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DENNIS W. COOPER  
Code Reviser

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# WASHINGTON STATE REGISTER

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*Code Reviser*

**Gary Reid,**  
*Assistant Code Reviser  
For WAC and WSR*

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## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

### 1. ARRANGEMENT OF THE REGISTER

Documents are arranged within each issue of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence within an issue's material.

### 2. PROPOSED, ADOPTED, AND EMERGENCY RULES OF STATE AGENCIES AND INSTITUTIONS OF HIGHER EDUCATION

The three types of rule-making actions taken under the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW) may be distinguished by the size and style of type in which they appear.

- (a) **Proposed rules** are those rules pending permanent adoption by an agency and set forth in eight point type.
- (b) **Adopted rules** have been permanently adopted and are set forth in ten point type.
- (c) **Emergency rules** *have been adopted on an emergency basis and are set forth in ten point oblique type.*

### 3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATTER

RCW 34.04.058 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
  - (i) underlined matter is new matter;
  - (ii) ~~deleted matter is ((lined out and bracketed between double parentheses))~~;
- (b) Complete new sections are prefaced by the heading NEW SECTION;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

### 4. EXECUTIVE ORDERS, COURT RULES, NOTICES OF PUBLIC MEETINGS

Material contained in the Register other than rule-making actions taken under the APA or the HEAPA does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

### 5. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules take effect thirty days after the rules and the agency order adopting them are filed with the code reviser. This effective date may be delayed, but not advanced, and a delayed effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser and remain effective for a maximum of ninety days from that date.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

### 6. EDITORIAL CORRECTIONS

Material inserted by the code reviser for purposes of clarification or correction or to show the source or history of a document is enclosed in brackets [ ].

### 7. INDEX AND TABLES

A combined subject matter and agency index and a table of WAC sections affected may be found at the end of each issue.

# 1981 - 1982

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

Issue No.	Closing Dates <sup>1</sup>			Distribution Date	First Agency Action Date <sup>3</sup>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS <sup>2</sup> or 10 p. max. Non-OTS		
For Inclusion in—	File no later than—			Count 20 days from—	For hearing/adoption on or after
81-20	Sep 9	Sep 23	Oct 7	Oct 21	Nov 10
81-21	Sep 23	Oct 7	Oct 21	Nov 4	Nov 24
81-22	Oct 7	Oct 21	Nov 4	Nov 18	Dec 8
81-23	Oct 21	Nov 4	Nov 18	Dec 2	Dec 22
81-24	Nov 4	Nov 18	Dec 2	Dec 16	Jan 5, 1982
82-01	Nov 25	Dec 9	Dec 23, 1981	Jan 6, 1982	Jan 26
82-02	Dec 9	Dec 23, 1981	Jan 6, 1982	Jan 20	Feb 9
82-03	Dec 23, 1981	Jan 6	Jan 20	Feb 3	Feb 23
82-04	Jan 6	Jan 20	Feb 3	Feb 17	Mar 9
82-05	Jan 20	Feb 3	Feb 17	Mar 3	Mar 23
82-06	Feb 3	Feb 17	Mar 3	Mar 17	Apr 6
82-07	Feb 24	Mar 10	Mar 24	Apr 7	Apr 27
82-08	Mar 10	Mar 24	Apr 7	Apr 21	May 11
82-09	Mar 24	Apr 7	Apr 21	May 5	May 25
82-10	Apr 7	Apr 21	May 5	May 19	Jun 8
82-11	Apr 21	May 5	May 19	Jun 2	Jun 22
82-12	May 5	May 19	Jun 2	Jun 16	Jul 6
82-13	May 26	Jun 9	Jun 23	Jul 7	Jul 27
82-14	Jun 9	Jun 23	Jul 7	Jul 21	Aug 10
82-15	Jun 23	Jul 7	Jul 21	Aug 4	Aug 24
82-16	Jul 7	Jul 21	Aug 4	Aug 18	Sep 7
82-17	Jul 21	Aug 4	Aug 18	Sep 1	Sep 21
82-18	Aug 4	Aug 18	Sep 1	Sep 15	Oct 5
82-19	Aug 25	Sep 8	Sep 22	Oct 6	Oct 26
82-20	Sep 8	Sep 22	Oct 6	Oct 20	Nov 9
82-21	Sep 22	Oct 6	Oct 20	Nov 3	Nov 23
82-22	Oct 6	Oct 20	Nov 3	Nov 17	Dec 7
82-23	Oct 20	Nov 3	Nov 17	Dec 1	Dec 21
82-24	Nov 3	Nov 17	Dec 1	Dec 15	Jan 4, 1983

<sup>1</sup>All documents are due at the Code Reviser's Office by 5:00 p.m. on the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-12-035 or 1-13-035.

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

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

**WSR 81-21-054**  
**ADOPTED RULES**  
**BOARD OF HEALTH**  
 [Order 215—Filed October 19, 1981]

Be it resolved by the Washington State Board of Health, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to public water supplies, amending chapter 248-54 WAC.

This action is taken pursuant to Notice No. WSR 81-18-063 filed with the code reviser on September 2, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 14, 1981.

By John A. Beare, M.D.  
 Secretary

**AMENDATORY SECTION** (Amending Order 153, filed 12/5/77)

**WAC 248-54-560 DEFINITIONS.** (1) "Class 1 system" - ~~((A community water system having 100 services or more))~~ A system having one hundred permanent services or more or serves a transitory population of one thousand or greater on any one day.

(2) "Class 2 system" - ~~((A community water system having 10 through 99 services))~~ A system having ten through ninety-nine permanent services or serves a transitory population of three hundred through nine hundred ninety-nine on any one day.

(3) "Class 3 system" - ~~((A noncommunity water system serving 25 or more people at least 60 days out of the year))~~ A system serving a transitory population of twenty-five through two hundred ninety-nine on any one day.

(4) "Class 4 system" - ~~((A community water system having fewer than 10 services or a noncommunity water system serving fewer than 25 people or any other public water system which is not a Class 1, 2, or 3 system))~~ A system having two through nine permanent services or serving a transitory population of less than twenty-five on any one day, or any other public water system which is not a Class 1, 2, or 3 system.

~~((5) "Community water system" - A public water system which serves a permanent or seasonal population, such as a residential or recreational subdivision, mobile home park, apartment or condominium complex. See "Noncommunity water system."~~

(6)) (5) "Contaminant" - Any physical, chemical, biological, or radiological substance or matter in water which at sufficient levels may be deleterious to health.

~~((7))~~ (6) "Critical water supply service area" - A geographical area which is characterized by a proliferation of small, inadequate water systems or by water supply problems which threaten the present or future water quality or reliability of service in such a manner that efficient and orderly development may best be achieved through coordinated planning by the water utilities in the area in accordance with chapter 142, Laws of 1977, First Extraordinary Session. (Public Water System Coordination Act)

~~((8))~~ (7) "Department" - The Washington state department of social and health services or the health officer in accordance with WAC 248-54-570.

~~((9))~~ (8) "Disinfection" - Introduction of chlorine, or other agent approved by the department, in a sufficient concentration and followed by an adequate contact time so as to kill or inactivate pathogenic and indicator organisms.

~~((10))~~ (9) "Distribution system" - The piping used to deliver water intended for human consumption without additional treatment by the purveyor and which meets the water quality standards of WAC 248-54-740.

~~((11))~~ (10) "Dose equivalent" - The product of the absorbed dose from ionizing radiation and such factors as account for differences in biological effectiveness due to the type of radiation and its distribution in the body as specified by the international commission on radiological units and measurements (ICRU).

~~((12))~~ (11) "Exemption" - Permission granted by the state board of health which officially allows a water purveyor to exceed one or more of the maximum contaminant levels identified in WAC 248-54-740 or any treatment technique requirement because of factors other than the nature of the raw water sources. See "Variance" and "Waiver".

~~((13))~~ (12) "Gross alpha particle activity" - The total radioactivity due to alpha particle emission as inferred from measurements on a dry sample.

~~((14))~~ (13) "Gross beta particle activity" - The total radioactivity due to beta particle emission as inferred from measurements on a dry sample.

~~((15))~~ (14) "Health officer" - The city, county, city-county, or district health person having jurisdiction, or his authorized agent.

~~((16))~~ (15) "Man-made beta particle and photon emitters" - All radionuclides emitting beta particles and/or photons listed in Maximum Permissible Body Burdens and Maximum Permissible Concentration of Radionuclides in Air or Water for Occupational Exposure, National Bureau of Standards Handbook 69, except the daughter products of thorium-232, uranium-235 and uranium-238.

~~((17))~~ (16) "Maximum contaminant level" - The maximum permissible level of a contaminant in water which is delivered to the free flowing outlet of the ultimate user of a public water system, except in the case of turbidity where the maximum permissible level is measured at the point of entry to the distribution system. The free flowing outlet shall be considered any location in the active portion of the distribution system where water samples may be gathered which represent the quality of water typically served to and ingested by the

consumer. The outlet may be continuously running or flushed out as needed to remove stale or standing water. If deemed necessary, the department may require that a certain percentage of samples be collected from standing water sources. Contaminants added to the water under circumstances controlled by the user, except those resulting from corrosion of piping and plumbing caused by water quality, are excluded from this definition.

(17) "Permanent" – That population which would normally be resident to the system for three continuous months or more.

~~((18)) "Noncommunity water system" – A public water system which serves a transitory population such as a restaurant, motel, school, or campground. See "Community water system".~~

~~((19))~~ (18) "Picocurie (pCi)" – That quantity of radioactive material producing 2.22 nuclear transformations per minute.

~~((20))~~ (19) "Public water system" – Any system or water supply intended or used for human consumption or other domestic uses, including source, treatment, storage, transmission, and distribution facilities where water is furnished to any community, collection or number of individuals, or is made available to the public for human consumption or domestic use, but excluding water system serving one single family residence.

~~((21))~~ (20) "Purveyor" – The federal agency, state agency, county agency, city, town, municipal corporation, firm, company, mutual, cooperative, association, corporation, partnership, district, institution, person or persons, owning or operating a public water system or his authorized agent.

~~((22))~~ (21) "Rem" – The unit of dose equivalent from ionizing radiation to the total body or any internal organ or organ system. A "millirem" (mrem) is 1/1000 of a rem.

~~((23))~~ (22) "Service" – A connection ~~((between the purveyor's distribution system and the customer's system. If the customer's system distributes to more than one single family dwelling, individual dwelling unit, site, or lot, then each single family dwelling, individual dwelling unit, site, or lot shall be considered as one service connection))~~ designed to serve a single family or use. For example, a single family home or dormitory room would each be one service.

~~((24))~~ (23) "Standard methods" – Standard Methods for the Examination of Water and Waste Water, 14th Edition, jointly published by the American public health association, American water works association, and water pollution control federation, or any superseding edition.\*

(24) "Transitory population" – Any population using a water system on a nonpermanent basis (i.e., campground, airport, motel, restaurant).

(25) "Variance" – Permission granted by the state board of health which officially allows a water purveyor to exceed one or more of the maximum contaminant levels identified in WAC 248-54-740 in those cases where, because of the nature of the raw water sources, the maximum contaminant level requirements cannot be met despite application of the best technology, treatment

techniques or other means generally available. See "Exemption" and "Waiver".

(26) "Waiver" – Permission granted by the state board of health which officially waives the need for compliance with specific requirements of these regulations excluding any mandatory provisions of the safe drinking water act of 1974 or any mandatory provision of regulations adopted by the United States environmental protection agency pursuant thereto. See "Exemption" and "Variance".

(27) The following abbreviations are defined as:

kPa – kilo Pascal (Metric equivalent of psi)

m – meter

ml – milliliter

mm – millimeter

mg/l – milligrams per liter

MPN – most probable number

psi – pounds per square inch.

\*Copies of this book may be obtained by writing APHA, Inc., 1015 Eighteenth St. N.W., Washington D.C. 20036.

#### AMENDATORY SECTION (Amending Order 153, filed 12/5/77)

WAC 248-54-740 QUALITY. (1) The standards of water quality in this section shall apply throughout the distribution system unless otherwise specified. The purveyor shall be responsible for satisfying the requirements of this section. The monitoring requirements set forth in this section are minimums, additional monitoring may be required by the department.

(2) Samples required in this section shall be analyzed in accordance with methods approved by the department and only in the state public health laboratory or laboratories holding a current certificate of approval from the department, except that measurements for turbidity, free chlorine residual, and fluoride as required by WAC 248-54-670, may be performed by trained water utility personnel.

(3) When a public water system receives its water from another public water system, the water quality of the received water shall meet all bacteriological, inorganic chemical, organic chemical, turbidity, and radionuclide requirements of this section. Unless additional monitoring is required by the department, only bacteriological monitoring as required by this section need be performed by the receiving public water system.

(4) Bacteriological.

(a) The presence of organisms of the coliform group as found in the distribution system samples examined shall not exceed the limits in subdivision (4)(b) of this subsection.

(i) Bacteriological samples shall be collected at regular intervals from representative points in the distribution system. Samples shall be collected, transported, and analyzed in accordance with procedures contained in "Standard Methods".

(ii) For Class 1 systems whose class is determined by permanent population, the minimum number of routine distribution system

samples to be analyzed per month shall be in accordance with Table 2.

For Class 1 systems whose class is determined using transitory population, the minimum number of routine distribution system samples to be analyzed per month shall be determined by the department.

(iii) For Class 2 systems whose class is determined by permanent population, the number of routine samples shall be one per calendar month, except where a less frequent sampling frequency is allowed by the department for a protected groundwater supply. In no case shall the sampling frequency be less than one per quarter.

For Class 2 systems whose class is determined using transitory population, the minimum number of routine distribution system samples to be analyzed per month shall be determined by the department.

(iv) For Class 3 systems, the number of routine samples shall be one in each calendar quarter during which the system provides water to the public, except where an increased sampling frequency is required by the department.

(v) For Class 4 systems, the number of routine samples shall be a minimum of one per year, except where an increased sampling frequency is required by the department.

(vi) Public water systems shall collect untreated water samples from each source for bacteriological analysis in accordance with the following schedule:

(A) Protected groundwater sources shall be sampled at least once per quarter.

(B) Groundwater sources disinfected for health reasons shall be sampled at a frequency not less than twenty percent of the number shown in Table 2 and in no case less than one per quarter.

(C) Surface sources with treatment including at least coagulation, filtration, and disinfection shall be sampled at a frequency not less than ten percent of the number shown in Table 2 and in no case less than one per quarter.

(D) Surface sources without treatment including coagulation and filtration shall be sampled at a frequency not less than twenty percent of the number shown in Table 2 and in no case less than one per quarter.

WHOSE CLASS IS DETERMINED BASED ON PERMANENT POPULATION\*

**Population Served	Minimum No. Samples Per Month	Population Served	Minimum No. Samples Per Month
***Less than ((2,500)) 2,501	2	83,001 ((to)) through	90,000 90
2,501 ((to)) 3,300	3	90,001 ((to)) through	96,000 95
3,301 ((to)) 4,100	4	96,001 ((to)) through	111,000 100
4,101 ((to)) 4,900	5	111,001 ((to)) through	130,000 110
4,901 ((to)) 5,800	6	130,001 ((to)) through	160,000 120
5,801 ((to)) 6,700	7	160,001 ((to)) through	190,000 130
6,701 ((to)) 7,600	8	190,001 ((to)) through	220,000 140
7,601 ((to)) 8,500	9	220,001 ((to)) through	250,000 150
8,501 ((to)) 9,400	10	250,001 ((to)) through	290,000 160
9,401 ((to)) 10,300	11	290,001 ((to)) through	320,000 170
10,301 ((to)) 11,100	12	320,001 ((to)) through	360,000 180
11,101 ((to)) 12,000	13	360,001 ((to)) through	410,000 190
12,001 ((to)) 12,900	14	410,001 ((to)) through	450,000 200
12,901 ((to)) 13,700	15	450,001 ((to)) through	500,000 210
13,701 ((to)) 14,600	16	500,001 ((to)) through	550,000 220
14,601 ((to)) 15,500	17	550,001 ((to)) through	600,000 230
15,501 ((to)) 16,300	18	600,001 ((to)) through	660,000 240
16,301 ((to)) 17,200	19	660,001 ((to)) through	720,000 250
17,201 ((to)) 18,100	20	720,001 ((to)) through	780,000 260
18,101 ((to)) 18,900	21	780,001 ((to)) through	840,000 270
18,901 ((to)) 19,800	22	840,001 ((to)) through	910,000 280
19,801 ((to)) 20,700	23	910,001 ((to))	970,000 290

**TABLE 2**  
**MINIMUM NUMBER OF ROUTINE BACTERIOLOGICAL SAMPLES TO BE TAKEN FROM THE DISTRIBUTION SYSTEM FOR CLASS 1 SYSTEMS**

<u>**Population Served</u>	<u>Minimum No. Samples Per Month</u>	<u>Population Served</u>	<u>Minimum No. Samples Per Month</u>
<u>through</u> 20,701 ((to)) 21,500	24	<u>through</u> 970,001 ((to)) 1,050,000	300
<u>through</u> 21,501 ((to)) 22,300	25	<u>through</u> 1,050,001 ((to)) 1,140,000	310
<u>through</u> 22,301 ((to)) 23,200	26	<u>through</u> 1,140,001 ((to)) 1,230,000	320
<u>through</u> 23,201 ((to)) 24,000	27	<u>through</u> 1,230,001 ((to)) 1,320,000	330
<u>through</u> 24,001 ((to)) 24,900	28	<u>through</u> 1,320,001 ((to)) 1,420,000	340
<u>through</u> 24,901 ((to)) 25,000	29	<u>through</u> 1,420,001 ((to)) 1,520,000	350
<u>through</u> 25,001 ((to)) 28,000	30	<u>through</u> 1,520,001 ((to)) 1,630,000	360
<u>through</u> 28,001 ((to)) 33,000	35	<u>through</u> 1,630,001 ((to)) 1,730,000	370
<u>through</u> 33,001 ((to)) 37,000	40	<u>through</u> 1,730,001 ((to)) 1,850,000	380
<u>through</u> 37,001 ((to)) 41,000	45	<u>through</u> 1,850,001 ((to)) 1,970,000	390
<u>through</u> 41,001 ((to)) 46,000	50	<u>through</u> 1,970,001 ((to)) 2,060,000	400
<u>through</u> 46,001 ((to)) 50,000	55	<u>through</u> 2,060,001 ((to)) 2,270,000	410
<u>through</u> 50,001 ((to)) 54,000	60	<u>through</u> 2,270,001 ((to)) 2,510,000	420
<u>through</u> 54,001 ((to)) 59,000	65	<u>through</u> 2,510,001 ((to)) 2,750,000	430
<u>through</u> 59,001 ((to)) 64,000	70	<u>through</u> 2,750,001 ((to)) 3,020,000	440
<u>through</u> 64,001 ((to)) 70,000	75	<u>through</u> 3,020,001 ((to)) 3,320,000	450
<u>through</u> 70,001 ((to)) 76,000	80	<u>through</u> 3,320,001 ((to)) 3,620,000	460
<u>through</u> 76,001 ((to)) 83,000	85	<u>through</u> 3,620,001 ((to)) 3,960,000	470
		<u>through</u> 3,960,001 ((to)) 4,310,000	480
		<u>through</u> 4,310,001 ((to)) 4,690,000	490
		<u>through</u> 4,690,001 or more	500

\*Based on Federal Register, December 24, 1975, Environmental Protection Agency, National Interim Primary Drinking Water Regulations, Section 141.21.

\*\*Does not include water wholesaled to other utilities.

\*\*\*For Class 2, 3, and 4 systems, see WAC 248-54-740(4)(a)(iii), (iv), (v) and Table 3.

TABLE 3  
SAMPLING REQUIREMENTS

<u>Sample Type</u>	<u>System Class</u>	<u>Minimum Number of Samples Required*</u>	<u>Date Initial Sample Required</u>
Bacteriological	1	<u>Permanent population—</u> Refer to Table 2	Effective date of regulation
		<u>Transitory population—</u> Check with department	
Bacteriological	2	<u>Permanent population—</u> One per calendar month or quarterly from a protected ground water supply	Effective date of regulation
		<u>Transitory population—</u> Check with department	
Bacteriological	3	One in each calendar quarter during which system provides water to the public	Effective date of regulation
	4	One per calendar year	1977
Inorganic Chemical	1&2	Surface water supplies— one per calendar year	June 1978
		Ground water supplies— one every three years	June 1979
	3&4	Surface and ground water supplies— one every three years. Nitrate only unless otherwise specified.	June 1979
Organic Chemical	1&2	Surface water supplies— one every three years	June 1978
		Ground water supplies— only as required by the department	
	3&4	As required by the department	
Turbidity/	1&2&3	Surface water supplies only - daily	Effective date of regulation
	4	Only as required by the department	
Radionuclides	1&2	Four consecutive quarterly samples every four years	June 1979
	3&4	Only as required by the department	
Secondary Physical &	1&2	Surface water supplies - one per calendar year	June 1978
		Ground water supplies - Once every three years	June 1979

Sample Type	System Class	Minimum Number of Samples Required*	Date Initial Sample Required
	3&4	Only as required by the department	

\*Increased sampling may be required by the department. Samples shall be taken at representative points, except turbidity which shall be taken at the entrance to the distribution system.

- (vii) Purveyors may be required to have microbiological analyses other than the standard coliform test conducted, such as examination for fecal coliform, fecal streptococci, total 35° plate count, plankton counts, and other tests as may be required by the department.
- (b) The maximum contaminant levels for coliform bacteria are as follows:
  - (i) When the membrane filter technique is used, the number of coliform bacteria shall not exceed any of the following:
    - (A) One per 100 milliliters as the arithmetic mean of all samples examined per month;
    - (B) Four per 100 milliliters in two or more samples when less than ~~((20))~~ twenty are examined per month; or
    - (C) Four per 100 milliliters in more than five percent of the samples when ~~((20))~~ twenty or more are examined per month.
  - (ii) When the five tube MPN method using 10 milliliter portions per tube is used, coliform bacteria shall not be present in any of the following:
    - (A) More than ~~((10))~~ ten percent of the portions in any month;
    - (B) Three or more portions in two or more samples when less than ~~((20))~~ twenty samples are examined per month; or
    - (C) Three or more portions in more than five percent of the samples when ~~((20))~~ twenty or more samples are examined per month.
  - (iii) At the discretion of the department, compliance with this section for systems that are required to sample at a rate of less than four per month may be based upon sampling during a three month period.
  - (iv) Special purpose samples, such as those taken to determine whether disinfection practices following pipe repair or replacement have been sufficient or check samples shall not be used to determine compliance with the maximum contaminant level for coliform bacteria nor shall they be used to determine compliance with the minimum sampling frequency.
- (c) Check sampling.
  - (i) When the coliform bacteria in a single sample exceed four per 100 milliliters when examined by the membrane filter technique or

if coliform bacteria occur in three or more portions when 10 ~~((ml))~~ milliliters standard portions are used, action shall be taken by the purveyor to determine and correct the cause for such occurrence. Also, at least two consecutive daily check samples shall be collected and examined from the sampling point. Additional check samples shall be collected daily, or at a frequency established by the department, until the results obtained from at least two consecutive check samples show less than one coliform bacterium per 100 milliliters.

- (ii) The location at which the check samples were taken pursuant to item (i) of this subdivision shall not be eliminated from future sampling without approval of the department.

(d) When the presence of coliform bacteria in water taken from a particular sampling point has been confirmed by any check samples, the water purveyor shall report this to the department within ~~((48))~~ forty-eight hours.

(e) When a maximum contaminant level for coliform bacteria as set forth in WAC 248-54-740(4)(b) is exceeded, the purveyor of water shall report to the department and notify the public as prescribed in WAC 248-54-750.

(f) A water purveyor may, with the approval of the department, and based upon a sanitary survey, substitute the use of chlorine residual monitoring for not more than ~~((75))~~ seventy-five percent of the samples required to be taken by WAC 248-54-740(4)(a) provided, the water purveyor takes chlorine residual samples at points which are representative of the conditions within the distribution system at the frequency of at least four for each substituted microbiological sample. Where chlorine residual monitoring is substituted for microbiological samples, analysis for chlorine residual shall be in accordance with Standard Methods. In all cases there shall be at least daily determinations of chlorine residual.

- (i) When the water purveyor exercises ~~((this))~~ the option, he or she shall maintain no less than 0.2 mg/l free chlorine throughout the public water distribution system.
- (ii) When a particular sampling point has been shown to have a free chlorine residual less than 0.2 mg/l, the water at that location shall be retested as soon as practicable and in any event within one hour. If the original analysis is confirmed, this fact shall be reported to the department within ~~((48))~~ forty-eight hours and a sample for coliform analysis shall be collected from that sampling point as soon as practicable and preferably within one hour. The results of such analysis shall be reported to the department within ~~((48))~~ forty-eight hours after the results are known to the water purveyor.
- (iii) Compliance with the maximum contaminant levels for coliform bacteria shall be determined on the monthly mean or quarterly

mean basis as specified in WAC 248-54-740(4)(b) including those samples taken as a result of failure to maintain the required chlorine residual level.

(5) Inorganic chemicals

(a) The maximum contaminant levels for inorganic chemicals are as follows:

MAXIMUM CONTAMINANT LEVEL	
CONTAMINANT	LEVEL (MG/L)
Arsenic	0.05
Barium	1.
Cadmium	0.010
Chromium	0.05
Fluoride	2.0
Lead	0.05
Mercury	0.002
Nitrate(as N)	10.
Selenium	0.01
Silver	0.05

(b) Minimum analyses of raw water for inorganic chemicals are required as follows:

- (i) Analyses for all Class 1 and 2 water systems utilizing surface water sources shall be completed by June, 1978. These analyses shall be repeated at yearly intervals.
- (ii) Analyses for all Class 1 and 2 water systems utilizing only ground water sources shall be completed by June, 1979. These analyses shall be repeated at three-year intervals.
- (iii) Nitrate analyses for Class 3 and 4 water systems, whether supplied by surface or ground water sources, shall be completed by June, 1979. These analyses shall be repeated at three-year intervals.
- (iv) If it is anticipated that the levels of inorganic chemicals will change in the distribution system, or treatment processes then additional inorganic chemical sampling may be required by the department.

(c) If the result of an analysis indicates that the level of any contaminant exceeds the maximum contaminant level, the water purveyor shall report this to the department within seven days. Action shall be taken by the purveyor to determine and correct the cause of such occurrences. The purveyor shall initiate three additional analyses at the same sampling point within one month.

(d) When the average of four analyses rounded to the same number of significant figures as the maximum contaminant level for the substance in question, exceeds the maximum contaminant level, the water purveyor shall report to the department and give notice to the public pursuant to WAC 248-54-750. Monitoring after public notification shall be at a frequency designated by the department and shall continue until the maximum contaminant level has not been exceeded in two successive samples, or until a monitoring schedule as a condition to a variance, exemption or enforcement action becomes effective.

(e) The provisions of subdivision (c) and (d) of this subsection notwithstanding, compliance with the maximum contaminant level for nitrate shall be determined on the basis of the mean of two analyses. When a level exceeding the maximum contaminant level for nitrate is found, a second analysis shall be initiated within ((24)) twenty-four hours, and if the mean of the two analyses exceeds the maximum contaminant level, the water purveyor shall report his or her findings to the department and shall notify the public pursuant to WAC 248-54-750.

(f) For the initial analyses required by this section, data for surface waters acquired after June, 1976, and data for ground waters acquired after June, 1974, may be substituted at the discretion of the department.

(6) Organic chemicals

(a) The maximum contaminant levels for organic chemicals taken from the raw water source are as follows:

CONTAMINANT	LEVEL (MG/L)
(i) Chlorinated hydrocarbons:	
Endrin (1,2,3,4,10 10-hexachloro-6,7-epoxy-1,4,4a,5,6,7,8,8a-octahydro-1,4-endo, endo-5,8 - dimethano naphthalene).	0.0002
Lindane (1,2,3,4,5,6-hexachlorocyclohexane, gamma isomer).	0.004
Methoxychlor (1,1,1-Trichloro-2, 2 - bis [p-methoxyphenyl] ethane).	0.1
Toxaphene (C <sub>10</sub> H <sub>10</sub> Cl <sub>8</sub> -Technical chlorinated camphene, 67-69 percent chlorine).	0.005
(ii) Chlorophenoxy:	
2,4 - D. (2,4-Dichlorophenoxyacetic acid)	0.1
2,4,5-TP Silvex (2,4,5-Tri-chlorophenoxypropionic acid)	0.01

(b) Minimum analyses for organic chemicals taken from the raw water source are required as follows:

- (i) Analyses for all Class 1 and 2 water systems utilizing surface water sources, shall be completed by June, 1978. Samples analyzed shall be collected during the period of the year designated by the department as the period when contamination by pesticides is most likely to occur. These analyses shall be

repeated at intervals specified by the department but in no event less frequently than at three year intervals.

- (ii) Analyses for Class 1 and 2 water systems utilizing only ground water sources, shall be completed only by those systems specified by the department.

(c) If the result of an analysis indicates the level of any organic chemical contaminant exceeds the maximum contaminant level, the supplier of water shall report to the department within seven days. In addition action shall be taken by the purveyor to determine and correct the cause of such occurrences and the purveyor shall initiate three additional analyses within one month.

(d) When the average of four analyses made pursuant to subdivision (c), of this section, rounded to the same number of significant figures as the maximum contaminant level for the substance in question, exceeds the maximum contaminant level, the water purveyor shall report to the department and give notice to the public pursuant to WAC 248-54-750. Monitoring after public notification shall be at a frequency designated by the department and shall continue until the maximum contaminant level has not been exceeded in two successive samples or until a monitoring schedule as a condition to a variance, exemption or enforcement action becomes effective.

(e) For the initial analysis required by this subsection, data for surface water acquired after June, 1976, and data for ground water acquired after June, 1974, may be substituted at the discretion of the department.

#### (7) Turbidity

(a) The maximum contaminant levels for turbidity are applicable to public water supplies using surface water sources in whole or in part. The maximum contaminant levels for turbidity in drinking water, measured at a representative entry point(s) to the water distribution system as determined by the department, are:

- (i) One (1.0) turbidity unit (TU), as determined by a monthly average of the maximum daily turbidity, except that five (5.0) turbidity units, as determined by a monthly average of the maximum daily turbidity, may be allowed if the purveyor can demonstrate that:
- (A) The conditions of watershed control in accordance with WAC 248-54-660(4)(b)(i) are satisfied;
- (B) The higher turbidity does not interfere with microbiological determinations and that the source water quality conforms to the raw water quality conditions as specified in WAC 248-54-660(4)(b)(ii); and
- (C) The higher turbidity does not prevent maintenance of an effective disinfection agent throughout the distribution system and that the conditions of system operation, including a continuous free chlorine residual of 0.2 mg/l throughout all active parts of the system, as specified in WAC 248-54-660(4)(b)(iii) are satisfied.

- (ii) Five (5.0) turbidity units based on an average for two consecutive days of the maximum daily turbidity.

(b) Continuous monitoring of turbidity is required for all Class 1, 2 (~~(2)~~) and 3 systems using surface sources. Automatic turbidity measuring and recording equipment shall be provided and operated continuously at the entry point to the distribution system and where necessary for process control. Manual monitoring of turbidity may be authorized by the department in special cases. The monitoring frequency for Class 4 systems using surface sources shall be determined by the department.

(c) If the turbidity exceeds the maximum allowable limit identified in WAC 248-54-740(7)(a)(i) for longer than one hour if monitored continuously, the water purveyor shall report to the department within (~~(48)~~) forty-eight hours. If the result of a manual turbidity analysis exceeds the maximum allowable limit the sampling measurement shall be confirmed by resampling within one hour. If the repeat sample confirms that the maximum allowable limit has been exceeded, the water purveyor shall report to the department within (~~(48)~~) forty-eight hours. In addition, the purveyor shall take action to determine and correct the cause of such occurrences.

(d) If the maximum contaminant levels in WAC 248-54-740(7)(a)(i) or 248-54-740(7)(a)(ii) are exceeded, the water purveyor shall report to the department and notify the public as prescribed in WAC 248-54-750.

#### (8) Radionuclides

(a) The following are the maximum contaminant levels for radium-226, radium-228, and gross alpha particle radioactivity:

- (i) Combined radium-226 and radium-228 - 5 pCi/l.
- (ii) Gross alpha particle activity (including radium-226 but excluding radon and uranium) - 15 pCi/l.

(b) The following is the maximum contaminant level for beta particle and photon radioactivity from man-made radionuclides:

(~~(1)~~) The average annual concentration of beta particle and photon radioactivity from man-made radionuclides in drinking water shall not produce an annual dose equivalent to the total body or any internal organ greater than 4 mrem/year.

(c) Monitoring requirements for gross alpha particle activity, radium-226 and radium-228.

- (i) Initial sampling to determine compliance of Class 1 and 2 systems shall begin by June, 1979, and the analysis shall be completed by June, 1980. Compliance shall be based on the analysis of an annual composite of four consecutive quarterly samples or the average of the analyses of four samples obtained at quarterly intervals.
- (ii) Analysis for radium-226 and radium-228 may be omitted if the gross alpha particle activity is less than 5 pCi/l.
- (iii) For the initial analysis, data acquired within one year prior to June, 1977, may be substituted at the discretion of the department.

- (iv) Water purveyors shall monitor at least once every four years. When an annual record establishes that the average annual concentration is less than half the maximum contaminant levels, analysis of a single sample may be substituted for the quarterly sampling procedure.
  - (v) A water purveyor shall monitor for radionuclides within one year of the introduction of a new water source for a community water system.
  - (vi) If the average annual maximum contaminant level for gross alpha particle activity or total radium is exceeded, the water purveyor shall report to the department and notify the public as prescribed in WAC 248-54-750. The purveyor shall take action to determine and correct the cause of such occurrences. Monitoring at quarterly intervals shall be continued until the annual average concentration no longer exceeds the maximum contaminant level or until a monitoring schedule as a condition to a variance, exemption or enforcement action shall become effective.
- (d) Monitoring requirements for man-made radioactivity:
- (i) By June, 1979, Class 1 and 2 systems using surface water sources and serving more than ~~((100,000))~~ one hundred thousand persons and other water systems as are designated by the department shall be monitored for compliance by analysis of a composite of four consecutive quarterly samples or analysis of four quarterly samples.
  - (ii) Compliance with the 4 millirem/year dose limitation may be assumed if the average annual concentration for gross beta activity, tritium, and strontium-90 are less than 50 pCi/l, 20,000 pCi/l, and 8 pCi/l respectively. Analysis for strontium-90 may be omitted if the gross beta activity is less than 8 pCi/l.
  - (iii) For the initial analysis, data acquired within one year prior to June, 1977, may be substituted at the discretion of the department.
  - (iv) After the initial analysis water purveyors shall monitor at least every four years.
  - (v) If the average annual maximum contaminant level for man-made radioactivity is exceeded, the water purveyor shall report to the department and notify the public as prescribed in WAC 248-54-750. The purveyor shall take action to determine and correct the cause of such occurrences. Monitoring at monthly intervals shall be continued until the concentration no longer exceeds the maximum contaminant level or until a monitoring schedule as a condition to a variance, exemption or enforcement action becomes effective.

(e) By June, 1979, any water system as designated by the department, downstream from a nuclear facility must begin quarterly monitoring requirements for gross beta and iodine-131, and annual monitoring for strontium-90 and tritium. The department may allow the substitution of environmental surveillance data taken in conjunction with a nuclear facility for direct monitoring of man-made radioactivity after a determination that such data is applicable to a particular community water system.

(f) When necessary, additional radionuclide monitoring and other radionuclide requirements as prescribed by Public Law 93-523, section 141.26 CFR shall be satisfied.

(9) Secondary chemical and physical contaminants - The following maximum levels shall apply.

**MAXIMUM CONTAMINANT LEVELS**

CONTAMINANT	LEVEL
Color	15 units
Iron	0.3 mg/l
Manganese	0.05 mg/l
Total Dissolved Solids	500 mg/l
* Chloride	250 mg/l
* Sulfate	250 mg/l
** Copper	1 mg/l
** Odor	3 threshold odor numbers
** Zinc	5 mg/l

\*Analysis is required only when the total dissolved solids exceed 500 mg/l.

\*\*Analysis is required only when determined necessary by the department.

(a) Monitoring of secondary contaminants by Class 1 and 2 systems shall be at the same frequency as required for inorganic chemicals. Class 3 and Class 4 systems shall monitor secondary contaminants only as required by the department.

(b) If the secondary contaminants are present in excess of the listed concentrations, either treatment shall be provided, another supply developed, or other action acceptable to the department shall be taken.

(c) Secondary contaminants are not subject to the public notification requirements of WAC 248-54-750.

**Reviser's Note:** The brackets and enclosed material in the text of the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**AMENDATORY SECTION** (Amending Order 153, filed 12/5/77)

**WAC 248-54-750 REPORTING AND PUBLIC NOTIFICATION.** (1) Reporting.

(a) Except where a shorter reporting period is specified, the water purveyor shall report to the department within ~~((40))~~ forty days the results of all tests, measurements, or analyses required by WAC 248-54-740.

(b) The water purveyor shall report to the department within ~~((48))~~ forty-eight hours the failure to comply with any provisions of WAC 248-54-740, including failure to comply with monitoring requirements.

(c) The water purveyor is not required to report analytical results to the department in cases where the state

public health laboratory or a laboratory holding a current certificate of approval reports the results directly to the department.

(d) The water purveyor shall notify the department within sixty days of any change in name or change in ownership of the public water system.

(2) Water facilities inventory and report.

(a) Every purveyor of a Class 1 and 2 water supply system shall submit to the department ((not later than July 1 of each year;)) an annual report summarizing the utility's operation for the preceding ((calendar)) year. The annual report shall contain the following information, as a minimum: Number of services and meters; ((average annual and peak daily demand; the range of distribution system pressures)) water production; population served; a summary of the major features of the system and additions or changes made during the year((; a summary of the physical, bacteriological, and chemical quality maintained in the system)).

~~((b) Purveyors of Class 2 and 3 water supply systems shall submit a report at five year intervals.~~

~~((c)) (b) Purveyors of Class 3 and 4 water supply systems shall submit a report ((if required by the department)) every three years.~~

(3) Public notification.

(a) Class 1 or 2 water purveyors shall issue a written notice to the persons served by the system within three months of the occurrence of any of the following events: Exceeding a maximum contaminant level; failure to comply with an applicable testing procedure; being granted a variance or exemption from an applicable maximum contaminant level; failure to comply with the requirements of any schedule prescribed pursuant to a variance or exemption; or failure to perform any required monitoring. The written notice shall be included in the first set of water bills of the system issued after the failure. Such notice shall be repeated at least once every three months so long as the failure of the system continues or the variance or exemption remains in effect. If the system issues water bills less frequently than quarterly, or does not issue water bills, the notice shall be made by or supplemented by another form of direct mail.

(b) If a Class 1 or 2 water system has failed to comply with an applicable maximum contaminant level, the water purveyor shall notify the public of such failure as required by WAC 248-54-750(3)(a). In addition, public notification steps shall take place as follows:

(i) By publication on not less than three consecutive days in a newspaper or newspapers of general circulation in the area served by the system. Such notice shall be completed within ((14)) fourteen days after the water purveyor learns of the failure.

(ii) By furnishing a copy of the notice to the radio and television stations serving the area served by the system. Such notice shall be furnished within seven days after the water purveyor learns of the failure.

(c) If the area served by a Class 1 or 2 water system is not served by a daily newspaper of general circulation, notification by newspaper required by WAC 248-54-750(3)(b) shall instead be given by publication on three

consecutive weeks in a weekly newspaper of general circulation serving the area. If no weekly or daily newspaper of general circulation serves the area, notice shall be given by posting the notice in post offices or other public buildings within the area served by the system.

(d) If any of the events identified in WAC 248-54-750(3)(a) occur in a Class 3 water system, the water purveyor shall post written notice of the event at conspicuous locations and points of use throughout the system.

(e) Notices given pursuant to this section shall be written in a manner to assure that the public using the system is adequately informed of the failure or variance or exemption. The notice shall not use unduly technical language, unduly small print or other methods which would frustrate the purpose of the notice. The notice shall disclose all material facts regarding the subject including the nature of the problem and, when appropriate, a clear statement that a primary drinking water regulation has been violated and any preventive measures that should be taken by the public. Where appropriate, or where designated by the department, bilingual notice shall be given. Notices may include a balanced explanation of the significance or seriousness to the public health of the subject of the notice, a fair explanation of steps taken by the system to correct any problem and the results of any additional sampling. Notices shall be consistent with guidelines prepared by the department concerning format and content.

(f) In any instance in which notification by newspaper or to radio or television stations is not required, the department may order the water purveyor to provide notification by newspaper and to radio and television stations when circumstances make more immediate or broader notice appropriate to protect the public health.

(g) The water purveyor shall keep detailed and complete records of all public notification occurrences, in accordance with WAC 248-54-760, so as to document compliance with this section. These records shall be available for inspection by the department and shall be sent to the department if requested.

(h) Notice to the public required by this section may be given by the department on behalf of the water purveyor.

WSR 81-22-001

ADOPTED RULES

JUDICIAL QUALIFICATIONS COMMISSION

[Filed October 22, 1981]

Reviser's Note: The following material has not been filed in accordance with chapter 34.04 RCW, and its publication in the Register establishes no presumption as to the propriety or impropriety of the procedure being followed by the Judicial Qualifications Commission. See letter from F. Lee Campbell, Chairman of the Commission, at WSR 81-16-009.

The Judicial Qualifications Commission requests publication of adopted rules pursuant to RCW 34.08.020. The proposed rules were filed July 24, 1981 and published as WSR 81-16-090[81-16-009]. A meeting was held September 25, 1981 in the third floor auditorium of the Seattle Public Library and public testimony was taken.

These rules are promulgated under the rule-making authority of the Judicial Qualifications Commission as authorized in Article IV, Section 31 of the Washington

*Will not be collected or appear in Regs 1981*

State Constitution.

APPROVED AND ADOPTED October 14, 1981.

F. Lee Campbell  
Chairman

JUDICIAL QUALIFICATIONS COMMISSION  
RULES

Adopted October 14, 1981

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JUDICIAL QUALIFICATIONS COMMISSION  
RULES

Adopted October 14, 1981

RULE 1. SCOPE AND TITLE

(a) Scope. These rules apply to proceedings before the Judicial Qualifications Commission created by Article IV, Section 31, of the Constitution of the State of Washington, and governed by Ch. 268, Laws of 1981. These rules govern the procedure for considering allegations that a judge has violated a rule of judicial conduct, or has a disability which is permanent or likely to become permanent and which seriously interferes with the performance of judicial duties.

(b) Title. These rules shall be known as the Judicial Qualifications Commission Rules and may be abbreviated as JQCR.

(c) Supreme Court Rules. Supreme Court consideration of Judicial Qualifications Commission recommendations is governed by the Discipline Rules for Judges (DRJ) adopted by the Supreme Court.

RULE 2. DEFINITIONS

In these rules,

(a) "Admonition" means a written informal disposition of an allegation consented to by the judge which cautions the judge not to engage in certain proscribed behavior and may contain agreed corrective action to be taken by the judge.

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judge not to engage in certain proscribed behavior and may contain agreed corrective action to be taken by the judge.

(b) "Allegation" means a statement or communication alleging facts which may upon investigation lead to a finding of judicial misconduct or disability.

(c) "Chairperson" includes the acting chairperson.

(d) "Commission" means the Judicial Qualifications Commission.

(e) "Complaint" means the formal charge of judicial misconduct or disability filed by the commission and forming the basis for a fact-finding hearing.

(f) "Fact-finder" means the commission, or at the discretion of the commission, a three-member subcommittee of the commission or a master.

(g) "Hearing" means a meeting for the purpose of taking evidence and conducted by a fact-finder.

(h) "Judge" means a judge or justice and includes justices of the supreme court, judges of the court of appeals, judges of the superior court, judges of any court organized under Titles 3, 35, or 35A RCW, and judges pro tempore. The term includes full-time and part-time judges and judges who have been or have not been admitted to the practice of law in Washington.

(i) "Master" means a person appointed by the commission to hear and take evidence with respect to charges against a judge.

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(j) "Meeting" means a meeting of the commission for any purpose other than the taking of evidence for fact-finding.

(k) "Member" means a member of the commission and includes alternates acting as members.

(l) "Party" means the judge or the commission.

**Reviser's Note:** The typographical error in the above material occurred in the copy filed by the commission and appears herein pursuant to the requirements of RCW 34.08.040.

RULE 3. ORGANIZATION OF THE  
COMMISSION

(a) Officers. The commission shall elect from its members a chairperson and a vice-chairperson, each of whom shall serve a term of two years or until they cease to be members of the commission, whichever period is shorter. The vice-chairperson shall act as chairperson in the absence of the chairperson. In the absence of both the chairperson and vice-chairperson, the members present may select a temporary chairperson.

(b) Executive Director and Staff. The commission will hire an executive director, staff, masters, and counsel, as necessary to the effective performance of the commission's duties.

(c) Meetings.

(1) Meetings of the commission shall be held at the call of the chairperson or the written request of three members of the commission.

(2) The commission may conduct meetings by telephone conference call.

(d) Quorum. Four members must be present for the transaction of business by the commission. A final decision of the commission, other than a decision recommending discipline

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or retirement, must be supported by a majority of the members present. A final decision recommending discipline or retirement must be supported by four members of the commission.

(e) Alternates. The chairperson will call upon an alternate member selected by the appropriate appointing authority to serve in the place of a member whenever a member is disabled, disqualified, or unable to serve. The chairperson shall announce when an alternate member is serving in the place of a commission member.

RULE 4. CONFIDENTIALITY OF PROCEEDINGS

(a) Generally. Except as otherwise provided in this rule, all papers filed with the commission are confidential and all proceedings before the commission, a subcommittee, or a master will be conducted in executive session.

(b) Public Inspection of Recommendation. A commission recommendation of discipline or retirement, and the findings of fact and conclusions of law supporting the recommendation, shall be available for public inspection in the commission's office during regular business hours after the recommendation is filed with the Supreme Court.

(c) Release of Information. The commission may with due consideration for the interests of the judge make a public statement regarding a pending or completed proceeding which would otherwise be confidential in the following circumstances:

(1) If public statements that charges are pending before the commission are substantially unfair to a judge.

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(1) If public statements that charges are pending before the commission are substantially unfair to a judge.

(2) If a judge is publicly associated with violating a rule of judicial conduct or with having a disability, and the commission, after a preliminary investigation or a formal hearing, has determined there is no basis for further proceedings or for a recommendation of discipline or retirement.

(3) If a formal hearing has been ordered in a proceeding in which the subject matter is generally known to the public and in which there is broad public interest, and in which confidence in the administration of justice is threatened due to misinformation or lack of information.

(d) Notice to Complainant. After final commission action on an allegation or complaint, the commission will disclose to the person making an allegation that after an investigation of the charges (i) the commission has found no basis for action by the commission against the judge, (ii) the commission has determined that the matter should be or should have been resolved by an appeal and involves no misconduct or disability, (iii) the commission has taken appropriate corrective action, or (iv) the commission has filed a recommendation with the Supreme Court for the censure, suspension, removal or retirement of the judge. The name of the judge in the discretion of the commission shall not be used in written communication to the complainant.

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(e) Judge's Request for Release of Information. The commission may in its discretion release information concerning a pending or completed proceeding at the request of the judge who is the subject of the proceeding.

(f) Release of Information to Bar Association or Law Enforcement Agency. The commission may release information concerning a lawyer judge to the Washington State Bar Association or concerning any judge to law enforcement agencies when required in the interests of justice or to maintain confidence in the administration of the judiciary.

(g) Public Proceedings. If the commission determines that the public interest in maintaining confidence in the judiciary and the integrity of the administration of justice so require, it may order that some or all aspects of the proceeding before the commission may be publicly conducted or otherwise reported or disclosed to the public. The judge the subject of any hearing which may be made public will be given notice and an opportunity to be heard on the issue before the commission determines to make a hearing public.

(h) Contempt. Unless otherwise permitted by these rules, no person shall disclose information obtained by

that person during commission proceedings or from papers filed with the commission. Any person giving information to the commission or any member or employee of the commission is subject to a proceeding for contempt in superior court for disclosing information in violation of this rule.

**Reviser's Note:** The typographical error in the above material occurred in the copy filed by the commission and appears herein pursuant to the requirements of RCW 34.08.040.

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## RULE 5. INITIAL PROCEEDINGS

(a) Allegations of Misconduct or Disability. Any organization, association, or person, including a member of the commission, may make an allegation of judicial misconduct or disability to the commission. An allegation may be made orally or in writing.

(b) Distinguished from Appeal. In the absence of grounds for recommending the discipline of a judge, the commission will not recommend the discipline of a judge for the exercise of discretion in making findings of fact, reaching a legal conclusion, or applying the law as the judge understands it. Claims of error shall be considered only on appeal.

(c) Screening by Executive Director. Upon receipt of an allegation not obviously unfounded or frivolous, the executive director shall make a prompt, discreet, and confidential inquiry and evaluation. The executive director shall make a recommendation to the commission as to whether a preliminary investigation should be initiated on every allegation received.

(d) Commission Determination. If the commission determines at a meeting that a preliminary investigation should be initiated, the person making the allegation will be requested to file a verified statement with the commission. If a verified statement is not filed by the person making the allegation, the executive director shall prepare and file a verified statement.

(e) Contents of Verified Statement. A verified statement requesting that the commission investigate allegations

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must include facts showing that a judge may have violated a rule of judicial conduct or may be suffering a disability that seriously interferes with the performance of judicial duties and is or is likely to become permanent.

## RULE 6. PRELIMINARY INVESTIGATION

(a) Conduct of Preliminary Investigation. If the commission orders a preliminary investigation, the executive director and/or a special investigator will conduct the investigation.

(b) Notification of Investigation. The judge who is the subject of a preliminary investigation will be notified by the commission within 7 days after the filing of a verified statement. The judge shall also be advised of the nature of the charge, and, in the discretion of the commission,

the name of the individual making the verified statement, if any, or that the investigation is on the commission's own motion.

(c) Judge's Response. The judge shall be afforded a reasonable opportunity in the course of the preliminary investigation to present such matters as he or she may choose.

(d) Order for Medical Examination. If the preliminary investigation concerns a judge who may be suffering a possible physical and/or mental disability which may seriously impair the performance of judicial duties, the commission

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may order a judge to submit to physical and/or mental examinations at commission expense. The failure or refusal of a judge to submit to physical and/or mental examinations ordered by the commission may, in the discretion of the commission, preclude the judge from presenting the results of other physical and/or mental examinations on his or her own behalf. The commission may consider the failure or refusal to submit to physical and/or mental examinations as evidence that the judge has a disability that seriously interferes with the performance of judicial duties and is or is likely to become permanent.

(e) Result of Preliminary Investigation.

(1) If the commission determines at a meeting after a preliminary investigation that there are insufficient grounds for further commission proceedings, the judge and the person making the allegation will be so notified.

(2) If the commission determines at a meeting after a preliminary investigation that probable cause exists for believing that the judge has violated a rule of judicial conduct or that the judge may be suffering from a disability that seriously interferes with the performance of judicial duties and is or is likely to become permanent, the commission shall order the filing of a complaint pursuant to Rule 7 or may informally dispose of the matter pursuant to Rule 19.

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#### RULE 7. INITIATING FORMAL PROCEEDINGS

(a) Generally. The commission after a preliminary investigation may file a complaint alleging the violation of a rule of judicial conduct or the disability of a judge that is or is likely to become permanent. The complaint will be served on the judge within 7 days after filing of the complaint in the commission's office.

(b) Form of Complaint. The complaint will state in ordinary and concise language the basis for commission action and the facts supporting the complaint. The complaint shall also inform the judge that he or she may file a written answer to the charges as provided in paragraph (c).

(c) Answer. The judge may file with the commission an answer to the complaint. The answer must be filed within 14 days after service of the complaint on the judge. If the judge does not file a written answer, a general denial will be entered on behalf of the judge. The complaint and the answer shall be the only pleadings required.

#### RULE 8. SCHEDULING FACT-FINDING HEARING

A fact-finding hearing will be scheduled to take place within 42 days after the time for answer has expired or after the answer is filed. The executive director will set a time and place for the fact-finding hearing. The judge will be given at least 14 days notice of the fact-finding hearing. The notice will include the name or names of the fact-finder and the presiding officer, if any.

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#### RULE 9. DISQUALIFICATION OF FACT-FINDER

(a) Disqualification of Member or Master. A member of the commission or a master must disqualify himself or herself in any proceedings involving his or her own conduct or alleged disability. A member of the commission or a master must disqualify himself or herself if he or she cannot impartially consider the complaint against a judge.

(b) Challenge for Cause. A judge may file an affidavit challenging for cause any member or a master who the judge believes will not impartially consider the complaint. The affidavit must be filed within 7 days after notice of the fact-finding hearing. The commission will decide any challenge for cause if the member does not disqualify himself or herself.

(c) Peremptory Challenge. A judge may file one peremptory challenge against one member of the commission. The challenge must be filed within 7 days after notice of a fact-finding hearing. If the judge has unsuccessfully challenged a member for cause, any peremptory challenge against that member must be filed within 3 days after service of notice of the determination of the challenge for cause.

#### RULE 10. PROCEDURAL RIGHTS OF JUDGE

(a) Generally. The judge has a right to notice of the allegations concerning the judge which have been found to warrant a preliminary investigation. The judge shall have

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the right and reasonable opportunity at a fact-finding hearing to defend against the allegations by the introduction of evidence. The judge has the privilege against self-incrimination. The judge may be represented by counsel and may examine and cross-examine witnesses. The judge has the right to testify or not to testify on his or her own behalf. The judge has the right to the issuance of subpoenas for the attendance of witnesses to testify or produce evidentiary matters. The judge has the right to a prompt resolution of the allegations.

(b) Transcripts. The judge will be provided without cost a copy of any report of proceedings prepared by the commission. The judge may, in addition, have all or any portion of the testimony in the proceedings transcribed at his or her own expense.

(c) Witness Fees. All witnesses shall receive fees and expenses in the amount allowed by law. Expenses of

witnesses shall be borne by the party calling them, unless:

(1) Physical or mental disability of the judge is in issue, in which case the commission shall reimburse the judge for the reasonable expenses of the witnesses whose testimony related to the disability; or

(2) The judge is exonerated of the allegations, and the commission determines that the imposition of costs and expert witness fees would work a financial hardship or

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injustice upon the judge and orders that those fees be reimbursed.

#### RULE 11. GUARDIANS AD LITEM

If it appears to the commission at any time during the proceedings that the judge is not competent to act, or if it has been previously judicially determined that the judge is not competent to act, the commission will appoint a guardian ad litem for the judge unless the judge already has a guardian who will represent the judge's interests. In the appointment of a guardian ad litem, consideration may be given to the wishes of the members of the judge's immediate family. The guardian or guardian ad litem may claim and exercise any right and privilege and make any defense for the judge which the judge could have claimed, exercised, or made if competent. Any notice to be served on the judge will also be served on the guardian or guardian ad litem.

#### RULE 12. PROCEDURE BEFORE FACT-FINDING

(a) Request for Witnesses. Upon written demand of a party, the opposing party will disclose within 7 days the names and addresses of all witnesses whose testimony that party expects to offer at the hearing. A party will give to the opposing party copies of all written statements and transcripts of testimony of such witnesses in the party's

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possession which are relevant to the subject matter of the hearing and which have not previously been furnished. Witnesses not disclosed may be precluded from testifying.

(b) Discovery. The taking of depositions, the requesting of admissions and all other procedures authorized by Rules 26 through 37 of the Superior Court Civil Rules are available upon stipulation of the parties or upon prior permission of the master or presiding officer. A request for discovery shall be granted, unless the master or presiding officer determines that the request is frivolous, will create an undue burden on the party, or will result in undue delay.

(c) Disclosure by Commission's Counsel. The commission's counsel shall disclose to the judge any material or information within his or her knowledge which tends to negate the allegations against the judge or mitigate the degree of discipline which may be imposed.

#### RULE 13. AMENDMENTS TO COMPLAINT OR ANSWER

The fact-finder, at any time prior to the conclusion of the hearing, or the commission, at any time prior to its decision, may allow or require amendments to the complaint or the answer. The complaint may be amended to conform to the proof or set forth additional facts, whether occurring before or after the commencement of the hearing. Except for

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amendments to conform to the proof at a fact-finding hearing, if an amendment substantially affects the nature of the charges, the judge will be given reasonable time to answer the amendment and prepare and present a defense against the new matter raised.

#### RULE 14. PROCEDURE AT FACT-FINDING HEARING

(a) Order of Presentation. The order of presentation shall be in the same manner as in civil cases in superior court.

(b) Commission Represented by Counsel. The case for the commission shall be presented by counsel retained by the commission.

(c) Rules of Evidence. The Rules of Evidence (ER) as applicable in civil proceedings shall govern the fact-finding hearing.

(d) Standard of Proof. The fact-finder must find by clear, cogent, and convincing evidence that the judge has violated a rule of judicial conduct or that the judge has a disability which is or is likely to become permanent and which seriously interferes with the performance of judicial duties.

(e) Presiding Officer. Unless the fact-finding hearing is before a master, the chairperson may appoint a member to be presiding officer or to rule on motions and objections made during the hearing. If the hearing is before the commission, a member may appeal a ruling to the commission members present. A majority vote will determine the motion.

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(f) Failure to Answer or Appear. The failure of a judge to answer or to appear at the hearing or to submit to a mental or physical examination required by the commission will not be sufficient in and of itself to constitute grounds for censure, suspension, removal, or retirement. The failure may be considered with other evidence, unless it appears that such failure was due to circumstances beyond the judge's control.

(g) Verbatim Record. Unless the judge and the commission stipulate to a different record, a verbatim record will be made and kept of the fact-finding hearing. The commission shall determine whether the verbatim record will be by court reporter or electronic recording device.

**RULE 15. REPORT OF FACT-FINDER**

The fact-finder shall prepare a report containing a brief statement of the procedure followed and the proposed findings of fact, conclusions of law, and a recommendation with respect to the issues presented at the fact-finding hearing. The report shall be served on the parties within 21 days after the fact-finding hearing. The fact-finder may request the prevailing party to prepare the findings of fact and conclusions of law. The parties may stipulate to all or a portion of the report without the necessity of a hearing on the stipulated matters.

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**RULE 16. APPEARANCE BEFORE COMMISSION**

(a) Objections. A party may file with the commission a statement of objections to the report of the fact-finder filed with the commission. The statement shall set forth all objections to the report and state reasons in opposition to the findings, conclusions, or recommendations made by the fact-finder. The objections must be filed with the commission and served on the opposing party within 14 days after service of the report on the party.

(b) No Objections Filed. If no statement of objections to the report of the fact-finder is filed within the time provided in paragraph (a), or if the consent of the parties to the report of a subcommittee or master is filed, the report may be adopted by the commission without argument. The commission will determine what recommendation, if any, should be made to the Supreme Court based on the findings.

(c) Objections Filed. If a statement of objections is timely filed, or if the commission proposes to modify or reject the report of a subcommittee or master, the commission shall schedule a time for oral argument before the commission on the record before the fact-finder along with briefs of the parties. The parties shall be given at least 14 days written notice of the time and place for argument.

**RULE 17. ADDITIONAL EVIDENCE**

The commission may order a hearing for the taking of additional evidence at any time before its decision is

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final. The order will set the time and place of the hearing and will specify the matters on which the additional evidence is to be taken. A copy of the order shall be served upon the judge at least 14 days prior to the date set for hearing. The hearing will be conducted in the manner provided in Rules 8-16.

**RULE 18. COMMISSION DECISION**

(a) Recommendation. The commission will recommend the discipline or retirement of a judge only upon the affirmative vote of at least four members. A member must consider the verbatim record and the report of the fact-finder and be present at all relevant hearings before the commission in order to vote in a particular matter. If at least four members do not vote for the discipline or

retirement of a judge, the complaint shall be dismissed. Any commission member may file a dissent.

(b) Decision. The commission's decision will include written findings of fact, conclusions of law, and a recommendation. The commission may adopt the report of the fact-finder, in whole or in part, by reference.

(c) Notice to Judge. The commission's decision will be served upon the judge and his or her counsel of record within 7 days after the decision is filed in the commission's office.

(d) Motion for Reconsideration. A party may file a motion for reconsideration of the commission decision. The

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motion must be filed within 14 days after the decision has been filed in the commission's office.

(e) Finality of Decision. The commission decision is final 14 days after filing in the commission's office unless a motion for reconsideration is earlier filed. If a motion for reconsideration is denied, the decision is then final. If the motion for reconsideration is granted, the reconsidered decision is final when filed in the commission's office.

(f) Notice of Commission Decision. When the decision is final, the commission will notify the person making the allegation of the general nature of its decision, in accordance with Rule 4(d).

**RULE 19. INFORMAL DISPOSITION**

An allegation of misconduct may be disposed of by a proposal to the judge for an admonition. The proposal will provide whether acceptance of the proposal may be considered as an admission of misconduct by the judge. If the judge accepts the proposal in writing within 14 days after service of the proposal, a letter of admonition will be issued and no further action will be taken by the commission. If the judge accepts the proposal, the person making the allegation shall be notified that the matter has been resolved, in accordance with Rule 4(d). If the judge does not accept or fails to respond to the proposal, proceedings will continue.

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**RULE 20. SUPREME COURT PROCEDURES**

(a) Certification to Supreme Court. Within 14 days after the decision is final, a commission decision recommending the discipline or retirement of a judge will be filed with the Supreme Court and served on the judge. The notice of the decision served on the judge shall state the date the decision was filed in the Supreme Court and shall specify the period during which the judge may challenge the commission recommendation as provided in Discipline Rules for Judges Rule 2.

(b) Record for Supreme Court Review. The chairperson shall certify the record of commission proceedings and transmit to the judge those portions of the record required by Discipline Rules for Judges Rule 4.

(c) Objections to Record. Objections to the record of the commission proceedings must be filed in the commission's office within 14 days after service of the record.

Objections will be determined by the chairperson, or in his or her discretion, the fact-finder. The record shall be filed in the Supreme Court and served on the judge within 14 days after the objection is filed with the commission, or in the absence of objection, within 14 days after the time for objection has expired.

(d) Remand from Supreme Court. If the Supreme Court remands a case to the commission the chairperson shall assign the case to a fact-finder or the commission in accordance with the request of the Supreme Court.

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#### RULE 21. REINSTATEMENT OF ELIGIBILITY

[Reserved]

#### RULE 22. EXTENSION OF TIME

Upon a showing of good cause the chairperson or fact-finder may enlarge the time within which an act must be done under these rules.

#### RULE 23. SERVICE

(a) Service on Judge. A complaint under Rule 7 shall be served on a judge in person, unless the judge cannot be found within the state. If the judge cannot be found, the complaint may be served by mail addressed to the judge's last known business and residence addresses. All other papers in commission proceedings may be served on a judge in person or by mail. If counsel has appeared for a judge, papers, other than a complaint, may be served on counsel in lieu of service upon the judge.

(b) Service on Commission. Service of papers on the commission shall be given by delivering or mailing the papers to the commission's office.

(c) When Service Accomplished. If service is by mail, a paper is timely served if mailed within the time permitted for service. If a paper is served by mail, a time period dependent on that service begins to run 3 days after the paper is mailed.

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#### RULE 24. RULE ADOPTION, AMENDMENT, OR REPEAL

(a) Generally. Any person may petition the commission requesting the adoption, amendment, or repeal of a commission rule.

(b) Petition. The petition must set out the proposed rule, or any amendments to an existing rule, in full. The petition must also include reasons in support of the request.

(c) Commission Review. The executive director shall recommend to the commission whether to adopt, amend, or repeal a rule as requested in a petition. The chairperson may order a public hearing for further consideration of the petition. The commission will order the publication of the proposal for public comment before taking final action to adopt, amend, or repeal a rule.

(d) Notice to Petitioner. The commission will notify the petitioner of its final action within a reasonable time after disposition of the petition.

#### WSR 81-22-002

##### ADOPTED RULES

#### DEPARTMENT OF GAME

(Game Commission)

[Order 174—Filed October 22, 1981]

Be it resolved by the Game Commission, State of Washington, acting at Walla Walla, Washington, that it does promulgate and adopt the annexed rules relating to WAC 232-12-189 Duplicate licenses, tags, etc.—Rules for issuance, 232-12-001 Definition of terms, 232-12-004 Classification of wild birds, 232-12-007 Classification of wild animals, 232-12-011 Wildlife classified as protected wildlife, 232-12-014 Wildlife classified as endangered species, 232-12-017 Deleterious exotic wildlife, 232-12-027 Game farm license provisions, 232-12-044 Use of game birds for training dogs, field trials—Marking requirements, 232-12-047 Unlawful firearms for hunting, 232-12-061 Tagging requirements, 232-12-134 Report required of licensed trappers, 232-12-137 Unlawful to use game species for trapping, 232-12-147 Maximum number of fishing lines and hooks—Snagging and gaffing fish unlawful, 232-12-154 Juvenile fishing waters, 232-12-157 Steelhead fishing punchcard, 232-12-164 Fishing near dams—Department facilities, 232-12-241 Requirements of license dealers, 232-12-804 Description of central and field organization of the department of game, 232-12-810 Public records officer, 232-12-814 Requests for public records, 232-12-820 Review of denials of public records requests and 232-12-824 Records index.

This action is taken pursuant to Notice Nos. WSR 81-16-070 and 81-17-074 filed with the Code Reviser on August 5, 1981 and August 19, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declare that they have complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW) or the Administrative Procedure Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED October 5, 1981.

By Archie U. Mills  
Chairman, Game Commission

#### NEW SECTION

WAC 232-12-189 DUPLICATE LICENSES, TAGS, ETC. - RULES FOR ISSUANCE. Application for replacement of licenses, permits, tags, stamps or punchcards required by RCW 77.32, which have been lost, mutilated, or stolen, must be made on a form supplied by the Department.

All applicable information indicated on the form must be provided and the form must be notarized.

Duplicate licenses, permits, tags, stamps and punchcards may be issued only at Department offices or by Department employees authorized by the Director.

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

WAC 232-12-001 DEFINITION OF TERMS. Definitions used in rules of the commission are defined in RCW 77.08.010. In addition, unless the context clearly requires otherwise:

(1) Snagging, gaffing, or spearing means: An effort to impale game fish in a part of its body other than its mouth by use of hooks or other devices.

(2) ~~((A valid tag or permit means: A tag or permit that was issued to the bearer for the current season by the commission and is required to hunt, fish or possess wildlife and has not been altered except as provided by rule of the commission.))~~ A valid license, permit, tag, stamp or punchcard means: A license, permit, tag, stamp, or punchcard that was issued to the bearer for the current season by the commission and is required to hunt, fish or possess wildlife and has not been altered except as provided by rule of the commission.

(3) Hook means: One single, double, or treble hook.

(4) Barbless hook means: A single, pointed hook from which all barbs have been filed off, pinched down, removed or deleted when manufactured.

(5) Falconry means: Possession, control, or use of a raptor for the purpose of hunting and free flight training.

(6) Hunting or fishing contests mean: Hunting for wild animals or wild birds or fishing for game fish under a competitive arrangement that offers a prize. The assignment of an ornamental or symbolic award shall not be considered a prize.

(7) Anadromous game fish means:

(a) Steelhead Trout, *Salmo gairdnerii*

(b) Searun cutthroat, *Salmo clarkii*

(c) Searun Dolly Varden, *Salvelinus malma*

(8) Handgun means: Any pistol, revolver or short firearm with a barrel length of less than sixteen inches and does not have a shoulder stock.

(9) A lure means: A manufactured article with one or more hooks attached, utilized for attraction or enticement of game fish.

(10) Bait means: A natural substance, fresh or processed, utilized for attraction or enticement of wildlife and game fish.

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

WAC 232-12-004 CLASSIFICATION OF WILD BIRDS. (1) Game birds include the family Anatidae or waterfowl commonly known as geese, brant, swan, surface-feeding ducks, diving ducks and mergansers; the Rallidae commonly known as rails, gallinules and coots; Common, Wilson's or jacksnipe; the Columbidae commonly known as doves and pigeons. Wild turkeys of the species *Meleagris gallopavo*; whitetailed ptarmigan; sage grouse (sage hen), sharp-tailed grouse, blue grouse, spruce grouse(~~(-Franklin)~~) (franklin grouse) and(~~(-)~~) ruffed grouse, of the family Tetraonidae; ring-necked,

Chinese, Mongolian, Mutant and all other pheasant of the genus *Phasianus*; and Reeves pheasant of the species *Syrnaticus reevesi*; gray or Hungarian partridge, *Perdix perdix*, chukar partridge, and all other partridges of the genus *Alectoris*; Chilean tinamou of the genus *Nothoprocta*; bobwhite quail and all other quail of the genus *Colinus*; California quail and all other quail of the genus *Lophortyx*; mountain quail and all other quail of the genus *Oreortyx*; scaled quail and other quail of the genus *Callipepla*.

(2) Predatory birds include magpie, crow, English sparrow and starling.

~~((3) All other wild birds are protected wildlife. ((RCW 77.12.020)))~~

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

WAC 232-12-007 CLASSIFICATION OF WILD ANIMALS. Certain wild animals are classified as:

(1) Game animals include deer of the genus *Odocoileus*, commonly known as whitetail, blacktail, and mule deer; elk, *Cervus elaphus* including Roosevelt and Rocky Mountain races; moose, *Alces alces*; antelope, *Antilocapra americana*; mountain sheep, *Ovis canadensis*; mountain goat, *Oreamnos americanus*; black bear, *Ursus americanus*; cougar, *Felis concolor*; bobcat, *Lynx rufus*; raccoon, *Procyon lotor*; cottontail rabbit, *Sylvilagus floridanus*, and nuttallii (~~and audubonii~~); snowshoe hare, *Lepus americanus*; black-tailed jackrabbit, *Lepus californicus*; white-tailed jackrabbit, *Lepus townsendii*; bullfrog, *Rana* (~~(catesbiana)~~) catesbeiana; beaver, *Castor canadensis*, muskrat, *Ondatra* (~~(zibethica)~~) zibethicus; mink, *Mustela vison*; otter (river), *Lutra canadensis*; marten, *Martes americana*; Canada lynx, *Lynx canadensis*; badger, *Taxidea taxus*; weasel, *Mustela erminea* and *frenata*; and fox, *Vulpes fulva*.

(2) Furbearing animals include beaver, *Castor canadensis*; muskrat, *Ondatra* (~~(zibethica)~~) zibethicus; mink, *Mustela vison*; otter (river), *Lutra canadensis*; marten, *Martes americana*; Canada lynx, *Lynx canadensis*; bobcat, *Lynx rufus*; badger, *Taxidea taxus*; raccoon, *Procyon lotor*; weasel, *Mustela erminea* and *frenata*; and fox, *Vulpes fulva*.

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

WAC 232-12-011 WILDLIFE CLASSIFIED AS PROTECTED WILDLIFE. Protected wildlife includes all (~~(wild)~~) birds not classified as game birds, (~~(or)~~) predatory birds or endangered species and (~~(grizzly bear, *Ursus arctos*;~~) Mountain; caribou, *Rangifer tarandus*; (~~(sea otter, *Enhydra lutris*;~~) fur seal, *Callorhinus ursinus*; fisher, *Martes pennanti*; wolverine, *Gulo luscus*; gray squirrel, *Sciurus griseus* and *carolinensis*; Douglas squirrel, *Tamiasciurus douglasii*; red squirrel, *Tamiasciurus hudsonicus*; flying squirrel, *Glaucomys sabrinus*; golden-mantled ground squirrel, *Callospermophilus saturatus*; chipmunks, *Eutamias*, all

species found wild in Washington; cony or pika, *Ochotona princeps*; hoary marmot, *Marmota caligata* and olympus; pigmy rabbit, *Sylvilagus idahoensis*; fox squirrel, *Sciurus niger*; all wild turtles not otherwise classed as endangered species; mammals of the order Cetacea including whales, porpoises and mammals of the suborder Pinnipedia not otherwise designated as endangered species. This section shall not apply to hair seals and sea lions which are threatening to damage or are damaging commercial fishing gear being utilized in a lawful manner or when said mammals are damaging or threatening to damage commercial fish being lawfully taken with commercial gear.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

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

**WAC 232-12-014 WILDLIFE CLASSIFIED AS ENDANGERED SPECIES.** Endangered species include: Columbian white-tailed deer, *Odocoileus virginianus leucurus*; Blue whale, *Balaenoptera musculus*; Bowhead whale, *Balaena mysticetus*; Finback whale, *Balaenoptera physalus*; Gray whale, *Eschrichtius gibbosus*; Humpback whale, *Megaptera novaeangliae*; Right whale, *Balaena glacialis*; Sei whale, *Balaenoptera borealis*; Sperm whale, *Physeter catodon*; Wolf, *Canis lupus*; American peregrine falcon, *Falco peregrinus anatum*; Arctic peregrine falcon, *Falco peregrinus tundrius*; Aleutian Canada goose, *Branta canadensis leucopareia*; Brown pelican, *Pelecanus occidentalis*; (~~Green sea turtle, *Chelonia mydas*~~); Leatherback sea turtle, *Dermochelys coriacea*; (~~Olive (Pacific) Ridley sea turtle, *Lepidochelys olivacea*~~); Grizzly bear, *Ursus arctos horribilis*; Sea Otter, *Enhydra lutris*; White pelican, *Pelecanus erythrorhynchos*; Sandhill crane, *Grus canadensis*; Snowy plover, *Charadrius alexandrinus*; Upland sandpiper, *Bartramia longicauda*.

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

**WAC 232-12-017 DELETERIOUS EXOTIC WILDLIFE.** Deleterious exotic wildlife includes:

- (1) Walking Catfish, *Clarias batrachus*
- (2) Mongoose, all forms of the genus *Herpestes*.
- (3) Grass carp, (~~(*Ctenopharyngodon*)~~) *Ctenopharyngodon idella*
- (4) African clawed frog, *Xenopus laevis*
- (5) Wild boar, *Sus scrofa* and hybrids involving the species *Sus scrofa*

(6) Collared peccary (javelina), *Dicotyles tajacu*

It is unlawful to import or possess live specimens of deleterious exotic wildlife.

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

**WAC 232-12-027 GAME FARM LICENSE PROVISIONS.** It is unlawful to operate a game farm except under the following provisions:

(1) Game farms licensed prior to July 1, 1981, may continue to possess, propagate, sell and transfer wildlife they lawfully possess on July 1, 1981, by virtue of their license or permit issued by the ~~((director))~~ department. ~~((Such transfers are restricted to licensed game farms authorized to possess said wildlife.))~~ Transfers of wildlife other than those species listed under 2(a), (b), (c), or (d) are restricted to licensed game farms authorized by written permit to possess said wildlife.

(2) Game farms licensed after July 1, 1981, may purchase, possess, propagate, sell or transfer the following wildlife:

(a) Game animals - bullfrog, *Rana* (~~(*catesbiana*)~~) *catesbeiana*

(b) Fur-bearing animals - muskrat, *Ondatra* (~~(*zibethica*)~~) *zibethicus* and beaver, *Castor canadensis*

(c) Game birds - Pheasant, of the genus *Phasianus* and *Syrmaticus reevesi*; wild turkeys of the species *Meleagris gallopavo*; Hungarian partridge (~~(and chukar partridge,))~~ of the genus *Perdix*; chukar partridge of the genus *Alectoris*; quail, of the genus *Lophortyx*, *Colinus*, and *Oreortyx*; (~~(and))~~ waterfowl of the family Anatidae, and tinamou of the genus *Nothoprocta*

(d) Game fish - trout and Atlantic salmon

(3) Application for a game farm license shall be made on a form provided by the department.

(4) The director may issue a license, if after investigation, the applicant meets the requirements of subsection (1) or (2) above and complies with the following criteria:

(a) The applicant is the owner or tenant of or has a possessory interest in the lands, waters, and riparian rights shown in the application.

(b) The rearing and holding facilities are adequate and structurally sound to prevent the egress of game farm wildlife.

(c) Operating conditions are clean and humane.

(d) No hazards to state wildlife exist from the operation.

(e) The license covers only the immediate premises and areas described on the application where game birds, game fish, or game animals will be held.

(f) Such other restrictions as the director may require.

(5) Holders of a game farm license must make annual reports on the last day of January to the director on forms to be furnished by the ~~((director))~~ department.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

**WAC 232-12-044 USE OF GAME BIRDS FOR TRAINING DOGS, ~~((OR FOR))~~ FIELD TRIALS—~~((TAGGING))~~ MARKING REQUIREMENTS.** It is unlawful to possess game birds (~~((legally))~~) acquired from a licensed game farmer (~~((which are to be used))~~) for the purpose of training dogs, (~~((or competitive))~~) field trials or hunting unless (~~((those))~~) the birds (~~((have attached to them a band provided by the director))~~) are marked in the following manner:

(1) ~~((Game birds to be used for training or field trials must be banded before being transported to such trials or training areas. Bands must remain on the bird or animal so tagged during use and transportation.))~~ Captive reared waterfowl shall be physically marked by removal of the hind toe from the right foot prior to four weeks of age.

(2) ~~((The director shall furnish, upon request to a dog trainer or person conducting a field trial, bands to be used for identification. Such band shall be furnished at cost by the department.))~~ All other game birds shall be physically marked by removal of the first joint of the outside toe on the right foot prior to four weeks of age.

~~((3) It is unlawful to possess game animals for the purpose of training dogs or use in competitive field trials unless those animals are accompanied by a permit from the director.))~~

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

WAC 232-12-047 UNLAWFUL FIREARMS FOR HUNTING. (1) It is unlawful to hunt any big game with:

(a) A fully automatic firearm.

(b) A pistol or revolver.

(c) A rifle with a bore diameter less than .240 of an inch (6mm), ~~((and))~~ or barrel length less than ~~((+8))~~ 16 inches.

(d) A cartridge with a bullet weighing less than 85 grains, or that develops less than 900 foot pounds of energy at 100 yds.

(e) A rifle cartridge containing a bullet other than a mushrooming or expanding type designed for big game hunting.

(f) A shotgun, provided that a 20 gauge, or larger shotgun, using shells loaded with slugs or buckshot size #1 or larger, may be used to hunt deer and bear.

(g) A muzzle-loader that does not meet the definition as provided in WAC 232-12-051.

(2) It is unlawful to hunt game birds with a shotgun capable of holding more than three shells.

(3) It is unlawful to hunt game birds or game animals, except bullfrogs, in a manner other than with a firearm, a bow and arrow, or by falconry.

(4) It is unlawful to hunt game animals or game birds with a shotgun larger than 10 gauge.

(5) It is unlawful to hunt game birds with a rifle or pistol, with the exception of blue grouse, spruce grouse and ruffed grouse.

(6) It is unlawful to hunt wildlife with a crossbow.

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

WAC 232-12-061 TAGGING REQUIREMENTS. It is unlawful for a person who kills a big game animal or turkey to fail to immediately cut out and completely remove from their tag the designated notches corresponding to the day and month of the kill for that species. A person who kills such animal or bird, shall immediately attach their notched tag to the carcass of such animal or bird. That tag must remain attached

to the carcass while it is being transported and must remain with the wildlife during the period of retention ~~((:))~~ of the edible parts.

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

WAC 232-12-134 REPORT REQUIRED OF LICENSED TRAPPERS. It is unlawful for a licensed trapper ~~((not))~~ to fail to report to the ~~((director.))~~ department, within thirty days after the close of the trapping season, on a form supplied by the department, the number of each species of animal ~~((s))~~ taken. ((within thirty days after the close of each trapping season.))

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

WAC 232-12-137 UNLAWFUL TO USE GAME SPECIES FOR TRAPPING. It is unlawful to use game birds, game fish or game animals ~~((, except the carcasses of furbearing animals.))~~

(1) Non-edible parts of game fish and game animals may be used when they are buried or remain concealed from plain view.

(2) Game bird feathers may be used as an attractor.

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

WAC 232-12-147 MAXIMUM NUMBER OF FISHING LINES AND HOOKS—SNAGGING AND GAFFING FISH UNLAWFUL. It is unlawful to: ~~((+))~~ Fish for game fish or attempt to take game fish in a manner other than with one line which must be under the immediate control of the angler; (2) fish for game fish with a line having attached to it more than 2 baits or lures; (3) snag or attempt to snag game fish.))

(1) Fish for game fish or attempt to take game fish in a manner other than with one line which must be under the immediate control of the angler.

(2) Fish for game fish with a line having attached to it more than 2 hooks or lures.

(3) Snag or attempt to snag game fish.

A gaff or landing net may be used to land game fish lawfully hooked.

Fresh water ling may be taken during the open season set for that species by use of set lines and multiple hooks as prescribed in current season's regulations. Set lines must have securely affixed a metal tag legibly stating the fisherman's name and address.

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

WAC 232-12-154 JUVENILE FISHING WATERS. It is unlawful for a person ~~((over))~~ fourteen years of age or older to fish ~~((in))~~ any waters ~~((designated for))~~ restricted to juvenile fishing only.

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

WAC 232-12-157 STEELHEAD FISHING ~~((PERMIT=PUNCH CARD))~~ PUNCHCARD. (1) It

is unlawful for a person, except a treaty Indian possessing a valid federal or treaty fishing identification card, to fish for steelhead trout without having in their immediate possession a valid steelhead fishing ~~((permit))~~ punchcard.

(2) Upon taking a steelhead trout over twenty inches in length, the holder of a steelhead fishing ~~((permit))~~ punchcard must immediately remove from the card one punch and enter on the corresponding space the date of the catch and the name of the water in which the fish was caught, except in waters designated as "Selective Fishery", ~~((or))~~ "Catch and Release", or "Fly Fishing only—barbless hooks" by the commission, it is not necessary to remove a punch from the steelhead ~~((punch card))~~ punchcard, if the fish is released.

(3) Every person possessing a steelhead fishing ~~((permit))~~ punchcard must, by June 1, following the period for which it was issued, return that ~~((permit))~~ punchcard to an authorized license dealer or the department.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

WAC 232-12-164 FISHING NEAR DAMS~~((; HATCHERIES—DIVERSIONS—UNLAWFUL.))~~ DEPARTMENT FACILITIES. Except as provided in current season game fish regulations, it is unlawful to fish within four hundred feet downstream from man-made dams, fish ladders or other obstructions, or in ~~((waters))~~ facilities used by the department for rearing, ~~((or))~~ holding, or passage of fish. It is unlawful to fish in an irrigation canal or ditch, when the area is posted as closed waters.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

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

WAC 232-12-241 REQUIREMENTS OF LICENSE DEALERS. (1) The director may deputize persons, firms or corporations as license dealers in such numbers as deemed necessary, for the purpose of issuing licenses, ~~((tags and permits))~~ permits, tags, stamps, and punchcards.

(2) All persons, firms or corporations so deputized shall provide the director with a good and sufficient bond in such amount as the director shall determine, such bond to guarantee full and complete payment for all licenses, ~~((tags or permits))~~ permits, tags, stamps, and punchcards sold or not remitted by the dealer.

(3) License dealers shall remit all moneys collected from the sale of ~~((completely sold books of))~~ licenses, ((tags and permits)) permits, tags, stamps, and punchcards by the 10th day of the following month in which the licenses are sold. ~~((At the end of each license year, license dealers shall remit for all remaining sold licenses by the final date specified by the director.))~~

(4) License dealers must issue licenses, permits, ~~((and))~~ tags, stamps, and punchcards in accordance with instructions provided by the department in the license dealer's manual.

(5) All records held pursuant to the statutes and regulations dealing with license dealers must be open to inspection by a wildlife agent or department designee at reasonable times.

#### AMENDATORY SECTION (Amending Order 42, filed 7/19/73)

WAC 232-12-804 DESCRIPTION OF CENTRAL AND FIELD ORGANIZATION OF THE DEPARTMENT OF GAME. The headquarters ~~((and administrative office))~~ of the Department of Game, ~~((and))~~ the director and the administrative staff is located at 600 No. Capitol Way, Olympia, Washington, 98504. In addition, the department has ~~((eight))~~ six regional offices, ((located throughout the state,)) each of which supervises department activities within its respective area. Their locations are:

~~((N. 8702 Division Street))~~

~~((Spokane, WA 99218))~~

~~((1540 Alder St. N.W.))~~

~~((Ephrata, WA 98823))~~

~~((2801 Naches Highway))~~

~~((Yakima, WA 98902))~~

~~((1100 E. College Way))~~

~~((Mt. Vernon, WA 98273))~~

~~((509 Fairview Avenue North))~~

~~((Seattle, WA 98109))~~

~~((600 No. Capitol Way))~~

~~((Olympia, WA 98504))~~

Region 1      North 8702 Division Street  
Spokane, WA 99218

Region 2      1540 Alder Street N.W.  
Ephrata, WA 98823

Region 3      2802 Fruitvale Blvd.  
Yakima, WA 98902

Sub-Regional Office      Wenatchee District Office  
3860 Chelan Highway North  
Wenatchee, WA 98801

Region 4      509 Fairview Ave. North  
Seattle, WA 98109

Region 5      5405 N.E. Hazel Dell Ave.  
Vancouver, WA 98663

Region 6      905 E. Heron  
Aberdeen, WA 98520

~~((These will be consolidated during the 1973-75 biennium and thereafter operate as district offices.))~~

~~((5405 N.E. Hazel Dell))~~

~~((Vancouver, WA 98663))~~

~~((905 East Heron))~~

~~((Aberdeen, WA 98520))~~

~~((There are two district offices located at:))~~

~~((2925 East Isaacs))~~

~~((Walla Walla, WA 99362))~~

~~((P.O. Box 1612))~~

~~((Wenatchee, WA 98801))~~

~~((which are public information centers and also serve as supply depots for field regions. There are only minimal staffs at the district offices. (Order 42, § 232-12-804, filed 7/19/73.))~~

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 42, filed 7/19/73)

WAC 232-12-810 PUBLIC RECORDS OFFICER. The department public records ~~((shall be))~~ are in charge of ~~((the))~~ a public records officer designated by the ~~((department))~~ director. The person so designated ~~((shall be))~~ is located in the administrative office of the department~~((:)),~~ 600 No. Capitol Way, Olympia, Washington. The public records officer ~~((shall be))~~ is responsible for the following: The implementation of the department's rules and regulations regarding release of public records, regarding the administration or enforcement of chapter 1, Laws of 1973 and these rules, coordinating the staff of the department in this regard, and generally insuring compliance by the staff with the public records and disclosure requirements of chapter 1, Laws of 1973.

~~((Order 42, § 232-12-810, filed 7/19/73.))~~

#### AMENDATORY SECTION (Amending Order 42, filed 7/19/73)

WAC 232-12-814 REQUESTS FOR PUBLIC RECORDS. In accordance with requirements of chapter 1, Laws of 1973 that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be obtained, by members of the public, upon compliance with the following procedures:

(1) A request shall be made in writing ~~((upon a form prescribed by the department which shall be available at its administrative office. The form shall be presented to the public records officer, or to any member of the department's staff, if the public records officer is not available, at the administrative office of the department during customary office hours))~~ addressed to attention of the Department of Game public records officer. The request shall include the following information:

(a) The name of the person requesting the record~~((:));~~

(b) ~~((The time of day and))~~ The calendar date on which the request was made;

(c) The nature of the request; and an appropriate description of the record requested.

~~((d) If the matter requested is referenced within the current index maintained by the records officer, a reference to the requested record as it is described in such current index;~~

~~((c) If the requested matter is not identifiable by reference to the department's current index, an appropriate description of the record requested.))~~

(2) In all cases in which a member of the public is making a request, it ~~((shall be))~~ is the obligation of the public records officer or staff member to whom ~~((the))~~ a request is made to assist the member of the public in appropriately identifying the public record requested. ~~((Order 42, § 232-12-814, filed 7/19/73.))~~

(3) No public record shall be allowed to be removed from a department office by anyone other than an officially authorized person.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Amending Order 42, filed 7/19/73)

WAC 232-12-820 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) ~~((Any))~~ A person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.

(2) ~~((Immediately after))~~ Upon receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request shall immediately refer it to the director. ~~((of the Department of Game.))~~ The director shall ~~((immediately))~~ consider the matter and within two business days either affirm or reverse such denial. ~~((In any case, the request shall be returned with a final decision, within two business days following the original denial.))~~

~~((3) Administrative remedies shall not be considered exhausted until the department has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever occurs first. ((Order 42, § 232-12-820, filed 7/19/73.))~~

#### AMENDATORY SECTION (Amending Order 42, filed 7/19/73)

WAC 232-12-824 RECORDS INDEX. The Department of Game, pursuant to RCW 42.17.260(3) amended at (by) chapter 294, Laws of 1975 1st ex. sess., hereby formally declares that to fully maintain the RCW 42.17.260(2) proscribed current index would unduly burden the agency's operations. ~~((because no))~~ No central or routing file currently exists.

~~((However,))~~ ~~((t))~~ The agency does fully maintain an index describing administrative staff manuals and instructions to staff which affect a member of the public.

The ~~((agency does maintain a limited index for:))~~ index includes:

(1) statements of policy and interpretations of policy which have been adopted by the agency

(2) planning policies and goals and interim and final decisions

(3) factual staff reports and studies, factual consultant reports and studies, scientific reports and studies, and other factual information derived from test studies, reports and surveys

(4) correspondence and materials referred to therein by or with the agency relating to ~~((any))~~ regulatory, supervisory or enforcement responsibilities of the agency whereby the agency determines or opines upon or is asked to opine upon the rights of the state, the public, and private parties.

~~((To facilitate identification and production of a public record, the department also maintains an organizational chart with general duties descriptions whereby given the subject matter, the records can be identified and procured by the applicable departmental employee. ((Order 81, § 232-12-824, filed 5/26/76; Order 42, § 232-12-824, filed 7/19/73.))~~

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**REPEALER**

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 232-12-802 DEFINITIONS
- (2) WAC 232-12-808 PUBLIC RECORDS AVAILABLE
- (3) WAC 232-12-812 INSPECTION AND COPYING HOURS
- (4) WAC 232-12-818 EXEMPTIONS
- (5) WAC 232-12-822 PROTECTION OF PUBLIC RECORDS
- (6) WAC 232-12-826 ADDRESS FOR REQUEST

**WSR 81-22-003  
ADOPTED RULES  
INSURANCE COMMISSIONER  
STATE FIRE MARSHAL  
[Order FM 81-4—Filed October 22, 1981]**

I, Thomas R. Brace, director of Division of State Fire Marshal, do promulgate and adopt at Room 500B, State Modular Office Building, Thurston Airdustrial Park, Tumwater, Washington, the annexed rules relating to:

- New ch. 212-54 WAC Day care centers and day treatment centers, standards for fire protection.
- New ch. 212-55 WAC Family day care centers, standards for fire protection.
- Rep ch. 212-59 WAC Mini day care centers in family abode, standards for fire protection.
- Rep ch. 212-60 WAC Mini day care centers other than in family abode, standards for fire protection.

- Rep ch. 212-61 WAC Day care center in family abode, standards for fire protection.
- Rep ch. 212-62 WAC Day care center and day treatment center other than in family abode, standards for fire protection.

This action is taken pursuant to Notice Nos. WSR 81-03-051, 81-06-022, 81-08-017 and 81-11-034 filed with the code reviser on January 18, 1981, February 25, 1981, March 24, 1981, and May 19, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.15.050 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 22, 1981.  
By Thomas R. Brace  
Director, Division of State Fire Marshal

**Chapter 212-54 WAC  
DAY CARE CENTERS AND DAY TREATMENT  
CENTERS, STANDARDS FOR FIRE PROTECTION**

**NEW SECTION**

**WAC 212-54-001 PURPOSE.** The purpose of this regulation is to adopt minimum standard fire and life safety requirements for day care centers and day treatment centers, which require state fire marshal approval in accordance with chapter 74.15 RCW.

**NEW SECTION**

**WAC 212-54-005 DEFINITIONS.** The following definitions shall apply when used in this regulation. All terms not defined in this section, but which are defined in chapter 388-73 WAC, shall receive the definition and construction given them by chapter 388-73 WAC, unless the context clearly indicates otherwise.

(1) "Approved" as to fire protection systems, assemblies, and devices means approved by the state fire marshal as the result of tests conducted by him; or by reason of accepted principles or tests by national authorities, technical or scientific organizations.

(2) "Building official" means the person or agency appointed by the governing body of each city, town or county for the administration and enforcement of the Uniform Building Code, adopted by reference in the State Building Code Act.

(3) "Child" means a person under the age of eighteen years.

(4) "Exit" means a continuous and unobstructed means of egress to a public way and shall include intervening doors, doorways, corridors, exterior exit balconies, ramps, stairways, smokeproof enclosures, horizontal exits, exit passageways, exit courts and yards.

(5) "Family abode" means a single dwelling unit occupied for living purposes by a family which provides

permanent provisions for living, sleeping, eating, cooking and sanitation; and which is either owned, rented or leased by the family occupying the family abode.

(6) "Fire official" means the person or agency appointed by the governing body of each city, town or county for the administration and enforcement of the Uniform Fire Code, adopted by reference in the State Building Code Act.

(7) "Heat detector" means an approved device which detects abnormally high temperatures or rate of temperature rise.

(8) "Infant" means a child under the age of one year.

(9) "Licensing agency" means the Washington state department of social and health services.

(10) "Day care center" means an agency which provides care for any number of children outside the abode of the licensee or for thirteen or more children in the abode of the licensee for periods of less than twenty-four hours.

(11) "Day treatment center" means an agency which provides care, supervision and appropriate therapeutic and educational services during part of the twenty-four hour day for a group of persons under the age of eighteen years.

(12) "Smoke detector" means an approved device which senses visible or invisible particles of combustion.

#### NEW SECTION

WAC 212-54-010 COMPLIANCE REQUIRED. All day care centers and day treatment centers shall comply with the fire and life safety requirements contained in this regulation. EXCEPTION: Day care centers or day treatment centers previously approved, based upon compliance with chapter 212-61 or 212-62 WAC, adopted pursuant to Administrative Order No. FM 77-3, filed December 8, 1977, may have their use continued without compliance with this regulation: PROVIDED, That

(1) The fire and life safety requirements have been maintained to the levels prescribed in chapter 212-61 or 212-62 WAC; and

(2) The continued operation of the facility as a day care center or day treatment center is not dangerous to life.

#### NEW SECTION

WAC 212-54-015 INSPECTIONS AND APPROVAL. (1) Upon receipt of an application for a license, or at least ninety days prior to the expiration date of a current license, the licensing agency shall submit a written request for inspection to the state fire marshal. The state fire marshal or his designated representative shall inspect the facility. If the facility fails to meet the requirements contained in this regulation, a written report shall be made to the applicant or licensee, indicating the violations noted, corrective action required, and a reasonable time schedule for correcting the violations noted. Upon expiration of the time specified for correction of the violations, a reinspection shall be made to determine compliance.

(2) Upon completion of the inspection and the facility is found to be in compliance with this regulation, notification of approval shall be forwarded to the licensing agency, and a certificate of compliance shall be forwarded to the applicant or licensee.

#### NEW SECTION

WAC 212-54-020 RIGHT OF APPEAL. Any person aggrieved by the requirements imposed by the state fire marshal may, within five days after receipt of such order, appeal to the state fire marshal. If the state fire marshal confirms the order, the order shall remain in force.

#### NEW SECTION

WAC 212-54-025 CONTACT WITH LOCAL BUILDING AND FIRE OFFICIALS. Each applicant for a day care center or day treatment center license shall contact the local building official and fire official of the city, town or county where the facility is located, to ascertain that all local building code and fire code requirements have been met.

#### NEW SECTION

WAC 212-54-030 OCCUPANCY RESTRICTIONS. (1) Spaces above the first story shall not be occupied by children in day care centers or day treatment centers. EXCEPTION: Use of toilet facilities while under the supervision of an adult staff person.

(2) Infants, handicapped children, or children unable to exit without assistance, shall not occupy a floor or basement which does not have at least one exit leading directly to the exterior of the building without having to traverse stairs.

(3) No such center shall be located in a private family residence unless that portion of the residence to which the children have access is used exclusively for the children during the hours the center is in operation or is separate from the usual living quarters of the family.

#### NEW SECTION

WAC 212-54-035 HAZARDOUS AREAS. Rooms or spaces containing a commercial-type cooking kitchen, boiler, maintenance shop, janitor closet, laundry, woodworking shop, flammable or combustible storage, or painting operation shall be separated from the day care center, day treatment center or the means of egress by at least one hour fire-resistive construction. EXCEPTION: A fire-resistive separation shall not be required where the food preparation kitchen contains only a domestic cooking range, and the preparation of food does not result in the production of smoke or grease laden vapors.

#### NEW SECTION

WAC 212-54-040 EXITS. (1) Each floor level used for day care center or day treatment center use shall be served by at least two remote exits. No point within an unsprinklered building shall be more than one hundred fifty feet from an exterior exit.

(2) Outside exit doors shall be openable from the inside, without the use of keys or any special knowledge or effort. When the licensed occupant load is more than fifty, the outside exit doors shall swing in the direction of egress.

(3) Exit doors from rooms having an occupant load of more than fifty, and from corridors, shall be equipped with panic hardware.

(4) Basements shall not be used for day care centers or day treatment centers unless exit stairways open directly to the exterior of the building without entering the first floor.

(5) No obstructions shall be placed in the corridors or passageways leading to the exits. Placement of portable coat racks, desks, chairs, or individual lockers in the means of egress in such a manner that the exit passageway is restricted, is prohibited.

(6) No space shall be used for day care purposes which is accessible only by ladder, folding stairs, or trap doors.

(7) Every bathroom door lock shall be designed to permit the opening of the locked door from the outside in an emergency, and the opening device shall be readily accessible to the staff.

(8) Every closet door latch shall be such that children can open the door from inside the closet.

NEW SECTION

WAC 212-54-045 SLEEPING AND NAPPING ROOMS. Every sleeping or napping room shall have at least one openable window for emergency rescue. When opened, the window shall provide a clear opening not less than twenty inches wide and twenty-four inches high. The sill shall not be higher than forty-four inches above the floor. EXCEPTION: Sleeping or napping rooms having doors leading to exits in opposite directions, or a door leading directly to the exterior of the building.

NEW SECTION

WAC 212-54-050 SINGLE STATION SMOKE DETECTORS. Day care centers or day treatment centers, not required to have an electrically supervised fire alarm system, shall have an approved single station smoke detector installed in the corridor or passageway providing access to sleeping or napping rooms. Additional smoke detectors may be required at other locations to provide early warning in the event of abnormal smoke conditions.

NEW SECTION

WAC 212-54-055 ALTERNATE METHOD FOR ALARM. Day care centers or day treatment centers, not otherwise required to have an electrically supervised fire alarm system, shall provide an alternate means for sounding a fire alarm. A police type whistle or similar device, is adequate for meeting this requirement: PROVIDED, That whatever method is selected shall be limited to a fire emergency only.

NEW SECTION

WAC 212-54-060 FIRE ALARM SYSTEM. (1) An approved electrically supervised fire alarm system shall be installed in each day care center or day treatment center having an occupant load of fifty or more children.

(2) Smoke detectors shall be installed in corridors or passageways providing access to rooms used for sleeping or napping purposes. Heat detectors may be required in hazardous areas which enter upon the means of egress. Smoke detectors and heat detectors shall be electrically interconnected to the fire alarm system.

NEW SECTION

WAC 212-54-065 FIRE EXTINGUISHER. At least one approved 2A-rated fire extinguisher, suitable for use on fires in ordinary combustibles, shall be provided on each occupied floor level. Additional fire extinguishers may also be required due to area, travel distance or special hazards.

NEW SECTION

WAC 212-54-070 FIRE PREVENTION. (1) The local fire department should be requested to visit the day care or day treatment center to become familiar with the facility and to assist in planning evacuation or emergency procedures.

(2) Furnace rooms shall be maintained free of lint, grease and rubbish accumulations; and suitably isolated, enclosed or protected so as not to present a fire hazard to children.

(3) Flammable or combustible materials shall be stored away from exits and in areas which are not accessible to children.

(4) Open-flame devices capable of igniting clothing shall not be left on, unattended or used in a manner which could result in an accidental ignition of children's clothing. Candles will not be used.

(5) All electrical circuits, devices and appliances shall be properly maintained. Circuits shall not be overloaded. Extension cords shall not be used in lieu of permanent wiring.

(6) Combustible rubbish shall not be allowed to accumulate and shall be removed from the building or stored in closed, metal containers.

NEW SECTION

WAC 212-54-075 MAINTENANCE. Fire protection equipment installed within the facility shall be properly maintained:

(1) Fire extinguishers shall be maintained in accordance with nationally recognized standards, and they shall be operationally ready for use at all times. Fire extinguishers shall be mounted in the bracket provided for this purpose.

(2) Single station smoke detectors shall be tested at monthly intervals or in a manner specified by the manufacturer.

(3) Fire doors, exit lights, corridor lighting, door latches and exit hardware shall be maintained operationally ready for use at all times.

(4) Fire alarm systems shall be tested at monthly intervals. Automatic fire detectors shall be inspected annually. The inspection must be conducted by a person or agency qualified by experience, training or licensure. The results of system tests or inspections shall be maintained on the premises, preferably at the system control panel.

#### NEW SECTION

WAC 212-54-080 FIRE EVACUATION PLAN. Each day care center or day treatment center shall develop a written fire evacuation plan. The plan shall include the following:

- (1) Action to take by the person discovering a fire.
- (2) Method of sounding an alarm on the premises.
- (3) Action to take pending arrival of the fire department.
- (4) Action to take for evacuation of the building and assuring accountability of the children.

#### NEW SECTION

WAC 212-54-085 FIRE EVACUATION DRILL. A fire evacuation drill shall be conducted at least once each month. A written record shall be maintained on the premises, indicating the date and time the fire evacuation drill was conducted.

#### NEW SECTION

WAC 212-54-090 STAFF TRAINING. The licensee and each member of the staff shall be familiar with all elements of the fire evacuation plan and must be capable of accomplishing the following:

- (1) Operation of fire extinguishers installed on the premises.
- (2) Method of resetting fire alarm system (if installed).
- (3) Method of testing smoke detectors (single station types).
- (4) Conducting frequent inspections of the day care centers and day treatment centers to identify fire hazards, and taking remedial action to correct any hazards noted during the inspection.

#### NEW SECTION

WAC 212-54-095 ALTERNATE METHODS. The state fire marshal may modify any of the provisions of this regulation upon application in writing by the owner or licensee or his duly authorized representative, where there are practical difficulties in carrying out the strict letter of this regulation. The particulars of such modification may be granted or allowed: PROVIDED, That it does not create a condition that is dangerous to life. The decision of the state fire marshal shall be entered upon the record, and a signed copy shall be furnished the owner or licensee.

#### NEW SECTION

WAC 212-54-100 SEVERABILITY. If any provision of this regulation or its application to any person or circumstance is held invalid, the remainder of the regulation or the application of the provisions to other persons or circumstances is not affected.

### Chapter 212-55 WAC FAMILY DAY CARE CENTERS, STANDARDS FOR FIRE PROTECTION

#### NEW SECTION

WAC 212-55-001 PURPOSE. The purpose of this regulation is to adopt minimum standard fire and life safety requirements for family day care centers, which require state fire marshal approval in accordance with chapter 74.15 RCW.

#### NEW SECTION

WAC 212-55-005 DEFINITIONS. The following definitions shall apply when used in this regulation. All terms not defined in this section, but which are defined in chapter 388-73 WAC, shall receive the definition and construction given them by chapter 388-73 WAC, unless the context clearly indicates otherwise.

