods WAC 458-40-680.
 (2) Includes Western Larch.
 (3) Includes Alaska Cedar.
 (4) Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. Pacific Silver Fir, 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 6—Stumpage Value Table

Stumpage Value Area 6
July 1 through December 31, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

Species Name	Species Code	Quality	Distance	Zone Number	Hauling				
					1	2	3	4	5
Douglas-Fir ⁽²⁾	DF	+	\$301	\$294	\$287	\$280	\$273		
Lodgepole Pine	LP	+	224	217	210	203	196		
Ponderosa Pine	PP	+	346	339	332	325	318		
Western Redcedar ⁽³⁾	RC	+	408	401	394	387	380		
True Firs and Spruce ⁽⁴⁾	WH	+	245	238	231	224	217		
Western White Pine	WP	+	375	368	361	354	347		
Hardwoods	OH	+	50	43	36	29	22		
Western Redcedar Poles	RCL	+	516	509	502	495	488		
Small Logs	SMB	+	25	24	23	22	21		
Chipwood	CHW	+	+	+	+	+	+		
RC Shake & Shingle Blocks	RCP	+	92	85	78	71	64		
LP & Other Posts ⁽⁵⁾	LPP	+	0.35	0.35	0.35	0.35	0.35		
Pine Christmas Trees ⁽⁶⁾	PX	+	0.25	0.25	0.25	0.25	0.25		
Other Christmas Trees ⁽⁷⁾	DPX	+	0.25	0.25	0.25	0.25	0.25		

(1) Log scale conversions Western and Eastern Washington—See conversion methods WAC 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 1 through December 31, 2001

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

Species Name	Timber Quality Species Code	Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir ⁽²⁾	DF	1	\$566	\$559	\$552	\$545	\$538
		2	451	444	437	430	423
		3	443	436	429	422	415
		4	368	361	354	347	340
Lodgepole Pine	LP	1	224	217	210	203	196
Ponderosa Pine	PP	1	346	339	332	325	318
		2	238	231	224	217	210
Western Redcedar ⁽³⁾	RC	1	663	656	649	642	635
Western Hemlock and Other Conifer ⁽⁴⁾	WH	1	295	288	281	274	267
		2	279	272	265	258	251
		3	263	256	249	242	235
		4	236	229	222	215	208
Red Alder	RA	1	324	317	310	303	296
		2	300	293	286	279	272
Black Cottonwood	BC	1	1	1	1	1	
Other Hardwood	OH	1	178	171	164	157	150
Douglas Fir Poles	DFL	1	1102	1095	1088	1081	1074
Western Redcedar Poles	RCL	1	1102	1095	1088	1081	1074
Chipwood	CHW	1	1	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 458-40-680.

⁽²⁾ Includes Western Larch.

⁽³⁾ Includes Alaska Cedar.

⁽⁴⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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 1—Stumpage Value Table
Stumpage Value Area 1
 January 1 through June 30, 2002

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

Species Name	Timber Quality Species Code	Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas Fir	DF	1	\$702	\$695	\$688	\$681	\$674
		2	522	515	508	501	494
		3	431	424	417	410	403
		4	360	353	346	339	332
Western Redcedar ⁽²⁾	RC	1	618	611	604	597	590
Western Hemlock and Other Conifer ⁽²⁾	WH	1	279	272	265	258	251
		2	224	217	210	203	196
		3	223	216	209	202	195
		4	196	189	182	175	168
Red Alder	RA	1	321	314	307	300	293
		2	297	290	283	276	269
Black Cottonwood	BC	1	1	1	1	1	
Other Hardwood	OH	1	187	180	173	166	159
Douglas Fir Poles	DFL	1	708	701	694	687	680
Western Redcedar Poles	RCL	1	1103	1096	1089	1082	1075
Chipwood	CHW	1	1	1	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 ⁽²⁾	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁽²⁾	TFX	1	0.50	0.50	0.50	0.50	0.50

⁽¹⁾ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

⁽²⁾ Includes Alaska Cedar.

⁽³⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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 2—Stumpage Value Table
Stumpage Value Area 2
 January 1 through June 30, 2002

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	\$509	\$502	\$495	\$488	\$481
		2	472	465	458	451	444
		3	443	436	429	422	415
		4	377	370	363	356	349
Western Redcedar ⁽²⁾	RC	1	618	611	604	597	590
Western Hemlock and Other Conifer ⁽³⁾	WH	1	304	297	290	283	276
		2	232	225	218	211	204
		3	224	217	210	203	196
		4	215	208	201	194	187
Red Alder	RA	1	321	314	307	300	293
		2	297	290	283	276	269
Black Cottonwood	BC	1	1	1	1	1	
Other Hardwood	OH	1	187	180	173	166	159
Douglas-Fir Poles	DFL	1	708	701	694	687	680
Western Redcedar Poles	RCL	1	1103	1096	1089	1082	1075
Chipwood	CHW	1	1	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 458-40-680.

⁽²⁾ Includes Alaska-Cedar.

⁽³⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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 3—Stumpage Value Table
Stumpage Value Area 3
 January 1 through June 30, 2002

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	\$475	\$468	\$461	\$454	\$447
		2	414	407	400	393	386
		3	397	390	383	376	369
		4	355	348	341	334	327
Western Redcedar ⁽³⁾	RC	1	618	611	604	597	590
Western Hemlock and Other Conifer ⁽⁴⁾	WH	1	279	272	265	258	251
		2	224	217	210	203	196
		3	207	200	193	186	179
		4	200	193	186	179	172
Red Alder	RA	1	321	314	307	300	293
		2	297	290	283	276	269
Black Cottonwood	BC	1	1	1	1	1	
Other Hardwood	OH	1	187	180	173	166	159
Douglas-Fir Poles	DFL	1	708	701	694	687	680
Western Redcedar Poles	RCL	1	1103	1096	1089	1082	1075
Chipwood	CHW	1	1	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 ⁽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 458-40-680.

⁽²⁾ Includes Western Larch.

⁽³⁾ Includes Alaska-Cedar.

⁽⁴⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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.

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TABLE 4—Stumpage Value Table
Stumpage Value Area 4
 January 1 through June 30, 2002

TABLE 5—Stumpage Value Table
Stumpage Value Area 5
 January 1 through June 30, 2002

Stumpage Values per Thousand Board Feet Net Scribner Log Scale⁽¹⁾

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	\$540	\$533	\$526	\$519	\$512
		2	447	440	433	426	419
		3	444	437	430	423	416
		4	334	327	320	313	306
Lodgepole Pine	LP	1	181	174	167	160	153
Ponderosa Pine	PP	1	357	350	343	336	329
		2	214	207	200	193	186
Western Redcedar ⁽²⁾	RC	1	618	611	604	597	590
Western Hemlock and Other Conifer ⁽⁴⁾	WH	1	279	272	265	258	251
		2	223	216	209	202	195
		3	223	216	209	202	195
		4	192	185	178	171	164
Red Alder	RA	1	321	314	307	300	293
		2	297	290	283	276	269
Black Cottonwood	BC	1	1	1	1	1	
Other Hardwood	OH	1	187	180	173	166	159
Douglas-Fir Poles	DFL	1	708	701	694	687	680
Western Redcedar Poles	RCL	1	1103	1096	1089	1082	1075
Chipwood	CHW	1	1	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

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-Fir ⁽²⁾	DF	1	\$496	\$489	\$482	\$475	\$468
		2	459	452	445	438	431
		3	444	437	430	423	416
		4	396	389	382	375	368
Lodgepole Pine	LP	1	181	174	167	160	153
Ponderosa Pine	PP	1	357	350	343	336	329
		2	214	207	200	193	186
Western Redcedar ⁽²⁾	RC	1	618	611	604	597	590
Western Hemlock and Other Conifer ⁽⁴⁾	WH	1	273	266	259	252	245
		2	224	217	210	203	196
		3	223	216	209	202	195
		4	206	199	192	185	178
Red Alder	RA	1	321	314	307	300	293
		2	297	290	283	276	269
Black Cottonwood	BC	1	1	1	1	1	
Other Hardwood	OH	1	187	180	173	166	159
Douglas-Fir Poles	DFL	1	708	701	694	687	680
Western Redcedar Poles	RCL	1	1103	1096	1089	1082	1075
Chipwood	CHW	1	1	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 458-40-680.

⁽²⁾ Includes Western Larch.

⁽³⁾ Includes Alaska-Cedar.

⁽⁴⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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.

⁽¹⁾ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-680.

⁽²⁾ Includes Western Larch.

⁽³⁾ Includes Alaska-Cedar.

⁽⁴⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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.

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TABLE 6—Stumpage Value Table
Stumpage Value Area 6
 January 1 through June 30, 2002

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	\$280	\$273	\$266	\$259	\$252
Lodgepole Pine	LP	1	181	174	167	160	153
Ponderosa Pine	PP	1	357	350	343	336	329
		2	214	207	200	193	186
Western Redcedar ⁽³⁾	RC	1	426	419	412	405	398
True Firs and Spruce ⁽⁴⁾	WH	1	190	183	176	169	162
Western White Pine	WP	1	360	353	346	339	332
Hardwoods	OH	1	50	43	36	29	22
Western Redcedar Poles	RCL	1	516	509	502	495	488
Small Logs	SML	1	24	23	22	21	20
Chipwood	CHW	1	1	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 458-40-680.

⁽²⁾ Includes Western Larch.

⁽³⁾ Includes Alaska-Cedar.

⁽⁴⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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
 January 1 through June 30, 2002

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	\$283	\$276	\$269	\$262	\$255
Lodgepole Pine	LP	1	238	231	224	217	210
Ponderosa Pine	PP	1	345	338	331	324	317
		2	283	276	269	262	255
Western Redcedar ⁽³⁾	RC	1	426	419	412	405	398
True Firs and Spruce ⁽⁴⁾	WH	1	213	206	199	192	185
Western White Pine	WP	1	360	353	346	339	332
Hardwoods	OH	1	50	43	36	29	22
Western Redcedar Poles	RCL	1	516	509	502	495	488
Small Logs	SML	1	15	14	13	12	11
Chipwood	CHW	1	1	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 458-40-680.

⁽²⁾ Includes Western Larch.

⁽³⁾ Includes Alaska-Cedar.

⁽⁴⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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
 January 1 through June 30, 2002

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	\$526	\$519	\$512	\$505	\$498
		2	433	426	419	412	405
		3	430	423	416	409	402
		4	320	313	306	299	292
Lodgepole Pine	LP	1	181	174	167	160	153
Ponderosa Pine	PP	1	357	350	343	336	329
		2	214	207	200	193	186
Western Redcedar ⁽³⁾	RC	1	604	597	590	583	576
Western Hemlock and Other Conifer ⁽⁴⁾	WH	1	265	258	251	244	237
		2	209	202	195	188	181
		3	209	202	195	188	181
		4	178	171	164	157	150
Red Alder	RA	1	307	300	293	286	279
		2	283	276	269	262	255
Black Cottonwood	BC	1	1	1	1	1	
Other Hardwood	OH	1	173	166	159	152	145
Douglas-Fir Poles	DFL	1	694	687	680	673	666
Western Redcedar Poles	RCL	1	1089	1082	1075	1068	1061
Chipwood	CHW	1	1	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 458-40-680.

⁽²⁾ Includes Western Larch.

⁽³⁾ Includes Alaska-Cedar.

⁽⁴⁾ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and all Spruce. 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.** The stumpage values in subsection (2) of this rule for the designated stumpage value areas 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.

(e) A domestic market adjustment applies to timber which meet the following criteria:

(i) **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:

Federal Timber Sales: All species except Alaska-cedar. (Stat. Ref. - 36 C.F.R. 223.10)

State, and Other Nonfederal, Public Timber Sales: Western Redcedar only. (Stat. Ref. - 50 U.S.C. appendix 2406.1)

(ii) **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 et 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 following harvest adjustment tables apply from ((July)) January 1 through ((December 31, 2001)) June 30, 2002:

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TABLE 9—Harvest Adjustment Table
Stumpage Value Areas 1, 2, 3, 4, 5, and 10
 ((July)) January 1 through ((December 31, 2001)) June 30, 2002

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
I. Volume per acre		
Class 1	Harvest of 30 thousand board feet or more per acre.	\$0.00
Class 2	Harvest of 10 thousand board feet to but not including 30 thousand board feet per acre.	- \$15.00
Class 3	Harvest of less than 10 thousand board feet per acre.	- \$35.00
II. Logging conditions		
Class 1	Ground based logging a majority of the unit using tracked or wheeled vehicles or draft animals.	\$0.00
Class 2	Cable logging a majority of the unit using an overhead system of winch driven cables.	- \$30.00
Class 3	Applies to logs yarded from stump to landing by helicopter. This does not apply to special forest products.	- \$145.00
III. Remote island adjustment:		
	For timber harvested from a remote island	- \$50.00
IV. Thinning		
Class 1	A limited removal of timber described in WAC 458-40-610 (28)	-\$100.00

TABLE 10—Harvest Adjustment Table
Stumpage Value Areas 6 and 7
 ((July)) January 1 through ((December 31, 2001)) June 30, 2002

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	The majority of the harvest unit has less than 40% slope. No significant rock outcrops or swamp barriers.	\$0.00
Class 2	The majority of the harvest unit has slopes between 40% and 60%. Some rock outcrops or swamp barriers.	-\$20.00
Class 3	The majority of the harvest unit has rough, broken ground with slopes over 60%. Numerous rock outcrops and bluffs.	-\$30.00
Class 4	Applies to logs yarded from stump to landing by helicopter. This does not apply to special forest products.	- \$145.00

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
III. Remote island adjustment:	For timber harvested from a remote island	- \$50.00

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 of revenue.

TABLE 11—Domestic Market Adjustment

Class	Area Adjustment Applies	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 1:	SVA's 1 through 6, and 10	\$0.00
Class 2:	SVA 7	\$0.00

Note: The adjustment will not be allowed on special forest products.

(4) Damaged timber. Timber harvesters planning to remove timber from areas having damaged timber may apply to the department of revenue for an adjustment in stumpage values. The application must contain a map with the legal descriptions of the area, an accurate estimate of the volume of damaged timber to be removed, a description of the damage sustained by the timber with an evaluation of the extent to which the stumpage values have been materially reduced from the values shown in the applicable tables, and a list of estimated additional costs to be incurred resulting from the removal of the damaged timber. The application must be received and approved by the department of revenue before the harvest commences. Upon receipt of an application, the department of revenue will determine the amount of adjustment to be applied against the stumpage values. Timber that has been damaged due to sudden and unforeseen causes may qualify.

(a) Sudden and unforeseen causes of damage that qualify for consideration of an adjustment include:

(i) Causes listed in RCW 84.33.091; fire, blow down, ice storm, flood.

(ii) Others not listed; volcanic activity, earthquake.

(b) Causes that do not qualify for adjustment include:

(i) Animal damage, root rot, mistletoe, prior logging, insect damage, normal decay from fungi, and pathogen caused diseases; and

(ii) Any damage that can be accounted for in the accepted normal scaling rules through volume or grade reductions.

(c) The department of revenue will not grant adjustments for applications involving timber that has already been harvested but will consider any remaining undisturbed damaged timber scheduled for removal if it is properly identified.

(d) The department of revenue will notify the harvester in writing of approval or denial. Instructions will be included for taking any adjustment amounts approved.

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WSR 02-02-037
PERMANENT RULES
OFFICE OF
FINANCIAL MANAGEMENT

[Filed December 26, 2001, 10:15 a.m.]

Date of Adoption: December 26, 2001.

Purpose: To establish a petition process for adoption, repeal or amendment of an agency rule.

Citation of Existing Rules Affected by this Order: Amending WAC 82-05-050.

Statutory Authority for Adoption: RCW 34.05.330.

Adopted under notice filed as WSR 01-21-121 on October 24, 2001.

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 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.

December 26, 2001

Lynne McGuire
Rules Coordinator

AMENDATORY SECTION (Amending WSR 96-03-048, filed 1/12/96, effective 2/12/96)

WAC 82-05-050 How can I appeal agency denial of a petition? (1) Within thirty days of the denial, you, the petitioner, may appeal the denial to the governor.

(2) The governor will process the appeal according to RCW 34.05.330(((2))) (3).

WSR 02-02-039
PERMANENT RULES
SECRETARY OF STATE
[Filed December 26, 2001, 4:26 p.m.]

Date of Adoption: December 26, 2001.

Purpose: Delete a rule that is not necessary and could be interpreted to allow write-in votes to be cast by sticker which is contradictory to RCW 29.51.175.

Citation of Existing Rules Affected by this Order: Repealing WAC 434-208-050.

Statutory Authority for Adoption: RCW 29.04.080.

Adopted under notice filed as WSR 01-21-122 on October 24, 2001.

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.

Effective Date of Rule: Thirty-one days after filing.

December 26, 2001

Steve Excell
Assistant Secretary of State

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 434-208-050

Restrictions on write-in or sticker votes.

WSR 02-02-046
PERMANENT RULES
DEPARTMENT OF HEALTH
(Veterinary Board of Governors)
[Filed December 27, 2001, 11:41 a.m.]

Date of Adoption: December 3, 2001.

Purpose: This proposal will ensure the rules comply with 2000 legislation that changed "animal technician" to "veterinary technician," animal health care tasks are updated, and eligibility requirements are clearer.

Citation of Existing Rules Affected by this Order: Amending WAC 246-935-040, 246-935-050, and 246-935-060.

Statutory Authority for Adoption: RCW 18.92.030.

Adopted under notice filed as WSR 01-21-134 on October 24, 2001.

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 3, 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 3, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 3, 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.

December 3, 2001

Christine E. Cane, DVM
Chair, Veterinary Board

AMENDATORY SECTION (Amending Order 233B, filed 12/30/91, effective 1/30/92).

WAC 246-935-040 Responsibilities of veterinarian supervising ~~((an animal))~~ a veterinary technician or an unregistered assistant. (1) ~~((No))~~ A veterinarian ~~((shall))~~ must not:

(a) Permit any ~~((registered animal))~~ veterinary technician in his/her employ to perform any animal health care services not authorized by WAC 246-935-040 or 246-935-050.

(b) Permit any unregistered assistant to perform any animal health care services not authorized by WAC 246-935-040 or 246-935-050.

(2) ~~((For purposes of the rules and regulations applicable to animal health care tasks for animal technicians and unregistered assistants;))~~ The supervising veterinarian ~~((of an animal technician or unregistered assistant))~~ shall:

(a) Have legal responsibility for the health, safety and welfare of the animal patient which the ~~((animal))~~ veterinary technician or unregistered assistant serves.

(b) ~~((Not))~~ Delegate ~~((an))~~ animal health care tasks ~~((to an animal))~~ only if the veterinary technician or unregistered assistant ~~((who))~~ is ~~((unqualified))~~ qualified to perform the ~~((particular))~~ task.

(c) ~~((Not))~~ Use ~~((a))~~ the level of supervision ~~((which is lower than that designated))~~ required for a specific task.

(d) Make all decisions relating to the diagnosis, treatment, management, and future disposition of an animal patient.

(e) ~~((Not authorize more than two))~~ Limit the number of unregistered assistants ~~((to aet))~~ under indirect supervision to two at any single time.

~~((f))~~ Allow veterinary technicians and unregistered assistants the right and responsibility to refuse to perform duties they are not legally or technically able to perform.

(3) A supervising veterinarian shall ~~((have examined))~~ examine the animal patient prior to the delegation of any animal health care task to either ~~((an animal))~~ a veterinary technician or unregistered assistant. The examination of the animal patient ~~((shall))~~ must be conducted ~~((such))~~ the times and in ~~((such))~~ the manner ~~((as acceptable))~~ consistent with veterinary medicine practice ~~((requires)), ~~((consistent with))~~ and the particular delegated animal health care task.~~

(4) ~~((Where an animal))~~ If a veterinary technician is authorized, ~~((pursuant to these regulations;))~~ to provide supervision for an unregistered assistant performing a specified health care task, the ~~((animal))~~ veterinary technician shall be under the same degree of supervision by the veterinarian, ~~((as specified in these regulations;))~~ as if the ~~((animal))~~ veterinary technician were performing the task.

(5) Unless specifically ~~((so provided))~~ allowed by regulation, a veterinarian shall not authorize ~~((an animal))~~ a veterinary technician or an unregistered assistant to perform the following functions:

(a) Surgery, other than ~~((injections or inoculations))~~ outlined in WAC 246-935-050 (1)(a);

(b) Diagnosis and prognosis of animal disease;

(c) Prescribing of drugs, medicines and appliances.

AMENDATORY SECTION (Amending Order 108B, filed 12/28/90, effective 1/31/91)

WAC 246-935-050 Animal health care tasks. (1) ~~((Animal))~~ Veterinary technicians.

No individual, other than a registered veterinary technician, may advertise or offer her/his services in a manner calculated to lead others to believe that she/he is a trained or registered veterinary technician.

Veterinary technicians are prohibited from performing the following activities: Surgery except as outlined below; diagnosis and prognosis; prescribing drugs, medication or appliances; initiation of treatment without prior instruction by a veterinarian except as outlined under emergency animal care.

(a) Immediate supervision. ~~((An animal))~~ A veterinary technician may perform the following tasks only under the immediate supervision of a veterinarian:

(i) Assist veterinarian in surgery by tissue handling;

(ii) Assist veterinarian in surgery by instrument handling;

(iii) Dental extractions.

(b) Direct supervision. ~~((An animal))~~ A veterinary technician may perform the following tasks ~~((only))~~ under the direct supervision of a veterinarian:

(i) Endotracheal intubation;

(ii) Blood administration;

(iii) Fluid aspiration, including cystocentesis;

(iv) Intraperitoneal injections;

(v) Monitoring of vital signs of anesthetized patient;

(vi) Application of splints;

(vii) Induce anesthesia by intravenous, intramuscular, or subcutaneous injection or by inhalation;

(viii) ~~((When the animal is anesthetized, those tasks listed under subsection (c) "indirect supervision" of this section;~~

~~((ix)))~~ Administration of immunological agents including rabies vaccination;

(ix) Catheterization of the unobstructed bladder;

(x) Ophthalmological procedure including:

(A) Tear production testing

(B) Topical anesthetic application

(C) Fluorescein staining of the cornea

(D) Tonometry;

(xi) Teeth cleaning, provided an oral examination of the anesthetized patient has been conducted by the veterinarian;

(xii) Microchip implantation;

(xiii) Floating teeth;

(xiv) Removal of partially exposed foxtails and porcupine quills;

(xv) Provide massage.

(c) Indirect supervision. (~~(An animal)~~) A veterinary technician may perform the following tasks (~~(only)~~) under the indirect supervision of a veterinarian. (~~(f)~~) If the animal is anesthetized, these tasks require the direct supervision of a veterinarian. (~~(g)~~):

- (i) ~~(Teeth cleaning;~~
 - ~~(ii))~~ Enema;
 - ~~(iii))~~ (ii) Electrocardiography;
 - ~~(iv))~~ (iii) Application of bandages;
 - ~~(v))~~ ~~Catheterization of the unobstructed bladder;~~
 - ~~(vi))~~ (iv) Gavage;
 - ~~(vii))~~ (v) Ear flush;
 - ~~(viii))~~ (vi) Radiology;
 - (A) Patient positioning;
 - (B) Operation of ~~(X-ray))~~ radiograph machines;
 - (C) Oral and rectal administration of radio-opaque materials;
 - (vii) Placement and securing of an intravenous catheter;
 - ~~(ix))~~ (viii) Injections of medications not otherwise prohibited:
 - (A) Intramuscular, excluding immunological agents
 - (B) Subcutaneous, excluding immunological agents
 - (C) Intravenous, including giving medication through an established intravenous catheter;
 - ~~(x))~~ (ix) Oral medications;
 - ~~(xi))~~ (x) Topical medications;
 - ~~(xii))~~ (xi) Laboratory (specimen collections):
 - (A) Collection of tissue during or after a veterinarian has performed a necropsy
 - (B) Urine, ~~(f))~~ except cystocentesis(~~(g))~~)
 - (C) ~~(Hematology))~~ Blood
 - (D) Parasitology
 - (E) Exfoliative cytology
 - (F) Microbiology
 - (G) Fecal material
 - (xii) Laboratory (specimen testing):
 - (A) Urinalysis
 - (B) Hematology
 - (C) Serology
 - (D) Chemistries
 - (E) Endocrinology
 - (F) Parasitology
 - (G) Exfoliative cytology
 - (H) Microbiology
 - (I) Fecal analysis;
 - (xiii) Administration of preanesthetic drugs;
 - (xiv) Oxygen therapy;
 - (xv) ~~(Removal of partially exposed foxtails from skin and feet;~~
 - ~~(xvi))~~ Euthanasia (~~(f)~~) in all circumstances(~~(g))~~) as otherwise allowed by law;
 - ~~(xvii))~~ (xvi) Removal of sutures;
 - (xvii) Indirect blood pressure measurement;
 - (xviii) Obtaining a general history from a client of a patient and the client's concerns regarding that patient;
 - (xix) Preliminary physical examination including temperature, pulse and respiration;
 - (xx) Behavioral consultation with clients;
 - (xxi) Dietary consultation with clients.
- (2) **Unregistered assistants.**

Induction of anesthesia by any method is prohibited.

(a) Immediate supervision by veterinarian. An unregistered assistant may perform the following tasks only under the immediate supervision of a veterinarian:

- (i) Assist veterinarian in surgery by tissue handling;
- (ii) Assist veterinarian in surgery by instrument handling(~~(;~~
- ~~(iii) Endotracheal intubation;~~
- ~~(iv) Fluid aspiration;~~
- ~~(v) Intraperitoneal injections)).~~

(b) Immediate supervision by veterinarian or ~~(an animal)~~ veterinary technician. An unregistered assistant may perform the following tasks only under the immediate supervision of either a veterinarian or ~~(an animal)~~ veterinary technician:

- (i) Blood administration;
- (ii) ~~(Catheterization of unobstructed bladder;~~
- ~~(iii) Gavage;~~
- ~~(iv) Radiology;~~
- ~~(A) Patient positioning~~
- ~~(B) Film exposure~~
- ~~(C) Rectal and oral administration of radio-opaque materials~~
- ~~(v) Intravenous injections of medications not otherwise prohibited;~~

- ~~(vi))~~ Laboratory (specimen collections):
- (A) Hematology
- (B) Exfoliative cytology, including skin scraping
- (C) Microbiology

(D) Serology;

(iii) Placement and securing of an intravenous catheter.

(c) Direct supervision by veterinarian. An unregistered assistant may perform the following tasks only under the direct supervision of a veterinarian:

- (i) Monitor vital signs of anesthetized patient;
- (ii) ~~(When the animal is anesthetized, those tasks listed under subsection (c) "indirect supervision" of this section.~~
- ~~(iii) Laboratory (specimen collection):~~
- ~~(A) Collection of tissues during or after a veterinarian has performed necropsy~~

~~(iv))~~ Euthanasia (~~(f)~~) in all circumstances(~~(g))~~) as otherwise allowed by law;

~~(v))~~ (iii) Removal of sutures;

(iv) Teeth cleaning, provided an oral examination of the anesthetized patient has been conducted by the veterinarian;

(v) Provide massage;

(vi) Administration of immunological agents including rabies vaccination;

(vii) Microchip implantation;

(viii) Enema;

(ix) Removal of partially exposed foxtails and porcupine quills from skin and feet.

(d) Direct supervision by veterinarian or ~~(an animal)~~ veterinary technician. An unregistered assistant may perform the following tasks (~~(only)~~) under direct supervision of either a veterinarian or ~~(an animal)~~ veterinary technician. If the animal is anesthetized, these tasks require immediate supervision of a veterinarian or a veterinary technician:

- (i) Application of bandages;
- (ii) Ear flush;
- (iii) Electrocardiography;

(iv) Intramuscular or subcutaneous injections of medications not otherwise prohibited;

(v) Laboratory (test preparation, not evaluation):

(A) Parasitology

(B) Serology

(C) Urinalysis;

(vi) Preliminary physical examination including temperature, pulse and respiration;

(vii) Radiology:

(A) Patient positioning

(B) Operation of radiograph machines

(C) Rectal and oral administration of radio-opaque materials.

(e) Indirect supervision. An unregistered assistant may perform the following tasks ~~((only))~~ under the indirect supervision of a veterinarian. ~~((f))~~ If the animal is anesthetized, these tasks require the direct supervision of a veterinarian ~~((g))~~:

~~((i))~~ ~~((Teeth cleaning (without anesthetic);~~

~~((ii))~~ ~~Enema;~~

~~((iii))~~ ~~Injections of medications not otherwise prohibited;~~

~~((A))~~ ~~Intramuscular~~

~~((B))~~ ~~Subcutaneous~~

~~((iv))~~ ~~Oral medications;~~

~~((v))~~ ~~((ii))~~ ~~Topical medications;~~

~~((vi))~~ ~~Administering medication through an established intravenous catheter;~~

~~((vii))~~ ~~((iii))~~ ~~Laboratory (specimen collection):~~

~~((A))~~ ~~Collecting of voided urine and fecal material;~~

~~((B))~~ ~~Parasitology (except skin scraping)~~

~~((viii))~~ ~~((iv))~~ ~~Oxygen therapy;~~

~~((ix))~~ ~~Removal of partially exposed foxtails;~~ (v)

Obtaining a general history from a client of a patient and the client's concerns;

(vi) Behavioral consultation with clients;

(vii) Dietary consultation with clients.

(3) **Emergency animal care.**

(a) Under conditions of an emergency, ~~((an animal))~~ a veterinary technician and unregistered assistant may render ~~((the following))~~ certain life saving aid to an animal. A veterinary technician may:

(i) ~~((Application of))~~ Apply tourniquets and/or pressure bandages to control hemorrhage;

(ii) ~~((Administration of))~~ Administer pharmacologic agents to prevent or control shock ~~((including))~~ Placement of an intravenous catheter and administering parenteral fluids, ~~((shall))~~ must only be performed after direct communication with a veterinarian, and only if ~~((such))~~ the veterinarian is either present or immediately enroute to the location of the distressed animal;

(iii) Administer resuscitative oxygen procedures;

(iv) ~~((Establishing))~~ Establish open airways including the use of intubation appliances, but excluding surgery;

(v) Administer external cardiac resuscitation;

(vi) ~~((Application of))~~ Apply temporary splints or bandages to prevent further injury to bones or soft tissues;

(vii) ~~((Application of))~~ Apply appropriate wound dressings and external supportive treatment in severe burn cases;

(viii) Apply external supportive treatment ~~((in heat prostration cases))~~ to stabilize body temperature.

~~((Under conditions of an emergency,))~~ An unregistered assistant may ~~((render the following life saving aid to an animal))~~:

(i) ~~((Application of))~~ Apply tourniquets and/or pressure bandages to control hemorrhage;

(ii) Administer resuscitative oxygen procedures;

(iii) ~~((Establishing))~~ Establish open airways including intubation appliances, but excluding surgery;

(iv) Apply external supportive treatment to stabilize body temperature.

AMENDATORY SECTION (Amending Order 368B, filed 6/2/93, effective 7/3/93)

WAC 246-935-060 Eligibility for examination as ~~((animal))~~ veterinary technician. Applicants must meet one of the following criteria to be eligible for the examination.

(1) Completion of a post ~~((high school course))~~ secondary educational program for animal or veterinary technology approved by the Committee on Veterinary Technician Education and Activities (CVTEA) of the American Veterinary Medical Association (AVMA). The board approves all ~~((these))~~ institutions accredited by, and in good standing with, the AVMA. AVMA-accredited programs in veterinary technology means any postsecondary educational program of two or more academic years that has fulfilled the essential criteria established by the Committee on Veterinary Technician Education and Activities and approved by the AVMA House of Delegates (AVMA/NAVTA Liaison Committee Model Practice Act adopted 1992). Other institutions ~~((which may apply))~~ applying for ~~((the))~~ board ~~(('s))~~ approval ~~((and which))~~ must meet the accreditation standards of the CVTEA ~~((to the board's satisfaction may be approved, but)).~~ It is the responsibility of ~~((an))~~ the institution to apply for approval and of a student to ascertain whether or not a school has been approved by the board. The examination may not be taken prior to ~~((two))~~ six months preceding graduation from the course of instruction.

(2) Graduation from a two-year curriculum in animal health or veterinary technology which is not accredited by the CVTEA plus a minimum of thirty-six months of full-time experience under the supervision of a licensed veterinarian(s) who ~~((shall))~~ must attest to the completion of that experience.

(3) Award of a D.V.M. or V.M.D. degree or equivalent from an American Veterinary Medical Association accredited or listed college of veterinary medicine.

(4) ~~((Applicant is registered, certified))~~ Registration, certification, or ((licensed)) licensure as an animal health or veterinary technician in one or more states and ~~((has obtained))~~ thirty-six months of full-time experience under the supervision of a licensed veterinarian(s).

(5) Completion of a course in veterinary technician education as a member of the United States military and completion of a tour of active duty as a veterinary ~~((animal))~~ technician or specialist.

(6) Five years full-time ~~((animal technician))~~ experience as an unregistered assistant under the supervision of a licensed veterinarian(s) who ~~((shall))~~ must attest to the completion of that experience.

WSR 02-02-047
PERMANENT RULES
DEPARTMENT OF HEALTH
 [Filed December 27, 2001, 11:43 a.m.]

Date of Adoption: November 9, 2001.

Purpose: Amend WAC 246-840-910, 246-840-920, 246-840-930, 246-840-940, 246-840-950, 246-840-960 and 246-840-970, and repeal of WAC 246-840-980. These rules are being amended to protect the public by requiring nurse to adhere to standards for delegating nursing care tasks to registered and certified nursing assistants in community care settings. These rules safeguard the authority of registered nurses to make independent professional decisions regarding the delegation of a task.

Citation of Existing Rules Affected by this Order: Repealing WAC 246-840-980; and amending WAC 246-840-910, 246-840-920, 246-840-930, 246-840-940, 246-840-950, 246-840-960, and 246-840-970.

Statutory Authority for Adoption: Chapters 18.79 and 18.88A RCW.

Adopted under notice filed as WSR 01-19-078 on September 19, 2001.

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 8, Repealed 1.

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 8, Repealed 1.

Effective Date of Rule: Thirty-one days after filing.

November 9, 2001

Joanna Boatman, RN
 Chair, Nursing Commission

REGISTERED NURSE DELEGATION IN COMMUNITY CARE SETTINGS

AMENDATORY SECTION (Amending WSR 96-05-060, filed 2/19/96, effective 3/21/96)

WAC 246-840-910 Purpose. The purpose of this delegation protocol is to ensure that nursing care services have a consistent standard of practice upon which the public and profession may rely and to safeguard the authority of the ((nurse)) registered nurse delegator to make independent professional decisions regarding the delegation of a nursing task. ((According to Public Law 1908,)) A licensed registered nurse may delegate specific nursing care tasks to nursing assistants who meet certain requirements and provide care to individuals ((in)) served by certified community residential programs for the developmentally disabled, to residents in

licensed adult family homes, and to residents of licensed boarding homes (~~contracting to provide assisted living services~~). Before delegating a task, the registered nurse delegator must determine that specific criteria described in the protocol are met and ensure that the patient is in a stable and predictable condition. Registered nurses delegating tasks are accountable to the Washington state nursing care quality assurance commission. The registered nurse delegator and nursing assistant are accountable for their own individual actions in the delegation process. No person may coerce a registered nurse into compromising patient safety by requiring the registered nurse to delegate if the ((nurse)) registered nurse delegator determines it is inappropriate to do so. ((These specific care tasks as defined by the nursing commission include:

- (1) ~~Oral and topical medications and ointments;~~
- (2) ~~Nose, ear, eye drops, and ointments;~~
- (3) ~~Dressing changes and urinary catheterization using clean techniques;~~
- (4) ~~Suppositories, enemas, and ostomy care in established and healed condition;~~
- (5) ~~Blood glucose monitoring; and~~
- (6) ~~Gastrostomy feedings in established and healed condition)~~ Registered nurse delegators cannot delegate the following care tasks under any circumstances:

- (1) Administration of medications by injection (intramuscular, intradermal, subcutaneous, intraosseous and intravenous).
- (2) Sterile procedures.
- (3) Central line maintenance.

AMENDATORY SECTION (Amending WSR 96-05-060, filed 2/19/96, effective 3/21/96)

WAC 246-840-920 Definitions. For the purposes of this chapter, the definitions in this section apply throughout the protocol.

(1) ((“Delegation” means the licensed registered nurse transfers the performance of selected nursing tasks to competent individuals in selected situations. The licensed registered nurse delegating the task retains the responsibility and accountability for the nursing care of the patient.

(2) “Nursing assistant” means a nursing assistant registered under chapter 18.88A RCW or a nursing assistant certified under chapter 18.88A RCW, who provides care to individuals in certified community residential programs for the developmentally disabled, to individuals residing in licensed adult family homes, and to individuals residing in licensed boarding homes contracted to provide assisted living services.

(3) “Patient” means the individual recipient of nursing actions. In the community residential settings, the patient may also be referred to as client or consumer.

(4) “Protocol” means an explicit, detailed written plan specifying the procedures to be followed in providing care for a particular condition.

(5) “Procedure” means a series of steps by which a desired result is obtained, a particular course of action or way of doing something.

(6) "Outcome" means the end result or consequence of an action after following an established plan of care.

(7) "Supervision" means the provision of guidance and evaluation by a qualified registered nurse for the accomplishment of a nursing task or activity, as outlined in this protocol, including the initial direction of the task or activity; periodic inspection at least every sixty days of the actual act of accomplishing the task or activity; and the authority to require corrective action.

(8) "Immediate supervision" means the licensed registered nurse is on the premises and is within audible and visual range of the patient and the patient has been assessed by the licensed registered nurse prior to the delegation of duties to any care giver.

(9) "Direct supervision" means the licensed registered nurse is on the premises, is quickly and easily available and the patient has been assessed by the licensed registered nurse prior to the delegation of the duties to any care giver.

(10) "Indirect supervision" means the licensed registered nurse is not on the premises but has previously given written instructions for the care and treatment of the patient and the patient has been assessed by the licensed registered nurse prior to the delegation of duties to any care giver. If oral clarification of the written instructions is required, it must be documented.

(11) "Coercion" means to force or compel another, by authority, to do something that he/she would not otherwise choose to do.

(12) "Stable and predictable condition" means a situation in which the patient's clinical and behavioral status is known through the registered nurse's assessment to be nonfluctuating and consistent, including a terminally ill patient whose deteriorating condition is predictable. The registered nurse determines that the patient does not require their frequent presence and evaluation.

(13) "Medication prescribed" means an order for drugs issued by a practitioner duly authorized by law or rule in the state of Washington to prescribe drugs.

(14) "Over the counter medication" means a drug that can be obtained without a prescription and is not restricted to use by prescribing practitioners.

(15) "PRN medication" means a medication that has been ordered to be given as needed.

(16) "Oral medication" means any medication that can be ingested through the mouth or administered directly into a gastrostomy tube.

(17) "Topical medication" means any medication that is applied to the outer skin, nose, ear, or eye as drops or ointments.

(18) "Suppository" means a semisolid medication for insertion into the rectum or vagina where it dissolves, releasing the drug for absorption.

(19) "Dressing change using clean technique" means using a clean, nonsterile technique to change the protective covering over a wound or injured body part.

(20) "Urinary catheterization using clean technique" means using a clean, nonsterile technique to insert a catheter through the urethra and into the urinary bladder to withdraw urine.

(21) "Ostomy care" means caring for the stoma, the skin, and the ostomy device or tube for the patient having a gastrostomy, colostomy, ileostomy, or urostomy that is in an established and healed condition.

(22) "Enema" means the introduction of solution into the rectum to promote evacuation of feces from the colon.

(23) "Blood glucose monitoring" means regular testing of blood obtained by fingerstick to measure the blood glucose level.

(24) "Gastrostomy feeding" means administering a nutritional tube feeding through a tube directly into the stomach which is in an established and healed condition.

(25) "Complex task" means that a nursing task may become more complicated because of the interrelationship between the following criteria:

- (a) The patient's condition;
- (b) The setting;
- (c) The nursing care task(s) and involved risks; and
- (d) The skill level required to perform the task.

The delegating nurse must identify and facilitate additional training of the nursing assistant prior to delegation in these situations. The delegating nurse may decide the task is not delegatable. In no case, may delegation go beyond the list of specific care tasks authorized by this chapter.

(26)) "Authorized representative" means a person authorized to provide informed consent for health care on behalf of a patient who is not competent to consent. Such person shall be a member of one of the classes of persons as directed in RCW 7.70.065.

(2) "Coercion" means to force or compel another, by authority, to do something that he/she would not otherwise choose to do.

(3) "Complex task" means that a nursing task may become more complicated because of the interrelationship between the following criteria:

- (a) The patient's condition;
- (b) The setting;
- (c) The nursing care task(s) and involved risks; and
- (d) The skill level required to perform the task.

The registered nurse delegator must identify and facilitate additional training of the nursing assistant prior to delegation in these situations. The registered nurse delegator may decide the task is not delegable. In no case, may administration of medications by injection, sterile procedures and central line maintenance be delegated.

(4) "Medication assistance" as defined in chapter 246-888 WAC does not require delegation by a licensed nurse.

(5) "Nursing assistant" means a nursing assistant-registered under chapter 18.88A RCW or a nursing assistant-certified under chapter 18.88A RCW, who provides care to individuals served by certified community residential programs for the developmentally disabled, to individuals residing in licensed adult family homes, and to individuals residing in licensed boarding homes.

(6) "Outcome" means the end result or consequence of an action after following an established plan of care.

(7) "Patient" means the individual recipient of nursing actions. In the community residential settings, the patient may also be referred to as client, consumer, or resident.

(8) "Personal care services" as defined in WAC 388-15-202 do not require delegation by a licensed nurse.

(9) "Procedure" means a series of steps by which a desired result is obtained; a particular course of action or way of doing something.

(10) "Protocol" means an explicit, detailed written plan specifying the procedures to be followed in providing care for a particular condition.

(11) "Registered nurse delegation" means the registered nurse transfers the performance of selected nursing tasks to competent nursing assistants in selected situations. The registered nurse delegating the task retains the responsibility and accountability for the nursing care of the patient.

(12) "Supervision" means the provision of guidance and evaluation by a registered nurse delegator for the accomplishment of a nursing task or activity, as outlined in this protocol, including the initial direction of the task or activity; periodic inspection at least every ninety days of the actual act of accomplishing the task or activity; and the authority to require corrective action.

(13) "Immediate supervision" means the registered nurse delegator is on the premises and is within audible and visual range of the patient and the patient has been assessed by the registered nurse delegator prior to the delegation of duties to any care giver.

(14) "Direct supervision" means the registered nurse delegator is on the premises, is quickly and easily available and the patient has been assessed by the registered nurse delegator prior to the delegation of the duties to any care giver.

(15) "Indirect supervision" means the registered nurse delegator is not on the premises but has previously given written instructions for the care and treatment of the patient and the patient has been assessed by the registered nurse delegator prior to the delegation of duties to any care giver. If oral clarification of the written instructions is required, it must be documented.

(16) "Stable and predictable condition" means a situation in which the patient's clinical and behavioral status is known through the registered nurse delegator's assessment to be non-fluctuating and consistent, including a terminally ill patient whose deteriorating condition is predictable. The registered nurse delegator determines that the patient does not require their frequent presence and evaluation.

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

WAC 246-840-930 Criteria for delegation. (1) Before delegating a nursing task, the ((licensed)) registered nurse delegator must determine that it is appropriate to delegate based on the ((following criteria):

(1) Determine that the setting allows delegation because it is a certified community residential program for the developmentally disabled, a licensed adult family home, or a licensed boarding home contracted to provide assisted living services.

(2) Determine that the task to be delegated is within the nurse's area of responsibility and that it is a specific care task that has been approved for delegation.

(3) Determine that the task to be delegated can be properly and safely performed by the nursing assistant certified or nursing assistant registered. The registered nurse shall assess the potential risk of harm for the individual patient. Potential harm may include, but is not limited to, infection, hemorrhage, hypoxemia, nerve damage, physical injury, or psychological distress.

(4) Assess the patient's nursing care needs and determine that the patient is in a stable and predictable condition.

(5) Analyze the complexity of the nursing task and determine the required training or additional training needed by the nursing assistant to competently accomplish the task. The registered nurse shall consider the psychomotor and cognitive skills required to perform the nursing task. More complex tasks may require additional training and supervision for the nursing assistant. The nurse must identify and facilitate any additional training of the nursing assistant that is needed prior to delegation. The nurse must ensure that the task to be delegated can be properly and safely performed by the nursing assistant.

(6) Assess the level of interaction required, considering language or cultural diversity that may affect communication or the ability to accomplish the task to be delegated, as well as methods to facilitate the interaction.

(7) Verify that the nursing assistant:

(a) Is currently registered or certified as a nursing assistant in Washington state and is in good standing without restriction;

(b) Has a certificate of completion issued by the department of social and health services indicating completion of core delegation training for nursing assistants; and

(c) Is willing to perform the task in the absence of direct or immediate nurse supervision and accept responsibility for their actions.

(8) Assess the ability of the nursing assistant to competently perform the delegated nursing task in the absence of direct or immediate nurse supervision to ensure that the nursing task can be properly and safely performed by the nursing assistant.

(9) Discuss the delegation with the patient or authorized representative, including the level of training of the nursing assistant delivering care. The patient, or authorized representative, must give written, informed consent to the delegation under chapter 7.70 RCW.

(10) Document in the patient's record the rationale for delegating or not delegating nursing tasks.

(11) Discuss the process for continuing, reassigning, or adding medications to the delegation list when the health care provider changes medication orders:

(a) The registered nurse must verify the change in medication or a new medication order with the health care provider;

(b) If a change is made in the medication dosage or if a change is made in the type of medication for the same problem (i.e., one medication is deleted by the health care provider and another is substituted) and the patient remains in a stable and predictable condition, delegation can continue at the registered nurse's discretion; and

(c) If a new medication is added, the registered nurse must review the criteria and process for delegation prior to

delegating the administration of the new medication to the nursing assistant. The registered nurse maintains the authority to decide if the new medication can be added to the delegated task list immediately, if a site visit is warranted prior to delegation, or if delegation is no longer appropriate. If delegation is to be rescinded, the nurse must initiate and participate in developing an alternative plan to assure the needs of the patient are met.) elements of the nursing process: ASSESS, PLAN, IMPLEMENT, EVALUATE:

ASSESS

(2) Determine that the setting allows delegation because it is a certified community residential program for the developmentally disabled, a licensed adult family home, or a licensed boarding home.

(3) Assess the patient's nursing care needs and determine that the patient is in a stable and predictable condition.

(4) Determine that the task to be delegated is within the delegating nurse's area of responsibility.

(5) Determine that the task to be delegated can be properly and safely performed by the nursing assistant. The registered nurse delegator shall assess the potential risk of harm for the individual patient. Potential harm may include, but is not limited to, infection, hemorrhage, hypoxemia, nerve damage, physical injury, or psychological distress.

(6) Analyze the complexity of the nursing task and determine the required training or additional training needed by the nursing assistant to competently accomplish the task. The registered nurse delegator shall consider the psychomotor and cognitive skills required to perform the nursing task. More complex tasks may require additional training and supervision for the nursing assistant. The registered nurse delegator must identify and facilitate any additional training of the nursing assistant that is needed prior to delegation. The registered nurse delegator must ensure that the task to be delegated can be properly and safely performed by the nursing assistant.

(7) Assess the level of interaction required, considering language or cultural diversity that may affect communication or the ability to accomplish the task to be delegated, as well as methods to facilitate the interaction.

(8) Verify that the nursing assistant:

(a) Is currently registered or certified as a nursing assistant in Washington state and is in good standing without restriction;

(b) As required in WAC 246-841-405 (2)(a), nursing assistants registered must complete both the basic caregiver training and core delegation training before performing any delegated task;

(c) Has a certificate of completion issued by the department of social and health services indicating completion of nurse delegation for nursing assistants; and

(d) Is willing to perform the task in the absence of direct or immediate nurse supervision and accept responsibility for their actions.

(9) Assess the ability of the nursing assistant to competently perform the delegated nursing task in the absence of direct or immediate nurse supervision to ensure that the nursing task can be properly and safely performed by the nursing assistant.

(10) If the registered nurse delegator determines delegation is appropriate, the nurse must:

(a) Discuss the delegation process with the patient or authorized representative, including the level of training of the nursing assistant delivering care.

(b) Obtain patient consent. The patient, or authorized representative, must give written, informed consent to the delegation process under chapter 7.70 RCW. Documented verbal consent of patient or authorized representative may be acceptable if written consent is obtained within thirty days; electronic consent is an acceptable format.

(c) Written consent is only necessary at the initial use of the nurse delegation process for each patient and is not necessary for task additions or changes or if a different nurse or nursing assistant will be participating in the process.

PLAN

(11) Document in the patient's record the rationale for delegating or not delegating nursing tasks.

(12) Provide specific, written delegation instructions to the nursing assistant with a copy maintained in the patient's record that include:

(a) The rationale for delegating the nursing task;

(b) That the delegated nursing task is specific to one patient and is not transferable to another patient;

(c) That the delegated nursing task is specific to one nursing assistant and is not transferable to another nursing assistant;

(d) The nature of the condition requiring treatment and purpose of the delegated nursing task;

(e) A clear description of the procedure or steps to follow to perform the task;

(f) The predictable outcomes of the nursing task and how to effectively deal with them;

(g) The risks of the treatment;

(h) The interactions of prescribed medications;

(i) How to observe and report side effects, complications, or unexpected outcomes and appropriate actions to deal with them, including specific parameters for notifying the registered nurse delegator, health care provider, or emergency services;

(j) The action to take in situations where medications and/or treatments and/or procedures are altered by health care provider orders, including:

(i) How to notify the registered nurse delegator of the change;

(ii) The process the registered nurse delegator will use to obtain verification from the health care provider of the change in the medical order; and

(iii) The process to notify the nursing assistant of whether administration of the medication or performance of the procedure and/or treatment is delegated or not;

(k) How to document the task in the patient's record;

(l) Document what teaching was done and that a return demonstration, or other method for verification of competency, was correctly done; and

(m) A plan of nursing supervision describing how frequently the registered nurse will supervise the performance of the delegated task by the nursing assistant and reevaluate

the delegated nursing task. Supervision shall occur at least every ninety days.

(13) The administration of medications may be delegated at the discretion of the registered nurse delegator. The registered nurse delegator must provide written parameters specific to an individual patient which includes guidelines for the nursing assistant to follow in the decision-making process to administer a medication and the procedure to follow for such administration.

IMPLEMENT

(14) Delegation requires the registered nurse delegator teach the nursing assistant how to perform the task, including return demonstration or other method of verification of competency as determined by the registered nurse delegator.

(15) The registered nurse delegator is accountable and responsible for the delegated nursing task. The registered nurse delegator must monitor the performance of the task(s) to assure compliance to established standards of practice, policies and procedures and to ensure appropriate documentation of the task(s).

EVALUATE

(16) The registered nurse delegator must evaluate the patient's responses to the delegated nursing care and to any modification of the nursing components of the patient's plan of care.

(17) The registered nurse delegator must supervise and evaluate the performance of the nursing assistant, including direct observation or other method of verification of competency of the nursing assistant to perform the delegated nursing task. The registered nurse delegator must also reevaluate the patient's condition, the care provided to the patient, the capability of the nursing assistant, the outcome of the task, and any problems.

(18) The registered nurse delegator must ensure safe and effective services are provided. Reevaluation and documentation must occur at least every ninety days. Frequency of supervision is at the discretion of the registered nurse delegator.

AMENDATORY SECTION (Amending WSR 97-13-100, filed 6/18/97, effective 7/19/97)

WAC 246-840-940 ((Process for delegation.)) Washington state nursing care quality assurance commission community care setting delegation decision tree. ((If the registered nurse determines delegation is appropriate, the nurse must:

(1) Obtain the written informed consent of the patient or authorized representative under chapter 7.70 RCW, the delegating nurse, and the nursing assistant.

(2) Delegation requires the nurse teach the nursing assistant how to perform the task, including return demonstration under observation. The nurse shall observe the nursing assistant performing the delegated task to verify their competency to properly perform the task safely and accurately.

(3) Provide specific, written delegation instructions to the nursing assistant with a copy maintained in the patient's record that include:

- (a) The rationale for delegating the nursing task;
- (b) That the delegated nursing task is specific to one patient and is not transferable to another patient;
- (c) That the delegated nursing task is specific to one nursing assistant and is not transferable to another nursing assistant;
- (d) The nature of the condition requiring treatment and purpose of the delegated nursing task;
- (e) A clear description of the procedure or steps to follow to perform the task;
- (f) The predictable outcomes of the nursing task and how to effectively deal with them;
- (g) The risks of the treatment;
- (h) The interactions of prescribed medications;
- (i) How to observe and report side effects, complications, or unexpected outcomes and appropriate actions to deal with them, including specific parameters for notifying the delegating registered nurse, health care provider, or emergency services;
- (j) The action to take in situations where medications are altered by health care provider orders, including:
 - (i) How to notify the registered nurse of the change;
 - (ii) The process the registered nurse will use to obtain verification from the health care provider of the medication change; and
 - (iii) The process to notify the nursing assistant of whether administration of the medication is delegated or not;
- (k) How to document the task in the patient's record;
- (l) Document what teaching was done and that a return demonstration was correctly done; and
- (m) A plan of nursing supervision describing how frequently the registered nurse will supervise the performance of the delegated task by the nursing assistant and reevaluate the delegated nursing task. Supervision shall occur at least every sixty days.
- (4) The administration of PRN medications may be delegated at the discretion of the registered nurse. The nurse must first assess the patient to determine that on-site patient assessment will not be required prior to the ongoing administration of each PRN medication dose. The registered nurse must provide written parameters specific to an individual patient which includes guidelines for the nursing assistant to follow in the decision-making process to administer the PRN medication and the procedure to follow for such administration:))

(1)	Does the patient reside in one of the following settings? A certified community residential program for the developmentally disabled, a licensed adult family home, a licensed boarding home	No →	Do not delegate
	Yes ↓		
(2)	Has the patient or authorized representative given consent to the delegation?	No →	Obtain the written, informed consent
	Yes ↓		
(3)	Is RN assessment of patient's nursing care needs completed?	No →	Do assessment, then proceed with a consideration of delegation

PERMANENT

PERMANENT

Yes ↓			
(4)	Is the task within the registered nurse's scope of practice?	No →	Do not delegate
Yes ↓			
(5)	Is the nursing assistant registered or certified and properly trained in the nurse delegation for nursing assistants?	No →	Do not delegate
Yes ↓			
(6)	Can the task be performed without requiring judgment based on nursing knowledge?	No →	Do not delegate
Yes ↓			
(7)	Are the results of the task reasonably predictable?	No →	Do not delegate
Yes ↓			
(8)	Can the task be safely performed according to exact, unchanging directions?	No →	Do not delegate
Yes ↓			
(9)	Can the task be performed without a need for complex observations or critical decisions?	No →	Do not delegate
Yes ↓			
(10)	Can the task be performed without repeated nursing assessments?	No →	Do not delegate
Yes ↓			
(11)	Can the task be performed improperly without life-threatening consequences?	No →	Do not delegate
Yes ↓			
(12)	Is appropriate supervision available?	No →	Do not delegate
Yes ↓			
(13)	There are no specific laws or rules prohibiting the delegation?	No →	Do not delegate
Yes ↓			
(14)	Task is delegable		

AMENDATORY SECTION (Amending WSR 96-05-060, filed 2/19/96, effective 3/21/96)

WAC 246-840-950 ((Nursing supervision)) How to make changes to the delegated tasks. (1) ((The registered nurse is accountable and responsible for the delegated nursing task. The nurse must supervise and evaluate the performance of the nursing assistant, including direct observation of the skill and ability of the nursing assistant to perform the delegated nursing task. The nurse must also reevaluate the patient's condition, the care provided to the patient, the capability of the nursing assistant, the outcome of the task, and any problems. Frequency of supervision is at the discretion of the registered nurse to ensure safe and effective services are provided. Reevaluation and documentation must occur at least every sixty days.

(2) ~~A registered nurse may assume delegating responsibilities from the delegating registered nurse for the delegation process, provided the registered nurse assuming responsibility knows the patient through their assessment, the skills of the nursing assistant, and the plan of care. This may include a reevaluation of the patient by the nurse assuming responsibility for delegation. The nurse assuming the responsibility for delegation from another nurse is accountable and responsible for the delegated task. The nurse must document the following in the patient's record:~~

~~(a) The reason and justification for another nurse assuming responsibility for the delegation;~~

~~(b) The nurse assuming responsibility must agree, in writing, to perform the supervision; and~~

~~(c) That the nursing assistant and patient have been informed of this change.)) **Medication.** The registered nurse delegator will discuss with the nursing assistant the process for continuing, rescinding, or adding medications to the delegation list when the health care provider changes medication orders:~~

~~(a) The registered nurse delegator must verify the change in medication or a new medication order with the health care provider;~~

~~(b) If a change is made in the medication dosage or if a change is made in the type of medication for the same problem (i.e., one medication is deleted by the health care provider and another is substituted) and the patient remains in a stable and predictable condition, delegation may continue at the registered nurse delegator's discretion; and~~

~~(c) If a new medication is added, the registered nurse delegator must review the criteria and process for delegation prior to delegating the administration of the new medication to the nursing assistant. The registered nurse delegator maintains the authority to decide if the new medication can be delegated immediately, if a site visit is warranted prior to delegation, or if delegation is no longer appropriate. If delegation is to be rescinded, the registered nurse delegator must initiate and participate in developing an alternative plan to assure the needs of the patient are met.~~

(2) Treatments and/or procedures.

~~(a) The registered nurse delegator must verify the change in the medical order with the health care provider.~~

~~(b) The registered nurse delegator maintains the authority to decide if the new treatment or procedure can be delegated immediately, if a site visit is warranted prior to delegation, or if delegation is no longer appropriate. If delegation is to be rescinded, the registered nurse delegator must initiate and participate in developing an alternative plan to assure the needs of the patient are met.~~

Transferring delegation to another registered nurse.

(3) A registered nurse may assume delegating responsibilities from the registered nurse delegator for the delegation process, provided the registered nurse assuming responsibility knows the patient through their assessment, the skills of the nursing assistant, and the plan of care. This may include a reevaluation of the patient by the nurse assuming responsibility for delegation. The registered nurse assuming the responsibility for delegation from another registered nurse delegator is accountable and responsible for the delegated

task. The registered nurse delegator must document the following in the patient's record.

- (a) The reason and justification for another registered nurse assuming responsibility for the delegation;
- (b) The registered nurse assuming responsibility must agree, in writing, to perform the supervision; and
- (c) That the nursing assistant and patient have been informed of this change.

AMENDATORY SECTION (Amending WSR 96-05-060, filed 2/19/96, effective 3/21/96)

WAC 246-840-960 (~~(Accountability, liability, and coercion.)~~) **Rescinding delegation.** (~~((1) The registered nurse and nursing assistant are accountable for their own individual actions in the delegation process. The delegated task becomes the responsibility of the person to whom it is delegated but the registered nurse retains overall accountability for the nursing care of the patient, including nursing assessment, evaluation, and assuring documentation is completed.~~)

(2) Nurses acting within the protocols of their delegation authority shall be immune from liability for any action performed in the course of their delegation duties.

(3) Nursing assistants following written delegation instructions from registered nurses for delegated tasks shall be immune from liability.

(4) The nursing care quality assurance commission shall take no disciplinary action against nurses following delegation protocols appropriately.

(5) Complaints regarding delegation of specific nursing tasks may be reported to the aging and adult services administration of the department of social and health services or via a toll free telephone number.

(6) All complaints specifically related to nurse delegation shall be referred to the nursing care quality assurance commission.

(7) No certified community residential program for the developmentally disabled, licensed adult family home, or licensed boarding home contracting to provide assisted living services may discriminate or retaliate in any manner against a person because the person made a complaint or cooperated in the investigation of a complaint.

(8) No person may coerce a nurse into compromising patient safety by requiring the nurse to delegate if the nurse determines it is inappropriate to do so. Nurses shall not be subject to any employer reprisal or disciplinary action by the Washington nursing care quality assurance commission for refusing to delegate tasks or refusing to provide the required training for delegation if the nurse determines delegation may compromise patient safety.

(9) Nursing assistants shall not be subject to any employer reprisal or disciplinary action for refusing to accept delegation of a nursing task.) (1) The registered nurse delegator may rescind delegation of the nursing task based on the following circumstances which may include, but are not limited to:

(a) When the registered nurse delegator believes patient safety is being compromised;

(b) When the patient's condition is no longer stable and predictable as determined by the registered nurse delegator;

(c) When the frequency of staff turnover makes delegation impractical to continue in the setting;

(d) When there is a change in the nursing assistant's willingness or competency to do the task;

(e) When the task is not being performed correctly; or

(f) When the patient or authorized representative requests that the delegation be rescinded.

(2) In the event delegation is rescinded, the registered nurse delegator initiates and participates in developing an alternative plan to ensure the continuity for the provision of the task or assumes responsibility for performing the task.

(3) The registered nurse delegator must document the reason for rescinding delegation of the task and the plan for ensuring continuity of the task.

AMENDATORY SECTION (Amending WSR 96-05-060, filed 2/19/96, effective 3/21/96)

WAC 246-840-970 (~~(Rescinding delegation.)~~) **Accountability, liability, and coercion.** (~~((1) The registered nurse may rescind delegation of the nursing task based on the following circumstances which may include, but are not limited to:~~)

(a) When the nurse believes patient safety is being compromised;

(b) When the patient's condition is no longer stable and predictable;

(c) When the frequency of staff turnover makes delegation impractical to continue in the setting;

(d) When there is a change in the nursing assistant's willingness or competency to do the task;

(e) When the task is not being performed correctly; or

(f) When the patient or authorized representative requests that the delegation be rescinded.

(2) In the event delegation is rescinded, the delegating registered nurse assumes responsibility for performing the task or initiating and participating in developing an alternative plan to ensure the continuity for the provision of the task.

(3) The delegating registered nurse must document the reason for rescinding delegation of the task and the plan for ensuring continuity of the task.) (1) The registered nurse delegator and nursing assistant are accountable for their own individual actions in the delegation process. The delegated task becomes the responsibility of the person to whom it is delegated but the registered nurse delegator retains overall accountability for the nursing care of the patient, including nursing assessment, evaluation, and assuring documentation is completed.

(2) Under RCW 18.79.260 (3)(d)(iv), delegating nurses acting within the protocols of their delegation authority shall be immune from liability for any action performed in the course of their delegation duties.

(3) Under RCW 18.88A.230(1), nursing assistants following written delegation instructions from registered nurse delegators for delegated tasks shall be immune from liability.

(4) Complaints regarding delegation of nursing tasks may be reported to the aging and adult services administra-

tion of the department of social and health services or via a toll-free telephone number.

(5) All complaints related to nurse delegation shall be referred to the nursing care quality assurance commission.

(6) Under RCW 18.79.260 (3)(c), no person may coerce the registered nurse delegator into compromising patient safety by requiring the nurse to delegate if the registered nurse delegator determines it is inappropriate to do so. Registered nurse delegators shall not be subject to any employer reprisal or disciplinary action by the Washington nursing care quality assurance commission for refusing to delegate tasks or refusing to provide the required training for delegation if the nurse determines delegation may compromise patient safety.

(7) Under RCW 18.88A.230(2), nursing assistants shall not be subject to any employer reprisal or disciplinary action by the secretary for refusing to accept delegation of a nursing task based on patient safety issues.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 246-840-980 Evaluation of nurse delegation.

**WSR 02-02-049
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 01-286—Filed December 27, 2001, 12:13 p.m.]

Date of Adoption: December 8, 2001.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-050; and amending WAC 220-20-020.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 01-21-117 on October 23, 2001.

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 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: Thirty-one days after filing.

December 24, 2001

Debbie Nelson

for Russ Cahill, Chair

Fish and Wildlife Commission

AMENDATORY SECTION (Amending Order 00-149, filed 8/16/00, effective 9/16/00)

WAC 220-20-020 General provisions—Lawful and unlawful acts—Food fish other than salmon. (1) It is unlawful to fish for or possess for commercial purposes any round, undressed white sturgeon less than 48 inches or greater than 60 inches in length or any round, undressed green sturgeon less than 48 inches or greater than 66 inches in length.

(2) It is unlawful to fish for or possess for commercial purposes or possess aboard a commercial fishing vessel for any purpose any species of halibut (*Hippoglossus*) unless permitted by the current regulations of the International Pacific Halibut Commission.

(3) It is unlawful to fish for or possess for commercial purposes sturgeon taken from any of the waters of Puget Sound or tributaries, and any sturgeon taken with any type of commercial gear incidental to a lawful fishery shall immediately be returned to the water unharmed.

(4) It is unlawful to fish for food fish for commercial purposes in the waters of Shilshole Bay inland and inside a line projected in a southwesterly direction from Meadow Point to West Point.

(5) It is unlawful to fish for or possess for commercial purposes any starry flounder less than 14 inches in length taken by any commercial gear, in all Puget Sound Marine Fish-Shellfish Areas.

(6) It shall be unlawful to harvest herring eggs naturally deposited on marine vegetation or other substrate, unless a person has a permit issued by the director.

(7) It is unlawful to fish for or possess food fish other than salmon taken for commercial purposes from the San Juan Islands Marine Preserve, except that it is lawful to take herring.

(8) It is unlawful to fish for or possess food fish other than salmon taken from the Titlow Beach Marine Preserve, the Sund Rock Marine Preserve or the Colvos Passage Marine Preserve.

(9) It is unlawful to fish for or possess carp taken for commercial purposes except as authorized by written permit from the director, except that carp taken incidental to a commercial fishery for other species may be retained for commercial purposes. Failure to comply with the provisions of the carp permit constitutes unlawful use of the carp commercial fishery license.

PERMANENT

WSR 02-02-050
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 01-287—Filed December 27, 2001, 12:17 p.m.]

Date of Adoption: December 8, 2001.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:
 Amending WAC 220-88B-030, 220-88B-040, and 220-88B-050.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 01-21-113 on October 23, 2001.

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 3, 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.

December 24, 2001

Debbie Nelson

for Russ Cahill, Chair

Fish and Wildlife Commission

AMENDATORY SECTION (Amending Order 00-152, filed 8/16/00, effective 9/16/00)

WAC 220-88B-030 Emerging commercial fishery—Eligibility for coastal experimental fishery permits—Terms and conditions of use—Renewal. (1) ~~((A 1999 coastal spot shrimp pot experimental fishery permit will be issued to a natural person who is the owner of a vessel that can prove by means of valid Washington fish receiving tickets that at least 1,000 round pounds of spot shrimp were taken from waters of the Pacific Ocean between 46.15.00' and 48.28.00" N. latitude with shellfish pot gear and delivered from that vessel during the period January 1, 1992, through March 30, 1998, and that coastal spot shrimp were landed from the vessel during 1996, 1997 or 1998. In order for a fish receiving ticket to be valid it must have been received by the department no later than April 15, 1998. Valid Oregon fish receiving tickets may be used to meet the qualifying criteria for issuance of a coastal spot shrimp pot experimental fishery permit specified in this subsection, provided that reasonable proof is presented to the department that the spot shrimp were taken from waters of the Pacific Ocean adjacent to the state of Washington prior to March 30, 1998, and the fish receiving tickets were received by the Oregon department of fish and wildlife no later than April 15, 1998.~~

~~(2) A 1999 coastal spot shrimp trawl experimental fishery permit will be issued to a natural person who is the owner of a vessel that can prove by means of valid Washington fish receiving tickets that at least 10,000 round pounds of spot shrimp were taken from waters of the Pacific Ocean between 46.15.00' and 48.28.00" N. latitude with trawl gear and delivered from that vessel during the period from January 1, 1992, through March 30, 1998, and that coastal spot shrimp were landed from the vessel during 1996, 1997 or 1998. In order for a fish receiving ticket to be valid it must have been received by the department no later than April 15, 1998. Valid Oregon fish receiving tickets may be used to meet the qualifying criteria for issuance of a coastal spot trawl experimental fishery permit specified in this subsection, provided that reasonable proof is presented to the department that the spot shrimp were taken from waters of the Pacific Ocean adjacent to the state of Washington prior to March 30, 1998, and the fish receiving tickets were received by the Oregon department of fish and wildlife no later than April 15, 1998.~~

~~(3) For purposes of this section, landings of spot shrimp reported as "tails" on fish receiving tickets will be converted to round pounds by multiplying the reported weight of tails by two.~~

~~(4) In the event the owner has replaced a vessel that was used during the qualifying period, the landings from the original and replacement vessels may be combined for purposes of achieving the minimum landing requirement during the qualifying period.~~

~~(5)) No individual may hold more than one Washington coastal spot shrimp experimental fishery permit.~~

~~((6)) (2) Coastal spot shrimp experimental fishery permits are not transferable. Only the vessel designated in the emerging commercial fishery license and coastal spot shrimp experimental fishery permit may be used to fish for or deliver spot shrimp.~~

~~((7) After 1999,) (3) A coastal spot shrimp ((pot)) experimental fishery permit ((or a coastal spot shrimp trawl experimental fishery permit)) will be issued only to the person who:~~

~~(a) Held such a permit the previous year; and~~

~~(b) Beginning January 1, 2001, can demonstrate by valid Washington fish receiving tickets that at least 1,000 cumulative round weight pounds of spot shrimp taken from waters of the Pacific Ocean adjacent to the state of Washington were landed from the person's vessel during the previous two calendar years. Landings of spot shrimp reported as "tails" on fish receiving tickets will be converted to round pounds by multiplying the reported weight of tails by two.~~

~~((8) The director may convert) (4) Effective January 1, 2003, all coastal spot shrimp experimental trawl fishery permits shall be converted to coastal spot shrimp experimental pot fishery permits.~~

~~((9)) (5) Coastal spot shrimp experimental fishery permits may be revoked by the director for failure to comply with conditions specified in the permits or violations of other fishing regulations. A coastal spot shrimp experimental fishery permit shall be revoked if the emerging commercial fishery license is revoked or future fishing privileges of the licensee are suspended.~~

~~((10))~~ (6) The director may issue a coastal spot shrimp experimental fishery permit to another person if a permittee fails to make the requisite landings, if the person's experimental coastal spot shrimp experimental fishery permit is revoked, or if no application for an emerging commercial fishery license is received by March 31st of each year. The total number of permits issued, including replacement permits, shall not exceed the number of permits issued in 1999. Selection of persons to receive replacement permits shall be by gear or gear replacement type, and replacement permits will be offered in descending order first to persons who made the largest total of Washington coastal spot shrimp landings in each gear type during the original qualifying period, and then in descending order to persons who made the largest total of Washington coastal spot shrimp landings in each gear type. If no persons with coastal spot shrimp landings wish to participate, the director may offer a replacement permit by random drawing.

~~((11))~~ (7) Coastal spot shrimp experimental fishery permits are only valid for the year issued and expire on December 31st of the year issued with the expiration of the emerging commercial fishery license.

~~((12))~~ (8) The total allowable catch of spot shrimp taken from Washington territorial waters west of the Bonilla-Tatoosh line and from adjacent waters of the Pacific Ocean during a calendar year is 250,000 pounds round weight ~~((and shall be equally divided between trawl and pot gear fishers.))~~ provided that not more than 100,000 pounds may be taken south of 47°04.00' N. latitude.

(9) The allowable catch shall be equally divided between trawl and pot gear permits in 2002, except that the allowable catch may be reallocated between gear types if the allowable catch of a gear type is unlikely to be taken during ~~((the calendar))~~ that year. Beginning January 1, 2003, through December 31, 2005, the allowable catch shall be allocated as follows: 175,000 pounds available to all permit holders and 75,000 pounds available to fishers who were converted from trawl to pot permits. Beginning January 1, 2006, the allowable catch is available to all permit holders.

AMENDATORY SECTION (Amending Order 00-152, filed 8/16/00, effective 9/16/00)

WAC 220-88B-040 Coastal spot shrimp pot experimental fishery—Season and gear—Species restriction. It is unlawful to fish for spot shrimp for commercial purposes in coastal and offshore waters using shellfish pot gear except as provided in this section:

- (1) Season - Open to shellfish pot gear the entire year.
- (2) Gear restrictions:
 - (a) Maximum of 500 shellfish pots per permit.
 - (b) ~~((Effective January 1, 2001,))~~ Pot size is limited to a maximum 153 inch bottom perimeter and a maximum 24 inch height.
 - (c) ~~((Effective January 1, 2001,))~~ Shrimp pot gear must be constructed with net webbing or rigid mesh, and at least 50 percent of the net webbing or mesh covering the sides of the pot must easily allow passage of a seven-eighths inch diameter dowel.

(d) Pot gear is required to have an escape mechanism as provided for in WAC 220-52-035.

(e) Groundline end marker buoys must be floating and visible on the surface of the water, equipped with a pole, flag, radar reflector and operating light, and marked with the clear identification of the permittee.

(3) Incidental catch: It is unlawful to retain any species of finfish or shellfish taken with spot shrimp pot gear, except that it is lawful to retain octopus, squid, and up to 50 pounds round weight of other shrimp species taken with shrimp pot gear. It is lawful for persons fishing in the coastal spot shrimp experimental fishery to participate in the coastal bottomfish fishery under WAC 220-44-050, and to retain on board bottomfish taken in that fishery.

AMENDATORY SECTION (Amending Order 00-152, filed 8/16/00, effective 9/16/00)

WAC 220-88B-050 Coastal spot shrimp trawl experimental fishery—Season and gear—Trawl gear restriction-pot gear restriction—Species restriction. It is unlawful to fish for spot shrimp for commercial purposes in coastal and offshore waters using trawl gear except as provided for in this section:

(1) Season - Open to trawl gear May 1, 2002, through November 30, 2002, except closed May 1 through June 30 north of 46°54.50' and south of 47°04.00' N. latitude, and closed at all times within 3 miles of shore.

(2) Gear:

- (a) Fish excluder devices required.
- (b) Single-layered codends only, minimum mesh one and one-half inches measured between adjacent knots. Effective January 1, 2001, minimum mesh size is two inches measured between adjacent knots.

(c) Chafing gear may encircle no more than 50 percent of the circumference of the net codend and the terminal end of chafing gear may not be attached to the codend except at the corners.

(d) Trawl gear may not be rigged such that tickler chains, or any other gear drags across the bottom in front of the mouth of the net; each roller, bobbin, disc, or similar device added to the footrope of the trawl net that is intended to make contact with the sea bottom may not be less than eight inches nor more than twenty-eight inches in diameter and must roll independently and freely.

(3) Effective January 1, 2002, spot shrimp pot gear may ~~((not))~~ be aboard any vessel designated in the coastal spot shrimp trawl experimental fishery and may be used by trawl permit holders as provided in WAC 220-88B-040.

(4) Incidental catch:

(a) It is unlawful to retain more than 50 pounds round weight of other shrimp species. It is lawful to retain octopus and squid.

(b) It is unlawful to retain salmon.

(c) It is unlawful to retain any bottomfish species except as provided for in WAC 220-44-050.

WSR 02-02-051
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 01-288—Filed December 27, 2001, 12:19 p.m.]

Date of Adoption: December 8, 2001.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:
 Amending WAC 220-44-050.

Statutory Authority for Adoption: RCW 77.12.047.

Adopted under notice filed as WSR 01-21-141 on October 24, 2001.

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 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.

December 24, 2001

Debbie Nelson

for Russ Cahill, Chair

Fish and Wildlife Commission

NEW SECTION

WAC 220-44-035 Coastal pelagic gear. It is unlawful to use drift gill net gear in state and offshore waters west of the Bonilla-Tatoosh line, north of the Washington-Oregon boundary, and south of the United States-Canada boundary.

AMENDATORY SECTION (Amending Order 01-103, filed 6/6/01, effective 7/7/01)

WAC 220-44-050 Coastal bottomfish catch limits. (1) It is unlawful to possess, transport through the waters of the state, or land in any Washington state port bottomfish taken from Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes, or in violation of any gear handling or landing requirement, established by the Pacific Fisheries Management Council and published in the *Federal Register*, Volume 66, No. 8, published January 11, 2001, except thresher shark are further restricted as provided for in this section. Therefore, persons must consult the federal regulations, which incorporated by reference and made a part of chapter 220-44 WAC. Where rules refer to the fishery management area, that area is extended to include Washington state waters coterminous with the exclusive economic

zone. A copy of the federal rules may be obtained by contacting Evan Jacoby at (360) 902-2930.

(2) At the time of landing of coastal bottomfish into Washington port, the fish buyer receiving the fish is required to clearly mark on the fish receiving ticket in the space reserved for dealer's use all legally defined trawl gear aboard the vessel at the time of delivery. The three trawl gear types are: Midwater trawl, roller trawl and small foot rope trawl (foot rope less than eight inches in diameter). The notation of the gear type(s) aboard the vessel is required prior to the signing of the fish receiving ticket by the vessel representative.

(3) Vessels engaged in chartered research for National Marine Fisheries Service (NMFS) may land and sell bottomfish caught during that research without the catch being counted toward any trip or cumulative limit for the participating vessel. Vessels that have been compensated for research work by NMFS with an exempted fishing permit (EFP) to land fish as payment for such research may land and sell fish authorized under the EFP without the catch being counted toward any trip or cumulative limit for the participating vessel. Any bottomfish landed during authorized NMFS research or under the authority of a compensating EFP for past chartered research work must be reported on a separate fish receiving ticket and not included on any fish receiving ticket reporting bottomfish landed as part of any trip or cumulative limit. Bottomfish landed under the authority of NMFS research work or an EFP compensating research with fish must be clearly marked "NMFS Compensation Trip" on the fish receiving ticket in the space reserved for dealer's use. The NMFS scientist in charge must sign the fish receiving ticket in the area reserved for dealer's use if any bottomfish are landed during authorized NMFS research. If the fish are landed under the authority of an EFP as payment for research work, the EFP number must be listed in the dealer's use space.

(4) It is unlawful for an original receiver to receive whiting and whiting by-catch under the authority of an exempted fishing permit (EFP) issued by the National Marine Fisheries Service through the department unless the original receiver has entered into a signed agreement with the department specifying the responsibilities of the original receiver in conjunction with the whiting EFP fishery. Failure to comply with the terms of the agreement shall be cause to remove the original receiver from the list of original receivers allowed to receive unsorted whiting catches from EFP vessels.

(5) It is unlawful to land thresher shark taken by any means from state and offshore waters of the Pacific Ocean north of the Washington-Oregon boundary and south of the United States-Canada boundary, and it is unlawful to land thresher shark taken south of the Washington-Oregon boundary unless each thresher shark landed is accompanied by a minimum of two swordfish.

WSR 02-02-054
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Health and Rehabilitative Services Administration)
 [Filed December 27, 2001, 4:13 p.m.]

and treats violent sex offenders civilly committed under chapter 71.09 RCW. Rule amendments comply with law, enhance operations.

Citation of Existing Rules Affected by this Order: Amending WAC 388-880-005, 388-880-010, 388-880-020, 388-880-030, 388-880-040, 388-880-050, and 388-880-110.

Statutory Authority for Adoption: Chapter 71.09 RCW, chapter 44, Laws of 2000, ESSB 5122.

Adopted under notice filed as WSR 01-18-047 on August 29, 2001.

Date of Adoption: December 20, 2001.

Purpose: These rules are to amend chapter 388-880 WAC and add new chapter 388-881 WAC to govern the operation of the Special Commitment Center, which houses

Changes Other than Editing from Proposed to Adopted Version:

Rules as Proposed as WSR 01-18-047	Adopted Rules Compared to Proposed Rules and Explanation of Changes to Proposed Rules (additions underlined, deletions struck-through)	Statutory Reference Chapter 71.09 RCW
WAC 388-880-010 Definitions.		
<p>"Professionally qualified person" means: "Clinical practitioner" means a person employed by the department under state employment guidelines and designated to perform annual evaluations. "Sexual predator program" means a department-administered and operated program identified as the special commitment center (SCC) established for:...</p>	<p>"Professionally qualified person" means: (6) "Clinical practitioner" means a person employed by the department under state employment guidelines and sex offender treatment provider certified under chapter 18.155 RCW, or a forensic therapist three or forensic therapist supervisor designated to perform annual evaluations. "Sexual predator program" means a department-administered and operated program <u>identified as including</u> the special commitment center (SCC) established for:...</p> <p>-----</p> <p>Purpose of changes:</p> <ul style="list-style-type: none"> • Provides qualifications or classifications under employment guidelines. • Reflects law, which allows designated facilities besides the SCC. 	<p>RCW 71.09.040 (4) ... The evaluation shall be conducted by a person deemed to be professionally qualified to conduct such an examination pursuant to rules developed by the department of social and health services. In adopting such rules, the department of social and health services shall consult with the department of health and the department of corrections....</p> <p>RCW 71.09.020 (13) "Total confinement facility" means a facility that provides supervision and sex offender treatment services in a total confinement setting. Total confinement facilities include the special commitment center and any similar facility designated as a secure facility by the secretary.</p>
WAC 388-880-020 Authorization for indefinite commitment to the sexual predator program.		
<p>(3) The person is found to have a personality disorder and/or mental abnormality which makes the person more likely than not to engage in predatory acts of sexual violence; and....</p>	<p>(3) The person is found to have a personality disorder and/or mental abnormality which makes the person more likely than not to engage in predatory acts of sexual violence <u>unless confined in a secure facility</u>; and....</p> <p>-----</p> <p>Purpose of change: Adds the RCW consideration <i>re</i>: confinement in a secure facility.</p>	<p>RCW 71.09.060 (1)... In determining whether or not the person would be likely to engage in predatory acts of sexual violence if not confined in a secure facility,...</p>
WAC 388-880-030 Sexual predator program <u>initial</u> evaluation—Reporting.		
<p>(1) ...evaluate and provide a recommendation to the court as to whether the person exhibits a personality disorder and/or mental abnormality which makes the person more likely than not to engage in predatory acts of sexual violence as defined in RCW 71.09.020; and (2) Whether release to a less restrictive alternative would be in the best interests of the person and conditions can be imposed that would adequately protect the community.</p>	<p>(1) ...evaluate and provide a recommendation to the court as to whether the person <u>has been convicted of or charged with a crime of sexual violence and exhibits a personality disorder and/or mental abnormality suffers from a mental abnormality or personality disorder</u> which makes the person more likely than not to engage in predatory acts of sexual violence <u>as defined in RCW 71.09.020; if not confined in a secure facility, and (2) Whether release to a less restrictive alternative would be in the best interests of the person and conditions can be imposed that would adequately protect the community.</u> (2) <u>If the trial is continued beyond the forty-five day period specified in RCW 71.09.050(1), the evaluation must be completed and provided to attorneys for the prosecution and defense by the date ordered by the trial court or at least 30 days prior to trial.</u></p>	<p>RCW 71.09.050 (1) Within forty-five days after the completion of any hearing held pursuant to RCW 71.09.040, the court shall conduct a trial to determine whether the person is a sexually violent predator.</p> <p>RCW 71.09.020 (12) "Sexually violent predator" means any person who has been convicted of or charged with a crime of sexual violence and who suffers from a mental abnormality or personality disorder which makes the person likely to engage in predatory acts of sexual violence if not confined in a secure facility.</p> <p>RCW 71.09.050 ... The trial may be continued upon the request of either party...</p>

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	<p>-----</p> <p>Purpose of change:</p> <ul style="list-style-type: none"> Follows language of RCW, employing SVP definition. Adds a time requirement for evaluation, if the trial is continued. 	
<p>WAC 388-880-031 Sexual predator program annual evaluation—Reporting.</p>		
<p>(1) Annually or as required by court order, the department shall examine the mental condition of each person detained or committed under chapter 71.09 RCW. The annual report shall include consideration of whether:</p> <p>(a) The person currently meets the definition of a sexually violent predator; or</p> <p>(b) The person's condition has so changed that the person no longer meets the definition of a sexually violent predator; and</p> <p>(c) Conditional release to a less restrictive alternative is:....</p>	<p>(1) Annually or as required by court order, the department shall examine the mental condition of each person detained or committed under chapter 71.09 RCW. The annual report shall include consideration of whether:</p> <p>(a) The person currently meets the definition of a sexually violent predator; or <u>and whether</u></p> <p>(b) The person's condition has so changed that the person no longer meets the definition of a sexually violent predator; and</p> <p>(e) Conditional release to a less restrictive alternative is:....</p> <p>-----</p> <p>Purpose of changes:</p> <ul style="list-style-type: none"> Specifies annual examinations of committed persons, per RCW. Contains exact considerations required in RCW. 	<p>RCW 71.09.070</p> <p>Each person committed under this chapter shall have a current examination of his or her mental condition made at least once every year. The annual report shall include consideration of whether the committed person currently meets the definition of a sexually violent predator and whether conditional release to a less restrictive alternative is in the best interest of the person and conditions can be imposed that would adequately protect the community....</p>
<p>WAC 388-880-032 Recommendation for release to a less restrictive alternative (LRA).</p>		
<p>(1) Upon an evaluation which may support a person's unconditional discharge or release to a less restrictive alternative, the SCC superintendent shall so inform the secretary.</p> <p>(2) Should the secretary concur, the secretary or the secretary's designee shall authorize the person to petition the court in accordance with RCW 71.09.090.</p>	<p>(1) Upon an evaluation which may support <u>supports</u> a person's unconditional discharge or release to a less restrictive alternative, the SCC superintendent shall so inform the secretary.</p> <p>(2) Should the secretary concur, the secretary or the secretary's designee shall authorize the person to petition the court in accordance with RCW 71.09.090.</p> <p>-----</p> <p>Purpose of change:</p> <ul style="list-style-type: none"> Provides clear determination and recommendation process, based upon clinical evaluation. 	<p>RCW 71.09.090</p> <p>(1) If the secretary determines that either: (a) The person's condition has so changed that the person no longer meets the definition of a sexually violent predator; or</p> <p>(b) conditional release to a less restrictive alternative is in the best interest of the person and conditions can be imposed that adequately protect the community, the secretary shall authorize the person to petition the court for conditional release to a less restrictive alternative or unconditional discharge.</p>
<p>WAC 388-880-040 Individual treatment.</p>		
<p>(2)(c) The person's initial or most recent annual evaluation;</p> <p>(6)(c) The person may be limited to participation in the earlier phases of treatment, since full disclosure of sex-related offenses is required of all persons in treatment and since full disclosure is unlikely if the person is not court-committed.</p>	<p>(2)(c) The person's initial or most recent annual evaluation;</p> <p>(6)(c) The person may be limited to participation in the earlier phases of treatment, since full disclosure of sex-related offenses is required of all persons in treatment and since full disclosure is unlikely if the person is not court-committed.</p> <p>-----</p> <p>Purpose of change:</p> <ul style="list-style-type: none"> Removes an error potentially harmful to all parties. Removes proposed language which is now invalid, due to an adverse 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 13, Amended 7, 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 5, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, Amended 5, Repealed 0.

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 13, Amended 7, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 20, 2001

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

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 02-03 issue of the Register.

WSR 02-02-059
PERMANENT RULES
DEPARTMENT OF
RETIREMENT SYSTEMS

[Filed December 28, 2001, 8:39 a.m., effective January 1, 2002]

Date of Adoption: December 28, 2001.

Purpose: The amendment to WAC 415-501-510 eliminates subsection (4) of the WAC, which refers to a section being repealed elsewhere, and to a provision being eliminated under EGTRRA.

Citation of Existing Rules Affected by this Order:
Amending WAC 415-501-510.

Statutory Authority for Adoption: RCW 41.50.050(5).

Other Authority: RCW 41.50.770 and 41.50.780.

Adopted under notice filed as WSR 01-23-041 on November 15, 2001.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 1, 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 0, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: On October 24, 2001, the department filed a number of changes to the deferred compensation (dcp) rules to make changes under the Economic Growth and Tax Relief Reconciliation Act (EGTRRA). The effective date for those rules is January 1, 2002. The amendment to WAC 415-501-510 was inadvertently omitted from the set of changes, and is being separately adopted with this filing. It is necessary for this amendment to go into effect on January 1, 2002, along with all of the other dcp rules.

Effective Date of Rule: January 1, 2002.

December 28, 2001

John Charles
Director

AMENDATORY SECTION (Amending WSR 00-11-104, filed 5/18/00, effective 6/18/00)

WAC 415-501-510 Unforeseeable emergency. (1) **Distribution request.** Notwithstanding any other provisions in plan chapter 415-501 WAC, in the event of an unforeseeable emergency, a participant may request the department to distribute all or a portion of accumulated deferrals. If the request is approved by the department, distribution will be made within sixty days following such an approval. The amount paid shall be limited strictly to that amount reasonably necessary to satisfy the emergency need.

For purposes of this plan, an unforeseeable emergency shall be severe financial hardship to the participant resulting from:

(a) A sudden and unexpected illness or accident of the participant or of a dependent (as defined in Section 152(a) of the Internal Revenue Code) of the participant,

(b) Loss of the participant's property due to casualty, or

(c) Other similar extraordinary and unforeseeable circumstances arising as a result of events beyond the control of the participant. The circumstances that will constitute an unforeseeable emergency will depend upon the facts of each case, but, in any case, distribution shall not be made to the extent that such hardship is or may be relieved:

(i) Through reimbursement or compensation by insurance or otherwise;

(ii) By liquidation of the participant's assets, to the extent liquidation of such assets would not itself cause severe financial hardship; or

(iii) By cessation of deferrals under the plan.

Examples of what shall not be considered to be unforeseeable emergencies include the need to send a participant's child to college or the desire to purchase a home.

A divorce does not constitute an "unforeseeable emergency" or "severe financial hardship."

(2) **Applications for review.** All applications for review of decisions on requests for distribution of accumulated deferrals due to an unforeseeable emergency shall follow the procedure established in WAC 415-08-015.

(3) **Mandatory suspension.** Unforeseeable emergency requests received by the department, whether approved or denied, will cause a mandatory suspension of the participant as established in WAC 415-501-470.

~~((4) Pursuant to WAC 415-501-500, once distributions to a participant begin, the distributions may not be changed except in the event of an unforeseeable emergency and subject to the provisions of this section.))~~

WSR 02-02-060
PERMANENT RULES
DEPARTMENT OF
RETIREMENT SYSTEMS

[Filed December 28, 2001, 10:17 a.m., effective January 1, 2002]

Date of Adoption: December 26, 2001.

Purpose: Implement ESSB 5937 (2001), an act relating to postretirement employment, and HB 1213 (2001) (PERS and SERS technical corrections).

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Citation of Existing Rules Affected by this Order: Repealing WAC 415-112-540 and 415-112-545; and amending WAC 415-108-710, 415-110-710, and 415-112-515.

Statutory Authority for Adoption: RCW 41.50.050(5).

Other Authority: RCW 41.04.270, 41.26.030, 41.32.010, 41.32.025, 41.32.480, 41.32.500, 41.32.570, 41.32.765, 41.32.795, 41.32.802, 41.32.855, 41.32.860, 41.32.862, 41.35.010, 41.35.030, 41.35.060, 41.35.450, 41.35.640, 41.40.010, 41.40.023, 41.40.037, 41.40.150, 41.40.193, 41.40.680, 41.40.750, 41.40.801.

Adopted under notice filed as WSR 01-22-101 on November 7, 2001.

Changes Other than Editing from Proposed to Adopted Version: Changes Set 1:

WAC 415-108-710 (2)(c), after "3" inserted "in another pension plan."

WAC 415-110-710 (2)(b), the sentence now reads, "Retirees from both a Plan 1 in another pension plan and SERS Plan 2 or 3: The Plan 1 limits of the other plan will be applied."

WAC 415-112-541 (1)(c), after "3" inserted "in another pension plan."

Changes Set 2:

WAC 415-112-541(1), changed the word "fiscal" to "school;" struck "(July 1st through June 30th)" and inserted "as defined in WAC 415-112-0161" in its place.

WAC 415-112-515(3), struck "RCW 41.32.500" and replaced it with "WAC 415-112-520."

Changes Set 3:

WAC 415-108-710 (1)(e), the Department of Retirement Systems (DRS) has struck all language between RCW 41.40.023 (3)(b) and the semicolon at the end of subsection (e).

WAC 415-110-710 (1)(e) (DRS-initiated change), DRS has struck all language between "membership" and the semicolon at the end of subsection (e). DRS has inserted "under RCW 41.35.030" after "membership."

Changes Set 4:

WAC 415-108-710 (1)(b), in between "plan" and the semicolon, DRS has inserted "and are employed no sooner than one calendar month after your retirement benefit accrues."

WAC 415-110-710 (1)(b), after "plan" insert "and are employed."

WAC 415-108-710 (1)(d) and 415-110-710 (1)(d), after "RCW 41.40.150(4) DRS has inserted "no sooner than one calendar month after your retirement benefit accrues."

WAC 415-108-710 (3)(b) and WAC 415-110-710 (3)(b), strike "date" and substitute "beginning of the month in which."

Changes Set 5:

WAC 415-108-710 (1)(a) and 415-110-710 (1)(a), struck "benefit accrues" and replaced with "accrual date."

WAC 415-108-710 (c) and (d), rearranged the sentences to be more clear.

WAC 415-108-710 (3)(b) and 415-110-710 (3)(b), struck half of sentence starting with "beginning of the month..." and replaced with "first day of the month following the month in which you request to return to membership" to accurately reflect practice.

WAC 415-108-710 (4)(a)(ii) and 415-110-710 (4)(a)(ii), changed "allowance" to "allowances" for grammatical reasons.

WAC 415-108-710 (5)(c) and 415-110-710 (5)(c), struck last sentence (beginning with "membership") and replaced with "The option to return to membership is prospective from the first day of the month following the month in which you request to return to membership" to accurately reflect practice.

WAC 415-108-710(6), renumbered examples from "1, 2, and 3" to "4, 5, and 6." In example (5), after "(RCW 41.40.037)", inserted "; this will be reflected in Tony's November benefit" to explain how and when the reduction will be reflected in Tony's retirement allowance. The last sentence is changed to: "On December 1st, Tony will qualify to return...."

WAC 415-110-710(6), changed examples "1, 2, and 3" to "3, 4, and 5."

WAC 415-112-541(1), at the end of the sentence, added "under WAC 415-112-520 to clarify source of authority for the statement.

WAC 415-112-541 (c) and (d), rearranged sentence order for clarity.

WAC 415-112-542(b), after "suspended" deleted "once you pass eight hundred sixty-seven hours" and substituted "effective the day after the day in which you exceed the work limit," to pinpoint the time and reflect business practice.

WAC 415-112-542(c), after "calendar year" changed to "or the first day of the month following your..." to clarify and accurately reflect business practice.

The changes were made because: Some changes were made in response to comments that DRS received from the public, some from staff, and some as the proposed rules were reviewed while preparing this CES.

SUMMARY OF COMMENTS RECEIVED	THE DEPARTMENT CONSIDERED ALL THE COMMENTS. THE ACTIONS TAKEN IN RESPONSE TO THE COMMENTS, OR THE REASONS NO ACTIONS WERE TAKEN, FOLLOW.
In WAC 415-112-541 (1)(c) did DRS mean to say one can retire in TRS Plan 1 and also in TRS Plan 2 or 3?	DRS agreed that this TRS rule was unclear. DRS changed the TRS rule, and made similar changes in the PERS and SERS rules. See Changes Set 1, above. These changes were read into the record at the rules hearing, and provided to the audience in hard copy.
RCW 41.32.570 refers to "school year," but WAC 415-112-541 refers to "fiscal year."	The department concurs. See Changes Set 2, above.

PERMANENT

In TRS, the listed implementing statutes have nothing to do with WAC 415-112-515, which is being amended. Substantive changes, including making the WAC apply to all TRS plans instead of just TRS Plan 1, and having the WAC apply to "employment" instead of "public school employment," are being made without explanation or justification. This makes accrual date more confusing for TRS Plan 1 members. RCW 41.32.500 does not contain any accrual date criteria.

Change from "public school employment" to "employment as defined in RCW 41.32.010(48), which states, "Separation from service or employment" occurs when a person has terminated all employment with an employer."

DRS is "legislating" by rule making.

DRS is attempting to give WAC 415-112-515 "standing" (sic) over WAC 415-112-520.

DRS' main reason for amending WAC 415-112-515 was its desire to put SERS and PERS practice into WAC, and have all three WACs (including TRS) be the same or similar to one another. While working on the PERS and SERS versions, DRS believed some language changes to the original TRS WAC were necessary to make the TRS WAC, and the new SERS and PERS WACs, more clear and consistent with one another.

A secondary reason for amending this WAC was to put TRS practices into WAC; in practice, the same rules have been applied for TRS Plans 2 and 3 as apply to TRS Plan 1. The legislature wants state agencies to convert policies into rules. RCW 34.05.230(1).

DRS did not intend to make any changes that would affect any plan members in any way, nor does it believe it has done so. WAC 415-112-515 is not a WAC on accrual, as the comments suggest. Rather, this is a WAC that spells out the three conditions that must be met before a member enters retirement status. WAC 415-112-515 and 415-112-520 cover two entirely different topics. WAC 415-112-515 describes the conditions a member must meet to change his or her status to "retired." WAC 415-112-520 provides the accrual date that must be determined under WAC 415-112-515 when a member retires.

WAC 415-112-515 embodies the interpretation of a number of statutes. Some of these include, but are not limited to, RCW 41.32.010 (31) and (48), 41.32.025, 41.32.480, 41.32.500, 41.32.765, 41.32.795, and 41.32.855. (These statutes will be added to the final rule-making order as cited statutory authority). Washington cases consistently have held that a state agency may adopt appropriate rules to fill in the gaps in legislation if such rules are necessary to effectuate a general statutory scheme. See, e.g. *Armstrong v. State*, 91 Wn. App. 530 (1998). Here, the statutes refer to retirement status, but an interpretive WAC is needed to explain just when a person enters retirement status.

DRS has made no change in practice by changing its language from "terminated all public school employment" to "separated from service or employment as defined in RCW 41.32.010(48) (which states, ""Separation from service or employment" occurs when a person has terminated all employment with an employer.") "Public school employers" are employers for TRS members. TRS has never considered a member to be separated if he or she has a written agreement to return to work, because a written agreement to return to work means that the employment relationship has not been severed. The employment status of the individual is more accurately characterized as an approved leave of absence rather than a "separation" as required by law if there is an agreement to return to work. This analysis applies to all systems and plans because they all require a "separation" even if they use slightly different language.

DRS agrees that the citation to RCW 41.32.500 was erroneous. The citation will be changed to WAC 415-112-520. See Changes Set 2, above. DRS disagrees that RCW 41.32.270 applies to accrual dates.

Washington state agencies have three types of functions: Executive, judicial, and legislative. Rule making is the way an agency exercises its legislative powers, within the parameters of authority granted to the agency by the state legislature. DRS believes that the rule proposal under discussion is an appropriate use of its rule-making authority.

In PERS, the rules regarding returning to work after a one-month break need to be clarified. It is especially unclear why the rules would apply to ineligible positions.	RCW 41.40.037 refers to entering employment with an employer. It does not distinguish between "eligible" and "ineligible" positions. Therefore, this rule must apply to all types of positions. DRS believes that the rule is clear and that no explanation is needed.
In PERS, the rules regarding elected officials are confusing. More explanation is needed.	DRS concurs. The confusion arose from having unnecessary language in this subsection. See Changes Set 3, above.
In PERS, the material about the accrual date is unclear, although one of the examples is clear and helpful.	WAC 415-108-710 does not apply to accrual dates, other than using the accrual date as a date which must be passed by one month before a retiree can work for an employer after retirement and still receive his or her retirement allowance. Section (7) refers the reader to the statutes which describe accrual date for each of the PERS plans. DRS could write a new WAC on accrual dates, but agencies are discouraged from writing WACs that are duplicative of state statutes. Because such a WAC would be duplicative of clear explanations in the statutes, DRS believes that further explanation is unnecessary and contrary to state goals of keeping the number of WACs to a minimum.
Several technical changes DRS had made in an earlier draft were inadvertently left out of the WACs in several places.	These changes have been made. See Changes Set 4, above.
In completing additional review, DRS found and made a number of additional technical and grammatical changes.	These changes have been made. See Changes Set 5, above.

PERMANENT

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 5, Amended 2, Repealed 2.

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 2, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 5, Amended 3, Repealed 2.

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: ESSB 5937 went into effect July 1, 2001, but DRS was unable to implement the automation of systems until January 1, 2002. Rule making was complicated and DRS was not able to complete them earlier. DRS requires that the rules become effective congruently with the implementation of the automated systems.

Effective Date of Rule: January 1, 2002.

December 26, 2001

John Charles

Director

AMENDATORY SECTION (Amending WSR 95-16-053, filed 7/25/95, effective 8/25/95)

WAC 415-108-710 ((If I work for an employer after I retire, will my retirement benefit be affected?)) How will returning to work affect my PERS monthly benefit? ((+)) If you reenter membership after retiring, the department will suspend payment of your benefit.

(2) You may work for an employer in some circumstances without reentering membership. You may enter employment with an employer after retirement without having to reenter membership if:

(a) You are employed in an ineligible position; or
(b) You are employed in an eligible position on a temporary basis for five months or less in a calendar year.

(i) If you enter compensated employment in an eligible position during a month, that month is counted as a month of employment in the calendar year regardless of the number of hours you worked in the month.

(ii) If you are employed in an eligible position for any five months during a calendar year, the department will count your employment as five months of employment, regardless of whether or not the months are consecutive or your employment is with one or more employers.

(3) You are required to reenter membership if you become reemployed in an eligible position on a temporary basis for more than five months in a calendar year. If you become reemployed in an eligible position on a temporary basis for more than five months in a calendar year you will reenter membership in the retirement system beginning with the sixth month of your employment. Effective at the beginning of the sixth month of your employment:

(a) Your employer will report you to the department; and

(b) ~~The department will suspend your retirement allowance.~~

~~(4) You are required to reenter membership if you become permanently reemployed in an eligible position. If you become reemployed in an eligible position on a permanent basis you will immediately become a member. Effective from the date of your reemployment in a permanent eligible position:~~

~~(a) Your employer will report you to the department; and~~

~~(b) The department will suspend your retirement allowance.~~

~~(5) Meaning of employment on a temporary or permanent basis:~~

~~(a) "Employed on a temporary basis" under subsection (2) of this section means your employer expects your employment to last for five months or less and not be on a recurring basis.~~

~~(b) "Employed on a permanent basis" under subsection (3) of this section means either:~~

~~(i) Your employer expects you to continue in your position for more than five months in any calendar year; or~~

~~(ii) Your employer expects you to continue in the same position for more than one year on a recurring basis and your employment is for five months or less during each year.~~

~~(6) Defined terms used.~~ Definitions for the following terms used in this section may be found in the sections listed.

~~(a) "Eligible position" RCW 41.40.010.~~

~~(b) "Employer" RCW 41.40.010.~~

~~(c) "Ineligible position" RCW 41.40.010.~~

~~(d) "Membership" RCW 41.40.023.~~

~~(e) "Report" WAC 415-108-0104.)~~ **(1) You may work for an employer after retirement and continue to receive your retirement allowance if:**

(a) You are employed in an ineligible position no sooner than one calendar month after your retirement accrual date;

(b) You are an active member of a higher education retirement plan and are employed no sooner than one calendar month after your retirement benefit accrues;

(c) You are employed as a bona fide independent contractor as defined by WAC 415-02-110;

(d) You are employed as an elected or appointed official directly by the governor under RCW 41.40.150(4) no sooner than one month after your retirement benefit accrues and do not reenter membership;

(e) Your only employment is as an elected official of a city or town and you end your PERS membership under RCW 41.40.023 (3)(b); or

(f) You are employed in an eligible position:

(i) No sooner than one calendar month after your retirement benefit accrues; and

(ii) The time you work does not exceed the "work limit" defined in subsection (2) of this section.

(2) What is the work limit for eligible positions?

(a) Plan 1 retiree working for an employer as defined in RCW 41.40.010 (4)(a): Fifteen hundred hours in a calendar year; or

(b) Plan 2 or 3 retiree working in an eligible position as defined in RCW 41.32.010, 41.35.010, or 41.40.010, or as a fire fighter or law enforcement officer, as defined in RCW

41.26.030: Eight hundred sixty-seven hours in a calendar year.

(c) The Plan 1 limits will be applied to retirees from both a Plan 1 and a Plan 2 or 3 in another pension plan.

(d) The TRS Plan 1 rules will be applied to retirees from both TRS Plan 1 and PERS Plan 1.

(3) What happens if I work more than the work limit?

(a) The department will suspend your retirement allowance effective the day after the day in which you exceed the work limit. All hours worked for all covered employers in eligible positions are considered in determining the work limit.

(b) You have the option to return to membership in PERS if you are otherwise eligible. The option to return to membership is prospective from the first day of the month following the month in which you request to return to membership.

(4) How will the suspension of benefits affect my retirement allowance?

(a) The department will:

(i) Prorate your retirement allowance for the month during which you exceeded the work limit; and

(ii) Suspend all future retirement allowances while you are working until the next calendar year except that it will:

(iii) Adjust for any overpayments made to you for the month(s) in which you exceeded the work limit, as required by RCW 41.50.130.

(b) If you separate from service, your retirement allowance will resume effective the first day of the month following the date of separation.

(5) Can I return to PERS membership?

(a) If you are a PERS retiree, you may choose to return to membership if you are employed by a PERS employer and meet the eligibility criteria. If you return to membership the department will stop your retirement allowance effective from the first of the month during which you return to employment. Membership will be prospective under RCW 41.40.023(12).

(b) If you reenter membership and later choose to retire again, the department will recalculate your retirement allowance under the applicable statutes and regulations.

(c) If you are a retiree from another retirement system that the department administers, and are eligible to enter PERS membership, you may choose to return to membership. The option to return to membership is prospective from the first day of the month following the month in which you request to return to membership.

Example 1:

Kirk is a PERS Plan 2 retiree. He separates from service on August 15th. His accrual date (retirement) is effective September 1st. Kirk returns to work in a PERS Plan 2 eligible position on January 2nd of the following year. On June 1st he realizes that on or about July 8th, he is going to exceed his eight hundred sixty-seven hour limit for the year. On July 5th he notifies his employer in writing that he chooses to reenter PERS Plan 2 membership.

On July 12th, Kirk works his eight hundred sixty-eighth hour. He is no longer eligible for his PERS Plan 2 retirement

benefit as of July 12th. The retirement benefit is stopped for the remainder of July. On August 1st, Kirk is returned to membership and resumes making retirement contributions.

Example 2:

Kristal is a PERS Plan 1 retiree. She separated from service on June 20th. Her accrual date (retirement) is effective July 1st. She begins working in a PERS eligible position the following January. By October 1st, Kristal has exceeded the fifteen hundred hour work limit, and her benefit is suspended. Kristal separates from service on November 15th and her benefit is reinstated December 1st. Kristal qualifies to begin another fifteen hundred hour work period on January 1st.

Example 3:

Millie is a PERS Plan 2 retiree. She separated from service on June 20th. Her accrual date (retirement) is effective July 1st. She begins working in a PERS eligible position on February 1st of the following year. By September 1st, Millie has worked eight hundred sixty-seven hours and continues to work. Millie's benefit is suspended from September 2nd until January 1st if she continues to work.

(6) How soon can I return to work as a retiree? If you return to work sooner than one full calendar month after your accrual date under RCW 41.40.037, your retirement allowance will be reduced by 5.5% for every eight hours worked each month, until you separate for one full calendar month. See RCW 41.40.037.

Example 4:

John's last day of work is September 15th. His accrual date is October 1st. If John wants to return to work after he retires, he will need to wait until at least November 1st to avoid receiving the daily percentage reduction in his retirement allowance.

Example 5:

Tony's last day of work is September 15th. His accrual date is October 1st. Tony returns to work for five work days between October 10th and October 17th. His October retirement allowance will be reduced by five and one-half percent for every eight hours worked in October (RCW 41.40.037); this will be reflected in Tony's November benefit. Tony does not return to work. On December 1st, Tony will qualify to return to work under the work limits described in subsection (2) of this section.

Example 6:

Ruth's last day of work is September 15th. Her accrual date is October 1st. She returns to work on October 10th and continues working. Ruth's retirement benefit will be reduced by 5.5% for each eight hours she works. Under RCW 41.40.037, Ruth's benefit reduction will accrue up to one hundred sixty hours per month. If she stops working, Ruth's full retirement benefit will resume after she remains separated for one full calendar month. Any benefit reduction over one hundred percent will be applied to Ruth's allowance in subsequent months.

(7) Defined terms used. Definitions for the following terms used in this section may be found in the sections listed:

- (a) "Accrual date" - RCW 41.40.193, 41.40.680, 41.40.801.
- (b) "Eligible position" - RCW 41.40.037(2).
- (c) "Employer" - RCW 41.40.010(4).
- (d) "Ineligible position" - RCW 41.40.010.
- (e) "Law enforcement officer" - RCW 41.26.030.
- (f) "Membership" - RCW 41.40.023.
- (g) "Report" - WAC 415-108-0104.

NEW SECTION

WAC 415-108-800 When does a member of the public employees' retirement system (PERS) enter retirement status? A member of PERS enters retirement status when he or she:

- (1) Has separated from service as defined in RCW 41.40.010(41);
- (2) Has no written agreement to return to employment prior to entering "retiree status"; and
- (3) Has applied for retirement, the accrual date has been determined under RCW 41.40.193, 41.40.680, or 41.40.801, and the benefit begins to accrue.

Example: Sally is eligible for retirement on July 1st. She submits an application on June 1st with a July 1st retirement date. Her last day of employment is June 30th and she does not have an agreement to return to work. Sally's retirement date (accrual date) is July 1st and the benefit begins to accrue. The first retirement payment will be paid at the end of July. Sally entered "retiree status" effective July 1st.

AMENDATORY SECTION (Amending WSR 01-01-059, filed 12/12/00, effective 1/12/01)

WAC 415-110-710 (~~How long will my retirement benefit be affected if I return to work after retiring?~~) **How will returning to work affect my SERS monthly benefit? ((+)) If you reenter membership after retiring, the department will suspend payment of your benefit.**

~~(2) You may work for an employer in some circumstances without reentering membership. You may enter employment with an employer after retirement without having to reenter membership if:~~

- ~~(a) You are employed in an ineligible position; or~~
- ~~(b) You are employed in an eligible position on a temporary basis for five months or less in a calendar year.~~
- ~~(i) If you enter compensated employment in an eligible position during a month, that month is counted as a month of employment in the calendar year regardless of the number of hours you worked in the month.~~
- ~~(ii) If you are employed in an eligible position for any five months during a calendar year, the department will count your employment as five months of employment, regardless of whether or not the months are consecutive or your employment is with one or more employers.~~

~~(3) You are required to reenter membership if you become reemployed in an eligible position on a temporary basis for more than five months in a calendar year. If you become reemployed in an eligible position on a temporary basis for more than five months in a calendar year, you will reenter membership in the retirement system beginning with the sixth month of your employment. Effective at the beginning of the sixth month of your employment:~~

~~(a) Your employer will report you to the department; and~~

~~(b) The department will suspend your retirement allowance.~~

~~(4) You are required to reenter membership if you become permanently reemployed in an eligible position. If you become reemployed in an eligible position on a permanent basis, you will immediately become a member. Effective from the date of your reemployment in a permanent eligible position:~~

~~(a) Your employer will report you to the department; and~~

~~(b) The department will suspend your retirement allowance.~~

~~(5) Meaning of employment on a temporary or permanent basis.~~

~~(a) "Employed on a temporary basis" under subsection (2) of this section means your employer expects your employment to last for five months or less and not be on a recurring basis:~~

~~(b) "Employed on a permanent basis" under subsection (3) of this section means either:~~

~~(i) Your employer expects you to continue in your position for more than five months in any calendar year; or~~

~~(ii) Your employer expects you to continue in the same position for more than one year on a recurring basis and your employment is for five months or less during each year.~~

~~(6) Defined terms used. Definitions for the following terms used in this section may be found in the sections listed.~~

~~(a) "Eligible position" — RCW 41.35.010.~~

~~(b) "Employer" — RCW 41.35.010.~~

~~(c) "Ineligible position" — RCW 41.35.010.~~

~~(d) "Membership" — RCW 41.35.030.~~

~~(e) "Report" — WAC 415-110-0104.)~~ (1) You may work for an employer after retirement and continue to receive your retirement allowance if:

(a) You are employed in an ineligible position no sooner than one calendar month after your retirement accrual date;

(b) You are an active member of a higher education retirement plan and are employed no sooner than one calendar month after your retirement benefit accrues;

(c) You are employed as a bona fide independent contractor as defined by WAC 415-02-110;

(d) You are employed as an elected or appointed official directly by the governor under RCW 41.40.150(4) no sooner than one calendar month after your retirement benefit accrues and do not reenter membership;

(e) Your only employment is as an elected official of a city or town and you end your SERS membership under RCW 41.35.030; or

(f) You are employed in an eligible position;

(i) No sooner than one calendar month after your retirement benefit accrues; and

(ii) The time you work does not exceed the "work limit" defined in subsection (2) of this section.

(2) What is the work limit for eligible positions?

(a) Plan 2 or 3 retiree working in an eligible position as defined in RCW 41.32.010, 41.35.010, or 41.40.010, or as a fire fighter or law enforcement officer, as defined in RCW 41.26.030: Eight hundred sixty-seven hours in a calendar year.

(b) Retirees from both a Plan 1 in another pension plan and SERS Plan 2 or 3: The Plan 1 limits of the other plan will be applied.

(3) What happens if I work more than the work limit?

(a) The department will suspend your retirement allowance effective the day after the day in which you exceed the work limit. All hours worked for all covered employers in eligible positions are considered in determining the work limit.

(b) You have the option to return to membership in SERS if you are otherwise eligible. The option to return to membership is prospective from the first day of the month following the month in which you request to return to membership.

(4) How will the suspension of benefits affect my retirement allowance?

(a) The department will:

(i) Prorate your retirement allowance for the month during which you exceeded the work limit; and

(ii) Suspend all future retirement allowances while working, until the next calendar year except that it will:

(iii) Adjust for any overpayments made to you for the month(s) in which you exceeded the work limit, as required by RCW 41.50.130.

(b) If you separate from service, your retirement allowance will resume effective the first day of the month following the date of separation.

(5) Can I return to SERS membership?