- (1) "Approved" as to fire protection systems, assemblies, and devices means approved by the state fire marshal as the result of tests conducted by him, or by reason of accepted principles or tests by national authorities, technical or scientific organizations.
- (2) "Building official" means the person or agency appointed by the governing body of each city, town, or county for the administration and enforcement of the Uniform Building Code, adopted by reference in the State Building Code Act.
- (3) "Child" means a person under the age of eighteen years.
- (4) "Exit" means a continuous and unobstructed means of egress to a public way and shall include intervening doors, doorways, corridors, exterior exit balconies, ramps, stairways, smokeproof inclosures, horizontal exits, exit passageways, exit courts and yards.
- (5) "Family abode" means a single dwelling unit occupied for living purposes by a family which provides permanent provisions for living, sleeping, eating, cooking, and sanitation; and which is either owned, rented, or leased by the family occupying the family abode.
- (6) "Fire official" means the person or agency appointed by the governing body of each city, town, or county for the administration and enforcement of the Uniform Fire Code, adopted by reference in the State Building Code Act.
- (7) "Heat detector" means an approved device which detects abnormally high temperatures or rate of temperature rise.
- (8) "Infant" means a child under the age of one year.
- (9) "Licensing agency" means the Washington state department of social and health services.
- (10) "Family day care center" means a day care center for the care of twelve or fewer children in a facility

in the family abode of the person or persons under whose direct care and supervision the child is placed.

(11) "Smoke detector" means an approved device which senses visible or invisible particles of combustion.

#### NEW SECTION

WAC 212-55-010 COMPLIANCE REQUIRED. All family day care centers shall comply with the fire and life safety requirements contained in this regulation.

**EXCEPTION:** Mini day care centers previously approved, based upon compliance with chapters 212-59 or 212-60 WAC, adopted pursuant to Administrative Order No. FM-77-3, filed December 8, 1977, may have their use continued without compliance with this regulation: **PROVIDED, That**

(1) The fire and life safety requirements have been maintained to the levels prescribed in chapters 212-59 or 212-60 WAC; and

(2) The continued operation of the facility as a mini day care center is not dangerous to life.

#### NEW SECTION

WAC 212-55-015 INSPECTIONS AND APPROVAL. (1) Upon receipt of an application for a license or at least ninety days prior to the expiration date of a current license, the licensing agency shall submit a written request for inspection to the state fire marshal. The state fire marshal or his designated representative shall inspect the facility. If the facility fails to meet the requirements contained in this regulation, a written report shall be made to the applicant or licensee, indicating the violations noted, corrective action required, and a reasonable time schedule for correcting the violations noted. Upon expiration of the time specified for correction of the violations, a reinspection shall be made to determine compliance.

(2) Upon completion of the inspection and the facility is found to be in compliance with this regulation, notification of approval shall be forwarded to the licensing agency, and a certificate of compliance shall be forwarded to the applicant or licensee.

#### NEW SECTION

WAC 212-55-020 RIGHT OF APPEAL. Any person aggrieved by the requirements imposed by the state fire marshal may, within five days after receipt of such order, appeal to the state fire marshal. If the state fire marshal confirms the order, the order shall remain in force.

#### NEW SECTION

WAC 212-55-025 CONTACT WITH LOCAL BUILDING AND FIRE OFFICIALS. Each applicant for a family day care center license shall contact the local building official and fire official of the city, town, or county where the facility is located, to ascertain that all local building code and fire code requirements have been met.

#### NEW SECTION

WAC 212-55-030 OCCUPANCY RESTRICTIONS. (1) Spaces above the first story shall not be occupied by children in family day care centers. **EXCEPTION:** Use of toilet facilities while under the supervision of an adult staff person.

(2) Infants, handicapped children, or children unable to exit without assistance, shall not occupy a floor or basement which does not have at least one exit leading directly to the exterior of the building without having to traverse stairs.

#### NEW SECTION

WAC 212-55-035 HAZARDOUS AREAS. Rooms or spaces containing a commercial-type cooking kitchen, boiler, maintenance shop, janitor closet, laundry, woodworking shop, flammable or combustible storage, or painting operation shall be separated from the family day care area by at least one hour fire-resistive construction. **EXCEPTION:** A fire-resistive separation shall not be required where the food preparation kitchen contains only a domestic cooking range, and the preparation of food does not result in the production of smoke or grease laden vapors.

#### NEW SECTION

WAC 212-55-040 EXITS. (1) Each floor level used for family day care purposes shall be served by two remote exits.

(2) Outside exit doors shall be openable from the inside without the use of keys or any special knowledge or effort.

(3) Basements shall not be used for family day care centers unless one of the following conditions exist:

(a) Exit stairways from the basement open directly to the exterior of the building without entering the first floor; or

(b) One of the two required exits discharges directly to the exterior from the basement level, and a self-closing door is installed at the top or bottom of the interior stair leading to the floor above.

(4) No obstructions shall be placed in the corridors or passageways leading to the exits. Placement of portable coat racks, desks, chairs, or individual lockers in the means of egress in such a manner that the exit passageway is restricted, is prohibited.

(5) No space shall be used for family day care purposes which is accessible only by ladder, folding stairs, or trap doors.

(6) Every bathroom door lock shall be designed to permit the opening of the locked door from the outside in an emergency, and the opening device shall be readily accessible to the staff.

(7) Every closet door latch shall be such that children can open the door from inside the closet.

#### NEW SECTION

WAC 212-55-045 SLEEPING AND NAPPING ROOMS. Every sleeping or napping room shall have at least one openable window for emergency rescue. When

opened, the window shall provide a clear opening not less than twenty inches wide and twenty-four inches high. The sill shall not be higher than forty-four inches above the floor. **EXCEPTION:** Sleeping or napping rooms having doors leading to exits in opposite directions, or a door leading directly to the exterior of the building.

#### NEW SECTION

**WAC 212-55-050 AUTOMATIC SMOKE DETECTION.** An approved single station smoke detector shall be installed in the corridor or passageway providing access to rooms used for sleeping or napping purposes. Additional smoke detectors may be required at other locations to provide early warning in the event of abnormal smoke conditions. When activated, smoke detectors shall provide an alarm.

#### NEW SECTION

**WAC 212-55-055 ALARM IN CASE OF FIRE.** Each family day care center shall provide a means for sounding a fire alarm. A police type whistle is adequate for meeting this requirement: **PROVIDED,** That whatever method is selected shall be limited to a fire emergency only.

#### NEW SECTION

**WAC 212-55-060 FIRE EXTINGUISHERS.** At least one approved 2A-rated fire extinguisher, suitable for use on fires in ordinary combustibles, shall be provided on each occupied floor level. Additional fire extinguishers may be required due to area, travel distance, or special hazards.

#### NEW SECTION

**WAC 212-55-065 FIRE PREVENTION.** (1) The local fire department should be requested to visit the family day care center to become familiar with the facility and to assist in planning evacuation or emergency procedures.

(2) Furnace rooms shall be maintained free of lint, grease, and rubbish accumulations; and suitably isolated, enclosed, or protected so as not to present a fire hazard to occupants of the family day care center.

(3) Flammable or combustible materials shall be stored away from exits, and in areas which are not accessible to children.

(4) Heating and cooking appliances, and other open-flame devices capable of igniting clothing shall not be left on, unattended, or used in a manner which could result in an accidental ignition of childrens' clothing. Candles will not be used.

(5) All electrical circuits, devices, and appliances shall be properly maintained. Circuits shall not be overloaded. Extension cords shall not be used in lieu of permanent wiring.

(6) Combustible rubbish shall not be allowed to accumulate and shall be removed from the building or stored in closed, metal containers.

#### NEW SECTION

**WAC 212-55-070 MAINTENANCE.** Fire protection equipment installed within the facility shall be properly maintained:

(1) Fire extinguishers shall be maintained in accordance with nationally recognized standards, and they shall be operationally ready for use at all times. Fire extinguishers shall be mounted in the bracket provided for this purpose.

(2) Automatic smoke detectors shall be tested at monthly intervals in a manner specified by the manufacturer.

(3) Fire doors, exit lights, corridor lighting, door latches, and exit hardware shall be maintained operationally ready for use at all times.

#### NEW SECTION

**WAC 212-55-075 FIRE EVACUATION PLAN.** Each family day care center shall develop a written fire evacuation plan. The plan shall include the following:

(1) Action to take by the person discovering a fire.

(2) Method of sounding an alarm on the premises.

(3) Action to take pending arrival of the fire department.

(4) Action to take for evacuation of the building and assuring accountability of the occupants.

#### NEW SECTION

**WAC 212-55-080 FIRE EVACUATION DRILL.** A fire evacuation drill shall be conducted at least once each month. A written record shall be maintained on the premises, indicating the date and time the fire evacuation drill was conducted.

#### NEW SECTION

**WAC 212-55-085 STAFF TRAINING.** The licensee and each member of the staff shall be familiar with all elements of the fire evacuation plan and must be capable of accomplishing the following:

(1) Operation of fire extinguishers installed on the premises.

(2) Method of resetting fire alarm system (if installed).

(3) Method of testing smoke detectors (single station types).

(4) Conducting frequent inspections of the family day care center to identify fire hazards, and taking remedial action to correct any hazards noted during the inspection.

#### NEW SECTION

**WAC 212-55-090 ALTERNATE METHODS.** The state fire marshal may modify any of the provisions of this regulation upon application in writing by the owner or licensee or his duly authorized representative, where there are practical difficulties in carrying out the strict letter of this regulation. The particulars of such modification may be granted or allowed: **PROVIDED,** That it does not create a condition that is dangerous to

life. The decision of the state fire marshal shall be entered upon the record, and a signed copy shall be furnished the owner or licensee.

#### NEW SECTION

WAC 212-55-095 SEVERABILITY. If any provision of this regulation, or its application to any person or circumstance is held invalid, the remainder of the regulation or the application of the provisions to other persons or circumstances is not affected.

#### REPEALER

Chapter 212-59 of the Washington Administrative Code is repealed as follows:

- |                            |   |
|----------------------------|---|
| (1) <u>WAC 212-59-001</u>  | PURPOSE.  |
| (2) <u>WAC 212-59-005</u>  | DEFINITIONS.  |
| (3) <u>WAC 212-59-010</u>  | APPLICABILITY.  |
| (4) <u>WAC 212-59-015</u>  | COMPLIANCE.   |
| (5) <u>WAC 212-59-020</u>  | INSPECTIONS AND APPROVALS.                            |
| (6) <u>WAC 212-59-025</u>  | RIGHT OF APPEAL.                                      |
| (7) <u>WAC 212-59-030</u>  | BUILDING CONSTRUCTION.                                |
| (8) <u>WAC 212-59-035</u>  | EXITING.  |
| (9) <u>WAC 212-59-040</u>  | FIRE EXTINGUISHERS.                                   |
| (10) <u>WAC 212-59-045</u> | AUTOMATIC FIRE DETECTION.                             |
| (11) <u>WAC 212-59-050</u> | FIRE PREVENTION.                                      |
| (12) <u>WAC 212-59-055</u> | MAINTENANCE.  |
| (13) <u>WAC 212-59-060</u> | FIRE EVACUATION PLAN AND STAFF TRAINING REQUIREMENTS. |
| (14) <u>WAC 212-59-065</u> | SEPARABILITY.   |

#### REPEALER

Chapter 212-60 of the Washington Administrative Code is repealed as follows:

- |                            |   |
|----------------------------|---|
| (1) <u>WAC 212-60-001</u>  | PURPOSE.  |
| (2) <u>WAC 212-60-005</u>  | DEFINITIONS.  |
| (3) <u>WAC 212-60-010</u>  | APPLICABILITY.  |
| (4) <u>WAC 212-60-015</u>  | COMPLIANCE.   |
| (5) <u>WAC 212-60-020</u>  | INSPECTIONS AND APPROVALS.                            |
| (6) <u>WAC 212-60-025</u>  | RIGHT OF APPEAL.                                      |
| (7) <u>WAC 212-60-030</u>  | BUILDING CONSTRUCTION.                                |
| (8) <u>WAC 212-60-035</u>  | EXITING.  |
| (9) <u>WAC 212-60-040</u>  | FIRE EXTINGUISHERS.                                   |
| (10) <u>WAC 212-60-045</u> | FIRE ALARM.   |
| (11) <u>WAC 212-60-050</u> | HAZARDOUS AREAS AND BUILDING SERVICE EQUIPMENT.       |
| (12) <u>WAC 212-60-055</u> | FIRE PREVENTION.                                      |
| (13) <u>WAC 212-60-060</u> | MAINTENANCE.  |
| (14) <u>WAC 212-60-065</u> | FIRE EVACUATION PLAN AND STAFF TRAINING REQUIREMENTS. |
| (15) <u>WAC 212-60-070</u> | SEPARABILITY.   |

#### REPEALER

Chapter 212-61 of the Washington Administrative Code is repealed as follows:

- |                            |   |
|----------------------------|---|
| (1) <u>WAC 212-61-001</u>  | PURPOSE.  |
| (2) <u>WAC 212-61-005</u>  | DEFINITIONS.  |
| (3) <u>WAC 212-61-010</u>  | APPLICABILITY.  |
| (4) <u>WAC 212-61-015</u>  | COMPLIANCE.   |
| (5) <u>WAC 212-61-020</u>  | INSPECTIONS AND APPROVALS.                            |
| (6) <u>WAC 212-61-025</u>  | RIGHT OF APPEAL.                                      |
| (7) <u>WAC 212-61-030</u>  | BUILDING CONSTRUCTION.                                |
| (8) <u>WAC 212-61-035</u>  | EXITING.  |
| (9) <u>WAC 212-61-040</u>  | FIRE EXTINGUISHERS.                                   |
| (10) <u>WAC 212-61-045</u> | FIRE ALARM.   |
| (11) <u>WAC 212-61-050</u> | FIRE PREVENTION.                                      |
| (12) <u>WAC 212-61-055</u> | MAINTENANCE.  |
| (13) <u>WAC 212-61-060</u> | FIRE EVACUATION PLAN AND STAFF TRAINING REQUIREMENTS. |
| (14) <u>WAC 212-61-065</u> | SEPARABILITY.   |

#### REPEALER

Chapter 212-62 of the Washington Administrative Code is repealed as follows:

- |                            |   |
|----------------------------|---|
| (1) <u>WAC 212-62-001</u>  | PURPOSE.  |
| (2) <u>WAC 212-62-005</u>  | DEFINITIONS.  |
| (3) <u>WAC 212-62-010</u>  | APPLICABILITY.  |
| (4) <u>WAC 212-62-015</u>  | COMPLIANCE.   |
| (5) <u>WAC 212-62-020</u>  | INSPECTIONS AND APPROVALS.                            |
| (6) <u>WAC 212-62-025</u>  | RIGHT OF APPEAL.                                      |
| (7) <u>WAC 212-62-030</u>  | BUILDING CONSTRUCTION.                                |
| (8) <u>WAC 212-62-035</u>  | EXITING.  |
| (9) <u>WAC 212-62-040</u>  | FIRE EXTINGUISHERS.                                   |
| (10) <u>WAC 212-62-045</u> | FIRE ALARM.   |
| (11) <u>WAC 212-62-050</u> | HAZARDOUS AREAS AND BUILDING SERVICE EQUIPMENT.       |
| (12) <u>WAC 212-62-055</u> | FIRE PREVENTION.                                      |
| (13) <u>WAC 212-62-060</u> | MAINTENANCE.  |
| (14) <u>WAC 212-62-065</u> | FIRE EVACUATION PLAN AND STAFF TRAINING REQUIREMENTS. |
| (15) <u>WAC 212-62-070</u> | SEPARABILITY.   |

#### **WSR 81-22-004**

#### **EMERGENCY RULES**

#### **OIL AND GAS**

#### **CONSERVATION COMMITTEE**

[Order 1, Resolution 5—Filed October 22, 1981]

Be it resolved by the Oil and Gas Conservation Committee, acting at Olympia, Washington, that it does promulgate and adopt the annexed rules relating to emergency rules providing for issuance of oil and gas drilling permit suspension orders.

We, the Oil and Gas Conservation Committee, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is there has been a marked increase in both applications

for and issuances of permits to drill for oil and gas in this state. There is an existing need and a need in the immediate future for the ability to adequately enforce the provisions of the Oil and Gas Conservation Act to prevent violations of state law, existing rules and regulations and permit conditions. This need will exist until permanent rules can be adopted which can install permit suspension features necessary for adequate enforcement.

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

This rule is promulgated pursuant to RCW 78.52.040 and 78.52.160 and is intended to administratively implement that statute.

This rule is promulgated pursuant to RCW 78.52.050 which directs that the Oil and Gas Conservation Committee has authority to implement the provisions of chapter 78.52 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 22, 1981.

By David Stevens  
Chairman

NEW SECTION

**WAC 344-12-155 PERMIT SUSPENSION.**  
*Drilling operations in violation of any applicable rules of law, rules or regulations, permit conditions, or any order of the committee shall be subject to suspension by order of the supervisor. A suspension shall remain in effect until the violations are corrected to the satisfaction of the supervisor. Any person adversely affected by a suspension order may apply for a hearing before the committee as provided in RCW 78.52.470.*

**WSR 81-22-005**

**NOTICE OF PUBLIC MEETINGS  
WESTERN WASHINGTON UNIVERSITY**

[Memorandum—October 21, 1981]

This letter supersedes the one we sent you on October 15, 1981. There will not be a special meeting of the Board of Trustees of Western Washington University on Thursday, October 29, 1981, at 1:30 p.m. on the campus of the university in the Performing Arts Concert Hall.

The regular meeting of the Board of Trustees scheduled for Thursday, November 5, 1981, at 1:30 p.m. will be held on the campus of the university in the Performing Arts Concert Hall.

The Board of Trustees of Western Washington University approves its schedule of meetings for 1982 as follows:

**Board of Trustees  
Western Washington University  
Schedule of Meetings - 1982**

January 7, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
February 4, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
March 4, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
April 1, 1982	Seattle	1:30 p.m.	1606 IBM Building 1200 - 5th Avenue
May 6, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
June 3, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
August 5, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
September 2, 1982	Seattle	1:30 p.m.	1606 IBM Building 1200 - 5th Avenue
October 7, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
November 4, 1982	Bellingham	1:30 p.m.	Old Main 340, WWU
December 2, 1982	Tacoma	1:30 p.m.	Franklin Pierce School District Admin. Building 315 S. 129th Street

**WSR 81-22-006**

**EMERGENCY RULES**

**DEPARTMENT OF FISHERIES**

[Order 81-190—Filed October 22, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use angling rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order protects spawning fall chinook and a local sturgeon population.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 22, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitt  
Director

NEW SECTION

**WAC 220-57-16000Q COLUMBIA RIVER.** (1)  
*Effective immediately until further notice the personal use salmon bag limit in that portion of the Columbia River upstream from the Hood River Bridge shall be BAG LIMIT C.*

(2) *Effective immediately until further notice the personal use salmon bag limit in that portion of the Columbia River downstream from the Hood River Bridge to a line projected true north and south through Buoy 10 shall be six salmon not less than 10 inches in*

length, not more than three of which may exceed 24 inches in length. The possession limit at any one time shall not exceed the equivalent of two daily bag limits of fresh salmon. Additional salmon may be possessed in a frozen or processed form.

(3) Effective October 24, 1981 until further notice, it is unlawful to take, fish for or possess any species of foodfish for personal use in that portion of the Columbia River from Vernita Bridge downstream to the Hanford powerline crossing (wooden towers at S24, T13N, R27E).

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-16000P COLUMBIA RIVER. (81-163)

### WSR 81-22-007

#### EMERGENCY RULES

#### DEPARTMENT OF FISHERIES

[Order 81-191—Filed October 22, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is scheduled fisheries in Areas 7B, 8, 8A, 10, 11 and 12 allow harvest of chum allocation. All other Puget Sound area are closed to all-citizen fishing to prevent overharvest of salmon stocks.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 22, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitt  
Director

### NEW SECTION

WAC 220-47-623 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY Notwithstanding the provisions of WAC 220-47-403, effective immediately through October 30, 1981, it is unlawful to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 4B, 5, 6, 6A, 6B, 6C, and 6D – Closed.

Areas 7 and 7A – Closed.

Area 7B – Closed except gill nets may fish from 4 p.m.–8 a.m. Sunday October 25 through the morning of October 26 with 6-inch minimum mesh. The Fidalgo Bay Salmon Preserve is closed as provided in WAC 220-47-307.

Area 7C – Closed.

Area 7D – Closed.

Area 8 – Closed except gill nets may fish from 4 p.m.–8 a.m. Sunday October 25 through the morning of October 26 with 6-inch minimum mesh and purse seines may fish from 5 a.m.–8 p.m. Monday October 26. Purse seines are required to have a strip of 5-inch mesh as provided in WAC 220-47-319. The Skagit Bay Salmon Preserve is closed as provided in WAC 220-47-307.

\* Area 8A – Closed except gill nets may fish from 4 p.m.–8 a.m. Sunday, October 25 to the morning of October 26 with 6-inch minimum mesh and purse seines may fish from 5 a.m.–8 p.m. Monday, October 26. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. The Port Gardner and Port Susan preserves are closed as provided in WAC 220-47-307.

Areas 9 and 9A – Closed.

\* Area 10 – Closed except gill nets may fish from 4 p.m.–8 a.m. Sunday October 25 to the morning of October 26 with 6-inch minimum mesh and purse seines may fish from 5 a.m.–8 p.m. Monday, October 26. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. That portion of Area 10 easterly of a line projected from Meadow Point to West Point is closed as provided in WAC 220-47-307.

Areas 10A, 10B, 10C, 10D, and 10E – Closed.

\* Area 11 – Closed except gill nets may fish from 4 p.m.–8 a.m. Sunday October 25 to the morning of October 26 with 6-inch minimum mesh and purse seines may fish from 5 a.m.–8 p.m. Monday, October 26. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC

220-47-319. The Gig Harbor Salmon Preserve is closed as provided in WAC 220-47-307. That portion southerly of a line projected from Dash Point to Point Defiance is also closed.

Area 11A - Closed.

\* Area 12 - Closed except gill nets may fish from 4 p.m.-8 a.m. Monday October 25 through the morning of October 26 with 6-inch minimum mesh and purse seines may fish from 5 a.m.-8 p.m. Monday, October 26. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. That portion of Area 12 inside and southeasterly of a line projected from Lone Rock to buoy "BBC Comm Fish" approximately 1/2 mile offshore, thence southwesterly approximately 1-1/2 miles to another buoy "BBC Comm Fish", thence approximately 1/2 mile directly to a fishing boundary marker on the shore, is closed to commercial fishing.

Areas 12A, 12B, 12C, 12D, 13, 13A, 13B and all freshwater areas - Closed.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-47-622 Puget Sound All-Citizen Commercial Salmon Fishery (81-182)

**WSR 81-22-008**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 81-192—Filed October 22, 1981]

I, Rolland A. Schmitten, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Area 4B, 5, 6, 6A, 6C, 7 and 7A are restricted to protect Canadian-origin chum salmon. Area 7C and the Samish River are closed to protect escapement of Samish Hatchery fall chinook salmon. Areas 6B, 9, 10, 11 and 7B are closed to protect South Sound, Hood Canal, Nooksack-Samish and Stillaguamish-Snohomish chum while allowing update fisheries on these stocks. Area 10C, portions of Area 10D and the Cedar River are closed to protect Lake Washington sockeye and fall chinook. A portion of Area 12C is closed to protect chum salmon. Area 13 is restricted to allow coho fisheries and limited chum fisheries until reliable in-season updates are obtained. Area 10E

restrictions allow a minimal fishery while protecting local chum salmon. Chum management needs prevail in the Skagit River and in Area 13B.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 22, 1981.

By W. R. Wilkerson  
 for Rolland A. Schmitten  
 Director

#### NEW SECTION

**WAC 220-28-132 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS.** Effective immediately until further notice, it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 4B - Closed to all net gear. Troll-caught chinook under 24 inches in length and troll-caught coho under 16 inches in length must be released.

Area 5 - Closed to all net gear.

Areas 6 and 6A - Closed to all commercial fishing.

Area 6B - Closed to all commercial net fishing.

Area 6C - Closed to all commercial net gear except in that portion south of a line projected from Angeles Point to Observatory Point.

Areas 7 and 7A - Closed to all commercial fishing.

Area 7B - Closed to all commercial fishing effective 9:00 a.m. October 20.

Area 7C - Closed to all commercial fishing.

Area 9 - Closed to all commercial fishing.

Area 10 - Closed to all commercial fishing except from 5 a.m. October 19 to 9 a.m. October 20.

Area 10C - Closed to all commercial fishing.

Area 10D - Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek and that portion south of a line projected true east from Greenwood Point.

Area 10E - Closed to all commercial fishing except from 5 p.m. Tuesday, October 20 to 9 a.m. Wednesday, October 21.

Area 11 - Closed to all commercial fishing except from 5 a.m. October 19 to 9 a.m. October 20.

Area 12C - Closed to all commercial fishing within 1,000 feet of the western shore between Hoodspout Marina Dock and Glen Ayr Trailer Park.

Area 13 - Closed to all commercial fishing except in the following portions: (1) that portion of Hale Pass southerly of the Fox Island Bridge and northerly of a line projected 24 degrees true from the old ferry dock southeast of Ketners Point to the opposite shore, (2) that portion inside and easterly of a line projected from the jetty approximately 1/2 mile south of Sequelitchew Creek to the Nisqually River marker buoy, thence to the southern tip of Ketron Island, thence along the eastern shoreline of Ketron Island, thence from the northern tip of Ketron Island to Gordon Point near Steilacoom, and (3) easterly of a line projected from Gordon Point through the second gravel loading tower (Lone Star Industries) north of Chambers Creek directly to the shore.

\* Area 13B - Those waters of Totten Inlet south of a line from Steamboat Island to Arcadia Point are closed to gill net gear except from 4 PM Thursday, October 22, to 9 AM Saturday, October 24.

All other portions of Area 13B closed to gill net gear except in Budd Inlet south of a line projected from Dofflemeyer Point to Cooper Point.

Cedar River - Closed to all commercial fishing.

Samish River - Closed to all commercial fishing.

\* Skagit River, including all tributaries - Closed to all commercial fishing until 8 a.m. Friday, October 23. Effective Friday, October 23, closed upstream from the Mount Vernon Bridge, including all tributaries.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 220-28-131 Puget Sound Commercial Fishery Restrictions (81-185)

**WSR 81-22-009  
EMERGENCY RULES  
DEPARTMENT OF  
GENERAL ADMINISTRATION  
(Division of Banking)**

[Order 44—Filed October 22, 1981]

I, Michael D. Edwards, Supervisor of Banking, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Costs of examination—Assessment schedules.

I, Michael D. Edwards, Supervisor of Banking, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these rules implement the requirement of RCW 30.04-.070 that the supervisor collect from financial institutions which he examines the estimated actual costs of the examination. Immediate implementation is required to fund the revolving fund established by chapter 241, Laws of 1981.

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

This rule is promulgated pursuant to RCW 30.04.070 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 22, 1981.

By Michael D. Edwards  
Supervisor of Banking

**Chapter 50-44**

**SCHEDULE OF COSTS OF EXAMINATIONS**

<b>WAC</b>	
50-44-010	Collection of examination costs—Collection method.
50-44-020	Semi-annual asset charge—Assessment.
50-44-030	Additional fees and charges—Special examinations—Branch offices.
50-44-040	Special assessment for working capital.

**NEW SECTION**

**WAC 50-44-010 COLLECTION OF EXAMINATION COSTS—COLLECTION METHOD.** The requirement of RCW 30.04.070 that the supervisor collect from each bank, mutual savings bank, trust company, or industrial loan company, the estimated cost of his examinations, shall be met in accordance with the procedures established in this chapter. Costs shall be recouped by the following methods: semi-annual asset

charges, a charge for each branch office in operation, and an hourly charge for the number of hours spent by division personnel in specialized examinations. In addition, a special assessment will be made over the next two years to provide working capital for the banking examination fund.

**NEW SECTION**

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

**(1) Commercial banks.**

If the bank's total assets are:		The assessment is:		
Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million	\$		Million
0	1	500	.0000850	0
1	10	1,000	.0000850	1
10	100	1,000	.0000800	1
100	300	1,000	.0000600	1
300	500	1,000	.0000575	1
500	700	1,000	.0000538	1
700	900	1,000	.0000525	1
900	1,000	1,000	.0000500	1
1,000	—	1,000	.0000450	1

**(2) Alien banks.**

If the bank's total assets are:		The assessment is:		
Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million	\$		Million
0	200	1,000	.0000625	1
200	300	1,000	.0000600	1
300	500	1,000	.0000575	1
500	700	1,000	.0000550	1
700	1,000	1,000	.0000500	1
1,000	—	1,000	.0000450	1

**(3) Mutual savings banks.**

If the bank's total assets are:		The assessment is:		
Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million	\$		Million
0	100	1,000	.0000500	1
100	200	1,000	.0000225	1
200	500	1,000	.0000200	1
500	1,000	1,000	.0000175	1
1,000	3,000	1,000	.00001625	1
3,000	—	1,000	.0000150	1

**(4) Industrial loan companies.**

If the total assets on a consolidated basis are:		The assessment is:		
Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million	\$		Million
0	1	250	.000080	0
1	—	250	.000075	1

The supervisor's office shall forward by first-class mail a notice to each respective financial institution showing the total amount of the asset charge due. The notices shall be mailed during the months of February and August, commencing in February 1982. The asset charge must be received by the office of the supervisor of banking within fifteen days from the time the supervisor's

notice is mailed. An additional two hundred dollar penalty shall be assessed if the amount is not paid within the time specified.

**NEW SECTION**

**WAC 50-44-030 ADDITIONAL FEES AND CHARGES—SPECIAL EXAMINATIONS—BRANCH OFFICES.** Each bank, mutual savings bank, trust company or industrial loan company shall pay to the supervisor the following fees:

(1) For special examinations and reviews, thirty dollars per hour,

(2) For electronic data processing examination, trust examination, or other examination requiring specialized expertise, thirty dollars per hour,

(3) For each bank branch in operation at the time of any periodic examination, seventy-five dollars,

(4) For each industrial loan company branch in operation at the time of any periodic examination, one hundred fifty dollars.

The supervisor shall submit a statement for the foregoing charges following the completion of any applicable examination, and the charges shall be paid not later than fifteen days after submission of such statement.

**NEW SECTION**

**WAC 50-44-040 SPECIAL ASSESSMENT FOR WORKING CAPITAL.** To provide working capital funds to meet salary, travel, and goods and services expenses which do not correlate with receipt of funds from examinations conducted, banks, trust companies, mutual savings banks, and industrial loan companies will be levied an asset charge at the rate reflected in the following table on each of the following four dates: October 25, 1981, March 1, 1982, October 1, 1982, and March 1, 1983. The assessment charge will be computed on total assets as of the last day of the preceding quarterly period, and shall be paid within fifteen business days of the due date.

Total assets	Semi-annual assessment
0 — 10 million	\$ 750
10 — 50 million	1,500
50 — 100 million	2,500
100 — 300 million	3,000
300 — 500 million	3,500
500 — 1,000 million	4,000
1,000 million	6,000

**WSR 81-22-010  
RULES OF COURT  
STATE SUPREME COURT  
[October 19, 1981]**

IN THE MATTER OF THE  
ADOPTION OF AMENDMENTS  
TO APR 9 (D)(4).

NO. 25700-A-323  
ORDER

The Board of Governors of the Washington State Bar Association having recommended the adoption of amendments to APR 9(D)(4), and APR 9(D)(4) having been published for comment in 95 Wn.2d Advance Sheet No. 14, July 24, 1981, and the Court having considered

the proposed amendments and the comments submitted thereto, and having determined that the proposed amendments will aid in the prompt and orderly administration of Justice; Now, therefore, it is hereby

ORDERED:

(a) That the amendments as attached hereto are adopted.

(b) That these amendments are to be published expeditiously in the Washington Reports and shall become effective on November 2, 1981.

DATED at Olympia, Washington, this 19th day of October, 1981.

Robert F. Brachtenbach

Hugh J. Rosellini

Floyd V. Hicks

Charles F. Stafford

William H. Williams

Robert F. Utter

Fred H. Dore

James M. Dolliver

Carolyn R. Dimmick

PROPOSED AMENDMENT OF RULE 9(D)(4) OF THE WASHINGTON ADMISSION TO PRACTICE RULES

APR 9(D) Supervising Attorneys—Qualifications, Responsibilities, and Duties.

(4) No supervising attorney shall have supervision over more than one (1) legal intern at one time; however, in the case of: (A) Recognized institutions of legal aid, legal assistance, public defender and similar programs furnishing legal assistance to indigents, or legal departments of a state, county or municipality municipal legal departments, the supervising attorney may have supervision over two (2) legal interns at one time, - or (B) A clinical course offered by an accredited law school, approved by its dean and directed by a member of its faculty, and conducted within institutions or legal departments described in part (A) of this subsection or the law school, each full-time clinical supervising attorney may have supervision over ten (10) legal interns at one time provided a supervising attorney attends all adversarial proceedings conducted by the legal interns.

WSR 81-22-011 PROPOSED RULES COMMUNITY COLLEGE DISTRICT 17

[Filed October 23, 1981]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030 and 34.08.020, that the Washington Community College District 17 intends to adopt, amend, or repeal rules concerning tenure, nonrenewal of faculty probationers' contacts and faculty dismissals;

and that the adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Tuesday, December 8,

1981, in the District Office Board Room, North 2000 Greene Street, Spokane, WA 99207.

The authority under which these rules are proposed is RCW 28B.50.852 and 28B.50.140.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to November 27, 1981, and/or orally at 1:30 p.m., Tuesday, December 8, 1981, District Office Board Room, North 2000 Greene Street, Spokane, WA 99207.

Dated: October 20, 1981 By: C. Nelson Grote District President

STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 28B.19.033.

Repeal chapter 132Q-88 WAC. Purpose of repealing chapter 132Q-88 WAC is to remove rules and regulations regarding tenure, nonrenewal of faculty probationer's contracts, and faculty dismissals which have been superseded by Articles VIII, IX and X contained in the Master Contract negotiated by and between the Board of Trustees of Washington State Community College District 17 and the District 17 Association for Higher Education, and further to remove unnecessary publication of rules pursuant to RCW 28B.52.100.

Statutory Authority: RCW 28B.50.852.

The Person Responsible for the Drafting, Implementation and Enforcement of this rule: Dr. C. Nelson Grote, District President, Washington Community College District 17, North 2000 Greene Street, Spokane, Washington 99207.

These rules are not necessary as a result of federal laws, federal court decisions, or state court decisions.

REPEALER

The following chapter of the Washington Administrative Code is hereby repealed:

- (1) WAC 132Q-88-010 Purpose.
(2) WAC 132Q-88-020 Definitions.
(3) WAC 132Q-88-030 Composition of review committees.
(4) WAC 132Q-88-040 Review committee evaluation procedures.
(5) WAC 132Q-88-050 Review committee evaluation standards.
(6) WAC 132Q-88-060 Communication of evaluation to probationers.
(7) WAC 132Q-88-070 Recommendations regarding tenure.
(8) WAC 132Q-88-080 Board decisions regarding tenure.
(9) WAC 132Q-88-090 Dismissals.
(10) WAC 132Q-88-100 Dismissal for sufficient cause.
(11) WAC 132Q-88-110 Nonrenewal of tenured faculty contracts.
(12) WAC 132Q-88-120 Tenure considerations.
(13) WAC 132Q-88-130 Severability.

WSR 81-22-012 PROCLAMATION OFFICE OF THE GOVERNOR

PROCLAMATION BY THE GOVERNOR

WHEREAS, a large landslide and impending further slides on the Inchelium-Kettle Falls Road in Ferry County have required closure of the road in the interest

of public safety, creating a serious and emergent disruption to commerce and transportation in Ferry County;

WHEREAS, it is necessary to take immediate steps to remedy the adverse impact the closure of the Inchelium-Kettle Falls Road has had on Ferry County;

WHEREAS, the resources of the state and the county are inadequate and insufficient to cope with the catastrophe;

WHEREAS, Section 125 of Title 23, U.S.C. has made provisions for catastrophies befalling the states such as has occurred in this instance;

NOW, THEREFORE, I, JOHN SPELLMAN, Governor of the state of Washington, as a result of the aforementioned conditions and under the provisions of RCW 43.06.210 and 38.52.060 do hereby proclaim that a State of Emergency exists in Washington State (Ferry County) and that the Washington State Disaster Preparedness Plan be implemented. All resources of the state of Washington are authorized to be employed as deemed necessary and the Department of Emergency Services and the Department of Transportation are instructed to determine if Federal assistance is needed.

IN WITNESS WHERE-  
OF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 16th day of October, Nineteen Hundred and Eighty-One.

John Spellman

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

BY THE GOVERNOR:

Ralph Munro

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

**WSR 81-22-013**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1710—Filed October 23, 1981]

I, David A. Hogan, Director, Division of Administration of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to work incentive program, amending chapter 388-57 WAC.

I, David A. Hogan, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity

to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is these amendments are necessary to implement P.L. 92-265.

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

This rule is promulgated pursuant to RCW 74.23.120 which directs that the Department of Social and Health Services has authority to implement the provisions of chapter 74.23 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 23, 1981.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 1700, filed 9/22/81)

WAC 388-57-036 EMPLOYMENT AND TRAINING (E&T)—DEFINITIONS. The terms in chapter 388-57 WAC apply in the E&T program except:

(1) "Certification" means acceptance for E&T services of AFDC recipients in non-WIN areas. The form is retained by the CSO rather than being sent to DES;

(2) "Registrant" means a recipient who is registered for E&T services;

(3) "Self-support services" means counseling, child care, transportation, miscellaneous expense, and medical payments during the certification period to assist the recipient in obtaining employment and training (E&T). These departmental payments are exempt;

(4) "DES-DSHS joint case responsibility" is not applicable in the E&T program;

(5) The thirty dollar incentive payment is not applicable in the E&T program;

(6) ~~((A sixty-day counseling period according to WAC 388-57-062 shall be provided to AFDC recipients who have failed or refused training or employment in the employment and training program without good cause.~~

~~(7))~~ Protective or vendor payments shall not be imposed upon noncooperating AFDC recipients not certified to WIN.

~~((8))~~ (7) Persons employed at least thirty hours per week are exempt from registration for E&T.

AMENDATORY SECTION (Amending Order 1642, filed 4/27/81)

WAC 388-57-061 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN/E&T WITHOUT GOOD CAUSE. (1) This section does not apply to a voluntary WIN/E&T registrant who discontinues participation in the program.

(2) If, and for so long as, a mandatory registrant certified to the WIN/E&T program has been determined by DES/DSHS to have refused without good cause to

participate in the WIN/E&T program or to accept a bona fide offer of employment in which he(~~(f)~~) or she is able to engage:

(a) (~~(f)~~) When such individual is a caretaker relative, his(~~(f)~~) or her needs shall not be taken into account in determining the family's need for assistance. Assistance in the form of protective or vendor payments will be provided to WIN-related registrants only;

(b) (~~(f)~~) When such individual is the only dependent child in the family, assistance for the family will be terminated; and

(c) (~~(f)~~) When such individual is one of several dependent children in the family, assistance for such child will be terminated and his(~~(f)~~) or her needs will not be taken into account in determining the family's need for assistance.

~~((3)) The specified sanctions in subsection (2) of this section shall not be applied during the period of sixty days in which the individual is being provided the counseling described in WAC 388-57-062 except that in the case of the caretaker relative receiving AFDC, assistance in behalf of himself/herself and his/her family will be provided in the form of protective or vendor payments as described in WAC 388-33-450.~~

~~(4)) (3) In the event an individual certified to the WIN/E&T program refuses to accept employment offered to him(~~(f)~~) or her by an employer, whether directly or through the employment service, the determination as to whether the offer was bona fide or there was good cause to refuse the offer will be made by DES/DSHS and will be binding on the department.~~

~~((5)) (4) In the event an individual certified to DES/DSHS E&T should need to be referred back to the CSO as having good cause for not continuing on a training plan or job, the CSO should promptly restore the assistance payment to the individual if otherwise eligible or make other necessary payment adjustments.~~

**AMENDATORY SECTION** (Amending Order 1433, filed 9/21/79)

**WAC 388-57-064 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN WITHOUT GOOD CAUSE—REREGISTRATION AND REACCEPTANCE TO WIN.** (1) An individual who has been deregistered because of failure to accept employment or to participate in the WIN program without good cause may again register for WIN, provided the sanction period set by DES has elapsed since deregistration and the individual has given evidence to DES of willingness to participate.

(2) Reacceptance in the work incentive program may be denied where the termination action was the result of the individual's disruptive behavior or of criminal or other activities which presented a hazard to the staff or other participants.

(3) Reacceptance may also be denied where DES determines that ~~((the individual's sixty-day counseling was not successful and that))~~ readmission would be disruptive to the orderly administration of the activity.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

(1) **WAC 388-57-062 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN WITHOUT GOOD CAUSE—COUNSELING PERIOD.**

**WSR 81-22-014**

**ADOPTED RULES**

**BOARD OF HEALTH**

[Order 216—Filed October 23, 1981]

Be it resolved by the Washington State Board of Health, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to hospitals, amending chapter 248-18 WAC.

This action is taken pursuant to Notice No. WSR 81-18-064 filed with the code reviser on September 2, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050 and chapter 70.41 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 14, 1981.

By John A. Beare, MD  
Secretary

Reviser's Note: The material contained in this filing will appear in a subsequent issue of the Register, as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

**WSR 81-22-015**

**ADOPTED RULES**

**DEPARTMENT OF GAME**

**(Game Commission)**

[Order 175—Filed October 23, 1981]

Be it resolved by the Game Commission, State of Washington, acting at Olympia, Washington, that it does promulgate and repeal the annexed rules relating to WAC 232-28-001 1977 Mountain Goat, Sheep and Moose Hunting Seasons, 232-28-100 1977 Upland Migratory Game Bird Seasons, 232-28-200 1977 Hunting Seasons and Bag Limits, 232-28-300 1977 Game Management Unit and Area Legal Descriptions, 232-28-400 1977 Upland Game Bird and Migratory Waterfowl Seasons, 232-28-500 Trapping Seasons and Regulations 1977-1978 and 232-28-600 1978 Washington Game Fish Seasons and Catch Limits.

This action is taken pursuant to Notice No. WSR 81-05-031 filed with the Code Reviser on February 18,

1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Game Commission as authorized in RCW 77.12.040.

The undersigned hereby declares that they have complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW) or the Administrative Procedure Act (chapter 34.04 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

This order, after being first recorded in the Order Register of this governing body, shall be forwarded to the Code Reviser for filing pursuant to chapter 34.04 RCW and chapter 1-12 WAC.

APPROVED AND ADOPTED April 6, 1981.

By Archie U. Mills  
Chairman, Game Commission

### REPEALER

The following sections of the Washington Administrative Code are hereby repealed:

WAC 232-28-001 1977 MOUNTAIN GOAT,  
SHEEP AND MOOSE HUNTING SEASONS  
WAC 232-28-100 1977 UPLAND MIGRATORY  
GAME BIRD SEASONS  
WAC 232-28-200 1977 HUNTING SEASONS  
AND BAG LIMITS  
WAC 232-28-300 1977 GAME MANAGEMENT  
UNIT AND AREA LEGAL DESCRIPTIONS  
WAC 232-28-400 1977 UPLAND GAME BIRD  
AND MIGRATORY WATERFOWL SEASONS  
WAC 232-28-500 TRAPPING SEASONS AND  
REGULATIONS 1977-1978  
WAC 232-28-600 1978 WASHINGTON GAME  
FISH SEASONS AND CATCH LIMITS

### **WSR 81-22-016**

#### **ADOPTED RULES**

#### **BOARD OF HEALTH**

[Order 217—Filed October 23, 1981]

Be it resolved by the Washington State Board of Health, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to rabies, amending WAC 248-100-450.

This action is taken pursuant to Notice No. WSR 81-18-066 filed with the code reviser on September 2, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Board of Health as authorized in RCW 43.20.050.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act

(chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 14, 1981.

By John A. Beare, MD  
Secretary

### AMENDATORY SECTION (Amending Order 157, filed 2/22/78)

WAC 248-100-450 RABIES. (1) In order to protect the public health and prevent the occurrence of rabies in dogs and cats and in wild animals which are used as pets and which may transmit rabies to human beings, it shall be unlawful to:

(a) Import into this state any skunk, fox, or racoon for sale, barter, exchange, giving as a gift or for use as a personal pet;

(b) Acquire, sell, barter, exchange, give, purchase, for trap or retention as pets or for export, any skunk, fox, or racoon within the state of Washington: PROVIDED, That subsections (a) and (b) shall not prohibit the importation of any skunk, fox, or racoon by a bona fide publicly or privately owned zoological park, or circus, or any other show where animals are exhibited but are not in physical contact with the public, or by scientific or educational institutions, nor shall such prohibit the use of such animals in fur farming.

(2) Whenever a human being is bitten by any skunk, fox, or racoon, such animal shall be immediately destroyed and the procedures as set forth below shall be followed.

(3) Whenever any human being is bit by any other wild animal, such animal, if available, shall be sacrificed or otherwise disposed of in the discretion of the local health officer.

(4) Whenever any human being has been bitten by a cat or dog and there is no reason to suspect that the animal is rabid (~~(in the opinion)~~), at the discretion of the local health officer (~~(or a veterinarian)~~), the animal involved (~~(shall)~~) may be restricted for ten days for observation in such manner as to prevent contact with other animals or humans except for the caretaker.

(5) If it becomes necessary to destroy the dog or cat or other animal, care should be taken to avoid damaging the brain tissues. The dead animal's head must be severed from the body and placed in a proper container, packed in ice, and sent to the state department of social and health services, division of health's laboratory at Seattle, or other laboratory competent to carry out the complete examination, including a mouse inoculation test.

**Reviser's Note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**WSR 81-22-017**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed October 23, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning work incentive program, amending chapter 388-57 WAC.

It is the intention of the secretary to adopt these rules on an emergency basis prior to the hearing.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Washington, Phone (206) 753-7015, by November 25, 1981. The meeting site is in a location which is barrier free;

that such agency will at 10:00 a.m., Wednesday, December 9, 1981, in the Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 16, 1981, in William B. Pope's Office, 3rd Floor, Office Building #2, 12th and Franklin, Olympia, Washington.

The authority under which these rules are proposed is RCW 74.23.120.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10:00 a.m., Wednesday, December 9, 1981, Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington.

Dated: October 23, 1981

By: David A. Hogan  
 Director, Division of Administration

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045. Amend chapter 388-57 WAC.

Purpose of the rule or rule change is to eliminate the 60-day counseling period in the WIN program.

The reason(s) these rules are necessary is to implement P.L. 96-265.

Statutory Authority: RCW 74.23.120.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Mick Determan, Program Manager, Division of Income Assistance, Mailstop: OB-31C, Phone: 3-4381.

These rules are necessary as a result of a federal law, Public Law 96-265, section 401.

AMENDATORY SECTION (Amending Order 1700, filed 9/22/81)

WAC 388-57-036 EMPLOYMENT AND TRAINING (E&T)—DEFINITIONS. The terms in chapter 388-57 WAC apply in the E&T program except:

(1) "Certification" means acceptance for E&T services of AFDC recipients in non-WIN areas. The form is retained by the CSO rather than being sent to DES;

(2) "Registrant" means a recipient who is registered for E&T services;

(3) "Self-support services" means counseling, child care, transportation, miscellaneous expense, and medical payments during the certification period to assist the recipient in obtaining employment and training (E&T). These departmental payments are exempt;

(4) "DES-DSHS joint case responsibility" is not applicable in the E&T program;

(5) The thirty dollar incentive payment is not applicable in the E&T program;

(6) ~~(A sixty day counseling period according to WAC 388-57-062 shall be provided to AFDC recipients who have failed or refused training or employment in the employment and training program without good cause.~~

~~(7))~~ Protective or vendor payments shall not be imposed upon non-cooperating AFDC recipients not certified to WIN.

~~((8))~~ (7) Persons employed at least thirty hours per week are exempt from registration for E&T.

AMENDATORY SECTION (Amending Order 1642, filed 4/27/81)

WAC 388-57-061 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN/E&T WITHOUT GOOD CAUSE. (1) This section does not apply to a voluntary WIN/E&T registrant who discontinues participation in the program.

(2) If, and for so long as, a mandatory registrant certified to the WIN/E&T program has been determined by DES/DSHS to have refused without good cause to participate in the WIN/E&T program or to accept a bona fide offer of employment in which he(~~f~~) or she is able to engage:

(a) ~~((f))~~ When such individual is a caretaker relative, his(~~f~~) or her needs shall not be taken into account in determining the family's need for assistance. Assistance in the form of protective or vendor payments will be provided to WIN-related registrants only;

(b) ~~((f))~~ When such individual is the only dependent child in the family, assistance for the family will be terminated; and

(c) ~~((f))~~ When such individual is one of several dependent children in the family, assistance for such child will be terminated and his(~~f~~) or her needs will not be taken into account in determining the family's need for assistance.

~~((3))~~ ~~The specified sanctions in subsection (2) of this section shall not be applied during the period of sixty days in which the individual is being provided the counseling described in WAC 388-57-062 except that in the case of the caretaker relative receiving AFDC, assistance in behalf of himself/herself and his/her family will be provided in the form of protective or vendor payments as described in WAC 388-33-450.~~

~~((4))~~ (3) In the event an individual certified to the WIN/E&T program refuses to accept employment offered to him(~~f~~) or her by an employer, whether directly or through the employment service, the determination as to whether the offer was bona fide or there was good cause to refuse the offer will be made by DES/DSHS and will be binding on the department.

~~((5))~~ (4) In the event an individual certified to DES/DSHS E&T should need to be referred back to the CSO as having good cause for not continuing on a training plan or job, the CSO should promptly restore the assistance payment to the individual if otherwise eligible or make other necessary payment adjustments.

AMENDATORY SECTION (Amending Order 1433, filed 9/21/79)

WAC 388-57-064 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN WITHOUT GOOD CAUSE—REREGISTRATION AND REACCEPTANCE TO WIN. (1) An individual who has been deregistered because of failure to accept employment or to participate in the WIN program without good cause may again register for WIN, provided the sanction period set by DES has elapsed

since deregistration and the individual has given evidence to DES of willingness to participate.

(2) Reacceptance in the work incentive program may be denied where the termination action was the result of the individual's disruptive behavior or of criminal or other activities which presented a hazard to the staff or other participants.

(3) Reacceptance may also be denied where DES determines that ~~((the individual's sixty-day counseling was not successful and that))~~ readmission would be disruptive to the orderly administration of the activity.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

(1) WAC 388-57-062 REFUSAL OF TRAINING OR EMPLOYMENT UNDER WIN WITHOUT GOOD CAUSE—COUNSELING PERIOD.

**WSR 81-22-018**  
EMERGENCY RULES  
**DEPARTMENT OF FISHERIES**  
[Order 81-189—Filed October 23, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is chum salmon run size is smaller than indicated in preseason forecasts. Sufficient numbers of chum salmon are present to allow a 24-hour fishery.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 21, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitt  
Director

#### NEW SECTION

**WAC 220-36-02200A GRAYS HARBOR-GILL NET.** Notwithstanding the provisions of WAC 220-36-021 and WAC 220-36-022, it is unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in Grays Harbor Fishing Areas 2A, 2B, 2C and 2D except from 6:00 P.M. October 27 to 6:00 P.M. October 28, 1981.

*Gill nets restricted to 5-inch minimum to 6-1/2 inch maximum mesh size when open.*

**WSR 81-22-019**  
EMERGENCY RULES  
**DEPARTMENT OF FISHERIES**  
[Order 81-193—Filed October 23, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to protect chinook salmon.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 22, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitt  
Director

#### NEW SECTION

**WAC 220-28-003G0D QUILLAYUTE RIVER.** Effective October 23, 1981 until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes with any type of gear from the waters of the Quillayute River.

**WSR 81-22-020**  
EMERGENCY RULES  
**DEPARTMENT OF FISHERIES**  
[Order 81-194—Filed October 23, 1981]

I, Rolland A. Schmitt, director of the Washington Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice

and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is harvestable numbers of chum salmon are available for allocation.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 23, 1981.

By Rolland A. Schmitt  
Director

### REPEALER

The following section of the Washington Administrative Code is repealed effective 12:00 noon October 24, 1981:

WAC 220-36-02100C Grays Harbor and Tributaries—Closed Area. (81-186)

### WSR 81-22-021

#### EMERGENCY RULES

#### DEPARTMENT OF FISHERIES

[Order 81-195—Filed October 23, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Area 4B, 5, 6, 6A, 6C, 7 and 7A are restricted to protect Canadian-origin chum salmon. Area 7C and the Samish River are closed to protect escapement of Samish Hatchery fall chinook salmon. Areas 6B, 9, 10, 11 and 7B are closed to protect South Sound, Hood Canal, Nooksack-Samish and Stillaguamish-Snohomish chum while allowing update fisheries on these stocks. Area 10C, portions of Area 10D and the Cedar River are closed to protect Lake Washington sockeye. A portion of Area 12C is closed to protect chum salmon. Areas 12A and 12D are closed for secondary protection of local chum stocks. Chum management needs prevail in the Skagit River.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 23, 1981.

By Rolland A. Schmitt  
Director

### NEW SECTION

**WAC 220-28-133 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS.** Effective immediately until further notice, it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Area 4B – Closed to all net gear. Troll-caught chinook under 24 inches in length and troll-caught coho under 16 inches in length must be released.

Area 5 – Closed to all net gear.

Areas 6 and 6A – Closed to all commercial fishing.

Area 6B – Closed to all commercial net fishing.

Area 6C – Closed to all commercial net gear except in that portion south of a line projected from Angeles Point to Observatory Point.

Areas 7 and 7A – Closed to all commercial fishing.

\*Area 7B – Closed to all commercial fishing except from 4 p.m. Sunday October 25 to 8 a.m. Monday October 26.

Area 7C – Closed to all commercial fishing.

Area 9 – Closed to all commercial fishing.

\*Area 10 – Closed to all commercial fishing except from 4 p.m. October 25 to 8 p.m. October 26.

Area 10C – Closed to all commercial fishing.

Area 10D – Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek and that portion south of a line projected true east from Greenwood Point.

\*Area 11 – Closed to all commercial fishing except from 4 p.m. October 25 to 8 p.m. October 26.

\*Area 12A – Effective October 25, closed to all commercial fishing.

Area 12C – Closed to all commercial fishing within 1,000 feet of the western shore between Hoodspout Marina Dock and Glen Ayr Trailer Park.

\*Area 12D – Effective October 25, closed to all commercial fishing.

*Cedar River – Closed to all commercial fishing.*

*Samish River – Closed to all commercial fishing.*

*Skagit River – Closed upstream from the Mount Vernon Bridge, including all tributaries.*

### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-28-132 Puget Sound Commercial Fishery Restrictions (81-192)

### **WSR 81-22-022**

#### **ATTORNEY GENERAL OPINION**

**Cite as: AGO 1981 No. 16**

[October 23, 1981]

#### **DISTRICTS—SCHOOLS—CERTIFICATED EMPLOYEES—SALARIES—LIMITATION ON SALARY INCREASES UNDER 1981 LEGISLATION**

Although a reduction (from 183 to 180) in the number of days in the current (1981-82) school year during which the certificated employees of a certain school district will be required to work, when coupled with a continuation of the same annual salaries as were paid during the previous (1980-81) school year, will result in a "salary increase" in the literal sense as that term is used in § 2, chapter 16, Laws of 1981, such a salary increase would not, by and of itself, trigger the restrictive provisions of the subject legislation.

Requested by:

Honorable Michael E. Patrick  
St. Rep., 11th District  
13232 S.E. 192nd  
Renton, Washington 98055

### **WSR 81-22-023**

#### **EMERGENCY RULES**

#### **DEPARTMENT OF FISHERIES**

[Order 81-196—Filed October 26, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Area 4B, 5, 6, 6A, 6C, 7 and 7A are restricted to protect Canadian-origin

chum salmon. Area 7C and the Samish River are closed to protect escapement of Samish Hatchery fall chinook salmon. Areas 6B, 9, 10, 11 and 7B are closed to protect South Sound, Hood Canal, Nooksack-Samish and Stillaguamish-Snohomish chum while allowing update fisheries on these stocks. Area 10C, portions of Area 10D and the Cedar River are closed to protect Lake Washington sockeye. A portion of Area 12C is closed to protect chum salmon. Areas 12A and 12D are closed for secondary protection of local chum stocks. Chum management needs prevail in the Skagit River. The Nooksack River is closed to protect local chum salmon.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 26, 1981.

By Rolland A. Schmitt  
Director

### NEW SECTION

**WAC 220-28-134 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS.** *Effective immediately until further notice, it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:*

*Area 4B – Closed to all net gear. Troll-caught chinook under 24 inches in length and troll-caught coho under 16 inches in length must be released.*

*Area 5 – Closed to all net gear.*

*Areas 6 and 6A – Closed to all commercial fishing.*

*Area 6B – Closed to all commercial net fishing.*

*Area 6C – Closed to all commercial net gear except in that portion south of a line projected from Angeles Point to Observatory Point.*

*Areas 7 and 7A – Closed to all commercial fishing.*

*Area 7B – Closed to all commercial fishing except from 4 p.m. Sunday October 25 to 8 a.m. Monday October 26.*

*Area 7C – Closed to all commercial fishing.*

*Area 9 – Closed to all commercial fishing.*

*Area 10 – Closed to all commercial fishing except from 4 p.m. October 25 to 8 p.m. October 26.*

*Area 10C – Closed to all commercial fishing.*

*Area 10D – Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek and that portion south of a line projected true east from Greenwood Point.*

*Area 11 – Closed to all commercial fishing except from 4 p.m. October 25 to 8 p.m. October 26.*

*Area 12A – Effective October 25, closed to all commercial fishing.*

*Area 12C – Closed to all commercial fishing within 1,000 feet of the western shore between Hoodspout Marina Dock and Glen Ayr Trailer Park.*

*Area 12D – Effective October 25, closed to all commercial fishing.*

*Cedar River – Closed to all commercial fishing.*

*\*Nooksack River – Effective 8 a.m. October 28, closed to all commercial fishing.*

*Samish River – Closed to all commercial fishing.*

*Skagit River – Closed upstream from the Mount Vernon Bridge, including all tributaries.*

#### **REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 220-28-133 Puget Sound Commercial Fishery Restrictions (81-195)

**WSR 81-22-024**  
**PROPOSED RULES**  
**HIGHER EDUCATION**  
**PERSONNEL BOARD**  
 [Filed October 27, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Higher Education Personnel Board intends to adopt, amend, or repeal rules concerning definitions (separation) to delete definition in entirety because language is too limiting regarding types of separation from employment which may occur, amending WAC 251-04-020;

that such agency will at 10:00 a.m., Thursday, November 19, 1981, in the Board Room of the Administration Building, Clark College, Vancouver, Washington, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is RCW 28B.16.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 19, 1981, and/or orally at 10:00 a.m., Thursday, November 19, 1981, Board Room

of the Administration Building, Clark College, Vancouver, Washington.

This notice is connected to and continues the matter in Notice Nos. WSR 81-18-040 and 81-20-050 filed with the code reviser's office on August 28, 1981, and October 2, 1981.

Dated: October 27, 1981

By: Douglas E. Sayan  
 Director

**WSR 81-22-025**  
**PROPOSED RULES**  
**BOARD OF**  
**INDUSTRIAL INSURANCE APPEALS**

[Filed October 27, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Board of Industrial Insurance Appeals intends to adopt, amend, or repeal rules relating to the rules of practice and procedure before the Board of Industrial Insurance Appeals, WAC 263-12-015, 263-12-016, 263-12-020, 263-12-045, 263-12-050, 263-12-053, 263-12-056, 263-12-060, 263-12-065, 263-12-070, 263-12-080, 263-12-090, 263-12-095, 263-12-100, 263-12-115, 263-12-120, 263-12-125, 263-12-140, 263-12-145, 263-12-150, 263-12-155, 263-12-165 and 263-12-175;

that such agency will at 9:00 a.m., Tuesday, January 5, 1982, in the Auditorium, Office Building No. 2, 12th Street and Franklin, Olympia, Washington, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Friday, January 8, 1982, in the Headquarters of the Board, Capital Center Building, 410 West 5th, Olympia, WA.

The authority under which these rules are proposed is RCW 51.52.020 and chapter 42.17 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 8, 1982, and/or orally at 9:00 a.m., Tuesday, January 5, 1982, Auditorium, Office Building No. 2, 12th Street and Franklin.

Dated: October 27, 1981

By: Michael L. Hall  
 Chairman

#### **STATEMENT OF PURPOSE**

The following is submitted in compliance with RCW 34.04.025 as amended by section 3, chapter 324, Laws of 1981, and RCW 34.04.045 as amended by section 10, chapter 186, Laws of 1980.

Accompanying this statement is a "Notice of Intention to Adopt, Amend or Repeal Rules" relating to the Rules of Practice and Procedure before the Board of Industrial Insurance Appeals now contained in chapter 263-12 WAC. Also enclosed in bill form are the substantive changes of the various sections of that chapter which are to be amended following public hearing. The statutory authority for the rules is founded in Title 51

RCW, and particularly the board's general procedural rule-making authority contained in RCW 51.52.020.

Although the amendments proposed are comprehensive, they deal primarily with six major areas which will be discussed in further detail *infra* with references to each affected section. The six major areas for which amendment of the rules is being proposed include: A name change for the professional staff of the agency from "hearing examiner" to "industrial appeals judge"; The elimination of male only references in existing rules in favor of a neutral or dual gender terminology; The enlargement of the presiding hearing officers authority to grant discovery beyond that which is currently specifically authorized in superior court rules, but in conformity with the purpose of liberalized discovery in civil litigation and specifically within the spirit of Civil Rule 35; Revisions of the board's rules concerning the setting of attorney's fees as authorized by RCW 51.52.120 et. seq.; and Numerous amendments to existing rules to better acquaint the users of the agency with existing board policies concerning the application of requirements contained in chapter 51.52 RCW and the clarification of existing board policies in matters which may differ from the practice and procedure in superior court.

Although the board members are solely responsible for the proposing and drafting of the proposed rule amendments, the following agency personnel are also charged with the implementation and enforcement of the Rules of Practice and Procedure: The confidential secretary to the board members, the statutory executive secretary of the board, and the industrial appeals judges responsible for conducting hearings. These persons are officed at the board's headquarters in Olympia, Capital Center Building, phone 753-6823, and in Seattle at the board's branch office, Genetics Systems Building, 304 3005 1st Avenue, phone 464-6550.

Other than as noted in the individual section by section summary which follows containing a statement of the reasons supporting the proposed action, the agency does not have additional comments or recommendations regarding statutory language, implementation, enforcement, or fiscal matters pertaining to the rules. Neither are there suggested changes required by the result of federal statute or federal or state court action.

The ensuing text of this statement lists by section number those portions of the board's existing rules which are proposed for amendment. Each section will contain a brief discussion of the purpose of the proposed amendment and should be used in conjunction with the accompanying text of the proposed rule.

Board of Industrial Insurance Appeals  
Michael L. Hall  
Chairman

#### WAC 263-12-015 ADMINISTRATION AND ORGANIZATION.

##### (1) Composition of the Board.

The term active member of the state bar is being added to the rules to match the statutory language contained in RCW 51.52.104.

##### (3) Formal Board Meetings.

This subsection is being amended to permit formal board meetings to be held on a biweekly rather than weekly basis. Since the board is comprised of full time members the routine work of case adjudication is performed daily. There is a decreasing need for formal meetings as the agency is not one generally involved in policies affecting the public generally. It is felt that bi-weekly meetings during the middle of the week will be sufficient to conduct agency business for which an open and public meeting is required.

##### (4) Staff Organization.

Subdivision (b) of this subsection is being amended to incorporate a name change for the board's professional staff of attorneys. Rather than the title "hearing examiner" about which confusion exists among the lay public, a working title of "industrial appeals judge" reflecting the name and quasijudicial capacity of the agency is felt to be a more descriptive and desirable term. The following sections, subsections, subdivisions, and items of existing board rules are proposed for amendment to incorporate this working title change: WAC 263-12-015(4)(b), 263-12-015(5), 263-12-015(4), 263-12-020(2)(a)(ii), 263-12-020(4), 263-12-020(5)(a), 263-12-020(5)(b), 263-12-045(1), 263-12-045(2), 263-12-045(3)(a), 263-12-080, 263-12-090, 263-12-093(1), 263-12-093(2), 263-12-095(1), 263-12-095(2), 263-12-115(1), 263-12-115(2), 263-12-115(4), 263-12-115(5), 263-12-115(6), 263-12-115(7), 263-12-120, 263-12-140, 263-12-145(3) and 263-12-150. Some of the above listed sections also have other substantive changes. Discussion of those changes will be included *infra* but no further reference to the professional staff name change will be made.

The other change to subdivision (b) of subsection (4) is included to recognize that professional staff also are currently officed in Seattle. The existing rules technically only permit officing in Olympia. The board's headquarters is still in Olympia as required by statute.

##### (5) Communications with the Board.

In addition to the professional staff name change as recited immediately above, this subsection contains language which attempts to eliminate male only references which are found sprinkled throughout the board's existing rules. The board is intending to amend this subsection and the sections, subsections and subdivisions listed below to eliminate male only references in the rules as the legislature has attempted to do with the Industrial Insurance Act, Title 51 RCW. The elimination of these references is made in favor of a neutral terminology or "dual gender" terminology which requires numerous minor amendments throughout existing rules. The sections, subsections or subdivisions of the board's existing rules affected by this proposed change are: WAC 263-12-015(5), 263-12-020(1)(c), 263-12-020(1)(d), 263-12-020(1)(e), 263-12-020(5)(a), 263-12-020(5)(b), 263-12-050(1), 263-12-050(11), 263-12-050(12), 263-12-053(1), 263-12-053(3), 263-12-053(9), 263-12-056(1), 263-12-056(4), 263-12-060, 263-12-093(1), 263-12-093(2), 263-12-095(1), 263-12-115(1), 263-12-115(2), 263-12-115(4), 263-12-115(5), 263-12-115(6) and 263-12-115(7). Some of these sections

above listed contain other substantive changes which will be discussed by individual section infra.

#### WAC 263-12-016 PUBLIC RECORDS.

Subsection (6) is proposed for amendment to provide the agency authority to charge the cost necessary to cover actual agency costs for copying documents in the event that 10¢ per page is insufficient to recover actual costs to the agency. It is felt that the more general terminology of the proposed change will permit more flexibility in recoument of these actual costs.

#### WAC 263-12-020 APPEARANCES OF PARTIES BEFORE THE BOARD.

##### (1) Who may appear.

Subdivision (b) of this subsection contains a reference to correct a typographical or printing error which was made when this rule was last amended and later published.

Subdivision (c) is proposed for amendment and existing subdivision (d) for elimination to streamline language which is felt to be redundant, repetitive, or covered by other rules of civil procedure or formal rules of evidence as adopted by the Supreme Court of this state and which are unnecessary as rules of procedure for the agency since the board incorporates by reference the rules of civil procedure for superior court in WAC 263-12-125.

Subdivision (e) is renumbered as subdivision (d) with the elimination of existing subdivision (d).

##### (2) Manner of appearance.

Subdivision (b) of this subsection is proposed for amendment to clarify the board's existing policy that a party appearing in an appeal before the board is expected to notify other parties of their appearance. This amendment will lessen the duties of clerical staff and the costs to the agency to notify parties of the appearance.

##### (5) Conduct.

Subdivisions (a) and (b) contain the addition of the phrase "for contempt proceedings" to clarify compliance with authority granted to the board by statute under RCW 51.52.100.

#### WAC 263-12-045 HEARING EXAMINERS.

##### (1) Definition.

Subsection (1) is being amended to incorporate as previously described the use of the term "industrial appeals judge" in lieu of the term "hearing examiner". Since the enabling statute in Title 51 RCW and especially in chapter 51.52 RCW uses the term "hearing examiner" this rule amendment is required to clarify that wherever the term "hearing examiner" is used in the statute, it shall be understood to mean "industrial appeals judge" as referred to throughout the board's rules.

##### (2) Duties and Powers.

Subdivisions (c) and (f) of this subsection are amended to grant additional authority not present under existing rules of civil procedure to permit the practice envisioned in the spirit of legal discovery rules to permit the granting of examinations for vocational evaluations since such is a common request and use by litigating parties before the board.

##### (3) Substitution and Industrial Appeals Judge.

Subdivision (b) of this subsection is being added to clarify the existing board policy regarding a litigant's ability to "forum shop". Since industrial appeals judges are not final decision makers in this agency, affidavits of prejudice as a matter of right which are permitted by statute for superior court are not necessary. In recent years there has been an increasing tendency to forum shop by litigants. If affidavits of prejudice are allowed as a matter of right, this would create a great hardship on the administration of the agency with limited professional staff assigned to specific geographical areas of the state. Staffing and budget limitations absolutely demand that the board retain complete authority to assign presiding hearings officers, i.e., industrial appeals judges. Substitution of an industrial appeals judge during the course of proceedings in the event of legal or actual bias as well as required by necessity has been and remains available to all parties under existing and proposed rules.

#### WAC 263-12-065 DISPOSITION ON DEPARTMENT RECORD.

This section is proposed for amendment to clarify the existing board practice to deny appeals over which jurisdiction properly still lies with the Department of Labor and Industries. This situation arises when a party has requested reconsideration of department action but sends such reconsideration to the board rather than to the department. Usually there has been no intention to file an appeal and the matter can be handled much more expeditiously by forwarding the request for reconsideration to the Department of Labor and Industries and denying the appeal without prejudice. The addition of the underlined phrase in the amendatory section will make clear the board's authority to forward such premature appeals.

#### WAC 263-12-070 GRANTING THE APPEAL.

The proposed change here is simply preferred language by the board members to that contained in the existing rule. There is no substantive change in implementation or enforcement envisioned by this change and there is no intent to change the meaning of the existing rule.

#### WAC 263-12-090 CONFERENCES—NOTICES OF CONFERENCES.

The board still sets completion dates in cases assigned to its professional staff. However, such is done as an internal management tool to assure the complete timely adjudication of cases. It was found that the disclosure of the date certain to litigating parties tended to prolong the appeal process by the litigants rather than shorten the time necessary to hear evidence. Consequently, it is felt that eliminating the language relative to completing cases by a date certain in our rules will not permit the parties the excuse to drag out the proceedings for that reason alone.

#### WAC 263-12-093 CONFERENCES—DISPOSITION OF APPEALS BY AGREEMENT.

A paragraph is added to subsection (1) of this section to reinforce the existing statutory requirement contained in RCW 51.52.095. That statute requires the board to find in cases of agreement concerning final disposition of the appeal that such be "in conformity with the law and

the facts". Civil cases in superior court need not be concerned with whether the law and the facts support a settlement by litigating parties. Attorneys practicing before the board who have an active trial practice are used to the greater flexibility provided for settlement in superior court. The proposed rule backs up the statute and provides a weightier weapon for appeals judges to use in screening proposed settlements.

Subdivision (3) of this section enlarges the authority of the appeals judges concerning legal rules of discovery not categorically permitted under existing civil rules of procedure. This topic was discussed in relation to amendments to prior subsections in WAC 263-12-045 *supra*, and also in 263-12-095, 263-12-120 and 263-12-145 *infra*.

#### WAC 263-12-095 CONFERENCE PROCEDURE WHERE AGREEMENT CONCERNING FINAL DISPOSITION OF APPEAL IS NOT REACHED BY THE PARTIES.

##### (1) Scheduling information.

Changes in sentence structure are proposed in this subsection to make the paragraph more readable. In addition, there is a clause added to enlarge the authority of appeals judges regarding rules of discovery with respect to vocational evaluations not categorically permitted under existing civil rules of procedure for superior court.

##### (2) Statement on the Record of Results of Conferences.

Language is proposed in this subsection to make specific the current practice concerning the use of depositions in appeal proceedings before the board. Depositions are often used in lieu of live testimony. This speeds the hearing process toward final decision-making. Existing court rules governing civil procedure have more restrictive use of depositions. This rule would permit the use of depositions before the board in instances where the taking of depositions may not be permitted in superior court to perpetuate testimony.

#### WAC 263-12-100 HEARINGS—NOTICE OF HEARING.

##### (1) Time.

This subsection is proposed for amendment to clarify the existing practice consistent with statutory language contained in RCW 51.52.050. It also places a burden on the appealing party to notify the board of any address change if the Department of Labor and Industries records are outdated.

#### WAC 263-12-115 PROCEDURES AT HEARINGS.

##### (7) Failure to Present Evidence When Due.

The amendment proposed for this subsection clarifies the existing board practice that each party should bear its own costs when depositions are taken during the appeal process period.

Subsection (8) is to be added to clarify the existing practice before the board regarding the use of depositions for perpetuation of testimony.

#### WAC 263-12-120 ADDITIONAL EVIDENCE BY INDUSTRIAL APPEALS JUDGE.

This section is proposed for amendment to enlarge the authority of appeals judges to permit discovery and to

gather evidence to help fairly and equitably decide the appeal under RCW 51.52.102.

#### WAC 263-12-125 APPLICABILITY OF COURT RULES.

This section is amended to permit the broader use of depositions than technically permitted under existing court rules which would hereby speed the entire hearing process. In addition, the last proviso is added to clarify the board's existing policy to not recognize affidavits of prejudice as a matter of right filed against appeals judges in the absence of a showing of legal or actual bias or prejudice. See the comment to WAC 263-12-045(3)(b).

#### WAC 263-12-145 PETITION FOR REVIEW.

##### (1) Time for Filing.

There are two amendments suggested for this subsection. First, the term "representatives" in lieu of "attorneys" merely recognizes and acknowledges that parties may seek assistance and be represented by other than active members of the bar. The second amendment clarifies the existing board policy which was fully intended by the existing rule that a petition for review is not perfected in its filing by merely placing it in a mailbox. Since RCW 51.52.104 does not indicate that filing may be made by mail or otherwise as is the case for filing notices of appeal from department orders in RCW 51.52.060, it is necessary to make clear in our rules that filing is only perfected when the petition for review is received in the board's headquarters in Olympia.

##### (3) Action by Board on Petition for Review.

Subsection (3) of this rule contains amendatory language to enlarge the authority of the board and of appeals judges to order a vocational evaluation not currently permitted by the existing superior court rules of civil procedure but which is a common request and practice of litigants and their attorneys appearing before the board.

#### WAC 263-12-155 FINAL DECISIONS AND ORDERS AFTER REVIEW.

This section is proposed for amendment to conform the board's rule to statutory language contained in RCW 51.52.106.

#### WAC 263-12-165 ATTORNEY'S FEES.

##### (1) Application for attorney's fees.

There is proposed in an amendment to this subsection a "rule of limitations" requiring applicants to request board action in setting attorney's fees within a determinable time period. Currently, no statutory limit is set within which a person can request the setting of an attorney fee. It is conceivable for a request to set a fee may be made of the board ten to fifteen years following the completion of an appeal. Nearly all requests currently received by the board would be timely under the proposed amendments to the rule. The one year period limiting the time within which to request the board to act in setting a fee would only prohibit those requests which logic and reason would dictate as being untimely in any case. Also, record storage for the agency is aided by the knowledge that current files need only be kept "in-house" for one year following completion of the board's, superior court, or appellate court action.

(2) Fee Fixing Criteria.

Subdivision (a) of this subsection is proposed for amendment to permit the board to fix more than one attorney's fee where more than one attorney is representing a "plaintiff's" interest, especially in the case of multiple beneficiaries of a deceased worker. Authority to set more than one fee in the event that multiple attorneys are appearing is not presently envisioned by the existing rule and needs correction.

(3) Amount of Fees.

Subdivision (d) of this subsection is proposed for amendment to raise the maximum attorney's fee which can be set in cases involving permanent total disability (pension) to reflect more realistically the value of the appeal and the effort expended by attorneys in securing a pension for their clients. Inflation has acted in the last decade to completely outdate the lower \$4,000.00 figure which has been regularly reversed in superior courts throughout the state whenever the board has set such a maximum fee.

Subdivision (e) of this subsection is added to cover a special circumstance not envisioned by the existing rules, equity and fairness clearly should permit the board to exercise its fee-setting authority upon request involving the circumstances described.

WAC 263-12-175 COMPUTATION OF TIME.

The addition of the words "legal state" are suggested to clarify that for purposes of computing time in which to perform a required act, that only weekends and legal state holidays will be recognized. Holidays which are claimed as personal holidays or religious holidays which currently are not legal state holidays will not be included for purposes of computation of time.

Reviser's Note: The material contained in this filing will appear in a subsequent issue of the Register, as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

WSR 81-22-026
ADOPTED RULES
LIQUOR CONTROL BOARD
[Order 85, Resolution 94—Filed October 28, 1981]

Be it resolved by the Washington State Liquor Control Board, acting at Capitol Plaza Building, 1025 East Union Avenue, Olympia, WA, that it does promulgate and adopt the annexed rules relating to:

- Amd WAC 314-12-070 Transfer of licenses.
Amd WAC 314-12-090 Change of management.
New WAC 314-16-210 Class H license fees in unincorporated areas—Seasonal operations—Prorating fees.
New WAC 314-16-220 Class F licensees—Principal business sale of wine for off-premises consumption—Authorization for selling or serving samples.
New WAC 314-16-230 Authorization for sale of wine in unopened bottles for off-premises consumption under class J license.
Amd WAC 314-20-010 Brewers—Importers—Wholesalers—Monthly reports—Tax refund procedures.
Amd WAC 314-20-015 Licensed brewers—Retail sales of beer

on brewery premises—Beer served without charge on premises—Class H restaurant operation.

- Amd WAC 314-20-160 Importer of foreign beer—Certificate of approval required—Reports—Payment of tax.
Amd WAC 314-24-003 Standards of identity for wine.
Amd WAC 314-24-050 Alcoholic content.
Amd WAC 314-24-110 Domestic wineries, wine wholesalers, wine importers—Monthly reports—Bonds required—Payment of tax.
Amd WAC 314-24-120 Importer of foreign wine—United States wineries—Certificate of approval required—Monthly reports—Records.
Amd WAC 314-24-190 Wine wholesale price posting.
Amd WAC 314-24-200 Wine suppliers' price filings, contracts and memoranda.

This action is taken pursuant to Notice No. WSR 81-18-059 filed with the code reviser on September 1, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Liquor Control Board as authorized in RCW 66.08.030, 66.98.070 and Title 34 RCW.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 28, 1981.

By Leroy M. Hittle
Chairman

AMENDATORY SECTION (Amending Order 55, filed 5/31/77, effective 7/1/77)

WAC 314-12-070 TRANSFER OF LICENSES ((RULE 6)). (1) No transfer of any license shall be made except in conformance with RCW 66.24.010, and subject to the following conditions:

(a) the holder of the license shall execute an assignment and transfer upon a form prescribed by the board, and the assignee and transferee shall then make application for approval of such assignment and transfer;

(b) the transferee shall not take possession of the premises, nor exercise any of the privileges of a licensee, nor shall such assignment and transfer be effective until the board shall have approved the same;

(c) in approving any assignment and transfer of licenses, the board reserves the right to impose special conditions as to the future connection of the former licensee or any of his employees with the licensed business as in its judgment the circumstances may justify;

(d) a change of trade name may be made coincident with the transfer of the license without any additional fee.

(2) The sale of a partnership interest or any change in the partners, either by withdrawal or addition or otherwise, shall be considered an assignment and transfer of the licenses held by the partnership and subject to the regulations applicable to assignment and transfer of licenses.

(3) If the licensee is a corporation, a change in ownership of any stock shall not be deemed a transfer of a license: PROVIDED, HOWEVER, That ~~((in the case of a change in ownership of a controlling number of shares of stock the board must be notified and its approval obtained))~~ pursuant to the provisions of RCW 66.24.025(2), the proposed sale of more than ten percent of the outstanding and/or issued stock of a licensed corporation or any proposed change in the principal officers of a licensed corporation must be reported to the board on forms prescribed by it. The board may inquire into all matters in connection with any such sale of stock or proposed change in officers, and the written consent of the board must be obtained before any such changes are made.

(4) If a licensee has an unresolved violation charge pending, no action will be taken by the board on an application to transfer the liquor license to another until such time as a final disposition has been made of the pending violation charge.

AMENDATORY SECTION (Amending Rule 8, filed 6/13/63)

WAC 314-12-090 CHANGE OF MANAGEMENT ~~((RULE 8))~~. No change shall be made in the management ~~((or officers))~~ of any licensed business until written consent of the board has been obtained.

NEW SECTION

WAC 314-16-210 CLASS H LICENSE FEES IN UNINCORPORATED AREAS—SEASONAL OPERATIONS—PRORATING FEES. (1) The provisions of RCW 66.24.420(1)(c) which provide for prorated fees according to the calendar quarters for class H licensees outside of incorporated cities and towns pertains to those class H licensees who have seasonal operations only.

(2) As required by RCW 66.24.010(5)(c), class H licensees outside of incorporated cities and towns who operate on a year-round basis or who are open for a period of time during each calendar quarter are required to submit a full year's fee.

NEW SECTION

WAC 314-16-220 CLASS F LICENSEES—PRINCIPAL BUSINESS SALE OF WINE FOR OFF-PREMISES CONSUMPTION—AUTHORIZATION FOR SELLING OR SERVING SAMPLES. (1) Class F licensees whose business is primarily the sale of wine at retail, who desire authorization under RCW 66.24.370 to serve on their premises free or for a charge, single serving samples of two ounces or less must, prior to commencing such sales or service, obtain written approval from the board.

(2) To demonstrate to the satisfaction of the board that the class F licensee's primary business is and continues to be the sale of wine at retail, the board may require the licensee to make periodic reports concerning the licensee's sales and inventory. A class F licensee's gross retail sales of wine, not to be consumed on premises, must exceed fifty percent of all gross sales for the entire business of said licensee in order to be considered

by the board as a business whose primary business is the sale of wine.

(3) No more than one sample of any single brand and type of wine, and no more than four samples, may be furnished or sold to a customer or patron during any one visit to the licensed premises.

(4) The sampling privileges authorized by RCW 66.24.370 as implemented by this section of the rules are not to be a substitute for or an alternative to the on-premises consumption of wine that is authorized under RCW 66.24.340 or 66.24.400.

NEW SECTION

WAC 314-16-230 AUTHORIZATION FOR SALE OF WINE IN UNOPENED BOTTLES FOR OFF-PREMISES CONSUMPTION UNDER CLASS J LICENSE. (1) Authorization for the sale of unopened bottles and original packages of wine not to be consumed on the premises where sold, at an additional fee of ten dollars per day, as authorized by RCW 66.24.500, must be applied for to the board at the time the society or organization makes application for the class J license, and the board's written approval is required before any such sales are made.

(2) Board approval for the sales authorized in subsection (1) of this section shall be granted by the board upon the condition that no more than twelve liters may be sold to any one purchaser under a single class J license.

AMENDATORY SECTION (Amending Order 40, filed 8/21/75)

WAC 314-20-010 BREWERS—IMPORTERS—WHOLESALEERS—MONTHLY REPORTS—TAX REFUND PROCEDURES ~~((RULE 37))~~. (1) The holders of licenses to manufacture malt liquors within the state of Washington and holders of certificates of approval and importers who import malt liquors manufactured outside the United States must at all times when said licenses or certificates of approval are in force have in effect and on file with the board a bond executed by any surety authorized to do business in the state of Washington, in form and amount acceptable to the board, which bond shall be payable to the Washington State Liquor Control Board and conditioned that such licensee or holder of certificate of approval will pay to the board the tax levied by virtue of RCW 66.24.290 (sec. 24 of the Washington State Liquor Act).

(2) Every person, firm or corporation holding a license to manufacture malt liquors within the state of Washington shall, in addition to the statement required to be made by RCW 66.24.280 (sec. 23F (1) of the Washington State Liquor Act), on or before the ~~((tenth))~~ twentieth day of each month make a report to the board upon forms furnished by the board, of all sales of beer in and out of the state during the preceding calendar month, and shall at the same time pay to the board the tax due thereon including beer furnished as samples to authorized licensees for the purpose of negotiating a sale as provided in RCW 66.28.040.

(3) Every person, firm or corporation holding a license to import beer into the state of Washington shall make a report to the board, upon forms furnished by the board, on or before the ~~((tenth))~~ twentieth day of each month of all beer imported into the state during the preceding calendar month, and shall at the same time pay to the board the tax due thereon: PROVIDED, HOWEVER, That said tax shall be paid on behalf of the importer of such beer by the holders of certificates of approval at the time that said holders of certificates of approval furnish to the board the report required under RCW 66.24.270 and WAC 314-20-170: PROVIDED, FURTHER, That the report method of payment of tax shall be exclusive of any other method. In the event beer has been imported into the state of Washington upon which the tax has not been paid, or payment arranged as herein provided, the beer importer shall pay the tax due thereon ~~((prior to any transfer to any other beer importer or wholesaler))~~ including beer received and/or furnished as samples to authorized licensees for the purpose of negotiating a sale as provided in RCW 66.28.040.

(4) Failure to make such report or pay said tax at the time prescribed will be sufficient ground for the board to forthwith suspend or cancel the license privilege of the delinquent brewer or importer or the certificate of approval of the brewer located outside the state of Washington. A two percent penalty per month, or portion of a month, will be assessed on any tax payments postmarked after the twentieth day following the month of sale. In addition, in case of any such delinquency, the board shall immediately give notice to the surety on such brewer's, importer's or certificate of approval holder's bond and shall take such action as is thereafter deemed necessary by the board to collect any of said tax which it finds is due.

(5) In consideration of the foregoing requirements, revenue stamps evidencing payment of said tax shall not be used on any package containing beer manufactured by brewers within the state or imported into the state by a beer importer, nor shall it be required that "in transit" stamps be affixed to packages containing any beer manufactured in the state of Washington when the same is exported directly to a point outside the geographical confines of the state by such manufacturers. Neither shall it be required that "in transit" stamps be affixed to packages of beer being shipped in interstate commerce from one point outside this state, through this state, to another point outside the geographical confines of this state. In the case of beer manufactured by a brewer within the state or imported into the state of Washington by a beer importer and either sold to beer wholesalers for export from the state or exported directly by the importer, such manufacturer or importer must either pay the tax on beer so sold or affix "in transit" stamps, if not previously affixed, to all packages containing such beer, as provided in WAC 314-20-040(1).

(6) Beer wholesalers or beer importers who export beer to a point outside the geographical confines of the state of Washington upon which the tax imposed by RCW 66.24.290 has been paid may claim a refund or tax credit of said tax on forms prescribed and furnished by the board. For the purpose of this regulation, beer

sold and delivered to interstate commercial common passenger carriers holding licenses pursuant to chapter 245, Laws of 1975, 1st ex. sess., or for use within the confines of any military reservation over which the state does not exercise jurisdiction shall be considered exported from the state. Such tax shall not be paid on beer being shipped in interstate commerce from a point outside this state directly through the state to another point outside the geographical confines of this state.

AMENDATORY SECTION (Amending Order 61, filed 12/6/77)

WAC 314-20-015 LICENSED BREWERS—RETAIL SALES OF BEER ON BREWERY PREMISES—BEER SERVED WITHOUT CHARGE ON PREMISES—CLASS H RESTAURANT OPERATION ~~((RULE 37.5))~~. (1) A licensed brewer holding a proper retail license, pursuant to chapter 66.24 RCW, may sell beer of its own production at retail on the brewery premises: PROVIDED, That beer so sold at retail shall be subject to the tax and penalty for late payment, if any, as imposed by RCW 66.24.290, and to reporting and bonding requirements as prescribed in RCW 66.28.010 and WAC 314-20-010 ~~((Rule 37))~~.

(2) In selling beer at retail, as provided in subsection (1) of this regulation, a brewer shall conduct such operation in conformity with the statutes and regulations applicable to holders of such beer retailers' licenses. The brewer shall maintain records of such retail operation separate from other brewery records.

(3) Upon written authorization of the board, pursuant to RCW 66.04.011, beer of a licensed brewer's own production may be consumed in designated parks and picnic areas adjacent to and held by the same ownership as the licensed brewer.

(4) A licensed brewer or a lessee of a licensed brewer operating a Class H restaurant, licensed pursuant to RCW 66.28.010, shall conduct such operation in conformity with the statutes and regulations which apply to holders of such Class H licenses.

(5) A brewer may serve beer without charge on the brewery premises, as authorized by RCW 66.28.040. Such beer served without charge as provided herein is not subject to the tax imposed by RCW 66.24.290.

(6) No retail license or fee is required for the holder of a brewer's license to serve beer without charge on the brewery premises as set forth in subsection (5) of this regulation. Before exercising this privilege, however, such brewer shall obtain approval of the proposed service area and facilities from the board. Such brewer shall maintain a separate record of all beer so served.

AMENDATORY SECTION (Amending Order 14, filed 12/1/70, effective 1/1/71)

WAC 314-20-160 IMPORTER OF FOREIGN BEER—CERTIFICATE OF APPROVAL REQUIRED—REPORTS—PAYMENT OF TAX ~~((RULE 55))~~. Beer manufactured outside of the United States may be imported by a beer importer, but only under the following conditions:

(1) The beer importer must be the holder of a certificate of approval, and shall furnish the bond required by WAC 314-20-010.

(2) The beer importer importing such beer shall be at all times solely responsible for the payment of any and all taxes due the state of Washington on account of such beer. Such beer shall be imported and delivered directly to either the warehouse of the importer or to some other warehouse previously designated by the importer and approved by the board.

(3) On or before the ~~((tenth))~~ twentieth day of the month following such importation the importer (certificate of approval holder) shall report such importation to the board, setting forth the quantity, brand, type, and package sizes of such beer and shall pay to the board the tax due thereon as provided in WAC 314-20-010.

(4) All matters pertaining to the importation, transportation, storage, payment of taxes and keeping of records, and all other matters pertaining to the importation of beer manufactured outside the United States shall be subject at all times to such orders, rules and regulations as the board may from time to time prescribe, and the board reserves the right to make orders applicable to individual and particular cases in addition to general orders, rules and regulations applicable generally.

**AMENDATORY SECTION** (Amending Order 14, filed 12/1/70, effective 1/1/71)

**WAC 314-24-003 STANDARDS OF IDENTITY FOR WINE.** (1) Application of standards. The standards of identity for the several classes and types of wine set forth herein shall be applicable to all wines produced, imported, bottled, offered for sale, or sold within this state for beverage use or any other purpose, except as hereinafter prescribed. The standards herein established are minimum standards for wines of the several classes and types defined.

(2) Standards of identity. The several classes and types of wine set forth herein shall be as follows:

(a) Wine (or Grape Wine). "Wine" is the product of the normal alcoholic fermentation of the juice of sound, ripe grapes (including pure condensed must), with or without added grape brandy or other spirits derived from grapes or grape products, and containing not to exceed ~~((20-87))~~ 24 percent alcohol by volume, but without any other addition or abstraction whatsoever except such as may occur in normal cellar treatment: **PROVIDED**, That the product may be ameliorated before, during or after fermentation by the use of pure dry sugar, a combination of water and pure dry sugar, liquid sugar, invert sugar syrup, grape juice or concentrated must, but only in accordance with federal regulations ~~((26))~~ 27 CFR part 240, and the total solids of the wine shall in no case exceed 21 percent by weight. The maximum volatile acidity, calculated as acetic acid and exclusive of sulphur dioxide, shall not be, for red table wine, more than 0.14 gram, and for all other wine, more than 0.12 gram in both cases per 100 cubic centimeters (20 degrees C.). The maximum sulphur dioxide content of any wine shall not be greater than 350 parts per million of total sulphur dioxide or sulphites expressed as sulphur dioxide.

Pure Condensed Must. "Pure condensed must" means the dehydrated juice or must of sound, ripe grapes, or other fruit or agricultural products, concentrated to not more than 80° Brix, the composition thereof remaining unaltered except for removal of water; the term "restored pure condensed must" means pure condensed must to which has been added an amount of water not exceeding the amount removed in the dehydration process; and the term "sugar" means pure cane, beet, or dextrose sugar in dry form containing, respectively, not less than 95 percent of actual sugar calculated on a dry basis.

(b) Natural Wine is the product of the juice of sound, ripe grapes, or the product of the juice of sound ripe fruit or berries other than grapes, produced in accordance with section 5381, I.R.C., and federal regulations ~~((26))~~ 27 CFR part 240, as applicable.

(c) Red and White Wine. Red wine is wine which contains the red coloring matter of the skins, juice, or pulp of grapes; pink, amber or rose wine is wine which contains partial red coloring of the skins, juice, or pulp of grapes; and white wine is wine which does not contain the red coloring matter of the skins, juice, or pulp of grapes.

(d) Table Wine (including light wine, light grape wine, light red wine, light white wine, and natural wine) is wine containing not to exceed 14 percent alcohol by volume. The maximum Balling or Brix saccharometer test for any table wine shall not be more than 14 percent (at 20 degrees C. using a saccharometer calibrated at this temperature) when the test is made in the presence of the alcoholic content provided herein.

(e) Dessert Wine (including appetizer wine) is wine containing more than 14 percent alcohol by volume, and not to exceed ~~((20-87))~~ 24 percent alcohol by volume. Angelica, Madeira, Malaga, Marsala, Muscatel, Port, White Port, Sherry, and Tokay are types of dessert wine containing added grape brandy or other spirits derived from grapes or grape products, possessing the taste, aroma and other characteristics generally attributed to these products, and having an alcoholic content of not less than 17 percent by volume in the case of Sherry, and not less than 18 percent in the case of all other types named in this paragraph.

(f) Aperitif Wine is grape wine, containing added grape brandy or other spirits derived from grapes or grape products and having an alcoholic content of not less than 15 percent by volume flavored with herbs and other natural aromatic flavoring materials and possessing the taste, aroma and other characteristics generally attributed to wine of this class.

(g) Vermouth is a type of aperitif wine made from grape wine and possessing the taste, aroma and other characteristics generally attributed to vermouth.

(h) The term vintage wine means a wine produced wholly from (i) grapes gathered and (ii) the juice therefrom fermented, in the same calendar year and in the same viticultural area (e.g., county, state, department, province, or equivalent geographic area, or subdivision thereof), as identified on the label of such wine.

(i) Sacramental Wine. Wine used solely for sacramental purposes may possess such alcoholic content not

exceeding ((20-87)) 24 percent by volume as required by ecclesiastical codes.

(j) Sparkling Grape Wine (including sparkling wine, sparkling red wine, and sparkling white wine) is grape wine made effervescent with carbon dioxide resulting solely from the fermentation of the wine within a closed container, tank or bottle.

(k) Champagne is a type of sparkling light white wine which derives its effervescence solely from the secondary fermentation of the wine within glass containers of not greater than one gallon capacity, and which possesses the taste, aroma, and other characteristics attributed to champagne as made in the Champagne District of France.

(l) A Sparkling Light Wine having the taste, aroma, and characteristics generally attributed to champagne but not otherwise conforming to the standard for champagne may, in addition to but not in lieu of the class designation sparkling wine, be further designated as champagne style, or champagne type or American (or New York State, California, etc.) champagne—bulk process; all the words in such further designation shall appear in lettering of substantially the same size and such lettering shall not be substantially larger than the words "sparkling wine".

(m) Pink (or Rose) Champagne is a type of sparkling pink wine otherwise conforming to the definition of champagne, and shall be labeled in the same manner as champagne except that the designation Pink (or Rose) champagne shall be used in lieu of the designation champagne.

(n) Sparkling Burgundy and Sparkling Moselle are types of sparkling wine possessing the taste, aroma and characteristics attributed to these products.

(o) Carbonated Wine (including carbonated grape wine, carbonated red wine, carbonated pink (or rose) wine and carbonated white wine) is wine made effervescent with carbon dioxide other than that resulting solely from the secondary fermentation of the wine within a closed container, tank, or bottle.

(p) Fruit Wine is wine produced by the normal alcoholic fermentation of the juice of sound, ripe fruit (other than grape), including pure condensed fruit must, with or without added fruit brandy or fruit spirits distilled from the same type of fruit or fruit products as the wine to which such fruit brandy or fruit spirits is added, and containing not to exceed ((20-87)) 24 percent of alcohol by volume but without any other addition or abstraction whatsoever except such as may occur in normal cellar treatment: PROVIDED, That the product may be ameliorated before, during, or after fermentation by the addition of water, pure dry sugar, a combination of water and pure dry sugar, liquid sugar, invert sugar syrup and concentrated and unconcentrated juice of the same fruit, but, only in accordance with federal regulations and the total solids of the wine shall in no case exceed 21 percent by weight.

The maximum volatile acidity, calculated as acetic acid and exclusive of sulphur dioxide, shall not be for natural fruit wine, more than 0.14 gram, and for other fruit wine, more than 0.12 gram, per 100 cubic centimeters (20 degrees C.).

(q) Light Fruit Wine (including natural fruit wine) is fruit wine containing not to exceed 14 percent alcohol by volume.

(r) Fruit wine derived wholly (except for sugar, water, or added fruit brandy or fruit spirits) from one kind of fruit shall be designated by the word wine, qualified by the name of such fruit; e.g., peach wine, orange wine, blackberry wine, etc. Fruit wine not derived wholly from one kind of fruit shall be designated as fruit wine or berry wine, as the case may be, qualified by a truthful and adequate statement of composition appearing in direct conjunction therewith. Fruit wines derived wholly (except for sugar, water, or added fruit brandy or fruit spirits) from apples or pears may if desired be designated cider, and perry, respectively, and shall be so designated if lacking in vinous taste, aroma, and other characteristics. Fruit wine rendered effervescent by carbon dioxide resulting solely from the secondary fermentation of the wine within a closed container, tank, or bottle shall be further designated as sparkling, and fruit wine rendered effervescent by carbon dioxide otherwise derived shall be further designated as carbonated.

(s) Berry Wine is fruit wine produced from berries.

(t) Citrus Wine or Citrus Fruit Wine is fruit wine produced from citrus.

(u) Wine from other agricultural products. Sake is wine produced from rice in accordance with the commonly accepted method of producing such product.

(v) Other agricultural wines (such as honey wine), the production or sale of which is not prohibited by these regulations, shall be made in accordance with the commonly accepted standards of such product.

(w) Specialty Wine is wine not otherwise herein defined, produced in accordance with commercial standards for such wines. Such wines may bear a fanciful proprietary designation and shall be labeled with a truthful and adequate statement of composition or with any commonly accepted trade designation indicative of such composition.

(x) Specially Sweetened Natural Wine (a wine such as Kosher wine) is wine produced in accordance with federal regulation ((26)) 27 CFR part 240.

(y) High Fermentation Wine is a grape or fruit wine made within the limitations of Regulation (57)(2)(a) for grape wine, and Regulation (57)(2)(p) for fruit wine, except that the alcohol content after complete fermentation or complete fermentation and sweetening is more than 14 percent and that wine spirits may not be added, produced in accordance with federal regulation ((26)) 27 CFR part 240.

(z) Special Natural Wine is a flavored wine made on bonded wine cellar premises from a base of natural wine, in conformity with federal regulation ((26)) 27 CFR part 240.

(3) Grape-type designations. A name indicative of variety of grape may be employed as the type designation of a wine if the wine derives its predominate taste, aroma, and other characteristics, and at least 51 percent of its volume, from that variety of grape.

(4) Appellations of origin. A wine shall be entitled to an appellation of origin if:

(a) At least 75 percent of its volume is derived from both fruit or other agricultural products both grown and fermented in the place or region indicated by such appellation;

(b) It has been fully produced and finished within such place or region; and

(c) It conforms to the requirements of the laws and regulations of such place or region governing the composition, method of production and designation of wines for consumption within such place or region of origin.

(5) Conformance to state standards required. Wines of any defined class or type labeled or advertised under appellation of origin such as Spanish, New York, Ohio, Finger Lakes, California, etc., shall meet the requirements of standards herein prescribed applicable to such wines and shall, in addition, contain the minimum percentage of alcohol and conform as to composition in all other respects with all standards of identity, quality and purity applicable to wines of such classes or types marketed for consumption in the place or region of origin.

For example, all grape wines bearing labels showing California as the origin of such wine, shall be derived one hundred percent from grapes grown and wine from such grapes fermented within the state of California, shall contain no sugar or material containing sugar, other than pure condensed grape must; and any type of grape dessert wine (except sherry) shall contain not less than 18 percent of alcohol by volume; any type of sherry shall contain not less than 17 percent alcohol by volume; except as hereinbefore provided. Wines subjected to cellar treatment outside the place or region of origin, and blends of wine of the same origin, blended together outside the place or region of origin (if all the wines, in the blend have a common class, type, or other designation which is employed as the designation of the blend), shall be entitled to the same appellation of origin to which they would be entitled if such cellar treatment of blending took place within the place or region of origin.

(6) Grape-type designations, generic, semi-generic and non-generic designations of geographic significance, are subject to the same requirements as set forth under ~~(No.)~~ Title 27, Code of Federal Regulations, Part 4.

**AMENDATORY SECTION** (Amending Order 5, filed 8/7/69, effective 9/8/69)

**WAC 314-24-050 ALCOHOLIC CONTENT** ~~((RULE 63))~~. No wine shall exceed ~~((twenty and eighty-seven hundredths percent (20.87%))~~ twenty-four percent of alcohol by volume at 60 degrees Fahrenheit, calculated from the distillate.

Label Tolerance:

(1) The alcoholic content of wines containing in excess of fourteen percent ~~((14%))~~ of alcohol by volume shall be within one percent ~~((1%))~~ plus or minus of the label claim, but not to exceed the prescribed ~~((20.87%))~~ 24% limitation. In the event a maximum range of two percent ~~((2%))~~ is stated on the label, the alcoholic content must be within the stated range.

(2) The alcoholic content of wines containing less than fourteen percent ~~((14%))~~ of alcohol by volume shall be within one and one-half percent ~~((1-1/2%))~~ plus or

minus of the label claim. In the event a maximum range of three percent ~~((3%))~~ is stated on the label, the alcoholic content must be within the stated range.

**AMENDATORY SECTION** (Amending Order 40, filed 8/21/75)

**WAC 314-24-110 DOMESTIC WINERIES, WINE WHOLESALERS, WINE IMPORTERS—MONTHLY REPORTS—BONDS REQUIRED—PAYMENT OF ((GALLONAGE)) TAX ((RULE 69))**. (1) Every domestic winery which is licensed to sell wine of its own production at retail on the winery premises pursuant to chapter 66.24 RCW, and every holder of a wine wholesaler's license must at all times when said license is in force, have in effect and on file with the board a bond executed by any surety authorized to do business in the state of Washington, in form and amount acceptable to the board. The said bond shall be payable to the Washington State Liquor Control Board and conditioned that such domestic winery and wine wholesaler will pay to the board the tax of ~~((seventy-five))~~ twenty and one-fourth cents per ((wine-gallon)) liter levied by reason of RCW 66.24.210 (section 24-A of the Washington State Liquor Act).

(2) Every person, firm or corporation holding a license to manufacture or produce wine within the state of Washington shall, on or before the ~~((tenth))~~ twentieth day of each month, submit to the board, upon forms furnished by the board, reports showing all transactions in wine manufactured or produced on the winery premises, including such wine sold at retail on such premises and wine sold to licensees within the state.

(3) At the time of making such monthly reports to the board, the domestic winery shall pay to the board the wine ~~((gallonage))~~ tax of ~~((seventy-five))~~ twenty and one-fourth cents per ((gallon)) liter on wine sold at retail on the winery premises, as provided in RCW 66.28-.010~~((; and))~~; on wine sold under a wine wholesaler's license to retail licensees; and on wine furnished as samples to authorized licensees for the purpose of negotiating a sale as provided in RCW 66.28.040: **PROVIDED**, That such tax shall not apply or be paid on sales to Washington wine wholesalers, on inter-winery shipments, nor to shipments exported directly by a domestic winery to a point outside the state of Washington, nor on its sales to the Washington State Liquor Control Board.