(a) If you are a SERS retiree, you may choose to return to membership if you are employed by a SERS employer and meet the eligibility criteria. If you return to membership the department will stop your monthly retirement allowance effective from the first of the month during which you return to employment. Membership will be prospective under RCW 41.35.060(3).

(b) If you reenter membership and later choose to retire again, the department will recalculate your retirement allowance under the applicable statutes and regulations.

(c) If you are a retiree from another retirement system that the department administers, and are eligible to enter SERS membership, you may choose to return to membership. The option to return to membership is prospective from the first day of the month in which you request to return to membership.

Example 1:

Phil is a SERS Plan 2 retiree. He separates from service on August 15th. His accrual date (retirement) is effective September 1st. Phil returns to work in a SERS Plan 2 eligible position on January 2nd of the following year. On June 1st he realizes that on or about July 8th, he is going to exceed his

eight hundred sixty-seven hour limit for the year. On July 5th he notifies his employer in writing that he chooses to reenter SERS Plan 2 membership.

On July 12th, Phil works his eight hundred sixty-eighth hour. He is no longer eligible for his SERS Plan 2 retirement allowance as of July 12th. The retirement benefit is stopped for the remainder of July. On August 1st, Phil is returned to membership and resumes making retirement contributions.

Example 2:

Tami is a SERS Plan 2 retiree. She separated from service on June 20th. Her accrual date (retirement) is effective July 1st. She begins working in a SERS eligible position on February 1st of the following year. By September 1st, Tami has worked eight hundred sixty-seven hours. Tami's benefit is suspended from September 2nd until January 1st if she continues to work.

(6) How soon can I return to work as a retiree? If you return to work sooner than one full calendar month after your accrual date, your retirement allowance will be reduced by 5.5% for every eight hours worked each month, until you separate for one full calendar month. See RCW 41.35.060.

Example 3:

Steve's last day of work is September 15th. His accrual date is October 1st. If Steve wants to return to work after he retires, he will need to wait until at least November 1st to avoid receiving the daily percentage reduction in his retirement allowance.

Example 4:

Tim's last day of work is September 15th. His accrual date is October 1st. Tim returns to work for five eight-hour work days between October 10th and October 17th. His October retirement allowance will be reduced by five and one-half percent for every eight hours worked in October (RCW 41.35.060). Tim does not return to work. On December 1st, he will qualify for his full retirement benefit. Tim will also qualify to return to work under the work limits described in subsection (2) of this section.

Example 5:

Paige's last day of work is September 15th. Her accrual date is October 1st. She returns to work on October 10th and continues working. Paige's retirement benefit will be reduced by 5.5% for each eight hours she works. Paige's benefit reduction will accrue up to one hundred sixty hours per month. If she stops working, her full retirement allowance will resume after she remains separated for one full calendar month. Any benefit reduction over one hundred percent will be applied to Paige's allowance in subsequent months.

(7) Defined terms used. Definitions for the following terms used in this section may be found in the sections listed:

- (a) "Accrual date" - RCW 41.35.450, 41.35.640.
- (b) "Eligible position" - RCW 41.35.060(2).
- (c) "Employer" - RCW 41.35.010(4).
- (d) "Ineligible position" - RCW 41.35.010(23).
- (e) "Law enforcement officer" - RCW 41.26.030.
- (f) "Member" - RCW 41.35.010(5).

NEW SECTION

WAC 415-110-800 **When does a member of the school employees' retirement system (SERS) enter retiree status?** A member of the SERS enters retirement status when he or she:

- (1) Has separated from service as defined in RCW 41.35.010(36);
- (2) Has no written agreement to return to public employment prior to entering "retiree status"; and
- (3) Has applied for retirement, the accrual date has been determined under RCW 41.35.450 or 41.35.640, and the benefit begins to accrue.

Example: Doug is eligible for retirement on July 1st. He submits an application on June 1st with a July 1st retirement date. His last day of employment is June 30th and he does not have an agreement to return to work.

Doug's retirement date (accrual date) is July 1st, and the benefit begins to accrue. The first retirement payment will be paid at the end of July. Doug entered "retiree status" effective July 1st.

AMENDATORY SECTION (Amending 99-14-008, filed 6/24/99, effective 7/25/99)

WAC 415-112-515 **When does a member of the ~~((teacher's))~~ teachers' retirement system ~~((Plan 1))~~ (TRS) enter ~~((s))~~ retirement status ~~((r))~~?** A member of ~~((the teacher's retirement system Plan 1))~~ TRS enters retirement status when he or she:

- (1) Has ~~((terminated all public school employment in the state of Washington))~~ separated from service or employment as defined in RCW 41.32.010(48);
- (2) Has no written agreement to return to ~~((public school))~~ employment; and
- (3) Has ~~((made application))~~ applied for retirement, the accrual date has been determined under WAC 415-112-520, RCW 41.32.795, or 41.32.855, and the benefit begins to accrue.

Example: ~~((A member who))~~ Judy is eligible for retirement on July 1st. She submits an application on June 1st with a July 1st retirement date. ~~((They terminate all))~~ Her last day of employment ~~((on))~~ is June 30th and ~~((do))~~ she does not have an agreement to return to work.

~~((Their benefit will begin to accrue on July 1st and they will receive their first retirement allowance payment at the end of July. The member is a "retiree" beginning July 1st because that is when the benefit begins to accrue.))~~ Judy's retirement date (accrual date) is July 1st and the benefit begins to accrue. The first retirement payment will be paid at the end of July. Judy entered "retiree status" effective July 1st.

NEW SECTION

WAC 415-112-525 How soon can I return to work as a retiree? (1) If you return to work sooner than one full calendar month after your accrual date, your retirement allowance will be reduced by 5.5% for every seven hours worked during the month until you separate from all employment for one full calendar month. See RCW 41.32.570 (TRS Plan 1), 41.32.802 (TRS Plan 2), or 41.32.862 (TRS Plan 3).

Example 1:

Dave's last day of work is September 15th. He has no agreement to return to work. His accrual date is October 1st. If Dave wants to return to work after he retires, he will need to wait until at least November 1st to avoid receiving the daily percentage reduction in his retirement allowance.

Example 2:

Brian's last day of work is September 15th. He has no agreement to return to work. His accrual date is October 1st. Brian subsequently is asked to work for five seven-hour work days between October 10th and October 17th. On November 1st, Brian's retirement allowance will be reduced by five and one-half percent for every seven hours worked during October. (RCW 41.32.570.) On December 1st, he will qualify for his full retirement benefit. Brian will also qualify to return to work under the work limits described in WAC 415-112-540(2).

Example 3:

Joe's last day of work is September 15th. He has no agreement to return to work. His accrual date is October 1st. Joe then returns to work on October 10th and continues working. Joe's retirement benefit will be reduced by 5.5% for each seven hours he works. Joe's benefit reduction will accrue up to one hundred forty hours per month. If he stops working, his full retirement benefit will resume after he remains separated for one full calendar month. Any benefit reduction over one hundred percent will be applied to Joe's allowance in subsequent months.

(2) If you have a written agreement to return to work before your accrual date, and in fact return to work, you have not entered retirement status. See WAC 415-112-515. In this case, you are not a retiree, and the 5.5% reduction in subsection (1) of this section does not apply.

Example 4:

Teri's last day of work is September 15th. Her accrual date would ordinarily be on October 1st. However, on September 18th, Teri signed an agreement to work for one day in October. Teri signed the agreement prior to her accrual date. Under WAC 415-112-515 she is not a retiree, and not eligible for her retirement benefits. In addition, the 5.5% reduction does not apply. Teri's accrual date will now be November 1st, as long as she did not have any other agreements to work.

Defined terms used. Definitions for the following terms used in this section may be found in the sections listed:

(a) "Accrual date" - WAC 415-112-520; RCW 41.32-795, 41.32.855.

(b) "Eligible position" - RCW 41.40.010, 41.32.010 (37)(a), 41.35.010(22).

(c) "Employer" - RCW 41.32.010(11).

NEW SECTION

WAC 415-112-541 How will returning to work affect my TRS Plan 1 monthly pension? This section implements RCW 41.32.570, which limits employment for TRS Plan 1 retirees with public educational institutions to fifteen hundred hours regardless of the nature of service.

(1) You may return to any type of service with a public education institution for up to fifteen hundred hours per school year as defined in WAC 415-112-0161 without affecting your TRS Plan 1 monthly pension under RCW 41.32.570, provided you have been retired from service for one full calendar month (see WAC 415-112-520 and 415-112-525 for more information).

(a) Your employer must notify the department when you return to work. Your employer must report hours and compensation.

(b) If you are a TRS Plan 1 retiree and you work more than fifteen hundred hours during a fiscal year, the department will suspend your monthly pension. The pension is suspended until the first of the next fiscal year or termination of your employment, whichever comes first.

(c) The TRS Plan 1 limits will be applied to retirees from both TRS Plan 1 and a Plan 2 or 3 in another pension plan.

(d) The TRS Plan 1 limits will be applied to retirees from both TRS Plan 1 and PERS Plan 1.

(e) If you are a TRS Plan 1 retiree working for a public education institution as a bona fide independent contractor as determined under WAC 415-02-110, you are not considered an employee of the institution and are not subject to the work limitations.

(2) If the department suspends your benefit because of your reemployment, the department will reinstate the original amount of your pension, less deductions to recover any overpayment, effective the day following your termination of employment, or at the beginning of the next fiscal year, whichever comes first.

(3) You must repay any monthly pension payment that you receive in excess of the amounts allowed under this section.

(4) You may choose to return to membership if you are employed by a public education institution and are otherwise eligible. Membership will be prospective from the month in which you opt into membership.

(5) Defined terms used. Definitions for the following term used in this section may be found in the section listed.

Public educational institution: WAC 415-112-0157.

NEW SECTION

WAC 415-112-542 How will returning to work affect my TRS Plan 2 or Plan 3 monthly retirement allowance? This section implements RCW 41.32.802 and 41.32.862, which limit employment for TRS Plan 2 or Plan 3 retirees employed in an eligible position to eight hundred sixty-seven hours per calendar year.

PERMANENT

(1) You may return to any eligible position for up to eight hundred sixty-seven hours per calendar year without affecting your monthly retirement allowance.

(a) Your employer must notify the department when you return to work and report hours and compensation.

(b) Your monthly retirement benefit is suspended effective the day after the day in which you exceed the work limit, unless you are also a member of any Plan 1, in which case the Plan 1 limits will apply.

(c) Your monthly retirement benefit is reinstated at the beginning of the next calendar year or the first day of the month following your termination from employment which ever comes first.

(d) You may choose to return to membership if you are employed by a public school and are otherwise eligible. Membership will be prospective from the month in which you opt into membership.

(e) If you are a TRS Plan 2 or Plan 3 retiree working as a bona fide independent contractor as determined under WAC 415-02-110, you are not considered an employee and are not subject to the work limitations.

(f) If you are working as an on-call substitute teacher you are working in an ineligible position and not subject to the work limitations of RCW 41.32.802 and 41.32.862.

(2) You must repay any monthly pension payment that you receive in excess of the amounts allowed under this section.

(3) Defined terms used. Definitions for the following terms used in this section may be found in the sections listed.

(a) Eligible position: RCW 41.32.570 (2)(b).

(b) Substitute teacher: RCW 41.32.010(36).

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 415-112-540 How will returning to work affect my TRS Plan 1 monthly pension?

WAC 415-112-545 How can I qualify for an additional three hundred fifteen hours of service without having my TRS Plan 1 monthly pension reduced?

**WSR 02-02-062
PERMANENT RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 01-283—Filed December 28, 2001, 10:26 a.m.]

Date of Adoption: December 7, 2001.

Purpose: To amend WAC 232-12-297 Endangered, threatened, and sensitive wildlife shall not be hunted or fished, 232-12-292 Bald eagle protection rules, and 232-28-271 Private lands wildlife management area hunting seasons, rules and boundary descriptions.

Citation of Existing Rules Affected by this Order: Amending WAC 232-12-297, 232-12-292, and 232-28-271.

Statutory Authority for Adoption: RCW 77.12.047, 77.12.655, 77.12.020.

Adopted under notice filed as WSR 01-21-130 and 01-21-131 on October 24, 2001.

Changes Other than Editing from Proposed to Adopted Version: **WAC 232-28-271 Private lands wildlife management area seasons, rules, and boundary descriptions.**

Changes, if any, from the text of the proposed rule and reasons for difference:

Page 1

- Changed the date from Nov. 21-24 to Nov. 14-17 for modern firearm in the Merrill and Ring (PLWMA 600) Pysht Tree Farm table, to correct an error.

Page 2

- Under Access quotas and raffle seasons on Private Lands Wildlife Management Areas moved the access fee description from under Boundary Description to under Special Restrictions for clarity.

Page 4

- Under the 2002 Elk table the quota for the Pysht hunt was changed from 2 to 3 for more recreational opportunity.

WAC 232-12-292 Bald eagle protection rules.

Changes, if any, from the text of the proposed rule and reasons for difference:

- Added the definition of "Sensitive" it was omitted from the WAC by error.

WAC 232-12-297 Endangered, threatened, and sensitive wildlife species classification.

Changes, if any, from the text of the proposed rule and reasons for difference:

- None.

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 3, 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.

December 27, 2001

Debbie Nelson
for Russ Cahill, Chairman
Fish and Wildlife Commission

PERMANENT

AMENDATORY SECTION (Amending Order 98-17, filed 2/11/98, effective 3/14/98)

WAC 232-12-297 Endangered, threatened, and sensitive wildlife species classification.

Purpose

- 1.1 The purpose of this rule is to identify and classify native wildlife species that have need of protection and/or management to ensure their survival as free-ranging populations in Washington and to define the process by which listing, management, recovery, and delisting of a species can be achieved. These rules are established to ensure that consistent procedures and criteria are followed when classifying wildlife as endangered, or the protected wildlife subcategories threatened or sensitive.

Definitions

For purposes of this rule, the following definitions apply:

- 2.1 "Classify" and all derivatives means to list or delist wildlife species to or from endangered, or to or from the protected wildlife subcategories threatened or sensitive.
- 2.2 "List" and all derivatives means to change the classification status of a wildlife species to endangered, threatened, or sensitive.
- 2.3 "Delist" and its derivatives means to change the classification of endangered, threatened, or sensitive species to a classification other than endangered, threatened, or sensitive.
- 2.4 "Endangered" means any wildlife species native to the state of Washington that is seriously threatened with extinction throughout all or a significant portion of its range within the state.
- 2.5 "Threatened" means any wildlife species native to the state of Washington that is likely to become an endangered species within the foreseeable future throughout a significant portion of its range within the state without cooperative management or removal of threats.
- 2.6 "Sensitive" means any wildlife species native to the state of Washington that is vulnerable or declining and is likely to become endangered or threatened in a significant portion of its range within the state without cooperative management or removal of threats.
- 2.7 "Species" means any group of animals classified as a species or subspecies as commonly accepted by the scientific community.
- 2.8 "Native" means any wildlife species naturally occurring in Washington for purposes of breeding, resting, or foraging, excluding introduced species not found historically in this state.
- 2.9 "Significant portion of its range" means that portion of a species' range likely to be essential to the long term survival of the population in Washington.

Listing criteria

- 3.1 The commission shall list a wildlife species as endangered, threatened, or sensitive solely on the basis of the biological status of the species being considered, based on the preponderance of scientific data available, except as noted in section 3.4.
- 3.2 If a species is listed as endangered or threatened under the federal Endangered Species Act, the agency will recommend to the commission that it be listed as endangered or threatened as specified in section 9.1. If listed, the agency will proceed with development of a recovery plan pursuant to section 11.1.
- 3.3 Species may be listed as endangered, threatened, or sensitive only when populations are in danger of failing, declining, or are vulnerable, due to factors including but not restricted to limited numbers, disease, predation, exploitation, or habitat loss or change, pursuant to section 7.1.
- 3.4 Where a species of the class Insecta, based on substantial evidence, is determined to present an unreasonable risk to public health, the commission may make the determination that the species need not be listed as endangered, threatened, or sensitive.

Delisting criteria

- 4.1 The commission shall delist a wildlife species from endangered, threatened, or sensitive solely on the basis of the biological status of the species being considered, based on the preponderance of scientific data available.
- 4.2 A species may be delisted from endangered, threatened, or sensitive only when populations are no longer in danger of failing, declining, are no longer vulnerable, pursuant to section 3.3, or meet recovery plan goals, and when it no longer meets the definitions in sections 2.4, 2.5, or 2.6.

Initiation of listing process

- 5.1 Any one of the following events may initiate the listing process.
- 5.1.1 The agency determines that a species population may be in danger of failing, declining, or vulnerable, pursuant to section 3.3.
- 5.1.2 A petition is received at the agency from an interested person. The petition should be addressed to the director. It should set forth specific evidence and scientific data which shows that the species may be failing, declining, or vulnerable, pursuant to section 3.3. Within 60 days, the agency shall either deny the petition, stating the reasons, or initiate the classification process.
- 5.1.3 An emergency, as defined by the Administrative Procedure Act, chapter 34.05 RCW. The listing of any species previously classified under emergency rule shall be governed by the provisions of this section.
- 5.1.4 The commission requests the agency review a species of concern.

- 5.2 Upon initiation of the listing process the agency shall publish a public notice in the Washington Register, and notify those parties who have expressed their interest to the department, announcing the initiation of the classification process and calling for scientific information relevant to the species status report under consideration pursuant to section 7.1.

Initiation of delisting process

- 6.1 Any one of the following events may initiate the delisting process:
- 6.1.1 The agency determines that a species population may no longer be in danger of failing, declining, or vulnerable, pursuant to section 3.3.
 - 6.1.2 The agency receives a petition from an interested person. The petition should be addressed to the director. It should set forth specific evidence and scientific data which shows that the species may no longer be failing, declining, or vulnerable, pursuant to section 3.3. Within 60 days, the agency shall either deny the petition, stating the reasons, or initiate the delisting process.
 - 6.1.3 The commission requests the agency review a species of concern.
- 6.2 Upon initiation of the delisting process the agency shall publish a public notice in the Washington Register, and notify those parties who have expressed their interest to the department, announcing the initiation of the delisting process and calling for scientific information relevant to the species status report under consideration pursuant to section 7.1.

Species status review and agency recommendations

- 7.1 Except in an emergency under 5.1.3 above, prior to making a classification recommendation to the commission, the agency shall prepare a preliminary species status report. The report will include a review of information relevant to the species' status in Washington and address factors affecting its status, including those given under section 3.3. The status report shall be reviewed by the public and scientific community. The status report will include, but not be limited to an analysis of:
- 7.1.1 Historic, current, and future species population trends
 - 7.1.2 Natural history, including ecological relationships (e.g. food habits, home range, habitat selection patterns).
 - 7.1.3 Historic and current habitat trends.
 - 7.1.4 Population demographics (e.g. survival and mortality rates, reproductive success) and their relationship to long term sustainability.
 - 7.1.5 Historic and current species management activities.
- 7.2 Except in an emergency under 5.1.3 above, the agency shall prepare recommendations for species classification, based upon scientific data contained in the status report. Documents shall be prepared to determine the

environmental consequences of adopting the recommendations pursuant to requirements of the State Environmental Policy Act (SEPA).

- 7.3 For the purpose of delisting, the status report will include a review of recovery plan goals.

Public review

- 8.1 Except in an emergency under 5.1.3 above, prior to making a recommendation to the commission, the agency shall provide an opportunity for interested parties to submit new scientific data relevant to the status report, classification recommendation, and any SEPA findings.
- 8.1.1 The agency shall allow at least 90 days for public comment.
 - ~~(8.1.2 The agency will hold at least one Eastern Washington and one Western Washington public meeting during the public review period.)~~

Final recommendations and commission action

- 9.1 After the close of the public comment period, the agency shall complete a final status report and classification recommendation. SEPA documents will be prepared, as necessary, for the final agency recommendation for classification. The classification recommendation will be presented to the commission for action. The final species status report, agency classification recommendation, and SEPA documents will be made available to the public at least 30 days prior to the commission meeting.
- 9.2 Notice of the proposed commission action will be published at least 30 days prior to the commission meeting.

Periodic species status review

- 10.1 The agency shall conduct a review of each endangered, threatened, or sensitive wildlife species at least every five years after the date of its listing. This review shall include an update of the species status report to determine whether the status of the species warrants its current listing status or deserves reclassification.
- 10.1.1 The agency shall notify any parties who have expressed their interest to the department of the periodic status review. This notice shall occur at least one year prior to end of the five year period required by section 10.1.
- 10.2 The status of all delisted species shall be reviewed at least once, five years following the date of delisting.
- 10.3 The department shall evaluate the necessity of changing the classification of the species being reviewed. The agency shall report its findings to the commission at a commission meeting. The agency shall notify the public of its findings at least 30 days prior to presenting the findings to the commission.
- 10.3.1 If the agency determines that new information suggests that classification of a species should be changed from its present state, the agency shall

initiate classification procedures provided for in these rules starting with section 5.1.

- 10.3.2 If the agency determines that conditions have not changed significantly and that the classification of the species should remain unchanged, the agency shall recommend to the commission that the species being reviewed shall retain its present classification status.
- 10.4 Nothing in these rules shall be construed to automatically delist a species without formal commission action.

Recovery and management of listed species

- 11.1 The agency shall write a recovery plan for species listed as endangered or threatened. The agency will write a management plan for species listed as sensitive. Recovery and management plans shall address the listing criteria described in sections 3.1 and 3.3, and shall include, but are not limited to:
- 11.1.1 Target population objectives
- 11.1.2 Criteria for reclassification
- 11.1.3 An implementation plan for reaching population objectives which will promote cooperative management and be sensitive to landowner needs and property rights. The plan will specify resources needed from and impacts to the department, other agencies (including federal, state, and local), tribes, landowners, and other interest groups. The plan shall consider various approaches to meeting recovery objectives including, but not limited to regulation, mitigation, acquisition, incentive, and compensation mechanisms.
- 11.1.4 Public education needs
- 11.1.5 A species monitoring plan, which requires periodic review to allow the incorporation of new information into the status report.
- 11.2 Preparation of recovery and management plans will be initiated by the agency within one year after the date of listing.
- 11.2.1 Recovery and management plans for species listed prior to 1990 or during the five years following the adoption of these rules shall be completed within 5 years after the date of listing or adoption of these rules, whichever comes later. Development of recovery plans for endangered species will receive higher priority than threatened or sensitive species.
- 11.2.2 Recovery and management plans for species listed after five years following the adoption of these rules shall be completed within three years after the date of listing.
- 11.2.3 The agency will publish a notice in the Washington Register and notify any parties who have expressed interest to the department interested parties of the initiation of recovery plan development.
- 11.2.4 If the deadlines defined in sections 11.2.1 and 11.2.2 are not met the department shall notify the public and report the reasons for missing the

deadline and the strategy for completing the plan at a commission meeting. The intent of this section is to recognize current department personnel resources are limiting and that development of recovery plans for some of the species may require significant involvement by interests outside of the department, and therefore take longer to complete.

- 11.3 The agency shall provide an opportunity for interested public to comment on the recovery plan and any SEPA documents.

Classification procedures review

- 12.1 The agency and an ad hoc public group with members representing a broad spectrum of interests, shall meet as needed to accomplish the following:
- 12.1.1 Monitor the progress of the development of recovery and management plans and status reviews, highlight problems, and make recommendations to the department and other interested parties to improve the effectiveness of these processes.
- 12.1.2 Review these classification procedures six years after the adoption of these rules and report its findings to the commission.

Authority

- 13.1 The commission has the authority to classify wildlife as endangered under RCW 77.12.020. Species classified as endangered are listed under WAC 232-12-014, as amended.
- 13.2 Threatened and sensitive species shall be classified as subcategories of protected wildlife. The commission has the authority to classify wildlife as protected under RCW 77.12.020. Species classified as protected are listed under WAC 232-12-011, as amended.

AMENDATORY SECTION (Amending Order 283, filed 10/3/86)

WAC 232-12-292 Bald eagle protection rules.

Purpose

- 1.1 The purpose of these rules is to protect the habitat and thereby ~~((increase and))~~ maintain the population of the bald eagle so that the species ~~((no longer))~~ is not classified as threatened ~~((or))~~, endangered or sensitive in Washington state. ~~((The "delisting" of the bald eagle for Washington state is a realistic goal which))~~ This can best be accomplished by promoting cooperative efforts to manage for ~~((site specific))~~ eagle habitat needs through a process which is sensitive to the ~~((site specific))~~ landowner goals as well. The following rules are designed to promote such cooperative management.

Authority

- 2.1 These rules are promulgated pursuant to RCW 77.12.655.

Definitions

3.1 "Communal roost site" means all of the physical features surrounding trees used for night roosting that are important to the suitability of the roost for eagle use. These features include flight corridors, sources of disturbance, trees in which eagles spend the night, trees used for perching during arrival or departure and other trees or physical features, such as hills, ridges, or cliffs that provide wind protection.

3.2 "Cultural activities" means activities conducted to foster the growth of agricultural plants and animals.

~~(3-3) "Delist" means to remove a species from the state special species list by action of the game commission or from the federal endangered species list by action of the secretary of the interior.~~

~~(3-4)~~ 3.3 "Department" means department of ~~((game))~~ fish and wildlife.

~~(3-5)~~ 3.4 "Endangered" means a species which is seriously threatened with extirpation throughout all or a significant portion of its range within Washington.

~~(3-6)~~ 3.5 "Government entities" means all agencies of federal, state and local governments.

~~(3-7)~~ 3.6 "Landowner" means any individual, private, partnership, nonprofit, municipal, corporate, city, county, or state agency or entity which exercises control over a bald eagle habitat whether such control is based on legal or equitable title, or which manages or holds in trust land in Washington state.

~~(3-8)~~ 3.7 "Nest tree" means any tree that contains a bald eagle nest or has contained a nest.

~~(3-9)~~ 3.8 "Nest site" means all of the physical features surrounding bald eagle nests that are important to normal breeding behavior. These features include alternate and potential nest trees, perch trees, vegetative screening, foraging area, frequently used flight paths, and sources of disturbance. This site is also referred to as the territory defended by a breeding pair of eagles.

~~(3-10)~~ 3.9 "Perch tree" means a tree that is consistently used by eagles. It is often close to a nest or feeding site and is used for resting, hunting, consumption of prey, mating display and as a sentry post to defend the nest.

~~(3-11)~~ 3.10 "Predicides" means chemicals used to kill or control problem wildlife.

~~(3-12)~~ 3.11 "Region" means an ecological/geographic area that forms a unit with respect to eagles, e.g., Hood Canal, lower Columbia River, outer coast and south Puget Sound.

3.12 "Sensitive" means any wildlife species native to the state of Washington that is vulnerable or declining and

is likely to become endangered or threatened in a significant portion of its range within the state without cooperative management or removal of threats.

3.13 "Site management plan" means a legal agreement between the department and the landowner for management of a bald eagle nest or roost site. This plan may be a list of conditions on a permit or a more detailed, site-specific plan.

3.14 "Threatened" means a species that could become endangered within Washington without active management or removal of threats.

Applicability and operation

4.1 The department ~~((of game))~~ shall make available to other governmental entities, interest groups, landowners and individuals information regarding the location and use pattern of eagle nests and communal roosts.

4.2 The department ~~((of game))~~ shall itself and through cooperative efforts (such as memoranda of understandings pursuant to chapter 39.34 RCW) work with other government agencies and organizations to improve the data base for nest and communal roost site activity and productivity and to protect eagle habitats through site management plans. ~~((The department regularly shall confer with other governmental entities to improve the preliminary nest site management information and its accessibility and useability.))~~

4.3 The department's goal shall be to identify, catalog and prioritize eagle ~~((nesting))~~ nest or communal roost sites. The department shall ~~((facilitate landowner notification that nesting or roost sites exist on their property and work with landowners to develop a))~~ notify permitting agencies of nesting or roost site ~~((description))~~ locations.

4.4 When a ~~((proposed))~~ landowner applies for a permit for a land-use activity that involves land containing or adjacent to an eagle nest or communal roost site, the permitting agency shall ~~((immediately))~~ notify the department ~~((of game of the permit application)).~~

~~((4-5 When))~~ If the department determines that ((a) the proposed activity would adversely impact eagle habitat, a ((department representative shall meet on site with the landowner and, where applicable, a representative of the permitting agency to discuss management options for the protection of eagle habitat. The purpose of these discussions shall be to reach agreement on a site management plan for bald eagle habitat protection)) site management plan shall be required. The department, a permitting agency, or wildlife biologist may work with the landowner to develop a plan. The department has final approval authority on all plans.

~~((4-6))~~ 4.5 It is recognized that normal on-going agricultural activities of land preparation, cultivating, planting, harvesting, other cultural activities, grazing and animal-rearing activities in existing facilities do not have significant adverse consequences for eagles and therefore do not require a site manage-

PERMANENT

ment plan. New building construction, conversion of lands from agriculture to other uses, application of preacides and aerial pesticide spraying, may, following a conference with the department ((of game)), be subject to the site management planning process described in these rules.

- ((4-7)) **4.6** Emergency situations, such as insect infestation of crops, requires immediate action on the site management plan or special permission to address the impending crisis by the department ((of game)).

Site management plan for bald eagle habitat protection

- 5.1 The purpose of the site management plan is to provide for the protection of specific bald eagle habitat in such a way as to recognize the special characteristics of the site and the landowner's property rights, goals and pertinent options. To this end, every land owner shall have fair access to the process including available incentives and benefits. Any relevant factor ((shall)) may be considered, including, but not limited to, the following:
- 5.1.1 The status of the eagle population in the region.
 - 5.1.2 The useful life of the nest or communal roost trees and condition of the surrounding forest; the topography; accessibility and visibility; and existing and alternative flight paths, perch trees, snags and potential alternative nest and communal roost trees.
 - 5.1.3 Eagle behavior and historical use patterns, available food sources, and vulnerability to disturbance.
 - 5.1.4 The surrounding land-use conditions, including degree of development and human use.
 - 5.1.5 Land ownership, landowner ability to manage, and flexibility of available landowner options.
 - 5.1.6 Appropriate and acceptable incentive mechanisms such as conservation easements, transfer or purchase of development rights, leases, mutual covenants, or land trade or purchase.
 - 5.1.7 Published recommendations for eagle habitat protection of other government entities such as the U.S. Fish and Wildlife Service.
- 5.2 The site management plan ((shall)) may provide for
- 5.2.1 Tailoring the timing, duration or physical extent of activities to minimize disturbance to the existing eagle habitat and, where appropriate, identifying and taking steps to encourage and create alternative eagle habitat; and
 - 5.2.2 Establishing a periodic review of the plan to monitor whether:
 - a) The plan requires amendment in response to changing eagle and landowner circumstances
 - b) The terms of the plan comply with applicable laws and regulations,
 - c) The parties to the plan are complying with its terms.

- 5.3 The site management plan may also provide for implementing landowner incentive and compensation mechanisms through which the existing eagle habitat can be maintained or enhanced.

Guidelines for acquisition of bald eagle habitat

- 6.1 Real property interests may be acquired and agreements entered into which could enhance protection of bald eagle habitat. These include fee simple acquisition, land trades, conservation easements, transfer or purchase of development rights, leases, and mutual covenants. Acquisition shall be dependent upon having a willing seller and a willing buyer. Whatever interest or method of protection is preferable will depend on the particular use and ownership characteristics of a site. In discussing conservation objectives with private or public landowners, the department shall explore with the landowner the variety of protection methods which may be appropriate and available.
- 6.2 The following criteria and priorities shall be considered by the department when it is contemplating acquiring an interest in a bald eagle habitat.
- 6.2.1 Site considerations:
 - a) Relative ecological quality, as compared to similar habitats
 - b) Ecological viability—the ability of the habitat and eagle use to persist over time
 - c) Defensibility—the existence of site conditions adequate to protect the eagle habitat from unnatural encroachments
 - d) Manageability—the ability to manage the site to maintain suitable eagle habitat
 - e) Proximity to food source
 - f) Proximity to other protected eagle habitat
 - g) Proximity to department land or other public land
 - h) Eagle population density and history of eagle use in the area
 - i) The natural diversity of native species, plant communities, aquatic types, and geologic features on the site.
 - 6.2.2 Other considerations
 - a) Ownership
 - b) Degree of threat
 - c) Availability of funding
 - d) Existence of willing donor or seller and prior agency interest
 - e) Cost

In general, priority shall be given to the most threatened high quality eagle habitats with associated natural values which require the least management.

Resolution of site management plan disputes

- 7.1 The department(;) ~~and~~ the landowner ~~((and the permitting agency))~~ shall ~~((work))~~ attempt to develop a mutually agreeable site management plan within 30 days of the original notice to the department ~~((of game. This plan shall become a part of the application for a permit))~~.
- 7.2 Should agreement not be reached, the landowner may ~~((refer the site management plan to the bald eagle oversight committee (paragraph 8). The committee shall have 30 days from the date contacted to bring about agreement among the department, the landowner, and the permitting agency. The committee may use conciliation, mediation and factfinding, or any other method they deem appropriate to bring about a mutually acceptable resolution of the issues))~~ request an informal settlement conference with the department.
- 7.3 If the landowner chooses not to use the ~~((services of the bald eagle oversight committee))~~ informal settlement conference process or if resolution is not reached, the department ~~((of game))~~ shall within 15 days provide a site management plan to the landowner ~~((and permitting agency))~~.
- 7.4 Upon issuance of a final site management plan, the landowner may initiate a formal appeal of the ~~((department of game's))~~ department's decision. ~~((Formal appeal procedures appear in WAC 232-12-197.))~~ The appeal shall be conducted according to the Administrative Procedure Act, chapter 34.05 RCW and the model rules of procedure, chapter 10-08 WAC.

A request for an appeal shall be in writing and shall be received by the department during office hours within thirty days of the issuance of the final site management plan. Requests for appeal shall be mailed to Department of Fish and Wildlife, 600 Capitol Way N., Olympia, Washington 98501-1091, or hand delivered to 1111 Washington Street S.E., Wildlife Program, Fifth floor. If there is no timely request for an appeal, the site management plan shall be unappealable.

The written request for an appeal shall be plainly labeled as "request for formal appeal" and shall contain the following:

- (a) The name, address, and phone number of the person requesting the appeal;
- (b) The specific site management plan that the person contests;
- (c) The date of the issuance of the site management plan;
- (d) Specific relief requested; and
- (e) The attorney's name, address, and phone number, if the person is represented by legal counsel.

The appeal may be conducted by the director, the director's designee, or by an administrative law judge (ALJ) appointed by the office of administrative hearings. If conducted by an ALJ, the ALJ shall issue an

initial order pursuant to RCW 34.05.461. The director or the director's designee shall review the initial order and enter a final order as provided by RCW 34.05.464.

~~(Bald eagle oversight committee~~

- 8.1 ~~The director of the department of game shall appoint a five member bald eagle oversight committee with two members representing landowner interests, two members representing wildlife interests and one nonvoting member from the department of game. Members are appointed for three year terms, with the initial terms for one, two or three years so that committee appointments will be staggered over time. The committee shall meet at least quarterly, and as needed, to accomplish the following:~~
- 8.1.1 ~~Monitor the progress of cooperative bald eagle management processes under these regulations and make recommendations to the department and other interested parties to improve the effectiveness of these processes.~~
 - 8.1.2 ~~Undertake resolution of site management plan disputes under paragraph 7.2 above.~~
 - 8.1.3 ~~Coordinate joint efforts on Washington bald eagle.~~
- 8.2 ~~The members of the committee shall not receive compensation but shall be reimbursed under RCW 43.03.050 and 43.03.060 for travel expenses incurred while attending official meetings of the committee.~~

~~Automatic review processes~~

- 9.1 ~~The bald eagle oversight committee will report to the department of game annually regarding its activities under paragraph 8.1. The department of game will conduct an initial review of the bald eagle regulatory process after 3 years which will include a public hearing, and then every five years thereafter.)~~

Penalties

- ~~((40.1))~~ 8.1 Failure of a landowner to comply with the processes set forth in these rules or with the provisions of a site management plan approved by the department constitutes a misdemeanor as set forth in RCW ~~((77.21.040))~~ 77.15.130.

AMENDATORY SECTION (Amending Order 00-254, filed 1/31/01, effective 3/3/01)

WAC 232-28-271 Private lands wildlife management area hunting seasons, rules and boundary descriptions.

**DEER GENERAL SEASONS ON PRIVATE LANDS
WILDLIFE MANAGEMENT AREAS**

((IP Pacific Timberlands, Inc.)) Rainier Timber Company (PLWMA 401) Kapowsin Tree Farm		
Hunting Method	((2001)) 2002 Dates	Special Restrictions
Archery	((Aug. 27 - Sept. 9)) <u>Aug. 26-Sept. 8</u> Sept. 30-Oct. ((8)) <u>10</u>	((2 Pt. Min. or Antlerless)) <u>Any Buck</u> 2 Pt. Min. or Antlerless
Modern Firearm	Oct. ((9-23)) <u>11-24</u>	2 Pt. Min.
Muzzleloader	((Nov. 23 - Dec. 4)) <u>Nov. 22-Dec. 3</u>	2 Pt. Min. or Antlerless

Merrill and Ring (PLWMA 600) Pysht Tree Farm		
Hunting Method	((2001)) 2002 Dates	Special Restrictions
Archery	Sept. 1-14 and ((Nov. 21 - Dec. 31)) <u>Nov. 25-Dec. 31</u>	Either Sex South Unit (600B)
Modern Firearm	Oct. ((13-31)) <u>12-31</u> Nov. ((15-18)) <u>14-17</u>	Buck Only South Unit (600B) Buck Only South Unit (600B)
Muzzleloader	Oct. ((1-10)) <u>1-9</u>	Buck Only South Unit (600B)

**~~((2001)) 2002 DEER PERMIT SEASONS ON
PRIVATE LANDS WILDLIFE MANAGEMENT AREAS~~**

~~((2001)) 2002 - Mule and Whitetail Deer~~
Buckrun Limited Permit Draw Permits. Hunters apply to Washington Department of Fish and Wildlife in WDFW permit draw process. Only hunters possessing a modern firearm deer tag are eligible for Buckrun Limited draw hunts. Hunters are limited to one day of hunting during the permit season with written authorization from the PLWMA manager.

Hunt Name	Permit Number	Permit Season	Special Restrictions	Boundary Description
Buckrun A	10	Sept 15-Dec. 31	((3 pt, 2 pt, spike or antlerless only)) <u>Antlerless mule deer, Any whitetail</u>	PLWMA 201
Buckrun B	20	Sept 15-Dec 31	AHE graduates only, ((3 pt, 2 pt, spike or antlerless deer only)) <u>Antlerless mule deer, Any whitetail</u>	PLWMA 201
Buckrun C	20	Sept 15-Dec 31	*Youth hunters, ((3 pt, 2 pt, spike or antlerless deer only)) <u>Antlerless mule deer, Any whitetail</u>	PLWMA 201
Buckrun D	20	Sept 15-Dec 31	Disabled hunters, ((3 pt, 2 pt, spike or antlerless only)) <u>Antlerless mule deer, Any whitetail</u>	PLWMA 201

* Youth hunters on Buckrun must be 12 - 15 years of age and must be accompanied by an adult during the hunt. Hunts are scheduled by the manager. All other hunting regulations apply.

~~((2001)) 2002 - Blacktail Deer~~
~~((IP Pacific Timberlands, Inc.)) Rainier Timber Company Kapowsin Tree Farm -~~
~~((IP Pacific Timberlands, Inc.)) Rainier Timber Company Permit Draw Deer Permits - Hunters apply to Washington Department of Fish and Wildlife in WDFW permit draw process.~~

Hunt Name	Permit Number	Permit Season	Special Restrictions	Boundary Description
((Kapowsin-North))	30	Dec. ((8-10)) <u>6-8</u>	Antlerless Only, Age 65 and older Hunters	PLWMA 401 ((A-North)) <u>B-Central</u>

PERMANENT

((2001)) 2002 - Blacktail Deer
((IP Pacific Timberlands, Inc.)) Rainier Timber Company Kapowsin Tree Farm -
((IP Pacific Timberlands, Inc.)) Rainier Timber Company Permit Draw Deer Permits - Hunters apply to Washington Department of Fish and Wildlife in WDFW permit draw process.

Hunt Name	Permit Number	Permit Season	Special Restrictions	Boundary Description
	20	Dec. ((8-10)) <u>6-8</u>	Antlerless Only, AHE Hunters	PLWMA 401 ((A-North)) <u>B Central</u>
Kapowsin Central	50	Dec. ((8-10)) <u>6-8</u>	Antlerless Only	PLWMA 401B Central
Kapowsin South	50	Dec. ((8-10)) <u>6-8</u>	Antlerless Only, Youth Hunters	PLWMA 401C South
	50	Dec. ((8-10)) <u>6-8</u>	Antlerless Only, Disabled Hunters	PLWMA 401C South

**ACCESS QUOTAS AND RAFFLE SEASONS
ON PRIVATE LANDS WILDLIFE MANAGEMENT AREAS**

((2001)) 2002 - Mule and Whitetail Deer
Buckrun Limited Area - Access Quotas and Seasons
 Only hunters possessing a modern firearm deer tag are eligible for access authorizations on PLWMA 201. You may contact the PLWMA manager, Derek Stevens, at (509) 345-2577 for information on these hunts.

Hunt Name	Quota	Access Season	Special Restrictions	Boundary Description
Buckrun	((150)) <u>100</u>	((Sept 15-Dec 31)) <u>Sept. 15-Oct. 31</u>	Any Deer (Access Fee)	PLWMA 201
<u>Buckrun</u>	<u>50</u>	<u>Nov. 1-Dec. 31</u>	<u>Mule deer, 3 pt. min. or Antlerless.</u> <u>Any whitetail (access fee)</u>	<u>PLWMA 201</u>

((2001)) 2002 - Blacktail Deer
((IP Pacific Timberlands, Inc.)) Rainier Timber Company Kapowsin Tree Farm — Raffle Quotas and Seasons
 Hunter must contact **((IP Pacific Timberlands, Inc.)) Rainier Timber Company** for auction/raffle permit opportunity. Only hunters possessing a valid deer tag (any **((2001)) 2002** deer tag) are eligible for **((IP Pacific Timberlands, Inc.)) Rainier Timber Company** buck permits. Hunters drawing **((an IP Pacific Timberlands, Inc.)) a Rainier Timber Company** deer raffle permit may purchase a second deer tag for the hunt. Persons interested in these deer permits should contact **((IP Pacific Timberlands, Inc.)) Rainier Timber Company**, 31716 Camp 1 Road, Orting, WA 98360. For more information, please call 1-800-782-1493.

Hunt Name	Permit Number	Raffle Season	Special Restrictions	Boundary Description
Kapowsin North/Buck	8	Nov. ((5-17)) <u>8-21</u>	Buck Only (Raffle)	PLWMA 401A North
Kapowsin Central/Buck	29	Nov. ((5-17)) <u>8-21</u>	Buck Only (Raffle)	PLWMA 401B Central
Kapowsin South/Buck	14	Nov. ((5-17)) <u>8-21</u>	Buck Only (Raffle)	PLWMA 401C South
Kapowsin ((Central)) <u>North</u>	50	Dec. ((8-10)) <u>6-8</u>	Antlerless Only (Raffle)	PLWMA ((401B-Central)) <u>401A North</u>

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~~((2001))~~ **2002 - Blacktail Deer**

Merrill and Ring's Pysht Tree Farm - Quotas and Seasons

An access fee will be charged by the landowner for hunting on the Pysht Tree Farm. The following hunts are raffle hunts offered by Merrill and Ring. Hunters must possess a valid deer tag when participating in these hunts. Persons interested in these hunts should contact Merrill and Ring, 11 Pysht River Rd., Clallam Bay, WA 98326. For more information, please call Merrill and Ring at 1-800-998-2382.

Hunt Name	Quota	Raffle Season	Special Restrictions	Boundary Description
Pysht North A	15	Sept. 1-14	Raffle, Archery, 3 pt. minimum or Antlerless	PLWMA (600A) North Unit
Pysht North B	20	Oct. ((1-10)) <u>1-9</u>	Raffle, Muzzleloader, 3 pt. minimum or Antlerless	PLWMA (600A) North Unit
Pysht North C	25	Nov. ((10-24)) <u>9-24</u>	Raffle, 3 pt. min. or Antlerless	PLWMA (600A) North Unit
Pysht North D	5	Nov. ((10-24)) <u>9-24</u>	Restricted, 3 pt. minimum or Antlerless	PLWMA (600 A) North Unit

ELK RAFFLE SEASONS ON PRIVATE LANDS WILDLIFE MANAGEMENT AREAS

~~((2001))~~ **2002 - Elk**

~~((IP Pacific Timberlands, Inc.))~~ **Rainier Timber Company (PLWMA 401) Kapowsin Tree Farm - Raffle Quotas and Seasons**

Only hunters possessing a valid ~~((2001))~~ 2002 elk tag and meeting the special restrictions noted for each hunt are eligible for ~~((IP Pacific Timberlands, Inc.))~~ Rainier Timber Company access permits on PLWMA 401. Hunters must contact ~~((IP Pacific Timberlands, Inc.))~~ Rainier Timber Company for auction/raffle permit opportunity. Hunters drawing ~~((an IP Pacific Timberlands, Inc.))~~ a Rainier Timber Company elk raffle permit are eligible to purchase a second elk tag for the hunt. ~~((IP Pacific Timberlands Inc.))~~ Rainier Timber Company, 31716 Camp 1 Road, Orting, Washington 98360. For more information, please call 1-800-782-1493.

Hunt Name	Quota	Raffle Season	Special Restrictions	Boundary Descriptions
Kapowsin Bull North	2	Sept. ((14-29)) <u>13-29</u>	Auction/Raffle Any Bull, Any Tag	PLWMA 401A North
Kapowsin Bull Central	2	Sept. ((14-29)) <u>13-29</u>	Auction/Raffle Any Bull, Any Tag	PLWMA 401B Central
Kapowsin Bull South	2	Sept. ((14-29)) <u>13-29</u>	Auction/Raffle Any Bull, Any Tag	PLWMA 401C South
Kapowsin All	2	<u>Sept. 13-29</u>	<u>Restricted, Any Bull, Any Tag</u>	<u>PLWMA 401-A, B, or C</u>

~~((2001))~~ **2002 - Elk**

Merrill and Ring PLWMA 600 Pysht Tree Farm - Raffle Quota and Season

Hunter must contact Merrill and Ring for raffle hunt opportunity. For more information please call Merrill and Ring at 1-800-998-2382 or write to them at Merrill and Ring Tree Farm, 11 Pysht River Rd., Clallam Bay, WA 98326.

Hunt Name	Quota	Raffle Season	Special Restrictions	Boundary Descriptions
Pysht	((2)) <u>3</u>	Sept. 15-30	Any Bull Elk, Any Weapon	PLWMA 600

AREA DESCRIPTIONS - PRIVATE LANDS WILDLIFE MANAGEMENT AREAS

PLWMA 201 - Buckrun Limited (Grant County): Beginning at the southwest corner of S27 T23 R27E; 2 miles east, 1/2 mile north, 1 mile east, 1/2 mile south of S25; continuing 2 miles east to the southwest corner of S26 T23 R28E; 1 mile south to the southwest corner of S33 T23 R28E; east 1 mile; thence 1/4 mile north, 1 mile east, 1/4 mile to the intersection with the Stratford Game Reserve; from the southwest corner of S6 T22 R29E; east 1 mile along BNSF right-of-way to the intersection of S5 T22 R29E; south 1.75 miles to the south-

west corner of S8 T22 R29E; east 2 miles to the southeast corner of S9 T22 R29E; north 1.5 miles (except the southeast 1/4 of the southeast 1/4 of S4 T22 R29E); east 1.5 miles to the middle 1/4 corner of S2 T22 R29E; north 1/4 mile, west 1/2 mile, north 1/2 mile; east at the northeast corner of S2 T22 R29E; 1 mile east to the southeast corner of S35 T23 R29E; north 1 mile to the southeast corner of S26 T23 R29E; east 1 mile to the southeast corner of S25 T23 R29E; north 4.25 miles to the northeast 1/4 of the southeast 1/4 of S1 T23 R29E; west 1 mile to the northwest corner of the northwest 1/4 of S1 T23 R29E; south 1 mile to the southwest corner of the northwest 1/4 of the southwest 1/4 of S12 T23 R29E; 1/2

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mile east to the northwest corner of the southeast 1/4 of the southwest 1/4 of S12 T23 R29E; south 1/4 mile to the southeast corner of the southwest 1/4 of S12 T23 R29E; west 3 miles to the northwest corner of the east 1/2 of S16 T23 R29E; south 1 mile to the southeast corner of the east 1/2 of S16 T23 R29E; west 1/2 mile to the northeast corner of S20 T23 R29E; north 1 mile to the northwest corner of S16 T23 R29E; east 1 mile to the northeast corner of S9 T23 R29E; north 1 mile to the northeast corner of S9 T23 R29E; west 1 mile to the northeast corner of S8 T23 R29E; north 1 mile to the northeast corner of S5 T23 R29E; west 1/2 mile to the southeast corner of the west 1/2 of S32 T23 R29E; north 1 mile to the corner of the west 1/2 of S32 T23 R29E; 1.5 miles west to the northwest corner of S31 T24 R29E; south 1 mile to the northwest corner of S6 T23 R29E; west 1 mile to the northeast corner of S2 T23 R28E; north 1 mile to the northeast corner of S35 T24 R28E; west 1 mile to the northwest corner of S35 T24 R28E; south 1 mile to the northwest corner of S2 T23 R28E; west 3/4 mile to the northwest corner of the northeast 1/4 of S3 T23 R28E; south 1.5 miles to the intersection with the Stratford Game Reserve; continue from the southeast corner of the southeast 1/4 of the northeast 1/4 of S9 T23 R28E; north 1/2 mile to the northeast corner of S9 T23 R28E; west 1/4 mile north to the intersection of the Pinto Ridge Road; southwest on the Pinto Ridge Road to the northeast corner of the southeast 1/4 of S8 T23 R28E; west 1/2 mile to the northwest corner of the southeast 1/4 of S8 T23 R28E; south 1/4 mile to the intersection with the old NPRR bed. Follow the NPRR bed southwest to the southeast corner of the southwest 1/4 of S13 T23 R27E; northeast along the Dry Coulee Road to the northeast corner of S13 T23 R27E; west 1/4 mile to the southwest corner of the southeast 1/4 of S12 T23 R27E; north 1/4 mile, west 1/2 mile, north 1/4 mile, west 1/4 mile to the corner of the southwest 1/4 of S12 T23 R27E; west 1 mile to the northwest corner of the south 1/2 of S11 T23 R27E; south 1.5 miles to the northwest corner of S23 T23 R27E; west 2 miles to the northwest corner of S22 T23 R27E; south 1 mile to the southwest corner of S21 T23 R27E; east 1 mile, south 1 mile to the point of beginning. Public lands within the external boundaries are not part of the PLWMA. A map of PLWMA 201 is available from WDFW's Region 2 office in Ephrata, (509) 754-4624.

PLWMA 401 - ((~~IP Pacific Timberlands, Inc.~~ (IPPTI))) Rainier Timber Company RTC (Pierce County): Beginning at the intersection of ((~~IPPTI~~) RTC haul road ((~~IPPTI~~) RTC 1 Rd.) and the Camp One Road near the town of Kapowsin; southwest along the east side of Lake Kapowsin to Ohop Creek; up Ohop Creek to ((~~IPPTI~~) RTC ownership line; along ownership line to S.W. corner of the north half of Section 6, T16N, R5E; easterly along Weyerhaeuser/((~~IPPTI~~) RTC ownership line to the intersection with Busy Wild Creek; up Busy Wild Creek to intersection with ((~~IPPTI~~) RTC ownership on the section line between Sections 10 & 15, T15N, R6E; west and south along DNR/((~~IPPTI~~) RTC ownership line and Plum Creek Timber Co./((~~IPPTI~~) RTC ownership line to most southerly point of ((~~IPPTI~~) RTC ownership (northwest of Ashford, WA); easterly along ((~~IPPTI~~) RTC ownership line to DNR/((~~IPPTI~~) RTC ownership line; north and east to USFS/((~~IPPTI~~) RTC ownership line; east along USFS/((~~IPPTI~~) RTC ownership

line to S.W. corner of Section 31, T16N, R7E; north along USFS/((~~IPPTI~~) RTC ownership line to N.W. corner Section 32, T16N, R7E; east along Plum Creek Timber Co./USFS ownership line to N.E. corner of Section 32, T16N, R7E; south along USFS/((~~IPPTI~~) RTC ownership line to S.E. corner Section 32, T16N, R7E; east along USFS/((~~IPPTI~~) RTC ownership line to Mount Rainier National Park Boundary; north along Mount Rainier National Park Boundary to N.E. corner Section 24, T17N, R7E; northwest along SR 165 to intersection with Carbon River; down Carbon River to the BPA Transmission Line; south and west along the powerline to the Fisk Road; south along the Fisk Road to the King Creek Gate; north and west along the Brooks Road BPA Transmission line; southwest along BPA Transmission line to the Puyallup River (excluding all small, private ownerships); up Puyallup River to intersection with ((~~IPPTI~~) RTC haul road bridge; south along ((~~IPPTI~~) RTC haul road to point of beginning. Another portion of PLWMA 401 ((~~IPPTI~~) RTC is the Buckley block (Kapowsin North described as follows: Beginning at the intersection of the BPA Transmission line and South Prairie Creek; up South Prairie Creek to East Fork South Prairie Creek; up East Fork South Prairie Creek to Plum Creek Timber Co./((~~IPPTI~~) RTC ownership line (on south line of Section 33, T19N, R7E); along ((~~IPPTI~~) RTC ownership line to center line of Section 34, T19N, R7E; north and east along DNR/((~~IPPTI~~) RTC ownership line to S.W. corner of Section 27, T19N, R7E; north along Weyerhaeuser/((~~IPPTI~~) RTC ownership line to White River; down White River to where it crosses west line Section 6, T19N, R7E; south and west along ((~~IPPTI~~) RTC ownership line to intersection with South Prairie Creek; up South Prairie Creek to point of beginning.

PLWMA 401A - Kapowsin North (Buckley): That portion of PLWMA 401 description which includes the Buckley block.

PLWMA 401B - Kapowsin Central (King Creek): That portion of PLWMA 401 description which lies to the north of the Puyallup River, excluding the Buckley block.

PLWMA 401C - Kapowsin South (Kapowsin): That portion of PLWMA 401 description which lies to the south of the Puyallup River.

PLWMA 600 - Merrill and Ring (Clallam County): Beginning at Clallam Bay, east along the Strait of Juan de Fuca to the mouth of Deep Creek, south along Deep Creek to the township line between Townships 30 and 31, west along said township line to Highway 113 (Burnt Mt. Road) and north along Burnt Mt. Road (Highway 112 and 113) to Clallam Bay and point of beginning, except the following described lands: T31N R10W: E 1/2 W 1/2, E 1/2 West of Deep Creek Section 19, Except SW 1/4 NW 1/4, SW 1/4, W 1/2 E 1/2 West of Deep Creek Section 30, Except North & West of Deep Creek Section 31: T31N R11W; Except the SW 1/4 SE 1/4 Section 7, Except that portion of NW 1/4 SE 1/4 which is County Park Section 10, Except the NE 1/4 NE 1/4 Section 14, Except W 1/2, W 1/2 E 1/2, SE 1/4 NE 1/4, NE 1/4 SE 1/4 Section 16, Except SW 1/4 NE 1/4 Section 17, Except NW 1/4 NW 1/4, SE 1/4 NW 1/4, SE 1/4, NE 1/4, NW 1/4 SE 1/4 Section 18, Except W 1/2 SW 1/4, SW 1/4

NE 1/4 Section 19, Except W 1/2 SW 1/4 Section 27, Except S 1/2 S 1/2, N 1/2 SW 1/4 Section 28, Except E 1/2 SE 1/4, SW 1/4 SE 1/4, NE 1/4, SW 1/4 Section 29, Except SW 1/4 SE 1/4 Section 30, Except NE 1/4 Section 31, Except All Section 32, Except All Section 33, except SW 1/4 NE 1/4, S 1/2 Section 34, T31N R12W; Except SE 1/4 SE 1/4, W 1/2 SE 1/4 East of Highway 112 Section 4, Except All East of Highway 112 Section 9, Except E 1/2 NE 1/4, SW 1/4 NE 1/4, W 1/2, SW 1/4, NW 1/4 SE 1/4 Section 13, Except S 1/2 SE 1/4 Section 14, Except E 1/2 NW 1/4 East of Highway 112 Section 23, Except N 1/2 SW 1/4, SE 1/4 NW 1/4 Section 24, Except SE 1/4 SW 1/4, SW 1/4 SE 1/4 Section 26, Except N 1/2 N 1/2, NE 1/4 SW 1/4 Section 35, Except All Section 36: T32N R12W; Except W 1/2 SE 1/4 Section 21, Except All Section 22, Except NW 1/4 Section 27, Except NE 1/4, N 1/2 SE 1/4, E 1/2 W 1/2 East of Highway 112 Section 28, Except E 1/2 W 1/2 East of Highway 112 Section 33, Except S 1/2 Section 36.

PLWMA 600A North - Merrill and Ring North: That portion of PLWMA 600 north of Highway 112.

PLWMA 600B South - Merrill and Ring South: That portion of PLWMA 600 south of Highway 112.

WSR 02-02-065

PERMANENT RULES

OFFICE OF THE

SECRETARY OF STATE

[Filed December 28, 2001, 3:43 p.m.]

Date of Adoption: December 28, 2001.

Purpose: These rules are redundant to rules being adopted in chapter 434-381 WAC that cover similar issues and the repeal of these rules would streamline the rules for the voters pamphlet.

Citation of Existing Rules Affected by this Order: Repealing WAC 434-380-010, 434-380-020, 434-380-030, 434-380-040, 434-380-050, 434-380-060, and 434-380-070.

Statutory Authority for Adoption: RCW 29.81.320.

Adopted under notice filed as WSR 01-21-144 on October 24, 2001.

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 7.

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 7.

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 7.

Effective Date of Rule: Thirty-one days after filing.
December 28, 2001
Steve Excell
Assistant Secretary of State

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 434-380-010	Deadline for submission of statements and photographs.
WAC 434-380-020	Rejection of statement or photograph.
WAC 434-380-030	Photographs.
WAC 434-380-040	Length of statements.
WAC 434-380-050	Restrictions on style for candidates' statement.
WAC 434-380-060	Content of statements for candidates' pamphlet.
WAC 434-380-070	Editing and review.

WSR 02-02-066

PERMANENT RULES

OFFICE OF THE

SECRETARY OF STATE

[Filed December 28, 2001, 3:46 p.m.]

Date of Adoption: December 28, 2001.

Purpose: To conform with changes to state and federal statute.

Citation of Existing Rules Affected by this Order: Repealing WAC 434-257-050, 434-257-080 and 434-257-120; and amending WAC 434-257-010, 434-257-020, 434-257-030, 434-257-070, 434-257-090, 434-257-100, 434-257-130, and 434-257-150.

Statutory Authority for Adoption: RCW 29.57.170.

Adopted under notice filed as WSR 01-21-145 on October 24, 2001.

Changes Other than Editing from Proposed to Adopted Version: Language was added to WAC 434-257-030 clarifying that the following form may be used to determine polling place accessibility.

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 8, Repealed 3.

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.

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Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 8, 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.

December 28, 2001

Steve Excell

Assistant Secretary of State

Chapter 434-257 WAC

REGULATIONS ON ACCESSIBILITY OF POLLING PLACES ~~((AND PERMANENT VOTER REGISTRATION FACILITIES TO ELDERLY VOTERS OR DISABLED VOTERS))~~

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-010 Purpose. These regulations are adopted pursuant to RCW 29.57.170 to implement the provisions of chapter 29.57 RCW ~~((and the requirements of Public Law 98-435))~~ regarding the accessibility of polling places ~~((and voter registration facilities))~~ for ~~((federal))~~ all elections.

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-020 Definitions. As used in these regulations:

(1) "Accessible" means the combination of factors which create an environment free of barriers to the mobility or functioning of voters ~~((who are elderly or disabled))~~. The environment consists of the routes of travel to and through buildings or facilities used for the purpose of voting ~~((or voter registration))~~.

(2) "Alternative polling place" means an accessible location which could be used as a polling place in the event that the existing site is inaccessible and which is reasonably convenient to assigned voters as determined by the county auditor.

(3) "County auditor" means the county auditor or county election official.

(4) "Election" means any primary, special or general election ~~((for any federal office))~~.

(5) ~~((("Federal election" means a primary, special or general election for the office of president, vice president, United States senator or United States representative.~~

~~((6) "Permanent voter registration facilities" means any offices or other locations specifically required to provide voter registration services under chapter 29.07 RCW or the location of any deputy registrar appointed by the county auditor to serve for an indefinite period of time.~~

~~((7)) "State of emergency" means any condition which, in the opinion of the county auditor and secretary of state, would interfere with the safe and efficient conduct of an election.~~

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-030 Standards for accessible polling places ~~((and permanent voter registration facilities))~~. A polling place is accessible if ~~((each of))~~ the ~~((following))~~ standards ~~((is))~~ of the state building code council are met or exceeded. If ~~((each of))~~ the ~~((following))~~ standards cannot be met, alternative accommodations may be permitted under RCW 29.57.090. ~~((A permanent voter registration facility is accessible if each of the following standards is met or exceeded, except in subsections 3 and 4 where the standard specifically applies to a polling place.~~

(1) ~~**Parking.**~~ Where off street parking is provided, there is at least one existing or temporary parking place at a polling place designated for use on the day of the election by voters ~~[on the day of the primary or election, for each nine hundred persons registered to vote at that polling place] whose vehicle displays a special card, decal or license plate as required by RCW 64.61.381 [46.16.381]. A polling place, where off-street parking is not available, is considered accessible only if there is no other equally accessible alternative polling place where off-street parking is available which would be suitable for a precinct or group of precincts. Where off-street parking is provided, there is at least one existing parking place at a permanent voter registration facility designated for use by persons who are elderly or disabled. The designated parking place(s) is in close proximity to the accessible entrance to the building containing the polling place or permanent voter registration facility and is no less than twelve feet six inches wide. The area surrounding the [designated] parking place(s) [for voters with disabilities] is a firm, stable surface and generally level, with a maximum slope in any direction of one inch in fifty inches. A slope of one inch in thirty inches in the area surrounding the designated parking place(s) is considered accessible only if all other potential polling places within [the] [a] precinct [or group of precincts] are not and cannot be made to meet this standard.~~

(2) ~~**Accessible route of travel.**~~ A continuous, unobstructed pathway exists from the accessible parking place(s), where provided, to and through the accessible building entrance and to the polling place or permanent voter registration facility. The accessible route of travel is a minimum of thirty six inches of clear width and seventy nine inches in clear height unless otherwise specified in these standards.

(a) ~~**Walkways and ramps.**~~ Walkways or ramps which occur within the accessible route of travel have a minimum clear width of forty four inches, no abrupt edge over one half inch in height, no grating with openings larger than one half inch, and a maximum slope in the direction of travel less than one inch in twenty inches with a cross slope no more than one inch in fifty inches. The width of walkways and ramps may be thirty six inches only in instances where it is impractical or unreasonable to provide forty four inches. If the slope of the accessible route of travel is between one inch in twenty inches and one inch in twelve inches, a level five foot by five foot landing is provided for each thirty inches of rise. Ramps and curb cuts have a slope no more than one inch in twelve inches. Ramps one inch in twenty or steeper have handrails. Curb cuts have a clear width of thirty six inches and side slopes no more than one inch in six inches.

(b) **Entrances.** The entrance to the building containing the polling place or permanent voter registration facility is at least thirty-two inches of clear width with a threshold no more than one-half inch in height. The entrance to the building containing a polling place with a threshold of one and one-half inches in height is considered accessible if there is no other equally accessible alternative polling place where the entrance with a threshold of one-half inch in height is available which would be suitable for a precinct or a group of precincts. There is a level, firm, stable and slip resistant surface at least fifty inches wide, at least eighteen inches of which is directly adjacent to the latch side of the door, and five feet deep on both the inside and outside of the door. If the entrance to the building containing the polling place remains in an open position during polling hours, the requirement for the eighteen inches adjacent to the latch side of the door does not apply. If the door is power operated, it is equipped with a time delay.

(c) **Interior corridors.** If the entrance to the building containing the polling place or permanent voter registration facility does not open directly to the polling place or permanent voter registration facility, there is an unobstructed route of travel from the entrance of the building to the entrance of the polling place or permanent voter registration facility which is at least forty-four inches wide. If there is an elevator on the only accessible route of travel, it is in close proximity to the entrance to the building, it has a minimum interior depth of forty-eight inches, the doors have at least thirty-two inches clear width, and the floor has a firm, stable surface.

(3) **Polling place.** There is seating and adequate, unobstructed space for reasonable movement of voters who are elderly or disabled within the polling place.

(4) **Voting equipment.** In polling places in which ballots are cast on voting machines or voting devices, there is at least one machine or device which is no higher than thirty inches with at least twenty-seven inches minimum height knee clearance under the machine, device or table for a seated person. Voters may also be provided with paper ballots and a voting booth with a horizontal surface which is no higher than thirty inches with at least twenty-seven inches minimum height knee clearance under the booth or table.

(5) **Illumination.** There is sufficient illumination at all points along the accessible route of travel and within the polling place or permanent voter registration facility.

(6) **Signs.** There are signs with large, high contrast lettering which identify any available accessible parking spaces and the accessible route of travel to the polling place or permanent voter registration facility if it is different from the primary route of travel to the polling place or permanent voter registration facility. Signs shall prominently display the international symbol of access as provided by RCW 70.92.120.)) The following survey form may be used to determine if a polling place is accessible and meets or exceeds the standards of the state building code council. A poll site is fully accessible if all responses in each category are either "YES" or "N/A." A poll site is considered accessible but inconvenient if all "NO" responses in each category are only in shaded boxes and all responses in the unshaded boxes are either "YES" or "N/A."

**CATEGORY I:
PARKING**

YES NO N/A

	YES	NO	N/A
1. Are there off-street parking spaces either permanently or temporarily designated for the people with disabilities?			
2. With regard to off-street parking:			
a. Are such parking spaces at least 96 inches wide with a 60 inch aisle? (One van accessible space 96 inches width with 96 inch aisle.)			
b. Are such parking spaces on level ground (with a slope no greater than a rise of 1 inch in 48 inches)?			
c. Is the parking area firm, stable, smooth and slip resistant?			
d. Are the parking spaces within the shortest possible accessible route of travel?			
e. Is there a curb-cut to connect these parking spaces to an accessible walk or to the building entrance?			
f. Are these parking spaces designated by post-mounted signs bearing the symbol of accessibility?			
3. Is there a relatively level passenger drop-off zone at least 8 feet wide with a curb-cut connecting it to an accessible walk or to the building entrance?			

PERMANENT

**CATEGORY II:
WALKWAYS OR PATHWAYS TO THE BUILDING**

	YES	NO	N/A
1. Is the walkway or pathway to the building paved (concrete, asphalt, macadam, etc.)?			
2. Is the walkway or pathway to the building at least 44 inches wide?			
3. Are all curbs along the pathway to the building cut or ramped with at least 44 inch clear width and with slopes of no more than a 1 inch rise in 20 inches?			
4. Are all stairs or steps along the walkway or pathway to the building either ramped (with a slope of no more than a 1 inch rise in 12 feet) or else provided with a suitable alternative means of access?			
5. Do stair steps along the walkway or pathway to the building have nonslip surfaces and handrails?			
6. Is the walkway or pathway to the building entrance: a. Free of protrusions (such as fire hydrants, tree trunks, or other obstacles) which narrow the passage to less than 44 inches?			
b. Free of any abrupt edges or breaks in the surface where the difference is over ½ inch in height (such as where it crosses a driveway, parking lot, or another walkway, etc.)?			

**CATEGORY II:
WALKWAYS OR PATHWAYS TO THE BUILDING (cont'd)**

	YES	NO	N/A
c. Free of any overhanging objects (such as tree branches, signs, etc.) which hang lower than 79 inches?			
d. Free of any slopes or inclines greater than a 1 inch rise to 20 inches?			
e. Free of any grating with openings of over ½ inch wide?			
7. Are walkways always well lighted?			
8. Are provisions made to ensure that walkways are free of such hazards as ice, snow, leaves, or other debris on the day of election?			
9. Are there signs which identify the accessible route of travel if that route is different from the primary route of travel to the building?			

PERMANENT

**CATEGORY III:
RAMPS AND ELEVATORS ENTERING OR INSIDE THE BUILDING**

	YES	NO	N/A
1. Are building stairs or steps which are over 30 inches high (either at the entrance or between the entrance and the voting area) provided either with a ramp, with an elevator, or with an alternative means of unassisted passage (such as a chair lift or an alternative route of travel)?			
2. With regard to ramps:			
a. Do all ramps have a slope no greater than a rise of 1 inch high for 20 inches of ramp?			
b. Are ramps provided with non-slip surfaces?			
c. For any ramp rising more than 6 inches or longer than 72 inches, is a hand rail provided? (Note: Any ramp with a slope of 1:20 does not need rails.)			
d. Are handrails 34 inches to 38 inches above the ramp surface?			
e. Can handrails be gripped (should be approx. 1 1/2 inch from wall, but are not more than 2 inches)?			
f. Are ramps and landing areas with drop-offs provided with a least a 2 inch curb at the side to prevent slipping off the ramps?			
g. If there is a door at the top of the ramp, is there a level space of at least 5 feet by 5 feet where a wheelchair can rest while the door is opened?			

PERMANENT

**CATEGORY III:
RAMPS AND ELEVATORS ENTERING OR INSIDE THE BUILDING (Con't)**

	YES	NO	N/A
3. With regard to elevators (if elevators are the only accessible route):			
a. Is the elevator cab at least 54 inches by 68 inches wide?			
b. Do elevator doors provide at least 32 inches clear width?			
c. Are elevator controls less than 54 inches high (i.e. can a person in a chair operate the controls)?			
d. Are control panels marked with raised lettering?			
e. Is the elevator in close proximity to the entrance of the building?			

**CATEGORY IV:
OTHER ARCHITECTURAL FEATURES**

	YES	NO	N/A
1. With regard to doors along the route of travel:			
a. Do all doors have an opening which clears at least 32 inches wide?			
b. Are all door thresholds less than ½ inch high?			
c. Are all doors equipped with arch or lever-type handles, push plates, or automatic openers (so that twisting a doorknob is not required)?			
d. Where automatic doors are used, does the door remain open at least 3 seconds?			
f. Are glass doors marked with safety seals?			
2. With regard to stairs along the route:			
a. Do stairs have a non-slip surface?			
b. Do stairs have handrails 34 to 38 inches above step level?			
e. Can handrails be gripped?			
c. Do all steps have risers (the little vertical walls at the back of each step)?			
e. Do all steps have tread areas at least 11 inches deep?			
g. Are all steps less than 7 inches in height?			

**CATEGORY IV:
OTHER ARCHITECTURAL FEATURES (cont'd)**

	YES	NO	N/A
g. Are stairs well lit?			
h. Are stairs free of obstacles?			
3. With regard to corridors along the route:			
a. Is the corridor at least 44 inches wide?			
b. Is the corridor free of obstacles or protrusions (such as boxes, water fountains, etc.) which extend more than 4 inches from the wall and higher than 17 inches? If so put a box or planter under obstacle so a person with a visual impairment can identify it with a cane.			
c. Is there sufficient lighting at all points along the route?			
d. Does the corridor have a non-slip surface?			
e. Are all rugs and mats securely fastened? If not try to remove them.			

PERMANENT

**CATEGORY V:
FEATURES WITHIN THE VOTING AREA**

	YES	NO	N/A
1. Are instructions for voting printed in 12 point or larger type in simple language, and plainly displayed? Is Braille or larger print available upon request?			
2. Is there sufficient unobstructed space for the reasonable movement of voters in wheelchairs that still provides privacy?			
3. Can all necessary parts of the voting equipment be reached by a person seated in a chair or, at least, is an alternative means of casting a ballot provided?			
4. Are magnifying devices available for those who request them?			
5. Is there adequate lighting in the voting area?			
6. Is seating available for elderly or handicapped voters awaiting their turn to vote?			

PERMANENT

SUMMARY OF ACCESSIBILITY BY CATEGORIES

Please review the responses within each category on the previous pages and indicate below whether each category is:

- **INACCESSIBLE** (If there is a "NO" response in *any* unshaded box in the category.)
- **ACCESSIBLE BUT INCONVENIENT** (If all "NO" responses in the category are only in *shaded* boxes and all the responses in the *unshaded* boxes are either "YES" or "N/A".)
- **FULLY ACCESSIBLE** (If *all* responses in the category are either "YES" or "N/A".)

Category	Inaccessible	Accessible But Inconvenient	Fully Accessible
I. Parking			
II. Walkways or pathways to building			
III. Ramps and elevators entering or inside of the building			
IV. Other architectural features			
V. Voting area			
VI. Other			

OVERALL DETERMINATION OF POLLING PLACE ACCESSIBILITY

(mark one box only)

If one or more of the categories above is marked "INACCESSIBLE", then the polling place isINACCESSIBLE

If no category is marked "INACCESSIBLE", but one or more is marked "ACCESSIBLE BUT INCONVENIENT", then the polling place isACCESSIBLE BUT INCONVENIENT

If *all* categories above are marked "FULLY ACCESSIBLE", then the polling place isFULLY ACCESSIBLE

DISPOSITION OF INACCESSIBLE POLLING PLACE

If the polling place is INACCESSIBLE:

- | | | |
|---|--------------------------|--------------------------|
| | Yes | No |
| a. Has an alternative accessible facility been sought? | <input type="checkbox"/> | <input type="checkbox"/> |
| b. Are permanent or temporary alterations planned to render the polling place accessible in the coming elections? | <input type="checkbox"/> | <input type="checkbox"/> |

PERMANENT

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-070 Report of precincts and polling places. (1) No later than April 1 of each even-numbered year, each county auditor shall ~~((report))~~ submit to the secretary of state, ~~((on a form prescribed and provided by the secretary of state,))~~ a ~~((list))~~ report showing the number of ((a#)) precincts and assigned polling places within that county. This report shall specify those polling places which are inaccessible, ~~((a summary of the efforts to locate alternative polling places and any measures taken to temporarily modify existing inaccessible polling places))~~ and what efforts have been made to locate alternative polling places or to make the existing facilities temporarily accessible.

(2) ~~((In 1986, the secretary of state may, on the request of a county auditor, extend the deadline of this report to no later than July 1.~~

(3) ~~No later than thirty days before the next election in an even-numbered year, a county auditor shall notify the secretary of state of any changes in polling place locations. No changes in polling place locations may be made after that time except where it has been determined that a state of emergency exists.)~~ If a county shows all polling places as accessible after two consecutive report periods, no further reports need be submitted unless the secretary of state specifically reinstates the requirement for that county. Notice of reinstatement must be in writing and delivered at least sixty days before the reporting date.

(3) The secretary of state shall review and keep on file the reports of polling places submitted by each county auditor.

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-090 Accessible polling places—Exceptions. An inaccessible polling place shall not be used in ~~((federal))~~ any election~~((s))~~ unless the following conditions have been met:

(1) ~~((The secretary of state has reviewed and verified the inaccessible polling place, that))~~ The county auditor has made a reasonable effort ((has been made)) to locate an alternative polling place and that measures to temporarily modify the existing polling place are not feasible, and

(2) The registered voters assigned to such an inaccessible polling place have been notified as required, or

(3) ~~((It))~~ The secretary of state has ~~((been))~~ determined that a state of emergency exists.

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-100 Procedures for inaccessible polling places. (1) No later than thirty days before ~~((a special))~~ an election ~~((for a federal office or a primary in each even-numbered year)),~~ the county auditor shall mail a notice to each registered voter assigned to an inaccessible polling place which has been authorized for use under these rules and shall contain the following information:

(a) The polling place for that precinct is inaccessible, for the election or elections indicated in the notice, according to the accessibility standards established for voters ~~((who are elderly and disabled)).~~ The extent and nature of inaccessibility shall be specified.

(b) No later than twenty days before the election or elections indicated in the notice, voters ~~((who are elderly or disabled))~~ may request to be assigned to an alternative polling place as listed in the notice, or may request to vote by absentee ballot.

(c) An absentee ballot request form or instructions for requesting an absentee ballot for the specific election or elections indicated in the notice.

(2) Subsequent to the transmittal of a notice under (1) of this section and no later than thirty days before the next election, the county auditor shall also notify any person who registers to vote and is assigned to a precinct for which the polling place is inaccessible.

(3) The county auditor shall make the following accommodations in voting procedures necessary to allow the use of alternative polling places by voters ~~((who are elderly and disabled))~~:

(a) The county auditor shall assemble election materials for voters who request to vote at an alternative polling place. The following materials shall be separated according to the precinct in which the voters are registered and placed into an envelope which clearly identifies that precinct:

(i) A poll book or precinct list which contains the names of only those voters from that precinct assigned to the alternative polling place;

(ii) A ballot for each voter from the precinct in which that voter is registered;

(iii) An envelope for voted ballots which is clearly marked "Ballots for Precinct from Alternative Polling Place ~~((for Elderly and Disabled Voters))~~";

(iv) Instructions for the precinct election officers.

(b) The procedures for voting and ballot tabulation for all ballots cast by a voter ~~((who is elderly or disabled))~~ at an alternative polling place shall be as follows:

(i) The voter shall be given a ballot from the precinct in which that voter is registered and contains all the issues and candidates for which that voter is legally qualified to vote. For lever machine precincts, the voter shall be provided with an appropriate paper ballot.

(ii) After the voter has cast his or her ballot, the ballot shall be placed in a separate ballot box or an envelope designated for ballots cast in an alternative polling place.

(iii) Following the close of the polls, ballots shall be transmitted in the designated envelopes to the county auditor's office. Within each county, all ballots cast at alternative polling places shall be canvassed and reported by legislative district separately from absentee or question ballots.

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-130 Voting ~~((and registration))~~ instructions. Each county auditor shall conspicuously display voting instructions, printed in at least 16-point bold type, at each polling place on the day of the election. ~~((Each county~~

~~auditor shall also conspicuously display registration instructions, printed in at least 16 point bold type, at each permanent voter registration facility.)~~

AMENDATORY SECTION (Amending WSR 98-08-010, filed 3/18/98, effective 3/18/98)

WAC 434-257-150 Notice of accessibility. Each county auditor shall include a list of polling places, indicating those polling places which are accessible according to the standards for voters (~~who are elderly or disabled~~), in the notice of election published under RCW 29.27.030 and 29.27.080.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 434-257-050	Assistance from persons with disabilities.
WAC 434-257-080	Examination of inaccessible polling places.
WAC 434-257-120	Accessible permanent voter registration facilities.

WSR 02-02-067

PERMANENT RULES

OFFICE OF THE

SECRETARY OF STATE

[Filed December 28, 2001, 3:48 p.m.]

Date of Adoption: December 28, 2001.

Purpose: To conform with changes to chapter 29.81 RCW adopted during the 1999 legislative session and streamline the voters pamphlet process.

Citation of Existing Rules Affected by this Order: Repealing WAC 434-381-010, 434-381-020, 434-381-030, 434-381-040, 434-381-050, 434-381-060, 434-381-070, 434-381-080, 434-381-090, and 434-381-100.

Statutory Authority for Adoption: RCW 29.81.320.

Adopted under notice filed as WSR 01-21-146 on October 24, 2001.

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 8, Amended 0, Repealed 10.

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 8, Amended 0, Repealed 10; Pilot Rule Mak-

ing: 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.

December 28, 2001

Steve Excell

Assistant Secretary of State

NEW SECTION

WAC 434-381-110 Committee contacts. Every candidate or committee appearing in the state voters pamphlet shall designate a contact person with whom the secretary shall communicate all matters related to the pamphlet. Within five business days of the appointment of the initial members, the committee shall provide a name, mailing address, telephone number, and fax number and e-mail address as applicable. In the case of candidates the secretary shall use the information on the declaration of candidacy unless the candidate provides different information pursuant to this section.

NEW SECTION

WAC 434-381-120 Deadlines. (1) Candidate statements and photographs shall be submitted to the secretary of state:

(a) For candidates who filed during the regular filing period, within three business days after filing their declaration of candidacy;

(b) For candidates who filed during a special filing period, or were selected by a political party pursuant to either RCW 29.15.150 or 29.15.160, within three business days after the close of the special filing period or selection by the party.

(2) For ballot measures, including initiatives, referendums, alternatives to initiatives to the legislature, and constitutional amendments, the following documents shall be filed with the secretary of state on or before the following deadlines:

(a) Appointments of the initial two members of committees to prepare arguments for and against measures:

(i) For an initiative to the people or referendum measure: Within ten business days after the submission of signed petitions to the secretary of state;

(ii) For an initiative to the legislature, with or without an alternative, constitutional amendment or referendum bill, within ten business days after the adjournment of the regular or special session at which the legislature approved or referred the measure to the ballot:

(b) Appointment of additional members of committees to prepare arguments for and against ballot measures, not later than the date the committee submits its initial argument to the secretary of state;

(c) Arguments for or against a ballot measure, no later than twenty calendar days following appointment of the initial committee members;

(d) Rebuttals of arguments for or against a ballot measure, by no later than fourteen calendar days following the transmittal of the final statement to the committees by the secretary. The secretary shall not transmit arguments to

opposing committees for the purpose of rebuttals until both arguments are complete.

(3) If a ballot measure is the product of a special session of the legislature and the secretary of state determines that the deadlines set forth in subsection (2) of this section are impractical due to the timing of that special session, then the secretary of state may establish a schedule of deadlines unique to that measure.

(4) The deadlines stated in this rule are intended to promote the timely publication of the voters pamphlet. Nothing in this rule shall preclude the secretary of state from accepting a late filing when, in the secretary's judgment, it is reasonable to do so.

NEW SECTION

WAC 434-381-130 Size and quality of photographs. Candidate photographs submitted for inclusion in the voters pamphlet must have been taken within the past five years and should be sized between two and one half inches by three inches and eight by ten inches. The secretary may adjust or crop photos as necessary to fit the publication format.

NEW SECTION

WAC 434-381-140 Restriction on photographs. No photograph submitted for inclusion in the voters pamphlet may reveal clothing or insignia suggesting the holding of a public office. Examples of such clothing or insignia include, but are not limited to, judicial robes, law enforcement or military uniforms, official seals or symbols similar thereto other than the flag of the state of Washington, or other similar indicia of public office.

NEW SECTION

WAC 434-381-150 Rejection of photographs. The secretary may reject candidate photographs that do not meet the guidelines outlined by rule.

(1) The secretary will notify candidates whose photographs are being rejected;

(2) Candidates whose photographs are rejected by the secretary will be allowed to submit a new photograph;

(3) Replacement photographs must be submitted by the date specified by the secretary.

NEW SECTION

WAC 434-381-160 Listing committee names and contact information. Committee names and contact information shall be submitted to the secretary of state.

(1) Names for publication in the voters pamphlet shall be listed in the order submitted by the committee;

(2) Each committee member may use up to eight words as a title or identification. "Title or identification" means a formal or informal description of the present or past occupation, role within an organization, educational qualification, or office of an individual, but does not include any expression of opinion or motivation;

(3) The secretary will make every effort to maintain consistency in form and style for publications;

(4) State legislators will be identified in the following manner: State representative or state senator, with each title constituting two words;

(5) State elected officials will be identified as follows: Governor, lieutenant governor, secretary of state, treasurer, auditor, attorney general, superintendent of public instruction, commissioner of public lands and insurance commissioner, with each title counting as many words as in that title;

(6) Additional titles or descriptions may be added to reach the maximum title length; and

(7) Each committee may submit contact information for inclusion in the voters pamphlet consisting of: A telephone number, an e-mail, and an Internet address which will not count toward the maximum word allowance.

NEW SECTION

WAC 434-381-170 Statement and argument format.

(1) Statements or arguments submitted for inclusion in the voters pamphlet shall not exceed the word limit set by statute.

(a) Arguments for or against measures may contain up to four headings used to highlight major points in the argument and will not count toward the maximum word count set for arguments;

(b) The initial four headings may not exceed fifteen words for each heading;

(c) Additional headings may be used after the initial four headings in an argument, which will count toward the maximum word count of the argument;

(d) Photographs or charts may be used in candidate statements or arguments substituting fifty words from the statement or argument for each square inch used by the photograph or chart. This subsection does not apply to the photographs submitted pursuant to WAC 434-381-130 (size and quality of photographs).

(2) Statements and arguments submitted to the secretary of state shall be printed in a format that in the opinion of the secretary will provide the best reproduction.

(a) Statements and arguments will be typeset in a standard font without the use of boldface or underlining;

(b) Italics may be used to add emphasis to statements or arguments;

(c) Argument headings will be typeset entirely in boldface capital letters.

NEW SECTION

WAC 434-381-180 Editing statements and arguments. The secretary of state is not responsible for the content of arguments or statements and shall not edit the content of statements or arguments:

(1) The secretary may correct obvious errors in grammar, spelling or punctuation;

(2) The secretary shall promptly attempt to notify any candidate or committee, by any means the secretary deems reasonable under the circumstances, if a statement or argument exceeds the maximum number of words. If the candidate or committee does not provide the secretary with a revised statement or argument that does not exceed the limit within three business days after the deadline for submission of the statement or argument, then the secretary shall modify

the statement to fit the limit by removing words or sentences, starting at the end, until the maximum word limit is reached. More words than necessary to achieve the maximum word limit may be removed by the secretary so that the statement or argument ends in a complete sentence;

(3) The secretary shall notify any committee that submits a title or identification for their members that does not conform to WAC 434-381-160(2). If the committee does not provide the secretary with a revised title that meets the requirements established in WAC 434-381-160(2) within three business days, the secretary shall publish the name without any title or identification;

(4) Prior to publishing the pamphlet the secretary shall make a reasonable effort to provide a proof copy to the candidate or committee as it will appear showing any changes to the statement or argument; and

(5) After submission of the statement or argument to the secretary, candidates or committees may only correct obvious errors or inaccuracies discovered in their own proof copy. Changes in content are not allowed.

NEW SECTION

WAC 434-381-190 Prevention of art work, photographs or other material by candidate. (1) The secretary shall be prohibited from using the art work, photography, or other materials provided by candidates for public office in the voters pamphlet in which the candidate's name appears, except that required by law or rule for the candidate's statements or, information provided by the office that publishes the pamphlet;

(2) Prior to final printing of the voters pamphlet a responsible employee of the office of the secretary of state will review complete "camera ready" copies of each edition of the voters pamphlet;

(3) Language shall be placed into contracts, with the office of the secretary of state to produce the voters pamphlet, to certify that those providing content materials for the voters pamphlet are not candidates for public office and those individuals will not run for public office while their materials are being used in a state or local pamphlet produced in conjunction with the state voters pamphlet.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 434-381-010 Committees to write arguments for and against constitutional amendments, referendum bills, and alternatives to initiatives to the legislature.

WAC 434-381-020 Committees to write arguments for and against initiatives, initiatives to the legislature, and referendum measures.

WAC 434-381-030 Additional members on committees to draft arguments for the voters pamphlets.

WAC 434-381-040 Selection of a chairperson for committees to draft arguments for or against measures appearing in the voters pamphlet.

WAC 434-381-050 Advisory committees.

WAC 434-381-060 Length of statements and rebuttals.

WAC 434-381-070 Restrictions on the style of statements in the voters pamphlets.

WAC 434-381-080 Submission of statements and rebuttals.

WAC 434-381-090 Rejection of statements for the voters pamphlet.

WAC 434-381-100 Editing of statements for the voters pamphlet.

**WSR 02-02-068
PERMANENT RULES
OFFICE OF THE
INSURANCE COMMISSIONER**

[Order R 2001-09—Filed December 28, 2001, 3:56 p.m., effective December 31, 2001]

Date of Adoption: December 28, 2001.

Purpose: Continuation of a rate filing exemption for certain property casualty products.

Citation of Existing Rules Affected by this Order: Amending WAC 284-24-120.

Statutory Authority for Adoption: RCW 48.02.060, 48.18.100, 48.19.080.

Adopted under notice filed as WSR 01-23-075 on November 20, 2001.

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 0, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: The

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amended rule contains a "sunset clause." A rate filing exemption was to expire December 31, 2001. The accelerated effective date is necessary to continue the existing rule. This continuation will avoid the considerable confusion resulting from the expiration of an existing rate filing exemption, the default to a different system, and then the renewal of the expired exemption within weeks. The rule will avoid significant and unnecessary expense for industry by allowing the continuation of existing practices. The accelerated effective date will ensure that these commercial products will continue to be available without interruption to the purchasers in Washington.

Effective Date of Rule: December 31, 2001.

December 28, 2001

Mike Kreidler

Insurance Commissioner

AMENDATORY SECTION (Amending Matter No. R 99-5, filed 11/15/99, effective 12/16/99)

WAC 284-24-120 Suspension of rate filing requirements—Large commercial accounts. (1) Under RCW 48.19.080, the rate filing requirements in chapter 48.19 RCW are suspended with respect to large commercial property casualty accounts.

(2) For purposes of this section, "large commercial property casualty account" means insurance coverage that:

(a) Pertains to a business, nonprofit organization, or public entity;

(b) Involves the lines of property and casualty insurance defined in RCW 48.11.040, 48.11.050, 48.11.060, 48.11.070, and/or 48.11.080; and

(c) Has an estimated annual collected premium of \$25,000 or more, excluding workers compensation insurance issued by the department of labor and industries and types of insurance listed in subsection (6) of this section.

(3) Before an insurer issues coverage in reliance on this section, the insurer or its agent shall notify the insured in writing that the rates have not been and will not be filed for the commissioner's approval.

(4) Property rates used on large commercial property casualty accounts will not be audited by the Washington Insurance Examining Bureau under WAC 284-20-006.

(5) The commissioner retains the right and ability to examine the rates used on large commercial property casualty accounts to ascertain whether they meet the requirements of RCW 48.19.020 and other statutes. The insurer shall maintain records supporting the rating and premium determination of each policy issued in reliance on this section. These records shall be retained by the insurer for a minimum of three years and made available at all reasonable times for the commissioner's examination.

(6) Subsection (1) of this section does not apply to:

(a) Professional liability insurance, including medical malpractice insurance;

(b) Directors' and officers' liability insurance purchased by individuals;

(c) Motor vehicle service contract reimbursement insurance, as defined in RCW 48.96.010(4); and

(d) Master policies under which certificates of coverage are issued to individual consumers, households, businesses, or other organizations.

(7) If this subsection is not amended, the provisions of this section shall expire on December 31, ((2004)) 2003.

WSR 02-02-077

PERMANENT RULES

DEPARTMENT OF HEALTH

[Filed December 31, 2001, 9:04 a.m.]

Date of Adoption: December 14, 2001.

Purpose: The purpose of the rule change is to gather pre-hospital data through designated trauma hospitals, to improve the completeness and accuracy of all data collected, and to improve the availability and delivery of prehospital and hospital trauma care services.

Citation of Existing Rules Affected by this Order: Amending WAC 246-976-330, 246-976-420, and 246-976-430.

Statutory Authority for Adoption: RCW 70.168.060 and 70.168.090.

Adopted under notice filed as WSR 01-22-065 on November 1, 2001.

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 3, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 3, 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 3, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 26, 2001

Nancy Ellison

for Mary Selecky

Secretary

AMENDATORY SECTION (Amending WSR 00-08-102, filed 4/5/00, effective 5/6/00)

WAC 246-976-330 Ambulance and aid services—Record requirements. (1) Each ambulance and aid service must maintain a record of:

(a) Current certification levels of all personnel;

(b) Make, model, and license number of all vehicles; and

(c) Each patient contact with at least the following information:

(i) Names and certification levels of all personnel;

(ii) Date and time of medical emergency;

- (iii) Age of patient;
- (iv) Applicable components of system response time as defined in this chapter;
- (v) Patient vital signs;
- (vi) Procedures performed on the patient;
- (vii) Mechanism of injury or type of illness;
- (viii) Patient destination;
- (ix) For trauma patients, other data points identified in WAC 246-976-430 for the trauma registry.

(2) Transporting agencies must provide an initial written report of patient care to the receiving facility at the time the patient is delivered. For patients meeting the state of Washington prehospital trauma triage (destination) procedures, as described in WAC 246-976-930(3), the transporting agency must provide additional trauma data elements described in WAC 246-976-430 to the receiving facility within ten days.

(3) Licensed services must make all records available for inspection and duplication upon request of the department.

AMENDATORY SECTION (Amending WSR 00-08-102, filed 4/5/00, effective 5/6/00)

WAC 246-976-420 Trauma registry—Department responsibilities. (1) **Purpose:** The department maintains a trauma registry, as required by RCW 70.168.060 and 70.168.090. The purpose of this registry is to:

- (a) Provide data for injury surveillance, analysis, and prevention programs;
- (b) Monitor and evaluate the outcome of care of major trauma patients, in support of state-wide and regional quality assurance and system evaluation activities;
- (c) Assess compliance with state standards for trauma care;
- (d) Provide information for resource planning, system design and management;
- (e) Provide a resource for research and education.

(2) **Confidentiality:** It is essential for the department to protect information regarding specific patients and providers. Data elements related to the identification of individual patient's, provider's, and facility's care outcomes shall be confidential, shall be exempt from RCW 42.17.250 through 42.17.450, and shall not be subject to discovery by subpoena or admissible as evidence.

(a) The department may release confidential information from the trauma registry in compliance with applicable laws and regulations. No other person may release confidential information from the trauma registry without express written permission from the department.

(b) The department may approve requests for trauma registry data from qualified agencies or individuals, consistent with applicable statutes and rules. The department may charge reasonable costs associated with such requests.

(c) The data elements indicated as confidential in Tables E, F and G below are considered confidential.

(d) The department will establish criteria defining situations in which additional registry information is confidential, in order to protect confidentiality for patients, providers, and facilities.

(e) This paragraph does not limit access to confidential data by approved regional quality assurance programs estab-

lished under chapter 70.168 RCW and described in WAC 246-976-910.

(3) **Inclusion criteria:**

(a) The department will establish inclusion criteria to identify those injured patients that ~~((providers))~~ designated trauma services must report to the trauma registry.

~~(((a) For all licensed prehospital providers these criteria will include injured patients:~~

- ~~(i) Who were dead at the scene;~~
- ~~(ii) Who died enroute; or~~
- ~~(iii) Who met the criteria of the prehospital trauma triage (destination) procedures.~~

~~(b) For designated trauma services))~~ These criteria will include:

(i) All patients who were discharged with ICD diagnosis codes of 800.0 - 904.99, 910 - 959.9 (injuries), 994.1 (drowning), 994.7 (asphyxiation), or 994.8 (electrocution) and:

~~(((+)))~~ (A) For whom the hospital trauma resuscitation team was activated; or

~~(((+)))~~ (B) Who were dead on arrival at your facility; or

~~(((+)))~~ (C) Who were dead at discharge from your facility; or

~~(((+)))~~ (D) Who were transferred by ambulance into your facility from another facility; or

~~(((+)))~~ (E) Who were transferred by ambulance out of your facility to another acute care facility; or

~~(((+)))~~ (F) Adult patients (age fifteen or greater) who were admitted as inpatients to your facility and have a length of stay greater than two days or forty-eight hours((-e)); or

(G) Pediatric patients (ages under fifteen years) who were admitted as inpatients to your facility, regardless of length of stay; or

(ii) All patients who meet the requirements of the state of Washington prehospital trauma triage procedures described in WAC 246-976-930(3);

(b) For all licensed rehabilitation services, these criteria will include all patients who were included in the trauma registry for acute care.

(4) **Other data:** The department and regional quality assurance programs may request data from medical examiners and coroners in support of the registry.

(5) **Data linking:** To link data from different sources, the department will establish procedures to assign a unique identifying number (trauma band number) to each trauma patient. All providers reporting to the trauma registry must include this trauma number.

(6) **Data submission:** The department will establish procedures and format for providers to submit data electronically. These will include a mechanism for the reporting agency to check data for validity and completeness before data is sent to the registry.

(7) **Data quality:** The department will establish mechanisms to evaluate the quality of trauma registry data. These mechanisms will include at least:

(a) Detailed protocols for quality control, consistent with the department's most current data quality guidelines.

(b) Validity studies to assess the timeliness, completeness and accuracy of case identification and data collection.

The department will report quarterly on the timeliness, accuracy and completeness of data.

(8) Registry reports:

(a) Annually, the department will report:

(i) Summary statistics and trends for demographic and related information about trauma care, for the state and for each EMS/TC region;

(ii) Outcome measures, for evaluation of clinical care and system-wide quality assurance and quality improvement programs.

(b) Semiannually, the department will report:

(i) Trends, patient care outcomes, and other data, for each EMS/TC region and for the state, for the purpose of regional evaluation;

(ii) On all patient data entered into the trauma registry during the reporting period;

(iii) Aggregate regional data to the regional EMS/TC council, excluding any confidential or identifying data.

(c) The department will provide:

(i) Provider-specific raw data to the provider that originally submitted it;

(ii) Periodic reports on financial data;

(iii) Registry reports to all providers that have submitted data;

(iv) For the generation of quarterly reports to all providers submitting data to the registry, for the purpose of planning, management, and quality assurance.

AMENDATORY SECTION (Amending WSR 00-08-102, filed 4/5/00, effective 5/6/00)

WAC 246-976-430 Trauma registry—Provider responsibilities. (1) Trauma care providers, prehospital and hospital, must place a trauma ID band on trauma patients, if not already in place from another agency.

~~(2) ((All trauma care services must submit required data to the trauma registry in an approved format.~~

~~(3))~~ All trauma care providers must protect the confidentiality of data in their possession and as it is transferred to the department.

~~((4))~~ (3) All trauma care providers must correct and resubmit records which fail the department's validity tests described in WAC 246-976-420(6). You must send corrected records to the department within three months of notification.

~~((5))~~ (4) Licensed prehospital services that transport trauma patients must:

(a) Assure personnel use the trauma ID band.

(b) Report data as shown in Table E for trauma patients defined in WAC 246-976-420. Data is to be reported to the receiving facility in an approved format within ten days.

~~((6))~~ Report incidents occurring in a calendar quarter by the end of the following quarter. The department encourages more frequent data reporting.

~~(6))~~ (5) Designated trauma services must:

(a) Assure personnel use the trauma ID band.

(b) Report data elements shown in Table F for all patients defined in WAC 246-976-420.

(c) Report patients discharged in a calendar quarter in an approved format by the end of the following quarter. The department encourages more frequent data reporting.

~~((7))~~ (6) Designated trauma rehabilitation services must:

(a) Report data on all patients who were included in the trauma registry for acute care.

(b) Report either:

(i) Data elements shown in Table G; or

(ii) If the service submits data to the uniform data set for medical rehabilitation, provide a copy of the data to the department.

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TABLE E: Prehospital Data Elements for the Washington Trauma Registry

Data Element	Type of patient	((Pre-Hosp No-Trans))	Pre-Hosp Transport	Inter-Facility
Note: (C) identifies elements that are confidential. See WAC 246-976-420 (2)(c).				
Incident Information				
Agency identification number (C)		((X))	X	X
Date of response (C - day only)		((X))	X	X
Run sheet number (C)		((X))	X	X
((Agency incident number (C)		X	X	X))
First agency on scene identification number (C)		((X))	X	
((Transporting agency identification		X	X))	
Level of ((transporting agency)) personnel		((X))	X	X
Mode of transport		((X))	X	X
Incident county code		((X))	X	
((Incident Zip Code		X	X))	
Incident location (type)		((X))	X	
Incident response area type		((X))	X	

TABLE E: Prehospital Data Elements for the Washington Trauma Registry

Data Element	Type of patient ((Pre-Hosp-No- Trans))	Pre-Hosp Transport	Inter-Facility
Patient Information			
Patient's trauma identification band number (C)	((X))	X	X
Name (C)	((X))	X	X
Date of birth (C), or Age	((X))	X	X
Sex	((X))	X	X
((If patient died at scene: Patient home Zip Code	X	X))	
Mechanism of injury	((X))	X	
((Illness/Injury type code	X	X))	
Safety restraint or device used	((X))	X	
Transportation			
Transported from (code) (C - if hospital ID)		X	X
((Transported to (code) (C - if hospital ID)		X	X
If rendezvous, assisting agency ID number		X	X))
Reason for destination decision		X	X
Times			
((Call received	X	X	X))
Transporting agency dispatched	((X))	X	X
((Code Response to scene?	X	X	X))
Transporting agency arrived at scene	((X))	X	X
Transporting agency departed from scene		X	X
((Code response to destination?		X	X
Arrival at destination		X	X
First)) Vital Signs			
Time	((X))	X	X
Systolic blood pressure	((X))	X	X
Respiratory rate	((X))	X	X
Pulse	((X))	X	X
Glasgow coma score (three components)	((X))	X	X
Pupils		X	X
Vitals from 1st agency on scene?		X	
Trauma Triage Criteria			
Vital signs, consciousness level	((X))	X	
Anatomy of injury	((X))	X	
Biomechanics of injury	((X))	X	
Other risk factors	((X))	X	
Gut feeling of medic	((X))	X	
Prehospital trauma system activation?	((X))	X	
Other Severity Measures			
((Blunt/Penetrating injury	X	X))	

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TABLE E: Prehospital Data Elements for the Washington Trauma Registry

Data Element	Type of patient ((Pre-Hosp No-Trans))	Pre-Hosp Transport	Inter-Facility
Respiratory ((effort)) <u>quality</u>	((X))	X	
Consciousness	((X))	X	
Time (interval) for extrication	((X))	X	
Treatment: EMS interventions	((X))	X	X

TABLE F: Hospital Data Elements for the Washington Trauma Registry

All licensed hospitals must submit the following data for patients identified in WAC 246-976-420(3):

Note: (C) identifies elements that are confidential. See WAC 246-976-420(2).

Record Identification

- Identification of reporting facility (C);
- Date and time of arrival at reporting facility (C - day only);
- Unique patient identification number assigned to the patient by the reporting facility (C);
- Patient's trauma identification band number (C);

Patient Identification

- Name (C);
- Date of birth (C - day only);
- Sex;
- Race;
- Social Security number (C);
- Home zip code;

Prehospital Incident Information

- Date and time of incident (C - day only);
- Prehospital trauma system activated?;
- First agency on-scene ID number;
- Arrival via EMS system?;
- Transporting (reporting) agency ID number;
- Transporting agency run number (C);
- Mechanism of injury;
- ((City and county of incident;
- If transfer in, facility patient was transferred from (C);))
- Respiratory quality;
- Consciousness;
- Incident county code;
- Incident location type;
- Response area type;
- Occupational injury?;
- Safety restraint/device used;

Earliest Available Prehospital Vital Signs

- Time;
- Systolic blood pressure;
- Respiratory rate;
- Pulse rate;
- Glasgow coma score (three components);
- Pupils;
- Vitals from 1st on-scene agency?;

- Extrication time over twenty minutes?;
- Prehospital procedures performed;

Prehospital Triage

- Vital signs/consciousness;
- Anatomy of injury;
- Biomechanics of injury;
- Other risk factors;
- Gut feeling of medic;

Transportation Information

- Time transporting agency dispatched;
- Time transporting agency arrived at scene;
- Time transporting agency left scene;
- Transportation mode;
- Personnel level;
- Transported from;
- Reason for destination;

ED or Admitting Information

- Time ED physician called;
- ED physician called "code"?
- Time ED physician available for patient care;
- Time trauma team activated;
- Level of trauma team activation;
- Time trauma surgeon called;
- Time trauma surgeon available for patient care;
- Vital Signs in ED
- Patient dead on arrival at your facility?;
- First and last systolic blood pressure;
- First and last temperature;
- First and last pulse rate;
- First and last spontaneous respiration rate;
- Lowest systolic blood pressure;
- Glasgow coma scores (eye, verbal, motor);
- Injury Severity scores
- Prehospital Index (PHI) score;
- Revised Trauma Score (RTS) on admission;
- For pediatric patients:
 - Pediatric Trauma Score (PTS) on admission;
 - Pediatric Risk of Mortality (PRISM) score on admission;
 - Pediatric Risk of Mortality - Probability of Survival (PRISM P(s));
 - Pediatric Overall Performance Category (POPC);
 - Pediatric Cerebral Performance Category (PCPC);

- ED procedures performed;
- ED complications;
- Time of ED discharge;
- ED discharge disposition, including
- If admitted, the admitting service;
- If transferred out, ID of receiving hospital

Diagnostic and Consultative Information

- Date and time of head CT scan;

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Date of physical therapy consult;
 Date of rehabilitation consult;
 Blood alcohol content;
 Toxicology screen results;
Drugs found;
 Co-morbid factors/Preexisting conditions;

Surgical Information

For the first operation:
 Date and time patient arrived in operating room;
 Date and time operation started;
 OR procedure codes;
 For later operations:
 Date of operation
 OR Procedure Codes

Critical Care Unit Information

Date and time of admission for primary stay in critical care unit;
 Date and time of discharge from primary stay in critical care unit;
 Length of readmission stay(s) in critical care unit;

Other procedures performed (not in OR)

Discharge Status

Date and time of facility discharge (C - day only);
 Most recent ICD diagnosis codes/discharge codes, including nontrauma codes;
 E-codes, primary and secondary;
 Glasgow Score at discharge;
 Disability at discharge (Feeding/Locomotion/Expression)

Discharge disposition

If transferred out, ID of facility patient was transferred to (C)
 If patient died in your facility
 Date and time of death (C - day only);
 Was an autopsy done?;
 Was case referred to coroner or medical examiner?
 Did coroner or medical examiner accept jurisdiction?
 Was patient evaluated for organ donation?

Financial Information (All Confidential)

For each patient
 Total billed charges;
 Payer sources (by category);
 Reimbursement received (by payer category);
 Annually, submit ratio-of-costs-to-charges, by department.

TABLE G: Data Elements for Designated Rehabilitation Services

Designated trauma rehabilitation services must submit the following data for patients identified in WAC 246-976-420(3).

Note: (C) identifies elements that are confidential. WAC 246-976-420(2)

Rehabilitation services, Levels I and II

Patient Information

Facility ID (C)
 Facility Code
 Patient Code

Trauma tag/identification Number (C)
 Date of Birth (C - day only)
 Social Security Number (C)
 Patient Name (C)
 Patient Sex

Care Information

Date of Admission (C - day only)
 Admission Class
 Date of Discharge (C - day only)
 Impairment Group Code
 ASIA Impairment Scale

Diagnosis (ICD-9) Codes

Etiologic Diagnosis
 Other significant diagnoses
 Complications/comorbidities
 Diagnosis for transfer or death

Other Information

Date of onset
 Admit from (Type of facility)
 Admit from (ID of facility)
 Acute trauma care by (ID of facility)
 Prehospital living setting
 Prehospital vocational category
 Discharge-to-living setting

Functional Independence Measure (FIM) - One set on admission and one on discharge

Self Care
 Eating
 Grooming
 Bathing
 Dressing - Upper
 Dressing - Lower
 Toileting
 Sphincter control
 Bladder
 Bowel
 Transfers
 Bed/chair/wheelchair
 Toilet
 Tub/shower
 Locomotion
 Walk/wheelchair
 Stairs
 Communication
 Comprehension
 Expression
 Social cognition
 Social interaction
 Problem solving
 Memory

Payment Information (all confidential)

Payer source - primary and secondary
 Total Charges
 Remitted reimbursement by category

Rehabilitation, Level III

Patient Information

Facility ID (C)
 Patient number (C)
 Trauma tag/identification Number (C)

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Social Security Number (C)

Patient Name (C)

Care Information

Date of Admission (C - day only)

Impairment Group Code

Diagnosis (ICD-9) Codes

Etiologic Diagnosis

Other significant diagnoses

Complications/comorbidities

Other Information

Admit from (Type of facility)

Admit from (ID of facility) (C)

Acute trauma care given by (ID of facility) (C)

Inpatient trauma rehabilitation given by (ID of facility)
(C)

Discharge-to-living setting

Payment Information (all confidential)

Payer source - primary and secondary

Total Charges

Remitted reimbursement by category

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WSR 02-02-007

EMERGENCY RULES

DEPARTMENT OF REVENUE

[Filed December 20, 2001, 4:40 p.m., effective December 31, 2001]

Date of Adoption: December 20, 2001.

Purpose: To provide information about the rate of inflation that is used by county officials to calculate interest on deferred special benefit assessments when farm and agricultural or timber land is removed or withdrawn from classification under chapter 84.34 RCW, the open space program.

Special benefit assessments for certain local improvements to farm and agricultural or timber land classified under chapter 84.34 RCW may be deferred by the land owner. If a land owner has chosen to defer these assessments and the land is subsequently removed or withdrawn from classification, the deferred special benefit assessments become due and payable with interest. WAC 458-30-590 provides the rate of inflation used in calculating the interest rate that is added to the deferred amount of special benefit assessments.

The department filed a CR-105 notice of expedited rule making on October 26, 2001, with the intention of adopting a permanent rule on January 8th. (See WSR 01-22-004.) The department still anticipates adopting a permanent rule on this date. The department is at this time adopting this rule, which is the same as that proposed in WSR 01-22-004, to provide the rate of inflation for calendar year 2002 until a permanent rule is adopted.

Citation of Existing Rules Affected by this Order: Amending WAC 458-30-590 Rate of inflation—Publication—Interest rate—Calculation.

Statutory Authority for Adoption: RCW 84.34.360.

Other Authority: RCW 84.34.310.

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: RCW 84.34.310(6) requires the department to determine and publish the rate of inflation no later than January 1st of each year for use in that assessment year.

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 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: December 31, 2001.

December 20, 2001

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 00-24-107, filed 12/6/00, effective 1/1/01)

WAC 458-30-590 Rate of inflation—Publication—Interest rate—Calculation. (1) **Introduction.** This section sets forth the rates of inflation discussed in WAC 458-30-550. It also explains the department of revenue's obligation to annually publish a rate of inflation and the manner in which this rate is determined.

(2) **General duty of department—Basis for inflation rate.** Each year the department determines and publishes a rule establishing an annual rate of inflation. This rate of inflation is used in computing the interest that is assessed when farm and agricultural or timber land, which are exempt from special benefit assessments, is withdrawn or removed from current use classification.

(a) The rate of inflation is based upon the implicit price deflator for personal consumption expenditures calculated by the United States Department of Commerce. This rate is used to calculate the rate of interest collected on exempt special benefit assessments.

(b) The rate is published by December 31st of each year and applies to all withdrawals or removals from farm and agricultural or timber land classification that occur the following year.

(3) **Assessment of rate of interest.** An owner of classified farm and agricultural or timber land is liable for interest on the exempt special benefit assessment. Interest accrues from the date the local improvement district is created until the land is withdrawn or removed from classification. Interest accrues and is assessed in accordance with WAC 458-30-550.

(a) Interest is assessed only for the time (years and months) the land remains classified under RCW 84.34.020 (2) or (3).

(b) If the classified land is exempt from the special benefit assessment for more than one year, the annual inflation rates are used to calculate an average rate of interest. This average is determined by adding the inflation rate for each year the classified land was exempt from the special benefit assessment after the local improvement district was created. The sum of the inflation rates is then divided by the number of years involved to determine the applicable rate of interest.

(c) Example. A local improvement district for a domestic water supply system was created in January 1990 and the owner used the statutory exemption provided in RCW 84.34.320. On July 1, 1997, the land was removed from the farm and agricultural classification. An average interest rate was calculated using the inflation rates for 1990 through 1997. The owner was then notified of the amount of previously exempt special benefit assessment, plus the average interest rate.

(4) **Rates of inflation.** The rates of inflation used to calculate the interest as required by WAC 458-30-550 are as follows:

YEAR	PERCENT	YEAR	PERCENT
1976	5.6	1977	6.5
1978	7.6	1979	11.3
1980	13.5	1981	10.3
1982	6.2	1983	3.2
1984	4.3	1985	3.5
1986	1.9	1987	3.7
1988	4.1	1989	4.8
1990	5.4	1991	4.2
1992	3.3	1993	2.7
1994	2.2	1995	2.3
1996	2.2	1997	2.1
1998	0.85	1999	1.42
2000	2.61	<u>2001</u>	<u>1.89</u>

WSR 02-02-008

EMERGENCY RULES

DEPARTMENT OF REVENUE

[Filed December 20, 2001, 4:41 p.m., effective December 31, 2001]

Date of Adoption: December 20, 2001.

Purpose: To provide the rate of interest that will be assessed when property taxes are refunded to taxpayers.

The rates of interest reflected in this rule are used when property taxes are refunded. The rates are shown in chronological order with reference to the year the property taxes were paid. The rule is being revised to provide the rate of interest for treasury bill auction year 2001, which is used as a basis for refunding taxes paid in 2002.

The department filed a CR-105 notice of expedited rule making on October 26, 2001, with the intention of adopting a permanent rule on January 8th. (See WSR 01-22-006.) The department still anticipates adopting a permanent rule on this date. The department is at this time adopting this rule, which is the same as that proposed in WSR 01-22-006, to provide the rate of inflation for calendar year 2002 until a permanent rule is adopted.

Citation of Existing Rules Affected by this Order: Amending WAC 458-18-220 Refunds—Rates of interest.

Statutory Authority for Adoption: RCW 84.69.100.

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: RCW 84.69.100 requires interest to be paid when property taxes are refunded. It also requires the department to annually adopt a rule that specifies the amount of interest to be collected for each year that property taxes were paid. This rule needs to be in effect on January 1st so that taxes may be properly refunded.

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 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: December 31, 2001.

December 20, 2001

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 00-24-106, filed 12/6/00, effective 12/31/00)

WAC 458-18-220 Refunds—Rate of interest. The following rates of interest shall apply on refunds of taxes made pursuant to RCW 84.69.010 through 84.69.090 in accordance with RCW 84.69.100. The following rates shall also apply to judgments entered in favor of the plaintiff pursuant to RCW 84.68.030. The interest rate is derived from the equivalent coupon issue yield of the average bill rate for twenty-six week treasury bills as determined at the first bill-market auction conducted after June 30th of the calendar year preceding the date the taxes were paid. The rate thus determined shall be applied to the amount of the judgment or the amount of the refund, until paid:

Year tax paid	Auction Year	Rate
1985	1984	11.27%
1986	1985	7.36%
1987	1986	6.11%
1988	1987	5.95%
1989	1988	7.04%
1990	1989	8.05%
1991	1990	8.01%
1992	1991	5.98%
1993	1992	3.42%
1994	1993	3.19%
1995	1994	4.92%
1996	1995	5.71%
1997	1996	5.22%
1998	1997	5.14%
1999	1998	5.06%
2000	1999	4.96%

EMERGENCY

Year tax paid	Auction Year	Rate
2001	2000	5.98%
<u>2002</u>	<u>2001</u>	<u>3.50%</u>

**WSR 02-02-011
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 01-284—Filed December 21, 2001, 8:10 a.m.]

Date of Adoption: December 20, 2001.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-04600Z; and amending WAC 220-52-046.

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 carries over the adjustments of the Useless Bay and Cultus Bay commercial zones to reflect current state/tribal management plans. Carriers over the closure in Crab Management Region 2E until it reopens on January 2, 2002, repeals the eighty pot limit in Crab Management Region 1 on November 29, 2001, and imposes a fifty pot limit in Crab Region 2E on January 2, 2002, when it reopens. Pot limits and closures are in season adjustments to maintain commercial harvest allocation plans. 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.

December 20, 2001

Jeff Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-52-04600A Crab fishery—Seasons and areas. Notwithstanding the provisions of WAC 220-52-046, it will be lawful to fish for Dungeness Crab for commercial purposes except as provided herein:

(1) Effective immediately until further notice, closed in those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A within a line that extends due north from the green number 1 buoy at Scatchet Head to Scatchet Head, thence from the green number 1 buoy at Scatchet Head to the green number 1 buoy at Possession Point, thence due north from the green number 1 buoy at Possession Point to Possession Point.

(2) Effective 8:00 a.m. January 2, 2002 through March 31, 2002, closed in those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A east and north of a line that extends from Possession Point to the green number 1 buoy at Possession Point thence following the 200 foot contour northward to a point due east from the Glendale Dock, thence extending due west to the Whidbey Island shore.

(3) Effective immediately through March 14, 2002, closed in those waters of 26A north and east of a line from the south end of the Double Bluff State Park seawall (47° 58.782"N, 122° 30.84'W) projected 110° true to the boulder on shore (47° 57.690'N, 122° 26.742'W).

(4) Effective immediately until 8:00 a.m. January 2, 2002, closed in all waters of Marine Fish-Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, and those waters of Possession Sound in Marine Fish-Shellfish Management and Catch Reporting Area 26A north of a line that extends 110° true from Possession Point to the shipwreck.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-52-04600Z Crab fishery—Seasons and areas. (01-264)

**WSR 02-02-020
EMERGENCY RULES
FOREST PRACTICES BOARD**

[Filed December 21, 2001, 2:30 p.m.]

Date of Adoption: December 21, 2001.

Purpose: The Forest Practices Board filed the CR-102 (WSR 01-23-087) notice on November 20, 2001, and is actively undertaking the appropriate procedures to a permanent rule modifying chapter 222-21 WAC, Small forest landowner forestry riparian easement program, to implement SHB 2105. However another emergency rule is necessary so the permanent rule process can be completed before the emergency rule expires.

Citation of Existing Rules Affected by this Order: Amending chapter 222-21 WAC.

EMERGENCY

Statutory Authority for Adoption: RCW 76.09.040, chapters 76.13 and 34.05 RCW.

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 legislature directed the Forest Practices Board to adopt permanent rules consistent with the provisions in SHB 2105. These changes were necessary to make the rules consistent with the legislative directive.

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 13, 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 13, 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 13, Repealed 0.

Effective Date of Rule: Immediately.

December 21, 2001

Pat McElroy

Chair

AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-21-010 Definitions. The following definitions apply to this chapter:

(1) "**Commercially reasonable harvest unit**" means a harvest area that meets the requirements of WAC 222-21-060.

(2) "**Completion of harvest**" means that the trees have been harvested from an area under an approved forest practices application and that further entry into that area by any type of logging or slash treating equipment or method is not expected.

(3) "**Compliance costs**" includes the cost of preparing and recording the easement, and any business and occupation tax and real estate excise tax imposed because of entering into the easement.

(4) "**Danger tree**" means any qualifying timber reasonably perceived to pose an imminent danger to life or improved property.

~~((4))~~ (5) "**Easement premises**" means the geographic area designated in a forestry riparian easement, including the areas in which qualifying timber is located. Easement premises may be categorized as follows:

(a) **Riparian area easement premises** means riparian areas and areas upon which qualifying timber associated with riparian areas are located.

(b) **Other easement premises** means areas of land required to be left unharvested under rules adopted under RCW 76.09.055 or 76.09.370 including areas upon which other qualifying timber outside riparian areas is located and areas of land upon which uneconomic qualifying timber is located.

~~((5))~~ (6) "**Forestry riparian easement**" means an easement covering qualifying timber granted voluntarily to the state by a small forest landowner.

~~((6))~~ (7) "**Hazardous substances**" means hazardous substances as defined in RCW 70.102.010(5), and 70.105D.-020(7), and solid waste as defined in RCW 70.95.030(22).

~~((7))~~ (8) "**High impact regulatory threshold**" means the threshold where the value of qualifying timber is greater than 19.1% (for timber in Western Washington) or 12.2% (for timber in Eastern Washington) of the value of the harvested timber and qualifying timber under the approved forest practices application covering the qualifying timber.

~~((8))~~ (9) "**Qualifying timber**" means those trees covered by a forest practices application that the small forest landowner is required to leave unharvested under rules adopted under RCW 76.09.055 or 76.09.370 or that are made uneconomic to harvest by those rules, and for which the small forest landowner is willing to grant the state a forestry riparian easement. Qualifying timber is timber within or bordering a commercially reasonable harvest unit, or timber for which an approved forest practices application for timber harvest cannot be obtained because of restrictions under these rules. Qualifying timber is categorized as follows:

(a) **Permanent qualifying timber** includes trees that shall not be harvested or damaged or removed from the easement premises during the term of the easement.

(i) Where permanent qualifying timber is in areas in which no harvest may take place, the easement shall describe the boundaries of the areas. No harvest of any tree within this area shall take place during the term of the easement.

(ii) Where permanent qualifying timber is located in areas in which selective harvest may take place, the permanent qualifying timber must be tagged for the duration of the easement.

(b) **Reserve qualifying timber** includes trees that may be harvested and removed but only in compliance with the terms of the easement. Reserve qualifying timber shall be identified separately from the permanent qualifying timber.

(c) **Replacement qualifying timber** includes trees which, in the future, will be substituted for the reserve qualifying timber before the reserve qualifying timber may be harvested or removed from the property. Replacement qualifying timber will be selected from time to time pursuant to the provisions of the easement and will be subject to the terms and protections of the easement.

(d) **Uneconomic qualifying timber** includes trees made uneconomical to harvest. The trees are considered permanent qualifying timber and may not be harvested or otherwise damaged during the term of the easement.

(e) **Other qualifying timber outside riparian areas** includes trees that may not be harvested under forest practices rules adopted under RCW 76.09.055 or 76.09.370 for reasons other than protection of riparian functions. It includes without limitation trees that are unharvestable because of

public safety concerns. The trees are considered permanent qualifying timber and may not be harvested or otherwise damaged during the term of the easement.

~~((9))~~ (10) "Riparian areas" include the areas designated in a forestry riparian easement. Riparian areas include without limitation all riparian and other special management zones required by the forest practices rules for protection of aquatic resources and includes associated qualifying timber.

~~((10))~~ (11) "Riparian function" includes bank stabilization, recruitment of woody debris, leaf litter fall, nutrients, sediment filtering, shade, and other riparian features that are important to both riparian forest and aquatic systems conditions.

~~((11))~~ (12) "Small forest landowner" means:

(a) A forest landowner meeting all of the following characteristics ~~((in (a) of this subsection unless any of the exceptions in (b) of this subsection are met.~~

~~((a))~~ as of the date a forest practices application is received (see WAC 222-20-010(8)), or the date the landowner provides written notification to the small forest landowner office that the harvest is to begin, for which the forestry riparian easement is associated ~~((, the forest landowner))~~:

(i) Is an individual, partnership, corporate, or other non-governmental legal entity. If a landowner grants timber rights to another entity for less than five years, the landowner may still qualify as a small forest landowner under this section;

(ii) Has a fee interest in the land and timber or has rights to harvest the timber to be included in the forestry riparian easement that extend at least fifty years from the date the forest practices application associated with the easement is received;

(iii) Has harvested from its own lands in this state during the three years prior to the year of application an average timber volume that would qualify the forest landowner as a small timber harvester under RCW 84.33.073(1); and

(iv) Certifies at the time the forest practices application is received that it does not expect to harvest from its own lands more than the volume allowed by RCW 84.33.073(1) during the ten years following receipt of the application.

(b) ~~((At the time the forest practices application is received,))~~ A forest landowner whose prior three-year average harvest exceeds the limit of RCW 84.33.073(1), or who expects to exceed this limit during the ten years following receipt of the forest practices application, may still qualify as a small forest landowner if that landowner establishes to the small forest landowner office reasonable satisfaction that the harvest limits were or will be exceeded to raise funds to pay estate taxes or equally compelling and unexpected obligations such as court-ordered judgments or extraordinary medical expenses. (Note: The small forest landowner office will establish a board manual governing these exceptions.)

~~((12))~~ (c) A landowner may still qualify as a small forest landowner if the landowner is unable to obtain an approved forest practices application for timber harvest for any of his or her land because of restrictions under the forest practices rules adopted under RCW 76.09.055 or 76.09.370.

(13) "Small forest landowner office" is an office within the department described in RCW 76.13.110, and it shall be a resource and focal point for small landowner con-

cerns and policies and shall have significant expertise regarding the management of small forest holdings and government programs applicable to such holdings, and the forestry riparian easement program.

~~((13))~~ (14) "Uneconomic to harvest" means that a harvest area meets the requirements of WAC 222-21-065.

AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-21-020 Criteria for accepting riparian easement. (1) All of the following criteria must be met before the small forest landowner office may acquire a forestry riparian easement:

(a) The easements must include qualifying timber within riparian areas and may include other qualifying timber;

(b) The small forest landowner must be willing to sell or donate such easements to the state;

(c) The small forest landowner has a final ~~((, approved))~~ forest practices application including qualifying timber on the easement premises that has been approved or has been disapproved because of restrictions under the forest practices rules adopted under RCW 76.09.055 or 76.09.370;

(d) The small forest landowner has provided a litigation guarantee or similar report from a title company for the property;

(e) Acceptable documents necessary for creation of the easement have been prepared; and

(f) The easement is not subject to unacceptable liabilities in subsection (3) of this section.

(2) Where more than one person has an interest in property to be covered by a forestry riparian easement, all persons holding rights to control or affect the easement premises, qualifying timber, and the riparian functions provided by the qualifying timber during the term of the easement must execute the easement documents or otherwise subordinate their interest to the easement interest being acquired by the state. This includes tenants in common, joint tenants, holder of reversionary interests, lien holders, and mortgages.

(3) Unacceptable liabilities for the state include, but are not limited to, the following:

(a) Potential liability exposure due to the presence of hazardous substances;

(b) Existing uses of the property that may jeopardize the protection of the easement premises, qualifying timber, and riparian functions;

(c) Any other liability where the liability may jeopardize the protection of the easement premises, qualifying timber, and its riparian functions.

AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-21-045 Valuation. (1) **This section is designed to establish methods and standards for valuation of forestry riparian easements for purposes of establishing the compensation. It applies only to the department, small forest landowners, and the small forest landowner office in connection with the forestry riparian easement program.**

EMERGENCY

(2) **The small forest landowner office will calculate the fair market value of the forestry riparian easement as of the date of receipt of the forest practices application associated with the qualifying timber, or the date the landowner provides written notification to the small forest landowner office that the harvest is to begin.** Data obtained or maintained by the department of revenue under RCW 84.33.074 and 84.33.091 will be used and adjusted to the applicable date ((of receipt of the forest practices application associated with the qualifying timber)). For easements with an approved forest practices application, the small forest landowner must indicate whether valuation will be calculated using method (a) or (b) of this subsection. Only method (a) is available for qualifying timber for which an approved application for timber harvest cannot be obtained because of restrictions under the forest practices rules under WAC 222-21-061. In either method (a) or (b), the time adjustment index will be based on log price changes. The small forest landowner office will determine the specific log species and/or sorts and the log price reporting service to use after consultation with the small forest landowner advisory committee established under RCW 76.13.110(4) and the department of revenue. The small forest landowner office will generate an index that reflects the time adjustments using information and data obtained from a log price reporting service determined by the department in consultation with the small forest landowner committee.

(a) **Stumpage value determination.** The small forest landowner office will create and maintain value tables to determine stumpage value of the qualifying timber. These tables will be created using a method coordinated with the department of revenue. The values will closely approximate the stumpage value for logs that would be sold in the ordinary course of business for the date of receipt of the forest practices application. The landowner must provide the small forest landowner office with:

- (i) The reference for the stumpage value table and any other needed information for use of the table (see the board manual section 17 for details); and
- (ii) Any information the small forest landowner would like the department to consider in its cruise and valuation of the qualifying timber.

(b) **Small harvester tax return.** The landowner must provide mill or buyer information to the department on the sale breakdown. This includes:

- (i) The volume and scaling bureau log grades of each species harvested;
- (ii) The amount received for each species; and
- (iii) The actual harvesting and marketing costs as defined in the department of revenue small harvester instructions.

The price received for the timber is adjusted to the applicable date ((of receipt of the forest practices application)) using the time adjustment index and then the average logging and hauling cost per MBF is subtracted to arrive at the stumpage value. The value of the qualifying timber is determined by multiplying the time adjusted stumpage value of each species in the harvest unit by the net volume for each corresponding species in the inventory of qualifying timber. A residual value approach is used to determine the value of species in the easement, which are not present in the harvest

area. The prices for species not present in the harvest unit are based on the delivered log price report approved by the small forest landowner office that corresponds closest to the date of the forest practices application, minus the average logging and hauling costs.

(3) **Reduced valuation.**

(a) For an easement that allows one or more harvests of qualifying timber during the term of the easement, a reduced valuation rate will be applied to the values obtained using either method in subsection (2) of this section. The reduced rate adjusts the values for reserve and replacement qualifying timber. The rate is based on the proportionate economic value lost to the small forest landowner from the regulatory requirements and adjusted for future harvest options during the term of the easement.

(b) The value of the qualifying timber that may be harvested during the term of the easement will be reduced based on the following formula. Variables will include:

- (i) The 29 or more trees in the inner zone;
- (ii) The outer zone leave trees;
- (iii) Other regulatory requirements.

$$\text{Reduced valuation rate} = \frac{1 - \left(\frac{1}{(1 + I)^N} \right)}{1 - \left(\frac{1}{(1 + I)^{50}} \right)}$$

Where:

- I — Is the rate of return on 30 year treasury bills, as reported by the Federal Reserve Statistical Release H15 less the rate of increase in the Consumer Price Index for all urban consumers as published by the U.S. Department of Labor Bureau of Labor Statistics for the previous 12 months less the anticipated rate of growth expected on the portion of the easement subject to reentry, but not less than zero or greater than 6 percent.
- N — The single time limit established by the small forest landowner office.

(c) The reduced rate will not be applied to the department of revenue tax data values if the landowner does not intend to reenter the easement area during the length of the 50 year easement. The harvest at the time of the reentry is not required to meet the requirements in WAC 222-21-060 (5) and (6).

AMENDATORY SECTION (Amending WSR 01-12-042, filed 5/30/01, effective 7/1/01)

WAC 222-21-050 Payment of compensation. (1) The compensation offered to the small forest landowner will be 50% of the fair market value of the qualifying timber estab-

lished under the process described in WAC 222-21-045, plus the compliance costs, subject to the following exceptions:

(a) If the high impact regulatory threshold is exceeded for an area covered by an approved forest practices application, then the compensation offered will be increased to 100% for the value of the qualifying timber where the high impact regulatory threshold is exceeded. Use the following calculation:

Where:

Vq = value of qualifying timber;

Vh = value of harvested timber;

t = high impact of regulatory threshold (19.1% for Western Washington, 12.2% for Eastern Washington);

TV = total value of all timber covered under FPA = Vq + Vh; and

HIO - high impact override = (Vq/TV)-t;

$$\text{Compensation for easement} = (\text{HIO} * \text{TV}) + \left(\frac{t * \text{TV}}{2} \right)$$

See Section 17 of board manual for example.

~~((2))~~ (b) All compensation is subject to available funding.

~~((3))~~ (2) If funding is not available, the small forest landowner office will maintain a priority list for compensation. Priority will be based on (a) date of receipt of forest practice application and (b) date of receipt of completed post-harvest questionnaire.

~~((4))~~ (3) The small forest landowner office will send the small forest landowner a notice of compensation decision within 60 days of completion of the timber cruise.

~~((5))~~ (4) Compensation for a forestry riparian easement associated with an approved forest practices application will not be paid until:

(a) The department has documented completion of harvest;

(b) The department has verified that there has been compliance with the rules requiring leave trees in the easement area;

(c) Any dispute over the amount of compensation or eligibility or other matter involving the forestry riparian easement has been resolved; and

(d) The forestry riparian easement has been executed and delivered to the department.

(5) Compensation for a forestry riparian easement for which an approved forest practices application for timber harvest cannot be obtained because of restrictions under these rules adopted under RCW 76.09.055 or 76.09.370 will not be paid until:

(a) The department has verified that there has been compliance with the rules requiring leave trees in the easement area; and

(b) Any dispute over the amount of compensation or eligibility or other matter involving the forestry riparian easement has been resolved; and

(c) The forestry riparian easement has been executed and delivered to the department.

NEW SECTION

WAC 222-21-061 Criteria when commercially reasonable harvest is not possible. The small forest landowner office will use the following criteria to determine if a forest practices application for harvest may qualify for the forestry riparian easement program because it involves an area where a commercially reasonable harvest is not possible and an approved application for harvest cannot be obtained because of restrictions under the forest practices rules. The proposed harvest must meet all of the following requirements:

(1) The application has been disapproved based on rules adopted under RCW 76.09.055 or 76.09.370 that require the area covered by the application to be left unharvested; and

(2) The application is for a Class III or Class IV Special forest practice; and

(3) The harvest is not a Class IV General conversion or covered by a conversion option harvest plan; and

(4) The landowner is not eligible for the 20 acre exemption under WAC 222-30-023; and

(5) The value of the qualifying timber is equal to, or exceeds, the minimum required by the department of revenue for taxing purposes (\$1,000).

**WSR 02-02-024
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 01-280—Filed December 21, 2001, 4:26 p.m., effective December 26, 2001]

Date of Adoption: December 21, 2001.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-07300M; and amending WAC 220-52-073.

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 amounts of red and green sea urchins exist in the areas described. Prohibition of all diving within two days of scheduled sea urchin openings discourages the practice of fishing on closed days and hiding the unlawful catch underwater until the legal opening. The closures at Eagle Harbor and Sinclair Inlet protect public health and promote an orderly fishery. 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.

EMERGENCY

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: December 26, 2001.

December 21, 2001

Evan Jacoby

for Jeff Koenings

Director

NEW SECTION

WAC 220-52-07300N Sea urchins. Notwithstanding the provisions of WAC 220-52-073, effective December 26, 2001 until further notice, it is unlawful to take or possess sea urchins taken for commercial purposes except as provided for in this section:

(1) Green sea urchins: Sea Urchin Districts 1, 2, 3, and 4 and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 26B, 26C, 26D, and 28A, are open only on December 26 and 27, 2001. The minimum size for green sea urchins is 2.25 inches (size in largest test diameter exclusive of the spines).

(2) Red sea urchins: Sea Urchin Districts 1, 2, 3, and 4 are open only on December 26 and 27, 2001. It is unlawful to harvest red sea urchins larger or smaller than the following size (size in largest test diameter exclusive of spines).

(a) Districts 1 and 2 - 4.0 minimum to 5.5 maximum inches.

(b) Districts 3 and 4 - 3.25 minimum to 5.0 maximum inches.

(3) It is unlawful to dive for any purpose from a commercially-licensed fishing vessel, except vessels actively fishing geoducks under contract with the Washington Department of Natural Resources on December 24 and 25, 2001.

(4) The following areas are closed to the harvest of sea urchins at all times:

(a) Those waters of Eagle Harbor west of a line projected from Wing Point to Eagle Harbor Creosote Light Number 1, then due west to the shore on Bainbridge Island.

(b) The waters of Sinclair Inlet west of a line projected southerly from the easternmost point of Point Turner to landfall directly below the Veteran's Home in Anapolis.

REPEALER

The following section of the Washington Administrative Code is repealed effective December 26, 2001:

WAC 220-52-07300M Sea urchins. (01-270)

WSR 02-02-025

EMERGENCY RULES

DEPARTMENT OF

FISH AND WILDLIFE

[Order 01-282—Filed December 21, 2001, 4:29 p.m., effective January 7, 2002, 12 noon]

Date of Adoption: December 21, 2001.

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.

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 sturgeon are available. The fishery will provide an opportunity for the commercial fishers to harvest a portion of their sturgeon allocation during a time frame when impacts to salmonids is minimal. Regulation is consistent with the Joint State Sturgeon Accord adopted by the Fish and Wildlife Commission and is consistent with compact action of December 12, 2001. 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: January 7, 2002, 12 noon.

December 21, 2001

Evan Jacoby

for Jeff Koenings

Director

NEW SECTION

WAC 220-33-01000H Columbia River season below Bonneville. Notwithstanding the provision of WAC 220-33-010, and 220-33-020, it is unlawful for a person to take or possess salmon or sturgeon taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas 1A, 1B, 1C, 1D, and 1E, except as provided in the following subsections.

AREA: SMCRA 1A, 1, 1C, 1D, and 1E

EMERGENCY

SEASON: Noon Monday January 7, 2002 to 6:00 p.m. Tuesday, January 8, 2002
 Noon Thursday January 10, 2002 to 6:00 p.m. Friday January 11, 2002
 Noon Monday January 14, 2002 to 6:00 p.m. Tuesday, January 15, 2002
 Noon Thursday January 17, 2002 to 6:00 p.m. Friday January 18, 2002
 Noon Monday January 21, 2002 to 6:00 p.m. Tuesday, January 22, 2002
 Noon Thursday January 24, 2002 to 6:00 p.m. Friday January 25, 2002
 Noon Monday January 28, 2002 to 6:00 p.m. Tuesday, January 29, 2002
 Noon Thursday January 31, 2002 to 6:00 p.m. Friday February 1, 2002
 GEAR: 9 inch minimum mesh and 9-3/4 inch maximum mesh

ALLOWABLE SALE: Sturgeon and adipose fin-clipped salmon.

SANCTUARIES: Sandy River.

OTHER: Notwithstanding the provisions of WAC 220-20-010, during open salmon and/or sturgeon seasons fishers may have stored onboard their boats, while fishing, smelt gill nets; and while smelt fishing, fishers may have stored onboard their boats, gill nets of a size that meets the commercial salmon/sturgeon mesh size, weight, and length restrictions for the open salmon/sturgeon season.

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:01 p.m. February 1, 2002:

WAC 220-33-01000H Columbia River seasons below Bonneville.

WSR 02-02-034
EMERGENCY RULES
DEPARTMENT OF COMMUNITY,
TRADE AND ECONOMIC DEVELOPMENT
 [Filed December 24, 2001, 11:39 a.m.]

Date of Adoption: July 1, 2001.
 Purpose: To extend the emergency rule-making order (CR-103) filed on August 15, 2001, while the permanent rule-making process is completed to amend WAC 365-120-080 for the transitional housing, operating and rent (THOR) program. We expect the permanent rule to be adopted on January 8, 2001.

Citation of Existing Rules Affected by this Order: Amending WAC 365-120-080.

Statutory Authority for Adoption: Chapters 43.63A, 63A.650 RCW, and E2SHBa 1493 (chapter 267, Laws of 1999.)

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 amendment increases local flexibility for grant management and expands the scope of assistance to homeless families with children. THOR contracts in thirty-one counties were effective on July 1, 2001. The CR-101 and CR-102 has been filed, and a public hearing is scheduled on January 8, 2002. Since the existing emergency CR-103 expires on December 15, 2001, the emergency rule needs to be extended until the permanent rule is adopted.

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 0, Repealed 0.

Effective Date of Rule: Immediately.
 December 21, 2001
 Martha Choe
 Director

AMENDATORY SECTION (Amending WSR 00-05-020, filed 2/8/00, effective 3/10/00)

WAC 365-120-080 Eligibility for operating assistance for transitional housing. (1) Projects must provide transitional housing in a structure designed for the targeted population of homeless families with children whose incomes are at or below ((thirty)) fifty percent of the area median income.

(2) Operating subsidies shall not exceed ((thirty)) fifty percent of the project's core operating budget for the year.

(3) Rents shall not exceed thirty percent of the income of the targeted population.

WSR 02-02-035
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 01-278—Filed December 24, 2001, 12:14 p.m., effective January 1, 2002, 12:01 a.m.]

Date of Adoption: December 24, 2001.
 Purpose: Amend personal use fishing rules.
 Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-27000L; and amending WAC 220-56-270.
 Statutory Authority for Adoption: RCW 77.12.047.

EMERGENCY

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 smelt fishery regulations are consistent with Level 2 fisheries in the "Washington and Oregon Eulachon Management Plan" for the Columbia River. Level 2 fisheries are defined in part as "productivity indices are favorable, yet it is still uncertain whether the run is moderate or strong." Fisheries will be monitored inseason to assess abundance and consistency with pre-season estimates of run strength. 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: January 1, 2002, 12:01 a.m.

December 24, 2001

Evan Jacoby

for Jeff Koenings

Director

NEW SECTION

WAC 220-56-27000L Smelt—Areas and seasons. Notwithstanding the provisions of WAC 220-56-270, 220-56-240, 220-56-275, effective January 1, 2002 through March 31, 2002, it is unlawful to fish for or possess smelt in those waters of the Columbia River and tributaries except under the following provisions:

- 1) Area: Columbia River
 - b) Open days: 7 days/week
 - c) Open times: 24 hours per day
 - d) Gear: Dipnets
- 2) Area: Washington tributaries
 - a) Open days: Saturdays, Sundays, Wednesdays
 - b) Open times: 6:00 a.m. to 10:00 p.m. daily
 - c) Gear: Dipnets

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 12:01 a.m. April 1, 2002:

WAC 220-56-27000L Smelt—Areas and seasons.

WSR 02-02-036 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

[Order 01-279—Filed December 24, 2001, 12:14 p.m., effective January 1, 2002]

Date of Adoption: December 21, 2001.

Purpose: Amend commercial rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-33-04000N; and amending WAC 220-33-040.

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 smelt fishery regulations are consistent with Level 2 fisheries in the "Washington and Oregon Eulachon Management Plan" for the Columbia River. Level 2 fisheries are defined in part as "productivity indices are favorable, yet it is still uncertain whether the run is moderate or strong." Rule is consistent with Columbia River Compact action of December 12, 2001. 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: January 1, 2002.

December 21, 2001

Evan Jacoby

for Jeff Koenings

Director

NEW SECTION

WAC 220-33-04000N Smelt—Areas and seasons. Notwithstanding the provisions of WAC 220-33-040, effective January 1, 2002 through March 31, 2002, the Columbia River and Washington tributaries are closed to fishing for smelt except under the following provisions:

- 1) **Area:** Columbia River
Dates: Sundays and Wednesdays
3:00 a.m. to 9:00 p.m. daily
Gear: Gillnets, dipnets and trawl nets.
Allowable sales: Smelt.
Other: Notwithstanding the provisions of WAC 220-20-010, during open salmon and/or sturgeon seasons fishers may have stored onboard their boats, while fishing, smelt gill nets; and while smelt fishing, fishers may have stored onboard their boats, gill nets of a size that meets the commercial salmon/sturgeon mesh size, weight, and length restrictions for the open salmon/sturgeon season.
- 2) **Area:** Cowlitz River downstream of Peterson's Eddy.
Dates: 6:00 p.m. Sundays to 6:00 a.m. Mondays
6:00 p.m. Wednesdays to 6:00 a.m. Thursdays
Gear: Dipnets
Allowable sales: Smelt

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. April 1, 2002:

WAC 220-33-04000N Smelt—Areas and seasons.

WSR 02-02-070
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)

[Filed December 28, 2001, 4:19 p.m., effective January 1, 2002]

Date of Adoption: December 20, 2001.

Purpose: To adopt income standards for the new healthcare for workers with disabilities (HWD) program effective January 1, 2002.

Citation of Existing Rules Affected by this Order: Amending WAC 388-478-0075.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.500.

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: Implementation of the federal increase in standards is required to be effective January 1, 2002, in order to continue receiving federal funds.

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: January 1, 2002.

December 20, 2001

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 01-18-056, filed 8/30/01, effective 9/30/01)

WAC 388-478-0075 Medical programs—Monthly income standards based on the federal poverty level (FPL). (1) The department bases the income standard upon the Federal Poverty Level (FPL) for the following medical programs:

- (a) Children's health program up to one hundred percent of FPL;
- (b) Pregnant women's program up to one hundred eighty-five percent of FPL;
- (c) Children's categorically needy program up to two hundred percent of FPL; ~~(and)~~
- (d) Healthcare for workers with disabilities (HWD) up to two hundred twenty percent of FPL; and
- (e) The children's health insurance program (CHIP) is over two hundred percent of FPL but under two hundred fifty percent of FPL.

(2) Beginning April 1, 2001, the monthly FPL standards are:

FAMILY SIZE	100% FPL	185% FPL	200% FPL	220% FPL	250% FPL
1	\$716	\$1325	\$1432	<u>\$1575</u>	\$1790
2	\$968	\$1790	\$1935	<u>\$2129</u>	\$2419
3	\$1220	\$2256	\$2439	<u>\$2683</u>	\$3048
4	\$1471	\$2722	\$2942	<u>\$3236</u>	\$3678
5	\$1723	\$3187	\$3445	<u>\$3790</u>	\$4307
6	\$1975	\$3653	\$3949	<u>\$4344</u>	\$4936
7	\$2226	\$4118	\$4452	<u>\$4897</u>	\$5565
8	\$2478	\$4584	\$4955	<u>\$5451</u>	\$6194
9	\$2730	\$5094	\$5459	<u>\$6005</u>	\$6823
10	\$2981	\$5515	\$5962	<u>\$6558</u>	\$7453

Add to the ten person standard for each person over ten:

	\$252	\$466	\$504	<u>\$554</u>	\$630
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(3) There are no resource limits for the programs under this section.

EMERGENCY

WSR 02-02-071
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Medical Assistance Administration)

[Filed December 28, 2001, 4:22 p.m., effective January 1, 2002]

Date of Adoption: December 20, 2001.

Purpose: To adopt new one-person standards for the medically needy income level (MNIL) and the categorically needy income level (CNIL) for SSI-related persons.

Citation of Existing Rules Affected by this Order: Amending WAC 388-478-0070 and 388-478-0080.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, and 74.09.500.

Other Authority: Section 1924 (42 U.S.C. 1396R-5).

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: Implementation of the federal increase in standards is required to be effective January 1, 2002, in order to continue receiving federal funds.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 2, 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 2, Repealed 0.

Effective Date of Rule: January 1, 2002.

December 20, 2001

Brian H. Lindgren, Manager
 Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 01-12-073, filed 6/4/01, effective 7/5/01)

WAC 388-478-0070 Monthly income and countable resource standards for medically needy (MN) and medically indigent (MI) programs. (1) Beginning January 1, ~~((2001))~~ 2002, the medically needy income level (MNIL) and MI monthly income standards are as follows:

- (a) One person \$~~((556.00))~~ 571.00
- (b) Two persons \$592
- (c) Three persons \$667
- (d) Four persons \$742
- (e) Five persons \$858
- (f) Six persons \$975

- (g) Seven persons \$1,125
- (h) Eight persons \$1,242
- (i) Nine persons \$1,358
- (j) Ten persons and more \$1,483

(2) The MNIL standard for a person who meets institutional status requirements is in WAC 388-513-1305(3).

(3) Countable resource standards for the MN and MI programs are:

- (a) One person \$2,000
- (b) Two persons \$3,000
- (c) For each additional family member add \$50

AMENDATORY SECTION (Amending WSR 01-12-073, filed 6/4/01, effective 7/5/01)

WAC 388-478-0080 SSI-related categorically needy income level (CNIL) and countable resource standards. (1) The SSI-related CNIL standard is the same as the SSI monthly payment standard based upon the area of the state where the person lives. Area 1 is defined as the following counties: King, Pierce, Snohomish, Thurston, and Kitsap. Area 2 is all other counties. Beginning January 1, ~~((2001))~~ 2002, the CNIL monthly income standards are as follows:

	Area 1	Area 2
(a) Single person	\$ ((555.90)) <u>570.90</u>	\$ ((535.45)) 550.45
(b) A legally married couple who are both eligible	\$ ((815.90)) <u>836.90</u>	\$ ((796.00)) <u>817.00</u>
(c) Supplied shelter	\$ ((357.05)) <u>367.05</u>	\$ ((357.05)) <u>367.05</u>

(2) The countable resource standards for the SSI-related CN medical program are:

- (a) One person \$2,000
- (b) A legally married couple \$3,000

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 02-02-073
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 01-290—Filed December 28, 2001, 4:35 p.m., effective January 2, 2002]

Date of Adoption: December 28, 2001.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-07300N; and amending WAC 220-52-073.

Statutory Authority for Adoption: RCW 77.12.047.

EMERGENCY

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 amounts of red and green sea urchins exist in the areas described. Prohibition of all diving within two days of scheduled sea urchin openings discourages the practice of fishing on closed days and hiding the unlawful catch underwater until the legal opening. The closures at Eagle Harbor and Sinclair Inlet protect public health and promote an orderly fishery. 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: January 2, 2002.

December 28, 2001

Evan Jacoby

for Jeff Koenings

Director

NEW SECTION

WAC 220-52-07300P Sea urchins. Notwithstanding the provisions of WAC 220-52-073, effective January 2, 2002 until further notice, it is unlawful to take or possess sea urchins taken for commercial purposes except as provided for in this section:

(1) Green sea urchins: Sea Urchin Districts 1, 2, and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 26B, 26C, 26D, and 28A, are open only on January 2 and 3, 2002. Sea Urchin District 4 is open only on January 2, 2002. Sea Urchin District 3 is open only on January 3, 2002. The minimum size for green sea urchins is 2.25 inches (size in largest test diameter exclusive of the spines).

(2) Red sea urchins: Sea Urchin Districts 1 and 2 are open only on January 2 and 3, 2002. Sea Urchin District 4 is open only on January 2, 2002. Sea Urchin District 3 is open only on January 3, 2002. The maximum daily landing for a vessel in Sea Urchin District 3 on January 3, 2002 is 1,200 pounds of red sea urchins. It is unlawful to harvest red sea urchins larger or smaller than the following size (size in largest test diameter exclusive of spines).

(a) Districts 1 and 2 - 4.0 minimum to 5.5 maximum inches.

(b) District 4 - 3.25 minimum to 5.0 maximum inches.

(3) It is unlawful to dive for any purpose from a commercially-licensed fishing vessel, except vessels actively fishing geoducks under contract with the Washington Department of Natural Resources on December 31, 2001 and January 1, 2002.

(4) The following areas are closed to the harvest of sea urchins at all times:

(a) Those waters of Eagle Harbor west of a line projected from Wing Point to Eagle Harbor Creosote Light Number 1, then due west to the shore on Bainbridge Island.

(b) The waters of Sinclair Inlet west of a line projected southerly from the easternmost point of Point Turner to landfall directly below the Veteran's Home in Annapolis.

REPEALER

The following section of the Washington Administrative Code is repealed effective January 2, 2002:

WAC 220-52-07300N Sea urchins. (01-280)

WSR 02-02-074

EMERGENCY RULES

DEPARTMENT OF FISH AND WILDLIFE

[Order 01-291—Filed December 28, 2001, 4:38 p.m.]

Date of Adoption: December 28, 2001.

Purpose: Amend wildlife rules.

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: Heavier than expected snowfall has forced elk to lower elevations, where harassment by dogs has been observed. In order to protect deer and elk, it is necessary to allow officers to take dogs into custody, and if necessary destroy dogs.

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 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 Mak-

ing: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

December 28, 2001

Evan Jacoby
for Jeff Koenings
Director

NEW SECTION

WAC 232-12-31500H Destruction of emergency for custody or destruction of dogs harassing deer or elk. Effective immediately until further notice an emergency is declared in the following Washington State Counties and it is lawful for Fish and Wildlife officers to take into custody or destroy, if necessary, any dog that is pursuing, harassing, attacking or killing deer or elk.

- (1) Chelan County
- (2) Douglas County
- (3) Kittitas County
- (4) Okanogan County
- (5) Yakima County

WSR 02-02-084

EMERGENCY RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Health and Rehabilitative Services Administration)

[Filed December 31, 2001, 12:33 p.m., effective January 1, 2002]

Date of Adoption: December 20, 2001.

Purpose: Repeal WAC 388-820-1001 through 388-820-1013. The revised chapter 388-820 WAC will be effective January 1, 2002. The WAC being repealed will no longer be needed.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-820-1001, 388-820-1002, 388-820-1003, 388-820-1004, 388-820-1005, 388-820-1006, 388-820-1007, 388-820-1008, 388-820-1009, 388-820-1010, 388-820-1011, 388-820-1012, and 388-820-1013.

Statutory Authority for Adoption: RCW 71A.12.030.

Other Authority: RCW 34.05.350.

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: When new and amended sections of chapter 388-820 WAC take effect, two sets of WAC would exist on the same subject matter if the rules listed in this notice are not repealed. This could create confusion and jeopardize service to clients.

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 13.

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 13.

Effective Date of Rule: January 1, 2002.

December 20, 2001

Brian H. Lindgren, Manager
Rules and Policies Assistance Unit

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 388-820-1001	Purpose.
WAC 388-820-1002	Exemptions.
WAC 388-820-1003	Review and evaluation.
WAC 388-820-1004	Eligibility for residential services and support.
WAC 388-820-1005	Administration.
WAC 388-820-1006	Staffing.
WAC 388-820-1007	Individual service plan.
WAC 388-820-1008	Health services.
WAC 388-820-1009	Client records.
WAC 388-820-1010	Notice of fine and appeal rights.
WAC 388-820-1011	Physical requirements.
WAC 388-820-1012	Payment for service.
WAC 388-820-1013	Change of ownership.

WSR 02-02-087

EMERGENCY RULES

DEPARTMENT OF

FISH AND WILDLIFE

[Order 01-292—Filed December 31, 2001, 3:58 p.m., effective January 2, 2002]

Date of Adoption: December 31, 2001.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-07300N and 220-52-07300P; and amending WAC 220-52-073.

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

EMERGENCY

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 amounts of red and green sea urchins exist in the areas described. Prohibition of all diving within two days of scheduled sea urchin openings discourages the practice of fishing on closed days and hiding the unlawful catch underwater until the legal opening. The closures at Eagle Harbor and Sinclair Inlet protect public health and promote an orderly fishery. 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: January 2, 2002.

December 31, 2001

J. P. Koenings

Director

by Larry Peck

(b) Districts 3 and 4 - 3.25 minimum to 5.0 maximum inches.

(3) It is unlawful to dive for any purpose from a commercially-licensed fishing vessel, except vessels actively fishing geoducks under contract with the Washington Department of Natural Resources on December 31, 2001 and January 1, 2002.

(4) The following areas are closed to the harvest of sea urchins at all times:

(a) Those waters of Eagle Harbor west of a line projected from Wing Point to Eagle Harbor Creosote Light Number 1, then due west to the shore on Bainbridge Island.

(b) The waters of Sinclair Inlet west of a line projected southerly from the easternmost point of Point Turner to landfall directly below the Veteran's Home in Annapolis.

REPEALER

The following sections of the Washington Administrative Code are repealed effective January 2, 2002:

WAC 220-52-07300N Sea urchins. (01-280)

WAC 220-52-07300P Sea urchins. (01-290)

NEW SECTION

WAC 220-52-07300Q Sea urchins. Notwithstanding the provisions of WAC 220-52-073, effective January 2, 2002 until further notice, it is unlawful to take or possess sea urchins taken for commercial purposes except as provided for in this section:

(1) Green sea urchins: Sea Urchin Districts 1, 2, and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 26B, 26C, 26D, and 28A, are open only on January 2 and 3, 2002. Sea Urchin District 4 is open only on January 2, 2002. Sea Urchin District 3 is open only on January 3, 2002. The minimum size for green sea urchins is 2.25 inches (size in largest test diameter exclusive of the spines).

(2) Red sea urchins: Sea Urchin Districts 1 and 2 are open only on January 2 and 3, 2002. Sea Urchin District 4 is open only on January 2, 2002. Sea Urchin District 3 is open only on January 3, 2002. The maximum daily landing for a vessel in Sea Urchin District 3 on January 3, 2002 is 1,200 pounds of red sea urchins. It is unlawful to harvest red sea urchins larger or smaller than the following size (size in largest test diameter exclusive of spines).

(a) Districts 1 and 2 - 4.0 minimum to 5.5 maximum inches.



WSR 02-01-025
RULES OF COURT
STATE SUPREME COURT

[December 6, 2001]

IN THE MATTER OF THE ADOPTION) ORDER
OF THE AMENDMENTS TO CrR 3.2, CrR) NO. 25700-A-721
3.2.1, CrRLJ 3.2 and CrRLJ 3.2.1)

The Minority and Justice Commission and the Board for Judicial Administration having recommended the adoption of the proposed amendments to CrR 3.2, CrR 3.2.1, CrRLJ 3.2 and CrRLJ 3.2.1, and the Court having approved the proposed amendments for publication;

Now, therefore, it is hereby

ORDERED:

(a) That pursuant to the provisions of GR 9(f), the proposed amendments as attached hereto are to be published for comment in January 2002 in the Washington Reports, Washington Register, Washington State Bar Association and the Administrative Office of the Courts' websites.

(b) The purpose statement as required by GR 9(d), is published solely for the information of the Bench, Bar and other interested parties.

(c) Comments are to be submitted to the Clerk of the Supreme Court by either U.S. Mail or Internet E-Mail by no later than April 30, 2002. Comments may be sent to the following addresses: P.O. Box 40929, Olympia, Washington 98504-0929, or Lisa.Bausch@courts.wa.gov. Comments submitted by e-mail message must be limited to 1500 words.

DATED at Olympia, Washington this 6th day of December 2001.

Gerry L. Alexander

CHIEF JUSTICE

GR 9 Cover Sheet

CrR 3.2

RELEASE OF ACCUSED

Purpose: In the fall of 2000 the Minority and Justice Commission submitted a proposed amendment CrR 3.2 to the Supreme Court Rules Committee. The Commission based its conclusion that CrR 3.2 should be amended on Dr. George Bridges' A Study on Racial and Ethnic Disparities in Superior Court Bail and Pre-Trial Detention Practices in Washington. That study concluded the criteria established by court rule for pretrial release may discriminate against persons who are economically disadvantaged. The commission requested the proposed court rule change be published for comment.

The Supreme Court Rules Committee, in turn, sent the proposed change to the Superior Court Judges' Association and the WSBA Court Rules and Procedures Committee for republication comment. The WSBA formed a subcommittee to study the proposed change to CrR 3.2 and its companion courts of limited jurisdiction rule, CrRLJ 3.2. The SCJA did not take a position on the merits of the proposed court rule change but rather sent it to the Board for Judicial Administration (BJA) for comment.

In the spring of 2001, the BJA established a subcommittee to study the proposed changes to CrR 3.2 and CrRLJ 3.2. The subcommittee members were representatives from the

Minority and Justice Commission, judges from the Superior Courts and courts of limited jurisdiction and the WSBA. The subcommittee met during the summer of 2001 to review proposed changes to CrR 3.2 and CrRLJ 3.2 and other rules impacted by these changes.

The proposed amendments to CrR 3.2 change the structure of the rule to clarify it. Part of the structural reorganization is to separate out the three broad issues a judge is directed to consider for pretrial release; that is, whether the accused is likely to appear at future hearings, whether there is a likely danger that the accused will commit a violent crime, and whether the accused will seek to intimidate witnesses or otherwise interfere with the administration of justice.

A new sentence is added at the beginning of the rule to highlight that if probable cause is not found the accused shall be released without conditions.

The amendment to section (a) deletes language relating to how probable cause is determined. That language has been moved to CrR 3.2.1(b) where it is more appropriately covered.

The amendment to section (b)(6) adds electronic monitoring as an option for conditions for pretrial release. The final sentence of this section provides that if a court determines that a bond is necessary to secure future appearance, the court shall consider the accused's financial resources in setting the bond. A similar provision is included at section (d) when the bond is set after there has been a showing there is a substantial danger the accused will commit a violent crime, seek to intimidate a witness, or otherwise unlawfully interfere with the administration of justice.

The amendments to section (c) add additional factors for a court to consider when determining whether the accused will appear in court in the future.

No amendments are suggested for existing sections (d) through (m) except to renumber them to conform to the suggested changes to CrR 3.2.

CrR 3.2

RELEASE OF ACCUSED

If the court does not find, or a court has not previously found, probable cause, the accused shall be released without conditions.

(a) Presumption of Release in Noncapital Cases.

Any person, other than a person charged with a capital offense, shall at the preliminary appearance or reappearance pursuant to rule 3.2.1 or CrRLJ 3.2.1 be ordered released on the accused's personal recognizance pending trial unless:

(1) the court determines that such recognizance will not reasonably assure the accused's appearance, when required, or

(2) if there is shown a likely danger that the accused:

(a) will commit a violent crime, or that the accused

(b) will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice.

For the purpose of this rule, "violent crimes" are not limited to crimes defined as violent offenses in RCW 9.94A.030.

In making the determination herein, the court shall, on the available information, consider the relevant facts including, but not limited to, those in subsections (c) and (e) of this rule. If the court finds that release without bail should be

MISC.

denied or that conditions should attach to the release on personal recognizance, other than the promise to appear for trial; the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charged, unless this determination has previously been made by a court. Before making the determination, the court may consider an affidavit, a document as provided in RCW 9A.72.085 or any law amendatory thereto, or sworn testimony, and further may examine under oath the affiant and any witnesses the affiant may produce. Sworn testimony shall be electronically or stenographically recorded. The evidence shall be preserved and shall be subject to constitutional limitations for probable cause determinations, and may be hearsay in whole or in part.

(b) Showing of Likely Failure to Appear—Least Restrictive Conditions of Release. If the court determines that the accused is not likely to appear if released on personal recognizance, the court shall impose the least restrictive of the following conditions that will reasonably assure that the accused will be present for later hearings, will not significantly interfere with the administration of justice and not pose a substantial danger to others or the community or, if no single condition gives that assurance, any combination of the following conditions:

- (1) Place the accused in the custody of a designated person or organization agreeing to supervise the accused;
- (2) Place restrictions on the travel, association, or place of abode of the accused during the period of release;
- (3) Require the execution of an unsecured bond in a specified amount;
- (4) Require the execution of a bond in a specified amount and the deposit in the registry of the court in cash or other security as directed, of a sum not to exceed 10 percent of the amount of the bond, such deposit to be returned upon the performance of the conditions of release or forfeited for violation of any condition of release;
- (5) Require the execution of a bond with sufficient solvent sureties, or the deposit of cash in lieu thereof;
- (6) Require the accused to return to custody during specified hours or to be placed on electronic monitoring, if available; or
- (7) Impose any condition other than detention deemed reasonably necessary to assure appearance as required, assure noninterference with the trial and reduce danger to others or the community.

If the court determines that the accused must post a secured or unsecured bond, the court shall consider, on the available information, the accused's financial resources for the purposes of setting a bond that will reasonably assure the accused's appearance.

(bc) Relevant Factors—Future Appearance. In determining which conditions of release will reasonably assure the accused's appearance and noninterference with the administration of justice, and reduce danger to others or the community, the court shall, on the available information, consider the relevant facts including but not limited to:

- (1) the length and character of the accused's residence in the community ~~the accused's history of response to legal process, particularly court orders to personally appear;~~

(2) the accused's employment status and history, and financial condition enrollment in an educational institution or training program, participation in a counseling or treatment program, performance of volunteer work in the community, participation in school or cultural activities or receipt of financial assistance from the government;

- (3) ~~the accused's family ties and relationships;~~
- (4) ~~the accused's reputation, character and mental condition;~~
- (5) ~~the accused's history of response to legal process~~ the length of the accused's residence in the community;
- (6) ~~the accused's criminal record;~~
- (7) ~~the willingness of responsible members of the community to vouch for the accused's reliability and assist the accused in complying with conditions of release;~~
- (8) ~~the nature of the charge, if relevant to the risk of nonappearance;~~

(9) any other factors indicating the accused's ties to the community, the accused's past record of threats to victims or witnesses or interference with witnesses or the administration of justice; whether or not there is evidence of present threats or intimidation directed to witnesses; the accused's past record of committing offenses while on pretrial release, probation or parole; and the accused's past record of use of or threatened use of deadly weapons or firearms, especially to victims or witnesses.

(ed) Showing of Substantial Danger—Conditions of Release. Upon a showing that there exists a substantial danger that the accused will commit a violent crime or that the accused will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice, the court may impose one or more of the following nonexclusive conditions:

- (1) Prohibit the accused from approaching or communicating in any manner with particular persons or classes of persons;
- (2) Prohibit the accused from going to certain geographical areas or premises;
- (3) Prohibit the accused from possessing any dangerous weapons or firearms, or engaging in certain described activities or possessing or consuming any intoxicating liquors or drugs not prescribed to the accused;
- (4) Require the accused to report regularly to and remain under the supervision of an officer of the court or other person or agency;
- (5) Prohibit the accused from committing any violations of criminal law;

(6) Require the accused to post a secured or unsecured bond or deposit cash in lieu thereof, conditioned on compliance with all conditions of release. This condition may be imposed only if no less restrictive condition or combination of conditions would reasonably assure the safety of the community ~~or the appearance of the defendant.~~ If the court determines under this section that the accused must post a secured or unsecured bond, the court shall consider, on the available information, the accused's financial resources for the purposes of setting a bond that will reasonably assure the safety of the community and prevent the defendant from intimidating witnesses or otherwise unlawfully interfering with the administration of justice.

(7) Place the accused in the custody of a designated person or organization agreeing to supervise the accused;

(8) Place restrictions on the travel, association, or place of abode of the accused during the period of release;

(9) Require the accused to return to custody during specified hours or to be placed on electronic monitoring, if available; or

(10) Impose any condition other than detention to assure noninterference with the administration of justice and reduce danger to others or the community.

(eb) Relevant Factors—Showing of Substantial Danger.

In determining which conditions of release will reasonably assure the accused's ~~appearance and~~ noninterference with the administration of justice, and reduce danger to others or the community, the court shall, on the available information, consider the relevant facts including but not limited to: ~~the length and character of the accused's residence in the community; the accused's employment status and history and financial condition; the accused's family ties and relationships; the accused's reputation, character and mental condition; the accused's history of response to legal process;~~

(1) ~~The accused's criminal record;~~

(2) ~~The willingness of responsible members of the community to vouch for the accused's reliability and assist the accused in complying with conditions of release;~~

(3) ~~The nature of the charge; any other factors indicating the accused's ties to the community;~~

(4) The accused's reputation, character and mental condition;

(5) ~~The accused's past record of threats to victims or witnesses or interference with witnesses or the administration of justice;~~

(6) ~~Whether or not there is evidence of present threats or intimidation directed to witnesses;~~

(7) ~~The accused's past record of committing offenses while on pretrial release, probation or parole; and~~

(8) ~~The accused's past record of use of or threatened use of deadly weapons or firearms, especially to victim's or witnesses.~~

(df) Delay of Release. The court may delay release of a person in the following circumstances:

(1) If the person is intoxicated and release will jeopardize the persons safety or that of others, the court may delay release of the person or have the person transferred to the custody and care of a treatment center.

(2) If the persons mental condition is such that the court believes the person should be interviewed by a mental health professional for possible commitment to a mental treatment facility pursuant to RCW 71.05, the court may delay release of the person.

(3) Unless other grounds exist for continued detention, a person detained pursuant to this section must be released from detention not later than 24 hours after the preliminary appearance.

(eg) Release in Capital Cases. Any person charged with a capital offense shall not be released in accordance with this rule unless the court finds that release on conditions will reasonably assure that the accused will appear for later hearings, will not significantly interfere with the administration of justice and will not pose a substantial danger to another or the

community. If a risk of flight, interference or danger is believed to exist, the person may be ordered detained without bail.

(fh) Release After Finding or Plea of Guilty. After a person has been found or pleaded guilty, and subject to RCW 9.95.062, 9.95.064, 10.64.025, and 10.64.027, the court may revoke, modify, or suspend the terms of release and/or bail previously ordered.

(gi) Order for Release. A court authorizing the release of the accused under this rule shall issue an appropriate order containing a statement of the conditions imposed, if any, shall inform the accused of the penalties applicable to violations of the conditions imposed, if any, shall inform the accused of the penalties applicable to violations of the conditions of the accused's release and shall advise the accused that a warrant for the accused's arrest may be issued upon any such violation.

(hj) Review of Conditions.

(1) At any time after the preliminary appearance, an accused who is being detained due to failure to post bail may move for reconsideration of bail. In connection with this motion, both parties may present information by proffer or otherwise. If deemed necessary for a fair determination of the issue, the court may direct the taking of additional testimony.

(2) A hearing on the motion shall be held within a reasonable time. An electronic or stenographic record of the hearing shall be made. Following the hearing, the court shall promptly enter an order setting out the conditions of release in accordance with section (g). If a bail requirement is imposed or maintained, the court shall set out its reasons on the record or in writing.

(ik) Amendment or Revocation of Order.

(1) The court ordering the release of an accused on any condition specified in this rule may at any time on change of circumstances, new information or showing of good cause amend its order to impose additional or different conditions for release.

(2) Upon a showing that the accused has willfully violated a condition of release, the court may revoke release and may order forfeiture of any bond. Before entering an order revoking release or forfeiting bail, the court shall hold a hearing in accordance with section (h). Release may be revoked only if the violation is proved by clear and convincing evidence.

(jl) Arrest for Violation of Conditions.

(1) Arrest With Warrant. Upon the court's own motion or a verified application by the prosecuting attorney alleging with specificity that an accused has willfully violated a condition of the accused's release, a court shall order the accused to appear for immediate hearing or issue a warrant directing the arrest of the accused for immediate hearing for reconsideration of conditions of release pursuant to section (i).

(2) Arrest Without Warrant. A law enforcement officer having probable cause to believe that an accused released pending trial for a felony is about to leave the state or has violated a condition of such release under circumstances rendering the securing of a warrant impracticable may arrest the accused and take him forthwith before the court for reconsideration of conditions of release pursuant to section (i).

(~~km~~) Evidence. Information stated in, or offered in connection with, any order entered pursuant to this rule need not conform to the rules pertaining to the admissibility of evidence in a court of law.

(~~ln~~) Forfeiture. Nothing contained in this rule shall be construed to prevent the disposition of any case or class of cases by forfeiture of collateral security where such disposition is authorized by the court.

(~~mo~~) Accused Released on Recognizance or Bail—Absence—Forfeiture. If the accused has been released on the accused's own recognizance, on bail, or has deposited money instead thereof, and does not appear when the accused's personal appearance is necessary or violated conditions of release, the court, in addition to the forfeiture of the recognizance, or of the money deposited, may direct the clerk to issue a bench warrant for the accused's arrest.

Comment

Supersedes RCW 10.16.190; RCW 10.19.010, .020, .025, .050, .070, .080; RCW 10.40.130; RCW 10.46.170; RCW 10.64.035.

GR 9 Cover Sheet

CrR 3.2.1

PROCEDURE FOLLOWING WARRANTLESS ARREST - PRELIMINARY APPEARANCE

Submitted by BJA's CrR 3.2 Subcommittee

Purpose: The proposed change to CrR 3.2.1 incorporates language from existing CrR 3.2(a) which is more appropriately covered in this rule because it addresses how probable cause is determined by a court.

CrR 3.2.1

PROCEDURE FOLLOWING WARRANTLESS ARREST - PRELIMINARY APPEARANCE

(a) Probable Cause Determination. A person who is arrested shall have a judicial determination of probable cause no later than 48 hours following the person's arrest, unless probable cause has been determined prior to such arrest.

(b) How Determined. The court shall determine probable cause on evidence presented by a peace officer or prosecuting authority in the same manner as provided for a warrant of arrest in rule 2.2(a). The evidence shall be preserved and may consist of an electronically recorded telephonic statement. If the court finds that release without bail should be denied or that conditions should attach to the release on personal recognizance, other than the promise to appear for trial, the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charged, unless this determination has previously been made by a court. Before making the determination, the court may consider an affidavit, a document as provided in RCW 9A.72.085 or any law amendatory thereto, or sworn testimony, and further may examine under oath the affiant and any witnesses the affiant may produce. Sworn testimony

shall be electronically or stenographically recorded. The evidence shall be preserved and shall be subject to constitutional limitations for probable cause determinations, and may be hearsay in whole or in part.

(c) Court Days. For the purpose of section (a) Saturday, Sunday and holidays may be considered judicial days.

(d) Preliminary Appearance.

(1) Adult. Unless a defendant has appeared or will appear before a court of limited jurisdiction for a preliminary appearance pursuant to CrRLJ 3.2.1(a), any defendant whether detained in jail or subjected to court-authorized conditions of release shall be brought before the superior court as soon as practicable after the detention is commenced, the conditions of release are imposed or the order is entered, but in any event before the close of business on the next court day. A person is not subject to conditions of release if the person has been served with a summons and the only obligation is to appear in court on a future date.

(2) Juveniles. Any person in whose case the juvenile court has entered a written order declining jurisdiction, and who is detained in custody must be taken to appear before the superior court as soon as practicable after the juvenile court order is entered, but in any event before the close of business on the next court day.

(3) Unavailability. If an accused is unavailable for preliminary appearance because of physical or mental disability, the court may, for good cause shown and recited in a written order, enlarge the time prior to preliminary appearance.

(e) Procedure at Preliminary Appearance.

(1) At the preliminary appearance, the court shall provide for a lawyer pursuant to rule 3.1 and for pretrial release pursuant to rule 3.2, and the court shall orally inform the accused:

(i) of the nature of the charge against the accused;

(ii) of the right to be assisted by a lawyer at every stage of the proceedings; and

(iii) of the right to remain silent, and that anything the accused says may be used against him or her.

(2) If the court finds that release should be denied or that conditions should attach to release on personal recognizance, other than the promise to appear at subsequent hearings, the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charges, unless this determination has previously been made by a court. Before making the determination, the court may consider affidavits filed or sworn testimony and further may examine under oath the affiant and any witnesses he or she may produce. Subject to constitutional limitations, the findings of probable cause may be based on evidence which is hearsay in whole or in part.

(f) Time Limits.

(1) Unless an information or indictment is filed or the affected person consents in writing or on the record in open court, an accused, shall not be detained in jail or subjected to conditions of release for more than 72 hours after the defendant's detention in jail or release on conditions, whichever occurs first. Computation of the 72 hour period shall not include any part of Saturdays, Sundays or holidays.

(2) If no information or indictment has been filed at the time of the preliminary appearance, and the accused has not otherwise consented, the court shall either:

(i) order in writing that the accused be released from jail or exonerated from the conditions of release at a time certain which is within the period described in subsection (f)(1); or

(ii) set a time at which the accused shall reappear before the court. The time set for reappearance must also be within the period described in subsection (f)(1). If no information or indictment has been filed by the time set for release or reappearance, the accused shall be immediately released from jail or deemed exonerated from all conditions of release.

[Former Rule 3.2A and former Rule 3.2B adopted effective July 1, 1992; redesignated as Rule 3.2.1 adopted effective April 3, 2001.]

GR 9 Cover Sheet

CrRLJ 3.2 RELEASE OF ACCUSED

Purpose: In the fall of 2000 the Minority and Justice Commission submitted a proposed amendment CrR 3.2 to the Supreme Court Rules Committee. The Commission based its conclusion that CrR 3.2 should be amended on Dr. George Bridges' *A Study on Racial and Ethnic Disparities in Superior Court Bail and Pre-Trial Detention Practices in Washington*. That study concluded the criteria established by court rule for pretrial release may discriminate against persons who are economically disadvantaged. The commission requested the proposed court rule change be published for comment.

The Supreme Court Rules Committee, in turn, sent the proposed change to the Superior Court Judges' Association and the WSBA Court Rules and Procedures Committee for prepublication comment. The WSBA formed a subcommittee to study the proposed change to CrR 3.2 and its companion courts of limited jurisdiction rule, CrRLJ 3.2. The SCJA did not take a position on the merits of the proposed court rule change but rather sent it to the Board for Judicial Administration (BJA) for comment.

In the spring of 2001, the BJA established a subcommittee to study the proposed changes to CrR 3.2 and CrRLJ 3.2. The subcommittee members were representatives from the Minority and Justice Commission, judges from the Superior Courts and courts of limited jurisdiction and the WSBA. The subcommittee met during the summer of 2001 to review proposed changes to CrR 3.2 and CrRLJ 3.2 and other rules impacted by these changes.

The proposed amendments to CrRLJ 3.2 change the structure of the rule to clarify it. Part of the structural reorganization is to separate out the three broad issues a judge is directed to consider for pretrial release; that is, whether the accused is likely to appear at future hearings, whether there is a likely danger that the accused will commit a violent crime, and whether the accused will seek to intimidate witnesses or otherwise interfere with the administration of justice.

A new sentence is added at the beginning of the rule to highlight that if probable cause is not found the accused shall be released without conditions.

The amendment to section (a) deletes language relating to how probable cause is determined. That language has been moved to CrRLJ 3.2.1(b) where it is more appropriately covered.

The amendment to section (b)(6) adds electronic monitoring as an option for conditions for pretrial release. The final sentence of this section provides that if a court determines that a bond is necessary to secure future appearance, the court shall consider the accused's financial resources in setting the bond. A similar provision is included at section (d) when the bond is set after there has been a showing that there is a substantial danger the accused will commit a violent crime, seek to intimidate a witness, or otherwise unlawfully interfere with the administration of justice.

New section (b)(8) incorporates language originally suggested by the Supreme Court's Duplicate Rules Committee when its recommended consolidated rules were published for comment in 1999. It permits a court of limited jurisdiction to adopt a bail schedule for persons who have been arrested on probable cause but who have not yet made a preliminary appearance. The schedule is at local option and may be adopted by majority vote of the judges. Finally, this provision permits the Supreme Court to adopt a uniform bail schedule as an appendix to the courts of limited jurisdiction criminal rules. This would remove the lengthy bail schedules now contained at sections (m) through (s), exclusive of sections (n) and (o) which are presently reserved.

The amendments to section (c) add additional factors for a court to consider when determining whether the accused will appear in court in the future.

No amendments are suggested for existing sections (d) through (m) except to renumber them to conform to the suggested changes to CrRLJ 3.2.

CrRLJ 3.2 RELEASE OF ACCUSED

If the court does not find, or a court has not previously found, probable cause, the accused shall be released without conditions.

(a) Presumption of Release in Noncapital Cases. Any person, other than a person charged with a capital offense, shall at the preliminary appearance or reappearance pursuant to rule 3.2.1 be ordered released on the accused's personal recognizance pending trial unless:

(1) the court determines that such recognizance will not reasonably assure the accused's appearance, when required, or

(2) if there is shown a likely danger that the accused:

(a) will commit a violent crime, or ~~that the accused~~

(b) will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice.

For the purpose of this rule, "violent crimes" may include misdemeanors and gross misdemeanors and are not limited to crimes defined as violent offenses in RCW 9.94A.-030.

In making the determination herein, the court shall, on the available information, consider the relevant facts including, but not limited to, those in subsections (c) and (e) of this rule. ~~If the court finds that release without bail should be~~

~~denied or that conditions should attach to the release on personal recognizance, other than the promise to appear for trial, the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charged, unless this determination has previously been made by a court. Before making the determination, the court may consider an affidavit, a document as provided in RCW 9A.72.085 or any law amendatory thereto, or sworn testimony and further may examine under oath the affiant and any witnesses the affiant may produce. The testimony shall be electronically or stenographically recorded. The evidence shall be preserved and shall be subject to constitutional limitations for probable cause determinations, and may be heard in whole or in part.~~

(b) Showing of Likely Failure to Appear—Least Restrictive Conditions of Release. If the court determines that the accused is not likely to appear if released on personal recognizance, ~~the~~ court shall impose the least restrictive of the following conditions that will reasonably assure that the accused will be present for later hearings, ~~will not significantly interfere with the administration of justice and not pose a substantial danger to others or the community or, if no single condition gives that assurance, any combination of the following conditions:~~

- (1) Place the accused in the custody of a designated person or organization agreeing to supervise the accused;
- (2) Place restrictions on the travel, association, or place of abode of the accused during the period of release;
- (3) Require the execution of an unsecured bond in a specified amount;
- (4) Require the execution of a bond in a specified amount and the deposit in the registry of the court in cash or other security as directed, of a sum not to exceed 10 percent of the amount of the bond, such deposit to be returned upon the performance of the conditions of release or forfeited for violation of any condition of release;
- (5) Require the execution of a bond with sufficient solvent sureties or the deposit of cash in lieu thereof;
- (6) Require the accused to return to custody during specified hours or to be placed on electronic monitoring, if available; or
- (7) Impose any condition other than detention deemed reasonably necessary to assure appearance as required, ~~assure noninterference with the trial and reduce the danger to others or the community.~~

A court of limited jurisdiction may adopt a bail schedule for persons who have been arrested on probable cause but have not yet made a preliminary appearance before a judicial officer. The adoption of such a schedule or whether to adopt a schedule, is in the discretion of each court of limited jurisdiction, and may be adopted by majority vote. Bail schedules are not subject to GR 7. The supreme court may adopt a uniform bail schedule as an appendix to these rules.

If the court determines that the accused must post a secured or unsecured bond, the court shall consider, on the available information, the accused's financial resources for the purposes of setting a bond that will reasonably assure the accused's appearance.

~~A court of limited jurisdiction may adopt a bail schedule for persons who have been arrested on probable cause but~~

~~have not yet made a preliminary appearance before a judicial officer. With the exception of offenses specified in CrRLJ 3.2(m), the adoption of such a schedule or whether to adopt a schedule, is in the discretion of each court of limited jurisdiction, and may be adopted by majority vote. Bail schedules are not subject to GR 7.~~

(bc) Relevant Factors—Future Appearance. In determining which conditions of release will reasonably assure the accused's appearance and noninterference with the administration of justice, and reduce danger to others or the community, the court shall, on the available information, consider the relevant facts including but not limited to:

(1) the length and character of the accused's residence in the community; the accused's history of response to legal process, particularly court orders to personally appear;

(2) the accused's employment status and history, and financial condition enrollment in an educational institution or training program, participation in a counseling or treatment program, performance of volunteer work in the community, participation in school or cultural activities or receipt of financial assistance from the government;

(3) the accused's family ties and relationships;

(4) the accused's reputation, character and mental condition;

(5) the accused's history of response to legal process; the length of the accused's residence in the community;

(6) the accused's criminal record;

(7) the willingness of responsible members of the community to vouch for the accused's reliability and assist the accused in complying with conditions of release;

(8) the nature of the charge, if relevant to the risk of nonappearance;

(9) Any other factors indicating the accused's ties to the community, the accused's past record of threats to victims or witnesses or interference with witnesses or the administration of justice; whether or not there is evidence of present threats or intimidation directed to witnesses; the accused's past record of committing offenses while on pretrial release, probation or parole; and the accused's past record of use of or threatened use of deadly weapons or firearms, especially to victims or witnesses.

(ed) Showing of Substantial Danger—Conditions of Release. Upon a showing that there exists a substantial danger that the accused will commit a violent crime or that the accused will seek to intimidate witnesses, or otherwise unlawfully interfere with the administration of justice, the court may impose one or more of the following nonexclusive conditions:

(1) Prohibit the accused from approaching or communicating in any manner with particular persons or classes of persons;

(2) Prohibit the accused from going to certain geographical areas or premises;

(3) Prohibit the accused from possessing any dangerous weapons or firearms, or engaging in certain described activities or possessing or consuming any intoxicating liquors or drugs not prescribed to the accused;

(4) Require the accused to report regularly to and remain under the supervision of an officer of the court or other person or agency;

(5) Prohibit the accused from committing any violations of criminal law;

(6) Require the accused to post a secured or unsecured bond or deposit cash in lieu thereof, conditioned on compliance with all conditions of release. This condition may be imposed only if no less restrictive condition or combination of conditions would reasonably assure the safety of the community ~~or the appearance of the defendant~~. If the court determines under this section that the accused must post a secured or unsecured bond, the court shall consider, on the available information, the accused financial resources for the purposes of setting a bond that will reasonably assure the safety of the community and prevent the defendant from intimidating witnesses or otherwise unlawfully interfering with the administration of justice.

(7) Place the accused in the custody of a designated person or organization agreeing to supervise the accused;

(8) Place restrictions on the travel, association, or place of abode of the accused during the period of release;

(9) Require the accused to return to custody during specified hours or to be placed on electronic monitoring, if available; or

(10) Impose any condition other than detention to assure noninterference with the administration of justice and reduce danger to others or the community.

(eb) Relevant Factors—Showing of Substantial Danger.

In determining which conditions of release will reasonably assure the accused's ~~appearance and~~ noninterference with the administration of justice, and reduce danger to others or the community, the court shall, on the available information, consider the relevant facts including but not limited to: ~~the length and character of the accused's residence in the community; the accused's employment status and history and financial condition; the accused's family ties and relationships; the accused's reputation, character and mental condition; the accused's history of response to legal process;~~

(1) ~~The~~ accused's criminal record;

(2) ~~The~~ willingness of responsible members of the community to vouch for the accused's reliability and assist the accused in complying with conditions of release;

(3) ~~The~~ nature of the charge; ~~any other factors indicating the accused's ties to the community;~~

(4) The accused's reputation, character and mental condition;

(5) ~~The~~ accused's past record of threats to victims or witnesses or interference with witnesses or the administration of justice;

(6) ~~Whether~~ or not there is evidence of present threats or intimidation directed to witnesses;

(7) ~~The~~ accused's past record of committing offenses while on pretrial release, probation or parole; and

(8) ~~The~~ accused's past record of use of or threatened use of deadly weapons or firearms, especially to victim's or witnesses.

(df) Delay of Release. The court may delay release of a person in the following circumstances:

(1) If the person is intoxicated and release will jeopardize the persons safety or that of others, the court may delay release of the person or have the person transferred to the custody and care of a treatment center.

(2) If the persons mental condition is such that the court believes the person should be interviewed by a mental health professional for possible commitment to a mental treatment facility pursuant to RCW 71.05, the court may delay release of the person.

(3) Unless other grounds exist for continued detention, a person detained pursuant to this section must be released from detention not later than 24 hours after the preliminary appearance.

(eg) Release in Capital Cases. Any person charged with a capital offense shall not be released in accordance with this rule unless the court finds that release on conditions will reasonably assure that the accused will appear for later hearings, will not significantly interfere with the administration of justice and will not pose a substantial danger to another or the community. If a risk of flight, interference or danger is believed to exist, the person may be ordered detained without bail.

(fh) Release After Finding or Plea of Guilty. After a person has been found or pleaded guilty, the court may revoke, modify, or suspend the terms of release and/or bail previously ordered.

(gi) Order for Release. A court authorizing the release of the accused under this rule shall issue an appropriate order containing a statement of the conditions imposed, if any, shall inform the accused of the penalties applicable to violations of the conditions of the accused's release and shall advise the accused that a warrant for the accused's arrest may be issued upon any such violation.

(hj) Amendment or Revocation of Order.

(1) The court ordering the release of an accused on any condition specified in this rule may at any time on change of circumstances, new information or showing of good cause amend its order to impose additional or different conditions for release.

(2) Upon a showing that the accused has willfully violated a condition of release, the court may revoke release and may order forfeiture of any bond. Before entering an order revoking release or forfeiting bail, the court shall hold a hearing. Release may be revoked only if the violation is proved by clear and convincing evidence.

(ik) Arrest for Violation of Conditions.

(1) Arrest With Warrant. Upon the courts own motion or a verified application by the prosecuting authority alleging with specificity that an accused has willfully violated a condition of the accused's release, a court shall order the accused to appear for immediate hearing or issue a warrant directing the arrest of the accused for immediate hearing for reconsideration of conditions of release pursuant to section (h).

(2) Arrest Without Warrant. A law enforcement officer having probable cause to believe that an accused released pending trial for a felony is about to leave the state or has violated a condition of such release under circumstances rendering the securing of a warrant impracticable may arrest the accused and take him forthwith before the court for reconsideration of conditions of release pursuant to section (h).

(ji) Evidence. Information stated in, or offered in connection with, any order entered pursuant to this rule need not conform to the rules pertaining to the admissibility of evidence in a court of law.

(km) Forfeiture. Nothing contained in this rule shall be construed to prevent the disposition of any case or class of cases by forfeiture of collateral security where such disposition is authorized by the court.

(ln) Accused Released on Recognizance or Bail—Absence—Forfeiture. If the accused has been released on the accused's own recognizance, on bail, or has deposited money instead thereof, and does not appear when the accused's personal appearance is necessary or violates conditions of release, the court, in addition to the forfeiture of the recognizance, or of the money deposited, may direct the clerk to issue a bench warrant for the accused's arrest.

(mq) Bail in Criminal Offense Cases—Mandatory Appearance. (Unchanged.)

(np) (Reserved.)

(oq) Forfeitable Fisheries Offenses.

(pr) Forfeitable Wildlife Offenses. (Unchanged.)

(qs) Forfeitable Natural Resources Offenses. (Unchanged.)

(rt) Forfeitable Parks Offenses. (Unchanged.)

(su) Forfeitable Utilities and Transportation Offenses. (Unchanged.)

GR 9 Cover Sheet

CrRLJ 3.2.1

~~PROCEEDINGS BEFORE THE JUDGE—PROCEDURE FOLLOWING EXECUTION OF A WARRANT, OR ARREST WITHOUT A WARRANTLESS ARREST—PROBABLE CAUSE FOR DETERMINATION—BAIL—PRELIMINARY HEARING~~

Purpose: The proposed changes to CrRLJ 3.2.1: 1) incorporate a title change so that it is the same as the title to CrR 3.2.1; and 2) moves language from existing CrR 3.2(a) which is more appropriately covered in this rule because it addresses how probable cause is determined by a court.

CrRLJ 3.2.1

~~PROCEEDINGS BEFORE THE JUDGE—PROCEDURE FOLLOWING EXECUTION OF A WARRANT, OR ARREST WITHOUT A WARRANTLESS ARREST—PROBABLE CAUSE FOR DETERMINATION—BAIL—PRELIMINARY HEARING~~

(a) Probable Cause Determination. A person who is arrested shall have a judicial determination of probable cause no later than 48 hours following the persons arrest, unless probable cause has been determined prior to such arrest.

(b) How Determined. The court shall determine probable cause on evidence presented by a peace officer or prosecuting authority in the same manner as provided for a warrant of arrest in rule 2.2(a). The evidence shall be preserved and may consist of an electronically recorded telephonic statement. If the court finds that release without bail should be denied or that conditions should attach to the release on personal recognizance, other than the promise to appear for trial, the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charged, unless this determination has previously been made

by a court. Before making the determination, the court may consider an affidavit, a document as provided in RCW 9A.72.085 or any law amendatory thereto, or sworn testimony, and further may examine under oath the affiant and any witnesses the affiant may produce. Sworn testimony shall be electronically or stenographically recorded. The evidence shall be preserved and shall be subject to constitutional limitations for probable cause determinations, and may be hearsay in whole or in part.

(c) Court Days. For the purpose of section (a) Saturday, Sunday and holidays may be considered judicial days.

(d) Preliminary Appearance.

(1) Adult. Unless an accused has appeared or will appear before the superior court for a preliminary appearance, any accused detained in jail must be brought before a court of limited jurisdiction as soon as practicable after the detention is commended, but in any event before the close of the next court day.

(2) Juveniles. Unless an accused has appeared or will appear before the superior court for a preliminary appearance, any accused in whose case the juvenile court has entered a written order declining jurisdiction and who is detained in custody, must be brought before a court of limited jurisdiction as soon as practicable after the juvenile court order is entered, but in any event before the close of business on the next court day.

(3) Unavailability. If an accused is unavailable for preliminary appearance because of physical or mental disability, the court may, for good cause shown and recorded by the court, enlarge the time prior to preliminary appearance.

(e) Procedure at Preliminary Appearance.

(1) At the preliminary appearance, the court shall provide for a lawyer pursuant to rule 3.1 and for pretrial release pursuant to rule 3.2, and the court shall orally inform the accused:

- (i) of the nature of the charge against the accused;
- (ii) of the right to be assisted by a lawyer at every stage of the proceedings; and
- (iii) of the right to remain silent, and that anything the accused says may be used against him or her.

(2) If the court finds that release should be denied or that conditions should attach to release on personal recognizance, other than the promise to appear in court at subsequent hearings, the court shall proceed to determine whether probable cause exists to believe that the accused committed the offense charged, unless this determination has previously been made by a court. Before making the determination, the court may consider affidavits filed or sworn testimony and further may examine under oath the affiant and any witnesses he or she may produce. Subject to constitutional limitations, the finding of probable cause may be based on evidence which is hearsay in whole or in part.

(f) Time Limits.

(1) Unless a written complaint is filed or the accused consents in writing or on the record in open court, an accused, following a preliminary appearance, shall not be detained in jail or subjected to conditions of release for more than 72 hours after the accused's detention in jail or release on conditions, whichever occurs first. Computation of the 72-hour

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period shall not include any part of Saturdays, Sundays, or holidays.

(2) If no complaint, information or indictment has been filed at the time of the preliminary appearance, and the accused has not otherwise consented, the court shall either:

(i) order in writing that the accused be released from jail or exonerated from the conditions of release at a time certain which is within the period described in subsection (f)(1); or

(ii) set a time at which the accused shall reappear before the court. The time set for reappearance must also be within the period described in subsection (f)(1). If no complaint, information or indictment has been filed by the time set for release or reappearance, the accused shall be immediately released from jail or deemed exonerated from all conditions of release.

(g) Preliminary Hearing on Felony Complaint.

(1) When a felony complaint is filed, the court may conduct a preliminary hearing to determine whether there is probable cause to believe that the accused has committed a felony unless an information or indictment is filed in superior court prior to the time set for the preliminary hearing. If the court finds probable cause, the court shall bind the defendant over to the superior court. If the court binds the accused over, or if the parties waive the preliminary hearing, an information shall be filed without unnecessary delay. Jurisdiction vests in the superior court at the time the information is filed.

(2) If at the time a felony complaint is filed with the district court the accused is detained in jail or subjected to conditions of release, the time from the filing of the complaint in district court to the filing of an information in superior court shall not exceed 30 days plus any time which is the subject of a stipulation under subsection (g)(3). If at the time the complaint is filed with the district court the accused is not detained in jail or subjected to conditions of release, the time from the accused's first appearance in district court which next follows the filing of the complaint to the time of the filing of an information in superior court shall not exceed 30 days, excluding any time which is the subject of a stipulation under subsection (g)(3). If the applicable time period specified above elapses and no information has been filed in superior court, the case shall be dismissed without prejudice.

(3) Before or after the preliminary hearing or a waiver thereof, the court may delay a preliminary hearing or defer a bind-over date if the parties stipulate in writing that the case shall remain in the court of limited jurisdiction for a specified time, which may be in addition to the 30-day time limit established in subsection (g)(2).

(4) A preliminary hearing shall be conducted as follows:

(i) the defendant may as a matter of right be present at such hearing;

(ii) the court shall inform the defendant of the charge unless the defendant waives such reading;

(iii) witnesses shall be examined under oath and may be cross-examined;

(iv) the defendant may testify and call witnesses in the defendant's behalf.

(5) If a preliminary hearing on the felony complaint is held and the court finds that probable cause does not exist, the charge shall be dismissed, and may be refiled only if a motion to set aside the finding is granted by the superior court. The

superior court shall determine whether, at the time of the hearing on such motion, there is probable cause to believe that the defendant has committed a felony.

(6) If a preliminary hearing is held, the court shall file the record in superior court promptly after notice that the information has been filed. The record shall include, but not be limited to, all written pleadings, docket entries, the bond, and any exhibits filed in the court of limited jurisdiction. Upon written request of any party, the court shall file the recording of any testimony.

Reviser's note: The typographical errors in the above material occurred in the copy filed by the State Supreme Court and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The brackets and enclosed material above occurred in the copy filed by the State Supreme Court and appears in the Register pursuant to the requirements of RCW 34.08.040.

WSR 02-02-002
NOTICE OF PUBLIC MEETINGS
BOARD OF ACCOUNTANCY
 [Memorandum—December 17, 2001]
2002 BOARD MEETING SCHEDULE

Please publish in the State Register as required by RCW 42.30.075 the following schedule of regular meetings the board plans to hold during 2002:

Date	Day	Meeting	Location
January 25, 2002	Friday	Regular/Rules Hearing	SeaTac
April 26, 2002	Friday	Regular	SeaTac
July 26, 2002	Friday	Regular	Spokane
October 25, 2002	Friday	Regular	SeaTac
December 13, 2002	Friday	Regular	Olympia

The exact location of each meeting has not been determined. For persons who wish to attend, please contact Cheryl Sexton at the board office (360) 664-9194 or fax (360) 664-9190 for the meeting location. Meetings usually begin at 9:00 a.m. The Board of Accountancy schedules all public meetings at barrier free sites. Persons who need special assistance, such as enlarged type materials, please contact Cheryl Sexton at the board office, TDD (800) 833-6384, voice (360) 664-9194, or fax (360) 664-9190.

WSR 02-02-003
RULES COORDINATOR
DEPARTMENT OF AGRICULTURE
 [Memorandum—December 20, 2001]

Effective September 1, 2001, the agency rules coordinator for the Washington State Department of Agriculture is George Huffman, 1111 Washington Street S.E., 2nd Floor, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1802, e-mail ghuffman@agr.wa.gov.

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WSR 02-02-005
NOTICE OF PUBLIC MEETINGS
WASHINGTON STATE PATROL
 [Memorandum—December 18, 2001]

- published expeditiously to become effective upon publication

Lisa Bausch
 Capital Case Manager

FIRE PROTECTION POLICY BOARD
2002 MEETING/WORK SESSION SCHEDULE

January 10, 2002 9:00 a.m.	Work Session	General Administration Building WSP Conference Room 210 11th Street S.W. Olympia, WA
February 20, 2002 9:00 a.m.	Regular Meeting	General Administration Building Room G-3 210 11th Street S.W. Olympia, WA
April 17, 2002 9:00 a.m.	Work Session	General Administration Building Room G-3 210 11th Street S.W. Olympia, WA
May 15, 2002 9:00 a.m.	Regular Meeting	General Administration Building Room G-3 210 11th Street S.W. Olympia, WA
July 17, 2002 9:00 a.m.	Work Session	General Administration Building Room G-3 210 11th Street S.W. Olympia, WA
August 21, 2002 9:00 a.m.	Regular Meeting	General Administration Building Room G-3 210 11th Street S.W. Olympia, WA
October 16, 2002 9:00 a.m.	Work Session	General Administration Building Room G-3 210 11th Street S.W. Olympia, WA
November 20, 2002 9:00 a.m.	Regular Meeting	General Administration Building Room G-3 210 11th Street S.W. Olympia, WA

For information regarding Fire Protection Policy Board meetings, please contact Ellen Tombleson, Washington State Patrol, Fire Protection Bureau, at (360) 753-0411.

WSR 02-02-006
STATE SUPREME COURT
 [Filed December 20, 2001, 1:28 p.m.]

WASHINGTON COURT RULES

Numbers 716 and 717 were previously used for orders issued on November 1, 2001. The following corrections should be made to the 25700-A number assigned to orders 716 and 717 sent on December 7, 2001. Please make the changes on the copies of the orders.

No. 27500-A-716A - IN THE MATTER OF THE ADOPTION OF AMENDMENTS TO THE LAWYERS FUND FOR CLIENT PROTECTION PROCEDURAL RULES 6J (1) AND (2) AND 7A.
 - effective immediately

No. 25700-A-717A - IN THE MATTER OF THE ADOPTION OF THE NEW RULE AR 6

WSR 02-02-018
AGENDA
PUBLIC EMPLOYMENT
RELATIONS COMMISSION
 [Filed December 21, 2001, 2:25 p.m.]

RULES DEVELOPMENT AGENDA
OF THE
PUBLIC EMPLOYMENT RELATIONS COMMISSION
December 21, 2001

This agenda is prepared pursuant to RCW 34.05.314. The commission is currently reviewing proposed changes to its rules in conjunction with the passage of Initiative 775, which was approved in November, 2001, as follows:

- 391-25-110 Supporting evidence—Showing of interest confidential.
- 391-25-140 Notice to employees—Limitations on employer actions.
- 391-25-190 Intervention—By organization other than incumbent.
- 391-25-210 Bargaining unit configurations—Positions limited by showing of interest.
- 391-25-220 Investigation conferences.
- 391-25-230 Election agreements.
- 391-25-250 Cross-check agreements.
- 391-25-420 Unit determination elections.
- 391-25-430 Notice of election.
- 391-55-200 Interest arbitration—Certification of issues.

The following section of chapter 391-65 WAC is being reviewed for possible change because the document referenced in the rule has been amended:

- 391-65-110 Grievance arbitration—Conduct of proceedings.

Please contact Mark S. Downing, Rules Coordinator, at (360) 753-2955 if you have any questions concerning this matter.

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WSR 02-02-019
RULES COORDINATOR
FOREST PRACTICES BOARD
 [Filed December 21, 2001, 2:27 p.m.]

Pursuant to RCW 34.05.312, Patricia Anderson is designated as the rules coordinator for the Forest Practices Board. The office and mailing address for the rules coordinator is Patricia Anderson, Forest Practices Board, Department of Natural Resources, P.O. Box 47012, Olympia, WA 98504-7012.

- July - No Meeting
- August 26
- September 23
- October 28
- November 25
- December 16

WSR 02-02-022
INTERPRETIVE OR POLICY STATEMENT
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 [Filed December 21, 2001, 4:10 p.m.]

DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Numbered Memorandum 01-75 MAA.
 Subject: Healthy Options/Basic Health Plus/PCCM/CHIP—Year 2002 Updates.

Effective Date: January 1, 2002.

Document Description: **Effective dates of service on or after January 1, 2002**, the changes listed in this numbered memorandum will apply to Healthy Options (HO), Basic Health Plus (BH+), Primary Care Case Management (PCCM), and Children's Health Insurance Program (CHIP) members.

To receive a copy of the interpretive or policy statement, contact Kevin Sullivan, Regulatory Improvement Coordinator, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45533, Olympia, WA 98504-5533, phone (360) 725-1344 or go to website <http://maa.dshs.wa.gov> (click on Numbered Memorandum link), TDD 1-800-848-5429, fax (360) 586-9727, e-mail <mailto:sullikm@dshs.wa.gov>.

December 17, 2001
 E. A. Myers, Manager
 Rules and Publications Section

WSR 02-02-026
NOTICE OF PUBLIC MEETINGS
CLARK COLLEGE
 [Memorandum—December 18, 2001]

At its meeting held yesterday, the Clark College board of trustees adopted its calendar year 2002 meeting schedule shown below.

- January 28
- February 25
- March 18
- April 22
- May 20
- June 24

WSR 02-02-027
NOTICE OF PUBLIC MEETINGS
GREEN RIVER
COMMUNITY COLLEGE
 [Memorandum—December 21, 2001]

Following is a copy of GRCC Resolution 2001-2002/1, which was adopted by the Green River Community College board of trustees at its December 20, 2001, meeting.

The resolution includes the schedule of the regular board meeting dates to be held during the calendar year 2002.

GREEN RIVER COMMUNITY COLLEGE
 COMMUNITY COLLEGE DISTRICT NO. 10
 RESOLUTION NO 2001-2002/1
 RESOLUTION SETTING SCHEDULE OF REGULAR MEETINGS - 2002

WHEREAS, the Legislature enacted a requirement (Section 12, Chapter 240, Laws of 1977, 1st Exec. Session, Second Substitute Senate Bill No. 3067) in the Washington State Register Act of 1977, that state agencies holding regular meetings file with the Code Reviser "a schedule of the time and place of such meetings on or before January 1st of each year for publication in the Washington State Register," and

WHEREAS, the Board of Trustees of Green River Community College will meet the third Thursday of each month as follows:

- | | |
|-------------|--------------|
| January 17 | July 18 |
| February 21 | August 15 |
| March 21 | September 19 |
| April 18 | October 17 |
| May 16 | November 21 |
| June 20 | December 19 |

NOW, THEREFORE, BE IT RESOLVED, that the Board of Trustees of Community College District No. 10 does hereby set the regular meeting dates for the Board of Trustees on the third Thursday of each month, commencing at 4:00 p.m., in the Board Room of the Administration building, Green River Community College, 12401 S.E. 320th Street, Auburn, WA 98092. Notice of any change from such meeting schedule shall be published in the state registered for distribution at least twenty days prior to the rescheduled meeting date.

ADOPTED this 20th day of December 2001.

BOARD OF TRUSTEES
 GREEN RIVER COMMUNITY COLLEGE
 COMMUNITY COLLEGE DISTRICT NO. 10
 Jim Rottle, Chairperson

MISC.

WSR 02-02-028

**NOTICE OF PUBLIC MEETINGS
BELLEVUE COMMUNITY COLLEGE**

[Memorandum—December 18, 2001]

Notice of Public Meetings for 2002

The meetings of the board of trustees of Community College District VIII for 2000 [2002] will be held on the following dates:

- January 22
- March 5
- April 24
- June 5
- September 25
- November 6
- December 11

The meetings will begin with a study session at 12:30 p.m. in the board room (B201), Bellevue Community College Campus, Bellevue, Washington, followed by a business session at 1:30 p.m. In the event the board of trustees is unable to meet on the scheduled meeting date, a meeting may be scheduled and held as soon as possible, thereafter, or as otherwise announced. In the event the board of trustees is unable to meet, the chair of the board may order that no scheduled meeting of the board of trustees be held that month.

WSR 02-02-029

**NOTICE OF PUBLIC MEETINGS
SKAGIT VALLEY COLLEGE**

[Memorandum—December 21, 2001]

NOTICE OF SPECIAL MEETING

**BOARD OF TRUSTEES
COMMUNITY COLLEGE DISTRICT NO. 4
SKAGIT VALLEY COLLEGE**

Skagit Valley College
2405 East College Way
Mount Vernon, WA 98273

Friday, December 21, 2001
11:00 a.m.

Mount Vernon Campus - Board Room

Chairperson, Mr. Jess del Bosque, has called a special meeting of the board of trustees for **Friday, December 21, 2001, at 11:00 a.m.** This meeting is being held as an executive session to review personnel issues, no action will be taken.

WSR 02-02-030

**NOTICE OF PUBLIC MEETINGS
COLUMBIA BASIN COLLEGE**

[Memorandum—December 21, 2001]

**Columbia Basin College
Board of Trustees
MEETING SCHEDULE 2001-2002**

The CBC board of trustees meets the **second Monday** of each month at 5 p.m., with the except of August when there is no scheduled meeting.

- January 14
- February 11
- March 11
- April 8
- May 13
- June 10
- July 8
- August - pass
- September 9
- October 14
- November 12
- December 9

In accordance with RCW 42.30.075, this schedule of regular meeting dates for Columbia Basin College, District 19, board of trustees is filed with the Office of Code Reviser for publication in the Washington State Register.

WSR 02-02-031

**NOTICE OF PUBLIC MEETINGS
SKAGIT VALLEY COLLEGE**

[Memorandum—December 19, 2001]

MEMORANDUM

January-December 2002 Board of Trustees Meeting Dates

At the December 10, 2001, board of trustees meeting, the following schedule was approved by the trustees for the January-December, 2001 [2002] meeting dates. All meetings will beheld on the Mount Vernon Campus and will begin at 5:30 p.m., unless otherwise noted.

January-December Board Meeting Dates	Location
Monday, January 14, 2002	MV Board Room
Monday, February 11, 2002	MV Board Room
Monday, March 11, 2002	MV Board Room
Monday, April 8, 2002	Whidbey Island Campus Hayes Hall 137
Monday, May 13, 2002	MV Board Room
Thursday, June 13, 2002 - 1:00 p.m.	San Juan Center
Monday, July 8, 2002	MV Board Room
Monday, September 9, 2002	MV Board Room
Monday, October 14, 2002	MV Board Room
Tuesday, November 12, 2002	MV Board Room
Monday, December 9, 2002	MV Board Room

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WSR 02-02-032

**NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE**

[Memorandum—December 21, 2001]

December 21, 2001
EDMONDS COMMUNITY COLLEGE
BOARD OF TRUSTEES
NOTICE OF SPECIAL MEETINGS
TO MEDIA/OTHER

- January 7, 2002* VIP Social for International Students, EdCC, Triton Union Building 202, 20000 68th Avenue West, Lynnwood, WA, 1:30 p.m.
Purpose: Luncheon to welcome new International Students
- January 12, 2002* International Student Orientation Dinner Cruise, Seattle Waterfront, 7:00 - 10:00 p.m.
Purpose: Orientation Dinner for International Students
- January 17, 2002 Edmonds Community College Board of Trustees Regular Board Meeting, EdCC, Snohomish Hall, Room 304, 20226 68th Avenue West, Lynnwood, WA, 4:00 p.m.
Purpose: To address routine college business
- January 19, 2002* EdCC Foundation Board Retreat/Annual Meeting, Home of Dick Van Hollebeke, 8:30 a.m. - 3:00 p.m.
Purpose: Annual Foundation Board Retreat
- January 29, 2002* Grand Opening Ceremony for Mill Creek Hall, EdCC, 20000 68th Avenue West, Lynnwood, WA, 6:30 p.m.
Purpose: New Building Dedication

*This event is being scheduled as a special meeting, which is a study session where no action will be taken.

WSR 02-02-040

**NOTICE OF PUBLIC MEETINGS
TRANSPORTATION COMMISSION**

[Memorandum—December 24, 2001]

The Transportation Commission has revised its meeting date since October 22, 2001. The Transportation Commission's 2002 meeting schedule is as follows:

- Wednesday and Thursday January 9 and 10
- Wednesday and Thursday February 20 and 21
- Wednesday and Thursday March 20 and 21
- Wednesday and Thursday April 17 and 18
- Wednesday and Thursday May 15 and 16
- Wednesday and Thursday June 19 and 20
- Wednesday and Thursday July 17 and 18
- Wednesday and Thursday August 14 and 15
- Wednesday and Thursday September 18 and 19
- Wednesday and Thursday October 16 and 17

- Wednesday and Thursday November 20 and 21
- Wednesday and Thursday December 18 and 19

The above meetings will be held between 8:00 a.m. and 5:00 p.m. in Room 1D2 of the Transportation Building, 310 Maple Park Drive, Olympia.

The following are dates for the commission's local jurisdiction meetings:

- Wednesday, May 22 Ellensburg
- Friday, June 28 Seattle
- Wednesday, September 25 Colville
- Thursday, November 7 Centralia

WSR 02-02-063

**NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
NATURAL RESOURCES**

(Forest Fire Advisory Board)

[Memorandum—December 28, 2001]

The Forest Fire Advisory Board will be holding their semi-annual meeting on February 13, 2002, in the Department of Natural Resources at 1111 Washington Street, Olympia, WA 98501. Please contact (360) 902-1300 for time and room location information.

WSR 02-02-069

**OFFICE OF THE
INSURANCE COMMISSIONER**

[Filed December 28, 2001, 3:58 p.m.]

**TECHNICAL ASSISTANCE ADVISORY
T 2001-03**

**Washington State Health Insurance Pool (WSHIP) -
Annual Assessment Report
December 28, 2001**

The purpose of this Technical Assistance Advisory is to draw your attention to and provide guidance for completion of the assessment report that you will be receiving from the WSHIP plan administrator in January 2002. This report is necessary in order to determine each WSHIP member's proportion of financial participation in the pool as directed by RCW 48.41.090.

It is essential that you complete the assessment report and return it within the timeframe indicated, to assure equitable assessment of all WSHIP members. Failure to respond to this directive will be considered an untimely response to a request from the insurance commissioner and may result in disciplinary action as outlined in RCW 48.05.140 and 48.05.185.

Under this report you will be required to submit group and individual enrollment data for Washington residents covered under your health plans as defined in RCW 48.41.030(11) as of December 31, 2001. This enrollment data should include covered spouse and dependents.

If you provide stop loss coverage you will also be required to report the enrollment of the self-insured plan that has been reinsured by your stop loss plan. This data should also include covered spouse and dependents.

NOTE: Only members as defined in RCW 48.41.030(14) are subject to this assessment. If you are not a "member" or you have no enrollment data to report as of December 31, 2001, your response is still required. If this is the case, please complete the company information, indicate "none" under the enrollment data sections of the report and return it with the declaration of accuracy section dated and signed. The report must be sent to both this office and also to WSHIP's plan administrator.

We would also like to bring to your attention WSHIP's decision to change the method of collection of enrollment data prospectively for calendar year 2002. To fulfill the requirements of RCW 48.41.090 (2)(a), the 2003 assessment report will require an accounting of enrollment on a monthly basis during calendar year 2002. This method of reporting will apply to both the enrollments under all health plans and to those under any self-insured plan reinsured by stop loss coverage.

Questions about this Technical Assistance Advisory or the assessment report may be directed to Janis LaFlash, Senior Health Policy Analyst, (360) 753-4214, JanisL@OIC.WA.GOV or to Lichiou Lee, Associate Actuary, (360) 586-5313, LichiouL@OIC.WA.GOV.

WSR 02-02-075
NOTICE OF PUBLIC MEETINGS
BIG BEND
COMMUNITY COLLEGE
[Memorandum—December 21, 2001]

In accordance with RCW 42.30.075 please be advised that the board of trustees for Big Bend Community College, District No. 18, meet every sixth Tuesday at 1:30 p.m. in the Student Center Auditorium of Building 1400 on the campus of Big Bend Community College.

WSR 02-02-080
NOTICE OF PUBLIC MEETINGS
MILITARY DEPARTMENT
(Emergency Management Division)
[Memorandum—December 26, 2001]

The Emergency Management Council will meet on the following dates:

- January 3
- March 7
- May 2
- June 27
- September 5
- November 7

At this time we anticipate holding all meetings in the Policy Room, Building 20, Camp Murray, Washington.

If you have any questions regarding this information, please contact Gail Harris at (253) 512-7063.

WSR 02-02-081
NOTICE OF PUBLIC MEETINGS
RENTON TECHNICAL COLLEGE
[Memorandum—December 26, 2001]

Pursuant to RCW 42.30.075, please be advised that the Renton Technical College board of trustees' regular meetings during 2002 will be held as follows:

The second Tuesday of each month except for the months of July and August. Meetings will be held at 8:00 a.m. in the Board Room, Room 202, Roberts Campus Center, Building I, Renton Technical College, 3000 Northeast Fourth Street, Renton, WA 98056-4195.

- January 8, 2002
- February 12, 2002
- March 12, 2002
- April 9, 2002
- May 14, 2002
- June 11, 2002
- July/August - No regular meetings
- September 10, 2002
- October 8, 2002
- November 12, 2002
- December 10, 2002

If you need further information, please contact Karen DeBruyn at (425) 235-2426.

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WSR 02-02-083
AGENDA
DEPARTMENT OF TRANSPORTATION
 [Filed December 31, 2001, 11:02 a.m.]

Department of Transportation
Semi-Annual Rule Agenda
January 1, 2002 - July 31, 2002

WAC Chapter	Chapter Title	Sections	Purpose of Rule	Agency Contact	Approx. CR-101 Filing Date
468-95	Manual on uniform traffic control devices for streets and highways.	Unknown	To provide guidance statewide for consistency of traffic control devices.	Toby Rickman	January 2002

WSR 02-02-091
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
 (Red Raspberry Commission)
 [Memorandum—December 31, 2001]

2002 Meeting Schedule

The following is the schedule of meetings for the Washington Red Raspberry Commission in 2002.

February 6th	Olympia
March 19th	Vancouver
September 10th	Lynden
November 13th	Lynden
December 9-11	Lynden

WSR 02-02-092
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE CENTER
 [Memorandum—December 31, 2001]

A regular meeting of the Washington State Convention and Trade Center board of directors will be held on **Tuesday, January 8, 2002, at 2:00 p.m.** in Room 310 of the Convention Center, 800 Convention Place, Seattle.

If you have any questions regarding this meeting, please call (206) 694-5000.

WSR 02-02-093
OFFICE OF THE INSURANCE COMMISSIONER
 [Filed January 2, 2002, 9:33 a.m.]

In the Matter of the Merger of)
 UNITED CONCORDIA DENTAL) No. G 2002-01
 PLANS OF WASHINGTON, INC.)
 with and into UNITED CONCOR-) NOTICE OF HEARING
 DIA INSURANCE COMPANY.)

TO: Thomas Dzurychko, President
 United Concordia Dental Plans of Washington, Inc.
 4401 Dear Path Road
 Harrisburg, Pennsylvania 17110

James A.M. Zarrella, Associate Counsel
 United Concordia Companies, Inc.
 1800 Center Street, 1A-L4
 Camp Hill, Pennsylvania 17011

United Concordia Dental Plans of Washington, Inc. is a domestic Washington health care service contractor. United Concordia Dental Plans of Washington, Inc. is owned by United Concordia Companies, Inc., a Pennsylvania corporation. The ultimate controlling person of United Concordia Companies, Inc. is Highmark, Inc., a Pennsylvania corporation.

United Concordia Companies, Inc. has announced its intention to merge United Concordia Dental Plans of Washington, Inc. with and into United Concordia Insurance Company. United Concordia Insurance Company holds Washington Certificate of Authority No. 1928.

A merger involving a domestic Washington health carrier is controlled by RCW 48.31C.030. Pursuant to RCW 48.31C.030, a Form "A" was submitted to the Insurance Commissioner on September 28, 2001.

YOU ARE HEREBY NOTIFIED a telephonic hearing will be held commencing Thursday, January 24, 2002, at 10:30 a.m. from the conference room of the Insurance Commissioner's Office, 420 Golf Club Road, Lacey, Washington 98503, to consider the proposed merger of United Concordia Dental Plans of Washington, Inc. with and into United Concordia Insurance Company.

The hearing will be held under the authority granted the Commissioner by Chapter 48.04 RCW and RCW 48.31C.030. RCW 48.31C.030 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 participate in 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 proceed-

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ing 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 Linda Spaulding, 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.

ENTERED AT OLYMPIA, WASHINGTON, this 2nd day of January, 2002.

MIKE KREIDLER
Insurance Commissioner

By:
JOHN B. WOODALL
Assistant Deputy Commissioner
for Company Supervision

WSR 02-02-094

AGENDA

**DEPARTMENT OF
NATURAL RESOURCES**

[Filed January 2, 2002, 9:35 a.m.]

Pursuant to RCW 34.05.314, shown below is the Department of Natural Resources' rule development agenda for January 2002 - July 2002.

Please call Dave Dietzman at (360) 902-1633 or e-mail at dave.dietzman@wadnr.gov if you have any questions.

**DEPARTMENT OF NATURAL RESOURCES
RULE DEVELOPMENT AGENDA
January 2002 - July 2002**

<u>WAC Chapter or Section</u>	<u>Purpose of rule being developed or amended</u>
WAC 332-30-139	Address residential uses on state-owned aquatic lands.
WAC 332-30-171 (new section)	Same as above.
WAC 332-30-106	Same as above.
WAC 332-30-115	Same as above.
WAC 332-30-144	Same as above.
WAC 332-30-148	Same as above.
WAC 332-150-030	To change the fee for the recording of survey documents.
WAC 332-24-710	Correct errors in the legal description of the Forest Protection Zone - Kitsap County.

Dave Dietzman
Rules Coordinator

WSR 02-02-097

AGENDA

DEPARTMENT OF REVENUE

[Filed January 2, 2002, 11:40 a.m.]

The Department of Revenue's Rule Development Agenda shows those rules for which we anticipate some formal rule-making action, either a public meeting, hearing, or adoption, by July 31, 2002. The agenda also identifies some rules for which the department is considering rule-making action, even though formal rule-making action may not necessarily be anticipated by July 31st. The status of these rules is designated as "CR-101 public meeting is possible." Rules may be added or deleted from the work schedule as a result of legislative action, industry, taxpayer or agency request, or court decisions.

We have a website that includes this list at http://dor.wa.gov/rulesadmin/admin/agenda2_02.pdf

If you would like to receive future copies of this list, please send a request to Roseanna Hodson, Legislation and Policy, P.O. Box 47467, Olympia, WA 98504.

Any person currently on the excise tax rules maintenance list or property tax rules list will automatically receive a copy of the rule development agenda.

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RULES DEVELOPMENT AGENDA
DEPARTMENT OF REVENUE
 Activity planned by July 2002
 Last revised January 2, 2002

Rule Number	Last Revised	Subject	Explanation	Assigned To	Status
458-12-090 458-12-270 458-12-275 458-12-280 458-16-115	1968 1968 1968 1968 1989	Listing of personal property.	Updating per rule review. Anticipate combining info into one rule.	Mark Mullin	CR-101 public meeting scheduled for January 8.
458-12-140	1968 1968	Taxing district boundaries.	Updating per rule review.	Mark Mullin	CR-101 public meeting scheduled for January 8.
458-16-010 458-16-011 458-16-012 458-16-013 458-16-020 458-16-022 458-16-030 458-16-040 458-16-060 458-16-070 458-16-079	1983 1981 1981 1992 1992 1976 1988 1974 1981 1981 1981	Senior citizens.	Updating per rule review.	Ed Ratcliffe	CR-101 public meeting anticipated.
458-16-NEW	New	Housing for very low-income households.	To explain the exemption provided by RCW 84.36.560 as revised by chapter 7, Laws of 2001, 1st sp.s.	Kim Qually	CR-101 public meeting anticipated.
Chapter 458-19 WAC	1994	Property tax levies.	To incorporate chapter 185, Laws of 2001 (SHB 1202).	Kim Qually/ Mark Mullin	CR-101 public meeting anticipated.
458-20-122 458-20-209 458-20-210	1994 1994 1994	Sales to/by farmers.	To incorporate chapter 118, Laws of 2001 (SHB 1339).	Mark Mullin	CR-101 public meeting possible.
458-20-135	2000	Extracting.	To incorporate chapter 118, Laws of 2001 (SHB 1339).	Alan Lynn	Candidate for expedited adoption process.
458-20-151	1991	Dental labs.	Updating per rule review.	Mark Mullin	CR-101 public meeting possible.
458-20-189	1995	Sales to/by the state, counties, cities.	Updating per rule review.	Pat Moses	Candidate for expedited adoption process.
458-20-193 458-20-193C	1991 1986	Inbound and outbound interstate sales of tangible personal property. Imports and exports.	Updating per rule review. May consolidate information into one rule.	Claire Hesselholt	CR-101 public meeting possible.

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Rule Number	Last Revised	Subject	Explanation	Assigned To	Status
458-20-208	1970	Accommodation sales.	To incorporate chapter 258, Laws of 2001 (HB 1119).	JoAnne Gordon	CR-101 public meeting anticipated.
458-20-260	1992	Oil spill response and administration tax.	Updating per rule review.	Anne Solwick	2nd CR-102 public hearing anticipated.
458-29A-400	1999	Leasehold tax.	To incorporate chapter 26, Laws of 2001 (HB 1055).	Mark Mullin	CR-101 public meeting anticipated.
458-30-700	NEW	Classified and designated forest land—Removal—Change in status—Compensating tax.	To describe the procedures when forest land is removed from classification or designation and how compensating property taxes are calculated.	Ed Ratcliffe	CR-102 public hearing conducted on December 12th. Adoption anticipated in January.
458-40-660	2000	Timber/forest tax stumpage values.	Required semi-annually.	Ed Ratcliffe	Must be done before July 1 and January 1 each year.
Chapter 458-53 WAC	1996	Property tax annual ratio study.	To incorporate chapter 185, Laws of 2001 (SHB 1202).	Mark Mullin	CR-101 public meeting anticipated.