(4) Every person, firm or corporation holding a wine importer's license or a wine wholesaler's license in the state of Washington shall make a report to the board, upon forms furnished by the board, on or before the ~~((tenth))~~ twentieth day of each month, of all wine that such importer or wholesaler has purchased and received during the preceding calendar month on which the wine ~~((gallonage))~~ tax has not been paid. The tax of ~~((seventy-five))~~ twenty and one-fourth cents per ((wine-gallon)) liter shall be paid by a wine wholesaler upon first acquisition of wine on which such tax has not been previously paid, including wine received and/or furnished as samples to authorized licensees for the purpose of negotiating a sale as provided in RCW 66.28.040, and shall

be remitted to the board at the time of filing the monthly report required in this subsection. Such tax shall apply to sales by a wine wholesaler to the Washington State Liquor Control Board. The report method of payment of tax shall be exclusive of any other method. Where a wine importer does not also hold a wine wholesaler's license, the wine importer shall pay the wine tax on any wines received and/or furnished as samples.

(5) Failure to make such report, or pay said tax where required, at the time prescribed will be sufficient cause for the board to forthwith suspend or cancel the license privilege of the delinquent domestic winery, wine importer, or wine wholesaler. A two percent penalty per month, or portion of a month, will be assessed on any tax payments postmarked after the twentieth day following the month of purchase. In addition, in case of any such tax delinquency, the board shall immediately give notice to the surety on such domestic winery or wine wholesaler's bond and shall take such action as is thereafter deemed necessary by the board to collect any of said tax which it finds is due.

(6) Wine wholesalers or wine importers who export wine to a point outside the geographical confines of the state of Washington upon which the ((gallonage)) tax imposed by RCW 66.24.210 has been paid may claim a refund or tax credit of said tax on forms prescribed and furnished by the board. For the purpose of this regulation, wine sold and delivered to interstate commercial common passenger carriers holding licenses pursuant to chapter 245, Laws of 1975 1st ex. sess., or for use within the confines of any military reservation over which the state does not exercise jurisdiction shall be considered exported from the state. The wine ((gallonage)) tax shall not be paid on wine being shipped in interstate commerce from one point outside this state directly through the state to another point outside the geographical confines of this state.

AMENDATORY SECTION (Amending Order 26, filed 8/14/73)

WAC 314-24-120 IMPORTER OF FOREIGN WINE—UNITED STATES WINERIES—CERTIFICATE OF APPROVAL REQUIRED—MONTHLY REPORTS—RECORDS ((RULE 7+)). (1) Foreign wine. Wine manufactured outside of the United States may be imported by a wine importer under the following conditions:

(a) The wine importer must be the holder of a certificate of approval.

(b) The wine importer (certificate of approval holder) importing such wine must obtain label approval in accordance with WAC 314-24-040. Such wine shall be imported and delivered directly to either the warehouse of the importer (certificate of approval holder) or to some other warehouse previously designated by the importer and approved by the board.

(c) On or before the ((tenth)) twentieth day of the month following such importation the importer (certificate of approval holder) shall report such importation to the board upon forms prescribed and furnished by the board.

(d) All matters pertaining to the importation, transportation, storage, keeping of records, and all other matters pertaining to the importation of wine manufactured outside the United States shall be subject at all times to such orders, rules and regulations as the board may from time to time prescribe, and the board reserves the right to make orders applicable to individual and particular cases in addition to general orders, rules and regulations applicable generally.

(e) Any wine importer (certificate of approval holder) holding a wine wholesaler's license should refer to ((Regulation (69))) WAC 314-24-110 for requirements on surety bond and payment of wine ((gallonage)) tax.

(2) Holders of certificate of approval—United States wineries, located outside of Washington state. Each winery holding a certificate of approval may ship wine to licensed wine importers only. As required by section 10, chapter 21, Laws of 1969 ex. sess., and by the written agreement embodied in the application for certificate of approval, each winery holding a certificate of approval shall, on or before the tenth day of each month, furnish to the board a report of such shipments.

(a) Such report shall show the quantity of wine sold or delivered to each licensed wine importer during the preceding month, together with such other information as the board may require.

(b) All reports shall be made upon forms prescribed and furnished by the Washington State Liquor Control Board.

(3) Failure to make such a report at the time and in the manner as prescribed will be sufficient cause for the board to forthwith suspend or revoke the certificate of the certificate of approval holder.

AMENDATORY SECTION (Amending Order 62, filed 1/20/78, effective 7/1/78)

WAC 314-24-190 WINE WHOLESALE PRICE POSTING ((RULE 8+)). (1) Every wine wholesaler shall file with the board at its office in Olympia a wine price posting, showing the wholesale prices at which any and all brands of wine offered for sale by such wine wholesaler shall be sold to retailers within the state.

(2) All price postings must be received by the board not later than the fifteenth day of the month, and if approved will become effective on the first day of the calendar month following the date of such filing. An additional period, not to exceed five days will be allowed for revision of a price posting to correct errors, omissions, or to meet competitive prices filed during the current posting period, but a revised posting must be on file at the board office by not later than the twentieth day of the month in order to become effective on the first day of the next calendar month.

(3) Filing date exception—Whenever the fifteenth day of any month falls on Saturday, Sunday or a legal holiday, an original price posting may be filed not later than the close of business the next business day.

(4) In the event that a wine wholesaler determines to make no changes in any items or prices listed in the last filed and approved schedule, such prices listed in the schedule previously filed and in effect, shall remain in effect for each succeeding calendar month until a revised

or amended schedule is filed and approved, as provided herein.

(5) Postings shall be submitted upon forms prescribed and furnished by the board, and shall set forth:

(a) All brands, types and sizes of packages or containers of wine offered for sale in this state by such wine wholesaler, which packages or containers shall be limited to the sizes permitted in WAC 314-24-080 (Rule 66).

(b) The wholesale prices thereof within the state, which prices shall include the state wine ((~~gallonage~~) tax of ((~~seventy-five~~) twenty and one-fourth cents per ((~~gallon~~) liter) imposed under RCW 66.24.210.

(6) No wine wholesaler shall sell or offer for sale any package or container of wine at a price differing from the price of such item as shown in the price posting then in effect.

(7) Quantity discounts are prohibited. No price shall be posted which is below "cost," or below "cost of doing business," or a "loss leader" as those terms are defined in chapter 19.90 RCW, Unfair Practices Act, except as otherwise provided in such Act.

(8) Wholesale prices on a "close-out" item shall be accepted by the board if in compliance with chapter 19.90 RCW and the item to be discontinued has been listed on the state market for a period of at least six months, and upon the further condition that the wholesaler who posts such a "close-out" price shall not restock the item for a period of one year following the first effective date of such "close-out" price.

(9) If an existing written contract or memorandum of oral agreement between a domestic winery, certificate of approval holder, wine importer, or wine wholesaler and a wine wholesaler, as filed in accordance with WAC 314-24-200 (Rule 82), is terminated by either party, and a new written contract or memorandum of oral agreement is made by such a supplier with another wine wholesaler in the affected trade area, the board, after receiving such new written contract or memorandum of oral agreement, and a corresponding wholesale price posting from the newly designated wine wholesaler, may put such filings into effect immediately: PROVIDED, That prices and other conditions of any such filings which are in effect at the time of such termination shall not be changed prior to the next applicable filing period.

(10) When a new wine wholesaler's license is issued for the first time by the board, the holder thereof may file an initial price schedule and request that such posting be placed into effect immediately. The board may grant such approval, providing that such posting is in compliance with all other applicable regulatory requirements, and that contracts and memoranda are on file, in accordance with WAC 314-24-200 (Rule 82).

(11) The board may reject any price posting or portion thereof which it deems to be in violation of this or any other regulation or which would tend to disrupt the orderly sale and distribution of wine. Whenever the board shall reject any posting the licensee submitting said posting may be heard by the board and shall have the burden of showing that the posting is not in violation of regulation and/or does not tend to disrupt the orderly sale and distribution of wine. Thereupon if said posting is accepted it shall become effective at a time fixed by

the board. If said posting or portion thereof is rejected the last effective posting shall remain in effect until such time as an amended posting is filed and approved in accordance with the provisions of this regulation.

(12) Any wine wholesaler or employee authorized by his wholesaler-employer may sell wine at the wholesaler's posted prices to any Class C, F, H, or J licensee upon presentation to such wholesaler or employee at the time of purchase of a special permit issued by the board to such licensee.

(a) Every Class C, F, H, or J licensee, upon purchasing any wine from a wholesaler, shall immediately cause such wine to be delivered to his licensed premises, and he shall not thereafter permit such wine to be disposed of in any manner except as authorized by his license.

(b) Wine sold as provided herein shall be delivered by such wholesaler or his authorized employee either to such retailer's licensed premises or directly to such retailer at the wholesaler's licensed premises: PROVIDED, HOWEVER, That a wholesaler's prices to retail licensees shall be the same at both places of delivery.

(13) All price postings filed as required by this regulation shall at all times be open to inspection to all trade buyers within the state of Washington and shall not in any sense be considered confidential.

AMENDATORY SECTION (Amending Order 54, filed 5/24/77, effective 7/1/77)

WAC 314-24-200 WINE SUPPLIERS' PRICE FILINGS, CONTRACTS AND MEMORANDA ((~~RULE 82~~)). (1) Every domestic winery shall file with the board at its office in Olympia a copy of every written contract and a memorandum of every oral agreement which such winery may have with any wine wholesaler, which contracts or memoranda shall contain a schedule of the prices charged to wholesalers for all items. Requirements for including or omitting from such prices the wine ((~~gallonage~~) tax of ((~~seventy-five~~) twenty and one-fourth cents per ((~~gallon~~) liter) imposed under RCW 66.24.210, are set forth in subsection (8) of this regulation. Contracts and memoranda required to be filed under this subsection must list all terms of sale, including all regular and special discounts; all advertising, sales and trade allowances; and all commissions, bonuses or gifts and any and all other discounts or allowances. Whenever changed or modified such revised prices, contracts or memoranda shall be filed with the board, as provided in this regulation.

(2) Filing date—All written contracts and memoranda of oral agreements must be received by the board not later than the twenty-fifth day of the month, and if approved will become effective on the first day of the second calendar month following the date of such filing. An additional period will be allowed for revision of such filings to correct errors and omissions, or to meet competitive prices, filed during the current posting period, but a revised contract or memorandum of oral agreement must be on file with the board not later than the first day of the month in order to become effective on the first day of the next calendar month.

(3) Filing date exception—Whenever the twenty-fifth day of any month falls on Saturday, Sunday, or a legal

holiday, an original contract or memorandum of oral agreement may be filed not later than the close of business the next business day.

(4) Exceptions for changes in wholesalers and newly licensed wholesalers are set forth in subsections (9) and (10) in WAC 314-24-190.

(5) In the event that a domestic winery determines to make no changes in any contracts or memoranda last filed and then in effect, such contracts or memoranda shall remain in effect for each succeeding calendar month until revised or amended contracts or memoranda are filed and placed into effect as provided herein.

(6) Prices filed by a domestic winery shall be uniform prices to all wholesalers on a statewide basis less bona fide allowances for freight differentials. Quantity discounts are prohibited. No price shall be filed which is below "cost," or below "cost of doing business," or a "loss leader" as those terms are defined in chapter 19.90 RCW, Unfair Practices Act, except as otherwise provided in such Act.

(7) The provisions set forth in subsections (1), (2), (3), (4), (5) and (6) shall also apply to written contracts and memoranda of oral agreements which must be filed with the board by certificate of approval holders who sell wine to wine importers; wine importers who sell to wine wholesalers; and wine wholesalers who sell to other wine wholesalers.

(8) The wine ((gallonage)) tax, imposed under RCW 66.24.210, is not to be included in the prices filed as required by subsection (1) of this regulation by (a) a domestic winery, nor (b) by a certificate of approval holder who is not licensed as a wine wholesaler, nor (c) a wine importer who is not licensed as a wine wholesaler.

Every wine wholesaler who sells wine to another wine wholesaler shall include such ((gallonage)) tax in the prices posted on such required schedules.

(9) No domestic wineries, certificate of approval holders, wine importers, or wine wholesalers shall sell any wine to any persons whatsoever in this state until copies of such written contracts or memoranda of such oral agreements are on file with the board.

(10) Certificate of approval holders may ship wine into this state when the same has been sold and consigned to the holder of an importer's license at his licensed premises. The bill of lading covering such consignment shall not be changed or the wine diverted unless such diversion is to another importer, and the board so notified immediately.

(11) The board may reject any supplier's price filing, contract or memorandum of oral agreement or portion thereof which it deems to be in violation of this or any other regulation or which would tend to disrupt the orderly sale and distribution of wine. Whenever the board shall reject any such price filing, contract or memorandum of oral agreement the licensee submitting said price filing, contract or memorandum may be heard by the board and shall have the burden of showing that the said price filing, contract or memorandum is not in violation of regulation and/or does not tend to disrupt the orderly sale and distribution of wine. Thereupon if said price filing, contract or memorandum is accepted it shall become effective at a time fixed by the board. If said price

filing, contract or memorandum or portion thereof is rejected the last effective price filing, contract or memorandum shall remain in effect until such time as an amended price filing, contract or memorandum is filed and approved, in accordance with the provisions of this regulation.

(12) All prices, contracts and memoranda filed as required by this regulation shall at all times be open to inspection to all trade buyers within the state of Washington and shall not in any sense be considered confidential.

**WSR 81-22-027**  
**EXECUTIVE ORDER**  
**OFFICE OF THE GOVERNOR**  
[EO 81-18]

**REVIEW OF FEDERAL ENVIRONMENTAL DOCUMENTS**

WHEREAS, it is in the interest of the state of Washington to ensure timely and effective review of federal environmental documents (impacts statements, findings of no significant impact, and assessments) prepared pursuant to the National Environmental Policy Act (NEPA); and

WHEREAS, the Office of Financial Management is currently restructuring its operations, including review of NEPA documents; and

WHEREAS, the Department of Ecology is the state agency administering the State Environmental Policy Act (SEPA) and the SEPA Guidelines, and is now coordinating review of environmental documents prepared by the U.S. Army Corps of Engineers.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington order:

1. That as of this day the Department of Ecology shall coordinate state agency review of all federal environmental documents prepared pursuant to NEPA.
2. That the Office of Financial Management shall advise federal agencies of the change and shall aid the Department of Ecology in the transfer of duties.
3. That all state agencies shall cooperate with the Department of Ecology in timely review of and comment on NEPA documents.

IN WITNESS, WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 26th day of October, A.D., nineteen hundred and eighty-one.

John Spellman

Governor of Washington

Assistant Secretary of State

BY THE GOVERNOR:

Ralph Munro

Secretary of State

**WSR 81-22-028**  
**EXECUTIVE ORDER**  
**OFFICE OF THE GOVERNOR**  
[EO 81-19]

**CALLING FOR A PLAN TO**  
**REORGANIZE THE EXECUTIVE BRANCH**

Washington State government now consists of more than 100 separately budgeted agencies and more than 300 boards, councils, committees, and commissions. The productivity, accountability, and cost effectiveness of state government are impaired by overlapping responsibilities, duplication of administrative services, fragmented organizational structures, and increasing numbers of small and frequently independent executive entities; and

Federal funding reductions, transfer of federal programs to the states, and state funding reductions make it essential to determine whether state government can be consolidated and reorganized so as to carry out essential functions more efficiently and responsively. A more coherent and responsive organizational structure will also improve citizen understanding and participation in state government.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, direct the Office of Financial Management to examine the various components of state government, and prepare recommendations for legislative and administrative actions that will streamline state government and make it more responsive to its tasks. I direct all state agencies to cooperate with the Office of Financial Management and my office in carrying out this order. In order for legislative proposals to be available for the 1982 Regular Session of the State Legislature, I direct that the proposals be prepared no later than January 6, 1982.

IN WITNESS WHERE-  
OF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 28th day of October, A.D., nineteen hundred and eighty-one.

John Spellman

Governor of Washington

BY THE GOVERNOR:

Laura E. Eckert

**WSR 81-22-029**  
**ATTORNEY GENERAL OPINION**  
**Cite as: AGLO 1981 No. 28**  
[October 27, 1981]

**OFFICES AND OFFICERS—COUNTY—SHERIFF—CIVIL SERVICE—INSPECTION OF SHERIFF'S OFFICE BY CIVIL SERVICE COMMISSION**

A county sheriff may not legally adopt and enforce an administrative rule under which no civil service commission member or members would be allowed on the sheriff's department's premises during the course of an inspection or investigation conducted under RCW 41.14.060(3) unless accompanied by a member of the sheriff's staff.

Requested by:

Honorable Russ Juckett  
Prosecuting Attorney  
Snohomish County  
Mission Building  
Everett, Washington 98201

**WSR 81-22-030**  
**PROPOSED RULES**  
**COMMUNITY COLLEGE DISTRICT 17**  
[Filed October 29, 1981]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Washington State Community College District 17 intends to adopt, amend, or repeal rules concerning WAC 132Q-04-068 and 132Q-04-200;

that such institution will at 1:30 p.m., Tuesday, December 8, 1981, in the Washington State Community College District 17 Board Room, Room 108, conduct a public hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 1:30 p.m., Tuesday, December 8, 1981, in the Washington State Community College District 17 Board Room, Room 108.

The authority under which these rules are proposed is chapters 28B.19 and 34.08 RCW and chapter 1-13 WAC.

Dated: October 26, 1981  
By: Jefferson E. Overholser  
Vice President

**STATEMENT OF PURPOSE**

Identification of the Proposed Rules: New section WAC 132Q-04-068 to be titled Conduct at College Functions is the new rule and amended section WAC 132Q-04-200 titled Composition of College Discipline Committee is the rule to be amended.

Statutory Authority: Chapters 28B.19 and 34.08 RCW and chapter 1-13 WAC statutorily grant the authority for District 17 as an institution of higher education, to amend, repeal or create rules. New section WAC 132Q-04-068 and amended section WAC 132Q-04-200 are proposed in accordance with the procedures described in chapters 28B.19 and 34.08 RCW and chapter 1-13 WAC.

Purpose: New section WAC 132Q-04-068 is proposed to provide students notice that misconduct at functions under the jurisdiction of District 17 will subject the student to disciplinary action. Misconduct at a function is conduct which makes it difficult or impossible to conduct functions in an orderly manner. This rule will allow college functions to proceed in an orderly manner. Amended section WAC 132Q-04-200 is proposed to address student membership on the college disciplinary committee. Student membership will be appointed by the respective student governments on each college campus. This rule is proposed so that student participation on the college discipline committee will continue.

Statement of Reasons: New section WAC 132Q-04-068 is supported by the following reason(s): Students should be expressly notified of the consequence of misconduct which so disrupts a function under the jurisdiction of District 17 so as to render the function difficult or impossible to conduct business in an orderly manner. The consequence of such misconduct would, under the proposed new rule, subject the student to disciplinary action.

Amended section WAC 132Q-04-200 is supported by the following reason(s): Student's participation on the college disciplinary committee should continue. The respective student governments on each college campus will appoint the male and female student (and two alternates) to serve on the college discipline committee.

Summary of the Rules: New section WAC 132Q-04-068 may be summarized as follows: Any student who so disrupts a function under the jurisdiction of District 17 so as to render it difficult or impossible to conduct functions in an orderly manner will be subject to disciplinary action as defined in WAC 132Q-04-020.

Amendatory section WAC 132Q-04-200 may be summarized as follows: Student membership on the college disciplinary committee should be designated by the respective student governments on each college campus.

Institution Personnel Responsible for Rule: Both the proposed new section WAC 132Q-04-068 and amendatory section WAC 132Q-04-200 were drafted, implemented and proposed by: Mr. Jefferson E. Overholser, Vice President, Washington State Community College District 17, North 2000 Greene Street, Spokane, Washington 99207, (509) 456-2976.

The rules will be enforced as provided in the student handbook Rules of Conduct and Procedures of Enforcement, chapter 132Q-04 WAC.

These rules are not necessary as the result of federal law or federal or state court action.

#### NEW SECTION

WAC 132Q-04-068 CONDUCT AT COLLEGE FUNCTIONS. Any student who, by any act of misconduct, substantially disrupts any

college function by engaging in conduct that renders it difficult or impossible to continue such a function in an orderly manner shall be subject to disciplinary action.

#### AMENDATORY SECTION (Amending Order 74-1, filed 9/23/74)

WAC 132Q-04-200 COMPOSITION OF COLLEGE DISCIPLINE COMMITTEE. Each campus of Spokane Community College and after July 1, 1970, each college created by the Board of Trustees for Washington State Community College District No. 17 shall have a college disciplinary committee composed of six members, who shall be chosen by no later than October 15 of each academic year. The membership shall be selected as follows:

(1) The faculty organization at each college shall appoint two members and an alternate who are teaching on the appropriate campus or college; such members shall serve a two-year term.

(2) The college president shall appoint two members from the college administration who shall serve at his pleasure.

(3) Student membership shall be ~~((designated by the president of the associated students and the president of associated men or associated women students on each campus of Spokane Community College and after July 1, 1970 for each community college created by the Board of Trustees of the District.))~~ appointed by the respective student governments on each college campus. Student membership must include a male and female student and two alternates who shall serve for no more than one year.

(4) The chairman of the college disciplinary committee shall be the Dean of Student Personnel Services or his designated representative; provided, however, that no person who personally participates in any disciplinary action reviewed by the disciplinary committee may serve as chairman, nor may said person cast a vote on the merits of the issue decided by the disciplinary committee pursuant to WAC 132Q-04-240.

### WSR 81-22-031 PROPOSED RULES GAMBLING COMMISSION [Filed October 29, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Gambling Commission intends to adopt, amend, or repeal rules concerning the amending of WAC 230-08-010, 230-20-200, 230-30-070 and repealing 230-08-100;

that such agency will at 10:00 a.m., Friday, December 11, 1981, in the City Hall Council Chambers, Olympia, Washington, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 10:00 a.m, Friday, December 11, 1981, in the City Hall Council Chambers, Olympia, Washington.

WAC 230-08-010 is promulgated pursuant to RCW 9.46.070(8), WAC 230-20-220 is promulgated pursuant to RCW 9.46.070(11) and (14) and WAC 230-30-070 is promulgated pursuant to RCW 9.46.070(11) and 9.46.070(8) and is intended to administratively implement those statutes.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 11, 1981, and/or orally at 10:00 a.m., Friday, December 11, 1981, City Hall Council Chambers, Olympia, Washington.

Dated: October 29, 1981  
By: Keith Kisor  
Director

## STATEMENT OF PURPOSE

Title: Amendment to WAC 230-08-010 Monthly Records, amendment to 230-20-220 Operators shall not play, amendment to 230-30-070 Control of Prizes and repealing 230-08-100 Political Contributions of Licensees to be Reported.

Description of Purpose: Amendment to WAC 230-20-220. The purpose of this proposed amendment is to allow a person who manages a bingo game and who is not compensated for managing to play in bingo games conducted by the operator for whom he or she manages when he or she is not on duty. A secondary purpose of the amendment is to expand the exception to the prohibition that persons who serve without payment at a particular game may not play in that game to C class bingo licenses. Amendment to WAC 230-08-010. The purpose for this amendment is twofold. The first is to clarify that the requirement of the rule is for a licensee to maintain a set of permanent monthly records for each gambling activity separated by month. The second purpose is to revise the monthly records which must be maintained relating to the operation of punchboards and pull tabs. This rule specifies the type of information which must be maintained relating to the operation of punchboards and pull tabs. Amendment to WAC 230-30-070. The purposes of the amendments to WAC 230-30-070(1) and (2) are to clarify the language and to make it easier to read. There are no substantive changes. The purpose of the amendment to WAC 230-30-070(5) is to clarify the language and to set forth in detail the information which must be maintained in a record of any prize won of over twenty dollars in cash or retail value. Repeal of WAC 230-08-100. The purpose of this proposed amendment is to repeal the referenced regulation.

Statutory Authority: The statutory authority for the amendment to WAC 230-20-220 is RCW 9.46.070(11) and (14). The statutory authority for the amendment to WAC 230-08-010 is RCW 9.46.070(8). The statutory authority for the amendment to WAC 230-30-070 is RCW 9.46.070(11) and 9.46.070(8).

Summary of Proposed Rules and Reasons Supporting Action: Amendment to WAC 230-20-220. The proposed change deletes the restriction that people who manage bingo games without compensation may not play in a bingo game conducted by the operator for whom they manage. It also extends the exception to the prohibition against persons who work in a particular game without compensation from playing in that game to Class C licenses. The reason for the proposed change is to allow persons an opportunity in small bingo games, who participate in the operation of that game without payment, to play in the game and to allow managers who are not working on a particular occasion to play in the game that they otherwise manage, if they are not compensated for managing. Amendment to WAC 230-08-010. Other than the simple grammar changes, the substantive changes set forth in detail information which must be maintained in a detailed monthly record by a licensee relating to the operation of punchboards and pull tab series. The record must contain the name of the punchboard or pull tab series, the Washington state

identification stamp number issued by the commission and placed on the particular punchboard or pull tab series, the series number of each pull tab series or punchboard, the total number of tabs in each series or board, the date placed out for play, the date removed from play, the total number of pull tabs or punches after removed from play, the gross receipts of the series, the total prizes paid, the net receipts, the actual cash received, and any difference between net receipts and actual cash. This rule is proposed in order to specifically set forth the information that the Gambling Commission needs to adequately audit and control the operation of punchboard and pull tab activity. Amendment to WAC 230-30-070. Other than the amendments for clarity and organization, the substantive amendment is to WAC 230-30-070(5). This amendment sets forth the detail which must be maintained in any record of a win of a cash prize of twenty dollars or merchandise prize with a retail value of over twenty dollars in the licensee's records. The rule requires that the record of the win must contain the Washington state identification stamp number of the punchboard or pull tab series from which the prize was won, the series number of the pull tab series or punchboard, the date placed out for play and the date removed from play for the series or punchboard, the month, day, and year of the win, the amount of any cash prize won, the retail value and description of any merchandise won, the printed full name and signature of the winner, and the current address of the winner including street, city and state. The reason for this rule is to set forth in detail the information which a licensee must record in order for the Gambling Commission to be able to check the award of prizes from the operation of punchboard or pull tab activity. It is designed to aid the commission in a consumer protection role to be sure that prizes are actually awarded and in an enforcement role to make sure that an operator is not skimming or otherwise defrauding the state or public. Repeal of WAC 230-08-100. This proposed repeal would remove the requirement that licensees report political contributions of over fifty dollars to the Washington State Gambling Commission. The Gambling Commission feels that since a political candidate must report this information to the Public Disclosure Commission, its record keeping requirements are simply duplicative and need not be retained.

Agency Personnel Responsible for Drafting, Implementing and Enforcing the Rules: Keith Kisor, Director, Capital Plaza Building, 1025 East Union, Olympia, WA, 234-0865 Scan, 753-0865 Comm; and Elwin Hart, Deputy Director, Capital Plaza Building, 1025 East Union, Olympia, WA, 234-0865 Scan, 753-0865 Comm.

Proponents and Opponents: These proposed amendments to rules are proposed by the staff of the Washington State Gambling Commission.

Agency Comments: The agency believes the proposed rules are self-explanatory and need no further comment.

These rules were not made necessary as a result of a federal law or federal or state court action.

AMENDATORY SECTION (Amending Order 74, filed 8/17/77)

WAC 230-08-010 ((~~OPERATOR~~)) MONTHLY RECORDS.  
Every person or organization licensed to operate ((~~am~~)) any authorized

gambling activity shall keep and maintain ~~((a set of))~~ permanent monthly records of all of the activities of the licensee related to ~~((conducting the))~~ each licensed activity. These records shall be kept separate for each month and shall include, but not necessarily be limited to, all details of the following ~~((, by month))~~:

(1) The gross receipts from the conduct of each of the activities licensed.

(2) Full details on all expenses related to each of the activities licensed.

(3) The total cost of all prizes paid out for each of the activities licensed.

(4) With respect to those licensees receiving such licenses as qualified bona fide charitable or bona fide nonprofit organizations, except agricultural fairs, records which clearly show in detail how those proceeds from each licensed activity obtained by the licensee were used or disbursed by that licensee.

~~((5) With respect to operators of punchboards and pull tabs, the licensee shall record for each punchboard and series of pull tabs the following:~~

~~(a) The Washington state identification stamp number issued by the commission and placed thereon;~~

~~(b) The date placed out for play;~~

~~(c) The date removed from play;~~

~~(d) The gross receipts; and~~

~~(e) The cost of prizes paid.)~~

(5) In addition to any other requirement set forth in these rules, licensees for the operation of punchboards and pull tabs shall be required to prepare a detailed monthly record for punchboards and pull tab series removed from play during that month. This detailed monthly record shall be recorded in a standard format prescribed by the commission and shall disclose at minimum the following information:

(a) The name of the punchboard or pull tab series;

(b) The Washington State identification stamp number issued by the commission and placed thereon;

(c) The series number of each pull tab series or punchboard;

(d) The total number of tabs in each pull tab series or the total number of punches in each punchboard;

(e) The date placed out for play;

(f) The date removed from play;

(g) The number of pull tabs or punches remaining after removal from play;

(h) The gross receipts as defined in WAC 230-02-110;

(i) The total prizes paid, including both cash and merchandise (calculated by the cost to the licensee) prizes;

(j) The net receipts (gross receipts less total prizes paid);

(k) The actual cash received from the operation of each pull tab series or punchboard; and,

(l) Any difference between net receipts and the actual cash received as either over or (short).

(6) Copies of all additional financial data which support ~~((s))~~ tax reports to any and all governmental agencies.

Each of these records shall be maintained by the licensee for a period of not less than three years from the end of the fiscal year for which the record is kept unless the licensee is released by the commission from this requirement as to any particular record or records.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Order 65, filed 1/7/77)

**WAC 230-20-220 OPERATORS SHALL NOT PLAY.** No operator shall allow a person who ~~((manages, or))~~ receives any compensation, directly or indirectly, for the operation of, any bingo game conducted by the operator to play in a bingo game conducted by that operator.

No operator shall allow any person who, without payment, assists in the operation of any bingo game conducted by that operator to play in any bingo game conducted by that operator on the same bingo occasion. However, ~~((Provided, That))~~ the second paragraph of this rule shall not apply to class A, ~~((and))~~ B, and C bingo licensees, or to games operating under the authority of RCW 9.46.030(3).

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order 114, filed 10/15/81)

**WAC 230-30-070 CONTROL OF PRIZES.** (1) All prizes from the operation of punchboards ~~((?))~~ and pull tabs ~~((?))~~ ~~((licensees))~~ shall be awarded ~~((all prizes))~~ in cash or in merchandise. Prizes may not involve the opportunity of taking an additional chance or chances on another punchboard or of obtaining another pull tab or pull tabs. Where the prize involves the opportunity to punch again on the same punchboard, a prize must be awarded for each such punch which is not less than the highest amount of money, or worth not less than the most valuable merchandise prize, which might otherwise have been won by the punch for which the opportunity to take the second punch was awarded. No punchboard which offers as a prize the opportunity to take another punch on that board shall be sold or placed out for play unless that particular style and type of step-up board has been approved in advance by the commission. Each such board must clearly indicate on its face the terms and conditions under which the opportunity to obtain the second, or step-up punch, may be obtained and the prizes which may be won by the step-up punch.

(2) (a) ~~((The licensee))~~ All prizes shall be displayed ~~((all prizes))~~ in the immediate vicinity of the punchboard or pull tab device and such prizes shall be in full view of any person prior to that person purchasing the opportunity to play. ~~((When a prize is cash, then the money itself shall not be displayed, but a coupon designating the cash amount represented thereby available to be won shall be substituted therefor in any display which also includes merchandise prizes. The cash prizes to be awarded in connection with punchboards and pull tab series in connection with which only cash prizes are awarded shall be clearly and fully described or represented by a coupon displayed upon the prize flare attached to the face of the punchboard or accompany the pull tab series and attached to the face or displayed in the immediate vicinity of the pull tab dispensing device.))~~

(b) When the prize is cash it shall be displayed as follows:

(i) If the punchboard or pull tab series contains the opportunity to win both cash and merchandise prizes, the money itself shall not be displayed, but a coupon designating the cash available to be won shall be substituted; and

(ii) If the only prizes which may be won are cash prizes, they shall be clearly and fully described or represented by a coupon displayed upon the prize flare attached to the face of the punchboard or accompanying the pull tab series and attached to the face or displayed in the immediate vicinity of the pull tab dispensing device.

(c) The licensee shall display prizes so arranged that a customer can easily determine which prizes are available from any particular punchboard or pull tab series or device operated or located upon the premises.

(3) Upon a determination of a winner of a merchandise prize, the licensee shall immediately remove that prize from any display and present it to the winner.

Immediately upon determining the winner of any cash prize of five dollars or more, or of any merchandise prize with a retail value of five dollars or more, but prior to award of the prize, the licensee shall conspicuously delete all references to that prize being available to players from any flare, punchboard or pull tab dispensing device upon which such reference may appear, and from any other list, sign, or notice which may be posted, in such a manner that all future customers will know the prize is no longer available. The prize shall then be paid or delivered to the winner forthwith. The licensee must pay or award to the customer or player playing the punchboard or pull tab series all such prizes that have not been deleted from the flare of the punchboard or pull tab series when the punchboard or pull tab series is completely played out.

(4) No licensee shall offer to pay cash in lieu of merchandise prizes which may be won.

(5) When any person ~~((shall))~~ wins a cash prize of over twenty dollars ~~((in cash))~~ or wins a merchandise prize with a retail value of more than twenty dollars from ~~((the operation))~~ the play of any punchboard or pull tab ~~((device))~~ series, the licensee or licensees representative shall make a record ~~((shall be made by the licensee))~~ of the win. The record of the win shall be made in a standard format prescribed by the commission and shall disclose at minimum the following information: ~~((The record shall contain:))~~

(a) ~~((The full name of the winner))~~ The Washington State identification stamp number of the punch board or pull tab series from which the prize was won;

(b) ~~((The current address of the winner))~~ The series number of the pull tab series or punchboard from which the prize was won;

(c) ~~((The date of the win))~~ The date the pull tab series or punchboard was placed out for play;

(d) ~~((A description of the prize won))~~ The date the pull tab series or punchboard was removed from play;

(e) ~~((If the prize is merchandise, its retail value))~~ The month, day and year of the win;

(f) ~~((The commission identification stamp number of the punchboard or pull tab series from which the prize was won))~~ If the prize is cash, the amount of the prize won;

(g) If the prize is merchandise, a description of the prize won and its retail value;

(h) The printed full name of the winner;

(i) The signature of the winner; and,

(j) The current address of the winner which will include the street address, the city and the state.

It shall be the responsibility of the licensee to determine the identity of the winner and the licensee shall require such proof of identification as is necessary to properly establish the winner's identity. The licensee shall not pay out any prize unless and until the winner has fully and accurately furnished to the licensee all information required by this rule to be ~~((kept upon))~~ maintained in ~~((the records of))~~ the licensee's record of the win.

(6) Every licensee shall keep the record of all prizes awarded in excess of twenty dollars, containing all of the information required in subsection (5) above, and all winning pull tabs or punchboard punches of five dollars or more for a period of six months and shall display the same to any member of the public, representative of the commission or law enforcement officials upon demand.

~~((6))~~ (7) For the purposes of this rule, the retail value of a merchandise prize shall be the amount actually paid therefor by the licensed operator plus 50 percent of that actual cost.

~~((7))~~ (8) Spindle-type pull tab series which award only merchandise prizes valued at no more than five dollars, are hereby permitted to employ schemes whereby certain predesignated pull tabs are free or the player is otherwise reimbursed the actual cost of said pull tabs. Flares for spindle-type pull tabs operated in this manner shall designate the total number of pull tabs in the series and the total number of pull tabs designated as free or reimbursable. Free or reimbursable pull tabs in these types of pull tab series shall not constitute a prize or prizes nor shall monies collected and later reimbursed constitute revenue for the purposes of determining gross receipts.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 230-08-100 POLITICAL CONTRIBUTIONS OF LICENSEES TO BE REPORTED.

**WSR 81-22-032**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 81-197—Filed October 29, 1981]

I, Rolland A. Schmitten, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the

facts constituting such emergency is this order is necessary to provide constant monitoring of herring stocks that are subject to an established harvest quota.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 29, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitten  
Director

#### NEW SECTION

*WAC 220-49-02000F WEEKLY CLOSED PERIOD-COMMERCIAL HERRING FISHERY. Notwithstanding the provisions of WAC 220-49-020, effective 12:00 noon October 30, 1981 until further notice, it is unlawful to take, fish for or possess herring, candlefish, anchovy or pilchards in Marine Fish-Shellfish Catch Reporting Areas 21A and 21B from 12:00 noon Friday to 12:00 noon Sunday of each week.*

**WSR 81-22-033**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 81-199—Filed October 29, 1981]

I, Rolland A. Schmitten, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Area 4B, 5, 6, 6A, 6C, 7 and 7A are restricted to protect Canadian-origin chum salmon. Area 7C and the Nooksack River are closed for secondary protection of chum salmon. Areas 10C and the Cedar River are closed to protect Lake Washington sockeye. A portion of Area 12C is closed to protect chum salmon. Areas 12A and 12D are closed for secondary protection of local chum stocks. Chum management needs prevail in the Skagit River. The Nooksack River is closed to protect local chum salmon. Coho management needs prevail in Area 10D. Closures are repealed in Areas 6B, 9, 10 and 11 because Hood Canal, South Sound and Stillaguamish-Snohomish chum stocks have harvestable surpluses.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 29, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitt  
Director

### NEW SECTION

**WAC 220-28-135 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS.** *Effective immediately until further notice, it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:*

*Area 4B - Closed to all net gear. Troll-caught chinook under 24 inches in length and troll-caught coho under 16 inches in length must be released.*

*Area 5 - Closed to all net gear.*

*Areas 6 and 6A - Closed to all commercial fishing.*

*Area 6C - Closed to all commercial net gear except in that portion south of a line projected from Angeles Point to Observatory Point.*

*Area 7 and 7A - Closed to all commercial fishing.*

*Area 7B - Closed to all commercial fishing.*

*Area 7C - Closed to all commercial fishing.*

*Area 10C - Closed to all commercial fishing.*

*\*Area 10D - Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.*

*Area 12A - Closed to all commercial fishing.*

*Area 12C - Closed to all commercial fishing within 1,000 feet of the western shore between Hoodspout Marina Dock and Glen Ayr Trailer Park.*

*Area 12D - Closed to all commercial fishing.*

*Cedar River - Closed to all commercial fishing.*

*Nooksack River - Closed to all commercial fishing.*

*Samish River - Closed to all commercial fishing.*

*Skagit River - Closed upstream from the Mount Vernon Bridge, including all tributaries.*

### REPEALER

*The following section of the Washington Administrative Code is repealed:*

*WAC 220-28-134 Puget Sound Commercial Fishery Restrictions (81-196)*

**WSR 81-22-034**

**EMERGENCY RULES**

**DEPARTMENT OF FISHERIES**

[Order 81-200—Filed October 29, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is allows a fishery on harvestable chum salmon.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 29, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitt  
Director

### NEW SECTION

**WAC 220-36-02200B GRAYS HARBOR-GILL NET.** *Notwithstanding the provisions of WAC 220-36-021 and WAC 220-36-022, it is unlawful to take, fish for or possess salmon for commercial purposes with gill net gear in Grays Harbor Fishing Areas 2A, 2B, 2C and 2D except from 6:00 P.M. October 29 to 6:00 P.M. October 31, 1981.*

*Gill nets restricted to 5-inch minimum to 6-1/2 inch maximum mesh size when open.*

### REPEALER

*The following section of the Washington Administrative Code is repealed:*

WAC 220-36-02200A GRAYS HARBOR—GILL  
NET. (81-189)

**WSR 81-22-035**  
**EMERGENCY RULES**  
**COMMITTEE FOR**  
**DEFERRED COMPENSATION**  
[Order 81-1—Filed October 30, 1981]

Be it resolved by the Committee for Deferred Compensation, acting at Board Room, Department of Personnel, 600 South Franklin, Olympia, WA, that it does promulgate and adopt the annexed rules relating to: the State Employees Deferred Compensation Plan, Title 154 WAC.

We, the Committee for Deferred Compensation, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this emergency filing is necessary to implement the Deferred Compensation Plan for state employees during calendar year 1981.

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

This rule is promulgated pursuant to RCW 41.04.260 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 5, 1981.

By George D. Masten  
Chairperson

*Chapter 154-01 WAC*  
**PLAN ESTABLISHED**

NEW SECTION

WAC 154-01-010 PLAN ESTABLISHED. In accordance with the provisions of RCW 41.04.250 et seq., and as provided in Section 457 of the Internal Revenue Code, the state of Washington hereby establishes the deferred compensation plan for employees of the state of Washington, hereinafter referred to as the "plan." Nothing contained in this plan shall be deemed to constitute an employment agreement between the participant and the state of Washington and nothing contained herein shall be deemed to give a participant any right to be retained in the employ of the state of Washington.

*Chapter 154-04 WAC*  
**DEFINITIONS**

NEW SECTION

WAC 154-04-010 EMPLOYER. "Employer" means the state of Washington.

NEW SECTION

WAC 154-04-020 COMPENSATION. "Compensation" means all payments made to a public employee by the employer as remuneration for services rendered.

NEW SECTION

WAC 154-04-030 DEFERRED COMPENSATION. "Deferred compensation" means the amount of the participant's compensation which the participant and the employer shall mutually agree (prior to the date on which such compensation is earned) will be deferred.

NEW SECTION

WAC 154-04-040 NORMAL RETIREMENT AGE. "Normal retirement age" means:

(1) The normal retirement age for the employee specified in any other retirement plan maintained for the employee by the employer, or, if no such age is so specified;

(2) The date the employee attains age sixty-five.

NEW SECTION

WAC 154-04-050 PARTICIPATION AGREEMENT. "Participation agreement" means the agreement executed and filed by an employee with the employer pursuant to WAC 154-12-010, in which the employee elects to become a participant in the plan.

NEW SECTION

WAC 154-04-060 TERMINATION OF SERVICES. "Termination of services" means the severance of the participant's employment with the employer prior to attainment of normal retirement age, occurring other than by reason of death.

NEW SECTION

WAC 154-04-070 PARTICIPANT. "Participant" means any employee of the employer who executes a participation agreement with the committee assenting to the provisions of this plan, once the agreement has been approved by the committee or its designee.

NEW SECTION

WAC 154-04-080 COMMITTEE. "Committee" means the committee for deferred compensation appointed pursuant to RCW 41.04.260.

NEW SECTION

WAC 154-04-090 INCLUDIBLE COMPENSATION. "Includible compensation" means for the purposes of the limitation set forth in WAC 154-12-020, compensation for services performed for the employer

which (after applying exclusions pursuant to Sections 403(b) and 457 of the Internal Revenue Code) is currently includible in gross income for federal income tax purposes. The amount of includible compensation shall be determined without regard to any community property laws.

#### NEW SECTION

WAC 154-04-100 EMPLOYEE. "Employee" means any person who is employed by and receives any type of compensation from the employer for whom services are rendered, and who is a full-time, permanent part-time working half-time or more, or career seasonal employee of the employer, whether or not covered by civil service; an elected or appointed official of the executive branch of the government, including any full-time member of a board, commission, or committee; a justice of the supreme court or a judge of the court of appeals or of a superior court; or a member of the state legislature.

#### NEW SECTION

WAC 154-04-110 DEFERRED COMPENSATION REVOLVING FUND. "Deferred compensation revolving fund" means the special fund created in the treasury of the state of Washington pursuant to RCW 41.04.260 into which shall be paid all deferred compensation hereunder and from which shall be paid as necessary costs of administration and staffing of the plan, expenses of the committee, and such other amounts determined by the committee and permitted by law; and benefits payable hereunder to participants or their respective beneficiary or beneficiaries unless otherwise paid.

#### Chapter 154-08 WAC ADMINISTRATION

#### NEW SECTION

WAC 154-08-010 ADMINISTERED BY COMMITTEE. This plan shall be administered by the committee which shall represent the employer in all matters concerning the administration of this plan.

#### NEW SECTION

WAC 154-08-020 COMMITTEE TO ADOPT RULES AND REGULATIONS. The committee shall have full power and authority to adopt rules and regulations for the administration of the plan, and to interpret, alter, amend, or revoke any rules and regulations so adopted.

#### NEW SECTION

WAC 154-08-030 COMMITTEE ACTION FAIR AND REASONABLE. Every action taken by the committee shall be presumed to be fair and reasonable exercise of the authority vested in or the duties imposed upon it. The committee and its individual members shall be deemed to have exercised reasonable care, diligence and prudence and to have acted impartially as to all

persons interested, unless the contrary be proven by affirmative evidence. Neither the employer nor the committee and its individual members shall be liable for amounts of compensation deferred by participants or for other amounts payable under the plan.

#### NEW SECTION

WAC 154-08-040 COMMITTEE TO MAINTAIN RECORDS OF ACCOUNTS. To facilitate an orderly administration of the plan, the committee shall maintain or cause to be maintained a deferred compensation ledger account with respect to each participant.

#### NEW SECTION

WAC 154-08-050 DEFERRED COMPENSATION REVOLVING FUND. All deferred compensation hereunder shall be paid into the deferred compensation revolving fund. All costs of administration and staffing of the plan, expenses of the committee, and such other amounts determined by the committee and permitted by law, shall be paid as necessary out of the deferred compensation revolving fund. Amounts in the deferred compensation revolving fund may be invested pursuant to RCW 41.04.250 as directed by the committee. All benefits payable to participants or their respective beneficiary or beneficiaries shall be paid from the deferred compensation revolving fund unless otherwise paid.

#### Chapter 154-12 WAC PARTICIPATION IN THE PLAN

#### NEW SECTION

WAC 154-12-010 ENROLLMENT. Enrollment in the plan.

(1) An employee may become a participant by executing a participation agreement. Compensation will be deferred for any calendar month only if a participation agreement providing for such deferral is executed by the participant and approved by the committee or its designee before the beginning of such month.

(2) In signing the participation agreement, the participant elects to participate in this plan and consents to the employer deferring the amount specified in the participation agreement from the participant's gross compensation for each pay period. The dollar amount deferred ("deferred amount") must equal at least thirty dollars per month. Once a participant has specified an amount of deferral, such specification shall continue unless changed or revoked pursuant to WAC 154-12-050 or 154-12-060 of this plan. Participants must have at least one monthly deferral.

#### NEW SECTION

WAC 154-12-020 DEFERRAL LIMITATIONS. Except as provided in WAC 154-12-030, the maximum that may be deferred under the plan for any taxable year of a participant shall not exceed the lesser of (1) \$7,500 or (2) 33 1/3% of the participant's includible

compensation; or as may be otherwise provided in Section 457 of the Internal Revenue Code or any successor statute of similar import.

#### NEW SECTION

**WAC 154-12-030 CATCH-UP PROVISION.** For one or more of the participant's last three taxable years ending before attaining normal retirement age under the plan, the maximum deferral shall be the lesser of (1) \$15,000 or (2) the sum of (a) the limitations established for purposes of WAC 154-12-020 of the plan for the taxable year (determined without regard to this section), plus (b) so much of the limitation established under WAC 154-12-020 for taxable years before the taxable year as has not theretofore been used under WAC 154-12-020 or 154-12-030; or as may be otherwise provided in Section 457 of the Internal Revenue Code or any successor statute of similar import.

#### NEW SECTION

**WAC 154-12-040 COMMITTEE MAY DISALLOW DEFERRAL.** The participant acknowledges the right of the committee or the administrator to disallow deferral of compensation under the plan in excess of the limitations stated above. However, neither the committee nor the administrator shall have any duty to assure that amounts deferred are in compliance with such limitations and neither shall have any liability to a participant if the committee fails to disallow a deferral in excess of such limitations, if the participant's participation agreement directed such deferral. In the case of a person who participates in more than one deferred compensation plan governed by Section 457 of the Internal Revenue Code, the limitations set forth in WAC 154-12-020 and 154-12-030 shall apply to all such plans considered together.

#### NEW SECTION

**WAC 154-12-050 MODIFICATION OF DEFERRAL.** A participant may change the amount of deferral specified pursuant to WAC 154-12-010(2) of this plan at any time, but no more frequently than twice in any calendar year, unless the committee by specific action authorizes a special additional open change period. Such change shall be effective as to any calendar month only if a new participation agreement is executed by the participant and approved by the committee or its designee before the beginning of such calendar month.

#### NEW SECTION

**WAC 154-12-060 REVOCATION OF DEFERRAL.** A participant may at any time direct that deferrals under the participant's participation agreement shall cease by completing the proper form and filing it with the committee prior to the first day of the calendar month for which the deferrals shall cease; however, accrued benefits shall only be paid as provided in chapters 154-16 and 154-20 WAC.

#### NEW SECTION

**WAC 154-12-070 REINSTATEMENT OF DEFERRAL.** A participant who has directed the cessation of deferrals under the participant's participation agreement as set forth in WAC 154-12-060, may resume deferrals for any calendar month commencing no sooner than six months after such deferrals ceased by executing a new participation agreement to defer compensation.

#### NEW SECTION

**WAC 154-12-080 DESIGNATION OF BENEFICIARIES.** Each participant shall have the right to designate a beneficiary or beneficiaries to receive any benefit to which said participant may be entitled in the event of death prior to the complete distribution of benefits. If no such designation is in effect on a participant's death, the beneficiary shall be the surviving spouse. If there be no such surviving spouse, then the beneficiary shall be the participant's estate. A participant may change beneficiary designation at any time by filing a change of beneficiary form with the committee.

#### NEW SECTION

**WAC 154-12-090 ELECTION.** Each participant may elect the payout options and the payout period for each event stated in chapters 154-16 and 154-20 WAC. Such payment, method of payment and settlement options must be selected prior to the earliest distribution date provided in the plan from among options provided by rule by the committee. In the absence of such election a payout option of one hundred twenty monthly installments, or such lesser number of monthly installments as is required by treasury regulations promulgated from time to time under Section 457 of the Internal Revenue Code or any successor statute of similar import so that the payout option does not exceed the life expectancy of the participant or the joint and last survivor expectancy of the participant and the participant's spouse, shall be automatically invoked by the committee: **PROVIDED,** That the mode of payment of a deceased participant's benefit shall be determined by the committee within the limitations of WAC 154-16-020 and 154-20-020.

#### NEW SECTION

**WAC 154-12-100 INCOME METHOD ELECTION.** Each participant shall designate on his participation agreement the method for calculating investment income to be accrued on amounts deferred. Such designation shall continue unless changed pursuant to this section. The method for calculating investment income shall be selected from those methods made available for this purpose from time to time by the committee, in its sole discretion.

The committee may make available as methods for such calculation and accrual of investment income (1) a fixed rate of interest or (2) the earnings that the deferred amount would have earned if invested in specified mutual fund shares, deposits with a credit union, savings and loan association, bank, or mutual savings bank, life insurance, shares of an investment company, or fixed

and/or variable annuities or other methods permitted by law and selected by the committee. The committee may from time to time change the available methods for the calculation of investment income, and a participant may, no more frequently than twice each calendar year unless the committee by specific action authorizes a special additional open change period, change the election of the method, provided that any change may affect only income to be accrued after such change. In the event that the investment constituting the standard of measurement of investment income experiences a loss, the participant's benefits payable hereunder shall likewise reflect loss, rather than income, for the period. Nothing in this section shall require the employer to invest any amount in the investments constituting the basis for measuring investment income on deferred amounts, and if the employer should so invest, no participant shall have any right, title, or interest in the assets so invested.

For purposes of determining the amount of benefits payable to a participant or the participant's beneficiary or beneficiaries under the plan, the amount payable shall be reduced by costs of the plan paid from the deferred compensation revolving fund pursuant to WAC 154-08-050, and any investment income which would otherwise have been earned thereon.

#### NEW SECTION

**WAC 154-12-110 DISTRIBUTION OF DEFERRALS.** Distribution of deferrals:

(1) Notwithstanding anything in this plan to the contrary, payment of amounts deferred shall commence not later than the latest of (a) sixty days after the close of the participant's taxable year in which the participant attains normal retirement age, or, if earlier, age sixty-five; (b) the close of the participant's taxable year in which the participant separates from service with the employer; or (c) the close of the participant's taxable year in which the participant attains age seventy and one-half.

(2) Amounts deferred under this plan shall be paid according to options provided by rule by the committee pursuant to WAC 154-12-090, but such options shall provide for payment over a period not longer than (a) the life of the participant; (b) the lives of the participant and the participant's spouse; (c) a period certain not extending beyond the life expectancy of the participant; or (d) a period certain not extending beyond the joint life and last survivor expectancy of the participant and the participant's spouse.

(3) Notwithstanding anything in this plan to the contrary, beginning with the participant's taxable year in which the participant attains age seventy and one-half (or, if later, the participant's taxable year in which payments commence), the amount to be paid to the participant each year under the plan shall be not less than the least of (a) the balance of the amounts deferred; (b) an amount equal to the quotient obtained by dividing the balance of the amounts deferred at the beginning of the year by the life expectancy of the participant (or the joint life and last survivor expectancy of the participant

and the participant's spouse, as applicable), determined as of the date the participant attains age seventy and reduced by one for each taxable year commencing after the participant attains age seventy and one-half, or (c) the minimum amount permitted by Treasury Regulations promulgated under Section 457 of the Internal Revenue Code.

#### Chapter 154-16 WAC BENEFITS ON RETIREMENT

#### NEW SECTION

**WAC 154-16-010 NORMAL RETIREMENT.** If the participant continues in the service of the employer until or beyond normal retirement age, the employer shall pay to such participant a retirement benefit equal to the sum of all compensation theretofore deferred under the plan, together with investment income or loss thereon to the date of payment, calculated in accordance with WAC 154-12-100 by the method set forth in the participant's participation agreement(s) under which such compensation was deferred. The participant's retirement benefit may be paid in one or more installments as elected by the participant pursuant to WAC 154-12-090. Payment of a participant's retirement benefit shall commence on or before the earlier of:

(1) The first day of any month commencing after the date of the participant's retirement as designated by the participant by written notice to the committee; provided, the committee must receive said written notice no fewer than sixty days prior to the date on which payments are to commence; or

(2) The latest date on which payments are required to commence pursuant to WAC 154-12-110(1).

#### NEW SECTION

**WAC 154-16-020 UPON DEATH OF PARTICIPANT.** Should the participant die at any time after retirement, whether prior to or after the participant has begun to receive the retirement payment(s) provided by WAC 154-16-010, or if payment has commenced to the participant's surviving spouse and such surviving spouse dies before the entire amount is paid, the participant's designated beneficiary or beneficiaries shall be entitled to receive the balance remaining of such payment(s). If no beneficiary is designated as provided in the participation agreement, or if the designated beneficiary does not survive by a period of thirty days, then there shall be paid, in accordance with WAC 154-12-080, to the surviving spouse or to the estate of the participant, a lump sum amount, or such other mode of payment as is determined by the committee if the beneficiary or beneficiaries request it, equal to the current value of such payment(s). The entire amount payable under this section shall be paid within five years after the participant's death (or the death of the surviving spouse).

#### Chapter 154-20 WAC BENEFITS ON TERMINATION OF SERVICES OR DEATH PRIOR TO RETIREMENT

NEW SECTION

WAC 154-20-010 TERMINATION OF SERVICES. In the event of the participant's termination of services as defined in WAC 154-04-060, an amount equal to the sum of all compensation theretofore deferred under the plan, together with investment income or loss thereon to the date of payment, calculated in accordance with WAC 154-12-100 by the method set forth in the participant's participation agreement(s), shall be paid to the participant in such a manner as the participant may elect pursuant to WAC 154-12-090. In no event shall the committee be required to cause payments to commence until it has been given at least sixty days written notice by the participant of the participant's termination of services.

NEW SECTION

WAC 154-20-020 DEATH OF PARTICIPANT. In the event the participant dies before retirement or prior to receiving all the benefits provided for in WAC 154-20-010, or if payment has commenced to the participant's surviving spouse and such surviving spouse dies before the entire amount is paid, the participant's designated beneficiary or beneficiaries shall be entitled to receive the balance remaining of such payment(s). If no beneficiary is designated as provided in the participation agreement or if the designated beneficiary does not survive the participant for a period of thirty days, then there shall be paid, in accordance with WAC 154-12-080, to the surviving spouse or to the estate of the participant, a lump sum amount, or such other mode of payment as is determined by the committee if the beneficiary or beneficiaries request it, equal to the current value of such payment(s). The entire amount payable under this section shall be paid within five years after the participant's death (or the death of the surviving spouse).

Chapter 154-24 WAC  
UNFORESEEABLE EMERGENCY

NEW SECTION

WAC 154-24-010 UNFORESEEABLE EMERGENCY. Notwithstanding any other provisions herein, in the event of an unforeseeable emergency, a participant may request the committee to pay benefits. If the application for payment is approved by the committee, payment will be made as soon as possible following such an approval. Benefits to be paid shall be limited strictly to that amount reasonably necessary to satisfy emergency need. Any remaining benefits shall be paid in accordance with chapters 154-16 and 154-20 WAC of the plan.

For purposes of this plan, an unforeseeable emergency shall be severe financial hardship to the participant resulting from 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, loss of the participant's property due to casualty,

or 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, payment shall not be made to the extent that such hardship is or may be relieved (1) through reimbursement or compensation by insurance or otherwise; (2) by liquidation of the participant's assets, to the extent liquidation of such assets would not itself cause severe financial hardship; or (3) 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.

Chapter 154-28 WAC  
LEAVE OF ABSENCE

NEW SECTION

WAC 154-28-010 LEAVE OF ABSENCE. If a participant is on an approved leave of absence from the employer, participation in this plan shall continue.

Chapter 154-32 WAC  
AMENDMENT OR TERMINATION OF PLAN

NEW SECTION

WAC 154-32-010 TERMINATION OF PLAN. The employer or the committee may at any time terminate this plan. Upon such termination, benefits will be paid to each participant pursuant to chapter 154-20 WAC of the plan. Each participant's full compensation on a nondeferred basis will thereupon be restored.

NEW SECTION

WAC 154-32-020 AMENDMENT OF PLAN. The committee may also amend the provisions of this plan at any time: PROVIDED, HOWEVER, That no amendment shall affect the rights of participants or their beneficiaries to the receipt of payment of benefits, to the extent of any compensation deferred before the time of the amendment and investment income or loss thereon accrued to the date of the amendment, calculated in accordance with WAC 154-12-010.

Chapter 154-36 WAC  
RELATIONSHIP TO OTHER PLANS

NEW SECTION

WAC 154-36-010 RETIREMENT AND SOCIAL SECURITY NOT REDUCED. It is intended that, pursuant to Section 457 of the Internal Revenue Code, the amount of deferred compensation will not be considered as current compensation for purposes of federal income taxation. Such amounts will, however, be included as compensation in determining benefits or rights under the employer's group insurance, other retirement plans and FICA. Payments under this plan will supplement retirement and death benefits payable under the employer's group insurance and other retirement plans.

Chapter 154-40 WAC  
TRANSFER IN LIEU OF BENEFITS

NEW SECTION

WAC 154-40-010 ASSETS IN LIEU OF CASH. Upon the occurrence of any event requiring the payment of benefits under this plan, the committee may, in its sole discretion, elect to honor a request from the participant to substitute the transfer in kind and assignment of any asset which the employer has acquired, at fair market value.

Chapter 154-44 WAC  
NONASSIGNABILITY CLAUSE

NEW SECTION

WAC 154-44-010 BENEFITS NOT ASSIGNABLE. It is agreed that neither the participant, nor the participant's beneficiary or beneficiaries, nor any other designee, shall have any right to commute, sell, assign, transfer, or otherwise convey the right to receive any payments hereunder, which payments and right thereto are expressly declared to be nonassignable and non-transferable; and in the event of attempt to assign or transfer, the employer shall have no further liability hereunder, nor shall any unpaid benefits be subject to attachment, garnishment or execution, or be transferable by operation of law in event of bankruptcy, insolvency, except to the extent otherwise required by law.

Chapter 154-48 WAC  
ASSETS

NEW SECTION

WAC 154-48-010 PLAN ASSETS. All amounts of compensation deferred under the plan, all property and rights purchased with such amounts, and all income attributable to such amounts, property or rights, shall remain (until made available to the participant or the participant's beneficiary or beneficiaries) solely the property and rights of the employer and shall be subject only to the claims of general creditors of the employer.

Chapter 154-52 WAC  
PARTICIPATION BY COMMITTEE MEMBERS

NEW SECTION

WAC 154-52-010 PARTICIPATION BY COMMITTEE MEMBERS. Members of the committee, who are otherwise eligible, may participate in the plan under the same terms and conditions as apply to other participants but an individual member shall not participate in any committee action taken with respect to that member's participation.

Chapter 154-56 WAC  
EMPLOYER PARTICIPATION

NEW SECTION

WAC 154-56-010 EMPLOYER CONTRIBUTIONS. The employer may, pursuant to a changed or new participation agreement filed by a participant as specified in WAC 154-12-050 or 154-12-070, add additional deferred compensation for services to be rendered by the employee to the employer during any calendar month, provided:

(1) The employee has elected to have such additional compensation deferred, invested, and distributed, pursuant to this plan, prior to the calendar month in which the compensation is earned; and

(2) Such additional deferred compensation, when added to all other deferred compensation under the plan, does not exceed the maximum deferral permitted by chapter 154-12 WAC.

Chapter 154-60 WAC  
EMPLOYER NOT RESPONSIBLE

NEW SECTION

WAC 154-60-010 INVESTMENT RESPONSIBILITY. The employer may, but is not required to, invest funds held pursuant to participation agreements between participants and the employer in accordance with the requests made by each participant. The committee shall retain the right to approve or disapprove such investment requests. Any action by the committee in investing funds, or approving of any such investment of funds, shall not be considered to be either an endorsement or guarantee of any investment, nor shall it be considered to attest to the financial soundness or the suitability of any investment for the purpose of meeting future obligations.

Chapter 154-64 WAC  
COMMITTEE POWERS

NEW SECTION

WAC 154-64-010 PLAN PREVAILS. In the event any form or other document used in administering this plan, including but not limited to enrollment forms and marketing materials, conflict with the terms of the plan, the terms of the plan shall prevail.

NEW SECTION

WAC 154-64-020 DECISION BINDING. The committee is authorized to determine any matters concerning the rights of any participant under this plan and such determination shall be binding on the participant and any beneficiary thereof and shall be final.

NEW SECTION

WAC 154-64-030 COMMITTEE TO INTERPRET. The committee is authorized to construe this plan and resolve any ambiguity in the plan, and the committee's construction shall be final. The plan and any

form or other document used in administering the plan shall be interpreted, and this plan shall be administered, so as to comply with Section 457 of the Internal Revenue Code and the regulations of the treasury department promulgated thereunder.

#### NEW SECTION

**WAC 154-64-040 TAX STATUS NOT GUARANTEED.** The committee does not represent or guarantee that any particular federal or state income, payroll, personal property or other tax consequence will occur because of the participant's participation in this plan. The participant should consult with the participant's own representative regarding all questions of federal or state income, payroll, personal property or other tax consequences arising from participation in this plan.

#### NEW SECTION

**WAC 154-64-050 COMMITTEE MAY REQUIRE COURT ORDER.** The committee or the employer, if in doubt concerning the correctness of their action in making a payment of a benefit, may suspend that benefit until satisfied as to the correctness of the payment or the person to receive the payment or to allow the filing in any state court of competent jurisdiction of a civil action seeking a determination of the benefits to be paid and the persons to receive them. The committee and the employer shall comply with the final orders of the court in any such suit and the participant, for the participant and the participant's beneficiary or beneficiaries, consents to be bound thereby.

#### NEW SECTION

**WAC 154-64-060 DELEGATION OF AUTHORITY.** The committee may delegate its functions to be performed under this plan to any designee with legal authority to perform such functions.

Chapter 154-68 WAC  
APPLICABLE LAW

#### NEW SECTION

**WAC 154-68-010 PLAN TO CONFORM TO STATE LAW.** This plan shall be construed under the laws of the state of Washington.

#### NEW SECTION

**WAC 154-68-020 PLAN TO CONFORM TO FEDERAL LAW.** This plan is intended to be an eligible state deferred compensation plan within the meaning of Section 457 of the Internal Revenue Code, and shall be interpreted consistent with such section and all regulations promulgated thereunder.

### WSR 81-22-036

#### ADOPTED RULES

#### DEPARTMENT OF REVENUE

[Order PT 81-15—Filed October 30, 1981]

I, Glenn R. Pascall, Director of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New WAC 458-53-141 Personal property audit selection.  
Amd WAC 458-53-110 Property values used in the ratio study.

This action is taken pursuant to Notice No. WSR 81-19-032 filed with the code reviser on September 10, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 84.48.075 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 30, 1981.

By Trevor W. Thompson  
Assistant Director

#### NEW SECTION

#### WAC 458-53-141 PERSONAL PROPERTY AUDIT SELECTION

(1) Beginning with 1982 assessments and thereafter, each county shall classify and code every personal property account based upon the following classification codes:

- (a) agriculture, fishing, and forestry (not logging)
- (b) mining, quarrying, and contract construction
- (c) manufacturing
- (d) retail - wholesale
- (e) finance, insurance, real estate and services
- (f) transportation, communication, utilities, improvements on exempt land, and all other not classified
- (g) mobile homes
- (h) boats

(2) Those accounts which contain property of more than one classification shall be coded based upon which class has the greatest value.

(3) The number selected for audit in each value stratum shall be based upon the classification code so that no one property class shall outweigh any others.

(4) Any county not conforming to the foregoing shall have the accounts selected on a random basis within each value stratum as provided for in WAC 458-53-140.

#### AMENDATORY SECTION (Amending Order PT 79-3, filed 10/11/79)

**WAC 458-53-110 PROPERTY VALUES USED IN THE RATIO STUDY.** The following property values will be included in the ratio study as provided in these rules:

(1) Values established by law or required to be determined by the department by law, but excluding property valued under chapters 84.12 and 84.16 RCW.

(2) Values determined by county assessors (~~chapter 84.41 RCW~~) according to the provisions of chapter 84.41 RCW.

(3) Values of land classified under chapters 84.33 and 84.34 RCW.

(4) Advisory values supplied to the assessor by the department shall not be included in the ratio study unless the property falls within the sales study provided for in WAC 458-53-070 or is selected in the appraisal study in accordance with WAC 458-53-130.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 81-22-037

ADOPTED RULES

DEPARTMENT OF REVENUE

[Order PT 81-16—Filed October 30, 1981]

I, Glenn R. Pascall, Director of Revenue, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

New	WAC 458-18-500	Deposit of moneys, assessments or taxes—Purpose.
New	WAC 458-18-510	Definitions.
New	WAC 458-18-520	Agreement.
New	WAC 458-18-530	Prohibition of deposit.
New	WAC 458-18-540	General provisions.
New	WAC 458-18-550	Expenditure of funds.

This action is taken pursuant to Notice No. WSR 81-19-038 filed with the code reviser on September 11, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Revenue as authorized in RCW 84.08.010 and 84.08.070.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 30, 1981.

By Trevor W. Thompson  
Assistant Director

NEW SECTION

WAC 458-18-500 DEPOSIT OF MONEYS, ASSESSMENTS OR TAXES - PURPOSE. RCW 35.21-.650 and RCW 36.32.120 provide that any taxpayer may deposit with the treasurer or other legal depository any moneys, assessments or taxes that may become due or be levied in the future.

WAC 458-18-500 through WAC 458-18-550 are to establish guidelines to be used in all cases wherein a

taxpayer desires to deposit any moneys, assessments or taxes levied or to be levied under Title 84 RCW.

These rules are adopted by the department of revenue pursuant to its general supervisory powers and control over the administration of the assessment and tax laws of the state (RCW 84.08.010(1)) and rule making authority (RCW 84.08.070).

NEW SECTION

WAC 458-18-510 DEFINITIONS. For the purposes of WAC 458-18-500 through 550,

(1) "County Legislative Authority" shall mean the county commissioners, or in the case of a home rule charter county, the governmental authority empowered to so act.

(2) "City Treasurer" shall mean the duly appointed or elected treasurer of any city or town.

(3) "Taxpayer" shall mean any individual, corporation, association, partnership, trust, or estate whose property has been or will be assessed for property tax purposes according to Title 84 RCW.

(4) "Agreement" shall mean a written document wherein the taxpayer and county legislative authority, city treasurer, or governing officers of any district have agreed to certain conditions concerning the deposit. The agreement shall be made in accordance with WAC 458-18-520.

(5) "District" shall mean any county, city, town, port district, school district, road district, water district, fire district, or other municipal corporation, now or hereafter existing, having the power or authorized by law to levy or have levied for it, burdens on property for the purposes of obtaining revenue for public purposes, but shall not include the state.

NEW SECTION

WAC 458-18-520 AGREEMENT. The agreement shall be binding on all parties thereto; Provided, that the agreement may be amended from time to time if such is agreed to by all parties in writing. The agreement shall contain:

- (1) the name and address of the taxpayer;
- (2) the name of the district or districts which (is) (are) a party to the agreement;
- (3) the total amount and the date of the deposit or deposits;
- (4) the funds and the amount of the deposit which is to be applied to each fund;
- (5) a schedule for repayment or credit against the future assessment or taxes which shall show:
  - (a) the year or date that each credit will be allowed, and
  - (b) the amount of the credit. The credit may be in specific amounts or by percentage, whichever the parties deem most beneficial.

NEW SECTION

WAC 458-18-530 PROHIBITION OF DEPOSIT. No taxpayer shall, nor shall any city treasurer or county

legislative authority allow, deposit of any moneys, assessments, or taxes as a credit against any future assessments or taxes except as provided for in the agreement made in accordance with WAC 458-18-500 through 550.

#### NEW SECTION

WAC 458-18-540 GENERAL PROVISIONS. The following shall apply to all deposits and agreements:

(1) There shall be no limit on the number of years in advance of the due date that assessments and taxes may be deposited for;

(2) The district shall establish an accounting system which will enable any party, at any time, to accurately determine the amount of deposits and future credit, to any and all funds, which system shall be subject to approval by the state auditor;

(3) No interest shall be charged between the parties to the agreement on any deposits which have been made or agreed to be made except as provided for in subsection 6 of this section;

(4) Any deposit which is to be applied to any funds of districts other than county funds, shall be agreed to by the governing officers of said district which shall be a party to the agreement;

(5) Any moneys deposited shall not have any effect whatsoever on the levy of any taxes on any property in accordance with the provisions of Chapter 84.52 RCW and Chapter 84.55 RCW;

(6) The agreement may provide for penalties when the taxpayer has agreed to make deposits which subsequently are not made or not timely made; and

(7) Any taxes paid in the year they are due shall not be considered deposits.

#### NEW SECTION

WAC 458-18-550 EXPENDITURE OF FUNDS. The funds to which the deposits are applied may be expended in any manner or for any purpose for which the funds could be applied as if they were received in the manner and at the time that assessments and taxes are normally paid.

Any district which has received or anticipates to receive deposits to be applied to their funds may, in the budget process, show those deposits as revenue or anticipated revenue, and budget for the expenditure of those moneys in the year they are to be expended.

**WSR 81-22-038**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 81-198—Filed October 30, 1981]

I, Rolland A. Schmitten, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that the foregoing order is necessary for the

preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is scheduled fisheries in Areas 7B, 8, 8A, 9, 10, 11 and 12 allow harvest of chum allocation. All other Puget Sound area are closed to all-citizen fishing to prevent overharvest of salmon stocks.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 29, 1981.

Rolland A. Schmitten  
Director

#### NEW SECTION

WAC 220-47-624 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY Notwithstanding the provisions of WAC 220-47-403, effective immediately through November 6, 1981, it is unlawful to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:

Areas 4B, 5, 6, 6A, 6B, 6C, and 6D - Closed.

Areas 7 and 7A - Closed.

\*Area 7B - Closed except gill nets may fish from 4 p.m.-8 a.m. nightly from Monday November 2 through the morning of November 4 with 6-inch minimum mesh, and purse seines may fish 5 a.m.-8 p.m. Monday November 2 and Tuesday November 3. The Fidalgo Bay Salmon Preserve is closed as provided in WAC 220-47-307.

Area 7C - Closed.

Area 7D - Closed.

\*Area 8 - Closed except gill nets may fish from 4 p.m.-8 a.m. nightly from Monday November 2 through the morning of November 5 with 6-inch minimum mesh, and purse seines may fish from 5 a.m.-8 p.m. daily Monday November 2 through November 4. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. The Skagit Bay Salmon Preserve is closed as provided in WAC 220-47-307.

\*Area 8A - Closed except gill nets may fish from 4 p.m.-8 a.m. nightly from Monday November 2 through the morning of

November 5 with 6-inch minimum mesh, and purse seines may fish from 5 a.m.-8 p.m. daily Monday November 2 through November 4. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. The Port Gardner and Port Susan preserves are closed as provided in WAC 220-47-307.

\*Area 9 - Closed except gill nets may fish from 4 p.m.-8 a.m. nightly from Monday November 2 through the morning of November 5 with 6-inch minimum mesh, and purse seines may fish from 5 a.m.-8 p.m. daily Monday November 2 through November 4. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. That portion of Area 9 inside a line from Point No Point light to Sierra Echo buoy and thence to Forbes landing wharf east of Hansville is closed to commercial fishing.

Area 9A - Closed.

\*Area 10 - Closed except gill nets may fish from 4 p.m.-8 a.m. nightly from Monday November 2 through the morning of November 5 with 6-inch minimum mesh, and purse seines may fish from 5 a.m.-8 p.m. daily from Monday November 2 through November 4. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. That portion of Area 10 easterly of a line from Meadow Point-West Point is closed to commercial fishing.

Areas 10A, 10B, 10C, 10D, and 10E - Closed.

\*Area 11 - Closed except gill nets may fish from 4 p.m.-8 a.m. nightly from Monday November 2 through the morning of November 5 with 6-inch minimum mesh, and purse seines may fish from 5 a.m.-8 p.m. daily Monday November 2 through November 4. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. That portion of Area 11 southerly of a line from Dash Point to Point Defiance and the Gig Harbor Preserve are closed to commercial fishing.

\*Area 12 - Closed except gill nets may fish from 4 p.m.-8 a.m. nightly from Monday November 2 through the morning of November 5 with 6-inch minimum mesh, and purse seines may fish from 5 a.m.-8 p.m. daily Monday November 2 through November 4. Purse seines are required to have a strip of 5-inch minimum mesh as provided in WAC 220-47-319. That portion of Area 12 inside and southeasterly of a line projected from Lone Rock to buoy "BBC Comm Fish" approximately 1/2 mile offshore, thence southwesterly approximately 1-1/2 miles to another buoy "BBC Comm

Fish", thence approximately 1/2 mile directly to a fishing boundary marker is closed to commercial fishing. The Port Gardner and Port Susan preserves are closed as provided in WAC 220-47-307.

Areas 12A, 12B, 12C, 12D, 13, 13A, 13B and all freshwater areas - Closed.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-47-623 Puget Sound All-Citizen Commercial Salmon Fishery (81-191)

**WSR 81-22-039**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 81-201—Filed October 30, 1981]

I, Rolland A. Schmitten, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is harvestable numbers of coho salmon are still present in Willapa Harbor.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 30, 1981.

Rolland A. Schmitten  
Director

#### NEW SECTION

**WAC 220-40-02100Q WILLAPA GILL NET SEASONS** Notwithstanding the provisions of WAC 220-40-021 and WAC 220-40-022, it is lawful to take, fish for or possess salmon for commercial purposes with gill net gear in Willapa Harbor Fishing Areas 2G, 2J, 2H and 2K from 6:00 p.m. Sunday, November 1, 1981 to 6:00 p.m. Wednesday, November 4, 1981.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-40-02100P WILLAPA HARBOR  
GILL NET (81-187)

WAC 220-57-41500A SATSOP RIVER (81-93)  
WAC 220-57-1500A CLEARWATER RIVER  
(81-153)

**WSR 81-22-040**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 81-202—Filed October 30, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to personal use fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is harvestable numbers of chinook are present in the Clearwater and harvestable hatchery coho are present in the Satsop.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 30, 1981.

Rolland A. Schmitt  
Director

NEW SECTION

WAC 220-57-41500B SATSOP RIVER. Notwithstanding the provisions of WAC 220-57-415, effective 12:01 a.m. October 31, 1981 to 11:59 p.m. November 30, 1981, the personal use salmon bag limit in the Satsop River in BAG LIMIT A except that chinook salmon over 24 inches must be released.

NEW SECTION

WAC 220-57-15003 CLEARWATER RIVER (JEFFERSON COUNTY). Notwithstanding the provisions of WAC 220-57-155, effective 12:01 a.m. November 1, 1981 to 11:59 p.m. November 30, 1981:

(1) that portion of the Clearwater River downstream from the Gross Bridge is open to personal use fishing.

(2) the personal use salmon bag limit in the Clearwater is BAG LIMIT A, except coho salmon over 24 inches must be released.

REPEALER

The following sections of the Washington Administrative Code are repealed:

**WSR 81-22-041**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 81-203—Filed October 30, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is this order is necessary to protect chinook and coho salmon; catch equalization has occurred.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 30, 1981.

Rolland A. Schmitt  
Director

NEW SECTION

WAC 220-28-003F0E HOH RIVER. Effective immediately until further notice, it is unlawful for any fisherman including treaty Indian fishermen, to take, fish for or possess salmon for commercial purposes from the waters of the Hoh River.

**WSR 81-22-042**  
**PROPOSED RULES**  
**BOARD OF HEALTH**  
[Filed October 30, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Health intends to adopt, amend, or repeal rules concerning required approval for occupancy after completion of new construction, repealing WAC 248-18-025;

that such agency will at 9:00 a.m., Wednesday, December 9, 1981, in the Assembly Room, Southwest

Washington Health District, 2000 Fort Vancouver Way, Vancouver, WA, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 9, 1981, in the Assembly Room, Southwest Washington Health District, 2000 Fort Vancouver Way, Vancouver, WA.

The authority under which these rules are proposed is RCW 43.20.050.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 9:00 a.m., Wednesday, December 9, 1981, Assembly Room, Southwest Washington Health District, 2000 Fort Vancouver Way, Vancouver, WA.

Dated: October 27, 1981

By: John A. Beare, MD  
Secretary

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045.

Repeal WAC 248-18-025, Required approval for occupancy after completion of new construction.

Purpose: To remove the regulation concerning required inspection and approval by the department prior to occupancy of new construction by hospitals.

Statutory Authority: RCW 43.20.050.

Summary: WAC 248-18-025 is a section of the hospital licensing regulations concerned with inspection and written approval by the department prior to use or occupancy of hospital new construction projects. The intent of the regulation is to ensure that construction projects are completed according to approved plans and chapter 248-18 WAC requirements. The section is being repealed because the Department of Social and Health Services no longer has funds available to carry out the inspection and provide the written approvals required by WAC 248-18-025. Failure to repeal this regulation would deny patients legal access and utilization of new facilities and services designed and constructed to provide for their health, safety and well-being.

Person Responsible for Implementing the Rule Change: Robert Rolfs, Supervisor, Construction Review Unit, Office of State Health Planning and Development, Mailstop: LP-14, Phone: 753-5822.

This rule change is not necessary as a result of federal laws, federal court decisions or state court decisions.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

(1) WAC 248-18-025 REQUIRED APPROVAL FOR OCCUPANCY AFTER COMPLETION OF NEW CONSTRUCTION

**WSR 81-22-043**

**PROPOSED RULES**

**DEPARTMENT OF PERSONNEL**

**(Personnel Board)**

[Filed November 2, 1981]

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

- Amd WAC 356-06-010 Definitions.
- Amd WAC 356-10-050 Positions—Reallocation upwards, incumbents.
- Rep WAC 356-10-060 Allocation—Request for review.
- Amd WAC 356-30-210 Transfer—Between agencies—Restrictions.
- Amd WAC 356-30-280 Probationary period—((Period)) Transfer(=), Intra-agency re-appointment to higher class.
- Amd WAC 356-30-290 Reassignment.
- Amd WAC 356-39-100 Tuition reimbursement—Agency authority and responsibility;

that such agency will at 10:00 a.m., Thursday, December 10, 1981, in the Board Hearing Room, Department of Personnel, 600 South Franklin, Olympia, WA, conduct a hearing relative thereto.

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

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 8, 1981, and/or orally at 10:00 a.m., Thursday, December 10, 1981, Board Hearing Room, Department of Personnel, 600 South Franklin, Olympia, WA.

Dated: October 29, 1981

By: Leonard Nord  
Secretary

**STATEMENT OF PURPOSE**

Amend WAC 356-06-010.

Title: Definitions.

Purpose: Provides the definitions for common words or terms used throughout the WAC.

Statutory Authority: RCW 41.06.150 (5), (6) and (7).

Summary: Proposed change revises the definition of "Transfer", deletes requirement that person must have gained permanent status prior to being eligible to transfer.

Reasons: To provide greater training and program flexibility.

Responsibility for Drafting: Reggie Taschereau, DSHS, Office Building #2, MS: OB-14, Olympia, WA, Phone: 753-2460; Implementation: All State Agencies; and Enforcement: State Auditor and the Department of Personnel.

Proposed by: Department of Social and Health Services, Governmental Agency.

Amend WAC 356-10-050.

Title: Positions—Reallocation upwards, incumbents.

Purpose: Governs the status of incumbents who are in positions that are reallocated to a higher level class.

Statutory Authority: Chapter 41.06 RCW.

Summary: Proposed deletion would remove criteria pertaining to the establishment of the effective date of other than competitive reallocations.

Reasons: The sponsor did not provide reasons for the proposed change.

Responsibility for Drafting: Larry Goodman, Director, Personnel Board Activities, Washington Federation of State Employees, 201 West 5th Avenue, Room 401, Olympia, WA 98501, Phone: 352-7603; Implementation: State Department of Personnel; and Enforcement: State Personnel Board.

Proposed by: Washington Federation of State Employees.

Comments: Due to lack of information from the Federation, re. the proposed deletion, the Department of Personnel opposes this change.

Repeal WAC 356-10-060.

Title: Allocation—Request for review.

Purpose: Identifies method and procedures to be followed by an incumbent or agency when a position is reallocated.

Statutory Authority: RCW 41.06.150 (17) and Title 358 WAC.

Summary: Proposal would delete both the informal hearing conducted by the director of the Department of Personnel, or designee, and the formal review procedure in front of the Personnel Board.

Reasons: Sponsor states that with recent passage of legislation creating a separate appeals board, the review procedure is no longer necessary as written.

Responsibility for Drafting: Larry Goodman, Director, Personnel Board Activities, Washington Federation of State Employees, 201 West 5th Avenue, Room 401, Olympia, WA 98501, Phone: 352-7603; Implementation and Enforcement: State Department of Personnel and the State Personnel Board.

Proposed by: Washington Federation of State Employees.

Comments: Rule has been changed on an emergency basis which transfers formal portion of review from the State Personnel Board to the Personnel Appeals Board (per Title 358 WAC); Department of Personnel opposes the deletion of the informal review process.

Amend WAC 356-30-210.

Title: Transfer—Between agencies—Restrictions.

Purpose: Provides regulations for transferring employees between agencies.

Statutory Authority: RCW 41.06.150 (5), (6) and (7).

Summary: Proposed change would clarify and continue current regulation that probationary employees may not transfer between agencies.

Reasons: If WAC 356-30-280 is amended as proposed, probationary employees would be allowed to transfer within their agency. The proposed change to this rule would maintain the existing meaning.

Responsibility for Drafting: Reggie Taschereau, Employee Relations Officer, Department of Social and Health Services, Office Building #2, MS: OB-14,

Olympia, WA, Phone: 753-2460; Implementation and Enforcement: Department of Personnel.

Sponsored by: Department of Social and Health Services, Governmental Agency.

Comments: The Department of Personnel staff supports this proposal.

Amend WAC 356-30-280.

Title: Probationary period—Transfer, intra-agency re-appointment to higher class.

Purpose: Prohibits the transfer or promotion of a probationary employee (except in cases of an employee facing a reduction-in-force); however, provides for re-appointment to a higher level class in the same or closely related field.

Statutory Authority: RCW 41.06.150 (5), (6) and (7).

Summary: Proposed change would allow a probationary employee to transfer within their agency and continue to serve out their probationary period.

Reasons: To allow greater flexibility for training and program needs.

Responsibility for Drafting: Reggie Taschereau, Employee Relations Officer, Department of Social and Health Services, Office Building #2, MS: OB-14, Olympia, WA, Phone: 753-2460; Implementation and Enforcement: Department of Personnel.

Sponsored by: Department of Social and Health Services, Governmental Agency.

Comments: The Department of Personnel is studying the impact of this proposed rule change.

Amend WAC 356-30-290.

Title: Reassignment.

Purpose: Stipulates that a probationary employee may be reassigned to another position in the same class if both positions are under the same supervisor in the same work unit.

Statutory Authority: RCW 41.06.150 (5), (6) and (7).

Summary: Proposed change deletes requirement that new position be under the same immediate supervisor.

Reasons: To allow greater training flexibility.

Responsibility for Drafting: Reggie Taschereau, Employee Relations Officer, Department of Social and Health Services, Office Building #2, MS: OB-14, Olympia, WA, Phone: 753-2460; Implementation: All State Agencies; and Enforcement: Department of Personnel.

Sponsored by: Department of Social and Health Services, Governmental Agency.

Comments: The Department of Personnel is studying the impact of this proposed rule change.

Amend WAC 356-39-100.

Title: Tuition reimbursement—Agency authority and responsibility.

Purpose: Specifies when and how, subject to limitations, agencies may approve full or partial reimbursement to employees for a qualified course conducted by an educational institution, vocational school, or professional training organization.

Statutory Authority: Chapter 41.06 RCW.

Summary: Proposed change to (4) will more specifically reflect the limitations of the rule (9 quarter hours = 6 semester hours). The phrase "or other equivalent credits" will accommodate credit given in "units" or other measures of academic achievement. Proposed new (5) clarifies responsibility for payment when an employee moves to another state agency prior to completion of an approved course.

Reasons: To provide consistency throughout the various state agencies with regard to credits and/or payment.

Responsibility for Drafting: Bernie Mullins, Manager, Department of Personnel, Human Resource Development Division, 400 East Union, 3rd Floor, MS: ER-12, Olympia, WA, Phone: 753-5402; Implementation and Enforcement: Department of Personnel, Human Resource Development Division.

Proposed by: Department of Personnel, Human Resource Development Division, Governmental Agency.

Comments: N/A.

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

**WAC 356-06-010** DEFINITIONS. The following definitions apply throughout these rules unless the context clearly indicates another meaning:

**ACTING APPOINTMENT** - An appointment of limited duration made from within the classified service to a supervisory or managerial position.

**ADMINISTRATIVE PERSONNEL** - Employees who regularly exercise discretion and independent judgment in the performance of: (1) Work related directly to management policy; or, (2) work providing direct assistance to executive or administrative personnel.

**AGENCY** - An office, department, board, commission, or other separate unit or division, however designated, of the state government and all personnel thereof. It includes any unit of state government established by law, the executive officer or members of which are either elected or appointed, upon which the statutes confer powers and impose duties in connection with operations of either a governmental or proprietary nature.

**AGRICULTURAL PERSONNEL** - Employees performing work which includes farming and all its branches, including cultivating the soil, or growing or harvesting crops, or raising livestock, bees, fur-bearing animals, or poultry; or doing any practices performed by a farmer or on a farm as an incident to or in conjunction with such farming operations.

**ALLIED REGISTER** - A register for a class for which the duties and minimum or desirable qualifications are equivalent to or above those for another class.

**ALLOCATION** - The assignment of a position to a job classification.

**ANNIVERSARY DATE** - Original entry date into state service as adjusted by leave without pay or break in service.

**APPOINTING AUTHORITY** - A person or group of persons lawfully authorized to make appointments.

**BARGAINING UNIT** - The group of employees in positions determined by the personnel board to constitute a unit appropriate for collective bargaining purposes under these rules.

**BASIC SALARY RANGE** - The dollar amount of the step of the salary range to which the employee is entitled, before any deduction, and exclusive of additional compensation of any kind.

**BOARD** - The state personnel board.

**BUMPING** - The replacement of an incumbent by another employee subject to reduction-in-force, who has greater seniority.

**CAREER PLANNING** - A programmed process designed to assist employee career growth through job experience, training and/or continuing education.

**CERTIFICATION** - Providing an agency with the appropriate number of names of candidates who have passed the examination for a given class and are eligible to be considered for vacancies.

**CLASS** - Identification of a position, or a group of positions, sufficiently similar in duties so that the same requirements of training, experience, or skill and the same title, examination, and salary range may be applied.

**CLASSIFIED SERVICE** - All positions and employees in the state service subject to the provisions of chapter 41.06 RCW and these rules.

**COLLECTIVE BARGAINING OR COLLECTIVE NEGOTIATION** - The performance of the mutual obligation of the appointing authority, or designee, and the certified exclusive representative of a bargaining unit to meet in an attempt to reach an agreement on all personnel matters over which the appointing authority may lawfully exercise discretion.

**COMPENSATORY TIME** - Time off in lieu of cash payment for overtime.

**COMPETITIVE SERVICE** - All positions in the classified service for which a competitive examination is required as a condition precedent to appointment.

**DATE OF ELECTION** - The date of election is the date the Director of Personnel certifies the results of the election.

**DEMOTION** - A change of a permanent employee from a position in one class to a position in another class having a lower maximum salary.

**DESIRABLE QUALIFICATIONS** - The levels of education and/or experience deemed desirable or preferable for admission to the examination in lieu of fixed minimum qualifications.

**DIRECTOR** - The director of the department of personnel.

**DISABILITY** - An employee's bodily inability to perform adequately the essential duties of the job class. (For purposes of WAC 356-35-010, this definition shall not include maternity.)

**DISMISSAL** - The termination of employment of a permanent employee (for cause) or of a probationary employee as specified in these rules.

**EDUCATION LEAVE OF ABSENCE** - An authorized leave of absence for educational purposes.

**ELEVATION** - Restoring an employee to the higher classification, with permanent status, which was held prior to being granted a demotion.

**ELIGIBLE** - An applicant whose name is on a register.

**EMERGENCY APPOINTMENT** - An appointment, for emergency reasons, not to exceed 60 calendar days.

**EMPLOYEE** - Any person employed under the jurisdiction of these rules.

**EMPLOYEE ORGANIZATION** - Any organization having the authority, as specified in WAC 356-42-010, to represent state employees on personnel matters.

**EXECUTIVE PERSONNEL** (As used in chapter 15 of these rules) - Employees who customarily and regularly exercise discretionary powers in directing and controlling program operations of an agency or division or customarily recognized subdivision thereof and personnel who are responsible for (1) hiring or firing or making substantial recommendation for same and (2) directing the work of and (3) regulating the working hours of two or more employees.

**EXEMPT POSITION** - Any position designated as exempt from the application of these rules as specified in WAC 356-06-020.

**FULL TIME EMPLOYMENT** - Regularly scheduled employment requiring an average of 40 hours of work per week. However, for certification from a register, work between 32 - 40 hours per week shall be considered full time.

**HANDICAPPED** - Persons with physical, mental or sensory impairments that would impede that individual in obtaining and maintaining permanent employment and promotional opportunities. The impairments must be material rather than slight; static and permanent in that they are seldom fully corrected by medical replacement, therapy or surgical means.

**HOLIDAYS** - Paid nonwork days for state employees as established by RCW 1.16.050.

**HOUSED PERSONNEL** - Employees whose duties require that they reside at the place of their employment or who otherwise spend a substantial portion of their work time subject to call and not engaged in the performance of active duties.

**HUMAN RESOURCE DEVELOPMENT** - The function of achieving agency goals by changing or enhancing employees' knowledges, skills, attitudes and behaviors.

**INTERMITTENT EMPLOYMENT** - Employment without any understanding of continuity, fitting no particular pattern and performed for no more than a total of (nine months) 1560 hours during any consecutive 12-month period.

**INTERVENING SALARY STEPS** – All increment steps in a salary range, except the lowest and highest.

**LAW ENFORCEMENT PERSONNEL** – Employees empowered by statute to enforce laws designed to maintain public peace and order, protect life and property, and detect and prevent crimes. Employees in these positions must have the power of arrest, and have been trained in rules of evidence, laws of arrest, search and seizure and legal rights of citizens.

**MINIMUM QUALIFICATIONS** – The training, experience, and other qualifications established for a given class and required of an applicant for admission to the examination for that class.

**NONCOMPETITIVE POSITIONS** – Positions designated by the board as not requiring a competitive examination.

**ORIENTATION** – An introduction to the organization and to tasks, jobs, procedures and other activities new to the employee.

**OVERTIME** – Work authorized and performed in accordance with WAC 356-15-030.

**PART TIME EMPLOYMENT** – Work of less than 40 hours per week. However, for certification from registers, work of less than 32 hours per week shall be considered part time.

**PERIODIC INCREMENT DATE** – The date established in accordance with the Merit System Rule on which an employee is entitled to a salary increase within a salary schedule range as prescribed in the Merit System Rules.

**PERMANENT EMPLOYEE** – An employee who has successfully completed a probationary period and has had no break in service.

**PERSONNEL RECORD** – Such information having pertinence to the employment of an employee and which is retained in a specific location as required by WAC 356-46-060(2)A.

**POSITION** – A group of duties and responsibilities normally assigned to an employee. Such position may be filled or vacant, full-time or part-time, seasonal, temporary or permanent.

**PREMIUM PAYMENT** – Wage payment over and above the basic salary rate authorized by the board for extraordinary conditions of employment.

**PROBATIONARY PERIOD** – The trial period of employment following certification and appointment to, or reemployment in, the classified service and continuing for six months.

**PROFESSIONAL PERSONNEL** – Employees performing work which requires consistent exercise of independent judgment and is in a specialized field requiring advanced knowledge normally gained through achieving a baccalaureate degree but which may be gained through equivalent experience.

**PROJECT EMPLOYMENT** – A program designated by the Director of Personnel as "Project Employment", that is separately financed by a grant, federal funds, or by state funds, or by a combination of funds to provide training or employment opportunities or expertise or additional employees to carry out a specific project or goal and which, either because of the nature of the project, funding requirements, or potential harmful impact on employment opportunities for regular Civil Service employees, cannot be facilitated through the regular Civil Service system. Such a program may last upward to two years and beyond, but has an end in sight.

**PROMOTION** – A change of a permanent employee from a position in one class to a position in a class having a higher maximum salary.

**PROVISIONAL APPOINTMENT** – An appointment to a position pending the establishment of a register for that class.

**REDUCTION-IN-FORCE** – A separation resulting from a lack of funds, lack of work, good faith reorganization for efficiency purposes, or from there being fewer positions than the employees entitled to the positions because of exercising their rights to return to the classified service. When a reduction-in-force occurs, it is a separation from service without cause on the part of the employee.

**REDUCTION IN SALARY** – Placement of an employee's salary at a lower step within the range as a result of a disciplinary action.

**REEMPLOYMENT** – An appointment, made from the reemployment register, of a former employee who had permanent status.

**REGISTER** – A list of eligible names established for employment or reemployment in a class.

**REINSTATEMENT** – Return of an employee to full employment rights by board action following appeal hearing.

**RESIGNATION** – A voluntary separation from employment.

**REVERSION** – Voluntary or involuntary movement of an employee during a six-month trial service period to the lower class which was held prior to the employee's last promotion.

**SALARY RANGE** – A sequence of minimum, intervening, and maximum dollar amounts designated by the board as the monthly compensation for a class.

**SEASONAL EMPLOYMENT** – Work that is cyclic in nature beginning and ending at approximately the same time every year and lasting for no more than nine months.

**SENIORITY** – A measure of the last period of unbroken time served in positions in the classified service under the jurisdiction of the ((s))State ((p))Personnel ((b))Board. Service in positions brought under the jurisdiction of the ((s))State ((p))Personnel ((b))Board by statute is counted as though it had previously been under the jurisdiction of the ((s))State ((p))Personnel ((b))Board. Leaves of absence granted by agencies and separations due to reduction-in-force are not considered a break in service. Time spent on leaves of absence without pay is not credited unless it is for educational leaves, or statutes require it be credited; or it is taken at the specific request of an agency so employees may perform work specifically related to state work. Time spent off the state payroll due to reduction-in-force is not credited. Time spent in exempt appointments listed in RCW 41.06.070 will be credited and the service will not be regarded as broken when employees return from exempt service in accordance to RCW 41.06.070(22), WAC 356-06-055, 356-30-045 and 356-30-330. Time spent under the jurisdiction of the ((h))Higher ((e))Education ((p))Personnel ((b))Board will be added when the employee comes under the jurisdiction of the ((s))State ((p))Personnel ((b))Board through the provisions of WAC 356-06-055(4). The length of active military service of a veteran, not to exceed five years, shall be added to the state service for such veteran or his widow.

**SERIES** – A group of classes of positions to which the same kind of work is assigned but which is at different levels of difficulty and responsibility.

**SUPERVISOR** – Any individual having substantial responsibility on behalf of management regularly to participate in the performance of all or most of the following functions: Employ, promote, transfer, suspend, discharge or adjudicate grievances of other employees, if in connection with the foregoing, the exercise of such responsibility is not of a merely routine nature but requires the exercise of independent judgment.

**SUSPENSION** – An enforced absence without pay for disciplinary purposes.

**TANDEM EMPLOYMENT** – Any position filled by more than one employee as voluntarily agreed between management and employee(s) who jointly fulfill the responsibilities and duties of the position(s).

**TEMPORARY EMPLOYMENT** – Single or multiple periods of employment during the absence of a permanent employee on leave; or for work done at a workload peak and normally lasting for less than nine months and having an end in sight.

**TERMINATION** – Separation from employment for reasons beyond the control of the employee.

**TRAINING** – An organized learning process designed to provide needed changes in the skills, knowledges, attitudes or behaviors of employees.

**TRANSFER** – The change of an employee (~~who has gained permanent status in a class with no break in service~~) from one to another classified position having the same salary range number.

**TRIAL SERVICE PERIOD** – A six-month trial period of employment of a permanent employee beginning with the effective date of the promotion or demotion or appointment from the promotional register.

**TUITION REIMBURSEMENT** – A full or partial reimbursement to eligible employees by the employing agency for tuition paid to attend approved courses.

**UNDERFILL** – The filling of a position with an employee in a lower related class in the absence of an adequate eligible register for the classification.

**UNION SHOP** – A form of union security that requires that all employees within a bargaining unit become members of the certified bargaining representative within 30 calendar days of the union shop election or 30 calendar days from an employee's date of hire, whichever is later.

**UNION SHOP FEE** – The union shop fee, sometimes known as a representation fee, is the fee paid by an employee to a union shop representative in lieu of holding membership in that union. An employee who has been certified for nonmembership status because of bona fide religious tenets of a church or religious body of which the employee is a member, shall pay a fee equivalent to the regular monthly dues of the union shop representative minus any included monthly premiums for union sponsored insurance programs.

**UNION SHOP REPRESENTATIVE** – A union shop representative is an employee organization that is certified as exclusive bargaining representative of a bargaining unit and which has also been certified as union shop representative by the Director of Personnel. To be certified as union shop representative, a majority of all employees in the bargaining unit must vote in favor of having the petitioning employee organization as their union representative.

**VETERAN** – For the purpose of granting preference during layoffs and subsequent reemployment, any person who has one or more years of active military service in any branch of the armed forces of the United States or who has less than one year's service and is discharged with a disability incurred in the line of duty or is discharged at the convenience of the government and who, upon termination of such service, has received an honorable discharge, a discharge for physical reasons with an honorable record, or a release from active military service with evidence of service other than that for which an undesirable, bad conduct, or dishonorable discharge is given: **PROVIDED**, That the person has not voluntarily retired with 20 or more years of active military service and has military retirement pay in excess of \$500 per month.

**VETERAN'S WIDOW** – For the purpose of granting preference during layoffs and subsequent reemployment, the unmarried wife of a deceased veteran as defined in WAC 356-06-010 except that such veteran's one-year minimum length of active military service shall be disregarded.

**VOLUNTEER EXPERIENCE** – Work experience for which no salary was received, which may be credited toward meeting the minimum qualifications for a classification: Provided such experience is equivalent to and not prohibited by the minimum qualifications of the classification. Volunteer experience for which academic credit was granted may be used to satisfy either the educational or the experience requirements of a class, but may not be used for both.

**WORK DAY** – A 24-hour period beginning at a time determined by the appointing authority. For scheduled standard work period positions the work day begins at the scheduled starting time of the employee.

**WORK PERIOD DESIGNATION** – Identification of each classification's and position's criteria for hours of work as defined in WAC 356-15-020 and qualifications for premium pay as defined in chapter 356-15 WAC.

**WORK SCHEDULE** – A series of workshifts and work days within the workweek.

**WORKSHIFT** – Scheduled working hours within the workday.

**WORKWEEK** – A regular recurring period of 168 hours beginning at a time determined by the appointing authority and continuing for seven consecutive 24-hour periods. For scheduled standard work period positions the workweek begins at the scheduled starting time of the first shift of the employee's uniform shifts.

**Y-RATE** – A salary amount which either exceeds the maximum step for the salary range of an employee's class or a salary amount that falls between the steps of a salary range of an employee's class.

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

**WAC 356-10-050 POSITIONS—REALLOCATION UPWARD, INCUMBENTS.** Employees in positions which have been reallocated upward are affected as follows:

(1) Employee must compete and be certified from the appropriate eligible register unless otherwise determined by the Director of Personnel or designee when the position is reallocated upward based on recent or impending changes in duties and responsibilities. The employee's salary is then adjusted in accordance with the rule governing promotion.

(2) Employees in positions which have been reallocated upwards based on duties performed of a higher level classification in excess of one year shall retain status in the reallocated position and shall have their salary adjusted in accordance with the rule governing promotion, provided:

(a) The incumbent meets the minimum or desirable qualifications for the new class; or, the incumbent meets acceptable qualifications as determined by the Director of Personnel or designee.

(b) The employee passes the appropriate examination.

(3) If the employee is not certified from the appropriate eligible register, transferred, promoted, demoted or otherwise retained in status within 60 days, the provisions governing reduction-in-force shall apply. This shall not preclude the employee's eligibility for a provisional appointment under these rules. Employees who do not achieve status in a reallocated position shall be paid for time worked in the higher class

based on the rule governing promotion (up to a maximum of three years).

(4) The employee retains existing appointment status when the position is reallocated based on a revision of a class series, a class series study, or an agency- or major subdivision-wide classification review planned, conducted, or authorized by the Department of Personnel in advance of Personnel Board action (if any), when the reallocation involves no change in duties or responsibilities. The employee's salary then is adjusted to the same step in the new range as held in the present range.

(a) An employee in an underfill status will maintain that status.

(b) Paragraphs (1) or (2) apply when a change in duties, responsibilities, or organization coincides with a revision of a class series.

(5) The Director of Personnel or designee may approve the retention of status without examination for an incumbent in a reallocated position when it is evident that the reallocation is, in effect, the correction of a long-term inequity. The employee's salary is adjusted in accordance with the rule governing promotion. The application of this subsection shall not be denied in those cases where the employee has performed duties at a higher class for three continuous years or more.