Claire Hesselholt
Policy Council
Rules Manager

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
- X = Expedited rule making
- 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- 21-010	AMD-X	01-16-107	4- 25-610	AMD-P	01-15-087	4- 25-721	AMD-S	01-23-088
1- 21-010	AMD	01-20-090	4- 25-610	AMD-S	01-23-088	4- 25-722	REP-P	01-07-043
1- 21-015	NEW-X	01-16-107	4- 25-620	REP-P	01-07-037	4- 25-722	REP-W	01-11-123
1- 21-015	NEW	01-20-090	4- 25-620	REP-W	01-11-123	4- 25-722	REP	01-11-128
1- 21-160	AMD-X	01-16-107	4- 25-620	AMD-P	01-15-087	4- 25-730	AMD	01-03-011
1- 21-160	AMD	01-20-090	4- 25-620	AMD-S	01-23-088	4- 25-730	AMD-P	01-15-087
1- 21-170	AMD-X	01-16-107	4- 25-622	AMD-P	01-07-038	4- 25-730	AMD-S	01-23-088
1- 21-170	AMD	01-20-090	4- 25-622	AMD-W	01-11-123	4- 25-735	NEW-P	01-15-087
3- 20-100	NEW-P	01-05-034	4- 25-622	AMD-P	01-15-087	4- 25-735	NEW-S	01-23-088
3- 20-100	NEW	01-11-035	4- 25-622	AMD-W	01-22-038	4- 25-745	AMD-P	01-15-087
4- 25	PREP	01-11-076	4- 25-626	AMD	01-03-012	4- 25-745	AMD-S	01-23-088
4- 25-400	AMD-P	01-15-087	4- 25-626	AMD-P	01-15-087	4- 25-746	AMD-P	01-15-087
4- 25-400	AMD	01-22-036	4- 25-626	AMD-S	01-23-088	4- 25-746	AMD-S	01-23-088
4- 25-410	AMD-P	01-07-033	4- 25-630	REP-P	01-07-037	4- 25-750	AMD-P	01-15-087
4- 25-410	AMD	01-11-124	4- 25-630	REP-W	01-11-123	4- 25-750	AMD-S	01-23-088
4- 25-410	AMD-P	01-15-087	4- 25-630	AMD-P	01-15-087	4- 25-752	NEW-P	01-15-087
4- 25-410	AMD-S	01-23-088	4- 25-630	AMD-S	01-23-088	4- 25-752	NEW-S	01-23-088
4- 25-510	AMD-P	01-15-087	4- 25-631	PREP	01-06-002	4- 25-755	REP-P	01-15-087
4- 25-510	AMD	01-22-036	4- 25-631	AMD-P	01-15-087	4- 25-755	REP	01-22-036
4- 25-520	AMD-P	01-07-034	4- 25-631	AMD-S	01-23-088	4- 25-756	NEW-P	01-15-087
4- 25-520	AMD	01-11-125	4- 25-640	AMD-P	01-07-039	4- 25-756	NEW-S	01-23-088
4- 25-520	AMD-P	01-15-087	4- 25-640	AMD-W	01-11-123	4- 25-781	AMD-P	01-15-087
4- 25-520	AMD-S	01-23-088	4- 25-640	AMD-P	01-15-087	4- 25-781	AMD	01-22-036
4- 25-521	AMD-P	01-07-035	4- 25-640	AMD-S	01-23-088	4- 25-782	AMD-P	01-15-087
4- 25-521	AMD	01-11-126	4- 25-650	AMD-P	01-07-040	4- 25-782	AMD	01-22-036
4- 25-530	AMD-P	01-15-087	4- 25-650	AMD-W	01-11-123	4- 25-783	AMD-P	01-15-087
4- 25-530	AMD	01-22-036	4- 25-650	AMD-P	01-15-087	4- 25-783	AMD-S	01-23-088
4- 25-530	PREP	01-22-037	4- 25-650	AMD	01-22-036	4- 25-790	AMD-P	01-15-087
4- 25-540	AMD-P	01-15-087	4- 25-660	AMD-P	01-15-087	4- 25-790	AMD-S	01-23-088
4- 25-540	AMD-S	01-23-088	4- 25-660	AMD-S	01-23-088	4- 25-791	AMD-P	01-15-087
4- 25-550	AMD-P	01-15-087	4- 25-661	AMD-P	01-15-087	4- 25-791	AMD-S	01-23-088
4- 25-550	AMD	01-22-036	4- 25-661	AMD	01-22-036	4- 25-792	AMD-P	01-15-087
4- 25-551	AMD-P	01-15-087	4- 25-710	AMD-P	01-15-087	4- 25-792	AMD-S	01-23-088
4- 25-551	AMD	01-22-036	4- 25-710	AMD-S	01-23-088	4- 25-793	NEW-P	01-15-087
4- 25-600	AMD-P	01-07-036	4- 25-720	AMD-P	01-07-041	4- 25-793	NEW-S	01-23-088
4- 25-600	AMD-W	01-11-123	4- 25-720	AMD-P	01-15-087	4- 25-795	AMD-P	01-15-087
4- 25-600	REP-P	01-15-087	4- 25-720	AMD-S	01-23-088	4- 25-795	AMD-S	01-23-088
4- 25-600	REP	01-22-036	4- 25-721	AMD-P	01-07-042	4- 25-820	AMD-P	01-15-087
4- 25-610	AMD-P	01-07-037	4- 25-721	AMD	01-11-127	4- 25-820	AMD-S	01-23-088
4- 25-610	AMD-W	01-11-123	4- 25-721	AMD-P	01-15-087	4- 25-830	AMD-P	01-15-087

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
4-25-830	AMD-S	01-23-088	16-202-1000	REP-S	01-17-116	16-202-1021	NEW-S	01-17-116
4-25-831	AMD-P	01-15-087	16-202-1000	REP	01-23-018	16-202-1021	NEW	01-23-018
4-25-831	AMD	01-22-036	16-202-1001	NEW-P	01-06-052	16-202-1022	NEW-P	01-06-052
4-25-832	AMD-P	01-15-087	16-202-1001	NEW-S	01-17-116	16-202-1022	NEW-S	01-17-116
4-25-832	AMD	01-22-036	16-202-1001	NEW	01-23-018	16-202-1022	NEW	01-23-018
4-25-833	AMD-P	01-15-087	16-202-1002	NEW-P	01-06-052	16-202-1023	NEW-P	01-06-052
4-25-833	AMD	01-22-036	16-202-1002	NEW-S	01-17-116	16-202-1023	NEW-S	01-17-116
4-25-910	AMD-P	01-15-087	16-202-1002	NEW	01-23-018	16-202-1023	NEW	01-23-018
4-25-910	AMD-S	01-23-088	16-202-1003	NEW-P	01-06-052	16-202-1024	NEW-P	01-06-052
16-89	PREP	02-01-118	16-202-1003	NEW-S	01-17-116	16-202-1024	NEW-S	01-17-116
16-143	PREP	01-08-100	16-202-1003	NEW	01-23-018	16-202-1024	NEW	01-23-018
16-143	REP-C	01-14-034	16-202-1004	NEW-P	01-06-052	16-202-1025	NEW-P	01-06-052
16-143	REP-C	01-15-050	16-202-1004	NEW-S	01-17-116	16-202-1025	NEW-W	01-20-078
16-143	AMD-C	01-16-001	16-202-1004	NEW	01-23-018	16-202-2000	REP-P	01-06-053
16-143-005	NEW	01-03-049	16-202-1005	NEW-S	01-17-116	16-202-2000	REP-S	01-17-116
16-143-005	REP-P	01-11-144	16-202-1005	NEW	01-23-018	16-202-2000	REP	01-23-018
16-143-005	REP	01-16-033	16-202-1006	NEW-P	01-06-052	16-202-2001	NEW-P	01-06-053
16-143-010	REP-P	01-11-144	16-202-1006	NEW-S	01-17-116	16-202-2001	NEW	01-13-063
16-143-010	REP	01-16-033	16-202-1006	NEW	01-23-018	16-202-2002	NEW-P	01-06-053
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16-143-020	REP	01-16-033	16-202-1007	NEW-S	01-17-116	16-202-2002	NEW	01-23-018
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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
51-11-1530	AMD	01-03-010	51-42-1114	NEW	01-02-098	51-46-0215	REP-P	01-16-122
51-11-1531	AMD	01-03-010	51-42-1115	NEW	01-02-098	51-46-0215	REP	02-01-114
51-11-1532	AMD	01-03-010	51-42-1116	NEW	01-02-098	51-46-0218	REP-W	01-05-029
51-11-1701	REP	01-03-010	51-42-1117	NEW	01-02-098	51-46-0218	REP-P	01-16-122
51-11-2000	REP	01-03-010	51-42-1118	NEW	01-02-098	51-46-0218	REP	02-01-114
51-11-2001	REP	01-03-010	51-42-1119	NEW	01-02-098	51-46-0300	REP-W	01-05-029
51-11-2002	REP	01-03-010	51-42-1120	NEW	01-02-098	51-46-0300	REP-P	01-16-122
51-11-2003	REP	01-03-010	51-42-1121	NEW	01-02-098	51-46-0300	REP	02-01-114
51-11-2004	REP	01-03-010	51-42-1122	NEW	01-02-098	51-46-0301	REP-W	01-05-029
51-11-2005	REP	01-03-010	51-42-1123	NEW	01-02-098	51-46-0301	REP-P	01-16-122
51-11-2007	REP	01-03-010	51-42-1124	NEW	01-02-098	51-46-0301	REP	02-01-114
51-11-2008	REP	01-03-010	51-42-1126	NEW	01-02-098	51-46-0310	REP-W	01-05-029
51-11-2009	REP	01-03-010	51-42-1301	NEW	01-02-098	51-46-0310	REP-P	01-16-122
51-11-99902	AMD	01-03-010	51-44-0103	AMD	01-02-096	51-46-0310	REP	02-01-114
51-11-99903	AMD	01-03-010	51-44-0105	NEW	01-02-096	51-46-0311	REP-W	01-05-029
51-11-99904	AMD	01-03-010	51-44-0200	AMD	01-02-096	51-46-0311	REP-P	01-16-122
51-13-101	AMD	01-02-099	51-44-1007	AMD	01-02-096	51-46-0311	REP	02-01-114
51-13-301	AMD	01-02-099	51-44-1102	NEW	01-02-096	51-46-0313	REP-W	01-05-029
51-13-302	AMD	01-02-099	51-44-1109	AMD	01-02-096	51-46-0313	REP-P	01-16-122
51-13-303	AMD	01-02-099	51-44-2500	AMD	01-02-096	51-46-0313	REP	02-01-114
51-13-304	AMD	01-02-099	51-44-5200	AMD	01-02-096	51-46-0314	REP-W	01-05-029
51-13-503	AMD	01-02-099	51-44-6100	AMD-W	01-05-031	51-46-0314	REP-P	01-16-122
51-40-0200	AMD	01-02-095	51-44-6300	AMD-W	01-05-031	51-46-0314	REP	02-01-114
51-40-0202	PREP	01-23-039	51-44-7900	AMD	01-02-096	51-46-0316	REP-W	01-05-029
51-40-0310	AMD	01-02-095	51-44-8000	AMD-W	01-05-031	51-46-0316	REP-P	01-16-122
51-40-0310	PREP	01-23-039	51-44-8102	NEW-S	01-05-031	51-46-0316	REP	02-01-114
51-40-0313	AMD	01-02-095	51-45-10100	NEW-W	01-05-031	51-46-0392	REP-W	01-05-029
51-40-0403	AMD-W	01-05-028	51-46	REP-C	01-18-042	51-46-0392	REP-P	01-16-122
51-40-0804	AMD-W	01-05-028	51-46-001	REP-W	01-05-029	51-46-0392	REP	02-01-114
51-40-0902	AMD	01-02-095	51-46-001	REP-P	01-16-122	51-46-0400	REP-W	01-05-029
51-40-1003	AMD	01-02-095	51-46-001	REP	02-01-114	51-46-0400	REP-P	01-16-122
51-40-1004	AMD	01-02-095	51-46-002	REP-W	01-05-029	51-46-0400	REP	02-01-114
51-40-1103	AMD-W	01-05-028	51-46-002	REP-P	01-16-122	51-46-0402	REP-W	01-05-029
51-40-1104	AMD	01-02-095	51-46-002	REP	02-01-114	51-46-0402	REP-P	01-16-122
51-40-1105	AMD	01-02-095	51-46-003	REP-W	01-05-029	51-46-0402	REP	02-01-114
51-40-1106	AMD	01-02-095	51-46-003	REP-P	01-16-122	51-46-0412	REP-W	01-05-029
51-40-1202	NEW	01-02-095	51-46-003	REP	02-01-114	51-46-0412	REP-P	01-16-122
51-40-1203	AMD	01-02-095	51-46-007	REP-W	01-05-029	51-46-0412	REP	02-01-114
51-40-1505	NEW-W	01-05-028	51-46-007	REP-P	01-16-122	51-46-0413	REP-W	01-05-029
51-40-1600	NEW-W	01-05-028	51-46-007	REP	02-01-114	51-46-0413	REP-P	01-16-122
51-40-1616	AMD-W	01-05-028	51-46-008	REP-W	01-05-029	51-46-0413	REP	02-01-114
51-40-1700	NEW-W	01-05-028	51-46-008	REP-P	01-16-122	51-46-0500	REP-W	01-05-029
51-40-1800	NEW-W	01-05-028	51-46-008	REP	02-01-114	51-46-0500	REP-P	01-16-122
51-40-1900	NEW-W	01-05-028	51-46-0100	REP-W	01-05-029	51-46-0500	REP	02-01-114
51-40-2000	NEW-W	01-05-028	51-46-0100	REP-P	01-16-122	51-46-0501	REP-W	01-05-029
51-40-2100	NEW-W	01-05-028	51-46-0100	REP	02-01-114	51-46-0501	REP-P	01-16-122
51-40-2106	NEW-W	01-05-028	51-46-0101	REP-W	01-05-029	51-46-0501	REP	02-01-114
51-40-2200	NEW-W	01-05-028	51-46-0101	REP-P	01-16-122	51-46-0502	REP-W	01-05-029
51-40-2300	NEW-W	01-05-028	51-46-0101	REP	02-01-114	51-46-0502	REP-P	01-16-122
51-40-2900	AMD	01-02-095	51-46-0102	REP-W	01-05-029	51-46-0502	REP	02-01-114
51-40-2929	AMD-W	01-05-028	51-46-0102	REP-P	01-16-122	51-46-0505	REP-W	01-05-029
51-40-3102	AMD	01-02-095	51-46-0102	REP	02-01-114	51-46-0505	REP-P	01-16-122
51-40-31200	AMD	01-02-095	51-46-0103	REP-W	01-05-029	51-46-0505	REP	02-01-114
51-42-0405	NEW	01-02-098	51-46-0103	REP-P	01-16-122	51-46-0507	REP-W	01-05-029
51-42-1101	AMD-W	01-05-030	51-46-0103	REP	02-01-114	51-46-0507	REP-P	01-16-122
51-42-1103	AMD	01-02-098	51-46-0200	AMD	01-02-097	51-46-0507	REP	02-01-114
51-42-1105	AMD	01-02-098	51-46-0200	REP-P	01-16-122	51-46-0509	REP-W	01-05-029
51-42-1109	NEW	01-02-098	51-46-0200	REP	02-01-114	51-46-0509	REP-P	01-16-122
51-42-1110	NEW	01-02-098	51-46-0205	REP-W	01-05-029	51-46-0509	REP	02-01-114
51-42-1111	NEW	01-02-098	51-46-0205	REP-P	01-16-122	51-46-0512	REP-W	01-05-029
51-42-1112	NEW	01-02-098	51-46-0205	REP	02-01-114	51-46-0512	REP-P	01-16-122
51-42-1113	NEW	01-02-098	51-46-0215	REP-W	01-05-029	51-46-0512	REP	02-01-114

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
51-46-0513	REP-W	01-05-029	51-46-0701	REP	02-01-114	51-46-1401	REP-P	01-16-122
51-46-0513	REP-P	01-16-122	51-46-0704	REP-W	01-05-029	51-46-1401	REP	02-01-114
51-46-0513	REP	02-01-114	51-46-0704	REP-P	01-16-122	51-46-1491	REP-W	01-05-029
51-46-0514	REP-W	01-05-029	51-46-0704	REP	02-01-114	51-46-1491	REP-P	01-16-122
51-46-0514	REP-P	01-16-122	51-46-0710	REP-W	01-05-029	51-46-1491	REP	02-01-114
51-46-0514	REP	02-01-114	51-46-0710	REP-P	01-16-122	51-46-97120	REP-W	01-05-029
51-46-0515	REP-W	01-05-029	51-46-0710	REP	02-01-114	51-46-97120	REP-P	01-16-122
51-46-0515	REP-P	01-16-122	51-46-0713	REP-W	01-05-029	51-46-97120	REP	02-01-114
51-46-0515	REP	02-01-114	51-46-0713	REP-P	01-16-122	51-46-97121	REP-W	01-05-029
51-46-0516	REP-W	01-05-029	51-46-0713	REP	02-01-114	51-46-97121	REP-P	01-16-122
51-46-0516	REP-P	01-16-122	51-46-0793	REP-W	01-05-029	51-46-97121	REP	02-01-114
51-46-0516	REP	02-01-114	51-46-0793	REP-P	01-16-122	51-46-97122	REP-W	01-05-029
51-46-0517	REP-W	01-05-029	51-46-0793	REP	02-01-114	51-46-97122	REP-P	01-16-122
51-46-0517	REP-P	01-16-122	51-46-0800	REP-W	01-05-029	51-46-97122	REP	02-01-114
51-46-0517	REP	02-01-114	51-46-0800	REP-P	01-16-122	51-46-97123	REP-W	01-05-029
51-46-0518	REP-W	01-05-029	51-46-0800	REP	02-01-114	51-46-97123	REP-P	01-16-122
51-46-0518	REP-P	01-16-122	51-46-0810	REP-W	01-05-029	51-46-97123	REP	02-01-114
51-46-0518	REP	02-01-114	51-46-0810	REP-P	01-16-122	51-46-97124	REP-W	01-05-029
51-46-0519	REP-W	01-05-029	51-46-0810	REP	02-01-114	51-46-97124	REP-P	01-16-122
51-46-0519	REP-P	01-16-122	51-46-0814	REP-W	01-05-029	51-46-97124	REP	02-01-114
51-46-0519	REP	02-01-114	51-46-0814	REP-P	01-16-122	51-46-97125	REP-W	01-05-029
51-46-0520	REP-W	01-05-029	51-46-0814	REP	02-01-114	51-46-97125	REP-P	01-16-122
51-46-0520	REP-P	01-16-122	51-46-0815	REP-W	01-05-029	51-46-97125	REP	02-01-114
51-46-0520	REP	02-01-114	51-46-0815	REP-P	01-16-122	51-46-97126	REP-W	01-05-029
51-46-0521	REP-W	01-05-029	51-46-0815	REP	02-01-114	51-46-97126	REP-P	01-16-122
51-46-0521	REP-P	01-16-122	51-46-0900	REP-W	01-05-029	51-46-97126	REP	02-01-114
51-46-0521	REP	02-01-114	51-46-0900	REP-P	01-16-122	51-46-97127	REP-W	01-05-029
51-46-0522	REP-W	01-05-029	51-46-0900	REP	02-01-114	51-46-97127	REP-P	01-16-122
51-46-0522	REP-P	01-16-122	51-46-0903	REP-W	01-05-029	51-46-97127	REP	02-01-114
51-46-0522	REP	02-01-114	51-46-0903	REP-P	01-16-122	51-46-97128	REP-W	01-05-029
51-46-0523	REP-W	01-05-029	51-46-0903	REP	02-01-114	51-46-97128	REP-P	01-16-122
51-46-0523	REP-P	01-16-122	51-46-1000	REP-W	01-05-029	51-46-97128	REP	02-01-114
51-46-0523	REP	02-01-114	51-46-1000	REP-P	01-16-122	51-46-97129	REP-W	01-05-029
51-46-0524	REP-W	01-05-029	51-46-1000	REP	02-01-114	51-46-97129	REP-P	01-16-122
51-46-0524	REP-P	01-16-122	51-46-1003	REP-W	01-05-029	51-46-97129	REP	02-01-114
51-46-0524	REP	02-01-114	51-46-1003	REP-P	01-16-122	51-47	REP-C	01-18-042
51-46-0525	REP-W	01-05-029	51-46-1003	REP	02-01-114	51-47-001	REP-W	01-05-029
51-46-0525	REP-P	01-16-122	51-46-1012	REP-W	01-05-029	51-47-001	REP-P	01-16-122
51-46-0525	REP	02-01-114	51-46-1012	REP-P	01-16-122	51-47-001	REP	02-01-114
51-46-0600	REP-W	01-05-029	51-46-1012	REP	02-01-114	51-47-002	REP-W	01-05-029
51-46-0600	REP-P	01-16-122	51-46-1300	REP-W	01-05-029	51-47-002	REP-P	01-16-122
51-46-0600	REP	02-01-114	51-46-1300	REP-P	01-16-122	51-47-002	REP	02-01-114
51-46-0603	AMD	01-02-097	51-46-1300	REP	02-01-114	51-47-003	REP-W	01-05-029
51-46-0603	REP-P	01-16-122	51-46-1301	REP-W	01-05-029	51-47-003	REP-P	01-16-122
51-46-0603	REP	02-01-114	51-46-1301	REP-P	01-16-122	51-47-003	REP	02-01-114
51-46-0604	REP-W	01-05-029	51-46-1301	REP	02-01-114	51-47-007	REP-W	01-05-029
51-46-0604	REP-P	01-16-122	51-46-1302	REP-W	01-05-029	51-47-007	REP-P	01-16-122
51-46-0604	REP	02-01-114	51-46-1302	REP-P	01-16-122	51-47-007	REP	02-01-114
51-46-0608	REP-W	01-05-029	51-46-1302	REP	02-01-114	51-47-008	REP-W	01-05-029
51-46-0608	REP-P	01-16-122	51-46-1303	REP-W	01-05-029	51-47-008	REP-P	01-16-122
51-46-0608	REP	02-01-114	51-46-1303	REP-P	01-16-122	51-47-008	REP	02-01-114
51-46-0609	REP-W	01-05-029	51-46-1303	REP	02-01-114	51-56	AMD-C	01-18-042
51-46-0609	REP-P	01-16-122	51-46-1304	REP-W	01-05-029	51-56-001	NEW-W	01-05-029
51-46-0609	REP	02-01-114	51-46-1304	REP-P	01-16-122	51-56-001	NEW-P	01-16-122
51-46-0610	REP-W	01-05-029	51-46-1304	REP	02-01-114	51-56-001	NEW	02-01-114
51-46-0610	REP-P	01-16-122	51-46-1305	REP-W	01-05-029	51-56-002	NEW-W	01-05-029
51-46-0610	REP	02-01-114	51-46-1305	REP-P	01-16-122	51-56-002	NEW-P	01-16-122
51-46-0700	REP-W	01-05-029	51-46-1305	REP	02-01-114	51-56-002	NEW	02-01-114
51-46-0700	REP-P	01-16-122	51-46-1400	REP-W	01-05-029	51-56-003	NEW-W	01-05-029
51-46-0700	REP	02-01-114	51-46-1400	REP-P	01-16-122	51-56-003	NEW-P	01-16-122
51-46-0701	REP-W	01-05-029	51-46-1400	REP	02-01-114	51-56-003	NEW	02-01-114
51-46-0701	REP-P	01-16-122	51-46-1401	REP-W	01-05-029	51-56-007	NEW-W	01-05-029

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
51- 56-007	NEW-P	01-16-122	51- 57-895000	NEW-W	01-05-029	72-171-100	REP	01-16-022
51- 56-007	NEW	02-01-114	51- 57-895000	NEW-P	01-16-122	72-171-110	AMD-P	01-09-019
51- 56-008	NEW-W	01-05-029	51- 57-895000	NEW	02-01-114	72-171-110	AMD	01-16-022
51- 56-008	NEW-P	01-16-122	67- 25-460	NEW-P	01-14-064	72-171-120	AMD-P	01-09-019
51- 56-008	NEW	02-01-114	67- 25-460	NEW	01-21-073	72-171-120	AMD	01-16-022
51- 56-0100	NEW-W	01-05-029	67- 25-470	NEW-P	01-14-064	72-171-130	REP-P	01-09-019
51- 56-0100	NEW-P	01-16-122	67- 25-470	NEW	01-21-073	72-171-130	REP	01-16-022
51- 56-0100	NEW	02-01-114	67- 25-480	NEW-P	01-14-064	72-171-131	NEW-P	01-09-019
51- 56-0200	NEW-W	01-05-029	67- 25-480	NEW	01-21-073	72-171-131	NEW	01-16-022
51- 56-0200	NEW-P	01-16-122	72-120-100	AMD-P	01-09-057	72-171-140	AMD-P	01-09-019
51- 56-0200	NEW	02-01-114	72-120-100	AMD	01-16-023	72-171-140	AMD	01-16-022
51- 56-0300	NEW-W	01-05-029	72-120-200	AMD-P	01-09-057	72-171-150	AMD-P	01-09-019
51- 56-0300	NEW-P	01-16-122	72-120-200	AMD	01-16-023	72-171-150	AMD	01-16-022
51- 56-0300	NEW	02-01-114	72-120-220	AMD-P	01-09-057	72-171-200	REP-P	01-09-019
51- 56-0400	NEW-W	01-05-029	72-120-220	AMD	01-16-023	72-171-200	REP	01-16-022
51- 56-0400	NEW-P	01-16-122	72-120-225	AMD-P	01-09-057	72-171-210	AMD-P	01-09-019
51- 56-0400	NEW	02-01-114	72-120-225	AMD	01-16-023	72-171-210	AMD	01-16-022
51- 56-0500	NEW-W	01-05-029	72-120-230	AMD-P	01-09-057	72-171-220	AMD-P	01-09-019
51- 56-0500	NEW-P	01-16-122	72-120-230	AMD	01-16-023	72-171-220	AMD	01-16-022
51- 56-0500	NEW	02-01-114	72-120-234	AMD-P	01-09-057	72-171-230	AMD-P	01-09-019
51- 56-0600	NEW-W	01-05-029	72-120-234	AMD	01-16-023	72-171-230	AMD	01-16-022
51- 56-0600	NEW-P	01-16-122	72-120-236	AMD-P	01-09-057	72-171-240	AMD-P	01-09-019
51- 56-0600	NEW	02-01-114	72-120-236	AMD	01-16-023	72-171-240	AMD	01-16-022
51- 56-0700	NEW-W	01-05-029	72-120-300	NEW-P	01-09-057	72-171-242	NEW-P	01-09-019
51- 56-0700	NEW-P	01-16-122	72-120-300	NEW	01-16-023	72-171-242	NEW	01-16-022
51- 56-0700	NEW	02-01-114	72-120-301	NEW-P	01-09-057	72-171-244	NEW-P	01-09-019
51- 56-0800	NEW-W	01-05-029	72-120-301	NEW	01-16-023	72-171-244	NEW	01-16-022
51- 56-0800	NEW-P	01-16-122	72-120-302	NEW-P	01-09-057	72-171-400	REP-P	01-09-019
51- 56-0800	NEW	02-01-114	72-120-302	NEW	01-16-023	72-171-400	REP	01-16-022
51- 56-0900	NEW-W	01-05-029	72-120-303	NEW-P	01-09-057	72-171-410	AMD-P	01-09-019
51- 56-0900	NEW-P	01-16-122	72-120-303	NEW	01-16-023	72-171-410	AMD	01-16-022
51- 56-0900	NEW	02-01-114	72-120-304	NEW-P	01-09-057	72-171-420	REP-P	01-09-019
51- 56-1300	NEW-W	01-05-029	72-120-304	NEW	01-16-023	72-171-420	REP	01-16-022
51- 56-1300	NEW-P	01-16-122	72-120-305	NEW-P	01-09-057	72-171-430	REP-P	01-09-019
51- 56-1300	NEW	02-01-114	72-120-305	NEW	01-16-023	72-171-430	REP	01-16-022
51- 56-1400	NEW-W	01-05-029	72-120-306	NEW-P	01-09-057	72-171-500	AMD-P	01-09-019
51- 56-1400	NEW-P	01-16-122	72-120-306	NEW	01-16-023	72-171-500	AMD	01-16-022
51- 56-1400	NEW	02-01-114	72-120-307	NEW-P	01-09-057	72-171-510	AMD-P	01-09-019
51- 56-1500	NEW-W	01-05-029	72-120-307	NEW	01-16-023	72-171-510	AMD	01-16-022
51- 56-1500	NEW-P	01-16-122	72-120-308	NEW-P	01-09-057	72-171-512	NEW-P	01-09-019
51- 56-201300	NEW-W	01-05-029	72-120-308	NEW	01-16-023	72-171-512	NEW	01-16-022
51- 56-201300	NEW-P	01-16-122	72-120-309	NEW-P	01-09-057	72-171-514	NEW-P	01-09-019
51- 56-201300	NEW	02-01-114	72-120-309	NEW	01-16-023	72-171-514	NEW	01-16-022
51- 57	AMD-C	01-18-042	72-120-310	NEW-P	01-09-057	72-171-550	NEW-P	01-09-019
51- 57-001	NEW-W	01-05-029	72-120-310	NEW	01-16-023	72-171-550	NEW	01-16-022
51- 57-001	NEW-P	01-16-122	72-120-311	NEW-P	01-09-057	72-171-600	REP-P	01-09-019
51- 57-001	NEW	02-01-114	72-120-311	NEW	01-16-023	72-171-600	REP	01-16-022
51- 57-002	NEW-W	01-05-029	72-120-312	NEW-P	01-09-057	72-171-601	NEW-P	01-09-019
51- 57-002	NEW-P	01-16-122	72-120-312	NEW	01-16-023	72-171-601	NEW	01-16-022
51- 57-002	NEW	02-01-114	72-120-313	NEW-P	01-09-057	72-171-605	NEW-P	01-09-019
51- 57-003	NEW-W	01-05-029	72-120-313	NEW	01-16-023	72-171-605	NEW	01-16-022
51- 57-003	NEW-P	01-16-122	72-120-314	NEW-P	01-09-057	72-171-610	REP-P	01-09-019
51- 57-003	NEW	02-01-114	72-120-314	NEW	01-16-023	72-171-610	REP	01-16-022
51- 57-007	NEW-W	01-05-029	72-171-001	AMD-P	01-09-019	72-171-620	REP-P	01-09-019
51- 57-007	NEW-P	01-16-122	72-171-001	AMD	01-16-022	72-171-620	REP	01-16-022
51- 57-007	NEW	02-01-114	72-171-010	AMD-P	01-09-019	72-171-630	REP-P	01-09-019
51- 57-008	NEW-W	01-05-029	72-171-010	AMD	01-16-022	72-171-630	REP	01-16-022
51- 57-008	NEW-P	01-16-122	72-171-015	AMD-P	01-09-019	72-171-640	REP-P	01-09-019
51- 57-008	NEW	02-01-114	72-171-015	AMD	01-16-022	72-171-640	REP	01-16-022
51- 57-790000	NEW-W	01-05-029	72-171-016	AMD-P	01-09-019	72-171-650	AMD-P	01-09-019
51- 57-790000	NEW-P	01-16-122	72-171-016	AMD	01-16-022	72-171-650	AMD	01-16-022
51- 57-790000	NEW	02-01-114	72-171-100	REP-P	01-09-019	72-171-700	REP-P	01-09-019

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72-171-700	REP	01-16-022	132G-120-063	AMD	01-13-065	132N-150-210	NEW-P	01-22-016
72-171-710	NEW-P	01-09-019	132G-120-064	AMD-P	01-08-082	132N-150-220	NEW-P	01-22-016
72-171-710	NEW-W	01-10-018	132G-120-064	AMD	01-13-065	132N-150-230	NEW-P	01-22-016
72-171-710	NEW	01-16-022	132G-120-065	AMD-P	01-08-082	132N-150-240	NEW-P	01-22-016
82-05-050	AMD-X	01-21-121	132G-120-065	AMD	01-13-065	132N-150-250	NEW-P	01-22-016
82-05-050	AMD	02-02-037	132G-120-070	AMD-P	01-08-082	132N-150-260	NEW-P	01-22-016
82-50-021	AMD-P	01-09-085	132G-120-070	AMD	01-13-065	132N-150-270	NEW-P	01-22-016
82-50-021	AMD	01-12-007	132G-120-080	AMD-P	01-08-082	132N-150-280	NEW-P	01-22-016
118-68-010	NEW	01-09-045	132G-120-080	AMD	01-13-065	132V-120-020	AMD-P	01-20-082
118-68-020	NEW	01-09-045	132G-120-090	AMD-P	01-08-082	132V-120-020	AMD	01-24-004
118-68-030	NEW	01-09-045	132G-120-090	AMD	01-13-065	132V-120-030	AMD-P	01-20-082
118-68-040	NEW	01-09-045	132G-120-100	AMD-P	01-08-082	132V-120-030	AMD	01-24-004
118-68-050	NEW	01-09-045	132G-120-100	AMD	01-13-065	132V-120-040	AMD-P	01-20-082
118-68-060	NEW	01-09-045	132G-120-110	AMD-P	01-08-082	132V-120-040	AMD	01-24-004
118-68-070	NEW	01-09-045	132G-120-110	AMD	01-13-065	132V-120-050	AMD-P	01-20-082
118-68-080	NEW	01-09-045	132G-120-120	REP-P	01-08-082	132V-120-050	AMD	01-24-004
118-68-090	NEW	01-09-045	132G-120-120	REP	01-13-065	132V-120-060	AMD-P	01-20-082
130-14-010	PREP	01-22-100	132G-120-130	AMD-P	01-08-082	132V-120-060	AMD	01-24-004
130-14-020	PREP	01-22-100	132G-120-130	AMD	01-13-065	132V-120-070	AMD-P	01-20-082
130-14-030	PREP	01-22-100	132G-120-140	AMD-P	01-08-082	132V-120-070	AMD	01-24-004
130-14-040	PREP	01-22-100	132G-120-140	AMD	01-13-065	132V-120-080	AMD-P	01-20-082
130-14-050	PREP	01-22-100	132K-122-020	PREP	01-03-125	132V-120-080	AMD	01-24-004
130-14-060	PREP	01-22-100	132K-122-020	AMD-P	01-07-062	132V-120-090	AMD-P	01-20-082
130-14-070	PREP	01-22-100	132K-122-020	AMD	01-11-068	132V-120-090	AMD	01-24-004
131	PREP	01-09-061	132K-122-100	PREP	01-03-126	132V-120-100	AMD-P	01-20-082
131-28-005	AMD-P	01-16-119	132K-122-100	AMD-P	01-07-061	132V-120-100	AMD	01-24-004
131-28-005	AMD	01-22-010	132K-122-100	AMD	01-11-067	132V-120-110	AMD-P	01-20-082
131-28-010	AMD-P	01-16-119	132L-25	PREP	01-20-009	132V-120-110	AMD	01-24-004
131-28-010	AMD	01-22-010	132L-26	PREP	01-20-009	132V-120-120	AMD-P	01-20-082
131-28-015	AMD-P	01-16-119	132L-108	PREP	01-20-009	132V-120-120	AMD	01-24-004
131-28-015	AMD	01-22-010	132L-117	PREP	01-20-009	132V-120-130	AMD-P	01-20-082
131-28-021	AMD-P	01-16-119	132L-120	PREP	01-20-009	132V-120-130	AMD	01-24-004
131-28-021	AMD	01-22-010	132L-133-020	PREP	01-20-009	132V-120-150	AMD-P	01-20-082
131-28-025	AMD-E	01-14-017	132L-136	PREP	01-20-009	132V-120-150	AMD	01-24-004
131-28-025	AMD-P	01-16-119	132L-140	PREP	01-20-009	132V-120-160	AMD-P	01-20-082
131-28-025	AMD	01-22-010	132L-276	PREP	01-20-009	132V-120-160	AMD	01-24-004
131-28-02501	AMD-P	01-16-119	132L-280	PREP	01-20-009	132V-120-170	AMD-P	01-20-082
131-28-02501	AMD	01-22-010	132L-300	PREP	01-20-009	132V-120-170	AMD	01-24-004
131-28-029	NEW-P	01-16-119	132N-144	PREP	01-18-026	132V-120-180	AMD-P	01-20-082
131-28-029	NEW	01-22-010	132N-144-010	REP-P	01-22-016	132V-120-180	AMD	01-24-004
132A-120-011	AMD-P	01-03-116	132N-144-020	REP-P	01-22-016	132V-120-190	REP-P	01-20-082
132A-120-011	AMD	01-08-071	132N-150	PREP	01-18-026	132V-120-190	REP	01-24-004
132A-120-021	AMD-P	01-03-116	132N-150-010	NEW-P	01-22-016	132V-120-200	AMD-P	01-20-082
132A-120-021	AMD	01-08-071	132N-150-020	NEW-P	01-22-016	132V-120-200	AMD	01-24-004
132G-104	PREP	02-02-079	132N-150-030	NEW-P	01-22-016	132V-120-210	AMD-P	01-20-082
132G-120-010	AMD-P	01-08-082	132N-150-040	NEW-P	01-22-016	132V-120-210	AMD	01-24-004
132G-120-010	AMD	01-13-065	132N-150-050	NEW-P	01-22-016	132V-120-220	AMD-P	01-20-082
132G-120-015	NEW-P	01-08-082	132N-150-060	NEW-P	01-22-016	132V-120-220	AMD	01-24-004
132G-120-015	NEW	01-13-065	132N-150-070	NEW-P	01-22-016	132V-120-240	AMD-P	01-20-082
132G-120-020	REP-P	01-08-082	132N-150-080	NEW-P	01-22-016	132V-120-240	AMD	01-24-004
132G-120-020	REP	01-13-065	132N-150-090	NEW-P	01-22-016	132V-120-241	NEW-P	01-20-082
132G-120-030	AMD-P	01-08-082	132N-150-100	NEW-P	01-22-016	132V-120-241	NEW	01-24-004
132G-120-030	AMD	01-13-065	132N-150-110	NEW-P	01-22-016	132V-120-245	NEW-P	01-20-082
132G-120-040	AMD-P	01-08-082	132N-150-120	NEW-P	01-22-016	132V-120-245	NEW	01-24-004
132G-120-040	AMD	01-13-065	132N-150-130	NEW-P	01-22-016	132V-120-250	REP-P	01-20-082
132G-120-060	AMD-P	01-08-082	132N-150-140	NEW-P	01-22-016	132V-120-250	REP	01-24-004
132G-120-060	AMD	01-13-065	132N-150-150	NEW-P	01-22-016	132V-120-270	AMD-P	01-20-082
132G-120-061	AMD-P	01-08-082	132N-150-160	NEW-P	01-22-016	132V-120-270	AMD	01-24-004
132G-120-061	AMD	01-13-065	132N-150-170	NEW-P	01-22-016	132V-120-280	AMD-P	01-20-082
132G-120-062	AMD-P	01-08-082	132N-150-180	NEW-P	01-22-016	132V-120-280	AMD	01-24-004
132G-120-062	AMD	01-13-065	132N-150-190	NEW-P	01-22-016	132V-120-290	AMD-P	01-20-082
132G-120-063	AMD-P	01-08-082	132N-150-200	NEW-P	01-22-016	132V-120-290	AMD	01-24-004

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132V-120-330	REP-P	01-20-082	132W-105-080	NEW	01-12-015	132W-108-460	REP-P	01-04-004
132V-120-330	REP	01-24-004	132W-108	PREP	01-03-103	132W-108-460	REP	01-07-059
132V-300-010	AMD-P	01-20-083	132W-108-001	REP-P	01-04-004	132W-108-470	REP-P	01-04-004
132V-300-010	AMD	01-24-005	132W-108-001	REP	01-07-059	132W-108-470	REP	01-07-059
132V-300-020	AMD-P	01-20-083	132W-108-005	REP-P	01-04-004	132W-108-480	REP-P	01-04-004
132V-300-020	AMD	01-24-005	132W-108-005	REP	01-07-059	132W-108-480	REP	01-07-059
132V-300-030	AMD-P	01-20-083	132W-108-010	REP-P	01-04-004	132W-109-010	NEW-P	01-07-058
132V-300-030	AMD	01-24-005	132W-108-010	REP	01-07-059	132W-109-010	NEW	01-12-015
132V-300-035	NEW-P	01-20-083	132W-108-080	REP-P	01-04-004	132W-109-020	NEW-P	01-07-058
132V-300-035	NEW	01-24-005	132W-108-080	REP	01-07-059	132W-109-020	NEW	01-12-015
132V-400-010	AMD-P	01-20-084	132W-108-090	REP-P	01-04-004	132W-109-030	NEW-P	01-07-058
132V-400-010	AMD	01-24-006	132W-108-090	REP	01-07-059	132W-109-030	NEW	01-12-015
132V-400-020	AMD-P	01-20-084	132W-108-100	REP-P	01-04-004	132W-109-040	NEW-P	01-07-058
132V-400-020	AMD	01-24-006	132W-108-100	REP	01-07-059	132W-109-040	NEW	01-12-015
132V-400-030	AMD-P	01-20-084	132W-108-110	REP-P	01-04-004	132W-109-050	NEW-P	01-07-058
132V-400-030	AMD	01-24-006	132W-108-110	REP	01-07-059	132W-109-050	NEW	01-12-015
132V-400-040	AMD-P	01-20-084	132W-108-120	REP-P	01-04-004	132W-109-060	NEW-P	01-07-058
132V-400-040	AMD	01-24-006	132W-108-120	REP	01-07-059	132W-109-060	NEW	01-12-015
132W-104	PREP	01-03-103	132W-108-130	REP-P	01-04-004	132W-109-070	NEW-P	01-07-058
132W-104-010	REP-P	01-04-004	132W-108-130	REP	01-07-059	132W-109-070	NEW	01-12-015
132W-104-010	REP	01-07-059	132W-108-140	REP-P	01-04-004	132W-109-085	NEW-P	01-07-058
132W-104-020	REP-P	01-04-004	132W-108-140	REP	01-07-059	132W-109-085	NEW	01-12-015
132W-104-020	REP	01-07-059	132W-108-230	REP-P	01-04-004	132W-112	PREP	01-03-103
132W-104-030	REP-P	01-04-004	132W-108-230	REP	01-07-059	132W-112-001	NEW-P	01-07-058
132W-104-030	REP	01-07-059	132W-108-240	REP-P	01-04-004	132W-112-001	NEW	01-12-015
132W-104-040	REP-P	01-04-004	132W-108-240	REP	01-07-059	132W-112-010	NEW-P	01-07-058
132W-104-040	REP	01-07-059	132W-108-250	REP-P	01-04-004	132W-112-010	NEW	01-12-015
132W-104-050	REP-P	01-04-004	132W-108-250	REP	01-07-059	132W-112-020	NEW-P	01-07-058
132W-104-050	REP	01-07-059	132W-108-260	REP-P	01-04-004	132W-112-020	NEW	01-12-015
132W-104-060	REP-P	01-04-004	132W-108-260	REP	01-07-059	132W-112-030	NEW-P	01-07-058
132W-104-060	REP	01-07-059	132W-108-270	REP-P	01-04-004	132W-112-030	NEW	01-12-015
132W-104-070	REP-P	01-04-004	132W-108-270	REP	01-07-059	132W-112-040	NEW-P	01-07-058
132W-104-070	REP	01-07-059	132W-108-280	REP-P	01-04-004	132W-112-040	NEW	01-12-015
132W-104-080	REP-P	01-04-004	132W-108-280	REP	01-07-059	132W-112-050	NEW-P	01-07-058
132W-104-080	REP	01-07-059	132W-108-290	REP-P	01-04-004	132W-112-050	NEW	01-12-015
132W-104-090	REP-P	01-04-004	132W-108-290	REP	01-07-059	132W-112-060	NEW-P	01-07-058
132W-104-090	REP	01-07-059	132W-108-300	REP-P	01-04-004	132W-112-060	NEW	01-12-015
132W-104-100	REP-P	01-04-004	132W-108-300	REP	01-07-059	132W-112-070	NEW-P	01-07-058
132W-104-100	REP	01-07-059	132W-108-310	REP-P	01-04-004	132W-112-070	NEW	01-12-015
132W-104-110	REP-P	01-04-004	132W-108-310	REP	01-07-059	132W-112-080	NEW-P	01-07-058
132W-104-110	REP	01-07-059	132W-108-320	REP-P	01-04-004	132W-112-080	NEW	01-12-015
132W-104-111	REP-P	01-04-004	132W-108-320	REP	01-07-059	132W-112-090	NEW-P	01-07-058
132W-104-111	REP	01-07-059	132W-108-330	REP-P	01-04-004	132W-112-090	NEW	01-12-015
132W-104-120	REP-P	01-04-004	132W-108-330	REP	01-07-059	132W-112-100	NEW-P	01-07-058
132W-104-120	REP	01-07-059	132W-108-340	REP-P	01-04-004	132W-112-100	NEW	01-12-015
132W-104-130	REP-P	01-04-004	132W-108-340	REP	01-07-059	132W-112-110	NEW-P	01-07-058
132W-104-130	REP	01-07-059	132W-108-350	REP-P	01-04-004	132W-112-110	NEW	01-12-015
132W-105-010	NEW-P	01-07-058	132W-108-350	REP	01-07-059	132W-112-120	NEW-P	01-07-058
132W-105-010	NEW	01-12-015	132W-108-360	REP-P	01-04-004	132W-112-120	NEW	01-12-015
132W-105-020	NEW-P	01-07-058	132W-108-360	REP	01-07-059	132W-112-130	NEW-P	01-07-058
132W-105-020	NEW	01-12-015	132W-108-400	REP-P	01-04-004	132W-112-130	NEW	01-12-015
132W-105-030	NEW-P	01-07-058	132W-108-400	REP	01-07-059	132W-112-140	NEW-P	01-07-058
132W-105-030	NEW	01-12-015	132W-108-410	REP-P	01-04-004	132W-112-140	NEW	01-12-015
132W-105-040	NEW-P	01-07-058	132W-108-410	REP	01-07-059	132W-115	PREP	01-03-103
132W-105-040	NEW	01-12-015	132W-108-420	REP-P	01-04-004	132W-115-010	NEW-P	01-07-058
132W-105-050	NEW-P	01-07-058	132W-108-420	REP	01-07-059	132W-115-010	NEW	01-12-015
132W-105-050	NEW	01-12-015	132W-108-430	REP-P	01-04-004	132W-115-020	NEW-P	01-07-058
132W-105-060	NEW-P	01-07-058	132W-108-430	REP	01-07-059	132W-115-020	NEW	01-12-015
132W-105-060	NEW	01-12-015	132W-108-440	REP-P	01-04-004	132W-115-030	NEW-P	01-07-058
132W-105-070	NEW-P	01-07-058	132W-108-440	REP	01-07-059	132W-115-030	NEW	01-12-015
132W-105-070	NEW	01-12-015	132W-108-450	REP-P	01-04-004	132W-115-040	NEW-P	01-07-058
132W-105-080	NEW-P	01-07-058	132W-108-450	REP	01-07-059	132W-115-040	NEW	01-12-015

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132W-115-050	NEW-P	01-07-058	132W-117-080	NEW	01-12-015	132W-120-320	REP	01-07-059
132W-115-050	NEW	01-12-015	132W-117-090	NEW-P	01-07-058	132W-120-330	REP-P	01-04-004
132W-115-060	NEW-P	01-07-058	132W-117-090	NEW	01-12-015	132W-120-330	REP	01-07-059
132W-115-060	NEW	01-12-015	132W-117-100	NEW-P	01-07-058	132W-120-400	REP-P	01-04-004
132W-115-070	NEW-P	01-07-058	132W-117-100	NEW	01-12-015	132W-120-400	REP	01-07-059
132W-115-070	NEW	01-12-015	132W-117-110	NEW-P	01-07-058	132W-125-010	NEW-P	01-07-058
132W-115-080	NEW-P	01-07-058	132W-117-110	NEW	01-12-015	132W-125-010	NEW	01-12-015
132W-115-080	NEW	01-12-015	132W-117-120	NEW-P	01-07-058	132W-125-020	NEW-P	01-07-058
132W-115-090	NEW-P	01-07-058	132W-117-120	NEW	01-12-015	132W-125-020	NEW	01-12-015
132W-115-090	NEW	01-12-015	132W-117-130	NEW-P	01-07-058	132W-125-030	NEW-P	01-07-058
132W-115-100	NEW-P	01-07-058	132W-117-130	NEW	01-12-015	132W-125-030	NEW	01-12-015
132W-115-100	NEW	01-12-015	132W-117-140	NEW-P	01-07-058	132W-129	PREP	01-06-011
132W-115-110	NEW-P	01-07-058	132W-117-140	NEW	01-12-015	132W-129-001	REP-P	01-10-016
132W-115-110	NEW	01-12-015	132W-117-150	NEW-P	01-07-058	132W-129-001	REP	01-13-073
132W-115-120	NEW-P	01-07-058	132W-117-150	NEW	01-12-015	132W-130	PREP	01-06-010
132W-115-120	NEW	01-12-015	132W-117-160	NEW-P	01-07-058	132W-131-010	NEW-P	01-10-015
132W-115-130	NEW-P	01-07-058	132W-117-160	NEW	01-12-015	132W-131-010	NEW	01-14-016
132W-115-130	NEW	01-12-015	132W-117-170	NEW-P	01-07-058	132W-131-020	NEW-P	01-10-015
132W-115-140	NEW-P	01-07-058	132W-117-170	NEW	01-12-015	132W-131-020	NEW	01-14-016
132W-115-140	NEW	01-12-015	132W-117-180	NEW-P	01-07-058	132W-131-030	NEW-P	01-10-015
132W-115-150	NEW-P	01-07-058	132W-117-180	NEW	01-12-015	132W-131-030	NEW	01-14-016
132W-115-150	NEW	01-12-015	132W-117-190	NEW-P	01-07-058	132W-134	PREP	01-06-010
132W-115-160	NEW-P	01-07-058	132W-117-190	NEW	01-12-015	132W-134-010	NEW-P	01-10-015
132W-115-160	NEW	01-12-015	132W-117-200	NEW-P	01-07-058	132W-134-010	NEW	01-14-016
132W-115-170	NEW-P	01-07-058	132W-117-200	NEW	01-12-015	132W-135-010	REP-P	01-04-004
132W-115-170	NEW	01-12-015	132W-117-210	NEW-P	01-07-058	132W-135-010	REP	01-07-059
132W-115-180	NEW-P	01-07-058	132W-117-210	NEW	01-12-015	132W-140	PREP	01-06-010
132W-115-180	NEW	01-12-015	132W-117-220	NEW-P	01-07-058	132W-140	PREP	01-06-011
132W-115-190	NEW-P	01-07-058	132W-117-220	NEW	01-12-015	132W-140-010	REP-P	01-10-016
132W-115-190	NEW	01-12-015	132W-117-230	NEW-P	01-07-058	132W-140-010	REP	01-13-073
132W-115-200	NEW-P	01-07-058	132W-117-230	NEW	01-12-015	132W-140-011	REP-P	01-10-016
132W-115-200	NEW	01-12-015	132W-117-240	NEW-P	01-07-058	132W-140-011	REP	01-13-073
132W-115-210	NEW-P	01-07-058	132W-117-240	NEW	01-12-015	132W-140-012	REP-P	01-10-016
132W-115-210	NEW	01-12-015	132W-117-250	NEW-P	01-07-058	132W-140-012	REP	01-13-073
132W-115-220	NEW-P	01-07-058	132W-117-250	NEW	01-12-015	132W-140-013	REP-P	01-10-016
132W-115-220	NEW	01-12-015	132W-117-260	NEW-P	01-07-058	132W-140-013	REP	01-13-073
132W-116	PREP	01-03-103	132W-117-260	NEW	01-12-015	132W-141-010	NEW-P	01-10-015
132W-116-010	REP-P	01-04-004	132W-117-270	NEW-P	01-07-058	132W-141-010	NEW	01-14-016
132W-116-010	REP	01-07-059	132W-117-270	NEW	01-12-015	132W-141-020	NEW-P	01-10-015
132W-116-020	REP-P	01-04-004	132W-117-280	NEW-P	01-07-058	132W-141-020	NEW	01-14-016
132W-116-020	REP	01-07-059	132W-117-280	NEW	01-12-015	132W-141-030	NEW-P	01-10-015
132W-116-040	REP-P	01-04-004	132W-120-010	REP-P	01-04-004	132W-141-030	NEW	01-14-016
132W-116-040	REP	01-07-059	132W-120-010	REP	01-07-059	132W-141-040	NEW-P	01-10-015
132W-116-050	REP-P	01-04-004	132W-120-030	REP-P	01-04-004	132W-141-040	NEW	01-14-016
132W-116-050	REP	01-07-059	132W-120-030	REP	01-07-059	132W-141-050	NEW-P	01-10-015
132W-116-065	REP-P	01-04-004	132W-120-040	REP-P	01-04-004	132W-141-050	NEW	01-14-016
132W-116-065	REP	01-07-059	132W-120-040	REP	01-07-059	132W-141-060	NEW-P	01-10-015
132W-117-010	NEW-P	01-07-058	132W-120-050	REP-P	01-04-004	132W-141-060	NEW	01-14-016
132W-117-010	NEW	01-12-015	132W-120-050	REP	01-07-059	132W-141-070	NEW-P	01-10-015
132W-117-020	NEW-P	01-07-058	132W-120-060	REP-P	01-04-004	132W-141-070	NEW	01-14-016
132W-117-020	NEW	01-12-015	132W-120-060	REP	01-07-059	132W-141-080	NEW-P	01-10-015
132W-117-030	NEW-P	01-07-058	132W-120-070	REP-P	01-04-004	132W-141-080	NEW	01-14-016
132W-117-030	NEW	01-12-015	132W-120-070	REP	01-07-059	132W-141-090	NEW-P	01-10-015
132W-117-040	NEW-P	01-07-058	132W-120-100	REP-P	01-04-004	132W-141-090	NEW	01-14-016
132W-117-040	NEW	01-12-015	132W-120-100	REP	01-07-059	132W-149	PREP	01-06-011
132W-117-050	NEW-P	01-07-058	132W-120-130	REP-P	01-04-004	132W-149-010	REP-P	01-10-016
132W-117-050	NEW	01-12-015	132W-120-130	REP	01-07-059	132W-149-010	REP	01-13-073
132W-117-060	NEW-P	01-07-058	132W-120-300	REP-P	01-04-004	132W-164	PREP	01-06-011
132W-117-060	NEW	01-12-015	132W-120-300	REP	01-07-059	132W-164-010	REP-P	01-10-016
132W-117-070	NEW-P	01-07-058	132W-120-310	REP-P	01-04-004	132W-164-010	REP	01-13-073
132W-117-070	NEW	01-12-015	132W-120-310	REP	01-07-059	132W-164-011	REP-P	01-10-016
132W-117-080	NEW-P	01-07-058	132W-120-320	REP-P	01-04-004	132W-164-011	REP	01-13-073

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132W-164-012	REP-P	01-10-016	132W-300	PREP	01-06-056	136-150-024	AMD	01-17-104
132W-164-012	REP	01-13-073	132W-300-001	NEW-P	01-10-015	136-150-030	AMD-P	01-12-051
132W-164-013	REP-P	01-10-016	132W-300-001	NEW	01-14-016	136-150-030	AMD	01-17-104
132W-164-013	REP	01-13-073	132W-300-010	NEW-P	01-10-015	136-150-040	AMD-P	01-12-051
132W-164-020	REP-P	01-10-016	132W-300-010	NEW	01-14-016	136-150-040	AMD	01-17-104
132W-164-020	REP	01-13-073	132W-300-020	NEW-P	01-10-015	136-161-020	AMD	01-05-009
132W-168	PREP	01-06-010	132W-300-020	NEW	01-14-016	136-161-030	AMD	01-05-009
132W-168-010	NEW-P	01-10-015	132W-300-030	NEW-P	01-10-015	136-161-040	AMD	01-05-009
132W-168-010	NEW	01-14-016	132W-300-030	NEW	01-14-016	136-161-050	AMD	01-05-009
132W-168-020	NEW-P	01-10-015	132W-300-040	NEW-P	01-10-015	136-161-070	AMD	01-05-009
132W-168-020	NEW	01-14-016	132W-300-040	NEW	01-14-016	136-163-050	AMD	01-05-009
132W-168-030	NEW-P	01-10-015	132W-300-050	NEW-P	01-10-015	136-167-040	AMD-P	01-06-017
132W-168-030	NEW	01-14-016	132W-300-050	NEW	01-14-016	136-167-040	AMD	01-09-077
132W-168-040	NEW-P	01-10-015	132W-300-060	NEW-P	01-10-015	136-170-030	AMD	01-05-008
132W-168-040	NEW	01-14-016	132W-300-060	NEW	01-14-016	136-210-020	AMD-P	01-12-051
132W-276	PREP	01-03-103	132W-325	PREP	01-03-103	136-210-020	AMD	01-17-104
132W-276-001	REP-P	01-04-004	132W-325-010	NEW-P	01-07-058	136-210-030	AMD	01-05-009
132W-276-001	REP	01-07-059	132W-325-010	NEW	01-12-015	136-210-040	AMD	01-05-009
132W-276-005	REP-P	01-04-004	132Z-116	PREP	01-23-030	136-210-050	AMD	01-05-009
132W-276-005	REP	01-07-059	132Z-116-005	NEW-E	01-21-008	137-04-010	AMD	01-03-079
132W-276-010	REP-P	01-04-004	132Z-116-010	NEW-E	01-21-008	137-04-020	AMD	01-03-079
132W-276-010	REP	01-07-059	132Z-116-020	NEW-E	01-21-008	137-28-220	AMD	01-22-094
132W-276-060	REP-P	01-04-004	132Z-116-030	NEW-E	01-21-008	137-28-220	SUSP	02-01-001
132W-276-060	REP	01-07-059	132Z-116-040	NEW-E	01-21-008	137-28-240	AMD	01-22-094
132W-276-070	REP-P	01-04-004	132Z-116-050	NEW-E	01-21-008	137-28-240	SUSP	02-01-001
132W-276-070	REP	01-07-059	132Z-116-060	NEW-E	01-21-008	137-28-260	AMD	01-22-094
132W-276-080	REP-P	01-04-004	132Z-116-070	NEW-E	01-21-008	137-28-260	SUSP	02-01-001
132W-276-080	REP	01-07-059	132Z-116-080	NEW-E	01-21-008	137-52-010	AMD	01-04-001
132W-276-090	REP-P	01-04-004	132Z-116-090	NEW-E	01-21-008	137-104-010	NEW	01-04-044
132W-276-090	REP	01-07-059	132Z-116-100	NEW-E	01-21-008	137-104-020	NEW	01-04-044
132W-276-100	REP-P	01-04-004	132Z-116-110	NEW-E	01-21-008	137-104-030	NEW	01-04-044
132W-276-100	REP	01-07-059	132Z-116-200	NEW-E	01-21-008	137-104-040	NEW	01-04-044
132W-276-110	REP-P	01-04-004	132Z-116-210	NEW-E	01-21-008	137-104-050	NEW	01-04-044
132W-276-110	REP	01-07-059	132Z-116-220	NEW-E	01-21-008	137-104-060	NEW	01-04-044
132W-277-010	NEW-P	01-07-058	132Z-116-230	NEW-E	01-21-008	137-104-070	NEW	01-04-044
132W-277-010	NEW	01-12-015	132Z-116-240	NEW-E	01-21-008	137-104-080	NEW	01-04-044
132W-277-020	NEW-P	01-07-058	132Z-116-250	NEW-E	01-21-008	137-150-010	NEW	01-17-004
132W-277-020	NEW	01-12-015	132Z-116-260	NEW-E	01-21-008	137-150-020	NEW	01-17-004
132W-277-030	NEW-P	01-07-058	132Z-116-270	NEW-E	01-21-008	137-150-030	NEW	01-17-004
132W-277-030	NEW	01-12-015	132Z-116-280	NEW-E	01-21-008	137-150-040	NEW	01-17-004
132W-277-040	NEW-P	01-07-058	132Z-116-300	NEW-E	01-21-008	139-01	PREP	01-17-119
132W-277-040	NEW	01-12-015	132Z-116-310	NEW-E	01-21-008	139-01-400	NEW-P	01-19-036
132W-277-050	NEW-P	01-07-058	132Z-116-320	NEW-E	01-21-008	139-01-400	NEW	02-02-004
132W-277-050	NEW	01-12-015	132Z-116-400	NEW-E	01-21-008	139-01-405	NEW-P	01-19-036
132W-277-060	NEW-P	01-07-058	132Z-116-410	NEW-E	01-21-008	139-01-405	NEW	02-02-004
132W-277-060	NEW	01-12-015	136-16-022	AMD-P	01-17-103	139-01-411	NEW-P	01-19-036
132W-277-070	NEW-P	01-07-058	136-16-022	AMD	01-24-074	139-01-411	NEW	02-02-004
132W-277-070	NEW	01-12-015	136-18-020	AMD-P	01-17-103	139-01-421	NEW-P	01-19-036
132W-277-080	NEW-P	01-07-058	136-18-020	AMD	01-24-074	139-01-421	NEW	02-02-004
132W-277-080	NEW	01-12-015	136-130-030	AMD	01-05-009	139-05	PREP	01-08-033
132W-277-090	NEW-P	01-07-058	136-130-040	AMD-P	01-06-017	139-05-810	AMD-P	01-19-036
132W-277-090	NEW	01-12-015	136-130-040	AMD	01-09-077	139-05-810	AMD	02-02-004
132W-277-100	NEW-P	01-07-058	136-130-050	AMD	01-05-009	139-05-820	NEW-P	01-19-036
132W-277-100	NEW	01-12-015	136-130-060	AMD	01-05-009	139-05-820	NEW	02-02-004
132W-277-110	NEW-P	01-07-058	136-130-070	AMD	01-05-009	139-05-925	AMD-P	01-19-036
132W-277-110	NEW	01-12-015	136-150-020	AMD-P	01-12-051	139-05-925	AMD	02-02-004
132W-277-120	NEW-P	01-07-058	136-150-020	AMD	01-17-104	142-30-010	AMD-P	01-12-058
132W-277-120	NEW	01-12-015	136-150-022	AMD-P	01-12-051	142-30-010	AMD	01-21-054
132W-277-130	NEW-P	01-07-058	136-150-022	AMD	01-17-104	148-120-100	AMD-P	01-12-062
132W-277-130	NEW	01-12-015	136-150-023	AMD-P	01-12-051	148-120-100	AMD-S	01-16-099
132W-277-140	NEW-P	01-07-058	136-150-023	AMD	01-17-104	148-120-100	AMD	01-20-032
132W-277-140	NEW	01-12-015	136-150-024	AMD-P	01-12-051	148-120-200	AMD-P	01-12-062

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
148-120-200	AMD	01-16-100	148-171-210	AMD	01-16-101	173-167-020	REP-E	01-12-067
148-120-220	AMD-P	01-12-062	148-171-220	AMD-P	01-12-061	173-167-025	NEW-E	01-12-068
148-120-220	AMD	01-16-100	148-171-220	AMD	01-16-101	173-167-030	NEW-E	01-10-004
148-120-225	AMD-P	01-12-062	148-171-230	AMD-P	01-12-061	173-167-030	REP-E	01-12-067
148-120-225	AMD	01-16-100	148-171-230	AMD	01-16-101	173-167-035	NEW-E	01-12-068
148-120-230	AMD-P	01-12-062	148-171-240	AMD-P	01-12-061	173-167-040	NEW-E	01-10-004
148-120-230	AMD	01-16-100	148-171-240	AMD	01-16-101	173-167-040	REP-E	01-12-067
148-120-234	AMD-P	01-12-062	148-171-242	NEW-P	01-12-061	173-167-045	NEW-E	01-12-068
148-120-234	AMD	01-16-100	148-171-242	NEW	01-16-101	173-167-050	NEW-E	01-10-004
148-120-236	AMD-P	01-12-062	148-171-244	NEW-P	01-12-061	173-167-050	REP-E	01-12-067
148-120-236	AMD	01-16-100	148-171-244	NEW	01-16-101	173-167-055	NEW-E	01-12-068
148-120-300	NEW-P	01-12-062	148-171-400	REP-P	01-12-061	173-167-060	NEW-E	01-10-004
148-120-300	NEW	01-16-100	148-171-400	REP	01-16-101	173-167-060	REP-E	01-12-067
148-120-301	NEW-P	01-12-062	148-171-410	AMD-P	01-12-061	173-167-065	NEW-E	01-12-068
148-120-301	NEW	01-16-100	148-171-410	AMD	01-16-101	173-167-070	NEW-E	01-10-004
148-120-302	NEW-P	01-12-062	148-171-420	REP-P	01-12-061	173-167-070	REP-E	01-12-067
148-120-302	NEW	01-16-100	148-171-420	REP	01-16-101	173-167-075	NEW-E	01-12-068
148-120-303	NEW-P	01-12-062	148-171-430	REP-P	01-12-061	173-167-080	NEW-E	01-10-004
148-120-303	NEW	01-16-100	148-171-430	REP	01-16-101	173-167-080	REP-E	01-12-067
148-120-304	NEW-P	01-12-062	148-171-500	AMD-P	01-12-061	173-167-085	NEW-E	01-12-068
148-120-304	NEW	01-16-100	148-171-500	AMD	01-16-101	173-167-090	NEW-E	01-10-004
148-120-305	NEW-P	01-12-062	148-171-510	AMD-P	01-12-061	173-167-090	REP-E	01-12-067
148-120-305	NEW	01-16-100	148-171-510	AMD	01-16-101	173-167-095	NEW-E	01-12-068
148-120-306	NEW-P	01-12-062	148-171-512	NEW-P	01-12-061	173-173-010	NEW-P	01-16-131
148-120-306	NEW	01-16-100	148-171-512	NEW	01-16-101	173-173-010	NEW	02-02-017
148-120-307	NEW-P	01-12-062	148-171-514	NEW-P	01-12-061	173-173-015	NEW	02-02-017
148-120-307	NEW	01-16-100	148-171-514	NEW	01-16-101	173-173-020	NEW-P	01-16-131
148-120-308	NEW-P	01-12-062	148-171-550	NEW-P	01-12-061	173-173-020	NEW	02-02-017
148-120-308	NEW	01-16-100	148-171-550	NEW	01-16-101	173-173-030	NEW-P	01-16-131
148-120-309	NEW-P	01-12-062	148-171-600	REP-P	01-12-061	173-173-040	NEW-P	01-16-131
148-120-309	NEW	01-16-100	148-171-600	REP	01-16-101	173-173-040	NEW	02-02-017
148-120-310	NEW-P	01-12-062	148-171-601	NEW-P	01-12-061	173-173-045	NEW	02-02-017
148-120-310	NEW	01-16-100	148-171-601	NEW	01-16-101	173-173-050	NEW-P	01-16-131
148-120-311	NEW-P	01-12-062	148-171-605	NEW-P	01-12-061	173-173-050	NEW	02-02-017
148-120-311	NEW	01-16-100	148-171-605	NEW	01-16-101	173-173-060	NEW-P	01-16-131
148-120-312	NEW-P	01-12-062	148-171-610	REP-P	01-12-061	173-173-060	NEW	02-02-017
148-120-312	NEW	01-16-100	148-171-610	REP	01-16-101	173-173-070	NEW-P	01-16-131
148-120-313	NEW-P	01-12-062	148-171-620	REP-P	01-12-061	173-173-070	NEW-P	01-16-131
148-120-313	NEW	01-16-100	148-171-620	REP	01-16-101	173-173-080	NEW-P	01-16-131
148-120-314	NEW-P	01-12-062	148-171-630	REP-P	01-12-061	173-173-080	NEW	02-02-017
148-120-314	NEW	01-16-100	148-171-630	REP	01-16-101	173-173-090	NEW-P	01-16-131
148-171-001	AMD-P	01-12-061	148-171-640	REP-P	01-12-061	173-173-090	NEW	02-02-017
148-171-001	AMD	01-16-101	148-171-640	REP	01-16-101	173-173-100	NEW-P	01-16-131
148-171-010	AMD-P	01-12-061	148-171-650	AMD-P	01-12-061	173-173-100	NEW	02-02-017
148-171-010	AMD	01-16-101	148-171-650	AMD	01-16-101	173-173-110	NEW-P	01-16-131
148-171-015	AMD-P	01-12-061	148-171-700	REP-P	01-12-061	173-173-110	NEW	02-02-017
148-171-015	AMD	01-16-101	148-171-700	REP	01-16-101	173-173-120	NEW-P	01-16-131
148-171-110	AMD-P	01-12-061	173-09-010	REP	01-05-035	173-173-120	NEW	02-02-017
148-171-110	AMD	01-16-101	173-09-020	REP	01-05-035	173-173-130	NEW-P	01-16-131
148-171-120	AMD-P	01-12-061	173-09-030	REP	01-05-035	173-173-130	NEW	02-02-017
148-171-120	AMD	01-16-101	173-09-040	REP	01-05-035	173-173-140	NEW-P	01-16-131
148-171-130	REP-P	01-12-061	173-18	PREP-W	01-08-061	173-173-140	NEW	02-02-017
148-171-130	REP	01-16-101	173-20	PREP-W	01-08-061	173-173-150	NEW-P	01-16-131
148-171-131	NEW-P	01-12-061	173-22	PREP-W	01-08-061	173-173-150	NEW	02-02-017
148-171-131	NEW	01-16-101	173-50	PREP	01-24-099	173-173-160	NEW-P	01-16-131
148-171-140	AMD-P	01-12-061	173-151	PREP-W	01-17-015	173-173-160	NEW	02-02-017
148-171-140	AMD	01-16-101	173-153	PREP	02-01-129	173-173-170	NEW-P	01-16-131
148-171-150	AMD-P	01-12-061	173-166-085	NEW-E	01-11-046	173-173-170	NEW	02-02-017
148-171-150	AMD	01-16-101	173-167-010	NEW-E	01-10-004	173-173-175	NEW	02-02-017
148-171-200	REP-P	01-12-061	173-167-010	REP-E	01-12-067	173-173-180	NEW-P	01-16-131
148-171-200	REP	01-16-101	173-167-015	NEW-E	01-12-068	173-173-180	NEW	02-02-017
148-171-210	AMD-P	01-12-061	173-167-020	NEW-E	01-10-004	173-173-190	NEW-P	01-16-131
						173-173-190	NEW	02-02-017

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
173-173-200	NEW-P	01-16-131	173-340-400	AMD	01-05-024	173-400-110	AMD-P	01-04-072
173-173-200	NEW	02-02-017	173-340-410	AMD	01-05-024	173-400-110	AMD	01-17-062
173-173-210	NEW-P	01-16-131	173-340-420	AMD	01-05-024	173-400-112	AMD-P	01-04-072
173-173-210	NEW	02-02-017	173-340-430	AMD	01-05-024	173-400-112	AMD	01-17-062
173-173-220	NEW-P	01-16-131	173-340-440	AMD	01-05-024	173-400-113	AMD-P	01-04-072
173-173-220	NEW	02-02-017	173-340-450	AMD	01-05-024	173-400-113	AMD	01-17-062
173-204	PREP-W	01-08-053	173-340-510	AMD	01-05-024	173-400-114	AMD-P	01-04-072
173-216	PREP	01-23-094	173-340-515	NEW	01-05-024	173-400-114	AMD	01-17-062
173-216-125	PREP	01-17-102	173-340-520	AMD	01-05-024	173-400-115	AMD-P	01-04-072
173-216-125	AMD-P	01-24-100	173-340-530	AMD	01-05-024	173-400-115	AMD	01-17-062
173-218	PREP	01-23-094	173-340-545	NEW	01-05-024	173-400-116	AMD-P	01-04-072
173-220-210	PREP	01-17-102	173-340-550	AMD	01-05-024	173-400-116	AMD	01-17-062
173-220-210	AMD-P	01-24-100	173-340-600	AMD	01-05-024	173-400-117	NEW-P	01-04-072
173-224	PREP	01-18-044	173-340-610	AMD	01-05-024	173-400-117	NEW	01-17-062
173-226	PREP	01-23-094	173-340-700	AMD	01-05-024	173-400-118	NEW-P	01-04-072
173-226-090	PREP	01-17-102	173-340-702	AMD	01-05-024	173-400-118	NEW	01-17-062
173-226-090	AMD-P	01-24-100	173-340-703	NEW	01-05-024	173-400-131	AMD-P	01-04-072
173-312-010	AMD-X	01-24-088	173-340-704	AMD	01-05-024	173-400-131	AMD	01-17-062
173-312-020	AMD-X	01-24-088	173-340-705	AMD	01-05-024	173-400-136	AMD-P	01-04-072
173-312-040	AMD-X	01-24-088	173-340-706	AMD	01-05-024	173-400-136	AMD	01-17-062
173-312-050	AMD-X	01-24-088	173-340-708	AMD	01-05-024	173-400-141	AMD-P	01-04-072
173-312-060	AMD-X	01-24-088	173-340-709	NEW	01-05-024	173-400-141	AMD	01-17-062
173-312-070	AMD-X	01-24-088	173-340-710	AMD	01-05-024	173-400-151	AMD-P	01-04-072
173-312-080	AMD-X	01-24-088	173-340-720	AMD	01-05-024	173-400-151	AMD	01-17-062
173-312-090	AMD-X	01-24-088	173-340-730	AMD	01-05-024	173-400-171	AMD-P	01-04-072
173-312-100	AMD-X	01-24-088	173-340-740	AMD	01-05-024	173-400-171	AMD	01-17-062
173-321-010	AMD	01-05-024	173-340-745	AMD	01-05-024	173-401-300	AMD-P	01-04-072
173-321-020	AMD	01-05-024	173-340-747	NEW	01-05-024	173-401-300	AMD	01-17-062
173-321-040	AMD	01-05-024	173-340-7490	NEW	01-05-024	173-401-615	AMD-P	01-04-072
173-321-050	AMD	01-05-024	173-340-7491	NEW	01-05-024	173-401-615	AMD	01-17-062
173-321-060	AMD	01-05-024	173-340-7492	NEW	01-05-024	173-409	PREP-W	01-08-053
173-321-070	AMD	01-05-024	173-340-7493	NEW	01-05-024	173-415	PREP-W	01-08-053
173-321-080	AMD	01-05-024	173-340-7494	NEW	01-05-024	173-460	PREP-W	01-17-015
173-322	AMD	01-05-024	173-340-750	AMD	01-05-024	173-481	PREP-W	01-08-053
173-322-020	AMD	01-05-024	173-340-760	AMD	01-05-024	173-503-010	NEW	01-07-027
173-322-030	AMD	01-05-024	173-340-800	AMD	01-05-024	173-503-020	NEW	01-07-027
173-322-040	AMD	01-05-024	173-340-810	AMD	01-05-024	173-503-030	NEW	01-07-027
173-322-050	AMD	01-05-024	173-340-820	AMD	01-05-024	173-503-040	NEW	01-07-027
173-322-060	AMD	01-05-024	173-340-830	AMD	01-05-024	173-503-050	NEW	01-07-027
173-322-070	AMD	01-05-024	173-340-840	AMD	01-05-024	173-503-060	NEW	01-07-027
173-322-090	AMD	01-05-024	173-340-850	AMD	01-05-024	173-503-070	NEW	01-07-027
173-322-100	AMD	01-05-024	173-340-900	NEW	01-05-024	173-503-080	NEW	01-07-027
173-322-110	AMD	01-05-024	173-400-030	AMD-P	01-04-072	173-503-090	NEW	01-07-027
173-322-120	AMD	01-05-024	173-400-030	AMD	01-17-062	173-503-100	NEW	01-07-027
173-340-100	AMD	01-05-024	173-400-035	NEW-P	01-04-072	173-518	PREP-W	01-14-069
173-340-120	AMD	01-05-024	173-400-035	NEW	01-17-062	173-531A	PREP	01-16-132
173-340-130	AMD	01-05-024	173-400-040	AMD-P	01-04-072	173-532-085	REP-X	01-16-133
173-340-140	AMD	01-05-024	173-400-040	AMD	01-17-062	173-532-085	REP	01-21-056
173-340-200	AMD	01-05-024	173-400-050	AMD-P	01-04-072	173-563	PREP	01-16-132
173-340-210	AMD	01-05-024	173-400-050	AMD	01-17-062	173-700-010	NEW-P	02-01-092
173-340-300	AMD	01-05-024	173-400-060	AMD-P	01-04-072	173-700-020	NEW-P	02-01-092
173-340-310	AMD	01-05-024	173-400-060	AMD	01-17-062	173-700-030	NEW-P	02-01-092
173-340-320	AMD	01-05-024	173-400-070	AMD-P	01-04-072	173-700-040	NEW-P	02-01-092
173-340-330	AMD	01-05-024	173-400-070	AMD	01-17-062	173-700-100	NEW-P	02-01-092
173-340-340	AMD	01-05-024	173-400-075	AMD-P	01-04-072	173-700-200	NEW-P	02-01-092
173-340-350	AMD	01-05-024	173-400-075	AMD	01-17-062	173-700-201	NEW-P	02-01-092
173-340-355	NEW	01-05-024	173-400-100	AMD-P	01-04-072	173-700-202	NEW-P	02-01-092
173-340-357	NEW	01-05-024	173-400-100	AMD	01-17-062	173-700-203	NEW-P	02-01-092
173-340-360	AMD	01-05-024	173-400-102	AMD-P	01-04-072	173-700-204	NEW-P	02-01-092
173-340-370	NEW	01-05-024	173-400-102	AMD	01-17-062	173-700-205	NEW-P	02-01-092
173-340-380	NEW	01-05-024	173-400-105	AMD-P	01-04-072	173-700-220	NEW-P	02-01-092
173-340-390	NEW	01-05-024	173-400-105	AMD	01-17-062	173-700-221	NEW-P	02-01-092

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173-700-223	NEW-P	02-01-092	173-700-415	NEW-P	02-01-092	175- 16-060	REP	01-13-074
173-700-224	NEW-P	02-01-092	173-700-416	NEW-P	02-01-092	175- 16-990	REP-XR	01-10-111
173-700-230	NEW-P	02-01-092	173-700-420	NEW-P	02-01-092	175- 16-990	REP	01-13-074
173-700-231	NEW-P	02-01-092	173-700-421	NEW-P	02-01-092	175- 20-010	REP-XR	01-10-111
173-700-232	NEW-P	02-01-092	173-700-422	NEW-P	02-01-092	175- 20-010	REP	01-13-074
173-700-233	NEW-P	02-01-092	173-700-423	NEW-P	02-01-092	175- 20-020	REP-XR	01-10-111
173-700-234	NEW-P	02-01-092	173-700-500	NEW-P	02-01-092	175- 20-020	REP	01-13-074
173-700-235	NEW-P	02-01-092	173-700-501	NEW-P	02-01-092	175- 20-030	REP-XR	01-10-111
173-700-240	NEW-P	02-01-092	173-700-502	NEW-P	02-01-092	175- 20-030	REP	01-13-074
173-700-241	NEW-P	02-01-092	173-700-503	NEW-P	02-01-092	175- 20-040	REP-XR	01-10-111
173-700-250	NEW-P	02-01-092	173-700-504	NEW-P	02-01-092	175- 20-040	REP	01-13-074
173-700-251	NEW-P	02-01-092	173-700-505	NEW-P	02-01-092	175- 20-050	REP-XR	01-10-111
173-700-252	NEW-P	02-01-092	173-700-600	NEW-P	02-01-092	175- 20-050	REP	01-13-074
173-700-253	NEW-P	02-01-092	173-700-610	NEW-P	02-01-092	175- 20-060	REP-XR	01-10-111
173-700-254	NEW-P	02-01-092	173-700-611	NEW-P	02-01-092	175- 20-060	REP	01-13-074
173-700-255	NEW-P	02-01-092	173-700-612	NEW-P	02-01-092	175- 20-070	REP-XR	01-10-111
173-700-256	NEW-P	02-01-092	173-700-620	NEW-P	02-01-092	175- 20-070	REP	01-13-074
173-700-257	NEW-P	02-01-092	173-700-630	NEW-P	02-01-092	175- 20-080	REP-XR	01-10-111
173-700-258	NEW-P	02-01-092	173-700-700	NEW-P	02-01-092	175- 20-080	REP	01-13-074
173-700-300	NEW-P	02-01-092	173-700-710	NEW-P	02-01-092	175- 20-090	REP-XR	01-10-111
173-700-310	NEW-P	02-01-092	173-700-720	NEW-P	02-01-092	175- 20-090	REP	01-13-074
173-700-311	NEW-P	02-01-092	173-700-730	NEW-P	02-01-092	175- 20-100	REP-XR	01-10-111
173-700-320	NEW-P	02-01-092	173-700-731	NEW-P	02-01-092	175- 20-100	REP	01-13-074
173-700-330	NEW-P	02-01-092	173-700-732	NEW-P	02-01-092	175- 20-110	REP-XR	01-10-111
173-700-340	NEW-P	02-01-092	173-700-740	NEW-P	02-01-092	175- 20-110	REP	01-13-074
173-700-350	NEW-P	02-01-092	173-700-750	NEW-P	02-01-092	175- 20-120	REP-XR	01-10-111
173-700-351	NEW-P	02-01-092	173-700-800	NEW-P	02-01-092	175- 20-120	REP	01-13-074
173-700-352	NEW-P	02-01-092	175- 08-010	REP-XR	01-10-111	175- 20-130	REP-XR	01-10-111
173-700-353	NEW-P	02-01-092	175- 08-010	REP	01-13-074	175- 20-130	REP	01-13-074
173-700-354	NEW-P	02-01-092	175- 08-990	REP-XR	01-10-111	175- 20-140	REP-XR	01-10-111
173-700-355	NEW-P	02-01-092	175- 08-990	REP	01-13-074	175- 20-140	REP	01-13-074
173-700-356	NEW-P	02-01-092	175- 12-005	REP-XR	01-10-111	175- 20-145	REP-XR	01-10-111
173-700-357	NEW-P	02-01-092	175- 12-005	REP	01-13-074	175- 20-145	REP	01-13-074
173-700-358	NEW-P	02-01-092	175- 12-010	REP-XR	01-10-111	175- 20-150	REP-XR	01-10-111
173-700-359	NEW-P	02-01-092	175- 12-010	REP	01-13-074	175- 20-150	REP	01-13-074
173-700-360	NEW-P	02-01-092	175- 12-015	REP-XR	01-10-111	175- 20-155	REP-XR	01-10-111
173-700-361	NEW-P	02-01-092	175- 12-015	REP	01-13-074	175- 20-155	REP	01-13-074
173-700-370	NEW-P	02-01-092	175- 12-020	REP-XR	01-10-111	175- 20-160	REP-XR	01-10-111
173-700-371	NEW-P	02-01-092	175- 12-020	REP	01-13-074	175- 20-160	REP	01-13-074
173-700-372	NEW-P	02-01-092	175- 12-025	REP-XR	01-10-111	175- 20-170	REP-XR	01-10-111
173-700-373	NEW-P	02-01-092	175- 12-025	REP	01-13-074	175- 20-170	REP	01-13-074
173-700-374	NEW-P	02-01-092	175- 12-030	REP-XR	01-10-111	175- 20-990	REP-XR	01-10-111
173-700-375	NEW-P	02-01-092	175- 12-030	REP	01-13-074	175- 20-990	REP	01-13-074
173-700-376	NEW-P	02-01-092	175- 12-035	REP-XR	01-10-111	175- 20-99001	REP-XR	01-10-111
173-700-380	NEW-P	02-01-092	175- 12-035	REP	01-13-074	175- 20-99001	REP	01-13-074
173-700-390	NEW-P	02-01-092	175- 12-040	REP-XR	01-10-111	175- 20-99002	REP-XR	01-10-111
173-700-391	NEW-P	02-01-092	175- 12-040	REP	01-13-074	175- 20-99002	REP	01-13-074
173-700-392	NEW-P	02-01-092	175- 12-045	REP-XR	01-10-111	175- 20-99003	REP-XR	01-10-111
173-700-393	NEW-P	02-01-092	175- 12-045	REP	01-13-074	175- 20-99003	REP	01-13-074
173-700-394	NEW-P	02-01-092	175- 12-050	REP-XR	01-10-111	175- 20-99004	REP-XR	01-10-111
173-700-395	NEW-P	02-01-092	175- 12-050	REP	01-13-074	175- 20-99004	REP	01-13-074
173-700-400	NEW-P	02-01-092	175- 16-010	REP-XR	01-10-111	180- 16	PREP	01-11-138
173-700-401	NEW-P	02-01-092	175- 16-010	REP	01-13-074	180- 16-200	PREP	01-15-102
173-700-402	NEW-P	02-01-092	175- 16-020	REP-XR	01-10-111	180- 16-200	AMD-P	01-19-043
173-700-403	NEW-P	02-01-092	175- 16-020	REP	01-13-074	180- 16-200	AMD	01-24-092
173-700-404	NEW-P	02-01-092	175- 16-030	REP-XR	01-10-111	180- 16-205	PREP	01-15-102
173-700-405	NEW-P	02-01-092	175- 16-030	REP	01-13-074	180- 16-205	REP-P	01-19-043
173-700-410	NEW-P	02-01-092	175- 16-040	REP-XR	01-10-111	180- 16-205	REP	01-24-092
173-700-411	NEW-P	02-01-092	175- 16-040	REP	01-13-074	180- 16-215	PREP	01-15-102
173-700-412	NEW-P	02-01-092	175- 16-050	REP-XR	01-10-111	180- 16-215	AMD-P	01-19-043
173-700-413	NEW-P	02-01-092	175- 16-050	REP	01-13-074	180- 16-215	AMD	01-24-092

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180-18-030	AMD-P	01-19-043	180-33-023	AMD	01-09-012	180-77-122	AMD-P	01-24-007
180-18-030	AMD	01-24-092	180-33-035	AMD-E	01-14-066	180-77A	PREP	01-19-083
180-18-050	PREP	01-15-102	180-33-035	AMD-P	01-15-097	180-77A	AMD-P	01-24-007
180-18-060	PREP	01-15-102	180-33-035	AMD	01-19-042	180-77A-004	AMD-P	01-24-007
180-18-060	AMD-P	01-19-043	180-33-042	PREP	01-05-130	180-77A-006	AMD-P	01-24-007
180-18-060	AMD	01-24-092	180-33-042	AMD-E	01-08-039	180-77A-025	AMD-P	01-24-007
180-18-080	PREP	01-15-102	180-33-042	AMD-P	01-10-102	180-77A-029	AMD-P	01-24-007
180-18-080	REP-P	01-19-043	180-33-042	AMD	01-14-019	180-77A-030	AMD-P	01-24-007
180-18-080	REP	01-24-092	180-50-115	AMD-W	01-08-065	180-77A-033	AMD-P	01-24-007
180-25-012	NEW	01-08-040	180-50-117	NEW-W	01-08-065	180-77A-037	AMD-P	01-24-007
180-26	PREP	01-11-142	180-51-060	PREP	01-05-124	180-77A-040	AMD-P	01-24-007
180-26-012	NEW	01-08-040	180-51-060	AMD-P	01-10-099	180-77A-057	AMD-P	01-24-007
180-26-050	AMD-E	01-14-066	180-51-060	AMD	01-13-112	180-77A-165	AMD-P	01-24-007
180-26-050	AMD-P	01-15-097	180-51-061	PREP	01-05-125	180-77A-180	AMD-P	01-24-007
180-26-050	AMD	01-19-042	180-51-061	AMD-P	01-10-098	180-77A-195	AMD-P	01-24-007
180-26-057	AMD-E	01-14-066	180-51-061	AMD	01-13-114	180-78A	PREP	01-11-139
180-26-057	AMD-P	01-15-097	180-51-063	PREP	01-05-092	180-78A	PREP	01-19-083
180-26-057	AMD	01-19-042	180-51-063	AMD-E	01-08-042	180-78A-010	AMD-E	01-09-010
180-27	PREP	01-11-142	180-51-063	AMD-P	01-10-094	180-78A-010	PREP	01-10-039
180-27-012	NEW	01-08-040	180-51-063	AMD	01-13-113	180-78A-010	AMD-P	01-10-101
180-27-020	AMD-E	01-14-066	180-51-075	AMD-W	01-04-025	180-78A-010	AMD	01-19-080
180-27-020	AMD-P	01-15-097	180-52	PREP	01-05-123	180-78A-015	REP	01-04-021
180-27-020	AMD	01-19-042	180-52-041	PREP	01-05-122	180-78A-125	REP-P	01-10-096
180-27-035	AMD-E	01-14-065	180-52-041	REP-E	01-09-015	180-78A-125	REP	01-13-106
180-27-035	AMD-P	01-15-099	180-52-041	REP-P	01-10-092	180-78A-209	AMD	01-03-151
180-27-035	AMD	01-19-044	180-52-041	REP	01-13-109	180-78A-209	AMD-P	01-24-007
180-27-060	AMD-E	01-14-066	180-57	PREP	01-14-020	180-78A-220	PREP	01-15-101
180-27-060	AMD-P	01-15-097	180-57	PREP	01-15-100	180-78A-220	AMD-P	01-24-012
180-27-060	AMD	01-19-042	180-57-005	AMD-W	01-04-024	180-78A-225	PREP	01-15-101
180-27-063	AMD-E	01-14-066	180-57-010	REP-W	01-04-024	180-78A-250	AMD-P	01-10-096
180-27-063	AMD-P	01-15-097	180-57-020	AMD-W	01-04-024	180-78A-250	AMD	01-13-106
180-27-063	AMD	01-19-042	180-57-030	REP-W	01-04-024	180-78A-255	AMD-P	01-10-096
180-27-065	AMD-E	01-14-066	180-57-040	REP-W	01-04-024	180-78A-255	AMD	01-13-106
180-27-065	AMD-P	01-15-097	180-57-050	AMD-W	01-04-024	180-78A-255	AMD-P	01-24-012
180-27-065	AMD	01-19-042	180-57-050	AMD-P	01-19-045	180-78A-261	PREP	01-15-101
180-27-070	AMD-P	01-05-089	180-57-050	AMD	01-24-093	180-78A-261	AMD-P	01-24-012
180-27-070	AMD	01-09-011	180-57-055	AMD-W	01-04-024	180-78A-264	AMD	01-03-153
180-27-080	AMD-E	01-14-066	180-57-055	AMD-P	01-19-045	180-78A-264	PREP	01-15-101
180-27-080	AMD-P	01-15-097	180-57-055	AMD	01-24-093	180-78A-264	AMD-P	01-24-012
180-27-080	AMD	01-19-042	180-57-070	AMD-P	01-05-090	180-78A-270	AMD-P	01-24-007
180-27-095	AMD-E	01-14-066	180-57-070	AMD	01-09-013	180-78A-535	AMD-P	01-04-019
180-27-095	AMD-P	01-15-097	180-57-070	PREP	01-11-141	180-78A-535	AMD	01-09-004
180-27-095	AMD	01-19-042	180-57-080	REP-W	01-04-024	180-78A-545	REP	01-04-021
180-27-102	AMD-E	01-14-066	180-77	PREP	01-19-083	180-78A-550	REP	01-04-021
180-27-102	AMD-P	01-15-097	180-77	AMD-P	01-24-007	180-78A-555	REP	01-04-021
180-27-102	AMD	01-19-042	180-77-002	AMD-P	01-24-007	180-78A-560	REP	01-04-021
180-27-115	AMD-E	01-14-066	180-77-003	AMD-P	01-24-007	180-78A-565	REP	01-04-021
180-27-115	AMD-P	01-15-097	180-77-005	AMD-P	01-24-007	180-79A	PREP	01-04-018
180-27-115	AMD	01-19-042	180-77-012	AMD-P	01-24-007	180-79A	PREP	01-11-140
180-29-012	NEW	01-08-040	180-77-014	AMD-P	01-24-007	180-79A	PREP	01-19-083
180-31-012	NEW	01-08-040	180-77-020	AMD-P	01-24-007	180-79A-015	REP-W	01-15-062
180-32	PREP	01-11-142	180-77-025	AMD-P	01-24-007	180-79A-020	REP-W	01-15-062
180-32-012	NEW	01-08-040	180-77-031	AMD-P	01-24-007	180-79A-022	REP-W	01-15-062
180-32-065	AMD-E	01-14-066	180-77-041	AMD-P	01-24-007	180-79A-030	AMD	01-03-153
180-32-065	AMD-P	01-15-097	180-77-068	AMD-P	01-24-007	180-79A-030	PREP	01-19-057
180-32-065	AMD	01-19-042	180-77-070	AMD-P	01-24-007	180-79A-030	AMD-P	01-24-011
180-33	PREP	01-11-142	180-77-075	AMD-P	01-24-007	180-79A-117	AMD-P	01-24-007
180-33-012	NEW	01-08-040	180-77-080	AMD-P	01-24-007	180-79A-120	PREP	01-19-041
180-33-020	AMD-E	01-14-066	180-77-110	AMD-P	01-24-007	180-79A-124	AMD	01-03-153
180-33-020	AMD-P	01-15-097	180-77-120	AMD-P	01-15-098	180-79A-130	AMD-P	01-05-093
180-33-020	AMD	01-19-042	180-77-120	AMD	01-18-043	180-79A-130	AMD	01-09-005

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
180- 79A-130	AMD-P	01-24-007	180- 82A-202	NEW-P	01-24-009	183- 04-090	NEW-P	01-04-033
180- 79A-140	AMD-E	01-18-062	180- 82A-204	NEW-P	01-24-009	183- 04-090	NEW	01-12-002
180- 79A-140	PREP	01-19-041	180- 82A-206	NEW-P	01-24-009	183- 04-100	NEW-P	01-04-033
180- 79A-140	AMD-P	01-24-007	180- 82A-215	NEW-P	01-24-009	183- 04-100	NEW	01-12-002
180- 79A-140	AMD-P	01-24-091	180- 85	PREP	01-11-138	183- 04-110	NEW-P	01-04-033
180- 79A-140	AMD-E	01-24-094	180- 85	PREP	01-19-081	183- 04-110	NEW	01-12-002
180- 79A-145	AMD-P	01-04-019	180- 85-035	AMD-P	01-10-095	183- 06-010	NEW-P	01-04-033
180- 79A-145	AMD	01-09-004	180- 85-035	AMD	01-13-111	183- 06-010	NEW	01-12-002
180- 79A-150	AMD-P	01-24-007	180- 85-035	AMD-P	01-24-008	183- 06-020	NEW-P	01-04-033
180- 79A-155	AMD-P	01-04-022	180- 85-075	AMD-P	01-04-019	183- 06-020	NEW	01-12-002
180- 79A-155	AMD	01-09-006	180- 85-075	AMD	01-09-004	183- 06-030	NEW-P	01-04-033
180- 79A-206	AMD	01-03-153	180- 85-075	AMD-P	01-24-008	183- 06-030	NEW	01-12-002
180- 79A-211	AMD	01-03-152	180- 86	PREP	01-11-138	192- 16-011	REP-E	01-05-071
180- 79A-211	AMD-P	01-24-007	180- 90	PREP	02-02-014	192- 16-011	REP-P	01-05-118
180- 79A-231	AMD-E	01-18-062	180- 97-060	AMD-E	01-11-056	192- 16-011	REP	01-11-085
180- 79A-231	AMD-P	01-24-091	180- 97-060	PREP	01-11-143	192- 16-017	REP-E	01-05-071
180- 79A-231	AMD-E	01-24-094	182- 08	PREP	01-18-096	192- 16-017	REP-P	01-05-118
180- 79A-250	AMD-P	01-04-019	182- 08	PREP	02-02-086	192- 16-017	REP	01-11-085
180- 79A-250	AMD	01-09-004	182- 08-095	PREP	01-18-094	192- 16-021	REP-P	01-05-117
180- 79A-250	AMD-P	01-10-095	182- 08-095	AMD-P	01-21-143	192- 16-021	REP-W	01-18-067
180- 79A-250	AMD	01-13-111	182- 08-095	AMD	01-24-048	192- 16-021	REP-P	01-21-123
180- 79A-257	PREP	01-05-126	182- 08-125	NEW-P	01-21-143	192- 16-061	REP	01-03-009
180- 79A-257	AMD-E	01-08-041	182- 08-125	NEW	01-24-048	192- 16-070	REP-P	01-04-082
180- 79A-257	AMD-P	01-10-093	182- 12-117	PREP	01-09-083	192- 16-070	REP	01-12-009
180- 79A-257	AMD	01-13-108	182- 12-117	AMD-P	01-12-092	192-150-050	NEW-E	01-05-071
180- 79A-257	AMD-P	01-15-098	182- 12-117	AMD-C	01-16-080	192-150-050	NEW-P	01-05-118
180- 79A-257	AMD	01-18-043	182- 12-117	AMD	01-17-042	192-150-050	NEW	01-11-085
180- 79A-265	PREP	01-05-147	182- 12-118	NEW-P	01-21-142	192-150-060	NEW-P	01-05-117
180- 79A-265	REP-E	01-08-041	182- 12-118	NEW	01-24-047	192-150-060	NEW-W	01-18-067
180- 79A-265	REP-P	01-10-093	182- 12-119	PREP	01-18-095	192-150-060	NEW-P	01-21-123
180- 79A-265	REP	01-13-108	182- 12-200	PREP	01-09-084	192-150-065	NEW-E	01-05-071
180- 79A-311	REP-P	01-10-097	182- 12-200	AMD-P	01-12-091	192-150-065	NEW-P	01-05-118
180- 79A-311	REP	01-13-107	182- 12-200	AMD-C	01-16-079	192-150-065	NEW	01-11-085
180- 82	PREP	01-19-083	182- 12-200	AMD	01-17-041	192-150-085	NEW-E	01-05-071
180- 82-105	AMD-P	01-24-007	182- 20-001	AMD	01-04-080	192-150-085	NEW-P	01-05-118
180- 82-130	AMD-P	01-05-091	182- 20-010	AMD	01-04-080	192-150-085	NEW	01-11-085
180- 82-130	AMD-C	01-10-100	182- 20-100	AMD	01-04-080	192-150-100	NEW-P	01-04-082
180- 82-130	AMD	01-13-110	182- 20-160	AMD	01-04-080	192-150-100	NEW	01-12-009
180- 82-135	NEW	01-04-020	182- 20-200	AMD	01-04-080	192-170-050	NEW-P	01-05-117
180- 82-135	NEW-W	01-08-066	182- 20-400	AMD	01-04-080	192-170-050	NEW-W	01-18-067
180- 82-202	PREP	01-05-127	182- 25-010	AMD-P	01-05-107	192-170-050	NEW-P	01-21-123
180- 82-202	AMD-E	01-08-041	182- 25-010	AMD	01-09-001	192-180-012	NEW-P	01-05-117
180- 82-202	AMD-P	01-10-093	182- 25-105	AMD-P	01-20-089	192-180-012	NEW-W	01-18-067
180- 82-202	AMD	01-13-108	182- 25-105	AMD	01-23-095	192-180-012	NEW-P	01-21-123
180- 82-202	AMD-P	01-24-007	182- 25-110	AMD-P	01-20-089	192-210-005	PREP	01-10-117
180- 82-204	PREP	01-05-128	182- 25-110	AMD	01-23-095	192-210-005	AMD-E	01-12-010
180- 82-204	AMD-E	01-08-041	183- 04-010	NEW-P	01-04-033	192-210-005	AMD-E	01-20-064
180- 82-204	AMD-P	01-10-093	183- 04-010	NEW	01-12-002	192-210-015	PREP	01-10-117
180- 82-204	AMD	01-13-108	183- 04-020	NEW-P	01-04-033	192-210-015	AMD-E	01-12-010
180- 82-210	PREP	01-05-129	183- 04-020	NEW	01-12-002	192-210-015	AMD-E	01-20-064
180- 82-210	AMD-E	01-08-041	183- 04-030	NEW-P	01-04-033	192-210-020	NEW-E	01-12-010
180- 82-210	AMD-P	01-10-093	183- 04-030	NEW	01-12-002	192-210-020	NEW-E	01-20-064
180- 82-210	AMD	01-13-108	183- 04-040	NEW-P	01-04-033	192-270-005	NEW-E	01-05-071
180- 82-322	AMD-P	01-24-007	183- 04-040	NEW	01-12-002	192-270-005	NEW-P	01-05-118
180- 82-346	PREP	01-19-058	183- 04-050	NEW-P	01-04-033	192-270-005	NEW	01-11-085
180- 82-346	AMD-E	01-22-057	183- 04-050	NEW	01-12-002	192-270-010	NEW-E	01-05-071
180- 82-346	AMD-P	01-24-010	183- 04-060	NEW-P	01-04-033	192-270-010	NEW-P	01-05-118
180- 82-350	AMD-P	01-24-007	183- 04-060	NEW	01-12-002	192-270-010	NEW	01-11-085
180- 82A-002	NEW-P	01-24-009	183- 04-070	NEW-P	01-04-033	192-270-015	NEW-E	01-05-071
180- 82A-004	NEW-P	01-24-009	183- 04-070	NEW	01-12-002	192-270-015	NEW-P	01-05-118
180- 82A-200	NEW-P	01-24-009	183- 04-080	NEW-P	01-04-033	192-270-015	NEW	01-11-085
180- 82A-201	NEW-P	01-24-009	183- 04-080	NEW	01-12-002	192-270-020	NEW-E	01-05-071

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192-270-020	NEW-P	01-05-118	204- 36-040	AMD-P	01-18-088	208-460-090	NEW-P	01-05-072
192-270-020	NEW	01-11-085	204- 36-060	AMD-P	01-18-088	208-460-090	NEW	01-10-084
192-270-025	NEW-E	01-05-071	204- 38-030	AMD-P	01-05-097	208-460-100	NEW-P	01-05-072
192-270-025	NEW-P	01-05-118	204- 38-030	AMD	01-11-118	208-460-100	NEW	01-10-084
192-270-025	NEW	01-11-085	204- 38-040	AMD-P	01-05-097	208-460-110	NEW-P	01-05-072
192-270-030	NEW-E	01-05-071	204- 38-040	AMD	01-11-118	208-460-110	NEW	01-10-084
192-270-030	NEW-P	01-05-118	204- 38-050	AMD-P	01-05-097	208-460-120	NEW-P	01-05-072
192-270-030	NEW	01-11-085	204- 38-050	AMD	01-11-118	208-460-120	NEW	01-10-084
192-270-035	NEW-E	01-05-071	204- 82A-060	PREP	01-13-051	208-460-130	NEW-P	01-05-072
192-270-035	NEW-P	01-05-118	204- 91A	PREP	01-11-116	208-460-130	NEW	01-10-084
192-270-035	NEW	01-11-085	204- 91A-010	AMD-W	01-10-083	208-460-140	NEW-P	01-05-072
192-270-040	NEW-E	01-05-071	204- 91A-010	AMD-P	01-18-089	208-460-140	NEW	01-10-084
192-270-040	NEW-P	01-05-118	204- 91A-030	AMD-W	01-10-083	208-460-150	NEW-P	01-05-072
192-270-040	NEW	01-11-085	204- 91A-030	AMD-P	01-18-089	208-460-150	NEW	01-10-084
192-270-045	NEW-E	01-05-071	204- 91A-060	AMD-W	01-10-083	208-460-160	NEW-P	01-05-072
192-270-045	NEW-P	01-05-118	204- 91A-060	AMD-P	01-18-089	208-460-160	NEW	01-10-084
192-270-045	NEW	01-11-085	204- 91A-090	AMD-W	01-10-083	208-460-170	NEW-P	01-05-072
192-270-050	NEW-E	01-05-071	204- 91A-090	AMD-P	01-18-089	208-460-170	NEW	01-10-084
192-270-050	NEW-P	01-05-118	204- 91A-120	AMD-W	01-10-083	208-472	AMD-P	02-01-103
192-270-050	NEW	01-11-085	204- 91A-120	AMD-P	01-18-089	208-472-010	AMD-P	02-01-103
192-270-055	NEW-E	01-05-071	204- 91A-130	AMD-W	01-10-083	208-472-012	REP-P	02-01-103
192-270-055	NEW-P	01-05-118	204- 91A-130	AMD-P	01-18-089	208-472-015	AMD-P	02-01-103
192-270-055	NEW	01-11-085	204- 91A-140	AMD-W	01-10-083	208-472-020	AMD-P	02-01-103
192-270-060	NEW-E	01-05-071	204- 91A-140	AMD-P	01-18-089	208-472-025	AMD-P	02-01-103
192-270-060	NEW-P	01-05-118	204- 91A-170	AMD-W	01-10-083	208-472-030	NEW-P	02-01-103
192-270-060	NEW	01-11-085	204- 91A-170	AMD-P	01-18-089	208-472-035	NEW-P	02-01-103
192-270-065	NEW-E	01-05-071	204- 91A-180	AMD-W	01-10-083	208-472-041	REP-P	02-01-103
192-270-065	NEW-P	01-05-118	204- 91A-180	AMD-P	01-18-089	208-472-045	REP-P	02-01-103
192-270-065	NEW	01-11-085	204- 96-010	AMD-E	01-03-078	208-472-050	REP-P	02-01-103
192-270-070	NEW-E	01-05-071	204- 96-010	AMD	01-05-098	208-472-060	REP-P	02-01-103
192-270-070	NEW-P	01-05-118	208-418-010	NEW-P	01-07-082	208-472-065	REP-P	02-01-103
192-270-070	NEW	01-11-085	208-418-010	NEW	01-12-004	208-472-070	REP-P	02-01-103
192-320-075	NEW-P	01-05-117	208-418-020	AMD-P	01-07-082	208-472-075	REP-P	02-01-103
192-320-075	NEW-W	01-18-067	208-418-020	AMD	01-12-004	208-472-080	REP-P	02-01-103
196- 12-020	AMD-P	01-20-013	208-418-040	AMD-P	01-07-082	208-512	PREP-W	01-03-106
196- 12-020	AMD	02-01-071	208-418-040	AMD	01-12-004	208-512-045	AMD-P	01-03-107
196- 12-030	AMD-P	01-04-094	208-418-050	AMD-P	01-07-082	208-512-045	AMD	01-06-024
196- 12-030	AMD	01-09-016	208-418-050	AMD	01-12-004	208-512-110	AMD-P	01-03-107
196- 12-030	AMD-P	01-20-013	208-418-060	REP-P	01-07-082	208-512-110	AMD	01-06-024
196- 12-030	AMD	02-01-071	208-418-060	REP	01-12-004	208-512-115	AMD-P	01-03-107
196- 12-035	NEW-P	01-04-094	208-418-070	AMD-P	01-07-082	208-512-115	AMD	01-06-024
196- 12-035	NEW	01-09-016	208-418-070	AMD	01-12-004	208-512-116	AMD-P	01-03-107
196- 23-070	NEW-P	01-04-050	208-418-090	NEW-P	01-07-082	208-512-116	AMD	01-06-024
196- 23-070	NEW	01-09-017	208-418-090	NEW	01-12-004	208-512-117	AMD-P	01-03-107
196- 26	PREP	01-22-001	208-418-100	NEW-P	01-07-082	208-512-117	AMD	01-06-024
196- 33-100	NEW-P	01-05-033	208-418-100	NEW	01-12-004	208-512-240	AMD-P	01-03-107
196- 33-100	NEW	01-11-102	208-460-010	NEW-P	01-05-072	208-512-240	AMD	01-06-024
196- 33-200	NEW-P	01-05-033	208-460-010	NEW	01-10-084	208-512-280	AMD-P	01-03-107
196- 33-200	NEW	01-11-102	208-460-020	NEW-P	01-05-072	208-512-280	AMD	01-06-024
196- 33-300	NEW-P	01-05-033	208-460-020	NEW	01-10-084	208-512-290	PREP	01-20-085
196- 33-300	NEW	01-11-102	208-460-030	NEW-P	01-05-072	208-512-300	AMD-P	01-03-107
196- 33-400	NEW-P	01-05-033	208-460-030	NEW	01-10-084	208-512-300	AMD	01-06-024
196- 33-400	NEW	01-11-102	208-460-040	NEW-P	01-05-072	208-514-140	AMD-P	01-03-107
196- 33-500	NEW-P	01-05-033	208-460-040	NEW	01-10-084	208-514-140	AMD	01-06-024
196- 33-500	NEW	01-11-102	208-460-050	NEW-P	01-05-072	208-528-040	AMD-P	01-03-107
197- 11	PREP-W	01-22-035	208-460-050	NEW	01-10-084	208-528-040	AMD	01-06-024
204- 24-030	AMD-E	01-21-030	208-460-060	NEW-P	01-05-072	208-532-050	AMD-P	01-03-107
204- 24-030	PREP	01-22-103	208-460-060	NEW	01-10-084	208-532-050	AMD	01-06-024
204- 24-050	AMD-E	01-21-030	208-460-070	NEW-P	01-05-072	208-544-025	AMD-P	01-03-107
204- 24-050	PREP	01-22-103	208-460-070	NEW	01-10-084	208-544-025	AMD	01-06-024
204- 36	PREP	01-11-117	208-460-080	NEW-P	01-05-072	208-544-037	AMD-P	01-03-107
204- 36-030	AMD-P	01-18-088	208-460-080	NEW	01-10-084	208-544-037	AMD	01-06-024

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
208-544-037	REP-P	01-07-081	208-680B-110	NEW	01-08-055	220-20-025	AMD-P	01-21-126
208-544-037	REP	01-12-003	208-680B-120	NEW	01-08-055	220-20-05500A	NEW-E	01-12-038
208-544-039	AMD-P	01-03-107	208-680C-020	AMD	01-08-055	220-20-056	NEW-P	01-16-149
208-544-039	AMD	01-06-024	208-680C-040	AMD	01-08-055	220-20-056	NEW	01-20-065
208-544-039	AMD-P	01-07-081	208-680C-045	AMD	01-08-055	220-20-075	NEW-P	02-02-057
208-544-039	AMD	01-12-003	208-680C-050	AMD	01-08-055	220-20-100	NEW-P	01-21-126
208-544-039	AMD	01-20-086	208-680D-010	AMD	01-08-055	220-20-100	NEW-S	02-02-072
208-544-050	REP-P	01-07-081	208-680D-020	AMD	01-08-055	220-22-40000B	NEW-E	01-20-012
208-544-050	REP	01-12-003	208-680D-030	AMD	01-08-055	220-22-40000B	REP-E	01-22-028
208-544-065	NEW-P	01-07-081	208-680D-040	AMD	01-08-055	220-22-40000C	NEW-E	01-22-028
208-544-065	NEW-W	01-20-079	208-680D-050	AMD	01-08-055	220-24-020	AMD-P	01-10-108
208-556-080	AMD-P	01-03-107	208-680D-060	AMD	01-08-055	220-24-020	AMD	01-13-006
208-556-080	AMD	01-06-024	208-680D-080	AMD	01-08-055	220-24-02000Q	NEW-E	01-10-058
208-586-135	AMD-P	01-03-107	208-680D-090	NEW	01-08-055	220-24-02000Q	REP-E	01-10-058
208-586-135	AMD	01-06-024	208-680D-100	NEW-W	01-08-067	220-24-02000Q	REP-E	01-11-066
208-586-135	REP-P	01-07-081	208-680E-011	AMD-W	01-08-067	220-24-02000R	NEW-E	01-11-023
208-586-135	REP	01-12-003	208-680F-010	AMD	01-08-055	220-24-02000R	REP-E	01-11-066
208-586-140	AMD-P	01-03-107	208-680F-020	AMD	01-08-055	220-24-02000R	REP-E	01-13-050
208-586-140	AMD	01-06-024	208-680F-040	AMD	01-08-055	220-24-02000S	NEW-E	01-13-050
208-586-140	AMD-P	01-07-081	208-680F-060	AMD	01-08-055	220-24-02000S	REP-E	01-15-018
208-586-140	AMD	01-12-003	208-680F-070	AMD	01-08-055	220-24-02000T	NEW-E	01-15-018
208-586-150	NEW-P	01-07-081	208-680G-010	NEW	01-08-055	220-24-02000T	REP-E	01-16-013
208-586-150	NEW-W	01-20-079	208-680G-020	NEW	01-08-055	220-24-02000U	NEW-E	01-16-013
208-620-190	AMD-P	01-07-083	208-680G-030	NEW	01-08-055	220-24-02000U	REP-E	01-17-014
208-620-190	AMD	01-12-029	208-680G-040	NEW	01-08-055	220-24-02000V	NEW-E	01-17-014
208-620-191	NEW-P	01-07-083	208-680G-050	NEW	01-08-055	220-24-02000V	REP-E	01-17-065
208-620-191	NEW	01-12-029	210-03-010	NEW-P	01-06-060	220-24-02000W	NEW-E	01-17-065
208-620-192	NEW-P	01-07-083	210-03-010	NEW	01-11-062	220-24-02000W	REP-E	01-18-058
208-620-192	NEW	01-12-029	210-03-020	NEW-P	01-06-060	220-24-02000X	NEW-E	01-18-058
208-630-021	AMD-P	01-07-083	210-03-020	NEW	01-11-062	220-24-040	NEW-P	01-10-108
208-630-021	AMD	01-12-029	210-03-030	NEW-P	01-06-060	220-24-040	NEW	01-13-006
208-630-022	AMD-P	01-07-083	210-03-030	NEW	01-11-062	220-32-05000D	NEW-E	01-16-092
208-630-022	AMD	01-12-029	210-03-040	NEW-P	01-06-060	220-32-05000D	REP-E	01-16-092
208-630-023	AMD-P	01-07-083	210-03-040	NEW	01-11-062	220-32-05100A	NEW-E	01-11-042
208-630-023	AMD	01-12-029	210-03-050	NEW-P	01-06-060	220-32-05100A	REP-E	01-12-006
208-630-02303	NEW-P	01-07-083	210-03-050	NEW	01-11-062	220-32-05100B	NEW-E	01-12-006
208-630-02303	NEW	01-12-029	210-03-060	NEW-P	01-06-060	220-32-05100B	REP-E	01-12-006
208-630-02305	NEW-P	01-07-083	210-03-060	NEW	01-11-062	220-32-05100C	NEW-E	01-14-014
208-630-02305	NEW	01-12-029	210-03-070	NEW-P	01-06-060	220-32-05100C	REP-E	01-14-014
208-660-010	AMD-P	01-07-083	210-03-070	NEW	01-11-062	220-32-05100C	REP-E	01-14-014
208-660-010	AMD	01-12-029	210-03-080	NEW-P	01-06-060	220-32-05100D	NEW-E	01-14-030
208-660-060	AMD-P	01-07-083	210-03-080	NEW	01-11-062	220-32-05100D	REP-E	01-14-030
208-660-060	AMD	01-12-029	220-16-028	AMD-P	01-21-126	220-32-05100E	NEW-E	01-16-015
208-660-061	NEW-P	01-07-083	220-16-260	AMD	01-03-016	220-32-05100E	REP-E	01-16-015
208-660-061	NEW	01-12-029	220-16-270	AMD	01-03-016	220-32-05100F	NEW-E	01-17-089
208-660-062	NEW-P	01-07-083	220-16-410	AMD-P	01-16-148	220-32-05100F	REP-E	01-18-003
208-660-062	NEW	01-12-029	220-16-480	AMD-S	02-02-072	220-32-05100G	NEW-E	01-18-003
208-680A-040	AMD	01-08-055	220-16-760	NEW-P	01-21-126	220-32-05100G	REP-E	01-19-016
208-680B-010	AMD	01-08-055	220-16-760	NEW-S	02-02-072	220-32-05100H	NEW-E	01-19-016
208-680B-015	NEW	01-08-055	220-16-770	NEW-P	01-21-126	220-32-05100H	REP-E	01-19-016
208-680B-020	AMD	01-08-055	220-16-770	NEW-S	02-02-072	220-32-05100I	NEW-E	01-20-005
208-680B-030	AMD	01-08-055	220-16-780	NEW-P	01-21-126	220-32-05100I	REP-E	01-20-005
208-680B-050	AMD	01-08-055	220-16-780	NEW-S	02-02-072	220-32-05100I	REP-E	01-20-052
208-680B-070	AMD	01-08-055	220-16-790	NEW-P	01-21-126	220-32-05100J	NEW-E	01-20-052
208-680B-080	AMD-P	01-07-083	220-16-790	NEW-S	02-02-072	220-32-05100J	REP-E	01-20-052
208-680B-080	AMD	01-12-029	220-16-800	NEW-P	01-21-126	220-32-05100J	REP-E	01-21-013
208-680B-081	NEW-P	01-07-083	220-16-800	NEW-S	02-02-072	220-32-05100K	NEW-E	01-21-013
208-680B-081	NEW	01-12-029	220-20-010	AMD-P	01-21-126	220-32-05100W	NEW-E	01-04-042
208-680B-082	NEW-P	01-07-083	220-20-016	AMD-P	01-02-085	220-32-05100W	REP-E	01-04-042
208-680B-082	NEW	01-12-029	220-20-016	AMD	01-07-015	220-32-05100W	REP-E	01-07-023
208-680B-090	AMD	01-08-055	220-20-020	AMD-P	01-21-117	220-32-05100X	NEW-E	01-09-067
208-680B-100	NEW	01-08-055	220-20-020	AMD	02-02-049	220-32-05100X	REP-E	01-09-067
						220-32-05100Y	NEW-E	01-10-022

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-32-05100Y	REP-E	01-10-022	220-33-040	AMD-W	01-03-015	220-47-428	AMD-P	01-10-118
220-32-05100Y	REP-E	01-11-002	220-33-04000K	REP-E	01-07-005	220-47-428	AMD	01-13-056
220-32-05100Z	NEW-E	01-11-002	220-33-04000L	NEW-E	01-07-005	220-47-42800B	NEW-E	01-17-106
220-32-05100Z	REP-E	01-11-042	220-33-04000L	REP-E	01-07-005	220-47-42800B	REP-E	01-17-106
220-32-05700I	NEW-E	01-12-024	220-33-04000L	REP-E	01-07-047	220-47-50000A	NEW-E	01-21-036
220-32-05700I	REP-E	01-12-024	220-33-04000M	NEW-E	01-07-047	220-47-50000A	REP-E	01-21-036
220-32-05700I	REP-E	01-16-083	220-33-04000M	REP-E	01-07-047	220-47-801	NEW-E	01-19-050
220-32-05700J	NEW-E	01-16-083	220-33-04000N	NEW-E	02-02-036	220-47-801	REP-E	01-19-050
220-32-05700J	REP-E	01-16-083	220-33-04000N	REP-E	02-02-036	220-47-801	REP-E	01-21-065
220-32-05700K	NEW-E	01-20-053	220-33-050	REP-P	01-21-117	220-47-802	NEW-E	01-22-013
220-32-05700K	REP-E	01-20-053	220-33-060	AMD-S	01-02-082	220-47-802	REP-E	01-22-013
220-32-05700K	REP-E	01-23-034	220-33-060	AMD	01-07-016	220-47-803	NEW-E	01-22-017
220-32-05700L	NEW-E	01-23-034	220-36-021	AMD-P	01-10-116	220-47-804	NEW-E	01-22-083
220-32-05700L	REP-E	01-23-034	220-36-021	AMD	01-13-055	220-47-804	REP-E	01-23-026
220-32-05700L	REP-E	01-24-057	220-36-023	AMD-P	01-10-116	220-47-805	NEW-E	01-23-026
220-32-05700M	NEW-E	01-24-057	220-36-023	AMD	01-13-055	220-47-805	REP-E	01-23-049
220-32-05700M	REP-E	01-24-057	220-40-021	AMD-P	01-10-116	220-47-806	NEW-E	01-23-049
220-32-05700M	REP-E	02-01-058	220-40-021	AMD	01-13-055	220-47-806	REP-E	01-24-001
220-32-05700N	NEW-E	02-01-058	220-40-027	AMD-P	01-10-116	220-47-807	NEW-E	01-24-001
220-32-05700N	REP-E	02-01-058	220-40-027	AMD	01-13-055	220-47-807	REP-E	01-24-019
220-33-01000A	NEW-E	01-18-022	220-40-02700V	NEW-E	01-19-025	220-47-808	NEW-E	01-24-019
220-33-01000A	REP-E	01-18-022	220-40-02700V	REP-E	01-19-025	220-47-808	REP-E	01-24-019
220-33-01000B	NEW-E	01-18-065	220-40-02700W	NEW-E	01-20-026	220-47-808	REP-E	01-24-067
220-33-01000B	REP-E	01-18-065	220-40-02700W	REP-E	01-20-026	220-47-809	NEW-E	01-24-067
220-33-01000B	REP-E	01-19-049	220-40-02700W	REP-E	01-20-069	220-48-005	AMD-P	02-02-061
220-33-01000C	NEW-E	01-19-049	220-40-02700X	NEW-E	01-20-069	220-48-00500H	NEW-E	01-08-073
220-33-01000C	REP-E	01-20-006	220-40-02700X	REP-E	01-20-069	220-48-015	AMD-P	01-05-070
220-33-01000D	NEW-E	01-20-006	220-40-02700Y	NEW-E	01-21-095	220-48-015	AMD	01-10-001
220-33-01000D	REP-E	01-20-014	220-44-020	AMD-S	01-02-082	220-48-015	AMD-P	02-02-061
220-33-01000E	NEW-E	01-20-014	220-44-020	AMD	01-07-016	220-48-01500M	NEW-E	01-08-011
220-33-01000E	REP-E	01-21-012	220-44-035	NEW-P	01-21-141	220-48-01500N	NEW-E	01-19-026
220-33-01000F	NEW-E	01-21-012	220-44-035	NEW	02-02-051	220-48-029	AMD-P	02-02-061
220-33-01000F	REP-E	01-22-018	220-44-045	NEW-P	01-13-094	220-49-013	AMD-P	02-02-061
220-33-01000G	NEW-E	01-22-018	220-44-045	NEW-W	01-17-045	220-49-056	AMD-P	02-02-061
220-33-01000G	REP-E	01-22-018	220-44-050	AMD-P	01-10-115	220-52-00300N	REP-E	01-14-042
220-33-01000H	NEW-E	02-02-025	220-44-050	AMD	01-13-002	220-52-03000N	NEW-E	01-14-003
220-33-01000H	REP-E	02-02-025	220-44-050	AMD-P	01-21-141	220-52-03000N	REP-E	01-14-003
220-33-01000Q	NEW-E	01-05-069	220-44-050	AMD	02-02-051	220-52-03000P	NEW-E	01-15-060
220-33-01000Q	REP-E	01-05-069	220-44-050	AMD	02-02-051	220-52-03000P	REP-E	01-15-060
220-33-01000Q	REP-E	01-06-004	220-44-05000C	NEW-E	01-03-088	220-52-03000P	REP-E	01-16-128
220-33-01000R	NEW-E	01-06-004	220-44-05000C	REP-E	01-11-024	220-52-03000Q	NEW-E	01-16-128
220-33-01000R	REP-E	01-10-021	220-44-05000D	NEW-E	01-09-056	220-52-03000Q	REP-E	01-16-128
220-33-01000S	NEW-E	01-10-021	220-44-05000D	REP-E	01-17-044	220-52-040	AMD	01-11-009
220-33-01000S	REP-E	01-11-016	220-44-05000E	NEW-E	01-11-024	220-52-040	AMD-P	01-13-081
220-33-01000T	NEW-E	01-11-016	220-44-05000E	REP-E	01-15-002	220-52-040	AMD-P	01-16-148
220-33-01000T	REP-E	01-14-018	220-44-05000F	NEW-E	01-15-002	220-52-040	AMD	01-18-005
220-33-01000U	NEW-E	01-14-018	220-44-05000G	NEW-E	01-17-044	220-52-040	AMD	01-20-066
220-33-01000U	REP-E	01-14-018	220-44-05000H	NEW-E	02-01-005	220-52-04000A	NEW-E	01-17-036
220-33-01000U	REP-E	01-14-029	220-47-301	AMD-P	01-02-085	220-52-04000A	REP-E	01-17-050
220-33-01000V	NEW-E	01-14-029	220-47-301	AMD	01-07-015	220-52-04000B	NEW-E	01-17-050
220-33-01000V	REP-E	01-14-029	220-47-304	REP-P	01-10-118	220-52-04000C	NEW-E	01-21-084
220-33-01000W	NEW-E	01-16-082	220-47-304	REP	01-13-056	220-52-04000C	REP-E	01-22-028
220-33-01000W	REP-E	01-16-082	220-47-311	AMD-P	01-10-118	220-52-04000D	NEW-E	01-22-028
220-33-01000X	NEW-E	01-17-037	220-47-311	AMD	01-13-056	220-52-04000D	REP-E	01-23-033
220-33-01000X	REP-E	01-17-037	220-47-401	AMD-P	01-10-118	220-52-04000E	NEW-E	01-23-033
220-33-01000Y	NEW-E	01-17-100	220-47-401	AMD	01-13-056	220-52-04000E	REP-E	01-24-028
220-33-01000Y	REP-E	01-17-100	220-47-40100C	NEW-E	01-21-001	220-52-04000F	NEW-E	01-24-028
220-33-01000Y	REP-E	01-18-004	220-47-40100C	REP-E	01-21-001	220-52-04000V	NEW-E	01-04-009
220-33-01000Z	NEW-E	01-18-004	220-47-411	AMD-P	01-10-118	220-52-04000W	NEW-E	01-04-030
220-33-01000Z	REP-E	01-18-004	220-47-411	AMD	01-13-056	220-52-04000W	REP-E	01-04-030
220-33-03000R	NEW-E	01-11-041	220-47-41100B	NEW-E	01-17-076	220-52-04000W	REP-E	01-04-076
220-33-03000R	REP-E	01-11-041	220-47-41100B	REP-E	01-17-076	220-52-04000X	NEW-E	01-04-076

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
220-52-04000X	REP-E	01-05-044	220-52-05100Q	NEW-E	01-15-033	220-56-10000A	NEW-E	01-22-087
220-52-04000Y	NEW-E	01-05-044	220-52-05100Q	REP-E	01-16-024	220-56-105	AMD-P	01-10-109
220-52-04000Y	REP-E	01-05-044	220-52-05100R	NEW-E	01-16-024	220-56-105	AMD	01-14-001
220-52-04000Z	NEW-E	01-12-064	220-52-05100R	REP-E	01-16-094	220-56-105	AMD-P	01-21-126
220-52-043	AMD-P	01-13-081	220-52-05100S	NEW-E	01-16-094	220-56-10500C	NEW-E	01-07-022
220-52-043	AMD	01-18-005	220-52-05100S	REP-E	01-16-102	220-56-115	AMD	01-06-036
220-52-046	AMD	01-11-009	220-52-05100T	NEW-E	01-16-102	220-56-115	AMD-P	01-21-126
220-52-04600A	NEW-E	02-02-011	220-52-05100T	REP-E	01-16-129	220-56-116	AMD-P	01-21-126
220-52-04600I	REP-E	01-04-030	220-52-05100U	NEW-E	01-16-129	220-56-123	AMD	01-06-036
220-52-04600K	NEW-E	01-04-030	220-52-05100U	REP-E	01-17-040	220-56-124	AMD-P	01-10-109
220-52-04600K	REP-E	01-04-076	220-52-05100V	NEW-E	01-17-040	220-56-124	AMD	01-14-001
220-52-04600M	NEW-E	01-04-076	220-52-05100V	REP-E	01-18-061	220-56-12400G	NEW-E	01-10-038
220-52-04600M	REP-E	01-05-044	220-52-05100W	NEW-E	01-18-061	220-56-126	AMD	01-06-036
220-52-04600N	NEW-E	01-05-044	220-52-05100W	REP-E	01-21-027	220-56-128	AMD-P	01-21-126
220-52-04600N	REP-E	01-12-064	220-52-05100X	NEW-E	01-21-027	220-56-145	AMD	01-06-036
220-52-04600P	NEW-E	01-12-064	220-52-05100X	REP-E	01-24-041	220-56-14500A	NEW-E	01-11-087
220-52-04600Q	NEW-E	01-13-031	220-52-071	AMD-P	01-02-086	220-56-150	AMD-W	01-11-074
220-52-04600Q	REP-E	01-13-031	220-52-071	AMD	01-07-021	220-56-175	AMD	01-06-036
220-52-04600R	NEW-E	01-20-012	220-52-07100R	NEW-E	01-13-030	220-56-195	AMD-P	01-10-109
220-52-04600R	REP-E	01-20-068	220-52-07100R	REP-E	01-16-014	220-56-195	AMD	01-14-001
220-52-04600S	NEW-E	01-20-068	220-52-07100S	NEW-E	01-16-014	220-56-19500H	NEW-E	01-10-038
220-52-04600S	REP-E	01-21-028	220-52-07100S	REP-E	01-17-049	220-56-210	AMD	01-06-051
220-52-04600T	NEW-E	01-21-028	220-52-07100T	NEW-E	01-17-049	220-56-210	AMD-P	01-21-126
220-52-04600T	REP-E	01-22-028	220-52-07100T	REP-E	01-17-075	220-56-235	AMD	01-06-036
220-52-04600U	NEW-E	01-22-028	220-52-07100U	NEW-E	01-17-075	220-56-235	AMD-P	01-21-126
220-52-04600U	REP-E	01-22-069	220-52-07100U	REP-E	01-18-002	220-56-23500K	NEW-E	01-07-009
220-52-04600V	NEW-E	01-22-069	220-52-07100V	NEW-E	01-18-002	220-56-240	AMD	01-06-036
220-52-04600V	REP-E	01-23-012	220-52-07100V	REP-E	01-20-025	220-56-24000E	NEW-E	01-03-044
220-52-04600W	NEW-E	01-23-012	220-52-073	AMD-P	01-02-086	220-56-25000C	NEW-E	01-07-009
220-52-04600W	REP-E	01-23-033	220-52-073	AMD	01-07-021	220-56-255	AMD-X	02-02-064
220-52-04600X	NEW-E	01-23-033	220-52-07300B	REP-E	01-03-014	220-56-25500U	NEW-E	01-12-005
220-52-04600X	REP-E	01-24-028	220-52-07300C	NEW-E	01-03-014	220-56-25500U	REP-E	01-12-044
220-52-04600Y	NEW-E	01-24-026	220-52-07300C	REP-E	01-03-043	220-56-25500V	NEW-E	01-12-044
220-52-04600Z	NEW-E	01-24-028	220-52-07300D	NEW-E	01-03-043	220-56-25500V	REP-E	01-13-021
220-52-04600Z	REP-E	02-02-011	220-52-07300D	REP-E	01-03-062	220-56-25500W	NEW-E	01-13-021
220-52-04700D	NEW-E	01-20-012	220-52-07300E	NEW-E	01-03-062	220-56-265	AMD-P	01-21-126
220-52-04700D	REP-E	01-22-028	220-52-07300E	REP-E	01-03-093	220-56-270	AMD-P	01-21-126
220-52-04700E	NEW-E	01-22-028	220-52-07300F	NEW-E	01-03-093	220-56-27000H	REP-E	01-06-005
220-52-04700E	REP-E	01-22-069	220-52-07300F	REP-E	01-04-010	220-56-27000I	NEW-E	01-06-005
220-52-04700F	NEW-E	01-22-069	220-52-07300G	NEW-E	01-04-010	220-56-27000I	REP-E	01-06-005
220-52-04700F	REP-E	01-22-069	220-52-07300G	REP-E	01-04-049	220-56-27000I	REP-E	01-06-050
220-52-04700G	NEW-E	01-24-026	220-52-07300H	NEW-E	01-04-049	220-56-27000J	NEW-E	01-06-050
220-52-04700G	REP-E	02-01-051	220-52-07300H	REP-E	01-05-011	220-56-27000J	REP-E	01-06-050
220-52-04700H	NEW-E	02-01-051	220-52-07300I	NEW-E	01-05-011	220-56-27000J	REP-E	01-07-046
220-52-04700H	REP-E	02-01-051	220-52-07300J	NEW-E	01-20-051	220-56-27000K	NEW-E	01-07-046
220-52-04700H	REP-E	02-01-072	220-52-07300J	REP-E	01-21-029	220-56-27000K	REP-E	01-07-046
220-52-04700I	NEW-E	02-01-072	220-52-07300K	NEW-E	01-21-029	220-56-27000L	NEW-E	02-02-035
220-52-04700I	REP-E	02-01-072	220-52-07300K	REP-E	01-24-027	220-56-27000L	REP-E	02-02-035
220-52-050	AMD-P	01-21-127	220-52-07300L	NEW-E	01-24-027	220-56-282	AMD	01-06-036
220-52-051	AMD	01-03-016	220-52-07300L	REP-E	02-01-006	220-56-282	AMD-P	01-21-126
220-52-051	AMD-P	01-21-114	220-52-07300M	NEW-E	02-01-006	220-56-28200A	NEW-E	01-13-032
220-52-051	AMD	02-01-068	220-52-07300M	REP-E	02-02-024	220-56-28200A	REP-E	01-13-032
220-52-05100K	NEW-E	01-09-054	220-52-07300N	NEW-E	02-02-024	220-56-28200B	NEW-E	01-16-084
220-52-05100K	REP-E	01-10-040	220-52-07300N	REP-E	02-02-073	220-56-28200C	NEW-E	01-18-021
220-52-05100L	NEW-E	01-10-040	220-52-07300N	REP-E	02-02-087	220-56-285	AMD	01-06-036
220-52-05100L	REP-E	01-13-072	220-52-07300P	NEW-E	02-02-073	220-56-285	AMD-P	01-21-126
220-52-05100M	NEW-E	01-13-072	220-52-07300P	REP-E	02-02-087	220-56-28500A	NEW-E	01-10-023
220-52-05100M	REP-E	01-14-041	220-52-07300Q	NEW-E	02-02-087	220-56-28500A	REP-E	01-10-023
220-52-05100N	NEW-E	01-14-041	220-52-07500C	NEW-E	01-10-040	220-56-28500Y	NEW-E	01-07-007
220-52-05100N	REP-E	01-15-003	220-55-115	AMD-P	01-05-112	220-56-28500Y	REP-E	01-07-007
220-52-05100P	NEW-E	01-15-003	220-55-115	AMD	01-10-030	220-56-28500Y	REP-E	01-10-002
220-52-05100P	REP-E	01-15-033	220-56-100	AMD-P	01-21-126	220-56-28500Z	NEW-E	01-09-003

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220-56-290	REP	01-06-036	220-56-33000V	REP-E	01-17-073	220-77-070	AMD	02-02-013
220-56-295	REP	01-06-036	220-56-33000W	NEW-E	01-17-073	220-77-080	AMD-W	01-15-061
220-56-305	REP	01-06-036	220-56-33000W	REP-E	01-18-060	220-77-080	AMD-P	01-21-129
220-56-307	REP-P	01-21-126	220-56-33000X	NEW-E	01-18-060	220-77-080	AMD	02-02-013
220-56-310	AMD-P	01-21-126	220-56-33000X	REP-E	01-19-064	220-77-081	NEW	02-02-013
220-56-31000R	NEW-E	01-18-060	220-56-33000Y	NEW-E	01-19-064	220-77-082	NEW	02-02-013
220-56-31000R	REP-E	01-20-067	220-56-33000Y	REP-E	01-20-054	220-77-090	AMD-P	01-13-121
220-56-31000S	NEW-E	01-20-067	220-56-33000Z	NEW-E	01-20-054	220-77-090	AMD	01-17-097
220-56-31000S	REP-E	01-21-037	220-56-33000Z	REP-E	01-20-067	220-77-095	NEW-P	01-13-121
220-56-31000T	NEW-E	01-21-037	220-56-335	AMD-P	01-21-126	220-77-095	NEW-W	01-15-061
220-56-31000T	REP-E	01-21-076	220-56-350	AMD	01-06-036	220-77-095	NEW	01-17-097
220-56-315	AMD	01-07-024	220-56-350	AMD-P	01-21-126	220-77-100	NEW-W	01-15-061
220-56-315	AMD-W	01-07-080	220-56-35000H	REP-E	01-06-035	220-77-100	NEW-P	01-21-129
220-56-315	AMD-P	01-21-126	220-56-35000I	NEW-E	01-06-035	220-77-105	NEW-P	01-21-129
220-56-320	AMD	01-06-036	220-56-35000J	NEW-E	02-01-110	220-88B-030	AMD-P	01-21-113
220-56-325	AMD	01-06-036	220-56-355	AMD-P	01-21-126	220-88B-030	AMD	02-02-050
220-56-32500K	NEW-E	01-11-001	220-56-36000G	NEW-E	01-04-046	220-88B-040	AMD-P	01-21-113
220-56-32500K	REP-E	01-11-040	220-56-36000G	REP-E	01-04-046	220-88B-040	AMD	02-02-050
220-56-32500L	NEW-E	01-11-040	220-56-36000H	NEW-E	01-10-041	220-88B-050	AMD-P	01-21-113
220-56-32500L	REP-E	01-12-043	220-56-36000H	REP-E	01-10-041	220-88B-050	AMD	02-02-050
220-56-32500M	NEW-E	01-12-043	220-56-36000I	NEW-E	01-11-036	220-88C-010	NEW-S	01-02-082
220-56-32500M	REP-E	01-14-013	220-56-36000I	REP-E	01-11-036	220-88C-010	NEW	01-07-016
220-56-32500N	NEW-E	01-12-049	220-56-36000J	NEW-E	01-11-131	220-88C-020	NEW-S	01-02-082
220-56-32500N	REP-E	01-12-049	220-56-36000J	REP-E	01-11-131	220-88C-020	NEW	01-07-016
220-56-32500P	NEW-E	01-14-013	220-56-36000K	NEW-E	01-20-055	220-88C-030	NEW-S	01-02-082
220-56-32500P	REP-E	01-16-093	220-56-36000K	REP-E	01-20-055	220-88C-030	NEW	01-07-016
220-56-32500Q	NEW-E	01-16-093	220-56-380	AMD	01-06-036	220-88C-040	NEW-S	01-02-082
220-56-32500Q	REP-E	01-17-039	220-56-380	AMD-P	01-21-126	220-88C-040	NEW	01-07-016
220-56-32500R	NEW-E	01-17-039	220-56-38000A	NEW-E	01-06-035	220-88C-050	NEW-S	01-02-082
220-56-32500R	REP-E	01-17-107	220-56-38000A	REP-E	01-06-035	220-88C-050	NEW	01-07-016
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220-56-32500S	REP-E	01-21-045	220-56-38000B	NEW-E	01-07-006	220-95-013	AMD	01-10-031
220-56-330	AMD	01-06-036	220-56-38000B	REP-E	01-14-028	220-95-018	AMD-P	01-05-120
220-56-33000A	NEW-E	01-20-067	220-56-38000C	NEW-E	02-01-110	220-95-018	AMD	01-10-031
220-56-33000A	REP-E	01-21-037	220-56-38000Z	REP-E	01-07-006	220-95-01800B	NEW-E	01-10-032
220-56-33000B	NEW-E	01-21-037	220-69-240	AMD-P	01-02-085	220-95-022	AMD-P	01-05-120
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220-56-33000C	NEW-E	01-21-076	220-69-240	AMD	01-07-015	220-95-02200C	NEW-E	01-10-032
220-56-33000C	REP-E	01-22-070	220-69-240	AMD-W	01-15-066	220-95-027	AMD-P	01-05-120
220-56-33000J	REP-E	01-08-072	220-69-24000U	NEW-E	01-09-054	220-95-027	AMD	01-10-031
220-56-33000K	NEW-E	01-08-072	220-69-24000U	REP-E	01-10-040	220-95-032	AMD-P	01-05-120
220-56-33000K	REP-E	01-10-006	220-69-24000V	NEW-E	01-10-040	220-95-032	AMD	01-10-031
220-56-33000L	NEW-E	01-10-006	220-69-24000W	NEW-E	01-18-001	220-95-034	NEW-P	01-05-120
220-56-33000L	REP-E	01-11-094	220-69-24000W	REP-E	01-18-001	220-95-034	NEW-W	01-18-068
220-56-33000M	NEW-E	01-11-094	220-69-24000X	NEW-E	01-18-014	220-95-100	NEW-P	01-21-128
220-56-33000M	REP-E	01-12-027	220-69-24000X	REP-E	01-19-050	220-95-100	NEW	02-01-069
220-56-33000N	NEW-E	01-12-027	220-69-24000Y	NEW-E	01-20-012	220-95-110	NEW-P	01-21-128
220-56-33000N	REP-E	01-12-065	220-69-24000Y	REP-E	01-22-028	220-95-110	NEW	02-01-069
220-56-33000P	NEW-E	01-12-065	220-69-24000Z	NEW-E	01-22-028	220-130-040	AMD-P	01-13-083
220-56-33000P	REP-E	01-13-007	220-77-010	AMD-W	01-15-061	220-140-020	AMD-P	01-13-083
220-56-33000Q	NEW-E	01-13-007	220-77-010	AMD-P	01-21-129	220-140-020	AMD	01-17-074
220-56-33000Q	REP-E	01-13-092	220-77-010	AMD	02-02-013	222-08-020	AMD-C	01-07-117
220-56-33000R	NEW-E	01-13-092	220-77-020	AMD-W	01-15-061	222-08-020	AMD	01-12-042
220-56-33000R	REP-E	01-14-002	220-77-020	AMD-P	01-21-129	222-08-030	AMD-C	01-07-117
220-56-33000S	NEW-E	01-14-002	220-77-020	AMD	02-02-013	222-08-030	AMD	01-12-042
220-56-33000S	REP-E	01-14-028	220-77-020	AMD-P	02-02-058	222-08-035	AMD-C	01-07-117
220-56-33000S	REP-E	01-14-050	220-77-030	AMD-W	01-15-061	222-08-035	AMD	01-12-042
220-56-33000T	NEW-E	01-14-028	220-77-030	AMD-P	01-21-129	222-10-010	AMD-C	01-07-117
220-56-33000T	REP-E	01-14-050	220-77-030	AMD	02-02-013	222-10-010	AMD	01-12-042
220-56-33000U	NEW-E	01-14-050	220-77-040	AMD-P	02-02-058	222-10-020	NEW-W	01-09-071
220-56-33000U	REP-E	01-17-007	220-77-070	AMD-W	01-15-061	222-10-030	NEW-C	01-07-117

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222- 10-035	NEW-C	01-07-117	222- 20-015	NEW	01-12-042	222- 22-065	NEW-W	01-09-071
222- 10-035	AMD	01-12-042	222- 20-020	AMD-C	01-07-117	222- 22-070	AMD-C	01-07-117
222- 10-041	AMD-C	01-07-117	222- 20-020	AMD	01-12-042	222- 22-070	AMD	01-12-042
222- 10-041	AMD	01-12-042	222- 20-040	AMD-C	01-07-117	222- 22-075	NEW-C	01-07-117
222- 10-125	NEW-C	01-07-117	222- 20-040	AMD	01-12-042	222- 22-075	NEW	01-12-042
222- 10-125	NEW	01-12-042	222- 20-050	AMD-C	01-07-117	222- 22-076	NEW-C	01-07-117
222- 12-010	AMD-C	01-07-117	222- 20-050	AMD	01-12-042	222- 22-076	NEW	01-12-042
222- 12-010	AMD	01-12-042	222- 20-055	NEW-C	01-07-117	222- 22-080	AMD-C	01-07-117
222- 12-020	AMD-C	01-07-117	222- 20-055	NEW	01-12-042	222- 22-080	AMD	01-12-042
222- 12-020	AMD	01-12-042	222- 20-070	AMD-C	01-07-117	222- 22-090	AMD-C	01-07-117
222- 12-030	AMD-C	01-07-117	222- 20-070	AMD	01-12-042	222- 22-090	AMD	01-12-042
222- 12-030	AMD	01-12-042	222- 20-080	AMD-C	01-07-117	222- 22-100	AMD-C	01-07-117
222- 12-040	AMD-C	01-07-117	222- 20-080	AMD	01-12-042	222- 22-100	AMD	01-12-042
222- 12-040	AMD	01-12-042	222- 20-100	AMD-C	01-07-117	222- 23-010	NEW-C	01-07-117
222- 12-0401	NEW-C	01-07-117	222- 20-100	AMD	01-12-042	222- 23-010	NEW	01-12-042
222- 12-0401	NEW	01-12-042	222- 21-005	NEW-C	01-07-117	222- 23-020	NEW-C	01-07-117
222- 12-0402	NEW-C	01-07-117	222- 21-005	NEW	01-12-042	222- 23-020	NEW	01-12-042
222- 12-0402	NEW	01-12-042	222- 21-010	NEW-C	01-07-117	222- 23-025	NEW-C	01-07-117
222- 12-0402	NEW	01-12-042	222- 21-010	NEW	01-12-042	222- 23-025	NEW	01-12-042
222- 12-0403	NEW-C	01-07-117	222- 21-010	NEW	01-12-042	222- 23-030	NEW-C	01-07-117
222- 12-0403	NEW	01-12-042	222- 21-010	AMD-E	01-18-010	222- 23-030	NEW	01-12-042
222- 12-0403	NEW	01-12-042	222- 21-010	AMD-P	01-23-087	222- 24-010	AMD-C	01-07-117
222- 12-0404	NEW-C	01-07-117	222- 21-010	AMD-E	02-02-020	222- 24-010	AMD	01-12-042
222- 12-0404	NEW	01-12-042	222- 21-020	NEW-C	01-07-117	222- 24-015	NEW-C	01-07-117
222- 12-0405	NEW-C	01-07-117	222- 21-020	NEW	01-12-042	222- 24-015	NEW	01-12-042
222- 12-0405	NEW	01-12-042	222- 21-020	AMD-E	01-18-010	222- 24-015	NEW	01-12-042
222- 12-041	NEW-C	01-07-117	222- 21-020	AMD-P	01-23-087	222- 24-020	AMD-C	01-07-117
222- 12-041	NEW	01-12-042	222- 21-020	AMD-E	02-02-020	222- 24-020	AMD	01-12-042
222- 12-044	NEW-C	01-07-117	222- 21-030	NEW-C	01-07-117	222- 24-025	REP-C	01-07-117
222- 12-044	NEW	01-12-042	222- 21-030	NEW	01-12-042	222- 24-025	REP	01-12-042
222- 12-045	AMD-C	01-07-117	222- 21-035	NEW-C	01-07-117	222- 24-026	NEW-C	01-07-117
222- 12-045	AMD	01-12-042	222- 21-035	NEW	01-12-042	222- 24-026	NEW	01-12-042
222- 12-046	AMD-C	01-07-117	222- 21-040	NEW-C	01-07-117	222- 24-030	AMD-C	01-07-117
222- 12-046	AMD	01-12-042	222- 21-040	NEW	01-12-042	222- 24-030	AMD	01-12-042
222- 12-050	AMD-C	01-07-117	222- 21-045	NEW-C	01-07-117	222- 24-035	AMD-C	01-07-117
222- 12-050	AMD	01-12-042	222- 21-045	NEW	01-12-042	222- 24-035	AMD	01-12-042
222- 12-070	AMD-C	01-07-117	222- 21-045	AMD-E	01-18-010	222- 24-040	AMD-C	01-07-117
222- 12-070	AMD	01-12-042	222- 21-045	AMD-P	01-23-087	222- 24-040	AMD	01-12-042
222- 12-090	AMD-C	01-07-117	222- 21-045	AMD-E	02-02-020	222- 24-050	AMD-C	01-07-117
222- 12-090	AMD	01-12-042	222- 21-050	NEW-C	01-07-117	222- 24-050	AMD	01-12-042
222- 16-010	AMD-C	01-07-117	222- 21-050	NEW	01-12-042	222- 24-051	NEW-C	01-07-117
222- 16-010	AMD	01-12-042	222- 21-050	AMD-E	01-18-010	222- 24-051	NEW	01-12-042
222- 16-030	AMD-C	01-07-117	222- 21-050	AMD-P	01-23-087	222- 24-052	NEW-C	01-07-117
222- 16-030	AMD	01-12-042	222- 21-050	AMD-E	02-02-020	222- 24-052	NEW	01-12-042
222- 16-031	NEW-C	01-07-117	222- 21-060	NEW-C	01-07-117	222- 24-060	AMD-C	01-07-117
222- 16-031	NEW	01-12-042	222- 21-060	NEW	01-12-042	222- 24-060	AMD	01-12-042
222- 16-035	AMD-C	01-07-117	222- 21-061	NEW-E	01-18-010	222- 30-010	AMD-C	01-07-117
222- 16-035	AMD	01-12-042	222- 21-061	NEW-P	01-23-087	222- 30-010	AMD	01-12-042
222- 16-036	NEW-C	01-07-117	222- 21-061	NEW-E	02-02-020	222- 30-020	AMD-C	01-07-117
222- 16-036	NEW	01-12-042	222- 21-065	NEW-C	01-07-117	222- 30-020	AMD	01-12-042
222- 16-050	AMD-C	01-07-117	222- 21-065	NEW	01-12-042	222- 30-021	NEW-C	01-07-117
222- 16-050	AMD	01-12-042	222- 21-070	NEW-C	01-07-117	222- 30-021	NEW	01-12-042
222- 16-051	NEW	01-12-042	222- 21-070	NEW	01-12-042	222- 30-022	NEW-C	01-07-117
222- 16-070	AMD-C	01-07-117	222- 21-070	NEW	01-12-042	222- 30-022	NEW	01-12-042
222- 16-070	AMD	01-12-042	222- 21-080	NEW-C	01-07-117	222- 30-022	NEW	01-12-042
222- 16-080	AMD-C	01-07-117	222- 21-080	NEW	01-12-042	222- 30-023	NEW-C	01-07-117
222- 16-080	AMD	01-12-042	222- 21-090	NEW-C	01-07-117	222- 30-023	NEW	01-12-042
222- 16-100	AMD-C	01-07-117	222- 21-090	NEW	01-12-042	222- 30-025	AMD-C	01-07-117
222- 16-100	AMD	01-12-042	222- 22-010	AMD-W	01-09-071	222- 30-025	AMD	01-12-042
222- 16-105	AMD-C	01-07-117	222- 22-030	AMD-W	01-09-071	222- 30-030	REP-C	01-07-117
222- 16-105	AMD	01-12-042	222- 22-035	NEW-W	01-09-071	222- 30-030	AMD	01-12-042
222- 20-010	AMD-C	01-07-117	222- 22-040	AMD-W	01-09-071	222- 30-040	AMD-C	01-07-117
222- 20-010	AMD	01-12-042	222- 22-050	AMD-W	01-09-071	222- 30-040	AMD	01-12-042

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222- 30-045	NEW	01-12-042	230- 04-202	AMD-P	01-13-090	230- 40-120	AMD-P	01-10-122
222- 30-050	AMD-C	01-07-117	230- 04-202	AMD-P	01-19-035	230- 40-120	AMD	01-13-091
222- 30-050	AMD	01-12-042	230- 04-202	AMD	01-23-056	230- 40-120	AMD-P	02-01-095
222- 30-060	AMD-C	01-07-117	230- 04-203	RE-AD	01-05-019	230- 40-455	NEW-P	01-10-122
222- 30-060	AMD	01-12-042	230- 04-203	AMD-P	01-19-035	230- 40-455	NEW-W	01-23-027
222- 30-070	AMD-C	01-07-117	230- 04-203	AMD	01-23-056	230- 40-500	AMD-P	01-10-122
222- 30-070	AMD	01-12-042	230- 04-204	RE-AD	01-05-019	230- 40-500	AMD	01-13-091
222- 30-100	AMD-C	01-07-117	230- 04-204	AMD-P	01-19-035	230- 40-505	NEW-P	01-10-122
222- 30-100	AMD	01-12-042	230- 04-204	AMD	01-23-056	230- 40-505	NEW	01-13-091
222- 30-110	AMD-C	01-07-117	230- 04-207	AMD-P	01-19-034	230- 40-608	RECOD-P	01-10-122
222- 30-110	AMD	01-12-042	230- 04-207	AMD	01-23-055	230- 40-608	RECOD	01-13-091
222- 34-040	AMD-C	01-07-117	230- 04-260	AMD	01-05-020	230- 40-610	AMD-P	01-10-122
222- 34-040	AMD	01-12-042	230- 08-017	AMD-P	01-19-035	230- 40-610	AMD	01-13-091
222- 38-010	AMD-C	01-07-117	230- 08-017	AMD	01-23-056	230- 40-625	NEW-P	01-10-122
222- 38-010	AMD	01-12-042	230- 08-027	AMD-P	01-10-122	230- 40-625	NEW	01-13-091
222- 38-020	AMD-C	01-07-117	230- 08-027	DECOD-P	01-10-122	230- 40-630	NEW-P	01-10-122
222- 38-020	AMD	01-12-042	230- 08-027	AMD	01-13-091	230- 40-630	NEW	01-13-091
222- 38-030	AMD-C	01-07-117	230- 08-027	DECOD	01-13-091	230- 40-801	NEW-P	01-19-034
222- 38-030	AMD	01-12-042	230- 08-090	AMD-P	01-10-122	230- 40-801	NEW	01-23-055
222- 38-040	AMD-C	01-07-117	230- 08-090	DECOD-P	01-10-122	230- 40-803	AMD-P	01-10-122
222- 38-040	AMD	01-12-042	230- 08-090	AMD	01-13-091	230- 40-803	AMD	01-15-053
222- 46-012	NEW-C	01-07-117	230- 08-090	DECOD	01-13-091	230- 40-805	AMD-P	01-10-122
222- 46-012	NEW	01-12-042	230- 12-072	AMD-P	01-10-122	230- 40-805	AMD	01-13-091
222- 46-030	AMD-C	01-07-117	230- 12-072	DECOD-P	01-10-122	230- 40-808	RECOD-P	01-10-122
222- 46-030	AMD	01-12-042	230- 12-072	AMD	01-13-091	230- 40-808	RECOD	01-13-091
222- 46-040	AMD-C	01-07-117	230- 12-072	DECOD	01-13-091	230- 40-815	AMD-P	01-10-122
222- 46-040	AMD	01-12-042	230- 12-073	AMD-P	01-10-122	230- 40-815	AMD	01-13-091
222- 46-060	AMD-C	01-07-117	230- 12-073	DECOD-P	01-10-122	230- 40-820	REP-P	01-10-122
222- 46-060	AMD	01-12-042	230- 12-073	AMD	01-13-091	230- 40-820	REP	01-13-091
222- 46-065	AMD-W	01-09-071	230- 12-073	DECOD	01-13-091	230- 40-821	RECOD-P	01-10-122
222- 46-070	AMD-C	01-07-117	230- 20-036	NEW-W	01-14-072	230- 40-821	RECOD	01-13-091
222- 46-070	AMD	01-12-042	230- 20-058	REP	01-05-020	230- 40-825	AMD-P	01-10-122
222- 46-090	NEW-C	01-07-117	230- 20-059	AMD	01-05-020	230- 40-825	AMD	01-13-091
222- 46-090	NEW	01-12-042	230- 20-060	REP	01-05-020	230- 40-830	AMD-P	01-10-122
222- 50-010	AMD-C	01-07-117	230- 20-062	REP	01-05-020	230- 40-830	AMD	01-13-091
222- 50-010	AMD	01-12-042	230- 20-125	AMD-P	01-10-120	230- 40-833	AMD-P	01-10-122
222- 50-020	AMD-C	01-07-117	230- 20-125	AMD	01-13-089	230- 40-833	AMD	01-13-091
222- 50-020	AMD	01-12-042	230- 20-244	AMD-P	02-01-097	230- 40-840	AMD-P	01-10-122
222- 50-030	AMD-C	01-07-117	230- 20-246	AMD-P	02-01-097	230- 40-840	AMD	01-13-091
222- 50-030	AMD	01-12-042	230- 20-249	AMD-P	02-01-097	230- 40-865	AMD-P	01-10-122
222- 50-040	AMD-C	01-07-117	230- 20-325	AMD-P	01-19-033	230- 40-865	AMD	01-13-091
222- 50-040	AMD	01-12-042	230- 20-325	AMD	01-23-054	230- 40-870	AMD-P	01-10-122
222- 50-050	AMD-C	01-07-117	230- 20-335	AMD-P	01-19-033	230- 40-870	AMD	01-13-091
222- 50-050	AMD	01-12-042	230- 20-335	AMD	01-23-054	230- 40-875	AMD-P	01-10-122
222- 50-060	AMD-C	01-07-117	230- 30-033	NEW	01-05-018	230- 40-875	AMD	01-13-091
222- 50-060	AMD	01-12-042	230- 30-033	AMD-P	02-01-096	230- 40-885	AMD-P	01-10-122
230- 02-138	REP-XR	01-05-119	230- 30-034	NEW	01-05-018	230- 40-885	AMD	01-13-091
230- 02-138	REP	01-09-022	230- 30-045	AMD-P	02-01-096	230- 40-895	AMD-P	01-10-122
230- 02-205	AMD-P	02-01-094	230- 30-052	AMD	01-05-020	230- 40-895	AMD	01-13-091
230- 02-260	AMD-W	01-14-072	230- 30-072	AMD-P	02-01-096	230- 40-897	REP-P	01-10-122
230- 02-362	REP	01-05-020	230- 30-106	AMD-P	01-10-120	230- 40-897	REP-W	01-23-027
230- 02-364	REP	01-05-020	230- 30-106	AMD	01-13-089	230- 50-010	AMD	01-05-020
230- 02-366	REP	01-05-020	230- 40-010	AMD-P	01-07-092	232- 12-001	AMD-P	01-05-135
230- 02-530	REP	01-05-020	230- 40-010	AMD	01-15-054	232- 12-001	AMD	01-10-048
230- 02-535	REP	01-05-020	230- 40-050	AMD-P	01-10-122	232- 12-004	AMD-P	01-05-144
230- 02-540	REP	01-05-020	230- 40-050	AMD	01-13-091	232- 12-004	AMD	01-10-048
230- 04-140	AMD	01-05-021	230- 40-052	RECOD-P	01-10-122	232- 12-007	AMD-P	01-05-144
230- 04-142	AMD	01-05-021	230- 40-052	RECOD	01-13-091	232- 12-007	AMD	01-10-048
230- 04-190	AMD-P	01-07-091	230- 40-055	AMD-P	01-10-122	232- 12-011	AMD-P	01-21-126
230- 04-190	AMD	01-11-063	230- 40-055	AMD	01-13-091	232- 12-011	AMD-P	01-21-130
230- 04-202	AMD	01-05-019	230- 40-070	AMD-P	01-07-092	232- 12-011	AMD-W	02-01-035

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232- 12-027	AMD-P	01-05-144	232- 28-271	AMD	02-02-062	232- 28-61900C	REP-E	01-10-057
232- 12-027	AMD	01-10-048	232- 28-272	AMD-P	01-05-134	232- 28-61900C	NEW-E	01-22-087
232- 12-054	AMD-P	01-13-095	232- 28-272	AMD	01-10-048	232- 28-61900C	REP-E	01-22-090
232- 12-054	AMD	01-17-068	232- 28-272	AMD-P	01-13-093	232- 28-61900D	NEW-E	01-11-017
232- 12-068	AMD-P	01-05-138	232- 28-272	AMD	01-20-011	232- 28-61900D	REP-E	01-11-017
232- 12-068	AMD	01-10-048	232- 28-273	AMD-P	01-05-137	232- 28-61900D	NEW-E	01-22-090
232- 12-068	AMD-P	01-13-120	232- 28-273	AMD	01-10-048	232- 28-61900E	NEW-E	01-11-066
232- 12-068	AMD	01-17-092	232- 28-27300B	NEW-E	01-21-020	232- 28-61900E	REP-E	01-11-066
232- 12-071	AMD-P	01-05-135	232- 28-27300B	REP-E	01-21-020	232- 28-61900E	NEW-E	01-23-024
232- 12-071	AMD	01-10-048	232- 28-274	REP-W	01-03-077	232- 28-61900E	REP-E	01-23-024
232- 12-077	AMD-W	01-11-074	232- 28-274	REP-P	01-05-146	232- 28-61900F	NEW-E	01-11-065
232- 12-131	REP-P	01-05-146	232- 28-274	REP	01-10-048	232- 28-61900F	REP-E	01-11-065
232- 12-131	REP	01-10-048	232- 28-275	AMD	01-04-037	232- 28-61900F	NEW-E	01-24-084
232- 12-141	AMD-P	01-05-135	232- 28-276	AMD-P	01-05-141	232- 28-61900F	REP-E	01-24-084
232- 12-141	AMD	01-10-048	232- 28-276	AMD	01-10-048	232- 28-61900G	NEW-E	01-11-057
232- 12-142	NEW-P	01-05-111	232- 28-277	AMD	01-04-037	232- 28-61900G	REP-E	01-14-049
232- 12-142	NEW-P	01-13-082	232- 28-278	AMD-P	01-05-139	232- 28-61900G	NEW-E	01-24-042
232- 12-142	NEW	01-17-067	232- 28-278	AMD	01-10-048	232- 28-61900G	REP-E	01-24-042
232- 12-142	NEW-W	01-18-066	232- 28-27800B	NEW-E	01-17-088	232- 28-61900H	NEW-E	01-11-088
232- 12-147	REP-P	01-21-126	232- 28-27800B	REP-E	01-17-088	232- 28-61900H	REP-E	01-12-025
232- 12-151	REP-P	01-21-126	232- 28-279	AMD-P	01-05-145	232- 28-61900H	NEW-E	02-01-083
232- 12-168	AMD-P	01-21-126	232- 28-279	AMD	01-10-048	232- 28-61900H	REP-E	02-01-083
232- 12-243	NEW-P	01-13-093	232- 28-280	REP-P	01-05-146	232- 28-61900I	NEW-E	01-12-025
232- 12-243	NEW	01-20-011	232- 28-280	REP	01-10-048	232- 28-61900I	REP-E	01-17-012
232- 12-245	NEW-P	01-21-116	232- 28-281	REP-P	01-05-146	232- 28-61900J	NEW-E	01-12-066
232- 12-24800A	NEW-E	01-07-020	232- 28-281	REP	01-10-048	232- 28-61900J	REP-E	01-12-066
232- 12-253	NEW-P	01-21-115	232- 28-290	NEW-P	01-05-140	232- 28-61900K	NEW-E	01-14-015
232- 12-257	AMD-P	01-13-120	232- 28-290	NEW	01-10-048	232- 28-61900L	NEW-E	01-15-032
232- 12-257	AMD	01-17-092	232- 28-291	NEW-P	01-05-140	232- 28-61900L	REP-E	01-15-032
232- 12-26700A	NEW-E	01-21-021	232- 28-291	NEW	01-10-048	232- 28-61900M	NEW-E	01-15-055
232- 12-271	AMD-P	01-05-144	232- 28-29100A	NEW-E	01-21-044	232- 28-61900N	NEW-E	01-03-061
232- 12-271	AMD	01-10-048	232- 28-292	NEW-P	01-05-140	232- 28-61900N	REP-E	01-03-061
232- 12-272	NEW-P	01-21-126	232- 28-292	NEW	01-10-048	232- 28-61900N	REP-E	01-05-043
232- 12-292	AMD-P	01-21-130	232- 28-293	NEW-P	01-05-140	232- 28-61900P	NEW-E	01-04-011
232- 12-292	AMD	02-02-062	232- 28-293	NEW	01-10-048	232- 28-61900P	REP-E	01-04-011
232- 12-297	AMD-P	01-21-130	232- 28-299	NEW-P	01-05-134	232- 28-61900P	NEW-E	01-17-012
232- 12-297	AMD	02-02-062	232- 28-299	NEW	01-10-048	232- 28-61900P	REP-E	01-17-012
232- 12-31500H	NEW-E	02-02-074	232- 28-424	REP-P	01-13-120	232- 28-61900Q	NEW-E	01-05-010
232- 12-619	AMD-W	01-11-074	232- 28-424	REP	01-17-092	232- 28-61900Q	REP-E	01-05-010
232- 12-619	AMD-P	01-21-126	232- 28-42400C	NEW-E	01-03-013	232- 28-61900Q	NEW-E	01-17-024
232- 12-61900R	NEW-E	01-17-066	232- 28-42400C	REP-E	01-03-013	232- 28-61900Q	REP-E	01-17-024
232- 12-61900R	REP-E	01-17-066	232- 28-425	NEW-P	01-13-120	232- 28-61900R	NEW-E	01-05-080
232- 28-02203	AMD	01-04-037	232- 28-425	NEW	01-17-092	232- 28-61900R	REP-E	01-05-080
232- 28-02203	AMD-P	01-05-136	232- 28-42500A	NEW-E	01-20-003	232- 28-61900R	NEW-E	01-18-027
232- 28-02203	AMD	01-10-048	232- 28-42500A	REP-E	01-20-003	232- 28-61900R	REP-E	01-18-027
232- 28-02204	AMD	01-04-037	232- 28-42500A	REP-E	01-22-039	232- 28-61900R	REP-E	01-19-047
232- 28-02205	AMD-P	01-05-136	232- 28-42500B	NEW-E	01-22-039	232- 28-61900S	NEW-E	01-06-007
232- 28-02205	AMD	01-10-048	232- 28-42500B	REP-E	01-22-039	232- 28-61900S	REP-E	01-06-007
232- 28-02206	AMD	01-04-037	232- 28-515	AMD-P	01-05-135	232- 28-61900S	NEW-E	01-19-004
232- 28-02220	AMD-P	01-05-143	232- 28-515	AMD	01-10-048	232- 28-61900S	REP-E	01-19-004
232- 28-02220	AMD	01-10-048	232- 28-619	AMD	01-06-036	232- 28-61900T	NEW-E	01-07-007
232- 28-02240	AMD-P	01-05-143	232- 28-619	AMD-P	01-10-109	232- 28-61900T	REP-E	01-07-007
232- 28-02240	AMD	01-10-048	232- 28-619	AMD	01-14-001	232- 28-61900T	REP-E	01-10-002
232- 28-248	AMD-P	01-05-142	232- 28-619	AMD-P	01-21-126	232- 28-61900T	NEW-E	01-18-059
232- 28-248	AMD	01-10-048	232- 28-61900A	NEW-E	01-10-023	232- 28-61900U	NEW-E	01-07-022
232- 28-258	REP-P	01-05-140	232- 28-61900A	REP-E	01-10-023	232- 28-61900U	REP-E	01-09-055
232- 28-258	REP	01-10-048	232- 28-61900A	NEW-E	01-22-056	232- 28-61900U	NEW-E	01-19-010
232- 28-260	AMD	01-04-037	232- 28-61900B	NEW-E	01-10-046	232- 28-61900V	NEW-E	01-07-089
232- 28-260	REP-P	01-05-140	232- 28-61900B	REP-E	01-10-046	232- 28-61900V	REP-E	01-07-089
232- 28-260	REP	01-10-048	232- 28-61900B	NEW-E	01-22-012	232- 28-61900V	NEW-E	01-19-047
232- 28-271	AMD	01-04-037	232- 28-61900B	REP-E	01-22-012	232- 28-61900V	REP-E	01-19-047

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232- 28-61900W	NEW-E	01-19-048	246-220-010	AMD	01-05-110	246-282-042	NEW	01-04-054
232- 28-61900W	REP-E	01-19-048	246-221-005	AMD-P	01-02-087	246-282-050	AMD	01-04-054
232- 28-61900X	NEW-E	01-09-030	246-221-005	AMD	01-05-110	246-282-060	AMD	01-04-054
232- 28-61900X	REP-E	01-09-030	246-221-010	AMD-P	01-02-087	246-282-070	AMD	01-04-054
232- 28-61900X	REP-E	01-11-066	246-221-010	AMD	01-05-110	246-282-080	AMD	01-04-054
232- 28-61900X	NEW-E	01-20-024	246-221-015	AMD-P	01-02-087	246-282-082	NEW	01-04-054
232- 28-61900Y	NEW-E	01-09-053	246-221-015	AMD	01-05-110	246-282-090	REP	01-04-054
232- 28-61900Y	REP-E	01-09-053	246-221-030	AMD-P	01-02-087	246-282-092	NEW	01-04-054
232- 28-61900Y	REP-E	01-12-026	246-221-030	AMD	01-05-110	246-282-100	AMD	01-04-054
232- 28-61900Y	NEW-E	01-21-002	246-221-055	AMD-P	01-02-087	246-282-102	NEW	01-04-054
232- 28-61900Y	REP-E	01-21-002	246-221-055	AMD	01-05-110	246-282-104	NEW	01-04-054
232- 28-61900Z	NEW-E	01-09-055	246-221-090	AMD-P	01-02-087	246-282-110	AMD	01-04-054
232- 28-61900Z	REP-E	01-11-088	246-221-090	AMD	01-05-110	246-282-120	AMD	01-04-054
232- 28-61900Z	NEW-E	01-21-007	246-221-100	AMD-P	01-02-087	246-282-130	AMD	01-04-054
232- 28-61900Z	REP-E	01-21-007	246-221-100	AMD	01-05-110	246-282-990	AMD	01-04-054
232- 28-620	AMD-P	01-10-109	246-221-110	AMD-P	01-02-087	246-282-990	AMD-P	01-11-158
232- 28-620	AMD	01-14-001	246-221-110	AMD	01-05-110	246-282-990	AMD	01-14-047
232- 28-62000B	NEW-E	01-14-024	246-221-113	AMD-P	01-02-087	246-290	PREP	01-17-111
232- 28-62000B	REP-E	01-19-005	246-221-113	AMD	01-05-110	246-290-990	AMD-P	01-20-120
232- 28-62000C	NEW-E	01-19-005	246-221-117	AMD-P	01-02-087	246-290-990	AMD	02-01-065
232- 28-621	AMD-P	01-10-109	246-221-117	AMD	01-05-110	246-292-160	AMD-P	01-20-120
232- 28-621	AMD	01-14-001	246-221-230	AMD-P	01-02-087	246-292-160	AMD	02-01-065
232- 28-621	AMD-P	01-21-126	246-221-230	AMD	01-05-110	246-296-010	NEW-P	01-14-092
232- 28-62100B	NEW-E	01-10-038	246-221-250	AMD-P	01-02-087	246-296-010	NEW	01-21-137
232- 28-62100B	REP-E	01-15-004	246-221-250	AMD	01-05-110	246-296-020	NEW-P	01-14-092
232- 28-62100C	NEW-E	01-15-004	246-221-285	AMD-P	01-02-087	246-296-020	NEW	01-21-137
232- 28-62100C	REP-E	01-15-036	246-221-285	AMD	01-05-110	246-296-030	NEW-P	01-14-092
232- 28-62100D	NEW-E	01-15-036	246-244-070	AMD-P	01-02-087	246-296-030	NEW	01-21-137
232- 28-62100D	REP-E	01-16-118	246-244-070	AMD	01-05-110	246-296-040	NEW-P	01-14-092
232- 28-62100E	NEW-E	01-16-118	246-246-001	AMD-P	01-10-130	246-296-040	NEW	01-21-137
232- 28-62100E	REP-E	01-18-064	246-246-001	AMD	01-14-045	246-296-050	NEW-P	01-14-092
232- 28-62100F	NEW-E	01-18-064	246-254-053	AMD-P	01-11-163	246-296-050	NEW	01-21-137
232- 28-62100F	REP-E	01-18-064	246-254-053	AMD	01-14-048	246-296-060	NEW-P	01-14-092
246- 08-400	AMD-P	01-12-097	246-254-070	AMD-P	01-11-160	246-296-060	NEW	01-21-137
246- 08-400	AMD	01-16-009	246-254-070	AMD	01-14-046	246-296-070	NEW-P	01-14-092
246- 30	PREP	01-19-076	246-254-070	AMD-P	01-24-104	246-296-070	NEW	01-21-137
246- 30-010	REP-P	01-22-099	246-254-080	AMD-P	01-11-160	246-296-080	NEW-P	01-14-092
246- 30-010	REP	02-02-015	246-254-080	AMD	01-14-046	246-296-080	NEW	01-21-137
246- 30-020	REP-P	01-22-099	246-254-080	AMD-P	01-24-104	246-296-090	NEW-P	01-14-092
246- 30-020	REP	02-02-015	246-254-090	AMD-P	01-11-160	246-296-090	NEW	01-21-137
246- 30-030	REP-P	01-22-099	246-254-090	AMD	01-14-046	246-296-100	NEW-P	01-14-092
246- 30-030	REP	02-02-015	246-254-090	AMD-P	01-24-104	246-296-100	NEW	01-21-137
246-100	PREP	01-08-088	246-254-100	AMD-P	01-11-160	246-296-110	NEW-P	01-14-092
246-100-036	PREP	01-24-102	246-254-100	AMD	01-14-046	246-296-110	NEW	01-21-137
246-101-505	PREP	01-24-102	246-254-100	AMD-P	01-24-104	246-296-120	NEW-P	01-14-092
246-102-001	NEW	01-04-086	246-254-120	AMD-P	01-11-160	246-296-120	NEW	01-21-137
246-102-010	NEW	01-04-086	246-254-120	AMD	01-14-046	246-296-130	NEW-P	01-14-092
246-102-020	NEW	01-04-086	246-254-120	AMD-P	01-24-104	246-296-130	NEW	01-21-137
246-102-030	NEW	01-04-086	246-260-9901	AMD-P	01-11-158	246-296-140	NEW-P	01-14-092
246-102-040	NEW	01-04-086	246-260-9901	AMD	01-14-047	246-296-140	NEW	01-21-137
246-102-050	NEW	01-04-086	246-282-001	AMD	01-04-054	246-296-150	NEW-P	01-14-092
246-102-060	NEW	01-04-086	246-282-005	AMD	01-04-054	246-296-150	NEW	01-21-137
246-102-070	NEW	01-04-086	246-282-010	AMD	01-04-054	246-296-160	NEW-P	01-14-092
246-145-001	NEW-P	02-02-076	246-282-012	NEW	01-04-054	246-296-160	NEW	01-21-137
246-145-010	NEW-P	02-02-076	246-282-014	NEW	01-04-054	246-296-170	NEW-P	01-14-092
246-145-020	NEW-P	02-02-076	246-282-016	NEW	01-04-054	246-296-170	NEW	01-21-137
246-145-030	NEW-P	02-02-076	246-282-020	AMD	01-04-054	246-296-180	NEW-P	01-14-092
246-145-040	NEW-P	02-02-076	246-282-030	REP	01-04-054	246-296-180	NEW	01-21-137
246-205-990	AMD-P	01-11-158	246-282-032	NEW	01-04-054	246-296-190	NEW-P	01-14-092
246-205-990	AMD	01-14-047	246-282-034	NEW	01-04-054	246-296-190	NEW	01-21-137
246-215	PREP	01-23-096	246-282-036	NEW	01-04-054	246-305-001	NEW	01-08-023

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-305-010	NEW	01-08-023	246-809-140	NEW-P	01-13-118	246-826-301	NEW-P	01-23-099
246-305-020	NEW	01-08-023	246-809-140	NEW	01-17-113	246-826-302	NEW-P	01-23-099
246-305-030	NEW	01-08-023	246-809-220	NEW-P	01-13-118	246-826-303	NEW-P	01-23-099
246-305-040	NEW	01-08-023	246-809-220	NEW	01-17-113	246-828-020	PREP	02-02-041
246-305-050	NEW	01-08-023	246-809-221	NEW-P	01-13-118	246-828-290	AMD-X	02-02-045
246-305-060	NEW	01-08-023	246-809-221	NEW	01-17-113	246-828-990	PREP	02-02-042
246-305-070	NEW	01-08-023	246-809-230	NEW-P	01-13-118	246-834-990	AMD-P	01-19-077
246-305-080	NEW	01-08-023	246-809-230	NEW	01-17-113	246-834-990	AMD	01-23-101
246-305-090	NEW	01-08-023	246-809-240	NEW-P	01-13-118	246-836-060	REP-XR	01-10-126
246-305-100	NEW	01-08-023	246-809-240	NEW	01-17-113	246-836-060	REP	01-14-091
246-305-110	NEW	01-08-023	246-809-320	NEW-P	01-13-118	246-840-421	NEW-P	01-10-127
246-310-990	AMD-P	01-11-154	246-809-320	NEW	01-17-113	246-840-421	NEW	01-16-011
246-310-990	AMD	01-15-094	246-809-321	NEW-P	01-13-118	246-840-422	NEW-P	01-10-127
246-314-990	PREP	01-10-123	246-809-321	NEW	01-17-113	246-840-422	NEW	01-16-011
246-320-990	PREP	01-10-124	246-809-340	NEW-P	01-13-118	246-840-423	NEW-P	01-10-127
246-320-990	AMD-P	01-16-150	246-809-340	NEW	01-17-113	246-840-423	NEW	01-16-011
246-320-990	AMD	01-20-119	246-809-600	NEW-X	01-22-064	246-840-424	NEW-P	01-10-127
246-322-990	AMD-P	01-11-156	246-809-610	NEW-X	01-22-064	246-840-424	NEW	01-16-011
246-322-990	AMD	01-15-092	246-809-620	NEW-X	01-22-064	246-840-425	NEW-P	01-10-127
246-323-990	AMD-P	01-11-157	246-809-630	NEW-X	01-22-064	246-840-425	NEW	01-16-011
246-323-990	AMD	01-15-091	246-809-640	NEW-X	01-22-064	246-840-426	NEW-P	01-10-127
246-324-990	AMD-P	01-11-156	246-809-650	NEW-X	01-22-064	246-840-426	NEW	01-16-011
246-324-990	AMD	01-15-092	246-809-990	NEW-P	01-13-118	246-840-427	NEW-P	01-10-127
246-325-990	AMD-P	01-11-157	246-809-990	NEW-E	01-13-119	246-840-427	NEW	01-16-011
246-325-990	AMD	01-15-091	246-809-990	NEW	01-17-113	246-840-700	AMD-W	01-15-063
246-326-990	AMD-P	01-11-157	246-810-320	REP-X	01-20-117	246-840-700	AMD-P	01-21-135
246-326-990	AMD	01-15-091	246-810-321	REP-X	01-20-117	246-840-705	AMD-W	01-15-063
246-327-990	PREP	01-10-125	246-810-332	REP-X	01-20-117	246-840-705	AMD-P	01-21-135
246-327-990	AMD-P	01-16-151	246-810-340	REP-X	01-20-117	246-840-710	AMD-W	01-15-063
246-327-990	AMD	01-22-062	246-810-520	REP-X	01-20-117	246-840-710	AMD-P	01-21-135
246-329-990	AMD-P	01-11-155	246-810-521	REP-X	01-20-117	246-840-715	REP-W	01-15-063
246-329-990	AMD	01-15-090	246-810-532	REP-X	01-20-117	246-840-715	REP-P	01-21-135
246-331-990	PREP	01-10-125	246-810-540	REP-X	01-20-117	246-840-910	AMD-P	01-19-078
246-331-990	AMD-P	01-16-151	246-810-600	REP-X	01-22-064	246-840-910	AMD	02-02-047
246-331-990	AMD	01-22-062	246-810-610	REP-X	01-22-064	246-840-920	AMD-P	01-19-078
246-336-990	PREP	01-10-125	246-810-620	REP-X	01-22-064	246-840-920	AMD	02-02-047
246-336-990	AMD-P	01-16-151	246-810-630	REP-X	01-22-064	246-840-930	AMD-P	01-19-078
246-336-990	AMD	01-22-062	246-810-640	REP-X	01-22-064	246-840-930	AMD	02-02-047
246-360	PREP	02-01-084	246-810-650	REP-X	01-22-064	246-840-940	AMD-P	01-19-078
246-360-990	AMD-P	01-11-153	246-810-660	REP-X	01-22-064	246-840-940	AMD	02-02-047
246-360-990	AMD	01-15-093	246-810-720	REP-X	01-20-117	246-840-950	AMD-P	01-19-078
246-430-001	REP	01-04-086	246-810-721	REP-X	01-20-117	246-840-950	AMD	02-02-047
246-430-010	REP	01-04-086	246-810-732	REP-X	01-20-117	246-840-960	AMD-P	01-19-078
246-430-020	REP	01-04-086	246-810-740	REP-X	01-20-117	246-840-960	AMD	02-02-047
246-430-030	REP	01-04-086	246-811-081	NEW-P	01-23-100	246-840-970	AMD-P	01-19-078
246-430-040	REP	01-04-086	246-811-082	NEW-P	01-23-100	246-840-970	AMD	02-02-047
246-430-050	REP	01-04-086	246-811-200	NEW-P	01-24-040	246-840-980	REP-P	01-19-078
246-430-060	REP	01-04-086	246-811-210	NEW-P	01-24-040	246-840-980	REP	02-02-047
246-491	PREP	01-08-090	246-811-220	NEW-P	01-24-040	246-843-072	REP	01-03-114
246-650	PREP-W	01-17-027	246-811-230	NEW-P	01-24-040	246-843-074	REP	01-03-114
246-650	PREP	01-17-028	246-811-240	NEW-P	01-24-040	246-851-150	AMD-P	01-24-106
246-680	PREP	01-08-091	246-811-250	NEW-P	01-24-040	246-851-160	AMD-P	01-24-106
246-680	PREP	01-08-093	246-811-260	NEW-P	01-24-040	246-851-200	REP-X	02-02-048
246-790	PREP	01-13-115	246-811-270	NEW-P	01-24-040	246-851-250	AMD-P	01-24-106
246-809-080	NEW-P	01-13-118	246-811-990	AMD-P	01-23-100	246-851-300	AMD-P	01-24-106
246-809-080	NEW	01-17-113	246-817-440	NEW-P	01-11-164	246-851-310	AMD-P	01-24-106
246-809-120	NEW-P	01-13-118	246-817-440	NEW	01-16-007	246-851-330	AMD-P	01-24-106
246-809-120	NEW	01-17-113	246-817-990	AMD-P	01-08-086	246-851-520	AMD-P	01-24-106
246-809-121	NEW-P	01-13-118	246-817-990	AMD-C	01-09-086	246-853-221	NEW-P	01-10-128
246-809-121	NEW	01-17-113	246-817-990	AMD	01-11-166	246-853-221	NEW	01-16-008
246-809-130	NEW-P	01-13-118	246-826-100	AMD-P	01-23-099	246-853-222	NEW-P	01-10-128
246-809-130	NEW	01-17-113	246-826-300	NEW-P	01-23-099	246-853-222	NEW	01-16-008

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-853-223	NEW-P	01-10-128	246-928-050	REP-P	01-07-086	246-928-560	NEW-P	01-07-086
246-853-223	NEW	01-16-008	246-928-050	REP	01-11-165	246-928-560	NEW	01-11-165
246-853-224	NEW-P	01-10-128	246-928-060	REP-P	01-07-086	246-928-570	NEW-P	01-07-086
246-853-224	NEW	01-16-008	246-928-060	REP	01-11-165	246-928-570	NEW	01-11-165
246-853-225	NEW-P	01-10-128	246-928-080	REP-P	01-07-086	246-928-610	NEW-P	01-07-086
246-853-225	NEW	01-16-008	246-928-080	REP	01-11-165	246-928-610	NEW-W	01-20-080
246-853-226	NEW-P	01-10-128	246-928-085	REP-P	01-07-086	246-928-620	NEW-P	01-07-086
246-853-226	NEW	01-16-008	246-928-085	REP	01-11-165	246-928-620	NEW-W	01-20-080
246-853-227	NEW-P	01-10-128	246-928-110	REP-P	01-07-086	246-928-710	NEW-P	01-07-086
246-853-227	NEW	01-16-008	246-928-110	REP	01-11-165	246-928-710	NEW	01-11-165
246-869-220	AMD	01-04-055	246-928-120	REP-P	01-07-086	246-928-720	NEW-P	01-07-086
246-879-090	PREP	01-09-087	246-928-120	REP	01-11-165	246-928-720	NEW	01-11-165
246-887-040	PREP	01-23-097	246-928-130	REP-P	01-07-086	246-928-730	NEW-P	01-07-086
246-887-100	AMD	01-03-108	246-928-130	REP	01-11-165	246-928-730	NEW	01-11-165
246-907	PREP	01-05-109	246-928-140	REP-P	01-07-086	246-928-740	NEW-P	01-07-086
246-907-030	AMD-P	01-09-088	246-928-140	REP	01-11-165	246-928-740	NEW	01-11-165
246-907-030	AMD	01-12-052	246-928-150	REP-P	01-07-086	246-928-750	NEW-P	01-07-086
246-907-030	AMD-P	01-19-077	246-928-150	REP	01-11-165	246-928-750	NEW	01-11-165
246-907-030	AMD	01-23-101	246-928-160	REP-P	01-07-086	246-928-760	NEW-P	01-07-086
246-918-005	AMD-P	01-12-095	246-928-160	REP	01-11-165	246-928-760	NEW	01-11-165
246-918-005	AMD	01-18-085	246-928-170	REP-P	01-07-086	246-928-990	AMD-P	01-07-086
246-918-007	AMD-P	01-12-095	246-928-170	REP	01-11-165	246-928-990	AMD	01-11-165
246-918-007	AMD	01-18-085	246-928-180	REP-P	01-07-086	246-930-050	PREP	01-24-103
246-918-050	AMD-P	01-12-095	246-928-180	REP	01-11-165	246-930-075	PREP	01-24-103
246-918-050	AMD	01-18-085	246-928-190	REP-P	01-07-086	246-930-310	PREP	01-24-103
246-918-080	AMD-P	01-12-095	246-928-190	REP	01-11-165	246-930-320	PREP	01-24-103
246-918-080	AMD	01-18-085	246-928-200	REP-P	01-07-086	246-933-990	AMD-P	01-19-077
246-918-120	PREP	01-15-089	246-928-200	REP	01-11-165	246-933-990	AMD	01-23-101
246-918-990	AMD-P	01-24-105	246-928-210	REP-P	01-07-086	246-935	AMD-X	01-23-098
246-919-330	AMD-P	01-12-098	246-928-210	REP	01-11-165	246-935-010	AMD-X	01-23-098
246-919-330	AMD	01-18-087	246-928-220	REP-P	01-07-086	246-935-020	AMD-X	01-23-098
246-919-340	AMD-P	01-12-096	246-928-220	REP	01-11-165	246-935-030	AMD-X	01-23-098
246-919-340	AMD	01-18-086	246-928-310	NEW-P	01-07-086	246-935-040	AMD-P	01-21-134
246-919-475	NEW	01-03-115	246-928-310	NEW	01-11-165	246-935-040	AMD	02-02-046
246-919-840	NEW-P	01-10-129	246-928-320	NEW-P	01-07-086	246-935-050	AMD-P	01-21-134
246-919-840	NEW	01-16-010	246-928-320	NEW	01-11-165	246-935-050	AMD	02-02-046
246-919-841	NEW-P	01-10-129	246-928-410	NEW-P	01-07-086	246-935-060	AMD-P	01-21-134
246-919-841	NEW	01-16-010	246-928-410	NEW	01-11-165	246-935-060	AMD	02-02-046
246-919-842	NEW-P	01-10-129	246-928-420	NEW-P	01-07-086	246-935-070	PREP	01-21-133
246-919-842	NEW	01-16-010	246-928-420	NEW	01-11-165	246-935-090	AMD-X	01-23-098
246-919-843	NEW-P	01-10-129	246-928-430	NEW-P	01-07-086	246-935-100	AMD-X	01-23-098
246-919-843	NEW	01-16-010	246-928-430	NEW	01-11-165	246-935-120	AMD-X	01-23-098
246-919-844	NEW-P	01-10-129	246-928-440	NEW-P	01-13-117	246-935-990	AMD-P	01-19-077
246-919-844	NEW	01-16-010	246-928-440	NEW	01-21-136	246-935-990	AMD	01-23-101
246-919-845	NEW-P	01-10-129	246-928-441	NEW-P	01-13-117	246-937	AMD-X	02-02-044
246-919-845	NEW	01-16-010	246-928-441	NEW	01-21-136	246-937-010	AMD-X	02-02-044
246-919-846	NEW-P	01-10-129	246-928-442	NEW-P	01-13-117	246-937-020	AMD-X	02-02-044
246-919-846	NEW	01-16-010	246-928-442	NEW	01-21-136	246-937-030	AMD-X	02-02-044
246-919-990	AMD-P	01-24-105	246-928-443	NEW-P	01-13-117	246-937-040	AMD-X	02-02-044
246-922-990	AMD-P	01-19-077	246-928-443	NEW	01-21-136	246-937-050	AMD-X	02-02-044
246-922-990	AMD	01-23-101	246-928-450	NEW-P	01-07-086	246-937-060	AMD-X	02-02-044
246-924-990	AMD-P	01-19-077	246-928-450	NEW	01-11-165	246-937-070	AMD-X	02-02-044
246-924-990	AMD	01-23-101	246-928-510	NEW-P	01-07-086	246-937-090	AMD-X	02-02-044
246-928	PREP	01-14-043	246-928-510	NEW	01-11-165	246-937-990	AMD-P	01-19-077
246-928-015	REP-P	01-07-086	246-928-520	NEW-P	01-07-086	246-937-990	AMD	01-23-101
246-928-015	REP	01-11-165	246-928-520	NEW	01-11-165	246-939-005	NEW-P	01-06-054
246-928-020	REP-P	01-07-086	246-928-530	NEW-P	01-07-086	246-939-005	NEW	01-14-044
246-928-020	REP	01-11-165	246-928-530	NEW	01-11-165	246-939-020	NEW-P	01-06-054
246-928-030	REP-P	01-07-086	246-928-540	NEW-P	01-07-086	246-939-020	NEW	01-14-044
246-928-030	REP	01-11-165	246-928-540	NEW	01-11-165	246-939-040	NEW-P	01-06-054
246-928-040	REP-P	01-07-086	246-928-550	NEW-P	01-07-086	246-939-040	NEW	01-14-044
246-928-040	REP	01-11-165	246-928-550	NEW	01-11-165	246-976-031	PREP	01-11-162

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246-976-330	AMD-P	01-22-065	260- 75-010	PREP	01-12-059	284- 18A-430	NEW-E	01-18-039
246-976-330	AMD	02-02-077	260- 75-010	REP-P	01-16-123	284- 18A-440	NEW-E	01-18-039
246-976-420	AMD-P	01-22-065	260- 75-010	REP	01-22-074	284- 18A-910	NEW-E	01-18-039
246-976-420	AMD	02-02-077	262- 01-110	PREP	01-03-144	284- 18A-920	NEW-E	01-18-039
246-976-430	AMD-P	01-22-065	262- 01-110	AMD-P	01-07-028	284- 18A-930	NEW-E	01-18-039
246-976-430	AMD	02-02-077	262- 01-110	AMD	01-11-034	284- 18A-940	NEW-E	01-18-039
246-976-500	PREP	01-10-131	262- 01-120	PREP	01-03-144	284- 18A-950	NEW-E	01-18-039
246-976-510	PREP	01-10-131	262- 01-130	PREP	01-03-144	284- 18A-960	NEW-E	01-18-039
246-976-550	PREP	01-10-131	262- 01-130	AMD-P	01-07-028	284- 22	PREP	01-21-074
246-976-560	PREP	01-10-131	262- 01-130	AMD	01-11-034	284- 24-120	AMD-P	01-23-075
246-976-600	PREP	01-10-131	263- 12-050	AMD-P	01-06-058	284- 24-120	AMD	02-02-068
246-976-610	PREP	01-10-131	263- 12-050	AMD	01-09-031	284- 43-130	AMD	01-03-032
246-976-650	PREP	01-10-131	263- 12-059	NEW-P	01-06-059	284- 43-130	AMD	01-03-033
246-976-720	PREP	01-10-131	263- 12-059	NEW	01-09-032	284- 43-200	AMD	01-03-033
246-976-730	PREP	01-10-131	275- 25-500	REP-XR	01-11-104	284- 43-251	NEW	01-03-033
246-976-770	PREP	01-10-131	275- 25-500	REP	01-15-077	284- 43-410	NEW	01-03-033
246-976-780	PREP	01-10-131	284- 04-120	NEW	01-03-034	284- 43-610	REP	01-03-033
246-976-810	PREP	01-10-131	284- 04-120	AMD-E	01-14-053	284- 43-615	NEW	01-03-033
246-976-820	PREP	01-10-131	284- 04-120	AMD-X	02-01-033	284- 43-620	AMD	01-03-033
246-976-885	PREP	01-10-131	284- 04-120	AMD-E	02-01-034	284- 43-630	NEW	01-03-033
246-976-935	PREP	01-10-132	284- 04-200	NEW	01-03-034	284- 43-815	NEW	01-03-032
246-976-935	AMD-P	01-22-063	284- 04-205	NEW	01-03-034	284- 43-820	NEW	01-03-033
246-976-960	PREP	01-11-162	284- 04-210	NEW	01-03-034	284- 43-821	NEW	01-03-035
248-554-001	REP	01-07-053	284- 04-215	NEW	01-03-034	284- 43-821	REP-P	01-15-084
248-554-005	REP	01-07-053	284- 04-220	NEW	01-03-034	284- 43-821	REP	01-19-001
248-554-010	REP	01-07-053	284- 04-225	NEW	01-03-034	284- 43-822	NEW-W	01-12-083
248-554-015	REP	01-07-053	284- 04-300	NEW	01-03-034	284- 43-822	NEW-P	01-15-084
248-554-018	REP	01-07-053	284- 04-305	NEW	01-03-034	284- 43-822	NEW	01-19-001
248-554-020	REP	01-07-053	284- 04-310	NEW	01-03-034	284- 43-823	NEW	01-03-035
248-554-030	REP	01-07-053	284- 04-400	NEW	01-03-034	284- 43-823	REP-P	01-15-084
250- 44-100	AMD-P	01-06-065	284- 04-405	NEW	01-03-034	284- 43-823	REP	01-19-001
250- 44-100	AMD	01-10-020	284- 04-410	NEW	01-03-034	284- 43-824	NEW	01-03-035
250- 44-110	AMD-P	01-06-065	284- 04-500	NEW	01-03-034	284- 43-824	AMD-E	01-04-087
250- 44-110	AMD	01-10-020	284- 04-505	NEW	01-03-034	284- 43-824	AMD-E	01-14-054
250- 44-120	AMD-P	01-06-065	284- 04-510	NEW	01-03-034	284- 43-824	REP-P	01-15-084
250- 44-120	AMD	01-10-020	284- 04-515	NEW	01-03-034	284- 43-824	REP	01-19-001
250- 63-010	NEW	01-08-017	284- 04-520	NEW	01-03-034	284- 43-899	NEW	01-03-033
250- 63-020	NEW	01-08-017	284- 04-525	NEW	01-03-034	284- 54-120	PREP	01-20-095
250- 63-030	NEW	01-08-017	284- 04-600	NEW	01-03-034	284- 66-030	AMD-W	01-12-084
250- 63-040	NEW	01-08-017	284- 04-605	NEW	01-03-034	284- 66-063	AMD-W	01-12-084
250- 63-050	NEW	01-08-017	284- 04-610	NEW	01-03-034	284- 66-066	AMD-W	01-12-084
250- 63-060	NEW	01-08-017	284- 04-615	NEW	01-03-034	284- 66-077	AMD-W	01-12-084
250- 63-070	NEW	01-08-017	284- 04-620	NEW	01-03-034	284- 66-092	AMD-W	01-12-084
250- 63-080	NEW	01-08-017	284- 04-900	NEW	01-03-034	284- 66-110	AMD-W	01-12-084
250- 66	PREP	01-15-076	284- 07-050	AMD-P	01-08-098	284- 66-120	AMD-W	01-12-084
250- 66-030	AMD-P	01-18-069	284- 07-050	AMD	01-11-077	284- 66-142	AMD-W	01-12-084
250- 66-030	AMD-C	01-24-031	284- 07-130	AMD-P	01-11-167	284- 66-170	AMD-W	01-12-084
251- 01-415	AMD-P	01-08-063	284- 07-130	AMD	01-21-075	286- 06	PREP	01-02-090
251- 01-415	AMD	01-11-112	284- 16-020	NEW-W	01-09-074	286- 06-045	NEW-P	01-09-025
251- 12-600	AMD-P	01-08-063	284- 18A-300	NEW-E	01-18-039	286- 06-045	NEW	01-17-056
251- 12-600	AMD	01-11-112	284- 18A-310	NEW-E	01-18-039	286- 06-050	AMD-P	01-09-025
251- 17-150	AMD-W	01-07-056	284- 18A-320	NEW-E	01-18-039	286- 06-050	AMD	01-17-056
251- 17-175	AMD-W	01-07-056	284- 18A-330	NEW-E	01-18-039	286- 06-060	AMD-P	01-09-025
251- 22-170	AMD-P	01-20-106	284- 18A-340	NEW-E	01-18-039	286- 06-060	AMD	01-17-056
251- 22-170	AMD	01-23-013	284- 18A-350	NEW-E	01-18-039	286- 06-065	AMD-P	01-09-025
259- 04-010	AMD-P	01-20-016	284- 18A-360	NEW-E	01-18-039	286- 06-065	AMD	01-17-056
259- 04-050	AMD-P	01-20-016	284- 18A-370	NEW-E	01-18-039	286- 06-080	AMD-P	01-09-025
259- 04-070	AMD-P	01-20-016	284- 18A-380	NEW-E	01-18-039	286- 06-080	AMD	01-17-056
260- 36-040	PREP	02-01-090	284- 18A-390	NEW-E	01-18-039	286- 06-090	AMD-P	01-09-025
260- 48	PREP	02-01-089	284- 18A-400	NEW-E	01-18-039	286- 06-090	AMD	01-17-056
260- 48-930	NEW-P	01-16-124	284- 18A-410	NEW-E	01-18-039	286- 06-100	AMD-P	01-09-025
260- 70-650	PREP	02-01-091	284- 18A-420	NEW-E	01-18-039	286- 06-100	AMD	01-17-056

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286-06-110	AMD	01-17-056	292-100-190	AMD	01-13-033	296-04-260	REP-P	01-16-159
286-06-120	AMD-P	01-09-025	292-100-200	AMD-P	01-08-080	296-04-260	REP	01-22-055
286-06-120	AMD	01-17-056	292-100-200	AMD	01-13-033	296-04-270	REP-P	01-16-159
286-13-040	PREP	01-02-090	292-100-210	AMD-P	01-08-080	296-04-270	REP	01-22-055
286-13-040	AMD-P	01-09-025	292-100-210	AMD	01-13-033	296-04-275	REP-P	01-16-159
286-13-040	AMD	01-17-056	292-100-220	NEW	01-13-033	296-04-275	REP	01-22-055
286-13-085	AMD-E	01-23-057	292-110-010	PREP	01-11-120	296-04-280	REP-P	01-16-159
286-40-020	AMD-P	01-09-025	292-110-010	AMD-P	01-20-088	296-04-280	REP	01-22-055
286-40-020	AMD	01-17-056	292-110-010	AMD-P	02-02-085	296-04-295	REP-P	01-16-159
292-09-040	AMD-P	01-14-025	292-110-050	AMD-P	01-08-080	296-04-295	REP	01-22-055
292-09-040	AMD	02-01-041	292-110-050	AMD	01-13-080	296-04-300	REP-P	01-16-159
292-09-050	AMD-P	01-14-025	292-110-060	AMD-P	01-08-080	296-04-300	REP	01-22-055
292-09-050	AMD	02-01-041	292-110-060	AMD	01-13-080	296-04-310	REP-P	01-16-159
292-09-060	AMD-P	01-14-025	292-120	PREP	01-11-121	296-04-310	REP	01-22-055
292-09-060	AMD	02-01-041	292-120-030	AMD-P	01-20-087	296-04-330	REP-P	01-16-159
292-100-007	AMD-P	01-08-080	292-120-035	NEW-P	01-20-087	296-04-330	REP	01-22-055
292-100-007	AMD	01-13-033	292-130-020	AMD-P	01-08-080	296-04-340	REP-P	01-16-159
292-100-010	AMD-P	01-08-080	292-130-020	AMD	01-13-033	296-04-340	REP	01-22-055
292-100-010	AMD	01-13-033	292-130-030	AMD-P	01-08-080	296-04-350	REP-P	01-16-159
292-100-020	AMD-P	01-08-080	292-130-030	AMD	01-13-033	296-04-350	REP	01-22-055
292-100-020	AMD	01-13-033	292-130-040	AMD-P	01-08-080	296-04-351	REP-P	01-16-159
292-100-030	AMD-P	01-08-080	292-130-040	AMD	01-13-033	296-04-351	REP	01-22-055
292-100-030	AMD	01-13-033	292-130-060	AMD-P	01-08-080	296-04-360	REP-P	01-16-159
292-100-040	AMD-P	01-08-080	292-130-060	AMD	01-13-033	296-04-360	REP	01-22-055
292-100-040	AMD	01-13-033	292-130-065	NEW-P	01-08-080	296-04-370	REP-P	01-16-159
292-100-041	NEW-P	01-08-080	292-130-065	NEW	01-13-033	296-04-370	REP	01-22-055
292-100-041	NEW	01-13-033	292-130-070	AMD-P	01-08-080	296-04-380	REP-P	01-16-159
292-100-042	NEW-P	01-08-080	292-130-070	AMD	01-13-033	296-04-380	REP	01-22-055
292-100-042	NEW	01-13-033	292-130-080	AMD-P	01-08-080	296-04-390	REP-P	01-16-159
292-100-045	NEW-P	01-08-080	292-130-080	AMD	01-13-033	296-04-390	REP	01-22-055
292-100-045	NEW	01-13-033	292-130-130	AMD-P	01-08-080	296-04-400	REP-P	01-16-159
292-100-046	NEW-P	01-08-080	292-130-130	AMD	01-13-033	296-04-400	REP	01-22-055
292-100-046	NEW	01-13-033	296-04-001	REP-P	01-16-159	296-04-410	REP-P	01-16-159
292-100-047	NEW-P	01-08-080	296-04-001	REP	01-22-055	296-04-410	REP	01-22-055
292-100-047	NEW	01-13-033	296-04-005	REP-P	01-16-159	296-04-420	REP-P	01-16-159
292-100-050	AMD-P	01-08-080	296-04-005	REP	01-22-055	296-04-420	REP	01-22-055
292-100-050	AMD	01-13-033	296-04-010	REP-P	01-16-159	296-04-430	REP-P	01-16-159
292-100-060	AMD-P	01-08-080	296-04-010	REP	01-22-055	296-04-430	REP	01-22-055
292-100-060	AMD	01-13-033	296-04-015	REP-P	01-16-159	296-04-440	REP-P	01-16-159
292-100-070	REP-P	01-08-080	296-04-015	REP	01-22-055	296-04-440	REP	01-22-055
292-100-070	REP	01-13-033	296-04-040	REP-P	01-16-159	296-04-460	REP-P	01-16-159
292-100-080	AMD-P	01-08-080	296-04-040	REP	01-22-055	296-04-460	REP	01-22-055
292-100-080	AMD	01-13-033	296-04-042	REP-P	01-16-159	296-04-470	REP-P	01-16-159
292-100-100	AMD-P	01-08-080	296-04-042	REP	01-22-055	296-04-470	REP	01-22-055
292-100-100	AMD	01-13-033	296-04-045	REP-P	01-16-159	296-04-480	REP-P	01-16-159
292-100-110	AMD-P	01-08-080	296-04-045	REP	01-22-055	296-04-480	REP	01-22-055
292-100-110	AMD	01-13-033	296-04-05001	REP-P	01-16-159	296-05-001	NEW-P	01-16-159
292-100-130	AMD-P	01-08-080	296-04-05001	REP	01-22-055	296-05-001	NEW	01-22-055
292-100-130	AMD	01-13-033	296-04-060	REP-P	01-16-159	296-05-003	NEW-P	01-16-159
292-100-140	AMD-P	01-08-080	296-04-060	REP	01-22-055	296-05-003	NEW	01-22-055
292-100-140	AMD	01-13-033	296-04-090	REP-P	01-16-159	296-05-005	NEW-P	01-16-159
292-100-150	AMD-P	01-08-080	296-04-090	REP	01-22-055	296-05-005	NEW	01-22-055
292-100-150	AMD	01-13-033	296-04-105	REP-P	01-16-159	296-05-007	NEW-P	01-16-159
292-100-160	AMD-P	01-08-080	296-04-105	REP	01-22-055	296-05-007	NEW	01-22-055
292-100-160	AMD	01-13-033	296-04-115	REP-P	01-16-159	296-05-009	NEW-P	01-16-159
292-100-170	AMD-P	01-08-080	296-04-115	REP	01-22-055	296-05-009	NEW	01-22-055
292-100-170	AMD	01-13-033	296-04-125	REP-P	01-16-159	296-05-011	NEW-P	01-16-159
292-100-175	NEW-P	01-08-080	296-04-125	REP	01-22-055	296-05-011	NEW	01-22-055
292-100-175	NEW	01-13-033	296-04-160	REP-P	01-16-159	296-05-013	NEW-P	01-16-159
292-100-180	AMD-P	01-08-080	296-04-160	REP	01-22-055	296-05-013	NEW	01-22-055
292-100-180	AMD	01-13-033	296-04-165	REP-P	01-16-159	296-05-100	NEW-P	01-16-159

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296-05-103	NEW-P	01-16-159	296-05-405	NEW-P	01-16-159	296-17-52119	REP	01-23-059
296-05-103	NEW	01-22-055	296-05-405	NEW	01-22-055	296-17-52120	REP-P	01-19-069
296-05-105	NEW-P	01-16-159	296-05-407	NEW-P	01-16-159	296-17-52120	REP	01-23-059
296-05-105	NEW	01-22-055	296-05-407	NEW	01-22-055	296-17-52121	REP-P	01-19-069
296-05-107	NEW-P	01-16-159	296-05-409	NEW-P	01-16-159	296-17-52121	REP	01-23-059
296-05-107	NEW	01-22-055	296-05-409	NEW	01-22-055	296-17-52122	REP-P	01-19-069
296-05-109	NEW-P	01-16-159	296-05-411	NEW-P	01-16-159	296-17-52122	REP	01-23-059
296-05-109	NEW	01-22-055	296-05-411	NEW	01-22-055	296-17-52123	REP-P	01-19-069
296-05-200	NEW-P	01-16-159	296-05-413	NEW-P	01-16-159	296-17-52123	REP	01-23-059
296-05-200	NEW	01-22-055	296-05-413	NEW	01-22-055	296-17-52124	REP-P	01-19-069
296-05-203	NEW-P	01-16-159	296-05-415	NEW-P	01-16-159	296-17-52124	REP	01-23-059
296-05-203	NEW	01-22-055	296-05-415	NEW	01-22-055	296-17-52125	REP-P	01-19-069
296-05-205	NEW-P	01-16-159	296-05-417	NEW-P	01-16-159	296-17-52125	REP	01-23-059
296-05-205	NEW	01-22-055	296-05-417	NEW	01-22-055	296-17-52126	REP-P	01-19-069
296-05-207	NEW-P	01-16-159	296-05-419	NEW-P	01-16-159	296-17-52126	REP	01-23-059
296-05-207	NEW	01-22-055	296-05-419	NEW	01-22-055	296-17-52140	NEW-P	01-19-069
296-05-209	NEW-P	01-16-159	296-05-427	NEW-P	01-16-159	296-17-52140	NEW	01-23-059
296-05-209	NEW	01-22-055	296-05-427	NEW	01-22-055	296-17-52141	NEW-P	01-19-069
296-05-211	NEW-P	01-16-159	296-05-429	NEW-P	01-16-159	296-17-52141	NEW	01-23-059
296-05-211	NEW	01-22-055	296-05-429	NEW	01-22-055	296-17-52150	NEW-P	01-19-069
296-05-213	NEW-P	01-16-159	296-05-431	NEW-P	01-16-159	296-17-52150	NEW	01-23-059
296-05-213	NEW	01-22-055	296-05-431	NEW	01-22-055	296-17-52151	NEW-P	01-19-069
296-05-300	NEW-P	01-16-159	296-05-433	NEW-P	01-16-159	296-17-52151	NEW	01-23-059
296-05-300	NEW	01-22-055	296-05-433	NEW	01-22-055	296-17-855	AMD-P	01-19-070
296-05-302	NEW-P	01-16-159	296-05-435	NEW-P	01-16-159	296-17-855	AMD	01-23-061
296-05-302	NEW	01-22-055	296-05-435	NEW	01-22-055	296-17-875	AMD-P	01-19-070
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296-05-305	NEW-P	01-16-159	296-05-439	NEW-P	01-16-159	296-17-880	AMD	01-23-061
296-05-305	NEW	01-22-055	296-05-439	NEW	01-22-055	296-17-885	AMD-P	01-19-070
296-05-307	NEW-P	01-16-159	296-05-441	NEW-P	01-16-159	296-17-885	AMD	01-23-061
296-05-307	NEW	01-22-055	296-05-441	NEW	01-22-055	296-17-890	AMD-P	01-19-070
296-05-309	NEW-P	01-16-159	296-05-443	NEW-P	01-16-159	296-17-890	AMD	01-23-061
296-05-309	NEW	01-22-055	296-05-443	NEW	01-22-055	296-17-895	AMD-P	01-19-070
296-05-311	NEW-P	01-16-159	296-05-445	NEW-P	01-16-159	296-17-895	AMD	01-23-061
296-05-311	NEW	01-22-055	296-05-445	NEW	01-22-055	296-17-89502	AMD-P	01-19-070
296-05-313	NEW-P	01-16-159	296-05-447	NEW-P	01-16-159	296-17-89502	AMD	01-23-061
296-05-313	NEW	01-22-055	296-05-447	NEW	01-22-055	296-17-90409	AMD-P	01-19-072
296-05-315	NEW-P	01-16-159	296-05-449	NEW-P	01-16-159	296-17-90409	AMD	01-23-058
296-05-315	NEW	01-22-055	296-05-449	NEW	01-22-055	296-17-90421	AMD-P	01-19-072
296-05-316	NEW-P	01-16-159	296-05-451	NEW-P	01-16-159	296-17-90421	AMD	01-23-058
296-05-316	NEW	01-22-055	296-05-451	NEW	01-22-055	296-17-90447	NEW-P	01-19-072
296-05-317	NEW-P	01-16-159	296-05-453	NEW-P	01-16-159	296-17-90447	NEW	01-23-058
296-05-317	NEW	01-22-055	296-05-453	NEW	01-22-055	296-17-90492	AMD-P	01-19-070
296-05-318	NEW-P	01-16-159	296-05-455	NEW-P	01-16-159	296-17-90492	AMD	01-23-061
296-05-318	NEW	01-22-055	296-05-455	NEW	01-22-055	296-17-90493	AMD-P	01-19-070
296-05-319	NEW-P	01-16-159	296-05-457	NEW-P	01-16-159	296-17-90493	AMD	01-23-061
296-05-319	NEW	01-22-055	296-05-457	NEW	01-22-055	296-17-90494	AMD-P	01-19-070
296-05-321	NEW-P	01-16-159	296-14	PREP	01-20-091	296-17-90494	AMD	01-23-061
296-05-321	NEW	01-22-055	296-17	PREP	01-03-157	296-17-90495	AMD-P	01-19-070
296-05-323	NEW-P	01-16-159	296-17	PREP	01-11-149	296-17-90495	AMD	01-23-061
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296-05-325	NEW-P	01-16-159	296-17	PREP	01-23-079	296-17-90496	AMD	01-23-061
296-05-325	NEW	01-22-055	296-17-31013	AMD-P	01-19-069	296-17-90497	AMD-P	01-19-070
296-05-327	NEW-P	01-16-159	296-17-31013	AMD	01-23-059	296-17-90497	AMD	01-23-061
296-05-327	NEW	01-22-055	296-17-35203	AMD-P	01-19-069	296-17-920	AMD-P	01-19-070
296-05-400	NEW-P	01-16-159	296-17-35203	AMD	01-23-059	296-17-920	AMD	01-23-061
296-05-400	NEW	01-22-055	296-17-52116	REP-P	01-19-069	296-19A	REVIEW	01-21-019
296-05-402	NEW-P	01-16-159	296-17-52116	REP	01-23-059	296-19A	PREP	02-01-136
296-05-402	NEW	01-22-055	296-17-52118	REP-P	01-19-069	296-20	PREP	01-02-091
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296- 20-01002	AMD-C	01-13-079	296- 24	PREP	01-09-093	296- 24-260	AMD-P	01-12-103
296- 20-01002	AMD	01-18-041	296- 24-001	REP	01-11-038	296- 24-260	AMD	01-17-033
296- 20-03001	AMD-P	01-08-092	296- 24-005	AMD	01-11-038	296- 24-31503	AMD-W	01-11-039
296- 20-03001	AMD-C	01-13-079	296- 24-006	REP	01-11-038	296- 24-31505	AMD-W	01-11-039
296- 20-03001	AMD	01-18-041	296- 24-007	REP	01-11-038	296- 24-32003	AMD-W	01-11-039
296- 20-091	AMD-P	01-08-092	296- 24-008	REP	01-11-038	296- 24-33009	AMD-P	01-12-103
296- 20-091	AMD-C	01-13-079	296- 24-010	REP	01-11-038	296- 24-33009	AMD	01-17-033
296- 20-091	AMD	01-18-041	296- 24-015	REP	01-11-038	296- 24-33011	AMD-W	01-11-039
296- 20-135	AMD-P	01-05-113	296- 24-020	REP	01-11-038	296- 24-33015	AMD-W	01-11-039
296- 20-135	AMD	01-10-026	296- 24-025	REP	01-11-038	296- 24-33015	AMD-P	01-12-103
296- 20-303	NEW-P	01-08-092	296- 24-040	REP	01-11-038	296- 24-33015	AMD	01-17-033
296- 20-303	NEW-C	01-13-079	296- 24-045	REP	01-11-038	296- 24-33017	AMD-W	01-11-039
296- 20-303	NEW	01-18-041	296- 24-055	REP	01-11-038	296- 24-37005	AMD-W	01-11-039
296- 23	PREP	01-02-091	296- 24-061	REP	01-11-038	296- 24-37019	AMD-W	01-11-039
296- 23	PREP	01-14-084	296- 24-06105	REP	01-11-038	296- 24-37023	AMD-W	01-11-039
296- 23-165	AMD-P	01-08-092	296- 24-06110	REP	01-11-038	296- 24-40513	AMD	01-11-038
296- 23-165	AMD-C	01-13-079	296- 24-06115	REP	01-11-038	296- 24-47505	AMD-W	01-11-039
296- 23-165	AMD	01-18-041	296- 24-06120	REP	01-11-038	296- 24-47509	AMD-P	01-12-103
296- 23-170	AMD-P	01-08-092	296- 24-06125	REP	01-11-038	296- 24-47509	AMD	01-17-033
296- 23-170	AMD-C	01-13-079	296- 24-06130	REP	01-11-038	296- 24-47513	AMD-P	01-12-103
296- 23-170	AMD	01-18-041	296- 24-06135	REP	01-11-038	296- 24-47513	AMD	01-17-033
296- 23-220	AMD-P	01-05-113	296- 24-06140	REP	01-11-038	296- 24-47517	AMD-P	01-12-103
296- 23-220	AMD	01-10-026	296- 24-06145	REP	01-11-038	296- 24-47517	AMD	01-17-033
296- 23-230	AMD-P	01-05-113	296- 24-06150	REP	01-11-038	296- 24-550	REP	01-11-038
296- 23-230	AMD	01-10-026	296- 24-06155	REP	01-11-038	296- 24-55001	AMD-P	01-12-103
296- 23-245	AMD-P	01-08-092	296- 24-06160	REP	01-11-038	296- 24-55001	AMD	01-17-033
296- 23-245	AMD-C	01-13-079	296- 24-073	REP	01-11-038	296- 24-55003	REP	01-11-038
296- 23-245	AMD	01-18-041	296- 24-075	REP	01-11-038	296- 24-55005	REP	01-11-038
296- 23A	PREP	01-14-084	296- 24-07501	REP	01-11-038	296- 24-55007	REP	01-11-038
296- 23A-0220	AMD-P	01-18-082	296- 24-078	REP	01-11-038	296- 24-55009	REP	01-11-038
296- 23A-0220	AMD	01-24-045	296- 24-07801	REP	01-11-038	296- 24-565	REP	01-11-038
296- 23A-0221	NEW-P	01-18-082	296- 24-084	REP	01-11-038	296- 24-56501	REP	01-11-038
296- 23A-0221	NEW	01-24-045	296- 24-086	REP	01-11-038	296- 24-56503	REP	01-11-038
296- 23A-0700	NEW-P	01-18-082	296- 24-088	REP	01-11-038	296- 24-56505	REP	01-11-038
296- 23A-0700	NEW	01-24-045	296- 24-090	REP	01-11-038	296- 24-56507	REP	01-11-038
296- 23A-0710	NEW-P	01-18-082	296- 24-092	REP	01-11-038	296- 24-56509	REP	01-11-038
296- 23A-0710	NEW	01-24-045	296- 24-094	REP	01-11-038	296- 24-56511	REP	01-11-038
296- 23A-0720	NEW-P	01-18-082	296- 24-096	REP	01-11-038	296- 24-56513	REP	01-11-038
296- 23A-0720	NEW	01-24-045	296- 24-098	REP	01-11-038	296- 24-56515	REP	01-11-038
296- 23A-0730	NEW-P	01-18-082	296- 24-10203	AMD	01-11-038	296- 24-56517	REP	01-11-038
296- 23A-0730	NEW	01-24-045	296- 24-12001	AMD	01-11-038	296- 24-56519	REP	01-11-038
296- 23A-0740	NEW-P	01-18-082	296- 24-12003	REP	01-11-038	296- 24-56521	REP	01-11-038
296- 23A-0740	NEW	01-24-045	296- 24-12005	REP	01-11-038	296- 24-56523	REP	01-11-038
296- 23A-0750	NEW-P	01-18-082	296- 24-12006	AMD-W	01-11-039	296- 24-56529	REP	01-11-038
296- 23A-0750	NEW	01-24-045	296- 24-12007	REP	01-11-038	296- 24-56531	REP	01-11-038
296- 23A-0770	NEW-P	01-18-082	296- 24-12009	REP	01-11-038	296- 24-567	AMD	01-11-038
296- 23A-0770	NEW	01-24-045	296- 24-12010	NEW	01-11-038	296- 24-58513	AMD	01-11-038
296- 23A-0780	NEW-P	01-18-082	296- 24-12019	REP	01-11-038	296- 24-58517	AMD	01-11-038
296- 23A-0780	NEW	01-24-045	296- 24-12021	REP	01-11-038	296- 24-59201	AMD	01-11-038
296- 23B	PREP	01-14-084	296- 24-14007	AMD	01-11-038	296- 24-59203	REP-P	01-12-103
296- 23B-0100	NEW-P	01-14-085	296- 24-20700	AMD-W	01-11-039	296- 24-59203	REP	01-17-033
296- 23B-0100	NEW	01-21-140	296- 24-21503	REP	01-11-038	296- 24-59205	REP	01-11-038
296- 23B-0110	NEW-P	01-14-085	296- 24-21505	REP	01-11-038	296- 24-59207	REP	01-11-038
296- 23B-0110	NEW	01-21-140	296- 24-21507	REP	01-11-038	296- 24-59209	REP	01-11-038
296- 23B-0120	NEW-P	01-14-085	296- 24-23001	AMD-W	01-11-039	296- 24-59211	REP	01-11-038
296- 23B-0120	NEW	01-21-140	296- 24-23007	AMD-W	01-11-039	296- 24-59212	NEW	01-11-038
296- 23B-0130	NEW-P	01-14-085	296- 24-23503	AMD	01-11-038	296- 24-59213	REP	01-11-038
296- 23B-0130	NEW	01-21-140	296- 24-23505	AMD-P	01-12-103	296- 24-59215	AMD	01-11-038
296- 23B-0140	NEW-P	01-14-085	296- 24-23505	AMD	01-17-033	296- 24-61705	AMD	01-11-038
296- 23B-0140	NEW	01-21-140	296- 24-23507	AMD	01-11-038	296- 24-62203	AMD	01-11-038
296- 23C	PREP	01-14-084	296- 24-23513	AMD	01-11-038	296- 24-631	REP-P	01-12-103

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-24-631	REP	01-17-033	296-27-00109	NEW	02-01-064	296-27-04103	NEW	02-01-064
296-24-63101	REP-P	01-12-103	296-27-010	REP-P	01-19-066	296-27-050	REP-P	01-19-066
296-24-63101	REP	01-17-033	296-27-010	REP	02-01-064	296-27-050	REP	02-01-064
296-24-63103	REP-P	01-12-103	296-27-011	NEW-P	01-19-066	296-27-051	NEW-P	01-19-066
296-24-63103	REP	01-17-033	296-27-011	NEW	02-01-064	296-27-051	NEW	02-01-064
296-24-63105	REP-P	01-12-103	296-27-01101	NEW-P	01-19-066	296-27-05101	NEW-P	01-19-066
296-24-63105	REP	01-17-033	296-27-01101	NEW	02-01-064	296-27-05101	NEW	02-01-064
296-24-63107	REP-P	01-12-103	296-27-01103	NEW-P	01-19-066	296-27-060	REP-P	01-19-066
296-24-63107	REP	01-17-033	296-27-01103	NEW	02-01-064	296-27-060	REP	02-01-064
296-24-63109	REP-P	01-12-103	296-27-01105	NEW-P	01-19-066	296-27-070	REP-P	01-19-066
296-24-63109	REP	01-17-033	296-27-01105	NEW	02-01-064	296-27-070	REP	02-01-064
296-24-63199	REP-P	01-12-103	296-27-01107	NEW-P	01-19-066	296-27-075	REP-P	01-19-066
296-24-63199	REP	01-17-033	296-27-01107	NEW	02-01-064	296-27-075	REP	02-01-064
296-24-65001	REP	01-11-038	296-27-01109	NEW-P	01-19-066	296-27-077	REP-P	01-19-066
296-24-65501	AMD	01-11-038	296-27-01109	NEW	02-01-064	296-27-077	REP	02-01-064
296-24-67515	AMD	01-11-038	296-27-01111	NEW-P	01-19-066	296-27-078	REP-P	01-19-066
296-24-68215	AMD-P	01-12-103	296-27-01111	NEW	02-01-064	296-27-078	REP	02-01-064
296-24-68215	AMD	01-17-033	296-27-01113	NEW-P	01-19-066	296-27-080	REP-P	01-19-066
296-24-68503	AMD	01-11-038	296-27-01113	NEW	02-01-064	296-27-080	REP	02-01-064
296-24-68505	AMD	01-11-038	296-27-01115	NEW-P	01-19-066	296-27-090	REP	01-11-038
296-24-69001	AMD	01-11-038	296-27-01115	NEW	02-01-064	296-27-100	REP-P	01-19-066
296-24-70003	AMD	01-11-038	296-27-01117	NEW-P	01-19-066	296-27-100	REP	02-01-064
296-24-70005	AMD	01-11-038	296-27-01117	NEW	02-01-064	296-27-110	REP-P	01-19-066
296-24-73503	REP	01-11-038	296-27-01119	NEW-P	01-19-066	296-27-110	REP	02-01-064
296-24-73509	REP	01-11-038	296-27-01119	NEW	02-01-064	296-27-120	REP-P	01-19-066
296-24-73513	REP	01-11-038	296-27-020	REP-P	01-19-066	296-27-120	REP	02-01-064
296-24-75001	AMD-W	01-11-039	296-27-020	REP	02-01-064	296-27-121	REP-P	01-19-066
296-24-75003	REP-W	01-11-039	296-27-021	NEW-P	01-19-066	296-27-121	REP	02-01-064
296-24-75003	AMD-P	01-12-103	296-27-021	NEW	02-01-064	296-27-130	REP-P	01-19-066
296-24-75003	AMD	01-17-033	296-27-02101	NEW-P	01-19-066	296-27-130	REP	02-01-064
296-24-75005	AMD-W	01-11-039	296-27-02101	NEW	02-01-064	296-27-140	REP-P	01-19-066
296-24-75007	AMD-P	01-12-103	296-27-02103	NEW-P	01-19-066	296-27-140	REP	02-01-064
296-24-75007	AMD	01-17-033	296-27-02103	NEW	02-01-064	296-27-15501	REP	01-11-038
296-24-75009	REP-P	01-12-103	296-27-02105	NEW-P	01-19-066	296-27-15503	REP	01-11-038
296-24-75009	REP	01-17-033	296-27-02105	NEW	02-01-064	296-27-15505	REP	01-11-038
296-24-76505	REP	01-11-038	296-27-02107	NEW-P	01-19-066	296-27-210	REP	01-11-038
296-24-76507	REP-W	01-11-039	296-27-02107	NEW	02-01-064	296-27-21001	REP	01-11-038
296-24-76509	REP-W	01-11-039	296-27-02109	NEW-P	01-19-066	296-27-21005	REP	01-11-038
296-24-76517	REP	01-11-038	296-27-02109	NEW	02-01-064	296-27-21010	REP	01-11-038
296-24-780	AMD-W	01-11-039	296-27-02111	NEW-P	01-19-066	296-27-21015	REP	01-11-038
296-24-78003	AMD-P	01-12-103	296-27-02111	NEW	02-01-064	296-27-21020	REP	01-11-038
296-24-78003	AMD	01-17-033	296-27-02113	NEW-P	01-19-066	296-27-21025	REP	01-11-038
296-24-78005	AMD-P	01-12-103	296-27-02113	NEW	02-01-064	296-27-21030	REP	01-11-038
296-24-78005	AMD	01-17-033	296-27-02117	NEW-P	01-19-066	296-27-21035	REP	01-11-038
296-24-78009	AMD-P	01-12-103	296-27-02117	NEW	02-01-064	296-27-21040	REP	01-11-038
296-24-78009	AMD	01-17-033	296-27-030	REP-P	01-19-066	296-27-21045	REP	01-11-038
296-24-79501	AMD-W	01-11-039	296-27-030	REP	02-01-064	296-27-21050	REP	01-11-038
296-24-79507	REP	01-11-038	296-27-031	NEW-P	01-19-066	296-30-010	AMD-X	01-17-109
296-24-81003	AMD-W	01-11-039	296-27-031	NEW	02-01-064	296-30-010	AMD	01-22-105
296-24-95605	AMD-W	01-11-039	296-27-03101	NEW-P	01-19-066	296-30-130	PREP	01-03-156
296-24-95607	AMD	01-11-038	296-27-03101	NEW	02-01-064	296-30-130	REP-XR	01-09-094
296-24-980	AMD	01-11-038	296-27-03103	NEW-P	01-19-066	296-30-130	REP	01-13-013
296-27	PREP	01-16-144	296-27-03103	NEW	02-01-064	296-31-030	AMD-X	01-17-109
296-27-00101	NEW-P	01-19-066	296-27-03105	NEW-P	01-19-066	296-31-030	AMD	01-22-105
296-27-00101	NEW	02-01-064	296-27-03105	NEW	02-01-064	296-31-06903	AMD-X	01-17-109
296-27-00103	NEW-P	01-19-066	296-27-040	REP-P	01-19-066	296-31-06903	AMD	01-22-105
296-27-00103	NEW	02-01-064	296-27-040	REP	02-01-064	296-32	PREP	01-07-102
296-27-00105	NEW-P	01-19-066	296-27-041	NEW-P	01-19-066	296-32	PREP	01-09-093
296-27-00105	NEW	02-01-064	296-27-041	NEW	02-01-064	296-32-200	AMD	01-11-038
296-27-00107	NEW-P	01-19-066	296-27-04101	NEW-P	01-19-066	296-32-220	AMD	01-11-038
296-27-00107	NEW	02-01-064	296-27-04101	NEW	02-01-064	296-32-230	AMD	01-11-038
296-27-00109	NEW-P	01-19-066	296-27-04103	NEW-P	01-19-066	296-32-240	AMD-E	01-04-090

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-32-240	AMD-P	01-04-091	296-52-481	REP-P	01-16-145	296-52-63015	NEW-P	01-16-145
296-32-240	AMD	01-07-075	296-52-485	REP-P	01-16-145	296-52-63020	NEW-P	01-16-145
296-32-250	AMD	01-11-038	296-52-487	REP-P	01-16-145	296-52-63025	NEW-P	01-16-145
296-32-250	AMD-X	01-18-083	296-52-489	AMD	01-11-038	296-52-63030	NEW-P	01-16-145
296-32-250	AMD	01-23-060	296-52-489	REP-P	01-16-145	296-52-64005	NEW-P	01-16-145
296-32-260	AMD	01-11-038	296-52-493	REP-P	01-16-145	296-52-64010	NEW-P	01-16-145
296-33-010	NEW-P	01-23-080	296-52-497	AMD	01-11-038	296-52-64015	NEW-P	01-16-145
296-36	PREP	01-07-102	296-52-497	REP-P	01-16-145	296-52-64020	NEW-P	01-16-145
296-36	PREP	01-09-093	296-52-501	AMD	01-11-038	296-52-64025	NEW-P	01-16-145
296-36-190	AMD-P	01-12-103	296-52-501	REP-P	01-16-145	296-52-64030	NEW-P	01-16-145
296-36-190	AMD	01-17-033	296-52-505	REP-P	01-16-145	296-52-64035	NEW-P	01-16-145
296-37-510	AMD	01-11-038	296-52-509	REP-P	01-16-145	296-52-64040	NEW-P	01-16-145
296-37-575	AMD	01-11-038	296-52-510	REP-P	01-16-145	296-52-64045	NEW-P	01-16-145
296-45	PREP	01-07-102	296-52-550	REP-P	01-16-145	296-52-64050	NEW-P	01-16-145
296-45	PREP	01-09-093	296-52-552	REP-P	01-16-145	296-52-64055	NEW-P	01-16-145
296-45-015	AMD	01-11-038	296-52-555	REP-P	01-16-145	296-52-64060	NEW-P	01-16-145
296-45-035	AMD	01-11-038	296-52-600	NEW-P	01-16-145	296-52-64065	NEW-P	01-16-145
296-45-055	AMD	01-11-038	296-52-60005	NEW-P	01-16-145	296-52-64070	NEW-P	01-16-145
296-45-075	AMD	01-11-038	296-52-60010	NEW-P	01-16-145	296-52-64075	NEW-P	01-16-145
296-45-125	AMD	01-11-038	296-52-60015	NEW-P	01-16-145	296-52-64080	NEW-P	01-16-145
296-45-25505	AMD	01-11-038	296-52-60020	NEW-P	01-16-145	296-52-64085	NEW-P	01-16-145
296-45-275	AMD	01-11-038	296-52-60025	NEW-P	01-16-145	296-52-64090	NEW-P	01-16-145
296-45-285	AMD	01-11-038	296-52-60030	NEW-P	01-16-145	296-52-64095	NEW-P	01-16-145
296-45-45510	AMD	01-11-038	296-52-60035	NEW-P	01-16-145	296-52-64100	NEW-P	01-16-145
296-45-48535	AMD	01-11-038	296-52-60040	NEW-P	01-16-145	296-52-65005	NEW-P	01-16-145
296-45-52530	AMD-E	01-04-090	296-52-60045	NEW-P	01-16-145	296-52-65010	NEW-P	01-16-145
296-45-52530	AMD-P	01-04-091	296-52-60050	NEW-P	01-16-145	296-52-65015	NEW-P	01-16-145
296-45-52530	AMD	01-07-075	296-52-60055	NEW-P	01-16-145	296-52-65020	NEW-P	01-16-145
296-45-67545	AMD-P	01-12-103	296-52-60060	NEW-P	01-16-145	296-52-65025	NEW-P	01-16-145
296-45-67545	AMD	01-17-033	296-52-60065	NEW-P	01-16-145	296-52-65030	NEW-P	01-16-145
296-46A	PREP	01-05-116	296-52-60070	NEW-P	01-16-145	296-52-66005	NEW-P	01-16-145
296-46A	PREP	01-15-104	296-52-60075	NEW-P	01-16-145	296-52-66010	NEW-P	01-16-145
296-46A-900	AMD-E	01-14-051	296-52-60080	NEW-P	01-16-145	296-52-66015	NEW-P	01-16-145
296-46A-910	AMD-P	01-09-090	296-52-60085	NEW-P	01-16-145	296-52-66020	NEW-P	01-16-145
296-46A-910	AMD	01-12-035	296-52-60090	NEW-P	01-16-145	296-52-66025	NEW-P	01-16-145
296-46A-910	AMD-E	01-14-051	296-52-60095	NEW-P	01-16-145	296-52-66030	NEW-P	01-16-145
296-46A-915	AMD-P	01-09-090	296-52-60100	NEW-P	01-16-145	296-52-66035	NEW-P	01-16-145
296-46A-915	AMD	01-12-035	296-52-60105	NEW-P	01-16-145	296-52-66040	NEW-P	01-16-145
296-50	PREP	01-07-102	296-52-60110	NEW-P	01-16-145	296-52-66045	NEW-P	01-16-145
296-52	PREP	01-07-102	296-52-60115	NEW-P	01-16-145	296-52-66050	NEW-P	01-16-145
296-52-401	REP-P	01-16-145	296-52-60120	NEW-P	01-16-145	296-52-66055	NEW-P	01-16-145
296-52-405	REP-P	01-16-145	296-52-60125	NEW-P	01-16-145	296-52-66060	NEW-P	01-16-145
296-52-409	REP-P	01-16-145	296-52-60130	NEW-P	01-16-145	296-52-67005	NEW-P	01-16-145
296-52-413	REP-P	01-16-145	296-52-61005	NEW-P	01-16-145	296-52-67010	NEW-P	01-16-145
296-52-417	REP-P	01-16-145	296-52-61015	NEW-P	01-16-145	296-52-67015	NEW-P	01-16-145
296-52-419	REP-P	01-16-145	296-52-61020	NEW-P	01-16-145	296-52-67020	NEW-P	01-16-145
296-52-421	REP-P	01-16-145	296-52-61025	NEW-P	01-16-145	296-52-67025	NEW-P	01-16-145
296-52-423	REP-P	01-16-145	296-52-61030	NEW-P	01-16-145	296-52-67030	NEW-P	01-16-145
296-52-425	REP-P	01-16-145	296-52-61035	NEW-P	01-16-145	296-52-67035	NEW-P	01-16-145
296-52-429	REP-P	01-16-145	296-52-61040	NEW-P	01-16-145	296-52-67040	NEW-P	01-16-145
296-52-433	REP-P	01-16-145	296-52-61045	NEW-P	01-16-145	296-52-67045	NEW-P	01-16-145
296-52-437	NEW-P	01-16-145	296-52-61050	NEW-P	01-16-145	296-52-67050	NEW-P	01-16-145
296-52-441	REP-P	01-16-145	296-52-62005	NEW-P	01-16-145	296-52-67055	NEW-P	01-16-145
296-52-445	REP-P	01-16-145	296-52-62010	NEW-P	01-16-145	296-52-67060	NEW-P	01-16-145
296-52-449	REP-P	01-16-145	296-52-62020	NEW-P	01-16-145	296-52-67065	NEW-P	01-16-145
296-52-453	REP-P	01-16-145	296-52-62025	NEW-P	01-16-145	296-52-67070	NEW-P	01-16-145
296-52-457	REP-P	01-16-145	296-52-62030	NEW-P	01-16-145	296-52-67075	NEW-P	01-16-145
296-52-461	REP-P	01-16-145	296-52-62035	NEW-P	01-16-145	296-52-67080	NEW-P	01-16-145
296-52-465	AMD	01-11-038	296-52-62040	NEW-P	01-16-145	296-52-67085	NEW-P	01-16-145
296-52-465	REP-P	01-16-145	296-52-62045	NEW-P	01-16-145	296-52-67090	NEW-P	01-16-145
296-52-469	REP-P	01-16-145	296-52-63005	NEW-P	01-16-145	296-52-67095	NEW-P	01-16-145
296-52-477	REP-P	01-16-145	296-52-63010	NEW-P	01-16-145	296-52-67100	NEW-P	01-16-145