~~((6) The effective date of other than competitive reallocations and appointments in (2) and (5) above will be the earliest date that a copy of the classification questionnaire, either submitted directly by the incumbent or by the agency, is received by the Department of Personnel. Receipt of such classification questionnaires shall be acknowledged by the Department of Personnel if the submitting party includes a self-addressed stamped envelope with the copy of the classification questionnaire furnished the Department of Personnel.))~~

~~((7) The Department of Personnel, the Director of Personnel, and the State Personnel Board shall not award additional compensation to an employee for any period prior to the date on which the classification questionnaire was received by the Department of Personnel.))~~

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

**WAC 356-10-060 ALLOCATION—REQUEST FOR REVIEW.**

#### AMENDATORY SECTION (Amending Order 123, filed 9/26/78)

**WAC 356-30-210 TRANSFER—BETWEEN AGENCIES—RESTRICTIONS.** The transfer of a permanent employee between agencies, within class or between classes (subject to the limitations of 356-30-200), may be made at any time with the approval of the appointing authorities concerned, provided employees who have been separated due to reduction in force and employees who have been notified that they are scheduled for reduction-in-force have first been offered the transfer in accordance with their seniority. Report of the transfer shall be made to the Director of Personnel. Permanent ~~((E))~~ employees who transfer under the provisions of this section shall not serve a trial service period and shall be permanent employees of the gaining agency. For purposes of this section, each institution and branch office may be considered an agency.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

**WAC 356-30-280 PROBATIONARY PERIOD—~~((PERIOD))~~ TRANSFER~~((=))~~; INTRA-AGENCY RE-APPOINTMENT TO HIGHER CLASS.** (1) An employee shall not be ~~((transferred or))~~ promoted during the probationary period; however, an employee certified from the open competitive or reemployment register may be reappointed to a higher class within the employing agency while serving satisfactorily in a probationary period and shall begin a trial service period in the higher class.

(2) The employee, while serving in the higher class, shall complete the probationary period for and be granted permanent status in the lower class together with rights normally accruing to trial service for

the remaining initial six-month period in the higher class, provided that:

(a) ~~((His p))~~ Performance in the higher class is satisfactory.

(b) The higher and lower classes are in the same or a closely related field.

(3) An employee ~~((facing reduction-in-force may be))~~ transferred during a probationary period ~~((and))~~ will continue to serve out ~~((his))~~ the probationary period.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

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

WAC 356-30-290 REASSIGNMENT. A probationary employee may be assigned to another position in the same class if both positions are ~~((under the same immediate supervisor))~~ in the same work unit and the agency shall notify the Director of Personnel of the change.

#### AMENDATORY SECTION (Amending Order 116, filed 1/19/78)

WAC 356-39-100 TUITION REIMBURSEMENT—AGENCY AUTHORITY AND RESPONSIBILITY. (1) Agencies may approve for full or partial tuition reimbursement a qualified course conducted by an educational institution, vocational school, or a professional training organization. To qualify, a course must have an objective of furthering an employee's career development plan and/or changing or enhancing the employee's skills, knowledge, attitude, or behavior. The course must be directly related to a function of State government.

(2) Agencies shall reimburse eligible employees who have satisfactorily completed a course which was previously approved for tuition reimbursement. Agencies may pre-pay employee's tuition or registration fees.

(3) Agency funds expended for tuition reimbursement will be limited to tuition or registration fees, and will not include textbooks, supplies or other school expenses.

(4) Approvals for any one employee should be limited to no more than ~~((the equivalent of six))~~ nine quarter credit hours, or six semester hours, or other equivalent credits during any one academic quarter or semester.

(5) Absent an agreement to the contrary, when an employee moves to another agency prior to completion of an approved course, the approving agency shall retain the obligation for reimbursement if the course is satisfactorily completed. The agency receiving the employee shall not incur any obligation for payment.

**WSR 81-22-044**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Filed November 2, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning low-income home energy assistance allowance, amending WAC 388-29-290.

It is the intention of the secretary to adopt these rules on an emergency basis on December 1, 1981.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Washington, Phone (206) 753-7015, by November 25, 1981. The meeting site is in a location which is barrier free;

that such agency will at 10:00 a.m., Wednesday, December 9, 1981, in the Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 16, 1981, in William B. Pope's Office, 3rd Floor, Office Building #2, 12th and Franklin, Olympia, Washington.

The authority under which these rules are proposed is RCW 74.20A.550[43.20A.550].

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10:00 a.m., Wednesday, December 9, 1981, Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington.

Dated: October 28, 1981

By: David A. Hogan  
Director, Division of Administration

#### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Amend WAC 388-29-290.

Purpose of the rule or rule change is to implement the Low-Income Home Energy Assistant Act of 1981.

Statutory Authority: RCW 43.20A.550.

Summary of the Rule Change: Change of names from "Low-Income Energy Assistant or Program" to "Low-Income Home Energy Assistance Allowance or Program;" Change of federal authority references to reflect the new law; Change of definition of eligible households to reflect the requirements of the Low-Income Home Energy Assistance Act of 1981 including elimination of a DSHS energy assistance allowance to those in supplied shelter, those in subsidized housing, and those residing at the same address as another applicant; Establishment of deadlines for requests for a fair hearing and requests for replacement of lost or stolen checks; and Clarification of DSHS policy to replace lost or stolen warrants.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Joan Gross, Program Manager, Division of Income Assistance, Phone: 3-4913, Mailstop: OB-31C.

These rules are necessary as a result of federal law, the Low-Income Home Energy Assistance Act of 1981, P.L. 97-208, sec. 2601 et seq.

#### AMENDATORY SECTION (Amending Order 1631, filed 3/31/81)

WAC 388-29-290 LOW-INCOME HOME ENERGY ASSISTANCE ALLOWANCE. The department, acting as an agent of the Washington state planning and community affairs agency within the limits of the DSHS-PCAA Contract ((No. 9147-APE-28267)), will implement a portion of the low-income home energy assistance program. The following delineates the rules applicable to that portion of the program:

(1) The low-income home energy assistance allowance is a one-time payment to an energy payment assistance unit intended to reduce the burden of the high cost of energy for the ~~((+1980))~~ 1981-((+1981)) 1982 winter.

(2) An energy payment assistance unit is defined as a group of food stamp households and/or AFDC, SSI, or GA-U(~~(-or Refugee Assistance)~~) payees ~~((who meet))~~ meeting the definition of household in ~~((45 CFR Part 260))~~ the low-income home energy assistance act of 1981.

(3) Energy payment assistance units ~~((who))~~:

(a) ~~((Were))~~ On the December 1, ~~((+1980))~~ 1981 warrant roll, and

(b) ~~((Have))~~ Having correctly completed and returned an energy assistance application, and

(c) ~~((Have))~~ Having incomes at or below one hundred twenty-five percent of ~~((Community Services Administration (CSA)))~~ the federally established poverty level, and

(d) ~~((Are vulnerable to rising energy costs as defined by 45 CFR Part 260))~~ Residing in shelters which meet the eligibility criteria in the low-income home energy assistance act of 1981, and

(e) Not residing at the same address as another applicant according to DSHS automated client files as of December 1, 1981, and not living in a subsidized rental unit, and

~~((e))~~ ~~((Whose))~~ Energy application ((substantiates they are vulnerable,)) certifying the household will be eligible for energy assistance allowances.

(4) A recipient residing in foster care, a subsidized rental housing unit, a group home for developmentally disabled, nursing home, subsidized shelter, congregate care facility or an institution for the mentally retarded will not be eligible for an energy assistance allowance.

(5) The energy assistance allowance standards shall be the rates established by the Washington state planning and community affairs agency.

(6) A recipient may request an administrative review by the Washington state planning and community affairs agency regarding denial or underpayment of an energy assistance allowance no later than ~~((May 31, 1981))~~ sixty days after the receipt of notice of denial or payment of benefit.

(7) No energy assistance allowance payments will be made after June 30, ~~((+1981))~~ 1982.

(8) Affidavits and requests to replace lost or stolen checks will not be accepted after April 30, 1982.

(9) Upon cancellation of outstanding warrants or upon verification of forgery as required, DSHS shall immediately initiate replacement of checks reported as lost or stolen.

~~((8))~~ (10) Energy payments made under Title ~~((HH Public Law 96-223))~~ XXVI of the omnibus budget reconciliation act of 1981 shall be exempt as income and resources for all public assistance programs and food stamps.

~~((9))~~ (11) These rules shall be effective December 1, ~~((+1980))~~ 1981.

**WSR 81-22-045**  
**PROPOSED RULES**  
**DEPARTMENT OF TRANSPORTATION**  
 [Filed November 2, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Transportation intends to adopt, amend, or repeal rules concerning an amendment to WAC 468-58-050, "prohibition of non-motorized traffic on fully controlled limited access highways", to allow bicycles to use the right hand shoulder of fully controlled limited access highways, except where the secretary of transportation or his designee has prohibited such use and signs are posted giving notice of the prohibition.

that such agency will at 10:00 a.m., Monday, December 14, 1981, in the Board Room, 1D2, Highway Administration Building, Olympia, Washington, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is RCW 46.61.160 and 47.52.025.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 14, 1981, and/or orally at 10:00 a.m., Monday, December 14, 1981, Board Room, 1D2, Highway Administration Building, Olympia, Washington.

Dated: November 2, 1981  
 By: Duane Berentson  
 Secretary

**STATEMENT OF PURPOSE**

Title: Amendment to WAC 468-58-050 to allow bicycles to use the right hand shoulder of fully controlled limited access highways, except where the secretary of transportation or his designee has prohibited such use and signs are posted giving notice of the prohibition.

Result of Federal Law or Federal or Court Action: Not applicable.

Statutory Authority: RCW 46.61.160 and 47.52.025.

Summary of Rule: Permits bicycles to use the right hand shoulder of fully controlled limited access highway except where prohibited by the secretary of transportation or his designee.

Reason for Rule: To encourage the use of energy efficient transportation.

For Further Information: Mr. Donald Anderson, State Maintenance and Operations Engineer for the Department of Transportation, Room IC8, Transportation Building, Phone 753-6014, is responsible for the drafting and implementation of this rule. The Washington State Patrol is responsible for enforcement of the rule.

Proponents of Rule: The Washington State Department of Transportation is the proponent of the rule.

Agency Comments or Recommendations: This action is in the interest of community well-being and encourages the use of energy-efficient transportation.

AMENDATORY SECTION (Amending Order 53, filed 4/15/80)

WAC 468-58-050 PROHIBITION OF NONMOTORIZED TRAFFIC ON FULLY CONTROLLED LIMITED ACCESS HIGHWAYS. (1) All nonmotorized traffic shall be prohibited on state highways which have been established and constructed as fully controlled limited access facilities, and signs giving notice of such prohibition shall be posted upon all such highways.

(2) This prohibition of nonmotorized traffic on fully controlled limited access highways shall not apply to:

(a) Pedestrian overcrossings and undercrossings or other facilities provided specifically for the use of such traffic.

(b) Bicycles utilizing the right-hand shoulders; except where the secretary of transportation or his designee has prohibited such use. Signs giving notice of such prohibition shall be posted for those sections where such usage is prohibited.

(3) This prohibition of nonmotorized traffic shall not apply to the following sections of established and operating fully controlled limited access highways with regard to pedestrians and bicycles:

- (a) State Route 2, Mile Post 0.00 to Mile Post 2.50;
- (b) State Route 410, Mile Post 0.30 to Mile Post 11.60;
- (c) State Route 526, Mile Post 0.80 to Mile Post 4.57;
- (d) State Route 5, Mile Post 165.40 to Mile Post 172.40, Reversible Lanes, from 9:00 a.m. to 6:00 p.m. on June 18, 1978.

(4) This prohibition shall not apply to the shoulders of the following sections of an established and operating fully controlled limited access highway with regard to bicycles during daylight hours only:

- (a) State Route 5, Mile Post 23.01 to Mile Post 27.42;  
 (b) State Route 5, Mile Post 116.70 to Mile Post 119.01; and  
 (c) State Route 90, Mile Post 18.31 to Mile Post 20.16.

Signs giving notice of such permission shall be posted upon these highway routes:

(5) This prohibition shall not apply to the shoulders of the following section of an established and operating fully controlled limited access highway with regard to bicycles during daylight hours only from May 1 through September 30:

State Route 90, Mile Post 254.02 to Mile Post 257.69.

Signs giving notice of such permission shall be posted upon these highway routes:))

**WSR 81-22-046**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 81-204—Filed November 2, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is harvestable numbers of coho salmon and chum salmon have been taken.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 2, 1981.

By Rolland A. Schmitt  
 Director

**NEW SECTION**

**WAC 220-36-02100D GRAYS HARBOR AND TRIBUTARIES—CLOSED AREA.** Notwithstanding the provisions of WAC 220-36-021, effective immediately until further notice, it is unlawful for any fisherman, including treaty Indian fishermen, to take, fish for, or possess salmon for commercial purposes from Grays Harbor Fishing Areas 2A, 2B, 2C and 2D, from those waters of the Chehalis River downstream from the power line crossing just below the confluence of the Wynoochee River, or from any other Grays Harbor tributary.

**WSR 81-22-047**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
 [Filed November 2, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Labor and Industries intends to adopt, amend, or repeal rules concerning rules and fee schedule governing payment to doctors and other health care vendors rendering services to injured workers.

This is a change in the date of adoption for chapters 296-20, 296-21, 296-22, and 296-23 WAC. The Department of Labor and Industries is postponing adoption of chapters 296-20, 296-21, 296-22, and 296-23 WAC until November 20, 1981 to gather additional information and consider testimony concerning these proposed rules;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Friday, November 20, 1981, in the Director's Office, Third Floor, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed in RCW 51.04.020(4) and 51.04.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 2, 1981.

This notice is connected to and continues the matter noticed in Notice No. WSR 81-19-128 filed with the code reviser's office on September 23, 1981.

Dated: November 2, 1981

By: Sam Kinville  
 Director

**WSR 81-22-048**  
**ADOPTED RULES**  
**BOARD OF PHARMACY**  
 [Order 164—Filed November 2, 1981]

Be it resolved by the Washington State Board of Pharmacy, acting at Burien, Washington, that it does promulgate and adopt the annexed rules relating to the adding of new chapter 360-48 WAC, 360-48-010, 360-48-020, 360-48-030, 360-48-040, 360-48-050, 360-48-060, 360-48-070 and 360-48-080.

This action is taken pursuant to Notice No. WSR 81-19-122 filed with the code reviser on September 23, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Washington State Board of Pharmacy as authorized in RCW 69.41.075 and section 1, chapter 50, Laws of 1981.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 29, 1981.

By Donald H. Williams  
Executive Secretary

CHAPTER 360-48 WAC  
DIMETHYL SULFOXIDE (DMSO)

WAC

360-48-010	AVAILABILITY.
360-48-020	LICENSE.
360-48-030	LICENSE APPLICATION.
360-48-040	GOOD MANUFACTURING PRACTICES.
360-48-050	PURITY.
360-48-060	CONTENTS.
360-48-070	LABELING.
360-48-080	OTHER FORMS OF DMSO.

NEW SECTION

WAC 360-48-010 AVAILABILITY. DMSO for topical use (i.e., for application to the skin) shall be available in intrastate commerce to the citizens of the state of Washington in accordance with all applicable state laws and regulations.

NEW SECTION

WAC 360-48-020 LICENSE. Manufacturers and/or wholesale distributors of DMSO must have a license issued by the state board of pharmacy, as provided in RCW 18.64.045 and/or RCW 18.64.046.

NEW SECTION

WAC 360-48-030 LICENSE APPLICATION. Applications for the manufacture of DMSO for use pursuant to chapter 69.04 RCW shall be filed with the board of pharmacy. Such applications shall include:

- (1) A full list of the articles used as components of such drug;
- (2) A full statement of the composition of such drug;
- (3) A full description of the methods used in, and the facilities and controls used for, the manufacture, processing, and packing in such drug;
- (4) Such samples of such drug and of the articles used as components thereof as the board may require; and
- (5) Specimen of the labeling proposed to be used for such drug;
- (6) Specific information under the following section headings and in the following order:
  - (a) Description.
  - (b) Clinical Pharmacology.
  - (c) Indications and Usage.
  - (d) Contraindications.
  - (e) Warnings.
  - (f) Precautions.
  - (g) Adverse Reactions.
  - (h) Overdosage.
  - (i) Dosage and Administration.
  - (j) How Supplied.

NEW SECTION

WAC 360-48-040 GOOD MANUFACTURING PRACTICES. Manufacturers of DMSO shall conform to the standards for good manufacturing practices of finished pharmaceuticals, as provided in WAC 360-46-010 through 360-46-150. Further, manufacturers shall comply with the state Food, Drug, and Cosmetic Act, chapter 69.04 RCW.

NEW SECTION

WAC 360-48-050 PURITY. (1) Certification of batches of DMSO shall be made as required by the state board of pharmacy, with the costs for required testing, including purity and potency, to be borne by the manufacturer and/or wholesale distributor. The manufacturer and/or wholesale distributor shall be held totally responsible for the quality of the drug product, in accordance with RCW 18.64.270.

Such batch testing shall be required upon commencement of manufacture of DMSO and thereafter as the state board of pharmacy shall require.

(2) DMSO shall be packaged in tightly closed light resistant glass containers. Such containers, including lids, caps, or other closures, shall have been tested by the DMSO manufacturer and shown not to interact with the contents. Such test results must be submitted to the state board of pharmacy upon request.

NEW SECTION

WAC 360-48-060 CONTENTS. DMSO made available to the public for topical use, must contain purified dimethyl sulfoxide (meeting or exceeding FDA approved drug grade) and in addition may contain one or more of the following ingredients:

- Carboxypolymethylene (pharmaceutical grade)
- Sodium Carbonate, USP
- Sodium Chloride, USP
- Urea, USP
- Purified Water, USP

Any batch found to contain any ingredient not on the above list shall result in the product being declared to be adulterated in accordance with RCW 69.04.430.

NEW SECTION

WAC 360-48-070 LABELING. (1) The labeling of topical DMSO shall include the following:

- (a) The name and place of business of the manufacturer, the packer, and the distributor. (Each one must appear and be identified.)
- (b) Adequate directions for use under which a lay person can safely use the drugs, including "Warning-Be sure that the skin is clean before using this product".
- (c) Statements of those conditions, purposes, or uses for which such drug is intended, recommended, or suggested in any oral, written, printed, or graphic advertising, except that no such statement shall refer to conditions, uses, or purposes for which the drug can be safely used only under the supervision of a practitioner licensed by law and for which it is advertised solely to such practitioner.

(d) The dosage for each of the uses for which it is intended and usual quantities for persons of different physical conditions.

(e) Frequency of application.

(f) Duration of application.

(g) The proprietary name of the drug.

(h) The established name of the drug.

(i) An identifying lot or control number.

(j) The date of manufacture.

(k) The strength of the solution expressed as a percentage weight in volume at 68° F. (20° C.).

(l) Net contents of container.

(m) Warnings: The labeling shall describe serious adverse reactions and potential safety hazards, limitations in use, and steps that should be taken if they occur. The labeling shall be revised to include a warning as soon as there is reasonable evidence of an association of a serious hazard with the drug; a casual relationship need not have been provided. In addition to any warning labeling developed by the manufacturer, all immediate containers of DMSO must prominently show the following warnings:

(i) "For EXTERNAL USE ONLY"

(ii) "Warning—Use only as directed. Keep out of reach of children."

(iii) "Caution—Discontinue use if excessive irritation of the skin develops. Avoid getting into the eyes or on mucous membranes."

(iv) "Caution—If symptoms persist for more than 10 days, consult a physician."

(v) "In conditions affecting children under 6 years of age consult a physician."

(vi) "In case of accidental ingestion, contact a physician immediately."

(vii) "There is no evidence that this product may be safely used by pregnant women or nursing mothers."

(viii) "Warning—Be sure that skin is clean before using this product, which is a powerful solvent. Grease, chemicals, or any other substance could be absorbed into the skin along with the DMSO."

(o) Disclaimer. Each label must state:

"DMSO has not been approved under federal law for use in interstate commerce in the treatment of any condition or disease state in humans other than interstitial cystitis. Testing for safety and efficacy has not been performed by any agency of the State of Washington. Persons using this product do so at their own risk."

(p) Label locations. The immediate container label must show items: a, b, e, g, h, i, j, k, l, m, i, ii, and v. All other information specified in this section shall be shown in the patient package insert which must be attached to the container when sold.

#### NEW SECTION

WAC 360-48-080 OTHER FORMS OF DMSO. The board of pharmacy hereby declares that all forms of DMSO intended for medical use, for other than topical application, are legend drugs as defined in chapter 69.41 RCW.

Such other forms shall meet all of the other requirements of this chapter.

### WSR 81-22-049 PROPOSED RULES MEDICAL DISCIPLINARY BOARD

[Filed November 2, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Medical Disciplinary Board intends to adopt, amend, or repeal rules concerning the amending of WAC 320-12-030; 320-12-040, 320-12-050, 320-12-060, 320-12-070 and repealing 320-18-010;

that such agency will at 9:30 a.m., Friday, December 11, 1981, in the Small 3 East Conference Room, Providence Hospital, 500 17th Avenue, Seattle, WA 98122, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is RCW 18.72.150.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 4, 1981, and/or orally at 9:30 a.m., Friday, December 11, 1981, Small 3 East Conference Room, Providence Hospital, 500 17th Avenue, Seattle, WA 98122.

Dated: November 2, 1981

By: Maxine Nelson  
Executive Secretary

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Medical Disciplinary Board.

Purpose: The purpose of the amendments to the election of board members is to improve the efficiency of the election process. The purpose of the repeal of the Schedule II stimulant drugs regulations is because of the passage of RCW 69.50.402 in the Controlled Substances Act which regulates the prescription of these drugs.

Statutory Authority: RCW 18.72.150.

Summary of the Rules: WAC 320-12-030 Nominating petitions; 320-12-040 Eligibility requirements in election; 320-12-050 Time of election—Ballots; 320-12-060 Identification by congressional district; 320-12-070 ballots; and 320-18-010 Prescriptions—Schedule II stimulant drugs.

Reason proposed: The election regulations will provide improved election procedures and the repeal of WAC 320-18-010 would eliminate a rule that has been substantially preempted by statute.

Responsible Departmental Personnel: In addition to the members of the board, the following Department of Licensing personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Maxine L. Nelson, Administrative Assistant, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-3779 Scan, 753-3779 Comm.

Proponents: These amendments were proposed by the Washington State Medical Disciplinary Board.

Agency Comments: These amendments were promulgated pursuant to the authority contained in RCW 18.72.150.

AMENDATORY SECTION (Amending Rule 230-12-030, filed 12/14/64)

WAC 320-12-030 NOMINATING PETITIONS. Nominating petitions shall be signed by not less than twenty-five licensed physicians residing in the congressional district in which the nominee resides (~~(, shall be submitted to the board thirty days prior to the date of election))~~ and shall contain a brief philosophy statement of the nominee. The nominating petitions shall be distributed by the Division of Professional Licensing the first Monday in May and must be returned to the division by the third Monday in June. Nominating petitions ~~((may))~~ will be ~~((obtained))~~ provided ~~((from))~~ by the ~~((office of the professional division))~~ division of professional licensing, ~~((state))~~ department of ~~((licenses))~~ licensing, ~~((Olympia;))~~ to ~~((the))~~ Washington state medical association, ~~((Seattle;))~~ Washington licensed hospitals, ~~((and from))~~ the county clerk of each county, the local medical societies, and the medical service bureaus in each county.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Rule 320-12-040, filed 12/14/64)

WAC 320-12-040 ELIGIBILITY REQUIREMENT IN ELECTION. In order for a licensed physician to be eligible to vote in an election for of the selection of a member of the disciplinary board, ~~((he))~~ the physician must live in the congressional district of the candidate for whom ~~((he))~~ the physician desires to vote, and must hold a current valid registration for the year in which the election is held, except in cases where the voter is in the military service where no current fee is required by law.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Rule 320-12-050, filed 12/14/64)

WAC 320-12-050 TIME OF ELECTION—BALLOTS. The election shall be held on the second Monday in September. ~~((and the nominating petitions must be filed with the board thirty days prior to the second Monday in September;))~~ Ballots for the election of a member of the medical disciplinary board from each congressional district shall be sent to the physicians residing in each congressional district not later than ~~((July 1st))~~ the second Monday in August and must be returned to the election commission in the ~~((office of the director of licenses))~~ division of professional licensing in Olympia, Washington, by the second Monday in September.

Reviser's Note: RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Rule 320-12-060, filed 12/14/64)

WAC 320-12-060 ((SIGNATURE OF VOTERS)) IDENTIFICATION BY CONGRESSIONAL DISTRICT. In order for ~~((his))~~ the physician's vote to be valid, each physician must ~~((sign envelope No. 2 containing the ballot in envelope No. 1;))~~ print his or her name on the mailing envelope, which is returned to ~~((the election commission of the medical disciplinary board))~~ the division in Olympia, so that the name of each physician voting in the election may be checked off the list of eligible voters.

AMENDATORY SECTION (Amending Rule 320-12-070, filed 12/14/64)

WAC 320-12-070 BALLOTS. Voting shall be by secret ballot which shall be enclosed ~~((with an))~~ in a separate envelope ~~((No. 1 entitled "BALLOT"))~~ and neither the ballot nor the ballot envelope shall

contain any signature or identifying mark whereby the identity of the voter can be ascertained. Mailing envelopes, ballot envelopes and ballots will be provided by the division of professional licensing.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is hereby repealed:

WAC 320-18-010 PRESCRIPTIONS - SCHEDULE II STIMULANT DRUGS.

**WSR 81-22-050**  
**PROPOSED RULES**  
**COMMUNITY COLLEGE**  
**DISTRICT 17**  
[Filed November 2, 1981]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Washington State Community College District 17 intends to adopt, amend, or repeal rules concerning WAC 132Q-04-040 by allowing for the use liquor during specified culinary arts program training activities;

that such institution will at 1:30 p.m., Tuesday, December 8, in the District 17 Board Room, North 2000 Greene, Spokane, WA, conduct a public hearing relative thereto.

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

The authority under which these rules are proposed is chapters 28B.19 and 34.08 RCW and chapter 1-13 WAC.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to November 25, 1981.

This notice is connected to and continues the matter in Notice No. WSR 81-01-093 filed with the code reviser's office on December 22, 1980.

Dated: October 29, 1981

By: C. Nelson Grote  
District President

STATEMENT OF PURPOSE

Title: WAC 132Q-04-040 Liquor.

Summary: Amending WAC 132Q-04-040 to allow the use of liquor during certain college functions which are to the training activities the Spokane Community College Culinary Arts Program.

Reasons: The instructional staff and advisory committees indicate that the in banquet serving, use of wine and the serving thereof, and flaming trays. In addition, certification for certain hotel-restaurant courses requires experience in serving alcoholic beverages.

Drafting: Richard B. Halvorson, Director, Planning and Contract Services, Washington Community College District 17, North 2000 Greene Street, Spokane, WA 99207, (509) 456-2858; Implementation and Enforcement: Dr. C. Nelson Grote, District President,

Washington Community College District 17, Spokane, WA 99207, (509) 456-2936.

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

AMENDATORY SECTION (Amending Order 1-69, filed 12/8/69)

WAC 132Q-04-040 LIQUOR. The possession, consumption or being demonstrably under the influence of any form of liquor by any student on college facilities shall be cause for disciplinary action except where possession or consumption occurs in the course of a regular college training program and the presence and use of liquor during that program has been specifically approved by the college president.

**WSR 81-22-051**

**ADOPTED RULES**

**CENTRAL WASHINGTON UNIVERSITY**

[Order 47—Filed November 3, 1981]

I, Alfred J. Teeple, Chief of Campus Safety, of the Central Washington University, do promulgate and adopt at Kachess Room, SUB, Central Washington University, the annexed rules relating to parking and traffic regulations, chapter 106-116 WAC and admission and registration procedures, chapter 106-160 WAC.

This action is taken pursuant to Notice No. WSR 81-18-050 filed with the code reviser on August 31, 1981. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.19.050 and 28B.35.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 6, 1981.

By Alfred J. Teeple  
Chief of Campus Safety

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-116-040 AUTHORITY OF CAMPUS SAFETY OFFICERS. Campus safety officers, duly appointed and sworn pursuant to RCW 28B.10.555 are peace officers of the state and have police powers as are vested in sheriffs and peace officers generally under the laws of ~~((the state of))~~ Washington State.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-201 PERMITTED PARKING AREAS. (1) University owned parking areas are

marked with signs reading, "Parking by University Permit Only." Vehicles parked without valid parking permits will be ticketed from 7:30 a.m. to ~~((5:30))~~ 4:00 p.m. Monday through Friday, except:

(2) ~~((Vehicles parked in the C-1 Pavilion parking area without a valid parking permit will be ticketed from 7:30 a.m. to 4:00 p.m. Monday through Friday.))~~ No parking permitted daily in C-1 lot from 4:00 a.m. to 5:00 a.m.

(3) ~~((Vehicles parked in the C-2 Stadium parking area without a valid parking permit will be ticketed from 7:30 a.m. to 3:00 p.m. Monday through Friday.))~~

~~((4))~~ Enforcement shall be in effect twenty-four hours a day in the following parking areas:

- (a) Residence hall staff parking areas,
- (b) Buttons Apartments,
- (c) Limited time zones,
- (d) J Lot ~~((f))~~,
- (e) Handicapped areas.

~~((5))~~ ~~((Vehicles parked in "B" Lot, Hertz Music Building parking area without a valid parking permit will be ticketed from 7:30 a.m. to 4:00 p.m. Monday through Friday.))~~

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)

WAC 106-116-202 NO PARKING AREAS. Parking is permitted only in areas designated and marked for parking ~~((and))~~ in accordance with all signs posted in the designated parking area.

For example, prohibited areas include fire hydrants, fire lanes, yellow curb zones, crosswalks, driveways, service drives or any area not expressly permitted by sign or these regulations. Vehicles are not permitted to be parked on any undeveloped university property without the approval of the Chief of the Campus Safety Department. This section will be enforced twenty-four hours a day.

AMENDATORY SECTION (Amending Order 37, filed 1/13/78)

WAC 106-116-203 SPECIFIC PARKING PROHIBITIONS. (1) Parking in areas and places normally used for moving traffic is a specific violation of these regulations.

(2) Parking in such a position with relation to other parked cars or marked parking spaces as to impede, restrict, or prevent free ingress or egress by other automobiles violates these regulations.

(3) Parking in areas marked for a special permit or clearly designated by signing for special use not available to the general public or regular permit holders is prohibited. Examples: parking in a space marked ~~((Disability))~~ Handicapped Permits Only, ~~((or))~~ in spaces reserved for residence hall personnel or Health Center permit only.

(4) Parking and/or driving on sidewalks adjacent to streets is prohibited.

(5) Parking or driving on lawns or flower beds is prohibited.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)WAC 106-116-205 APARTMENT RESIDENTS.

(1) Residents of Brooklane Village, Roy P. Wahle University Complex, Student Village Apartments, Getz Short Apartments and Buttons Apartments do not need parking permits to park in front of or immediately adjacent to their respective apartments but must register their vehicles with the university.

(2) (~~{Apartment}~~) Apartment residents may purchase a commuter parking permit.

(3) Residents of Student Village may park in Lots G-1 and G-2 without a permit.

(4) Only residents of Anderson Apartments who purchase a parking permit and obtain a special permit from the apartment manager may park in J Lot.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)WAC 106-116-207 FACULTY-STAFF PARKING.

Faculty and staff parking areas are posted with signs reading, "Faculty and Staff Parking Only." Student parking is not permitted in any designated faculty and staff parking area Monday through Friday from 7:30 a.m. to ~~((5:30))~~ 4:00 p.m.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)WAC 106-116-211 SMALL CAR PARKING.

Parking areas on campus posted for "Small Cars Only" shall be restricted to vehicles with a 100-inch wheelbase or less. (~~Example, Datsun—all models, Fiat—all models, Opel, Colt, Vega, Corvette, etc. A list of vehicles with [a] 100-inch wheelbase or less is on file in the Campus Safety Department.~~)

**Reviser's Note:** RCW 28B.19.077 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 37, filed 1/13/78)WAC 106-116-214 MALL TRAFFIC.

(1) Only service vehicles are permitted on pedestrian malls (~~(, and then only at speeds less than five miles per hour, and))~~ at times of very light pedestrian traffic. (~~(Only service vehicles are permitted to travel on the malls past the octagonal red "stop" signs.))~~)

(2) Vehicles on clear emergency business with warning equipment operating are an exception to the provisions of this paragraph. Examples: fire trucks, ambulances, police cars, and equipment for emergency repair.

AMENDATORY SECTION (Amending Order 37, filed 1/13/78)WAC 106-116-303 DISPLAY OF PERMITS (~~(=~~

~~VEHICLE—MOTORCYCLE))~~). (1) Parking permits shall be displayed conspicuously on the right side (passenger side) rear bumper of the vehicle.

(2) Special permits must be displayed in the ~~((matter))~~ manner described at time of issuance.

(3) Motorcycle parking permits are to be placed in a conspicuous location on the front fork, handlebar, or fender of the motorcycle.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-304 DISABILITY PERMIT. Any university employee, student or visitor who can show physical disability may apply to the Handicapped Student Services Office for a ~~((disability))~~ handicapped parking permit. Certification by a physician may be required.

Disability permits issued by the state of Washington in all forms and disability permits issued by other state agencies or institutions shall be honored.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-305 SPECIAL PARKING PERMITS. Special parking permits are available from the Campus Safety Department or automatic ticket dispensers. These permits must be displayed in clear view on the dash of the vehicle, numbered side up, readable from outside the vehicle.

(1) A special permit is available when permitted vehicle is inoperative and replacement vehicle is being used.

(2) Permits are available for loading ~~((and) {or})~~ or unloading. The time limit is thirty minutes.

(3) Vendor permits are available for vendors conducting business on campus.

(4) Persons possessing a valid parking permit may purchase a second permit for the sum of ~~((52.00))~~ \$2.50 per quarter. Both vehicles may not be parked on campus simultaneously.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-306 TEMPORARY PARKING PERMITS. Temporary parking permits may be:

(1) Purchased on a daily basis from coin-operated dispensers in ~~((Lots B, C-1 and D))~~ lots where available.

(2) Purchased from the Cashier in Mitchell Hall ~~(({ })),~~ on a weekly basis.

(3) Obtained through the Scheduling Center in the Samuelson Union Building or at the Conference Center, Courson Hall, for attendees of conferences, workshops, and meetings scheduled through ~~((that office))~~ those offices.

(4) Valid only in areas not falling within prohibitions of WAC 106-116-202 and ~~((WAC))~~ 106-116-203.

AMENDATORY SECTION (Amending Order 45, filed 8/14/80)WAC 106-116-311 PARKING FEE REFUNDS.

(1) Application for parking permit fee refunds are to be made at the Campus Safety Department. The parking

permit must be surrendered upon application for a refund.

(2) A full parking fee refund is obtainable only within the first seven calendar days of any academic quarter in which the permit is issued.

(3) Refunds are ~~((only))~~ permitted only under the following conditions:

(a) Student teaching, or other off-campus program~~((f;f;f));~~

(b) Withdrawal from the university~~((f;f));~~

(c) Termination of employment~~((f;f;f));~~

~~((f))~~ (4) Refunds will not be made for daily permits.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-403 VISITOR PARKING PERMITS. Visitors may obtain parking permits ~~((from))~~ from the automatic permit dispensers. ~~((The Campus Safety Department is located at 11th and D Streets, near the entrance to parking area "B". An automatic Permit dispensers are located near the entrance in "B" Lot, "C-1" Lot in front of Nicholson Pavilion, and "D" Lot.))~~

Visitors on official business may obtain a courtesy permit from the Campus Safety Office, located at 11th and D Street near the entrance to "B" Lot.

AMENDATORY SECTION (Amending Order 37, filed 1/13/78)

WAC 106-116-404 VISITOR PARKING AREAS. Visitors, after obtaining a proper permit, may park in any university owned and designated parking area except Staff and Faculty reserved areas and "J" Lot~~((if a proper permit has been obtained))~~. They may park at any metered parking area, if meter fee is paid.

AMENDATORY SECTION (Amending Order 37, filed 1/13/78)

WAC 106-116-501 BASIC SPEED LIMIT. ~~((f))~~ The speed limit on the university ~~((campus is 20 MPH))~~ owned streets shall be as posted except:

~~((2))~~ (1) The speed limit in the parking areas is 5 MPH.

~~((3))~~ (2) No person shall operate a motor vehicle on the campus at a speed greater than is reasonable and prudent for existing conditions.

~~((4))~~ (3) The speed limit ~~((for service vehicles))~~ on malls and service drives is 5 MPH.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-514 ELECTION TO FORFEIT OR CONTEST. The notice of infraction issued pursuant to WAC 106-116-513 of these regulations shall inform the alleged violator that he/she may elect ~~((to either) [either to])~~ either to forfeit the monetary penalty to the infraction(s) charged or to contest the matter(s) in the manner described by the court of the ~~((Justice of the Peace for Kittitas County, otherwise~~

~~known as))~~ Judge of the Lower Kittitas County District Court.

(1) If the alleged violator chooses to forfeit the penalty, he/she may do so by paying the appropriate amount to ~~((the Justice of the Peace for))~~ Judge of the Lower Kittitas County District Court. Payment will be in cash, by certified check, or by money order. Such payment may also be made by mail. Such forfeiture shall constitute a waiver of a right to a hearing.

(2) If the alleged violator chooses to contest, he/she may do so by contacting the office of the ~~((Justice of the Peace for))~~ Judge of the Lower Kittitas County District Court in accordance with directions given on the infraction notice.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-515 PROCEDURE—COMPLAINT AND INFORMATION. (1) An infraction notice served in accordance with the provisions of WAC 106-116-513 of these regulations shall constitute the complaint or information against the person to whom delivered or mailed~~((, the))~~. The person to whom the vehicle ~~((a))~~ permit was issued ~~((for the vehicle in which it was placed or to which it was attached;f))~~ shall be held liable, or if no permit ~~((for the vehicle [cited;f])~~ has been issued, ~~((to;f))~~ the owner of the vehicle shall be held liable.

(2) The complaint or information may be amended at any time, either in writing delivered or mailed to the alleged violator or upon motion at trial in his presence, to include new charges of violations of these regulations.

AMENDATORY SECTION (Amending Order 46, filed 3/23/81)

WAC 106-116-603 MONETARY PENALTY SCHEDULE FOR COURT.

Offense	Fine
(1) Improper display of permit . . . . .	\$1.00
(2) Parking faculty-staff area . . . . .	\$1.00
(3) Parking yellow stripe or curb . . . . .	\$2.00
(4) Parking outside designated parking area . . . . .	\$2.00
(5) Live parking area . . . . .	\$2.00
(6) Obstructing traffic . . . . .	\$2.00
(7) Double parking . . . . .	\$2.00
(8) Parking at improper angle or using more than one stall, or backing into parking stall . . . . .	\$2.00
(9) Violation of the bicycle parking rules in WAC 106-116-901 . . . . .	\$1.00
(10) Reserved parking area . . . . .	\$2.00
(11) No parking area . . . . .	\$2.00
(12) Failure to remove keys from ignition . . . . .	\$2.00
(13) Overtime parking . . . . .	\$1.00
(14) Vehicle not registered . . . . .	\$2.00
(15) Falsification of vehicle registration . . . . .	\$5.00
(16) Using counterfeit, falsely made or altered permit . . . . .	\$10.00
(17) Illegal use of permit . . . . .	\$10.00

Offense	Fine
(18) No current permit .....	\$2.00
(19) Parking service drive .....	\$2.00
(20) Parking/driving sidewalks, malls .....	\$5.00
(21) Parking/driving lawns .....	\$10.00
(22) Parking fire lane .....	\$10.00
(23) Parking fire hydrant .....	\$10.00
(24) Driving, walking, leading, etc., certain animals on campus without permit (WAC 106-116-10401) .....	\$10.00
(25) Other violations of the objectives of the CWU Parking and Traffic Regulations .....	\$1.00 to \$10.00
<del>((26))</del> (26) Parking in a space marked " <del>((Disability))</del> <u>Handicapped Permits Only</u> " .....	\$10.00
(27) (a) When an infraction notice for offenses (1), (2), (9), and (13) is issued <del>((f,))</del> , any violator may, within one full business day of the issuance thereof, present such notice to the District Court office in the Kittitas County Courthouse and therewith pay \$.75 and no additional fine or penalty shall be imposed for such violation.	

(b) The Court Commissioner of the Lower Kittitas County District Court and authorized deputies, or during nonbusiness hours of said Court the office of the Sheriff of Kittitas County will accept payments made under this rule.

(c) This schedule of monetary penalties and provisions for their payment corresponds with rules laid down by the Lower Kittitas County District Court.

**Reviser's Note:** RCW 28B.19.077 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 46, filed 3/23/81)

**WAC 106-116-901 BICYCLE PARKING AND TRAFFIC REGULATIONS.** (1) The primary aim of the bicycle control program is safety, and this aim will be achieved by keeping bicycles out of buildings, away from building exits, and parking them off paths and sidewalks. Bicycles must never be parked in stairwells, hallways, or any place which will be a safety hazard or hinder exit from buildings.

(2) Bicycles must be parked in racks. At times, rack space may not be available and parking near the racks is permitted provided the parked bicycles do not interfere with pedestrian traffic.

(3) The following specific regulations must be observed while operating bicycles on campus:

(a) Do not ride ~~((or park))~~ bicycles inside buildings at any time.

(b) Do not lean or park bicycles near or against windows.

(c) Pedestrians ~~((having))~~ have the right-of-way~~((at))~~. At times and places of congested pedestrian traffic, the bicycle rider must walk the bicycle. A violation of this provision shall constitute a moving violation and

shall be referred directly to the ~~((Court))~~ court of the ~~((Justice of the Peace for))~~ Judge of the Lower Kittitas County District Court.

(d) Bicyclists must observe the 5 MPH speed limits on malls and service drives.

(e) Bicyclists must ride in designated lanes where they exist.

(4) ~~((Impounding for illegal parking:))~~ Impoundment policy:

(a) Bicycles parked on paths, sidewalks, in buildings or near building exits may be impounded~~((-Except))~~, except in areas adjacent to ~~((resident-))~~ residence halls, or as otherwise permitted and designated by the Director of Housing as bike storage rooms. Bicycles left over 72 hours may be impounded.

(b) Impounded bicycles will be stored in a location determined by the Chief of Campus Safety. Bicycles will be released at specific times and upon presentation of proof ~~((off-))~~ of ownership. Owners of impounded bicycles, if identifiable, will be notified immediately upon impoundment and must reclaim the bicycle within seven days.

(c) Abandoned, lost or found bicycles that have been impounded shall be subject to sale in accordance with the laws of the state of Washington ~~((applicable to such sales conducted by law enforcement authorities)).~~

**REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 106-160-006 FINANCES—TUITION RE-FUND SCHEDULE

**WSR 81-22-052**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 81-205—Filed November 2, 1981]

I, Rolland A. Schmitt, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Roland A. Schmitt, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Areas 6, 6A, 6C, 7 and 7A are restricted to protect Canadian-origin chum salmon. Area 7C and the Nooksack River are closed for secondary protection of chum salmon. Areas 10C and the Cedar River are closed to protect Lake Washington sockeye. A portion of Area 12C is closed to protect chum salmon. Areas 12A and 12D are closed for secondary protection of local chum stocks. Chum management needs prevail in the Skagit River. The Nooksack River is closed to protect local chum salmon. Coho management needs prevail in Area 10D. Closures are repealed in Areas 6B, 9, 10 and 11 because Hood Canal,

South Sound and Stillaguamish-Snohomish chum stocks have harvestable surpluses. The closure of Areas 4B and 5 is repealed pursuant to the recommendation of the Fisheries Advisory Board.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 2, 1981.

By W. R. Wilkerson  
for Rolland A. Schmitten  
Director

### NEW SECTION

**WAC 220-28-136 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS.** *Effective immediately until further notice, it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:*

*Area 4B - Troll-caught chinook under 24 inches in length and troll-caught coho under 16 inches in length must be released.*

*Areas 6 and 6A - Closed to all commercial fishing.*

*Area 6C - Closed to all commercial net gear except in that portion south of a line projected from Angeles Point to Observatory Point.*

*Areas 7 and 7A - Closed to all commercial fishing.*

*Area 7B - Closed to all commercial fishing.*

*Area 7C - Closed to all commercial fishing.*

*Area 10C - Closed to all commercial fishing.*

*Area 10D - Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.*

*Area 12A - Closed to all commercial fishing.*

*Area 12C - Closed to all commercial fishing within 1,000 feet of the western shore between Hoodspout Marina Dock and Glen Ayr Trailer Park.*

*Area 12D - Closed to all commercial fishing.*

*Cedar River - Closed to all commercial fishing.*

*Nooksack River - Closed to all commercial fishing.*

*Samish River - Closed to all commercial fishing.*

*Skagit River - Closed upstream from the Mount Vernon Bridge, including all tributaries.*

### REPEALER

*The following section of the Washington Administrative Code is repealed:*

*WAC 220-28-135 Puget Sound Commercial Fishery Restrictions (81-204)*

### WSR 81-22-053

#### NOTICE OF PUBLIC MEETINGS STATE BOARD FOR COMMUNITY COLLEGE EDUCATION [Memorandum—November 3, 1981]

The State Board for Community College Education wishes to amend its schedule of regular meeting dates previously noted in WSR 81-01-078 as follows: The regular meeting announced for November 19, 1981, at Lower Columbia College, Longview, Washington, will be cancelled. The meeting will be held November 18, 1981, at the same place.

### WSR 81-22-054

#### PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance) [Filed November 3, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning supportive social service by ESSO, repealing WAC 388-95-275.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Washington, Phone (206) 753-7015, by November 25, 1981. The meeting site is in a location which is barrier free;

that such agency will at 10:00 a.m., Wednesday, December 9, 1981, in the Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 16, 1981, in William B. Pope's Office, 3rd Floor, Office Building #2, 12th and Franklin, Olympia, Washington.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10:00 a.m., Wednesday, December 9, 1981, Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington.

Dated: November 3, 1981

By: David A. Hogan

Director, Division of Administration

#### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Regarding the repeal of WAC 388-95-275, Supportive Social Service by ESSO.

The purpose of the rule or rule change is to eliminate the ESSO (CSO) Social Service activities for persons under 21 released from mental institutions now required by this section.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: These CSO activities are typically carried out by other agency and non-agency staff. The reduction in required CSO activities is in response to the extremely tight budget situation facing the department. The remaining service would be minimal information and referral service. Minimal service means providing the names and locations of providers and general program descriptions.

Person or Person Responsible for the Drafting, Implementation and Enforcement of the Rule: Gordon R. McDougall, Program Manager, Health Support Services, Bureau of Children's Services, Mailstop: OB-41, Phone: 753-7075.

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

#### REPEALER

The following section of the Washington Administrative Code is repealed.

WAC 388-95-275 SUPPORTIVE SOCIAL SERVICE BY ESSO.

**WSR 81-22-055**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Filed November 3, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning family reconciliation services, amending WAC 388-15-570.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Washington, Phone (206) 753-7015, by November 25, 1981. The meeting site is in a location which is barrier free;

that such agency will at 10:00 a.m., Wednesday, December 9, 1981, in the Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 16, 1981, in William B. Pope's Office, 3rd Floor, Office Building #2, 12th and Franklin, Olympia, Washington.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10:00 a.m., Wednesday, December 9, 1981, Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington.

Dated: November 3, 1981

By: David A. Hogan

Director, Division of Administration

#### STATEMENT OF PURPOSE

Regarding the amending of WAC 388-15-570.

The purpose of the rule or rule change is to eliminate Supportive Counseling Services (formerly Family Support Services). Supporting Counseling Services is a follow-up to Crisis Intervention Services.

The Reason(s) These Rules are Necessary is: To offset the loss of federal funds and implement block grants.

Statutory Authority: RCW 74.08.090.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Don Rolstad, Program Manager, Bureau of Children's Services, Mailstop: OB-41, Phone: 3-0203.

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

#### AMENDATORY SECTION (Amending Order 1708, filed 10/5/81)

WAC 388-15-570 FAMILY RECONCILIATION SERVICES.  
(1) Families who are in conflict may request family reconciliation services from the department. Such services shall be provided to alleviate personal or family situations which present a serious and imminent threat to the health or stability of the child or family and to maintain families intact wherever possible.

(2) Family reconciliation services shall be designed to develop skills and supports within families to resolve family conflicts and may include but are not limited to referral to services for suicide prevention, psychiatric or other medical care, or psychological, welfare, legal, educational, or other social services, as appropriate to the needs of the child and the family.

(3) It is the purpose of this service to achieve a reconciliation between the parent and child, to reunify the family and to maintain and strengthen the family unit and thereby avoid the necessity of out-of-home placement of children.

(4) Under this program services are provided to runaways and families in conflict. These populations are defined as follows:

(a) Runaways: The department provides family reconciliation services to actual runaways, and does not provide reconciliation services to threatened runaways - unless the threatened runaways meet the definition of families in conflict.

(b) Families in conflict: The department provides family reconciliation services to families to alleviate personal or family situations which present a serious and imminent threat to the health or stability of the child or family.

(5) Services are provided as follows:

(a) Intake/assessment services: IAS are short-term counseling sessions limited to a total of four hours within twenty-four hours directed toward defusing the immediate potential for violence, assessing problems and exploring options leading to problem resolution.

(b) Crisis counseling services: CCS are time-limited counseling sessions limited to fifteen hours within thirty days and are directed toward developing skills and supports within the family to resolve conflicts or to refer to appropriate resources including medical, legal, ongoing counseling, and child protective services for problem resolution.

(c) ~~((Supporting counseling services: SES are provided to children and their families only following crisis counseling services. This service is authorized when it is apparent that the conditions which necessitated crisis counseling services have not been adequately remedied.~~

(d) These services are not provided for chronic or long-term multiproblem situations, custody and marital disputes, cases receiving counseling services from other agencies, child abuse and neglect cases, foster family or group care services in need of follow-up services and post adoption cases still under supervision of an agency.

(6) Goals for family reconciliation services shall be limited to those specified in WAC 388-15-010(1)(c). Also see WAC 388-15-010(2).

**WSR 81-22-056**  
**PROPOSED RULES**  
**DEPARTMENT OF FISHERIES**  
(Filed November 3, 1981)

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Department of Fisheries intends to adopt, amend, or repeal rules concerning commercial fishing rules and commercial shellfish rules;

that such agency will at 10:00 a.m., Wednesday, December 9, 1981, in the City Council Chambers, 200 East Market Street, Aberdeen, WA, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Friday, December 11, 1981, in the Department of Fisheries Conference Room, Room 115, General Administration Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 75.08.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 11, 1981, and/or orally at 10:00 a.m., Wednesday, December 9, 1981, City Council Chambers, 200 East Market Street, Aberdeen, WA.

Dated: November 3, 1981  
By: Rolland A. Schmitt  
Director

**STATEMENT OF PURPOSE**

Title: WAC 220-16-132 Scallop dredge; 220-16-315 Net mesh measurement; 220-44-030 Coastal bottomfish gear; 220-52-050 Shrimp fishery—Lawful and unlawful; 220-52-053 Shrimp fishery—Seasons—Areas and

gear; 220-52-054 Shrimp fishery—Unlawful gear; 220-52-069 Scallop fishery; and 220-52-075 Shellfish harvest logs.

Description of Purpose: These sections define scallop dredge and net mesh measurement, provide for incidental harvest of scallops, implement changes in management of coastal shrimp and scallop fisheries that conform to the management plan of Pacific Fishery Management Council.

Statutory Authority: RCW 75.08.080.

Summary of Rule: Definitions, lawful gear, legal incidental catch, lawful areas and seasons, unlawful gear, harvest log requirements as they apply to coastal shrimp and scallop fishery.

Reasons Supporting Proposed Action: Delete obsolete provisions and adopt rules that correspond with the management plan chosen by Pacific Fishery Management Council.

Agency Personnel Responsible for Drafting: Suzanne Shaw, 115 General Administration Building, Olympia, 754-2429; Implementation: Ron Westley, 115 General Administration Building, Olympia, 753-6749; and Enforcement: James W. McKillip, 115 General Administration Building, Olympia, 753-6585.

Rule Proposed by: Washington Department of Fisheries.

Comments: None.

The rules do not result from federal law or any court action.

**NEW SECTION**

**WAC 220-16-132 SCALLOP DREDGE.** "Scallop dredge" is defined as a specialized type of beam trawl with interlocking metal ring meshes, which shall be legal gear for the harvest of scallops.

**AMENDATORY SECTION** (Amending Order 1105, filed 12/28/73)

**WAC 220-16-315 GENERAL DEFINITIONS—NET MESH MEASUREMENT.** The size of a mesh of any net ~~((shall be))~~ is defined as the distance between the inside of one knot to the outside of the opposite vertical knot of one mesh when the mesh is stretched vertically, while wet, by using a tension of ten ~~((+0))~~ pounds on any three ~~((+))~~ consecutive meshes, then measuring the middle mesh of the three while under tension; provided that when measuring mesh used in otter trawl and shrimp trawl nets the size of a mesh ~~((shall be))~~ is defined as the distance between the inside of one knot to the inside of the opposite vertical knot.

**AMENDATORY SECTION** (Amending Order 81-3, filed 1/7/81)

**WAC 220-44-030 COASTAL BOTTOMFISH GEAR.** (1) It ~~((shall be))~~ is unlawful to take, fish for, possess, transport through the waters of the state or land in any Washington State ports, bottomfish taken for commercial purposes in coastal or Pacific Ocean waters with any gear except as provided in subsection (8) of this section or as follows:

- (a) Otter trawl and beam trawl.
- (b) Set lines.
- (c) Hand line jig gear.
- (d) Troll lines.
- (e) Bottomfish pots.

(2) In fishing with hand line jig gear within state waters, it ~~((shall be))~~ is unlawful to use more than three hooks per license with a maximum of six hooks per vessel.

(3) In fishing with set lines within state waters, it ~~((shall be))~~ is unlawful to use more than three lines and more than 500 hooks per line.

(4) It ~~((shall be))~~ is unlawful for the operator of set lines to leave such gear unattended unless marked as provided in WAC 220-20-010(5).

(5) It ~~((shall be))~~ is unlawful to take, fish for or possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-053, 220-52-063, 220-52-066, 220-52-069, and 220-52-071.

(6) It ~~((shall be))~~ is unlawful to take, fish for or possess salmon while fishing for bottomfish with troll line gear under authority of a bottomfish troll license, provided; in any coastal waters it ~~((shall be))~~ is lawful to retain for commercial purposes any species of bottomfish taken with commercial salmon gear incidental to a lawful salmon fishery.

(7) It ~~((shall be))~~ is unlawful to use, operate, or carry aboard any fishing vessel, otter trawl gear having meshes measuring less than 3 inches, except that it ~~((shall be))~~ is lawful to use otter trawl nets having a minimum mesh size of 2-1/2 inches when fishing for Pacific hake.

(8) It ~~((shall be))~~ is lawful in any coastal waters to retain for commercial purposes any species of bottomfish taken with shrimp trawl or scallop dredge gear incidental to a lawful shrimp or scallop fishery.

#### AMENDATORY SECTION (Amending Order 80-123, filed 9/17/80)

WAC 220-52-050 SHRIMP FISHERY—LAWFUL AND UNLAWFUL. (1) It ~~((shall be))~~ is unlawful ~~((for any commercial shrimp fisherman))~~ to land or possess ~~((any quantity of))~~ shrimp exceeding ~~((ten percent by weight or number which is undersized or unmarketable. Unmarketable or undersized shrimp shall be defined as including any size or species of shrimp unacceptable to the market for human consumption))~~ an average of 160 whole shrimp per pound for a minimum of two samples up to a maximum requirement of twenty samples, increasing at a rate of one sample per one thousand pounds landed or in possession. Such samples shall consist of at least one pound each of whole unbroken shrimp taken at random from throughout the individual load landed or in possession.

(2) It ~~((shall be))~~ is unlawful for any person to take or fish for shrimp for commercial purposes in Puget Sound with more than 100 shellfish pots, and it ~~((shall be))~~ is unlawful for any group of persons using the same vessel to take or fish for shrimp for commercial purposes in Puget Sound with more than 100 shellfish pots except:

(a) It ~~((shall be))~~ is unlawful for any person, or for any group of persons using the same vessel, to take or fish for shrimp for commercial purposes with more than 75 shellfish pots in Puget Sound Marine Fish-Shellfish Area 28B as described in WAC 220-22-400.

(b) It ~~((shall be))~~ is unlawful for any person to take or fish for shrimp for commercial purposes in that portion of Marine Fish-Shellfish Catch Reporting Area 23 inside and westerly of a line projected from the tip of Ediz Hook to the ITT Rayonier Dock with more than 10 shellfish pots.

(3) It ~~((shall be))~~ is unlawful to operate, set or have in the water any baited or unbaited shellfish pots for taking of shrimp for commercial purposes in any area or at any time that it is unlawful to take or fish for shrimp for commercial purposes therein.

#### AMENDATORY SECTION (Amending Order 79-6, filed 1/30/79)

WAC 220-52-053 SHRIMP FISHERY—SEASONS—AREAS AND GEAR. (1) It ~~((shall be))~~ is lawful during the period May 15 through September 15 of each year to take, fish for and possess shrimp taken for commercial purposes with shellfish pot gear in the waters of Puget Sound: PROVIDED, That all waters of Hood Canal southerly of the Hood Canal floating bridge and Carr Inlet inside and northerly of a line projected from Penrose Point to Green Point ~~((shall remain))~~ are closed except as specifically provided for by emergency regulation.

(2) It ~~((shall be))~~ is lawful during the period April 15 through October 15 of each year to take, fish for and possess shrimp taken for commercial purposes with beam trawl gear in any Puget Sound marine fish-shellfish area described in WAC 220-22-400 except in Puget Sound marine fish-shellfish areas 27A, 27B, 27C, 28A, 28B, 28C, 28D, and other waters when closed to otter and beam trawling as provided in WAC 220-48-090.

(3) It ~~((shall be))~~ is unlawful at any time to take or fish for shrimp for commercial purposes with otter trawl gear in the waters of Puget Sound.

(4) It ~~((shall be))~~ is lawful during the ~~((entire))~~ period April 1 through October 31 of each year to take, fish for and possess shrimp for commercial purposes with shrimp trawl~~((s))~~ or beam trawl ~~((or shellfish pot))~~ gear in or from the coastal waters of the state of Washington and the adjoining waters of the Pacific Ocean.

(5) ~~((It shall be unlawful to possess for commercial purposes in the state of Washington any fresh shrimp taken from the waters of the Pacific Ocean off the Oregon coast from October 16 through March 31 of the following year.))~~ It is lawful the entire year to take, fish for or possess shrimp for commercial purposes with shellfish pot gear in or from the coastal waters of the state of Washington and the adjoining waters of the Pacific Ocean.

(6) ~~((Effective with the beginning of the 1979 Hood Canal shrimp season.))~~ It ~~((shall be))~~ is unlawful to take, fish for, or possess shrimp taken for commercial purposes with shellfish pot gear in the waters of Hood Canal southerly of the Hood Canal floating bridge unless such gear meets the following requirements:

(a) The top, bottom and at least one-half of the area of the sides of the shellfish pots shall have the minimum mesh size defined below.

(b) The minimum mesh size for shrimp pots is defined as a square or rectangular mesh such that the inside distance between any knot or corner and each adjacent knot or corner shall be no less than 7/8 of an inch provided that the shortest inside diagonal of each mesh shall be no less than 1-1/8 inches.

#### AMENDATORY SECTION (Amending Order 80-123, filed 9/17/80)

WAC 220-52-054 SHRIMP FISHERY—UNLAWFUL GEAR. (1) It ~~((shall be))~~ is unlawful to take, fish for, land or possess shrimp for commercial purposes in the waters of the state of Washington or the Pacific Ocean with the following types of shrimp trawl gear:

(a) Shrimp trawl gear having a mesh size greater than two inches or smaller than one and one-half inches in the intermediate or codend (stretch measurement including one knot), provided that it ~~((shall be))~~ is lawful to have net mesh larger than two inches in the wings and/or body of the trawl.

Effective April 1, 1985, shrimp trawl gear having a mesh size smaller than one and three-eighths inches as measured by a twenty-gauge stainless steel tapered gauge of one and three-eighths inches maximum width. At least seventy-five percent of meshes measured randomly throughout the net must fit on the gauge for compliance.

(b) Shrimp trawl gear having a double-layered codend (liner).

(c) Shrimp trawl gear employing an additional layer of webbing (lifting bag) over the codend section which has a mesh size smaller than three inches or a circumference smaller than the shrimp trawl codend at its greatest circumference.

(d) Shrimp trawl gear employing additional layers of protective webbing (chafing gear) over the codend of the shrimp trawl unless such webbing is attached at only one strip around the circumference of the codend, trails freely therefrom and has a minimum mesh size of three inches.

(2) It ~~((shall be))~~ is unlawful to have aboard a commercial shrimp vessel in the waters of the state of Washington or the Pacific Ocean any shrimp trawl gear described in subsection (1) of this section while any shrimp are on board the vessel.

#### AMENDATORY SECTION (Amending Order 807, filed 1/2/69, effective 2/1/69)

WAC 220-52-069 SCALLOP FISHERY. (1) It ~~((shall be))~~ is lawful at any time to take or fish for scallops for commercial purposes with otter trawl or beam trawl or scallop dredge gear, provided that it ~~((shall be))~~ is unlawful at any time to take or possess rock scallop of the species *Hinnites multriugosus*.

(2) It is unlawful to take or fish for scallops for commercial purposes in any waters of the state of Washington or the Pacific Ocean with scallop dredge gear having a ring size less than three inches inside diameter.

#### AMENDATORY SECTION (Amending Order 81-31, filed 5/11/81)

WAC 220-52-075 SHELLFISH HARVEST LOGS. It is unlawful for any vessel operator engaged in commercial crawfish, ~~((geoduck))~~ sea cucumber, sea urchin, scallop, and shrimp fisheries and operators of mechanical clam digging devices to fail to obtain and accurately maintain the appropriate harvest log available from the Washington department of fisheries. The harvest log must be kept aboard the vessel while the vessel is engaged in harvest or has crawfish, ~~((geoducks))~~ sea cucumbers, sea urchins, shrimp, scallops or clams aboard. The vessel operator must submit the log book for inspection upon request by authorized department of fisheries representatives.

The department's copies of the completed harvest log must be submitted to the department for each calendar month in which fishing activity occurs. State copies must be received within ten days following any calendar month in which fishing occurred and by the tenth day following the termination of commercial fishing activity, whichever occurs first. Vessel operators engaged in commercial harvest of:

(1) Shrimp and crawfish with shellfish pot or ring net gear must record the vessel identity, number of pots or ring nets pulled, date pulled, soak times and gear location before leaving the catch area where taken and weights must be recorded upon landing or sale.

(2) Shrimp with beam trawl or shrimp trawl gear must record the vessel identity, date, location, duration and estimated weight of shrimp caught for each tow before leaving the catch area where taken.

(3) Sea urchins, or sea cucumbers must record the vessel identity, date, location and approximate number of geoducks, sea urchins or sea cucumbers before leaving the catch area where taken and the exact weight must be recorded upon landing or sale.

(4) Clams with mechanical digging devices must record the vessel identity, location and date of harvest before the end of each days' fishing and the weights by clam species must be recorded upon landing or sale.

(5) Scallops with dredge or trawl gear must record the vessel identity, date, location, duration, and estimated weight of scallops caught for each tow before leaving the catch area where taken.

**WSR 81-22-057**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
 [Order 81-206—Filed November 3, 1981]

I, Rolland A. Schmitten, director of the State Department of Fisheries, do promulgate and adopt at Olympia, Washington, the annexed rules relating to commercial fishing rules.

I, Rolland A. Schmitten, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is Areas 6, 6A, 6C, 7 and 7A are restricted to protect Canadian-origin chum salmon. Area 7C and the Nooksack River are closed for secondary protection of chum salmon. Areas 10C and the Cedar River are closed to protect Lake Washington sockeye. A portion of Area 12C is closed to protect chum salmon. Areas 12A and 12D are closed for secondary protection of local chum stocks. Test fishing results indicate chum management needs prevail in the Skagit River below Hamilton. The Nooksack River is closed to protect local chum salmon. Coho management needs prevail in Area 10D. Closures are repealed in Areas 6B, 9, 10 and 11 because Hood Canal, South Sound and Stillaguamish-Snohomish chum stocks have harvestable surpluses. The closure of Areas 4B and 5 is repealed pursuant to the recommendation of the Fisheries Advisory Board.

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

This rule is promulgated pursuant to RCW 75.08.080 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure

Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 3, 1981.

By Rolland A. Schmitten  
 Director

NEW SECTION

WAC 220-28-137 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS. *Effective immediately until further notice, it is unlawful for treaty Indian fishermen to take, fish for or possess salmon for commercial purposes in the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following restrictions:*

*Area 4B – Troll-caught chinook under 24 inches in length and troll-caught coho under 16 inches in length must be released.*

*Areas 6 and 6A – Closed to all commercial fishing.*

*Area 6C – Closed to all commercial net gear except in that portion south of a line projected from Angeles Point to Observatory Point.*

*Areas 7 and 7A – Closed to all commercial fishing.*

*Area 7B – Closed to all commercial fishing.*

*Area 7C – Closed to all commercial fishing.*

*Area 10C – Closed to all commercial fishing.*

*Area 10D – Closed to all commercial fishing in that portion within 250 yards of the eastern and northern shores of Lake Sammamish between the Sammamish River and Issaquah Creek.*

*Area 12A – Closed to all commercial fishing.*

*Area 12C – Closed to all commercial fishing within 1,000 feet of the western shore between Hoodspout Marina Dock and Glen Ayr Trailer Park.*

*Area 12D – Closed to all commercial fishing.*

*Cedar River – Closed to all commercial fishing.*

*Nooksack River – Closed to all commercial fishing.*

*Samish River – Closed to all commercial fishing.*

*\*Skagit River – Closed upstream from the Mount Vernon Bridge, including all tributaries. Effective 8:00 a.m. November 4, closed upstream from the Hamilton boat launch, including all tributaries.*

REPEALER

*The following section of the Washington Administrative Code is repealed:*

*WAC 220-28-136 Puget Sound Commercial Fishery Restrictions (81-205)*

**WSR 81-22-058**  
**NOTICE OF PUBLIC MEETINGS**  
**ADVISORY COUNCIL**  
**ON VOCATIONAL EDUCATION**  
 [Memorandum—November 4, 1981]

The next regular meeting of the Washington State Advisory Council on Vocational Education will be held on Friday, December 11, 1981, in the Auditorium of the Seattle-Tacoma International Airport, Seattle, Washington. The meeting is scheduled to begin at 10:30 a.m.

This meeting is being held in a barrier-free site. Interpreters for the deaf, and brailled or taped information for the blind will be provided on request, if the State Advisory Council on Vocational Education is notified by November 23, 1981.

For further information, please contact Dennis D. Coplen, Executive Director, State Advisory Council on Vocational Education, 120 East Union, Room 207, M/S EK-21, Olympia, WA 98504, telephone (206) 753-3715.

**WSR 81-22-059**  
**PROPOSED RULES**  
**PERSONNEL APPEALS BOARD**  
 [Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Personnel Appeals Board intends to adopt, amend, or repeal rules concerning title 358 WAC;

that such agency will at 1:30 p.m., Thursday, December 10, 1981, in the Hearings Room, Personnel Appeals board, 2828 Capitol Boulevard, Olympia, WA, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is chapter 311, Laws of 1981.

Interested persons may submit data, views, or arguments to this agency orally at 1:30 p.m., Thursday, December 10, 1981, Hearings Room, Personnel Appeals Board, 2828 Capitol Boulevard, Olympia, WA.

Dated: November 3, 1981

By: K. W. Elfbrandt  
 Executive Secretary

**STATEMENT OF PURPOSE**

Name of Agency: Personnel Appeals Board.

Purpose of Rules: Provide procedures with which to process appeals filed in accordance with chapter 311, Laws of 1981 and comply with applicable state statutes.

Statutory Authority: Chapter 311, Laws of 1981.

Summary: Title 358 WAC.

Reasons for Proposed Rules: Provide procedures with which to process appeals filed in accordance with chapter 311, Laws of 1981 and comply with applicable state statutes.

Who is Responsible for Drafting and Enforcing of Rules: Executive Secretary.

What Agency Proposed Rules: Personnel Appeals Board.

Agency Comments: None.

Federal or State Court Requirements: None.

Chapter 358-01

**PERSONNEL APPEALS BOARD**

General Provisions

**WAC**

358-01-010	Declaration of Purpose.
358-01-020	Personnel Appeals Board—Composition—Appointment.
358-01-030	Personnel Appeals Board—Powers—Duties.
358-01-040	Personnel Appeals Board—Procedure—Quorum.
358-01-050	Executive Secretary—Appointment—Removal.
358-01-060	Executive Secretary—Powers—Duties.

**NEW SECTION**

**WAC 358-01-010 DECLARATION OF PURPOSE.** The purpose of the Personnel Appeals Board is to provide a system of adjudication of appeals.

**NEW SECTION**

**WAC 358-01-020 PERSONNEL APPEALS BOARD—COMPOSITION—APPOINTMENT.** (1) The Personnel Appeals Board shall consist of three (3) members appointed by the Governor and confirmed by the Senate. Each member must be qualified by experience and training in the field of administrative procedures and merit principles.

(2) No member shall hold other employment with the state.

(3) No member may during the term to which he/she is appointed be or become a candidate for public office, hold any other public office or trust, engage in any occupation or business which interferes or is inconsistent with his/her duties as a member of the board, serve on or under any committee of any political party nor have been an officer of a political party for a period of one year immediately prior to appointment.

(4) No member may act in a representative capacity before the board on any matter for a period of one (1) year after the termination of his/her membership on the board.

(5) Members of the board shall serve overlapping terms of six years. A member appointed to fill a vacancy occurring prior to the expiration of a term shall be appointed for the remainder of that term. Each member shall continue to hold office after expiration of his/her term until a successor has been appointed.

(6) The board shall elect a chairman and vice-chairman from among its member in July of each year to serve one (1) year.

**NEW SECTION**

**WAC 358-01-030 PERSONNEL APPEALS BOARD—POWERS—DUTIES.** It shall be the responsibility of the Personnel Appeals Board to:

(1) Hear appeals filed pursuant to RCW 41.06.170 and issue findings, conclusions and orders.

(2) Establish general policies, rules and regulations for the hearing of appeals.

(3) Maintain a journal containing a record of all official actions of the board with the exception of findings and decisions.

(4) Perform all the powers and duties specified by Chapter 311, Laws of 1981 or as otherwise provided by law.

**NEW SECTION**

**WAC 358-01-040 PERSONNEL APPEALS BOARD—PROCEDURE—QUORUM.** (1) The principal office of the board shall be at the state capitol but it may sit or hold hearings at any other place in the state.

(2) A majority of the board shall constitute a quorum for making orders or decisions, promulgating rules necessary for the conduct of its powers and duties, or transacting other official business. The board may act though one (1) position on the board be vacant.

(3) One or more members may hold hearings and take testimony to be reported for action by the board.

**NEW SECTION**

**WAC 358-01-050 EXECUTIVE SECRETARY—APPOINTMENT—REMOVAL.** (1) An Executive Secretary, who shall be exempt from the provisions of 41.06 RCW, may be appointed and discharged by the board.

(2) The Executive Secretary's salary shall be fixed by the Governor pursuant to RCW 43.03.040.

**NEW SECTION**

**WAC 358-01-060 EXECUTIVE SECRETARY—POWERS—DUTIES.** (1) The Executive Secretary shall direct and supervise all administrative activities in accordance with the provisions of Chapter 311, Laws of 1981 and the rules and regulations approved and promulgated by the Personnel Appeals Board.

(2) The Executive Secretary shall appoint staff as necessary.

(3) The Executive Secretary may delegate authority to subordinates to act for him or her in carrying out duties assigned. Such delegations of authority shall be in writing and the board shall be notified of them.

**NEW SECTION**

**WAC 358-10-005 SCOPE AND CONSTRUCTION OF TERMS.** (1) Words used in these Rules which are not defined herein or in WAC 356-06-010 are to be given their usual and ordinary meaning unless a contrary intent is apparent. Dictionary definitions may be utilized.

(2) Words and phrases used herein in the past, present or future tense shall include the past, present and future tenses. Words and phrases used herein in the masculine, feminine or neuter gender shall include the masculine, feminine and neuter genders. Words and phrases used herein in the singular or plural shall include the singular and plural.

**NEW SECTION**

**WAC 358-10-010 EXECUTIVE SECRETARY.** The Executive Secretary of the Personnel Appeals Board.

**NEW SECTION**

**WAC 358-10-020 PUBLIC RECORD.** Includes any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used or retained by any State or local agency regardless of physical form or characteristics.

**NEW SECTION**

**WAC 358-10-030 WRITING.** Handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents.

**NEW SECTION**

**WAC 358-20-010 APPEAL FROM DISMISSAL, DEMOTION, SUSPENSION, REDUCTION OR DISMISSAL FOR ABANDONMENT OR DISABILITY SEPARATION.** Any permanent employee who is dismissed, demoted, suspended, reduced or dismissed for abandonment or given a disability separation may appeal to the Personnel Appeals Board.

**NEW SECTION**

**WAC 358-20-020 APPEAL FROM VIOLATION OF LAW OR RULES.** An employee who is adversely affected by a violation of the State Civil Service Law (Chapter 41.06 RCW) or of the Merit System Rules (Title 356 WAC) may appeal to the Personnel Appeals Board.

**NEW SECTION**

**WAC 358-20-030 APPEAL OF ALLOCATION OR REALLOCATION.** An employee incumbent in a position at the time of its allocation or reallocation or the agency utilizing the position may appeal

the determination of the Director of Personnel or designee issued pursuant to WAC 356-10-060 (5).

**NEW SECTION**

**WAC 358-20-040 FILING APPEALS.** (1) An appeal must be received in writing at the principal office of the Personnel Appeals Board within 30 days after the effective date of the disciplinary action described in WAC 358-20-010, or after notification of a reallocation as described in WAC 358-20-030 or 30 days after the employee could reasonably be expected to have knowledge of the action giving rise to the claim under WAC 358-20-020 or the stated effective date of the action, whichever is later.

(2) The appeal shall include the name and address of the appellant, the name of the employing agency, and a telephone number at which the appellant can be reached. Appellants who are represented shall include the name, address and telephone number of their representative.

(3) An appeal of a violation of the State Civil Service Law or the Merit System Rules must cite the law(s) or rule(s) which the appellant claims has been violated and the particular circumstances of the alleged violation and how the employee is adversely affected by the alleged violation.

**NEW SECTION**

**WAC 358-20-050 DECLARATORY RULINGS.** (1) As prescribed by RCW 34.04.080, any interested party may petition the Personnel Appeals Board for a declaratory ruling with respect to the applicability to any person, property or state of facts of Sections 1-15, Chapter 311, Laws of 1981 or any rule of the Personnel Appeals Board. The petition must be filed in the principal office of the Personnel Appeals Board.

(2) Upon receipt of a petition for declaratory ruling, the Executive Secretary or his/her designee will acknowledge receipt of the petition and send a copy to the other parties.

(3) The Personnel Appeals Board shall consider the petition without argument and within a reasonable time will:

(a) Notify the petitioner that no declaratory ruling will be issued;

(b) Based on the information in the petition, issue a non-binding declaratory ruling; or

(c) Notify the parties of the time for submitting written argument or of a time and place for hearing oral argument. If a hearing is scheduled, the notice will inform the parties whether a decision, when rendered, will be binding between the agency and the petitioner.

(4) After considering argument, the Personnel Appeals Board will:

(a) If written argument was submitted, notify the parties within a reasonable time that no declaratory ruling will be issued or issue a non-binding ruling.

(b) If a hearing is held, notify the parties within a reasonable time that no declaratory ruling will be issued; issue a non-binding ruling; or if the notice so provided, issue a binding ruling.

(5) A declaratory ruling, if issued after argument and stated to be binding, is binding between the agency and the petitioner on the state of facts alleged, unless it is altered or set aside by a court. Such a ruling is subject to review in the Superior Court of Thurston County in the manner provided in the Administrative Procedures Act (Chapter 34.04 RCW) for the review of decisions in contested cases.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

## Chapter 358-30

## PERSONNEL APPEALS BOARD

## Hearings—Procedures

## WAC

358-30-010	Acknowledgment of Appeal, Setting of Hearing.
358-30-020	Hearings Examiners.
358-30-030	Hearings.
358-30-040	Motions for and Orders of Continuance.
358-30-050	Disposition Following Hearing.
358-30-060	Summary Motions.
358-30-070	Recommended Decisions of Hearings Examiners— Exceptions.
358-30-080	Hearing on Exceptions—Orders of Board.
358-30-090	Exhibits at Hearings.
358-30-100	Ethical Conduct.

358-30-110	Filing Papers with the Personnel Appeals Board.
358-30-120	Subpoenas.
358-30-130	Witness Fees.
358-30-140	Proof of Subpoena Service.
358-30-150	Discovery.
358-30-160	Quashing.
358-30-170	Burden of Proof.
358-30-180	Restoration of Rights and Benefits.
358-30-190	Service.
358-30-200	Computation of Time.
358-30-210	Appeals to Superior Court.

**NEW SECTION**

**WAC 358-30-010 ACKNOWLEDGMENT OF APPEAL, SETTING OF HEARING.** (1) Upon receipt of an appeal, the Executive Secretary of the Personnel Appeals Board or designee will acknowledge receipt of the appeal and send a copy to the other affected parties.

(2) A hearing before the Personnel Appeals Board or hearings examiner shall be arranged after consultation with the parties for a time mutually convenient but never less than 15 days notice of such hearing, unless all parties agree to waive such notice.

**NEW SECTION**

**WAC 358-30-020 HEARINGS EXAMINERS.** The Personnel Appeals Board may appoint one or more hearings examiners to preside over hearings and make recommended decisions in accordance with rules established by the Personnel Appeals Board in all cases of employee appeals to the board. Hearings examiners shall be retained with a personal services contract and compensated for each hearing in accordance with the provisions of Chapter 43.88 RCW and rules adopted pursuant thereto. Hearings examiners shall conduct hearings in the same manner and shall have the same authority as the Personnel Appeals Board when conducting hearings.

**NEW SECTION**

**WAC 358-30-030 HEARINGS.** (1) Hearings on all appeals shall be open to the public unless the Personnel Appeals Board or hearings examiner determines there is substantial reason for not having an open hearing, or the employee so requests.

(2) The hearing shall be informal. Technical rules of evidence shall not apply to the proceedings, except for the rules of privilege recognized by law.

(3) All parties may select representatives of their choosing, present and cross-examine witnesses, and give evidence before the Personnel Appeals Board or hearings examiner.

(4) All testimony shall be on oath administered by a member of the Personnel Appeals Board or hearings examiner.

(5) One member of the Personnel Appeals board may hold a hearing and take testimony to be reported for action by the board. Any such hearing shall be done only at the direction of the Chairperson of the board or as provided in these rules.

(6) The Personnel Appeals Board or hearing examiner shall prepare an official record of the hearing, including all testimony recorded manually or by mechanical device, and exhibits.

(7) The Personnel Appeals board or hearings examiner shall not be required to transcribe such record unless requested by the employee or agency who shall be furnished with a complete transcript upon payment of a reasonable charge therefor.

**NEW SECTION**

**WAC 358-30-040 MOTIONS FOR AND ORDERS OF CONTINUANCE.** Any party to a hearing may make a motion to continue the hearing for good cause shown. Any such motion shall be in writing directed to the person or persons who will be conducting the hearing. The motion shall state the specific reasons a continuance is necessary and shall be filed with the Executive Secretary and served on the hearings examiner, if any, and the opposing party at least five (5) days prior to the scheduled hearing date. In unusual circumstances and only where the reason for the continuance could not reasonably have been foreseen, the motion may be made when the party becomes aware of the reason.

**NEW SECTION**

**WAC 358-30-050 DISPOSITION FOLLOWING HEARING.**

(1) At the conclusion of a hearing, a hearings examiner or the Personnel Appeals Board may require post-hearing briefs.

(2) A hearings examiner may affirm, reverse or modify an action of an agency.

(3) The Personnel Appeals Board may affirm, reverse or modify the action of an agency or the recommended decision of a hearings examiner or remand the matter for further proceedings before the hearings examiner.

(4) When a hearings examiner or the Personnel Appeals Board reduces a dismissal to a suspension, the period of suspension is not limited by RCW 41.06.170 (1).

**NEW SECTION**

**WAC 358-30-060 SUMMARY MOTIONS.** (1) The Personnel Appeals Board, or a hearings examiner, may decide all, or any part, of an appeal by motion, after a hearing and notice to all parties, if the documents on file, depositions and affidavits, if any, show there is no genuine issue as to any material fact and the appeal should be decided or dismissed as a matter of law.

(2) Summary motions may be made at any time by any party.

(3) If motions are made prior to the hearing date, or if no hearing date has been assigned, the motion may be heard by the board as provided in WAC 358-30-030, or by the hearings examiner. Any such motion shall be in writing which sets forth the basis for the motion and shall be filed with the Executive Secretary of the Personnel Appeals Board and served on all parties. After receipt of the motion, the parties will be notified by the Executive Secretary, at least ten (10) days in advance, of the time and place of the hearing on the motion.

(4) Any affidavits to be filed in support of a motion shall be served with the motion. Opposing affidavits shall be served at least three (3) days prior to the hearing. Counter affidavits by the moving party shall be served at least one (1) day prior to the hearing.

(5) When an appeal is dismissed or decided on motion, an order, or recommended order shall be issued as in other cases of appeal to the Personnel Appeals Board.

**NEW SECTION**

**WAC 358-30-070 RECOMMENDED DECISIONS OF HEARINGS EXAMINERS—EXCEPTIONS.** (1) A hearings examiner shall serve his/her recommended decision, including findings of fact, conclusions of law, and order, upon the Personnel Appeals Board and upon each party and representative as soon as possible after conclusion of the hearing. Service shall be made by certified mail, a return receipt requested.

(2) Within 30 days after service of the recommended decision, any party adversely affected thereby may take exception to the Personnel Appeals Board by filing a written notice of exceptions at the principal office of the Personnel Appeals Board. The notice shall set forth specific exceptions to the recommended decision including each findings of fact and conclusion of law to which exception is taken and any additional errors the parties contend were made by the hearings examiner.

(3) If no exceptions are filed, the recommended decision shall become final within 40 days after service thereof, unless the Personnel Appeals Board notifies each party within that 40-day period that a hearing will be scheduled to consider the recommended decision.

**NEW SECTION**

**WAC 358-30-080 HEARING ON EXCEPTIONS—ORDERS OF BOARD.** (1) The hearing by the Personnel Appeals Board on exceptions from a recommended decision of a hearings examiner shall be limited to the contentions set forth in the notice of exceptions.

(2) The Personnel Appeals Board will issue its decision within 30 days after the conclusion of the hearing.

(3) When the construction of a rule, regulation or statute is in question the board will issue findings of fact, conclusions of law and its order.

(4) The decision and order of the Personnel Appeals board shall be final in cases filed pursuant to RCW 41.06.170 (3). In cases filed pursuant to RCW 41.06.170 (2) the order and decision of the Personnel Appeals Board shall be final subject to action by the court on appeal.

**NEW SECTION**

**WAC 358-30-090 EXHIBITS AT HEARINGS.** At any hearing before the Personnel Appeals Board or hearings examiner when exhibits are offered, copies shall be furnished to the opposing party, to each board member or hearings examiner and for the official file. The parties should interchange copies of exhibits before or at the commencement of the hearing.

**NEW SECTION**

**WAC 358-30-100 ETHICAL CONDUCT.** All persons appearing in appeal proceedings before the Personnel Appeals Board or hearings examiner in a representative capacity shall conduct themselves in a manner compatible with generally accepted practices in the courts of the State of Washington.

**NEW SECTION**

**WAC 358-30-110 FILING PAPERS WITH THE PERSONNEL APPEALS BOARD.** Papers which must be filed with the Personnel Appeals Board shall not be deemed filed until actual receipt of the papers in the principal office of the Personnel Appeals Board in Olympia, Washington. The Executive Secretary or designee shall issue a receipt and an acknowledgment stating the date filed.

**NEW SECTION**

**WAC 358-30-120 SUBPOENAS.** (1) Any member of the Personnel Appeals Board, the Executive Secretary or the hearings examiner may, and shall at the request of either party, issue subpoenas, including subpoenas duces tecum. The Personnel Appeals Board or the hearings examiner assigned to the appeal shall certify to the Superior Court the facts of any refusals to obey a subpoena, take the oath, or testify. The court shall summarily hear the evidence on such refusal and, if the evidence warrants, punish such refusal in the same manner and to the same extent as for contempt committed before or in connection with the proceedings of the court.

(2) Every subpoena shall name the Personnel Appeals Board, the title and case number of the proceedings and shall command the person to whom it is directed to appear at a specified time and place and give testimony or produce designated books, documents, or things under that person's control.

(3) Any representative or party not represented shall prepare subpoenas for issuance, and may present then to a Personnel Appeals Board member, the Executive Secretary or the hearings examiner for signature, and upon return shall make arrangements for service. The service of all subpoenas shall be at the expense of the party requiring the witness to appear. It is recommended that all subpoenas be submitted at least five (5) days prior to the hearing.

(4) Subpoenas shall be personally served upon the designated individual who upon demand, where entitled to make such demand, shall be tendered the fees for one (1) day's attendance and the mileage allowed by law. A copy of the subpoena will also be provided to the opposing representative or pro se party, agency personnel officer and union representative.

(5) Attorneys of record may issue subpoenas, including subpoenas duces tecum, in the same manner and form as members of the Personnel Appeals Board, the Executive Secretary or the hearings examiner. Any attorney so issuing a subpoena shall report a refusal to obey a subpoena, take the oath, or testify to the Personnel Appeals Board, the Executive Secretary or the hearings examiner who shall then issue a subpoena in accordance with subsections 1 through 4 of this rule.

**NEW SECTION**

**WAC 358-30-130 WITNESS FEES.** Witnesses summoned before the Personnel Appeals Board who upon demand, where entitled to make such demand, shall be paid by the party at whose behalf they appear the same fees and mileage that are paid to witnesses in the Superior Court of the county in which the hearing is being held. State employees who remain in pay status shall be compensated for travel only.

**NEW SECTION**

**WAC 358-30-140 PROOF OF SUBPOENA SERVICE.** The person serving the subpoena shall prove service by filing an acknowledgment or affidavit of service with the Personnel Appeals Board or

the hearings examiner at any time prior to adjournment of the hearing. Failure to prove service does not affect the validity of the service.

**NEW SECTION**

**WAC 358-30-150 DISCOVERY.** (1) Attorneys of record may use discovery procedures in a manner consistent with the civil rules for the Superior Courts of the State of Washington.

(2) A party appearing pro se or not represented by counsel may obtain an order of discovery from the Personnel Appeals Board or the hearings examiner and may use discovery procedures in a manner consistent with the civil rules of the Superior Courts of the State of Washington.

**NEW SECTION**

**WAC 358-30-160 QUASHING.** Upon motion promptly made by a party to the appeal or by the person to whom the subpoena or discovery is directed and upon notice to the party who issued the subpoena or discovery, the Personnel Appeals Board or hearings examiner may after a hearing:

(1) Deny the motion;

(2) Grant the motion if the subpoena or discovery is unreasonable or requires evidence not relevant to any matter in issue; or

(3) Deny the motion with modification of the subpoena or discovery for just and reasonable cause.

**NEW SECTION**

**WAC 358-30-170 BURDEN OF PROOF.** At any hearing on appeal from a dismissal, suspension, demotion, reduction, dismissal for abandonment or disability separation the appointing authority shall have the burden of supporting the charges upon which the action was initiated. At any other hearing, the party filing the action shall have the burden of proof.

**NEW SECTION**

**WAC 358-30-180 RESTORATION OF RIGHTS AND BENEFITS.** Any employee, when fully reinstated after appeal, shall be guaranteed all employee rights and benefits, including back pay, sick leave, vacation accrual, retirement and OASDI credits as in RCW 41.06.220.

**NEW SECTION**

**WAC 358-30-190 SERVICE.** (1) All notices, documents and other papers required under the Personnel Appeals Board rules to be filed or served, shall be filed with the board and served upon each of the parties and the hearings examiner to whom the appeal is assigned, if any, all within the time stated. Service shall be made personally, or, except as provided in WAC 358-30-070(1), by first class mail.

(2) Service upon parties shall be regarded as complete when personal service has been accomplished; or by mail three (3) days after deposit in the United States mail properly stamped and addressed.

**NEW SECTION**

**WAC 358-30-200 COMPUTATION OF TIME.** The day of the act, event or default after which the designated period of time begins to run is not to be included in computing any period of time prescribed or allowed by the Personnel Appeals Board Rules. The last day of the period so computed is to be included unless it is a Saturday, Sunday or a legal holiday, in which event the period runs until the end of the next day which is neither a Saturday, Sunday nor a holiday. When the period of time prescribed or allowed is less than seven (7) days, the intermediate Saturdays, Sundays and holidays shall be excluded in the computation.

**NEW SECTION**

**WAC 358-30-210 APPEALS TO SUPERIOR COURT.** Within 30 calendar days after the recording and mailing of a Personnel Appeals Board order in appeal cases provided for in RCW 41.06.170(2), the employee may appeal to the Thurston County Superior Court as provided in Section 14, Chapter 311, Laws of 1981.

NEW SECTION

WAC 358-40-010 PURPOSE. The purpose of this chapter shall be to ensure compliance by the Personnel Appeals Board with the provisions of RCW 42.17., Disclosure-Campaign-Finances-Lobbying-Records; and in particular with Sections 25 through 32 of that Act, dealing with public records.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 358-40-020 LOCATION OF AGENCY. (1) The administrative offices of the Personnel Appeals Board and its staff are located at 2828 Capitol Boulevard, Olympia, Washington 98504. Mail may be addressed to Post Office Box 2377, Olympia, Washington 98507-2377.

NEW SECTION

WAC 358-40-030 CONDUCT OF BUSINESS. The general conduct of agency business shall be pursuant to the provisions of Chapter 311, Laws of 1981 and Title 358 WAC.

NEW SECTION

WAC 358-40-040 OFFICE HOURS. Public records shall be available for inspection and copying from 8:00 a.m. till 12 noon and 1:00 p.m. to 5:00 p.m., Monday through Friday, excluding legal holidays.

NEW SECTION

WAC 358-40-050 RECORDS AVAILABILITY—COPIES OBTAINED. (1) Copies of all public records defined in Title 358 WAC and identified in current indexes maintained in the principal office of the Personnel Appeals Board shall be made available upon request to the Public Records Officer. Response to such requests will be in the order received.

(2) Available indexes shall include the following:

- (a) Title 358 WAC.
- (b) Notices and minutes of meetings.
- (c) Personnel Appeals Board orders.
- (d) Personnel Appeals Board budget and planning documents.
- (e) Staff administrative procedures manuals.
- (f) Factual staff reports and studies.

(3) No fee will be charged for inspection of public records. Inspection will be during office hours and must be accomplished without excessive interference with the essential functions of the agency.

(4) Copies of records will be made available at no more than actual cost as determined by the Executive Secretary.

NEW SECTION

WAC 358-40-060 EXEMPTIONS—PUBLIC RECORDS. (1) The Public Records Officer shall determine which public records requested in accordance with these rules are exempt under the provisions of RCW 42.17.310.

(2) Pursuant to RCW 42.17.260, the Public Records Officer may delete identifying details when he/she makes available or publishes any public record in any cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by RCW 42.17. The Public Records Officer will justify such deletion in writing.

(3) Denials of requests for public records must be accompanied by a written statement specifying the reason for the denial. A statement of the specific exemption in RCW 42.17 authorizing withholding the record and a brief explanation of how the exemption applies to the record withheld will be included.

(4) Upon written request, denials of requests for public records will be reviewed by the Executive Secretary within two (2) working days.

**WSR 81-22-060**  
**PROPOSED RULES**  
**DEPARTMENT OF REVENUE**  
[Filed November 4, 1981]

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

New	WAC 458-40-18661	Definitions for 1/1/82 through 6/30/82.
New	WAC 458-40-18662	Stumpage value areas—Map for 1/1/82 through 6/30/82.
New	WAC 458-40-18663	Hauling distance zones—Maps for 1/1/82 through 6/30/82.
New	WAC 458-40-18664	Timber quality code numbers—Tables for 1/1/82 through 6/30/82.
New	WAC 458-40-18665	Stumpage values—Tables for 1/1/82 through 6/30/82.
New	WAC 458-40-18666	Harvester adjustments—Tables for 1/1/82 through 6/30/82.
New	WAC 458-40-18667	Small harvester option for period 1/1/82 through 6/30/82.
New	WAC 458-40-18668	Definitions and procedures for small harvester option for 1/1/82 through 6/30/82.
New	WAC 458-40-18669	Taxable stumpage value for 1/1/82 through 6/30/82.
Amd	WAC 458-40-18600	General.
Amd	WAC 458-40-19000	Timber pole volume table of west for Cascade Summit for the calendar period 1/1/82 through 6/30/82.
Amd	WAC 458-40-19001	Timber piling volume table for west of Cascade Summit for the calendar period 1/1/82 through 6/30/82.
Amd	WAC 458-40-19002	Timber pole volume table for east of Cascade Summit for the calendar period 1/1/82 through 6/30/82.
Amd	WAC 458-40-19003	Timber piling volume table for east of Cascade Summit for the calendar period 1/1/82 through 6/30/82.
Amd	WAC 458-40-19004	Conversion definitions and factors for the calendar period 1/1/82 through 6/30/82;

that such agency will at 10:00 a.m., Wednesday, December 9, 1981, in the Large Conference Room, General Administration Building, Olympia, Washington 98504, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 10:30 a.m., Thursday, December 31, 1981, in the Director's Office, 415 General Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 84.33.071.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10:00 a.m., Wednesday, December 9, 1981, Large Conference Room, 1st Floor, General Administration Building, Olympia, Washington 98504.

Dated: November 4, 1981

By: Trevor W. Thompson

## STATEMENT OF PURPOSE

This statement of purpose, prepared in compliance with RCW 34.04.045, accompanies proposed rules to be promulgated by the Department of Revenue as follows.

Title: Tables for determination of stumpage values, new sections WAC 458-40-18661 through 458-40-18669 and amendatory sections 458-40-18600 and 458-40-19000 through 458-40-19004.

Purpose: To establish the values for reporting and payment of the timber excise tax levied by RCW 84.33.071.

Statutory Authority: RCW 84.33.071, which directs the Department of Revenue to prepare tables of stumpage values before June 30 and December 31 of each year to be used for the six month periods thereafter.

Summary and Reasons for the Rule: The tables set out the value of stumpage for each species or subclassification of timber within designated areas having similar growing, harvesting and marketing conditions. These values are to be used for computing the timber excise tax due quarterly by timber harvestors upon timber harvested for sale or for commercial industrial use during the period January 1, 1982 through June 30, 1982.

Drafters of the Rule: Bert Hoffmann, Evergreen Plaza Building, Room 307, 711 South Capitol Way, Olympia, WA 98501, (206) 753-1359; and Robert Hawley, Evergreen Plaza Building, 711 South Capitol Way, Olympia, WA 98501, (206) 753-1385.

Rule Implementation and Enforcement: Trevor W. Thompson, Director, Property Tax, Evergreen Plaza Building, 711 South Capitol Way, Olympia, WA 98501, (206) 753-5503.

Proposer of the Rule: Department of Revenue, Olympia, WA 98504.

Comments and Recommendations: None.

Federal Law or Court Action Citation: No federal laws involved or action requested by the courts.

**AMENDATORY SECTION** (Amending Order FT 81-2, filed 6/30/81)

WAC 458-40-18600 GENERAL. Pursuant to the duty imposed by RCW 84.33.071 to prepare tables of stumpage values for each species of timber and consistent with the duty to make allowances for age, size, quality, costs of removal, accessibility to point of conversion, market conditions, and all other relevant factors, the department has promulgated rules and prepared tables which prescribe stumpage values and make allowances for the relevant factors.

WAC 458-40-18600, ((458-40-18655)) 458-40-18661 through ((458-40-18660)) 458-40-18666 and 458-40-19000 through 458-40-19004 are promulgated for the calendar period ((7/1/81)) 1/1/82 through ((12/31/81)) 6/30/82 pursuant to the rule-making requirements, and procedures prescribed or authorized by chapter 34.04 RCW.

#### NEW SECTION

WAC 458-40-18661 DEFINITIONS FOR 1/1/82 THROUGH 6/30/82. (1) Acceptable Log Scaling Rule. The acceptable log scaling rule shall be the Scribner Decimal C Log Scale Rule or other prevalent measuring practice, provided that such other prevalent measuring practice shall be an acceptable scaling procedure and provided that such procedure shall be submitted to the department for approval prior to the time of harvest.

(2) Approved Log Scaling and Grading Rules.

(a) West of the Cascade Summit—Approved Scaling and Grading Rule. With respect to the reporting of timber harvested from private lands in areas west of the Cascade summit, which areas are designated as stumpage value areas 1, 2, 3, 4, 5, and 11 in the stumpage value area map of WAC 458-40-18662, the methods and procedures published by the Columbia River Log Scaling and Grading Bureau, Grays Harbor Log Scaling and Grading Bureau, and the Puget Sound Log Scaling and Grading Bureau and published as the "Official Log Scaling and Grading Rules" by the Puget Sound Log Scaling and Grading

Bureau, Tacoma, Washington are approved by the department for use in those areas.

(b) East of the Cascade Summit—Approved Scaling Rule. With respect to the reporting of timber harvested from private lands in areas east of the Cascade summit, which areas are designated as stumpage value areas 6, 7, 8, 9, and 10 in the stumpage value area map of WAC 458-40-18662, the methods and procedures published by the United States Forest Service under the title "National Forest Log Scaling Handbook" procedures are approved by the department for use in those areas. This log scaling handbook is published under the title FSH 2409-11 National Forest Log Scaling Handbook, Forest Service, United States Department of Agriculture.

(c) East of the Cascade Summit—Established Grading Rule. Because the National Forest Log Scaling Handbook does not contain grading rules, a separate computation shall be made to arrive at the proper grade for purposes of determining the timber quality code number for timber harvested east of the Cascade summit. The grade for quality classification purposes of the timber harvested from private land east of the Cascade summit shall be determined by the number of sawable sixteen foot logs per thousand feet net Scribner Decimal C Log Scale. The computation shall be made under the following three-step procedure:

(i) Step 1. The highest possible total number of sawable sixteen foot logs which could be recovered shall be determined by dividing the sum total of length of all sawable logs harvested by the number sixteen.

(ii) Step 2. The average net volume per sixteen foot recoverable log shall be determined by dividing the total volume harvested (net log scale) by the total number of sixteen foot logs as determined in Step 1.

(iii) Step 3. The total number of logs per thousand board feet (MBF) shall be determined by dividing one thousand by the average net volume as determined in Step 2.

(3) Codominant Trees. Trees whose crowns form the general level of the crown cover and receive full light from above, but comparatively little light from the sides.

(4) Department. Department, for the purposes of this chapter, shall mean the department of revenue of the state of Washington.

(5) Dominant Trees. Trees whose crowns are higher than the general level of the canopy and who receive full light from the sides as well as from above.

(6) Forest Excise Tax Payment. Every person who is engaged in business as a harvester of timber from privately owned land shall pay a forest excise tax which shall be equal to the taxable stumpage value of timber harvested for sale or for commercial or industrial use and multiplied by the appropriate rate as provided in RCW 84.33.071.

(7) Harvester. Harvester shall mean every person who from his own privately owned land or from privately owned land of another under a right or license granted by lease or contract, either directly or by contracting with others, takes timber for sale or for commercial or industrial use. It does not include persons performing under contract the necessary labor or mechanical services for a harvester.

(8) Harvested Timber—When Determined. Timber shall be considered harvested at the time when in the ordinary course of business the quantity thereof by species is first definitely determined.

(9) Harvest Type. Harvest type shall be a term referring to the grouping of harvested timber by age and type of harvest and shall include and is limited to the following harvest types:

(a) Merchantable Sawtimber, All Ages—The removal of timber east of the Cascade summit shall be reported as "merchantable sawtimber, all ages", unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(b) Old Growth Final Harvest. The removal of any timber from a harvest unit that is 100 years of age or older and west of the Cascade summit shall be reported as "old growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest".

(c) Special Forest Products. The removal of Christmas trees (except as provided in RCW 84.33.170), shake blocks and boards, and posts and other western redcedar products shall be reported as "special forest products harvest".

(d) Thinning. The removal of timber from a harvest unit meeting all the following conditions:

(i) Harvest unit located west of the Cascade summit;

(ii) Timber that is less than 100 years of age;

(iii) The total merchantable volume which is removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest;

(iv) Not more than forty percent of the total volume removed is from the dominant and codominant trees;

(v) The trees removed in the harvest operation shall be distributed over the entire harvest unit.

(e) Young Growth Final Harvest. The removal of any timber from a harvest unit that is less than 100 years of age and does not meet the definition of thinning in paragraph (d) above and west of the Cascade summit shall be reported as "young growth final harvest" unless the harvest type comes within the definition in this chapter of "special forest products harvest" or within the definition of "thinning harvest".

(10) Harvest Unit. A harvest unit is a harvest area having the same forest excise tax permit number, stumpage value area, hauling distance zone, harvest type, harvest adjustments and harvester. A harvest unit may include more than one section.

(11) MBF. As used herein MBF shall mean one thousand board feet measured in Scribner Decimal C Log Scale Rule.

(12) Sawlog. Sawlog shall mean any log large enough to produce one-third of its gross volume in sound lumber or other products that can be sawed.

(13) Small Harvest. A small volume adjustment is allowed where the total net volume harvested per taxpayer (excluding conifer and hardwood utility) does not exceed 1,000 MBF per calendar year and does not exceed 500 MBF per quarter.

(14) Species. Species designation is a biologically-based grouping of harvested timber and shall include but is not limited to the following designations of species and subclassifications thereof (as defined in Agriculture Handbook No. 541 Checklist of United States Trees (Native and Naturalized)):

(a) West of the Cascade summit:

(i) "Douglas-fir", "western hemlock", "true fir", "western redcedar", "noble fir", "Sitka spruce", "Alaska-cedar", "red alder", and "cottonwood" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18665.

(ii) In areas west of the Cascade summit, species designations for the harvest type "special forest products" shall be "western redcedar" (shake blocks and boards), western redcedar flatsawn and shingle blocks "western redcedar and other" (posts), "Douglas-fir", "true fir and others", (Christmas trees).

(b) East of the Cascade summit:

(i) "Ponderosa pine", "lodgepole pine", "western white pine", "Douglas-fir", "western hemlock", "true fir", "western redcedar", "western larch" and "Engelmann spruce" shall be reported as separate species where designated as such in the stumpage value tables of WAC 458-40-18659.

(ii) In areas east of the Cascade summit, species designations for the harvest type "special forest products" shall be "western redcedar" (flatsawn and shingles), "western larch" (flatsawn and shingle blocks), "lodgepole pine and other" (posts), "pine" (Christmas trees), "Douglas-fir and other" (Christmas trees).

(c) All areas:

(i) "Other conifer", as used in the stumpage value tables, shall be all other conifers not separately designated in the applicable stumpage value tables.

(ii) "Hardwood", and "other hardwood", as used in the stumpage value tables, shall be all hardwoods not separately designated in the applicable stumpage value tables.

(iii) "Utility", "conifer utility", and "hardwood utility" are separate species as defined by the "Official Log Scaling and Grading Rules" published by the Puget Sound Log Scaling and Grading Bureau and shall be reported as separate species where designated as such in the stumpage value tables.

(15) Stumpage Value Area. A stumpage value area is an area with specified boundaries which contains timber having similar growing, harvesting, and marketing conditions. Presently, there are eleven such stumpage value areas designated in the state of Washington as shown under WAC 458-40-18662. Stumpage value areas 1, 2, 3, 4, 5, and 11 are located west of the Cascade summit and stumpage value areas 6, 7, 8, 9, and 10 are located east of the Cascade summit.

(16) Stumpage Value of Timber. The stumpage value of timber shall be the appropriate value for each species of timber harvested, or for each species of "special forest product" reported, as set forth in the stumpage value tables under WAC 458-40-18665.