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296-52-67105	NEW-P	01-16-145	296-52-69080	NEW-P	01-16-145	296-56	PREP	01-09-093
296-52-67110	NEW-P	01-16-145	296-52-69085	NEW-P	01-16-145	296-56-60001	AMD	01-11-038
296-52-67115	NEW-P	01-16-145	296-52-69090	NEW-P	01-16-145	296-56-60003	AMD	01-11-038
296-52-67120	NEW-P	01-16-145	296-52-69095	NEW-P	01-16-145	296-56-60009	AMD	01-11-038
296-52-67125	NEW-P	01-16-145	296-52-69100	NEW-P	01-16-145	296-56-60083	AMD-P	01-12-103
296-52-67130	NEW-P	01-16-145	296-52-69105	NEW-P	01-16-145	296-56-60083	AMD	01-17-033
296-52-67135	NEW-P	01-16-145	296-52-69110	NEW-P	01-16-145	296-56-60171	AMD-P	01-12-103
296-52-67140	NEW-P	01-16-145	296-52-69115	NEW-P	01-16-145	296-56-60171	AMD	01-17-033
296-52-67145	NEW-P	01-16-145	296-52-69120	NEW-P	01-16-145	296-56-60207	AMD-P	01-12-103
296-52-67150	NEW-P	01-16-145	296-52-69125	NEW-P	01-16-145	296-56-60207	AMD	01-17-033
296-52-67155	NEW-P	01-16-145	296-52-700	NEW-P	01-16-145	296-59	PREP	01-07-102
296-52-67160	NEW-P	01-16-145	296-52-70005	NEW-P	01-16-145	296-59-001	AMD	01-11-038
296-52-67165	NEW-P	01-16-145	296-52-70010	NEW-P	01-16-145	296-59-005	AMD	01-11-038
296-52-67170	NEW-P	01-16-145	296-52-70015	NEW-P	01-16-145	296-59-010	AMD	01-11-038
296-52-67175	NEW-P	01-16-145	296-52-70020	NEW-P	01-16-145	296-59-020	AMD	01-11-038
296-52-67180	NEW-P	01-16-145	296-52-70025	NEW-P	01-16-145	296-59-025	AMD	01-11-038
296-52-67185	NEW-P	01-16-145	296-52-70030	NEW-P	01-16-145	296-59-030	AMD	01-11-038
296-52-67190	NEW-P	01-16-145	296-52-70035	NEW-P	01-16-145	296-59-035	AMD	01-11-038
296-52-67195	NEW-P	01-16-145	296-52-70040	NEW-P	01-16-145	296-59-050	AMD	01-11-038
296-52-67200	NEW-P	01-16-145	296-52-70045	NEW-P	01-16-145	296-59-065	AMD	01-11-038
296-52-67205	NEW-P	01-16-145	296-52-70050	NEW-P	01-16-145	296-59-070	AMD	01-11-038
296-52-67210	NEW-P	01-16-145	296-52-70055	NEW-P	01-16-145	296-59-085	AMD	01-11-038
296-52-67215	NEW-P	01-16-145	296-52-70060	NEW-P	01-16-145	296-59-105	AMD-P	01-12-103
296-52-67220	NEW-P	01-16-145	296-52-70065	NEW-P	01-16-145	296-59-105	AMD	01-17-033
296-52-67225	NEW-P	01-16-145	296-52-70070	NEW-P	01-16-145	296-61	PREP	01-07-102
296-52-67230	NEW-P	01-16-145	296-52-70075	NEW-P	01-16-145	296-62	PREP	01-04-089
296-52-67235	NEW-P	01-16-145	296-52-70080	NEW-P	01-16-145	296-62	PREP	01-07-102
296-52-67240	NEW-P	01-16-145	296-52-70085	NEW-P	01-16-145	296-62	PREP	01-09-093
296-52-67245	NEW-P	01-16-145	296-52-71005	NEW-P	01-16-145	296-62	PREP	01-11-151
296-52-67250	NEW-P	01-16-145	296-52-71010	NEW-P	01-16-145	296-62	PREP	01-20-092
296-52-68005	NEW-P	01-16-145	296-52-71015	NEW-P	01-16-145	296-62-010	AMD	01-11-038
296-52-68010	NEW-P	01-16-145	296-52-71020	NEW-P	01-16-145	296-62-050	AMD	01-11-038
296-52-68015	NEW-P	01-16-145	296-52-71025	NEW-P	01-16-145	296-62-05140	AMD-X	01-18-083
296-52-68020	NEW-P	01-16-145	296-52-71030	NEW-P	01-16-145	296-62-05140	AMD	01-23-060
296-52-68025	NEW-P	01-16-145	296-52-71035	NEW-P	01-16-145	296-62-05207	AMD	01-11-038
296-52-68030	NEW-P	01-16-145	296-52-71040	NEW-P	01-16-145	296-62-05209	AMD-P	01-12-103
296-52-68035	NEW-P	01-16-145	296-52-71045	NEW-P	01-16-145	296-62-05209	AMD	01-17-033
296-52-68040	NEW-P	01-16-145	296-52-71050	NEW-P	01-16-145	296-62-05301	NEW	01-11-038
296-52-68045	NEW-P	01-16-145	296-52-71055	NEW-P	01-16-145	296-62-05305	NEW	01-11-038
296-52-68050	NEW-P	01-16-145	296-52-71060	NEW-P	01-16-145	296-62-05310	NEW	01-11-038
296-52-68055	NEW-P	01-16-145	296-52-71065	NEW-P	01-16-145	296-62-05315	NEW	01-11-038
296-52-68060	NEW-P	01-16-145	296-52-71070	NEW-P	01-16-145	296-62-05320	NEW	01-11-038
296-52-68065	NEW-P	01-16-145	296-52-71075	NEW-P	01-16-145	296-62-05325	NEW	01-11-038
296-52-68070	NEW-P	01-16-145	296-52-71080	NEW-P	01-16-145	296-62-054	AMD	01-11-038
296-52-68075	NEW-P	01-16-145	296-52-71085	NEW-P	01-16-145	296-62-05402	NEW	01-11-038
296-52-68080	NEW-P	01-16-145	296-52-71090	NEW-P	01-16-145	296-62-05403	REP	01-11-038
296-52-68085	NEW-P	01-16-145	296-52-71095	NEW-P	01-16-145	296-62-05404	NEW	01-11-038
296-52-69005	NEW-P	01-16-145	296-52-71100	NEW-P	01-16-145	296-62-05405	REP	01-11-038
296-52-69010	NEW-P	01-16-145	296-52-71105	NEW-P	01-16-145	296-62-05406	NEW	01-11-038
296-52-69015	NEW-P	01-16-145	296-52-720	NEW-P	01-16-145	296-62-05407	REP	01-11-038
296-52-69020	NEW-P	01-16-145	296-54	PREP	01-07-102	296-62-05408	NEW	01-11-038
296-52-69025	NEW-P	01-16-145	296-54	PREP	01-09-093	296-62-05409	REP	01-11-038
296-52-69030	NEW-P	01-16-145	296-54-501	AMD	01-11-038	296-62-05410	NEW	01-11-038
296-52-69035	NEW-P	01-16-145	296-54-507	AMD	01-11-038	296-62-05411	REP	01-11-038
296-52-69040	NEW-P	01-16-145	296-54-51120	AMD	01-11-038	296-62-05412	NEW	01-11-038
296-52-69045	NEW-P	01-16-145	296-54-51160	AMD	01-11-038	296-62-05413	REP	01-11-038
296-52-69050	NEW-P	01-16-145	296-54-521	AMD-P	01-12-103	296-62-05415	REP	01-11-038
296-52-69055	NEW-P	01-16-145	296-54-521	AMD	01-17-033	296-62-05417	REP	01-11-038
296-52-69060	NEW-P	01-16-145	296-54-59330	AMD-P	01-12-103	296-62-05419	REP	01-11-038
296-52-69065	NEW-P	01-16-145	296-54-59330	AMD	01-17-033	296-62-05421	REP	01-11-038
296-52-69070	NEW-P	01-16-145	296-54-59340	AMD	01-11-038	296-62-05423	REP	01-11-038
296-52-69075	NEW-P	01-16-145	296-56	PREP	01-07-102	296-62-05425	REP	01-11-038

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296-62-05427	REP	01-11-038	296-62-41001	REP-P	02-02-082	296-78-735	AMD	01-11-038
296-62-05429	REP	01-11-038	296-62-41003	REP-P	02-02-082	296-78-795	AMD	01-11-038
296-62-07101	AMD	01-11-038	296-62-41010	REP-P	02-02-082	296-78-84005	AMD	01-11-038
296-62-07306	AMD	01-11-038	296-62-41011	REP-P	02-02-082	296-79	PREP	01-07-102
296-62-07308	AMD	01-11-038	296-62-41013	REP-P	02-02-082	296-79	PREP	01-20-092
296-62-07336	AMD	01-11-038	296-62-41015	REP-P	02-02-082	296-79-010	AMD	01-11-038
296-62-07338	AMD	01-11-038	296-62-41017	REP-P	02-02-082	296-79-020	AMD	01-11-038
296-62-07342	AMD	01-11-038	296-62-41019	REP-P	02-02-082	296-79-040	AMD	01-11-038
296-62-07347	AMD	01-11-038	296-62-41020	REP-P	02-02-082	296-79-050	AMD	01-11-038
296-62-07367	AMD	01-11-038	296-62-41021	REP-P	02-02-082	296-79-090	AMD	01-11-038
296-62-07373	AMD	01-11-038	296-62-41023	REP-P	02-02-082	296-79-100	AMD	01-11-038
296-62-07385	AMD	01-11-038	296-62-41025	REP-P	02-02-082	296-79-120	AMD	01-11-038
296-62-07417	AMD	01-11-038	296-62-41030	REP-P	02-02-082	296-79-300	AMD	01-11-038
296-62-07419	AMD	01-11-038	296-62-41031	AMD	01-11-038	296-96	PREP	01-05-116
296-62-07425	AMD	01-11-038	296-62-41031	REP-P	02-02-082	296-96-01010	AMD-P	01-09-090
296-62-07460	AMD	01-11-038	296-62-41033	REP-P	02-02-082	296-96-01010	AMD	01-12-035
296-62-07470	AMD	01-11-038	296-62-41035	REP-P	02-02-082	296-96-01027	AMD-P	01-09-090
296-62-07473	AMD	01-11-038	296-62-41040	REP-P	02-02-082	296-96-01027	AMD	01-12-035
296-62-07519	AMD	01-11-038	296-62-41041	REP-P	02-02-082	296-96-01030	AMD-P	01-09-090
296-62-07521	AMD	01-11-038	296-62-41042	REP-P	02-02-082	296-96-01030	AMD	01-12-035
296-62-07523	AMD	01-11-038	296-62-41043	REP-P	02-02-082	296-96-01035	AMD-P	01-09-090
296-62-07540	AMD	01-11-038	296-62-41044	REP-P	02-02-082	296-96-01035	AMD	01-12-035
296-62-07601	AMD	01-11-038	296-62-41045	REP-P	02-02-082	296-96-01040	AMD-P	01-09-090
296-62-07617	AMD	01-11-038	296-62-41046	REP-P	02-02-082	296-96-01040	AMD	01-12-035
296-62-07619	AMD-P	01-12-103	296-62-41047	REP-P	02-02-082	296-96-01045	AMD-P	01-09-090
296-62-07619	AMD	01-17-033	296-62-41060	REP-P	02-02-082	296-96-01045	AMD	01-12-035
296-62-07621	AMD	01-11-038	296-62-41061	REP-P	02-02-082	296-96-01050	AMD-P	01-09-090
296-62-07631	AMD	01-11-038	296-62-41063	REP-P	02-02-082	296-96-01050	AMD	01-12-035
296-62-07717	AMD	01-11-038	296-62-41080	REP-P	02-02-082	296-96-01055	AMD-P	01-09-090
296-62-07719	AMD-P	01-12-103	296-62-41081	REP-P	02-02-082	296-96-01055	AMD	01-12-035
296-62-07719	AMD	01-17-033	296-62-41082	REP-P	02-02-082	296-96-01060	AMD-P	01-09-090
296-62-07721	AMD	01-11-038	296-62-41084	REP-P	02-02-082	296-96-01060	AMD	01-12-035
296-62-08001	AMD-P	01-09-089	296-62-41085	REP-P	02-02-082	296-96-01065	AMD-P	01-09-090
296-62-08001	AMD	01-13-078	296-62-41086	AMD	01-11-038	296-96-01065	AMD	01-12-035
296-62-09001	AMD-P	01-12-103	296-62-41086	REP-P	02-02-082	296-99-010	AMD	01-11-038
296-62-09001	AMD	01-17-033	296-63-009	AMD	01-11-038	296-99-040	AMD	01-11-038
296-62-09003	REP	01-11-038	296-67	PREP	01-20-092	296-104	PREP	01-05-131
296-62-11021	AMD	01-11-038	296-67-005	AMD	01-11-038	296-104-001	PREP	01-10-034
296-62-12000	REP	01-11-038	296-67-053	AMD	01-11-038	296-104-010	PREP	01-10-034
296-62-12003	REP	01-11-038	296-67-061	AMD	01-11-038	296-104-010	AMD-P	01-16-158
296-62-12005	REP	01-11-038	296-67-291	AMD	01-11-038	296-104-010	AMD	01-24-061
296-62-12009	REP	01-11-038	296-78	PREP	01-07-102	296-104-015	PREP	01-10-034
296-62-14533	AMD-P	01-14-052	296-78	PREP	01-09-093	296-104-017	PREP	01-10-034
296-62-14533	AMD	01-19-065	296-78-500	AMD	01-11-038	296-104-018	PREP	01-10-034
296-62-20013	AMD	01-11-038	296-78-515	AMD	01-11-038	296-104-020	PREP	01-10-034
296-62-20015	AMD	01-11-038	296-78-540	AMD	01-11-038	296-104-020	AMD-P	01-16-158
296-62-30001	AMD	01-11-038	296-78-545	AMD	01-11-038	296-104-020	AMD	01-24-061
296-62-30230	AMD	01-11-038	296-78-56501	AMD	01-11-038	296-104-025	PREP	01-10-034
296-62-30235	AMD	01-11-038	296-78-56501	AMD-X	01-21-138	296-104-030	PREP	01-10-034
296-62-30425	AMD	01-11-038	296-78-56505	AMD-P	01-12-103	296-104-035	PREP	01-10-034
296-62-30435	AMD	01-11-038	296-78-56505	AMD	01-17-033	296-104-040	PREP	01-10-034
296-62-30605	AMD	01-11-038	296-78-56505	AMD-X	01-21-138	296-104-040	AMD-P	01-16-158
296-62-3090	AMD	01-11-038	296-78-670	AMD	01-11-038	296-104-040	AMD	01-24-061
296-62-31335	AMD-P	01-12-103	296-78-71001	AMD	01-11-038	296-104-045	PREP	01-10-034
296-62-31335	AMD	01-17-033	296-78-71003	AMD	01-11-038	296-104-045	AMD-P	01-16-158
296-62-31410	AMD	01-11-038	296-78-71009	AMD	01-11-038	296-104-045	AMD	01-24-061
296-62-3195	AMD	01-11-038	296-78-71011	AMD	01-11-038	296-104-050	PREP	01-10-034
296-62-40003	AMD	01-11-038	296-78-71015	AMD	01-11-038	296-104-055	AMD-P	01-09-091
296-62-40015	AMD	01-11-038	296-78-71017	AMD	01-11-038	296-104-055	PREP	01-10-034
296-62-40025	AMD-P	01-12-103	296-78-71019	AMD	01-11-038	296-104-055	AMD	01-12-034
296-62-40025	AMD	01-17-033	296-78-71023	AMD	01-11-038	296-104-060	PREP	01-10-034
296-62-410	REP-P	02-02-082	296-78-730	AMD	01-11-038	296-104-060	AMD-P	01-16-158

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296-104-065	PREP	01-10-034	296-131-117	NEW	01-13-012	296-155-270	AMD	01-17-033
296-104-065	AMD-P	01-16-158	296-150C	PREP	01-03-070	296-155-275	AMD-P	01-12-103
296-104-065	AMD	01-24-061	296-150C	PREP	01-05-116	296-155-275	AMD	01-17-033
296-104-100	PREP	01-10-034	296-150C-3000	AMD-P	01-09-090	296-155-305	AMD	01-04-015
296-104-100	AMD-P	01-16-158	296-150C-3000	AMD	01-12-035	296-155-407	AMD	01-11-038
296-104-100	AMD	01-24-061	296-150F	PREP	01-03-070	296-155-525	AMD-P	01-12-103
296-104-102	PREP	01-10-034	296-150F	PREP	01-05-116	296-155-525	AMD	01-17-033
296-104-102	AMD-P	01-16-158	296-150F-3000	AMD-P	01-09-090	296-155-575	AMD-P	01-12-103
296-104-102	AMD	01-24-061	296-150F-3000	AMD	01-12-035	296-155-575	AMD	01-17-033
296-104-105	PREP	01-10-034	296-150M	PREP	01-03-070	296-155-605	PREP	01-05-115
296-104-110	PREP	01-10-034	296-150M	PREP	01-05-116	296-155-615	PREP	01-05-115
296-104-115	PREP	01-10-034	296-150M	PREP	01-13-098	296-155-625	AMD	01-04-015
296-104-125	PREP	01-10-034	296-150M-0020	AMD-P	01-20-093	296-155-655	PREP	01-05-115
296-104-130	PREP	01-10-034	296-150M-0049	NEW-E	01-08-010	296-155-730	AMD-P	01-12-103
296-104-130	AMD-P	01-16-158	296-150M-0049	NEW-E	01-16-019	296-155-730	AMD	01-17-033
296-104-130	AMD	01-24-061	296-150M-0049	NEW-P	01-20-093	296-155-745	AMD-P	01-12-103
296-104-135	PREP	01-10-034	296-150M-0140	AMD-E	01-08-010	296-155-745	AMD	01-17-033
296-104-140	PREP	01-10-034	296-150M-0140	AMD-E	01-16-019	296-200A	PREP	01-05-116
296-104-145	PREP	01-10-034	296-150M-0140	AMD-P	01-20-093	296-200A	PREP	01-13-097
296-104-150	PREP	01-10-034	296-150M-0302	NEW-P	01-20-093	296-200A-900	AMD-P	01-09-090
296-104-151	PREP	01-10-034	296-150M-0304	NEW-P	01-20-093	296-200A-900	AMD	01-12-035
296-104-151	AMD-P	01-16-158	296-150M-3000	AMD-P	01-09-090	296-301	PREP	01-07-102
296-104-151	AMD	01-24-061	296-150M-3000	AMD	01-12-035	296-301-010	AMD	01-11-038
296-104-155	PREP	01-10-034	296-150P	PREP	01-03-070	296-301-020	AMD	01-11-038
296-104-160	PREP	01-10-034	296-150P	PREP	01-05-116	296-301-215	AMD	01-11-038
296-104-165	PREP	01-10-034	296-150P-3000	AMD-P	01-09-090	296-301-220	AMD	01-11-038
296-104-170	PREP	01-10-034	296-150P-3000	AMD	01-12-035	296-302	PREP	01-07-102
296-104-180	PREP	01-10-034	296-150R	PREP	01-03-070	296-302-010	AMD	01-11-038
296-104-200	PREP	01-10-034	296-150R	PREP	01-05-116	296-302-02501	AMD	01-11-038
296-104-200	AMD-P	01-16-158	296-150R-3000	AMD-P	01-09-090	296-302-050	AMD	01-11-038
296-104-200	AMD	01-24-061	296-150R-3000	AMD	01-12-035	296-302-060	AMD	01-11-038
296-104-205	PREP	01-10-034	296-150T	PREP	01-03-070	296-302-06513	AMD	01-11-038
296-104-205	AMD-P	01-16-158	296-150T-3000	AMD-P	01-09-090	296-303	PREP	01-07-102
296-104-205	AMD	01-24-061	296-150T-3000	AMD	01-12-035	296-303-01001	AMD	01-11-038
296-104-210	PREP	01-10-034	296-150V	PREP	01-03-070	296-304	PREP	01-07-102
296-104-215	PREP	01-10-034	296-150V	PREP	01-05-116	296-304-010	AMD	01-11-038
296-104-220	PREP	01-10-034	296-150V-3000	AMD-P	01-09-090	296-304-06013	AMD	01-11-038
296-104-230	PREP	01-10-034	296-150V-3000	AMD	01-12-035	296-305	PREP	01-07-102
296-104-235	PREP	01-10-034	296-155	PREP	01-07-102	296-305	PREP	01-20-092
296-104-240	PREP	01-10-034	296-155	PREP	01-09-093	296-305-01003	AMD	01-11-038
296-104-245	PREP	01-10-034	296-155	PREP	01-21-139	296-305-01005	AMD	01-11-038
296-104-255	PREP	01-10-034	296-155-005	AMD	01-11-038	296-305-01009	AMD	01-11-038
296-104-256	PREP	01-10-034	296-155-110	AMD	01-11-038	296-305-01509	AMD	01-11-038
296-104-256	AMD-P	01-16-158	296-155-120	AMD	01-11-038	296-305-01515	AMD	01-11-038
296-104-256	AMD	01-24-061	296-155-125	AMD	01-11-038	296-305-01517	AMD	01-11-038
296-104-260	PREP	01-10-034	296-155-130	AMD	01-11-038	296-305-04511	AMD	01-11-038
296-104-265	PREP	01-10-034	296-155-140	AMD	01-11-038	296-305-05503	AMD	01-11-038
296-104-265	AMD-P	01-16-158	296-155-17321	AMD	01-11-038	296-305-06005	AMD	01-11-038
296-104-265	AMD	01-24-061	296-155-17323	AMD	01-11-038	296-305-06007	AMD	01-11-038
296-104-502	PREP	01-10-034	296-155-174	AMD	01-11-038	296-305-06503	AMD	01-11-038
296-104-502	AMD-P	01-16-158	296-155-17609	AMD	01-11-038	296-305-06511	AMD	01-11-038
296-104-502	AMD	01-24-061	296-155-17615	AMD	01-11-038	296-305-06515	AMD	01-11-038
296-104-700	AMD-P	01-09-091	296-155-17625	AMD	01-11-038	296-307	PREP	01-09-093
296-104-700	PREP	01-10-034	296-155-180	AMD	01-11-038	296-307	PREP	01-20-092
296-104-700	AMD	01-12-034	296-155-200	PREP	01-05-115	296-307-018	AMD-P	01-12-103
296-104-700	AMD-P	01-16-158	296-155-200	AMD	01-11-038	296-307-018	AMD	01-17-033
296-104-700	AMD	01-24-061	296-155-20301	AMD	01-11-038	296-307-039	AMD-P	01-12-103
296-115	PREP	01-07-102	296-155-205	AMD	01-04-015	296-307-039	AMD	01-17-033
296-125	PREP	01-19-071	296-155-260	AMD	01-11-038	296-307-03905	NEW-P	01-12-103
296-128	PREP	01-24-107	296-155-260	AMD-X	01-18-083	296-307-03905	NEW	01-17-033
296-131	PREP	01-05-114	296-155-260	AMD	01-23-060	296-307-03910	NEW-P	01-12-103

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-307-03910	NEW	01-17-033	296-307-57005	NEW	01-17-033	296-800-15015	NEW	01-11-038
296-307-03915	NEW-P	01-12-103	296-307-590	NEW-P	01-12-103	296-800-15020	NEW	01-11-038
296-307-03915	NEW	01-17-033	296-307-590	NEW	01-17-033	296-800-15025	NEW	01-11-038
296-307-03920	NEW-P	01-12-103	296-307-59005	NEW-P	01-12-103	296-800-160	NEW	01-11-038
296-307-03920	NEW	01-17-033	296-307-59005	NEW	01-17-033	296-800-160	AMD-X	01-18-083
296-307-03925	NEW-P	01-12-103	296-307-59010	NEW-P	01-12-103	296-800-160	AMD	01-23-060
296-307-03925	NEW	01-17-033	296-307-59010	NEW	01-17-033	296-800-16005	NEW	01-11-038
296-307-042	REP-P	01-12-103	296-350	PREP	01-09-093	296-800-16010	NEW	01-11-038
296-307-042	REP	01-17-033	296-350-60025	REP-P	01-12-103	296-800-16015	NEW	01-11-038
296-307-07013	AMD-P	01-12-103	296-350-60025	REP	01-17-033	296-800-16015	AMD-X	01-18-083
296-307-07013	AMD	01-17-033	296-400A	PREP	01-05-116	296-800-16015	AMD	01-23-060
296-307-12040	AMD-P	01-12-103	296-400A	PREP	01-13-099	296-800-16020	NEW	01-11-038
296-307-12040	AMD	01-17-033	296-401B	PREP	01-05-116	296-800-16020	AMD-X	01-18-083
296-307-13025	AMD-P	01-12-103	296-401B	PREP	01-15-104	296-800-16020	AMD	01-23-060
296-307-13025	AMD	01-17-033	296-401B-700	AMD-P	01-09-090	296-800-16025	NEW	01-11-038
296-307-14505	AMD-P	01-12-103	296-401B-700	AMD	01-12-035	296-800-16025	AMD-X	01-18-083
296-307-14505	AMD	01-17-033	296-402A	PREP	01-15-103	296-800-16025	AMD	01-23-060
296-307-452	NEW-P	02-02-082	296-403	PREP	01-15-103	296-800-16030	NEW	01-11-038
296-307-45210	NEW-P	02-02-082	296-800	PREP	01-09-093	296-800-16035	NEW	01-11-038
296-307-45220	NEW-P	02-02-082	296-800-100	NEW	01-11-038	296-800-16040	NEW	01-11-038
296-307-45230	NEW-P	02-02-082	296-800-100	AMD-X	01-18-083	296-800-16045	NEW	01-11-038
296-307-45240	NEW-P	02-02-082	296-800-100	AMD	01-23-060	296-800-16050	NEW	01-11-038
296-307-45400	NEW-P	02-02-082	296-800-110	NEW	01-11-038	296-800-16050	AMD-X	01-18-083
296-307-45410	NEW-P	02-02-082	296-800-110	AMD-X	01-18-083	296-800-16050	AMD	01-23-060
296-307-45420	NEW-P	02-02-082	296-800-110	AMD	01-23-060	296-800-16055	NEW	01-11-038
296-307-45430	NEW-P	02-02-082	296-800-11005	NEW	01-11-038	296-800-16060	NEW	01-11-038
296-307-45440	NEW-P	02-02-082	296-800-11005	AMD-X	01-18-083	296-800-16065	NEW	01-11-038
296-307-45450	NEW-P	02-02-082	296-800-11005	AMD	01-23-060	296-800-16070	NEW	01-11-038
296-307-45600	NEW-P	02-02-082	296-800-11010	NEW	01-11-038	296-800-170	NEW	01-11-038
296-307-45610	NEW-P	02-02-082	296-800-11015	NEW	01-11-038	296-800-170	AMD-X	01-18-083
296-307-45620	NEW-P	02-02-082	296-800-11020	NEW	01-11-038	296-800-170	AMD	01-23-060
296-307-45800	NEW-P	02-02-082	296-800-11020	AMD-X	01-18-083	296-800-17005	NEW	01-11-038
296-307-46000	NEW-P	02-02-082	296-800-11020	AMD	01-23-060	296-800-17005	AMD-X	01-18-083
296-307-550	NEW-P	01-12-103	296-800-11025	NEW	01-11-038	296-800-17005	AMD	01-23-060
296-307-550	NEW	01-17-033	296-800-11030	NEW	01-11-038	296-800-17010	NEW	01-11-038
296-307-55005	NEW-P	01-12-103	296-800-11035	NEW	01-11-038	296-800-17010	AMD-X	01-18-083
296-307-55005	NEW	01-17-033	296-800-120	NEW	01-11-038	296-800-17010	AMD	01-23-060
296-307-55010	NEW-P	01-12-103	296-800-120	AMD-X	01-18-083	296-800-17015	NEW	01-11-038
296-307-55010	NEW	01-17-033	296-800-120	AMD	01-23-060	296-800-17015	AMD-X	01-18-083
296-307-55015	NEW-P	01-12-103	296-800-12005	NEW	01-11-038	296-800-17015	AMD	01-23-060
296-307-55015	NEW	01-17-033	296-800-12005	AMD-X	01-18-083	296-800-17020	NEW	01-11-038
296-307-55020	NEW-P	01-12-103	296-800-12005	AMD	01-23-060	296-800-17020	AMD-X	01-18-083
296-307-55020	NEW	01-17-033	296-800-130	NEW	01-11-038	296-800-17020	AMD	01-23-060
296-307-55025	NEW-P	01-12-103	296-800-13005	NEW	01-11-038	296-800-17025	NEW	01-11-038
296-307-55025	NEW	01-17-033	296-800-13005	AMD-X	01-18-083	296-800-17025	AMD-X	01-18-083
296-307-55030	NEW-P	01-12-103	296-800-13005	AMD	01-23-060	296-800-17025	AMD	01-23-060
296-307-55030	NEW	01-17-033	296-800-13010	NEW	01-11-038	296-800-17030	NEW	01-11-038
296-307-55035	NEW-P	01-12-103	296-800-13010	AMD-X	01-18-083	296-800-17030	AMD-X	01-18-083
296-307-55035	NEW	01-17-033	296-800-13010	AMD	01-23-060	296-800-17030	AMD	01-23-060
296-307-55040	NEW-P	01-12-103	296-800-13015	NEW	01-11-038	296-800-17035	NEW	01-11-038
296-307-55040	NEW	01-17-033	296-800-140	NEW	01-11-038	296-800-17035	AMD-X	01-18-083
296-307-55045	NEW-P	01-12-103	296-800-14005	NEW	01-11-038	296-800-17035	AMD	01-23-060
296-307-55045	NEW	01-17-033	296-800-14015	NEW-W	01-14-071	296-800-17040	NEW	01-11-038
296-307-55050	NEW-P	01-12-103	296-800-14020	NEW	01-11-038	296-800-17040	AMD-X	01-18-083
296-307-55050	NEW	01-17-033	296-800-14025	NEW	01-11-038	296-800-17040	AMD	01-23-060
296-307-55055	NEW-P	01-12-103	296-800-150	NEW	01-11-038	296-800-17045	NEW	01-11-038
296-307-55055	NEW	01-17-033	296-800-15005	NEW	01-11-038	296-800-17050	NEW	01-11-038
296-307-55060	NEW-P	01-12-103	296-800-15005	AMD-X	01-18-083	296-800-17055	NEW	01-11-038
296-307-55060	NEW	01-17-033	296-800-15005	AMD	01-23-060	296-800-180	NEW	01-11-038
296-307-570	NEW-P	01-12-103	296-800-15010	NEW	01-11-038	296-800-180	AMD-X	01-18-083
296-307-570	NEW	01-17-033	296-800-15010	AMD-X	01-18-083	296-800-180	AMD	01-23-060
296-307-57005	NEW-P	01-12-103	296-800-15010	AMD	01-23-060	296-800-18005	NEW	01-11-038

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-800-18010	NEW	01-11-038	296-800-26010	NEW	01-11-038	296-800-30020	AMD	01-23-060
296-800-18015	NEW	01-11-038	296-800-26010	AMD-X	01-18-083	296-800-30025	NEW	01-11-038
296-800-18015	AMD-X	01-18-083	296-800-26010	AMD	01-23-060	296-800-310	NEW	01-11-038
296-800-18015	AMD	01-23-060	296-800-270	NEW	01-11-038	296-800-310	AMD-X	01-18-083
296-800-18020	NEW	01-11-038	296-800-27005	NEW	01-11-038	296-800-310	AMD	01-23-060
296-800-18020	AMD-X	01-18-083	296-800-27010	NEW	01-11-038	296-800-31005	NEW	01-11-038
296-800-18020	AMD	01-23-060	296-800-27015	NEW	01-11-038	296-800-31010	NEW	01-11-038
296-800-190	NEW	01-11-038	296-800-27020	NEW	01-11-038	296-800-31010	AMD-X	01-18-083
296-800-19005	NEW	01-11-038	296-800-27020	AMD-X	01-18-083	296-800-31010	AMD	01-23-060
296-800-200	NEW	01-11-038	296-800-27020	AMD	01-23-060	296-800-31015	NEW	01-11-038
296-800-20005	NEW	01-11-038	296-800-27025	NEW-W	01-14-071	296-800-31020	NEW	01-11-038
296-800-20005	AMD-X	01-18-083	296-800-280	NEW	01-11-038	296-800-31025	NEW	01-11-038
296-800-20005	AMD	01-23-060	296-800-280	AMD-X	01-18-083	296-800-31030	NEW	01-11-038
296-800-210	NEW	01-11-038	296-800-280	AMD	01-23-060	296-800-31035	NEW	01-11-038
296-800-21005	NEW	01-11-038	296-800-28005	NEW	01-11-038	296-800-31035	AMD-X	01-18-083
296-800-21005	AMD-X	01-18-083	296-800-28005	AMD-X	01-18-083	296-800-31035	AMD	01-23-060
296-800-21005	AMD	01-23-060	296-800-28005	AMD	01-23-060	296-800-31040	NEW	01-11-038
296-800-220	NEW	01-11-038	296-800-28010	NEW	01-11-038	296-800-31045	NEW	01-11-038
296-800-22005	NEW	01-11-038	296-800-28010	AMD-X	01-18-083	296-800-31050	NEW	01-11-038
296-800-22010	NEW	01-11-038	296-800-28010	AMD	01-23-060	296-800-31053	NEW	01-11-038
296-800-22015	NEW	01-11-038	296-800-28015	NEW	01-11-038	296-800-31055	NEW	01-11-038
296-800-22020	NEW	01-11-038	296-800-28020	NEW	01-11-038	296-800-31060	NEW	01-11-038
296-800-22020	AMD-X	01-18-083	296-800-28020	AMD-X	01-18-083	296-800-31065	NEW	01-11-038
296-800-22020	AMD	01-23-060	296-800-28020	AMD	01-23-060	296-800-31067	NEW	01-11-038
296-800-22022	NEW	01-11-038	296-800-28022	NEW	01-11-038	296-800-31070	NEW	01-11-038
296-800-22025	NEW	01-11-038	296-800-28025	NEW	01-11-038	296-800-31075	NEW	01-11-038
296-800-22030	NEW	01-11-038	296-800-28025	AMD-X	01-18-083	296-800-31080	NEW	01-11-038
296-800-22035	NEW	01-11-038	296-800-28025	AMD	01-23-060	296-800-320	NEW	01-11-038
296-800-22040	NEW	01-11-038	296-800-28030	NEW	01-11-038	296-800-320	AMD-X	01-18-083
296-800-230	NEW	01-11-038	296-800-28030	AMD-X	01-18-083	296-800-320	AMD	01-23-060
296-800-230	AMD-X	01-18-083	296-800-28030	AMD	01-23-060	296-800-32005	NEW	01-11-038
296-800-230	AMD	01-23-060	296-800-28035	NEW	01-11-038	296-800-32005	AMD-X	01-18-083
296-800-23005	NEW	01-11-038	296-800-28040	NEW	01-11-038	296-800-32005	AMD	01-23-060
296-800-23005	AMD-X	01-18-083	296-800-28040	AMD-X	01-18-083	296-800-32010	NEW	01-11-038
296-800-23005	AMD	01-23-060	296-800-28040	AMD	01-23-060	296-800-32015	NEW	01-11-038
296-800-23010	NEW	01-11-038	296-800-28045	NEW	01-11-038	296-800-32020	NEW	01-11-038
296-800-23010	AMD-X	01-18-083	296-800-290	NEW	01-11-038	296-800-32025	NEW	01-11-038
296-800-23010	AMD	01-23-060	296-800-29005	NEW	01-11-038	296-800-32030	NEW-W	01-14-071
296-800-23015	NEW	01-11-038	296-800-29010	NEW	01-11-038	296-800-330	NEW	01-11-038
296-800-23020	NEW	01-11-038	296-800-29015	NEW	01-11-038	296-800-340	NEW	01-11-038
296-800-23025	NEW	01-11-038	296-800-29015	AMD-X	01-18-083	296-800-350	NEW	01-11-038
296-800-23025	AMD-X	01-18-083	296-800-29015	AMD	01-23-060	296-800-350	AMD-X	01-18-083
296-800-23025	AMD	01-23-060	296-800-29020	NEW	01-11-038	296-800-350	AMD	01-23-060
296-800-23030	NEW	01-11-038	296-800-29025	NEW	01-11-038	296-800-35002	NEW	01-11-038
296-800-23035	NEW	01-11-038	296-800-29025	AMD-X	01-18-083	296-800-35004	NEW	01-11-038
296-800-240	NEW	01-11-038	296-800-29025	AMD	01-23-060	296-800-35006	NEW	01-11-038
296-800-24005	NEW	01-11-038	296-800-29030	NEW	01-11-038	296-800-35008	NEW	01-11-038
296-800-24010	NEW	01-11-038	296-800-29030	AMD-X	01-18-083	296-800-35010	NEW	01-11-038
296-800-24010	AMD-X	01-18-083	296-800-29030	AMD	01-23-060	296-800-35010	AMD-X	01-18-083
296-800-24010	AMD	01-23-060	296-800-29035	NEW	01-11-038	296-800-35010	AMD	01-23-060
296-800-250	NEW	01-11-038	296-800-29040	NEW	01-11-038	296-800-35012	NEW	01-11-038
296-800-250	AMD-X	01-18-083	296-800-29045	NEW-W	01-14-071	296-800-35012	AMD-X	01-18-083
296-800-250	AMD	01-23-060	296-800-300	NEW	01-11-038	296-800-35012	AMD	01-23-060
296-800-25005	NEW	01-11-038	296-800-300	AMD-X	01-18-083	296-800-35016	NEW	01-11-038
296-800-25005	AMD-X	01-18-083	296-800-300	AMD	01-23-060	296-800-35018	NEW	01-11-038
296-800-25005	AMD	01-23-060	296-800-30005	NEW	01-11-038	296-800-35020	NEW	01-11-038
296-800-25010	NEW	01-11-038	296-800-30010	NEW	01-11-038	296-800-35022	NEW	01-11-038
296-800-25015	NEW	01-11-038	296-800-30010	AMD-X	01-18-083	296-800-35024	NEW	01-11-038
296-800-25015	AMD-X	01-18-083	296-800-30010	AMD	01-23-060	296-800-35026	NEW	01-11-038
296-800-25015	AMD	01-23-060	296-800-30015	NEW	01-11-038	296-800-35026	AMD-X	01-18-083
296-800-260	NEW	01-11-038	296-800-30020	NEW	01-11-038	296-800-35026	AMD	01-23-060
296-800-26005	NEW	01-11-038	296-800-30020	AMD-X	01-18-083	296-800-35028	NEW	01-11-038

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-800-35030	NEW	01-11-038	308- 12-010	PREP	02-01-067	308- 20	PREP	01-22-058
296-800-35030	AMD-X	01-18-083	308- 12-031	PREP	02-01-067	308- 20-010	AMD-P	01-23-086
296-800-35030	AMD	01-23-060	308- 12-050	PREP	02-01-067	308- 20-030	REP-P	01-23-086
296-800-35032	NEW	01-11-038	308- 12-081	PREP	02-01-067	308- 20-040	AMD-P	01-23-086
296-800-35038	NEW	01-11-038	308- 12-085	PREP	02-01-067	308- 20-045	REP-P	01-23-086
296-800-35040	NEW	01-11-038	308- 12-115	PREP	02-01-067	308- 20-080	AMD-P	01-23-086
296-800-35040	AMD-X	01-18-083	308- 12-150	PREP	02-01-067	308- 20-090	AMD-P	01-23-086
296-800-35040	AMD	01-23-060	308- 12-210	PREP	02-01-067	308- 20-105	AMD-P	01-23-086
296-800-35042	NEW	01-11-038	308- 12-220	PREP	02-01-067	308- 20-107	AMD-P	01-23-086
296-800-35044	NEW	01-11-038	308- 12-230	PREP	02-01-067	308- 20-110	AMD-P	01-23-086
296-800-35046	NEW	01-11-038	308- 12-240	PREP	02-01-067	308- 20-120	AMD-P	01-23-086
296-800-35048	NEW	01-11-038	308- 12-320	PREP	02-01-067	308- 20-122	NEW-P	01-23-086
296-800-35048	AMD-X	01-18-083	308- 12-321	PREP	02-01-067	308- 20-130	REP-P	01-23-086
296-800-35048	AMD	01-23-060	308- 12-322	PREP	02-01-067	308- 20-150	REP-P	01-23-086
296-800-35049	NEW	01-11-038	308- 12-323	PREP	02-01-067	308- 20-155	REP-P	01-23-086
296-800-35050	NEW	01-11-038	308- 12-324	PREP	02-01-067	308- 20-171	REP-P	01-23-086
296-800-35050	AMD-X	01-18-083	308- 12-325	PREP	02-01-067	308- 20-172	REP-P	01-23-086
296-800-35050	AMD	01-23-060	308- 12-330	PREP	02-01-067	308- 20-310	REP-P	01-23-086
296-800-35052	NEW	01-11-038	308- 13-005	PREP	02-01-066	308- 20-590	REP-P	01-23-086
296-800-35056	NEW	01-11-038	308- 13-020	PREP	02-01-066	308- 29-010	AMD-P	01-03-130
296-800-35062	NEW	01-11-038	308- 13-024	PREP	02-01-066	308- 29-010	AMD	01-11-132
296-800-35062	AMD-X	01-18-083	308- 13-035	PREP	02-01-066	308- 29-020	AMD-P	01-03-130
296-800-35062	AMD	01-23-060	308- 13-050	PREP	02-01-066	308- 29-020	AMD	01-11-132
296-800-35063	NEW	01-11-038	308- 13-100	PREP	02-01-066	308- 29-025	NEW-P	01-03-130
296-800-35064	NEW	01-11-038	308- 13-150	AMD	01-04-002	308- 29-025	NEW	01-11-132
296-800-35064	AMD-X	01-18-083	308- 13-150	PREP	01-09-026	308- 29-030	AMD-P	01-03-130
296-800-35064	AMD	01-23-060	308- 13-150	AMD-P	01-12-063	308- 29-030	AMD	01-11-132
296-800-35065	NEW	01-11-038	308- 13-150	AMD	01-15-034	308- 29-045	AMD-P	01-03-130
296-800-35066	NEW	01-11-038	308- 13-150	PREP	01-24-056	308- 29-045	AMD	01-11-132
296-800-35066	AMD-X	01-18-083	308- 14	PREP	01-20-102	308- 29-050	AMD-P	01-03-130
296-800-35066	AMD	01-23-060	308- 15-010	NEW-P	01-07-101	308- 29-050	AMD	01-11-132
296-800-35072	NEW	01-11-038	308- 15-010	NEW	01-12-023	308- 29-060	AMD-P	01-03-130
296-800-35076	NEW	01-11-038	308- 15-020	NEW-P	01-07-101	308- 29-060	AMD	01-11-132
296-800-35078	NEW	01-11-038	308- 15-020	NEW	01-12-023	308- 29-070	AMD-P	01-03-130
296-800-35080	NEW	01-11-038	308- 15-030	NEW-P	01-07-101	308- 29-070	AMD	01-11-132
296-800-35082	NEW	01-11-038	308- 15-030	NEW	01-12-023	308- 29-080	AMD-P	01-03-130
296-800-35084	NEW	01-11-038	308- 15-040	NEW-P	01-07-101	308- 29-080	AMD	01-11-132
296-800-35084	AMD-X	01-18-083	308- 15-040	NEW	01-12-023	308- 29-090	NEW-P	01-03-130
296-800-35084	AMD	01-23-060	308- 15-050	NEW-P	01-07-101	308- 29-090	NEW	01-11-132
296-800-360	NEW	01-11-038	308- 15-050	NEW	01-12-023	308- 29-100	NEW-P	01-03-130
296-800-36005	NEW	01-11-038	308- 15-060	NEW-P	01-07-101	308- 29-100	NEW	01-11-132
296-800-370	NEW	01-11-038	308- 15-060	NEW	01-12-023	308- 29-110	NEW-P	01-03-130
296-800-370	AMD-X	01-18-083	308- 15-070	NEW-P	01-07-101	308- 29-110	NEW	01-11-132
296-800-370	AMD	01-23-060	308- 15-070	NEW	01-12-023	308- 29-120	NEW-P	01-03-130
296-824-100	NEW-P	02-02-082	308- 15-075	NEW-P	01-07-101	308- 29-120	NEW	01-11-132
296-824-11010	NEW-P	02-02-082	308- 15-075	NEW	01-12-023	308- 32-100	REP	01-03-065
296-824-11020	NEW-P	02-02-082	308- 15-080	NEW-P	01-07-101	308- 32-110	REP	01-03-065
296-824-11050	NEW-P	02-02-082	308- 15-080	NEW	01-12-023	308- 32-120	REP	01-03-065
296-824-11060	NEW-P	02-02-082	308- 15-090	NEW-P	01-07-101	308- 56A	PREP	01-17-060
296-824-12010	NEW-P	02-02-082	308- 15-090	NEW	01-12-023	308- 56A-021	AMD-P	01-03-072
296-824-12020	NEW-P	02-02-082	308- 15-100	NEW-P	01-07-101	308- 56A-021	AMD	01-08-022
296-824-12030	NEW-P	02-02-082	308- 15-100	NEW	01-12-023	308- 56A-065	AMD-P	01-03-072
296-824-12040	NEW-P	02-02-082	308- 15-101	NEW-P	01-07-101	308- 56A-065	AMD	01-08-022
296-824-12050	NEW-P	02-02-082	308- 15-101	NEW	01-12-023	308- 56A-090	AMD-P	01-21-086
296-824-12060	NEW-P	02-02-082	308- 15-102	NEW-P	01-07-101	308- 56A-090	AMD	02-01-123
296-824-13010	NEW-P	02-02-082	308- 15-102	NEW	01-12-023	308- 56A-095	REP-P	01-21-086
296-824-13020	NEW-P	02-02-082	308- 15-103	NEW-P	01-07-101	308- 56A-095	REP	02-01-123
296-824-13030	NEW-P	02-02-082	308- 15-103	NEW	01-12-023	308- 56A-115	AMD-E	01-14-062
296-824-14010	NEW-P	02-02-082	308- 15-150	NEW-P	01-07-100	308- 56A-115	AMD-P	01-15-083
296-824-15010	NEW-P	02-02-082	308- 15-150	NEW	01-12-022	308- 56A-115	AMD	01-20-010
308- 08-085	AMD	01-03-129	308- 20	PREP	01-14-089	308- 56A-150	PREP	01-11-083
308- 08-600	AMD-P	01-21-109	308- 20	PREP	01-20-100	308- 56A-150	AMD-E	01-14-062

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308-56A-150	AMD-P	01-15-083	308-57-240	AMD-P	01-08-051	308-72-710	REP-P	01-17-011
308-56A-150	AMD	01-20-010	308-57-240	AMD	01-12-099	308-72-710	REP	01-22-072
308-56A-270	AMD-P	01-21-086	308-57-500	REP-P	01-05-106	308-72-800	NEW-P	01-17-011
308-56A-270	AMD	02-01-123	308-57-500	REP-W	01-07-029	308-72-800	NEW	01-22-072
308-56A-310	AMD-P	01-03-072	308-57-500	REP-P	01-08-051	308-72-805	NEW-P	01-17-011
308-56A-310	AMD	01-08-022	308-57-500	REP	01-12-099	308-72-805	NEW	01-22-072
308-56A-310	AMD-P	01-17-086	308-63-010	AMD	01-03-141	308-72-810	NEW-P	01-17-011
308-56A-310	AMD	01-21-071	308-63-040	AMD	01-03-141	308-72-810	NEW	01-22-072
308-56A-335	AMD	01-03-002	308-63-070	AMD	01-03-141	308-72-815	NEW-P	01-17-011
308-56A-355	REP	01-03-002	308-63-100	AMD	01-03-141	308-72-815	NEW	01-22-072
308-56A-460	AMD-E	01-14-062	308-72-500	REP-P	01-17-011	308-72-820	NEW-P	01-17-011
308-56A-460	AMD-P	01-15-083	308-72-500	REP	01-22-072	308-72-820	NEW	01-22-072
308-56A-460	AMD	01-20-010	308-72-501	REP-P	01-17-011	308-72-830	NEW-P	01-17-011
308-56A-500	PREP	01-17-060	308-72-501	REP	01-22-072	308-72-830	NEW	01-22-072
308-56A-505	AMD-P	01-06-018	308-72-503	REP-P	01-17-011	308-72-835	NEW-P	01-17-011
308-56A-505	AMD	01-11-069	308-72-503	REP	01-22-072	308-72-835	NEW	01-22-072
308-57-005	AMD-P	01-05-106	308-72-505	REP-P	01-17-011	308-72-840	NEW-P	01-17-011
308-57-005	AMD-W	01-07-029	308-72-505	REP	01-22-072	308-72-840	NEW	01-22-072
308-57-005	AMD-P	01-08-051	308-72-509	REP-P	01-17-011	308-72-845	NEW-P	01-17-011
308-57-005	AMD	01-12-099	308-72-509	REP	01-22-072	308-72-845	NEW	01-22-072
308-57-010	AMD-P	01-05-106	308-72-50901	NEW-X	01-20-070	308-72-850	NEW-P	01-17-011
308-57-010	AMD-W	01-07-029	308-72-50901	NEW	02-02-010	308-72-850	NEW	01-22-072
308-57-010	AMD-P	01-08-051	308-72-512	REP-P	01-17-011	308-72-855	NEW-P	01-17-011
308-57-010	AMD	01-12-099	308-72-512	REP	01-22-072	308-72-855	NEW	01-22-072
308-57-020	AMD-P	01-05-106	308-72-540	REP-P	01-17-011	308-72-860	NEW-P	01-17-011
308-57-020	AMD-W	01-07-029	308-72-540	REP	01-22-072	308-72-860	NEW	01-22-072
308-57-020	AMD-P	01-08-051	308-72-542	REP-P	01-17-011	308-72-865	NEW-P	01-17-011
308-57-020	AMD	01-12-099	308-72-542	REP	01-22-072	308-72-865	NEW	01-22-072
308-57-030	AMD-P	01-05-106	308-72-550	REP-P	01-17-011	308-72-870	NEW-P	01-17-011
308-57-030	AMD-W	01-07-029	308-72-550	REP	01-22-072	308-72-870	NEW	01-22-072
308-57-030	AMD-P	01-08-051	308-72-555	REP-P	01-17-011	308-72-880	NEW-P	01-17-011
308-57-030	AMD	01-12-099	308-72-555	REP	01-22-072	308-72-880	NEW	01-22-072
308-57-110	AMD-P	01-05-106	308-72-557	REP-P	01-17-011	308-72-885	NEW-P	01-17-011
308-57-110	AMD-W	01-07-029	308-72-557	REP	01-22-072	308-72-885	NEW	01-22-072
308-57-110	AMD-P	01-08-051	308-72-560	REP-P	01-17-011	308-72-890	NEW-P	01-17-011
308-57-110	AMD	01-12-099	308-72-560	REP	01-22-072	308-72-890	NEW	01-22-072
308-57-120	REP-P	01-05-106	308-72-570	REP-P	01-17-011	308-72-895	NEW-P	01-17-011
308-57-120	REP-W	01-07-029	308-72-570	REP	01-22-072	308-72-895	NEW	01-22-072
308-57-120	REP-P	01-08-051	308-72-610	REP-P	01-17-011	308-72-900	NEW-P	01-17-011
308-57-120	REP	01-12-099	308-72-610	REP	01-22-072	308-72-900	NEW	01-22-072
308-57-130	REP-P	01-05-106	308-72-615	REP-P	01-17-011	308-72-905	NEW-P	01-17-011
308-57-130	REP-W	01-07-029	308-72-615	REP	01-22-072	308-72-905	NEW	01-22-072
308-57-130	REP-P	01-08-051	308-72-620	REP-P	01-17-011	308-72-910	NEW-P	01-17-011
308-57-130	REP	01-12-099	308-72-620	REP	01-22-072	308-72-910	NEW	01-22-072
308-57-135	REP-P	01-05-106	308-72-630	REP-P	01-17-011	308-72-915	NEW-P	01-17-011
308-57-135	REP-W	01-07-029	308-72-630	REP	01-22-072	308-72-915	NEW	01-22-072
308-57-135	REP-P	01-08-051	308-72-640	REP-P	01-17-011	308-72-920	NEW-P	01-17-011
308-57-135	REP	01-12-099	308-72-640	REP	01-22-072	308-72-920	NEW	01-22-072
308-57-140	AMD-P	01-05-106	308-72-650	REP-P	01-17-011	308-72-925	NEW-P	01-17-011
308-57-140	AMD-W	01-07-029	308-72-650	REP	01-22-072	308-72-925	NEW	01-22-072
308-57-140	AMD-P	01-08-051	308-72-660	REP-P	01-17-011	308-72-930	NEW-P	01-17-011
308-57-140	AMD	01-12-099	308-72-660	REP	01-22-072	308-72-930	NEW	01-22-072
308-57-210	A/R-P	01-05-106	308-72-665	REP-P	01-17-011	308-77-005	NEW-P	01-17-010
308-57-210	AMD-W	01-07-029	308-72-665	REP	01-22-072	308-77-005	NEW	01-22-073
308-57-210	AMD-P	01-08-051	308-72-670	REP-P	01-17-011	308-77-010	REP-P	01-17-010
308-57-210	AMD	01-12-099	308-72-670	REP	01-22-072	308-77-010	REP	01-22-073
308-57-230	AMD-P	01-05-106	308-72-680	REP-P	01-17-011	308-77-015	NEW-P	01-17-010
308-57-230	AMD-W	01-07-029	308-72-680	REP	01-22-072	308-77-015	NEW	01-22-073
308-57-230	AMD-P	01-08-051	308-72-690	REP-P	01-17-011	308-77-020	REP-P	01-17-010
308-57-230	AMD	01-12-099	308-72-690	REP	01-22-072	308-77-020	REP	01-22-073
308-57-240	AMD-P	01-05-106	308-72-700	REP-P	01-17-011	308-77-025	NEW-P	01-17-010
308-57-240	AMD-W	01-07-029	308-72-700	REP	01-22-072	308-77-025	NEW	01-22-073

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308-77-035	NEW-P	01-17-010	308-77-225	REP-P	01-17-010	308-93-078	AMD-P	01-03-017
308-77-035	NEW	01-22-073	308-77-225	REP	01-22-073	308-93-078	AMD	01-08-021
308-77-040	REP-P	01-17-010	308-77-230	REP-P	01-17-010	308-93-079	AMD	01-03-128
308-77-040	REP	01-22-073	308-77-230	REP	01-22-073	308-93-087	AMD-P	01-11-084
308-77-04401	NEW-X	01-20-070	308-77-250	REP-P	01-17-010	308-93-087	AMD	01-16-105
308-77-04401	NEW	02-02-010	308-77-250	REP	01-22-073	308-93-088	AMD-P	01-11-084
308-77-050	REP-P	01-17-010	308-77-260	REP-P	01-17-010	308-93-088	AMD	01-16-105
308-77-050	REP	01-22-073	308-77-260	REP	01-22-073	308-93-089	NEW-P	01-11-084
308-77-075	NEW-P	01-17-010	308-78-010	AMD-P	01-03-083	308-93-089	NEW	01-16-105
308-77-075	NEW	01-22-073	308-78-010	AMD	01-08-083	308-93-090	AMD	01-03-128
308-77-085	NEW-P	01-17-010	308-78-020	AMD-P	01-03-083	308-93-145	PREP	01-05-076
308-77-085	NEW	01-22-073	308-78-020	AMD	01-08-083	308-93-145	AMD-P	01-08-052
308-77-091	REP-P	01-17-010	308-78-030	AMD-P	01-03-083	308-93-145	AMD	01-11-100
308-77-091	REP	01-22-073	308-78-030	AMD	01-08-083	308-93-160	AMD	01-03-128
308-77-092	NEW-P	01-17-010	308-78-035	NEW-P	01-03-083	308-93-230	AMD-P	01-23-050
308-77-092	NEW	01-22-073	308-78-035	NEW	01-08-083	308-93-250	REP-P	01-23-050
308-77-093	NEW-P	01-17-010	308-78-040	AMD-P	01-03-083	308-93-270	AMD-P	01-23-050
308-77-093	NEW	01-22-073	308-78-040	AMD	01-08-083	308-93-275	NEW-P	01-23-050
308-77-095	REP-P	01-17-010	308-78-045	AMD-P	01-03-083	308-93-280	AMD-P	01-23-050
308-77-095	REP	01-22-073	308-78-045	AMD	01-08-083	308-93-285	AMD-P	01-03-017
308-77-097	NEW-P	01-17-010	308-78-046	NEW-P	01-03-083	308-93-285	AMD	01-08-021
308-77-097	NEW	01-22-073	308-78-046	NEW	01-08-083	308-93-350	AMD-P	01-03-017
308-77-099	NEW-P	01-17-010	308-78-060	REP-P	01-03-083	308-93-350	AMD	01-08-021
308-77-099	NEW	01-22-073	308-78-060	REP	01-08-083	308-93-360	AMD-P	01-03-017
308-77-101	NEW-P	01-17-010	308-78-070	AMD-P	01-03-083	308-93-360	AMD	01-08-021
308-77-101	NEW	01-22-073	308-78-070	AMD	01-08-083	308-93-370	AMD-P	01-17-086
308-77-102	NEW-P	01-17-010	308-78-075	NEW-P	01-03-083	308-93-370	AMD	01-21-071
308-77-102	NEW	01-22-073	308-78-075	NEW	01-08-083	308-93-380	AMD-P	01-17-086
308-77-103	NEW-P	01-17-010	308-78-080	AMD-P	01-03-083	308-93-380	AMD	01-21-071
308-77-103	NEW	01-22-073	308-78-080	AMD	01-08-083	308-93-390	AMD-P	01-03-072
308-77-104	NEW-P	01-17-010	308-78-080	AMD	01-08-083	308-93-390	AMD	01-08-022
308-77-104	NEW	01-22-073	308-78-090	AMD-P	01-03-083	308-93-400	AMD-P	01-17-086
308-77-105	REP-P	01-17-010	308-78-090	AMD	01-08-083	308-93-400	AMD	01-21-071
308-77-105	REP	01-22-073	308-90	PREP	01-19-002	308-93-445	NEW-P	01-17-086
308-77-106	NEW-P	01-17-010	308-90-040	AMD-P	02-02-078	308-93-445	NEW	01-21-071
308-77-106	NEW	01-22-073	308-90-070	AMD-P	02-02-078	308-93-490	AMD-P	01-17-086
308-77-107	NEW-P	01-17-010	308-90-080	AMD-P	02-02-078	308-93-490	AMD	01-21-071
308-77-107	NEW	01-22-073	308-90-090	AMD-P	02-02-078	308-93-500	AMD-P	01-17-086
308-77-109	NEW-P	01-17-010	308-90-100	AMD-P	02-02-078	308-93-500	AMD	01-21-071
308-77-109	NEW	01-22-073	308-90-110	AMD-P	02-02-078	308-93-510	AMD-P	01-17-086
308-77-110	REP-P	01-17-010	308-90-130	AMD-P	02-02-078	308-93-510	AMD	01-21-071
308-77-110	REP	01-22-073	308-90-140	AMD-P	02-02-078	308-93-520	AMD-P	01-24-096
308-77-112	NEW-P	01-17-010	308-90-150	AMD-P	02-02-078	308-93-530	AMD-P	01-24-096
308-77-112	NEW	01-22-073	308-90-160	AMD-P	02-02-078	308-93-540	AMD-P	01-24-096
308-77-114	NEW-P	01-17-010	308-93	PREP	01-05-076	308-93-640	AMD-P	01-03-017
308-77-114	NEW	01-22-073	308-93-010	AMD	01-03-128	308-93-640	AMD	01-08-021
308-77-115	REP-P	01-17-010	308-93-010	PREP	01-14-078	308-93-660	REP-P	01-11-084
308-77-115	REP	01-22-073	308-93-010	AMD-P	01-17-087	308-93-660	REP	01-16-105
308-77-116	NEW-P	01-17-010	308-93-010	AMD	01-21-072	308-93-700	AMD-P	01-24-085
308-77-116	NEW	01-22-073	308-93-030	AMD	01-03-128	308-93-710	AMD-P	01-24-085
308-77-150	REP-P	01-17-010	308-93-050	AMD	01-03-128	308-93-720	AMD-P	01-24-085
308-77-150	REP	01-22-073	308-93-055	AMD	01-03-128	308-93-730	AMD-P	01-24-085
308-77-160	REP-P	01-17-010	308-93-056	AMD	01-03-128	308-93-740	AMD-P	01-24-085
308-77-160	REP	01-22-073	308-93-060	AMD-P	01-03-017	308-93-750	AMD-P	01-24-085
308-77-165	REP-P	01-17-010	308-93-060	AMD	01-08-021	308-93-760	AMD-P	01-24-085
308-77-165	REP	01-22-073	308-93-069	AMD-P	01-03-017	308-93-770	AMD-P	01-24-085
308-77-190	REP-P	01-17-010	308-93-069	AMD	01-08-021	308-94-030	AMD-P	01-06-049
308-77-190	REP	01-22-073	308-93-070	AMD-P	01-03-017	308-94-030	AMD	01-11-070
308-77-215	REP-P	01-17-010	308-93-070	AMD	01-08-021	308-94-050	AMD-P	01-06-049
308-77-215	REP	01-22-073	308-93-071	AMD-P	01-03-017	308-94-050	AMD	01-11-070
308-77-220	REP-P	01-17-010	308-93-071	AMD	01-08-021	308-94-050	PREP	01-24-046
308-77-220	REP	01-22-073	308-93-073	REP-P	01-03-017	308-94-080	AMD-P	01-06-049
			308-93-073	REP	01-08-021			

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-94-080	AMD	01-11-070	308-96A-177	NEW	01-10-069	308-103-110	NEW-P	01-21-109
308-94-100	AMD-P	01-06-049	308-96A-202	AMD-P	01-05-106	308-103-120	NEW-P	01-21-109
308-94-100	AMD	01-11-070	308-96A-202	AMD-W	01-07-029	308-103-130	NEW-P	01-21-109
308-94-105	NEW-P	01-06-049	308-96A-202	AMD-P	01-08-051	308-103-140	NEW-P	01-21-109
308-94-105	NEW	01-11-070	308-96A-202	AMD	01-12-099	308-103-150	NEW-P	01-21-109
308-94A-005	AMD-P	01-08-050	308-96A-203	AMD-P	01-05-106	308-103-160	NEW-P	01-21-109
308-94A-005	AMD	01-13-008	308-96A-203	AMD-W	01-07-029	308-103-170	NEW-P	01-21-109
308-94A-010	AMD-P	01-08-050	308-96A-203	AMD-P	01-08-051	308-103-180	NEW-P	01-21-109
308-94A-010	AMD	01-13-008	308-96A-203	AMD	01-12-099	308-103-190	NEW-P	01-21-109
308-94A-015	AMD-P	01-08-050	308-96A-205	PREP	01-24-095	308-104-018	AMD-P	01-21-110
308-94A-015	AMD	01-13-008	308-96A-206	PREP	01-24-095	308-124A-460	PREP	01-17-058
308-94A-020	AMD-P	01-08-050	308-96A-220	PREP	01-24-095	308-124A-460	AMD-P	01-23-006
308-94A-020	AMD	01-13-008	308-96A-260	AMD-P	01-11-090	308-124A-600	AMD-P	01-23-004
308-94A-025	AMD-P	01-08-050	308-96A-260	AMD	01-17-017	308-124A-605	NEW-P	01-23-004
308-94A-025	AMD	01-13-008	308-96A-275	PREP	02-01-013	308-124B-050	PREP	01-08-095
308-94A-030	AMD-P	01-08-050	308-96A-295	AMD-P	01-04-062	308-124B-150	AMD-P	01-23-003
308-94A-030	AMD	01-13-008	308-96A-295	AMD	01-09-079	308-124H-014	NEW-P	01-23-004
308-96A	PREP	01-24-095	308-96A-300	AMD-P	01-11-090	308-124H-025	AMD-P	01-23-004
308-96A	PREP	02-01-013	308-96A-300	AMD	01-17-017	308-124H-061	PREP	01-08-096
308-96A-005	AMD-P	01-11-090	308-96A-306	AMD-P	01-23-028	308-124H-061	AMD-P	01-23-005
308-96A-005	AMD	01-17-017	308-96A-311	AMD-P	01-23-028	308-124H-062	AMD-P	01-23-005
308-96A-015	AMD-P	01-11-090	308-96A-312	AMD-P	01-23-028	308-125-120	PREP	01-16-004
308-96A-015	AMD	01-17-017	308-96A-313	AMD-P	01-23-028	308-125-120	AMD-P	01-23-081
308-96A-026	AMD-P	01-11-090	308-96A-314	AMD-P	01-23-028	308-125-200	AMD-P	01-21-024
308-96A-026	AMD	01-17-017	308-96A-316	AMD-P	01-23-028	308-127	PREP	01-20-101
308-96A-065	AMD-P	01-04-017	308-96A-345	REP-P	01-11-090	308-127-160	PREP	01-22-059
308-96A-065	AMD	01-10-069	308-96A-345	REP	01-17-017	308-330-305	AMD-P	01-21-111
308-96A-066	REP-P	01-04-017	308-96A-350	AMD-P	01-13-060	308-330-307	AMD-P	01-21-111
308-96A-066	REP	01-10-069	308-96A-350	AMD	01-17-091	308-330-320	AMD-P	01-21-111
308-96A-067	REP-P	01-04-017	308-96A-355	AMD-P	01-13-060	308-330-464	AMD-P	01-21-111
308-96A-067	REP	01-10-069	308-96A-355	AMD	01-17-091	308-330-481	AMD-P	01-21-111
308-96A-068	REP-P	01-04-017	308-96A-365	AMD-P	01-13-060	308-330-705	AMD-P	01-21-111
308-96A-068	REP	01-10-069	308-96A-365	AMD	01-17-091	308-390-100	NEW-P	01-07-084
308-96A-070	AMD-P	01-04-017	308-96A-400	AMD-P	01-05-106	308-390-100	NEW	01-10-056
308-96A-070	AMD	01-10-069	308-96A-400	AMD-W	01-07-029	308-390-101	NEW-P	01-07-084
308-96A-071	AMD-P	01-04-017	308-96A-400	AMD-P	01-08-051	308-390-101	NEW	01-10-056
308-96A-071	AMD	01-10-069	308-96A-400	AMD	01-12-099	308-390-102	NEW-P	01-07-084
308-96A-072	AMD-P	01-04-017	308-96A-410	REP-P	01-05-106	308-390-102	NEW	01-10-056
308-96A-072	AMD	01-10-069	308-96A-410	REP-W	01-07-029	308-390-103	NEW-P	01-07-084
308-96A-073	AMD-P	01-04-017	308-96A-410	REP-P	01-08-051	308-390-103	NEW	01-10-056
308-96A-073	AMD	01-10-069	308-96A-410	REP	01-12-099	308-390-104	NEW-P	01-07-084
308-96A-074	AMD-P	01-04-017	308-96A-550	AMD-P	01-04-017	308-390-104	NEW	01-10-056
308-96A-074	AMD	01-10-069	308-96A-550	AMD	01-10-069	308-390-105	NEW-P	01-07-084
308-96A-098	PREP	02-01-013	308-96A-560	AMD-P	01-04-017	308-390-105	NEW	01-10-056
308-96A-099	AMD-P	01-05-106	308-96A-560	AMD	01-10-069	308-390-106	NEW-P	01-07-084
308-96A-099	AMD-W	01-07-029	308-97-230	AMD-P	01-05-106	308-390-106	NEW	01-10-056
308-96A-099	AMD-P	01-08-051	308-97-230	AMD-W	01-07-029	308-390-107	NEW-P	01-07-084
308-96A-099	AMD	01-12-099	308-97-230	AMD-P	01-13-061	308-390-107	NEW	01-10-056
308-96A-135	REP-P	01-05-106	308-97-230	AMD	01-17-085	308-390-108	NEW-P	01-07-084
308-96A-135	REP-W	01-07-029	308-100-140	AMD-P	01-04-075	308-390-108	NEW	01-10-056
308-96A-135	AMD-P	01-08-051	308-100-140	AMD	01-09-062	308-390-109	NEW-P	01-07-084
308-96A-135	AMD	01-12-099	308-100-140	AMD-P	01-21-112	308-390-109	NEW	01-10-056
308-96A-145	AMD-P	01-05-106	308-103-010	NEW-P	01-21-109	308-390-200	NEW-P	01-07-084
308-96A-145	AMD-W	01-07-029	308-103-020	NEW-P	01-21-109	308-390-200	NEW	01-10-056
308-96A-145	AMD-P	01-08-051	308-103-030	NEW-P	01-21-109	308-390-201	NEW-P	01-07-084
308-96A-145	AMD	01-12-099	308-103-040	NEW-P	01-21-109	308-390-201	NEW	01-10-056
308-96A-161	PREP	02-01-013	308-103-050	NEW-P	01-21-109	308-390-202	NEW-P	01-07-084
308-96A-175	AMD-P	01-04-017	308-103-060	NEW-P	01-21-109	308-390-202	NEW	01-10-056
308-96A-175	AMD	01-10-069	308-103-070	NEW-P	01-21-109	308-390-203	NEW-P	01-07-084
308-96A-176	AMD-P	01-04-017	308-103-080	NEW-P	01-21-109	308-390-203	NEW	01-10-056
308-96A-176	AMD	01-10-069	308-103-090	NEW-P	01-21-109	308-390-204	NEW-P	01-07-084
308-96A-177	NEW-P	01-04-017	308-103-100	NEW-P	01-21-109	308-390-204	NEW	01-10-056

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-390-300	NEW-P	01-07-084	308-400-010	REP	01-10-056	314- 08-070	REP-S	01-06-062
308-390-300	NEW	01-10-056	308-400-020	REP-P	01-07-084	314- 08-070	REP	01-11-058
308-390-301	NEW-P	01-07-084	308-400-020	REP	01-10-056	314- 08-080	REP-S	01-06-062
308-390-301	NEW	01-10-056	308-400-025	REP-P	01-07-084	314- 08-080	REP	01-11-058
308-390-302	NEW-P	01-07-084	308-400-025	REP	01-10-056	314- 08-090	REP-S	01-06-062
308-390-302	NEW	01-10-056	308-400-030	REP-P	01-07-084	314- 08-090	REP	01-11-058
308-390-303	NEW-P	01-07-084	308-400-030	REP	01-10-056	314- 08-100	REP-S	01-06-062
308-390-303	NEW	01-10-056	308-400-053	REP-P	01-07-084	314- 08-100	REP	01-11-058
308-390-304	NEW-P	01-07-084	308-400-053	REP	01-10-056	314- 08-110	REP-S	01-06-062
308-390-304	NEW	01-10-056	308-400-056	REP-P	01-07-084	314- 08-110	REP	01-11-058
308-390-305	NEW-P	01-07-084	308-400-056	REP	01-10-056	314- 08-120	REP-S	01-06-062
308-390-305	NEW	01-10-056	308-400-058	REP-P	01-07-084	314- 08-120	REP	01-11-058
308-390-306	NEW-P	01-07-084	308-400-058	REP	01-10-056	314- 08-130	REP-S	01-06-062
308-390-306	NEW	01-10-056	308-400-059	REP-P	01-07-084	314- 08-130	REP	01-11-058
308-390-307	NEW-P	01-07-084	308-400-059	REP	01-10-056	314- 08-140	REP-S	01-06-062
308-390-307	NEW	01-10-056	308-400-060	REP-P	01-07-084	314- 08-140	REP	01-11-058
308-390-308	NEW-P	01-07-084	308-400-060	REP	01-10-056	314- 08-150	REP-S	01-06-062
308-390-308	NEW	01-10-056	308-400-062	REP-P	01-07-084	314- 08-150	REP	01-11-058
308-390-309	NEW-P	01-07-084	308-400-062	REP	01-10-056	314- 08-160	REP-S	01-06-062
308-390-309	NEW	01-10-056	308-400-080	REP-P	01-07-084	314- 08-160	REP	01-11-058
308-390-310	NEW-P	01-07-084	308-400-080	REP	01-10-056	314- 08-170	REP-S	01-06-062
308-390-310	NEW	01-10-056	308-400-092	REP-P	01-07-084	314- 08-170	REP	01-11-058
308-390-311	NEW-P	01-07-084	308-400-092	REP	01-10-056	314- 08-180	REP-S	01-06-062
308-390-311	NEW	01-10-056	308-400-095	REP-P	01-07-084	314- 08-180	REP	01-11-058
308-390-312	NEW-P	01-07-084	308-400-095	REP	01-10-056	314- 08-190	REP-S	01-06-062
308-390-312	NEW	01-10-056	308-400-100	REP-P	01-07-084	314- 08-190	REP	01-11-058
308-390-313	NEW-P	01-07-084	308-400-100	REP	01-10-056	314- 08-200	REP-S	01-06-062
308-390-313	NEW	01-10-056	308-400-110	REP-P	01-07-084	314- 08-200	REP	01-11-058
308-390-314	NEW-P	01-07-084	308-400-110	REP	01-10-056	314- 08-210	REP-S	01-06-062
308-390-314	NEW	01-10-056	308-400-120	REP-P	01-07-084	314- 08-210	REP	01-11-058
308-390-315	NEW-P	01-07-084	308-400-120	REP	01-10-056	314- 08-220	REP-S	01-06-062
308-390-315	NEW	01-10-056	308-410	REP-P	01-07-084	314- 08-220	REP	01-11-058
308-390-400	NEW-P	01-07-084	308-410-010	REP-P	01-07-084	314- 08-230	REP-S	01-06-062
308-390-400	NEW	01-10-056	308-410-010	REP	01-10-056	314- 08-230	REP	01-11-058
308-390-401	NEW-P	01-07-084	308-410-020	REP-P	01-07-084	314- 08-240	REP-S	01-06-062
308-390-401	NEW	01-10-056	308-410-020	REP	01-10-056	314- 08-240	REP	01-11-058
308-390-402	NEW-P	01-07-084	308-410-030	REP-P	01-07-084	314- 08-250	REP-S	01-06-062
308-390-402	NEW	01-10-056	308-410-030	REP	01-10-056	314- 08-250	REP	01-11-058
308-390-403	NEW-P	01-07-084	308-410-040	REP-P	01-07-084	314- 08-260	REP-S	01-06-062
308-390-403	NEW	01-10-056	308-410-040	REP	01-10-056	314- 08-260	REP	01-11-058
308-390-500	NEW-P	01-07-084	308-410-060	REP-P	01-07-084	314- 08-270	REP-S	01-06-062
308-390-500	NEW	01-10-056	308-410-060	REP	01-10-056	314- 08-270	REP	01-11-058
308-390-501	NEW-P	01-07-084	308-410-070	REP-P	01-07-084	314- 08-280	REP-S	01-06-062
308-390-501	NEW	01-10-056	308-410-070	REP	01-10-056	314- 08-280	REP	01-11-058
308-390-502	NEW-P	01-07-084	308-420	PREP	01-20-103	314- 08-290	REP-S	01-06-062
308-390-502	NEW	01-10-056	308-420	PREP	01-22-060	314- 08-290	REP	01-11-058
308-390-503	NEW-P	01-07-084	314- 01-005	NEW	01-06-016	314- 08-300	REP-S	01-06-062
308-390-503	NEW	01-10-056	314- 04-005	REP	01-03-086	314- 08-300	REP	01-11-058
308-390-504	NEW-P	01-07-084	314- 04-006	REP	01-03-086	314- 08-310	REP-S	01-06-062
308-390-504	NEW	01-10-056	314- 04-007	REP	01-03-086	314- 08-310	REP	01-11-058
308-390-505	NEW-P	01-07-084	314- 08-001	REP-S	01-06-062	314- 08-320	REP-S	01-06-062
308-390-505	NEW	01-10-056	314- 08-001	REP	01-11-058	314- 08-320	REP	01-11-058
308-390-600	NEW-P	01-07-084	314- 08-010	REP-S	01-06-062	314- 08-330	REP-S	01-06-062
308-390-600	NEW	01-10-056	314- 08-010	REP	01-11-058	314- 08-330	REP	01-11-058
308-390-601	NEW-P	01-07-084	314- 08-020	REP-S	01-06-062	314- 08-340	REP-S	01-06-062
308-390-601	NEW	01-10-056	314- 08-020	REP	01-11-058	314- 08-340	REP	01-11-058
308-390-602	NEW-P	01-07-084	314- 08-030	REP-S	01-06-062	314- 08-350	REP-S	01-06-062
308-390-602	NEW	01-10-056	314- 08-030	REP	01-11-058	314- 08-350	REP	01-11-058
308-390-603	NEW-P	01-07-084	314- 08-040	REP-S	01-06-062	314- 08-360	REP-S	01-06-062
308-390-603	NEW	01-10-056	314- 08-040	REP	01-11-058	314- 08-360	REP	01-11-058
308-400	REP-P	01-07-084	314- 08-050	REP-S	01-06-062	314- 08-370	REP-S	01-06-062
308-400-010	REP-P	01-07-084	314- 08-050	REP	01-11-058	314- 08-370	REP	01-11-058

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
314-08-380	REP-S	01-06-062	314-11-065	NEW	01-06-014	314-17-035	NEW	01-03-085
314-08-380	REP	01-11-058	314-11-070	NEW	01-06-014	314-17-040	NEW	01-03-085
314-08-390	REP-S	01-06-062	314-11-080	NEW	01-06-014	314-17-045	NEW	01-03-085
314-08-390	REP	01-11-058	314-11-085	NEW	01-06-014	314-17-050	NEW	01-03-085
314-08-400	REP-S	01-06-062	314-11-090	NEW	01-06-014	314-17-055	NEW	01-03-085
314-08-400	REP	01-11-058	314-11-095	NEW	01-06-014	314-17-060	NEW	01-03-085
314-08-410	REP-S	01-06-062	314-11-100	NEW	01-06-014	314-17-065	NEW	01-03-085
314-08-410	REP	01-11-058	314-11-105	NEW	01-06-014	314-17-070	NEW	01-03-085
314-08-415	REP-S	01-06-062	314-11-110	NEW	01-06-014	314-17-075	NEW	01-03-085
314-08-415	REP	01-11-058	314-12-020	AMD	01-03-087	314-17-080	NEW	01-03-085
314-08-420	REP-S	01-06-062	314-12-115	REP	01-06-014	314-17-085	NEW	01-03-085
314-08-420	REP	01-11-058	314-12-120	REP	01-06-014	314-17-090	NEW	01-03-085
314-08-430	REP-S	01-06-062	314-12-125	REP	01-06-014	314-17-095	NEW	01-03-085
314-08-430	REP	01-11-058	314-12-130	REP	01-06-014	314-17-100	NEW	01-03-085
314-08-440	REP-S	01-06-062	314-12-140	AMD	01-06-015	314-17-105	NEW	01-03-085
314-08-440	REP	01-11-058	314-12-140	AMD	01-06-015	314-17-110	NEW	01-03-085
314-08-450	REP-S	01-06-062	314-12-195	REP	01-06-014	314-17-115	NEW	01-03-085
314-08-450	REP	01-11-058	314-13-005	NEW	01-06-015	314-17-170	REP	01-06-015
314-08-460	REP-S	01-06-062	314-13-010	NEW	01-06-015	314-29-005	NEW	01-03-086
314-08-460	REP	01-11-058	314-13-015	NEW	01-06-015	314-29-010	NEW	01-03-086
314-08-460	REP	01-11-058	314-13-020	NEW	01-06-015	314-29-010	NEW	01-03-086
314-08-470	REP-S	01-06-062	314-13-025	NEW	01-06-015	314-42-010	PREP	01-06-061
314-08-470	REP	01-11-058	314-13-030	NEW	01-06-015	314-42-010	AMD-P	01-11-059
314-08-480	REP-S	01-06-062	314-13-040	NEW	01-06-015	314-42-010	AMD	01-15-049
314-08-480	REP	01-11-058	314-14-010	REP	01-03-085	314-42-020	NEW-S	01-06-062
314-08-490	REP-S	01-06-062	314-14-020	REP	01-03-085	314-42-020	NEW	01-11-058
314-08-490	REP	01-11-058	314-14-030	REP	01-03-085	314-42-025	NEW-S	01-06-062
314-08-500	REP-S	01-06-062	314-14-040	REP	01-03-085	314-42-025	NEW	01-11-058
314-08-500	REP	01-11-058	314-14-050	REP	01-03-085	314-42-025	NEW	01-11-058
314-08-510	REP-S	01-06-062	314-14-060	REP	01-03-085	314-42-030	NEW-S	01-06-062
314-08-510	REP	01-11-058	314-14-070	REP	01-03-085	314-42-030	NEW	01-11-058
314-08-520	REP-S	01-06-062	314-14-080	REP	01-03-085	314-42-040	NEW-S	01-06-062
314-08-520	REP	01-11-058	314-14-080	REP	01-03-085	314-42-040	NEW	01-11-058
314-08-520	REP	01-11-058	314-14-090	REP	01-03-085	314-42-045	NEW-S	01-06-062
314-08-530	REP-S	01-06-062	314-14-100	REP	01-03-085	314-42-045	NEW	01-11-058
314-08-530	REP	01-11-058	314-14-110	REP	01-03-085	314-42-050	NEW-S	01-06-062
314-08-540	REP-S	01-06-062	314-14-120	REP	01-03-085	314-42-050	NEW	01-11-058
314-08-540	REP	01-11-058	314-14-130	REP	01-03-085	314-42-055	NEW-W	01-11-075
314-08-550	REP-S	01-06-062	314-14-140	REP	01-03-085	314-42-060	NEW-S	01-06-062
314-08-550	REP	01-11-058	314-14-140	REP	01-03-085	314-42-060	NEW	01-11-058
314-08-550	REP	01-11-058	314-14-150	REP	01-03-085	314-42-060	NEW	01-11-058
314-08-560	REP-S	01-06-062	314-14-160	REP	01-03-085	314-42-065	NEW-S	01-06-062
314-08-560	REP	01-11-058	314-14-165	REP	01-03-085	314-42-065	NEW	01-11-058
314-08-570	REP-S	01-06-062	314-14-170	REP	01-03-085	314-42-070	NEW-S	01-06-062
314-08-570	REP	01-11-058	314-16-020	AMD	01-06-014	314-42-070	NEW	01-11-058
314-08-580	REP-S	01-06-062	314-16-025	REP	01-06-014	314-42-075	NEW-S	01-06-062
314-08-580	REP	01-11-058	314-16-030	REP	01-06-014	314-42-075	NEW	01-11-058
314-08-590	REP-S	01-06-062	314-16-040	AMD	01-06-014	314-42-080	NEW-S	01-06-062
314-08-590	REP	01-11-058	314-16-050	REP	01-06-014	314-42-080	NEW	01-11-058
314-09-005	NEW	01-03-087	314-16-060	REP	01-06-014	314-42-085	NEW-S	01-06-062
314-09-010	NEW	01-03-087	314-16-070	REP	01-06-014	314-42-085	NEW	01-11-058
314-09-015	NEW	01-03-087	314-16-075	REP	01-06-014	314-42-090	NEW-S	01-06-062
314-10-020	REP	01-06-014	314-16-090	REP	01-06-014	314-42-090	NEW	01-11-058
314-11	PREP	01-24-112	314-16-090	REP	01-06-014	314-42-100	NEW-S	01-06-062
314-11-005	NEW	01-06-014	314-16-120	REP	01-06-014	314-42-100	NEW	01-11-058
314-11-015	NEW	01-06-014	314-16-122	REP	01-06-014	314-42-105	NEW-S	01-06-062
314-11-020	NEW	01-06-014	314-16-125	REP	01-06-014	314-42-105	NEW	01-11-058
314-11-025	NEW	01-06-014	314-16-145	REP	01-06-014	314-42-105	NEW	01-11-058
314-11-030	NEW	01-06-014	314-16-150	REP-W	01-12-082	314-60-040	PREP	01-21-147
314-11-035	NEW	01-06-014	314-16-160	AMD	01-06-014	314-70-020	REP	01-06-014
314-11-040	NEW	01-06-014	314-17-005	NEW	01-03-085	314-70-040	REP	01-06-014
314-11-045	NEW	01-06-014	314-17-010	NEW	01-03-085	314-70-050	REP	01-06-014
314-11-050	NEW	01-06-014	314-17-015	NEW	01-03-085	315-04-085	NEW-S	01-08-037
314-11-055	NEW	01-06-014	314-17-020	NEW	01-03-085	315-04-085	NEW	01-12-039
314-11-060	NEW	01-06-014	314-17-025	NEW	01-03-085	315-06-040	PREP	01-04-040
			314-17-030	NEW	01-03-085	315-06-040	AMD-P	01-08-038

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315-06-040	AMD	01-12-040	352	PREP	01-12-077	356-30-065	AMD-C	01-19-031
315-20	PREP	01-18-023	352-32	PREP	02-01-081	356-30-065	AMD-W	01-21-050
315-20-010	AMD-P	01-22-021	352-32-340	NEW-P	01-16-147	356-30-065	AMD-P	01-24-054
315-34	PREP	01-07-013	352-32-340	NEW	01-20-036	356-30-067	AMD-P	01-16-130
315-34	PREP	01-21-079	356-05-389	NEW-P	01-24-053	356-30-067	AMD-C	01-19-031
315-34-040	AMD-P	01-11-082	356-05-415	AMD-P	01-16-130	356-30-067	AMD-W	01-21-050
315-34-040	AMD	01-17-022	356-05-415	AMD-C	01-19-031	356-30-067	AMD-P	01-24-054
315-34-050	AMD-P	01-11-082	356-05-415	AMD-W	01-21-050	356-30-140	AMD-P	01-16-130
315-34-050	AMD	01-17-022	356-05-415	AMD-P	01-24-054	356-30-140	AMD-C	01-19-031
315-34-057	AMD-P	01-11-082	356-06-045	AMD-C	01-02-088	356-30-140	AMD-W	01-21-050
315-34-057	AMD	01-17-022	356-06-045	AMD	01-07-055	356-30-140	AMD-P	01-24-054
315-36	PREP	01-07-004	356-10-040	AMD-C	01-02-089	356-30-260	AMD-P	01-12-076
315-36-010	AMD-P	01-11-081	356-10-040	AMD	01-07-057	356-30-260	AMD-W	01-17-080
315-36-010	AMD	01-17-021	356-14-067	AMD-C	01-02-089	356-30-260	AMD-P	01-20-104
315-36-030	AMD-P	01-11-081	356-14-067	AMD	01-07-057	356-30-260	AMD	01-23-014
315-36-030	AMD	01-17-021	356-14-075	AMD-C	01-02-089	356-30-305	AMD-P	01-12-076
315-36-050	AMD-P	01-11-081	356-14-075	AMD	01-07-057	356-30-305	AMD-W	01-17-080
315-36-050	AMD	01-17-021	356-14-085	AMD-C	01-02-089	356-30-305	AMD-P	01-20-104
315-36-090	AMD-P	01-11-081	356-14-085	AMD	01-07-057	356-30-305	AMD	01-23-014
315-36-090	AMD	01-17-021	356-14-110	AMD-C	01-02-089	356-30-320	AMD-C	01-02-088
315-36-110	AMD-P	01-11-081	356-14-110	AMD	01-07-057	356-30-320	AMD	01-07-055
315-36-110	AMD	01-17-021	356-14-120	AMD-C	01-02-089	356-30-330	AMD-P	01-16-095
317-21-010	REP	01-05-036	356-14-120	AMD	01-07-057	356-30-330	AMD-E	01-16-096
317-21-020	REP	01-05-036	356-15-061	AMD-P	01-20-107	356-30-330	AMD	01-19-032
317-21-030	REP	01-05-036	356-15-061	AMD	01-23-015	356-30-331	AMD-C	01-02-088
317-21-040	REP	01-05-036	356-15-125	AMD-E	01-04-051	356-30-331	AMD	01-07-055
317-21-050	REP	01-05-036	356-15-125	AMD-P	01-04-079	356-30-331	AMD-P	01-08-062
317-21-060	REP	01-05-036	356-15-125	AMD	01-08-005	356-30-331	AMD	01-11-113
317-21-070	REP	01-05-036	356-15-140	AMD-C	01-02-089	356-34-090	AMD-P	01-16-095
317-21-100	REP	01-05-036	356-15-140	AMD	01-07-057	356-34-090	AMD-E	01-16-096
317-21-110	REP	01-05-036	356-18-100	AMD-P	01-24-051	356-34-090	AMD	01-19-032
317-21-120	REP	01-05-036	356-18-112	AMD-P	01-16-130	356-46-150	NEW-P	01-08-062
317-21-140	REP	01-05-036	356-18-112	AMD-C	01-19-031	356-46-150	NEW	01-11-113
317-21-300	REP	01-05-036	356-18-112	AMD-W	01-21-050	356-49-040	AMD-C	01-02-089
317-21-305	REP	01-05-036	356-18-112	AMD-P	01-24-054	356-49-040	AMD	01-07-057
317-21-310	REP	01-05-036	356-18-140	AMD-C	01-02-089	356-56-203	NEW-E	01-18-051
317-21-315	REP	01-05-036	356-18-140	AMD	01-07-057	356-56-203	NEW-P	01-18-097
317-21-320	REP	01-05-036	356-18-220	AMD-C	01-02-089	356-56-203	NEW	01-21-051
317-21-325	REP	01-05-036	356-18-220	AMD	01-07-057	356-56-210	AMD	01-03-003
317-21-330	REP	01-05-036	356-22-160	AMD-P	01-12-074	356-56-220	AMD	01-03-003
317-21-335	REP	01-05-036	356-22-160	AMD	01-17-081	356-56-600	AMD-E	01-18-051
317-21-340	REP	01-05-036	356-22-170	REP-P	01-12-074	356-56-600	AMD-P	01-18-097
317-21-345	REP	01-05-036	356-22-170	REP	01-17-081	356-56-600	AMD	01-21-051
317-21-400	REP	01-05-036	356-22-220	AMD-W	01-07-056	359-07	AMD-P	01-20-105
317-21-410	REP	01-05-036	356-26-030	AMD-P	01-16-095	359-07	AMD	01-23-016
317-21-500	REP	01-05-036	356-26-030	AMD-E	01-16-096	359-09	AMD-P	01-20-105
317-21-510	REP	01-05-036	356-26-030	AMD	01-19-032	359-09	AMD	01-23-016
317-21-520	REP	01-05-036	356-26-040	AMD-P	01-12-075	359-14	AMD-P	01-20-105
317-21-530	REP	01-05-036	356-26-040	AMD	01-17-082	359-14	AMD	01-23-016
317-21-550	REP	01-05-036	356-26-040	AMD-P	01-24-052	359-39	AMD-P	01-20-105
317-21-560	REP	01-05-036	356-26-130	AMD-P	01-24-053	359-39	AMD	01-23-016
317-21-900	REP	01-05-036	356-26-140	AMD-P	01-16-095	359-40	AMD-P	01-20-105
317-21-910	REP	01-05-036	356-26-140	AMD-E	01-16-096	359-40	AMD	01-23-016
326-40-010	REP-X	01-16-156	356-26-140	AMD	01-19-032	359-48	AMD-P	01-20-105
326-40-010	REP	01-23-042	356-30-012	NEW-P	01-16-095	359-48	AMD	01-23-016
326-40-020	REP-X	01-16-156	356-30-012	NEW-E	01-16-096	363-116	PREP	01-24-069
326-40-020	REP	01-23-042	356-30-012	NEW	01-19-032	363-116-185	AMD-P	01-10-072
332-10-020	AMD-P	01-04-061	356-30-025	REP-P	01-16-130	363-116-185	AMD	01-13-066
332-10-020	AMD	01-07-049	356-30-025	REP-C	01-19-031	363-116-185	AMD-P	01-14-086
332-10-040	AMD-P	01-04-061	356-30-025	REP-W	01-21-050	363-116-185	AMD-P	01-14-087
332-10-040	AMD	01-07-049	356-30-025	REP-P	01-24-054	363-116-185	AMD-W	01-18-048
332-30	PREP	01-10-068	356-30-065	AMD-P	01-16-130	363-116-185	AMD	01-18-049

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363-116-300	AMD	01-12-032	365-220-185	NEW-P	01-22-111	388- 06-0540	NEW-P	01-10-064
363-116-300	AMD-P	01-14-088	371- 08-320	AMD-P	01-20-017	388- 06-0540	NEW	01-15-019
363-116-300	AMD	01-18-050	371- 08-450	AMD-P	01-20-019	388- 11-011	REP	01-03-089
365-120-080	PREP	01-11-137	371- 08-485	AMD-P	01-20-020	388- 11-015	REP	01-03-089
365-120-080	AMD-E	01-14-035	388- 01	PREP	01-24-064	388- 11-045	REP	01-03-089
365-120-080	AMD-E	01-17-063	388- 01	PREP	02-01-007	388- 11-048	REP	01-03-089
365-120-080	AMD-P	01-24-101	388- 05-0001	NEW-P	01-08-077	388- 11-065	REP	01-03-089
365-120-080	AMD-E	02-02-034	388- 05-0001	NEW	01-12-071	388- 11-067	REP	01-03-089
365-195-900	AMD-P	01-03-166	388- 05-0005	NEW-P	01-08-077	388- 11-100	REP	01-03-089
365-195-900	AMD	01-08-056	388- 05-0005	NEW	01-12-071	388- 11-120	REP	01-03-089
365-197-010	NEW-P	01-03-165	388- 05-0010	NEW-P	01-08-077	388- 11-135	REP	01-03-089
365-197-010	NEW	01-13-039	388- 05-0010	NEW	01-12-071	388- 11-140	REP	01-03-089
365-197-020	NEW-P	01-03-165	388- 06-0010	NEW-P	01-10-062	388- 11-143	REP	01-03-089
365-197-020	NEW	01-13-039	388- 06-0010	NEW	01-18-025	388- 11-145	REP	01-03-089
365-197-030	NEW-P	01-03-165	388- 06-0020	NEW-P	01-10-062	388- 11-150	REP	01-03-089
365-197-030	NEW	01-13-039	388- 06-0020	NEW	01-18-025	388- 11-155	REP	01-03-089
365-197-040	NEW-P	01-03-165	388- 06-0100	NEW-P	01-10-062	388- 11-170	REP	01-03-089
365-197-040	NEW	01-13-039	388- 06-0100	NEW	01-18-025	388- 11-180	REP	01-03-089
365-197-050	NEW-P	01-03-165	388- 06-0110	NEW-P	01-10-062	388- 11-205	REP	01-03-089
365-197-050	NEW	01-13-039	388- 06-0110	NEW	01-18-025	388- 11-210	REP	01-03-089
365-197-060	NEW-P	01-03-165	388- 06-0120	NEW-P	01-10-062	388- 11-215	REP	01-03-089
365-197-060	NEW	01-13-039	388- 06-0120	NEW	01-18-025	388- 11-220	REP	01-03-089
365-197-070	NEW-P	01-03-165	388- 06-0130	NEW-P	01-10-062	388- 11-280	REP	01-03-089
365-197-070	NEW	01-13-039	388- 06-0130	NEW	01-18-025	388- 11-300	REP	01-03-089
365-197-080	NEW-P	01-03-165	388- 06-0140	NEW-P	01-10-062	388- 11-305	REP	01-03-089
365-197-080	NEW	01-13-039	388- 06-0140	NEW	01-18-025	388- 11-310	REP	01-03-089
365-220-005	NEW-P	01-22-111	388- 06-0150	NEW-P	01-10-062	388- 11-320	REP	01-03-089
365-220-010	NEW-P	01-22-111	388- 06-0150	NEW	01-18-025	388- 11-325	REP	01-03-089
365-220-015	NEW-P	01-22-111	388- 06-0160	NEW-P	01-10-062	388- 11-330	REP	01-03-089
365-220-020	NEW-P	01-22-111	388- 06-0160	NEW	01-18-025	388- 11-335	REP	01-03-089
365-220-025	NEW-P	01-22-111	388- 06-0170	NEW-P	01-10-062	388- 11-340	REP	01-03-089
365-220-030	NEW-P	01-22-111	388- 06-0170	NEW	01-18-025	388- 13-010	REP	01-03-089
365-220-035	NEW-P	01-22-111	388- 06-0180	NEW-P	01-10-062	388- 13-020	REP	01-03-089
365-220-040	NEW-P	01-22-111	388- 06-0180	NEW	01-18-025	388- 13-030	REP	01-03-089
365-220-045	NEW-P	01-22-111	388- 06-0190	NEW-P	01-10-062	388- 13-040	REP	01-03-089
365-220-050	NEW-P	01-22-111	388- 06-0190	NEW	01-18-025	388- 13-050	REP	01-03-089
365-220-055	NEW-P	01-22-111	388- 06-0200	NEW-P	01-10-062	388- 13-060	REP	01-03-089
365-220-060	NEW-P	01-22-111	388- 06-0200	NEW	01-18-025	388- 13-070	REP	01-03-089
365-220-065	NEW-P	01-22-111	388- 06-0210	NEW-P	01-10-062	388- 13-085	REP	01-03-089
365-220-070	NEW-P	01-22-111	388- 06-0210	NEW	01-18-025	388- 13-090	REP	01-03-089
365-220-075	NEW-P	01-22-111	388- 06-0220	NEW-P	01-10-062	388- 13-100	REP	01-03-089
365-220-080	NEW-P	01-22-111	388- 06-0220	NEW	01-18-025	388- 13-110	REP	01-03-089
365-220-085	NEW-P	01-22-111	388- 06-0230	NEW-P	01-10-062	388- 13-120	REP	01-03-089
365-220-090	NEW-P	01-22-111	388- 06-0230	NEW	01-18-025	388- 14-010	REP	01-03-089
365-220-095	NEW-P	01-22-111	388- 06-0240	NEW-P	01-10-062	388- 14-020	REP	01-03-089
365-220-100	NEW-P	01-22-111	388- 06-0240	NEW	01-18-025	388- 14-030	REP	01-03-089
365-220-105	NEW-P	01-22-111	388- 06-0250	NEW-P	01-10-062	388- 14-035	REP	01-03-089
365-220-110	NEW-P	01-22-111	388- 06-0250	NEW	01-18-025	388- 14-040	REP	01-03-089
365-220-115	NEW-P	01-22-111	388- 06-0260	NEW-P	01-10-062	388- 14-045	REP	01-03-089
365-220-120	NEW-P	01-22-111	388- 06-0260	NEW	01-18-025	388- 14-050	REP	01-03-089
365-220-125	NEW-P	01-22-111	388- 06-0500	NEW-P	01-10-064	388- 14-100	REP	01-03-089
365-220-130	NEW-P	01-22-111	388- 06-0500	NEW	01-15-019	388- 14-200	REP	01-03-089
365-220-135	NEW-P	01-22-111	388- 06-0510	NEW-P	01-10-064	388- 14-201	REP	01-03-089
365-220-140	NEW-P	01-22-111	388- 06-0510	NEW	01-15-019	388- 14-202	REP	01-03-089
365-220-145	NEW-P	01-22-111	388- 06-0520	NEW-P	01-10-064	388- 14-203	REP	01-03-089
365-220-150	NEW-P	01-22-111	388- 06-0520	NEW	01-15-019	388- 14-205	REP	01-03-089
365-220-155	NEW-P	01-22-111	388- 06-0525	NEW-P	01-10-064	388- 14-210	REP	01-03-089
365-220-160	NEW-P	01-22-111	388- 06-0525	NEW	01-15-019	388- 14-220	REP	01-03-089
365-220-165	NEW-P	01-22-111	388- 06-0530	NEW-P	01-10-064	388- 14-250	REP	01-03-089
365-220-170	NEW-P	01-22-111	388- 06-0530	NEW	01-15-019	388- 14-260	REP	01-03-089
365-220-175	NEW-P	01-22-111	388- 06-0535	NEW-P	01-10-064	388- 14-270	REP	01-03-089

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388- 14-272	REP	01-03-089	388- 14A-2020	NEW	01-03-089	388- 14A-3320	NEW	01-03-089
388- 14-273	REP	01-03-089	388- 14A-2025	NEW	01-03-089	388- 14A-3350	NEW	01-03-089
388- 14-274	REP	01-03-089	388- 14A-2030	NEW	01-03-089	388- 14A-3370	NEW	01-03-089
388- 14-276	REP	01-03-089	388- 14A-2035	NEW	01-03-089	388- 14A-3375	NEW	01-03-089
388- 14-300	REP	01-03-089	388- 14A-2036	NEW	01-03-089	388- 14A-3400	NEW	01-03-089
388- 14-310	REP	01-03-089	388- 14A-2037	NEW	01-03-089	388- 14A-3500	NEW	01-03-089
388- 14-350	REP	01-03-089	388- 14A-2038	NEW	01-03-089	388- 14A-3600	NEW	01-03-089
388- 14-360	REP	01-03-089	388- 14A-2040	NEW	01-03-089	388- 14A-3600	PREP	01-09-042
388- 14-365	REP	01-03-089	388- 14A-2041	NEW	01-03-089	388- 14A-3600	AMD-P	01-21-100
388- 14-370	REP	01-03-089	388- 14A-2045	NEW	01-03-089	388- 14A-3600	AMD	01-24-082
388- 14-376	REP	01-03-089	388- 14A-2050	NEW	01-03-089	388- 14A-3700	NEW	01-03-089
388- 14-385	REP	01-03-089	388- 14A-2060	NEW	01-03-089	388- 14A-3800	NEW	01-03-089
388- 14-386	REP	01-03-089	388- 14A-2065	NEW	01-03-089	388- 14A-3810	NEW	01-03-089
388- 14-387	REP	01-03-089	388- 14A-2065	PREP	01-13-049	388- 14A-3900	NEW	01-03-089
388- 14-388	REP	01-03-089	388- 14A-2065	AMD-P	01-21-103	388- 14A-3900	PREP	01-13-020
388- 14-390	REP	01-03-089	388- 14A-2065	AMD	01-24-080	388- 14A-3901	NEW	01-03-089
388- 14-395	REP	01-03-089	388- 14A-2070	NEW	01-03-089	388- 14A-3901	PREP	01-13-020
388- 14-410	REP	01-03-089	388- 14A-2075	NEW	01-03-089	388- 14A-3902	NEW	01-03-089
388- 14-415	REP	01-03-089	388- 14A-2080	NEW	01-03-089	388- 14A-3902	PREP	01-13-020
388- 14-420	REP	01-03-089	388- 14A-2085	NEW	01-03-089	388- 14A-3903	NEW	01-03-089
388- 14-421	REP	01-03-089	388- 14A-2090	NEW	01-03-089	388- 14A-3903	PREP	01-13-020
388- 14-422	REP	01-03-089	388- 14A-2095	NEW	01-03-089	388- 14A-3904	NEW	01-03-089
388- 14-423	REP	01-03-089	388- 14A-2097	NEW	01-03-089	388- 14A-3904	PREP	01-13-020
388- 14-424	REP	01-03-089	388- 14A-2099	NEW	01-03-089	388- 14A-3905	NEW	01-03-089
388- 14-427	REP	01-03-089	388- 14A-2105	NEW	01-03-089	388- 14A-3905	PREP	01-13-020
388- 14-435	REP	01-03-089	388- 14A-2105	PREP	01-09-027	388- 14A-3906	NEW	01-03-089
388- 14-440	REP	01-03-089	388- 14A-2105	AMD-P	01-21-105	388- 14A-3906	PREP	01-13-020
388- 14-450	REP	01-03-089	388- 14A-2107	NEW-P	01-21-105	388- 14A-3907	NEW	01-03-089
388- 14-460	REP	01-03-089	388- 14A-2110	NEW	01-03-089	388- 14A-3907	PREP	01-13-020
388- 14-480	REP	01-03-089	388- 14A-2110	PREP	01-09-027	388- 14A-3925	NEW	01-03-089
388- 14-490	REP	01-03-089	388- 14A-2110	AMD-P	01-21-105	388- 14A-3925	PREP	01-13-020
388- 14-495	REP	01-03-089	388- 14A-2112	NEW-P	01-21-105	388- 14A-3925	PREP	01-22-082
388- 14-496	REP	01-03-089	388- 14A-2114	NEW-P	01-21-105	388- 14A-4000	NEW	01-03-089
388- 14-500	REP	01-03-089	388- 14A-2115	NEW	01-03-089	388- 14A-4010	NEW	01-03-089
388- 14-510	REP	01-03-089	388- 14A-2115	PREP	01-09-027	388- 14A-4020	NEW	01-03-089
388- 14-520	REP	01-03-089	388- 14A-2115	AMD-P	01-21-105	388- 14A-4030	NEW	01-03-089
388- 14-530	REP	01-03-089	388- 14A-2116	NEW-P	01-21-105	388- 14A-4040	NEW	01-03-089
388- 14-540	REP	01-03-089	388- 14A-2120	NEW	01-03-089	388- 14A-4100	NEW	01-03-089
388- 14-550	REP	01-03-089	388- 14A-2120	PREP	01-09-027	388- 14A-4100	PREP	02-02-021
388- 14-560	REP	01-03-089	388- 14A-2120	AMD-P	01-21-105	388- 14A-4110	NEW	01-03-089
388- 14-570	REP	01-03-089	388- 14A-2125	NEW	01-03-089	388- 14A-4110	PREP	02-02-021
388- 14A-1000	NEW	01-03-089	388- 14A-2125	PREP	01-09-027	388- 14A-4115	NEW	01-03-089
388- 14A-1005	NEW	01-03-089	388- 14A-2125	AMD-P	01-21-105	388- 14A-4120	NEW	01-03-089
388- 14A-1010	NEW	01-03-089	388- 14A-2130	NEW-P	01-21-105	388- 14A-4120	PREP	02-02-021
388- 14A-1015	NEW	01-03-089	388- 14A-2135	NEW-P	01-21-105	388- 14A-4130	NEW	01-03-089
388- 14A-1020	NEW	01-03-089	388- 14A-2140	NEW-P	01-21-105	388- 14A-4130	PREP	02-02-021
388- 14A-1025	NEW	01-03-089	388- 14A-2150	NEW	01-03-089	388- 14A-4200	NEW	01-03-089
388- 14A-1025	PREP	01-13-049	388- 14A-2150	AMD-P	01-21-105	388- 14A-4300	NEW	01-03-089
388- 14A-1025	AMD-P	01-21-103	388- 14A-2155	NEW	01-03-089	388- 14A-4301	NEW	01-03-089
388- 14A-1025	AMD	01-24-080	388- 14A-2160	NEW	01-03-089	388- 14A-4302	NEW	01-03-089
388- 14A-1030	NEW	01-03-089	388- 14A-3130	PREP	01-22-082	388- 14A-4303	NEW	01-03-089
388- 14A-1035	NEW	01-03-089	388- 14A-3131	PREP	01-13-048	388- 14A-4304	NEW	01-03-089
388- 14A-1036	NEW	01-03-089	388- 14A-3131	AMD-P	01-21-102	388- 14A-4500	NEW	01-03-089
388- 14A-1040	NEW	01-03-089	388- 14A-3131	AMD	01-24-081	388- 14A-4505	NEW	01-03-089
388- 14A-1045	NEW	01-03-089	388- 14A-3132	PREP	01-13-048	388- 14A-4510	NEW	01-03-089
388- 14A-1050	NEW	01-03-089	388- 14A-3132	AMD-P	01-21-102	388- 14A-4515	NEW	01-03-089
388- 14A-1055	NEW	01-03-089	388- 14A-3132	AMD	01-24-081	388- 14A-4520	NEW	01-03-089
388- 14A-1060	NEW	01-03-089	388- 14A-3275	NEW	01-03-089	388- 14A-4525	NEW	01-03-089
388- 14A-2000	NEW	01-03-089	388- 14A-3300	NEW	01-03-089	388- 14A-4530	NEW	01-03-089
388- 14A-2005	NEW	01-03-089	388- 14A-3304	NEW	01-03-089	388- 14A-4600	NEW	01-03-089
388- 14A-2010	NEW	01-03-089	388- 14A-3310	NEW	01-03-089	388- 14A-4605	NEW	01-03-089

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 14A-4605	PREP	01-13-047	388- 14A-6215	NEW	01-24-079	388- 15-570	REP	01-08-047
388- 14A-4605	AMD-P	01-21-099	388- 14A-6220	NEW-P	01-21-101	388- 25-0005	NEW	01-08-047
388- 14A-4605	AMD	01-24-083	388- 14A-6220	NEW	01-24-079	388- 25-0010	NEW	01-08-047
388- 14A-4610	NEW	01-03-089	388- 14A-6300	NEW	01-03-089	388- 25-0015	NEW	01-08-047
388- 14A-4615	NEW	01-03-089	388- 14A-6400	NEW	01-03-089	388- 25-0020	NEW	01-08-047
388- 14A-4620	NEW	01-03-089	388- 14A-6405	NEW	01-03-089	388- 25-0025	NEW	01-08-047
388- 14A-5000	NEW	01-03-089	388- 14A-6410	NEW	01-03-089	388- 25-0030	NEW	01-08-047
388- 14A-5000	PREP	01-09-043	388- 14A-6415	NEW	01-03-089	388- 25-0035	NEW	01-08-047
388- 14A-5001	NEW	01-03-089	388- 14A-6500	NEW	01-03-089	388- 25-0040	NEW	01-08-047
388- 14A-5001	PREP	01-09-043	388- 14A-7100	NEW	01-03-089	388- 25-0045	NEW	01-08-047
388- 14A-5001	AMD-P	01-21-104	388- 14A-7200	NEW	01-03-089	388- 25-0050	NEW	01-08-047
388- 14A-5001	AMD	01-24-078	388- 14A-8100	NEW	01-03-089	388- 25-0055	NEW	01-08-047
388- 14A-5002	NEW	01-03-089	388- 14A-8105	NEW	01-03-089	388- 25-0060	NEW	01-08-047
388- 14A-5002	PREP	01-09-043	388- 14A-8110	NEW	01-03-089	388- 25-0065	NEW	01-08-047
388- 14A-5003	NEW	01-03-089	388- 14A-8120	NEW	01-03-089	388- 25-0070	NEW	01-08-047
388- 14A-5003	PREP	01-09-043	388- 14A-8200	NEW	01-03-089	388- 25-0075	NEW	01-08-047
388- 14A-5003	AMD-P	01-21-104	388- 14A-8300	NEW	01-03-089	388- 25-0080	NEW	01-08-047
388- 14A-5003	AMD	01-24-078	388- 14A-8400	NEW	01-03-089	388- 25-0085	NEW	01-08-047
388- 14A-5004	NEW	01-03-089	388- 14A-8500	NEW	01-03-089	388- 25-0090	NEW	01-08-047
388- 14A-5004	PREP	01-09-043	388- 15-001	NEW-W	01-07-072	388- 25-0095	NEW	01-08-047
388- 14A-5005	NEW	01-03-089	388- 15-005	NEW-W	01-07-072	388- 25-0100	NEW	01-08-047
388- 14A-5005	PREP	01-09-043	388- 15-009	NEW-W	01-07-072	388- 25-0105	NEW	01-08-047
388- 14A-5006	NEW	01-03-089	388- 15-013	NEW-W	01-07-072	388- 25-0110	NEW	01-08-047
388- 14A-5006	PREP	01-09-043	388- 15-017	NEW-W	01-07-072	388- 25-0115	NEW	01-08-047
388- 14A-5006	AMD-P	01-21-104	388- 15-021	NEW-W	01-07-072	388- 25-0120	NEW	01-08-047
388- 14A-5006	AMD	01-24-078	388- 15-025	NEW-W	01-07-072	388- 25-0125	NEW	01-08-047
388- 14A-5007	NEW	01-03-089	388- 15-029	NEW-W	01-07-072	388- 25-0130	NEW	01-08-047
388- 14A-5007	PREP	01-09-043	388- 15-033	NEW-W	01-07-072	388- 25-0135	NEW	01-08-047
388- 14A-5007	AMD-P	01-21-104	388- 15-037	NEW-W	01-07-072	388- 25-0140	NEW	01-08-047
388- 14A-5007	AMD	01-24-078	388- 15-041	NEW-W	01-07-072	388- 25-0145	NEW	01-08-047
388- 14A-5008	NEW	01-03-089	388- 15-045	NEW-W	01-07-072	388- 25-0150	NEW	01-08-047
388- 14A-5050	NEW	01-03-089	388- 15-049	NEW-W	01-07-072	388- 25-0155	NEW	01-08-047
388- 14A-5100	NEW	01-03-089	388- 15-053	NEW-W	01-07-072	388- 25-0160	NEW	01-08-047
388- 14A-5200	NEW	01-03-089	388- 15-057	NEW-W	01-07-072	388- 25-0170	NEW	01-08-047
388- 14A-5300	NEW	01-03-089	388- 15-061	NEW-W	01-07-072	388- 25-0175	NEW	01-08-047
388- 14A-5400	NEW	01-03-089	388- 15-065	NEW-W	01-07-072	388- 25-0180	NEW	01-08-047
388- 14A-5500	NEW	01-03-089	388- 15-069	NEW-W	01-07-072	388- 25-0185	NEW	01-08-047
388- 14A-5505	NEW	01-03-089	388- 15-073	NEW-W	01-07-072	388- 25-0190	NEW	01-08-047
388- 14A-5510	NEW	01-03-089	388- 15-077	NEW-W	01-07-072	388- 25-0195	NEW	01-08-047
388- 14A-5515	NEW	01-03-089	388- 15-081	NEW-W	01-07-072	388- 25-0200	NEW	01-08-047
388- 14A-5520	NEW	01-03-089	388- 15-085	NEW-W	01-07-072	388- 25-0205	NEW	01-08-047
388- 14A-5520	PREP	01-22-082	388- 15-089	NEW-W	01-07-072	388- 25-0210	NEW	01-08-047
388- 14A-5525	NEW	01-03-089	388- 15-093	NEW-W	01-07-072	388- 25-0215	NEW	01-08-047
388- 14A-5525	PREP	01-22-082	388- 15-097	NEW-W	01-07-072	388- 25-0220	NEW	01-08-047
388- 14A-5530	NEW	01-03-089	388- 15-101	NEW-W	01-07-072	388- 25-0225	NEW	01-08-047
388- 14A-5530	PREP	01-22-082	388- 15-105	NEW-W	01-07-072	388- 25-0230	NEW	01-08-047
388- 14A-5535	NEW	01-03-089	388- 15-109	NEW-W	01-07-072	388- 25-0235	NEW	01-08-047
388- 14A-5540	NEW	01-03-089	388- 15-113	NEW-W	01-07-072	388- 25-0240	NEW	01-08-047
388- 14A-6000	NEW	01-03-089	388- 15-117	NEW-W	01-07-072	388- 25-0245	NEW	01-08-047
388- 14A-6100	NEW	01-03-089	388- 15-121	NEW-W	01-07-072	388- 25-0250	NEW	01-08-047
388- 14A-6150	PREP	01-13-048	388- 15-125	NEW-W	01-07-072	388- 25-0255	NEW	01-08-047
388- 14A-6150	NEW-P	01-21-102	388- 15-129	NEW-W	01-07-072	388- 25-0260	NEW	01-08-047
388- 14A-6150	NEW	01-24-081	388- 15-130	REP-W	01-07-072	388- 25-0265	NEW	01-08-047
388- 14A-6200	NEW	01-03-089	388- 15-131	REP-W	01-07-072	388- 25-0270	NEW	01-08-047
388- 14A-6200	PREP	01-09-041	388- 15-132	REP-W	01-07-072	388- 25-0275	NEW	01-08-047
388- 14A-6200	AMD-P	01-21-101	388- 15-133	NEW-W	01-07-072	388- 25-0280	NEW	01-08-047
388- 14A-6200	AMD	01-24-079	388- 15-134	REP-W	01-07-072	388- 25-0285	NEW	01-08-047
388- 14A-6205	NEW-P	01-21-101	388- 15-135	NEW-W	01-07-072	388- 25-0290	NEW	01-08-047
388- 14A-6205	NEW	01-24-079	388- 15-141	NEW-W	01-07-072	388- 25-0295	NEW	01-08-047
388- 14A-6210	NEW-P	01-21-101	388- 15-150	REP	01-08-047	388- 25-0300	NEW	01-08-047
388- 14A-6210	NEW	01-24-079	388- 15-160	REP	01-08-047	388- 25-0305	NEW	01-08-047
388- 14A-6215	NEW-P	01-21-101	388- 15-220	REP	01-08-047	388- 25-0310	NEW	01-08-047

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 25-0315	NEW	01-08-047	388- 27-0170	NEW	01-08-045	388- 32-0030	NEW	01-08-047
388- 25-0320	NEW	01-08-047	388- 27-0175	NEW	01-08-045	388- 39A-010	NEW	01-06-041
388- 25-0325	NEW	01-08-047	388- 27-0180	NEW	01-08-045	388- 39A-030	NEW	01-06-041
388- 25-0330	NEW	01-08-047	388- 27-0185	NEW	01-08-045	388- 39A-035	NEW	01-06-041
388- 25-0335	NEW	01-08-047	388- 27-0190	NEW	01-08-045	388- 39A-040	NEW	01-06-041
388- 25-0340	NEW	01-08-047	388- 27-0195	NEW	01-08-045	388- 39A-045	NEW	01-06-041
388- 25-0345	NEW	01-08-047	388- 27-0200	NEW	01-08-045	388- 39A-050	NEW	01-06-041
388- 25-0350	NEW	01-08-047	388- 27-0205	NEW	01-08-045	388- 39A-055	NEW	01-06-041
388- 25-0355	NEW	01-08-047	388- 27-0210	NEW	01-08-045	388- 39A-060	NEW	01-06-041
388- 25-0360	NEW	01-08-047	388- 27-0215	NEW	01-08-045	388- 46-010	REP	01-06-044
388- 25-0365	NEW	01-08-047	388- 27-0220	NEW	01-08-045	388- 46-100	REP	01-06-044
388- 25-0370	NEW	01-08-047	388- 27-0225	NEW	01-08-045	388- 46-110	REP	01-06-044
388- 25-0375	NEW	01-08-047	388- 27-0230	NEW	01-08-045	388- 46-120	REP	01-06-044
388- 25-0380	NEW	01-08-047	388- 27-0235	NEW	01-08-045	388- 60-0015	NEW	01-08-046
388- 25-0385	NEW	01-08-047	388- 27-0240	NEW	01-08-045	388- 60-0025	NEW	01-08-046
388- 25-0390	NEW	01-08-047	388- 27-0245	NEW	01-08-045	388- 60-0035	NEW	01-08-046
388- 25-0395	NEW	01-08-047	388- 27-0250	NEW	01-08-045	388- 60-0045	NEW	01-08-046
388- 25-0400	NEW	01-08-047	388- 27-0255	NEW	01-08-045	388- 60-005	REP	01-08-046
388- 25-0405	NEW	01-08-047	388- 27-0260	NEW	01-08-045	388- 60-0055	NEW	01-08-046
388- 25-0410	NEW	01-08-047	388- 27-0265	NEW	01-08-045	388- 60-0065	NEW	01-08-046
388- 25-0415	NEW	01-08-047	388- 27-0270	NEW	01-08-045	388- 60-0075	NEW	01-08-046
388- 25-0420	NEW	01-08-047	388- 27-0275	NEW	01-08-045	388- 60-0085	NEW	01-08-046
388- 25-0425	NEW	01-08-047	388- 27-0280	NEW	01-08-045	388- 60-0095	NEW	01-08-046
388- 25-0430	NEW	01-08-047	388- 27-0285	NEW	01-08-045	388- 60-0105	NEW	01-08-046
388- 25-0435	NEW	01-08-047	388- 27-0290	NEW	01-08-045	388- 60-0115	NEW	01-08-046
388- 25-0440	NEW	01-08-047	388- 27-0295	NEW	01-08-045	388- 60-0125	NEW	01-08-046
388- 25-0445	NEW	01-08-047	388- 27-0300	NEW	01-08-045	388- 60-0135	NEW	01-08-046
388- 25-0450	NEW	01-08-047	388- 27-0305	NEW	01-08-045	388- 60-0145	NEW	01-08-046
388- 25-0455	NEW	01-08-047	388- 27-0310	NEW	01-08-045	388- 60-0155	NEW	01-08-046
388- 25-0460	NEW	01-08-047	388- 27-0315	NEW	01-08-045	388- 60-0165	NEW	01-08-046
388- 27-0005	NEW	01-08-047	388- 27-0320	NEW	01-08-045	388- 60-0175	NEW	01-08-046
388- 27-0010	NEW	01-08-047	388- 27-0325	NEW	01-08-045	388- 60-0185	NEW	01-08-046
388- 27-0015	NEW	01-08-047	388- 27-0330	NEW	01-08-045	388- 60-0195	NEW	01-08-046
388- 27-0020	NEW	01-08-047	388- 27-0335	NEW	01-08-045	388- 60-0205	NEW	01-08-046
388- 27-0025	NEW	01-08-047	388- 27-0340	NEW	01-08-045	388- 60-0215	NEW	01-08-046
388- 27-0030	NEW	01-08-047	388- 27-0345	NEW	01-08-045	388- 60-0225	NEW	01-08-046
388- 27-0035	NEW	01-08-047	388- 27-0350	NEW	01-08-045	388- 60-0235	NEW	01-08-046
388- 27-0040	NEW	01-08-047	388- 27-0355	NEW	01-08-045	388- 60-0245	NEW	01-08-046
388- 27-0045	NEW	01-08-047	388- 27-0360	NEW	01-08-045	388- 60-0255	NEW	01-08-046
388- 27-0050	NEW	01-08-047	388- 27-0365	NEW	01-08-045	388- 60-0265	NEW	01-08-046
388- 27-0055	NEW	01-08-047	388- 27-0370	NEW	01-08-045	388- 60-0275	NEW	01-08-046
388- 27-0060	NEW	01-08-047	388- 27-0375	NEW	01-08-045	388- 60-0285	NEW	01-08-046
388- 27-0065	NEW	01-08-047	388- 27-0380	NEW	01-08-045	388- 60-0295	NEW	01-08-046
388- 27-0070	NEW	01-08-047	388- 27-0385	NEW	01-08-045	388- 60-0305	NEW	01-08-046
388- 27-0075	NEW	01-08-047	388- 27-0390	NEW	01-08-045	388- 60-0315	NEW	01-08-046
388- 27-0080	NEW	01-08-047	388- 31-010	REP-P	01-04-070	388- 60-0325	NEW	01-08-046
388- 27-0085	NEW	01-08-047	388- 31-010	REP	01-09-023	388- 60-0335	NEW	01-08-046
388- 27-0090	NEW	01-08-047	388- 31-015	REP-P	01-04-070	388- 60-0345	NEW	01-08-046
388- 27-0100	NEW	01-08-047	388- 31-015	REP	01-09-023	388- 60-0355	NEW	01-08-046
388- 27-0105	NEW	01-08-047	388- 31-020	REP-P	01-04-070	388- 60-0365	NEW	01-08-046
388- 27-0110	NEW	01-08-047	388- 31-020	REP	01-09-023	388- 60-0375	NEW	01-08-046
388- 27-0115	NEW	01-08-047	388- 31-025	REP-P	01-04-070	388- 60-0385	NEW	01-08-046
388- 27-0120	NEW	01-08-045	388- 31-025	REP	01-09-023	388- 60-0395	NEW	01-08-046
388- 27-0125	NEW	01-08-045	388- 31-030	REP-P	01-04-070	388- 60-0405	NEW	01-08-046
388- 27-0130	NEW	01-08-045	388- 31-030	REP	01-09-023	388- 60-0415	NEW	01-08-046
388- 27-0135	NEW	01-08-045	388- 31-035	REP-P	01-04-070	388- 60-0425	NEW	01-08-046
388- 27-0140	NEW	01-08-045	388- 31-035	REP	01-09-023	388- 60-0435	NEW	01-08-046
388- 27-0145	NEW	01-08-045	388- 32-0005	NEW	01-08-047	388- 60-0445	NEW	01-08-046
388- 27-0150	NEW	01-08-045	388- 32-0010	NEW	01-08-047	388- 60-0455	NEW	01-08-046
388- 27-0155	NEW	01-08-045	388- 32-0015	NEW	01-08-047	388- 60-0465	NEW	01-08-046
388- 27-0160	NEW	01-08-045	388- 32-0020	NEW	01-08-047	388- 60-0475	NEW	01-08-046
388- 27-0165	NEW	01-08-045	388- 32-0025	NEW	01-08-047	388- 60-0485	NEW	01-08-046

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 60-0495	NEW	01-08-046	388- 61A-0105	NEW	01-07-053	388- 70-580	REP	01-08-045
388- 60-0505	NEW	01-08-046	388- 61A-0110	NEW	01-07-053	388- 70-590	REP	01-08-045
388- 60-0515	NEW	01-08-046	388- 61A-0115	NEW	01-07-053	388- 70-595	REP	01-08-045
388- 60-0525	NEW	01-08-046	388- 61A-0120	NEW	01-07-053	388- 70-700	REP	01-08-047
388- 60-0535	NEW	01-08-046	388- 61A-0125	NEW	01-07-053	388- 71	PREP	01-11-095
388- 60-0545	NEW	01-08-046	388- 61A-0130	NEW	01-07-053	388- 71	PREP	02-01-009
388- 60-0555	NEW	01-08-046	388- 61A-0135	NEW	01-07-053	388- 71-0500	AMD-P	01-07-045
388- 60-0565	NEW	01-08-046	388- 61A-0140	NEW	01-07-053	388- 71-0500	AMD	01-11-019
388- 60-0575	NEW	01-08-046	388- 61A-0145	NEW	01-07-053	388- 71-0500	AMD-P	01-23-072
388- 60-0585	NEW	01-08-046	388- 61A-0150	NEW	01-07-053	388- 71-0505	AMD-P	01-07-045
388- 60-0595	NEW	01-08-046	388- 61A-0155	NEW	01-07-053	388- 71-0505	AMD	01-11-019
388- 60-0605	NEW	01-08-046	388- 61A-0160	NEW	01-07-053	388- 71-0510	AMD-P	01-07-045
388- 60-0615	NEW	01-08-046	388- 61A-0165	NEW	01-07-053	388- 71-0510	AMD	01-11-019
388- 60-0625	NEW	01-08-046	388- 61A-0170	NEW	01-07-053	388- 71-0513	NEW-P	01-07-045
388- 60-0635	NEW	01-08-046	388- 61A-0175	NEW	01-07-053	388- 71-0513	NEW	01-11-019
388- 60-0645	NEW	01-08-046	388- 61A-0180	NEW	01-07-053	388- 71-0515	AMD-P	01-07-045
388- 60-0655	NEW	01-08-046	388- 61A-0185	NEW	01-07-053	388- 71-0515	AMD	01-11-019
388- 60-0665	NEW	01-08-046	388- 61A-0190	NEW	01-07-053	388- 71-0520	AMD-P	01-23-072
388- 60-0675	NEW	01-08-046	388- 61A-0195	NEW	01-07-053	388- 71-0525	REP-P	01-23-072
388- 60-0685	NEW	01-08-046	388- 70-010	REP	01-08-047	388- 71-0530	REP-P	01-23-072
388- 60-0695	NEW	01-08-046	388- 70-012	REP	01-08-047	388- 71-0535	REP-P	01-23-072
388- 60-0705	NEW	01-08-046	388- 70-013	REP	01-08-047	388- 71-0540	AMD-P	01-07-045
388- 60-0715	NEW	01-08-046	388- 70-022	REP	01-08-047	388- 71-0540	AMD	01-11-019
388- 60-0725	NEW	01-08-046	388- 70-024	REP	01-08-047	388- 71-0540	AMD-P	01-23-072
388- 60-0735	NEW	01-08-046	388- 70-031	REP	01-08-047	388- 71-0545	REP-P	01-07-045
388- 60-0745	NEW	01-08-046	388- 70-032	REP	01-08-047	388- 71-0545	REP	01-11-019
388- 60-0755	NEW	01-08-046	388- 70-033	REP	01-08-047	388- 71-0546	NEW-P	01-07-045
388- 60-120	REP	01-08-046	388- 70-034	REP	01-08-047	388- 71-0546	NEW	01-11-019
388- 60-130	REP	01-08-046	388- 70-035	REP	01-08-047	388- 71-0550	REP-P	01-07-045
388- 60-140	REP	01-08-046	388- 70-036	REP	01-08-047	388- 71-0550	REP	01-11-019
388- 60-150	REP	01-08-046	388- 70-037	REP	01-08-047	388- 71-0551	NEW-P	01-07-045
388- 60-160	REP	01-08-046	388- 70-041	REP	01-08-047	388- 71-0551	NEW	01-11-019
388- 60-170	REP	01-08-046	388- 70-042	REP	01-08-047	388- 71-0555	REP-P	01-07-045
388- 60-180	REP	01-08-046	388- 70-044	REP	01-08-047	388- 71-0555	REP	01-11-019
388- 60-190	REP	01-08-046	388- 70-048	REP	01-08-047	388- 71-0556	NEW-P	01-07-045
388- 60-200	REP	01-08-046	388- 70-051	REP	01-08-047	388- 71-0556	NEW	01-11-019
388- 60-210	REP	01-08-046	388- 70-054	REP	01-08-047	388- 71-0560	AMD-P	01-07-045
388- 60-220	REP	01-08-046	388- 70-058	REP	01-08-047	388- 71-0560	AMD	01-11-019
388- 60-230	REP	01-08-046	388- 70-062	REP	01-08-047	388- 71-0580	AMD-P	01-07-045
388- 60-240	REP	01-08-046	388- 70-066	REP	01-08-047	388- 71-0580	AMD	01-11-019
388- 60-250	REP	01-08-046	388- 70-068	REP	01-08-047	388- 71-05910	NEW-P	01-23-072
388- 60-260	REP	01-08-046	388- 70-069	REP	01-08-047	388- 71-05911	NEW-P	01-23-072
388- 61A-0005	NEW	01-07-053	388- 70-075	REP	01-08-047	388- 71-05912	NEW-P	01-23-072
388- 61A-0010	NEW	01-07-053	388- 70-078	REP	01-08-047	388- 71-05913	NEW-P	01-23-072
388- 61A-0015	NEW	01-07-053	388- 70-080	REP	01-08-047	388- 71-05914	NEW-P	01-23-072
388- 61A-0020	NEW	01-07-053	388- 70-082	REP	01-08-047	388- 71-05915	NEW-P	01-23-072
388- 61A-0025	NEW	01-07-053	388- 70-084	REP	01-08-047	388- 71-05916	NEW-P	01-23-072
388- 61A-0030	NEW	01-07-053	388- 70-170	REP	01-08-047	388- 71-05917	NEW-P	01-23-072
388- 61A-0035	NEW	01-07-053	388- 70-410	REP	01-08-047	388- 71-05918	NEW-P	01-23-072
388- 61A-0040	NEW	01-07-053	388- 70-420	REP	01-08-047	388- 71-05919	NEW-P	01-23-072
388- 61A-0045	NEW	01-07-053	388- 70-430	REP	01-08-047	388- 71-05920	NEW-P	01-23-072
388- 61A-0050	NEW	01-07-053	388- 70-440	REP	01-08-047	388- 71-05921	NEW-P	01-23-072
388- 61A-0055	NEW	01-07-053	388- 70-460	REP	01-08-047	388- 71-05922	NEW-P	01-23-072
388- 61A-0060	NEW	01-07-053	388- 70-470	REP	01-08-047	388- 71-05923	NEW-P	01-23-072
388- 61A-0065	NEW	01-07-053	388- 70-480	REP	01-08-047	388- 71-05924	NEW-P	01-23-072
388- 61A-0070	NEW	01-07-053	388- 70-510	REP	01-08-045	388- 71-05925	NEW-P	01-23-072
388- 61A-0075	NEW	01-07-053	388- 70-520	REP	01-08-045	388- 71-05926	NEW-P	01-23-072
388- 61A-0080	NEW	01-07-053	388- 70-530	REP	01-08-045	388- 71-05927	NEW-P	01-23-072
388- 61A-0085	NEW	01-07-053	388- 70-540	REP	01-08-045	388- 71-05928	NEW-P	01-23-072
388- 61A-0090	NEW	01-07-053	388- 70-550	REP	01-08-045	388- 71-05929	NEW-P	01-23-072
388- 61A-0095	NEW	01-07-053	388- 70-560	REP	01-08-045	388- 71-05930	NEW-P	01-23-072
388- 61A-0100	NEW	01-07-053	388- 70-570	REP	01-08-045	388- 71-05931	NEW-P	01-23-072

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Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 71-05932	NEW-P	01-23-072	388- 73-014	REP	01-18-037	388- 73-052	REP-P	01-12-101
388- 71-05933	NEW-P	01-23-072	388- 73-016	REP-W	01-08-064	388- 73-052	REP	01-18-037
388- 71-05934	NEW-P	01-23-072	388- 73-016	REP-P	01-12-101	388- 73-054	REP-W	01-08-064
388- 71-05935	NEW-P	01-23-072	388- 73-016	REP	01-18-037	388- 73-054	REP-P	01-12-101
388- 71-05936	NEW-P	01-23-072	388- 73-018	REP-W	01-08-064	388- 73-054	REP	01-18-037
388- 71-05937	NEW-P	01-23-072	388- 73-018	REP-P	01-12-101	388- 73-056	REP-W	01-08-064
388- 71-05938	NEW-P	01-23-072	388- 73-018	REP	01-18-037	388- 73-056	REP-P	01-12-101
388- 71-05939	NEW-P	01-23-072	388- 73-019	REP-W	01-08-064	388- 73-056	REP	01-18-037
388- 71-05940	NEW-P	01-23-072	388- 73-019	REP-P	01-12-101	388- 73-057	REP-W	01-08-064
388- 71-05941	NEW-P	01-23-072	388- 73-019	REP	01-18-037	388- 73-057	REP-P	01-12-101
388- 71-05942	NEW-P	01-23-072	388- 73-01950	REP-W	01-08-064	388- 73-057	REP	01-18-037
388- 71-05943	NEW-P	01-23-072	388- 73-01950	REP-P	01-12-101	388- 73-058	REP-W	01-08-064
388- 71-05944	NEW-P	01-23-072	388- 73-01950	REP	01-18-037	388- 73-058	REP-P	01-12-101
388- 71-05945	NEW-P	01-23-072	388- 73-020	REP-W	01-08-064	388- 73-058	REP	01-18-037
388- 71-05946	NEW-P	01-23-072	388- 73-020	REP-P	01-12-101	388- 73-060	REP-W	01-08-064
388- 71-05947	NEW-P	01-23-072	388- 73-020	REP	01-18-037	388- 73-060	REP-P	01-12-101
388- 71-05948	NEW-P	01-23-072	388- 73-022	REP-W	01-08-064	388- 73-060	REP	01-18-037
388- 71-05949	NEW-P	01-23-072	388- 73-022	REP-P	01-12-101	388- 73-062	REP-W	01-08-064
388- 71-05950	NEW-P	01-23-072	388- 73-022	REP	01-18-037	388- 73-062	REP-P	01-12-101
388- 71-05951	NEW-P	01-23-072	388- 73-024	REP-W	01-08-064	388- 73-062	REP	01-18-037
388- 71-05952	NEW-P	01-23-072	388- 73-024	REP-P	01-12-101	388- 73-064	REP-W	01-08-064
388- 71-05953	NEW-P	01-23-072	388- 73-024	REP	01-18-037	388- 73-064	REP-P	01-12-101
388- 71-0605	AMD-P	01-03-155	388- 73-026	REP-W	01-08-064	388- 73-064	REP	01-18-037
388- 71-0605	AMD	01-14-055	388- 73-026	REP-P	01-12-101	388- 73-066	REP-W	01-08-064
388- 71-0613	NEW-P	01-03-155	388- 73-026	REP	01-18-037	388- 73-066	REP-P	01-12-101
388- 71-0613	NEW	01-14-055	388- 73-028	REP-W	01-08-064	388- 73-066	REP	01-18-037
388- 71-0900	NEW-P	01-07-044	388- 73-028	REP-P	01-12-101	388- 73-068	REP-W	01-08-064
388- 71-0900	NEW	01-11-018	388- 73-028	REP	01-18-037	388- 73-068	REP-P	01-12-101
388- 71-0905	NEW-P	01-07-044	388- 73-030	REP-W	01-08-064	388- 73-068	REP	01-18-037
388- 71-0905	NEW	01-11-018	388- 73-030	REP-P	01-12-101	388- 73-069	REP-W	01-08-064
388- 71-0910	NEW-P	01-07-044	388- 73-030	REP	01-18-037	388- 73-069	REP-P	01-12-101
388- 71-0910	NEW	01-11-018	388- 73-032	REP-W	01-08-064	388- 73-069	REP	01-18-037
388- 71-0915	NEW-P	01-07-044	388- 73-032	REP-P	01-12-101	388- 73-070	REP-W	01-08-064
388- 71-0915	NEW	01-11-018	388- 73-032	REP	01-18-037	388- 73-070	REP-P	01-12-101
388- 71-0920	NEW-P	01-07-044	388- 73-034	REP-W	01-08-064	388- 73-070	REP	01-18-037
388- 71-0920	NEW	01-11-018	388- 73-034	REP-P	01-12-101	388- 73-072	REP-W	01-08-064
388- 71-0925	NEW-P	01-07-044	388- 73-034	REP	01-18-037	388- 73-072	REP-P	01-12-101
388- 71-0925	NEW	01-11-018	388- 73-036	REP-W	01-08-064	388- 73-072	REP	01-18-037
388- 71-0930	NEW-P	01-07-044	388- 73-036	REP-P	01-12-101	388- 73-074	REP-W	01-08-064
388- 71-0930	NEW	01-11-018	388- 73-036	REP	01-18-037	388- 73-074	REP-P	01-12-101
388- 71-0935	NEW-P	01-07-044	388- 73-038	REP-W	01-08-064	388- 73-074	REP	01-18-037
388- 71-0935	NEW	01-11-018	388- 73-038	REP-P	01-12-101	388- 73-076	REP-W	01-08-064
388- 71-0940	NEW-P	01-07-044	388- 73-038	REP	01-18-037	388- 73-076	REP-P	01-12-101
388- 71-0940	NEW	01-11-018	388- 73-040	REP-W	01-08-064	388- 73-076	REP	01-18-037
388- 71-0945	NEW-P	01-07-044	388- 73-040	REP-P	01-12-101	388- 73-077	REP-W	01-08-064
388- 71-0945	NEW	01-11-018	388- 73-040	REP	01-18-037	388- 73-077	REP-P	01-12-101
388- 71-0950	NEW-P	01-07-044	388- 73-042	REP-W	01-08-064	388- 73-077	REP	01-18-037
388- 71-0950	NEW	01-11-018	388- 73-042	REP-P	01-12-101	388- 73-078	REP-W	01-08-064
388- 71-0955	NEW-P	01-07-044	388- 73-042	REP	01-18-037	388- 73-078	REP-P	01-12-101
388- 71-0955	NEW	01-11-018	388- 73-044	REP-W	01-08-064	388- 73-078	REP	01-18-037
388- 71-0960	NEW-P	01-07-044	388- 73-044	REP-P	01-12-101	388- 73-080	REP-W	01-08-064
388- 71-0960	NEW	01-11-018	388- 73-044	REP	01-18-037	388- 73-080	REP-P	01-12-101
388- 71-0965	NEW-P	01-07-044	388- 73-046	REP-W	01-08-064	388- 73-080	REP	01-18-037
388- 71-0965	NEW	01-11-018	388- 73-046	REP-P	01-12-101	388- 73-100	REP-W	01-08-064
388- 73-010	REP-W	01-08-064	388- 73-046	REP	01-18-037	388- 73-100	REP-P	01-12-101
388- 73-010	REP-P	01-12-101	388- 73-048	REP-W	01-08-064	388- 73-100	REP	01-18-037
388- 73-010	REP	01-18-037	388- 73-048	REP-P	01-12-101	388- 73-101	REP-W	01-08-064
388- 73-012	REP-W	01-08-064	388- 73-048	REP	01-18-037	388- 73-101	REP-P	01-12-101
388- 73-012	REP-P	01-12-101	388- 73-050	REP-W	01-08-064	388- 73-101	REP	01-18-037
388- 73-012	REP	01-18-037	388- 73-050	REP-P	01-12-101	388- 73-102	REP-W	01-08-064
388- 73-014	REP-W	01-08-064	388- 73-050	REP	01-18-037	388- 73-102	REP-P	01-12-101
388- 73-014	REP-P	01-12-101	388- 73-052	REP-W	01-08-064	388- 73-102	REP	01-18-037

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-73-395	REP-W	01-08-064	388-73-714	REP	01-18-037	388-76-59110	REP-P	01-23-073
388-73-395	REP-P	01-12-101	388-73-718	REP-W	01-08-064	388-76-59120	REP-P	01-23-073
388-73-395	REP	01-18-037	388-73-718	REP-P	01-12-101	388-76-655	AMD-P	01-23-073
388-73-500	REP-W	01-08-064	388-73-718	REP	01-18-037	388-76-660	AMD-P	01-23-073
388-73-500	REP-P	01-12-101	388-73-720	REP-W	01-08-064	388-76-765	PREP	01-18-053
388-73-500	REP	01-18-037	388-73-720	REP-P	01-12-101	388-78A-050	AMD-P	01-23-074
388-73-502	REP-W	01-08-064	388-73-720	REP	01-18-037	388-78A-060	AMD-P	01-23-074
388-73-502	REP-P	01-12-101	388-73-722	REP-W	01-08-064	388-79	PREP	02-01-043
388-73-502	REP	01-18-037	388-73-722	REP-P	01-12-101	388-79-030	PREP	02-01-043
388-73-504	REP-W	01-08-064	388-73-722	REP	01-18-037	388-79-040	PREP	02-01-043
388-73-504	REP-P	01-12-101	388-73-800	REP-W	01-08-064	388-86-071	REP	01-05-040
388-73-504	REP	01-18-037	388-73-800	REP-P	01-12-101	388-86-085	REP	01-06-029
388-73-506	REP-W	01-08-064	388-73-800	REP	01-18-037	388-86-086	REP	01-03-084
388-73-506	REP-P	01-12-101	388-73-802	REP-W	01-08-064	388-86-100	REP-W	01-03-001
388-73-506	REP	01-18-037	388-73-802	REP-P	01-12-101	388-86-100	REP	01-06-028
388-73-508	REP-W	01-08-064	388-73-802	REP	01-18-037	388-86-027	REP	01-06-032
388-73-508	REP-P	01-12-101	388-73-803	REP-W	01-08-064	388-87-035	REP	01-06-029
388-73-508	REP	01-18-037	388-73-803	REP-P	01-12-101	388-87-036	REP	01-03-084
388-73-510	REP-W	01-08-064	388-73-803	REP	01-18-037	388-87-060	REP	01-06-033
388-73-510	REP-P	01-12-101	388-73-804	REP-W	01-08-064	388-96	PREP	01-16-136
388-73-510	REP	01-18-037	388-73-804	REP-P	01-12-101	388-96-010	AMD-P	01-06-057
388-73-512	REP-W	01-08-064	388-73-804	REP	01-18-037	388-96-010	AMD	01-12-037
388-73-512	REP-P	01-12-101	388-73-805	REP-W	01-08-064	388-96-218	AMD-P	01-06-057
388-73-512	REP	01-18-037	388-73-805	REP-P	01-12-101	388-96-218	AMD	01-12-037
388-73-600	REP-W	01-08-064	388-73-805	REP	01-18-037	388-96-310	AMD-P	01-06-057
388-73-600	REP-P	01-12-101	388-73-810	REP-W	01-08-064	388-96-310	AMD-W	01-12-036
388-73-600	REP	01-18-037	388-73-810	REP-P	01-12-101	388-96-369	AMD-P	01-06-057
388-73-602	REP-W	01-08-064	388-73-810	REP	01-18-037	388-96-369	AMD	01-12-037
388-73-602	REP-P	01-12-101	388-73-815	REP-W	01-08-064	388-96-384	AMD-P	01-06-057
388-73-602	REP	01-18-037	388-73-815	REP-P	01-12-101	388-96-384	AMD	01-12-037
388-73-604	REP-W	01-08-064	388-73-815	REP	01-18-037	388-96-559	AMD-P	01-06-057
388-73-604	REP-P	01-12-101	388-73-820	REP-W	01-08-064	388-96-559	AMD	01-12-037
388-73-604	REP	01-18-037	388-73-820	REP-P	01-12-101	388-96-708	AMD-P	01-06-057
388-73-606	REP-W	01-08-064	388-73-820	REP	01-18-037	388-96-708	AMD	01-12-037
388-73-606	REP-P	01-12-101	388-73-821	REP-W	01-08-064	388-96-709	AMD-P	01-06-057
388-73-606	REP	01-18-037	388-73-821	REP-P	01-12-101	388-96-709	AMD	01-12-037
388-73-610	REP-W	01-08-064	388-73-821	REP	01-18-037	388-96-710	AMD-P	01-06-057
388-73-610	REP-P	01-12-101	388-73-822	REP-W	01-08-064	388-96-710	AMD	01-12-037
388-73-610	REP	01-18-037	388-73-822	REP-P	01-12-101	388-96-713	AMD-P	01-06-057
388-73-700	REP-W	01-08-064	388-73-822	REP	01-18-037	388-96-713	AMD	01-12-037
388-73-700	REP-P	01-12-101	388-73-823	REP-W	01-08-064	388-96-714	AMD-P	01-06-057
388-73-700	REP	01-18-037	388-73-823	REP-P	01-12-101	388-96-714	AMD	01-12-037
388-73-702	REP-W	01-08-064	388-73-823	REP	01-18-037	388-96-723	AMD-P	01-06-057
388-73-702	REP-P	01-12-101	388-73-825	REP-W	01-08-064	388-96-723	AMD	01-12-037
388-73-702	REP	01-18-037	388-73-825	REP-P	01-12-101	388-96-732	NEW-P	01-06-057
388-73-704	REP-W	01-08-064	388-73-825	REP	01-18-037	388-96-732	NEW	01-12-037
388-73-704	REP-P	01-12-101	388-73-900	REP-W	01-08-064	388-96-740	AMD-P	01-06-057
388-73-704	REP	01-18-037	388-73-900	REP-P	01-12-101	388-96-740	AMD	01-12-037
388-73-706	REP-W	01-08-064	388-73-900	REP	01-18-037	388-96-776	AMD-P	01-06-057
388-73-706	REP-P	01-12-101	388-73-901	REP-W	01-08-064	388-96-776	AMD	01-12-037
388-73-706	REP	01-18-037	388-73-901	REP-P	01-12-101	388-96-777	AMD-P	01-06-057
388-73-708	REP-W	01-08-064	388-73-901	REP	01-18-037	388-96-777	AMD	01-12-037
388-73-708	REP-P	01-12-101	388-73-902	REP-W	01-08-064	388-96-780	AMD-P	01-06-057
388-73-708	REP	01-18-037	388-73-902	REP-P	01-12-101	388-96-780	AMD	01-12-037
388-73-710	REP-W	01-08-064	388-73-902	REP	01-18-037	388-96-802	NEW-P	01-06-057
388-73-710	REP-P	01-12-101	388-73-904	REP-W	01-08-064	388-96-802	NEW	01-12-037
388-73-710	REP	01-18-037	388-73-904	REP-P	01-12-101	388-96-803	NEW-P	01-06-057
388-73-712	REP-W	01-08-064	388-73-904	REP	01-18-037	388-96-803	NEW	01-12-037
388-73-712	REP-P	01-12-101	388-74-010	REP	01-06-041	388-96-901	AMD-P	01-06-057
388-73-712	REP	01-18-037	388-74-030	REP	01-06-041	388-96-901	AMD	01-12-037
388-73-714	REP-W	01-08-064	388-76-570	AMD-P	01-23-073	388-105	PREP	02-01-009
388-73-714	REP-P	01-12-101	388-76-59100	REP-P	01-23-073	388-105-0005	NEW-P	01-10-103

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-105-0005	NEW	01-14-056	388-112-0250	NEW-P	01-23-074	388-148-0025	NEW-P	01-12-101
388-105-0005	AMD-P	01-18-033	388-112-0255	NEW-P	01-23-074	388-148-0025	NEW	01-18-037
388-105-0005	AMD	01-21-077	388-112-0260	NEW-P	01-23-074	388-148-0030	NEW-W	01-08-064
388-105-0010	NEW-P	01-10-103	388-112-0265	NEW-P	01-23-074	388-148-0030	NEW-P	01-12-101
388-105-0010	NEW	01-14-056	388-112-0270	NEW-P	01-23-074	388-148-0030	NEW	01-18-037
388-105-0015	NEW-P	01-10-103	388-112-0275	NEW-P	01-23-074	388-148-0035	NEW-W	01-08-064
388-105-0015	NEW	01-14-056	388-112-0280	NEW-P	01-23-074	388-148-0035	NEW-P	01-12-101
388-105-0020	NEW-P	01-10-103	388-112-0285	NEW-P	01-23-074	388-148-0035	NEW	01-18-037
388-105-0020	NEW	01-14-056	388-112-0290	NEW-P	01-23-074	388-148-0040	NEW-W	01-08-064
388-105-0025	NEW-P	01-10-103	388-112-0295	NEW-P	01-23-074	388-148-0040	NEW-P	01-12-101
388-105-0025	NEW	01-14-056	388-112-0300	NEW-P	01-23-074	388-148-0040	NEW	01-18-037
388-110-110	REP-P	01-23-073	388-112-0305	NEW-P	01-23-074	388-148-0045	NEW-W	01-08-064
388-112-0001	NEW-P	01-23-073	388-112-0310	NEW-P	01-23-074	388-148-0045	NEW-P	01-12-101
388-112-0005	NEW-P	01-23-073	388-112-0315	NEW-P	01-23-074	388-148-0045	NEW	01-18-037
388-112-0010	NEW-P	01-23-073	388-112-0320	NEW-P	01-23-074	388-148-0050	NEW-W	01-08-064
388-112-0015	NEW-P	01-23-073	388-112-0325	NEW-P	01-23-074	388-148-0050	NEW-P	01-12-101
388-112-0020	NEW-P	01-23-073	388-112-0330	NEW-P	01-23-074	388-148-0050	NEW	01-18-037
388-112-0025	NEW-P	01-23-073	388-112-0335	NEW-P	01-23-074	388-148-0055	NEW-W	01-08-064
388-112-0030	NEW-P	01-23-073	388-112-0340	NEW-P	01-23-074	388-148-0055	NEW-P	01-12-101
388-112-0035	NEW-P	01-23-073	388-112-0345	NEW-P	01-23-074	388-148-0055	NEW	01-18-037
388-112-0040	NEW-P	01-23-073	388-112-0350	NEW-P	01-23-074	388-148-0060	NEW-W	01-08-064
388-112-0045	NEW-P	01-23-073	388-112-0355	NEW-P	01-23-074	388-148-0060	NEW-P	01-12-101
388-112-0050	NEW-P	01-23-073	388-112-0360	NEW-P	01-23-074	388-148-0060	NEW	01-18-037
388-112-0055	NEW-P	01-23-073	388-112-0365	NEW-P	01-23-074	388-148-0065	NEW-W	01-08-064
388-112-0060	NEW-P	01-23-073	388-112-0370	NEW-P	01-23-074	388-148-0065	NEW-P	01-12-101
388-112-0065	NEW-P	01-23-073	388-112-0375	NEW-P	01-23-074	388-148-0065	NEW	01-18-037
388-112-0070	NEW-P	01-23-073	388-146-0010	NEW-W	01-07-071	388-148-0070	NEW-W	01-08-064
388-112-0075	NEW-P	01-23-073	388-146-0020	NEW-W	01-07-071	388-148-0070	NEW-P	01-12-101
388-112-0080	NEW-P	01-23-073	388-146-0030	NEW-W	01-07-071	388-148-0070	NEW	01-18-037
388-112-0085	NEW-P	01-23-073	388-146-0040	NEW-W	01-07-071	388-148-0075	NEW-W	01-08-064
388-112-0090	NEW-P	01-23-073	388-146-0045	NEW-W	01-07-071	388-148-0075	NEW-P	01-12-101
388-112-0095	NEW-P	01-23-073	388-146-0050	NEW-W	01-07-071	388-148-0075	NEW	01-18-037
388-112-0100	NEW-P	01-23-073	388-146-0060	NEW-W	01-07-071	388-148-0080	NEW-W	01-08-064
388-112-0105	NEW-P	01-23-073	388-146-0070	NEW-W	01-07-071	388-148-0080	NEW-P	01-12-101
388-112-0110	NEW-P	01-23-073	388-146-0080	NEW-W	01-07-071	388-148-0080	NEW	01-18-037
388-112-0115	NEW-P	01-23-073	388-146-0090	NEW-W	01-07-071	388-148-0085	NEW-W	01-08-064
388-112-0120	NEW-P	01-23-073	388-146-0100	NEW-W	01-07-071	388-148-0085	NEW-P	01-12-101
388-112-0125	NEW-P	01-23-073	388-146-0110	NEW-W	01-07-071	388-148-0085	NEW	01-18-037
388-112-0130	NEW-P	01-23-073	388-146-0120	NEW-W	01-07-071	388-148-0090	NEW-W	01-08-064
388-112-0135	NEW-P	01-23-073	388-146-0130	NEW-W	01-07-071	388-148-0090	NEW-P	01-12-101
388-112-0140	NEW-P	01-23-073	388-146-0140	NEW-W	01-07-071	388-148-0090	NEW	01-18-037
388-112-0145	NEW-P	01-23-073	388-146-0150	NEW-W	01-07-071	388-148-0095	NEW-W	01-08-064
388-112-0150	NEW-P	01-23-073	388-146-0160	NEW-W	01-07-071	388-148-0095	NEW-P	01-12-101
388-112-0155	NEW-P	01-23-073	388-146-0170	NEW-W	01-07-071	388-148-0095	NEW	01-18-037
388-112-0160	NEW-P	01-23-073	388-146-0180	NEW-W	01-07-071	388-148-0100	NEW-W	01-08-064
388-112-0165	NEW-P	01-23-073	388-146-0190	NEW-W	01-07-071	388-148-0100	NEW-P	01-12-101
388-112-0170	NEW-P	01-23-073	388-146-0200	NEW-W	01-07-071	388-148-0100	NEW	01-18-037
388-112-0175	NEW-P	01-23-073	388-146-0210	NEW-W	01-07-071	388-148-0105	NEW-W	01-08-064
388-112-0180	NEW-P	01-23-074	388-146-0220	NEW-W	01-07-071	388-148-0105	NEW-P	01-12-101
388-112-0185	NEW-P	01-23-074	388-148-0005	NEW-W	01-08-064	388-148-0105	NEW	01-18-037
388-112-0190	NEW-P	01-23-074	388-148-0005	NEW-P	01-12-101	388-148-0110	NEW-W	01-08-064
388-112-0195	NEW-P	01-23-074	388-148-0005	NEW	01-18-037	388-148-0110	NEW-P	01-12-101
388-112-0200	NEW-P	01-23-074	388-148-0010	NEW-W	01-08-064	388-148-0110	NEW	01-18-037
388-112-0205	NEW-P	01-23-074	388-148-0010	NEW-P	01-12-101	388-148-0115	NEW-W	01-08-064
388-112-0210	NEW-P	01-23-074	388-148-0010	NEW	01-18-037	388-148-0115	NEW-P	01-12-101
388-112-0215	NEW-P	01-23-074	388-148-0015	NEW-W	01-08-064	388-148-0115	NEW	01-18-037
388-112-0220	NEW-P	01-23-074	388-148-0015	NEW-P	01-12-101	388-148-0120	NEW-W	01-08-064
388-112-0225	NEW-P	01-23-074	388-148-0015	NEW	01-18-037	388-148-0120	NEW-P	01-12-101
388-112-0230	NEW-P	01-23-074	388-148-0020	NEW-W	01-08-064	388-148-0120	NEW	01-18-037
388-112-0235	NEW-P	01-23-074	388-148-0020	NEW-P	01-12-101	388-148-0125	NEW-W	01-08-064
388-112-0240	NEW-P	01-23-074	388-148-0020	NEW	01-18-037	388-148-0125	NEW-P	01-12-101
388-112-0245	NEW-P	01-23-074	388-148-0025	NEW-W	01-08-064	388-148-0125	NEW	01-18-037

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-148-1060	NEW	01-18-037	388-148-1275	NEW-E	01-24-065	388-160-0005	NEW	01-15-001
388-148-1065	NEW-W	01-08-064	388-148-1280	NEW-E	01-24-065	388-160-0015	NEW-W	01-07-070
388-148-1065	NEW-P	01-12-101	388-148-1285	NEW-E	01-24-065	388-160-0015	NEW-P	01-10-063
388-148-1065	NEW	01-18-037	388-148-1290	NEW-E	01-24-065	388-160-0015	NEW	01-15-001
388-148-1070	NEW-W	01-08-064	388-148-1295	NEW-E	01-24-065	388-160-0025	NEW-W	01-07-070
388-148-1070	NEW-P	01-12-101	388-148-1300	NEW-E	01-24-065	388-160-0025	NEW-P	01-10-063
388-148-1070	NEW	01-18-037	388-155-040	AMD-P	01-07-052	388-160-0025	NEW	01-15-001
388-148-1075	NEW-W	01-08-064	388-155-040	AMD	01-17-084	388-160-0035	NEW-W	01-07-070
388-148-1075	NEW-P	01-12-101	388-155-050	AMD-P	01-07-052	388-160-0035	NEW-P	01-10-063
388-148-1075	NEW	01-18-037	388-155-050	AMD	01-17-084	388-160-0035	NEW	01-15-001
388-148-1080	NEW-W	01-08-064	388-155-060	AMD-P	01-07-052	388-160-0045	NEW-W	01-07-070
388-148-1080	NEW-P	01-12-101	388-155-060	AMD	01-17-084	388-160-0045	NEW-P	01-10-063
388-148-1080	NEW	01-18-037	388-155-080	AMD-P	01-07-052	388-160-0045	NEW	01-15-001
388-148-1085	NEW-W	01-08-064	388-155-080	AMD	01-17-084	388-160-0055	NEW-W	01-07-070
388-148-1085	NEW-P	01-12-101	388-155-085	AMD-P	01-07-052	388-160-0055	NEW-P	01-10-063
388-148-1085	NEW	01-18-037	388-155-085	AMD	01-17-084	388-160-0055	NEW	01-15-001
388-148-1090	NEW-W	01-08-064	388-155-090	AMD-P	01-07-052	388-160-0065	NEW-W	01-07-070
388-148-1090	NEW-P	01-12-101	388-155-090	AMD	01-17-084	388-160-0065	NEW-P	01-10-063
388-148-1090	NEW	01-18-037	388-155-092	AMD-P	01-07-052	388-160-0065	NEW	01-15-001
388-148-1095	NEW-W	01-08-064	388-155-092	AMD	01-17-084	388-160-0075	NEW-W	01-07-070
388-148-1095	NEW-P	01-12-101	388-155-093	AMD-P	01-07-052	388-160-0075	NEW-P	01-10-063
388-148-1095	NEW	01-18-037	388-155-093	AMD	01-17-084	388-160-0075	NEW	01-15-001
388-148-1100	NEW-W	01-08-064	388-155-094	AMD-P	01-07-052	388-160-0085	NEW-W	01-07-070
388-148-1100	NEW-P	01-12-101	388-155-094	AMD	01-17-084	388-160-0085	NEW-P	01-10-063
388-148-1100	NEW	01-18-037	388-155-095	AMD-P	01-07-052	388-160-0085	NEW	01-15-001
388-148-1105	NEW-W	01-08-064	388-155-095	AMD	01-17-084	388-160-0095	NEW-W	01-07-070
388-148-1105	NEW-P	01-12-101	388-155-160	AMD-P	01-07-052	388-160-0095	NEW-P	01-10-063
388-148-1105	NEW	01-18-037	388-155-160	AMD	01-17-084	388-160-0095	NEW	01-15-001
388-148-1110	NEW-W	01-08-064	388-155-190	AMD-P	01-07-052	388-160-010	REP-W	01-07-070
388-148-1110	NEW-P	01-12-101	388-155-190	AMD	01-17-084	388-160-010	REP-P	01-10-063
388-148-1110	NEW	01-18-037	388-155-270	AMD-P	01-07-052	388-160-010	REP	01-15-001
388-148-1115	NEW-W	01-08-064	388-155-270	AMD	01-17-084	388-160-0105	NEW-W	01-07-070
388-148-1115	NEW-P	01-12-101	388-155-330	AMD-P	01-07-052	388-160-0105	NEW-P	01-10-063
388-148-1115	NEW	01-18-037	388-155-330	AMD	01-17-084	388-160-0105	NEW	01-15-001
388-148-1120	NEW-W	01-08-064	388-155-370	AMD-P	01-07-052	388-160-0115	NEW-W	01-07-070
388-148-1120	NEW-P	01-12-101	388-155-370	AMD	01-17-084	388-160-0115	NEW-P	01-10-063
388-148-1120	NEW	01-18-037	388-155-380	AMD-P	01-07-052	388-160-0115	NEW	01-15-001
388-148-1125	NEW-W	01-08-064	388-155-380	AMD	01-17-084	388-160-0125	NEW-W	01-07-070
388-148-1125	NEW-P	01-12-101	388-155-420	AMD-P	01-07-052	388-160-0125	NEW-P	01-10-063
388-148-1125	NEW	01-18-037	388-155-420	AMD	01-17-084	388-160-0125	NEW	01-15-001
388-148-1130	NEW-W	01-08-064	388-155-480	AMD-P	01-07-052	388-160-0135	NEW-W	01-07-070
388-148-1130	NEW-P	01-12-101	388-155-480	AMD	01-17-084	388-160-0135	NEW-P	01-10-063
388-148-1130	NEW	01-18-037	388-155-605	AMD-P	01-07-052	388-160-0135	NEW	01-15-001
388-148-1135	NEW-W	01-08-064	388-155-605	AMD	01-17-084	388-160-0145	NEW-W	01-07-070
388-148-1135	NEW-P	01-12-101	388-155-610	AMD-P	01-07-052	388-160-0145	NEW-P	01-10-063
388-148-1135	NEW	01-18-037	388-155-610	AMD	01-17-084	388-160-0145	NEW	01-15-001
388-148-1140	NEW-W	01-08-064	388-155-620	AMD-P	01-07-052	388-160-0155	NEW-W	01-07-070
388-148-1145	NEW-W	01-08-064	388-155-620	AMD	01-17-084	388-160-0155	NEW-P	01-10-063
388-148-1205	NEW-E	01-24-065	388-155-630	AMD-P	01-07-052	388-160-0155	NEW	01-15-001
388-148-1210	NEW-E	01-24-065	388-155-630	AMD	01-17-084	388-160-0165	NEW-W	01-07-070
388-148-1215	NEW-E	01-24-065	388-155-640	AMD-P	01-07-052	388-160-0165	NEW-P	01-10-063
388-148-1220	NEW-E	01-24-065	388-155-640	AMD	01-17-084	388-160-0165	NEW	01-15-001
388-148-1225	NEW-E	01-24-065	388-155-650	AMD-P	01-07-052	388-160-0175	NEW-W	01-07-070
388-148-1230	NEW-E	01-24-065	388-155-650	AMD	01-17-084	388-160-0175	NEW-P	01-10-063
388-148-1235	NEW-E	01-24-065	388-155-660	AMD-P	01-07-052	388-160-0175	NEW	01-15-001
388-148-1240	NEW-E	01-24-065	388-155-660	AMD	01-17-084	388-160-0185	NEW-W	01-07-070
388-148-1245	NEW-E	01-24-065	388-155-670	AMD-P	01-07-052	388-160-0185	NEW-P	01-10-063
388-148-1250	NEW-E	01-24-065	388-155-670	AMD	01-17-084	388-160-0185	NEW	01-15-001
388-148-1255	NEW-E	01-24-065	388-155-680	AMD-P	01-07-052	388-160-0195	NEW-W	01-07-070
388-148-1260	NEW-E	01-24-065	388-155-680	AMD	01-17-084	388-160-0195	NEW-P	01-10-063
388-148-1265	NEW-E	01-24-065	388-160-0005	NEW-W	01-07-070	388-160-0195	NEW	01-15-001
388-148-1270	NEW-E	01-24-065	388-160-0005	NEW-P	01-10-063	388-160-020	REP-W	01-07-070

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-160-180	REP-W	01-07-070	388-160-390	REP	01-15-001	388-273-0020	NEW	01-09-023
388-160-180	REP-P	01-10-063	388-160-400	REP-W	01-07-070	388-273-0020	PREP	01-21-057
388-160-180	REP	01-15-001	388-160-400	REP-P	01-10-063	388-273-0020	AMD-P	02-02-053
388-160-190	REP-W	01-07-070	388-160-400	REP	01-15-001	388-273-0025	NEW-P	01-04-070
388-160-190	REP-P	01-10-063	388-160-410	REP-W	01-07-070	388-273-0025	NEW	01-09-023
388-160-190	REP	01-15-001	388-160-410	REP-P	01-10-063	388-273-0030	NEW-P	01-04-070
388-160-200	REP-W	01-07-070	388-160-410	REP	01-15-001	388-273-0030	NEW	01-09-023
388-160-200	REP-P	01-10-063	388-160-420	REP-W	01-07-070	388-273-0035	NEW-P	01-04-070
388-160-200	REP	01-15-001	388-160-420	REP-P	01-10-063	388-273-0035	NEW	01-09-023
388-160-210	REP-W	01-07-070	388-160-420	REP	01-15-001	388-290-0001	NEW-P	01-20-077
388-160-210	REP-P	01-10-063	388-160-430	REP-W	01-07-070	388-290-0001	NEW	02-01-135
388-160-210	REP	01-15-001	388-160-430	REP-P	01-10-063	388-290-0005	NEW-P	01-20-077
388-160-220	REP-W	01-07-070	388-160-430	REP	01-15-001	388-290-0005	NEW	02-01-135
388-160-220	REP-P	01-10-063	388-160-440	REP-W	01-07-070	388-290-0010	NEW-P	01-20-077
388-160-220	REP	01-15-001	388-160-440	REP-P	01-10-063	388-290-0010	NEW	02-01-135
388-160-230	REP-W	01-07-070	388-160-440	REP	01-15-001	388-290-0015	NEW-P	01-20-077
388-160-230	REP-P	01-10-063	388-160-460	REP-W	01-07-070	388-290-0015	NEW	02-01-135
388-160-230	REP	01-15-001	388-160-460	REP-P	01-10-063	388-290-0020	NEW-P	01-20-077
388-160-240	REP-W	01-07-070	388-160-460	REP	01-15-001	388-290-0020	NEW	02-01-135
388-160-240	REP-P	01-10-063	388-160-470	REP-W	01-07-070	388-290-0025	NEW-P	01-20-077
388-160-240	REP	01-15-001	388-160-470	REP-P	01-10-063	388-290-0025	NEW	02-01-135
388-160-250	REP-W	01-07-070	388-160-470	REP	01-15-001	388-290-0030	NEW-P	01-20-077
388-160-250	REP-P	01-10-063	388-160-480	REP-W	01-07-070	388-290-0030	NEW	02-01-135
388-160-250	REP	01-15-001	388-160-480	REP-P	01-10-063	388-290-0035	NEW-P	01-20-077
388-160-260	REP-W	01-07-070	388-160-480	REP	01-15-001	388-290-0035	NEW	02-01-135
388-160-260	REP-P	01-10-063	388-160-490	REP-W	01-07-070	388-290-0040	NEW-P	01-20-077
388-160-260	REP	01-15-001	388-160-490	REP-P	01-10-063	388-290-0040	NEW	02-01-135
388-160-270	REP-W	01-07-070	388-160-490	REP	01-15-001	388-290-0045	NEW-P	01-20-077
388-160-270	REP-P	01-10-063	388-160-500	REP-W	01-07-070	388-290-0045	NEW	02-01-135
388-160-270	REP	01-15-001	388-160-500	REP-P	01-10-063	388-290-0050	NEW-P	01-20-077
388-160-280	REP-W	01-07-070	388-160-500	REP	01-15-001	388-290-0050	NEW	02-01-135
388-160-280	REP-P	01-10-063	388-160-510	REP-W	01-07-070	388-290-0055	NEW-P	01-20-077
388-160-280	REP	01-15-001	388-160-510	REP-P	01-10-063	388-290-0055	NEW	02-01-135
388-160-290	REP-W	01-07-070	388-160-510	REP	01-15-001	388-290-0060	NEW-P	01-20-077
388-160-290	REP-P	01-10-063	388-160-520	REP-W	01-07-070	388-290-0060	NEW	02-01-135
388-160-290	REP	01-15-001	388-160-520	REP-P	01-10-063	388-290-0065	NEW-P	01-20-077
388-160-300	REP-W	01-07-070	388-160-520	REP	01-15-001	388-290-0065	NEW	02-01-135
388-160-300	REP-P	01-10-063	388-160-530	REP-W	01-07-070	388-290-0070	NEW-P	01-20-077
388-160-300	REP	01-15-001	388-160-530	REP-P	01-10-063	388-290-0070	NEW	02-01-135
388-160-310	REP-W	01-07-070	388-160-530	REP	01-15-001	388-290-0075	NEW-P	01-20-077
388-160-310	REP-P	01-10-063	388-160-540	REP-W	01-07-070	388-290-0075	NEW	02-01-135
388-160-310	REP	01-15-001	388-160-540	REP-P	01-10-063	388-290-0080	NEW-P	01-20-077
388-160-320	REP-W	01-07-070	388-160-540	REP	01-15-001	388-290-0080	NEW	02-01-135
388-160-320	REP-P	01-10-063	388-160-550	REP-W	01-07-070	388-290-0085	NEW-P	01-20-077
388-160-320	REP	01-15-001	388-160-550	REP-P	01-10-063	388-290-0085	NEW	02-01-135
388-160-340	REP-W	01-07-070	388-160-550	REP	01-15-001	388-290-0090	NEW-P	01-20-077
388-160-340	REP-P	01-10-063	388-160-560	REP-W	01-07-070	388-290-0090	NEW	02-01-135
388-160-340	REP	01-15-001	388-160-560	REP-P	01-10-063	388-290-0095	NEW-P	01-20-077
388-160-350	REP-W	01-07-070	388-160-560	REP	01-15-001	388-290-0095	NEW	02-01-135
388-160-350	REP-P	01-10-063	388-200-1050	REP-P	01-07-051	388-290-010	REP-P	01-20-077
388-160-350	REP	01-15-001	388-200-1050	REP	01-10-104	388-290-010	REP	02-01-135
388-160-360	REP-W	01-07-070	388-200-1300	REP-P	01-07-051	388-290-0100	NEW-P	01-20-077
388-160-360	REP-P	01-10-063	388-200-1300	REP	01-10-104	388-290-0100	NEW	02-01-135
388-160-360	REP	01-15-001	388-200-1350	REP-P	01-07-051	388-290-0105	NEW-P	01-20-077
388-160-370	REP-W	01-07-070	388-200-1350	REP	01-10-104	388-290-0105	NEW	02-01-135
388-160-370	REP-P	01-10-063	388-222-001	REP	01-03-066	388-290-0110	NEW-P	01-20-077
388-160-370	REP	01-15-001	388-222-010	REP	01-03-066	388-290-0110	NEW	02-01-135
388-160-380	REP-W	01-07-070	388-222-020	REP	01-03-066	388-290-0115	NEW-P	01-20-077
388-160-380	REP-P	01-10-063	388-265	PREP	01-23-063	388-290-0115	NEW	02-01-135
388-160-380	REP	01-15-001	388-273-0010	NEW-P	01-04-070	388-290-0120	NEW-P	01-20-077
388-160-390	REP-W	01-07-070	388-273-0010	NEW	01-09-023	388-290-0120	NEW	02-01-135
388-160-390	REP-P	01-10-063	388-273-0020	NEW-P	01-04-070	388-290-0125	NEW-P	01-20-077

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Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-290-0125	NEW	02-01-135	388-290-270	REP-P	01-20-077	388-290-925	REP-P	01-20-077
388-290-0130	NEW-P	01-20-077	388-290-270	REP	02-01-135	388-290-925	REP	02-01-135
388-290-0130	NEW	02-01-135	388-290-280	REP-P	01-20-077	388-290-930	REP-P	01-20-077
388-290-0135	NEW-P	01-20-077	388-290-280	REP	02-01-135	388-290-930	REP	02-01-135
388-290-0135	NEW	02-01-135	388-290-300	REP-P	01-20-077	388-290-935	REP-P	01-20-077
388-290-0140	NEW-P	01-20-077	388-290-300	REP	02-01-135	388-290-935	REP	02-01-135
388-290-0140	NEW	02-01-135	388-290-350	REP-P	01-20-077	388-290-940	REP-P	01-20-077
388-290-0145	NEW-P	01-20-077	388-290-350	REP	02-01-135	388-290-940	REP	02-01-135
388-290-0145	NEW	02-01-135	388-290-375	REP-P	01-20-077	388-290-945	REP-P	01-20-077
388-290-015	REP-P	01-20-077	388-290-375	REP	02-01-135	388-290-945	REP	02-01-135
388-290-015	REP	02-01-135	388-290-400	REP-P	01-20-077	388-290-950	REP-P	01-20-077
388-290-0150	NEW-P	01-20-077	388-290-400	REP	02-01-135	388-290-950	REP	02-01-135
388-290-0150	NEW	02-01-135	388-290-450	REP-P	01-20-077	388-310	PREP	02-01-008
388-290-0155	NEW-P	01-20-077	388-290-450	REP	02-01-135	388-310-0600	AMD-E	01-15-010
388-290-0155	NEW	02-01-135	388-290-475	REP-P	01-20-077	388-310-0600	AMD-E	01-22-045
388-290-0160	NEW-P	01-20-077	388-290-475	REP	02-01-135	388-310-0600	AMD-P	02-01-133
388-290-0160	NEW	02-01-135	388-290-500	REP-P	01-20-077	388-310-0800	AMD-P	01-12-056
388-290-0165	NEW-P	01-20-077	388-290-500	REP	02-01-135	388-310-0800	AMD	01-17-053
388-290-0165	NEW	02-01-135	388-290-525	REP-P	01-20-077	388-310-0800	PREP	01-23-066
388-290-0180	NEW-P	01-20-077	388-290-525	REP	02-01-135	388-310-0900	AMD-P	01-03-060
388-290-0180	NEW	02-01-135	388-290-600	REP-P	01-20-077	388-310-0900	AMD-E	01-03-132
388-290-0185	NEW-P	01-20-077	388-290-600	REP	02-01-135	388-310-0900	AMD	01-15-009
388-290-0185	NEW	02-01-135	388-290-650	REP-P	01-20-077	388-310-1000	AMD-P	01-03-060
388-290-0190	NEW-P	01-20-077	388-290-650	REP	02-01-135	388-310-1000	AMD-E	01-03-132
388-290-0190	NEW	02-01-135	388-290-700	REP-P	01-20-077	388-310-1000	AMD	01-15-009
388-290-0195	NEW-P	01-20-077	388-290-700	REP	02-01-135	388-310-1050	AMD-P	01-03-060
388-290-0200	NEW-P	01-20-077	388-290-750	REP-P	01-20-077	388-310-1050	AMD-E	01-03-132
388-290-0200	NEW	02-01-135	388-290-750	REP	02-01-135	388-310-1050	AMD	01-15-009
388-290-0205	NEW-P	01-20-077	388-290-800	REP-P	01-20-077	388-310-1300	AMD-E	01-05-007
388-290-0205	NEW	02-01-135	388-290-800	REP	02-01-135	388-310-1300	AMD-P	01-19-022
388-290-0210	NEW-P	01-20-077	388-290-850	REP-P	01-20-077	388-310-1300	AMD-E	02-01-010
388-290-0210	NEW	02-01-135	388-290-850	REP	02-01-135	388-310-1600	PREP	01-23-062
388-290-0220	NEW-P	01-20-077	388-290-854	REP-P	01-20-077	388-310-2000	NEW	01-03-042
388-290-0220	NEW	02-01-135	388-290-854	REP	02-01-135	388-330-010	REP-W	01-07-071
388-290-0225	NEW-P	01-20-077	388-290-858	REP-P	01-20-077	388-330-010	REP-P	01-10-062
388-290-0225	NEW	02-01-135	388-290-858	REP	02-01-135	388-330-010	REP	01-18-025
388-290-0230	NEW-P	01-20-077	388-290-862	REP-P	01-20-077	388-330-020	REP-W	01-07-071
388-290-0230	NEW	02-01-135	388-290-862	REP	02-01-135	388-330-020	REP-P	01-10-062
388-290-0235	NEW-P	01-20-077	388-290-866	REP-P	01-20-077	388-330-020	REP	01-18-025
388-290-0235	NEW	02-01-135	388-290-866	REP	02-01-135	388-330-030	REP-W	01-07-071
388-290-0240	NEW-P	01-20-077	388-290-870	REP-P	01-20-077	388-330-030	REP-P	01-10-062
388-290-0240	NEW	02-01-135	388-290-870	REP	02-01-135	388-330-030	REP	01-18-025
388-290-0245	NEW-P	01-20-077	388-290-874	REP-P	01-20-077	388-330-035	REP-W	01-07-071
388-290-0245	NEW	02-01-135	388-290-874	REP	02-01-135	388-330-035	REP-P	01-10-062
388-290-0250	NEW-P	01-20-077	388-290-878	REP-P	01-20-077	388-330-035	REP	01-18-025
388-290-0250	NEW	02-01-135	388-290-878	REP	02-01-135	388-330-040	REP-W	01-07-071
388-290-0255	NEW-P	01-20-077	388-290-882	REP-P	01-20-077	388-330-040	REP-P	01-10-062
388-290-0255	NEW	02-01-135	388-290-882	REP	02-01-135	388-330-040	REP	01-18-025
388-290-0260	NEW-P	01-20-077	388-290-886	REP-P	01-20-077	388-330-050	REP-W	01-07-071
388-290-0260	NEW	02-01-135	388-290-886	REP	02-01-135	388-330-050	REP-P	01-10-062
388-290-0265	NEW-P	01-20-077	388-290-888	REP-P	01-20-077	388-330-050	REP	01-18-025
388-290-0265	NEW	02-01-135	388-290-888	REP	02-01-135	388-330-060	REP-W	01-07-071
388-290-0270	NEW-P	01-20-077	388-290-900	REP-P	01-20-077	388-330-060	REP-P	01-10-062
388-290-0270	NEW	02-01-135	388-290-900	REP	02-01-135	388-330-060	REP	01-18-025
388-290-075	REP-P	01-20-077	388-290-905	REP-P	01-20-077	388-400-0005	AMD	01-03-121
388-290-075	REP	02-01-135	388-290-905	REP	02-01-135	388-400-0015	REP	01-03-121
388-290-125	REP-P	01-20-077	388-290-910	REP-P	01-20-077	388-400-0020	REP-P	01-03-120
388-290-125	REP	02-01-135	388-290-910	REP	02-01-135	388-400-0020	REP	01-07-001
388-290-150	REP-P	01-20-077	388-290-915	REP-P	01-20-077	388-400-0030	AMD-P	01-03-040
388-290-150	REP	02-01-135	388-290-915	REP	02-01-135	388-400-0030	AMD-E	01-03-041
388-290-200	REP-P	01-20-077	388-290-920	REP-P	01-20-077	388-400-0030	AMD	01-06-031
388-290-200	REP	02-01-135	388-290-920	REP	02-01-135	388-400-0035	AMD-P	01-10-066

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388-400-0035	AMD-E	01-10-067	388-434-0005	PREP	02-01-100	388-450-0195	AMD	01-21-059
388-400-0035	AMD	01-13-046	388-434-0010	AMD-P	01-11-037	388-450-0210	AMD-P	01-23-071
388-404-0005	AMD	01-03-121	388-434-0010	AMD	01-15-011	388-452	PREP	01-06-027
388-406	PREP	01-06-027	388-434-0010	AMD-P	01-19-019	388-452-0005	AMD-P	01-10-065
388-406-0010	PREP	02-01-100	388-438	PREP	01-07-018	388-452-0005	AMD	01-14-060
388-406-0015	AMD-P	01-14-057	388-438-0100	PREP	02-01-101	388-454	PREP	01-08-029
388-406-0015	AMD	01-18-036	388-438-0110	AMD	01-05-041	388-454-0005	AMD	01-03-121
388-406-0055	PREP	02-01-098	388-444	PREP	01-12-020	388-454-0006	NEW-E	01-06-025
388-408	PREP	01-23-064	388-444-0075	AMD	01-05-006	388-454-0006	NEW-E	01-14-058
388-408-0005	AMD	01-03-121	388-448	PREP	01-04-069	388-454-0006	NEW-P	01-20-049
388-408-0010	AMD	01-03-121	388-448	PREP	01-23-065	388-454-0006	NEW-E	01-20-050
388-408-0015	AMD	01-03-121	388-448-0020	AMD-P	01-11-106	388-454-0006	NEW	02-01-011
388-408-0020	AMD	01-03-121	388-448-0020	AMD	01-14-059	388-454-0010	AMD	01-03-121
388-408-0025	AMD	01-03-121	388-448-0070	AMD-P	01-11-106	388-454-0025	AMD-P	01-20-049
388-408-0030	AMD	01-03-121	388-448-0070	AMD	01-14-059	388-454-0025	AMD	02-01-011
388-408-0034	NEW-P	01-18-035	388-448-0120	AMD-P	01-11-106	388-458-0001	REP-P	01-12-055
388-408-0034	NEW	01-21-060	388-448-0120	AMD	01-14-059	388-458-0001	REP	01-16-087
388-408-0035	AMD-P	01-18-035	388-448-0130	AMD-P	01-11-106	388-458-0002	NEW-P	01-12-055
388-408-0035	AMD	01-21-060	388-448-0130	AMD	01-14-059	388-458-0002	NEW	01-16-087
388-408-0040	AMD-P	01-18-035	388-448-0140	AMD-P	01-11-106	388-458-0005	REP-P	01-12-055
388-408-0040	AMD	01-21-060	388-448-0140	AMD	01-14-059	388-458-0005	REP	01-16-087
388-408-0045	AMD-P	01-18-035	388-448-0180	AMD-P	01-11-106	388-458-0006	NEW-P	01-12-055
388-408-0045	AMD	01-21-060	388-448-0180	AMD	01-14-059	388-458-0006	NEW	01-16-087
388-408-0050	AMD-P	01-18-035	388-448-0200	AMD-P	01-11-106	388-458-0010	REP-P	01-12-055
388-408-0050	AMD	01-21-060	388-448-0200	AMD	01-14-059	388-458-0010	REP	01-16-087
388-410	PREP	01-21-010	388-450	PREP	01-06-027	388-458-0011	NEW-P	01-12-055
388-410-0020	AMD-P	01-11-091	388-450-0015	AMD-P	01-13-086	388-458-0011	NEW	01-16-087
388-410-0020	AMD	01-14-032	388-450-0015	AMD	01-18-006	388-458-0015	REP-P	01-12-055
388-410-0025	AMD-P	01-11-091	388-450-0015	PREP	01-21-022	388-458-0015	REP	01-16-087
388-410-0025	AMD	01-14-032	388-450-0045	AMD-P	01-23-068	388-458-0016	NEW-P	01-12-055
388-410-0030	AMD-P	01-11-091	388-450-0050	AMD-P	01-20-076	388-458-0016	NEW	01-16-087
388-410-0030	AMD	01-14-032	388-450-0050	AMD	01-23-044	388-458-0020	NEW-P	01-12-055
388-412-0005	AMD-P	01-13-068	388-450-0055	PREP	01-21-022	388-458-0020	NEW	01-16-087
388-412-0005	AMD	01-18-054	388-450-0070	AMD-P	01-23-069	388-458-0025	NEW-P	01-12-055
388-412-0015	AMD-P	01-13-068	388-450-0080	AMD-P	01-16-140	388-458-0025	NEW	01-16-087
388-412-0015	AMD	01-18-054	388-450-0080	AMD	01-19-020	388-458-0030	NEW-P	01-12-055
388-412-0020	AMD-P	01-13-068	388-450-0085	AMD-P	01-16-140	388-458-0030	NEW	01-16-087
388-412-0020	AMD	01-18-054	388-450-0085	AMD	01-19-020	388-458-0035	NEW-P	01-12-055
388-412-0025	AMD-P	01-13-068	388-450-0090	REP-P	01-16-140	388-458-0035	NEW	01-16-087
388-412-0025	AMD	01-18-054	388-450-0090	REP	01-19-020	388-458-0040	NEW-P	01-12-055
388-412-0040	AMD-P	01-13-068	388-450-0125	REP-P	01-08-044	388-458-0040	NEW	01-16-087
388-412-0040	AMD	01-18-054	388-450-0125	REP	01-11-108	388-458-0045	NEW-P	01-12-055
388-412-0045	REP-P	01-13-068	388-450-0140	AMD-P	01-18-035	388-458-0045	NEW	01-16-087
388-412-0045	REP	01-18-054	388-450-0140	AMD	01-21-060	388-460	PREP	01-23-067
388-414	PREP	01-06-027	388-450-0140	AMD-E	01-24-016	388-462-0020	NEW-E	01-13-085
388-414-0001	AMD-P	01-04-074	388-450-0155	AMD-E	01-12-057	388-462-0020	NEW-P	01-21-119
388-414-0001	AMD	01-07-054	388-450-0155	AMD-P	01-16-088	388-462-0020	NEW-E	01-21-120
388-416	PREP	01-06-027	388-450-0155	AMD	01-21-026	388-462-0020	NEW	02-01-134
388-416-0005	AMD-P	01-08-058	388-450-0156	NEW-E	01-12-057	388-466-0010	REP-P	02-01-102
388-416-0005	AMD	01-11-107	388-450-0156	NEW-P	01-16-088	388-466-0120	NEW-P	02-01-102
388-416-0005	PREP	02-01-100	388-450-0156	NEW	01-21-026	388-466-0140	NEW-P	02-01-102
388-418	PREP	01-06-027	388-450-0160	AMD-E	01-12-057	388-468-0005	PREP	01-08-028
388-418-0005	AMD-S	01-08-059	388-450-0160	AMD-P	01-16-088	388-470	PREP	01-06-027
388-418-0005	AMD	01-11-109	388-450-0160	AMD	01-21-026	388-470-0026	NEW-P	01-13-086
388-418-0007	NEW-S	01-08-059	388-450-0190	AMD-P	01-03-038	388-470-0026	NEW	01-18-006
388-418-0007	NEW	01-11-109	388-450-0190	AMD-E	01-03-039	388-470-0060	AMD-E	01-13-003
388-422-0005	PREP	01-13-025	388-450-0190	AMD	01-06-030	388-470-0060	AMD-P	01-16-088
388-422-0005	AMD-P	01-16-139	388-450-0190	AMD-P	01-18-034	388-470-0060	AMD	01-21-026
388-422-0005	AMD-W	01-18-090	388-450-0190	AMD-E	01-18-092	388-470-0075	AMD-W	01-09-073
388-424-0010	AMD-P	01-23-070	388-450-0190	AMD	01-21-059	388-470-0075	AMD-P	01-12-069
388-432-0005	NEW	01-03-066	388-450-0195	AMD-P	01-18-034	388-470-0075	AMD	01-15-078
388-434	PREP	01-06-027	388-450-0195	AMD-E	01-18-092	388-470-0075	AMD	01-16-134

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-472-0005	PREP	01-03-119	388-478-0075	PREP	01-21-096	388-512-1220	REP	01-06-042
388-472-0005	AMD-P	01-07-051	388-478-0075	AMD-E	02-02-070	388-512-1225	REP	01-06-042
388-472-0005	AMD	01-10-104	388-478-0080	AMD-P	01-09-068	388-512-1230	REP	01-06-042
388-472-0010	NEW-P	01-07-051	388-478-0080	AMD-E	01-09-069	388-512-1235	REP	01-06-042
388-472-0010	NEW	01-10-104	388-478-0080	AMD	01-12-073	388-512-1240	REP	01-06-042
388-472-0020	NEW-P	01-07-051	388-478-0080	PREP	02-01-099	388-512-1245	REP	01-06-042
388-472-0020	NEW	01-10-104	388-478-0080	AMD-E	02-02-071	388-512-1250	REP	01-06-042
388-472-0030	NEW-P	01-07-051	388-478-0085	PREP	01-08-027	388-512-1255	REP	01-06-042
388-472-0030	NEW	01-10-104	388-478-0085	AMD-E	01-08-032	388-512-1260	REP	01-06-042
388-472-0040	NEW-P	01-07-051	388-478-0085	AMD-P	01-14-079	388-512-1265	REP	01-06-042
388-472-0040	NEW	01-10-104	388-478-0085	AMD-E	01-14-080	388-512-1275	REP	01-06-042
388-472-0050	NEW-P	01-07-051	388-478-0085	AMD	01-18-056	388-513-1301	PREP	01-18-046
388-472-0050	NEW	01-10-104	388-484-0005	AMD	01-04-016	388-513-1301	AMD-P	01-20-111
388-474-0001	AMD	01-06-042	388-484-0005	PREP	01-16-017	388-513-1301	AMD-W	01-21-009
388-474-0010	PREP	01-11-050	388-484-0010	NEW	01-04-016	388-513-1301	AMD-P	01-21-098
388-474-0010	AMD-P	01-16-137	388-484-0010	PREP	01-16-017	388-513-1350	AMD-P	01-13-087
388-474-0010	AMD	01-19-023	388-488	PREP	01-03-024	388-513-1350	AMD-E	01-13-088
388-475	PREP	01-18-045	388-490	PREP	01-06-027	388-513-1350	AMD	01-18-055
388-475-1000	NEW-P	01-21-118	388-492-0010	NEW-P	01-18-091	388-513-1380	AMD-P	01-13-087
388-475-1000	NEW	02-01-073	388-492-0010	NEW	01-21-058	388-513-1380	AMD-E	01-13-088
388-475-1050	NEW-P	01-21-118	388-492-0020	NEW-P	01-18-091	388-513-1380	AMD	01-18-055
388-475-1050	NEW	02-01-073	388-492-0020	NEW	01-21-058	388-515	PREP	01-11-095
388-475-1100	NEW-P	01-21-118	388-492-0030	NEW-P	01-18-091	388-515-1505	AMD-P	01-20-112
388-475-1100	NEW	02-01-073	388-492-0030	NEW	01-21-058	388-517-0300	PREP	01-21-097
388-475-1150	NEW-P	01-21-118	388-492-0040	NEW-P	01-18-091	388-517-0400	NEW	01-06-033
388-475-1150	NEW	02-01-073	388-492-0040	NEW	01-21-058	388-519-0120	PREP	02-01-101
388-475-1200	NEW-P	01-21-118	388-492-0050	NEW-P	01-18-091	388-523-0100	PREP	01-19-018
388-475-1200	NEW	02-01-073	388-492-0050	NEW	01-21-058	388-527-2700	PREP	02-02-052
388-475-1250	NEW-P	01-21-118	388-492-0060	NEW-P	01-18-091	388-530	PREP	01-15-007
388-475-1250	NEW	02-01-073	388-492-0060	NEW	01-21-058	388-530-1050	PREP	01-13-070
388-478-0015	AMD-P	01-08-044	388-492-0070	NEW-P	01-18-091	388-530-1050	AMD-P	01-20-109
388-478-0015	AMD	01-11-108	388-492-0070	NEW	01-21-058	388-530-1050	AMD-C	01-22-095
388-478-0026	REP-P	02-01-132	388-492-0080	NEW-P	01-18-091	388-530-1050	AMD	01-24-066
388-478-0055	AMD-P	01-04-068	388-492-0080	NEW	01-21-058	388-530-1260	PREP	01-13-070
388-478-0055	AMD	01-08-015	388-492-0090	NEW-P	01-18-091	388-530-1260	NEW-P	01-20-109
388-478-0055	AMD-E	01-14-031	388-492-0090	NEW	01-21-058	388-530-1260	NEW-C	01-22-095
388-478-0055	AMD-P	01-16-086	388-492-0100	NEW-P	01-18-091	388-530-1260	NEW	01-24-066
388-478-0055	AMD	01-19-024	388-492-0100	NEW	01-21-058	388-533	PREP	01-17-052
388-478-0055	AMD-E	01-24-015	388-492-0110	NEW-P	01-18-091	388-533-1000	NEW-P	01-11-097
388-478-0056	REP-P	01-04-068	388-492-0110	NEW	01-21-058	388-533-1000	NEW	01-15-008
388-478-0056	REP	01-08-015	388-492-0120	NEW-P	01-18-091	388-534	PREP	01-20-048
388-478-0057	PREP	01-11-079	388-492-0120	NEW	01-21-058	388-535	PREP	01-07-018
388-478-0057	NEW-P	01-19-073	388-492-0130	NEW-P	01-18-091	388-535-1230	AMD-P	01-03-154
388-478-0057	NEW	01-22-088	388-492-0130	NEW	01-21-058	388-535-1230	AMD	01-07-077
388-478-0060	AMD-P	01-18-034	388-501-0050	AMD	01-12-070	388-535-1250	REP-P	01-20-110
388-478-0060	AMD-E	01-18-092	388-501-0300	AMD-P	01-09-037	388-535-1250	REP	02-01-050
388-478-0060	AMD	01-21-059	388-501-0300	AMD	01-12-072	388-535A-0010	NEW-P	01-20-110
388-478-0065	PREP	01-08-027	388-502	PREP	01-16-135	388-535A-0010	NEW	02-01-050
388-478-0065	AMD-E	01-08-032	388-502-0010	AMD	01-07-076	388-535A-0020	NEW-P	01-20-110
388-478-0065	AMD-P	01-14-079	388-502-0020	AMD	01-07-076	388-535A-0020	NEW	02-01-050
388-478-0065	AMD-E	01-14-080	388-502-0160	AMD	01-05-100	388-535A-0030	NEW-P	01-20-110
388-478-0065	AMD	01-18-056	388-502-0160	PREP	01-10-060	388-535A-0030	NEW	02-01-050
388-478-0070	AMD-P	01-09-068	388-502-0160	AMD-P	01-17-047	388-535A-0040	NEW-P	01-20-110
388-478-0070	AMD-E	01-09-069	388-502-0160	AMD	01-21-023	388-535A-0040	NEW	02-01-050
388-478-0070	AMD	01-12-073	388-502-0160	PREP	02-01-076	388-535A-0050	NEW-P	01-20-110
388-478-0070	PREP	02-01-099	388-505-0210	AMD-P	01-07-012	388-535A-0050	NEW	02-01-050
388-478-0070	AMD-E	02-02-071	388-505-0210	AMD	01-11-110	388-535A-0060	NEW-P	01-20-110
388-478-0075	PREP	01-08-027	388-505-0220	AMD-P	01-07-012	388-535A-0060	NEW	02-01-050
388-478-0075	AMD-E	01-08-032	388-505-0220	AMD	01-11-110	388-538	PREP	01-07-008
388-478-0075	AMD-P	01-14-079	388-505-0595	REP	01-06-043	388-538-050	AMD-P	01-20-113
388-478-0075	AMD-E	01-14-080	388-512-1210	REP-W	01-06-046	388-538-050	AMD	02-01-075
388-478-0075	AMD	01-18-056	388-512-1215	REP	01-06-042	388-538-060	AMD-P	01-20-113

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-538-060	AMD	02-01-075	388-545-900	NEW	01-20-114	388-815-030	REP	01-13-026
388-538-065	AMD-P	01-20-113	388-546-0001	NEW	01-03-084	388-815-100	REP-XR	01-07-019
388-538-065	AMD	02-01-075	388-546-0100	NEW	01-03-084	388-815-100	REP	01-13-026
388-538-066	REP-P	01-20-113	388-546-0150	NEW	01-03-084	388-815-110	REP-XR	01-07-019
388-538-066	REP	02-01-075	388-546-0200	NEW	01-03-084	388-815-110	REP	01-13-026
388-538-067	PREP	01-10-059	388-546-0250	NEW	01-03-084	388-815-120	REP-XR	01-07-019
388-538-067	NEW-P	01-20-113	388-546-0300	NEW	01-03-084	388-815-120	REP	01-13-026
388-538-067	NEW	02-01-075	388-546-0400	NEW	01-03-084	388-815-130	REP-XR	01-07-019
388-538-068	PREP	01-10-059	388-546-0450	NEW	01-03-084	388-815-130	REP	01-13-026
388-538-068	NEW-P	01-20-113	388-546-0500	NEW	01-03-084	388-815-140	REP-XR	01-07-019
388-538-068	NEW	02-01-075	388-546-0600	NEW	01-03-084	388-815-140	REP	01-13-026
388-538-070	AMD-P	01-20-113	388-546-0700	NEW	01-03-084	388-815-160	REP-XR	01-07-019
388-538-070	AMD	02-01-075	388-546-0800	NEW	01-03-084	388-815-160	REP	01-13-026
388-538-080	AMD-P	01-20-113	388-546-1000	NEW	01-03-084	388-815-200	REP-XR	01-07-019
388-538-080	AMD	02-01-075	388-546-5000	NEW	01-06-029	388-815-200	REP	01-13-026
388-538-095	AMD-P	01-20-113	388-546-5100	NEW	01-06-029	388-815-205	REP-XR	01-07-019
388-538-095	AMD	02-01-075	388-546-5200	NEW	01-06-029	388-815-205	REP	01-13-026
388-538-100	AMD-P	01-20-113	388-546-5300	NEW	01-06-029	388-815-210	REP-XR	01-07-019
388-538-100	AMD	02-01-075	388-546-5400	NEW	01-06-029	388-815-210	REP	01-13-026
388-538-110	AMD-P	01-20-113	388-546-5500	NEW	01-06-029	388-815-215	REP-XR	01-07-019
388-538-110	AMD	02-01-075	388-550	PREP	01-11-096	388-815-215	REP	01-13-026
388-538-120	AMD-P	01-20-113	388-550-1050	AMD-P	01-09-070	388-815-220	REP-XR	01-07-019
388-538-120	AMD	02-01-075	388-550-1050	AMD	01-16-142	388-815-220	REP	01-13-026
388-538-130	AMD-P	01-20-113	388-550-1100	AMD-P	01-09-070	388-815-230	REP-XR	01-07-019
388-538-130	AMD	02-01-075	388-550-1100	AMD	01-16-142	388-815-230	REP	01-13-026
388-538-140	AMD-P	01-20-113	388-550-2598	PREP	01-20-075	388-815-240	REP-XR	01-07-019
388-538-140	AMD	02-01-075	388-550-2700	REP-P	01-09-070	388-815-240	REP	01-13-026
388-539-0500	REP-X	01-18-057	388-550-2700	REP	01-16-142	388-815-250	REP-XR	01-07-019
388-539-0500	REP	01-23-045	388-550-2800	AMD-P	01-09-070	388-815-250	REP	01-13-026
388-539-0550	REP-X	01-18-057	388-550-2800	AMD	01-16-142	388-820-005	REP-XR	01-10-061
388-539-0550	REP	01-23-045	388-550-2900	AMD-P	01-09-070	388-820-005	REP	01-16-016
388-542-0050	AMD-P	01-20-113	388-550-2900	AMD	01-16-142	388-820-010	AMD-P	01-09-081
388-542-0050	AMD	02-01-075	388-550-3300	AMD-P	01-09-070	388-820-010	AMD	01-22-020
388-542-0100	AMD-P	01-20-113	388-550-3300	AMD	01-16-142	388-820-015	REP-XR	01-10-061
388-542-0100	AMD	02-01-075	388-550-3600	AMD-P	01-09-070	388-820-015	REP	01-16-016
388-542-0125	AMD-P	01-20-113	388-550-3600	AMD	01-16-142	388-820-020	AMD-P	01-09-081
388-542-0125	AMD	02-01-075	388-550-3700	AMD-P	01-09-070	388-820-020	AMD	01-22-020
388-542-0150	AMD-P	01-20-113	388-550-3700	AMD	01-16-142	388-820-025	REP-XR	01-10-061
388-542-0150	AMD	02-01-075	388-550-3800	AMD-P	01-09-070	388-820-025	REP	01-16-016
388-542-0200	AMD-P	01-20-113	388-550-3800	AMD	01-16-142	388-820-030	AMD-P	01-09-081
388-542-0200	AMD	02-01-075	388-550-4300	AMD-P	01-09-070	388-820-030	AMD	01-22-020
388-542-0220	NEW-P	01-20-113	388-550-4300	AMD	01-16-142	388-820-035	REP-XR	01-10-061
388-542-0220	NEW	02-01-075	388-550-4400	AMD-P	01-09-070	388-820-035	REP	01-16-016
388-542-0250	AMD-P	01-20-113	388-550-4400	AMD	01-16-142	388-820-040	AMD-P	01-09-081
388-542-0250	AMD	02-01-075	388-550-4500	AMD-P	01-09-070	388-820-040	AMD	01-22-020
388-542-0275	AMD-P	01-20-113	388-550-4500	AMD	01-16-142	388-820-045	REP-XR	01-10-061
388-542-0275	AMD	02-01-075	388-550-4800	AMD-P	01-09-070	388-820-045	REP	01-16-016
388-542-0300	AMD-P	01-20-113	388-550-4800	AMD	01-16-142	388-820-050	AMD-P	01-09-081
388-542-0300	AMD	02-01-075	388-551	PREP	01-03-095	388-820-050	AMD	01-22-020
388-542-0500	NEW-P	01-20-113	388-551	PREP	01-03-096	388-820-055	REP-XR	01-10-061
388-542-0500	NEW	02-01-075	388-551-3000	NEW	01-05-040	388-820-055	REP	01-16-016
388-543-1000	AMD-P	01-21-106	388-561-0001	NEW	01-06-043	388-820-060	AMD-P	01-09-081
388-543-1150	PREP	01-05-027	388-561-0100	NEW	01-06-043	388-820-060	AMD	01-22-020
388-543-1150	NEW-P	01-11-105	388-561-0200	NEW	01-06-043	388-820-065	REP-XR	01-10-061
388-543-1150	NEW	01-16-141	388-561-0300	NEW	01-06-043	388-820-065	REP	01-16-016
388-543-1300	AMD-P	01-21-106	388-815-005	REP-XR	01-07-019	388-820-070	AMD-P	01-09-081
388-543-2200	AMD-P	01-21-106	388-815-005	REP	01-13-026	388-820-070	AMD	01-22-020
388-543-2800	PREP	01-05-027	388-815-010	REP-XR	01-07-019	388-820-075	REP-XR	01-10-061
388-543-2800	AMD-P	01-11-105	388-815-010	REP	01-13-026	388-820-075	REP	01-16-016
388-543-2800	AMD	01-16-141	388-815-020	REP-XR	01-07-019	388-820-080	AMD-P	01-09-081
388-544	PREP	01-07-018	388-815-020	REP	01-13-026	388-820-080	AMD	01-22-020
388-545-900	NEW-P	01-16-138	388-815-030	REP-XR	01-07-019	388-820-085	REP-XR	01-10-061

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388-820-085	REP	01-16-016	388-820-220	NEW	01-22-020	388-820-530	NEW	01-22-020
388-820-090	AMD-P	01-09-081	388-820-230	NEW-P	01-09-081	388-820-540	NEW-P	01-09-081
388-820-090	AMD	01-22-020	388-820-230	NEW	01-22-020	388-820-540	NEW	01-22-020
388-820-095	REP-XR	01-10-061	388-820-240	NEW-P	01-09-081	388-820-550	NEW-P	01-09-081
388-820-095	REP	01-16-016	388-820-240	NEW	01-22-020	388-820-550	NEW	01-22-020
388-820-100	AMD-P	01-09-081	388-820-250	NEW-P	01-09-081	388-820-560	NEW-P	01-09-081
388-820-100	AMD	01-22-020	388-820-250	NEW	01-22-020	388-820-560	NEW	01-22-020
388-820-1001	NEW-E	01-22-019	388-820-260	NEW-P	01-09-081	388-820-570	NEW-P	01-09-081
388-820-1001	REP-E	02-02-084	388-820-260	NEW	01-22-020	388-820-570	NEW	01-22-020
388-820-1002	NEW-E	01-22-019	388-820-270	NEW-P	01-09-081	388-820-580	NEW-P	01-09-081
388-820-1002	REP-E	02-02-084	388-820-270	NEW	01-22-020	388-820-580	NEW	01-22-020
388-820-1003	NEW-E	01-22-019	388-820-280	NEW-P	01-09-081	388-820-590	NEW-P	01-09-081
388-820-1003	REP-E	02-02-084	388-820-280	NEW	01-22-020	388-820-590	NEW	01-22-020
388-820-1004	NEW-E	01-22-019	388-820-290	NEW-P	01-09-081	388-820-600	NEW-P	01-09-081
388-820-1004	REP-E	02-02-084	388-820-290	NEW	01-22-020	388-820-600	NEW	01-22-020
388-820-1005	NEW-E	01-22-019	388-820-300	NEW-P	01-09-081	388-820-610	NEW-P	01-09-081
388-820-1005	REP-E	02-02-084	388-820-300	NEW	01-22-020	388-820-610	NEW	01-22-020
388-820-1006	NEW-E	01-22-019	388-820-310	NEW-P	01-09-081	388-820-620	NEW-P	01-09-081
388-820-1006	REP-E	02-02-084	388-820-310	NEW	01-22-020	388-820-620	NEW	01-22-020
388-820-1007	NEW-E	01-22-019	388-820-320	NEW-P	01-09-081	388-820-630	NEW-P	01-09-081
388-820-1007	REP-E	02-02-084	388-820-320	NEW	01-22-020	388-820-630	NEW	01-22-020
388-820-1008	NEW-E	01-22-019	388-820-330	NEW-P	01-09-081	388-820-640	NEW-P	01-09-081
388-820-1008	REP-E	02-02-084	388-820-330	NEW	01-22-020	388-820-640	NEW	01-22-020
388-820-1009	NEW-E	01-22-019	388-820-340	NEW-P	01-09-081	388-820-650	NEW-P	01-09-081
388-820-1009	REP-E	02-02-084	388-820-340	NEW	01-22-020	388-820-650	NEW	01-22-020
388-820-1010	NEW-E	01-22-019	388-820-350	NEW-P	01-09-081	388-820-660	NEW-P	01-09-081
388-820-1010	REP-P	02-02-084	388-820-350	NEW	01-22-020	388-820-660	NEW	01-22-020
388-820-1011	NEW-E	01-22-019	388-820-360	NEW-P	01-09-081	388-820-670	NEW-P	01-09-081
388-820-1011	REP-P	02-02-084	388-820-360	NEW	01-22-020	388-820-670	NEW	01-22-020
388-820-1012	NEW-E	01-22-019	388-820-370	NEW-P	01-09-081	388-820-680	NEW-P	01-09-081
388-820-1012	REP-P	02-02-084	388-820-370	NEW	01-22-020	388-820-680	NEW	01-22-020
388-820-1013	NEW-E	01-22-019	388-820-380	NEW-P	01-09-081	388-820-690	NEW-P	01-09-081
388-820-1013	REP-P	02-02-084	388-820-380	NEW	01-22-020	388-820-690	NEW	01-22-020
388-820-105	REP-XR	01-10-061	388-820-390	NEW-P	01-09-081	388-820-700	NEW-P	01-09-081
388-820-105	REP	01-16-016	388-820-390	NEW	01-22-020	388-820-700	NEW	01-22-020
388-820-110	AMD-P	01-09-081	388-820-400	NEW-P	01-09-081	388-820-710	NEW-P	01-09-081
388-820-110	AMD	01-22-020	388-820-400	NEW	01-22-020	388-820-710	NEW	01-22-020
388-820-115	REP-XR	01-10-061	388-820-410	NEW-P	01-09-081	388-820-720	NEW-P	01-09-081
388-820-115	REP	01-16-016	388-820-410	NEW	01-22-020	388-820-720	NEW	01-22-020
388-820-120	AMD-P	01-09-081	388-820-420	NEW-P	01-09-081	388-820-730	NEW-P	01-09-081
388-820-120	AMD	01-22-020	388-820-420	NEW	01-22-020	388-820-730	NEW	01-22-020
388-820-125	REP-XR	01-10-061	388-820-430	NEW-P	01-09-081	388-820-740	NEW-P	01-09-081
388-820-125	REP	01-16-016	388-820-430	NEW	01-22-020	388-820-740	NEW	01-22-020
388-820-130	AMD-P	01-09-081	388-820-440	NEW-P	01-09-081	388-820-750	NEW-P	01-09-081
388-820-130	AMD	01-22-020	388-820-440	NEW	01-22-020	388-820-750	NEW	01-22-020
388-820-140	NEW-P	01-09-081	388-820-450	NEW-P	01-09-081	388-820-760	NEW-P	01-09-081
388-820-140	NEW	01-22-020	388-820-450	NEW	01-22-020	388-820-760	NEW	01-22-020
388-820-150	NEW-P	01-09-081	388-820-460	NEW-P	01-09-081	388-820-770	NEW-P	01-09-081
388-820-150	NEW	01-22-020	388-820-460	NEW	01-22-020	388-820-770	NEW	01-22-020
388-820-160	NEW-P	01-09-081	388-820-470	NEW-P	01-09-081	388-820-780	NEW-P	01-09-081
388-820-160	NEW	01-22-020	388-820-470	NEW	01-22-020	388-820-780	NEW	01-22-020
388-820-170	NEW-P	01-09-081	388-820-480	NEW-P	01-09-081	388-820-790	NEW-P	01-09-081
388-820-170	NEW	01-22-020	388-820-480	NEW	01-22-020	388-820-790	NEW	01-22-020
388-820-180	NEW-P	01-09-081	388-820-490	NEW-P	01-09-081	388-820-800	NEW-P	01-09-081
388-820-180	NEW	01-22-020	388-820-490	NEW	01-22-020	388-820-800	NEW	01-22-020
388-820-190	NEW-P	01-09-081	388-820-500	NEW-P	01-09-081	388-820-810	NEW-P	01-09-081
388-820-190	NEW	01-22-020	388-820-500	NEW	01-22-020	388-820-810	NEW	01-22-020
388-820-200	NEW-P	01-09-081	388-820-510	NEW-P	01-09-081	388-820-820	NEW-P	01-09-081
388-820-200	NEW	01-22-020	388-820-510	NEW	01-22-020	388-820-820	NEW	01-22-020
388-820-210	NEW-P	01-09-081	388-820-520	NEW-P	01-09-081	388-820-830	NEW-P	01-09-081
388-820-210	NEW	01-22-020	388-820-520	NEW	01-22-020	388-820-830	NEW	01-22-020
388-820-220	NEW-P	01-09-081	388-820-530	NEW-P	01-09-081	388-820-840	NEW-P	01-09-081

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-820-840	NEW	01-22-020	388-835-0160	NEW	01-10-013	388-835-0445	NEW	01-10-013
388-820-850	NEW-P	01-09-081	388-835-0165	NEW	01-10-013	388-835-045	REP	01-10-013
388-820-850	NEW	01-22-020	388-835-0170	NEW	01-10-013	388-835-0450	NEW	01-10-013
388-820-860	NEW-P	01-09-081	388-835-0175	NEW	01-10-013	388-835-0455	NEW	01-10-013
388-820-860	NEW	01-22-020	388-835-0180	NEW	01-10-013	388-835-0460	NEW	01-10-013
388-820-870	NEW-P	01-09-081	388-835-0185	NEW	01-10-013	388-835-0465	NEW	01-10-013
388-820-870	NEW	01-22-020	388-835-0190	NEW	01-10-013	388-835-0470	NEW	01-10-013
388-820-880	NEW-P	01-09-081	388-835-0195	NEW	01-10-013	388-835-0475	NEW	01-10-013
388-820-880	NEW	01-22-020	388-835-020	REP	01-10-013	388-835-0480	NEW	01-10-013
388-820-890	NEW-P	01-09-081	388-835-0200	NEW	01-10-013	388-835-0485	NEW	01-10-013
388-820-890	NEW	01-22-020	388-835-0205	NEW	01-10-013	388-835-0490	NEW	01-10-013
388-820-900	NEW-P	01-09-081	388-835-0210	NEW	01-10-013	388-835-0495	NEW	01-10-013
388-820-900	NEW	01-22-020	388-835-0215	NEW	01-10-013	388-835-050	REP	01-10-013
388-820-910	NEW-P	01-09-081	388-835-0220	NEW	01-10-013	388-835-0500	NEW	01-10-013
388-820-910	NEW	01-22-020	388-835-0225	NEW	01-10-013	388-835-0505	NEW	01-10-013
388-820-920	NEW-P	01-09-081	388-835-0230	NEW	01-10-013	388-835-0510	NEW	01-10-013
388-820-920	NEW	01-22-020	388-835-0235	NEW	01-10-013	388-835-0515	NEW	01-10-013
388-820-930	NEW-P	01-09-081	388-835-0240	NEW	01-10-013	388-835-0520	NEW	01-10-013
388-820-930	NEW	01-22-020	388-835-0245	NEW	01-10-013	388-835-0525	NEW	01-10-013
388-825-020	PREP	01-03-059	388-835-025	REP	01-10-013	388-835-0530	NEW	01-10-013
388-825-205	PREP	01-03-059	388-835-0250	NEW	01-10-013	388-835-0535	NEW	01-10-013
388-825-226	AMD-P	01-21-011	388-835-0255	NEW	01-10-013	388-835-0540	NEW	01-10-013
388-825-226	AMD	02-01-074	388-835-0260	NEW	01-10-013	388-835-0545	NEW	01-10-013
388-825-228	AMD-P	01-21-011	388-835-0265	NEW	01-10-013	388-835-055	REP	01-10-013
388-825-228	AMD	02-01-074	388-835-0270	NEW	01-10-013	388-835-0550	NEW	01-10-013
388-825-238	AMD-P	01-21-011	388-835-0275	NEW	01-10-013	388-835-0555	NEW	01-10-013
388-825-238	AMD	02-01-074	388-835-0280	NEW	01-10-013	388-835-0560	NEW	01-10-013
388-825-254	AMD-P	01-21-011	388-835-0285	NEW	01-10-013	388-835-0565	NEW	01-10-013
388-825-254	AMD	02-01-074	388-835-0290	NEW	01-10-013	388-835-0570	NEW	01-10-013
388-835-0005	NEW	01-10-013	388-835-0295	NEW	01-10-013	388-835-0575	NEW	01-10-013
388-835-0010	NEW	01-10-013	388-835-030	REP	01-10-013	388-835-0580	NEW	01-10-013
388-835-0015	NEW	01-10-013	388-835-0300	NEW	01-10-013	388-835-0585	NEW	01-10-013
388-835-0020	NEW	01-10-013	388-835-0305	NEW	01-10-013	388-835-0590	NEW	01-10-013
388-835-0025	NEW	01-10-013	388-835-0310	NEW	01-10-013	388-835-0595	NEW	01-10-013
388-835-0030	NEW	01-10-013	388-835-0315	NEW	01-10-013	388-835-060	REP	01-10-013
388-835-0035	NEW	01-10-013	388-835-0320	NEW	01-10-013	388-835-0600	NEW	01-10-013
388-835-0040	NEW	01-10-013	388-835-0325	NEW	01-10-013	388-835-0605	NEW	01-10-013
388-835-0045	NEW	01-10-013	388-835-0330	NEW	01-10-013	388-835-0610	NEW	01-10-013
388-835-0050	NEW	01-10-013	388-835-0335	NEW	01-10-013	388-835-0615	NEW	01-10-013
388-835-0055	NEW	01-10-013	388-835-0340	NEW	01-10-013	388-835-0620	NEW	01-10-013
388-835-0060	NEW	01-10-013	388-835-0345	NEW	01-10-013	388-835-0625	NEW	01-10-013
388-835-0065	NEW	01-10-013	388-835-035	REP	01-10-013	388-835-0630	NEW	01-10-013
388-835-0070	NEW	01-10-013	388-835-0350	NEW	01-10-013	388-835-0635	NEW	01-10-013
388-835-0075	NEW	01-10-013	388-835-0355	NEW	01-10-013	388-835-0640	NEW	01-10-013
388-835-0080	NEW	01-10-013	388-835-0360	NEW	01-10-013	388-835-0645	NEW	01-10-013
388-835-0085	NEW	01-10-013	388-835-0365	NEW	01-10-013	388-835-065	REP	01-10-013
388-835-0090	NEW	01-10-013	388-835-0370	NEW	01-10-013	388-835-0650	NEW	01-10-013
388-835-0095	NEW	01-10-013	388-835-0375	NEW	01-10-013	388-835-0655	NEW	01-10-013
388-835-010	REP	01-10-013	388-835-0380	NEW	01-10-013	388-835-0660	NEW	01-10-013
388-835-0100	NEW	01-10-013	388-835-0385	NEW	01-10-013	388-835-0665	NEW	01-10-013
388-835-0105	NEW	01-10-013	388-835-0390	NEW	01-10-013	388-835-0670	NEW	01-10-013
388-835-0110	NEW	01-10-013	388-835-0395	NEW	01-10-013	388-835-0675	NEW	01-10-013
388-835-0115	NEW	01-10-013	388-835-040	REP	01-10-013	388-835-0680	NEW	01-10-013
388-835-0120	NEW	01-10-013	388-835-0400	NEW	01-10-013	388-835-0685	NEW	01-10-013
388-835-0125	NEW	01-10-013	388-835-0405	NEW	01-10-013	388-835-0690	NEW	01-10-013
388-835-0130	NEW	01-10-013	388-835-0410	NEW	01-10-013	388-835-0695	NEW	01-10-013
388-835-0135	NEW	01-10-013	388-835-0415	NEW	01-10-013	388-835-070	REP	01-10-013
388-835-0140	NEW	01-10-013	388-835-0420	NEW	01-10-013	388-835-0700	NEW	01-10-013
388-835-0145	NEW	01-10-013	388-835-0425	NEW	01-10-013	388-835-0705	NEW	01-10-013
388-835-015	REP	01-10-013	388-835-0430	NEW	01-10-013	388-835-0710	NEW	01-10-013
388-835-0150	NEW	01-10-013	388-835-0435	NEW	01-10-013	388-835-0715	NEW	01-10-013
388-835-0155	NEW	01-10-013	388-835-0440	NEW	01-10-013	388-835-0720	NEW	01-10-013

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-835-0725	NEW	01-10-013	388-835-155	REP	01-10-013	388-835-465	REP	01-10-013
388-835-0730	NEW	01-10-013	388-835-160	REP	01-10-013	388-835-470	REP	01-10-013
388-835-0735	NEW	01-10-013	388-835-165	REP	01-10-013	388-835-475	REP	01-10-013
388-835-0740	NEW	01-10-013	388-835-170	REP	01-10-013	388-835-480	REP	01-10-013
388-835-0745	NEW	01-10-013	388-835-175	REP	01-10-013	388-835-485	REP	01-10-013
388-835-075	REP	01-10-013	388-835-180	REP	01-10-013	388-835-490	REP	01-10-013
388-835-0750	NEW	01-10-013	388-835-185	REP	01-10-013	388-835-495	REP	01-10-013
388-835-0755	NEW	01-10-013	388-835-190	REP	01-10-013	388-835-500	REP	01-10-013
388-835-0760	NEW	01-10-013	388-835-195	REP	01-10-013	388-835-505	REP	01-10-013
388-835-0765	NEW	01-10-013	388-835-200	REP	01-10-013	388-835-510	REP	01-10-013
388-835-0770	NEW	01-10-013	388-835-205	REP	01-10-013	388-835-515	REP	01-10-013
388-835-0775	NEW	01-10-013	388-835-210	REP	01-10-013	388-835-520	REP	01-10-013
388-835-0780	NEW	01-10-013	388-835-215	REP	01-10-013	388-835-525	REP	01-10-013
388-835-0785	NEW	01-10-013	388-835-220	REP	01-10-013	388-835-530	REP	01-10-013
388-835-0790	NEW	01-10-013	388-835-225	REP	01-10-013	388-835-535	REP	01-10-013
388-835-0795	NEW	01-10-013	388-835-230	REP	01-10-013	388-835-540	REP	01-10-013
388-835-080	REP	01-10-013	388-835-235	REP	01-10-013	388-835-545	REP	01-10-013
388-835-0800	NEW	01-10-013	388-835-240	REP	01-10-013	388-835-550	REP	01-10-013
388-835-0805	NEW	01-10-013	388-835-245	REP	01-10-013	388-835-555	REP	01-10-013
388-835-0810	NEW	01-10-013	388-835-250	REP	01-10-013	388-835-560	REP	01-10-013
388-835-0815	NEW	01-10-013	388-835-255	REP	01-10-013	388-835-565	REP	01-10-013
388-835-0820	NEW	01-10-013	388-835-260	REP	01-10-013	388-860-010	REP-P	01-07-116
388-835-0825	NEW	01-10-013	388-835-265	REP	01-10-013	388-860-010	REP	01-12-047
388-835-0830	NEW	01-10-013	388-835-270	REP	01-10-013	388-860-020	REP-P	01-07-116
388-835-0835	NEW	01-10-013	388-835-275	REP	01-10-013	388-860-020	REP	01-12-047
388-835-0840	NEW	01-10-013	388-835-280	REP	01-10-013	388-860-030	REP-P	01-07-116
388-835-0845	NEW	01-10-013	388-835-285	REP	01-10-013	388-860-030	REP	01-12-047
388-835-085	REP	01-10-013	388-835-290	REP	01-10-013	388-860-040	REP-P	01-07-116
388-835-0850	NEW	01-10-013	388-835-295	REP	01-10-013	388-860-040	REP	01-12-047
388-835-0855	NEW	01-10-013	388-835-300	REP	01-10-013	388-860-050	REP-P	01-07-116
388-835-0860	NEW	01-10-013	388-835-305	REP	01-10-013	388-860-050	REP	01-12-047
388-835-0865	NEW	01-10-013	388-835-310	REP	01-10-013	388-860-060	REP-P	01-07-116
388-835-0870	NEW	01-10-013	388-835-315	REP	01-10-013	388-860-060	REP	01-12-047
388-835-0875	NEW	01-10-013	388-835-320	REP	01-10-013	388-860-070	REP-P	01-07-116
388-835-0880	NEW	01-10-013	388-835-325	REP	01-10-013	388-860-070	REP	01-12-047
388-835-0885	NEW	01-10-013	388-835-330	REP	01-10-013	388-860-080	REP-P	01-07-116
388-835-0890	NEW	01-10-013	388-835-335	REP	01-10-013	388-860-080	REP	01-12-047
388-835-090	REP	01-10-013	388-835-340	REP	01-10-013	388-860-090	REP-P	01-07-116
388-835-0900	NEW	01-10-013	388-835-345	REP	01-10-013	388-860-090	REP	01-12-047
388-835-0905	NEW	01-10-013	388-835-350	REP	01-10-013	388-860-100	REP-P	01-07-116
388-835-0910	NEW	01-10-013	388-835-355	REP	01-10-013	388-860-100	REP	01-12-047
388-835-0915	NEW	01-10-013	388-835-360	REP	01-10-013	388-860-110	REP-P	01-07-116
388-835-0920	NEW	01-10-013	388-835-365	REP	01-10-013	388-860-110	REP	01-12-047
388-835-0925	NEW	01-10-013	388-835-370	REP	01-10-013	388-860-120	REP-P	01-07-116
388-835-0930	NEW	01-10-013	388-835-375	REP	01-10-013	388-860-120	REP	01-12-047
388-835-0935	NEW	01-10-013	388-835-380	REP	01-10-013	388-860-130	REP-P	01-07-116
388-835-0940	NEW	01-10-013	388-835-385	REP	01-10-013	388-860-130	REP	01-12-047
388-835-0945	NEW	01-10-013	388-835-390	REP	01-10-013	388-860-140	REP-P	01-07-116
388-835-095	REP	01-10-013	388-835-395	REP	01-10-013	388-860-140	REP	01-12-047
388-835-0950	NEW	01-10-013	388-835-400	REP	01-10-013	388-860-150	REP-P	01-07-116
388-835-0955	NEW	01-10-013	388-835-405	REP	01-10-013	388-860-150	REP	01-12-047
388-835-100	REP	01-10-013	388-835-410	REP	01-10-013	388-860-160	REP-P	01-07-116
388-835-105	REP	01-10-013	388-835-415	REP	01-10-013	388-860-160	REP	01-12-047
388-835-110	REP	01-10-013	388-835-420	REP	01-10-013	388-860-170	REP-P	01-07-116
388-835-115	REP	01-10-013	388-835-425	REP	01-10-013	388-860-170	REP	01-12-047
388-835-120	REP	01-10-013	388-835-430	REP	01-10-013	388-860-180	REP-P	01-07-116
388-835-125	REP	01-10-013	388-835-435	REP	01-10-013	388-860-180	REP	01-12-047
388-835-130	REP	01-10-013	388-835-440	REP	01-10-013	388-860-190	REP-P	01-07-116
388-835-135	REP	01-10-013	388-835-445	REP	01-10-013	388-860-190	REP	01-12-047
388-835-140	REP	01-10-013	388-835-450	REP	01-10-013	388-860-200	REP-P	01-07-116
388-835-145	REP	01-10-013	388-835-455	REP	01-10-013	388-860-200	REP	01-12-047
388-835-150	REP	01-10-013	388-835-460	REP	01-10-013	388-860-210	REP-P	01-07-116