(17) Timber. Timber shall include forest trees, standing or down, on privately owned land, and except as provided in RCW 84.33.170 includes Christmas trees, shake blocks and boards, posts and other western redcedar products.

(18) Timber Quality Code Number. The timber quality code number is a number assigned to the harvest of a particular species within a harvest type under WAC 458-40-18664, and is based upon the constituent percentage of log grade specifications within the total volume of timber harvested for that particular species.

#### NEW SECTION

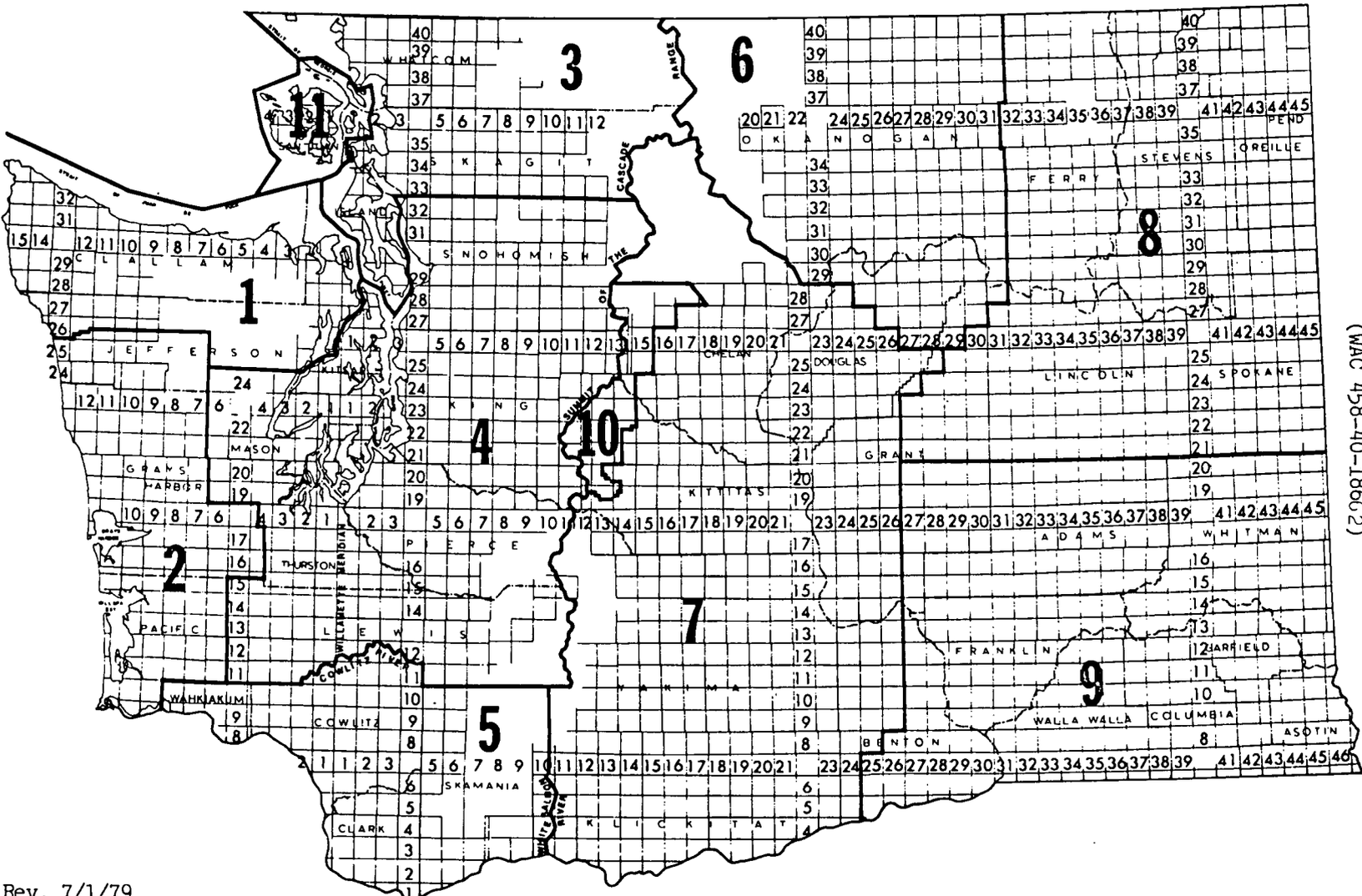
WAC 458-40-18662 STUMPAGE VALUE AREAS—MAP FOR 1/1/82 THROUGH 6/30/82. In order to allow for differences in market conditions and other relevant factors throughout the state as required by RCW 84.33.071(3) the department has created a map designating areas containing timber having similar growing, harvesting, and marketing conditions. The stumpage value area map shall be used for the determination of stumpage values.

The stumpage value area map shown herein shall be used to determine the proper stumpage value table to be used in calculating the taxable stumpage value under WAC 458-40-18665.

The following stumpage value area map is hereby adopted for use during the period of January 1, 1982 through June 30, 1982:

STATE OF WASHINGTON

STUMPAGE VALUE AREA MAP FOR 1/1/82 THROUGH 6/30/82  
(WAC 458-40-186(2))



Rev. 7/1/79

NEW SECTION

WAC 458-40-18663 HAULING DISTANCE ZONES—MAPS FOR 1/1/82 THROUGH 6/30/82. In order to allow for differences in hauling costs and other relevant factors as required by RCW 84.33-.071, the department has designated zones within each stumpage value area which have similar accessibility to conversion points and other similar hauling cost factors.

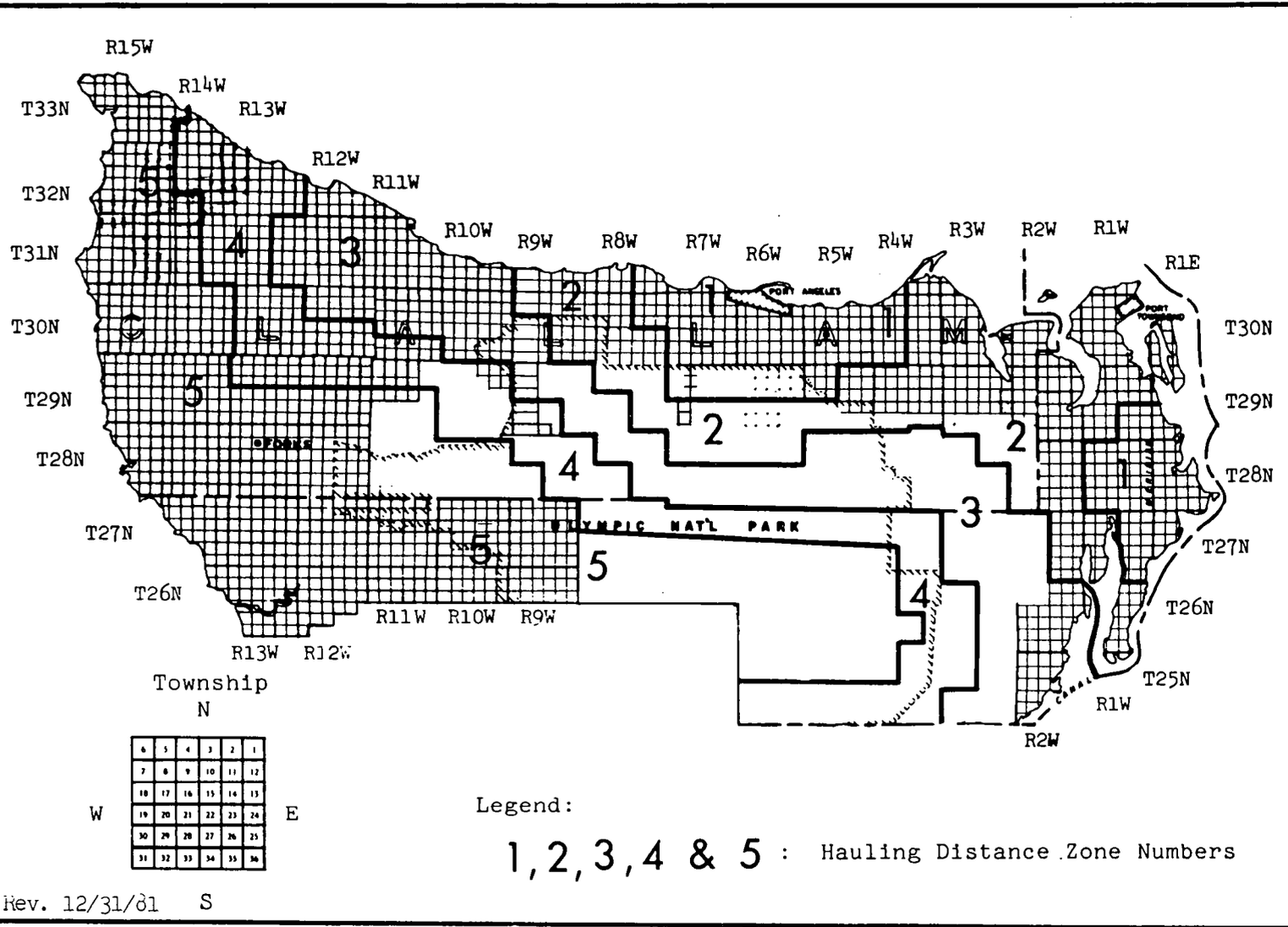
The hauling distance zone numbers on the following hauling distance zone maps establish the hauling distance zone numbers which are to be used in computing timber harvest value under the stumpage value tables of WAC 458-40-18665.

The following hauling distance zone maps designating zones established by the department as having similar hauling costs for transportation of forest products to the market, are hereby adopted for use during the period of January 1, 1982 through June 30, 1982:

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 1

Page 1 of 1



Legend:  
1, 2, 3, 4 & 5 : Hauling Distance Zone Numbers

6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36

Township  
N  
W E

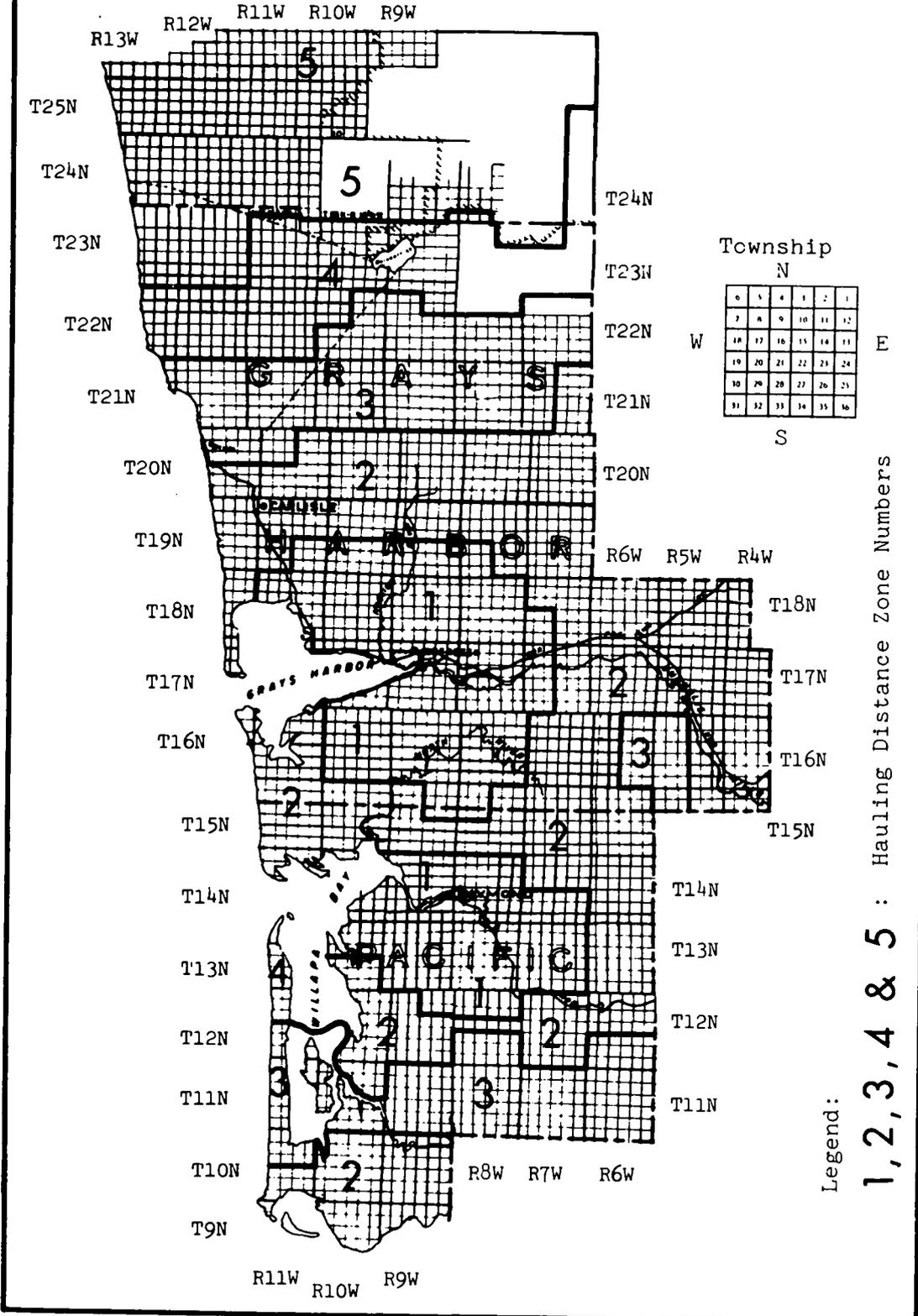
Rev. 12/31/81 S

[ 103 ]

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC458-40-18603)

STUMPAGE VALUE AREA 2

Page 1 of 1



Township

N					
6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36
S					

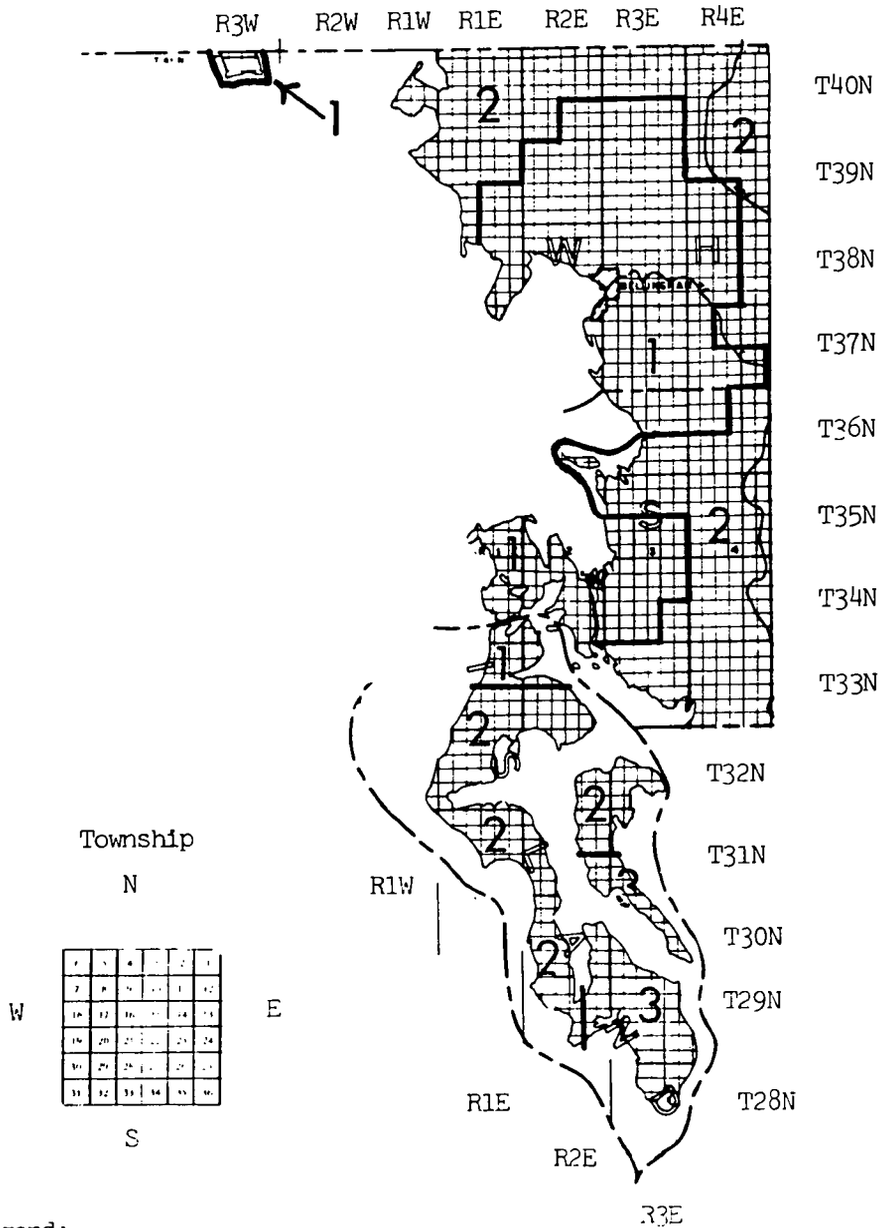
W E

Legend:  
1, 2, 3, 4 & 5 : Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC458-40-18663)

STUMPAGE VALUE AREA 3

Page 1 of 2



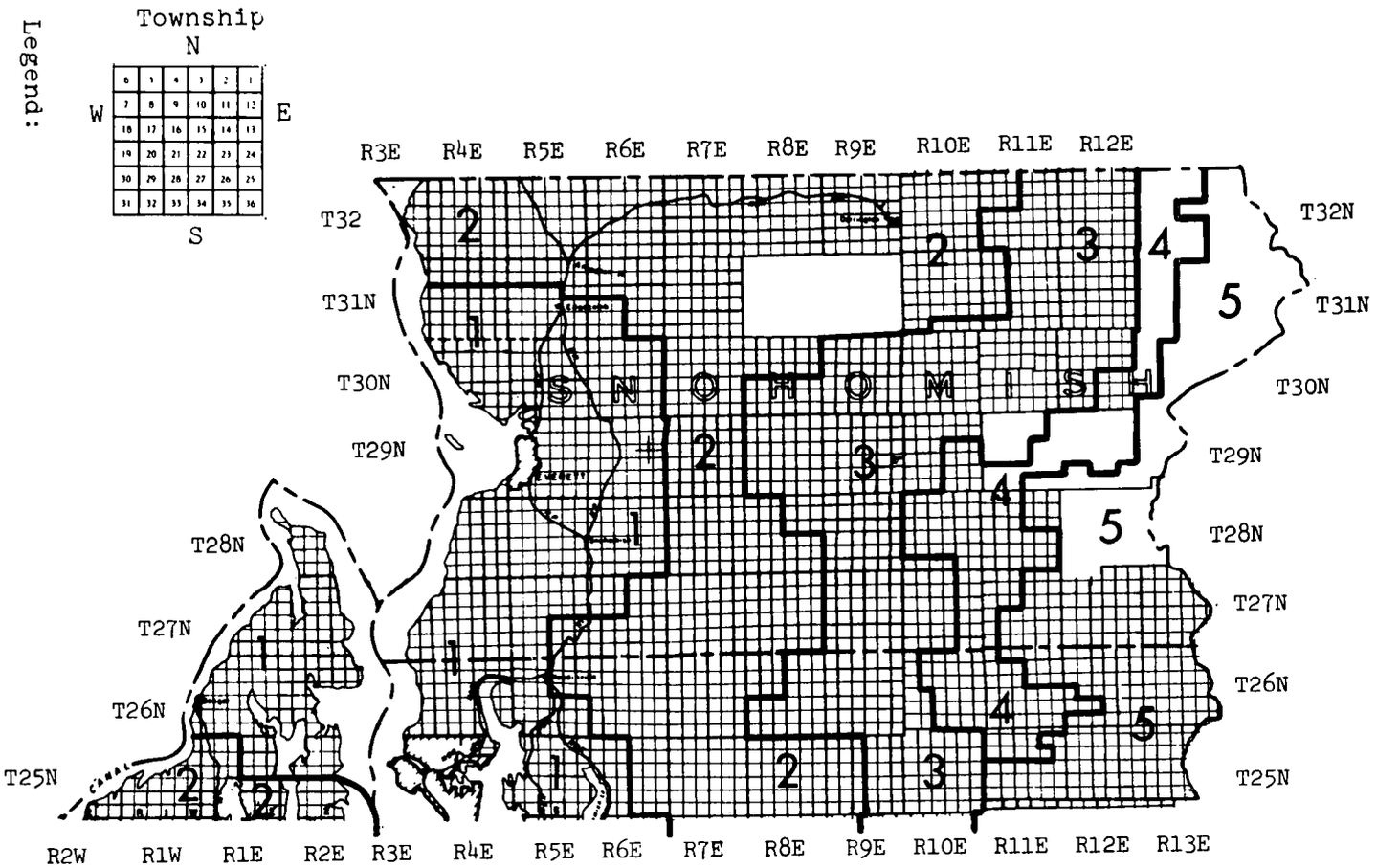
7/1/79



HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 4

Page 1 of 3

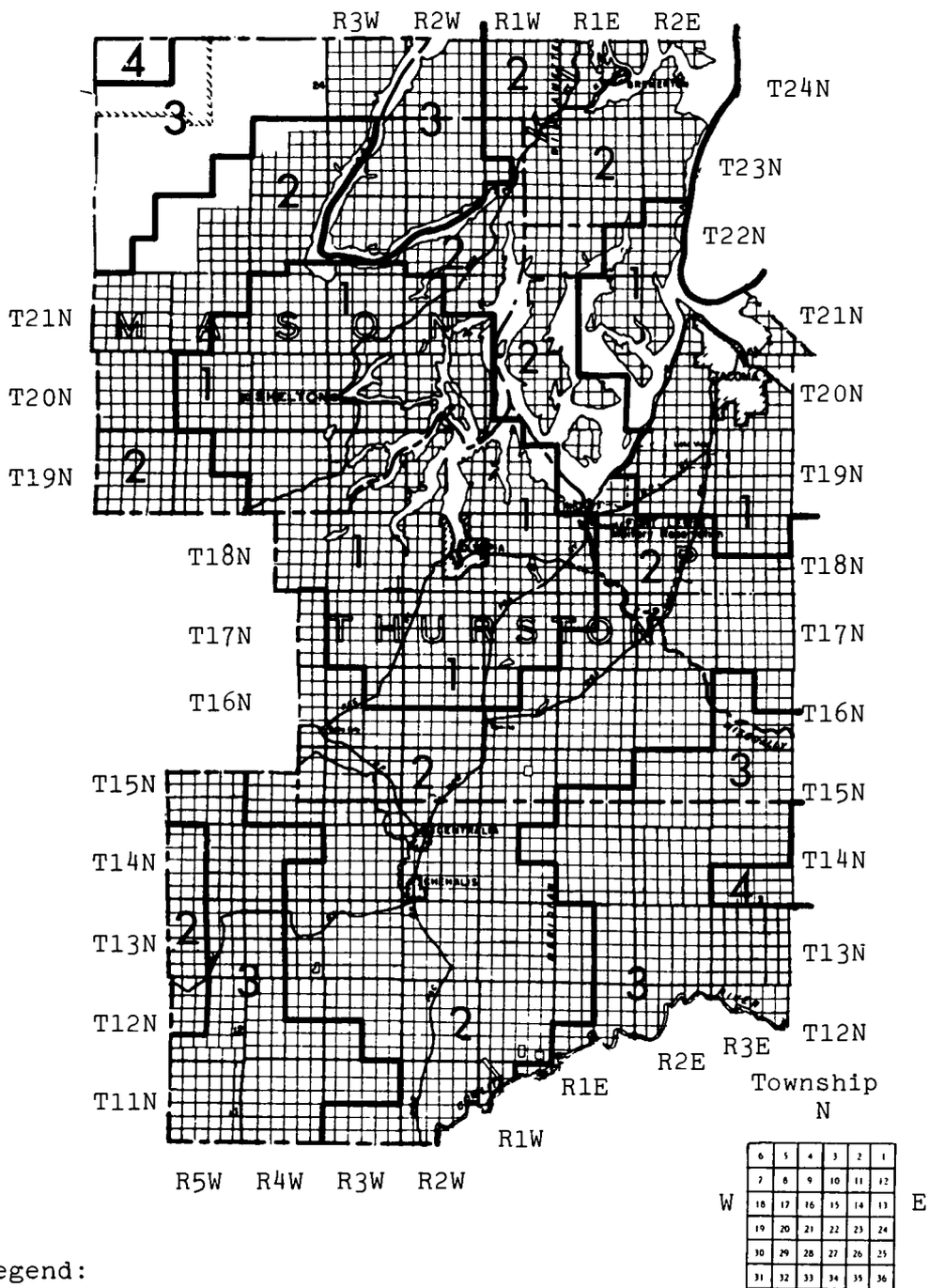


Legend: 1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
 (WAC 458-40-18663)

STUMPAGE VALUE AREA 4

Page 2 of 3



Legend:

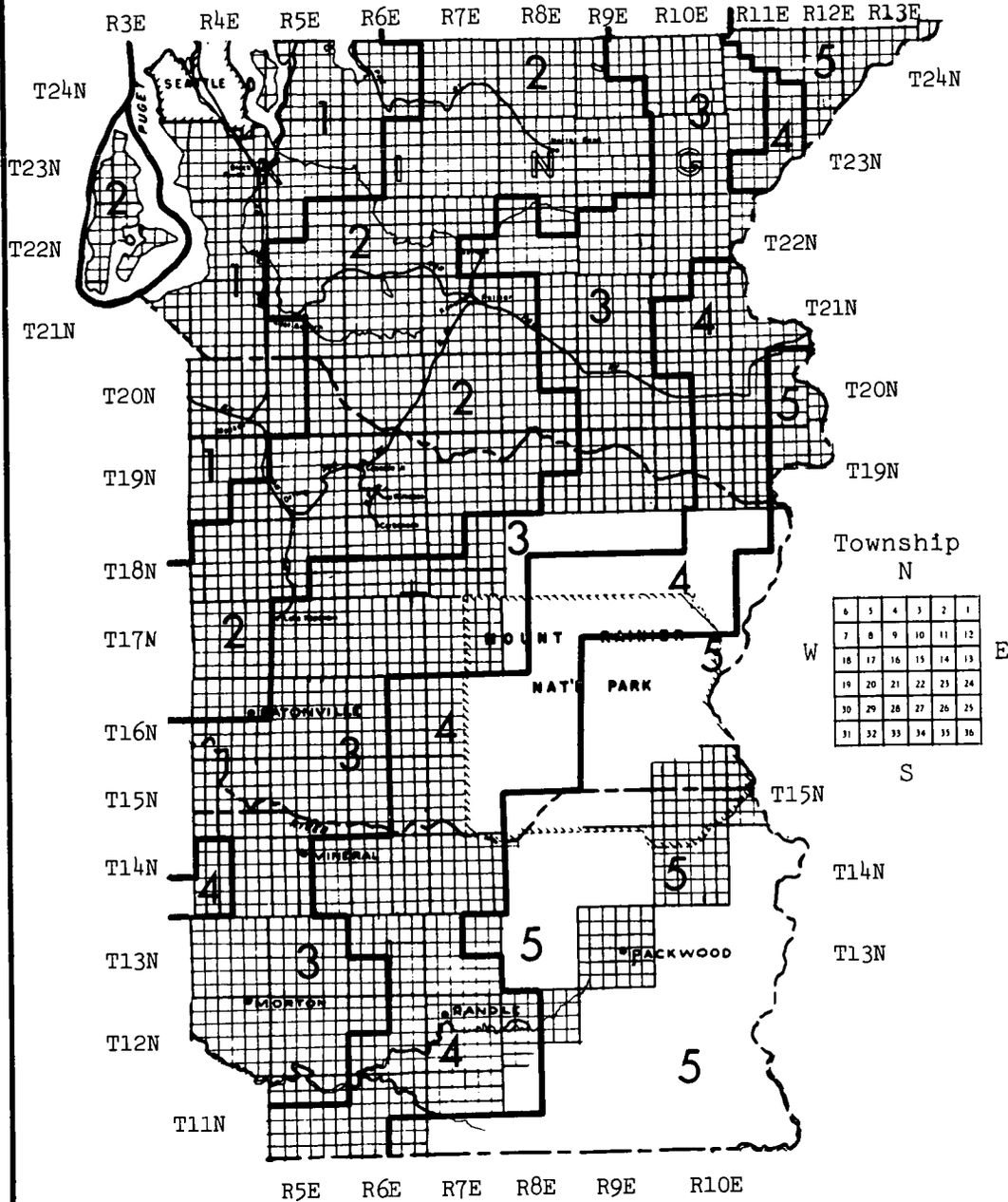
1, 2, 3 and 4: Hauling Distance Zone Numbers

	6	5	4	3	2	1	
	7	8	9	10	11	12	
W	18	17	16	15	14	13	E
	19	20	21	22	23	24	
	30	29	28	27	26	25	
	31	32	33	34	35	36	

S

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 4 Page 3 of 3



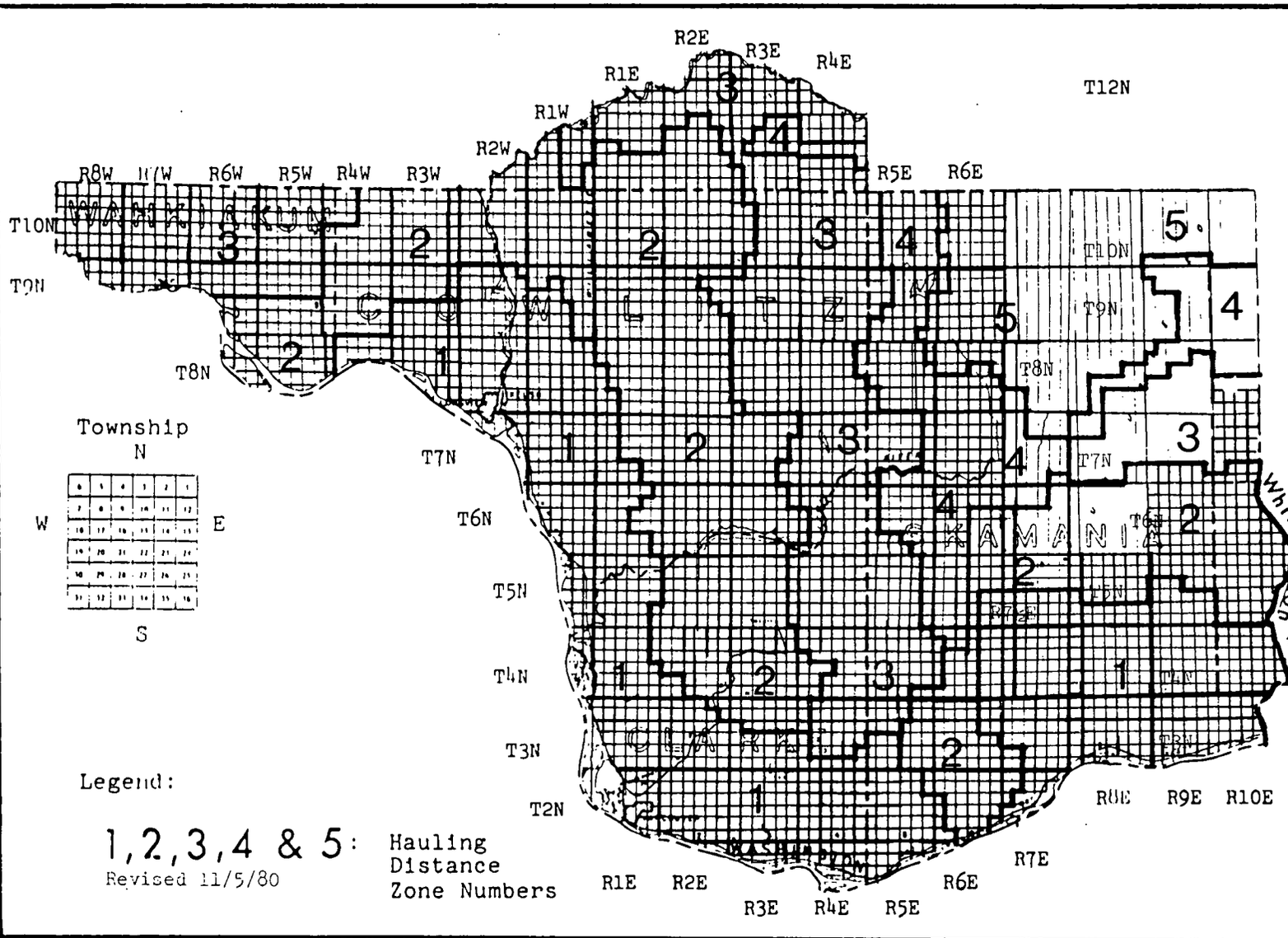
Legend:

1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(MAC 458-40-18663)

STUMPAGE VALUE AREA 5

White Salmon River Page 1 of 1



Township N

6	7	8	9	10	11	12	1
7	8	9	10	11	12	13	2
8	9	10	11	12	13	14	3
9	10	11	12	13	14	15	4
10	11	12	13	14	15	16	5
11	12	13	14	15	16	17	6
12	13	14	15	16	17	18	7
13	14	15	16	17	18	19	8
14	15	16	17	18	19	20	9
15	16	17	18	19	20	21	10
16	17	18	19	20	21	22	11
17	18	19	20	21	22	23	12
18	19	20	21	22	23	24	13
19	20	21	22	23	24	25	14
20	21	22	23	24	25	26	15
21	22	23	24	25	26	27	16
22	23	24	25	26	27	28	17
23	24	25	26	27	28	29	18
24	25	26	27	28	29	30	19
25	26	27	28	29	30	31	20
26	27	28	29	30	31	32	21
27	28	29	30	31	32	33	22
28	29	30	31	32	33	34	23
29	30	31	32	33	34	35	24
30	31	32	33	34	35	36	25

W E S

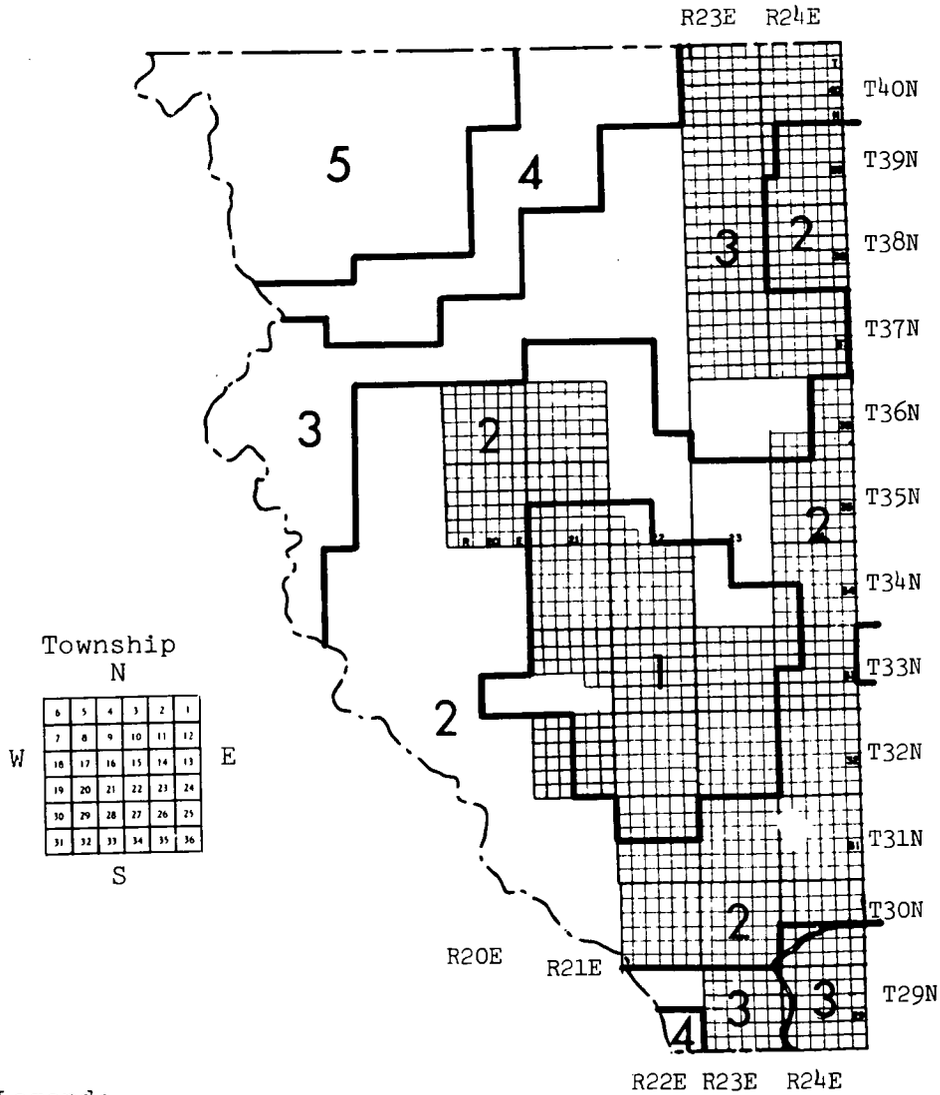
Legend:  
 1, 2, 3, 4 & 5: Hauling Distance Zone Numbers  
 Revised 11/5/80

[ 110 ]

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 6

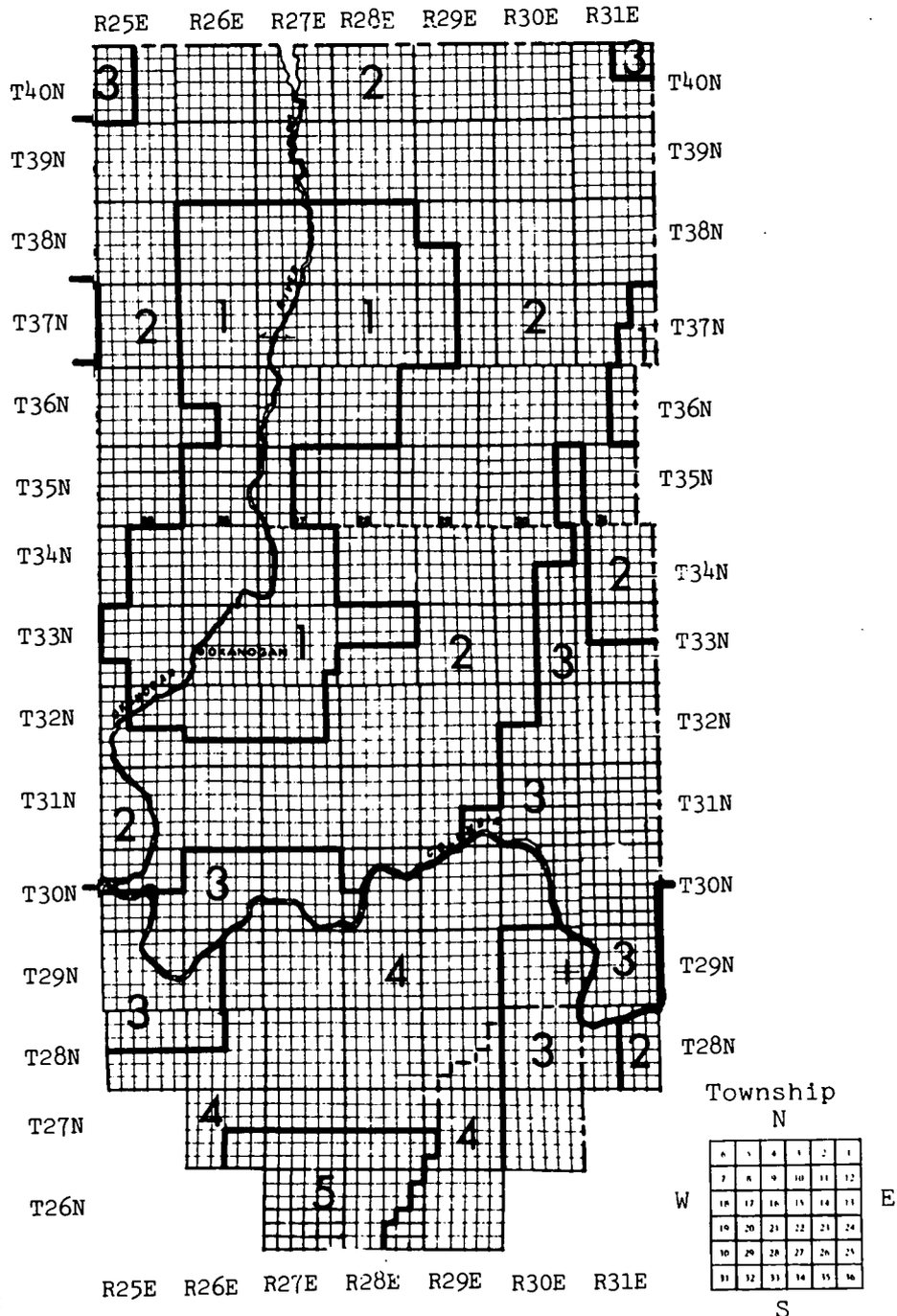
Page 1 of 2



HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
 (WAC 458-40-18663)

STUMPAGE VALUE AREA 6

Page 2 of 2



Legend: R25E R26E R27E R28E R29E R30E R31E  
 1, 2, 3, 4 and 5: Hauling Distance Zone Numbers

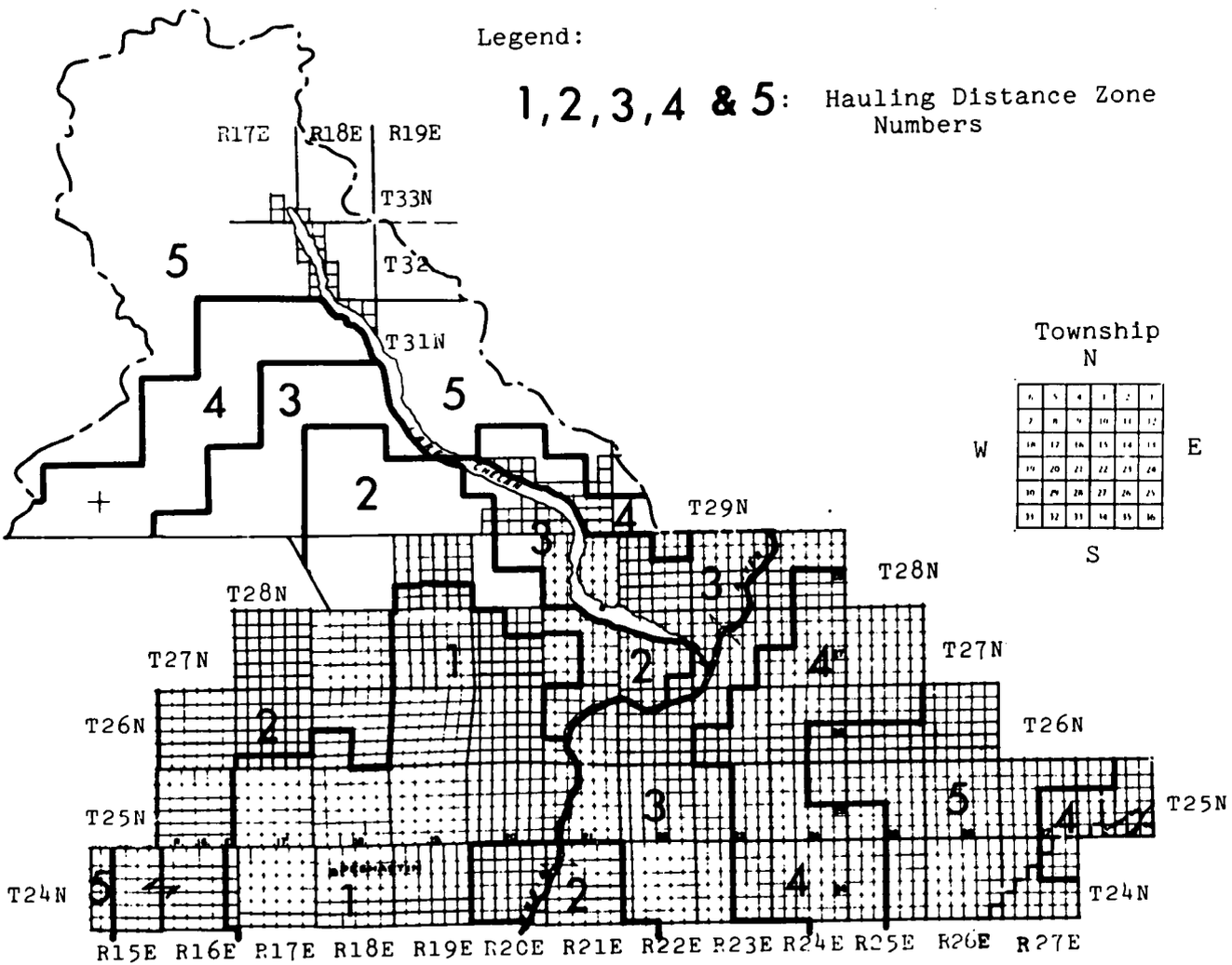
HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 7

Page 1 of 3

Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

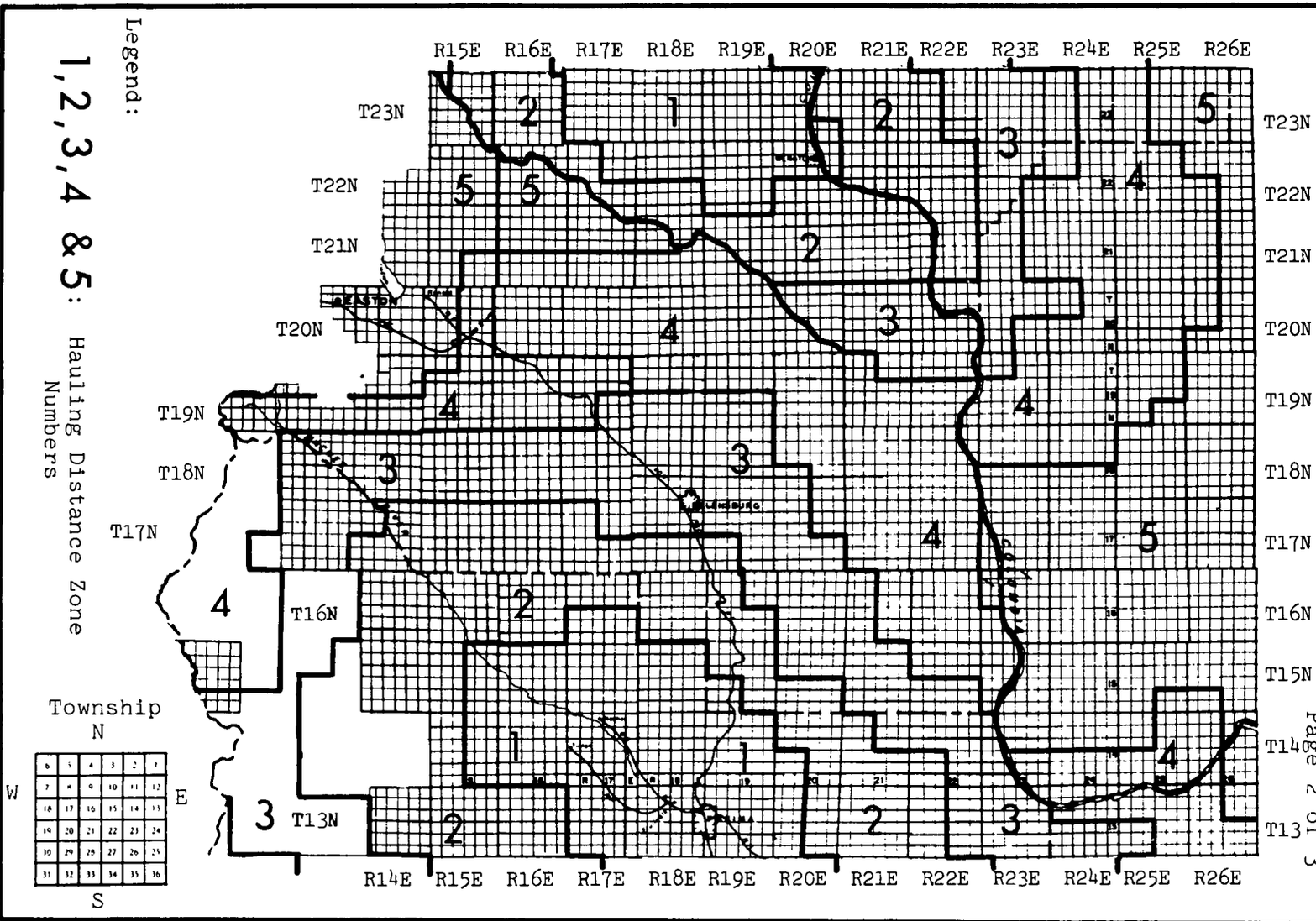


[1131]

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 7

Page 2 of 3



Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

Township N

6	5	4	3	2	1
7	8	9	10	11	12
13	14	15	16	17	18
19	20	21	22	23	24
25	26	27	28	29	30
31	32	33	34	35	36

W

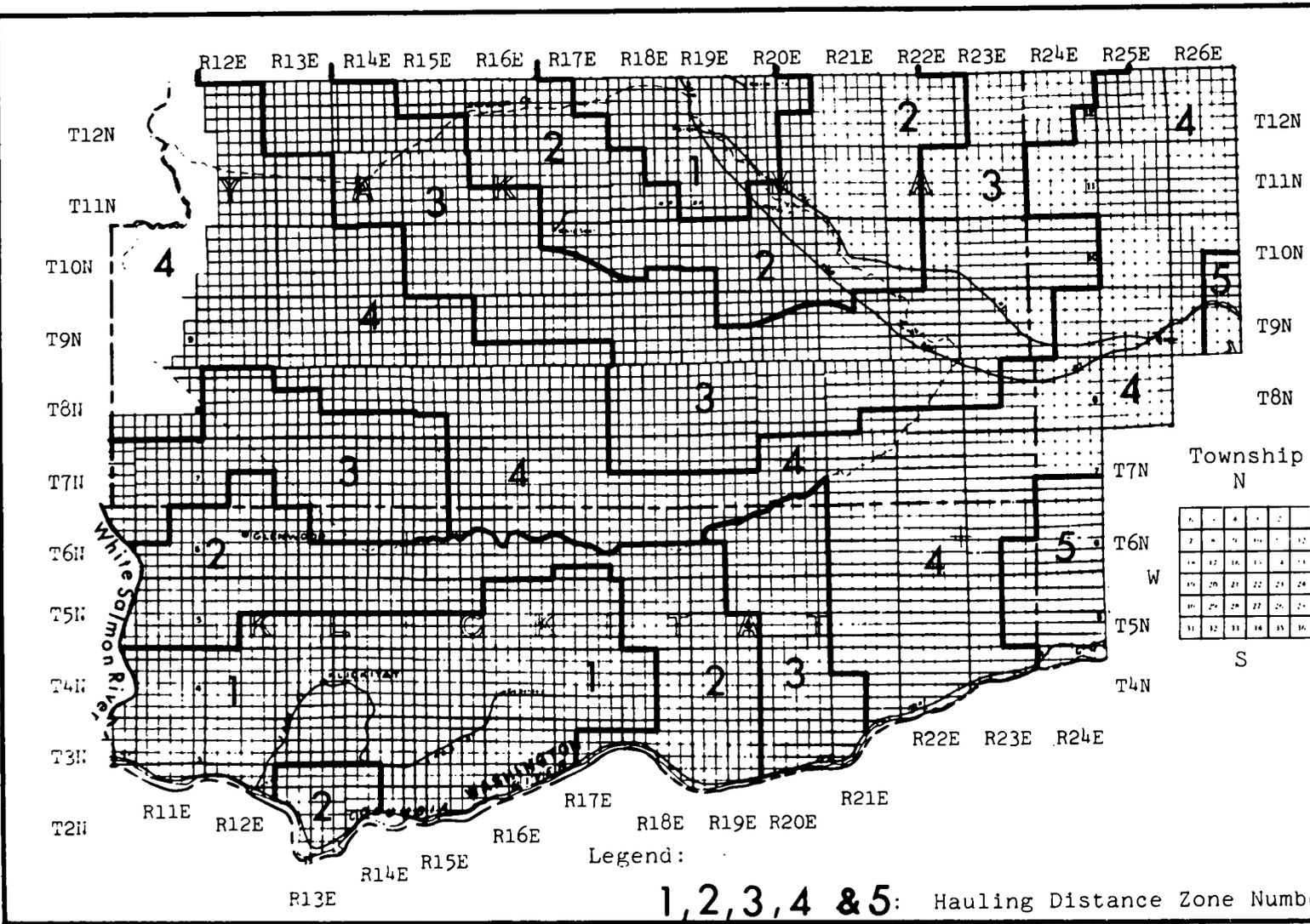
E

S

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 7

Page 3 of 3



Township

N				
6	7	8	9	10
11	12	13	14	15
16	17	18	19	20
21	22	23	24	25
26	27	28	29	30
S				

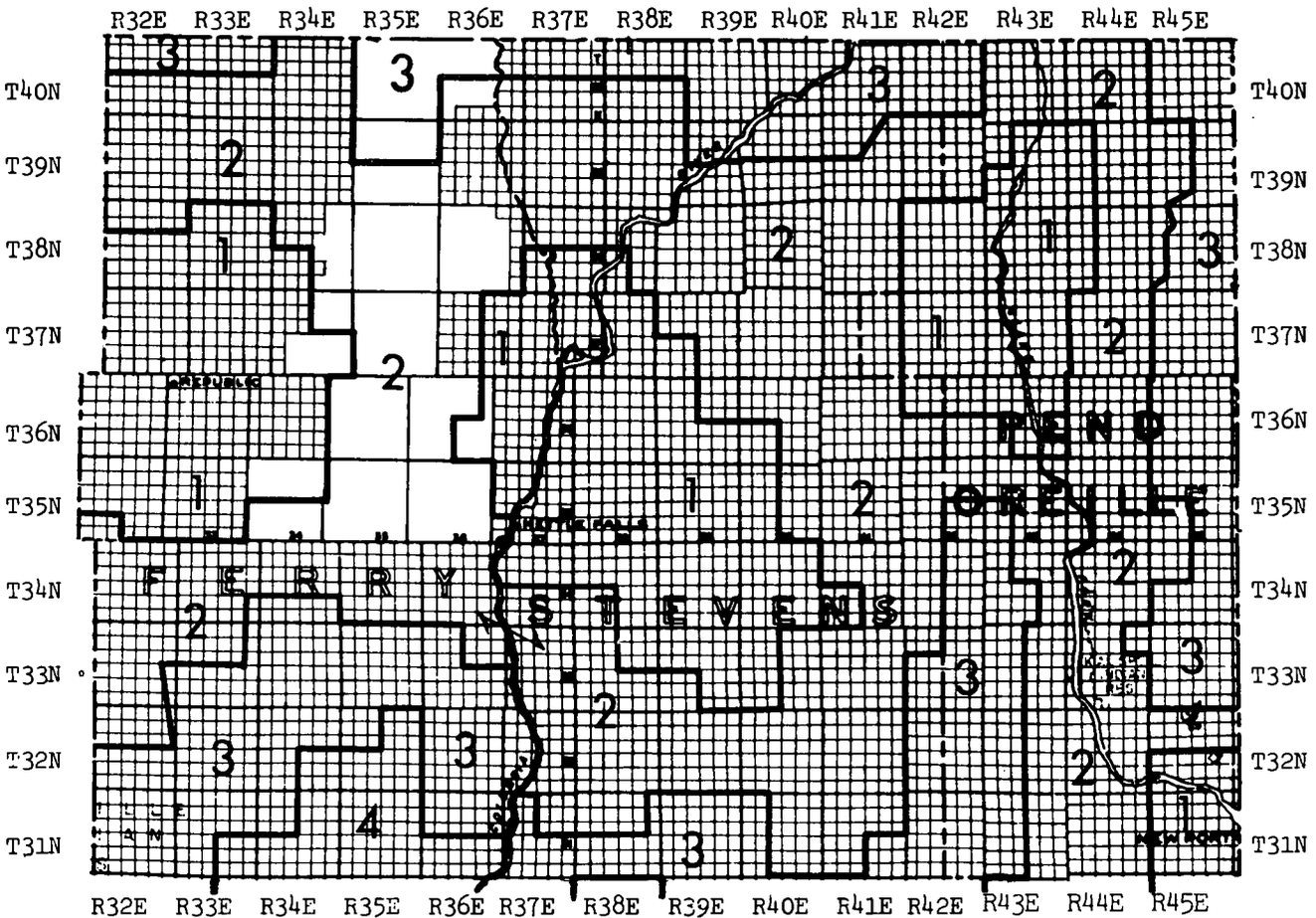
W S

[ 115 ]

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 8

Page 1 of 2



Township

N

6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

S

W

E

Legend:

1, 2, 3, 4 & 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

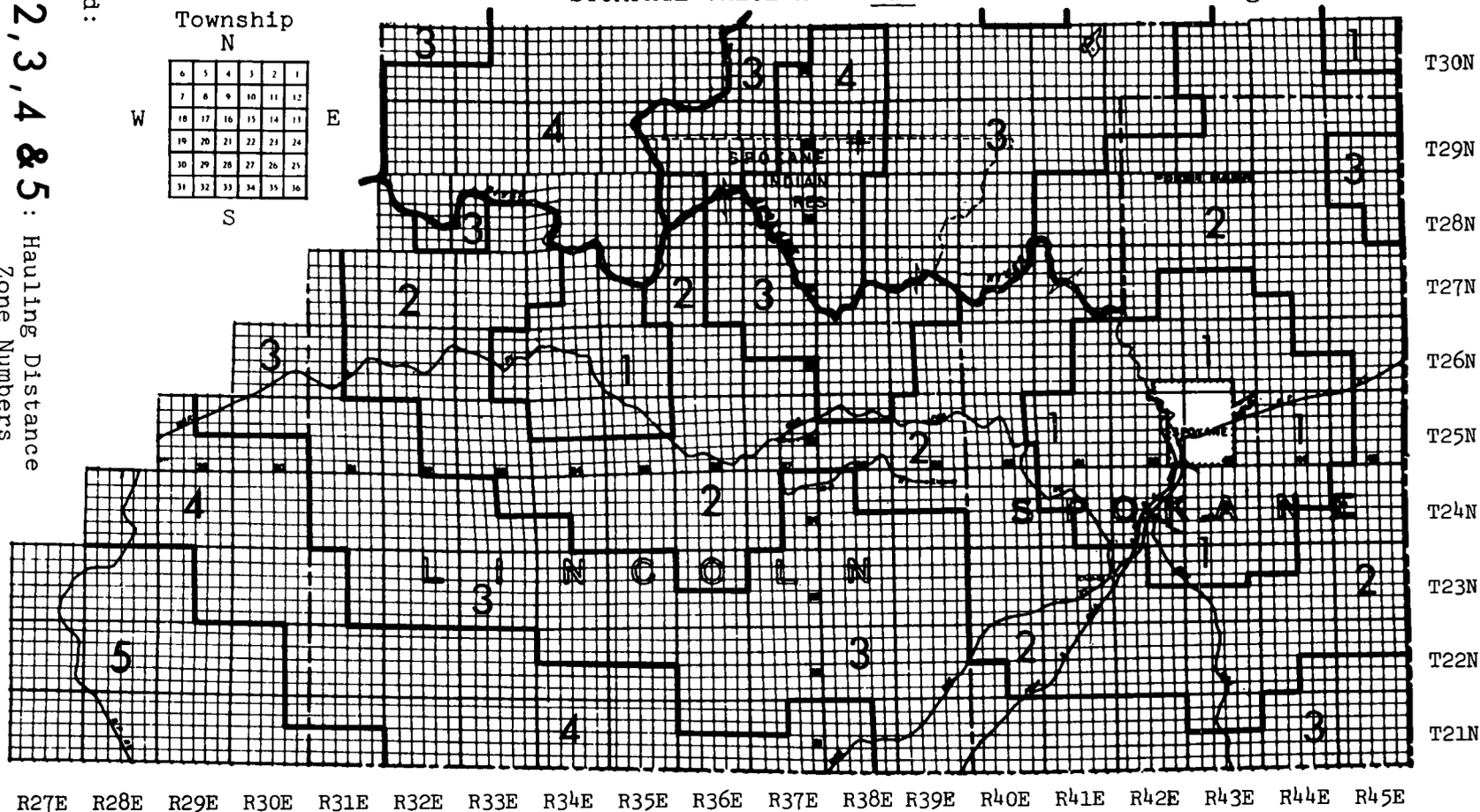
STUMPAGE VALUE AREA 8

Page 2 of 2

Legend:

1, 2, 3, 4 & 5 : Hauling Distance  
Zone Numbers

		Township							
		N							
	6	5	4	3	2	1			
7	8	9	10	11	12				
13	14	15	16	17	18				
19	20	21	22	23	24				
25	26	27	28	29	30				
31	32	33	34	35	36				
		S							
W							E		

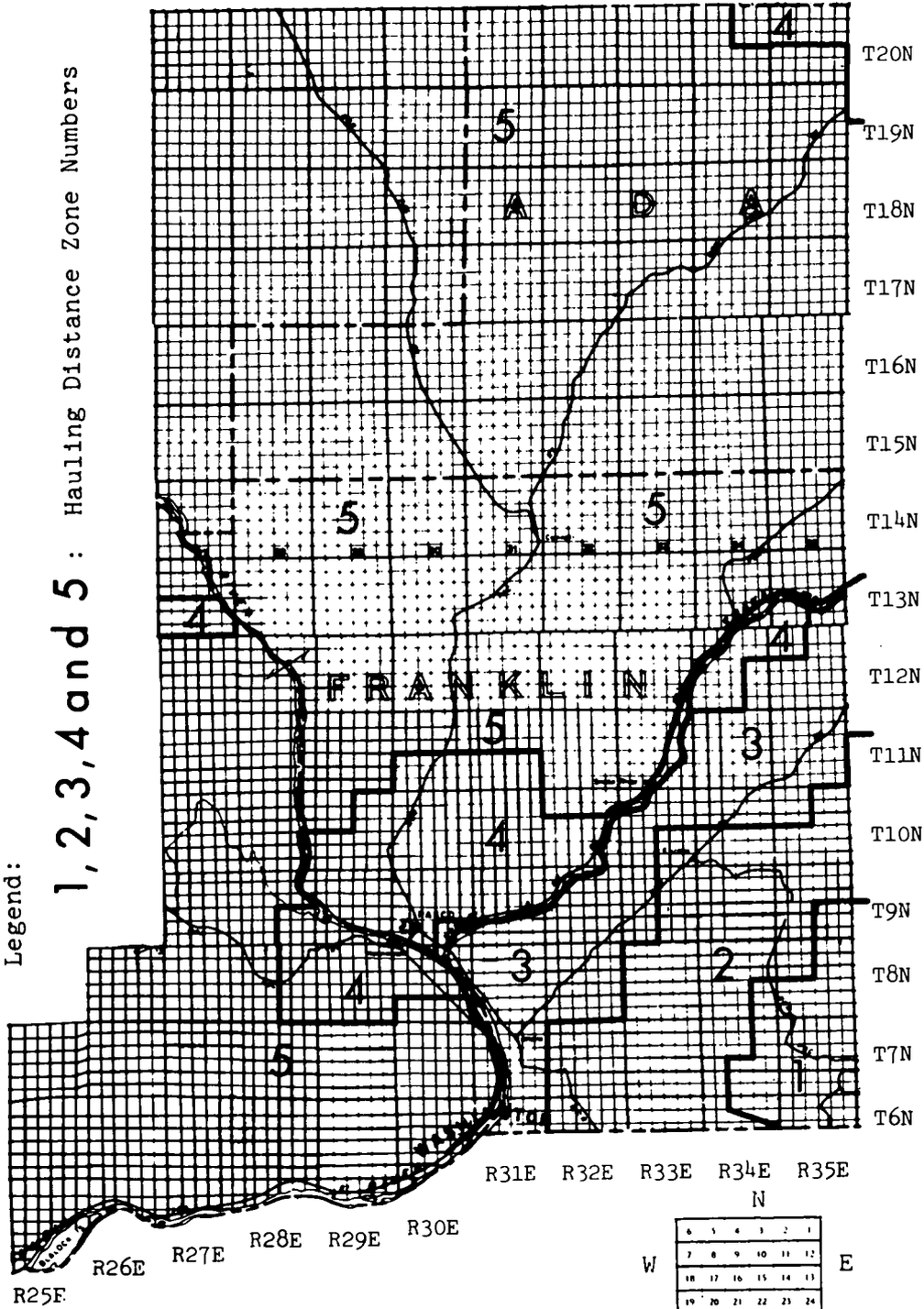


HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 9

Page 1 of 2

Legend:  
1, 2, 3, 4 and 5 : Hauling Distance Zone Numbers



6	5	4	3	2	1
7	8	9	10	11	12
18	17	16	15	14	13
19	20	21	22	23	24
30	29	28	27	26	25
31	32	33	34	35	36

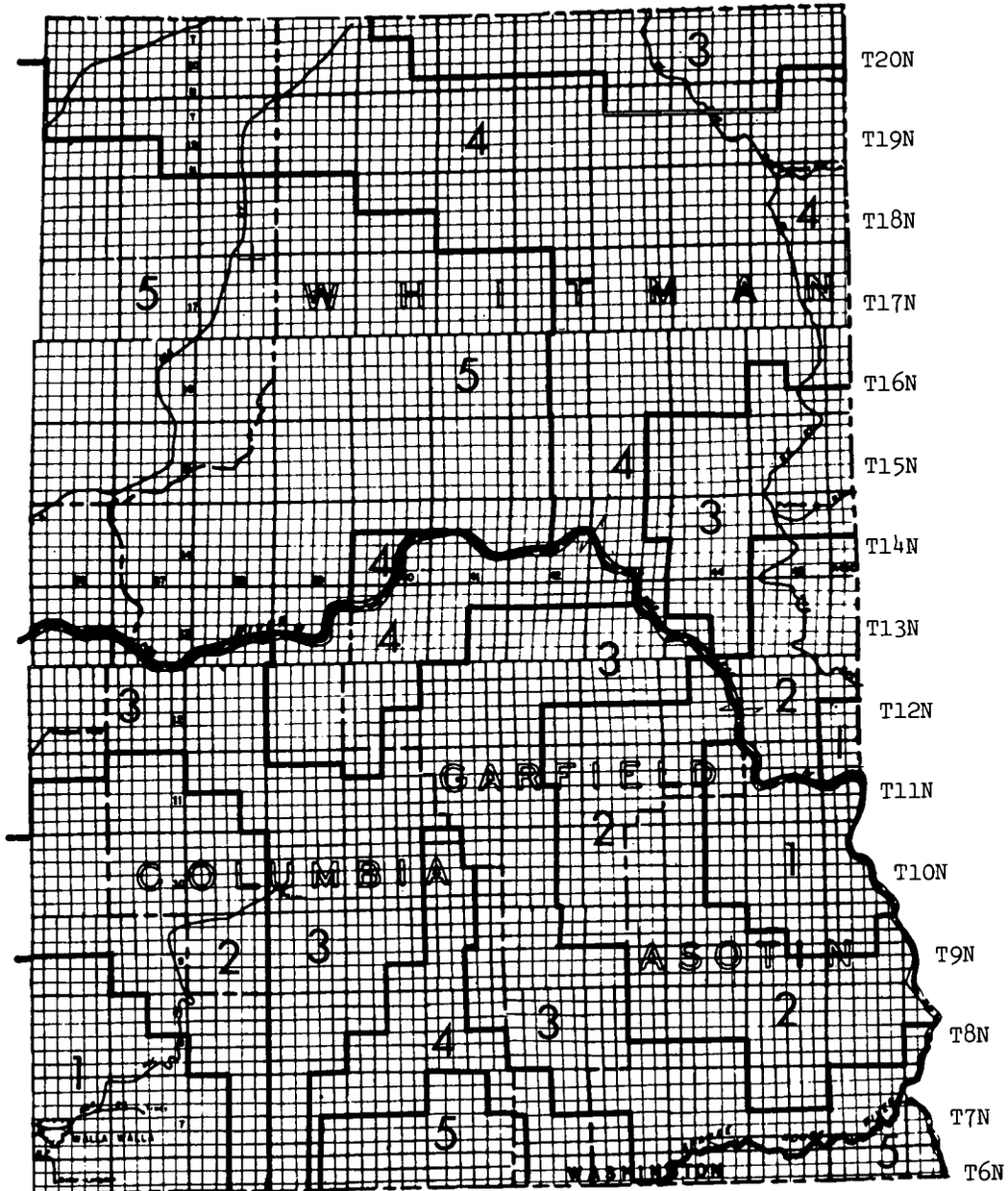
W E

S

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
 (WAC 458-40-18663)

STUMPAGE VALUE AREA 9

Page 2 of 2



R36E R37E R38E R39E R40E R41E R42E R43E R44E R45E R46E R47E  
 N

Legend:

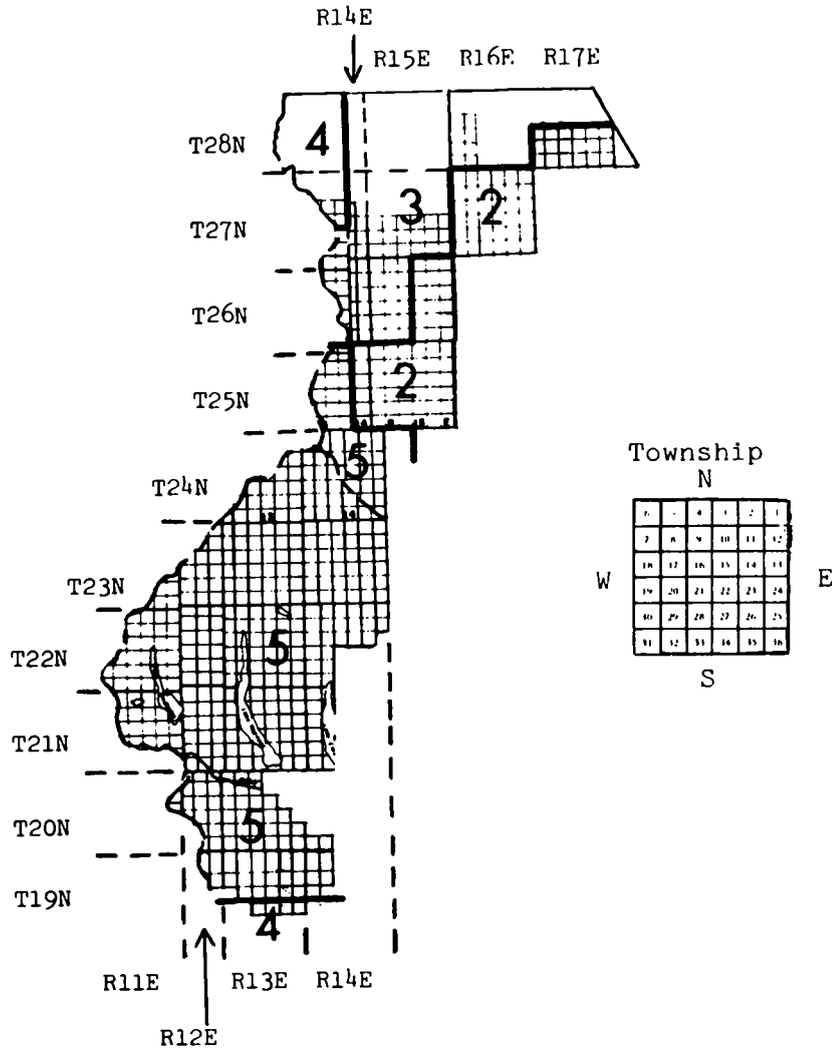
1, 2, 3, 4 and 5 : Hauling Distance  
 Zone Numbers

	6	5	4	3	2	1
W	7	8	9	10	11	12
	13	14	15	16	17	18
	19	20	21	22	23	24
	25	26	27	28	29	30
	31	32	33	34	35	36
						S

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18603)

STUMPAGE VALUE AREA 10

Page 1 of 1

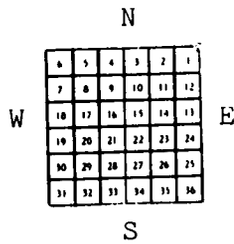
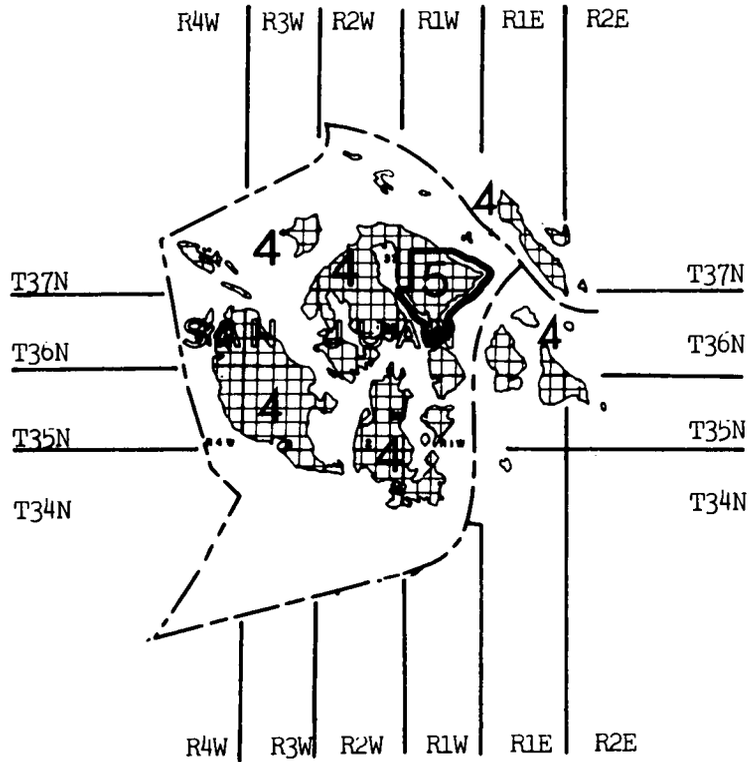


Legend:

2, 3, 4 and 5: Hauling Distance Zone Numbers

HAULING DISTANCE ZONE MAP FOR 1/1/82 through 6/30/82  
(WAC 458-40-18663)

STUMPAGE VALUE AREA 11 Page 1 of 1



Legend:

**4 and 5:** Hauling Distance Zone Numbers

7/1/79

**NEW SECTION**

**WAC 458-40-18664 TIMBER QUALITY CODE NUMBERS—TABLES FOR 1/1/82 THROUGH 6/30/82.** In order to allow for differences in age, size, quality of timber and other relevant factors as required by RCW 84.33.071(3), the department has assigned timber quality code numbers for harvests of the various designated harvest types and species.

Scaling and grading information derived from an acceptable log scaling and grading rule for the particular harvest type and species shall be used to determine the proper quality code number.

For each timber quality code number in the following tables, there is a corresponding timber quality code number for that particular harvest type and species in the stumpage value tables of WAC 458-40-18659 which is to be used in computing timber harvest value.

The following timber quality code tables are hereby adopted for use during the period of January 1, 1982 through June 30, 1982:

**TABLE 1—TIMBER QUALITY CODE TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11  
January 1 through June 30, 1982  
OLD GROWTH FINAL HARVEST  
(100 years of age or older)**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Douglas-fir	Over 40% Special Mill, No. 1 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	Over 20% Special Mill, No. 1 Sawmill, Peeler & better log grade
	Noble Fir & Spruce	Over 35% No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, True Firs & Other Conifer	Over 25% Special Mill, No. 1 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
2	Douglas-fir	15-40% inclusive Special Mill, No. 1 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	10-20% inclusive Special Mill, No. 1 Sawmill, Peeler & better log grade
	Noble Fir & Spruce	15-35% inclusive No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, True Firs & Other Conifer	5-25% inclusive Special Mill, No. 1 Sawmill & better log grade
3	Douglas-fir	Less than 15% Special Mill, No. 1 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	Less than 10% Special Mill, No. 1 Sawmill, Peeler & better log grade
	Noble Fir & Spruce	Less than 15% No. 1 Sawmill, Peeler or Select & better log grade
	Western Hemlock, True Firs & Other Conifer	Less than 5% Special Mill, No. 1 Sawmill & better log grade
5	Conifer Utility	All conifer logs graded as utility log grade
	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup>For detailed descriptions and definitions of log scaling and grading rules

and procedures see the Official Log Scaling and Grading Rules revised January 1, 1980, published by Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

**TABLE 2—TIMBER QUALITY CODE TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11  
January 1 through June 30, 1982  
YOUNG GROWTH FINAL HARVEST  
(Less than 100 years of age, but not including thinning)**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Douglas-fir	Over 70% No. 2 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	Over 20% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
2	Douglas-fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	5-20% inclusive No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
3	Douglas-fir	5% to but not including 40% No. 2 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	Less than 5% No. 2 Sawmill & better log grade
4	Western Hemlock & Other Conifer	5% to but not including 40% No. 2 Sawmill & better log grade
	Douglas-fir, Western Hemlock & Other Conifer, except Western Redcedar & Alaska-cedar	Less than 5% No. 2 Sawmill & better log grade
5	Conifer Utility	All conifer logs graded as utility log grade
	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup>For detailed descriptions and definitions of log scaling and grading rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1980, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number, see the example for Western Washington which follows Table 3.

**TABLE 3—TIMBER QUALITY CODE TABLE  
STUMPAGE VALUES AREAS 1, 2, 3, 4, 5, AND 11**  
January 1 through June 30, 1982

**THINNING**  
See definition WAC 458-40-18661(9)(d)

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Douglas-fir	Over 70% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	Over 70% No. 2 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	Over 20% No. 2 Sawmill & better log grade
	Hardwoods	All No. 4 Sawmill logs with a diameter of 8 inches inside bark and larger (at the scaling end) & better log grades
2	Douglas-fir	40-70% inclusive No. 2 Sawmill & better log grade
	Western Redcedar & Alaska-cedar	5-20% inclusive No. 2 Sawmill & better log grade
3	Western Hemlock & Other Conifer	40-70% inclusive No. 2 Sawmill & better log grade
	Douglas-fir	5% to but not including 40% No. 2 Sawmill & better log grade
4	Western Redcedar & Alaska-cedar	Less than 5% No. 2 Sawmill & better log grade
	Western Hemlock & Other Conifer	5% to but not including 40% No. 2 Sawmill & better log grade
4	Douglas-fir, Western Hemlock & Other Conifer	Less than 5% No. 2 Sawmill & better log grade
5	Conifer Utility	All conifer logs graded as utility log grade
	Hardwood Utility	All No. 4 Sawmill log grade with a diameter of less than 8 inches inside bark (at the scaling end) and all hardwood logs graded as utility

<sup>1</sup>For detailed descriptions and definitions of log scaling rules and procedures see the Official Log Scaling and Grading Rules revised January 1, 1980, published by the Puget Sound Log Scaling and Grading Bureau. These are also used by the Columbia River and Grays Harbor Scaling and Grading Bureaus. To determine timber quality code number for Western Washington, see the following example.

**WESTERN WASHINGTON EXAMPLE:** The following example is for determining the timber quality number code for timber harvested in stumpage value areas 1, 2, 3, 4, 5, and 11 in Western Washington. The following method can be used to determine the quality code number for species in "old growth final harvest", "young growth final harvest", and "thinning harvest" types.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Douglas-fir, and the harvest type, young growth final harvest, with the following volumes at the indicated grades:

Log Grade	Net Volume, Scribner Scale
Special Mill	20 MBF
No. 1 sawmill	20 MBF
No. 2 sawmill	45 MBF
No. 3 sawmill	35 MBF
No. 4 sawmill	30 MBF
<b>TOTAL</b>	<b>150 MBF</b>

To determine the proper quality code number, add the scale volumes for the grades as established by the approved grading rule. Divide this volume by the total volume harvested for the species. In this example, the Special Mill and the No. 1 and 2 sawmill logs account for 85 MBF of the 150 MBF Douglas-fir harvested. Divide as follows:

$$\frac{20 + 20 + 45}{150} \text{ or } \frac{85}{150} = .567 \times 100 = 56.7\%$$

In this example, the Special Mill, No. 1 and 2 sawmill logs make up 56.7% of the Douglas-fir harvested. Since this is between 40 and 70% No. 2 sawmill and better, the entire Douglas-fir harvested would be reported as:

Species	Timber Quality Code Number	Net Volume Harvested
Douglas-fir	2	150 MBF

**TABLE 4—TIMBER QUALITY CODE TABLE  
STUMPAGE VALUE AREAS 6, 7, 8, AND 9**  
January 1 through June 30, 1982

**MERCHANTABLE SAWTIMBER, ALL AGES**

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Ponderosa Pine	Less than 10 logs 16 feet long per thousand board feet Scribner scale
	All Conifers Other than Ponderosa Pine	All log sizes
	Hardwoods	Sawlogs only
2	Ponderosa Pine	10 or more logs 16 feet long per thousand board feet Scribner scale
4	Utility	All logs graded as utility

<sup>1</sup>To determine timber quality code number in Stumpage Value Areas 6, 7, 8 and 9 for Eastern Washington, see the following example.

**EASTERN WASHINGTON EXAMPLE:** The following example is for determining the timber quality code for timber harvested in stumpage value areas 6, 7, 8 and 9 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 1 to 9 logs per 1 MBF for Ponderosa pine as timber quality code number 1, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	1	150 MBF

TABLE 5—TIMBER QUALITY CODE TABLE  
STUMPAGE VALUE AREA 10  
January 1 through June 30, 1982  
MERCHANTABLE SAWTIMBER, ALL AGES

Timber Quality Code Number	Species	Log Grade Specifications <sup>1</sup>
1	Ponderosa Pine & Other Conifers	Less than 5 logs 16 feet long per MBF net log Scribner scale
	Hardwoods	All logs graded as sawlogs
2	Ponderosa Pine	5 to 9 logs inclusive 16 feet long per MBF net log Scribner scale
	Other Conifer	5 to 12 logs inclusive 16 feet long per MBF net log scale
3	Ponderosa Pine	More than 9 logs 16 feet long per MBF net log Scribner scale
	Other Conifer	More than 12 logs 16 feet long per MBF net log Scribner scale
4	Utility	All logs graded as utility

<sup>1</sup>To determine timber quality code number in Stumpage Value Area 10 in Eastern Washington, see the following example.

**EASTERN WASHINGTON EXAMPLE:** The following example is for determining the timber quality code for timber harvested in stumpage value area 10 in Eastern Washington.

The example shown below is for a harvest of 150 thousand board feet (150 MBF) of the species, Ponderosa Pine, and harvest type merchantable sawtimber, all ages with a sum total log length of 19,200 feet.

Step 1. The highest possible number of sawable sixteen foot logs which could be recovered is determined by dividing the sum total length of all sawable logs harvested (i.e. 19,200) by 16. Answer: 1200 logs.

Step 2. The average net volume per sixteen foot recoverable log is determined by dividing the total volume harvested (150 MBF) by the number of sixteen foot logs (1200). Answer: 125.

Step 3. The total number of logs per thousand board feet is determined by dividing 1000 by the average net volume per sixteen foot recoverable log (125). Answer: 8 logs per 1 MBF.

Step 4. Because the timber quality code table lists 5-9 logs per 1 MBF for Ponderosa pine as timber quality code

number 2, the harvest was at 8 logs per 1 MBF the entire Ponderosa pine harvest would be reported as:

Species	Timber Quality Code Number	Volume Harvested
Ponderosa Pine (PP)	2	150 MBF

**NEW SECTION**

WAC 458-40-18665 STUMPAGE VALUES—TABLES FOR 1/1/82 THROUGH 6/30/82. As required by RCW 84.33.071 the department has prepared tables which assign stumpage value rates for the various harvest types, which rates vary depending upon the stumpage value area, species, timber quality code number and hauling distance zone involved. Where the timber harvested is used to produce harvest type "special forest products" the value tables of this section shall establish the values for such special forest products.

The following stumpage value and special forest product value tables are hereby adopted for use during the period of January 1, 1982 through June 30, 1982.

TABLE 1—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
January 1 through June 30, 1982  
OLD GROWTH FINAL HARVEST  
(100 years of age or older)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale							
Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$352	\$346	\$340	\$334	\$328
		2	324	318	312	306	300
		3	296	290	284	278	272
Western Hemlock <sup>1</sup>	WH	1	252	246	240	234	228
		2	242	236	230	224	218
		3	236	230	224	218	212
True Fir <sup>2</sup>	TF	1	252	246	240	234	228
		2	242	236	230	224	218
		3	236	230	224	218	212
Western Redcedar <sup>3</sup>	RC	1	252	246	240	234	228
		2	245	239	233	227	221
		3	198	192	186	180	174
Sitka Spruce	SS	1	335	329	323	317	311
		2	304	298	292	286	280
		3	272	266	260	254	248
Other Conifer	OC	1	252	246	240	234	228
		2	242	236	230	224	218
		3	198	192	186	180	174
Red Alder	RA	1	56	49	42	35	28
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

<sup>3</sup>Includes Alaska-cedar.

**TABLE 2—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
January 1 through June 30, 1982**

**YOUNG GROWTH FINAL HARVEST  
(Less than 100 years of age, but not including thinning)**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$311	\$304	\$297	\$290	\$283
		2	249	242	235	228	221
		3	151	144	137	130	123
		4	129	122	115	108	101
Western Hemlock <sup>1</sup>	WH	1	163	156	149	142	135
		2	150	143	136	129	122
		3	148	141	134	127	120
		4	147	140	133	126	119
True Fir <sup>2</sup>	TF	1	163	156	149	142	135
		2	150	143	136	129	122
		3	148	141	134	127	120
		4	147	140	133	126	119
Western Redcedar <sup>3</sup>	RC	1	262	255	248	241	234
		2	261	254	247	240	233
		3	249	242	235	228	221
Other Conifer	OC	1	163	156	149	142	135
		2	150	143	136	129	122
		3	148	141	134	127	120
		4	129	122	115	108	101
Red Alder	RA	1	56	49	42	35	28
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	30	23	16	9	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

<sup>3</sup>Includes Alaska-cedar.

**TABLE 3—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
January 1 through June 30, 1982**

**THINNING**

See definition WAC 458-40-18661(9)(d)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$286	\$279	\$272	\$265	\$258
		2	224	217	210	203	196
		3	126	119	112	105	98
		4	104	97	90	83	76
Western Hemlock <sup>1</sup>	WH	1	138	131	124	117	110
		2	125	118	111	104	97
		3	123	116	109	102	95
		4	122	115	108	101	94
True Fir <sup>2</sup>	TF	1	138	131	124	117	110
		2	125	118	111	104	97
		3	123	116	109	102	95
		4	122	115	108	101	94
Western Redcedar <sup>3</sup>	RC	1	237	230	223	216	209
		2	236	229	222	215	208
		3	224	217	210	203	196

**TABLE 3—cont.**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Other Conifer	OC	1	138	131	124	117	110
		2	125	118	111	104	97
		3	123	116	109	102	95
		4	122	115	108	101	94
Red Alder	RA	1	56	49	42	35	28
Cottonwood	BC	1	44	37	30	3	6
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

<sup>3</sup>Includes Alaska-cedar.

**TABLE 4—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 1  
January 1 through June 30, 1982**

**SPECIAL FOREST PRODUCTS**

Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar—Shake Blocks & Boards <sup>1</sup>	RCS	1	\$ 95	\$ 89	\$ 83	\$ 77	\$ 71
Western Redcedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	40	34	28	22	16
Western Redcedar & Other Posts <sup>2</sup>	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas-fir Christmas Trees <sup>3</sup>	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.

<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.

<sup>3</sup>Stumpage Value per lineal foot.

**TABLE 5—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 2  
January 1 through June 30, 1982**

**OLD GROWTH FINAL HARVEST  
(100 years of age or older)**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$382	\$376	\$370	\$364	\$358
		2	237	231	225	219	213
		3	236	230	224	218	212
Western Hemlock <sup>1</sup>	WH	1	245	239	233	227	221
		2	230	224	218	212	206
		3	227	221	215	209	203

TABLE 5—cont.  
Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
True Fir <sup>2</sup>	TF	1	245	239	233	227	221
		2	230	224	218	212	206
		3	227	221	215	209	203
Western Redcedar <sup>3</sup>	RC	1	258	252	246	290	234
		2	244	238	232	226	220
		3	223	217	211	205	199
Sitka Spruce	SS	1	335	329	323	317	311
		2	304	298	292	286	280
		3	272	266	269	254	248
Other Conifer	OC	1	245	239	233	227	221
		2	230	224	218	212	206
		3	223	217	211	205	199
Red Alder	RA	1	29	22	15	8	1
Cottonwood	BC	1	35	28	21	14	7
Other Hardwoods	OH	1	23	6	9	1	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	23	23	23	23	23

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

TABLE 6—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 2  
January 1 through June 30, 1982

YOUNG GROWTH FINAL HARVEST  
(Less than 100 years of age, but not including thinning)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$332	\$325	\$318	\$311	\$304
		2	237	230	223	216	209
		3	218	211	204	197	190
		4	161	154	147	140	
Western Hemlock <sup>1</sup>	WH	1	235	228	221	214	207
		2	183	176	169	155	
		3	143	136	129	122	115
		4	102	95	88	81	74
True Fir <sup>2</sup>	TF	1	235	228	221	214	207
		2	183	176	192	186	180
		3	143	122	129	136	115
		4	102	95	88	81	74
Western Redcedar <sup>3</sup>	RC	1	245	238	231	224	217
		2	168	161	154	147	140
		3	167	160	153	146	139
Other Conifer	OC	1	235	228	221	214	207
		2	168	161	154	147	140
		3	143	136	129	122	115
		4	102	95	88	81	74
Red Alder	RA	1	29	22	15	8	1

TABLE 6—cont.  
Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Cottonwood	BC	1	35	28	21	14	7
Other Hardwoods	OH	1	23	16	9	2	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	23	23	23	23	23

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

TABLE 7—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 2  
January 1 through June 30, 1982

THINNING

See definition WAC 458-40-18661(9)(d)

Stumpage values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$307	\$300	\$293	\$286	\$279
		2	212	205	198	191	184
		3	193	186	179	172	165
		4	136	129	122	115	108
Western Hemlock <sup>1</sup>	WH	1	210	203	196	189	182
		2	158	151	144	137	130
		3	118	111	104	97	90
		4	77	70	63	56	49
True Fir <sup>2</sup>	TF	1	210	203	196	189	182
		2	158	151	144	137	130
		3	118	111	104	97	90
		4	77	70	63	56	49
Western Redcedar <sup>3</sup>	RC	1	220	213	206	199	192
		2	143	136	129	122	115
		3	142	135	128	121	114
Other Conifer	OC	1	210	203	196	189	182
		2	143	136	129	122	115
		3	118	111	104	97	90
		4	77	70	63	56	49
Red Alder	RA	1	29	22	15	8	1
Cottonwood	BC	1	35	28	21	14	7
Other Hardwoods	OH	1	23	16	9	1	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	23	23	23	23	23

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

TABLE 8—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 2  
January 1 through June 30, 1982

SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar—Shake Blocks & Boards <sup>1</sup>	RCS	1	\$159	\$153	\$147	\$141	\$135
Western Redcedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	65	59	53	47	41
Western Redcedar & Other Posts <sup>2</sup>	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas-fir Christmas Trees <sup>3</sup>	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage Value per lineal foot.

TABLE 9—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 3  
January 1 through June 30, 1982

OLD GROWTH FINAL HARVEST  
(100 years of age or older)

Stumpage values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$406	\$412	\$400	\$394	\$388
		2	408	402	396	390	384
		3	252	246	240	234	228
Western Hemlock <sup>1</sup>	WH	1	262	256	250	244	238
		2	231	225	219	213	207
		3	129	123	117	111	105
True Fir <sup>2</sup>	TF	1	262	256	250	244	238
		2	231	225	219	213	207
		3	129	123	117	111	105
Western Redcedar	RC	1	266	260	254	248	242
		2	233	227	221	215	209
		3	224	218	212	206	200
Sitka Spruce	SS	1	335	329	323	317	311
		2	304	298	292	286	280
		3	272	266	260	254	248
Alaska-cedar	YC	1	1473	1467	1461	1455	1449
		2	1064	1058	1052	1046	1040
		3	654	648	642	636	630
Other Conifer	OC	1	262	256	250	244	238
		2	231	225	219	213	207
		3	129	123	117	111	105

TABLE 9—cont.

Stumpage values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Red Alder	RA	1	44	37	30	23	16
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	40	40	40	40	40

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

TABLE 10—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 3  
January 1 through June 30, 1982

YOUNG GROWTH FINAL HARVEST

(Less than 100 years of age, but not including thinning)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$292	\$285	\$278	\$271	\$264
		2	280	273	266	259	252
		3	268	261	254	247	240
		4	256	249	242	235	228
Western Hemlock <sup>1</sup>	WH	1	199	192	185	178	171
		2	191	184	177	170	163
		3	123	116	109	102	95
		4	119	112	105	98	91
True Fir <sup>2</sup>	TF	1	199	192	185	178	171
		2	191	184	177	170	163
		3	123	116	109	102	95
		4	119	112	105	98	91
Western Redcedar <sup>3</sup>	RC	1	250	243	236	229	222
		2	223	216	209	202	195
		3	177	170	163	156	149
Other Conifer	OC	1	199	192	185	178	171
		2	191	184	177	170	163
		3	123	116	109	102	95
		4	119	112	105	98	91
Red Alder	RA	1	44	37	30	23	16
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	40	40	40	40	40

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

**TABLE 11—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 3**  
 January 1 through June 30, 1982

**THINNING**  
 See definition WAC 458-40-18661(9)(d)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$267	\$260	\$253	\$246	\$239
		2	255	248	241	234	227
		3	243	236	229	222	215
		4	231	224	217	210	203
Western Hemlock <sup>1</sup>	WH	1	174	167	160	153	146
		2	166	159	152	145	138
		3	98	91	84	77	70
		4	94	87	80	73	66
True Fir <sup>2</sup>	TF	1	174	167	160	153	146
		2	166	159	152	145	138
		3	98	91	84	77	70
		4	94	87	80	73	66
Western Redcedar <sup>3</sup>	RC	1	225	218	211	204	197
		2	198	191	184	177	170
		3	152	145	138	131	124
Other Conifer	OC	1	174	167	160	153	146
		2	166	159	152	145	138
		3	98	91	84	77	70
		4	94	87	80	73	66
Red Alder	RA	1	44	37	30	23	16
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	40	40	40	40	40

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

**TABLE 12—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 3**  
 January 1 through June 30, 1982

**SPECIAL FOREST PRODUCTS**

Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar-Shake Blocks & Boards <sup>1</sup>	RCS	1	\$201	\$195	\$189	\$183	\$177
Western Redcedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	75	69	63	57	51
Western Redcedar & Other Posts <sup>2</sup>	RCP	1	0.20	0.20	0.20	0.20	0.20

**TABLE 12—cont.**  
 Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir Christmas Trees	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage value per lineal foot.

**TABLE 13—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 4**  
 January 1 through June 30, 1982

**OLD GROWTH FINAL HARVEST**  
 (100 years of age or older)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$354	\$348	\$342	\$336	\$330
		2	312	306	300	294	288
		3	248	242	236	230	224
Western Hemlock <sup>1</sup>	WH	1	297	291	285	279	273
		2	280	274	268	262	256
		3	267	261	255	249	243
True Fir <sup>2</sup>	TF	1	297	291	285	279	273
		2	280	274	268	262	256
		3	267	261	255	249	243
Western Redcedar	RC	1	243	237	231	225	219
		2	242	236	230	224	218
		3	217	211	205	199	193
Sitka Spruce	SS	1	335	329	323	317	311
		2	304	298	292	286	280
		3	272	266	260	254	248
Noble Fir	NF	1	1012	1006	1000	994	988
		2	672	666	660	654	648
		3	312	306	300	294	288
Alaska-cedar	YC	1	1473	1467	1461	1455	1449
		2	1064	1058	1052	1046	1040
		3	654	648	642	636	630
Other Conifer	OC	1	243	237	231	225	219
		2	242	236	230	224	218
		3	217	211	205	199	193
Red Alder	RA	1	41	34	27	20	13
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	23	16	9	2	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

**TABLE 14—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 4  
January 1 through June 30, 1982**

**YOUNG GROWTH FINAL HARVEST  
(Less than 100 years of age, but not including thinning)**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$301	\$294	\$287	\$280	\$273
		2	301	294	287	280	273
		3	205	198	191	184	177
		4	144	137	130	123	116
Western Hemlock <sup>1</sup>	WH	1	179	172	165	158	151
		2	175	168	161	154	147
		3	142	135	128	121	114
		4	119	112	105	98	91
True Fir <sup>2</sup>	TF	1	179	172	165	158	151
		2	175	168	161	154	147
		3	142	135	128	121	114
		4	119	112	105	98	91
Western Redcedar <sup>3</sup>	RC	1	216	209	202	195	188
		2	174	167	160	153	146
		3	170	163	156	149	142
Other Conifer	OC	1	279	172	165	158	151
		2	174	167	160	153	146
		3	142	135	128	121	114
		4	119	112	105	98	91
Red Alder	RA	1	41	34	27	20	13
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	23	16	9	2	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

<sup>3</sup>Includes Alaska-cedar.

**TABLE 15—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 4  
January 1 through June 30, 1982**

**THINNING**

See definition WAC 458-40-18661(9)(d)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$276	\$269	\$262	\$255	\$248
		2	276	269	262	255	248
		3	180	173	166	159	152
		4	119	112	105	98	91
Western Hemlock <sup>1</sup>	WH	1	154	147	140	133	126
		2	150	143	136	129	122
		3	117	110	103	96	89
		4	94	87	80	73	66
True Fir <sup>2</sup>	TF	1	154	147	140	133	126
		2	150	143	136	129	122
		3	117	110	103	96	89
		4	94	87	80	73	66
Western Redcedar <sup>3</sup>	RC	1	191	184	177	170	163
		2	149	142	135	128	121
		3	145	138	131	124	117

**TABLE 15—cont.  
Stumpage Values per Thousand Board Feet Net Scribner Log Scale**

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Other Conifer	OC	1	154	147	140	133	126
		2	149	142	135	128	121
		3	117	110	103	96	89
		4	94	87	80	73	66
Red Alder	RA	1	41	34	27	20	13
Cottonwood	BC	1	44	37	30	23	16
Other Hardwoods	OH	1	23	16	9	2	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

<sup>3</sup>Includes Alaska-cedar.

**TABLE 16—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 4  
January 1 through June 30, 1982**

**SPECIAL FOREST PRODUCTS**

Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar-Shake Blocks & Boards	RCS	1	\$179	\$173	\$167	\$161	\$155
Western Redcedar Flatsawn & Shingle Blocks	RCF	1	73	67	61	55	49
Western Redcedar & Other Posts	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas-fir Christmas Trees	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage value per MBF net Scribner Scale.

<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.

<sup>3</sup>Stumpage value per lineal foot.

**TABLE 17—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 5  
January 1 through June 30, 1982**

**OLD GROWTH FINAL HARVEST  
(100 years of age or older)**

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas fir	DF	1	\$333	\$327	\$321	\$315	\$309
		2	315	309	303	297	291
		3	279	273	267	261	255
Western Hemlock <sup>1</sup>	WH	1	257	251	245	239	233
		2	250	244	238	232	226
		3	242	236	230	224	218

TABLE 17—cont.  
Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
True Fir <sup>2</sup>	TF	1	257	251	245	239	233
		2	250	244	238	232	226
		3	242	236	230	224	218
Western Redcedar <sup>3</sup>	RC	1	237	231	225	219	213
		2	236	230	224	218	212
		3	163	157	151	145	139
Sitka Spruce	SS	1	335	329	323	317	311
		2	304	298	292	286	280
		3	272	266	260	254	248
Noble Fir	NF	1	1012	1006	1000	994	988
		2	672	666	660	654	648
		3	312	306	300	294	288
Other Conifer	OC	1	237	231	225	219	213
		2	236	230	224	218	212
		3	163	157	151	145	139
Red Alder	RA	1	36	43	50	29	22
Cottonwood	BC	1	35	28	21	14	7
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	16	16	16	16	16

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

TABLE 18—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 5  
January 1 through June 30, 1982

YOUNG GROWTH FINAL HARVEST  
(Less than 100 years of age, but not including thinning)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$349	\$342	\$335	\$328	\$321
		2	234	227	220	213	206
		3	171	164	157	150	143
		4	129	122	115	108	101
Western Hemlock <sup>1</sup>	WH	1	131	124	117	110	103
		2	110	103	96	89	82
		3	88	81	74	67	60
		4	84	77	70	63	56
True Fir <sup>2</sup>	TF	1	131	124	117	110	103
		2	110	103	96	89	82
		3	88	81	74	67	60
		4	84	77	70	63	56
Western Redcedar <sup>3</sup>	RC	1	253	247	241	235	229
		2	181	174	167	160	153
		3	163	156	149	142	135
Other Conifer	OC	1	131	124	117	110	103
		2	110	103	96	89	82
		3	88	81	74	67	60
		4	84	77	70	63	56

TABLE 18—cont.  
Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Red Alder	RA	1	50	43	36	29	22
Cottonwood	BC	1	35	28	21	14	7
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	16	16	16	16	16

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

TABLE 19—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 5  
January 1 through June 30, 1982

THINNING

See definition WAC 458-40-18661(9)(d)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$324	\$317	\$310	\$303	\$296
		2	209	202	195	188	181
		3	146	139	132	125	118
		4	104	97	90	83	76
Western Hemlock <sup>1</sup>	WH	1	106	99	92	85	78
		2	85	78	71	64	57
		3	63	56	49	42	35
		4	59	52	45	38	31
True Fir <sup>2</sup>	TF	1	106	99	92	85	78
		2	85	78	71	64	57
		3	63	56	49	42	35
		4	59	52	45	38	31
Western Redcedar <sup>3</sup>	RC	1	215	208	201	194	187
		2	156	149	142	135	128
		3	138	131	124	117	110
Other Conifer	OC	1	106	99	92	85	78
		2	85	78	71	64	57
		3	63	56	49	42	35
		4	59	52	45	38	31
Red Alder	RA	1	36	43	50	29	22
Cottonwood	BC	1	35	28	21	14	7
Other Hardwoods	OH	1	30	23	16	9	2
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	16	16	16	16	16

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

TABLE 20—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 5  
January 1 through June 30, 1982

SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar-Shake Blocks & Boards <sup>1</sup>	RCS	i	\$104	\$98	\$92	\$86	\$80
Western Redcedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	43	37	31	25	19
Western Redcedar & Other Posts <sup>2</sup>	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas-fir Christmas Trees <sup>3</sup>	DFX	1	0.15	0.15	0.15	0.15	0.15
True fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage value per MBF net Scribner Scale.

<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.

<sup>3</sup>Stumpage value per lineal foot.

TABLE 22—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREAS 6, 7, 8, AND 9  
January 1 through June 30, 1982

SPECIAL FOREST PRODUCTS

Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	\$99	\$93	\$87	\$81	\$75
Western Larch Flatsawn Blocks <sup>1</sup>	WLF	1	73	67	61	55	49
Lodgepole Pine & Other Posts <sup>2</sup>	LPP	1	0.20	0.20	0.20	0.20	0.20
Pine Christmas Trees <sup>3</sup>	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas-fir & Other Christmas Trees <sup>4</sup>	DFX	1	0.15	0.15	0.15	0.15	0.15

<sup>1</sup>Stumpage value per MBF net Scribner Scale.

<sup>2</sup>Stumpage value per 8 lineal feet or portion thereof.

<sup>3</sup>Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

<sup>4</sup>Stumpage value per lineal foot.