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Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-862-380	REP	01-12-047	388-865-0245	NEW	01-12-047	388-865-0415	NEW	01-12-047
388-862-390	REP-P	01-07-116	388-865-0250	NEW-P	01-07-116	388-865-0420	NEW-P	01-07-116
388-862-390	REP	01-12-047	388-865-0250	NEW	01-12-047	388-865-0420	NEW	01-12-047
388-862-400	REP-P	01-07-116	388-865-0255	NEW-P	01-07-116	388-865-0425	NEW-P	01-07-116
388-862-400	REP	01-12-047	388-865-0255	NEW	01-12-047	388-865-0425	NEW	01-12-047
388-862-410	REP-P	01-07-116	388-865-0260	NEW-P	01-07-116	388-865-0430	NEW-P	01-07-116
388-862-410	REP	01-12-047	388-865-0260	NEW	01-12-047	388-865-0430	NEW	01-12-047
388-862-420	REP-P	01-07-116	388-865-0265	NEW-P	01-07-116	388-865-0435	NEW-P	01-07-116
388-862-420	REP	01-12-047	388-865-0265	NEW	01-12-047	388-865-0435	NEW	01-12-047
388-862-430	REP-P	01-07-116	388-865-0270	NEW-P	01-07-116	388-865-0436	NEW-P	01-07-116
388-862-430	REP	01-12-047	388-865-0270	NEW	01-12-047	388-865-0436	NEW	01-12-047
388-862-440	REP-P	01-07-116	388-865-0275	NEW-P	01-07-116	388-865-0440	NEW-P	01-07-116
388-862-440	REP	01-12-047	388-865-0275	NEW	01-12-047	388-865-0440	NEW	01-12-047
388-862-450	REP-P	01-07-116	388-865-0280	NEW-P	01-07-116	388-865-0445	NEW-P	01-07-116
388-862-450	REP	01-12-047	388-865-0280	NEW	01-12-047	388-865-0445	NEW	01-12-047
388-862-460	REP-P	01-07-116	388-865-0282	NEW-P	01-07-116	388-865-0450	NEW-P	01-07-116
388-862-460	REP	01-12-047	388-865-0282	NEW	01-12-047	388-865-0450	NEW	01-12-047
388-862-470	REP-P	01-07-116	388-865-0284	NEW-P	01-07-116	388-865-0452	NEW-P	01-07-116
388-862-470	REP	01-12-047	388-865-0284	NEW	01-12-047	388-865-0452	NEW	01-12-047
388-865-0100	NEW-P	01-07-116	388-865-0286	NEW-P	01-07-116	388-865-0454	NEW-P	01-07-116
388-865-0100	NEW	01-12-047	388-865-0286	NEW	01-12-047	388-865-0454	NEW	01-12-047
388-865-0105	NEW-P	01-07-116	388-865-0288	NEW-P	01-07-116	388-865-0456	NEW-P	01-07-116
388-865-0105	NEW	01-12-047	388-865-0288	NEW	01-12-047	388-865-0456	NEW	01-12-047
388-865-0110	NEW-P	01-07-116	388-865-0300	NEW-P	01-07-116	388-865-0458	NEW-P	01-07-116
388-865-0110	NEW	01-12-047	388-865-0300	NEW	01-12-047	388-865-0458	NEW	01-12-047
388-865-0115	NEW-P	01-07-116	388-865-0305	NEW-P	01-07-116	388-865-0460	NEW-P	01-07-116
388-865-0115	NEW	01-12-047	388-865-0305	NEW	01-12-047	388-865-0460	NEW	01-12-047
388-865-0120	NEW-P	01-07-116	388-865-0307	NEW-P	01-07-116	388-865-0462	NEW-P	01-07-116
388-865-0120	NEW	01-12-047	388-865-0307	NEW-W	01-22-034	388-865-0462	NEW	01-12-047
388-865-0150	NEW-P	01-07-116	388-865-0310	NEW-P	01-07-116	388-865-0464	NEW-P	01-07-116
388-865-0150	NEW	01-12-047	388-865-0310	NEW	01-12-047	388-865-0464	NEW	01-12-047
388-865-0200	NEW-P	01-07-116	388-865-0315	NEW-P	01-07-116	388-865-0466	NEW-P	01-07-116
388-865-0200	NEW	01-12-047	388-865-0315	NEW	01-12-047	388-865-0466	NEW	01-12-047
388-865-0201	NEW-P	01-07-116	388-865-0320	NEW-P	01-07-116	388-865-0468	NEW-P	01-07-116
388-865-0201	NEW-S	01-09-078	388-865-0320	NEW	01-12-047	388-865-0468	NEW	01-12-047
388-865-0201	NEW	01-12-047	388-865-0325	NEW-P	01-07-116	388-865-0470	NEW-P	01-07-116
388-865-0203	NEW-P	01-07-116	388-865-0325	NEW	01-12-047	388-865-0470	NEW	01-12-047
388-865-0203	NEW-S	01-09-078	388-865-0330	NEW-P	01-07-116	388-865-0472	NEW-P	01-07-116
388-865-0203	NEW	01-12-047	388-865-0330	NEW	01-12-047	388-865-0472	NEW	01-12-047
388-865-0205	NEW-P	01-07-116	388-865-0335	NEW-P	01-07-116	388-865-0474	NEW-P	01-07-116
388-865-0205	NEW	01-12-047	388-865-0335	NEW	01-12-047	388-865-0474	NEW	01-12-047
388-865-0210	NEW-P	01-07-116	388-865-0340	NEW-P	01-07-116	388-865-0476	NEW-P	01-07-116
388-865-0210	NEW	01-12-047	388-865-0340	NEW	01-12-047	388-865-0476	NEW	01-12-047
388-865-0215	NEW-P	01-07-116	388-865-0345	NEW-P	01-07-116	388-865-0478	NEW-P	01-07-116
388-865-0215	NEW	01-12-047	388-865-0345	NEW	01-12-047	388-865-0478	NEW	01-12-047
388-865-0220	NEW-P	01-07-116	388-865-0350	NEW-P	01-07-116	388-865-0480	NEW-P	01-07-116
388-865-0220	NEW	01-12-047	388-865-0350	NEW	01-12-047	388-865-0480	NEW	01-12-047
388-865-0221	NEW-P	01-07-116	388-865-0355	NEW-P	01-07-116	388-865-0482	NEW-P	01-07-116
388-865-0221	NEW	01-12-047	388-865-0355	NEW	01-12-047	388-865-0482	NEW	01-12-047
388-865-0222	NEW-P	01-07-116	388-865-0360	NEW-P	01-07-116	388-865-0484	NEW-P	01-07-116
388-865-0222	NEW	01-12-047	388-865-0360	NEW	01-12-047	388-865-0484	NEW	01-12-047
388-865-0225	NEW-P	01-07-116	388-865-0363	NEW-P	01-07-116	388-865-0500	NEW-P	01-07-116
388-865-0225	NEW	01-12-047	388-865-0363	NEW	01-12-047	388-865-0500	NEW	01-12-047
388-865-0229	NEW-P	01-07-116	388-865-0365	NEW-P	01-07-116	388-865-0501	NEW-P	01-07-116
388-865-0229	NEW	01-12-047	388-865-0365	NEW	01-12-047	388-865-0501	NEW	01-12-047
388-865-0230	NEW-P	01-07-116	388-865-0400	NEW-P	01-07-116	388-865-0502	NEW-P	01-07-116
388-865-0230	NEW	01-12-047	388-865-0400	NEW	01-12-047	388-865-0502	NEW	01-12-047
388-865-0235	NEW-P	01-07-116	388-865-0405	NEW-P	01-07-116	388-865-0504	NEW-E	01-06-040
388-865-0235	NEW	01-12-047	388-865-0405	NEW	01-12-047	388-865-0504	NEW-S	01-09-078
388-865-0240	NEW-P	01-07-116	388-865-0410	NEW-P	01-07-116	388-865-0504	NEW	01-12-047
388-865-0240	NEW	01-12-047	388-865-0410	NEW	01-12-047	388-865-0505	NEW-P	01-07-116
388-865-0245	NEW-P	01-07-116	388-865-0415	NEW-P	01-07-116	388-865-0505	NEW	01-12-047

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388-865-0510	NEW	01-12-047	388-880-110	AMD	02-02-054	390- 16-120	REP	01-22-051
388-865-0515	NEW-P	01-07-116	388-881-010	NEW-P	01-18-047	390- 16-125	PREP	01-07-114
388-865-0515	NEW	01-12-047	388-881-010	NEW	02-02-054	390- 16-125	AMD-E	01-14-037
388-865-0525	NEW-P	01-07-116	388-881-015	NEW-P	01-18-047	390- 16-125	AMD-P	01-19-013
388-865-0525	NEW	01-12-047	388-881-015	NEW	02-02-054	390- 16-125	AMD	01-22-051
388-865-0530	NEW-P	01-07-116	388-881-020	NEW-P	01-18-047	390- 16-150	PREP	01-03-162
388-865-0530	NEW	01-12-047	388-881-020	NEW	02-02-054	390- 16-150	REP-P	01-07-108
388-865-0535	NEW-P	01-07-116	388-881-025	NEW-P	01-18-047	390- 16-150	REP	01-10-052
388-865-0535	NEW	01-12-047	388-881-025	NEW	02-02-054	390- 16-155	PREP	01-07-112
388-865-0540	NEW-P	01-07-116	388-881-030	NEW-P	01-18-047	390- 16-155	REP-E	01-14-038
388-865-0540	NEW	01-12-047	388-881-030	NEW	02-02-054	390- 16-155	REP-P	01-19-013
388-865-0545	NEW-P	01-07-116	388-881-035	NEW-P	01-18-047	390- 16-155	REP	01-22-051
388-865-0545	NEW	01-12-047	388-881-035	NEW	02-02-054	390- 16-190	PREP	01-07-115
388-865-0546	NEW-P	01-07-116	388-890	PREP	02-01-131	390- 16-190	REP-P	01-19-017
388-865-0546	NEW	01-12-047	390	PREP	01-16-127	390- 16-190	REP-C	01-22-024
388-865-0550	NEW-P	01-07-116	390- 05-200	AMD-X	01-19-079	390- 16-190	REP	02-01-016
388-865-0550	NEW	01-12-047	390- 05-205	AMD-X	01-19-079	390- 16-226	AMD-X	01-19-079
388-865-0555	NEW-P	01-07-116	390- 05-400	AMD-P	01-19-012	390- 16-308	AMD-X	01-19-079
388-865-0555	NEW	01-12-047	390- 05-400	AMD	01-22-050	390- 16-309	PREP	01-03-081
388-865-0557	NEW-P	01-07-116	390- 12-040	AMD-X	01-19-079	390- 16-311	PREP	01-03-082
388-865-0557	NEW	01-12-047	390- 13-010	AMD-X	01-19-079	390- 17-060	AMD-X	01-19-079
388-865-0560	NEW-P	01-07-116	390- 13-100	AMD-X	01-19-079	390- 17-302	NEW-P	01-19-012
388-865-0560	NEW	01-12-047	390- 14-025	AMD-X	01-19-079	390- 17-302	NEW	01-22-050
388-865-0565	NEW-P	01-07-116	390- 14-045	AMD-X	01-19-079	390- 17-315	AMD-X	01-19-079
388-865-0565	NEW	01-12-047	390- 16-011	PREP	01-03-164	390- 18-040	AMD-X	01-19-079
388-865-0600	NEW-P	01-07-116	390- 16-011	AMD-P	01-07-105	390- 19-010	NEW-P	01-19-017
388-865-0600	NEW	01-12-047	390- 16-011	AMD	01-10-049	390- 19-010	NEW	01-22-052
388-865-0610	NEW-P	01-07-116	390- 16-012	PREP	01-03-163	390- 19-020	NEW-P	01-19-017
388-865-0610	NEW	01-12-047	390- 16-012	AMD-P	01-07-110	390- 19-020	NEW	01-22-052
388-865-0620	NEW-P	01-07-116	390- 16-012	AMD	01-10-054	390- 19-030	NEW-P	01-19-017
388-865-0620	NEW	01-12-047	390- 16-031	AMD-P	01-19-013	390- 19-030	NEW	01-22-052
388-865-0630	NEW-P	01-07-116	390- 16-031	AMD-C	01-22-025	390- 19-040	NEW-P	01-19-017
388-865-0630	NEW	01-12-047	390- 16-031	AMD	02-01-014	390- 19-040	NEW	01-22-052
388-865-0640	NEW-P	01-07-116	390- 16-032	AMD-X	01-19-079	390- 19-050	NEW-P	01-19-017
388-865-0640	NEW	01-12-047	390- 16-033	AMD-X	01-19-079	390- 19-050	NEW	01-22-052
388-880-005	AMD-P	01-18-047	390- 16-034	AMD-P	01-19-013	390- 20-020	AMD-X	01-19-079
388-880-005	AMD	02-02-054	390- 16-034	AMD-C	01-22-025	390- 20-105	AMD-X	01-19-079
388-880-007	NEW-P	01-18-047	390- 16-034	AMD	02-01-014	390- 20-110	AMD-X	01-19-079
388-880-007	NEW	02-02-054	390- 16-038	AMD-X	01-19-079	390- 20-111	AMD-X	01-19-079
388-880-010	AMD-P	01-18-047	390- 16-041	PREP	01-07-111	390- 20-120	AMD-X	01-19-079
388-880-010	AMD	02-02-054	390- 16-041	AMD-P	01-19-013	390- 20-125	AMD-X	01-19-079
388-880-020	AMD-P	01-18-047	390- 16-041	AMD-C	01-22-025	390- 20-130	AMD-X	01-19-079
388-880-020	AMD	02-02-054	390- 16-041	AMD	02-01-014	390- 24-200	PREP	01-03-160
388-880-030	AMD-P	01-18-047	390- 16-050	AMD-X	01-19-079	390- 24-200	AMD-P	01-07-109
388-880-030	AMD	02-02-054	390- 16-060	AMD-X	01-19-079	390- 24-200	AMD	01-10-053
388-880-031	NEW-P	01-18-047	390- 16-071	AMD-P	01-19-061	390- 24-200	AMD-X	01-19-079
388-880-031	NEW	02-02-054	390- 16-071	AMD-C	01-22-026	391- 08-001	AMD-P	01-10-112
388-880-032	NEW-P	01-18-047	390- 16-071	AMD	02-01-015	391- 08-001	AMD	01-14-009
388-880-032	NEW	02-02-054	390- 16-105	PREP	01-03-161	391- 25	PREP	01-04-073
388-880-040	AMD-P	01-18-047	390- 16-105	AMD-P	01-07-106	391- 25-001	AMD-P	01-10-112
388-880-040	AMD	02-02-054	390- 16-105	AMD	01-10-050	391- 25-001	AMD	01-14-009
388-880-042	NEW-P	01-18-047	390- 16-105	AMD-X	01-19-079	391- 25-002	AMD-P	01-10-112
388-880-042	NEW	02-02-054	390- 16-111	PREP	01-03-159	391- 25-002	AMD	01-14-009
388-880-043	NEW-P	01-18-047	390- 16-111	AMD-P	01-07-107	391- 25-010	AMD-P	01-10-112
388-880-043	NEW	02-02-054	390- 16-111	AMD	01-10-051	391- 25-010	AMD	01-14-009
388-880-044	NEW-P	01-18-047	390- 16-115	PREP	01-07-113	391- 25-030	AMD-P	01-10-112
388-880-044	NEW	02-02-054	390- 16-115	AMD-E	01-14-036	391- 25-030	AMD	01-14-009
388-880-045	NEW-P	01-18-047	390- 16-115	AMD-P	01-19-013	391- 25-050	AMD-P	01-10-112
388-880-045	NEW	02-02-054	390- 16-115	AMD	01-22-051	391- 25-050	AMD	01-14-009
388-880-050	AMD-P	01-18-047	390- 16-120	PREP	01-07-104	391- 25-070	AMD-P	01-10-112
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391- 25-090	AMD	01-14-009	391- 35-099	AMD-P	01-10-112	392-125-080	AMD-E	01-03-098
391- 25-110	AMD-P	01-10-112	391- 35-099	AMD	01-14-009	392-125-080	AMD-P	01-06-063
391- 25-110	AMD	01-14-009	391- 35-110	AMD-P	01-10-112	392-125-080	AMD	01-11-099
391- 25-130	AMD-P	01-10-112	391- 35-110	AMD	01-14-009	392-136-020	AMD-P	01-06-064
391- 25-130	AMD	01-14-009	391- 35-170	AMD-P	01-10-112	392-136-020	AMD	01-11-098
391- 25-140	AMD-P	01-10-112	391- 35-170	AMD	01-14-009	392-138-003	AMD-P	01-12-048
391- 25-140	AMD	01-14-009	391- 35-190	AMD-P	01-10-112	392-138-003	AMD	01-16-078
391- 25-190	AMD-P	01-10-112	391- 35-190	AMD	01-14-009	392-138-005	AMD-P	01-12-048
391- 25-190	AMD	01-14-009	391- 35-320	NEW-P	01-10-112	392-138-005	AMD	01-16-078
391- 25-210	AMD-P	01-10-112	391- 35-320	NEW	01-14-009	392-138-010	AMD-P	01-12-048
391- 25-210	AMD	01-14-009	391- 35-330	NEW-P	01-10-112	392-138-010	AMD	01-16-078
391- 25-220	AMD-P	01-10-112	391- 35-330	NEW	01-14-009	392-138-011	NEW-P	01-12-048
391- 25-220	AMD	01-14-009	391- 35-340	NEW-P	01-10-112	392-138-011	NEW	01-16-078
391- 25-230	AMD-P	01-10-112	391- 35-340	NEW	01-14-009	392-138-012	REP-P	01-12-048
391- 25-230	AMD	01-14-009	391- 35-342	NEW-P	01-10-112	392-138-012	REP	01-16-078
391- 25-250	AMD-P	01-10-112	391- 35-342	NEW	01-14-009	392-138-013	NEW-P	01-12-048
391- 25-250	AMD	01-14-009	391- 35-343	NEW-P	01-10-112	392-138-013	NEW	01-16-078
391- 25-270	AMD-P	01-10-112	391- 35-343	NEW	01-14-009	392-138-014	NEW-P	01-12-048
391- 25-270	AMD	01-14-009	391- 35-350	NEW-P	01-10-112	392-138-014	NEW	01-16-078
391- 25-290	AMD-P	01-10-112	391- 35-350	NEW	01-14-009	392-138-016	REP-P	01-12-048
391- 25-290	AMD	01-14-009	391- 45-001	AMD-P	01-10-112	392-138-016	REP	01-16-078
391- 25-299	AMD-P	01-10-112	391- 45-001	AMD	01-14-009	392-138-017	NEW-P	01-12-048
391- 25-299	AMD	01-14-009	391- 45-002	AMD-P	01-10-112	392-138-017	NEW	01-16-078
391- 25-350	AMD-P	01-10-112	391- 45-002	AMD	01-14-009	392-138-018	NEW-P	01-12-048
391- 25-350	AMD	01-14-009	391- 55-001	AMD-P	01-10-112	392-138-018	NEW	01-16-078
391- 25-370	AMD-P	01-10-112	391- 55-001	AMD	01-14-009	392-138-019	NEW-P	01-12-048
391- 25-370	AMD	01-14-009	391- 65-001	AMD-P	01-10-112	392-138-019	NEW	01-16-078
391- 25-390	AMD-P	01-10-112	391- 65-001	AMD	01-14-009	392-138-021	NEW-P	01-12-048
391- 25-390	AMD	01-14-009	391- 95-001	AMD-P	01-10-112	392-138-021	NEW	01-16-078
391- 25-410	AMD-P	01-10-112	391- 95-001	AMD	01-14-009	392-138-025	REP-P	01-12-048
391- 25-410	AMD	01-14-009	392-121-210	AMD	01-08-048	392-138-025	REP	01-16-078
391- 25-420	NEW-P	01-10-112	392-121-550	REP-X	01-16-116	392-138-030	REP-P	01-12-048
391- 25-420	NEW	01-14-009	392-121-550	REP	01-22-031	392-138-030	REP	01-16-078
391- 25-430	AMD-P	01-10-112	392-121-552	REP-X	01-16-116	392-138-035	REP-P	01-12-048
391- 25-430	AMD	01-14-009	392-121-552	REP	01-22-031	392-138-035	REP	01-16-078
391- 25-450	AMD-P	01-10-112	392-121-554	REP-X	01-16-116	392-138-040	REP-P	01-12-048
391- 25-450	AMD	01-14-009	392-121-554	REP	01-22-031	392-138-040	REP	01-16-078
391- 25-470	AMD-P	01-10-112	392-121-556	REP-X	01-16-116	392-138-045	REP-P	01-12-048
391- 25-470	AMD	01-14-009	392-121-556	REP	01-22-031	392-138-045	REP	01-16-078
391- 25-490	AMD-P	01-10-112	392-121-558	REP-X	01-16-116	392-138-047	REP-P	01-12-048
391- 25-490	AMD	01-14-009	392-121-558	REP	01-22-031	392-138-047	REP	01-16-078
391- 25-510	AMD-P	01-10-112	392-121-560	REP-X	01-16-116	392-138-050	REP-P	01-12-048
391- 25-510	AMD	01-14-009	392-121-560	REP	01-22-031	392-138-050	REP	01-16-078
391- 25-610	AMD-P	01-10-112	392-121-562	REP-X	01-16-116	392-138-055	REP-P	01-12-048
391- 25-610	AMD	01-14-009	392-121-562	REP	01-22-031	392-138-055	REP	01-16-078
391- 25-650	AMD-P	01-10-112	392-121-564	REP-X	01-16-116	392-138-060	REP-P	01-12-048
391- 25-650	AMD	01-14-009	392-121-564	REP	01-22-031	392-138-060	REP	01-16-078
391- 35	PREP	01-04-073	392-121-566	REP-X	01-16-116	392-138-065	REP-P	01-12-048
391- 35-001	AMD-P	01-10-112	392-121-566	REP	01-22-031	392-138-065	REP	01-16-078
391- 35-001	AMD	01-14-009	392-121-568	REP-X	01-16-116	392-138-070	REP-P	01-12-048
391- 35-002	AMD-P	01-10-112	392-121-568	REP	01-22-031	392-138-070	REP	01-16-078
391- 35-002	AMD	01-14-009	392-122-205	AMD-P	01-17-013	392-138-071	REP-P	01-12-048
391- 35-020	AMD-P	01-10-112	392-122-205	AMD	01-24-002	392-138-071	REP	01-16-078
391- 35-020	AMD	01-14-009	392-122-207	REP-P	01-17-013	392-138-075	REP-P	01-12-048
391- 35-030	AMD-P	01-10-112	392-122-207	REP	01-24-002	392-138-075	REP	01-16-078
391- 35-030	AMD	01-14-009	392-122-220	AMD-P	01-17-013	392-138-080	REP-P	01-12-048
391- 35-050	AMD-P	01-10-112	392-122-220	AMD	01-24-002	392-138-080	REP	01-16-078
391- 35-050	AMD	01-14-009	392-122-221	AMD-P	01-17-013	392-138-085	REP-P	01-12-048
391- 35-080	REP-P	01-10-112	392-122-221	AMD	01-24-002	392-138-085	REP	01-16-078
391- 35-080	REP	01-14-009	392-122-322	PREP	01-03-099	392-138-100	REP-P	01-12-048
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392-138-110	NEW-P	01-12-048	392-140-590	REP-X	01-16-115	392-140-814	REP	01-22-033
392-138-110	NEW	01-16-078	392-140-590	REP	01-22-032	392-140-816	REP-X	01-16-114
392-138-115	NEW-P	01-12-048	392-140-592	REP-X	01-16-115	392-140-816	REP	01-22-033
392-138-115	NEW	01-16-078	392-140-592	REP	01-22-032	392-140-818	REP-X	01-16-114
392-138-120	NEW-P	01-12-048	392-140-594	REP-X	01-16-115	392-140-818	REP	01-22-033
392-138-120	NEW	01-16-078	392-140-594	REP	01-22-032	392-140-820	REP-X	01-16-114
392-138-125	NEW-P	01-12-048	392-140-600	AMD	01-04-023	392-140-820	REP	01-22-033
392-138-125	NEW	01-16-078	392-140-600	PREP	01-17-035	392-140-822	REP-X	01-16-114
392-138-130	NEW-P	01-12-048	392-140-601	PREP	01-17-035	392-140-822	REP	01-22-033
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392-138-200	NEW-P	01-12-048	392-140-605	AMD	01-04-023	392-140-824	REP	01-22-033
392-138-200	NEW	01-16-078	392-140-605	PREP	01-17-035	392-140-826	REP-X	01-16-114
392-138-205	NEW-P	01-12-048	392-140-605	AMD-P	01-24-022	392-140-826	REP	01-22-033
392-138-205	NEW	01-16-078	392-140-608	PREP	01-17-035	392-140-828	REP-X	01-16-114
392-138-210	NEW-P	01-12-048	392-140-609	AMD	01-04-023	392-140-828	REP	01-22-033
392-138-210	NEW	01-16-078	392-140-609	PREP	01-17-035	392-140-830	REP-X	01-16-114
392-139	PREP	01-10-033	392-140-609	AMD-P	01-24-022	392-140-830	REP	01-22-033
392-139-008	AMD-P	01-16-108	392-140-610	PREP	01-17-035	392-140-832	REP-X	01-16-114
392-139-008	AMD	01-22-098	392-140-613	AMD	01-04-023	392-140-832	REP	01-22-033
392-139-110	AMD-P	01-16-108	392-140-613	PREP	01-17-035	392-140-834	REP-X	01-16-114
392-139-110	AMD	01-22-098	392-140-613	AMD-P	01-24-022	392-140-834	REP	01-22-033
392-139-241	NEW-P	01-16-108	392-140-616	AMD	01-04-023	392-140-836	REP-X	01-16-114
392-139-300	AMD-P	01-16-108	392-140-616	PREP	01-17-035	392-140-836	REP	01-22-033
392-139-300	AMD	01-22-098	392-140-616	AMD-P	01-24-022	392-140-900	PREP	01-16-109
392-139-310	AMD-P	01-16-108	392-140-620	PREP	01-17-035	392-140-901	PREP	01-16-109
392-139-310	AMD	01-22-098	392-140-625	AMD	01-04-023	392-140-902	PREP	01-16-109
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392-140-570	REP-X	01-16-115	392-140-626	AMD	01-04-023	392-140-903	AMD-P	01-24-020
392-140-570	REP	01-22-032	392-140-626	PREP	01-17-035	392-140-904	NEW-P	01-24-020
392-140-571	REP-X	01-16-115	392-140-630	PREP	01-17-035	392-140-905	PREP	01-16-109
392-140-571	REP	01-22-032	392-140-630	AMD-P	01-24-022	392-140-905	AMD-P	01-24-020
392-140-572	REP-X	01-16-115	392-140-640	PREP	01-17-035	392-140-906	PREP	01-16-109
392-140-572	REP	01-22-032	392-140-643	PREP	01-17-035	392-140-907	PREP	01-16-109
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392-140-574	REP-X	01-16-115	392-140-650	AMD-P	01-24-022	392-140-908	AMD-P	01-24-020
392-140-574	REP	01-22-032	392-140-653	PREP	01-17-035	392-140-910	PREP	01-16-109
392-140-575	REP-X	01-16-115	392-140-656	PREP	01-17-035	392-140-910	AMD-P	01-24-020
392-140-575	REP	01-22-032	392-140-660	AMD	01-04-023	392-140-911	PREP	01-16-109
392-140-576	REP-X	01-16-115	392-140-660	PREP	01-17-035	392-140-911	REP-P	01-24-020
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392-140-577	REP	01-22-032	392-140-675	PREP	01-17-035	392-140-913	PREP	01-16-109
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392-140-578	REP	01-22-032	392-140-680	AMD-P	01-24-022	392-140-920	REP	01-22-030
392-140-580	REP-X	01-16-115	392-140-685	PREP	01-17-035	392-140-922	REP-X	01-16-117
392-140-580	REP	01-22-032	392-140-800	REP-X	01-16-114	392-140-922	REP	01-22-030
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392-140-582	REP	01-22-032	392-140-804	REP-X	01-16-114	392-140-925	REP	01-22-030
392-140-583	REP-X	01-16-115	392-140-804	REP	01-22-033	392-140-926	REP-X	01-16-117
392-140-583	REP	01-22-032	392-140-806	REP-X	01-16-114	392-140-926	REP	01-22-030
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392-140-935	REP-X	01-16-117	392-153-032	AMD	01-16-003	392-172-23610	AMD	01-24-049
392-140-935	REP	01-22-030	392-153-035	AMD-P	01-11-064	392-172-238	AMD-P	01-11-129
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392-140-937	REP	01-22-030	392-153-040	AMD-P	01-11-064	392-172-239	AMD-P	01-11-129
392-140-938	REP-X	01-16-117	392-153-040	AMD	01-16-003	392-172-239	AMD	01-24-049
392-140-938	REP	01-22-030	392-153-045	NEW-P	01-11-064	392-172-241	NEW-P	01-11-129
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392-140-955	PREP	01-16-110	392-172-020	AMD	01-24-049	392-172-242	AMD	01-24-049
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392-140-956	PREP	01-16-110	392-172-030	AMD	01-24-049	392-172-338	AMD	01-24-049
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392-140-960	PREP	01-16-110	392-172-035	AMD	01-24-049	392-172-344	AMD	01-24-049
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392-140-961	AMD-P	01-24-023	392-172-080	NEW-P	01-11-129	392-172-38410	AMD-P	01-11-129
392-140-962	PREP	01-16-110	392-172-080	NEW	01-24-049	392-172-38410	AMD	01-24-049
392-140-965	PREP	01-16-110	392-172-105	AMD-P	01-11-129	392-172-404	AMD-P	01-11-129
392-140-965	AMD-P	01-24-023	392-172-105	AMD	01-24-049	392-172-404	AMD	01-24-049
392-140-967	PREP	01-16-110	392-172-10900	AMD-P	01-11-129	392-172-424	AMD-P	01-11-129
392-140-970	NEW-P	01-21-035	392-172-10900	AMD	01-24-049	392-172-424	AMD	01-24-049
392-140-971	NEW-P	01-21-035	392-172-111	AMD-P	01-11-129	392-172-426	AMD-P	01-11-129
392-140-972	NEW-P	01-21-035	392-172-111	AMD	01-24-049	392-172-426	AMD	01-24-049
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392-142-155	PREP	01-11-049	392-172-15700	AMD	01-24-049	392-300-050	AMD-X	01-23-032
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415-108-0103	REP-P	01-17-016	415-110-910	AMD-P	01-21-070	415-501-170	REP	02-01-121
415-108-0103	REP	01-21-090	415-111-100	AMD-P	01-18-072	415-501-180	REP-P	01-21-132
415-108-0104	REP-P	01-17-016	415-111-110	AMD-P	01-20-037	415-501-180	REP	02-01-121
415-108-0104	REP	01-21-090	415-111-220	PREP	01-07-078	415-501-190	REP-P	01-21-132
415-108-0105	REP-P	01-17-016	415-111-220	AMD-E	01-08-026	415-501-190	REP	02-01-121
415-108-0105	REP	01-21-090	415-111-220	AMD-P	01-11-119	415-501-200	REP-P	01-21-132
415-108-0106	REP-P	01-17-016	415-111-220	AMD	01-15-038	415-501-200	REP	02-01-121
415-108-0106	REP	01-21-090	415-111-310	AMD-P	01-23-051	415-501-210	REP-P	01-21-132
415-108-0107	REP-P	01-17-016	415-111-400	NEW-P	01-21-070	415-501-210	REP	02-01-121
415-108-0107	REP	01-21-090	415-111-410	NEW-P	01-23-051	415-501-300	REP-P	01-21-132
415-108-0108	REP-P	01-17-016	415-111-440	NEW-P	01-23-051	415-501-300	REP	02-01-121
415-108-0108	REP	01-21-090	415-111-450	NEW-P	01-23-051	415-501-305	REP-P	01-21-132
415-108-0109	REP-P	01-17-016	415-112	PREP	01-05-075	415-501-380	AMD-P	01-21-132
415-108-0109	REP	01-21-090	415-112-0161	PREP	01-15-027	415-501-380	AMD	02-01-121
415-108-0110	REP-P	01-17-016	415-112-0161	AMD-P	01-19-038	415-501-415	AMD-P	01-21-132
415-108-0110	REP	01-21-090	415-112-0161	AMD	01-23-053	415-501-415	AMD	02-01-121
415-108-0111	REP-P	01-17-016	415-112-125	PREP	01-09-058	415-501-416	NEW-P	01-21-132
415-108-0111	REP	01-21-090	415-112-250	AMD-P	01-21-070	415-501-416	NEW	02-01-121
415-108-315	AMD-P	01-20-037	415-112-400	AMD-P	01-21-070	415-501-417	NEW-P	01-21-132
415-108-324	AMD-P	01-20-037	415-112-412	AMD-P	01-21-070	415-501-417	NEW	02-01-121
415-108-326	AMD-P	01-07-079	415-112-413	AMD-P	01-21-070	415-501-420	AMD-P	01-21-132
415-108-326	AMD	01-10-045	415-112-515	AMD-P	01-22-101	415-501-420	AMD	02-01-121
415-108-340	AMD-P	01-20-037	415-112-515	AMD	02-02-060	415-501-430	AMD-P	01-21-132
415-108-425	NEW-P	01-23-051	415-112-525	NEW-P	01-22-101	415-501-430	AMD	02-01-121
415-108-441	AMD-P	01-20-037	415-112-525	NEW	02-02-060	415-501-470	AMD-P	01-21-132
415-108-443	AMD-P	01-20-037	415-112-540	REP-P	01-22-101	415-501-470	AMD	02-01-121
415-108-445	AMD-P	01-18-072	415-112-540	REP	02-02-060	415-501-485	AMD-P	01-21-132
415-108-456	AMD-P	01-20-037	415-112-541	NEW-P	01-22-101	415-501-485	AMD	02-01-121
415-108-458	AMD-P	01-20-037	415-112-541	NEW	02-02-060	415-501-486	AMD-P	01-21-132

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
415-501-486	AMD	02-01-121	415-600-280	NEW	01-21-091	415-620-025	REP	01-21-091
415-501-487	AMD-P	01-21-132	415-600-290	NEW-E	01-17-043	415-620-030	REP-E	01-17-043
415-501-487	AMD	02-01-121	415-600-290	NEW-P	01-17-057	415-620-030	REP-P	01-17-057
415-501-490	REP-P	01-21-132	415-600-290	NEW	01-21-091	415-620-030	REP	01-21-091
415-501-490	REP	02-01-121	415-600-310	NEW-E	01-17-043	415-620-035	REP-E	01-17-043
415-501-491	NEW-P	01-21-132	415-600-310	NEW-P	01-17-057	415-620-035	REP-P	01-17-057
415-501-491	NEW	02-01-121	415-600-310	NEW	01-21-091	415-620-035	REP	01-21-091
415-501-492	NEW-P	01-21-132	415-600-410	NEW-E	01-17-043	415-620-040	REP-E	01-17-043
415-501-492	NEW	02-01-121	415-600-410	NEW-P	01-17-057	415-620-040	REP-P	01-17-057
415-501-493	NEW-P	01-21-132	415-600-410	NEW	01-21-091	415-620-040	REP	01-21-091
415-501-493	NEW	02-01-121	415-600-420	NEW-E	01-17-043	415-620-045	REP-E	01-17-043
415-501-494	NEW-P	01-21-132	415-600-420	NEW-P	01-17-057	415-620-045	REP-P	01-17-057
415-501-494	PREP	01-22-092	415-600-420	NEW	01-21-091	415-620-045	REP	01-21-091
415-501-494	NEW	02-01-121	415-600-430	NEW-E	01-17-043	415-620-050	REP-E	01-17-043
415-501-495	AMD-P	01-21-132	415-600-430	NEW-P	01-17-057	415-620-050	REP-P	01-17-057
415-501-495	AMD	02-01-121	415-600-430	NEW	01-21-091	415-620-050	REP	01-21-091
415-501-500	REP-P	01-21-132	415-600-440	NEW-E	01-17-043	415-620-055	REP-E	01-17-043
415-501-500	REP	02-01-121	415-600-440	NEW-P	01-17-057	415-620-055	REP-P	01-17-057
415-501-510	AMD-P	01-23-041	415-600-440	NEW	01-21-091	415-620-055	REP	01-21-091
415-501-510	AMD	02-02-059	415-600-450	NEW-E	01-17-043	415-630	PREP	01-04-028
415-501-530	AMD-P	01-21-132	415-600-450	NEW-P	01-17-057	415-630-010	REP-E	01-17-043
415-501-530	AMD	02-01-121	415-600-450	NEW	01-21-091	415-630-010	REP-P	01-17-057
415-501-600	AMD-P	01-21-132	415-600-510	NEW-E	01-17-043	415-630-010	REP	01-21-091
415-501-600	AMD	02-01-121	415-600-510	NEW-P	01-17-057	415-630-020	REP-E	01-17-043
415-600-010	NEW-E	01-17-043	415-600-510	NEW	01-21-091	415-630-020	REP-P	01-17-057
415-600-010	NEW-P	01-17-057	415-600-520	NEW-E	01-17-043	415-630-020	REP	01-21-091
415-600-010	NEW	01-21-091	415-600-520	NEW-P	01-17-057	415-630-025	NEW-P	01-08-076
415-600-020	NEW-E	01-17-043	415-600-520	NEW	01-21-091	415-630-025	NEW	01-11-053
415-600-020	NEW-P	01-17-057	415-600-610	NEW-E	01-17-043	415-630-025	REP-E	01-17-043
415-600-020	NEW	01-21-091	415-600-610	NEW-P	01-17-057	415-630-025	REP-P	01-17-057
415-600-030	NEW-E	01-17-043	415-600-610	NEW	01-21-091	415-630-025	REP	01-21-091
415-600-030	NEW-P	01-17-057	415-600-620	NEW-E	01-17-043	415-630-030	PREP	01-04-028
415-600-030	NEW	01-21-091	415-600-620	NEW-P	01-17-057	415-630-030	AMD-E	01-04-029
415-600-040	NEW-E	01-17-043	415-600-620	NEW	01-21-091	415-630-030	AMD-P	01-08-076
415-600-040	NEW-P	01-17-057	415-600-630	NEW-E	01-17-043	415-630-030	AMD	01-11-053
415-600-040	NEW	01-21-091	415-600-630	NEW-P	01-17-057	415-630-030	REP-E	01-17-043
415-600-110	NEW-E	01-17-043	415-600-630	NEW	01-21-091	415-630-030	REP-P	01-17-057
415-600-110	NEW-P	01-17-057	415-610	PREP	01-04-028	415-630-030	REP	01-21-091
415-600-110	NEW	01-21-091	415-610-010	REP-E	01-17-043	415-640	PREP	01-04-028
415-600-210	NEW-E	01-17-043	415-610-010	REP-P	01-17-057	415-640-010	REP-E	01-17-043
415-600-210	NEW-P	01-17-057	415-610-010	REP	01-21-091	415-640-010	REP-P	01-17-057
415-600-210	NEW	01-21-091	415-610-015	REP-E	01-17-043	415-640-010	REP	01-21-091
415-600-220	NEW-E	01-17-043	415-610-015	REP-P	01-17-057	415-640-020	REP-E	01-17-043
415-600-220	NEW-P	01-17-057	415-610-015	REP	01-21-091	415-640-020	REP-P	01-17-057
415-600-220	NEW	01-21-091	415-610-020	REP-E	01-17-043	415-640-020	REP	01-21-091
415-600-230	NEW-E	01-17-043	415-610-020	REP-P	01-17-057	415-640-030	REP-E	01-17-043
415-600-230	NEW-P	01-17-057	415-610-020	REP	01-21-091	415-640-030	REP-P	01-17-057
415-600-230	NEW	01-21-091	415-610-030	REP-E	01-17-043	415-640-030	REP	01-21-091
415-600-240	NEW-E	01-17-043	415-610-030	REP-P	01-17-057	415-650	PREP	01-04-028
415-600-240	NEW-P	01-17-057	415-610-030	REP	01-21-091	415-650-010	REP-E	01-17-043
415-600-240	NEW	01-21-091	415-620	PREP	01-04-028	415-650-010	REP-P	01-17-057
415-600-250	NEW-E	01-17-043	415-620-010	REP-E	01-17-043	415-650-010	REP	01-21-091
415-600-250	NEW-P	01-17-057	415-620-010	REP-P	01-17-057	415-650-020	REP-E	01-17-043
415-600-250	NEW	01-21-091	415-620-010	REP	01-21-091	415-650-020	REP-P	01-17-057
415-600-260	NEW-E	01-17-043	415-620-015	REP-E	01-17-043	415-650-020	REP	01-21-091
415-600-260	NEW-P	01-17-057	415-620-015	REP-P	01-17-057	415-650-030	REP-E	01-17-043
415-600-260	NEW	01-21-091	415-620-015	REP	01-21-091	415-650-030	REP-P	01-17-057
415-600-270	NEW-E	01-17-043	415-620-020	REP-E	01-17-043	415-650-030	REP	01-21-091
415-600-270	NEW-P	01-17-057	415-620-020	REP-P	01-17-057	415-650-040	REP-E	01-17-043
415-600-270	NEW	01-21-091	415-620-020	REP	01-21-091	415-650-040	REP-P	01-17-057
415-600-280	NEW-E	01-17-043	415-620-025	REP-E	01-17-043	415-650-040	REP	01-21-091
415-600-280	NEW-P	01-17-057	415-620-025	REP-P	01-17-057	415-650-050	REP-E	01-17-043

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
415-650-050	REP-P	01-17-057	417- 01-125	AMD-E	01-05-101	420- 04-015	NEW	01-04-052
415-650-050	REP	01-21-091	417- 01-125	PREP	01-05-102	420- 04-020	NEW	01-04-052
415-660	PREP	01-04-028	417- 01-125	AMD-P	01-09-082	420- 04-030	NEW	01-04-052
415-660-010	REP-E	01-17-043	417- 01-125	AMD	01-13-123	420- 04-040	NEW	01-04-052
415-660-010	REP-P	01-17-057	417- 01-127	NEW-E	01-05-101	420- 04-050	NEW	01-04-052
415-660-010	REP	01-21-091	417- 01-127	NEW-P	01-09-082	420- 04-060	NEW	01-04-052
415-660-020	REP-E	01-17-043	417- 01-127	NEW	01-13-123	420- 04-070	NEW	01-04-052
415-660-020	REP-P	01-17-057	417- 01-130	PREP	01-05-102	420- 04-080	NEW	01-04-052
415-660-020	REP	01-21-091	417- 01-130	AMD-P	01-09-082	420- 04-085	NEW	01-04-052
415-670	PREP	01-04-028	417- 01-130	AMD	01-13-123	420- 04-100	NEW	01-04-052
415-670-010	REP-E	01-17-043	417- 01-135	PREP	01-05-102	420- 12-010	NEW	01-04-052
415-670-010	REP-P	01-17-057	417- 01-135	AMD-P	01-09-082	420- 12-020	NEW	01-04-052
415-670-010	REP	01-21-091	417- 01-135	AMD	01-13-123	420- 12-030	NEW	01-04-052
415-680	PREP	01-04-028	417- 01-145	AMD-P	01-09-082	420- 12-040	NEW	01-04-052
415-680-010	REP-E	01-17-043	417- 01-145	AMD	01-13-123	420- 12-050	NEW	01-04-052
415-680-010	REP-P	01-17-057	417- 01-150	AMD-E	01-05-101	420- 12-060	NEW	01-04-052
415-680-010	REP	01-21-091	417- 01-150	PREP	01-05-102	420- 12-060	PREP	01-17-096
415-680-020	REP-E	01-17-043	417- 01-150	AMD-P	01-09-082	420- 12-060	AMD-P	01-24-059
415-680-020	REP-P	01-17-057	417- 01-150	AMD	01-13-123	420- 12-070	NEW	01-04-052
415-680-020	REP	01-21-091	417- 01-155	PREP	01-05-102	420- 12-075	NEW	01-04-052
415-680-030	REP-E	01-17-043	417- 01-155	AMD-P	01-09-082	420- 12-080	NEW	01-04-052
415-680-030	REP-P	01-17-057	417- 01-155	AMD	01-13-123	420- 12-085	NEW	01-04-052
415-680-030	REP	01-21-091	417- 02-100	NEW-P	01-13-124	420- 12-090	NEW	01-04-052
415-680-040	REP-E	01-17-043	417- 02-100	NEW	01-17-078	434-208-050	REP-X	01-21-122
415-680-040	REP-P	01-17-057	417- 02-105	NEW-P	01-13-124	434-208-050	REP	02-02-039
415-680-040	REP	01-21-091	417- 02-105	NEW	01-17-078	434-236-025	NEW-E	01-17-026
415-680-050	REP-E	01-17-043	417- 02-110	NEW-P	01-13-124	434-236-030	AMD-E	01-17-026
415-680-050	REP-P	01-17-057	417- 02-110	NEW	01-17-078	434-236-040	REP-E	01-17-026
415-680-050	REP	01-21-091	417- 02-115	NEW-P	01-13-124	434-236-050	REP-E	01-17-026
415-680-060	REP-E	01-17-043	417- 02-115	NEW	01-17-078	434-236-055	NEW-E	01-17-026
415-680-060	REP-P	01-17-057	417- 02-120	NEW-P	01-13-124	434-236-060	AMD-E	01-17-026
415-680-060	REP	01-21-091	417- 02-120	NEW	01-17-078	434-236-070	AMD-E	01-17-026
415-680-070	REP-E	01-17-043	417- 02-125	NEW-P	01-13-124	434-236-080	AMD-E	01-17-026
415-680-070	REP-P	01-17-057	417- 02-125	NEW	01-17-078	434-236-100	AMD-E	01-17-026
415-680-070	REP	01-21-091	417- 02-130	NEW-P	01-13-124	434-236-110	AMD-E	01-17-026
415-690	PREP	01-04-028	417- 02-130	NEW	01-17-078	434-236-140	AMD-E	01-17-026
415-690-010	REP-E	01-17-043	417- 02-135	NEW-P	01-13-124	434-236-180	AMD-E	01-17-026
415-690-010	REP-P	01-17-057	417- 02-135	NEW	01-17-078	434-236-210	REP-E	01-17-026
415-690-010	REP	01-21-091	417- 02-140	NEW-P	01-13-124	434-240-010	AMD-E	01-17-026
415-695	PREP	01-04-028	417- 02-140	NEW	01-17-078	434-240-020	AMD-E	01-17-026
415-695-010	REP-E	01-17-043	417- 02-145	NEW-P	01-13-124	434-240-025	REP-E	01-17-026
415-695-010	REP-P	01-17-057	417- 02-145	NEW	01-17-078	434-240-027	NEW-E	01-17-026
415-695-010	REP	01-21-091	417- 02-150	NEW-P	01-13-124	434-240-060	AMD-E	01-17-026
415-695-020	REP-E	01-17-043	417- 02-150	NEW	01-17-078	434-240-080	NEW-E	01-17-026
415-695-020	REP-P	01-17-057	417- 02-155	NEW-P	01-13-124	434-240-090	AMD-E	01-17-026
415-695-020	REP	01-21-091	417- 02-155	NEW	01-17-078	434-240-120	AMD-E	01-17-026
415-695-030	REP-E	01-17-043	417- 06	PREP	01-05-102	434-240-130	AMD-E	01-17-026
415-695-030	REP-P	01-17-057	417- 06-110	AMD-P	01-09-082	434-240-150	AMD-E	01-17-026
415-695-030	REP	01-21-091	417- 06-110	AMD	01-13-123	434-240-160	REP-E	01-17-026
415-695-040	REP-E	01-17-043	417- 06-120	AMD-P	01-09-082	434-240-190	AMD-E	01-17-026
415-695-040	REP-P	01-17-057	417- 06-120	AMD	01-13-123	434-240-205	AMD-E	01-17-026
415-695-040	REP	01-21-091	417- 06-130	AMD-P	01-09-082	434-240-230	AMD-E	01-17-026
417- 01-105	AMD-E	01-05-101	417- 06-130	AMD	01-13-123	434-240-235	AMD-E	01-17-026
417- 01-105	PREP	01-05-102	417- 06-135	NEW-P	01-09-082	434-240-250	AMD-E	01-17-026
417- 01-105	AMD-P	01-09-082	417- 06-135	NEW	01-13-123	434-240-320	AMD-E	01-17-026
417- 01-105	AMD	01-13-123	417- 06-140	AMD-P	01-09-082	434-257	AMD-E	01-14-063
417- 01-110	PREP	01-05-102	417- 06-140	AMD	01-13-123	434-257	AMD-P	01-21-145
417- 01-110	AMD-P	01-09-082	417- 06-150	AMD-P	01-09-082	434-257	AMD	02-02-066
417- 01-110	AMD	01-13-123	417- 06-150	AMD	01-13-123	434-257-010	AMD-E	01-14-063
417- 01-115	PREP	01-05-102	417- 06-170	AMD-P	01-09-082	434-257-010	AMD-P	01-21-145
417- 01-115	AMD-P	01-09-082	417- 06-170	AMD	01-13-123	434-257-010	AMD	02-02-066
417- 01-115	AMD	01-13-123	420- 04-010	NEW	01-04-052	434-257-020	AMD-E	01-14-063

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
434-257-020	AMD-P	01-21-145	434-381-030	REP-E	01-11-089	448-13-040	AMD	01-17-009
434-257-020	AMD	02-02-066	434-381-030	REP-P	01-21-146	448-13-056	NEW-P	01-11-134
434-257-030	AMD-E	01-14-063	434-381-030	REP	02-02-067	448-13-056	NEW	01-17-009
434-257-030	AMD-P	01-21-145	434-381-040	REP-E	01-11-089	448-13-060	AMD-P	01-11-134
434-257-030	AMD	02-02-066	434-381-040	REP-P	01-21-146	448-13-060	AMD	01-17-009
434-257-050	REP-E	01-14-063	434-381-040	REP	02-02-067	448-13-225	NEW-P	01-11-134
434-257-050	REP-P	01-21-145	434-381-050	REP-E	01-11-089	448-13-225	NEW	01-17-009
434-257-050	REP	02-02-066	434-381-050	REP-P	01-21-146	458-12-015	REP-XR	01-07-094
434-257-070	AMD-E	01-14-063	434-381-050	REP	02-02-067	458-12-015	REP	01-11-029
434-257-070	AMD-P	01-21-145	434-381-060	REP-E	01-11-089	458-12-020	REP-XR	01-07-094
434-257-070	AMD	02-02-066	434-381-060	REP-P	01-21-146	458-12-020	REP	01-11-029
434-257-080	REP-E	01-14-063	434-381-060	REP	02-02-067	458-12-085	REP-XR	01-07-094
434-257-080	REP-P	01-21-145	434-381-070	REP-E	01-11-089	458-12-085	REP	01-11-029
434-257-080	REP	02-02-066	434-381-070	REP-P	01-21-146	458-12-090	PREP	01-24-038
434-257-090	AMD-E	01-14-063	434-381-070	REP	02-02-067	458-12-140	PREP	01-24-039
434-257-090	AMD-P	01-21-145	434-381-080	REP-E	01-11-089	458-12-270	PREP	01-24-038
434-257-090	AMD	02-02-066	434-381-080	REP-P	01-21-146	458-12-275	PREP	01-24-038
434-257-100	AMD-E	01-14-063	434-381-080	REP	02-02-067	458-12-280	PREP	01-24-038
434-257-100	AMD-P	01-21-145	434-381-090	REP-E	01-11-089	458-16-110	PREP	01-17-120
434-257-100	AMD	02-02-066	434-381-090	REP-P	01-21-146	458-16-110	AMD-P	01-22-078
434-257-120	REP-E	01-14-063	434-381-090	REP	02-02-067	458-16-110	AMD	02-02-009
434-257-120	REP-P	01-21-145	434-381-100	REP-E	01-11-089	458-16-115	PREP	01-24-038
434-257-120	REP	02-02-066	434-381-100	REP-P	01-21-146	458-16-120	PREP	01-17-120
434-257-130	AMD-E	01-14-063	434-381-100	REP	02-02-067	458-16-120	AMD-P	01-22-077
434-257-130	AMD-P	01-21-145	434-381-110	NEW-E	01-11-089	458-16-120	AMD	02-02-009
434-257-130	AMD	02-02-066	434-381-110	NEW-P	01-21-146	458-16-130	PREP	01-17-120
434-257-150	AMD-E	01-14-063	434-381-110	NEW	02-02-067	458-16-130	AMD-P	01-22-077
434-257-150	AMD-P	01-21-145	434-381-120	NEW-E	01-11-089	458-16-130	AMD	02-02-009
434-257-150	AMD	02-02-066	434-381-120	NEW-P	01-21-146	458-16-150	PREP	01-17-120
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434-260-225	AMD-P	01-06-023	434-381-130	NEW-P	01-21-146	458-16-165	PREP	01-18-008
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434-260-300	AMD-P	01-06-023	434-381-140	NEW-E	01-11-089	458-16-165	AMD	02-02-009
434-260-300	AMD	01-11-111	434-381-140	NEW-P	01-21-146	458-16-260	AMD-X	01-19-063
434-260-305	AMD-P	01-06-023	434-381-140	NEW	02-02-067	458-16-260	AMD	01-24-037
434-260-305	AMD	01-11-111	434-381-150	NEW-E	01-11-089	458-16-270	AMD-X	01-19-063
434-260-307	NEW-P	01-06-023	434-381-150	NEW-P	01-21-146	458-16-270	AMD	01-24-037
434-260-307	NEW	01-11-111	434-381-150	NEW	02-02-067	458-18-220	AMD-X	01-22-006
434-260-309	NEW-P	01-06-023	434-381-160	NEW-E	01-11-089	458-18-220	AMD-E	02-02-008
434-260-309	NEW	01-11-111	434-381-160	NEW-P	01-21-146	458-20-13501	NEW-P	01-09-035
434-262-020	AMD-E	01-17-026	434-381-160	NEW	02-02-067	458-20-13501	NEW	01-13-042
434-380-010	REP-X	01-21-144	434-381-170	NEW-E	01-11-089	458-20-169	AMD-P	01-03-091
434-380-010	REP	02-02-065	434-381-170	NEW-P	01-21-146	458-20-169	AMD	01-09-066
434-380-020	REP-X	01-21-144	434-381-170	NEW	02-02-067	458-20-178	PREP	01-07-093
434-380-020	REP	02-02-065	434-381-180	NEW-E	01-11-089	458-20-17801	PREP	01-07-093
434-380-030	REP-X	01-21-144	434-381-180	NEW-P	01-21-146	458-20-17802	NEW-P	01-09-040
434-380-030	REP	02-02-065	434-381-180	NEW	02-02-067	458-20-17802	NEW	01-22-008
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434-380-040	REP	02-02-065	434-381-190	NEW-P	01-21-146	458-20-22802	AMD-P	01-03-105
434-380-050	REP-X	01-21-144	434-381-190	NEW	02-02-067	458-20-22802	AMD	01-07-017
434-380-050	REP	02-02-065	446-16-030	PREP	01-10-003	458-20-240	PREP	01-08-060
434-380-060	REP-X	01-21-144	446-16-030	AMD-P	01-13-052	458-20-240	AMD-P	01-13-004
434-380-060	REP	02-02-065	446-16-030	AMD	01-20-039	458-20-240	AMD	01-17-069
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458- 30-200	AMD	01-24-030	460- 24A-205	AMD-P	01-12-090	463- 30	PREP	01-13-084
458- 30-255	REP-XR	01-11-028	460- 24A-205	AMD	01-16-125	463- 34	PREP	01-13-084
458- 30-255	REP	01-15-015	460- 24A-210	AMD-P	01-12-090	463- 36	PREP	01-13-084
458- 30-262	AMD-X	01-22-005	460- 24A-210	AMD	01-16-125	463- 38	PREP	01-13-084
458- 30-262	AMD-E	01-24-089	460- 33A	PREP	01-12-012	463- 39	PREP	01-13-084
458- 30-275	AMD-P	01-18-093	460- 33A-010	AMD-P	01-20-063	463- 40	PREP	01-13-084
458- 30-275	AMD	01-24-030	460- 33A-010	AMD	01-23-002	463- 42	PREP	01-13-084
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458- 30-295	AMD-P	01-18-093	460- 33A-025	AMD-P	01-20-063	463- 50	PREP	01-13-084
458- 30-295	AMD	01-24-030	460- 33A-025	AMD	01-23-002	463- 54	PREP	01-13-084
458- 30-300	AMD-P	01-18-093	460- 33A-030	AMD-P	01-20-063	463- 58	PREP	01-13-084
458- 30-300	AMD	01-24-030	460- 33A-030	AMD	01-23-002	467- 03-010	NEW-E	01-14-073
458- 30-305	AMD-P	01-18-093	460- 33A-031	AMD-P	01-20-063	467- 03-010	NEW-P	01-19-055
458- 30-305	AMD	01-24-030	460- 33A-031	AMD	01-23-002	467- 03-010	NEW	01-22-011
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458- 30-310	AMD	01-24-030	460- 33A-035	AMD	01-23-002	468- 38-075	AMD-E	01-21-034
458- 30-315	REP-P	01-18-093	460- 33A-037	NEW-P	01-20-063	468- 38-075	PREP	01-22-093
458- 30-315	REP	01-24-030	460- 33A-037	NEW	01-23-002	468- 38-390	AMD-E	01-21-034
458- 30-325	AMD-P	01-18-093	460- 33A-038	NEW-P	01-20-063	468- 38-390	PREP	01-22-093
458- 30-325	AMD	01-24-030	460- 33A-038	NEW	01-23-002	468-300-010	AMD-P	01-04-078
458- 30-350	REP-P	01-18-093	460- 33A-040	AMD-P	01-20-063	468-300-010	AMD	01-11-010
458- 30-350	REP	01-24-030	460- 33A-040	AMD	01-23-002	468-300-010	PREP	02-01-139
458- 30-590	AMD-X	01-22-004	460- 33A-055	AMD-P	01-20-063	468-300-020	AMD-P	01-04-078
458- 30-590	AMD-E	02-02-007	460- 33A-055	AMD	01-23-002	468-300-020	AMD	01-11-010
458- 30-700	NEW-P	01-22-091	460- 33A-070	AMD-P	01-20-063	468-300-020	PREP	02-01-139
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458- 40-540	AMD	02-02-033	460- 33A-075	AMD-P	01-20-063	468-300-040	AMD	01-11-010
458- 40-640	AMD-X	01-19-008	460- 33A-075	AMD	01-23-002	468-300-040	PREP	02-01-139
458- 40-640	AMD	01-24-029	460- 33A-080	AMD-P	01-20-063	468-300-220	AMD-P	01-04-078
458- 40-660	PREP	01-06-034	460- 33A-080	AMD	01-23-002	468-300-220	AMD	01-11-010
458- 40-660	AMD-P	01-10-080	460- 33A-081	AMD-P	01-20-063	468-300-220	PREP	02-01-139
458- 40-660	AMD	01-13-105	460- 33A-081	AMD	01-23-002	478-108-010	AMD-E	01-21-004
458- 40-660	PREP	01-18-040	460- 33A-086	AMD-P	01-20-063	478-108-010	PREP	01-22-027
458- 40-660	AMD-P	01-22-047	460- 33A-086	AMD	01-23-002	478-116	AMD-C	01-13-015
458- 40-660	AMD	02-02-033	460- 33A-090	AMD-P	01-20-063	478-116	AMD	01-20-030
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460- 24A-047	NEW-P	01-12-090	460- 33A-095	NEW	01-23-002	478-116-040	REP-P	01-08-074
460- 24A-047	NEW	01-16-125	460- 33A-105	AMD-P	01-20-063	478-116-040	REP	01-20-030
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460- 24A-050	AMD	01-16-125	460- 33A-110	AMD-P	01-20-063	478-116-046	REP	01-20-030
460- 24A-055	AMD-P	01-12-090	460- 33A-110	AMD	01-23-002	478-116-051	AMD-P	01-08-074
460- 24A-055	AMD	01-16-125	460- 33A-115	AMD-P	01-20-063	478-116-051	AMD	01-20-030
460- 24A-057	NEW-P	01-12-090	460- 33A-115	AMD	01-23-002	478-116-101	AMD-P	01-08-074
460- 24A-057	NEW	01-16-125	460- 33A-120	AMD-P	01-20-063	478-116-101	AMD	01-20-030
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478-116-245	AMD-P	01-08-074	478-276-020	AMD	01-11-136	480-30-035	REP	01-20-061
478-116-245	AMD	01-20-030	478-276-060	AMD-P	01-07-014	480-30-095	AMD-P	01-17-110
478-116-255	AMD-P	01-08-074	478-276-060	AMD	01-11-136	480-30-095	AMD	01-20-061
478-116-255	AMD	01-20-030	478-276-070	AMD-P	01-07-014	480-30-097	AMD-P	01-17-110
478-116-291	AMD-P	01-08-074	478-276-070	AMD	01-11-136	480-30-097	AMD	01-20-061
478-116-291	AMD	01-20-030	478-276-080	AMD-P	01-07-014	480-30-100	AMD-P	01-17-110
478-116-301	AMD-P	01-08-074	478-276-080	AMD	01-11-136	480-30-100	AMD	01-20-061
478-116-301	AMD	01-20-030	478-276-100	AMD-P	01-07-014	480-30-999	NEW-P	01-17-110
478-116-311	AMD-P	01-08-074	478-276-100	AMD	01-11-136	480-30-999	NEW	01-20-061
478-116-311	AMD	01-20-030	478-276-120	AMD-P	01-07-014	480-31	PREP	01-13-125
478-116-411	AMD-P	01-08-074	478-276-120	AMD	01-11-136	480-31-020	AMD-P	01-17-110
478-116-411	AMD	01-20-030	478-276-140	AMD-P	01-07-014	480-31-020	AMD	01-20-061
478-116-605	AMD-P	01-08-074	478-276-140	AMD	01-11-136	480-31-030	AMD-P	01-17-110
478-116-605	AMD	01-20-030	478-355-010	AMD-P	01-03-122	480-31-030	AMD	01-20-061
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478-117-005	NEW-E	01-21-004	478-355-030	AMD-P	01-03-122	480-31-050	AMD	01-20-061
478-117-010	NEW-E	01-21-004	478-355-030	AMD	01-08-007	480-31-060	REP-P	01-17-110
478-117-020	NEW-E	01-21-004	478-355-040	AMD-P	01-03-122	480-31-060	REP	01-20-061
478-117-030	NEW-E	01-21-004	478-355-040	AMD	01-08-007	480-31-100	AMD-P	01-17-110
478-117-040	NEW-E	01-21-004	479-05-240	AMD-P	01-13-126	480-31-100	AMD	01-20-061
478-117-050	NEW-E	01-21-004	479-05-240	AMD	01-19-040	480-31-120	AMD-P	01-17-110
478-117-060	NEW-E	01-21-004	480-09	PREP	01-12-053	480-31-120	AMD	01-20-061
478-117-070	NEW-E	01-21-004	480-14	PREP	01-13-125	480-31-130	AMD-P	01-17-110
478-117-080	NEW-E	01-21-004	480-14-040	AMD-P	01-17-110	480-31-130	AMD	01-20-061
478-117-090	NEW-E	01-21-004	480-14-040	AMD	01-20-061	480-31-140	AMD-P	01-17-110
478-117-100	NEW-E	01-21-004	480-14-060	REP-P	01-17-110	480-31-140	AMD	01-20-061
478-117-110	NEW-E	01-21-004	480-14-060	REP	01-20-061	480-31-999	NEW-P	01-17-110
478-117-200	NEW-E	01-21-004	480-14-070	AMD-P	01-17-110	480-31-999	NEW	01-20-061
478-117-210	NEW-E	01-21-004	480-14-070	AMD	01-20-061	480-40	PREP	01-13-125
478-117-220	NEW-E	01-21-004	480-14-250	AMD-P	01-17-110	480-40-015	REP-P	01-17-110
478-117-230	NEW-E	01-21-004	480-14-250	AMD	01-20-061	480-40-015	REP	01-20-061
478-117-240	NEW-E	01-21-004	480-14-360	AMD-P	01-17-110	480-40-065	AMD-P	01-17-110
478-117-250	NEW-E	01-21-004	480-14-360	AMD	01-20-061	480-40-065	AMD	01-20-061
478-117-260	NEW-E	01-21-004	480-14-370	AMD-P	01-17-110	480-40-075	AMD-P	01-17-110
478-117-270	NEW-E	01-21-004	480-14-370	AMD	01-20-061	480-40-075	AMD	01-20-061
478-117-280	NEW-E	01-21-004	480-14-380	AMD-P	01-17-110	480-40-999	NEW-P	01-17-110
478-117-300	NEW-E	01-21-004	480-14-380	AMD	01-20-061	480-40-999	NEW	01-20-061
478-117-310	NEW-E	01-21-004	480-14-390	AMD-P	01-17-110	480-62-010	REP	01-04-026
478-117-320	NEW-E	01-21-004	480-14-390	AMD	01-20-061	480-62-020	REP	01-04-026
478-117-400	NEW-E	01-21-004	480-14-400	AMD-P	01-17-110	480-62-030	REP	01-04-026
478-117-410	NEW-E	01-21-004	480-14-400	AMD	01-20-061	480-62-040	REP	01-04-026
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478-136-030	AMD-P	01-06-009	480-15-040	REP-P	01-17-110	480-62-080	REP	01-04-026
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478-136-030	AMD-E	01-20-029	480-15-050	REP-P	01-17-110	480-62-090	REP	01-04-026
478-136-030	AMD-P	02-01-104	480-15-050	REP	01-20-061	480-62-100	REP	01-04-026
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478-160	PREP	01-21-040	480-15-570	AMD	01-20-061	480-62-135	NEW	01-04-026
478-160-125	AMD-P	02-01-105	480-15-999	NEW-P	01-17-110	480-62-140	NEW	01-04-026
478-160-130	AMD-P	02-01-105	480-15-999	NEW	01-20-061	480-62-145	NEW	01-04-026
478-160-140	AMD-P	02-01-105	480-30	PREP	01-13-125	480-62-150	NEW	01-04-026
478-160-163	NEW-P	02-01-105	480-30-010	AMD-P	01-17-110	480-62-155	NEW	01-04-026
478-160-175	AMD-P	02-01-105	480-30-010	AMD	01-20-061	480-62-160	NEW	01-04-026
478-250-050	AMD-P	01-07-014	480-30-015	REP-P	01-17-110	480-62-165	NEW	01-04-026
478-250-050	AMD	01-11-136	480-30-015	REP	01-20-061	480-62-170	NEW	01-04-026
478-250-070	AMD-P	01-07-014	480-30-030	AMD-P	01-17-110	480-62-200	NEW	01-04-026

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-62-205	NEW	01-04-026	480-70-146	NEW	01-08-012	480-70-336	NEW	01-08-012
480-62-210	NEW	01-04-026	480-70-150	REP	01-08-012	480-70-339	NEW	01-08-012
480-62-215	NEW	01-04-026	480-70-151	NEW	01-08-012	480-70-340	REP	01-08-012
480-62-220	NEW	01-04-026	480-70-155	REP	01-08-012	480-70-341	NEW	01-08-012
480-62-225	NEW	01-04-026	480-70-156	NEW	01-08-012	480-70-346	NEW	01-08-012
480-62-230	NEW	01-04-026	480-70-160	REP	01-08-012	480-70-350	REP	01-08-012
480-62-235	NEW	01-04-026	480-70-161	NEW	01-08-012	480-70-351	NEW	01-08-012
480-62-240	NEW	01-04-026	480-70-166	NEW	01-08-012	480-70-356	NEW-W	01-12-085
480-62-245	NEW	01-04-026	480-70-170	REP	01-08-012	480-70-360	REP	01-08-012
480-62-250	NEW	01-04-026	480-70-171	NEW	01-08-012	480-70-361	NEW	01-08-012
480-62-300	NEW	01-04-026	480-70-176	NEW	01-08-012	480-70-366	NEW	01-08-012
480-62-305	NEW	01-04-026	480-70-180	REP	01-08-012	480-70-370	REP	01-08-012
480-62-310	NEW	01-04-026	480-70-181	NEW	01-08-012	480-70-371	NEW	01-08-012
480-62-315	NEW	01-04-026	480-70-186	NEW	01-08-012	480-70-376	NEW	01-08-012
480-62-320	NEW	01-04-026	480-70-190	REP	01-08-012	480-70-380	REP	01-08-012
480-62-325	NEW	01-04-026	480-70-191	NEW	01-08-012	480-70-381	NEW	01-08-012
480-62-999	NEW	01-04-026	480-70-196	NEW	01-08-012	480-70-386	NEW	01-08-012
480-70	PREP	01-13-125	480-70-200	REP	01-08-012	480-70-390	REP	01-08-012
480-70-001	NEW	01-08-012	480-70-201	NEW	01-08-012	480-70-391	NEW	01-08-012
480-70-006	NEW	01-08-012	480-70-206	NEW	01-08-012	480-70-396	NEW	01-08-012
480-70-010	REP	01-08-012	480-70-210	REP	01-08-012	480-70-400	REP	01-08-012
480-70-011	NEW	01-08-012	480-70-211	NEW	01-08-012	480-70-401	NEW	01-08-012
480-70-016	NEW	01-08-012	480-70-216	NEW	01-08-012	480-70-405	REP	01-08-012
480-70-020	REP	01-08-012	480-70-220	REP	01-08-012	480-70-406	NEW	01-08-012
480-70-021	NEW	01-08-012	480-70-221	NEW	01-08-012	480-70-410	REP	01-08-012
480-70-026	NEW	01-08-012	480-70-226	NEW	01-08-012	480-70-411	NEW	01-08-012
480-70-030	REP	01-08-012	480-70-230	REP	01-08-012	480-70-416	NEW	01-08-012
480-70-031	NEW	01-08-012	480-70-231	NEW	01-08-012	480-70-420	REP	01-08-012
480-70-036	NEW	01-08-012	480-70-236	NEW	01-08-012	480-70-421	NEW	01-08-012
480-70-040	REP	01-08-012	480-70-240	REP	01-08-012	480-70-426	NEW	01-08-012
480-70-041	NEW	01-08-012	480-70-241	NEW	01-08-012	480-70-430	REP	01-08-012
480-70-046	NEW	01-08-012	480-70-245	REP	01-08-012	480-70-431	NEW	01-08-012
480-70-050	REP	01-08-012	480-70-246	NEW	01-08-012	480-70-436	NEW	01-08-012
480-70-051	NEW	01-08-012	480-70-250	REP	01-08-012	480-70-440	REP	01-08-012
480-70-055	REP	01-08-012	480-70-251	NEW	01-08-012	480-70-441	NEW	01-08-012
480-70-056	NEW	01-08-012	480-70-256	NEW	01-08-012	480-70-446	NEW	01-08-012
480-70-060	REP	01-08-012	480-70-260	REP	01-08-012	480-70-451	NEW	01-08-012
480-70-061	NEW	01-08-012	480-70-261	NEW	01-08-012	480-70-456	NEW	01-08-012
480-70-066	NEW	01-08-012	480-70-262	NEW	01-08-012	480-70-461	NEW	01-08-012
480-70-070	REP	01-08-012	480-70-266	NEW	01-08-012	480-70-466	NEW	01-08-012
480-70-071	NEW	01-08-012	480-70-270	REP	01-08-012	480-70-471	NEW	01-08-012
480-70-076	NEW	01-08-012	480-70-271	NEW	01-08-012	480-70-476	NEW	01-08-012
480-70-080	REP	01-08-012	480-70-276	NEW	01-08-012	480-70-481	NEW	01-08-012
480-70-081	NEW	01-08-012	480-70-280	REP	01-08-012	480-70-486	NEW	01-08-012
480-70-086	NEW	01-08-012	480-70-281	NEW	01-08-012	480-70-500	REP	01-08-012
480-70-090	REP	01-08-012	480-70-286	NEW	01-08-012	480-70-510	REP	01-08-012
480-70-091	NEW	01-08-012	480-70-290	REP	01-08-012	480-70-530	REP	01-08-012
480-70-096	NEW	01-08-012	480-70-291	NEW	01-08-012	480-70-540	REP	01-08-012
480-70-100	REP	01-08-012	480-70-296	NEW	01-08-012	480-70-550	REP	01-08-012
480-70-101	NEW	01-08-012	480-70-300	REP	01-08-012	480-70-560	REP	01-08-012
480-70-106	NEW	01-08-012	480-70-301	NEW	01-08-012	480-70-570	REP	01-08-012
480-70-110	REP	01-08-012	480-70-306	NEW	01-08-012	480-70-700	REP	01-08-012
480-70-111	NEW	01-08-012	480-70-310	REP	01-08-012	480-70-710	REP	01-08-012
480-70-116	NEW	01-08-012	480-70-311	NEW	01-08-012	480-70-720	REP	01-08-012
480-70-120	REP	01-08-012	480-70-316	NEW	01-08-012	480-70-730	REP	01-08-012
480-70-121	NEW	01-08-012	480-70-320	REP	01-08-012	480-70-740	REP	01-08-012
480-70-126	NEW	01-08-012	480-70-321	NEW	01-08-012	480-70-750	REP	01-08-012
480-70-130	REP	01-08-012	480-70-325	REP	01-08-012	480-70-760	REP	01-08-012
480-70-131	NEW	01-08-012	480-70-326	NEW	01-08-012	480-70-770	REP	01-08-012
480-70-136	NEW	01-08-012	480-70-330	REP	01-08-012	480-70-780	REP	01-08-012
480-70-140	REP	01-08-012	480-70-331	NEW	01-08-012	480-70-790	REP	01-08-012
480-70-141	NEW	01-08-012	480-70-335	REP	01-08-012	480-70-999	NEW	01-08-012

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-70-999	AMD-P	01-17-110	480-80-150	REP-P	01-24-113	480-90-028	NEW	01-11-003
480-70-999	AMD	01-20-061	480-80-160	REP-P	01-24-113	480-90-031	REP-P	01-02-084
480-70-75	PREP	01-13-125	480-80-170	REP-P	01-24-113	480-90-031	REP	01-11-003
480-75-005	AMD-E	01-13-044	480-80-180	REP-P	01-24-113	480-90-032	REP-P	01-02-084
480-75-005	AMD-P	01-17-110	480-80-190	REP-P	01-24-113	480-90-032	REP	01-11-003
480-75-005	AMD	01-20-061	480-80-200	REP-P	01-24-113	480-90-033	NEW-P	01-02-084
480-75-240	NEW-E	01-13-045	480-80-201	NEW-P	01-24-113	480-90-033	NEW	01-11-003
480-75-240	NEW-P	01-20-058	480-80-202	NEW-P	01-24-113	480-90-036	REP-P	01-02-084
480-75-240	NEW-E	01-21-039	480-80-203	NEW-P	01-24-113	480-90-036	REP	01-11-003
480-75-999	NEW-P	01-17-110	480-80-204	NEW-P	01-24-113	480-90-041	REP-P	01-02-084
480-75-999	NEW	01-20-061	480-80-205	NEW-P	01-24-113	480-90-041	REP	01-11-003
480-80	AMD	01-09-002	480-80-206	NEW-P	01-24-113	480-90-043	REP-P	01-02-084
480-80-010	AMD-P	01-02-102	480-80-210	REP-P	01-24-113	480-90-043	REP	01-11-003
480-80-010	AMD	01-09-002	480-80-220	REP-P	01-24-113	480-90-046	REP-P	01-02-084
480-80-010	AMD-P	01-24-113	480-80-230	REP-P	01-24-113	480-90-046	REP	01-11-003
480-80-015	NEW-P	01-24-113	480-80-240	REP-P	01-24-113	480-90-051	REP-P	01-02-084
480-80-020	AMD-P	01-24-113	480-80-241	NEW-P	01-24-113	480-90-051	REP	01-11-003
480-80-025	NEW-P	01-24-113	480-80-242	NEW-P	01-24-113	480-90-056	REP-P	01-02-084
480-80-030	AMD-P	01-24-113	480-80-250	REP-P	01-24-113	480-90-056	REP-S	01-11-148
480-80-031	NEW-P	01-24-113	480-80-260	REP-P	01-24-113	480-90-056	REP	01-24-077
480-80-035	NEW-P	01-02-102	480-80-270	REP-P	01-24-113	480-90-061	REP-P	01-02-102
480-80-035	NEW	01-09-002	480-80-280	REP-P	01-24-113	480-90-061	REP	01-09-002
480-80-035	REP-P	01-24-113	480-80-290	REP-P	01-24-113	480-90-066	REP-P	01-02-084
480-80-040	REP-P	01-24-113	480-80-300	REP-P	01-24-113	480-90-066	REP	01-11-003
480-80-041	REP-P	01-24-113	480-80-310	REP-P	01-24-113	480-90-071	REP-P	01-02-084
480-80-045	REP-P	01-24-113	480-80-320	REP-P	01-24-113	480-90-071	REP	01-11-003
480-80-047	REP-P	01-02-102	480-80-325	NEW-P	01-02-102	480-90-072	REP-P	01-02-084
480-80-047	REP	01-09-002	480-80-325	NEW	01-09-002	480-90-072	REP	01-11-003
480-80-048	REP-P	01-02-102	480-80-325	REP-P	01-24-113	480-90-076	REP-P	01-02-084
480-80-048	REP	01-09-002	480-80-326	NEW-P	01-02-102	480-90-076	REP	01-11-003
480-80-049	REP-P	01-02-102	480-80-326	NEW	01-09-002	480-90-081	REP-P	01-02-084
480-80-049	REP	01-09-002	480-80-326	REP-P	01-24-113	480-90-081	REP	01-11-003
480-80-050	REP-P	01-24-113	480-80-330	REP-P	01-24-113	480-90-086	REP-P	01-02-084
480-80-060	REP-P	01-24-113	480-80-335	REP-P	01-24-113	480-90-086	REP	01-11-003
480-80-070	REP-P	01-24-113	480-80-340	REP-P	01-24-113	480-90-091	REP-P	01-02-084
480-80-080	REP-P	01-24-113	480-80-350	REP-P	01-24-113	480-90-091	REP	01-11-003
480-80-090	REP-P	01-24-113	480-80-360	REP-P	01-24-113	480-90-096	REP-P	01-02-084
480-80-100	REP-P	01-24-113	480-80-370	REP-P	01-24-113	480-90-096	REP	01-11-003
480-80-101	NEW-P	01-24-113	480-80-380	REP-P	01-24-113	480-90-101	REP-P	01-02-084
480-80-102	NEW-P	01-24-113	480-80-390	REP-P	01-02-102	480-90-101	REP	01-11-003
480-80-103	NEW-P	01-24-113	480-80-390	REP	01-09-002	480-90-103	NEW-P	01-02-084
480-80-104	NEW-P	01-24-113	480-90-001	NEW-P	01-02-084	480-90-103	NEW	01-11-003
480-80-105	NEW-P	01-24-113	480-90-001	NEW	01-11-003	480-90-106	REP-P	01-02-084
480-80-110	REP-P	01-24-113	480-90-001	NEW-P	01-02-084	480-90-106	REP	01-11-003
480-80-111	NEW-P	01-24-113	480-90-003	NEW	01-11-003	480-90-108	NEW-P	01-02-084
480-80-112	NEW-P	01-24-113	480-90-008	NEW-P	01-02-084	480-90-108	NEW	01-11-003
480-80-120	REP-P	01-02-102	480-90-008	NEW	01-11-003	480-90-113	NEW-P	01-02-084
480-80-120	REP	01-09-002	480-90-011	REP-P	01-02-084	480-90-113	NEW	01-11-003
480-80-121	NEW-P	01-24-113	480-90-011	REP	01-11-003	480-90-116	REP-P	01-02-084
480-80-122	NEW-P	01-24-113	480-90-013	NEW-P	01-02-084	480-90-116	REP	01-11-003
480-80-123	NEW-P	01-24-113	480-90-013	NEW	01-11-003	480-90-118	NEW-P	01-02-084
480-80-124	NEW-P	01-24-113	480-90-016	REP-P	01-02-084	480-90-118	NEW	01-11-003
480-80-125	REP-P	01-24-113	480-90-016	REP	01-11-003	480-90-121	REP-P	01-02-084
480-80-130	REP-P	01-24-113	480-90-018	NEW-P	01-02-084	480-90-121	REP-W	01-15-065
480-80-131	NEW-P	01-24-113	480-90-018	NEW	01-11-003	480-90-121	REP-S	01-15-088
480-80-132	NEW-P	01-24-113	480-90-021	REP-P	01-02-084	480-90-121	REP	01-24-077
480-80-133	NEW-P	01-24-113	480-90-021	REP	01-11-003	480-90-123	NEW-P	01-02-084
480-80-134	NEW-P	01-24-113	480-90-021	REP	01-11-003	480-90-123	NEW-S	01-11-148
480-80-140	REP-P	01-24-113	480-90-023	NEW-P	01-02-084	480-90-123	NEW	01-24-077
480-80-141	NEW-P	01-24-113	480-90-023	NEW	01-11-003	480-90-126	REP-P	01-02-084
480-80-142	NEW-P	01-24-113	480-90-026	REP-P	01-02-084	480-90-126	REP	01-11-003
480-80-143	NEW-P	01-24-113	480-90-026	REP	01-11-003	480-90-128	NEW-P	01-02-084
			480-90-028	NEW-P	01-02-084			

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-90-128	NEW	01-11-003	480-90-211	REP-P	01-02-084	480-100-003	NEW-P	01-02-083
480-90-131	REP-P	01-02-084	480-90-211	REP	01-11-003	480-100-003	NEW	01-11-004
480-90-131	REP	01-11-003	480-90-213	NEW-P	01-02-084	480-100-008	NEW-P	01-02-083
480-90-133	NEW-P	01-02-084	480-90-213	NEW	01-11-003	480-100-008	NEW	01-11-004
480-90-133	NEW	01-11-003	480-90-218	NEW-P	01-02-084	480-100-011	REP-P	01-02-083
480-90-136	REP-P	01-02-084	480-90-218	NEW	01-11-003	480-100-011	REP	01-11-004
480-90-136	REP	01-11-003	480-90-223	NEW-P	01-02-084	480-100-013	NEW-P	01-02-083
480-90-138	NEW-P	01-02-084	480-90-223	NEW	01-11-003	480-100-013	NEW	01-11-004
480-90-138	NEW	01-11-003	480-90-228	NEW-P	01-02-084	480-100-016	REP-P	01-02-083
480-90-141	REP-P	01-02-084	480-90-228	NEW	01-11-003	480-100-016	REP	01-11-004
480-90-141	REP	01-11-003	480-90-233	NEW-P	01-02-084	480-100-018	NEW-P	01-02-083
480-90-143	NEW-P	01-02-084	480-90-233	NEW	01-11-003	480-100-018	NEW	01-11-004
480-90-143	NEW	01-11-003	480-90-238	NEW-P	01-02-084	480-100-021	REP-P	01-02-083
480-90-146	REP-P	01-02-084	480-90-238	NEW	01-11-003	480-100-021	REP	01-11-004
480-90-146	REP	01-11-003	480-90-303	NEW-P	01-02-084	480-100-023	NEW-P	01-02-083
480-90-148	NEW-P	01-02-084	480-90-303	NEW	01-11-003	480-100-023	NEW	01-11-004
480-90-148	NEW	01-11-003	480-90-308	NEW-P	01-02-084	480-100-026	REP-P	01-02-083
480-90-151	REP-P	01-02-084	480-90-308	NEW	01-11-003	480-100-026	REP	01-11-004
480-90-151	REP	01-11-003	480-90-313	NEW-P	01-02-084	480-100-028	NEW-P	01-02-083
480-90-153	NEW-P	01-02-084	480-90-313	NEW	01-11-003	480-100-028	NEW	01-11-004
480-90-153	NEW-S	01-11-148	480-90-323	NEW-P	01-02-084	480-100-031	REP-P	01-02-083
480-90-153	NEW	01-20-059	480-90-323	NEW	01-11-003	480-100-031	REP	01-11-004
480-90-156	REP-P	01-02-084	480-90-328	NEW-P	01-02-084	480-100-032	REP-P	01-02-083
480-90-156	REP	01-11-003	480-90-328	NEW	01-11-003	480-100-032	REP	01-11-004
480-90-158	NEW-P	01-02-084	480-90-333	NEW-P	01-02-084	480-100-033	NEW-P	01-02-083
480-90-158	NEW	01-11-003	480-90-333	NEW	01-11-003	480-100-033	NEW	01-11-004
480-90-161	REP-P	01-02-084	480-90-338	NEW-P	01-02-084	480-100-036	REP-P	01-02-083
480-90-161	REP	01-11-003	480-90-338	NEW	01-11-003	480-100-036	REP	01-11-004
480-90-163	NEW-P	01-02-084	480-90-343	NEW-P	01-02-084	480-100-041	REP-P	01-02-083
480-90-163	NEW	01-11-003	480-90-343	NEW	01-11-003	480-100-041	REP	01-11-004
480-90-166	REP-P	01-02-084	480-90-348	NEW-P	01-02-084	480-100-043	REP-P	01-02-083
480-90-166	REP	01-11-003	480-90-348	NEW	01-11-003	480-100-043	REP	01-11-004
480-90-168	NEW-P	01-02-084	480-90-353	NEW-P	01-02-084	480-100-046	REP-P	01-02-083
480-90-168	NEW	01-11-003	480-90-353	NEW	01-11-003	480-100-046	REP	01-11-004
480-90-171	REP-P	01-02-084	480-90-999	NEW-P	01-02-084	480-100-051	REP-P	01-02-083
480-90-171	REP	01-11-003	480-90-999	NEW	01-11-003	480-100-051	REP	01-11-004
480-90-173	NEW-P	01-02-084	480-93	PREP	01-13-125	480-100-056	REP-P	01-02-083
480-90-173	NEW	01-11-003	480-93	PREP	01-17-048	480-100-056	REP-S	01-11-147
480-90-176	REP-P	01-02-084	480-93-005	AMD-P	01-17-110	480-100-056	REP	01-24-076
480-90-176	REP	01-11-003	480-93-005	AMD	01-20-061	480-100-061	REP-P	01-02-102
480-90-178	NEW-P	01-02-084	480-93-010	AMD-E	01-13-044	480-100-061	REP	01-09-002
480-90-178	NEW	01-11-003	480-93-010	AMD-P	01-17-110	480-100-066	REP-P	01-02-083
480-90-181	REP-P	01-02-084	480-93-010	AMD	01-20-061	480-100-066	REP	01-11-004
480-90-181	REP	01-11-003	480-93-015	AMD-P	01-17-110	480-100-071	REP-P	01-02-083
480-90-183	NEW-P	01-02-084	480-93-015	AMD	01-20-061	480-100-071	REP	01-11-004
480-90-183	NEW	01-11-003	480-93-110	AMD-P	01-17-110	480-100-072	REP-P	01-02-083
480-90-188	NEW-P	01-02-084	480-93-110	AMD	01-20-061	480-100-072	REP	01-11-004
480-90-188	NEW	01-11-003	480-93-124	AMD-P	01-17-110	480-100-076	REP-P	01-02-083
480-90-191	REP-P	01-02-084	480-93-124	AMD	01-20-061	480-100-076	REP	01-11-004
480-90-191	REP	01-11-003	480-93-155	AMD-P	01-17-110	480-100-081	REP-P	01-02-083
480-90-193	NEW-P	01-02-102	480-93-155	AMD	01-20-061	480-100-081	REP	01-11-004
480-90-193	NEW	01-09-002	480-93-180	AMD-P	01-17-110	480-100-086	REP-P	01-02-083
480-90-193	AMD-P	01-24-113	480-93-180	AMD	01-20-061	480-100-086	REP	01-11-004
480-90-194	NEW-P	01-24-113	480-93-220	AMD-P	01-17-110	480-100-091	REP-P	01-02-083
480-90-195	NEW-P	01-24-113	480-93-220	AMD	01-20-061	480-100-091	REP	01-11-004
480-90-197	NEW-P	01-24-113	480-93-240	NEW-E	01-13-045	480-100-096	REP-P	01-02-083
480-90-198	NEW-P	01-24-113	480-93-240	NEW-P	01-20-058	480-100-096	REP	01-11-004
480-90-199	NEW-P	01-24-113	480-93-240	NEW-E	01-21-039	480-100-101	REP-P	01-02-083
480-90-203	NEW-P	01-02-084	480-93-999	NEW-P	01-17-110	480-100-101	REP	01-11-004
480-90-203	NEW	01-11-003	480-93-999	NEW	01-20-061	480-100-103	NEW-P	01-02-083
480-90-208	NEW-P	01-02-084	480-100-001	NEW-P	01-02-083	480-100-103	NEW	01-11-004
480-90-208	NEW	01-11-003	480-100-001	NEW	01-11-004	480-100-108	NEW-P	01-02-083

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-100-108	NEW	01-11-004	480-100-186	REP-P	01-02-083	480-100-373	NEW	01-11-004
480-100-111	REP-P	01-02-083	480-100-186	REP	01-11-004	480-100-378	NEW-P	01-02-083
480-100-111	REP	01-11-004	480-100-188	NEW-P	01-02-083	480-100-378	NEW	01-11-004
480-100-113	NEW-P	01-02-083	480-100-188	NEW	01-11-004	480-100-383	NEW-P	01-02-083
480-100-113	NEW	01-11-004	480-100-191	REP-P	01-02-083	480-100-383	NEW	01-11-004
480-100-116	REP-P	01-02-083	480-100-191	REP	01-11-004	480-100-388	NEW-P	01-04-081
480-100-116	REP-S	01-11-147	480-100-193	NEW-P	01-02-102	480-100-388	NEW	01-08-009
480-100-116	REP	01-24-076	480-100-193	NEW	01-09-002	480-100-393	NEW-P	01-04-081
480-100-118	NEW-P	01-02-083	480-100-193	AMD-P	01-24-113	480-100-393	NEW	01-08-009
480-100-118	NEW	01-11-004	480-100-194	NEW-P	01-24-113	480-100-398	NEW-P	01-04-081
480-100-121	REP-P	01-02-083	480-100-195	NEW-P	01-24-113	480-100-398	NEW	01-08-009
480-100-121	REP	01-11-004	480-100-197	NEW-P	01-24-113	480-100-999	NEW-P	01-02-083
480-100-123	NEW-P	01-02-083	480-100-198	NEW-P	01-24-113	480-100-999	NEW	01-11-004
480-100-123	NEW-S	01-11-147	480-100-199	NEW-P	01-24-113	480-120-011	AMD-P	01-03-100
480-100-123	NEW	01-24-076	480-100-201	REP-P	01-02-083	480-120-011	AMD	01-15-022
480-100-126	REP-P	01-02-083	480-100-201	REP	01-11-004	480-120-015	NEW-P	01-03-100
480-100-126	REP	01-11-004	480-100-203	NEW-P	01-02-083	480-120-015	NEW	01-15-022
480-100-128	NEW-P	01-02-083	480-100-203	NEW	01-11-004	480-120-016	AMD-P	01-03-100
480-100-128	NEW	01-11-004	480-100-206	REP-P	01-02-083	480-120-016	AMD	01-15-022
480-100-131	REP-P	01-02-083	480-100-206	REP	01-11-004	480-120-022	REP-P	01-02-102
480-100-131	REP	01-11-004	480-100-208	NEW-P	01-02-083	480-120-022	REP	01-09-002
480-100-133	NEW-P	01-02-083	480-100-208	NEW	01-11-004	480-120-023	REP-P	01-02-102
480-100-133	NEW	01-11-004	480-100-211	REP-P	01-02-083	480-120-023	REP	01-09-002
480-100-136	REP-P	01-02-083	480-100-211	REP	01-11-004	480-120-024	REP-P	01-02-102
480-100-136	REP	01-11-004	480-100-213	NEW-P	01-02-083	480-120-024	REP	01-09-002
480-100-138	NEW-P	01-02-083	480-100-213	NEW	01-11-004	480-120-025	REP-P	01-02-102
480-100-138	NEW	01-11-004	480-100-218	NEW-P	01-02-083	480-120-025	REP	01-09-002
480-100-141	REP-P	01-02-083	480-100-218	NEW	01-11-004	480-120-026	AMD-P	01-03-100
480-100-141	REP	01-11-004	480-100-223	NEW-P	01-02-083	480-120-026	AMD	01-15-022
480-100-143	NEW-P	01-02-083	480-100-223	NEW	01-11-004	480-120-027	REP-P	01-02-102
480-100-143	NEW	01-11-004	480-100-228	NEW-P	01-02-083	480-120-027	REP	01-09-002
480-100-146	REP-P	01-02-083	480-100-228	NEW	01-11-004	480-120-028	NEW-P	01-03-100
480-100-146	REP	01-11-004	480-100-233	NEW-P	01-02-083	480-120-028	NEW	01-15-022
480-100-148	NEW-P	01-02-083	480-100-233	NEW-W	01-15-064	480-120-029	NEW-P	01-03-100
480-100-148	NEW	01-11-004	480-100-238	NEW	01-11-004	480-120-029	NEW	01-15-022
480-100-151	REP-P	01-02-083	480-100-251	REP-P	01-02-083	480-120-032	AMD-P	01-03-100
480-100-151	REP	01-11-004	480-100-251	REP	01-11-004	480-120-032	AMD	01-15-022
480-100-153	NEW-P	01-02-083	480-100-308	NEW-P	01-02-083	480-120-033	AMD-P	01-03-100
480-100-153	NEW-S	01-11-147	480-100-308	NEW	01-11-004	480-120-033	AMD	01-15-022
480-100-153	NEW	01-20-060	480-100-311	REP-P	01-02-083	480-120-036	REP-P	01-03-100
480-100-156	REP-P	01-02-083	480-100-311	REP	01-11-004	480-120-036	REP	01-15-022
480-100-156	REP	01-11-004	480-100-313	NEW-P	01-02-083	480-120-043	NEW-P	01-02-102
480-100-161	REP-P	01-02-083	480-100-313	NEW	01-11-004	480-120-043	NEW	01-09-002
480-100-161	REP	01-11-004	480-100-318	NEW-P	01-02-083	480-120-043	REP-P	01-24-113
480-100-163	NEW-P	01-02-083	480-100-318	NEW	01-11-004	480-120-049	NEW-P	01-03-100
480-100-163	NEW	01-11-004	480-100-328	NEW-P	01-02-083	480-120-049	NEW-W	01-17-023
480-100-166	REP-P	01-02-083	480-100-328	NEW	01-11-004	480-120-052	AMD-P	01-22-110
480-100-166	REP	01-11-004	480-100-333	NEW-P	01-02-083	480-120-058	AMD-P	01-22-110
480-100-168	NEW-P	01-02-083	480-100-333	NEW	01-11-004	480-120-066	REP-P	01-02-102
480-100-168	NEW	01-11-004	480-100-338	NEW-P	01-02-083	480-120-066	REP	01-09-002
480-100-171	REP-P	01-02-083	480-100-338	NEW	01-11-004	480-120-076	REP-P	01-03-100
480-100-171	REP	01-11-004	480-100-343	NEW-P	01-02-083	480-120-076	REP	01-15-022
480-100-173	NEW-P	01-02-083	480-100-343	NEW	01-11-004	480-120-083	NEW-E	01-11-048
480-100-173	NEW	01-11-004	480-100-353	NEW-P	01-02-083	480-120-083	PREP	01-12-102
480-100-176	REP-P	01-02-083	480-100-353	NEW	01-11-004	480-120-083	NEW-P	01-18-098
480-100-176	REP	01-11-004	480-100-358	NEW-P	01-02-083	480-120-083	NEW-E	01-19-009
480-100-178	NEW-P	01-02-083	480-100-358	NEW	01-11-004	480-120-083	NEW	01-24-114
480-100-178	NEW	01-11-004	480-100-363	NEW-P	01-02-083	480-120-091	REP-P	01-03-100
480-100-181	REP-P	01-02-083	480-100-363	NEW	01-11-004	480-120-091	REP	01-15-022
480-100-181	REP	01-11-004	480-100-368	NEW-P	01-02-083	480-120-096	REP-P	01-03-100
480-100-183	NEW-P	01-02-083	480-100-368	NEW	01-11-004	480-120-096	REP	01-15-022
480-100-183	NEW	01-11-004	480-100-373	NEW-P	01-02-083	480-120-136	AMD-P	01-03-100

TABLE

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-120-136	AMD	01-15-022	484-20-086	AMD	01-23-001	504-14-540	NEW-P	01-15-075
480-120-193	NEW-P	01-24-113	484-20-090	AMD-X	01-18-099	504-14-540	NEW	01-18-015
480-120-194	NEW-P	01-24-113	484-20-090	AMD	01-23-001	504-14-560	NEW-P	01-15-075
480-120-195	NEW-P	01-24-113	484-20-095	AMD-X	01-18-099	504-14-560	NEW	01-18-015
480-120-196	NEW-P	01-24-113	484-20-095	AMD	01-23-001	504-14-580	NEW-P	01-15-075
480-120-197	NEW-P	01-24-113	484-20-135	AMD-X	01-18-099	504-14-580	NEW	01-18-015
480-120-198	NEW-P	01-24-113	484-20-135	AMD	01-23-001	504-14-600	NEW-P	01-15-075
480-120-199	NEW-P	01-24-113	484-20-145	AMD-X	01-18-099	504-14-600	NEW	01-18-015
480-120-530	AMD-P	01-03-100	484-20-145	AMD	01-23-001	504-14-650	NEW-P	01-15-075
480-120-530	AMD	01-15-022	490-105-080	AMD-X	01-18-081	504-14-650	NEW	01-18-015
480-120-531	NEW-P	01-03-100	490-105-080	AMD	01-23-078	504-14-810	NEW-P	01-15-075
480-120-531	NEW	01-15-022	490-105-170	AMD-X	01-18-081	504-14-810	NEW	01-18-015
480-120-541	NEW-P	01-02-102	490-105-170	AMD	01-23-078	504-14-830	NEW-P	01-15-075
480-120-541	NEW	01-09-002	490-500-520	PREP	02-01-130	504-14-830	NEW	01-18-015
480-120-542	NEW-P	01-02-102	495C-120-040	AMD-P	01-22-096	504-14-860	NEW-P	01-15-075
480-120-542	NEW	01-09-002	495C-120-041	AMD-P	01-22-096	504-14-860	NEW	01-18-015
480-120-543	NEW-P	01-02-102	504-14-010	NEW-P	01-15-075	504-14-900	NEW-P	01-15-075
480-120-543	NEW	01-09-002	504-14-010	NEW	01-18-015	504-14-900	NEW	01-18-015
480-120-544	NEW-P	01-02-102	504-14-020	NEW-P	01-15-075	504-14-920	NEW-P	01-15-075
480-120-544	NEW	01-09-002	504-14-020	NEW	01-18-015	504-14-920	NEW	01-18-015
480-120-545	NEW-P	01-03-100	504-14-030	NEW-P	01-15-075	504-14-930	NEW-P	01-15-075
480-120-545	NEW	01-15-022	504-14-030	NEW	01-18-015	504-14-930	NEW	01-18-015
480-121-010	REP-P	01-22-110	504-14-040	NEW-P	01-15-075	504-14-940	NEW-P	01-15-075
480-121-011	NEW-P	01-22-110	504-14-040	NEW	01-18-015	504-14-940	NEW	01-18-015
480-121-015	AMD-P	01-22-110	504-14-050	NEW-P	01-15-075	504-15-650	AMD-P	01-08-085
480-121-016	NEW-P	01-22-110	504-14-050	NEW	01-18-015	504-15-650	AMD	01-13-102
480-121-017	NEW-P	01-22-110	504-14-080	NEW-P	01-15-075	504-18-100	AMD-P	01-15-074
480-121-018	NEW-P	01-22-110	504-14-080	NEW	01-18-015	504-18-100	AMD	01-18-019
480-121-020	AMD-P	01-22-110	504-14-100	NEW-P	01-15-075	504-18-110	AMD-P	01-15-074
480-121-023	REP-P	01-22-110	504-14-100	NEW	01-18-015	504-18-110	AMD	01-18-019
480-121-026	AMD-P	01-22-110	504-14-200	NEW-P	01-15-075	504-18-120	AMD-P	01-15-074
480-121-030	REP-P	01-22-110	504-14-200	NEW	01-18-015	504-18-120	AMD	01-18-019
480-121-040	AMD-P	01-22-110	504-14-210	NEW-P	01-15-075	504-18-130	AMD-P	01-15-074
480-121-050	REP-P	01-22-110	504-14-210	NEW	01-18-015	504-18-130	AMD	01-18-019
480-121-060	AMD-P	01-22-110	504-14-220	NEW-P	01-15-075	504-18-140	AMD-P	01-15-074
480-121-061	NEW-P	01-02-102	504-14-220	NEW	01-18-015	504-18-140	AMD	01-18-019
480-121-061	NEW	01-09-002	504-14-250	NEW-P	01-15-075	504-18-150	AMD-P	01-15-074
480-121-061	AMD-P	01-22-110	504-14-250	NEW	01-18-015	504-18-150	AMD	01-18-019
480-121-062	NEW-P	01-02-102	504-14-300	NEW-P	01-15-075	504-18-160	AMD-P	01-15-074
480-121-062	NEW	01-09-002	504-14-300	NEW	01-18-015	504-18-160	AMD	01-18-019
480-121-062	AMD-P	01-22-110	504-14-350	NEW-P	01-15-075	504-18-170	AMD-P	01-15-074
480-121-063	NEW-P	01-02-102	504-14-350	NEW	01-18-015	504-18-170	AMD	01-18-019
480-121-063	NEW	01-09-002	504-14-360	NEW-P	01-15-075	504-19-050	AMD-P	01-15-024
480-121-063	AMD-P	01-22-110	504-14-360	NEW	01-18-015	504-19-050	AMD	01-19-028
480-121-064	NEW-P	01-02-102	504-14-410	NEW-P	01-15-075	504-19-830	AMD-P	01-15-024
480-121-064	NEW	01-09-002	504-14-410	NEW	01-18-015	504-19-830	AMD	01-19-028
480-121-064	AMD-P	01-22-110	504-14-420	NEW-P	01-15-075	504-21	PREP	01-10-028
480-121-065	NEW-P	01-24-113	504-14-420	NEW	01-18-015	504-21-050	AMD-P	01-15-023
480-121-070	REP-P	01-22-110	504-14-430	NEW-P	01-15-075	504-21-050	AMD	01-19-027
480-122-010	AMD-P	01-16-152	504-14-430	NEW	01-18-015	504-40-010	AMD-P	01-15-025
480-122-020	AMD-P	01-16-152	504-14-440	NEW-P	01-15-075	504-40-010	AMD	01-19-029
480-122-030	REP-P	01-16-152	504-14-440	NEW	01-18-015	504-50-010	NEW-P	01-08-084
480-122-040	REP-P	01-16-152	504-14-450	NEW-P	01-15-075	504-50-010	NEW	01-13-103
480-122-060	AMD-P	01-16-152	504-14-450	NEW	01-18-015	504-50-020	NEW-P	01-08-084
480-122-070	REP-P	01-16-152	504-14-460	NEW-P	01-15-075	504-50-020	NEW	01-13-103
480-122-080	AMD-P	01-16-152	504-14-460	NEW	01-18-015	504-50-030	NEW-P	01-08-084
480-122-090	REP-P	01-16-152	504-14-470	NEW-P	01-15-075	504-50-030	NEW	01-13-103
484-20-010	AMD-X	01-18-099	504-14-470	NEW	01-18-015	504-50-040	NEW-P	01-08-084
484-20-010	AMD	01-23-001	504-14-510	NEW-P	01-15-075	504-50-040	NEW	01-13-103
484-20-080	AMD-X	01-18-099	504-14-510	NEW	01-18-015	504-50-050	NEW-P	01-08-084
484-20-080	AMD	01-23-001	504-14-520	NEW-P	01-15-075	504-50-050	NEW	01-13-103
484-20-086	AMD-X	01-18-099	504-14-520	NEW	01-18-015	504-50-060	NEW-P	01-08-084

Table of WAC Sections Affected as of 12/31/01

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
504- 50-060	NEW	01-13-103						
504- 50-070	NEW-P	01-08-084						
504- 50-070	NEW	01-13-103						
504- 50-080	NEW-P	01-08-084						
504- 50-080	NEW	01-13-103						
508- 64-010	REP-P	01-16-131						
508- 64-020	REP-P	01-16-131						
508- 64-030	REP-P	01-16-131						
508- 64-040	REP-P	01-16-131						
508- 64-050	REP-P	01-16-131						
508- 64-060	REP-P	01-16-131						
508- 64-070	REP-P	01-16-131						
508- 64-080	REP-P	01-16-131						
516- 12	PREP	01-11-115						
516- 12-400	AMD-P	01-24-034						
516- 12-420	AMD-P	01-24-034						
516- 12-430	AMD-P	01-24-034						
516- 12-440	AMD-P	01-24-034						
516- 12-450	AMD-P	01-24-034						
516- 12-460	AMD-P	01-24-034						
516- 12-470	AMD-P	01-24-034						
516- 12-480	AMD-P	01-24-034						
516- 13	PREP	01-11-115						
516- 13-030	AMD-P	01-24-034						
516- 13-080	AMD-P	01-24-034						
516- 13-090	AMD-P	01-24-034						
516- 14	PREP	01-11-115						
516- 14-200	AMD-P	01-24-034						
516- 15	PREP	01-13-067						
516- 24-001	AMD-P	01-05-086						
516- 24-001	AMD	01-09-052						
516- 24-050	REP-P	01-05-086						
516- 24-050	REP	01-09-052						
516- 24-060	REP-P	01-05-086						
516- 24-060	REP	01-09-052						
516- 24-110	AMD-P	01-05-086						
516- 24-110	AMD	01-09-052						
516- 24-115	REP-P	01-05-086						
516- 24-115	REP	01-09-052						
516- 24-130	AMD-P	01-05-086						
516- 24-130	AMD	01-09-052						
516- 25-001	NEW-P	01-05-086						
516- 25-001	NEW	01-09-052						
516- 60-001	REP-W	01-08-031						
516- 60-002	REP-W	01-08-031						

TABLE



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:

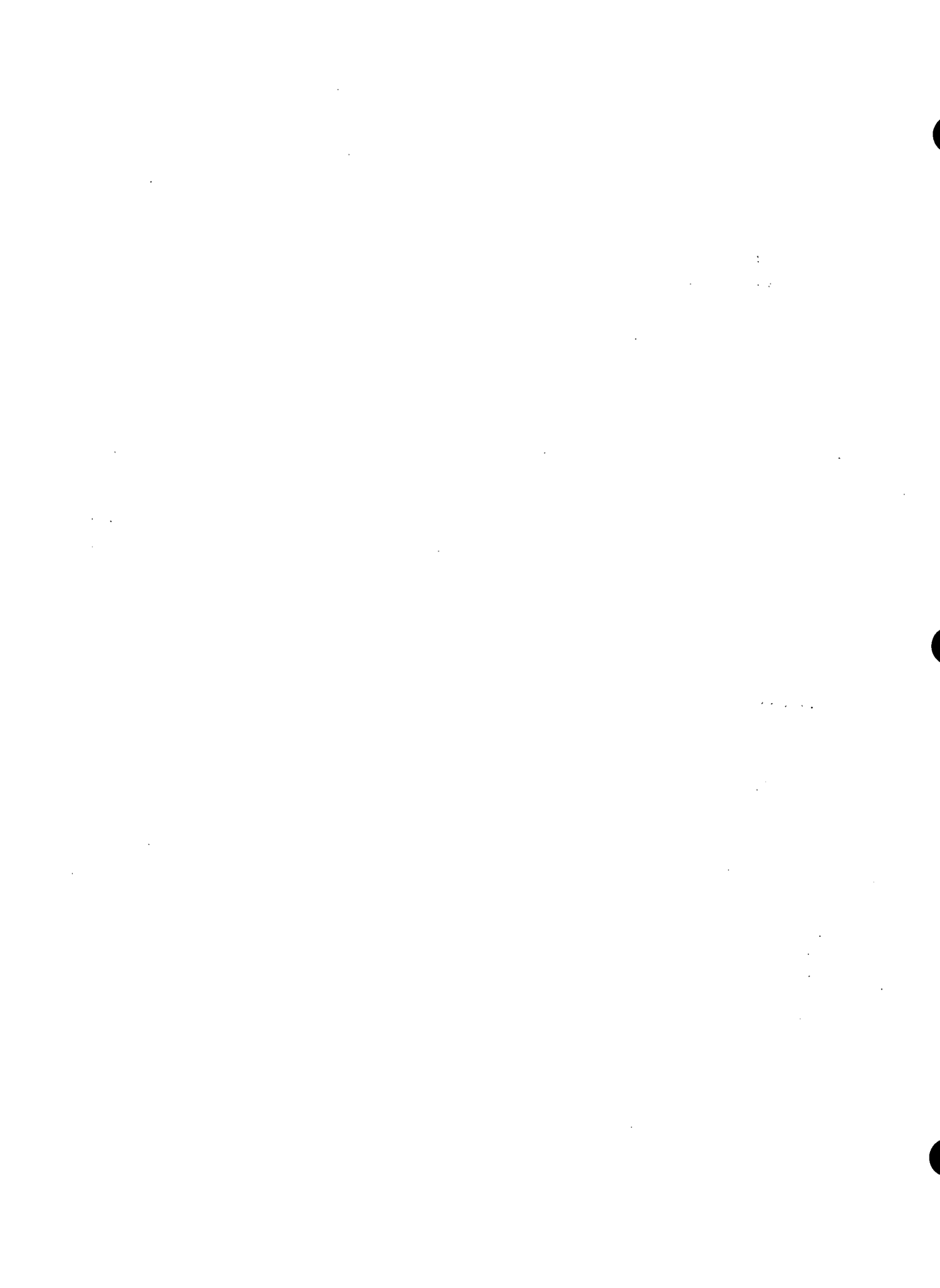
- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJECT = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption 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
 - X = Expedited rule making
 - 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 #
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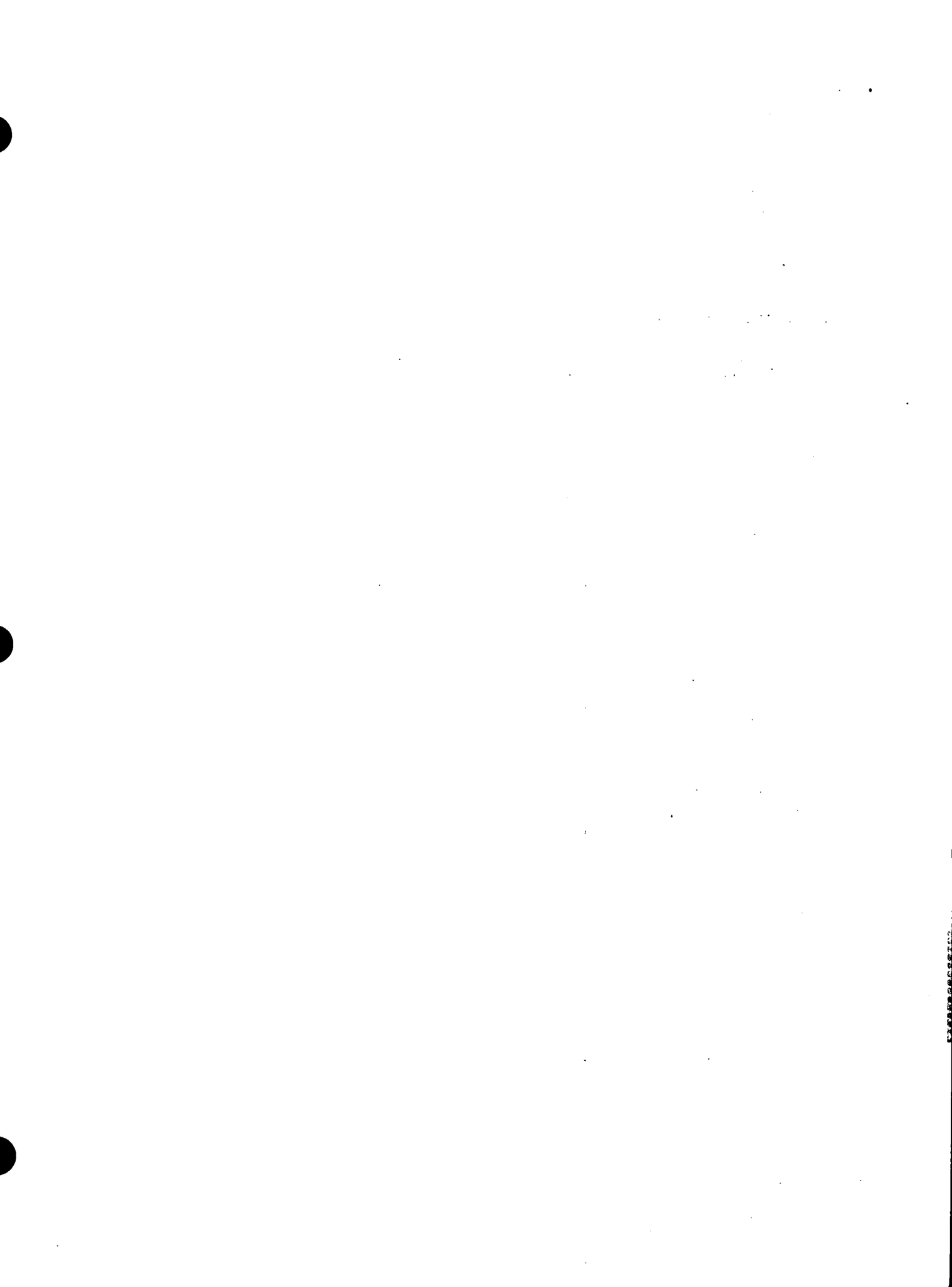
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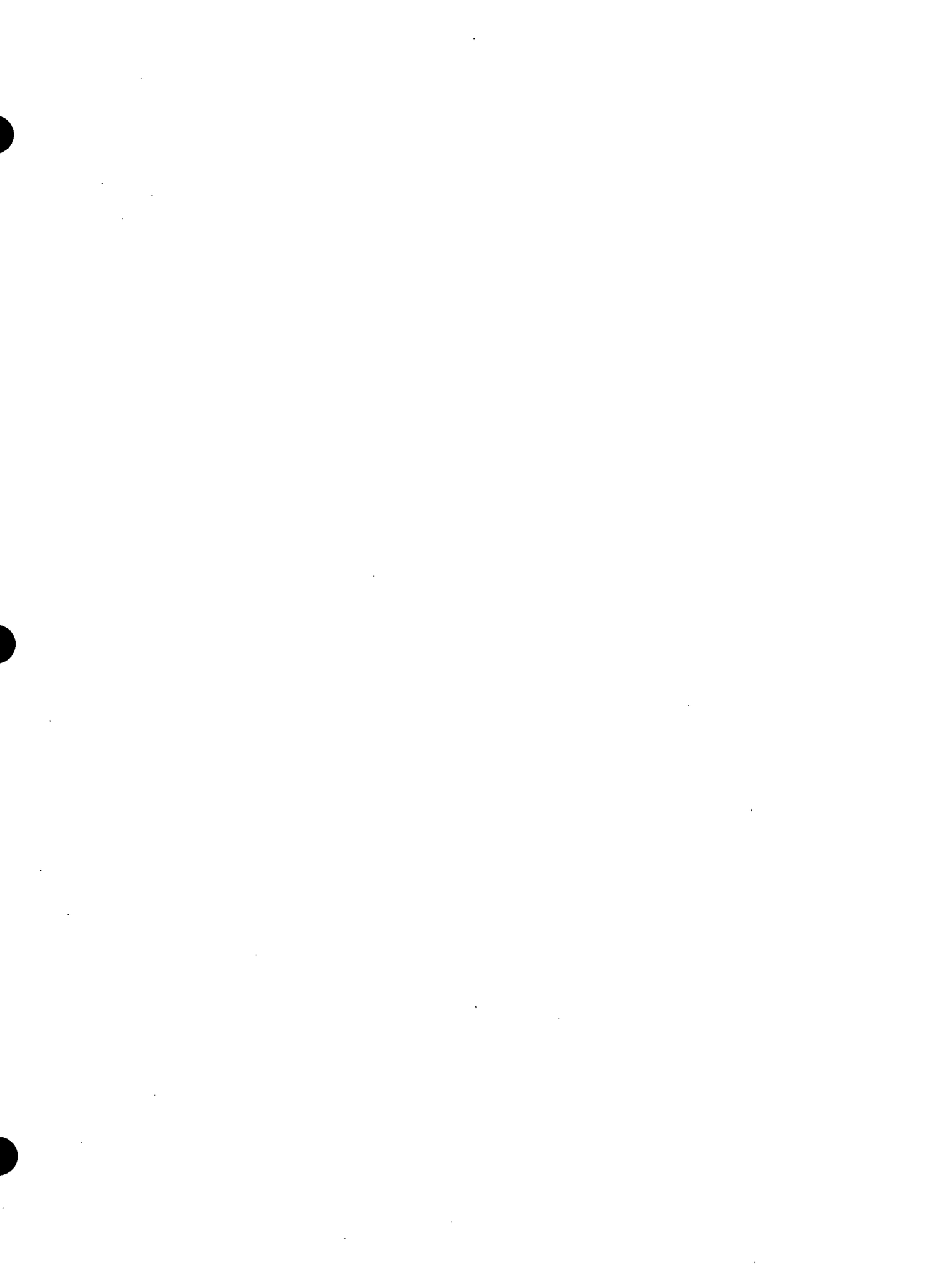
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