TABLE 21—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREAS 6, 7, 8, AND 9  
January 1 through June 30, 1982

MERCHANTABLE SAWTIMBER, ALL AGES

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$245	\$239	\$233	\$227	\$221
		2	129	123	117	111	105
Douglas-fir	DF	1	121	115	109	103	97
Western Larch	WL	1	121	115	109	103	97
Western Hemlock <sup>1</sup>	WH	1	115	109	103	97	91
True fir <sup>2</sup>	TF	1	115	109	103	97	91
Engelmann Spruce	ES	1	75	69	63	57	51
Western White Pine	WP	1	157	151	145	139	133
Western Redcedar	RC	1	113	107	101	95	89
Lodgepole Pine	LP	1	83	77	71	65	59
Hardwoods	OH	1	18	12	6	1	1
Utility	CU	5	5	5	5	5	5

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".

TABLE 23—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 10  
January 1 through June 30, 1982

MERCHANTABLE SAWTIMBER, ALL AGES

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Ponderosa Pine	PP	1	\$261	\$255	\$249	\$243	\$237
		2	181	175	169	163	157
		3	100	94	88	82	76
Douglas-fir	DF	1	166	162	158	154	150
		2	169	163	157	151	145
		3	156	150	144	138	132
Western Larch	WL	1	170	164	158	152	146
		2	169	163	157	151	145
		3	156	150	144	138	132
Western Hemlock <sup>1</sup>	WH	1	172	166	160	154	148
		2	162	156	150	144	138
		3	152	146	140	134	128
True Fir <sup>2</sup>	TF	1	172	166	160	154	148
		2	162	156	150	144	138
		3	146	140	134	128	122
Other Conifer	OC	1	170	164	158	152	146
		2	162	156	150	144	138
		3	100	94	88	82	76
Hardwoods	OH	1	18	12	6	1	1
Utility	CU	5	5	5	5	5	5

<sup>1</sup>Includes Western and Mountain Hemlock.

<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All these species are commonly referred to as "White Fir".

**TABLE 24—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 10**  
 January 1 through June 30, 1982  
**SPECIAL FOREST PRODUCTS**

Stumpage Values per Product Unit

Species Name and Product	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	\$108	\$102	\$96	\$90	\$84
Western Larch Flatsawn Blocks <sup>1</sup>	WLF	1	73	67	61	55	49
Lodgepole Pine & Other Posts <sup>2</sup>	LPP	1	0.20	0.20	0.20	0.20	0.20
Pine Christmas Trees <sup>3</sup>	PX	1	0.13	0.13	0.13	0.13	0.13
Douglas-fir & Other Christmas Trees <sup>4</sup>	DFX	1	0.15	0.15	0.15	0.15	0.15

<sup>1</sup> Stumpage value per MBF Scribner scale.  
<sup>2</sup> Stumpage value per 8 lineal feet or portion thereof.  
<sup>3</sup> Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.  
<sup>4</sup> Stumpage value per lineal foot.

**TABLE 25—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 11**  
 January 1 through June 30, 1982  
**OLD GROWTH FINAL HARVEST**  
 (100 years of age or older)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$387	\$381	\$375	\$369	\$363
		2	383	377	371	365	359
		3	227	221	215	209	203
Western Hemlock <sup>1</sup>	WH	1	237	231	225	219	213
		2	206	200	194	188	182
		3	104	98	92	86	80
True Fir <sup>2</sup>	TF	1	237	231	225	219	213
		2	206	200	194	188	182
		3	104	98	92	86	80
Western Redcedar <sup>3</sup>	RC	1	241	235	229	223	217
		2	208	202	196	190	184
		3	199	193	187	181	175
Other Conifer	OC	1	237	231	225	219	213
		2	206	200	194	188	182
		3	104	98	92	86	80
Red Alder	RA	1	39	32	25	18	11
Cottonwood	BC	1	39	32	15	18	12
Other Hardwoods	OH	1	23	16	9	2	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup> Includes Western and Mountain Hemlock.  
<sup>2</sup> Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup> Includes Alaska-cedar.

**TABLE 26—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 11**  
 January 1 through June 30, 1982  
**YOUNG GROWTH FINAL HARVEST**  
 (Less than 100 years of age, but not including thinning)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$204	\$197	\$190	\$183	\$176
		2	192	185	178	171	164
		3	174	167	160	153	146
		4	122	115	108	101	94
Western Hemlock <sup>1</sup>	WH	1	174	167	160	153	146
		2	166	159	152	145	138
		3	98	91	84	77	70
		4	94	87	80	73	66
True Fir <sup>2</sup>	TF	1	174	167	160	153	146
		2	166	159	152	145	138
		3	98	91	84	77	70
		4	94	87	80	73	66
Western Redcedar <sup>3</sup>	RC	1	174	167	160	153	146
		2	154	147	140	133	126
		3	124	117	110	103	96
Other Conifer	OC	1	174	167	160	153	146
		2	154	147	140	133	126
		3	98	91	84	77	70
		4	94	87	80	73	66
Red Alder	RA	1	39	32	25	18	11
Cottonwood	BC	1	39	32	25	18	11
Other Hardwoods	OH	1	23	16	24	9	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup> Includes Western and Mountain Hemlock.  
<sup>2</sup> Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup> Includes Alaska-cedar.

**TABLE 27—STUMPAGE VALUE TABLE**  
**STUMPAGE VALUE AREA 11**  
 January 1 through June 30, 1982

**THINNING**  
 See definition WAC 458-40-18655(9)(d)

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Douglas-fir	DF	1	\$179	\$172	\$165	\$158	\$151
		2	167	160	153	146	139
		3	149	142	135	128	121
		4	97	90	83	76	69
Western Hemlock <sup>1</sup>	WH	1	149	142	135	128	121
		2	141	134	127	120	113
		3	73	66	59	52	45
		4	69	62	55	48	41
True Fir <sup>2</sup>	TF	1	149	142	135	128	121
		2	141	134	127	120	113
		3	73	66	59	52	45
		4	69	62	55	48	41
Western Redcedar <sup>3</sup>	RC	1	149	142	135	128	121
		2	129	122	115	108	101
		3	99	92	85	78	71

TABLE 27—cont.  
Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species Name	Species Code	Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Other Conifer	OC	1	149	142	135	128	121
		2	129	122	115	108	101
		3	73	66	59	52	45
		4	69	62	55	48	41
Red Alder	RA	1	39	32	25	18	11
Cottonwood	BC	1	39	32	25	18	11
Other Hardwoods	OH	1	23	16	9	2	1
Hardwood Utility	HU	5	5	5	5	5	5
Conifer Utility	CU	5	21	21	21	21	21

<sup>1</sup>Includes Western and Mountain Hemlock.  
<sup>2</sup>Includes Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. All of these species are commonly referred to as "White Fir".  
<sup>3</sup>Includes Alaska-cedar.

TABLE 28—STUMPAGE VALUE TABLE  
STUMPAGE VALUE AREA 11  
January 1 through June 30, 1982  
SPECIAL FOREST PRODUCTS  
Stumpage Values per Product Unit

Species Name	Species Code	Timber Quality Code Number	Hauling Distance Zone Number				
			1	2	3	4	5
Western Redcedar—Shake Blocks & Boards <sup>1</sup>	RCS	1	\$138	\$132	\$126	\$120	\$114
Western Redcedar Flatsawn & Shingle Blocks <sup>1</sup>	RCF	1	54	48	42	36	30
Western Redcedar & Other Posts <sup>2</sup>	RCP	1	0.20	0.20	0.20	0.20	0.20
Douglas-fir Christmas Trees <sup>3</sup>	DFX	1	0.15	0.15	0.15	0.15	0.15
True Fir & Other Christmas Trees <sup>3</sup>	TFX	1	0.35	0.35	0.35	0.35	0.35

<sup>1</sup>Stumpage Value per MBF net Scribner Scale.  
<sup>2</sup>Stumpage Value per 8 lineal feet or portion thereof.  
<sup>3</sup>Stumpage Value per lineal foot.

NEW SECTION

WAC 458-40-18666 HARVESTER ADJUSTMENTS—TABLES FOR 1/1/82 THROUGH 6/30/82. In order to make reasonable and adequate allowances for costs of removal and size of logging operation in computation of stumpage value rates as required by RCW 84.33.071(3), the department has prepared tables which allow for adjustments to the stumpage value rates derived from the stumpage value tables of WAC 458-40-18665.

Harvest adjustments relating to harvest volume per acre, logging conditions and average volume per log shall be allowed against the stumpage value rates for the designated harvest types and in the designated stumpage value areas as set forth in the following tables with the following limitations:

- (1) No harvest adjustment shall be allowed against "special forest products".
- (2) No harvest adjustment shall be allowed against "utility", "conifer utility", and "hardwood utility".

- (3) Rates for the harvest type "old growth final harvest", shall be adjusted to a value no lower than \$10 per thousand board feet.
- (4) Rates for the harvest type "young growth final harvest", conifers, shall be adjusted to a value no lower than \$5 per thousand board feet.
- (5) Stumpage value rates for conifers within the harvest type "merchantable sawtimber, all ages", shall be adjusted to a value no lower than \$5 per thousand board feet.
- (6) Stumpage value rates for "hardwood" and for "thinning harvest" shall be adjusted to a value no lower than \$1 per thousand board feet.

A small volume adjustment table for use in all stumpage value areas is set forth below providing for adjustment of stumpage value rates if the total volume of timber harvested in a given quarter is within the volume classes provided therein.

Stumpage values of timber situated in areas impacted by Mt. St. Helens eruptions, slides, and floods have been reduced. In many affected areas logging costs will be increased because of consequences from the volcanic eruptions. In some areas timber has been damaged. In other areas the distances and routes over which logs must be hauled have been significantly altered and logging costs have been affected.

Timber harvesters planning to remove timber from the areas affected by the Mt. St. Helens eruptions may apply to the Department of Revenue for adjustment in stumpage value rates. Such applications should contain a map with the legal description of the area from which the timber will be removed, a description of the damage sustained by the timber, and a listing of additional costs incurred because of ash fall, slides, floods or other Mt. St. Helens caused impacts. Such applications should be sent to the Department of Revenue, Forest Tax Division, General Administration Building, Olympia, Washington 98504, before the harvest commences.

In the event the extent of such timber damage or additional costs are not known at the time the application is filed, the harvester may supplement the application when the necessary information is obtained, but in no event later than 90 days following completion of the harvest unit.

Upon application from any person who plans to harvest timber affected by the Mt. St. Helens eruptions the department will make a determination as to the amount of adjustment to be allowed. The harvester will be notified by the department of the amount of the adjustment. This amount can then be taken as a credit against tax liabilities or if the harvester is no longer harvesting, a refund will be authorized.

The following harvest adjustment tables are hereby adopted for use during the period of January 1, 1982 through June 30, 1982:

TABLE 1—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11  
January 1 through June 30, 1982

OLD GROWTH FINAL HARVEST  
(100 years of age, or older)

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 40 thousand board feet per acre.	0
Class 2	Harvest of 15 thousand board feet to 40 thousand board feet per acre.	-\$4.00
Class 3	Harvest of less than 15 thousand board feet per acre.	-\$7.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+\$12.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0

TABLE 1—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	- \$17.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00

TABLE 2—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11  
January 1 through June 30, 1982

YOUNG GROWTH FINAL HARVEST  
(Less than 100 years of age, but not including thinning)

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 30 thousand board feet per acre.	0
Class 2	Harvest of 10 thousand board feet to 30 thousand board feet per acre.	- \$2.00
Class 3	Harvest of less than 10 thousand board feet per acre.	- \$6.00
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 40%.	+ \$18.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 40% to 60%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 60%.	- \$21.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00

TABLE 3—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 1, 2, 3, 4, 5, AND 11  
January 1 through June 30, 1982

THINNING

See definition WAC 458-40-18661(9)(d)

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 10 thousand board feet per acre.	0
Class 2	Harvest of 5 thousand board feet to 10 thousand board feet per acre.	- \$3.00
Class 3	Harvest of less than 5 thousand board feet per acre.	- \$5.00
<b>II. Logging Conditions</b>		
Class 1	Favorable wheel tractor logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+ \$14.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% and 40%.	0

TABLE 3—cont.

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%. Normally a tower yarding operation.	- \$21.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00
<b>III. Average Log Size</b>		
Class 1	50 board feet or more.	0
Class 2	Less than 50 board feet.	- \$10.00

TABLE 4—HARVEST ADJUSTMENT TABLE  
STUMPAGE VALUE AREAS 6, 7, 8, 9 AND 10  
January 1 through June 30, 1982

MERCHANTABLE SAWTIMBER, ALL AGES

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale
<b>I. Volume Per Acre</b>		
Class 1	Harvest of more than 8 thousand board feet per acre.	0
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
<b>II. Logging Conditions</b>		
Class 1	Favorable logging conditions and easy road construction. No rock outcrops or swamp barriers. Generally flat to gentle slopes under 20%.	+ \$11.00
Class 2	Average logging conditions and average road construction. Some rock outcrops or swamp barriers. Generally slopes between 20% to 40%.	0
Class 3	Difficult logging and road building conditions because of numerous rock outcrops and bluffs. Generally rough, broken ground with slopes in excess of 40%.	- \$14.00
Class 4	For logs which are yarded from stump to landing by helicopter. This does not include "Special Forest Products".	- \$60.00

TABLE 5—SMALL VOLUME ADJUSTMENT TABLE  
ALL STUMPAGE VALUE AREAS  
January 1 through June 30, 1982

A small volume adjustment is allowed where the total net volume harvested per taxpayer (excluding conifer and hardwood utility) does not exceed 1,000 MBF per calendar year and does not exceed 500 MBF per quarter.

Use percentage adjustments below:

Class	Net Volume Per Quarter	Percentage Adjustment Per Thousand Board Feet
1	1 - 150 MBF	30%
2	151 - 300 MBF	25%
3	301 - 400 MBF	20%
4	401 - 500 MBF	15%

NEW SECTION

WAC 458-40-18667 SMALL HARVESTER OPTION FOR 1/1/82 THROUGH 6/30/82. Harvesters of no more than 500 MBF

per calendar quarter or a total of 1,000 MBF in a calendar year may elect to calculate the timber tax in the manner provided by RCW 84.33.073 and 84.33.074. A harvester who elects to use this option shall use the quarterly reporting forms provided for this option by the department of revenue.

Total Scribner Board Foot Volume as per Pole Length and Per Pole Class

**NEW SECTION**

**WAC 458-40-18668 DEFINITIONS FOR SMALL HARVESTER OPTION FOR 1/1/82 THROUGH 6/30/82.** (1) Small Harvester. Small harvester means every person who from his own privately owned land or from the privately owned land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, fells, cuts, or takes timber for sale or for commercial or industrial use in an amount not exceeding 500 MBF in a calendar quarter and not exceeding 1,000 MBF in a calendar year. It does not include persons performing under contract the necessary labor or mechanical services for a harvester, and it does not include harvests of forest products classified by the department of revenue as special forest products including Christmas trees, posts, shake boards, bolts, flatsawn and single blocks.

(2) Timber. Timber means forest trees, standing or down on privately owned land.

(3) Harvested Timber. Timber shall be considered harvested at the time when in the ordinary course of business the quantity thereof by species is first definitely determined. The amount harvested shall be determined by the Scribner Decimal C Scale or other prevalent measuring practice adjusted to arrive at substantially equivalent measurements, as approved by the department of revenue.

(4) Harvesting and Marketing. Harvesting and marketing costs means only those costs directly associated with harvesting the timber from the land and delivering it to the buyer and may include the costs of disposing of logging residues but it does not include any other costs which are not directly and exclusively related to harvesting and marketing of the timber such as costs of permanent roads or costs of reforesting the land following harvest.

(5) Timber Values. Timber values shall be determined by the following methods, whichever is most appropriate to the circumstances of the harvest:

(a) When timber is sold on contract with a percentage share of gross receipts the timber owners share of actual gross receipts will be the taxable stumpage value. No harvest costs deduction is allowable.

(b) When timber is sold after it has been harvested the taxable stumpage value is the actual gross receipts from the harvested timber less the costs of harvesting and marketing.

(c) When standing timber is sold the taxable stumpage value is the actual gross receipts received by the timber owner from the most recent sale prior to harvest. No harvest costs deduction is allowable.

**NEW SECTION**

**WAC 458-40-18669 TAXABLE STUMPAGE VALUE FOR 1/1/82 THROUGH 6/30/82.** Taxable stumpage value shall be the timber value as determined by WAC 458-40-18668(5) (a) and (c). When timber value is determined by WAC 458-40-18668(5)(b) harvesting and marketing costs are deducted from the gross receipts from the sale of harvested timber. When the taxpayer is unable to provide documented proof of harvesting and marketing costs, this deduction shall be a percentage of the gross receipts from the sale of the harvested timber as determined by the department of revenue for the calendar period January 1, 1982 through June 30, 1982, shall be fifty percent (.50) of the gross receipts. The total taxable stumpage value is determined by deducting the allowable harvesting and marketing costs from the total gross receipts for the harvested timber. The amount of tax due is determined by multiplying the total taxable stumpage value by the current rate of .065.

**AMENDATORY SECTION (Amending Order FT 81-2, filed 6/30/81)**

**WAC 458-40-19000 TIMBER POLE VOLUME TABLE FOR WEST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((JULY)) JANUARY 1 THROUGH ((DECEMBER 31, 1981)) JUNE 30, 1982.** Harvesters of poles in stumpage value areas 1, 2, 3, 4, 5, and 11 shall use the following timber pole volume table to determine the Scribner board foot volume for each pole length and class:

Pole Length	Pole Class	Total Scribner Board Foot Volume as per Pole Length and Per Pole Class	
20'	1	50	
	2	50	
	3	40	
	4	40	
	5	30	
	6	30	
	7	20	
	9	20	
	10	20	
	25'	1	60
2		60	
3		50	
4		50	
5		40	
6		40	
7		30	
9		30	
10		30	
30'		1	110
	2	70	
	3	60	
	4	60	
	5	50	
	6	50	
	7	40	
	9	40	
	35'	H2	160
		H2	160
1		130	
2		100	
3		80	
4		80	
5		60	
6		60	
7		50	
40'		H4	240(240)
	H3	200(200)	
	H2	180	
	H1	180	
	1	150	
	2	120	
	3	120	
	4	90	
	5	70	
	6	60	
45'	H6	380(380)	
	H5	340(340)	
	H4	340(340)	
	H3	280(270)	
	H2	230(130)	
	H1	230(130)	
	1	190(110)	
	2	150	
	3	120	
	4	120	
5	90		
6	90		
50'	H6	430(430)	
	H5	370(370)	
	H4	370(370)	
	H3	300(300)	
	H2	260(260)	
	H1	260(150)	
	1	210(120)	
	2	160	
	3	140	
	4	140	
5	100		

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume as per Pole Length and Per Pole Class	Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume as per Pole Length and Per Pole Class
55'	H6	470(470)	90'	H6	1080(1080)
	H5	410(410)		H5	930(930)
	H4	410(410)		H4	930(930)
	H3	330(330)		H3	820(820)
	H2	280(160)		H2	820(820)
	H1	280(160)		H1	690(560)
	1	230(130)		1	590(480)
2	180	2	490(420)		
3	150	3	400(210)		
4	150				
60'	H6	540(540)	95'	H6	1170(1170)
	H5	470(470)		H5	1000(1000)
	H4	470(470)		H4	1000(1000)
	H3	410(410)		H3	870(870)
	H2	340(210)		H2	870(870)
	H1	340(210)		H1	750(600)
	1	290(180)		1	640(510)
2	220(150)	2	540(440)		
3	190				
4	190				
65'	H6	610(610)	100'	H6	1190(1190)
	H5	520(520)		H5	1030(1030)
	H4	520(520)		H4	1030(1030)
	H3	420(420)		H3	900(900)
	H2	380(230)		H2	900(900)
	H1	380(230)		H1	760(610)
	1	320(190)		1	660(530)
2	260(160)	2	550(450)		
3	210				
4	210				
70'	H6	650(650)	105'	H6	1310(1310)
	H5	560(560)		H5	1160(1160)
	H4	560(560)		H4	1160(1160)
	H3	480(480)		H3	1000(1000)
	H2	400(240)		H2	1000(1000)
	H1	400(240)		H1	860(700)
	1	350(210)		1	740(600)
2	270(170)	2	610(510)		
3	230				
4	230				
75'	H6	700(700)	110'	H6	1370(1370)
	H5	600(600)		H5	1220(1220)
	H4	600(600)		H4	1220(1220)
	H3	520(520)		H3	1050(1050)
	H2	520(520)		H2	1050(1050)
	H1	520(330)		H1	910(740)
	1	440(270)		1	780(640)
2	290(180)	2	650(540)		
3	250				
80'	H6	820(820)	115'	H6	1440(1440)
	H5	700(700)		H5	1280(1280)
	H4	700(700)		H4	1280(1280)
	H3	600(600)		H3	1100(1100)
	H2	600(600)		H2	1100(1100)
	H1	540(360)		H1	960(780)
	1	440(290)		1	860(670)
2	360(240)	2	680(570)		
3	290(200)				
85'	H6	910(910)	120'	H6	1660(1660)
	H5	800(800)		H5	1460(1460)
	H4	800(800)		H4	1460(1460)
	H3	660(660)		H3	1300(1300)
	H2	660(660)		H2	1300(1300)
	H1	660(520)		H1	1140(960)
	1	570(450)		1	970(820)
2	490(340)	2	820(700)		
3	360(200)				
85'	H6	910(910)	125'	H6	1840(1840)
	H5	800(800)		H5	1600(1600)
	H4	800(800)		H4	1600(1600)
	H3	660(660)		H3	1410(1410)
	H2	660(660)		H2	1410(1410)
	H1	660(520)		H1	1250(1100)
	1	570(450)		1	1080(940)
2	490(340)	2	930(830)		
3	360(200)				

Pole Length	Pole Class <sup>1</sup>	Total Scribner Board Foot Volume as per Pole Length and Per Pole Class
130'	H6	1920(1920)
	H5	1680(1680)
	H4	1680(1680)
	H3	1490(1490)
	H2	1490(1490)
	H1	1310(1160)
	1	1120(990)
	2	970(870)

<sup>1</sup>Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American Nation Standard Institute, Inc. codified ANSI 05.1-1972.

<sup>2</sup>Long log volume calculations are based on Official Log Scaling and Grading Rules, revised January 1, 1980, published by The Puget Sound Log Scaling Bureau. These rules are also used by The Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

<sup>3</sup>The number, enclosed in parenthesis after the total Scribner pole volume for each pole length and class, is the volume per pole for Number 2 sawmill and better log grade, where applicable.

**AMENDATORY SECTION** (Amending Order FT 81-2, filed 6/30/81)

WAC 458-40-19001 TIMBER PILING VOLUME TABLE FOR WEST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((JULY)) JANUARY 1 THROUGH ((~~DECEMBER 31, 1981~~)) JUNE 30, 1982. Harvesters of piling in stumpage value areas 1, 2, 3, 4, 5, and 11 shall use the following piling table to determine the Scribner board foot volume for each piling length and class:

Piling Length	Piling Class <sup>1</sup>	Total Scribner Board Foot Volume as per Piling Length and per Piling Class
20'	A	80
	B	70
25'	A	100
	B	90
30'	A	130
	B	110
35'	A	130
	B	110
40'	A	150
	B	120
45'	A	150
	B	120
50'	A	160
	B	140
55'	A	180
	B	150
60'	A	190
	B	160
65'	A	210
	B	180
70'	A	230
	B	190
75'	A	230
	B	200
80'	A	250
	B	210

Piling Length	Piling Class <sup>1</sup>	Total Scribner Board Foot Volume as per Piling Length and per Piling Class
85'	A	260(140)
	B	210
90'	A	260(150)
	B	220
95'	A	290(150)
	B	240
100'	A	310(160)
	B	250
105'	A	330(170)
	B	270
110'	A	380(220)
	B	300(180)
115'	A	400(230)
	B	310(190)
120'	A	500(290)
	B	400(240)

<sup>1</sup>Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-58 (Reapproved 1964).

<sup>2</sup>Long log volume calculations are based on Official Log Scaling and Grading Rules revised January 1, 1980, published by The Puget Sound Log Scaling Bureau. These rules are also used by the Columbia River and the Grays Harbor Log Scaling and Grading Bureau.

<sup>3</sup>The number, enclosed in parenthesis after the total Scribner board foot volume for each piling length and class, is the volume per piling for Number 2 sawmill and better log grade, where applicable.

**AMENDATORY SECTION** (Amending Order FT 81-2, filed 6/30/81)

WAC 458-40-19002 TIMBER POLE VOLUME TABLE FOR EAST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((JULY)) JANUARY 1 THROUGH ((~~DECEMBER 31, 1981~~)) JUNE 30, 1982. Harvesters of poles in stumpage value areas 6, 7, 8, 9 and 10 shall use the following timber pole volume table to determine the Scribner board foot volume. The timber quality code number shall be determined by the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages," and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

Length	Class <sup>1</sup>	Total Scribner Board Foot Volume as per Pole Length and Pole Class
20'	1	70
	2	60
	3	50
	4	50
	5	30
	6	30
	7	20
	9	20
	10	20
	25'	1
2		70
3		50
4		50
5		40
6		40
7		30
9		30
	10	20

Length	Class <sup>1</sup>	Total Scribner Board Foot Volume as per Pole Length and Pole Class	Length	Class <sup>1</sup>	Total Scribner Board Foot Volume as per Pole Length and Pole Class
30'	1	110	60'	H6	610
	2	90		H5	530
	3	60		H4	530
	4	60		H3	440
	5	50		H2	440
	6	50		H1	380
	7	50		1	310
	9	40		2	240
		H2		190	3
35'	H1	160	4	200	
	1	140	H6	650	
	2	100	H5	570	
	3	100	H4	570	
	4	70	H3	490	
	5	60	H2	480	
	6	60	H1	410	
	7	50	1	350	
		H3	240	2	280
40'	H2	240	3	220	
	H1	200	4	220	
	1	170	H6	750	
	2	120	H5	650	
	3	110	H4	650	
	4	100	H3	550	
	5	70	H2	470	
	6	70	H1	470	
		H6	390	1	410
45'	H5	330	2	320	
	H4	330	3	260	
	H3	270	4	260	
	H2	270	H6	810	
	H1	220	H5	700	
	1	180	H4	700	
	2	150	H3	600	
	3	110	H2	600	
	4	110	H1	500	
50'	5	80	1	440	
	6	70	2	340	
		H6	460	3	270
	H5	390	H6	960	
	H4	390	H5	830	
	H3	340	H4	830	
	H2	340	H3	710	
	H1	280	H2	710	
	1	240	H1	610	
55'	2	190	1	510	
	3	150	2	420	
	4	150	3	340	
	5	120	H6	1020	
		H6	510	H5	870
	H5	430	H4	870	
	H4	430	H3	760	
	H3	370	H2	760	
	H2	360	H1	640	
60'	H1	300	1	550	
	1	250	2	450	
	2	190	3	360	
	3	150	H6	1110	
	4	150	H5	970	
		H6	430	H4	970
	H5	430	H3	840	
	H4	370	H2	840	
	H3	360	H1	720	
65'	1	300	1	620	
	2	250	2	500	
	3	190	3	420	
	4	150	H6	1110	
		H6	510	H5	970
	H5	430	H4	970	
	H4	430	H3	840	
	H3	370	H2	840	
	H2	360	H1	720	
70'	1	300	1	620	
	2	250	2	500	
	3	190	3	420	
	4	150	H6	1020	
		H6	460	H5	870
	H5	390	H4	870	
	H4	390	H3	760	
	H3	340	H2	760	
	H2	340	H1	640	
75'	1	280	1	510	
	2	220	2	420	
	3	220	3	340	
	4	200	H6	960	
	5	200	H5	830	
	6	200	H4	830	
	7	200	H3	710	
	8	200	H2	710	
	9	200	H1	610	
80'	1	180	1	510	
	2	150	2	420	
	3	110	3	340	
	4	110	H6	1020	
	5	80	H5	870	
	6	70	H4	870	
		H6	460	H3	760
	H5	390	H2	760	
	H4	390	H1	640	
85'	1	280	1	550	
	2	240	2	450	
	3	200	3	360	
	4	200	H6	1110	
	5	200	H5	970	
	6	200	H4	970	
	7	200	H3	840	
	8	200	H2	840	
	9	200	H1	720	
90'	1	180	1	620	
	2	150	2	500	
	3	110	3	420	
	4	110	H6	1020	
	5	80	H5	870	
	6	70	H4	870	
		H6	460	H3	760
	H5	390	H2	760	
	H4	390	H1	640	

Total Scribner  
Board Foot Volume  
as per Pole Length  
and Pole Class

<sup>1</sup> Pole class definitions as per American National Standard specifications and dimensions for wood poles as approved August 7, 1976 under American National Standard Institute, Inc. codified ANSI 05.1-1972.

<sup>2</sup> Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

**AMENDATORY SECTION** (Amending Order FT 81-2, filed 6/30/81)

**WAC 458-40-19003 TIMBER PILING VOLUME TABLE FOR EAST OF CASCADE SUMMIT FOR THE CALENDAR PERIOD ((JULY)) JANUARY 1 THROUGH ((DECEMBER 31, 1981)) JUNE 30, 1982.** Harvesters of piling in stumpage value areas 6, 7, 8, 9 and 10 shall use the following piling table to determine the Scribner board foot of volume. The timber quality code number for each piling length and class shall be determined by the procedure contained herein under the tables titled "Timber Quality Code Table, Stumpage Value Areas 6, 7, 8 and 9 Merchantable Sawtimber, All Ages" and "Timber Quality Code Table, Stumpage Value Area 10, Merchantable Sawtimber, All Ages."

Length	Class <sup>1</sup>	Total Scribner Board Foot Volume as per Pole Length and Pole Class
95'	H6	1160
	H5	1010
	H4	1010
	H3	870
	H2	870
	H1	740
	1	640
100'	2	510
	H6	1380
	H5	1210
	H4	1210
	H3	1060
	H2	1060
	H1	910
105'	1	780
	2	650
	H6	1430
	H5	1250
	H4	1250
	H3	1100
	H2	1100
110'	H1	940
	1	820
	2	690
	H6	1580
	H5	1390
	H4	1390
	H3	1220
115'	H2	1220
	H1	1070
	1	920
	2	770
	H6	1660
	H5	1470
	H4	1470
120'	H3	1280
	H2	1280
	H1	970
	1	810
	2	680
	H6	1880
	H5	1680
125'	H4	1680
	H3	1480
	H2	1480
	H1	1290
	1	1130
	2	950
	H6	1910
130'	H5	1690
	H4	1690
	H3	1490
	H2	1490
	H1	1140
	1	970
	2	810
130'	H6	2170
	H5	1920
	H4	1920
	H3	1710
	H2	1710
	H1	1510
	1	1320
2	1140	

Length	Class <sup>1</sup>	Total Scribner Board Foot Volume per Piling Length and per Piling Class
20'	A	90
	B	70
25'	A	100
	B	80
30'	A	130
	B	110
35'	A	140
	B	100
40'	A	140
	B	100
45'	A	150
	B	110
50'	A	190
	B	150
55'	A	190
	B	150
60'	A	240
	B	200
65'	A	240
	B	200
70'	A	260
	B	210
75'	A	270
	B	220
80'	A	220
	B	220
85'	A	300
	B	240
90'	A	280
	B	280
95'	A	360
	B	280
100'	A	360
	B	280
105'	A	400
	B	300

Length	Class <sup>1</sup>	Total Scribner Board Foot Volume per Piling Length and per Piling Class
110'	A	460
	B	340
115'	A	470
	B	360
120'	A	560
	B	450

<sup>1</sup> Piling class definitions as per American Society for Testing and Materials for "Round Timber Piles". As the Designation: D 25-56 (Reapproved 1964).

<sup>2</sup> Volumes are based on the Scribner Decimal C log rule in the U.S.F.S. Log Scaling Handbook. Poles over 16 feet long were segment scaled in accordance with the rules set forth in the U.S.F.S. Log Scaling Handbook, using the average top diameter by size and class and assuming a 1" in 10' taper.

**AMENDATORY SECTION** (Amending Order FT 81-2, filed 6/30/81)

**WAC 458-40-19004 CONVERSION DEFINITIONS AND FACTORS FOR THE CALENDAR PERIOD ((JULY)) JANUARY 1 THROUGH ((DECEMBER 31, 1981)) JUNE 30, 1982. (1)**  
 The following standard conversion definitions and factors shall be used in determining Scribner board foot volume scale for timber harvested that was not originally scaled in Scribner board foot volume scale:

Table No.

Conversion Method

- 1 **Standard Cord**  
 For logs on the average of 8 inches and larger on the small end of the log the conversion factor is 400 Scribner board feet per cord and for logs on the average of less than 8 inch on the small end of the log the conversion factor is 330 Scribner board feet per cord.
- 2 **Shake Blocks and Boards**  
 A cord consisting of western redcedar shingle or shake blocks based on stacked dimensions of 4 feet by 4 feet by 8 feet is equivalent to 600 Scribner board feet.
- 3 **Cants or Lumber from Portable Mills**  
 Payment for cants is generally based on the board foot volume (lumber tally) cut from them. Payment for lumber cut from a portable mill is also generally based on the lumber tally from the log. To convert from lumber tally to Scribner log volume, multiply the lumber tally for the individual species by 75% and round to the nearest one thousand board feet Scribner scale.
- 4 **Log Length Conversion Western Washington Only (Stumpage Value Areas 1, 2, 3, 4, 5, and 11).**  
 Operations that cut and scale logs in short lengths (16 feet to 20 feet) shall adjust the volume downward to correspond to the long log scale basis used in the Stumpage Value Tables. To convert to long log scale, multiply the short log scale for each species by 82% and round to the nearest thousand board feet.
- 5 **Log Length Conversion Eastern Washington Only (Stumpage Value Areas 6, 7, 8, 9 and 10).**  
 Operations that cut and scale logs in long lengths (32 feet to 40 feet) shall adjust the volume upward to correspond to the short log scale basis used in the Stumpage Value Tables. To convert to short log scale, multiply the long log scale for each species by 118% and round to the nearest thousand board feet.

Table No.

Conversion Method

6 Some standard converting factors and equivalents:

- (a) 1 standard cord equals 128 cubic feet, gross
- (b) 1 standard cord equals 85 cubic feet, solid wood
- (c) 1 standard cord equals 2.4069 cubic meters of solid wood
- (d) 1 cunit equals 100 cubic feet, log scale
- (e) 1 meter equals 39.37 inches
- (f) 1 cubic meter equals 35.315 cubic feet log scale
- (g) 1 cunit equals 2.832 cubic meters, log scale
- (h) 1 pound equals 0.454 kilograms
- (i) 1 kilogram equals 2.2046 pounds
- (j) 1 short ton equals 2000 pounds
- (k) 1 short ton equals 907.18 kilograms
- (l) 1 long ton equals 2240.0 pounds
- (m) 1 long ton equals 1016.05 kilograms
- (n) 1 metric ton (or tonne) equals 1000 kilograms or approximately 2204.62 pounds.

(2) If the harvester chooses not to use the designated conversion definitions and/or factors, the harvester shall obtain approval of the procedure from the department before harvesting.

**EXAMPLE: Weight or Cubic Measurement.** If the original unit of measure was by weight (pounds or tons) or cubic feet (cunits or units), the harvester shall convert to Scribner Board Foot volume, but may use only such conversion procedures and factors as have been given prior approval by the department.

**WSR 81-22-061  
 PROPOSED RULES  
 LIQUOR CONTROL BOARD**  
 [Filed November 4, 1981]

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

- New WAC 314-16-122 Licensee-Employees-Prohibited conduct with patrons.
- Amd WAC 314-16-125 Suggestive, lewd and/or obscene conduct on licensed premises;

that such agency will at 9:30 a.m., Wednesday, November 18, 1981, in the Office of the Liquor Control Board, 5th Floor, Capitol Plaza Building, 1025 East Union Avenue, Olympia, WA 98504, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is RCW 66.08.030, 66.98.070 and Title 34 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to November 18, 1981.

This notice is connected to and continues the matter in Notice No. WSR 81-20-012 filed with the code reviser's office on September 25, 1981.

Dated: November 4, 1981  
 By: Leroy M. Hittle  
 Chairman

**WSR 81-22-062**  
**PROPOSED RULES**  
**INSURANCE COMMISSIONER**  
 [Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning the amendment of the Individual Disability Insurance Minimum Standards and Disclosure Regulation with respect to its application to medicare supplemental insurance and repeal of the Medicare Supplement Insurance Disclosure Regulation;

that such agency will at 10 a.m., Tuesday, December 8, 1981, in the Insurance Commissioner's Office, State Modular Building, Airdustrial Park, 7510 Armstrong Street S.W., Olympia, WA, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is RCW 48.02.060, 48.20.450 through 48.20.470, 48.44.050, 48.44.120 and 48.46.200.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10 a.m., Tuesday, December 8, 1981, Insurance Commissioner's Office, State Modular Building, Airdustrial Park, 7510 Armstrong Street S.W., Olympia, WA, (Mailing address: Insurance Building, AQ-21, Olympia, Washington 98504).

Dated: November 2, 1981

By: Robert E. Johnson  
 Deputy Commissioner

#### STATEMENT OF PURPOSE

Amending WAC 284-50-305, 284-50-320 and 284-50-380 and repealing WAC 284-50-450, 284-50-455, 284-50-460 and 284-50-465. The purpose of these changes is to bring existing rules, as they are applicable to medicare supplemental insurance, into conformity with the requirements of chapter 153, Laws of 1981, and regulations to be adopted thereunder.

On January 1, 1982, chapter 153, Laws of 1981 (The Medicare Supplemental Health Insurance Act) becomes effective. It will require comprehensive changes in medicare supplemental insurance policies and the manner in which they are sold. The proposed changes in existing rules are intended to implement that act and to remove conflicts therewith. Contemporaneously with these changes the insurance commissioner will be promulgating a new chapter in the administrative code, chapter 284-55 WAC, to meet the requirements of the new law and to fill the voids created by these changes.

The statutory authority with respect to the amendments is RCW 48.02.060 and 48.20.450 through 48.20.470, and with respect to the repeal of rules is the foregoing statutes and RCW 48.44.050, 48.44.120 and 48.46.200.

Summary of Changes: Minimum standards for medicare supplemental insurance will no longer be governed by the existing regulation, instead such insurance will be

governed by chapter 153, Laws of 1981 and new regulations to be adopted pursuant to that act; certain policies will be prohibited from using "medicare terminology" that could cause a false impression that a medicare supplement policy is being purchased; certain policies will require a notation that they are "not a medicare supplement policy;" and the existing disclosure requirements with respect to medicare supplemental insurance will no longer apply.

The basic reason for these changes is that chapter 153, Laws of 1981 has superseded existing rules and requires new rules, forms and procedures.

David Rodgers, Chief Deputy Insurance Commissioner (753-7302), and Robert E. Johnson, Deputy Commissioner (753-2406), are responsible for the drafting of these changes. Their responsibility for implementation and enforcement will be shared with A. G. Vande Wiele, Deputy Commissioner (753-7381), with respect to health care service contractors and health maintenance organizations; and with Storm Johnsen, Chief Actuary (753-7305), with respect to other insurance companies. The address of each of the above is Insurance Building, AQ-21, Olympia, Washington 98504.

The action is proposed by the insurance commissioner.

The amendment and repeal of rules is not required as the result of any federal law or any federal or state court action.

#### AMENDATORY SECTION (Amending Order R-76-4, filed 10/29/76, effective 3/1/77)

WAC 284-50-305 APPLICABILITY AND SCOPE. This regulation shall apply to all individual disability insurance policies delivered or issued for delivery in this state on and after the effective date hereof, except it shall not apply to individual policies issued pursuant to a conversion privilege under a policy of group or individual insurance when such group or individual policy includes provisions which are inconsistent with the requirements of this regulation, nor to policies being issued to employees or members as additions to franchise plans in existence on the effective date of this regulation. The requirements contained in this regulation shall be in addition to any other applicable regulations previously adopted. This regulation shall not apply to medicare supplement insurance policies, as such policies are defined in The Medicare Supplemental Health Insurance Act, chapter 153, Laws of 1981.

#### AMENDATORY SECTION (Amending Order R-76-4, filed 10/29/76, effective 3/1/77)

WAC 284-50-320 PROHIBITED POLICY PROVISIONS. (1) Except as provided in WAC 284-50-315(5), no policy shall contain provisions establishing a probationary or waiting period during which no coverage is provided under the policy subject to the further exception that a policy may specify a probationary or waiting period not to exceed six months for specified diseases or conditions and losses resulting therefrom for hernia, disorder of reproduction organs, varicose veins, adenoids, appendix and tonsils. However, the permissible six months exception shall not be applicable where such specified diseases or conditions are treated on an emergency basis. Accident policies shall not contain probationary or waiting periods.

(2) No policy or rider for additional coverage may be issued as a dividend unless an equivalent cash payment is offered to the policyholder as an alternative to such dividend policy or rider. No such dividend policy or rider shall be issued for an initial term of less than 6 months. The initial renewal subsequent to the issuance of any policy or rider as a dividend shall clearly disclose that the policyholder is renewing the coverage that was provided as a dividend for the previous term and that such renewal is optional with the policyholder, and the premium for such optional insurance shall be clearly and separately stated in the premium notice.

(3) No policy shall exclude coverage for a loss due to a preexisting condition for a period greater than 12 months following policy issue where the application for such insurance does not seek disclosure of prior illness, disease or physical conditions or prior medical care and treatment and such preexisting condition is not specifically excluded by the terms of the policy.

(4) No policy shall provide a Return of Premium benefit except as permitted by this rule. For purposes of this rule, a Return of Premium benefit refers only to that benefit which is equal to a stated portion of the premiums paid for the benefit and the basic coverage decreased by claims paid to the insured under the basic coverage. A disability income policy may contain a Return of Premium benefit if it meets the following conditions:

(a) Such Return of Premium benefit shall not be reduced by an amount greater than the aggregate of any claims paid under the policy; and

(b) Such benefit shall be provided by rider or the insurer shall provide a similar policy without such benefit to which the insured may convert; and

(c) The premiums for the disability income and Return of Premium benefits shall be shown separately on the schedule page of the policy; and

(d) The policy shall guarantee that it is renewable; and

(e) Submission of the benefit form for approval shall be accompanied by a demonstration that the premium and reserve structure is such that adverse deviations from the assumptions thereunder are minimized; and

(f) The insurer provides the commissioner with its assurance that it will promptly notify the insured at such time as the return of premium benefit is not payable to the insured because of the aggregate of claims paid under the policy, together with instructions as to the insured's right and manner of converting to the similar policy or to cancel the rider.

(5) Policies providing hospital confinement indemnity coverage shall not contain provisions excluding coverage because of confinement in a hospital operated by the Federal Government for services rendered on an emergency basis where a legal liability exists for charges made to the individual for such services.

(6) No policy shall limit or exclude coverage by type of illness, accident, treatment or medical condition, except with respect to the following:

(a) Preexisting conditions or diseases, except for congenital anomalies of a covered dependent child;

(b) Mental or emotional disorders, alcoholism and drug addiction;

(c) Pregnancy, except for complications of pregnancy, other than for policies defined in WAC 284-50-355;

(d) Illness, treatment or medical condition arising out of:

(i) War or act of war (whether declared or undeclared); participation in a felony, riot or insurrections; service in the armed forces or units auxiliary thereto;

(ii) Suicide (sane or insane), attempted suicide or intentionally self-inflicted injury;

(iii) Aviation;

(iv) With respect to short-term nonrenewable policies, interscholastic sports;

(e) Cosmetic surgery, except that "cosmetic surgery" shall not include reconstructive surgery when such service is incidental to or follows surgery resulting from trauma, infection or other diseases of the involved part, and reconstructive surgery because of congenital disease or anomaly of a covered dependent child which has resulted in a functional defect;

(f) Foot care in connection with corns, calluses, flat feet, fallen arches, weak feet, or chronic foot strain;

(g) Treatment (except emergency treatment for which legal liability exists to the insured for the costs thereof) provided in a government hospital; benefits provided under Medicare or other governmental program (except Medicaid), any state or federal worker's compensation, employer's liability or occupational disease law, or any motor vehicle no-fault law; services rendered by employees of hospitals, laboratories or other institutions; services performed by a member of the covered person's immediate family and services for which no charge is normally made in the absence of insurance;

(h) Dental care or treatment;

(i) Eye glasses, hearing aids and examination for the prescription or fitting thereof;

(j) Rest cures, custodial care, transportation and routine physical examinations;

(k) Territorial limitations;

(l) Specified Disease and Specified Accident policies issued in accord with WAC 284-50-365.

(7) Other provisions of this regulation shall not impair or limit the use of waivers to exclude, limit or reduce coverage or benefits for specifically named or described preexisting diseases, physical condition or extra-hazardous activity. Where waivers are required as a condition of issuance, renewal or reinstatement, signed acceptance by the insured is required, and use of endorsements is governed by RCW 48.20.015.

(8) Except as otherwise provided in WAC 284-50-330(2) and 284-50-380(5), the terms "Medicare Supplement," "Medigap" and words of similar import shall not be used unless the policy is issued in compliance with The Medicare Supplemental Health Insurance Act, chapter 153, Laws of 1981, and chapter 284-55 WAC.

(9) Policy provisions precluded in this section shall not be construed as a limitation on the authority of the commissioner to disapprove other policy provisions in accordance with RCW 48.18.110.

**Reviser's Note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**AMENDATORY SECTION** (Amending Order R-76-4, filed 10/29/76, effective 3/1/77)

**WAC 284-50-380 OUTLINE OF COVERAGE REQUIREMENTS FOR INDIVIDUAL COVERAGES.** (1) No individual disability insurance policy subject to this regulation shall be delivered or issued for delivery in this state unless an appropriate outline of coverage, as prescribed in WAC 284-50-385 through 284-50-425 is completed as to such policy and:

(a) Is either delivered with the policy; or

(b) Delivered to the applicant at the time application is made and acknowledgment of receipt or certification of delivery of such outline of coverage is provided to the insurer.

(2) If an outline of coverage was delivered at the time of application and the policy is issued on a basis which would require revision of the outline, a substitute outline of coverage properly describing the policy must accompany the policy when it is delivered and contain the following statement, in no less than twelve point type, immediately above the company name: "NOTICE: Read this outline of coverage carefully. It is not identical to the outline of coverage provided upon application and the coverage originally applied for has not been issued." In addition, the insurer shall comply with the provisions set forth in RCW 48.20.015.

(3) The appropriate outline of coverage for policies providing hospital coverage which only meets the standards of WAC 284-50-335 shall be that statement contained in WAC 284-50-385. The appropriate outline of coverage for policies providing coverage which meets the standards of both WAC 284-50-335 and 284-50-340 shall be the statement contained in WAC 284-50-395. The appropriate outline of coverage for policies providing coverage which meets the standards of both WAC 284-50-335 and 284-50-350 or WAC 284-50-340 and 284-50-350 or WAC 284-50-335, 284-50-340, and 284-50-350 shall be the statement contained in WAC 284-50-405.

(4) In any case where the prescribed outline of coverage is inappropriate for the coverage provided by the policy, an alternate outline of coverage shall be submitted to the commissioner for prior approval.

(5) Outlines of coverage delivered in connection with policies defined in this regulation as Hospital Confinement Indemnity (WAC 284-50-345), Specified Disease (WAC 284-50-365), or Limited Benefit Health Insurance Coverages (WAC 284-50-370) to persons eligible for Medicare by reason of age shall contain, in addition to the requirements of WAC 284-50-400, 284-50-420 and 284-50-425, the following language which shall be printed or stamped on or attached to the first page of the outline of coverage: "THIS POLICY IS NOT A MEDICARE SUPPLEMENT POLICY."

#### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 284-50-450 PURPOSE AND AUTHORITY.
- (2) WAC 284-50-455 INFORMATION TO BE FURNISHED, STYLE.
- (3) WAC 284-50-460 FORM TO BE USED.
- (4) WAC 284-50-465 EFFECTIVE DATE.

**WSR 81-22-063**  
**PROPOSED RULES**  
**INSURANCE COMMISSIONER**  
 [Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner intends to adopt, amend, or repeal rules concerning the enactment of a new chapter in the Washington Administrative Code relative to medicare supplemental health insurance to effectuate the provisions of RCW 48.20.450, 48.20.460 and 48.20.470 and to effectuate the requirements of chapter 153, Laws of 1981, by prescribing the "outline of coverage" to be used in the sale of such insurance, by establishing other disclosure requirements, by prohibiting the use of certain provisions in such insurance policies, by establishing loss ratio requirements and by defining and prohibiting certain practices as unfair acts and practices;

that such agency will at 10 a.m., Tuesday, December 8, 1981, in the Insurance Commissioner's Office, State Modular Building, Airdustrial Park, 7510 Armstrong Street S.W., Olympia, WA, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is RCW 48.02.060, 48.20.450 through 48.20.470, 48.30.010, 48.44.050, 48.44.120, 48.46.200 and chapter 153, Laws of 1981.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10 a.m., Tuesday, December 8, 1981, Insurance Commissioner's Office, State Modular Building, Airdustrial Park, 7510 Armstrong Street S.W., Olympia, WA, (Mailing address: Insurance Building, AQ-21, Olympia, Washington 98504).

Dated: November 2, 1981

By: Robert E. Johnson  
 Deputy Commissioner

### STATEMENT OF PURPOSE

Creating a new chapter 284-55 WAC relative to medicare supplemental health insurance to effectuate the provisions of RCW 48.20.450, 48.20.460 and 48.20.470 and to effectuate the requirements of chapter 153, Laws of 1981, by prescribing the "outline of coverage" to be used in the sale of such insurance, by establishing other disclosure requirements, by prohibiting the use of certain provisions in such insurance policies, by establishing loss ratio requirements and by defining and prohibiting certain practices as unfair acts and practices.

The statutory authority for these rules is chapter 153, Laws of 1981 and RCW 48.02.060, 48.44.050 and 48.46.200 to effectuate 48.20.450 through 48.20.470 and 48.44.120 and 48.30.010.

Summary of Regulation: The regulation is limited in scope to those medicare supplement insurance policies as are covered by chapter 153, Laws of 1981. Certain policy provisions that are now prohibited in individual disability insurance policies, including medicare supplement

policies, are prohibited with respect to all medicare supplemental insurance covered by the regulation. The "outline of coverage" form is prescribed, as required by sections 2 and 11 of chapter 153, Laws of 1981. Procedures and forms to be used when a replacement of insurance is involved are prescribed. Application forms used in connection with medicare supplement insurance sales will be required to contain questions to determine whether the applicant has any other health care service contract, health maintenance organization contract or disability insurance policy or certificate in force, or is eligible for state medical assistance coupons (Medicaid). It is made an unfair practice to issue a certificate without providing for a 30 day "free look," it being concluded that such requirement was the intent, if not the effect, of section 12 of chapter 153, Laws of 1981. Requirements for the calculation of loss ratios are set forth.

The basic purpose of the rules is to provide the forms and guidelines needed by the various carriers to comply with chapter 153, Laws of 1981, which becomes effective January 1, 1982.

David Rodgers, Chief Deputy Insurance Commissioner (753-7302), and Robert E. Johnson, Deputy Commissioner (753-2406), are responsible for the drafting of these rules. Their responsibility for implementation and enforcement will be shared with A. G. Vande Wiele, Deputy Commissioner (753-7381), with respect to health care service contractors and health maintenance organizations; and with Storm Johnsen, Chief Actuary (753-7305), with respect to other insurance companies. The address of each of the above is Insurance Building, AQ-21, Olympia, Washington 98504.

The action is proposed by the insurance commissioner.

The rules are not directly required as the result of any federal law or any federal or state court action.

### Chapter 284-55 WAC MEDICARE SUPPLEMENTAL HEALTH INSURANCE REGULATION

#### WAC

284-55-010	Purpose.
284-55-020	Applicability and Scope.
284-55-030	Definitions.
284-55-040	Prohibited Policy Provisions.
284-55-050	Outline of Coverage Required.
284-55-060	Form for Outline of Coverage.
284-55-070	Requirements for Application Forms, Replacement.
284-55-080	Form for "Replacement Notice."
284-55-090	Form for "Replacement Notice" for Direct Response Insurer.
284-55-100	Return of Certificate for Refund, Unfair Practice.
284-55-110	Loss Ratio Requirements.

#### NEW SECTION

**WAC 284-55-010 PURPOSE.** The purpose of this regulation is to effectuate the provisions of RCW 48.20.450, -460 and -470, and to supplement the requirements of chapter 48.— RCW, The Medicare Supplemental Health Insurance Act (chapter 153, Laws of 1981), by prescribing the "Outline of Coverage" to be used in the sale of medicare supplemental insurance, by establishing other disclosure requirements, by prohibiting the use of certain provisions in medicare supplement insurance policies, by defining and prohibiting certain practices as unfair acts and practices, and establishing loss ratio requirements.

**NEW SECTION**

**WAC 284-55-020 APPLICABILITY AND SCOPE.** (1) Except as otherwise specifically provided, this regulation shall apply to every group and individual policy of disability insurance and to every subscriber contract of an insurer, fraternal benefit society, health care service contractor, or health maintenance organization, which relates its benefits to medicare, or which is advertised, marketed, or designed primarily as a supplement to reimbursements under medicare for the hospital, medical or surgical expenses of persons eligible for medicare by reason of age. Such policy or contract is referred to in this regulation as "medicare supplemental insurance" or "medicare supplement insurance policy."

(2) This regulation shall not apply to:

(a) A policy or contract of one or more employers or labor organizations, or of the trustees of a fund established by one or more employers or labor organizations, or combination thereof, for employees or former employees, or combination thereof, or for members or former members, or combination thereof, of the labor organizations;

(b) A policy or contract of any professional, trade, or occupational association for its members or former members, or combination thereof, if such association:

(i) Is composed of individuals all of whom are actively engaged in the same profession, trade or occupation;

(ii) Has been maintained in good faith for purposes other than obtaining insurance; and

(iii) Has been in existence for at least two years prior to the date of initial offering of such policy or plan to its members;

(c) Individual policies or contracts issued pursuant to a conversion privilege under a policy or contract of group or individual insurance when such group or individual policy or contract includes provisions which are inconsistent with the requirements of this regulation;

(d) Policies issued to employees or members as additions to franchise plans in existence on the effective date of this regulation, or

(e) Health maintenance organization contracts specified in section 16, of chapter 153, Laws of 1981, to the extent they may be in conflict with this regulation.

**NEW SECTION**

**WAC 284-55-030 DEFINITIONS.** For purposes of this regulation:

(1) "Applicant" means:

(a) In the case of an individual medicare supplement insurance policy or subscriber contract, the person who seeks to contract for insurance benefits, and

(b) In the case of a group medicare supplement insurance policy or subscriber contract, the proposed certificate holder.

(2) "Certificate" means any certificate issued under a group medicare supplement insurance policy, which policy has been delivered or issued for delivery in this state.

(3) "Insurer" includes fraternal benefit societies, health care service contractors and health maintenance organizations.

**NEW SECTION**

**WAC 284-55-040 PROHIBITED POLICY PROVISIONS.** (1) No insurance policy or subscriber contract may be advertised, solicited or issued for delivery in this state as a medicare supplement policy unless such policy or contract meets the requirements of chapter 48.—RCW, The Medicare Supplemental Health Insurance Act (chapter 153, Laws of 1981), and benefit provisions therein shall not be conditioned upon or restricted by terms that are more restrictive than those applicable to medicare claims.

(2) If a medicare supplement policy excludes or restricts coverage for cosmetic surgery, "cosmetic surgery" shall not include reconstructive surgery when such service is incidental to or follows surgery resulting from trauma, infection or other diseases of the involved part.

(3) A "noncancellable," "guaranteed renewable," or "noncancellable and guaranteed renewable" medicare supplement insurance policy shall not provide for termination of coverage of a spouse solely because of the occurrence of an event specified for termination of coverage of the insured, other than the nonpayment of premium.

(4) Termination of a medicare supplement policy shall be without prejudice to any continuous loss which commenced while the policy

was in force, but the extension of benefits beyond the period during which the policy was in force may be predicated upon the continuous total disability of the insured, limited to the duration of the policy benefit period, if any, or payment of the maximum benefits. Any provision to the contrary is prohibited.

(5) "Convalescent Nursing Home," "Extended Care Facility," or "Skilled Nursing Facility" shall be defined in relation to its status, facilities and available services.

(a) A definition of such home or facility shall not be more restrictive than one requiring that it:

(i) Be operated pursuant to law;

(ii) Be approved for payment of medicare benefits or be qualified to receive such approval, if so requested;

(iii) Be primarily engaged in providing, in addition to room and board accommodations, skilled nursing care under the supervision of a duly licensed physician;

(iv) Provide continuous twenty-four hours a day nursing service by or under the supervision of a registered graduate professional nurse (R.N.); and

(v) Maintains a daily medical record of each patient.

(b) The definition of such home or facility may provide that such term shall not be inclusive of:

(i) Any home, facility or part thereof used primarily for rest;

(ii) A home or facility for the aged or for the care of drug addicts or alcoholics; or

(iii) A home or facility primarily used for the care and treatment of mental diseases or disorders, or custodial or educational care.

**NEW SECTION**

**WAC 284-55-050 OUTLINE OF COVERAGE REQUIRED.** An agent or insurer initiating a sale of an individual or group medicare supplement insurance policy in this state shall complete and sign a disclosure form, and deliver the completed form to the applicant not later than the time of application for the policy. The disclosure form to be used shall be the "Outline of Coverage," which is set forth in WAC 284-55-060.

**NEW SECTION**

**WAC 284-55-060 FORM FOR "OUTLINE OF COVERAGE."**

(COMPANY NAME)  
**OUTLINE OF MEDICARE  
 SUPPLEMENT COVERAGE**

(1) **Read Your Policy Carefully** – This outline of coverage provides a very brief description of the important features of your policy. This is not the insurance contract and only the actual policy provisions will control. The policy itself sets forth in detail the rights and obligations of both you and your insurance company. It is, therefore, important that you **READ YOUR POLICY CAREFULLY!**

(2) **Medicare Supplement Coverage** – Policies of this category are designed to supplement Medicare by covering some hospital, medical, and surgical services which are partially covered by Medicare. Coverage is provided for hospital inpatient charges and some physician charges, subject to any deductibles and copayment provisions which may be in addition to those provided by Medicare, and subject to other limitations which may be set forth in the policy. The policy does not provide benefits for custodial care such as help in walking, getting in and out of bed, eating, dressing, bathing and taking medicine (delete if such coverage is provided).

(3) (a) (for agents:) Neither (insert company's name) nor its agents are connected with Medicare.

(b) (for direct responses:) (insert company's name) is not connected with Medicare.

(4) (A brief summary of the major benefit gaps in Medicare Parts A and B with a parallel description of supplemental benefits, including dollar amounts, provided by the medicare supplement coverage in the following order:)

SERVICE	BENEFIT	MEDICARE PAYS	THIS POLICY PAYS	YOU PAY
<b>HOSPITALIZATION</b>				
semiprivate room and board, general nursing and miscellaneous hospital services and supplies.  Includes meals, special care units, drugs, lab tests, diagnostic x-rays, medical supplies, operating and recovery room, anesthesia and rehabilitation services.	First 60 days	All but \$		
	61st to 90th day	All but \$		
	91st to 150th day	All but \$ a day		
	Beyond 150 days	Nothing		
<b>POSTHOSPITAL SKILLED NURSING CARE</b>				
In a facility approved by Medicare, you must have been in a hospital for at least three days and enter the facility within 14 days after hospital discharge.	First 20 days	100% of costs		
	Additional 80 days	All but \$ a day		
	Beyond 100 days	Nothing		
<b>MEDICAL EXPENSE</b>				
	Physician's services, inpatient and outpatient medicare services and supplies at a hospital, physical and speech therapy and ambulance.	80% of reasonable charge (after \$ deductible)		

- (5) (Statement that the policy does or does not cover the following:)
- (a) Private duty nursing.
  - (b) Skilled nursing home care costs (beyond what is covered by Medicare).
  - (c) Custodial nursing home care costs.
  - (d) Intermediate nursing home care costs.
  - (e) Home health care above number of visits covered by Medicare.
  - (f) Physician charges (above Medicare's reasonable charge).
  - (g) Drugs (other than prescription drugs furnished during a hospital or skilled nursing facility stay).
  - (h) Care received outside of U.S.A..
  - (i) Dental care or dentures, checkups, routine immunizations, cosmetic surgery, routine foot care, examinations for the cost of eyeglasses or hearing aids.
- (6) (An explanation of such terms as "usual and customary," "reasonable and customary," or words of similar import, if used in the policy; a description of any policy provisions which exclude, eliminate, resist, reduce, limit, delay, or in any other manner operate to qualify payments of the benefits described in (4) above, including conspicuous statements:)
- (a) (That the chart summarizing Medicare benefits only briefly describes such benefits.)
  - (b) (That the Health Care Financing Administration or its Medicare publications should be consulted for further details and limitations.)
- (7) (A description of policy provisions respecting renewability or continuation of coverage, including any reservation of rights to change premium.)
- (8) (The amount of premium for this policy.)

**NEW SECTION**

**WAC 284-55-070 REQUIREMENTS FOR APPLICATION FORMS, REPLACEMENT.** (1) Application forms shall include a question designed to elicit information as to whether a medicare supplement policy or certificate is intended to replace any other health care service contract, health maintenance organization contract, disability insurance policy or certificate presently in force. A supplementary application or other form to be signed by the applicant containing such a question may be used.

(2) Upon determining that a sale will involve replacement, the insurer, other than a direct response insurer, or its agent, shall furnish the applicant, prior to issuance or delivery of the medicare supplement policy or certificate, a notice regarding replacement of accident and sickness coverage. One copy of such notice shall be provided to the applicant and an additional copy signed by the applicant shall be retained by the insurer. A direct response insurer shall deliver to the applicant at the time of the issuance of the policy the notice regarding replacement of accident and sickness coverage.

(3) The notice required by subsection (2) of this section for an insurer, other than a direct response insurer, shall be provided in substantially the form set forth in WAC 284-55-080.

(4) The notice required by subsection (2) of this section for a direct response insurer shall be in substantially the form set forth in WAC 284-55-090.

(5) The application form shall also contain questions as to whether, as of the date of the application, the applicant

(a) has any other health care service contract, health maintenance organization contract, disability insurance policy or certificate in force, and

(b) is eligible for state medical assistance coupons (Medicaid).

.....  
(Insurer's Name)  
By .....,  
(Agent's or Officer's signature)

(Drafting note. The term "certificate" should be substituted for the word "policy" throughout the outline of coverage where appropriate.)

NEW SECTION

WAC 284-55-080 FORM FOR "REPLACEMENT NOTICE."

**NOTICE TO APPLICANT REGARDING REPLACEMENT OF ACCIDENT AND SICKNESS INSURANCE**

According to (your application) (information you have furnished), you intend to lapse or otherwise terminate existing accident and sickness insurance and replace it with a policy to be issued by (Company Name) Insurance Company. Your new policy provides thirty (30) days within which you may decide without cost whether you desire to keep the policy. For your own information and protection, you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

- (1) Health conditions which you may presently have (preexisting conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay of a claim for benefits under the new policy, whereas a similar claim might have been payable under your present policy.

Drafting Note. This subsection may be modified if preexisting conditions are covered under the new policy.

- (2) You may wish to secure the advice of your present insurer or its agent regarding the proposed replacement of your present policy. This is not only your right, but it is also in your best interest to make sure you understand all the relevant factors involved in replacing your present coverage.
- (3) If, after due consideration, you still wish to terminate your present policy and replace it with new coverage, be certain to truthfully and completely answer all questions on the application concerning your medical/health history. Failure to include all material medical information on an application may provide a basis for the company to deny any future claims and to refund your premium as though your policy had never been in force. After the application has been completed and before you sign it, reread it carefully to be certain that all information has been properly recorded.

The above "Notice to Applicant" was delivered to me on:

.....  
(Date)

.....  
(Applicant's Signature)

NEW SECTION

WAC 284-55-090 FORM FOR "REPLACEMENT NOTICE" BY DIRECT RESPONSE INSURER.

**NOTICE TO APPLICANT REGARDING REPLACEMENT OF ACCIDENT AND SICKNESS INSURANCE**

According to (your application) (information you have furnished) you intend to lapse or otherwise terminate existing accident and sickness insurance and replace it with the policy delivered herewith issued by (Company Name) Insurance Company. Your new policy provides thirty (30) days within which you may decide without cost whether you desire to keep the policy. For your own information and protection, you should be aware of and seriously consider certain factors which may affect the insurance protection available to you under the new policy.

- (1) Health conditions which you may presently have (preexisting conditions) may not be immediately or fully covered under the new policy. This could result in denial or delay of a claim for benefits under the new policy, whereas a similar claim might have been payable under your present policy.
- (2) You may wish to secure the advice of your present insurer or its agent regarding the proposed replacement of your present policy. This is not only your right, but it is also in your best interest to make sure you understand all the relevant factors involved in replacing your present coverage.
- (3) (To be included only if the application is attached to the policy.) If, after due consideration, you still wish to terminate your present policy and replace it with new coverage,

read the copy of the application attached to your new policy and be sure that all questions are answered fully and correctly. Omissions or misstatements in the application could cause an otherwise valid claim to be denied. Carefully check the application and write to (Company Name and Address) within thirty (30) days if any information is not correct and complete, or if any past medical history has been left out of the application.

.....  
(Company Name)

NEW SECTION

WAC 284-55-100 RETURN OF CERTIFICATE FOR REFUND, UNFAIR PRACTICE. It shall be an unfair act and practice for an insurer to issue a certificate that does not have prominently displayed on its first page a notice stating in substance that the person to whom the certificate is issued shall be permitted to return the certificate within 30 days after its delivery to the purchaser and to have the premium refunded if, after examination of the certificate, the purchaser is not satisfied with it for any reason. If a purchaser does return the certificate, pursuant to such notice, to the insurer at its home or branch office or to the agent through whom it was purchased, it shall be void from the beginning and the parties shall be in the same position as if no certificate had been issued.

NEW SECTION

WAC 284-55-110 LOSS RATIO REQUIREMENTS. The provisions of this section shall be used in determining whether the loss ratios required by section 10, chapter 153, Laws of 1981 are met.

(1) With respect to a health care service contractor, compliance with the provisions of WAC 284-44-100 through 284-44-220 shall be required and those provisions shall be controlling.

(2) With respect to a health maintenance organization, the loss ratio shall be deemed to have been met if its "expense costs" are 40% or less of the "premium" charged individual subscribers or 25% or less of the "premium" charged subscribers covered under a group contract, with contracts issued as a result of solicitation of individuals through the mail or mass media advertising, including both print and broadcast advertising, being treated for this purpose as individual contracts.

(3) With respect to any other insurer, a loss ratio shall be the "incurred claims" stated as a percentage of the "earned premiums."

(4) For purposes of this section, the following definitions shall apply:

- (a) "Incurred claims" shall mean:
  - (i) "Claims" paid during the accounting period, plus
  - (ii) The changes in reserves for "claims" which have been reported but not paid, plus
  - (iii) The change in reserves for "claims" which have not been reported but which may reasonably be expected.
- (b) "Earned premium" shall mean the "premium" applicable to an accounting period whether received before, during or after such period.
- (c) "Claims" shall mean the costs of benefits paid to or provided on behalf of the persons on whose behalf a contract or certificate is issued, not including "expense costs."

- (d) "Expenses costs" shall mean:
  - (i) Claims processing costs,
  - (ii) Home office and field overhead,
  - (iii) Acquisition and selling costs,
  - (iv) Taxes,
  - (v) Contributions to surplus or profit, and
  - (vi) All other costs, except benefit payments to or on behalf of the covered persons.

(e) "Premium" shall mean all sums charged, received, or deposited as consideration for a medicare supplement insurance policy or the continuance thereof. An assessment or a membership, contract, survey, inspection, service or similar fee or charge made by the insurer in consideration for such contract is deemed part of the "premium."

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**WSR 81-22-064**  
**WITHDRAWAL OF PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**

[Filed November 4, 1981]

Notice is hereby given that the Department of Social and Health Services is withdrawing proposed amendments to WAC 275-18-030, filed with the code reviser on October 21, 1981, as WSR 81-21-071. This concerns certification fees for drug abuse treatment centers.

**WSR 81-22-065**  
**ADOPTED RULES**  
**HIGHER EDUCATION**  
**PERSONNEL BOARD**  
 [Order 91—Filed November 4, 1981]

Be it resolved by the Higher Education Personnel Board, acting at Western Washington University, Bellingham, Washington, that it does promulgate and adopt the annexed rules relating to trial service period, WAC 251-18-330.

This action is taken pursuant to Notice Nos. WSR 81-16-065 and 81-20-050 filed with the code reviser on August 4, 1981 and October 2, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Higher Education Personnel Board as authorized in RCW 28B.16.100.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 15, 1981.

By Douglas E. Sayan  
 Director

**AMENDATORY SECTION** (Amending Order 88, filed 7/2/81)

**WAC 251-18-330 TRIAL SERVICE PERIOD.**

(1) A trial service period of six months shall be required upon appointment of a permanent employee to a new class, unless

(a) during the current period of employment at the institution, permanent status has been held in the class to which the employee is moving, or

(b) the class is lower in that same class series, or

(c) the employee is being reallocated per the provisions of WAC 251-06-080(1)(a), or

(d) the employee is moving to the class as part of a recognized apprenticeship program as provided in WAC 251-18-400(5).

(2) The trial service period provides the employing official an opportunity to observe and evaluate the new

employee's work. Employees who do not perform satisfactorily during the trial service period may be reverted as follows:

(a) With preemptive rights to the former position in which permanent status was last held, or to a vacant position in that class (except when reversion is from a position the appointment to which was a result of disciplinary demotion). The personnel officer shall determine which position to preempt. However, if the employee was in a trial service appointment in another class prior to the current trial service period, the personnel officer may provide the employee the opportunity to complete the first interrupted trial service period.

(b) Reversion must be preceded by written notice at least one work day (eight hours), before the effective date.

(c) If the former position to which the employee has preemptive rights has been abolished and a vacant position in the class is not available, or if there is no class to which the reverted employee has preemptive rights, the affected employee shall be accorded such bumping rights and placement on layoff lists as would be provided in layoff from his/her former class.

(3) Reversion from trial service must be preceded by:

(a) Written notice detailing deficiencies in performance, which shall include the specific changes required; and

(b) A reasonable opportunity to overcome identified deficiencies.

(4) An employee who is reverted may appeal to the board regarding:

(a) Whether the employer complied with the requirements of WAC 251-18-330(3)(a) and (b); and

(b) Whether the claimed deficiencies existed at the time of reversion.

(5) The board may uphold the reversion action, extend the trial service period, overturn the reversion, grant permanent status or order such other actions as may be determined appropriate pursuant to the best standards of personnel administration.

(6) In the event an employee is on leave without pay status for more than ten work days during the trial service period, the completion date of the trial service period shall be extended by an amount of time equal to the period of leave without pay.

(7) Successful completion of the trial service period shall result in permanent status in the class.

(8) Salary and periodic increment date shall be determined as follows:

(a) Upon promotional trial service appointment, the salary shall be established as provided in WAC 251-08-110; and the existing periodic increment date shall be eliminated and a new date established to be effective the date of completion of trial service;

(b) Upon trial service reversion the salary shall be established as provided in WAC 251-08-115(4) and the former periodic increment date shall be reestablished;

(c) Upon trial service appointment to a class at the same salary level, the salary and periodic increment date shall remain unchanged.

WSR 81-22-066
PROPOSED RULES
DEPARTMENT OF ECOLOGY
[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Ecology intends to adopt, amend, or repeal rules concerning Ferndale, City of, amending WAC 173-19-4504;

that such agency will at 7:00 p.m., Wednesday, December 9, 1981, in the City Hall Council Chambers, 5694 2nd Avenue, Ferndale, WA, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 2:15 p.m., Tuesday, December 15, 1981, in Room 273, Department of Ecology, Headquarters Office, St. Martin's College Campus, Lacey, Washington.

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

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 11, 1981, and/or orally at 7:00 p.m., Wednesday, December 9, 1981, in the City Hall Council Chambers, 5694 2nd Avenue, Ferndale, WA.

Dated: November 4, 1981
By: John F. Spencer
Deputy Director

STATEMENT OF PURPOSE

Title: Amending WAC 173-19-4504 Ferndale, City of.

Description of Purpose: Adoption of proposed new shoreline master program submitted by the City of Ferndale for adoption into the State Master Program, chapter 173-19 WAC.

Statutory Authority: RCW 90.58.120 and 90.58.200.

Summary of Rule: The amendment adopts a new shoreline master program for the City of Ferndale.

Reasons Supporting Proposed Action: Shoreline master programs and revisions thereto are developed by local government and submitted to the Department of Ecology for approval. The programs do not become effective until adopted by the department in accordance with the Administrative Procedure Act.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Susan Wenke, Department of Ecology, Mailstop PV-11, Olympia, WA 98504, 459-6280.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state government and City of Ferndale, local government.

Agency Comments or Recommendations Regarding Statutory Language, Implementation, Enforcement, Fiscal Matters: None.

Whether Rule is Necessary as a Result of Federal Law or Federal or State Court Action: No.

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

WAC 173-19-4504 FERNDALE, CITY OF. City of Ferndale master program approved ((.....)) December 15, 1981.

WSR 81-22-067
PROPOSED RULES
DEPARTMENT OF GAME
(Game Commission)
[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025 and chapter 42.30 RCW, that the Washington State Game Commission intends to adopt, amend, or repeal rules concerning:

- New WAC 232-28-704 1982 Early hunting seasons and fall opening dates.
New WAC 232-12-813 Copying.
Amd WAC 232-12-021 Import and retention of wildlife.
Amd WAC 232-12-037 Shooting preserves—Licensing—Permits—Operations.
Amd WAC 232-12-041 Permit for holding field trials.
Amd WAC 232-12-047 Unlawful firearms for hunting.
Amd WAC 232-12-057 Hunting with aid of aircraft, boats or other vehicles.
Amd WAC 232-12-064 Holding wildlife in captivity.
Amd WAC 232-12-071 Buying or selling game unlawful.
Amd WAC 232-12-101 Falconry and captive propagation of raptors permitted.
Amd WAC 232-12-104 Falconry definitions.
Amd WAC 232-12-107 Falconry permits required.
Amd WAC 232-12-114 Permit required for capture, importation, exportation and transfer of raptors.
Amd WAC 232-12-117 Marking and identification of raptors required.
Amd WAC 232-12-121 Falconry reports required.
Amd WAC 232-12-124 Methods of capture and prohibitions in taking raptors.
Amd WAC 232-12-127 Revocation, modification or suspension of falconry permits.
Amd WAC 232-12-131 Permits for special hunting seasons.
Amd WAC 232-12-151 Fly fishing rules.
Amd WAC 232-12-167 Hunting and fishing contest rules.
Amd WAC 232-12-174 Domestic animals on department lands.
Amd WAC 232-12-177 Vehicles using department lands.
Amd WAC 232-12-181 Livestock grazing on department of game lands.
Amd WAC 232-12-187 Access areas—Other department lands—Wildlife agent to control traffic thereon.
Amd WAC 232-12-244 Hunting restrictions.
Amd WAC 232-12-247 Transmission lines—Unlawful hunting.
Amd WAC 232-12-271 Conditions for issuance of permits for aquatic plants or releasing of wildlife.
Amd WAC 232-12-274 Conditions for issuance of permits for scientific collection, research or display.
Rep WAC 232-28-703 1981 Early hunting seasons and fall opening dates.
Rep WAC 232-12-111 Limitation on possession of raptors.
Rep WAC 232-12-281 Copying;

that such agency will at 9:00 a.m., Monday, January 4, 1982, in the Hallmark Inn, 3000 West Marina Drive, Moses Lake, WA 98837, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Monday, January 4, 1982, in the Hallmark Inn, 3000 West Marina Drive, Moses Lake, WA 98837.

The authority under which these rules are proposed is RCW 77.12.040, 77.12.210 and 77.32.256.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to January 4, 1982, and/or orally at 9:00 a.m., Monday, January 4, 1982, Hallmark Inn, 3000 West Marina Drive, Moses Lake, WA 98837.

Dated: November 4, 1981

By: Wallace F. Kramer  
Chief, Wildlife Enforcement Division

### STATEMENT OF PURPOSE

Title: [Same as WAC sections listed above]

Statutory Authority: RCW 77.12.040, 77.12.210 and 77.32.256.

Summary: Adopts new sections and amends rules relating to protection, and perpetuation of the wildlife resources and habitat as outlined in the text of each section show below. Many changes are of a "house-keeping" nature with minor word changes, and to update existing rules. WAC 232-28-704 will establish opening dates for general hunting seasons, spring bear seasons, wild turkey and rabbit seasons. Dates will change depending upon calendar and regional recommendations. WAC 232-12-101 through 232-12-127, all dealing with falconry, are proposed for amendment as outlined in the text of each section shown below.

Reasons in Support of Rules: To properly manage the wildlife resources and update existing rules.

Agency Personnel Responsible for Drafting and Implementation: Dave Schultz, Assistant Chief, Wildlife Enforcement Division; C. Fred Martinsen, Small Game Program Manager, Wildlife Management Division; and Kenneth H. Tupper, Program Manager, Habitat Management Division, 600 North Capitol Way, Olympia, WA 98504, 753-5700; Enforcement: Wallace F. Kramer, Chief, Wildlife Enforcement Division, Department of Game, 600 North Capitol Way, Olympia, WA 98504, 753-5740.

Person or Organization Proposing Rule: Department of Game, 600 North Capitol Way, Olympia, WA 98504.  
Agency Comments or Recommendations: None.

Are Rules Required by Federal Law, Federal Court Action or State Court Action: No.

Reviser's Note: The material contained in this filing will appear in a subsequent issue of the Register as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

**WSR 81-22-068**

**ADOPTED RULES**

**JAIL COMMISSION**

[Order 19—Filed November 4, 1981]

Be it resolved by the Washington State Jail Commission, acting at Spokane, Washington, that it does promulgate and adopt the annexed rules relating to mandatory custodial care standards specifically those provisions relating to food service operations in holding facilities, WAC 289-20-170(3), time period within which personal care items must be provided prisoners in holding facilities, WAC 289-20-180(3), limitations

upon involuntary medical treatment within detention and correctional facilities, WAC 289-20-260(1)(b) and food service operations in detention and correctional facilities, WAC 289-20-270(3).

This action is taken pursuant to Notice No. WSR 81-18-080 filed with the code reviser on September 2, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgate pursuant to RCW 70.48.050(1)(a) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 15, 1981.

By George Edensword-Breck  
Director

AMENDATORY SECTION (Amending Order 13, filed 3/24/81)

WAC 289-20-170 FOOD. (HOLDING FACILITIES.) (1) Meal service.

At least three meals a day shall be served at regular intervals. The morning meal shall be served within fourteen hours of the previous day's evening meal. (30 day, 72 hour) (Not applicable - 6 hour)

(2) Nutritional and caloric intake.

(a) Jail meals shall be nutritious, and provide for appropriate caloric intake.

(b) Jail menus shall be reviewed by the local county health department, the county extension service, or other qualified nutrition consultant to insure that diets approximate the dietary allowances specified. (30 day) (Not applicable - 72 hour, 6 hour)

(c) Medically ordered diets shall be strictly observed.

~~((3) Food service operations:~~

~~(a) If there is a food service operation within the holding facility, it shall conform to the sanitation rules and regulations set forth in chapter 248-84 WAC.~~

~~(b) All prisoners and other persons working in the food service shall be free from infectious disease.~~

~~(c) In all jails, a paid staff member responsible for kitchen supervision and food preparation shall obtain a food and beverage workers permit (chapters 248-86 and 248-87 WAC). Under supervision of this staff member, prisoners may assist in the kitchen and need not acquire a food and beverage workers permit.~~

~~(d) Local health departments may have more stringent requirements which, if ordered by them, shall be followed.)~~

AMENDATORY SECTION (Amending Order 13, filed 3/24/81)

WAC 289-20-180 CLOTHING, BEDDING AND PERSONAL ITEMS. (HOLDING FACILITIES.)

(1) Clothing.

(a) Provisions shall be made for separate insect proof clothing storage to prevent migration of lice from infested clothing. (30 day, 72 hour) (Not applicable - 6 hour)

(b) Each jail shall insure that prisoners' outer garments are laundered and made available to them at least once a week, and that prisoners' undergarments and socks are laundered and made available to them at least twice a week. (30 day) (Not applicable - 72 hour, 6 hour)

(2) Bedding.

Prisoners shall be issued clean bedding within a reasonable time. Bedding shall include, but not be limited to:

(a) A mattress which shall have a washable surface which shall be sanitized at least semi-annually or more often if needed;

(b) A mattress cover or sheet which shall be washed weekly or more often as needed, and always before reissue;

(c) A blanket which shall be washed at frequent intervals to maintain a clean condition, and always before reissue.

(3) Personal care items.

(a) Personal care items issued to each prisoner held in excess of six hours shall include, but not be limited to, soap and towel. Female prisoners shall be supplied with necessary feminine hygiene items. (30 day, 72 hour) (Not applicable - 6 hour)

(b) Toothpaste, toothbrush and comb shall be provided for all prisoners held in excess of ~~((six))~~ twelve hours. Such items shall be available for purchase or shall be issued as needed: PROVIDED, That indigent prisoners shall have access to these minimum items without cost. (30 day, 72 hour) (Not applicable - 6 hour)

(c) Each prisoner should be permitted to have a reasonable number of additional personal items, the possession of which does not substantially impede jail management or security. (30 day, 72 hour) WAC 289-20-180(3)(c) ADVISORY (Not applicable - 6 hour).

AMENDATORY SECTION (Amending Order 10, filed 3/18/81)

WAC 289-20-260 SPECIAL MEDICAL ISSUES. (DETENTION AND CORRECTIONAL FACILITIES.) (1) Informed consent.

(a) All examinations, treatments and procedures affected by informed consent standards in the community shall likewise be observed for prisoner care.

(b) No prisoner shall be given medical treatment against his will except as necessary to prevent the spread of communicable disease, to relieve imminent danger to the life of the prisoner, or, in the case of serious mental disorders, to prevent imminent danger to the life of his or her person(;) or to the lives of others(~~(, or to the safety of the facility.)~~) All procedures required by chapter 71.05 RCW shall be followed in any case of involuntary commitment or involuntary treatment of mentally ill persons within jails.

(c) In the case of minors, the informed consent of parent, guardian or legal custodian applies where required by law.

(d) In all cases, the responsible physician shall give a clear statement to the prisoner patient of his diagnosis and treatment.

(2) Special medical.

(a) Jail staff shall report any symptoms of prisoner mental illness or retardation to medical personnel for appropriate evaluation and treatment.

(b) A special program shall exist for prisoners requiring close medical supervision. A written individual treatment plan for each of these patients shall be developed by a physician which includes directions to medical and nonmedical personnel regarding their roles in the care and supervision of these patients.

(c) Programs for the prevention of suicide, to include early identification of risk, appropriate diagnosis and referral, and close observation as required by WAC 289-18-200(1)(c) and (d), should be developed by medical staff. ADVISORY

(d) Appropriate medically supervised treatment in accordance with written procedures established under WAC 289-20-205(1)(l) shall be given in the jail to prisoners determined to be mentally ill or under the influence of alcohol, opiates, barbiturates and similar drugs when such care is not provided in a community health facility.

(e) Reasonable physical restraint when necessary for medical reasons shall be medically directed, except that in an emergency reasonable physical restraint may be used to control a grossly disturbed or violent prisoner, but the review and direction of the health care staff or local mental health professionals shall be promptly obtained.

AMENDATORY SECTION (Amending Order 10, filed 3/18/81)

WAC 289-20-270 FOOD. (DETENTION AND CORRECTIONAL FACILITIES.) (1) General food requirements.

(a) At least three meals a day shall be served at regular intervals. The morning meal shall be served within fourteen hours of the previous day's evening meal.

(b) Jails may arrange for prepared meal service or serve frozen packaged meals, provided these meals conform to the other requirements of this section.

(c) Meals shall be served in a reasonable manner, hot food served hot, cold food served cold.

(2) Nutritional and caloric intake.

(a) Jail menus shall be reviewed by the local county health department, the county extension service, or other qualified nutrition consultant to insure that diets approximate the dietary allowances specified.

(b) Diets ordered by medical staff shall be strictly observed.

~~((3) Food service operations.~~

~~(a) Food service operations in jails shall conform to the sanitation rules and regulations set forth in chapter 248-84 WAC.~~

~~(b) All prisoners and other persons working in the food service shall be free from infectious disease.~~

~~(c) In all jails, a paid staff member responsible for kitchen supervision and food preparation shall obtain a food and beverage workers permit (chapters 248-86 and~~

~~248-87 WAC). Under supervision of this staff member, prisoners may assist in the kitchen and need not acquire a food and beverage workers permit.~~

~~(d) Local health departments may have more stringent requirements which, if ordered by them, shall be followed.))~~

**WSR 81-22-069**  
**PROPOSED RULES**  
**JAIL COMMISSION**  
 [Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Jail Commission intends to adopt, amend, or repeal rules concerning proposed amendments to Jail Commission rules setting forth procedures applicable to funding of jail construction or remodeling projects under chapter 70.48 RCW, as set forth in chapter 289-13 WAC;

that such agency will at 10:00 a.m., Thursday, December 17, 1981, in the Large Conference Room, General Administration Building, Olympia, Washington, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is chapter 70.48 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1981, and/or orally at 10:00 a.m., Thursday, December 17, 1981, Large Conference Room, General Administration Building, Olympia, Washington.

Dated: November 4, 1981  
 By: George Edensword-Breck  
 Director

**STATEMENT OF PURPOSE**

Title: Proposed amendments to Jail Commission rules setting forth procedures applicable to funding of jail construction or remodeling projects under chapter 70.48 RCW, as set forth in chapter 289-13 WAC.

The amendment to WAC 289-13-070 would allow skybridge or tunnel funding; the amendment to 289-13-075 clarifies contingency allowance adjustment procedures; the amendments to 289-13-120, 289-13-150 and 289-13-180 delete requirements for certain local or state review documentations and are proposed at the request of the Legislative Budget Committee, as are the deletions of historic provisions in 289-13-090, 289-13-150 and 289-13-140. The amendment to 289-13-190 is proposed to extend the allowable time for awarding a contract and delete a specific reference criticized by the Legislative Budget Committee. The amendment to 289-13-110 is intended to clarify the approval for budget adjustments at design development and the processing of budget adjustments from inflation monies, where applicable.

Under the supervision of the State Jail Commission, its Director, George Edensword-Breck, is responsible for

the drafting, implementation and enforcement of chapter 289-13 WAC; his office and telephone number are 110 East 5th, Room 223, MS/GB-12, Olympia, Washington 98504, (206) 753-5790.

The proposed revisions were recommended to the full State Jail Commission by its Standards Committee following substantial input and public discussions.

At this time, the commission has no comment or recommendations regarding chapter 289-13 WAC.

These revisions have no federal law or court action requirements.

**AMENDATORY SECTION** (Amending Order 9, filed 1/12/81)

**WAC 289-13-070 FINAL REVIEW OF FUNDING APPLICATIONS—LEVEL OF FUNDING.** (1) A governing unit will be awarded only the minimum amount necessary to fully implement the physical plant standards in the particular detention or correctional facility which is being considered based upon the approved capacity set by the commission under WAC 289-13-060.

(2) The following elements will be considered in determining the necessary minimum cost of construction or substantial remodeling projects:

(a) Prime architect and engineer fees, including the total cost of services performed by the architect and engineer who are responsible for the facility design, and any subcontracts for design specialists necessary for the development of the project: PROVIDED, That the applying governing unit must submit a description of its consultant selection process which must, except where a contract for such services was executed prior to June 1, 1979, substantially comply with the consultant selection process adopted by the Department of General Administration, Division of Engineering and Architecture as adapted to the particular governing unit's organization and structure: PROVIDED FURTHER, That the commission will provide to each governing unit a list of known minority and female architect and engineer firms to which an announcement of each governing unit's selection process shall be sent, and all such firms shall be given a full and equal opportunity to participate in any such process commenced following receipt of such list: PROVIDED FURTHER, That no reimbursement shall be made for fees of any prime architect selected following the effective date of this rule who does not have in effect an affirmative action plan which includes, at a minimum, the same goals as the governing unit's plan with regard to its own employment practices or, if no such governing unit plan exists, which meets or exceeds the participation standard set within WAC 289-13-170(1)(b): PROVIDED FURTHER, That all prime architects whose fees are submitted for reimbursement hereunder shall submit a copy of the firm's affirmative action plan, or a statement with regard to its affirmative action practices regardless of the time it was selected. All such fees shall generally be evaluated in accordance with the Prime Architect and Engineer Fee Schedule set forth in the State of Washington Capital Budget Instructions for the 1979-81 biennium.

(b) Initial architectural consultant fees required to prepare preliminary jail facility plans for presentation to the commission, upon demonstration of the necessity for such services apart from the work normally associated with the prime architect and engineer: PROVIDED, That the applying governing unit provides adequate indication of a consultant selection process free of conflict of interest and which insures the selection of a qualified person or firm. All such fees shall be evaluated on the basis of a fee schedule to be developed by the commission. Service by a person or firm as an initial architectural consultant does not preclude such person or firm's selection as the prime architect for a particular jail facility.

(c) Site survey and soil testing as necessary prior to construction.

(d) Construction costs, including, but not specifically limited to:

(i) Clearing of site and disposal of debris;

(ii) Demolition of existing structure where there is an adequate showing of justification for construction on an occupied rather than vacant site;

(iii) Necessary earthwork;

(iv) Drainage, water and sewer work;

(v) Necessary fire protection design features, including fire extinguishing and alarm systems;

(vi) Walkways and driveways;

(vii) Service vehicle and visitor parking;

(viii) Power, lighting, and telephone connections to jail building and related equipment, as well as all interior wiring and permanent power, lighting, and telephone equipment;

(ix) Necessary security features which constitute permanent fixtures of the structure, including:

(A) Standard security hardware;

(B) Electronically controlled gates and doors as conditions require (with mechanical override);

(C) Electronically controlled door locking devices for prisoner rooms operated from centralized consoles;

(D) Closed circuit television (C.C.T.V.), surveillance systems where required, EXCEPT THAT C.C.T.V. will not be funded for general prisoner population cells or dormitories;

(E) Intercom and telephone systems connecting all major control points and monitored through central control telephone system for secure noncontact visitation; and

(F) Equipment and systems to control vandalism in such areas as water supply, mechanical and electrical fixtures.

(x) Standard permanent jail fixtures, including but not limited to bunks, tables, toilets, showers, sinks, and other such necessary furnishings for cells, dormitories, dayrooms, and dining and visitor areas;

(xi) Minimum laundry and kitchen appliances and equipment where adequate justification for such appliances and equipment is demonstrated;

(xii) Minimum furnishings and equipment for medical examining area and, where justified, for infirmary, as required under WAC 289-12-030(2)(a)(iv)(A) and (B);

(xiii) Separate staff facilities within the architectural guidelines to be adopted by the commission.

(3) Energy conservation design features which may increase initial construction or remodeling costs shall not be precluded from consideration for state funding when properly supported by a life cycle cost analysis as required by chapter 39.35 RCW.

(4) Costs which will not be considered for state funding purposes include:

(a) Any architect and engineering fees or other costs that are not directly related to and specifically required for jail construction and/or remodeling to comply with the physical plant standards and the rules adopted herein;

(b) Site acquisition;

(c) Landscaping, art works, or any decorative features of design or construction which are not necessary costs of jail construction or substantial remodeling to meet the physical plant standards;

(d) Movable equipment and furnishings, e.g., shelves, desks, conference tables, and file cabinets;

(e) Court room or facilities solely related to court activities;

(f) Any portion of elevator construction cost not related to jail operation: PROVIDED, That where an elevator serves a jail facility as well as other portions of a courthouse, criminal justice facility or other multistoried structure in which the jail is located, such cost shall be prorated;

(g) The cost for construction of skybridges or tunnels that connect the jail with any structure other than another portion of the jail: PROVIDED, That following completion of design development and a cost analysis based thereon, a governing unit may request approval of the inclusion of such a structure to provide a secure connection between the jail and related criminal justice facilities, within the maximum level of funding previously established for the project, and the director is authorized to grant such approval subject to said budget restriction;

(h) Any other design features, equipment, or furnishings not specifically required to implement the mandatory physical plant standards at minimum cost in a specific facility.

(5) The commission will adopt and distribute to each governing unit, not later than October 15, 1979, specific architectural guidelines which shall govern its review of all projects accepted for final consideration. Such guidelines will specify the total square footage of ancillary areas which will generally be funded within jails in addition to the necessary cells, dormitories, and day room areas required under the physical plant standards for the specific capacity set by the commission, expressed in ranges and subject to appropriate adjustment by the commission in each specific case.

(6) Detention and correctional facilities shall be funded on the basis of a ratio of sixty percent single cells to forty percent dormitory cells under the specific capacity set by the commission, EXCEPT THAT

the commission may grant exceptions to such requirement when a request for such exception is contained in the final application and is adequately supported by the specific circumstances set forth therein.

(7) In allocating funds for jail construction and/or substantial remodeling the commission shall review all projects submitted to ensure that the number of square feet allowed per bed is generally consistent for facilities of similar size and classification within either major urban, medium urban, or rural counties.

(8) The level of funding for the construction and/or substantial remodeling of detention and correctional facilities for which their governing units appropriated and spent or encumbered funds after February 16, 1974, and before June 23, 1977 and for which a funding application has been filed in accordance with WAC 289-13-020(3) shall be determined in accordance with the above provisions and in the same manner as all other jail funding applications.

(9) Upon completion of its review of each detention and correctional facility funding application accepted for consideration, the commission shall authorize a specific funding level for each facility based upon current costs and give written notice to each applying governing unit of that determination. Actual allocation and disbursement of proceeds from the sale of bonds deposited in the local jail improvement and construction account to any governing unit or units shall be governed by the provisions of WAC 289-13-080 relating to funding priorities and rules to be adopted relating to funding level adjustments.

#### AMENDATORY SECTION (Amending Order 9, filed 1/12/81)

WAC 289-13-075 ADDITIONAL FUNDING. (1) The director shall have authority to and will reimburse all reasonable expenditures which are necessary to design and build a functional jail facility meeting minimum state physical plant standards where such item does not increase the maximum project budget (~~or require adjustment through use of the~~), including contingency allowance.

(2) It is recognized that specific costs which may be subject to reimbursement under the policy stated above may include the following:

(a) Design

— Reimbursable architect costs charged in addition to the basic fee.

— Special design studies not normally included in the standard AIA contract but reasonably necessary to complete jail design.

— Design costs related to additional work ordered as a result of change orders.

— Prime A/E fees previously incurred which were for design work directly applicable to the project and do not increase total fees to be paid beyond maximum set.

— Increased design fees for development of drawings for phased construction when not included within basic design contract.

(b) Project management services

— The purchase of project management services which saves rather than increases the cost of the project should be subject to reimbursement upon proper documentation. Project management refers to concentrated and intensive coordination and oversight of the project such as is frequently employed to effect phased construction techniques which may not normally be undertaken by the governing unit's own supervising officials.

(c) Specific consultant costs necessary to prepare

— Environmental impact statement

— Life cycle cost analysis

— And similar studies necessary

(d) None of the above enumerated expenses legitimately connected to proper design and construction of a jail facility meeting minimum state standards shall categorically be excluded from consideration for adjustment of project budgets from available contingency allowance except that such adjustment shall not be considered prior to submission of the complete schematic design package and will be granted only upon adequate documentation.

(3) Use of contingency. Unused contingency allowance will not be relinquished without specific action by the commission. This question will be reviewed prior to the end of ~~((the current))~~ each biennium ~~((based upon experience with projects now authorized to proceed))~~ at which time governing units will be given notice and an opportunity to comment on any proposed policy. In no case, however, shall such contingency become part of the authorized project budget without specific request and review and approval by the director and/or the commission.

(4) Transfer of moneys between budget items. At the time each project is authorized to proceed to schematic design, a simple budget corresponding to the elements considered in the maximum level of funding analysis will be established and each jurisdiction will have an

opportunity to review those budget items and to request adjustments in them.

(5) ~~((That))~~ Those budget categories which were based directly upon the estimates given in the application, and which were not challenged in the maximum level of funding analysis already made, shall be available for transfer to another budget category up to an amount not to exceed five percent of the funds assigned to such category. Included in this category are: Initial A/E fees, equipment, site preparation, and site costs. The same judgment would appear with regard to adjustments to construction costs made specifically upon detailed information provided by the applicant because of flood plane or other unique circumstances. However, other budget categories reflect the general maximum level of funding analysis and should be subject to adjustment upon reasonable documentation as the project proceeds in accordance with commission rules. Review of this policy will be conducted before the end of the current biennium to determine whether any adjustments should be made.

#### AMENDATORY SECTION (Amending Order 6, filed 4/2/80)

WAC 289-13-120 SCHEMATIC DESIGN PACKAGE—  
CONTENTS. The materials submitted with schematic drawings of a project authorized to proceed under WAC 289-13-110(1) shall include the following and such other supporting documents as prescribed by the director at the time of issuance of such authorization:

- (1) Complete set of schematic drawings.
- (2) Signed or certified copy of contract between governing unit and the architect. (A separate contract is required for each specific project).
- (3) ~~((A statement from the governing unit as to the process employed for selecting its architect/engineer to insure compliance with WAC 289-13-070(2)(a)).~~
- ~~((4) Site documents as follows:~~
  - ~~((a)) Opinion by prosecuting attorney or other legal counsel relating to fee simple title including legal description of site: PROVIDED, That where title is not established in fee simple, such counsel's statement shall describe the process and schedule for obtaining such title((;~~
  - ~~((b) Statement of approval by the state department of health or local health agency having jurisdiction;~~
  - ~~((c) Statement of approval by such local planning commission or authority as may be established within the governing unit;~~
  - ~~((d) Description of steps taken to include participation of community and surrounding governing units in planning, in compliance with WAC 289-12-030(1)(a);~~
  - ~~((e) Statement of approval by state department of ecology when the site and/or building plan is located within a flood plane of a river or major stream (refer to chapter 86.16 RCW);~~
  - ~~((f) Statement indicating compliance with the provisions of chapter 197-10 WAC and such other applicable rules of the council on environmental policy as may now or hereafter be adopted)).~~
- (4) A statement verifying that all preliminary government agency reviews and/or approvals required by local ordinance or state statute have been secured.

#### AMENDATORY SECTION (Amending Order 6, filed 4/2/80)

WAC 289-13-150 FINAL PLANS AND SPECIFICATIONS—  
FORM OF SUBMISSION. (1) The governing unit shall submit one copy of the final plans and specifications to the commission for review and approval together with one copy each of the supporting documents listed below:

- (a) Form for certification of construction documents and final cost estimate of project, completed and signed by architect(s).
- (b) ~~((Signed copy, or photocopy of letters of approval by governmental agencies in accordance with provisions of WAC 289-13-120.))~~ Statement that all governmental agency approvals required by local ordinance or state statute prior to construction have been secured or a statement indicating such approval will be secured prior thereto.
- (c) Signed statement by architect(s) of analysis of square foot area.
- (d) ~~((Life cycle cost analysis;~~
- ~~((e))~~ Such other documentation as shall be specified by the director in authorizing preparation of final plans and specifications.
- (2) The governing unit shall obtain approval of final plans and specifications by the director prior to the call for bids on any project to be financed in part or all by state funds.

#### AMENDATORY SECTION (Amending Order 6, filed 4/2/80)

WAC 289-13-180 BID DATA AND DOCUMENT REQUIREMENTS FOLLOWING BID OPENING. (1) After bids have been opened, the governing unit shall by resolution designate the successful bidder or bidders and transmit to the commission one copy each of the documents listed below:

- (a) Statement of project cost signed by the chairman of the board of county commissioners, county executive, or mayor.
- (b) Certified copy of each advertisement for bids.
- (c) Certified tabulated statement of all bids received including bids on alternates, if any, with complete firm names and addresses of bidders. Each alternate listed must be designated by number and descriptive title conforming to the number and title set forth in the specifications. The certification must be made by the architect or authorized representative of the governing unit.
- (d) ~~((Statement of analysis by architect of square foot area and square foot cost, said statement to bear the signature of the architect;~~
- ~~((e))~~ Copies of all addenda to specifications.
- ~~((f) The affirmative action plan submitted with the bid in accordance with WAC 289-13-170.))~~
- (e) A copy of the successful bid or bids.
- (2) Authorization required for contract award.
- ~~((a))~~ A contract, or contracts, for construction of a jail project approved by the commission for state financing from available state funds may not be entered into by the governing unit until authorization therefor has been received from the director.
- ~~((b) A contract, or contracts, for construction of a jail project provisionally approved by the commission for state financing pursuant to WAC 289-13-160 and for which state funds have not been made available may not be entered into by the governing unit until authorization therefor has been received from the director.~~
- ~~Any such governing unit shall proceed in the same manner as any governing unit for whose project funds are currently available.))~~

#### AMENDATORY SECTION (Amending Order 14, filed 5/20/81)

WAC 289-13-190 FINAL ALLOTMENT OF STATE FUNDS. Upon analysis of bids received, determination of the amount of state funds allowable under statutory provisions and commission rules and determination that funds are available for state funding of all or part of the proposed project, the director will make a final allotment of state funds for specified costs of construction and architectural and engineering services and authorize the governing unit to award contracts. Such allotment may include all or part of the designated contingency allowance: PROVIDED, That such allotment and authorization shall be subject to the conditions and regulations herein in subsections (1), (2) and (3) set forth:

- (1) Negotiation of jail building contracts. The director shall approve for financing only those contracts where the original contract price for the construction has been established by competitive bids and where the contract contains an acceptable affirmative action plan as required by WAC 289-13-170.
- (2) Any part of a final allotment of state funds not required for completion of a jail building project in accordance with the financial program as set forth in the authorization document shall revert to the state fund from which the allotment was made and used for other approved projects.
- (3) Award of contract or contracts.
- (a) ~~((Upon receipt of authorization by the director, the governing unit may proceed with award of contract or contracts for construction of the designated project, which contract or contracts shall be in conformity with the analysis of bids as set forth in the authorization document and in accordance with the bids received on approved plan and specification for the project;~~
- ~~((b))~~ Once such authorization has been given, the governing unit shall have ~~((forty-five))~~ ninety days within which to enter into said contract in order to retain its allotment status.
- ~~((c))~~ (b) Immediately following the awarding of contract or contracts, governing unit shall forward one signed or certified copy of each such construction contract to the commission.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

- (1) WAC 289-13-090 REIMBURSEMENT OF QUALIFYING APPLICANTS.

(2) WAC 289-13-105 APPEALS FROM FUNDING DECISIONS.

(3) WAC 289-13-140 FINAL PLANS AND SPECIFICATIONS—BID AND CONTRACT PROVISIONS.

**AMENDATORY SECTION** (Amending Order 14, filed 5/20/81)

**WAC 289-13-110 AUTHORIZATION TO PROCEED—TIME LIMITS.** (1) Schematic drawings. Issuance of the commission's decision to encumber funds for specific projects under WAC 289-13-100 shall constitute formal authorization to the specified governing units to proceed to prepare schematic drawings and adjusted cost estimates based thereon which shall be submitted to the director for approval within four months or such longer period as shall be designated in the authorization, for good cause shown. At the time schematic drawings are submitted or, alternatively, at the time design development drawings and cost estimates are submitted, the director shall be authorized to adjust the prior funding decisions by no greater than three percent of the contingency allowance and/or up to all of the inflation adjustment included in the project budget, where applicable. Requests for greater adjustments and requests for increases which are denied by the director shall be submitted to the commission for review.

(2) Final plans and specifications. Following approval of schematic drawings and adjusted cost estimates as provided in subsection (1) of this section, the director shall issue authorization to governing units for which funds have been encumbered to proceed to prepare final plans and specifications, and each such governing unit shall submit final plans for review and approval by the director within six months of such authorization or such longer period as may be set at the time the project budget was established and authorization to proceed given by the director. Failure to meet such schedule shall result in removal of the project from those for which existing funding is encumbered: **PROVIDED**, That upon showing of good cause, the director may extend such deadline by no longer than six months: **PROVIDED FURTHER**, That the director may adjust the last previously authorized level of funding at this stage by an amount which shall not cause the total contingency adjustment to date to exceed six percent and/or the balance of any inflation adjustment specified in the project budget, where applicable, and any larger requests or any requests for increases which are denied by the director will be submitted to the commission for review: **PROVIDED FURTHER**, That the director may authorize a project to proceed to bid notwithstanding submission of a dispute with regard to contingency adjustment to the commission for determination.

(3) Bidding. Any governing unit for which funds have been encumbered hereunder shall advertise for bids for construction of the project within two months of the issuance date of the document approving its final plans and authorizing it to proceed. In the event of failure by a governing unit to advertise for bids within the time limit herein specified, the authorization herein described shall be declared null and void and the funds reserved thereunder shall revert to the state fund from which the reservation was made and become available for reservation or allotment toward the financing of such other jail project or projects as the commission shall determine: **PROVIDED**, That an extension of time may be granted by the director when failure to act within the specified time is due to conditions judged by him to be beyond the control of the governing unit: **PROVIDED FURTHER**, That in the event final plans and specifications for the project have been completed and advancement of the project is precluded by conditions beyond the control of the governing unit, it nonetheless may request consideration of state assistance in costs of architectural and engineering services incurred through preparation of final plans and specifications, pending the availability of additional state jail bond moneys: **PROVIDED**, That such reimbursement shall be subject to the provisions of WAC 289-13-070(2)(a).

(4) Further adjustments to budget or timetable. Following receipt, review, and acceptance of a bid for jail construction work in accordance with state law and local ordinances, the governing unit shall submit such bid to the director for authorization to proceed to construction should such bid require any adjustment of the project timetable or budget. At this time the director is authorized to grant extensions or modifications of the project timetable and to adjust the project budget up to the full amount of the project contingency allowance established at the time of the original funding notice. Any dispute with regard to the director's determination of allowable contingency adjustment shall be submitted to the commission for determination. When the bid does require any such adjustment, the governing unit shall provide a copy of the accepted bid and proceed to construction of

the project without further review by the director. Any request for timetable adjustment which would extend commencement of construction of a project beyond eighteen months will be referred to the commission for approval.

(5) Construction review. During the course of construction, any substantial change from the construction drawings shall be submitted to the director for review and approval whenever compliance with state physical plant standards is affected or any further adjustment in the previously approved budget may be sought as a result of such change. The director is authorized to approve adjustments in the project budget during the course of construction based upon appropriate documentation of the necessity therefor not to exceed the remaining balance within the twelve percent contingency allowance established at the time of the notice of funding: **PROVIDED**, That submission of change orders which do not substantially alter the project as approved and which do not require adjustment of the approved project budget will be submitted to the director but will not require specific approval: **PROVIDED FURTHER**, That the failure to submit a change order for approval prior to completion of the work in question shall not preclude later approval and, when appropriate, adjustment of the project budget.

**WSR 81-22-070**  
**PROPOSED RULES**  
**JAIL COMMISSION**  
[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Jail Commission intends to adopt, amend, or repeal rules concerning training, amending WAC 289-14-220;

that such agency will at 10:00 a.m., Thursday, December 17, 1981, in the Large Conference Room, General Administration Building, Olympia, Washington, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is chapter 70.48 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1981, and/or orally at 10:00 a.m., Thursday, December 17, 1981, Large Conference Room, General Administration Building, Olympia, Washington.

Dated: November 4, 1981  
By: George Edensword-Breck  
Director

**STATEMENT OF PURPOSE**

Title: WAC 289-14-220, Training. The rule to which this amendment is being proposed to be made is a mandatory custodial care standard applicable to detention and correctional facilities as defined in RCW 70.48.020(2) and (3) and like the main rule, would be adopted under the specific authority of RCW 70.48.050(1)(a).

The amendment would revise the training requirement for corrections personnel to coincide with the new statutory provisions now in effect under SSHB 235, section 26, chapter 136, Laws of 1981.

Under the supervision of the State Jail Commission, its Director, George Edensword-Breck, is responsible for the drafting, implementation and enforcement of chapter 289-14 WAC; his office and telephone number are 110

East 5th, Room 223, MS/GB-12, Olympia, Washington 98504, (206) 753-5790.

The proposed revision to the mandatory custodial care standards was recommended to the full State Jail Commission by its Standards Committee following substantial input and public discussion.

At this time the commission has no comment or recommendations regarding chapter 289-14 WAC.

No specific court proceedings applicable to the state of Washington; however, staff training has been the object of extensive successful federal Civil Rights Act litigation.

**WAC 289-14-220 TRAINING. (DETENTION AND CORRECTIONAL FACILITIES.)** (1) All jails shall provide preservice orientation to each newly hired jail staff member prior to being assigned to duty, regardless of his or her previous training or experience prior to the assignment of any jail duties. Such training may be provided either by existing jail staff or other qualified persons, and must be verified by a written outline, and shall include, but not necessarily be limited to:

(a) Review and understanding of all policies and procedures relating to his/her job responsibilities, specifically;

- (i) Agency organization;
- (ii) Admission and release procedures;
- (iii) Security and safety procedures;
- (iv) Contraband control, definition of, etc.;
- (v) Prisoner discipline;
- (vi) Medical and mental health procedures;
- (vii) Use of force;
- (viii) Confidentiality of jail records (RCW 70.48.100(2)).

(b) Review of the Washington Criminal Justice System and the current Washington State Jail Commission Custodial Care Standards as they relate to jail duties.

(c) Identification and understanding of the function of agencies whose authority may extend to the jail's prisoners.

(d) Appropriate training and qualification in the use of weapons when jail duties include possession or carrying of a firearm.

(2) All persons directly responsible for the supervision of prisoners shall successfully complete the Washington State Criminal Justice Training Commission basic correctional academy within the first year of their employment, as required by WAC 139-36-010 unless such training has already been received. Commencing January 1, 1982, the corrections personnel of all counties and municipal corporations initially employed on or after such date shall engage in basic corrections training which complies with standards adopted by the Criminal Justice Training Commission. The training shall be successfully completed during the first six months of employment of the personnel, unless otherwise extended or waived by the Training Commission, and shall be requisite to the continuation of employment.

(3) Staff training shall further include such training as required by WAC 289-20-230.

(4) All jails should provide at least twenty hours of in-service training to each correctional officer each year (following academy training for purposes of updating training previously received). WAC 289-14-220(4) ADVISORY.

**WSR 81-22-071**  
**PROPOSED RULES**  
**JAIL COMMISSION**  
[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Jail Commission intends to adopt, amend, or repeal rules concerning the amendment to WAC 289-15-220;

that such agency will at 10:00 a.m., Thursday, December 17, 1981, in the Large Conference Room,

General Administration Building, Olympia, Washington, conduct a hearing relative thereto.

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

The authority under which these rules are proposed is chapter 70.48 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1981, and/or orally at 10:00 a.m., Thursday, December 17, 1981, Large Conference Room, General Administration Building, Olympia, Washington.

Dated: November 4, 1981  
By: George Edensword-Breck  
Director

**STATEMENT OF PURPOSE**

Title: WAC 289-15-220, Overcrowding. The rule to which these amendments are proposed to be made is a mandatory custodial care standard applicable to detention and correctional facilities as defined in RCW 70.48.020(2) and (3), and like the main rule, would be adopted under the specific authority of RCW 70.48.050(1)(a).

These amendments represent the results of four months of study as to how the critical issue of overcrowding can be addressed in a realistic and effective manner. The amendments include a new, clarifying policy statement, eliminate the distinction between "maximum reasonable" and "emergency" capacity levels, substitute the single "maximum" capacity to be measured on a monthly average, define a standard for Jail Commission review of proposed maximum capacity figures, and revise certain provisions identifying Jail Commission actions upon the occurrence of overcrowding.

Under the supervision of the State Jail Commission, its Director, George Edensword-Breck, is responsible for the drafting, implementation and enforcement of chapter 289-15 WAC; his office and telephone number are 110 East 5th, Room 223, MS/GB-12, Olympia, Washington 98504, (206) 753-5790.

The proposed revisions to this mandatory custodial care standard were recommended to the full State Jail Commission by its Standards Committee following substantial input and public discussion.

This standard represents the product of extensive public input and commission deliberation but will be the object of continued careful monitoring.

These revisions have no specific court mandate; however, overcrowding has been the object of extensive successful federal Civil Rights Act litigation.

**WAC 289-15-220 OVERCROWDING. (DETENTION AND CORRECTIONAL FACILITIES.)** (1) Purpose. The purpose of this section is to provide a means for determining and setting maximum population figures for local detention and correctional facilities. In so doing, the commission recognizes that each facility is unique and that the establishment of rigid criteria for defining and identifying overcrowding in most existing facilities would be unworkable. However, overcrowding remains a concern of constitutional dimensions within local jails and must be addressed. It is the purpose of these standards to provide a firm approach to preventing overcrowding in new jail facilities and to create a workable and flexible process for addressing overcrowding in existing jails.

(2) No prisoner shall be required to sleep directly on the floor for any length of time, or on a mattress on the floor in excess of one 72-hour period, unless there are reasonable grounds to believe that such provisions are necessary to prevent the prisoner from damaging property, inflicting bodily harm to himself or others or substantially compromising the security of the jail.

~~((2))~~ (3) Existing Jails. (a) The director of the local department of corrections or chief law enforcement officer shall ~~((establish))~~ propose a maximum ~~((reasonable))~~ capacity ~~((and an emergency capacity))~~ for each ~~((existing))~~ detention ~~((and))~~ or correctional facility within his or her jurisdiction. This capacity shall reflect a judgment as to the maximum number of prisoners who may be housed within the facility in question in a humane fashion. Notice of such ~~((established))~~ proposed maximum ~~((reasonable))~~ capacity ~~((and emergency capacity))~~ shall be delivered to the State Jail Commission within 30 days of the final adoption this revision to of this standard. The proposed maximum capacity shall be the maximum capacity of the facility unless revised by the commission.

(b) Within 45 days of the receipt by the Jail commission of notice of ~~((an established))~~ a proposed maximum ~~((reasonable capacity and emergency))~~ capacity for a given facility, the commission shall schedule a public meeting ~~((at which time action will be taken))~~ to concur in or revise those capacity figures, pursuant to RCW 34.04.025 through 34.04.058. A written notice of such meeting shall be provided by the director to all known interested parties at least 20 days in advance of such meeting. It shall be the responsibility of the Jail Commission to establish cause for revising the ~~((the invalidity of the established))~~ maximum capacities proposed by the governing unit in question. The commission's concurrence in or revision of proposed maximum capacities shall take into account a detailed analysis of the following factors:

(i) The average amount of cell and day room space which would be available to each prisoner at maximum capacity;

(ii) The number of hours each day prisoners in the area have access to day rooms;

(iii) If the day room access is less than 12 hours each day, the amount of space per prisoner in the cell area;

(iv) The classification and types of prisoners held;

(v) The average length of stay of prisoners held;

(vi) The maximum length of actual stay of prisoners held;

(vii) The nature and amount of physical exercise available to prisoners;

(viii) The amount of access to visitation;

(ix) The amount of other out-of-living area time available to prisoners;

(x) Description of other services and programs available to prisoners, especially those covered by custodial care standards; and

(xi) The number of incidents occurring in the jail in the previous 12 months, classified by the categories of the population accounting form.

(c) In appropriate cases, the commission may establish a maximum capacity figure for an existing jail on an interim basis, when further study as to the circumstances appears necessary to make a final decision, in which case a date no more than six months in the future, shall be specified for a final determination with regard to maximum capacity.

~~((3))~~ (4) New facilities. ~~((a))~~ The commission shall establish a maximum ~~((reasonable))~~ capacity for each newly constructed detention or correctional facility which is funded at the total fundable capacity set by the commission. Such maximum ~~((reasonable))~~ capacity shall be based upon the physical plant standards set forth in chapter 289-12 WAC.

~~((b))~~ An emergency capacity for each new facility shall be established in accordance with the procedures set forth under WAC 289-15-220(2-))

~~((c))~~ (5) Overcrowding. (a) The maximum ~~((reasonable))~~ capacity ~~((shall not))~~ may only be exceeded to the extent that the average daily population for any calendar month does not exceed the established maximum capacity ~~((for more than five days within any 30-day period and in such cases the number of prisoners held shall not exceed the emergency capacity established for the facility.))~~

~~((4))~~ Overcrowding. ~~((a))~~ (b) Any holding of prisoners beyond the established ~~((emergency))~~ maximum capacity ~~((for any period of time, or beyond the maximum reasonable capacity for more than five days))~~ in a given calendar month ~~((30-day period))~~, shall be reported by mailing the monthly population accounting form ((in writing by mail)) to the director by the department of corrections or chief law enforcement officer ~~((on the first business day following its concurrence))~~

within the first five business days following the month. Each such case of overcrowding shall be referred to the commission for possible enforcement action under chapter 289-30 WAC.

~~((b))~~ (c) Any report of conditions of overcrowding required under this section shall be considered as a notice of an emergency suspension of standards within the meaning of WAC 289-14-010.

~~((c))~~ (d) An emergency suspension of the overcrowding standard established under this section must be approved by the director.

~~((d))~~ (e) No emergency suspension of the standards relative to established maximum ~~((reasonable))~~ capacities ~~((beyond five days))~~ within any calendar month ~~((30-day period))~~ shall be approved except when the following conditions are met:

(i) Any related suspension of other custodial care standards is also specifically approved;

(ii) All existing diversion programs have been fully utilized;

(iii) All prisoners being held for other jurisdictions have been transferred to those jurisdictions to the extent possible;

(iv) All facilities within adjacent counties have been utilized to the fullest extent reasonably practical and permissible by their classifications; and

(v) ~~((Staff are available to and do, in fact, check each overcrowded living area at least once within every 30-minute period, except as provided under WAC 289-16-210 and 289-16-230(3)(b).))~~ The jurisdiction provides the commission with 45 days with a plan setting forth alternatives to incarceration, such as work release, community service, and personal recognizance programs, which will be examined and implemented.

~~((e))~~ (f) Each department of corrections or chief law enforcement officer shall establish, with the cooperation of the presiding judge of the superior court, a procedure for release of prisoners before the end of their term when overcrowding occurs as herein defined.

~~((f))~~ (g) In the event of overcrowding caused in part by the existence of state prisoners, the director shall contact the State ~~((Division or))~~ Department of ~~((Adult))~~ Corrections in an effort to have such prisoners removed.

(h) In the event of overcrowding caused in part by the existence of federal prisoners, the director shall contact the appropriate federal agency in an effort to have such prisoners removed.

**WSR 81-22-072**  
**PROPOSED RULES**  
**GREEN RIVER**  
**COMMUNITY COLLEGE**  
 [Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Green River Community College, Community College District No. 10 intends to adopt, amend, or repeal rules concerning refund of tuition and special course/program connected fees, chapter 132J-160 WAC;

that such institution will at 4:00 p.m., Thursday, December 17, 1981, in the Board Room, Green River Community College, 12401 S.E. 320th Street, Auburn, conduct a public hearing relative thereto.

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

The authority under which these rules are proposed is RCW 28B.15.600.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to December 17, 1981, and/or orally at 4:00 p.m., Thursday, December 17, 1981, Board Room, Green River Community College, 12401 S.E. 320th Street, Auburn.

Dated: October 7, 1981  
 By: Thomas L. Anderson  
 Assistant Attorney General

## STATEMENT OF PURPOSE

Chapter 132J-160 WAC, Refund of tuition and special course/program connected fees, is authorized by RCW 28B.15.600.

This rule adopts policies for administering the refund of tuition and other special fees when a student withdraws from school or reduces his class load. A full refund will be granted when a student has properly withdrawn prior to the sixth day of instruction. Fifty percent refund will be made on or after the sixth day of instruction and on or prior to the thirtieth calendar day of sixty percent of the course. No refund will be made after the thirtieth day of the quarter. A refund processing fee is necessary due to the amount of effort expended by college personnel in administering the college's total program.

Dr. Earl Norman, Dean for Students, Administration Building, Room AD-2, Green River Community College, 12401 S.E. 320th Street, Auburn, Washington 98002, Telephone: (206) 833-9111, Scan 254-1011, ext. 221.

Office of Dean for Students, same address as above.

This rule implements the statutory authority contained in RCW 28B.15.600 and authorizes the maximum refunds which are permitted under the statute, given the general restraints of management of the community college.

This rule is necessary as a result of RCW 28B.15.600.

AMENDATORY SECTION (Amending Order 77-2, filed 7/22/77)

WAC 132J-160-010 PURPOSE. The Board of Trustees of Community College District No. 10 proposes the adoption of policies for administering the refund of tuition and special course/program connected ~~((fees))~~ fees when a student withdraws from school or reduces his class load.

AMENDATORY SECTION (Amending Order 77-2, filed 7/22/77)

WAC 132J-160-020 DEFINITIONS. (1) "Withdraw" - when a student formally leaves school by completing the forms and procedures established by the college.

(2) "Misconduct" - when a student has violated a college rule or policy which results in dismissal from school.

(3) "Tuition" - fees collected by Community College District No. 10 which include the General Tuition Fees ~~((for state general fund))~~, Operating Fees ~~((for local general fund))~~ and the Services and Activities Fees ~~((for local student activities))~~.

(4) "Special Course/Program Connected Fees" - fees other than tuition required for enrollment (i.e., equipment fees, laboratory material fees, etc.).

AMENDATORY SECTION (Amending Order 77-2, filed 7/22/77)

WAC 132J-160-030 SCOPE OF TUITION AND SPECIAL COURSE/PROGRAM CONNECTED FEES REFUND POLICIES. Tuition and special course/program connected fees refunds will be made for the student's reduction in class load or for a student's complete withdrawal from school whether he or she has attended classes or not. Students will forfeit all claims to refund of ~~((tuition))~~ tuition and special course/program connected fees when they discontinue class or classes without completion of the proper forms and procedures according to the published time schedule, discontinue class or classes because of misconduct, and when the tuition and special course/program connected ~~((fees) [are] [is])~~ fees are indicated by the Board of Trustees or the president in the college catalog ~~(([ ]))~~, quarterly course schedule, and/or course announcement as nonrefundable. Community Service course fees are exempt from this policy.

NEW SECTION

WAC 132J-160-045 TUITION AND SPECIAL COURSE/PROGRAM CONNECTED FEES WITHDRAWAL OR REDUCTION IN CLASS LOAD REFUND POLICY. Upon withdrawal from school or reduction in class load and the completion of tuition and special course/program connected fees refund forms the student may receive a refund under the following conditions:

(1) A full refund of general tuition fees, operating fees, and services and activities fees will be made if the student has properly withdrawn prior to the sixth day of instruction of the quarter or ten percent of the class or program, whichever is earlier in the quarter.

(2) A full refund will be made when courses or programs are cancelled, or if the college is in error.

(3) No refund will be made for class/credit reductions after the sixth day of instruction of the quarter or ten percent of the class or program, whichever is earlier in the quarter.

(4) One-half refund will be made on or after the sixth day of instruction of the quarter or ten percent of the class or program and on or prior to the thirtieth calendar day of the quarter or sixty percent of the course or program, whichever is earlier in the quarter.

(5) No refund will be made after the thirtieth calendar day of the quarter or sixty percent of the course or program.

(6) The college shall charge a refund processing fee to be set by the college president.

(7) Refunds of less than five dollars will not be made.

(8) Students who have paid fees for equipment or materials which have a return/refund value must have the instructor or staff person who is responsible for the return/refund complete the appropriate form approving the refund.

(9) Other fees which are nonrefundable and not subject to this policy will be set by the college president and identified as such in the catalog, quarterly course schedule, and/or course announcement.

AMENDATORY SECTION (Amending Order 77-2, filed 7/22/77)

WAC 132J-160-050 APPEAL. Students have the right to appeal the refund policy when there are special circumstances involved. All appeals go to the Office of the Dean for Students.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 132J-160-040 TUITION AND SPECIAL COURSE/PROGRAM CONNECTED FEES WITHDRAWAL OR REDUCTION IN CLASS LOAD REFUND [PROCEDURE] [POLICY].

**WSR 81-22-073**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**GENERAL ADMINISTRATION**  
**(Division of Banking)**  
[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of General Administration, Division of Banking intends to adopt, amend, or repeal rules concerning Costs of examination—Assessment schedules, adding new sections;

that such agency will at 10:00 a.m., Thursday, December 10, 1981, in the Office of Supervisor of Banking, Room 219, General Administration Building, Olympia, Washington 98504, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Thursday, December 10, 1981, in the Office of Supervisor of Banking, Room

219, General Administration Building, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 30.04.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 10, 1981, and/or orally at 10:00 a.m., Thursday, December 10, 1981, Office of Supervisor of Banking, Room 219, General Administration Building, Olympia, Washington 98504.

Dated: November 4, 1981

By: Michael D. Edwards  
Supervisor of Banking

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045.

Pursuant to RCW 30.04.070, the Supervisor of Banking is required to collect from the banks, mutual savings banks, trust companies, and industrial loan companies which he examines the estimated actual costs of such examination. Chapter 241, Laws of 1981, created the Banking Examination Local Fund, a revolving fund into which such fees must be paid, and from which the operational cost of the supervisor's office must be paid. These regulations establish the mechanism for collecting the costs of examinations from the various financial institutions.

These rules were drafted and proposed by M.D. Edwards, State Supervisor of Banking, 219 General Administration Building, Olympia, Washington, Telephone: 753-6520. Together with his staff, the supervisor will be responsible for the implementation and enforcement of the rules.

Chapter 50-44

**SCHEDULE OF COSTS OF EXAMINATIONS**

**WAC**

- 50-44-010 Collection of examination costs—Collection method.
- 50-44-020 Semi-annual asset charge—Assessment.
- 50-44-030 Additional fees and charges—Special examinations—Branch offices.
- 50-44-040 Special assessment for working capital.

**NEW SECTION**

**WAC 50-44-010 COLLECTION OF EXAMINATION COSTS—COLLECTION METHOD.** The requirement of RCW 30.04.070 that the supervisor collect from each bank, mutual savings bank, trust company, or industrial loan company, the estimated cost of his examinations, shall be met in accordance with the procedures established in this chapter. Costs shall be recouped by the following methods: semi-annual asset charges, a charge for each branch office in operation, and an hourly charge for the number of hours spent by division personnel in specialized examinations. In addition, a special assessment will be made over the next two years to provide working capital for the banking examination fund.

**NEW SECTION**

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

**(1) Commercial banks.**

If the bank's total assets are:

The assessment is:

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

Million	Million	\$		Million
0	1	500	.0000850	0
1	10	1,000	.0000850	1
10	100	1,000	.0000800	1
100	300	1,000	.0000600	1
300	500	1,000	.0000575	1
500	700	1,000	.0000538	1
700	900	1,000	.0000525	1
900	1,000	1,000	.0000500	1
1,000	—	1,000	.0000450	1

**(2) Alien banks.**

If the bank's total assets are:

The assessment is:

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

**(3) Mutual savings banks.**

If the bank's total assets are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million	\$		Million
0	100	1,000	.0000500	1
100	200	1,000	.0000225	1
200	500	1,000	.0000200	1
500	1,000	1,000	.0000175	1
1,000	3,000	1,000	.00001625	1
3,000	—	1,000	.0000150	1

**(4) Industrial loan companies.**

If the total assets on a consolidated basis are:

The assessment is:

Over	But not Over	This Amount	Plus	Of Excess Over
Million	Million	\$		Million
0	1	250	.000080	0
1	—	250	.000075	1

The supervisor's office shall forward by first-class mail a notice to each respective financial institution showing the total amount of the asset charge due. The notices shall be mailed during the months of February and August, commencing in February 1982. The asset charge must be received by the office of the supervisor of banking within fifteen days from the time the supervisor's notice is mailed. An additional two hundred dollar penalty shall be assessed if the amount is not paid within the time specified.

**NEW SECTION**

**WAC 50-44-030 ADDITIONAL FEES AND CHARGES—SPECIAL EXAMINATIONS—BRANCH OFFICES.** Each bank, mutual savings bank, trust company or industrial loan company shall pay to the supervisor the following fees:

- (1) For special examinations and reviews, thirty dollars per hour;
- (2) For electronic data processing examination, trust examination, or other examination requiring specialized expertise, thirty dollars per hour;
- (3) For each bank branch in operation at the time of any periodic examination, seventy-five dollars;
- (4) For each industrial loan company branch in operation at the time of any periodic examination, one hundred fifty dollars.

The supervisor shall submit a statement for the foregoing charges following the completion of any applicable examination, and the charges shall be paid not later than fifteen days after submission of such statement.

**NEW SECTION**

**WAC 50-44-040 SPECIAL ASSESSMENT FOR WORKING CAPITAL.** To provide working capital funds to meet salary, travel, and goods and services expenses which do not correlate with receipt of funds from examinations conducted, banks, trust companies, mutual savings banks, and industrial loan companies will be levied an asset

charge at the rate reflected in the following table on each of the following four dates: October 25, 1981, March 1, 1982, October 1, 1982, and March 1, 1983. The assessment charge will be computed on total assets as of the last day of the preceding quarterly period, and shall be paid within fifteen business days of the due date.

Total assets	Semi-annual assessment
0 — 10 million	\$ 750
10 — 50 million	1,500
50 — 100 million	2,500
100 — 300 million	3,000
300 — 500 million	3,500
500 — 1,000 million	4,000
1,000 million	6,000

**WSR 81-22-074**  
**PROPOSED RULES**  
**EDMONDS COMMUNITY COLLEGE**  
**DISTRICT 23**  
 [Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Edmonds Community College District 23 intends to adopt, amend, or repeal rules concerning facilities scheduling and use rule, chapter 132Y-136 WAC;

that such institution will at 2:30 p.m., Thursday, December 10, 1981, in the LYN 424, Edmonds Community College, Lynnwood, Washington 98036, conduct a public hearing relative thereto.

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

The authority under which these rules are proposed is RCW 28B.50.140(7).

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to December 10, 1981, and/or orally at 2:30 p.m., Thursday, December 10, 1981, LYN 424, Edmonds Community College, Lynnwood, Washington 98036.

Dated: November 3, 1981

By: Jennis J. Bapst

Vice President for Administrative Services

**STATEMENT OF PURPOSE**

Title: Facilities Scheduling and Use Rule.

Pursuant to the authority granted by RCW 28B.50.140(7), the Board of Trustees of Community College District 23 wishes to make its facilities available to community groups and state agencies on a short-term rental basis to the extent that such space is available after the needs of academic courses and student activities have been met. These rules are established for the purpose of permitting and controlling such use and for establishing and collecting appropriate usage fees.

The rule contains sections for defining and listing available space; scheduling such space; limiting the usage of the space for certain purposes; and establishing priorities for using the space.

The College Officials Responsible for Developing these Rules are: Jennis Bapst, Vice President for Administrative Services, Scan 241-0280 and Donald Bloom, Director of Facilities, Scan 241-0280; Responsible for Enforcing the Rules: Donald Bloom, Director of Facilities, Edmonds Community College and Yvonne

DeMiero, Program Manager, Edmonds Community College.

These rules are being proposed by Edmonds Community College.

CHAPTER 132Y-136  
 FACILITIES SCHEDULING AND USE RULE

WAC

132Y-136-001 Definitions

SCHEDULING OFFICE

132Y-136-101 Scheduling Office - Duties of the scheduling coordinator

132Y-136-201 Available Space

132Y-136-204 Available Space - Listing of space or premises available

132Y-136-208 Available Space - Priority for use

132Y-136-212 Available Space - Classrooms

132Y-136-216 Available Space - Lease requirements

132Y-136-220 Available Space - Leasing free or rental rate

132Y-136-224 Available Space - Scheduling deadlines

132Y-136-228 Available Space - Prohibition

132Y-136-232 Available Space - Limitations

132Y-136-236 Available Space - Authority of scheduling coordinator

132Y-136-301 Use of facilities for campaign purposes

132Y-136-304 Use of facilities for campaign purposes - Requirements

132Y-136-401 Business sales

132Y-136-404 Business sales - Restrictions

CHAPTER 132Y-136  
 FACILITIES SCHEDULING AND USE RULE

**WAC 132Y-136-001 DEFINITIONS.** (1) "Academic Facilities" shall mean all college owned and/or operated facilities and realty located within the main campus area which are primarily used for classwork and classroom instruction, including all athletic and intramural facilities.

(2) "Accredited Classes" shall mean those classes offered for credit by Edmonds Community College. They include but are not limited to:

(a) Course offerings which appear in current class schedule booklets, or

(b) Workshops, or

(c) Credit and noncredit courses offered through the division of Continuing Education.

(3) College organizations shall mean and include those committees or entities established under college policies, the academic units of the college, the Associated Students of Edmonds Community College and the student organizations recognized by the Associated Students of Edmonds Community College.

(4) "Laboratories" are rooms with special purpose equipment for student participation, experimentation, observation, or practice in a field of study. Such rooms include class laboratories, special class laboratories, individual study laboratories, and nonclass laboratories as defined in the Higher Education Facilities Inventory and Classification Manual.

(5) "Noncollege organizations" shall mean and include private entities and other individuals, associations and corporations not directly associated with Edmonds Community College.

(6) "Scheduling coordinator" shall mean the individual responsible for implementing this Facilities Scheduling and Use Rule.

**WAC 132Y-136-101 SCHEDULING OFFICE - DUTIES OF THE SCHEDULING COORDINATOR.** (1) The scheduling office is responsible for coordinating all arrangements relative to meetings, conferences, workshops, social functions and other events involving the use of campus facilities. Advance scheduling as far ahead as a full year is strongly recommended.

(2) Any organization, club or individual with an outstanding balance in the scheduling office will not be allowed to schedule until all bills are paid.

(3) In planning various group functions, requests for the following items should be directed to the scheduling office.

(a) Campus maps.

(b) Special arrangement of furniture, podiums, and other equipment, construction of special platforms.

(c) Audio-visual equipment such as movie projectors, tape recorders, public address systems, etc.

(d) Parking permits.

(4) Any division or college organization may obtain use of college facilities by filing with the scheduling office a request for the use of college facilities at least seven (7) days before the event; provided, however, the time requirement shall be waived whenever reasonable cause is shown.

(5) Scheduling requests shall include the following information:

(a) The name of the organization or organizations sponsoring the program.

(b) The name of the speaker and the general topic of address and/or program.

(c) The number of persons expected to attend.

(d) Any special facilities or equipment required for the presentation of the program.

(e) The organization's preferences, if any, for specific facilities.

(6) Upon receiving such information the scheduling office shall within 48 hours assign in writing an appropriate room or space for the meeting and shall assist the sponsoring organization or organizations in arranging for the special equipment that may be required. In assigning space the scheduling office shall consider the size of the facility required, other events scheduled by prior request, and the preferences of the requesting organization, unless the scheduling office deems the requested facilities to be inappropriate for the proposed use, or otherwise unavailable. The scheduling office shall consider all facilities, and after consultation with the office authorized to schedule space in the particular facility, may assign any appropriate facility in the college for speakers or programs.

(7) If the sponsoring organization objects to the space or date assigned, it may appeal the scheduling office decision to the Dean of Instruction who shall render a decision within five business days.

(8) Individual students, faculty members, and staff may form ad hoc organizations for the express purpose of inviting a particular speaker or program to address them and others on a specific occasion by filing with the scheduling office a statement of intention and sponsorship. The statement of intention and sponsorship shall be signed by at least three students, faculty members, or staff members and shall state the name of the speaker, the subject of his talk, and the purpose of the sponsors in inviting him. The statement shall also contain a certificate signed by the three sponsors stating that they are acting as individuals and not on behalf of any division or organization. The statement of intention and sponsorship shall be accompanied, when required, by payment in advance of the fee for use of the facility. Each signator is individually liable for any damages, costs, or charges incurred as a result of the scheduled event.

**WAC 132Y-136-201 AVAILABLE SPACE.** The college property available for scheduling and use in accordance with the provisions of this policy shall be limited to:

(1) Classrooms (lecture and seminar) and certain specified conference rooms within academic facilities;

(2) Laboratories;

(3) Gymnasium;

(4) Student Lounge and Cafeteria; and

(5) Unassigned office space

**WAC 132Y-136-204 AVAILABLE SPACE - LISTING OF SPACE OR PREMISES AVAILABLE FOR LEASING OR RENTING.** All college space or premises available for leasing or renting under the authority of this Facilities Scheduling and Use Rule shall be listed in the scheduling coordinator's office, together with the corresponding lease fee or rental rate.

**WAC 132Y-136-208 AVAILABLE SPACE - PRIORITY FOR USE.** Scheduling of academic facilities space shall be on a first in time of application basis: Provided, that where a lease has not been executed, college organizations shall have priority over noncollege organizations: And provided further, that the academic needs of the institution shall have first priority where a lease has not been executed.

**WAC 132Y-136-212 AVAILABLE SPACE - CLASSROOMS.** Classrooms may be made available for scheduling and use weekdays between the hours of 7:00 a.m. and 10:00 p.m. when not in use by accredited classes and weekends between the hours of 8:15 a.m. and 5:00 p.m.: Provided, the college has sufficient personnel available to open and close the facilities.

**WAC 132Y-136-216 AVAILABLE SPACE - LEASE REQUIREMENT.** All noncollege persons and organizations desiring to use space in accordance with this Facilities Scheduling and Use Rule shall execute a lease with the scheduling coordinator for temporary or short-term use of college space. The lease may include a description of the premises or space leased, the rental rate, the names of the individuals responsible for the debts of the lessee, the nature and purpose of the intended use, time of use, number of people expected, price of admission, if any, amount of deposit, if any, food service charges, special use or set up charges, statement of responsibility for damages, verification of insurance coverage and other pertinent information, including but not limited to, a statement that the lessee agrees to adhere to and abide by all rules and regulations of Edmonds Community College.

**WAC 132Y-136-220 AVAILABLE SPACE - LEASING FEE OR RENTAL RATE.** The leasing fee or rental rate for use of college space available in accordance with this Facilities Scheduling and Use Rule shall be available in the office of the college scheduling coordinator. Lease fees or rental rates may be different for college organizations than for noncollege organizations, and for usage which involves fund raising either through solicitation of donations or by admission charge. The lease fee or rental rate shall be established by the president. The college reserves the right to change the rates without notice: Provided, that such changes shall also be available in the office of the scheduling coordinator.

**WAC 132Y-136-224 AVAILABLE SPACE - SCHEDULING DEADLINES.** All applications for the leasing or rental of space shall be submitted in writing, together with a written food service guarantee, if any, not less than ten calendar days in advance of the date requested and a lease or rental agreement shall be executed not less than ten calendar days prior to the date requested.

**WAC 132Y-136-228 AVAILABLE SPACE - PROHIBITION.** College organizations or members of the staff, faculty, students or administration of Edmonds Community College shall not be permitted to assume co-sponsorship for another group or individual in order to favorably affect scheduling priority or to reduce the costs otherwise chargeable to such other group or individual.

**Reviser's Note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**WAC 132Y-136-232 AVAILABLE SPACE - LIMITATIONS.** College facilities available to noncollege organizations through the scheduling office may be used for religious worship, training, instruction, or prayer meetings when available and at full rental charge rates: Provided, that such facilities may not be scheduled, leased, rented, or used on a regular series basis, daily, weekly, monthly, etc., or in any manner that establishes a consistent pattern of the aforementioned religious usage of college facilities.

**WAC 132Y-136-236 AVAILABLE SPACE - AUTHORITY OF SCHEDULING COORDINATOR.** The scheduling coordinator of Edmonds Community College may impose special conditions or additional requirements where necessary to meet proper health or safety standards, or to assure compliance with college rules, upon any organization as a condition precedent to the scheduling, leasing or renting of college facilities.

**WAC 132Y-136-301 USE OF FACILITIES FOR CAMPAIGN PURPOSES.** No political candidate or group supporting specific candidates for political office, or persons or groups campaigning for specific political issues, or political candidates can use college space or facilities free of charge, or receive college support for those political activities. Furthermore, no college equipment, including duplicating machines, computers, telephones, mailing services or supplies may be used free of charge for political or other noncollege purposes.

**WAC 132Y-136-304 USE OF FACILITIES FOR CAMPAIGN PURPOSES - REQUIREMENTS.** Edmonds Community College has been established for public benefit rather than for the benefit of any private endeavors. Consequently, private organizations composed solely of students, faculty members, and staff members of Edmonds Community College, and others may use college facilities and services for political and other community-oriented activities, subject to applicable

scheduled rental charges and college rules, regulations and procedures. Conditions for all such use include, in addition to previously mentioned rental charges, reimbursement for the use of telephones and other utilities or services, maintenance and security, campus mail services, postage, vehicles, computer time and other incidental costs. In no case may college facilities or services be used to establish or maintain an office or headquarters for a political candidate or partisan political cause. Rules, regulations, policies, procedures and practices regarding the use of college facilities shall not discriminate or promote discrimination among political parties or groups solely on the basis of their particular political viewpoint.

**WAC 132Y-136-401 BUSINESS SALES.** The soliciting, selling, exposing for sale, or offering to sell of any goods, services, articles, wares, or merchandise of any nature whatsoever, within the boundaries of Edmonds Community College property is prohibited except by written permission of the president: Provided, that this section shall not apply to private, personal, noncommercial sales between individuals where no general or public solicitation, exposure for sale or offer to sell is involved.

**WAC 132Y-136-404 BUSINESS SALES - RESTRICTIONS.** Edmonds Community College property and facilities may not be used for the activities set forth in WAC 132Y-136-401 unless such activities serve the purposes and needs of the college and are sponsored by a college department, agency, or recognized organization. Such activities should only be permitted where they complement the services provided by local businesses.

**WSR 81-22-075  
PROPOSED RULES  
EDMONDS COMMUNITY COLLEGE  
DISTRICT 17**

[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 28B.19.030, that the Edmonds Community College District 23 intends to adopt, amend, or repeal rules concerning lobbying rules, chapter 132Y-175 WAC;

that such institution will at 2:30 p.m., Thursday, December 10, 1981, in the LYN 424, Edmonds Community College, Lynnwood, Washington 98036, conduct a public hearing relative thereto.

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

The authority under which these rules are proposed is RCW 42.17.190.

Interested persons may submit data, views, or arguments to this institution in writing to be received by this institution prior to December 10, 1981, and/or orally at 2:30 p.m., Thursday, December 10, 1981, LYN 424, Edmonds Community College, Lynnwood, Washington 98036.

Dated: November 3, 1981

By: Jennis J. Bapst

Vice President for Administrative Services

**STATEMENT OF PURPOSE**

Title: Lobbying Activities of College Employees.

RCW 42.17.190 regulates the legislative activities of state agencies and other units of government. The rules contained in this chapter are established in order to assure that the lobbying activities of the employees of

Community College District 23 fall within the limitations of applicable Washington state law and are completely and accurately reported according to the regulation of the Public Disclosure Commission.

The rule specifies how employees are authorized to participate in lobbying activities and provides for reporting such activities.

The College Official Responsible for Drafting these Rules is: Jennis Bapst, Vice President for Administrative Services, Scan 241-0280; Responsible for Enforcing the Rules: Thomas Nielson, President, Edmonds Community College.

These rules are being proposed by Edmonds Community College.

**CHAPTER 132Y-175  
LOBBYING**

WAC

132Y-175-001 Lobbying Rules

**CHAPTER 132Y-175  
LOBBYING**

**WAC 132Y-175-001 LOBBYING - RULES.** Lobbying permitted by RCW 42.17.190 on behalf of Edmonds Community College is limited specifically to the members of the Board of Trustees, the president and those authorized by the president in writing to the person so authorized. Persons participating in lobbying activities are required to report these activities to the president in such a form and detail as to enable the president to meet the reporting requirements of RCW 42.17.190 and the Public Disclosure Commission (RCW 42.17.350).

**WSR 81-22-076  
ADOPTED RULES  
LOWER COLUMBIA COLLEGE**

[Order 81-1, Resolution 81-1—Filed November 4, 1981]

Be it resolved by the board of trustees of the Lower Columbia College, acting at Founders' Room, Lower Columbia College, Longview, Washington, that it does promulgate and adopt the annexed rules relating to Title 132M WAC.

This action is taken pursuant to Notice No. WSR 81-10-054 filed with the code reviser on May 4, 1981. Such rules shall take effect pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.50.140(113) and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED June 10, 1981.

By James H. Callihan  
Personnel/Records Officer

**Reviser's Note:** The material contained in this filing will appear in a subsequent issue of the Register as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

**WSR 81-22-077**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
 [Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Licensing intends to adopt, amend, or repeal rules concerning WAC 308-100-010, 308-100-020, 308-100-050, 308-100-060, 308-100-070, 308-102-012, 308-102-210, 308-102-260, 308-102-290, 308-102-013, 308-104-015, 308-104-025, 308-104-040, 308-104-050, 308-104-056, 308-104-058, 308-104-100, 308-104-120, 308-104-150, 308-104-160, 308-104-170, 308-104-180, 308-104-020 and 308-104-030;

that such agency will at 10:00 a.m., Tuesday, December 8, 1981, in the 4th Floor Conference Room "B", Highways-Licenses Building, Olympia, Washington, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 10:00 a.m., Tuesday, December 8, 1981, in the 4th Floor Conference Room "B", Highways-Licenses Building, Olympia, Washington.

The authority under which these rules are proposed is RCW 46.01.110 and 46.29.030.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 8, 1981, and/or orally at 10:00 a.m., Tuesday, December 8, 1981, 4th Floor Conference Room "B", Highways-Licenses Building, Olympia, Washington.

Dated: October 19, 1981

By: James R. Silva  
 Assistant Attorney General

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Department of Licensing.

Description of Rules: Rules of procedure with respect to licensing of drivers and rules with respect to formal hearings involving the suspension of driver's licenses.

Statutory Authority: RCW 46.01.110 and 46.29.030.

Summary of Rules: WAC 308-100-010 Enlarges the number of vehicles for which a special endorsement on a driver's license is necessary in order to operate; 308-100-020 Substitutes Department of Licensing for Department of Motor Vehicles; 308-100-050 Changes the fee charged for examination for driver license endorsement; 308-100-060 Deletes requirements on waiver forms; 308-100-070 Repealed; 308-102-012 The department may consider comparative negligence in setting security under the financial responsibility law; 308-102-210 Revision of sites for formal hearings; 308-102-260 Expands admissible evidence to be allowed at formal hearings; 308-102-290 Clarifies previous section; 308-102-013 Repealed; 308-104-015 Clarifies information needed to be contained in alcoholism treatment reports; 308-104-025 Provides guidelines for department license suspension action based upon an accumulation of traffic offenses; 308-104-040 Clarifies qualifications for application for driver's licenses and identicards; 308-104-050

Clarifies waiver of driver education requirement; 308-104-056 Clarifies beginning date for revocations and suspensions; 308-104-058 Sets forth requirements for the department when it takes "no suspension" action following court reports of conviction; 308-104-100 Clarifies requirements for occupational driver's license qualifications; 308-104-120 Clarifies those times when the Department of Licensing will suspend driver's licenses for out-of-state reckless driving convictions; 308-104-150 Sets up terms and fees for drivers address requests from the public; 308-104-160 Defines nonmoving violations; 308-104-170 Defines effective alcoholism treatment program for habitual offenders; 308-104-180 Clarifies when the department will stay an habitual offender revocation; 308-104-020 Repealed; and 308-104-030 Repealed.

The Department of Licensing and its director have the responsibility for drafting, implementing and enforcing these rules: John Gonzalez, Director, Washington State Department of Licensing, Highways-Licenses Building, Olympia, Washington 98504, Telephone: 206/753-6915.

These rules were proposed by the Driver Services Division of the Department of Licensing.

These rules were promulgated pursuant to RCW 46.01.110 and 46.29.030.

#### AMENDATORY SECTION (Amending Order 106 MV, filed 8/17/71)

WAC 308-100-010 VEHICLES REQUIRING ENDORSEMENT FOR THEIR OPERATION. The director of the department of ~~((motor vehicles))~~ licensing hereby finds that all motor trucks having three axles; truck-tractors having three axles; for-hire vehicles having three or more axles or designed to carry nine or more passengers; crew busses having three or more axles or designed to carry nine or more passengers; state, private and civic organization busses having three or more axles or designed to carry nine or more passengers; school busses; auto stages designed to carry nine or more passengers; and private carrier busses, require special operating skills by the drivers of those vehicles. All persons driving such vehicles must secure from the department of ~~((motor vehicles))~~ licensing an endorsement on their driver's license designated as INTERMEDIATE.

Reviser's Note: Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

#### AMENDATORY SECTION (Amending Order 106 MV, filed 8/17/71)

WAC 308-100-020 COMBINATION MOTOR VEHICLES REQUIRING AN ENDORSEMENT FOR THEIR OPERATION. The director of the department of ~~((motor vehicles))~~ licensing hereby finds that all motor trucks and truck-tractors operated in combination with any semi-trailers or trailers, when such trailers are in excess of 5,000 pounds gross weight, require special operating skills by the drivers of those combination vehicles. All persons driving such combination vehicles must secure from the department of ~~((motor vehicles))~~ licensing an endorsement on their driver's licenses designated as COMBINATION.

#### AMENDATORY SECTION (Amending Order 691101, filed 11/26/69)

WAC 308-100-050 FEES. The basic fee for the obtaining of an endorsement shall be five dollars or such lesser sum as the director may from time to time require. The examination fee for any person seeking an endorsement, without a waiver, shall be ~~((two))~~ three dollars, which is in addition to the basic five dollar fee. These fees are in addition to the regular drivers' licensing fees.

AMENDATORY SECTION (Amending Order Order 691101, filed 11/26/69)

WAC 308-100-060 WAIVER APPLICATION AND FORMS. An application for a waiver from examination must be submitted on forms supplied by the department of ~~((motor vehicles))~~ licensing. ~~((The forms shall be substantially as follows:~~

~~1. Waiver Certificate by Employer or Union Dispatcher Classified Driver's License:~~

~~The undersigned employer or dispatcher of a union is required upon notice to furnish qualified and competent drivers, upon information and belief hereby certifies that~~

.....  
(Name of Employee)

CHECK ONE OF THE FOLLOWING:

~~(1) ..... Is well qualified by previous driving experience to operate the type of vehicle or vehicles covered by the special endorsement for which he has applied.~~

~~(2) ..... Has satisfactorily completed a training course given by this employer or union dispatcher, which course has been approved by the director of motor vehicles. When was the course taken? ..... Where? ..... By whom was it given? .....~~

~~This certification is made for the purpose of complying with RCW 46-20.460 and in no way warrants that the above named employee will operate the vehicle or vehicles to which his endorsement applies with due care:~~

~~Dated this ..... day of ..... 19...~~

.....  
(Name and title of person authorized to sign on behalf of employer or union)

~~2. Waiver Certificate by Self-employed -- Classified Driver's License:~~

~~I, ..... Driver's License No. ....~~

~~hereby certify that I am self-employed, and that the following statements I have checked are true and correct:~~

(CHECK ALL STATEMENTS WHICH APPLY)

~~(1) ..... I have been engaged in driving a vehicle or vehicles for a minimum of one year on the public highways.~~

~~(2) ..... I have completed an approved driver training course or examination. When was the course or examination given? ..... Where was the course or examination given? .....~~

~~By whom was the course or examination given? .....~~

~~I am applying for the following endorsement: .....~~

~~Dated this ..... day of ..... 19...~~

.....  
(Signature of Applicant))

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

**Reviser's Note:** The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

REPEALER

The following sections of the Washington Administrative Code are each repealed:

(1) WAC 308-100-070 EFFECTIVE DATE FOR ENDORSEMENT REQUIREMENTS

AMENDATORY SECTION (Amending Order 228, filed 12/31/74)

WAC 308-102-012 AMOUNT OF SECURITY - EFFECT OF COMPARATIVE NEGLIGENCE. The department ~~((shall))~~ may determine the percentage of negligence attributable to any person claiming injury or damage in twenty-five percentile units and then ~~((shall))~~ may reduce the amount of security in proportion to that percentage: PROVIDED, That the department shall not require security if the person claiming injury or damage is ninety percent or more negligent.

AMENDATORY SECTION (Amending Order MV-302, filed 3/31/75)

WAC 308-102-210 FORMAL HEARING - TIME AND PLACE. If a timely request for a formal hearing is made, the department shall notify the licensee of the time and place of such hearing in writing, and mail such notice to the last address of record, at least twenty (20) days in advance of the hearing date. ~~((Such))~~ The hearing shall be held ~~((in the county where the licensee resides))~~ within a reasonable distance of the county wherein the licensee resides or, if the licensee is a nonresident of Washington, in the county where the accident occurred.

AMENDATORY SECTION (Amending Order 466-DOL, filed 12/30/77)

WAC 308-102-260 HEARING OFFICER - DUTIES. The hearing officer, in making his her decision at the formal hearing, shall consider:

- (1) Sworn oral testimony offered by the licensee.
- (2) Sworn oral testimony offered by witnesses on behalf of the licensee.
- (3) Sworn oral testimony offered by the individual(s) who sustained the loss.
- (4) Sworn oral testimony offered by witnesses on behalf of the individual (s) who sustained the loss or offered by the representative of the insurance carrier who has a subrogated interest therein.
- (5) Court records of convictions or bail forfeitures submitted to the Department of Licensing and arising out of the accident in question.
- (6) ((Any other evidence related to the issues before the hearing.)) Traffic collision reports completed by a police officer who investigated the accident, all reports and other information submitted to the department by the individual(s) who sustained the loss or the insurance carrier who has a subrogated interest therein, records and documents in the possession of the department of which it desires to avail itself, repair estimates, repair and medical bills, towing bills and any other reasonably accounting of a loss proximately arising from an accident or photocopies thereof.
- (7) Any other evidence related to the issues before the hearing which have probative value commonly accepted by reasonable, prudent persons in the conduct of their affairs.

AMENDATORY SECTION (Amending Order MV-349, filed 1/28/76)

WAC 308-102-290 FORMAL HEARING - FINDINGS, CONCLUSIONS AND DECISIONS. At the conclusion of the formal hearing, the hearing officer shall, as soon as practical, make and enter findings of fact, conclusions of law and an order. They shall either affirm, rescind or modify the terms of the previous departmental order concerning the deposit of security or suspension. If the hearing officer is not authorized to make final determinations, the director or his her authorized representative(s) shall review the recommendations together with the transcript or recording of the hearing and all evidence of record, and shall enter a final order which affirms, rescinds or modifies the departmental order of suspension. Copies of the findings of fact, conclusions of law and order so entered shall be sent to the licensee.

If the order of the department is affirmed, the department shall suspend the driver's license or nonresident driving privilege of the licensee, but the order of suspension shall carry an effective date of thirty (30) days after the date of mailing, during which time the licensee may comply with the terms of the order.

If the order of the department is reversed, the department shall cancel its previous order.

If the order of the department is modified, the department shall nonetheless ~~((suspend [suspend]))~~ suspend the driver's license or nonresident driving privilege of the licensee ~~((for failure to post the required security and file proof of financial responsibility for the~~

future)), but the order of suspension shall carry an effective date of thirty (30) days after the date of mailing, during which time the licensee may comply with the terms of the order.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### REPEALER

The following sections of the Washington Administrative Code are each repealed:

(1) WAC 308-102-013 AMOUNT OF SECURITY - EXEMPTION BECAUSE OF AGE OF DAMAGED VEHICLE

#### NEW SECTION

WAC 308-104-015 ALCOHOLISM TREATMENT. Whenever the department suspends the driving privilege of a person, pursuant to RCW 46.20.291, for the reasons set forth in RCW 46.20.031(4), reinstatement shall be contingent upon the department receiving a report confirming that the person has participated for a least sixty (60) days in an alcoholism treatment program meeting the requirements of WAC 275-15-020(2) or WAC 275-15-020(5). Said report shall be provided by an approved and accredited facility as defined in either WAC 275-15-030(9) or WAC 275-15-030(10).

The treatment report must be completed by an administrator or alcoholism counselor as defined in WAC 275-15-030, on a form provided by the department.

The department may waive the sixty-day treatment requirement in whole or in part upon a showing that the full sixty days of treatment would not be in the best interests of the person's recovery progress.

#### NEW SECTION

WAC 308-104-025 EFFECT ON ACCUMULATION OF TRAFFIC OFFENSES. Whenever the official records of the department show that a person has committed at least three traffic offenses within a one-year period, or at least four traffic offenses within a two-year period, the department may require the person to appear for a driver improvement interview, as provided in Chapter 46.20, RCW; PROVIDED, That when a person has committed fewer traffic offenses than set forth in this section, the department may require the person to appear for a driver improvement interview or suspend the person's driving privilege when such action appears to be in the interest of the safety of other persons on the highways.

For purposes of this section "traffic offense" means a conviction as defined in RCW 46.20.270, or a finding that a traffic infraction has been committed as defined in RCW 46.63.020.

#### AMENDATORY SECTION (Amending Order 468-DOL, filed 12/30/77)

WAC 308-104-040 DRIVER'S LICENSES ((NOT VALID)) FOR IDENTIFICATION AND IDENTICARDS. No identicard shall be issued, nor shall any Washington state driver's license be issued, ((except that the same be marked "not valid for identification")) unless the applicant therefor shall have satisfied the ((examiner)) department regarding his/her identity. In no event shall an applicant be deemed to have satisfied identity requirements of this rule, unless he/she displays or provides the ((examiner)) department with at least two of the following:

- (1) ((A department of licensing pre-bit;
- (2)) An expired or expiring driver's license which contains the signature and/or a photograph of the applicant;
- ((3)) (2) A valid Washington State identicard;
- ((4)) (3) A nationally or regionally known credit card containing the signature and/or photograph of the applicant;
- ((5)) (4) An identification card issued by the United States, any state, or any agency of either(;) of a kind commonly used to identify the members or employees of such government agencies, (including military I.D. cards) and which contain the signature and/or the photograph of the applicant;
- ((6)) (5) Any certificate or other document issued by any governmental agency commonly used for the purpose of establishing identities;

((7)) (6) An affidavit of the applicant, or in case the applicant is a minor, an affidavit of his parent or guardian;

((8)) (7) Such other documentary evidence as in the opinion of the ((examiner)) department clearly establishes the identity of the applicant.

#### AMENDATORY SECTION (Amending Order 468-DOL, filed 12/30/77)

WAC 308-104-050 WAIVER OF DRIVER EDUCATION REQUIREMENT - WHEN GRANTED. No waiver of the traffic safety education course requirement for applicants under the age of 18 years shall be issued unless:

(1) The parent, guardian, or other person having the care, custody and control of the applicant certifies that the applicant ((was)) is:

(a) Unable to take or successfully complete a traffic safety education course and the reasons therefor((e)), and

(b) That there exists an immediate need to operate a motor vehicle. The immediate need shall be set forth in as much detail as possible. For the purpose of meeting this requirement, "an immediate need exists" shall be construed to mean that the capability to drive will reduce or help eliminate the negative consequences of the situation that created the immediate need to drive. If operating a motor vehicle does not reduce the hardship which was created by the situation, "an immediate need" does not exist; and

(2) The waiver is approved by a majority of a three member committee consisting of two department of licensing members which shall include any two of the following: The assistant director for driver services, ((the financial responsibility manager)) the administrator of driver control, the administrator of ((the)) driver improvement ((section)) the administrator or assistant administrator(s) for driver ((examining)) operations, and one member ((of which)) who shall be the supervisor of driver and safety education in the office of the superintendent of public instruction or his/her designee. The committee shall have the power to set definite restrictions as to hours of the day and routes or areas of travel permitted under the waiver until the applicant has completed a driver education course or has reached the age of 18 years.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

#### AMENDATORY SECTION (Amending Order MV-222, filed 10/29/74)

WAC 308-104-056 CONVICTIONS-REVOCAION AND SUSPENSION TERMS. Except for a violation of driving while revoked, the ((The)) department shall suspend or revoke the driver's license or nonresident driving privilege of every person who is convicted of a violation requiring such suspension or revocation, ((except the violation of driving while revoked;)) the term of which shall commence on the date of conviction: PROVIDED, That the term of such suspension or revocation shall commence thirty days from the date of conviction, if said person ((had, on the date of such conviction, a valid driver's license which was not then surrendered to the court or, if said person)) shall have declared at the time of conviction his/her ((intent)) intention to petition for an occupational license and the court shall have stayed the effect of such mandatory suspension or revocation not more than thirty days: PROVIDED FURTHER, That the term of such suspension or revocation shall commence fifteen days from the date the department ((receives)) mails notice(;) if, absent an indication of the person's intention to petition for an occupational license, the court ((fails to transmit an abstract of conviction to the department within thirty days of such conviction)) failed to secure the immediate forfeiture of the driver's license of such convicted person or an affidavit from such convicted person that the driver's license was lost or stolen ((- PROVIDED FURTHER, That the term of such suspension or revocation shall commence on the date that the department receives notice of such conviction if, at the time of the receipt of the notice, the said person's driver's license or nonresident driving privilege is suspended or revoked for any reason by past action of the department)).

**Reviser's Note:** Errors of punctuation or spelling in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

**NEW SECTION**

**WAC 308-104-058 CONVICTIONS - COURT RECOMMENDATIONS.** The department shall suspend or revoke the license or permit to drive or any nonresident driving privilege of any person convicted of the violation named in RCW 46.61.502 or the violation named in RCW 46.61.504, notwithstanding a court's recommendation to the contrary pursuant to RCW 46.61.515(5) (a), when the department's record shows any one of the following:

(1) The person has within the five years immediately preceding the current conviction:

(a) A previous conviction of driving while under the influence of intoxicating liquor or drugs;

(b) A previous conviction of being in physical control of a motor vehicle while under the influence of intoxicating liquor or drugs;

(c) A previous license or permit to drive revocation or nonresident's driving privilege revocation imposed, pursuant to RCW 46.20.308, for refusal to submit to a chemical test or tests to determine alcoholic content of blood;

(d) Been previously placed in a deferred prosecution program for either the offense of driving while under the influence of intoxicating liquor or drugs or being in physical control of a motor vehicle while under the influence of intoxicating liquor or drugs.

(2) The person was at the time of the arrest for the offense within the terms of a driver improvement probation imposed, pursuant to RCW 46.20.335.

**AMENDATORY SECTION** (Amending Order MV-349, filed 1/28/76)

**WAC 308-104-100 OCCUPATIONAL DRIVER'S LICENSE - PERSON ELIGIBLE.** The department shall issue an occupational driver's license to any person who has had his/her driver's license suspended or revoked because of a conviction ~~((or))~~ or bail forfeiture for any offense relating to motor vehicles, other than negligent homicide ~~((or manslaughter))~~, provided, (1) the person is eligible pursuant to the provisions of ~~((RCW 46.20.390))~~ RCW 46.20.380 and RCW 46.20.391, (2) the person had an unexpired Washington driver's license on the date of conviction for said offense, (3) the person did not have his/her resident driver's license suspended or revoked for any reason on the date of conviction for said offense, (4) the person had not been required on the date of conviction to surrender his/her Washington driver's license to the department for ~~((the))~~ failure to maintain the filing of proof of financial responsibility for the future ~~((on the date of conviction))~~ for said offense, or (5) the person has not within a one-year period been convicted of the violation named in RCW 46.61.502 or the violation named in RCW 46.61.504 regardless of the court's recommendation pursuant to RCW 46.61.515(5)(a).

**AMENDATORY SECTION** (Amending Order MV-349, filed 1/28/76)

**WAC 308-104-120 EXTRA-TERRITORIAL CONVICTIONS - HEARING.** Any person notified of the suspension of his/her driver's license pursuant to RCW 46.20.300 may within 15 days of the mailing date indicated on the notice of suspension/revocation, request an administrative hearing before a hearing officer appointed by the director who shall conduct such hearings.

Upon receipt of a timely request for a hearing, the department shall convene the hearing as provided in RCW 46.20.329 and RCW 46.20.332, considering only the following issues:

(1) Whether the licensee was convicted in another state of an offense which, if committed in this state, would be grounds for the suspension or revocation of the driver's license or nonresident driving privilege.

(2) Whether ~~((the))~~ any reckless driving statute under which the licensee ~~((was))~~ may have been convicted in the other state provides for the suspension of the licensee's privilege to drive in that state.

The department need not show that the evidence upon which the licensee was convicted would have been sufficient to convict in this state, but need only show that the violation with which he/she was charged would have been grounds for suspension or revocation in this state.

**NEW SECTION**

**WAC 308-104-150 ADDRESS REQUESTS - TERMS AND FEES.** The department may respond to written requests for addresses of persons whose driving records are maintained by said department: PROVIDED, That said addresses shall not be used for business solicitation or promotional purposes. The individual or agency requesting

the address must supply the department with the full name and the driver's license number or date of birth of each person whose address is requested. The department may deny address information to any person or agency when it has reason to believe that releasing such information could result in harm to the safety or well-being of the person whose address has been requested.

The department shall collect in advance a fee of two dollars for each address requested in a single listing up to and including ten addresses, and fifteen cents for each additional address on that single listing: PROVIDED, That the addresses will be provided all governmental agencies without charge.

**NEW SECTION****WAC 308-104-160 NONMOVING VIOLATION DEFINED.**

(1) A "nonmoving violation" as used in RCW 46.65.020 shall mean any violation in Title 46, RCW, other than those included in the following list:

(a) DRIVING WHILE UNDER THE INFLUENCE OF INTOXICANTS OR DRUGS

(b) RECKLESS DRIVING

(c) HIT AND RUN (OCCUPIED VEHICLE)

(d) NEGLIGENT HOMICIDE

(e) DRIVING WHILE DRIVING PRIVILEGE SUSPENDED OR REVOKED

(f) ELUDING POLICE VEHICLE

(g) RACING

(h) EMBRACING

(i) MANSLAUGHTER

(j) SPEED TOO FAST FOR CONDITIONS

(k) SPEED 1 TO 14 MPH EXCESS

(l) SPEED 15 TO 29 MPH EXCESS

(m) SPEED OVER 29 MPH EXCESS

(n) FAILURE TO STOP

(o) DISOBEY ROAD SIGN

(p) IMPROPER LANE CHANGE

(q) IMPROPER LANE TRAVEL

(r) PROHIBITED TURN

(s) UNNECESSARY NOISE

(t) NEGLIGENT DRIVING

(u) WRONG WAY ON ONE-WAY STREET

(v) DRIVING OVER CENTER LINE

(w) DRIVE WRONG SIDE OF ROAD

(x) STRADDLING CENTERLINE

(y) FAILURE TO YIELD RIGHT OF WAY

(z) DISOBEY SIGNALMAN

(aa) DISOBEY SCHOOL PATROL

(bb) DRIVING WITHOUT LIGHTS

(cc) FAILURE TO DIM LIGHTS

(dd) FOLLOWING TOO CLOSELY

(ee) IMPROPER TURN

(ff) FAILURE TO SIGNAL OR IMPROPER SIGNAL

(gg) PASSING STOPPED SCHOOL BUS

(hh) DRIVING ON SHOULDER OR SIDEWALK

(ii) VIOLATING LICENSE RESTRICTION(S)

(jj) CARRYING PASSENGER IMPROPERLY

(kk) IN PHYSICAL CONTROL OF VEHICLE WHILE UNDER THE INFLUENCE OF ALCOHOL OR DRUGS

(ll) FAILURE TO USE DUE CARE

(mm) CROSSING FIRE HOSE

(nn) CARRY PASSENGERS OUTSIDE VEHICLE

(oo) IMPROPER BACKING

(pp) OBSTRUCTED VISION OR CONTROL

(qq) FOLLOWING EMERGENCY EQUIPMENT

(rr) CROSSING DIVIDER

(ss) INATTENTION

(tt) IMPROPER MIRRORS

(uu) ILLEGAL VEHICLE EQUIPMENT

(vv) HANDLE BARS OVER HEIGHT

(ww) ILLEGAL LIGHTS

(xx) DEFECTIVE EQUIPMENT (LIGHTS, BRAKES, TIRES, STEERING, WINDSHIELD WIPERS)

(yy) VIOLATION, RCW 46.20.336

(zz) NO GOGGLES, WINDSHIELD OR FACE SHIELD

(aaa) IMPROPER OVERTAKING OR PASSING

(bbb) HIT AND RUN (ATTENDED VEHICLE)

(ccc) IMPEDING TRAFFIC

(ddd) MORE PERSONS THAN PROVIDED FOR AN MOTORCYCLE

(eee) OPERATING MOPED ON FREEWAY

(fff) WEARING EARPHONES.

(2) For the purposes of RCW 46.65.020(1)(c), the department shall consider convictions of driving while driving privilege suspended only if the violation actually occurred prior to eligibility date of license reinstatement and the department would normally have imposed a like period of resuspension of the driving privilege.

#### NEW SECTION

**WAC 308-104-170 ALCOHOLISM TREATMENT PROGRAM.** (1) For the purposes of Title 46 RCW, a person shall be deemed to have undertaken and followed a course of treatment for alcoholism on a program approved by the department of social and health services if he or she has been under said program for at least sixty days; **PROVIDED**, That the department may accept a shorter treatment term upon a showing that the full sixty days of treatment would not be in the best interests of the person's recovery progress.

(2) The term "program approved by the department of social and health services," as used in Title 46 RCW, shall mean an alcoholism treatment program meeting the requirements of WAC 275-15-020(5).

#### NEW SECTION

**WAC 308-104-180 STAY OF HABITUAL TRAFFIC OFFENDER REVOCATION.** When a person's driving privilege has been revoked as the result of a hearing pursuant to Chapter 46.65, RCW, the department shall stay the effective date of the revocation only:

(1) When, not more than thirty days after the effective date of the revocation, there is a showing of good cause; or

(2) When the department receives from a superior court an order to stay the effective date of the revocation.

**PROVIDED**, That in either case above, the person must give and maintain proof of financial responsibility as provided in Chapter 46.29, RCW, and pay a ten dollar reinstatement fee as provided in RCW 46.20.311.

#### REPEALER

The following sections of the Washington Administrative Code are each repealed:

(1) WAC 308-104-020 POINT SYSTEM

(2) WAC 308-104-030 EFFECT OF POINT ACCUMULATION

### WSR 81-22-078

#### ADOPTED RULES

### CHIROPRACTIC EXAMINING BOARD

[Order PL 385—Filed November 4, 1981]

Be it resolved by the Washington State Chiropractic Examining Board, acting at Seattle, Washington, that it does promulgate and adopt the annexed rules relating to Colleges—Educational standards required for accreditation, amending WAC 114-12-041.

This action is taken pursuant to Notice No. WSR 81-19-123 filed with the code reviser on September 23, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 18.25.025 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as

appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED October 27, 1981.

By James C. Burkett, D. C.  
Chairman

#### AMENDATORY SECTION (Amending Order PL 371, filed 2/6/81)

**WAC 114-12-041 COLLEGES—EDUCATIONAL STANDARDS REQUIRED FOR ACCREDITATION.** (1) Objectives—the college shall:

(a) Have clearly defined objectives.

(2) Administration and organization—the college shall:

(a) Be incorporated as a non-profit institution and recognized as such by its state of domicile.

(b) Have full-time administrator.

(c) Have either a president or a dean of education with a doctor of chiropractic degree.

(d) Adopt policy of non-discrimination as to national origin, race, religion, or sex.

(3) Educational offerings—the college shall:

(a) Provide educational offerings which prepare the student for successfully completing licensing examination and engaging in practice.

(b) Offer an educational program with a minimum of 4,000 in-class hours provided over a four year academic term.

(c) Have available syllabi for all courses.

(d) Offer chiropractic curriculum as follows: principles of chiropractic – 200 in-class hours; adjustive technique – 400 in-class hours; spinal roentgenology – 175 in-class hours; symptomatology and diagnosis – 425 in-class hours; clinic – 625 in-class hours.

(e) Offer 80 percent of the "principles of chiropractic" hours as study of the philosophy of chiropractic.

(f) Not include mechanotherapy, physiotherapy, acupuncture, acupressure, or dietary therapy or any other therapy in computation of the qualifying 4,000 classroom hours.

(g) Maintain a clinical program sufficient to fulfill the objectives of the college.

(4) Faculty—the college shall:

(a) Provide sufficient faculty to support the educational program of the college.

(5) Students—the college shall:

(a) Select students on a non-discriminatory basis.

(b) Require that students maintain a ((2.25)) 2.00 grade average and have no chiropractic subject grade less than 2.0.

(c) Require the student to complete a four-year academic program which meets all requirements of statute and rule for licensing to practice chiropractic in Washington state.

(6) Physical facilities and equipment—the college shall:

(a) Maintain a library of size and quality sufficient to serve the educational program.

(b) Maintain a basic plant that facilitates the educational program.

(c) Maintain clinic facilities that are of sufficient size and equipped appropriately to serve the student.

(7) Financial—the college shall:

(a) Have adequate present and anticipated income to sustain a sound educational program.

(b) Have well formulated plans for financing existing and projected education programs.

(c) Have an annual audit of financial records by a CPA.

(d) Make records available for review by the board upon request.

(8) Self-evaluation—the college shall:

(a) Have a program of continuing self-evaluation and such evaluation must be made available upon request by the board.

**WSR 81-22-079**  
**PROPOSED RULES**  
**BOARD OF ACCOUNTANCY**  
[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Accountancy intends to adopt, amend, or repeal rules concerning reexamination requirements WAC 4-04-180 and applications, WAC 4-04-195;

that such agency will at 2:30 p.m., Friday, December 18, 1981, in the Sea Tac Marriott Hotel, 3201 South 176th Street, Seattle, WA, conduct a hearing relative thereto;

and that the adoption, amendment, or repeal of such rules will take place at 2:30 p.m., Friday, December 18, 1981, in the Sea Tac Marriott Hotel, 3201 South 176th Street, Seattle, Washington.

The authority under which these rules are proposed is RCW 18.04.070.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 18, 1981, and/or orally at 2:30 p.m., Friday, December 18, 1981, Sea Tac Marriott Hotel, 3201 South 176th Street, Seattle, Washington.

Dated: November 4, 1981

By: James R. Silva  
Assistant Attorney General  
Attorney for the Board

**STATEMENT OF PURPOSE**

Name of Agency: Washington State Board of Accountancy.

Description of Rules: Rules of procedure regarding the taking of the Certified Public Accounting examination.

Statutory Authority: RCW 18.04.070.

Summary of Rule: WAC 4-04-180 Provides guidelines for candidates who have passed some, but not all, portions of the CPA exam and 4-04-195 Sets a deadline for applications to be made for the CPA exam.

The Board of Accountancy and its Chief Executive Officer have responsibility for drafting, implementing and enforcing the rules: Washington State Board of Accountancy: Robert L. Block CPA, E. William Parker CPA, Robert Aiken CPA, Albert P. Carvo LPA, Jack F.

Rodda LPA and Chief Executive Officer, Boothe W. Havisham CPA. Board Address and Phone: Washington State Board of Accountancy, 210 East Union, Suite H, Olympia, WA 98504, Phone: 206/753-2585.

These rules were proposed by the Washington State Board of Accountancy.

These rules were promulgated pursuant to RCW 18.04.070.

**AMENDATORY SECTION** (Amending Order PL-188, filed 5/8/75)

**WAC 4-04-180 REEXAMINATION REQUIREMENTS.** A candidate who passes two or more subjects, or the single subject of accounting practice, at any examination, shall receive a conditional credit for such subject or subjects and shall have the right to be re-examined in the remaining subject or subjects within a period of three years (~~During the three-year period he may take the examination as many times as he wishes and shall receive a conditional credit for each portion of the examination he passes. If he passes the remaining subject or subjects within the three-year period, he shall be considered to have passed the examination. PROVIDED, That if the applicant has not passed all remaining portions of the examination within the three-year period, he shall lose all conditional credits. PROVIDED, FURTHER, That the)), provided:~~

(1) A candidate must, at each sitting of the examination in which he or she takes any part of, take all parts not previously passed;

(2) A candidate who at one sitting for the examination receives a passing grade in any two parts of the examination, or in the single subject of accounting practice parts I and II, and who receives a grade of at least 50 in each of the remaining parts, shall be granted credit for parts passed, on the condition that the candidate receives a passing grade in each of the remaining parts on reexamination at one or more of the next six consecutive examinations;

(3) A candidate who at one sitting for the examination receives a passing grade in any three parts of the examination shall, regardless of the grade received on the remaining part, be granted credit for the parts passed, on the condition that the candidate receives a passing grade in the remaining part on reexamination at one of the next six consecutive examinations.

The board, in its discretion, may extend the three-year period to a longer time period for good cause and in the interest of justice. Applications for such extension must be in writing and received at least ninety days prior to the applicable examination. Good cause includes, but is not limited to, chronic debilitating illness of the candidate or a member of his immediate family, and service in the armed forces of the United States: AND PROVIDED, FURTHER, That no portion of this rule shall apply to any ((applicant)) candidate who has successfully completed at least two parts or the single ((one)) part of ((the)) accounting ((examination)) practice prior to ((August 9, 1969)) December 31, 1981.

**NEW SECTION**

**WAC 4-04-195 APPLICATIONS.** Applications for the CPA examination or reexamination must be received, together with the appropriate fee, by the director of the department of licensing, by March 1st for the examination normally held in May and by September 1st for the examination normally held in November; **PROVIDED,** That should either date fall on a Saturday, Sunday or state holiday, the application period would be extended through the next normal working day.

**WSR 81-22-080**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Order 1716—Filed November 4, 1981]

I, David A. Hogan, Director, Division of Administration of the Department of Social and Health Services, do

promulgate and adopt at Olympia, Washington, the annexed rules relating to nursing home accounting and reimbursement system, amending chapter 388-96 WAC.

This action is taken pursuant to Notice No. WSR 81-18-062 filed with the code reviser on September 2, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.09.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 4, 1981.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 1613, filed 2/25/81)

WAC 388-96-222 SETTLEMENT. (1) ~~((Following completion of the field audit of an annual report, the department will))~~ Beginning with calendar year 1981, the contractor shall submit a proposed settlement report together with its annual cost report. This report shall compare the prospective rates paid to the contractor during the report period, weighted according to the number of patient days during which each rate was in effect, with the contractor's ((audited)) allowable costs for the period, taking into account all authorized shifting (WAC 388-96-223) and the upper rate limits set out in WAC 388-96-760.

~~((2) Within sixty days after completion of the field audit, the department will send a written audit report to the contractor. In this report, the department will:~~

~~(a) Explain the application of relevant contract provisions, regulations, auditing standards, rate formulas, and department policies to the contractor's report, in sufficient detail to permit the contractor to calculate with reasonable certainty its audited allowable costs and its settlement with the department;~~

~~(b) Advise the contractor of rules and regulations justifying a settlement determination resulting in reimbursement in any cost center at less than actual allowable costs, as reported by the contractor and verified by audit;~~

~~(c) Summarize all audit disallowances; and~~

~~(d)) (2) ((Request the contractor to refund money, if necessary;))~~ Settlement shall be in accordance with the following principles:

~~((1)) (a)~~ In the patient care and food cost areas, the contractor shall refund all portions of payments received for recipients in excess of allowable patient care and food costs, respectively, for those recipients;

~~((1)) (b)~~ In the administration and operations and property cost areas, after January 1, 1979, the contractor shall refund all portions of payments received for recipients in excess of administration and operations and property costs, respectively, for those recipients;

~~((1)) (c)~~ In the property cost area, the contractor shall refund amounts determined under WAC 388-96-573 and, for settlement periods prior to January 1, 1981, amounts determined under WAC 388-96-571(4)((-));

~~(d)~~ In the return on equity cost area, the contractor shall refund amounts determined under WAC 388-96-750(4).

~~(3)~~ The department will either accept or reject the proposed settlement report within ninety days after its receipt. If the department accepts the proposed settlement report, it will become the preliminary settlement ((report)). If the department rejects the proposed settlement report, the department will submit a preliminary settlement report to the contractor, which will become the preliminary settlement when sent to the contractor.

~~((3)) (4)~~ The contractor shall pay the refund, or shall commence repayment in accordance with a schedule determined by the department, within sixty days after receiving the ((audit)) preliminary settlement report, unless the contractor's proposed settlement report was rejected by the department and the contractor contests settlement issues in good faith in accordance with the procedures set out in WAC 388-96-904. If the settlement determination is contested, the contractor shall pay or commence repayment in accordance with a schedule determined by the department within sixty days after such proceedings are concluded. The department will pay any amount due the contractor as the result of errors ((discovered at audit)) in billing or payment disclosed on the preliminary settlement report within thirty days after the ((audit)) settlement report is received by the contractor or within thirty days after proceedings to contest the settlement are concluded.

~~((4)) (5)~~ If the contractor does not refund the ((over-payment)) overpayment and interest or any installment when due, the department may withhold payments from current billings until the overpayment is refunded. Payments will only be withheld under this subsection up to the unrefunded amount of the overpayment and interest.

~~(6)~~ A preliminary settlement may be revised by the department on the basis of audit findings. Payments of amounts determined to be due on revised settlement to either the contractor or the department shall be made within the time limits specified in subsection (4) and (5) of this section.

Reviser's Note: The typographical errors in the above section occurred in the copy filed by the agency and appear herein pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order 1613, filed 2/25/81)

WAC 388-96-225 DATE SETTLEMENT BECOMES FINAL. (1) A settlement ((determination)) will become final thirty days after the date the revised settlement ((report)), if any, is received by the contractor unless the contractor contests ((this determination)) the revised settlement in accordance with the procedures set out in WAC 388-96-904. In the event the revised settlement determination is contested, ((it)) the revised settlement will be final as of the date these proceedings are concluded.

(2) A preliminary settlement for calendar year 1981 or subsequent years will become final one hundred twenty days after the final audit narrative and summary is sent to the contractor, if no revised settlement is sent to the contractor prior to that date.

~~((2))~~ (3) A settlement for a settlement period prior to January 1, 1981, will be reopened if necessary to make adjustments in accordance with WAC 388-96-571(4).

#### NEW SECTION

WAC 388-96-227 INTEREST ON SETTLEMENTS. (1) Any settlement for calendar year 1981 or a subsequent year in which an amount is due the department will bear interest at a rate of one percent per month from the date that the settlement is sent to the contractor to the date of payment, unless the contractor establishes that the overpayment was the result of errors made by the department.

(2) The contractor may, by payment of a disputed settlement in whole or in part, stop accrual of interest on the amount paid. Such payment will be without prejudice to any right to obtain review of a settlement determination.

AMENDATORY SECTION (Amending Order 1561, filed 10/22/80)

WAC 388-96-750 RETURN ON INVESTMENT. (1) Beginning January 1, 1979, the department will pay a return on equity to proprietary contractors utilizing applicable Medicare rules and regulations as of July 1, 1979, with the following modifications:

(a) Monthly equity calculations will not be used. A desk review of reported equity will be conducted pursuant to WAC 388-96-201. The average ratio among proprietary contractors of current assets to expenses will be computed from the most recent desk reviewed cost reports. The standard deviation of the ratio and the average ratio plus one standard deviation will also be computed. Current assets in excess of the average ratio plus one standard deviation will not be allowed unless the contractor can document that the excess is ordinary, necessary, and related to patient care. No adjustments will be made to reported equity insofar as changes reflect additions to fixed assets which are ordinary, necessary, and related to patient care.

(b) Goodwill is not includable in the determination of net equity.

(c) Net equity and the payment for net equity shall be calculated as described in subsections (2) and (3) of this section.

(2) A contractor's net equity will be calculated using the appropriate items from the contractor's most recent desk reviewed cost report utilizing the definition of equity in WAC 388-96-010 and applying relevant Medicare rules and regulations as of July 1, 1979, with the modifications described in subsection (1) of this section.

(3) The contractor's net equity will be multiplied by the Medicare rate of return on equity capital for the twelve-month period ending on the date of the closing date of the contractor's cost report. This amount will be

divided by the contractor's annual patient days for the cost report period to determine a rate per patient day. Where a contractor's cost report covers less than a twelve-month period, annual patient days will be estimated using the contractor's reported patient days.

(4) The information on which the return on equity is calculated is subject to field audit. If a field audit determines that the desk reviewed reported equity exceeds the equity which can be documented and calculated in conformance with Medicare rules and regulations as modified ~~((above))~~ by this section, the contractor's return on equity rate for the rate period during which a return on equity rate calculated on the basis of that cost report was in effect shall be recalculated using the determinations of the field audit. Any payments in excess of this rate shall be refunded to the department as part of the settlement procedure established by WAC 388-96-222. In particular, subsections ~~((3) and)~~ (4), (5), and (6) of WAC 388-96-222 shall apply.

(5) For the period January 1, 1978, through June 30, 1979, the rate of return used to calculate this return on investment will be eleven percent.

(6) For the period January 1, 1978, through December 31, 1978, a contractor may choose to retain savings in the administrative and operations and property and related cost centers in lieu of receiving a return based on equity capital.

**WSR 81-22-081**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1712—Filed November 4, 1981]

I, David A. Hogan, Director, Division of Administration of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to nursing home accounting and reimbursement system, amending chapter 388-96 WAC.

This action is taken pursuant to Notice No. WSR 81-19-003 filed with the code reviser on September 4, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.09.120 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 4, 1981.

By David A. Hogan  
Director, Division of Administration

**Reviser's Note:** The material contained in this filing will appear in a subsequent issue of the Register as it was received after the applicable closing date for this issue for agency typed material exceeding the volume limitations of WAC 1-12-035 or 1-13-035, as appropriate.

**WSR 81-22-082**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1713—Filed November 4, 1981]

I, David A. Hogan, Director, Division of Administration of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Food stamps—Application and participation—Applications processed by the Social Security Administration district offices, amending WAC 388-54-615.

This action is taken pursuant to Notice No. WSR 81-19-126 filed with the code reviser on September 23, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 4, 1981.

By David A. Hogan  
 Director, Division of Administration

AMENDATORY SECTION (Amending Order 1548, filed 10/1/80)

WAC 388-54-615 APPLICATION AND PARTICIPATION—APPLICATIONS PROCESSED BY THE SOCIAL SECURITY ADMINISTRATION DISTRICT OFFICES (SSADO). (1) The department shall complete the certification of applications for food stamps processed by SSADO without requiring additional personal interviews with the SSI household to present verification.

(2) The department shall not initiate personal contact with the SSI household whose food stamp application is processed by SSADO unless the application is improperly completed, mandatory verification is missing or certain information on the form is questionable. In no event shall an SSI household be required to appear to finalize an eligibility determination on such an application.

(3) The department shall prescreen all SSI/SSADO processed food stamp applications for expedited services on the day the application is received at the correct CSO.

(4) The department shall:

(a) Begin the three day time limit for expedited services on the date the correct CSO receives the application;

(b) Complete the certification of the SSI household application no later than thirty days after the date a completed application is filed at SSADO.

(5) The department (~~must~~) shall reassess those households for work registration eligibility if their pending SSI financial application is rejected by SSA.

(6) Effective October 5, 1981, the department shall complete recertification of pure SSI households when such has been requested in a timely manner through, and transmitted by SSADO. The department shall inform any food stamp household consisting only of SSI eligible members that recertification may be requested through SSADO. Subsection (2) of this section applies to the recertification process.

**WSR 81-22-083**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1714—Filed November 4, 1981]

I, David A. Hogan, Director, Division of Administration of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Food stamps—Fraud, amending WAC 388-54-840.

This action is taken pursuant to Notice No. WSR 81-19-002 filed with the code reviser on September 3, 1981. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.04.510 and is intended to administratively implement that statute.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 4, 1981.

By David A. Hogan  
 Director, Division of Administration

AMENDATORY SECTION (Amending Order 1529, filed 8/6/80)

WAC 388-54-840 CLAIMS AGAINST HOUSEHOLDS—FRAUD. (1) Prior to the determination of fraud, the claim against the household shall be handled as a nonfraud claim. A fraud claim shall be handled as such only if any of the following circumstances exist:

(a) The overpayment was established as a fraudulent claim prior to March 1, 1979;

(b) The household member was found guilty of fraud by a court of appropriate jurisdiction, regardless of the date of establishing the claim in question;

(c) ~~The overpayment((, all or a portion of which occurred on or after July 1, 1979))~~ was established on or after March 1, 1979, and an administrative fraud hearing found a household member to have fraudulently received benefits.

(2) The amount of the fraud claim shall be calculated back to the month the fraudulent act occurred.

In case of fraud due to failure to report a change in circumstances, the first month benefits were overissued shall be the month the change occurred.

(3) Individuals found to have committed fraud on or after July 1, 1979, shall be disqualified as follows:

(a) Administrative hearing – individuals shall be ineligible to participate in the program for three months;

(b) Court determinations of fraud, criminal/civil – individuals shall be ineligible to participate in the program for not less than six months and not more than twenty-four months as ordered by the court;

(c) The department shall impose a six month disqualification period when the court has not specified a disqualification period unless it is contrary to the court order;

(d) Only the individual(s) found to have committed fraud shall be disqualified, not the entire household.

(4) Collection of a fraud claim shall be initiated unless the household has repaid the overissuance as a result of nonfraud demand letters, or the household cannot be located or the legal representatives prosecuting a member of the household for fraud advise in writing that collection action will prejudice the case.

(a) The department shall send the household a written demand letter which specifies the amount owed, the reason for the claim, the period of time the claim covers, any offsetting that was done to reduce the claim, a repayment agreement, how the household may pay the claim and the household member's right to a fair hearing. Cases established as fraud prior to July 1, 1979, shall not be disqualified for lack of repayment.

(i) Because the time period covered may be different in fraud and nonfraud claims, a fraud demand letter shall be sent even though a nonfraud letter was previously sent.

(ii) The repayment agreement shall include the repayment requirements, the types and terms of the restitution schedule, the date restitution must begin in order to avoid continuing the period of disqualification, and the right of the household to negotiate the repayment schedule should the household's economic situation change.

(b) For noncourt cases established prior to July 1, 1979, if the household does not respond to the first demand letter, additional letters shall be sent at thirty-day intervals until the household agrees to pay, or the claim can be suspended or terminated.

(c) For all court fraud determinations and cases found to be fraudulent by administrative fraud hearings since July 1, 1979, if the household does not respond to the demand letter, the household member found to have committed fraud shall continue to be disqualified until the signed agreement to repay is returned;

(d) If the repayment agreement is signed and returned but the household fails to adhere to the agreement, the mandatory allotment reduction method of repayment shall be utilized.

(5) The department shall suspend collection action if any of the following criteria is met:

(a) The household is financially unable to pay the claim;

(b) There is little likelihood that the state can collect or enforce collection of any significant sum from the household;

(c) The household cannot be located;

(d) The cost of further collection action is likely to exceed the amount that can be recovered; or

(6) After the claim has been held in suspense for three years, it shall be terminated.

(7) The department shall collect fraud or nonfraud claims in one of the following ways:

(a) Lump-sum, if the household is financially able to pay the claim this way.

(b) Installments, if the household has insufficient liquid resources or is otherwise financially unable to pay in a lump sum. If the full amount of the claim cannot be liquidated in three years without creating a financial hardship on the household, the department shall compromise the claim by reducing it to an amount that the household can pay in three years.

(c) A household member found to have committed fraud through an administrative hearing or a court proceeding as set forth in subsection (1) of this section may elect to have the monthly allotment reduced by the individual's pro rata share or twenty-five percent of the total allotment whichever is less. A lesser amount can be deducted if it results in equal increments or if the full amount can be recovered within a year. If such a household member fails to make its regular payments, the household shall be sent a notice that the overdue payments must be made, or the repayment schedule renegotiated, or if no contact is made by the household the department may transfer to mandatory allotment reduction without prior notice of adverse action.

(d) If the household member found to have committed fraud has not returned a completed repayment agreement, the department shall send a subsequent notice one month prior to the end of the specified period of disqualification advising that he/she shall remain disqualified until such time as an agreement to repay is executed (effective June 1, 1980).

(e) If the household member fails to make a payment in accordance with the established cash repayment schedule, the department shall issue a notice explaining that no payment or an insufficient payment was received. The notice shall indicate that unless the overdue payments are made or the individual contacts the department to discuss renegotiating the payment schedule, the department may invoke allotment reduction without a notice of adverse action (effective June 1, 1980).

(f) If the household member responds to the notice, the department shall: (i) Permit the individual to make the overdue payments and continue payments based on the previous schedule if he/she wishes; or (ii) renegotiate a new payment schedule and execute a new written agreement letter if the individual requests it.

(8) The department shall not deny, terminate or reduce a household's benefits for failure to repay a claim, to agree to a repayment schedule or to make the agreed upon payment; except for the allotment reduction when repayment of a claim is beginning after the period of

disqualification and the household member found to have committed fraud does not make agreed upon cash repayments.

**WSR 81-22-084**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1715—Filed November 4, 1981]

I, David A. Hogan, Director, Division of Administration of the Department of Social and Health Services, do promulgate and adopt at Olympia, Washington, the annexed rules relating to general and seasonal day care services, amending WAC 388-15-170.

I, David A. Hogan, find that an emergency exists and that the foregoing order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting such emergency is there has been about a 50% reduction in the level of federal funding for refugee social services. This has resulted in reducing the level of core services like language training and employment services. There are no available funds to cover child care expenses.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

The undersigned hereby declares that he has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.04 RCW) or the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), as appropriate, and the State Register Act (chapter 34.08 RCW).

APPROVED AND ADOPTED November 4, 1981.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 1650, filed 4/29/81)

WAC 388-15-170 GENERAL AND SEASONAL DAY CARE SERVICES. (1) Day care services include providing care and protection and related services for a child under 15 years of age during that portion of the 24 hour day that neither of the child's parents are able to provide necessary care and supervision for the following reasons:

(a) Parent is employed or seeking employment in accord with an approved case plan, and if an AFDC recipient must meet the eligibility criteria for seasonal day care, or be a resident of a federally recognized Indian reservation, ~~((or be a refugee,))~~

(b) Parent is enrolled in an approved Work Incentive Program (WIN) ~~((or refugee training program))~~ (not to

exceed ~~((two years))~~ one year) leading toward employment,

(c) For school age parent to complete secondary education or attainment of G.E.D. (not to exceed two years), subject to approval by the department,

(d) For parent who is a resident of a federally recognized Indian reservation and is enrolled in an approved training program (not to exceed two years) leading toward employment,

(e) For AFDC recipient to serve as a volunteer on DSHS advisory board,

(f) Parent to keep physical or mental health appointment,

(g) Child in need of day care as part of children's protective service case plan,

(h) Provided as child welfare services by a professional or other mental health social service agency referral for the child or parents physical/emotional health or support to the family structure.

(2) Goals for General Day Care Services shall be limited to those specified in WAC 388-15-010(1)(a), (b), (c). Also see WAC 388-15-010(2). ~~((Also see WAC 388-75-203 through 388-75-396.))~~

(3) Child care including seasonal day care may be purchased for children or families who are:

(a) Individuals whose gross income is equal to or below 38 percent of the state median gross income for a family of four adjusted for family size. (See WAC 388-15-020(2)(d)).

(i) Exception: Residents on federally recognized Indian Reservations whose gross income is equal to or below 80% of the state median income for a family of four adjusted for family size, shall be eligible for general child day care services.

(b) In need of day care as an integral but subordinate part of a child protective service plan, regardless of the level of gross family income.

(4) Eligibility for Seasonal Day Care is:

(a) Both parents, or the single parent (in the case of the one-parent family) must be currently employed or seeking work in agriculturally related work or with agencies which serve migrant families; and

(b) Must derive at least 50% of its annual income from agriculturally related work; and

(c) must have more than one agricultural employer per year, and

(d) Must have a gross income for the past 12 months not to exceed 38% of the state median income adjusted for family size.

(5) Standards for in-home care

(a) In-home care is the care and supervision of a child in her or his own home by a relative or by an unrelated person during part of the 24-hour day while the child's parent(s) are temporarily absent from the home.

(b) When parents request in-home care, a service worker must determine that the caretaker meets the in-home care standards.

(c) Use of in-home care is appropriate when:

(i) There is a qualified caretaker available, and this type of child care is the parental choice,

(ii) The number of children in the family requiring child care is large enough to make it preferable for in-home care and/or,

(iii) A child's physical, mental or emotional problems make it necessary that he remain in his home.

(d) When in-home care is the approved child care plan for the child of a parent involved in basic education, job training, work experience, or other program which DSHS is responsible for arranging, approving or paying, the caretaker must meet the following minimum qualifications and fulfill the following responsibilities:

(i) Be eighteen years of age or older,

(ii) Be free of communicable disease, including tuberculosis, as shown by tests within the year, and every two years thereafter,

(iii) Be of sufficient physical, emotional and mental health to meet the needs of the children in care,

(iv) Subject to the discretion of the worker, give written evidence from a medical authority that he or she is in sufficient physical, emotional and mental health to be a safe caretaker,

(v) Produce written references indicating that she or he is capable of handling children of the ages for whom she or he will be caring and has the ability to provide activities suitable to their ages and interests.

(vi) Be able to work with children without recourse to physical punishment or psychological abuse,

(vii) Be able to accept and follow instructions,

(viii) Maintain personal cleanliness,

(ix) Be prompt and regular in job attendance,

(x) Expect to be evaluated on the above items.

(e) Responsibilities of in-home caretaker - in-home caretaker shall:

(i) Consider her or his primary function that of child care,

(ii) Provide constant care and supervision of the children for whom she or he is responsible throughout the time she or he is on duty in accordance with their needs,

(iii) Provide appropriate activities for children in care.

(6) Payment standards for day care: The rate of payment for day care shall be the prevailing community rate, not to exceed the maximum rate established by the department.

(a) When the parent or parent surrogate is responsible for in-home care, that person will receive payment for the cost of child care and will pay the in-home care provider according to the amount specified in the approved child care plan.

(b) The in-home care provider must sign a receipt at the time that payment is received. The parent/surrogate must send this receipt with his or her statement of child care provided during the previous month to the ESSO before the next child care payment shall be authorized.

(c) If total payments to an individual providing in-home care are expected to be \$50 or more in any one quarter, the employer's share of the FICA tax must be added to the amount authorized for in-home care.

(d) Payment for child care by relative: Unless the performance of child care services by a relative of the parent keeps the relative from accepting or continuing in paid employment, no payment shall be allowed for child

care services for the following relatives: father, mother, grandmother, grandfather, brother, sister, stepfather, stepmother, stepbrother, stepsister, uncle, aunt, first cousin, nephew or niece. Child care will be considered as in-home care when care is provided in the house of the relative.

(e) Payment for child care to nonresponsible relative: Where a child receiving AFDC is living with a nonresponsible relative not on AFDC and day care is required to support the relative's employment, the child is eligible for day care.

**WSR 81-22-085**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
[Filed November 4, 1981]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning:

Amd WAC 388-15-170 General and seasonal day care services.  
Amd WAC 388-15-172 Day care participation.

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

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

Interpreters for people with hearing impairments and brailled or taped information for people with visual impairments can be provided. Please contact William B. Pope, Chief, Office of Administrative Regulations, at State Office Building #2, 12th and Franklin, Olympia, Washington, Phone (206) 753-7015, by November 25, 1981. The meeting site is in a location which is barrier free;

that such agency will at 10:00 a.m., Wednesday, December 9, 1981, in the Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington, conduct a hearing relative thereto.

The formal adoption, amendment, or repeal of such rules will take place at 9:00 a.m., Wednesday, December 16, 1981, in William B. Pope's Office, 3rd Floor, Office Building #2, 12th and Franklin, Olympia, Washington.

The authority under which these rules are proposed is RCW 74.08.090.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency prior to December 9, 1981, and/or orally at 10:00 a.m., Wednesday, December 9, 1981, Auditorium, Office Building #2, 12th and Franklin, Olympia, Washington.

Dated: November 4, 1981

By: David A. Hogan  
Director, Division of Administration

## STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045. Amend WAC 388-15-170 and 388-15-172.

Purpose of the rule or rule change is to make reductions in the day care program necessitated by reductions in available federal and state funds.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Refugees will no longer be eligible (reduced federal funding); Persons "seeking employment" will not be eligible (block grant reductions); Residents of Indian Reservations will only be eligible on the same basis as other people; Eligibility for WIN participants is reduced from two years to one (federal requirement); An out-of-date cross reference is deleted; and The requirement that participation schedules be maintained in the local office is deleted. The formula for computing the amount of participation is simple.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jan Wells, Program Manger, Bureau of Children's Services, Mailstop: OB-41D, Phone: 3-7076.

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

## AMENDATORY SECTION (Amending Order 1650, filed 4/29/81)

WAC 388-15-170 GENERAL AND SEASONAL DAY CARE SERVICES. (1) Day care services include providing care (~~and~~), protection, and related services for a child under (~~15~~) fifteen years of age during that portion of the (~~24~~) twenty-four hour day that neither of the child's parents are able to provide necessary care and supervision for the following reasons:

(a) Parent is employed or seeking employment in accord with an approved case plan, and if an AFDC recipient must meet the eligibility criteria for seasonal day care, or be a resident of a federally recognized Indian reservation, (~~or be a refugee~~);

(b) Parent is enrolled in an approved work incentive program (WIN) (~~or refugee training program~~) (not to exceed (~~two years~~) one year) leading toward employment,

(c) For school age parent to complete secondary education or attainment of (~~G.E.D.~~) GED (not to exceed two years), subject to approval by the department,

(d) For parent who is a resident of a federally recognized Indian reservation and is enrolled in an approved training program (not to exceed two years) leading toward employment,

(e) For AFDC recipient to serve as a volunteer on DSHS advisory board,

(f) Parent to keep physical or mental health appointment,

(g) Child in need of day care as part of children's protective service case plan,

(h) Provided as child welfare services by a professional or other mental health social service agency referral for the child's or parent's physical(~~ly~~) or emotional health or support to the family structure.

(2) Goals for general day care services shall be limited (~~to those~~) as specified in WAC 388-15-010(1)(a), (b), (c). Also see WAC 388-15-010(2). (~~Also see WAC 388-75-203 through 388-75-396.~~)

(3) Child care including seasonal day care may be purchased for children or families who are:

(a) Individuals whose gross income is equal to or below (~~38~~) thirty-eight percent of the state median gross income for a family of four adjusted for family size. (See WAC 388-15-020(2)(d)).

((i) ~~Exception: Residents on federally recognized Indian Reservations whose gross income is equal to or below 80% of the state median income for a family of four adjusted for family size, shall be eligible for general child day care services.~~)

(b) In need of day care as an integral but subordinate part of a child protective service plan, regardless of the level of gross family income.

(4) Eligibility for seasonal day care is:

(a) Both parents, or the single parent (in the case of the one-parent family) must be currently employed or seeking work in agriculturally related work or with agencies which serve migrant families; and

(b) Must derive at least (~~50~~) fifty percent of (~~its~~) the family's annual income from agriculturally related work; and

(c) Must have more than one agricultural employer per year; and

(d) Must have a gross income for the past (~~12~~) twelve months not to exceed (~~38~~) thirty-eight percent of the state median income adjusted for family size.

(5) Standards for in-home care:

(a) In-home care is the care and supervision of a child in (~~her or~~) his or her own home by a relative or by an unrelated person during part of the (~~24-hour~~) twenty-four hour day while the child's parent(s) are temporarily absent from the home.

(b) When parents request in-home care, a service worker must determine that the caretaker meets the in-home care standards.

(c) Use of in-home care is appropriate when:

(i) There is a qualified caretaker available, and this type of child care is the parental choice,

(ii) The number of children in the family requiring child care is large enough to make it preferable for in-home care and/or,

(iii) A child's physical, mental or emotional problems make it necessary that he or she remain in his or her home.

(d) When in-home care is the approved child care plan for the child of a parent involved in basic education, job training, work experience, or other program which DSHS is responsible for arranging, approving or paying, the caretaker must meet the following minimum qualifications and fulfill the following responsibilities:

(i) Be eighteen years of age or older,

(ii) Be free of communicable disease, including tuberculosis, as shown by tests within the year, and every two years thereafter,

(iii) Be of sufficient physical, emotional, and mental health to meet the needs of the children in care,

(iv) Subject to the discretion of the worker, give written evidence from a medical authority that he or she is in sufficient physical, emotional, and mental health to be a safe caretaker,

(v) Produce written references indicating that (~~she or~~) he or she is capable of handling children of the ages for whom (~~she or~~) he or she will be caring and has the ability to provide activities suitable to (~~their~~) the children's ages and interests.

(vi) Be able to work with children without recourse to physical punishment or psychological abuse,

(vii) Be able to accept and follow instructions,

(viii) Maintain personal cleanliness,

(ix) Be prompt and regular in job attendance,

(x) Expect to be evaluated (~~on the above items~~) as specified in subsection (5)(d)(i) through (ix) of this section.

(e) Responsibilities of in-home caretaker(-). The in-home caretaker shall:

(i) Consider (~~her or~~) his or her primary function that of child care,

(ii) Provide constant care and supervision of the children for whom (~~she or~~) he or she is responsible throughout the time (~~she or~~) he or she is on duty in accordance with (~~their~~) the children's needs,

(iii) Provide appropriate activities for children in care.

(6) Payment standards for day care: The rate of payment for day care shall be the prevailing community rate, not to exceed the maximum rate established by the department.

(a) When the parent or parent surrogate is responsible for in-home care, that person will receive payment for the cost of child care and will pay the in-home care provider according to the amount specified in the approved child care plan.

(b) The in-home care provider must sign a receipt at the time that payment is received. The parent(~~ly~~) or surrogate must send (~~this~~) the payment receipt with his or her statement of child care provided during the previous month to the (~~ESSO~~) CSO before the next child care payment shall be authorized.

(c) If total payments to an individual providing in-home care are expected to be (~~50~~) fifty dollars or more in any one quarter, the employer's share of the FICA tax must be added to the amount authorized for in-home care.

(d) Payment for child care by relative: Unless the performance of child care services by a relative of the parent keeps the relative from accepting or continuing in paid employment, no payment shall be allowed for child care services for the following relatives: Father, Mother, Grandmother, Grandfather, Brother, Sister, Stepfather, Stepmother, Stepbrother, Stepsister, Uncle, Aunt, First cousin, Nephew or Niece. Child

care will be considered as in-home care when care is provided in the house of the relative.

(e) Payment for child care to nonresponsible relative: Where a child receiving AFDC is living with a nonresponsible relative not on AFDC and day care is required to support the relative's employment, the child is eligible for day care.

**Reviser's Note:** RCW 34.04.058 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending Order 1552, filed 10/6/80)

WAC 388-15-172 DAY CARE PARTICIPATION. (1) The department will provide assistance for day care expenses of employed one-~~((and))~~ or two-parent families whose income exceeds ~~((38%))~~ thirty-eight percent of the state median income adjusted for family size (SMIAFS), but does not exceed ~~((52%))~~ fifty-two percent SMIAFS. The parent(s) shall pay ~~((50%))~~ fifty percent of available income (income above ~~((38%))~~ thirty-eight percent of SMIAFS) toward the cost of day care. The department shall pay the remainder not to exceed ~~((its))~~ the department's established rate. ~~((Participation schedules are available at local offices of the department.))~~

(2) Day care participation will be authorized for the hours of the work day and transit from the provider's facility to work and back. When one parent is employed and the other is in training, day care participation will only be authorized for the hours the working parent is employed and the other parent is in training.

**Table of WAC Sections Affected**

**KEY TO TABLE**

**Symbols:**

- AMD = Amendment of existing section
- NEW = New section not previously codified
- REP = Repeal of existing section
- AM/DE = Amendment and Decodification of existing section
- RECOD = Recodification of previously codified section
- REMOV = Removal of rule pursuant to RCW 34.04.050(5)
- RES = Restoration of section to previous form
- REVIEW = Review of previously adopted rule

**Suffixes:**

- P = Proposed action
- C = Continuance of previous proposal
- E = Emergency action
- W = Withdrawal of proposed action
- No suffix means permanent action

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits show the sequence of the document within the issue.

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132M-150-060	REP-P	81-10-054	132P-33-310	NEW-P	81-12-031	132W-149-050	REP	81-17-044
132M-150-060	REP	81-22-076	132P-33-320	NEW-P	81-12-031	132W-149-070	REP-P	81-13-036
132M-150-063	REP-W	81-04-026	132P-33-330	NEW-P	81-12-031	132W-149-070	REP	81-17-044
132M-150-063	REP-P	81-10-054	132P-33-340	NEW-P	81-12-031	132W-149-080	REP-P	81-13-036
132M-150-063	REP	81-22-076	132P-33-350	NEW-P	81-12-031	132W-149-080	REP	81-17-044
132M-160-015	NEW-W	81-04-026	132Q-04-040	AMD-P	81-22-050	132W-149-090	REP-P	81-13-036
132M-160-020	REP-W	81-04-026	132Q-04-068	NEW-P	81-22-030	132W-149-090	REP	81-17-044
132M-160-020	REP-P	81-10-054	132Q-04-086	NEW-P	81-13-039	132W-149-100	REP-P	81-13-036
132M-160-020	REP	81-22-076	132Q-04-086	NEW-P	81-18-034	132W-149-100	REP	81-17-044

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132W-149-110	REP	81-17-044	132Y-136-204	NEW-P	81-22-074	137-12-070	NEW	81-19-001
132W-149-120	REP-P	81-13-036	132Y-136-208	NEW-P	81-22-074	137-12-080	NEW-P	81-14-080
132W-149-120	REP	81-17-044	132Y-136-212	NEW-P	81-22-074	137-12-080	NEW-E	81-14-081
132W-149-130	REP-P	81-13-036	132Y-136-216	NEW-P	81-22-074	137-12-080	NEW	81-19-001
132W-149-130	REP	81-17-044	132Y-136-220	NEW-P	81-22-074	137-12-090	NEW-P	81-14-080
132Y-20	AMD-P	81-17-011	132Y-136-224	NEW-P	81-22-074	137-12-090	NEW-E	81-14-081
132Y-20-010	NEW-P	81-14-043	132Y-136-228	NEW-P	81-22-074	137-12-090	NEW	81-19-001
132Y-20-010	NEW	81-17-041	132Y-136-232	NEW-P	81-22-074	137-20-010	NEW-P	81-15-092
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132Y-100-004	NEW	81-17-042	132Y-136-404	NEW-P	81-22-074	137-20-030	NEW-W	81-20-072
132Y-100-008	NEW-P	81-14-044	132Y-175-001	NEW-P	81-22-075	137-20-040	NEW-P	81-15-092
132Y-100-008	NEW	81-17-042	137-04-010	NEW-P	81-15-092	137-20-040	NEW-W	81-20-072
132Y-100-012	NEW-P	81-14-044	137-04-010	NEW-W	81-20-072	137-24-010	NEW-P	81-15-092
132Y-100-012	NEW	81-17-042	137-04-020	NEW-P	81-15-092	137-24-010	NEW-W	81-20-072
132Y-100-016	NEW-P	81-14-044	137-04-020	NEW-W	81-20-072	137-24-020	NEW-P	81-15-092
132Y-100-016	NEW	81-17-042	137-08-010	NEW-P	81-15-092	137-24-020	NEW-W	81-20-072
132Y-100-020	NEW-P	81-14-044	137-08-010	NEW-W	81-20-072	137-24-030	NEW-P	81-15-092
132Y-100-020	NEW	81-17-042	137-08-020	NEW-P	81-15-092	137-24-030	NEW-W	81-20-072
132Y-100-024	NEW-P	81-14-044	137-08-020	NEW-W	81-20-072	137-24-040	NEW-P	81-15-092
132Y-100-024	NEW	81-17-042	137-08-030	NEW-P	81-15-092	137-24-040	NEW-W	81-20-072
132Y-100-028	NEW-P	81-14-044	137-08-030	NEW-W	81-20-072	137-24-050	NEW-P	81-15-092
132Y-100-028	NEW	81-17-042	137-08-040	NEW-P	81-15-092	137-24-050	NEW-W	81-20-072
132Y-100-032	NEW-P	81-14-044	137-08-040	NEW-W	81-20-072	137-24-060	NEW-P	81-15-092
132Y-100-032	NEW	81-17-042	137-08-050	NEW-P	81-15-092	137-24-060	NEW-W	81-20-072
132Y-100-036	NEW-P	81-14-044	137-08-050	NEW-W	81-20-072	137-24-070	NEW-P	81-15-092
132Y-100-036	NEW	81-17-042	137-08-060	NEW-P	81-15-092	137-24-070	NEW-W	81-20-072
132Y-100-040	NEW-P	81-14-044	137-08-060	NEW-W	81-20-072	137-24-080	NEW-P	81-15-092
132Y-100-040	NEW	81-17-042	137-08-070	NEW-P	81-15-092	137-24-080	NEW-W	81-20-072
132Y-100-044	NEW-P	81-14-044	137-08-070	NEW-W	81-20-072	137-24-090	NEW-P	81-15-092
132Y-100-044	NEW	81-17-042	137-08-080	NEW-P	81-15-092	137-24-090	NEW-W	81-20-072
132Y-100-048	NEW-P	81-14-044	137-08-080	NEW-W	81-20-072	137-24-100	NEW-P	81-15-092
132Y-100-048	NEW	81-17-042	137-08-090	NEW-P	81-15-092	137-24-100	NEW-W	81-20-072
132Y-100-052	NEW-P	81-14-044	137-08-090	NEW-W	81-20-072	137-24-110	NEW-P	81-15-092
132Y-100-052	NEW	81-17-042	137-08-100	NEW-P	81-15-092	137-24-110	NEW-W	81-20-072
132Y-100-056	NEW-P	81-14-044	137-08-100	NEW-W	81-20-072	137-24-120	NEW-P	81-15-092
132Y-100-056	NEW	81-17-042	137-08-110	NEW-P	81-15-092	137-24-120	NEW-W	81-20-072
132Y-100-060	NEW-P	81-14-044	137-08-110	NEW-W	81-20-072	137-24-130	NEW-P	81-15-092
132Y-100-060	NEW	81-17-042	137-08-120	NEW-P	81-15-092	137-24-130	NEW-W	81-20-072
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132Y-100-064	NEW	81-17-042	137-08-130	NEW-P	81-15-092	137-24-140	NEW-W	81-20-072
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132Y-100-068	NEW	81-17-042	137-08-140	NEW-P	81-15-092	137-24-150	NEW-W	81-20-072
132Y-100-072	NEW-P	81-14-044	137-08-140	NEW-W	81-20-072	137-24-160	NEW-P	81-15-092
132Y-100-072	NEW	81-17-042	137-08-150	NEW-P	81-15-092	137-24-160	NEW-W	81-20-072
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132Y-100-080	NEW-P	81-14-044	137-08-160	NEW-W	81-20-072	137-28-020	NEW-P	81-15-092
132Y-100-080	NEW	81-17-042	137-08-170	NEW-P	81-15-092	137-28-020	NEW-W	81-20-072
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132Y-100-088	NEW-P	81-14-044	137-08-180	NEW-W	81-20-072	137-28-040	NEW-P	81-15-092
132Y-100-088	NEW	81-17-042	137-12-010	NEW-P	81-14-080	137-28-040	NEW-W	81-20-072
132Y-100-092	NEW-P	81-14-044	137-12-010	NEW-E	81-14-081	137-28-050	NEW-P	81-15-092
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132Y-100-096	NEW-P	81-14-044	137-12-020	NEW-P	81-14-080	137-28-060	NEW-P	81-15-092
132Y-100-096	NEW	81-17-042	137-12-020	NEW-E	81-14-081	137-28-060	NEW-W	81-20-072
132Y-100-100	NEW-P	81-14-044	137-12-020	NEW	81-19-001	137-28-070	NEW-P	81-15-092
132Y-100-100	NEW	81-17-042	137-12-030	NEW-P	81-14-080	137-28-070	NEW-W	81-20-072
132Y-100-104	NEW-P	81-14-044	137-12-030	NEW-E	81-14-081	137-28-080	NEW-P	81-15-092
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132Y-100-108	NEW	81-17-042	137-12-040	NEW-E	81-14-081	137-28-090	NEW-W	81-20-072
132Y-100-112	NEW-P	81-14-044	137-12-040	NEW	81-19-001	137-28-100	NEW-P	81-15-092
132Y-100-112	NEW	81-17-042	137-12-050	NEW-P	81-14-080	137-28-100	NEW-W	81-20-072
132Y-100-116	NEW-P	81-14-044	137-12-050	NEW-E	81-14-081	137-28-110	NEW-P	81-15-092
132Y-100-116	NEW	81-17-042	137-12-050	NEW	81-19-001	137-28-110	NEW-W	81-20-072
132Y-100-120	NEW-P	81-14-044	137-12-060	NEW-P	81-14-080	137-28-120	NEW-P	81-15-092
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132Y-136-001	NEW-P	81-22-074	137-12-060	NEW	81-19-001	137-28-130	NEW-P	81-15-092
132Y-136-101	NEW-P	81-22-074	137-12-070	NEW-P	81-14-080	137-28-130	NEW-W	81-20-072



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137-56-260	NEW-W 81-20-072	143-06-110	AMD-P 81-03-034	154-64-030	NEW-E 81-22-035
137-56-270	NEW-P 81-15-092	143-06-110	AMD 81-07-004	154-64-040	NEW-E 81-22-035
137-56-270	NEW-W 81-20-072	143-06-120	AMD-P 81-03-034	154-64-050	NEW-E 81-22-035
137-60-010	NEW-P 81-15-092	143-06-120	AMD 81-07-004	154-64-060	NEW-E 81-22-035
137-60-010	NEW-W 81-20-072	143-06-130	AMD-P 81-03-034	154-68	NEW-E 81-22-035
137-60-020	NEW-P 81-15-092	143-06-130	AMD 81-07-004	154-68-010	NEW-E 81-22-035
137-60-020	NEW-W 81-20-072	143-06-140	AMD-P 81-03-034	154-68-020	NEW-E 81-22-035
137-60-030	NEW-P 81-15-092	143-06-140	AMD 81-07-004	172-114-010	AMD 81-03-012
137-60-030	NEW-W 81-20-072	143-06-150	AMD-P 81-03-034	172-114-020	AMD 81-03-012
137-60-040	NEW-P 81-15-092	143-06-150	AMD 81-07-004	172-114-030	AMD 81-03-012
137-60-040	NEW-W 81-20-072	143-06-990	AMD-P 81-03-034	172-114-040	AMD 81-03-012
137-60-050	NEW-P 81-15-092	143-06-990	AMD 81-07-004	172-114-050	AMD 81-03-012
137-60-050	NEW-W 81-20-072	154-01	NEW-E 81-22-035	172-114-060	AMD 81-03-012
137-60-060	NEW-P 81-15-092	154-01-010	NEW-E 81-22-035	172-114-070	AMD 81-03-012
137-60-060	NEW-W 81-20-072	154-04	NEW-E 81-22-035	172-114-080	AMD 81-03-012
137-60-070	NEW-P 81-15-092	154-04-010	NEW-E 81-22-035	172-114-090	AMD 81-03-012
137-60-070	NEW-W 81-20-072	154-04-020	NEW-E 81-22-035	172-114-100	REP 81-03-012
137-60-080	NEW-P 81-15-092	154-04-030	NEW-E 81-22-035	172-114-110	REP 81-03-012
137-60-080	NEW-W 81-20-072	154-04-040	NEW-E 81-22-035	172-120-010	AMD 81-06-023
137-60-090	NEW-P 81-15-092	154-04-050	NEW-E 81-22-035	172-120-020	AMD 81-06-023
137-60-090	NEW-W 81-20-072	154-04-060	NEW-E 81-22-035	172-120-040	AMD 81-06-023
137-60-100	NEW-P 81-15-092	154-04-070	NEW-E 81-22-035	172-120-050	AMD 81-06-023
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137-60-110	NEW-P 81-15-092	154-04-090	NEW-E 81-22-035	172-120-070	AMD 81-06-023
137-60-110	NEW-W 81-20-072	154-04-100	NEW-E 81-22-035	172-120-080	AMD 81-06-023
137-60-120	NEW-P 81-15-092	154-04-110	NEW-E 81-22-035	172-120-090	AMD 81-06-023
137-60-120	NEW-W 81-20-072	154-08	NEW-E 81-22-035	172-120-100	AMD 81-06-023
137-60-130	NEW-P 81-15-092	154-08-010	NEW-E 81-22-035	172-120-110	AMD 81-06-023
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137-60-140	NEW-W 81-20-072	154-08-040	NEW-E 81-22-035	172-120-140	AMD 81-06-023
137-64-010	NEW-P 81-15-092	154-08-050	NEW-E 81-22-035	173-06-065	NEW-P 81-06-048
137-64-010	NEW-W 81-20-072	154-12	NEW-E 81-22-035	173-06-065	NEW-E 81-06-049
137-64-030	NEW-P 81-15-092	154-12-010	NEW-E 81-22-035	173-06-065	NEW 81-09-056
137-64-030	NEW-W 81-20-072	154-12-020	NEW-E 81-22-035	173-06-065	AMD-P 81-21-066
137-68-010	NEW-P 81-15-092	154-12-030	NEW-E 81-22-035	173-14-140	AMD 81-04-027
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137-68-020	NEW-P 81-15-092	154-12-050	NEW-E 81-22-035	173-14-155	NEW 81-04-027
137-68-020	NEW-W 81-20-072	154-12-060	NEW-E 81-22-035	173-14-180	AMD 81-04-027
137-68-030	NEW-P 81-15-092	154-12-070	NEW-E 81-22-035	173-14-190	REP 81-04-027
137-68-030	NEW-W 81-20-072	154-12-080	NEW-E 81-22-035	173-19-120	AMD-P 81-12-055
137-68-040	NEW-P 81-15-092	154-12-090	NEW-E 81-22-035	173-19-120	AMD 81-15-062
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137-68-050	NEW-W 81-20-072	154-16	NEW-E 81-22-035	173-19-210	AMD-W 81-04-065
139-14-010	AMD-P 81-10-030	154-16-010	NEW-E 81-22-035	173-19-210	AMD-P 81-09-079
139-14-010	AMD 81-14-026	154-16-020	NEW-E 81-22-035	173-19-210	AMD 81-13-055
139-24-010	REP 81-04-014	154-20	NEW-E 81-22-035	173-19-2102	AMD-P 81-12-053
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143-06-010	AMD 81-07-004	154-32-010	NEW-E 81-22-035	173-19-2515	AMD-P 81-08-071
143-06-020	AMD-P 81-03-034	154-32-020	NEW-E 81-22-035	173-19-2515	AMD 81-11-028
143-06-020	AMD 81-07-004	154-36	NEW-E 81-22-035	173-19-2519	AMD-P 81-21-064
143-06-030	AMD-P 81-03-034	154-36-010	NEW-E 81-22-035	173-19-2521	AMD-P 81-02-050
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143-06-040	AMD-P 81-03-034	154-40-010	NEW-E 81-22-035	173-19-2521	AMD-P 81-08-071
143-06-040	AMD 81-07-004	154-44	NEW-E 81-22-035	173-19-2521	AMD 81-11-029
143-06-050	AMD-P 81-03-034	154-44-010	NEW-E 81-22-035	173-19-2521	AMD-P 81-17-073
143-06-050	AMD 81-07-004	154-48	NEW-E 81-22-035	173-19-2521	AMD 81-20-043
143-06-060	AMD-P 81-03-034	154-48-010	NEW-E 81-22-035	173-19-260	AMD-P 81-20-087
143-06-060	AMD 81-07-004	154-52	NEW-E 81-22-035	173-19-2604	AMD-P 81-09-080
143-06-070	AMD-P 81-03-034	154-52-010	NEW-E 81-22-035	173-19-2604	AMD 81-13-015
143-06-070	AMD 81-07-004	154-56	NEW-E 81-22-035	173-19-3210	AMD-P 81-20-087
143-06-080	AMD-P 81-03-034	154-56-010	NEW-E 81-22-035	173-19-3506	AMD-W 81-08-004
143-06-080	AMD 81-07-004	154-60	NEW-E 81-22-035	173-19-3514	AMD-P 81-03-080
143-06-090	AMD-P 81-03-034	154-60-010	NEW-E 81-22-035	173-19-3514	AMD 81-08-005
143-06-090	AMD 81-07-004	154-64	NEW-E 81-22-035	173-19-3514	AMD-P 81-20-087
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173-19-370	AMD-W	81-08-004	173-302-210	REP-P	81-20-085	173-303-520	NEW-P	81-20-085
173-19-370	AMD-P	81-16-081	173-302-220	REP-P	81-20-085	173-303-575	NEW-P	81-20-085
173-19-370	AMD	81-20-004	173-302-230	REP-P	81-20-085	173-303-600	NEW-P	81-20-085
173-19-370	AMD-P	81-20-087	173-302-240	REP-P	81-20-085	173-303-610	NEW-P	81-20-085
173-19-3701	AMD-P	81-09-081	173-302-250	REP-P	81-20-085	173-303-620	NEW-P	81-20-085
173-19-3701	AMD-P	81-13-014	173-302-260	REP-P	81-20-085	173-303-630	NEW-P	81-20-085
173-19-3701	AMD	81-15-006	173-302-270	REP-P	81-20-085	173-303-640	NEW-P	81-20-085
173-19-3707	NEW-P	81-12-054	173-302-280	REP-P	81-20-085	173-303-650	NEW-P	81-20-085
173-19-3707	NEW	81-16-077	173-302-290	REP-P	81-20-085	173-303-660	NEW-P	81-20-085
173-19-400	AMD-P	81-02-050	173-302-300	REP-P	81-20-085	173-303-670	NEW-P	81-20-085
173-19-400	AMD	81-06-052	173-302-310	REP-P	81-20-085	173-303-700	NEW-P	81-20-085
173-19-420	AMD-P	81-16-081	173-302-320	REP-P	81-20-085	173-303-800	NEW-P	81-20-085
173-19-420	AMD	81-20-005	173-302-330	REP-P	81-20-085	173-303-801	NEW-P	81-20-085
173-19-430	AMD-P	81-08-070	173-302-340	REP-P	81-20-085	173-303-805	NEW-P	81-20-085
173-19-430	AMD	81-12-003	173-302-350	REP-P	81-20-085	173-303-810	NEW-P	81-20-085
173-19-4402	AMD-P	81-12-053	173-302-360	REP-P	81-20-085	173-303-815	NEW-P	81-20-085
173-19-4402	AMD	81-16-078	173-302-370	REP-P	81-20-085	173-303-825	NEW-P	81-20-085
173-19-450	AMD-P	81-18-072	173-302-380	REP-P	81-20-085	173-303-830	NEW-P	81-20-085
173-19-450	AMD-P	81-21-065	173-302-390	REP-P	81-20-085	173-303-840	NEW-P	81-20-085
173-19-4504	AMD-P	81-22-066	173-303-010	NEW-P	81-20-085	173-303-845	NEW-P	81-20-085
173-19-4505	AMD-P	81-20-087	173-303-020	NEW-P	81-20-085	173-303-900	NEW-P	81-20-085
173-19-470	AMD-P	81-02-051	173-303-030	NEW-P	81-20-085	173-303-910	NEW-P	81-20-085
173-19-470	AMD	81-06-050	173-303-040	NEW-P	81-20-085	173-303-9901	NEW-P	81-20-085
173-19-470	AMD-P	81-17-073	173-303-045	NEW-P	81-20-085	173-303-9902	NEW-P	81-20-085
173-19-470	AMD	81-20-044	173-303-050	NEW-P	81-20-085	173-303-9903	NEW-P	81-20-085
173-20-380	AMD-P	81-09-078	173-303-060	NEW-P	81-20-085	173-303-9904	NEW-P	81-20-085
173-20-380	AMD	81-13-013	173-303-070	NEW-P	81-20-085	173-303-9905	NEW-P	81-20-085
173-22-060	AMD-P	81-09-077	173-303-071	NEW-P	81-20-085	173-303-9906	NEW-P	81-20-085
173-22-060	AMD	81-13-034	173-303-080	NEW-P	81-20-085	173-303-9907	NEW-P	81-20-085
173-164-050	AMD-P	81-04-067	173-303-081	NEW-P	81-20-085	173-400-110	AMD	81-03-002
173-164-050	AMD	81-07-037	173-303-082	NEW-P	81-20-085	173-422-040	AMD-P	81-19-121
173-201-010	AMD-P	81-20-088	173-303-083	NEW-P	81-20-085	173-422-050	AMD-P	81-19-121
173-201-020	AMD-P	81-20-088	173-303-084	NEW-P	81-20-085	173-422-060	AMD-P	81-19-121
173-201-025	AMD-P	81-20-088	173-303-090	NEW-P	81-20-085	173-422-070	AMD-P	81-19-121
173-201-035	AMD-P	81-20-088	173-303-100	NEW-P	81-20-085	173-422-080	AMD-P	81-19-121
173-201-045	AMD-P	81-20-088	173-303-101	NEW-P	81-20-085	173-422-090	AMD-P	81-19-121
173-201-050	REP-P	81-20-088	173-303-102	NEW-P	81-20-085	173-422-100	AMD-P	81-19-121
173-201-070	AMD-P	81-20-088	173-303-103	NEW-P	81-20-085	173-422-110	AMD-P	81-19-121
173-201-080	AMD-P	81-20-088	173-303-104	NEW-P	81-20-085	173-422-130	AMD-P	81-19-121
173-201-085	AMD-P	81-20-088	173-303-110	NEW-P	81-20-085	173-422-140	AMD-P	81-19-121
173-201-090	AMD-P	81-20-088	173-303-120	NEW-P	81-20-085	173-422-160	AMD-P	81-19-121
173-201-120	AMD-P	81-20-088	173-303-130	NEW-P	81-20-085	173-422-170	AMD-P	81-19-121
173-201-140	REP-P	81-20-088	173-303-140	NEW-P	81-20-085	173-490-020	AMD	81-03-003
173-230-010	AMD-P	81-20-086	173-303-145	NEW-P	81-20-085	173-490-040	AMD	81-03-003
173-230-020	AMD-P	81-20-086	173-303-150	NEW-P	81-20-085	173-490-203	AMD	81-03-003
173-230-040	AMD-P	81-20-086	173-303-160	NEW-P	81-20-085	173-511-010	NEW	81-04-028
173-230-050	AMD-P	81-20-086	173-303-170	NEW-P	81-20-085	173-511-020	NEW	81-04-028
173-230-060	REP-P	81-20-086	173-303-180	NEW-P	81-20-085	173-511-030	NEW	81-04-028
173-230-061	NEW-P	81-20-086	173-303-190	NEW-P	81-20-085	173-511-040	NEW	81-04-028
173-230-070	AMD-P	81-20-086	173-303-200	NEW-P	81-20-085	173-511-050	NEW	81-04-028
173-230-080	AMD-P	81-20-086	173-303-210	NEW-P	81-20-085	173-511-060	NEW	81-04-028
173-230-100	AMD-P	81-20-086	173-303-220	NEW-P	81-20-085	173-511-070	NEW	81-04-028
173-230-110	AMD-P	81-20-086	173-303-230	NEW-P	81-20-085	173-511-080	NEW	81-04-028
173-302-010	REP-P	81-20-085	173-303-240	NEW-P	81-20-085	173-511-090	NEW	81-04-028
173-302-020	REP-P	81-20-085	173-303-250	NEW-P	81-20-085	173-511-100	NEW	81-04-028
173-302-030	REP-P	81-20-085	173-303-260	NEW-P	81-20-085	173-515	NEW-P	81-09-020
173-302-040	REP-P	81-20-085	173-303-270	NEW-P	81-20-085	173-515	NEW-P	81-13-009
173-302-050	REP-P	81-20-085	173-303-275	NEW-P	81-20-085	173-515-010	NEW	81-16-003
173-302-060	REP-P	81-20-085	173-303-280	NEW-P	81-20-085	173-515-020	NEW	81-16-003
173-302-070	REP-P	81-20-085	173-303-290	NEW-P	81-20-085	173-515-030	NEW	81-16-003
173-302-080	REP-P	81-20-085	173-303-300	NEW-P	81-20-085	173-515-040	NEW	81-16-003
173-302-090	REP-P	81-20-085	173-303-310	NEW-P	81-20-085	173-515-050	NEW	81-16-003
173-302-100	REP-P	81-20-085	173-303-320	NEW-P	81-20-085	173-515-060	NEW	81-16-003
173-302-110	REP-P	81-20-085	173-303-330	NEW-P	81-20-085	173-515-070	NEW	81-16-003
173-302-120	REP-P	81-20-085	173-303-340	NEW-P	81-20-085	173-515-080	NEW	81-16-003
173-302-130	REP-P	81-20-085	173-303-350	NEW-P	81-20-085	173-515-090	NEW	81-16-003
173-302-140	REP-P	81-20-085	173-303-360	NEW-P	81-20-085	173-515-100	NEW	81-16-003
173-302-150	REP-P	81-20-085	173-303-370	NEW-P	81-20-085	173-530-940	AMD-P	81-17-072
173-302-160	REP-P	81-20-085	173-303-380	NEW-P	81-20-085	173-530-940	AMD	81-20-041
173-302-165	REP-P	81-20-085	173-303-390	NEW-P	81-20-085	174-116-115	AMD-P	81-15-016
173-302-170	REP-P	81-20-085	173-303-395	NEW-P	81-20-085	174-116-115	AMD	81-19-092
173-302-180	REP-P	81-20-085	173-303-400	NEW-P	81-20-085			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
174-136-130	NEW-P	81-08-032	180-08-410	REP	81-16-026	180-48-010	REP	81-19-104
174-136-130	NEW	81-12-019	180-08-420	REP-P	81-13-003	180-55-005	NEW-P	81-04-044
174-136-140	NEW	81-12-019	180-08-420	REP	81-16-026	180-55-005	NEW	81-08-027
174-136-140	NEW-P	81-08-032	180-08-430	REP-P	81-13-003	180-55-010	NEW-P	81-04-044
174-162-305	NEW-P	81-10-060	180-08-430	REP	81-16-026	180-55-010	NEW	81-08-027
174-162-305	NEW-P	81-13-048	180-08-440	REP-P	81-13-003	180-55-015	NEW-P	81-04-044
174-162-305	NEW	81-15-017	180-08-440	REP	81-16-026	180-55-015	NEW	81-08-027
180-08-005	NEW-P	81-13-003	180-08-450	REP-P	81-13-003	180-55-020	NEW-P	81-04-044
180-08-005	NEW	81-16-026	180-08-450	REP	81-16-026	180-55-020	NEW	81-08-027
180-08-010	REP-P	81-13-003	180-08-460	REP-P	81-13-003	180-55-025	NEW-P	81-04-044
180-08-010	REP	81-16-026	180-08-460	REP	81-16-026	180-55-025	NEW	81-08-027
180-08-020	REP-P	81-13-003	180-08-470	REP-P	81-13-003	180-55-030	NEW-P	81-04-044
180-08-020	REP	81-16-026	180-08-470	REP	81-16-026	180-55-030	NEW	81-08-027
180-08-030	REP-P	81-13-003	180-08-480	REP-P	81-13-003	180-55-035	NEW-P	81-04-044
180-08-030	REP	81-16-026	180-08-480	REP	81-16-026	180-55-035	NEW	81-08-027
180-08-040	REP-P	81-13-003	180-08-490	REP-P	81-13-003	180-55-040	NEW-P	81-04-044
180-08-040	REP	81-16-026	180-08-490	REP	81-16-026	180-55-040	NEW	81-08-027
180-08-050	REP-P	81-13-003	180-08-500	REP-P	81-13-003	180-55-045	NEW-P	81-04-044
180-08-050	REP	81-16-026	180-08-500	REP	81-16-026	180-55-045	NEW	81-08-027
180-08-060	REP-P	81-13-003	180-08-510	REP-P	81-13-003	180-55-050	NEW-P	81-04-044
180-08-060	REP	81-16-026	180-08-510	REP	81-16-026	180-55-050	NEW	81-08-027
180-08-070	REP-P	81-13-003	180-08-520	REP-P	81-13-003	180-55-055	NEW-P	81-04-044
180-08-070	REP	81-16-026	180-08-520	REP	81-16-026	180-55-055	NEW	81-08-027
180-08-080	REP-P	81-13-003	180-08-530	REP-P	81-13-003	180-55-060	NEW-P	81-04-044
180-08-080	REP	81-16-026	180-08-530	REP	81-16-026	180-55-060	NEW	81-08-027
180-08-090	REP-P	81-13-003	180-08-540	REP-P	81-13-003	180-55-065	NEW-P	81-04-044
180-08-090	REP	81-16-026	180-08-540	REP	81-16-026	180-55-065	NEW	81-08-027
180-08-100	REP-P	81-13-003	180-08-550	REP-P	81-13-003	180-55-070	NEW-P	81-04-044
180-08-100	REP	81-16-026	180-08-550	REP	81-16-026	180-55-070	NEW	81-08-027
180-08-110	REP-P	81-13-003	180-08-560	REP-P	81-13-003	180-55-075	NEW-P	81-04-044
180-08-110	REP	81-16-026	180-08-560	REP	81-16-026	180-55-075	NEW	81-08-027
180-08-120	REP-P	81-13-003	180-08-570	REP-P	81-13-003	180-55-080	NEW-P	81-04-044
180-08-120	REP	81-16-026	180-08-570	REP	81-16-026	180-55-080	NEW	81-08-027
180-08-130	REP-P	81-13-003	180-08-580	REP-P	81-13-003	180-55-085	NEW-P	81-04-044
180-08-130	REP	81-16-026	180-08-580	REP	81-16-026	180-55-085	NEW	81-08-027
180-08-140	REP-P	81-13-003	180-08-590	REP-P	81-13-003	180-55-090	NEW-P	81-04-044
180-08-140	REP	81-16-026	180-08-590	REP	81-16-026	180-55-090	NEW	81-08-027
180-08-230	REP-P	81-13-003	180-16-220	AMD-P	81-04-046	180-55-095	NEW-P	81-04-044
180-08-230	REP	81-16-026	180-16-220	AMD	81-08-026	180-55-095	NEW	81-08-027
180-08-240	REP-P	81-13-003	180-20-106	AMD-P	81-16-022	180-55-100	NEW-P	81-04-044
180-08-240	REP	81-16-026	180-20-106	AMD	81-19-103	180-55-100	NEW	81-08-027
180-08-250	REP-P	81-13-003	180-30-300	REP-P	81-20-090	180-55-105	NEW-P	81-04-044
180-08-250	REP	81-16-026	180-30-305	REP-P	81-20-090	180-55-105	NEW	81-08-027
180-08-260	REP-P	81-13-003	180-30-310	REP-P	81-20-090	180-55-110	NEW-P	81-04-044
180-08-260	REP	81-16-026	180-30-315	REP-P	81-20-090	180-55-110	NEW	81-08-027
180-08-270	REP-P	81-13-003	180-30-320	REP-P	81-20-090	180-55-115	NEW-P	81-04-044
180-08-270	REP	81-16-026	180-30-325	REP-P	81-20-090	180-55-115	NEW	81-08-027
180-08-280	REP-P	81-13-003	180-30-330	REP-P	81-20-090	180-55-120	NEW-P	81-04-044
180-08-280	REP	81-16-026	180-30-335	REP-P	81-20-090	180-55-120	NEW	81-08-027
180-08-290	REP-P	81-13-003	180-33-005	NEW-P	81-20-092	180-55-125	NEW-P	81-04-044
180-08-290	REP	81-16-026	180-33-010	NEW-P	81-20-092	180-55-125	NEW	81-08-027
180-08-300	REP-P	81-13-003	180-33-015	NEW-P	81-20-092	180-55-130	NEW-P	81-04-044
180-08-300	REP	81-16-026	180-33-020	NEW-P	81-20-092	180-55-130	NEW	81-08-027
180-08-310	REP-P	81-13-003	180-33-025	NEW-P	81-20-092	180-55-135	NEW-P	81-04-044
180-08-310	REP	81-16-026	180-33-030	NEW-P	81-20-092	180-55-135	NEW	81-08-027
180-08-320	REP-P	81-13-003	180-33-035	NEW-P	81-20-092	180-56-305	REP-P	81-04-045
180-08-320	REP	81-16-026	180-33-040	NEW-P	81-20-092	180-56-305	REP	81-08-028
180-08-330	REP-P	81-13-003	180-33-045	NEW-P	81-20-092	180-56-306	REP-P	81-04-045
180-08-330	REP	81-16-026	180-33-050	NEW-P	81-20-092	180-56-306	REP	81-08-028
180-08-340	REP-P	81-13-003	180-33-055	NEW-P	81-20-092	180-56-307	REP-P	81-04-045
180-08-340	REP	81-16-026	180-33-060	NEW-P	81-20-092	180-56-307	REP	81-08-028
180-08-350	REP-P	81-13-003	180-44-030	REP-P	81-08-049	180-56-310	REP-P	81-04-045
180-08-350	REP	81-16-026	180-44-030	REP	81-12-022	180-56-310	REP	81-08-028
180-08-360	REP-P	81-13-003	180-46-015	AMD-P	81-08-050	180-56-315	REP-P	81-04-045
180-08-360	REP	81-16-026	180-46-015	AMD	81-12-023	180-56-315	REP	81-08-028
180-08-370	REP-P	81-13-003	180-46-030	AMD-P	81-08-050	180-56-320	REP-P	81-04-045
180-08-370	REP	81-16-026	180-46-030	AMD	81-12-023	180-56-320	REP	81-08-028
180-08-380	REP-P	81-13-003	180-46-045	AMD-P	81-08-050	180-56-325	REP-P	81-04-045
180-08-380	REP	81-16-026	180-46-045	AMD	81-12-023	180-56-325	REP	81-08-028
180-08-390	REP-P	81-13-003	180-46-060	REP-P	81-08-050	180-56-330	REP-P	81-04-045
180-08-390	REP	81-16-026	180-46-060	REP	81-12-023	180-56-330	REP	81-08-028
180-08-400	REP-P	81-13-003	180-46-065	NEW-P	81-08-050	180-56-335	REP-P	81-04-045
180-08-400	REP	81-16-026	180-46-065	NEW	81-12-023	180-56-335	REP	81-08-028
180-08-410	REP-P	81-13-003	180-48-010	REP-P	81-16-023	180-56-340	REP-P	81-04-045

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-56-340	REP	81-08-028	196-12-010	AMD-P	81-20-093	204-10-150	NEW-P	81-13-001
180-56-345	REP-P	81-04-045	196-12-020	AMD-P	81-20-093	204-10-150	NEW	81-18-008
180-56-345	REP	81-08-028	196-12-030	AMD-P	81-20-093	204-12	AMD-P	81-17-001
180-56-350	REP-P	81-04-045	196-12-031	REP-P	81-20-093	204-12-001	REP-P	81-13-001
180-56-350	REP	81-08-028	196-12-050	AMD-P	81-20-093	204-12-001	REP	81-18-008
180-56-355	REP-P	81-04-045	196-12-060	AMD-P	81-20-093	204-12-010	REP-P	81-13-001
180-56-355	REP	81-08-028	196-12-070	REP-P	81-20-093	204-12-010	REP	81-18-008
180-56-360	REP-P	81-04-045	196-12-075	REP-P	81-20-093	204-12-020	REP-P	81-13-001
180-56-360	REP	81-08-028	196-12-080	REP-P	81-20-093	204-12-020	REP	81-18-008
180-56-365	REP-P	81-04-045	196-12-085	AMD-P	81-20-093	204-12-030	REP-P	81-13-001
180-56-365	REP	81-08-028	196-16-005	AMD-P	81-20-093	204-12-030	REP	81-18-008
180-56-370	REP-P	81-04-045	196-16-007	AMD-P	81-20-093	204-12-040	REP-P	81-13-001
180-56-370	REP	81-08-028	196-16-010	AMD-P	81-20-093	204-12-040	REP	81-18-008
180-56-375	REP-P	81-04-045	196-16-020	AMD-P	81-20-093	204-12-050	REP-P	81-13-001
180-56-375	REP	81-08-028	196-16-031	AMD-P	81-20-093	204-12-050	REP	81-18-008
180-56-380	REP-P	81-04-045	196-16-050	REP-P	81-20-093	204-12-060	REP-P	81-13-001
180-56-380	REP	81-08-028	196-16-055	REP-P	81-20-093	204-12-060	REP	81-18-008
180-63	REP-P	81-16-024	196-20-010	AMD-P	81-20-093	204-16	AMD-P	81-17-001
180-63	REP	81-19-105	196-20-030	AMD-P	81-20-093	204-16-001	REP-P	81-13-001
180-68-010	REP-P	81-16-025	196-20-040	REP-P	81-20-040	204-16-001	REP	81-18-008
180-68-010	REP	81-19-106	196-24-030	AMD-P	81-20-093	204-16-010	REP-P	81-13-001
180-68-045	REP-P	81-16-025	196-24-040	AMD-P	81-20-093	204-16-010	REP	81-18-008
180-68-045	REP	81-19-106	196-24-050	AMD-P	81-20-093	204-16-020	REP-P	81-13-001
180-68-050	REP-P	81-16-025	196-24-060	AMD-P	81-20-093	204-16-020	REP	81-18-008
180-68-050	REP	81-19-106	196-24-070	AMD-P	81-20-093	204-16-030	REP-P	81-13-001
180-68-100	REP-P	81-16-025	196-24-080	NEW-P	81-20-093	204-16-030	REP	81-18-008
180-68-100	REP	81-19-106	196-24-085	NEW-P	81-20-093	204-16-040	REP-P	81-13-001
180-75-070	AMD-P	81-08-051	196-24-090	NEW-P	81-20-093	204-16-040	REP	81-18-008
180-78-025	AMD-P	81-08-052	196-24-095	NEW-P	81-20-093	204-16-050	REP-P	81-13-001
180-78-025	AMD	81-12-024	196-28-010	REP-P	81-20-093	204-16-050	REP	81-18-008
180-78-027	NEW-P	81-08-052	198-12-020	AMD-P	81-15-023	204-16-060	REP-P	81-13-001
180-78-027	NEW	81-12-024	198-12-020	AMD	81-19-024	204-16-060	REP	81-18-008
180-78-050	AMD-P	81-08-052	198-12-030	AMD-P	81-15-023	204-20	AMD-P	81-17-001
180-78-050	AMD	81-12-024	198-12-030	AMD	81-19-024	204-20-010	REP-P	81-13-001
180-78-057	NEW-P	81-08-052	198-12-050	AMD-P	81-15-023	204-20-010	REP	81-18-008
180-78-057	NEW	81-12-024	198-12-050	AMD	81-19-024	204-20-020	REP-P	81-13-001
180-79-065	AMD-P	81-08-053	198-12-060	AMD-P	81-15-023	204-20-020	REP	81-18-008
180-79-065	AMD	81-12-025	198-12-060	AMD-W	81-18-033	204-20-030	REP-P	81-13-001
180-79-120	AMD-P	81-08-053	198-12-130	AMD-P	81-15-023	204-20-030	REP	81-18-008
180-79-120	AMD	81-12-025	198-12-130	AMD	81-19-024	204-20-040	REP-P	81-13-001
180-79-125	AMD-P	81-08-053	198-12-140	AMD-P	81-15-023	204-20-040	REP	81-18-008
180-79-125	AMD	81-12-025	198-12-140	AMD	81-19-024	204-20-050	REP-P	81-13-001
180-79-150	AMD-P	81-08-053	204-08	AMD-P	81-17-001	204-20-050	REP	81-18-008
180-79-150	AMD	81-12-025	204-08-100	AMD-P	81-13-001	204-20-060	REP-P	81-13-001
180-79-230	AMD-P	81-08-053	204-08-100	AMD	81-18-008	204-20-060	REP	81-18-008
180-79-230	AMD	81-12-025	204-10	AMD-P	81-17-001	204-20-070	REP-P	81-13-001
180-79-245	AMD-P	81-08-053	204-10-010	NEW-P	81-13-001	204-20-070	REP	81-18-008
180-79-245	AMD	81-12-025	204-10-010	NEW	81-18-008	204-20-080	REP-P	81-13-001
182-08-111	AMD	81-03-014	204-10-020	NEW-P	81-13-001	204-20-080	REP	81-18-008
182-08-300	NEW	81-03-014	204-10-020	NEW	81-18-008	204-20-090	REP-P	81-13-001
192-12-025	NEW-E	81-19-100	204-10-030	NEW-P	81-13-001	204-20-090	REP	81-18-008
192-12-025	NEW-P	81-20-084	204-10-030	NEW	81-18-008	204-20-100	REP-P	81-13-001
192-12-070	AMD-P	81-20-084	204-10-040	NEW-P	81-13-001	204-20-100	REP	81-18-008
192-16-030	NEW-E	81-09-067	204-10-040	NEW	81-18-008	204-20-110	REP-P	81-13-001
192-16-030	NEW-P	81-10-065	204-10-050	NEW-P	81-13-001	204-20-110	REP	81-18-008
192-16-030	NEW	81-13-016	204-10-050	NEW	81-18-008	204-20-120	REP-P	81-13-001
192-16-033	NEW-E	81-09-067	204-10-060	NEW-P	81-13-001	204-20-120	REP	81-18-008
192-16-033	NEW-P	81-10-065	204-10-060	NEW	81-18-008	204-20-130	REP-P	81-13-001
192-16-033	NEW	81-13-016	204-10-070	NEW-P	81-13-001	204-20-130	REP	81-18-008
192-16-036	NEW-E	81-09-067	204-10-070	NEW	81-18-008	204-20-140	REP-P	81-13-001
192-16-036	NEW-P	81-10-065	204-10-080	NEW-P	81-13-001	204-20-140	REP	81-18-008
192-16-036	NEW	81-13-016	204-10-080	NEW	81-18-008	204-20-150	REP-P	81-13-001
192-16-040	NEW-E	81-09-067	204-10-090	NEW-P	81-13-001	204-20-150	REP	81-18-008
192-16-040	NEW-P	81-10-065	204-10-090	NEW	81-18-008	204-22	NEW-P	81-17-001
192-16-040	NEW	81-13-016	204-10-100	NEW-P	81-13-001	204-22	NEW-P	81-18-006
192-16-042	NEW-E	81-09-067	204-10-100	NEW	81-18-008	204-22-010	NEW-P	81-13-001
192-16-042	NEW-P	81-10-065	204-10-110	NEW-P	81-13-001	204-22-020	NEW-P	81-13-001
192-16-042	NEW	81-13-016	204-10-110	NEW	81-18-008	204-22-030	NEW-P	81-13-001
192-16-045	NEW-E	81-09-067	204-10-120	NEW-P	81-13-001	204-22-040	NEW-P	81-13-001
192-16-045	NEW-P	81-10-065	204-10-120	NEW	81-18-008	204-22-050	NEW-P	81-13-001
192-16-045	NEW	81-13-016	204-10-130	NEW-P	81-13-001	204-24	AMD-P	81-10-001
192-16-047	NEW-E	81-09-067	204-10-130	NEW	81-18-008	204-24	REP-P	81-17-001
192-16-047	NEW-P	81-10-065	204-10-140	NEW-P	81-13-001	204-24	REP-P	81-18-006
192-16-047	NEW	81-13-016	204-10-140	NEW	81-18-008	204-24-020	REP-P	81-13-001

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
204-24-050	AMD-E 81-06-036	204-84-080	NEW-P 81-13-001	212-54	NEW-P 81-08-017
204-24-050	AMD 81-10-038	204-84-080	NEW 81-18-008	212-54	NEW-P 81-11-034
204-24-070	REP-P 81-13-001	204-84-090	NEW-P 81-13-001	212-54	NEW 81-22-003
204-36-060	AMD 81-04-043	204-84-090	NEW 81-18-008	212-54-001	NEW-P 81-03-051
204-38	AMD-P 81-10-001	204-84-100	NEW-P 81-13-001	212-54-001	NEW 81-22-003
204-38-030	AMD-E 81-04-039	204-84-100	NEW 81-18-008	212-54-005	NEW-P 81-03-051
204-38-030	AMD-P 81-04-041	212-10-010	NEW 81-04-058	212-54-005	NEW 81-22-003
204-38-030	AMD 81-10-038	212-10-015	NEW 81-04-058	212-54-010	NEW-P 81-03-051
204-38-040	AMD-E 81-04-039	212-10-020	NEW 81-04-058	212-54-010	NEW 81-22-003
204-38-040	AMD-P 81-04-041	212-10-025	NEW 81-04-058	212-54-015	NEW-P 81-03-051
204-38-040	AMD 81-10-038	212-10-030	NEW 81-04-058	212-54-015	NEW 81-22-003
204-38-050	AMD-E 81-04-039	212-10-035	NEW 81-04-058	212-54-020	NEW-P 81-03-051
204-38-050	AMD-P 81-04-041	212-10-040	NEW 81-04-058	212-54-020	NEW 81-22-003
204-38-050	AMD 81-10-038	212-10-045	NEW 81-04-058	212-54-025	NEW-P 81-03-051
204-39	AMD-P 81-17-019	212-10-050	NEW 81-04-058	212-54-025	NEW 81-22-003
204-39-010	NEW-P 81-12-044	212-10-055	NEW 81-04-058	212-54-030	NEW-P 81-03-051
204-39-010	NEW 81-18-007	212-10-060	NEW 81-04-058	212-54-030	NEW 81-22-003
204-39-020	NEW-P 81-12-044	212-36-001	AMD-P 81-19-004	212-54-035	NEW-P 81-03-051
204-39-020	NEW 81-18-007	212-36-005	AMD-P 81-19-004	212-54-035	NEW 81-22-003
204-39-030	NEW-P 81-12-044	212-36-010	AMD-P 81-19-004	212-54-040	NEW-P 81-03-051
204-39-030	NEW 81-18-007	212-36-035	REP-P 81-19-004	212-54-040	NEW 81-22-003
204-39-040	NEW-P 81-12-044	212-36-040	AMD-P 81-19-004	212-54-045	NEW-P 81-03-051
204-39-040	NEW 81-18-007	212-36-045	AMD-P 81-19-004	212-54-045	NEW 81-22-003
204-39-050	NEW-P 81-12-044	212-36-046	NEW-P 81-19-004	212-54-050	NEW-P 81-03-051
204-39-050	NEW 81-18-007	212-36-047	NEW-P 81-19-004	212-54-050	NEW 81-22-003
204-62	AMD-P 81-17-001	212-36-048	NEW-P 81-19-004	212-54-055	NEW-P 81-03-051
204-62-020	AMD-P 81-13-001	212-36-049	NEW-P 81-19-004	212-54-055	NEW 81-22-003
204-62-020	AMD 81-18-008	212-36-050	AMD-P 81-19-004	212-54-060	NEW-P 81-03-051
204-62-040	NEW-P 81-13-001	212-36-055	AMD-P 81-19-004	212-54-060	NEW 81-22-003
204-62-040	NEW 81-18-008	212-36-056	NEW-P 81-19-004	212-54-065	NEW-P 81-03-051
204-62-050	NEW-P 81-13-001	212-36-057	NEW-P 81-19-004	212-54-065	NEW 81-22-003
204-62-050	NEW 81-18-008	212-36-058	NEW-P 81-19-004	212-54-070	NEW-P 81-03-051
204-62-060	NEW-P 81-13-001	212-36-067	NEW-P 81-19-004	212-54-070	NEW 81-22-003
204-62-060	NEW 81-18-008	212-36-070	AMD-P 81-19-004	212-54-075	NEW-P 81-03-051
204-66	AMD-P 81-10-001	212-36-073	NEW-P 81-19-004	212-54-075	NEW 81-22-003
204-66-180	AMD-P 81-04-040	212-36-075	AMD-P 81-19-004	212-54-080	NEW-P 81-03-051
204-66-180	AMD 81-10-038	212-36-077	NEW-P 81-19-004	212-54-080	NEW 81-22-003
204-78	AMD-P 81-17-001	212-36-080	AMD-P 81-19-004	212-54-085	NEW-P 81-03-051
204-78-010	NEW-P 81-13-001	212-36-081	NEW-P 81-19-004	212-54-085	NEW 81-22-003
204-78-010	NEW 81-18-008	212-36-082	NEW-P 81-19-004	212-54-090	NEW-P 81-03-051
204-78-020	NEW-P 81-13-001	212-36-083	NEW-P 81-19-004	212-54-090	NEW 81-22-003
204-78-020	NEW 81-18-008	212-36-090	AMD-P 81-19-004	212-54-095	NEW-P 81-03-051
204-78-030	NEW-P 81-13-001	212-36-091	NEW-P 81-19-004	212-54-095	NEW 81-22-003
204-78-030	NEW 81-18-008	212-36-096	NEW-P 81-19-004	212-54-100	NEW-P 81-03-051
204-78-040	NEW-P 81-13-001	212-36-098	NEW-P 81-19-004	212-54-100	NEW 81-22-003
204-78-040	NEW 81-18-008	212-36-100	AMD-P 81-19-004	212-55	NEW-P 81-06-022
204-78-050	NEW-P 81-13-001	212-52-001	AMD 81-03-081	212-55	NEW-P 81-08-017
204-78-050	NEW 81-18-008	212-52-005	AMD 81-03-081	212-55	NEW-P 81-11-034
204-80	AMD-P 81-17-001	212-52-010	REP 81-03-081	212-55	NEW 81-22-003
204-80-010	NEW-P 81-13-001	212-52-012	NEW 81-03-081	212-55-001	NEW-P 81-03-051
204-80-010	NEW 81-18-008	212-52-015	REP 81-03-081	212-55-001	NEW 81-22-003
204-80-020	NEW-P 81-13-001	212-52-020	AMD 81-03-081	212-55-005	NEW-P 81-03-051
204-80-020	NEW 81-18-008	212-52-025	AMD 81-03-081	212-55-005	NEW 81-22-003
204-80-030	NEW-P 81-13-001	212-52-027	NEW 81-03-081	212-55-010	NEW-P 81-03-051
204-80-030	NEW 81-18-008	212-52-035	REP 81-03-081	212-55-010	NEW 81-22-003
204-80-040	NEW-P 81-13-001	212-52-037	NEW 81-03-081	212-55-015	NEW-P 81-03-051
204-80-040	NEW 81-18-008	212-52-040	AMD 81-03-081	212-55-015	NEW 81-22-003
204-80-050	NEW-P 81-13-001	212-52-045	AMD 81-03-081	212-55-020	NEW-P 81-03-051
204-80-050	NEW 81-18-008	212-52-050	AMD 81-03-081	212-55-020	NEW 81-22-003
204-84	AMD-P 81-17-001	212-52-055	AMD 81-03-081	212-55-025	NEW-P 81-03-051
204-84-010	NEW-P 81-13-001	212-52-060	AMD 81-03-081	212-55-025	NEW 81-22-003
204-84-010	NEW 81-18-008	212-52-065	AMD 81-03-081	212-55-030	NEW-P 81-03-051
204-84-020	NEW-P 81-13-001	212-52-070	AMD 81-03-081	212-55-030	NEW 81-22-003
204-84-020	NEW 81-18-008	212-52-075	AMD 81-03-081	212-55-035	NEW-P 81-03-051
204-84-030	NEW-P 81-13-001	212-52-080	AMD 81-03-081	212-55-035	NEW 81-22-003
204-84-030	NEW 81-18-008	212-52-090	AMD 81-03-081	212-55-040	NEW-P 81-03-051
204-84-040	NEW-P 81-13-001	212-52-095	AMD 81-03-081	212-55-040	NEW 81-22-003
204-84-040	NEW 81-18-008	212-52-100	AMD 81-03-081	212-55-045	NEW-P 81-03-051
204-84-050	NEW-P 81-13-001	212-52-105	AMD 81-03-081	212-55-045	NEW 81-22-003
204-84-050	NEW 81-18-008	212-52-110	AMD 81-03-081	212-55-050	NEW-P 81-03-051
204-84-060	NEW-P 81-13-001	212-52-115	AMD 81-03-081	212-55-050	NEW 81-22-003
204-84-060	NEW 81-18-008	212-52-120	AMD 81-03-081	212-55-055	NEW-P 81-03-051
204-84-070	NEW-P 81-13-001	212-52-125	AMD 81-03-081	212-55-055	NEW 81-22-003
204-84-070	NEW 81-18-008	212-54	NEW-P 81-06-022	212-55-060	NEW-P 81-03-051

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
212-55-060	NEW	81-22-003	212-57-060	REP	81-14-010	212-60-005	REP-P	81-03-051
212-55-065	NEW-P	81-03-051	212-57-065	REP-P	81-03-051	212-60-005	REP	81-22-003
212-55-065	NEW	81-22-003	212-57-065	REP	81-14-010	212-60-010	REP-P	81-03-051
212-55-070	NEW-P	81-03-051	212-57-070	REP-P	81-03-051	212-60-010	REP	81-22-003
212-55-070	NEW	81-22-003	212-57-070	REP	81-14-010	212-60-015	REP-P	81-03-051
212-55-075	NEW-P	81-03-051	212-58	REP-P	81-06-022	212-60-015	REP	81-22-003
212-55-075	NEW	81-22-003	212-58	REP-P	81-08-017	212-60-020	REP-P	81-03-051
212-55-080	NEW-P	81-03-051	212-58	REP-P	81-11-033	212-60-020	REP	81-22-003
212-55-080	NEW	81-22-003	212-58-001	REP-P	81-03-051	212-60-025	REP-P	81-03-051
212-55-085	NEW-P	81-03-051	212-58-001	REP	81-14-010	212-60-025	REP	81-22-003
212-55-085	NEW	81-22-003	212-58-005	REP-P	81-03-051	212-60-030	REP-P	81-03-051
212-55-090	NEW-P	81-03-051	212-58-005	REP	81-14-010	212-60-030	REP	81-22-003
212-55-090	NEW	81-22-003	212-58-010	REP-P	81-03-051	212-60-035	REP-P	81-03-051
212-55-095	NEW-P	81-03-051	212-58-010	REP	81-14-010	212-60-035	REP	81-22-003
212-55-095	NEW	81-22-003	212-58-015	REP-P	81-03-051	212-60-040	REP-P	81-03-051
212-56	REP-P	81-06-022	212-58-015	REP	81-14-010	212-60-040	REP	81-22-003
212-56	REP-P	81-08-017	212-58-020	REP-P	81-03-051	212-60-045	REP-P	81-03-051
212-56	REP-P	81-11-033	212-58-020	REP	81-14-010	212-60-045	REP	81-22-003
212-56-001	REP-P	81-03-051	212-58-025	REP-P	81-03-051	212-60-050	REP-P	81-03-051
212-56-001	REP	81-14-010	212-58-025	REP	81-14-010	212-60-050	REP	81-22-003
212-56-005	REP-P	81-03-051	212-58-030	REP-P	81-03-051	212-60-055	REP-P	81-03-051
212-56-005	REP	81-14-010	212-58-030	REP	81-14-010	212-60-055	REP	81-22-003
212-56-010	REP-P	81-03-051	212-58-035	REP-P	81-03-051	212-60-060	REP-P	81-03-051
212-56-010	REP	81-14-010	212-58-035	REP	81-14-010	212-60-060	REP	81-22-003
212-56-015	REP-P	81-03-051	212-58-040	REP-P	81-03-051	212-60-065	REP-P	81-03-051
212-56-015	REP	81-14-010	212-58-040	REP	81-14-010	212-60-065	REP	81-22-003
212-56-020	REP-P	81-03-051	212-58-045	REP-P	81-03-051	212-60-070	REP-P	81-03-051
212-56-020	REP	81-14-010	212-58-045	REP	81-14-010	212-60-070	REP	81-22-003
212-56-025	REP-P	81-03-051	212-58-050	REP-P	81-03-051	212-61	REP-P	81-06-022
212-56-025	REP	81-14-010	212-58-050	REP	81-14-010	212-61	REP-P	81-08-017
212-56-030	REP-P	81-03-051	212-58-055	REP-P	81-03-051	212-61	REP-P	81-11-034
212-56-030	REP	81-14-010	212-58-055	REP	81-14-010	212-61-001	REP-P	81-03-051
212-56-035	REP-P	81-03-051	212-58-060	REP-P	81-03-051	212-61-001	REP	81-22-003
212-56-040	REP-P	81-03-051	212-58-060	REP	81-14-010	212-61-005	REP-P	81-03-051
212-56-040	REP	81-14-010	212-58-065	REP-P	81-03-051	212-61-005	REP	81-22-003
212-56-045	REP-P	81-03-051	212-58-065	REP	81-14-010	212-61-010	REP	81-22-003
212-56-045	REP	81-14-010	212-58-070	REP-P	81-03-051	212-61-010	REP-P	81-03-051
212-56-050	REP-P	81-03-051	212-58-070	REP	81-14-010	212-61-015	REP-P	81-03-051
212-56-050	REP	81-14-010	212-59	REP-P	81-06-022	212-61-015	REP	81-22-003
212-56-055	REP-P	81-03-051	212-59	REP-P	81-08-017	212-61-020	REP-P	81-03-051
212-56-055	REP	81-14-010	212-59	REP-P	81-11-034	212-61-020	REP	81-22-003
212-56-060	REP-P	81-03-051	212-59-001	REP-P	81-03-051	212-61-025	REP-P	81-03-051
212-56-060	REP	81-14-010	212-59-001	REP	81-22-003	212-61-025	REP	81-22-003
212-56-065	REP-P	81-03-051	212-59-005	REP-P	81-03-051	212-61-030	REP-P	81-03-051
212-56-065	REP	81-14-010	212-59-005	REP	81-22-003	212-61-030	REP	81-22-003
212-57	REP-P	81-06-022	212-59-010	REP-P	81-03-051	212-61-035	REP-P	81-03-051
212-57	REP-P	81-08-017	212-59-010	REP	81-22-003	212-61-035	REP	81-22-003
212-57	REP-P	81-11-033	212-59-015	REP-P	81-03-051	212-61-040	REP-P	81-03-051
212-57-001	REP-P	81-03-051	212-59-020	REP	81-22-003	212-61-040	REP	81-22-003
212-57-001	REP	81-14-010	212-59-020	REP	81-03-051	212-61-045	REP-P	81-03-051
212-57-005	REP-P	81-03-051	212-59-025	REP-P	81-22-003	212-61-045	REP	81-22-003
212-57-005	REP	81-14-010	212-59-025	REP	81-03-051	212-61-050	REP-P	81-03-051
212-57-010	REP-P	81-03-051	212-59-025	REP	81-22-003	212-61-050	REP	81-22-003
212-57-010	REP	81-14-010	212-59-030	REP-P	81-03-051	212-61-055	REP-P	81-03-051
212-57-015	REP-P	81-03-051	212-59-030	REP	81-22-003	212-61-055	REP	81-22-003
212-57-015	REP	81-14-010	212-59-035	REP-P	81-03-051	212-61-060	REP-P	81-03-051
212-57-020	REP-P	81-03-051	212-59-035	REP	81-22-003	212-61-060	REP	81-22-003
212-57-020	REP	81-14-010	212-59-040	REP-P	81-03-051	212-61-065	REP-P	81-03-051
212-57-025	REP-P	81-03-051	212-59-040	REP	81-22-003	212-61-065	REP	81-22-003
212-57-025	REP	81-14-010	212-59-045	REP-P	81-03-051	212-62	REP-P	81-06-022
212-57-030	REP-P	81-03-051	212-59-045	REP	81-22-003	212-62	REP-P	81-08-017
212-57-030	REP	81-14-010	212-59-050	REP-P	81-03-051	212-62	REP-P	81-11-034
212-57-035	REP-P	81-03-051	212-59-050	REP	81-22-003	212-62-001	REP-P	81-03-051
212-57-035	REP	81-14-010	212-59-055	REP-P	81-03-051	212-62-001	REP	81-22-003
212-57-040	REP-P	81-03-051	212-59-055	REP	81-22-003	212-62-005	REP-P	81-03-051
212-57-040	REP	81-14-010	212-59-060	REP-P	81-03-051	212-62-005	REP	81-22-003
212-57-045	REP-P	81-03-051	212-59-060	REP	81-22-003	212-62-010	REP-P	81-03-051
212-57-045	REP	81-14-010	212-59-065	REP-P	81-03-051	212-62-010	REP	81-22-003
212-57-050	REP-P	81-03-051	212-59-065	REP	81-22-003	212-62-015	REP-P	81-03-051
212-57-050	REP	81-14-010	212-60	REP-P	81-06-022	212-62-015	REP	81-22-003
212-57-055	REP-P	81-03-051	212-60	REP-P	81-08-017	212-62-020	REP-P	81-03-051
212-57-055	REP	81-14-010	212-60	REP-P	81-11-034	212-62-020	REP	81-22-003
212-57-060	REP-P	81-03-051	212-60-001	REP-P	81-03-051	212-62-025	REP-P	81-03-051
			212-60-001	REP	81-22-003	212-62-025	REP	81-22-003

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
212-62-030	REP-P	81-03-051	212-64-039	NEW-P	81-03-051	220-20-012	AMD	81-02-053
212-62-030	REP	81-22-003	212-64-039	NEW	81-14-010	220-22-020	AMD-P	81-09-082
212-62-035	REP-P	81-03-051	212-64-040	AMD-P	81-03-051	220-22-020	AMD	81-13-005
212-62-035	REP	81-22-003	212-64-040	AMD	81-14-010	220-22-030	AMD-P	81-12-038
212-62-040	REP-P	81-03-051	212-64-043	NEW-P	81-03-051	220-22-030	AMD	81-18-017
212-62-040	REP	81-22-003	212-64-043	NEW	81-14-010	220-22-03000C	NEW-E	81-19-058
212-62-045	REP-P	81-03-051	212-64-045	AMD-P	81-03-051	220-24-01000E	NEW-E	81-13-012
212-62-045	REP	81-22-003	212-64-045	AMD	81-14-010	220-24-01000E	REP-E	81-18-002
212-62-050	REP-P	81-03-051	212-64-050	AMD-P	81-03-051	220-24-02000H	NEW-E	81-13-012
212-62-050	REP	81-22-003	212-64-050	AMD	81-14-010	220-24-02000H	REP-E	81-18-002
212-62-055	REP-P	81-03-051	212-64-055	AMD-P	81-03-051	220-24-02000I	NEW-E	81-18-002
212-62-055	REP	81-22-003	212-64-055	AMD	81-14-010	220-24-02000I	REP-E	81-18-012
212-62-060	REP-P	81-03-051	212-64-060	AMD-P	81-03-051	220-24-02000J	NEW-E	81-18-012
212-62-060	REP	81-22-003	212-64-060	AMD	81-14-010	220-24-02000J	REP-E	81-18-016
212-62-065	REP-P	81-03-051	212-64-065	AMD-P	81-03-051	220-24-02000K	NEW-E	81-18-016
212-62-065	REP	81-22-003	212-64-065	AMD	81-14-010	220-24-02000K	REP-E	81-18-027
212-62-070	REP-P	81-03-051	212-64-067	NEW-P	81-03-051	220-24-02000L	NEW-E	81-18-027
212-62-070	REP	81-22-003	212-64-067	NEW	81-14-010	220-24-02000L	REP-E	81-19-080
212-63	REP-P	81-06-022	212-64-068	NEW-P	81-03-051	220-28-002FOA	NEW-E	81-06-028
212-63	REP-P	81-08-017	212-64-068	NEW	81-14-010	220-28-002FOB	NEW-E	81-11-063
212-63	REP-P	81-11-033	212-64-069	NEW-P	81-03-051	220-28-003FOD	NEW-E	81-16-030
212-63-001	REP-P	81-03-051	212-64-069	NEW	81-14-010	220-28-003FOD	REP-E	81-18-074
212-63-001	REP	81-14-010	212-64-070	AMD-P	81-03-051	220-28-003FOE	NEW-E	81-22-041
212-63-005	REP-P	81-03-051	212-64-070	AMD	81-14-010	220-28-003GOD	NEW-E	81-22-019
212-63-005	REP	81-14-010	212-65	NEW-P	81-06-022	220-28-00400L	NEW-E	81-02-052
212-63-010	REP-P	81-03-051	212-65	NEW-P	81-08-017	220-28-00400M	NEW-E	81-09-006
212-63-010	REP	81-14-010	212-65	NEW-P	81-11-033	220-28-00400M	REP-E	81-09-035
212-63-015	REP-P	81-03-051	212-65-001	NEW-P	81-03-051	220-28-00400N	NEW-E	81-09-035
212-63-015	REP	81-14-010	212-65-001	NEW	81-14-010	220-28-00400N	REP-E	81-10-042
212-63-020	REP-P	81-03-051	212-65-005	NEW-P	81-03-051	220-28-00400P	NEW-E	81-10-042
212-63-020	REP	81-14-010	212-65-005	NEW	81-14-010	220-28-00400Q	NEW-E	81-16-044
212-63-025	REP-P	81-03-051	212-65-010	NEW-P	81-03-051	220-28-004B0S	NEW-E	81-09-035
212-63-025	REP	81-14-010	212-65-010	NEW	81-14-010	220-28-004B0S	REP-E	81-13-011
212-63-030	REP-P	81-03-051	212-65-015	NEW-P	81-03-051	220-28-004B0T	NEW-E	81-13-011
212-63-030	REP	81-14-010	212-65-015	NEW	81-14-010	220-28-004B0T	REP-E	81-14-004
212-63-035	REP-P	81-03-051	212-65-020	NEW-P	81-03-051	220-28-004B0U	NEW-E	81-14-004
212-63-035	REP	81-14-010	212-65-020	NEW	81-14-010	220-28-004B0U	REP-E	81-15-102
212-63-040	REP-P	81-03-051	212-65-025	NEW-P	81-03-051	220-28-00500W	NEW-E	81-09-035
212-63-040	REP	81-14-010	212-65-025	NEW	81-14-010	220-28-00500W	REP-E	81-13-011
212-63-045	REP-P	81-03-051	212-65-030	NEW-P	81-03-051	220-28-00500X	NEW-E	81-13-011
212-63-045	REP	81-14-010	212-65-030	NEW	81-14-010	220-28-00500X	REP-E	81-14-004
212-63-050	REP-P	81-03-051	212-65-035	NEW-P	81-03-051	220-28-00500Y	NEW-E	81-14-004
212-63-050	REP	81-14-010	212-65-035	NEW	81-14-010	220-28-00500Y	REP-E	81-14-030
212-63-055	REP-P	81-03-051	212-65-040	NEW-P	81-03-051	220-28-00500Z	NEW-E	81-14-030
212-63-055	REP	81-14-010	212-65-040	NEW	81-14-010	220-28-00500Z	REP-E	81-15-102
212-63-060	REP-P	81-03-051	212-65-045	NEW-P	81-03-051	220-28-00600U	NEW-E	81-09-035
212-63-060	REP	81-14-010	212-65-045	NEW	81-14-010	220-28-00600U	REP-E	81-13-011
212-63-065	REP-P	81-03-051	212-65-050	NEW-P	81-03-051	220-28-00600V	NEW-E	81-13-011
212-63-065	REP	81-14-010	212-65-050	NEW	81-14-010	220-28-00600V	REP-E	81-14-004
212-63-070	REP-P	81-03-051	212-65-055	NEW-P	81-03-051	220-28-00600W	NEW-E	81-14-004
212-63-070	REP	81-14-010	212-65-055	NEW	81-14-010	220-28-00600W	REP-E	81-15-014
212-64	AMD-P	81-06-022	212-65-060	NEW-P	81-03-051	220-28-00600X	NEW-E	81-15-014
212-64	AMD-P	81-08-017	212-65-060	NEW	81-14-010	220-28-00600X	REP-E	81-15-102
212-64	AMD-P	81-11-033	212-65-065	NEW-P	81-03-051	220-28-006A0S	NEW-E	81-09-035
212-64-001	AMD-P	81-03-051	212-65-065	NEW	81-14-010	220-28-006A0S	REP-E	81-13-011
212-64-001	AMD	81-14-010	212-65-070	NEW-P	81-03-051	220-28-006A0T	NEW-E	81-13-011
212-64-005	AMD-P	81-03-051	212-65-070	NEW	81-14-010	220-28-006A0T	REP-E	81-14-004
212-64-005	AMD	81-14-010	212-65-075	NEW-P	81-03-051	220-28-006A0U	NEW-E	81-14-004
212-64-010	REP-P	81-03-051	212-65-075	NEW	81-14-010	220-28-006A0U	REP-E	81-15-014
212-64-010	REP	81-14-010	212-65-080	NEW-P	81-03-051	220-28-006A0V	NEW-E	81-15-014
212-64-015	AMD-P	81-03-051	212-65-080	NEW	81-14-010	220-28-006A0V	REP-E	81-15-102
212-64-015	AMD	81-14-010	212-65-085	NEW-P	81-03-051	220-28-006B0U	NEW-E	81-13-011
212-64-020	AMD-P	81-03-051	212-65-085	NEW	81-14-010	220-28-006B0U	REP-E	81-15-102
212-64-020	AMD	81-14-010	212-65-090	NEW-P	81-03-051	220-28-006C0N	NEW-E	81-09-035
212-64-025	AMD-P	81-03-051	212-65-090	NEW	81-14-010	220-28-006C0N	REP-E	81-13-011
212-64-025	AMD	81-14-010	212-65-095	NEW-P	81-03-051	220-28-006C0P	NEW-E	81-13-011
212-64-030	AMD-P	81-03-051	212-65-095	NEW	81-14-010	220-28-006C0P	REP-E	81-14-004
212-64-030	AMD	81-14-010	212-65-100	NEW-P	81-03-051	220-28-006C0Q	NEW-E	81-14-004
212-64-033	NEW-P	81-03-051	212-65-100	NEW	81-14-010	220-28-006C0Q	REP-E	81-14-030
212-64-033	NEW	81-14-010	220-16-132	NEW-P	81-22-056	220-28-006C0R	NEW-E	81-14-030
212-64-035	AMD-P	81-03-051	220-16-315	AMD-P	81-22-056	220-28-006C0R	REP-E	81-15-102
212-64-035	AMD	81-14-010	220-20-010	AMD	81-02-053	220-28-006D0H	NEW-E	81-14-056
212-64-037	NEW-P	81-03-051	220-20-01000E	NEW-E	81-13-018	220-28-006D0H	REP-E	81-15-036
212-64-037	NEW	81-14-010	220-20-01000F	NEW-E	81-21-016	220-28-006D0I	NEW-E	81-15-036

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
220-28-006DOI	REP-E 81-15-102	220-28-01300U	NEW-E 81-03-035	220-28-133	NEW-E 81-22-021
220-28-006FOL	NEW-E 81-14-056	220-28-013A0E	NEW-E 81-09-035	220-28-133	REP-E 81-22-023
220-28-006FOL	REP-E 81-15-036	220-28-013A0F	NEW-E 81-15-040	220-28-134	NEW-E 81-22-023
220-28-006FOM	NEW-E 81-15-036	220-28-013A0F	REP-E 81-15-102	220-28-134	REP-E 81-22-033
220-28-006FOM	REP-E 81-15-102	220-28-013F0A	NEW-E 81-09-035	220-28-135	NEW-E 81-22-033
220-28-00700N	NEW-E 81-09-035	220-28-013F0B	NEW-E 81-15-040	220-28-135	REP-E 81-22-052
220-28-00700N	REP-E 81-12-007	220-28-013F0B	REP-E 81-15-102	220-28-136	NEW-E 81-22-052
220-28-00700P	NEW-E 81-12-007	220-28-013G0H	NEW-E 81-03-035	220-28-136	REP-E 81-22-057
220-28-00700P	REP-E 81-13-040	220-28-100	NEW-E 81-15-102	220-28-137	NEW-E 81-22-057
220-28-00700Q	NEW-E 81-13-040	220-28-100	REP-E 81-16-043	220-32-02200E	NEW-E 81-03-044
220-28-00700Q	REP-E 81-14-004	220-28-101	NEW-E 81-16-043	220-32-02200F	NEW-E 81-16-045
220-28-00700R	NEW-E 81-14-004	220-28-101	REP-E 81-16-048	220-32-03000B	NEW-E 81-04-003
220-28-00700R	REP-E 81-15-014	220-28-102	NEW-E 81-16-048	220-32-03000C	NEW-E 81-19-117
220-28-00700S	NEW-E 81-15-014	220-28-102	REP-E 81-16-067	220-32-03000C	REP-E 81-20-025
220-28-00700S	REP-E 81-15-102	220-28-103	NEW-E 81-16-067	220-32-03000D	NEW-E 81-20-025
220-28-007A0M	NEW-E 81-09-035	220-28-103	REP-E 81-17-006	220-32-03600H	NEW-E 81-06-019
220-28-007A0M	REP-E 81-12-007	220-28-104	NEW-E 81-17-006	220-32-03600I	NEW-E 81-17-061
220-28-007A0N	NEW-E 81-12-007	220-28-104	REP-E 81-17-036	220-32-03600I	REP-E 81-18-014
220-28-007A0N	REP-E 81-13-040	220-28-105	NEW-E 81-17-036	220-32-03600J	NEW-E 81-18-014
220-28-007A0P	NEW-E 81-13-040	220-28-105	REP-E 81-17-048	220-32-03600J	REP-E 81-18-028
220-28-007A0P	REP-E 81-14-004	220-28-106	NEW-E 81-17-048	220-32-03600K	NEW-E 81-18-028
220-28-007A0Q	NEW-E 81-14-004	220-28-106	REP-E 81-18-011	220-32-03600K	REP-E 81-19-030
220-28-007A0Q	REP-E 81-15-014	220-28-107	NEW-E 81-18-011	220-32-03600L	NEW-E 81-19-030
220-28-007A0R	NEW-E 81-15-014	220-28-107	REP-E 81-18-032	220-32-03600L	REP-E 81-19-059
220-28-007A0R	REP-E 81-15-102	220-28-108	NEW-E 81-18-032	220-32-03600M	NEW-E 81-19-118
220-28-007B0S	NEW-E 81-09-035	220-28-108	REP-E 81-18-076	220-32-04000K	NEW-E 81-03-044
220-28-007B0S	REP-E 81-12-007	220-28-109	NEW-E 81-18-076	220-32-04000L	NEW-E 81-16-045
220-28-007B0T	NEW-E 81-12-007	220-28-109	REP-E 81-19-017	220-32-04100D	NEW-E 81-11-065
220-28-007B0T	REP-E 81-13-040	220-28-110	NEW-E 81-19-017	220-32-04200D	NEW-E 81-03-043
220-28-007B0U	NEW-E 81-13-040	220-28-110	REP-E 81-19-023	220-32-05100Q	NEW-E 81-04-003
220-28-007B0U	REP-E 81-14-030	220-28-111	NEW-E 81-19-023	220-32-05500C	NEW-E 81-10-007
220-28-007B0V	NEW-E 81-14-030	220-28-111	REP-E 81-19-031	220-32-05500D	NEW-E 81-13-017
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220-28-007C0Z	NEW-E 81-14-056	220-28-113	REP-E 81-19-058	220-32-05700J	NEW-E 81-16-045
220-28-00700Z	REP-E 81-15-102	220-28-114	NEW-E 81-19-058	220-32-05800I	NEW-E 81-18-052
220-28-007DOA	NEW-E 81-09-035	220-28-114	REP-E 81-19-065	220-32-05800J	NEW-E 81-19-066
220-28-007F0M	NEW-E 81-09-035	220-28-115	NEW-E 81-19-065	220-32-05900A	NEW-E 81-09-007
220-28-007G0J	NEW-E 81-14-056	220-28-115	REP-E 81-19-074	220-32-05900B	NEW-E 81-15-054
220-28-007G0J	REP-E 81-15-102	220-28-116	NEW-E 81-19-074	220-36-021	AMD-P 81-09-082
220-28-00800D	NEW-E 81-09-035	220-28-116	REP-E 81-19-081	220-36-021	AMD 81-13-005
220-28-00800D	REP-E 81-13-011	220-28-117	NEW-E 81-19-081	220-36-02100B	NEW-E 81-20-047
220-28-00800E	NEW-E 81-13-011	220-28-117	REP-E 81-19-099	220-36-02100B	REP-E 81-21-057
220-28-00800E	REP-E 81-15-102	220-28-118	NEW-E 81-19-099	220-36-02100C	NEW-E 81-21-057
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220-28-00900M	NEW-E 81-13-011	220-28-121	NEW-E 81-20-014	220-36-02100X	NEW-E 81-18-004
220-28-00900M	REP-E 81-15-102	220-28-121	REP-E 81-20-019	220-36-02100X	REP-E 81-19-095
220-28-01000U	NEW-E 81-13-011	220-28-122	NEW-E 81-20-019	220-36-02100Y	NEW-E 81-19-095
220-28-01000U	REP-E 81-15-102	220-28-122	REP-E 81-20-030	220-36-02100Y	REP-E 81-19-111
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220-28-010A0S	REP-E 81-15-102	220-28-123	REP-E 81-20-056	220-36-02100Z	REP-E 81-20-013
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220-28-010C0R	REP-E 81-15-102	220-28-125	REP-E 81-20-070	220-36-022	AMD 81-13-005
220-28-010D0U	NEW-E 81-13-011	220-28-126	NEW-E 81-20-070	220-36-02200A	NEW-E 81-22-018
220-28-010D0U	REP-E 81-15-102	220-28-126	REP-E 81-21-014	220-36-02200A	REP-E 81-22-034
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220-28-011A0L	NEW-E 81-09-035	220-28-128	NEW-E 81-21-022	220-36-024	AMD 81-13-005
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220-28-011G0G	NEW-E 81-09-035	220-28-129	NEW-E 81-21-046	220-40-021	AMD-P 81-09-082
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230-25-040	AMD	81-19-072	232-12-019	NEW	81-12-029	232-12-090	REP-P	81-08-064
230-25-070	AMD-P	81-16-088	232-12-020	REP-P	81-08-064	232-12-090	REP	81-12-029
230-25-070	AMD	81-19-072	232-12-020	REP	81-12-029	232-12-091	NEW-P	81-08-064
230-25-071	REP-P	81-16-088	232-12-021	NEW-P	81-08-064	232-12-091	NEW	81-12-029
230-25-071	REP	81-19-072	232-12-021	NEW	81-12-029	232-12-094	NEW-P	81-08-064
230-25-100	AMD-P	81-16-088	232-12-021	AMD-P	81-22-067	232-12-094	NEW	81-12-029
230-25-100	AMD	81-19-072	232-12-024	NEW-P	81-08-064	232-12-097	NEW-P	81-08-064
230-25-120	AMD-P	81-16-088	232-12-024	NEW	81-12-029	232-12-097	NEW	81-12-029
230-25-120	AMD	81-19-072	232-12-027	NEW-P	81-08-064	232-12-100	REP-P	81-08-064
230-25-220	AMD-P	81-16-088	232-12-027	NEW	81-12-029	232-12-100	REP	81-12-029
230-25-220	AMD	81-19-072	232-12-027	AMD-P	81-16-070	232-12-101	NEW-P	81-08-064
230-25-235	AMD-P	81-16-088	232-12-027	AMD	81-22-002	232-12-101	NEW	81-12-029
230-25-235	AMD	81-19-072	232-12-030	REP-P	81-08-064	232-12-101	AMD-P	81-22-067
230-25-260	AMD-P	81-16-088	232-12-030	REP	81-12-029	232-12-104	NEW-P	81-08-064
230-25-265	AMD-P	81-16-088	232-12-031	NEW-P	81-08-064	232-12-104	NEW	81-12-029
230-25-265	AMD	81-19-072	232-12-031	NEW	81-12-029	232-12-104	AMD-P	81-22-067
230-25-315	NEW-P	81-16-088	232-12-034	NEW-P	81-08-064	232-12-105	REP-P	81-08-064
230-25-315	NEW	81-19-072	232-12-034	NEW	81-12-029	232-12-105	REP	81-12-029
230-25-320	NEW-P	81-16-088	232-12-037	NEW-P	81-08-064	232-12-107	NEW-P	81-08-064
230-25-320	NEW	81-19-072	232-12-037	NEW	81-12-029	232-12-107	NEW	81-12-029
230-30-015	AMD-P	81-04-072	232-12-037	AMD-P	81-22-067	232-12-107	AMD-P	81-22-067
230-30-015	AMD-P	81-10-071	232-12-040	REP-P	81-08-064	232-12-110	REP-P	81-08-064
230-30-015	AMD	81-13-032	232-12-040	REP	81-12-029	232-12-110	REP	81-12-029
230-30-015	AMD-P	81-18-067	232-12-041	NEW-P	81-08-064	232-12-111	NEW-P	81-08-064
230-30-015	AMD	81-21-033	232-12-041	NEW	81-12-029	232-12-111	NEW	81-12-029
230-30-050	AMD-P	81-18-067	232-12-041	AMD-P	81-22-067	232-12-111	REP-P	81-22-067
230-30-050	AMD	81-21-033	232-12-044	NEW-P	81-08-064	232-12-114	NEW-P	81-08-064
230-30-070	AMD-P	81-18-067	232-12-044	NEW	81-12-029	232-12-114	NEW	81-12-029
230-30-070	AMD	81-21-033	232-12-044	AMD-P	81-16-070	232-12-114	AMD-P	81-22-067
230-30-070	AMD-P	81-22-031	232-12-044	AMD	81-22-002	232-12-117	NEW-P	81-08-064
230-30-080	AMD-P	81-16-087	232-12-047	NEW-P	81-08-064	232-12-117	NEW	81-12-029
230-30-080	AMD	81-19-073	232-12-047	NEW	81-12-029	232-12-117	AMD-P	81-22-067
230-30-200	AMD-P	81-08-069	232-12-047	AMD-P	81-12-048	232-12-120	REP-P	81-08-064
230-30-200	AMD-P	81-11-026	232-12-047	AMD-P	81-16-070	232-12-120	REP	81-12-029
230-30-200	AMD	81-13-033	232-12-047	AMD-E	81-18-060	232-12-121	NEW-P	81-08-064
230-40-120	AMD-P	81-16-087	232-12-047	AMD	81-22-002	232-12-121	NEW	81-12-029
230-40-120	AMD	81-19-073	232-12-047	AMD-P	81-22-067	232-12-121	AMD-P	81-22-067
230-42-010	AMD-P	81-10-071	232-12-051	NEW-P	81-08-064	232-12-124	NEW-P	81-08-064
230-42-010	AMD-E	81-11-025	232-12-051	NEW	81-12-029	232-12-124	NEW	81-12-029
230-42-010	AMD	81-13-032	232-12-054	NEW-P	81-08-064	232-12-124	AMD-P	81-22-067
230-60-015	AMD-P	81-08-069	232-12-054	NEW	81-12-029	232-12-127	NEW-P	81-08-064
230-60-015	AMD	81-11-039	232-12-057	NEW-P	81-08-064	232-12-127	NEW	81-12-029
230-60-070	AMD-P	81-08-069	232-12-057	NEW	81-12-029	232-12-127	AMD-P	81-22-067
230-60-070	AMD	81-11-039	232-12-057	AMD-P	81-22-067	232-12-130	REP-P	81-08-064
232-12-001	NEW-P	81-08-064	232-12-060	REP-P	81-08-064	232-12-130	REP	81-12-029
232-12-001	NEW	81-12-029	232-12-060	REP	81-12-029	232-12-131	NEW-P	81-08-064
232-12-001	AMD-P	81-12-048	232-12-061	NEW-P	81-08-064	232-12-131	NEW	81-12-029
232-12-001	AMD-P	81-16-070	232-12-061	NEW	81-12-029	232-12-131	AMD-P	81-22-067
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232-12-007	NEW-P	81-08-064	232-12-065	REP-P	81-08-064	232-12-135	REP-P	81-08-064
232-12-007	NEW	81-12-029	232-12-065	REP	81-12-029	232-12-135	REP	81-12-029
232-12-007	AMD-P	81-16-070	232-12-067	NEW-P	81-08-064	232-12-137	NEW-P	81-08-064
232-12-007	AMD	81-22-002	232-12-070	REP-P	81-08-064	232-12-137	NEW	81-12-029
232-12-010	REP-P	81-08-064	232-12-070	REP	81-12-029	232-12-137	AMD-P	81-14-074
232-12-010	REP	81-12-029	232-12-071	NEW-P	81-08-064	232-12-137	AMD-P	81-16-070
232-12-011	NEW-P	81-08-064	232-12-071	NEW	81-12-029	232-12-137	AMD	81-22-002
232-12-011	NEW	81-12-029	232-12-071	AMD-P	81-22-067	232-12-140	REP-P	81-08-064
232-12-011	AMD-P	81-17-074	232-12-074	NEW-P	81-08-064	232-12-140	REP	81-12-029
232-12-011	AMD	81-22-002	232-12-074	NEW	81-12-029	232-12-141	NEW-P	81-08-064
232-12-014	NEW-P	81-08-064	232-12-075	NEW-P	81-16-070	232-12-141	NEW	81-12-029
232-12-014	NEW	81-12-029	232-12-077	NEW-P	81-08-064	232-12-141	AMD-P	81-12-048
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232-12-014	AMD	81-22-002	232-12-080	REP-P	81-08-064	232-12-144	NEW	81-12-029
232-12-015	REP-P	81-08-064	232-12-080	REP	81-12-029	232-12-147	NEW-P	81-08-064
232-12-015	REP	81-12-029	232-12-081	NEW-P	81-08-064	232-12-147	NEW	81-12-029
232-12-017	NEW-P	81-08-064	232-12-081	NEW	81-12-029	232-12-147	AMD-P	81-16-070
232-12-017	NEW	81-12-029	232-12-084	NEW-P	81-08-064	232-12-147	AMD	81-22-002



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232-12-675	REP	81-12-029	232-28-400	REP	81-22-015	247-16-040	AMD-P	81-21-070
232-12-676	REP-P	81-08-064	232-28-403	REP-P	81-14-074	247-16-060	AMD-E	81-13-006
232-12-676	REP	81-12-029	232-28-403	REP-E	81-19-069	247-16-060	AMD-P	81-21-070
232-12-680	REP-P	81-08-064	232-28-403	REP	81-19-108	247-16-070	AMD-E	81-13-006
232-12-680	REP	81-12-029	232-28-404	NEW-P	81-14-074	247-16-070	AMD-P	81-21-070
232-12-690	REP-P	81-08-064	232-28-404	NEW-E	81-19-069	247-16-080	REP-E	81-13-006
232-12-690	REP	81-12-029	232-28-404	NEW	81-19-108	247-16-080	REP-P	81-21-070
232-12-700	REP-P	81-08-064	232-28-500	REP-P	81-05-031	247-16-090	NEW-E	81-13-006
232-12-700	REP	81-12-029	232-28-500	REP	81-22-015	247-16-090	NEW-P	81-21-090
232-12-710	REP-P	81-08-064	232-28-503	REP-P	81-12-048	247-16-100	NEW-E	81-13-006
232-12-710	REP	81-12-029	232-28-503	REP	81-18-024	247-16-100	NEW-P	81-21-100
232-12-802	REP-P	81-17-074	232-28-504	NEW-P	81-12-048	248-12-170	AMD-P	81-15-071
232-12-802	REP	81-22-002	232-28-504	NEW	81-18-024	248-14	AMD-P	81-03-004
232-12-804	AMD-P	81-17-074	232-28-600	REP-P	81-05-031	248-14	AMD-P	81-11-042
232-12-804	AMD	81-22-002	232-28-600	REP	81-22-015	248-14-001	AMD-P	81-08-047
232-12-806	AMD-P	81-17-074	232-28-603	REP-P	81-14-074	248-14-001	AMD	81-14-066
232-12-808	REP-P	81-17-074	232-28-604	NEW-P	81-14-074	248-14-100	AMD-P	81-08-047
232-12-808	REP	81-22-002	232-28-60301	NEW-E	81-08-011	248-14-100	AMD	81-14-066
232-12-810	AMD-P	81-17-074	232-28-60302	NEW-E	81-09-066	248-14-110	AMD-P	81-08-047
232-12-810	AMD	81-22-002	232-28-60303	NEW-E	81-11-059	248-14-110	AMD	81-14-066
232-12-812	REP-P	81-17-074	232-28-60304	NEW-P	81-12-048	248-14-114	NEW-P	81-08-047
232-12-812	REP	81-22-002	232-28-60304	NEW	81-15-064	248-14-114	NEW	81-14-066
232-12-813	NEW-P	81-22-067	232-28-60305	NEW-P	81-12-048	248-14-120	AMD-P	81-08-047
232-12-814	AMD-P	81-17-074	232-28-60305	NEW-E	81-15-063	248-14-120	AMD	81-14-066
232-12-814	AMD	81-22-002	232-28-60306	NEW-P	81-12-048	248-14-125	NEW-P	81-08-047
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232-12-816	REP	81-12-029	232-28-60307	NEW-E	81-15-037	248-14-128	NEW-P	81-08-047
232-12-818	REP-P	81-17-074	232-28-60308	NEW-E	81-16-046	248-14-128	NEW	81-14-066
232-12-818	REP	81-22-002	232-28-60309	NEW-E	81-18-055	248-14-130	AMD-P	81-08-047
232-12-820	AMD-P	81-17-074	232-28-60310	NEW-E	81-18-054	248-14-130	AMD	81-14-066
232-12-820	AMD	81-22-002	232-28-60310	REP-E	81-21-004	248-14-140	AMD-P	81-08-047
232-12-822	REP-P	81-17-074	232-28-60311	NEW-E	81-19-021	248-14-140	AMD	81-14-066
232-12-822	REP	81-22-002	232-28-60312	NEW-E	81-21-004	248-14-150	AMD-P	81-08-047
232-12-824	AMD-P	81-17-074	232-28-60312	REP-E	81-21-048	248-14-150	AMD	81-14-066
232-12-824	AMD	81-22-002	232-28-60313	NEW-E	81-21-013	248-14-152	NEW-P	81-08-047
232-12-826	REP-P	81-17-074	232-28-60314	NEW-E	81-21-040	248-14-152	NEW	81-14-066
232-12-826	REP	81-22-002	232-28-60315	NEW-E	81-21-048	248-14-155	NEW-P	81-08-047
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232-16-365	REP	81-18-025	232-28-703	NEW	81-04-018	248-14-160	AMD-P	81-08-047
232-16-400	AMD-P	81-12-048	232-28-703	REP-P	81-22-067	248-14-160	AMD	81-14-066
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232-21-100	REP-P	81-08-064	232-28-802	REP-P	81-08-064	248-14-180	AMD-P	81-08-047
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232-28-001	REP	81-22-015	232-32-126	REP-E	81-02-021	248-15-080	AMD-P	81-19-083
232-28-100	REP-P	81-05-031	232-32-127	NEW-E	81-02-021	248-15-090	REP-P	81-19-083
232-28-100	REP	81-22-015	232-32-128	NEW-E	81-03-009	248-15-091	NEW-P	81-19-083
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232-28-203	REP-P	81-08-064	236-12-430	AMD-E	81-08-016	248-18-190	AMD-E	81-22-014
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248-19-200	AMD	81-09-012	248-21-050	NEW-P	81-18-065	250-20-021	AMD-P	81-10-069
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248-19-260	AMD-E	81-05-030	248-54-560	AMD	81-21-054	250-44-020	AMD-E	81-09-032
248-19-260	AMD	81-09-012	248-54-740	AMD-P	81-18-063	250-44-030	AMD-E	81-09-032
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248-19-310	AMD	81-09-012	248-60A-050	REP-P	81-16-004	250-44-150	AMD-E	81-09-032
248-19-320	AMD-E	81-05-030	248-60A-060	REP-P	81-16-004	250-44-160	AMD-E	81-09-032
248-19-320	AMD	81-09-012	248-60A-070	REP-P	81-16-004	250-44-180	AMD-E	81-09-032
248-19-325	NEW-E	81-05-030	248-60A-080	REP-P	81-16-004	250-44-200	AMD-E	81-09-032
248-19-325	NEW	81-09-012	248-60A-090	REP-P	81-16-004	250-44-210	AMD-E	81-09-032
248-19-330	AMD-E	81-05-030	248-60A-100	REP-P	81-16-004	250-55-020	AMD-P	81-09-068
248-19-330	AMD	81-09-012	248-60A-110	REP-P	81-16-004	250-55-020	AMD	81-13-041
248-19-340	AMD-E	81-05-030	248-60A-120	REP-P	81-16-004	250-55-030	AMD-P	81-09-068
248-19-340	AMD	81-09-012	248-60A-130	REP-P	81-16-004	250-55-030	AMD	81-13-041
248-19-350	AMD-E	81-05-030	248-60A-140	REP-P	81-16-004	250-55-040	AMD-P	81-09-068
248-19-350	AMD	81-09-012	248-60A-150	REP-P	81-16-004	250-55-040	AMD	81-13-041
248-19-360	AMD-E	81-05-030	248-60A-160	REP-P	81-16-004	250-55-050	AMD-P	81-09-068
248-19-360	AMD	81-09-012	248-60A-170	REP-P	81-16-004	250-55-050	AMD	81-13-041
248-19-370	AMD-E	81-05-030	248-61-001	REP-P	81-16-004	250-55-070	AMD-P	81-09-068
248-19-370	AMD	81-09-012	248-61-010	REP-P	81-16-004	250-55-070	AMD	81-13-041
248-19-390	AMD-E	81-05-030	248-61-015	REP-P	81-16-004	250-55-100	AMD-P	81-09-068
248-19-390	AMD	81-09-012	248-61-020	REP-P	81-16-004	250-55-100	AMD	81-13-041
248-19-400	AMD-E	81-05-030	248-61-030	REP-P	81-16-004	250-55-110	AMD-P	81-09-068
248-19-400	AMD	81-09-012	248-61-040	REP-P	81-16-004	250-55-110	AMD	81-13-041
248-19-403	NEW-E	81-05-030	248-61-050	REP-P	81-16-004	250-55-120	AMD-P	81-09-068
248-19-403	NEW	81-09-012	248-61-060	REP-P	81-16-004	250-55-120	AMD	81-13-041
248-19-405	NEW-E	81-05-030	248-61-070	REP-P	81-16-004	250-55-150	AMD-P	81-09-068
248-19-405	NEW	81-09-012	248-61-080	REP-P	81-16-004	250-55-150	AMD	81-13-041
248-19-410	AMD-E	81-05-030	248-61-090	REP-P	81-16-004	250-55-160	AMD-P	81-09-068
248-19-410	AMD	81-09-012	248-61-100	REP-P	81-16-004	250-55-160	AMD	81-13-041
248-19-415	NEW-E	81-05-030	248-61-110	REP-P	81-16-004	250-55-220	AMD-P	81-09-068
248-19-415	NEW	81-09-012	248-61-120	REP-P	81-16-004	250-55-220	AMD	81-13-041
248-19-420	AMD-E	81-05-030	248-61-130	REP-P	81-16-004	251-04-020	AMD-P	81-04-051
248-19-420	AMD	81-09-012	248-61-140	REP-P	81-16-004	251-04-020	AMD-P	81-10-009
248-19-430	AMD-E	81-05-030	248-61-150	REP-P	81-16-004	251-04-020	AMD-P	81-12-032
248-19-430	AMD	81-09-012	248-61-160	REP-P	81-16-004	251-04-020	AMD	81-15-003
248-19-440	AMD-E	81-05-030	248-61-170	REP-P	81-16-004	251-04-020	AMD-P	81-18-040
248-19-440	AMD	81-09-012	248-61-180	REP-P	81-16-004	251-04-020	AMD-P	81-20-050
248-19-450	AMD-E	81-05-030	248-75-010	NEW-P	81-19-125	251-04-020	AMD-P	81-20-089
248-19-450	AMD	81-09-012	248-75-020	NEW-P	81-19-125	251-04-020	AMD-P	81-22-024
248-19-475	NEW-E	81-05-030	248-75-030	NEW-P	81-19-125	251-04-040	AMD-P	81-20-089
248-19-475	NEW	81-09-012	248-75-040	NEW-P	81-19-125	251-06-080	AMD-P	81-10-005
248-19-480	AMD-E	81-05-030	248-75-050	NEW-P	81-19-125	251-06-080	AMD-P	81-15-002
248-19-480	AMD	81-09-012	248-96-020	AMD-P	81-02-042	251-06-080	AMD-P	81-16-064
248-19-490	AMD-E	81-05-030	248-96-020	AMD	81-05-028	251-06-080	AMD-P	81-20-050
248-19-490	AMD	81-09-012	248-100-295	AMD-P	81-08-003	251-09-095	NEW-P	81-20-089
248-19-500	AMD-E	81-05-030	248-100-295	AMD	81-11-061	251-10-055	AMD-P	81-04-051
248-19-500	AMD	81-09-012	248-100-450	AMD-P	81-18-066	251-10-055	AMD-P	81-10-009
248-21-001	NEW-P	81-18-065	248-100-450	AMD	81-22-016	251-10-055	AMD-P	81-12-032
248-21-002	NEW-P	81-18-065	248-152-035	NEW-P	81-12-041	251-10-055	AMD	81-15-003
248-21-005	NEW-P	81-18-065	248-152-035	NEW	81-15-027	251-10-110	AMD-P	81-04-051
248-21-010	NEW-P	81-18-065	248-156-010	NEW-P	81-06-007	251-10-110	AMD-P	81-10-009
248-21-015	NEW-P	81-18-065	248-156-010	NEW	81-09-060	251-10-110	AMD-P	81-12-032
248-21-020	NEW-P	81-18-065	248-156-020	NEW-P	81-06-007	251-10-110	AMD-P	81-15-002
248-21-025	NEW-P	81-18-065	248-156-020	NEW	81-09-060	251-10-110	AMD	81-18-039
248-21-030	NEW-P	81-18-065	248-156-030	NEW-P	81-06-007	251-10-112	NEW-P	81-04-051

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251-10-112	NEW-P	81-10-009	260-32-040	AMD-P	81-07-021	263-12-050	AMD-P	81-22-025
251-10-112	NEW-P	81-12-032	260-32-040	AMD-W	81-08-024	263-12-053	AMD-P	81-22-025
251-10-113	NEW-P	81-04-051	260-36-040	AMD-P	81-07-020	263-12-056	AMD-P	81-22-025
251-10-113	NEW-P	81-10-009	260-36-040	AMD-W	81-08-024	263-12-060	AMD-P	81-22-025
251-10-113	NEW-P	81-12-032	260-36-110	AMD-P	81-11-049	263-12-065	AMD-P	81-22-025
251-12-072	AMD-P	81-09-023	260-36-110	AMD-P	81-14-016	263-12-070	AMD-P	81-22-025
251-12-240	AMD-P	81-04-051	260-36-110	AMD	81-15-034	263-12-080	AMD-P	81-22-025
251-12-240	AMD-P	81-10-009	260-36-180	NEW-P	81-07-020	263-12-090	AMD-P	81-22-025
251-12-240	AMD-P	81-12-032	260-36-180	NEW-P	81-08-012	263-12-095	AMD-P	81-22-025
251-12-240	AMD-P	81-15-002	260-36-180	NEW	81-09-075	263-12-100	AMD-P	81-22-025
251-12-240	AMD	81-18-039	260-40-120	AMD-P	81-07-020	263-12-115	AMD-P	81-22-025
251-12-600	AMD-P	81-20-089	260-40-120	AMD-P	81-08-012	263-12-120	AMD-P	81-22-025
251-18-010	AMD-P	81-09-023	260-40-120	AMD-W	81-09-071	263-12-125	AMD-P	81-22-025
251-18-020	AMD-P	81-09-023	260-40-120	AMD-P	81-11-049	263-12-140	AMD-P	81-22-025
251-18-025	AMD-P	81-09-023	260-40-120	AMD-P	81-14-016	263-12-145	AMD-P	81-22-025
251-18-030	AMD-P	81-09-023	260-40-120	AMD	81-15-034	263-12-150	AMD-P	81-22-025
251-18-050	REP-P	81-09-023	260-48-110	AMD-P	81-07-020	263-12-155	AMD-P	81-22-025
251-18-060	AMD-P	81-09-023	260-48-110	AMD-E	81-08-030	263-12-165	AMD-P	81-22-025
251-18-070	AMD-P	81-09-023	260-48-110	AMD-P	81-11-048	263-12-175	AMD-P	81-22-025
251-18-080	REP-P	81-09-023	260-48-110	AMD-P	81-14-015	275-16-010	AMD-E	81-04-032
251-18-100	REP-P	81-09-023	260-48-110	AMD-E	81-14-019	275-16-010	AMD-P	81-04-038
251-18-110	AMD-P	81-09-023	260-48-110	AMD	81-15-033	275-16-010	AMD	81-08-020
251-18-112	NEW-P	81-09-023	260-48-305	NEW-P	81-11-049	275-16-015	NEW-E	81-04-032
251-18-115	REP-P	81-09-023	260-48-305	NEW-P	81-14-016	275-16-015	NEW-P	81-04-038
251-18-120	REP-P	81-09-023	260-48-305	NEW	81-15-034	275-16-015	NEW	81-08-020
251-18-130	AMD-P	81-09-023	260-48-326	NEW-E	81-08-030	275-16-035	NEW-E	81-04-032
251-18-140	AMD-P	81-09-023	260-48-326	NEW-P	81-11-048	275-16-035	NEW-P	81-04-038
251-18-145	NEW-P	81-09-023	260-48-326	NEW-P	81-14-015	275-16-035	NEW	81-08-020
251-18-150	REP-P	81-09-023	260-48-326	NEW-E	81-14-019	275-16-040	REP-E	81-04-032
251-18-155	REP-P	81-09-023	260-48-326	NEW	81-15-033	275-16-040	REP-P	81-04-038
251-18-160	REP-P	81-09-023	260-48-328	NEW-P	81-15-101	275-16-040	REP	81-08-020
251-18-170	REP-P	81-09-023	260-48-328	NEW	81-18-021	275-16-055	NEW-E	81-04-032
251-18-175	AMD-P	81-09-023	260-52-010	AMD-P	81-07-020	275-16-055	NEW-P	81-04-038
251-18-180	AMD-P	81-09-023	260-52-010	AMD	81-08-013	275-16-055	NEW	81-08-020
251-18-181	AMD-P	81-09-023	260-52-040	AMD-P	81-07-020	275-16-065	NEW-E	81-04-032
251-18-185	AMD-P	81-09-023	260-52-040	AMD	81-08-013	275-16-065	NEW-P	81-04-038
251-18-190	AMD-P	81-09-023	260-60-050	AMD-P	81-07-020	275-16-065	NEW	81-08-020
251-18-200	AMD-P	81-09-023	260-60-050	AMD-P	81-08-012	275-16-075	NEW-E	81-04-032
251-18-330	AMD-P	81-04-051	260-60-050	AMD	81-09-075	275-16-075	NEW-P	81-04-038
251-18-330	AMD-P	81-10-009	260-60-115	NEW-P	81-07-020	275-16-075	NEW	81-08-020
251-18-330	AMD-P	81-12-032	260-60-115	NEW-P	81-08-012	275-16-085	NEW-E	81-04-032
251-18-330	AMD	81-15-003	260-60-115	NEW	81-09-075	275-16-085	NEW-P	81-04-038
251-18-330	AMD-P	81-16-065	260-60-120	AMD-P	81-07-020	275-16-085	NEW	81-08-020
251-18-330	AMD-P	81-20-050	260-60-120	AMD	81-08-013	275-16-095	NEW-E	81-04-032
251-18-330	AMD	81-22-065	260-60-210	AMD-P	81-07-020	275-16-095	NEW-P	81-04-038
251-18-350	AMD-P	81-20-089	260-60-210	AMD-P	81-08-012	275-16-095	NEW	81-08-020
251-20-010	AMD-P	81-09-023	260-60-210	AMD	81-09-075	275-16-105	NEW-E	81-04-032
251-20-030	AMD-P	81-09-023	260-70-140	AMD-P	81-07-020	275-16-105	NEW-P	81-04-038
251-20-030	AMD	81-15-021	260-70-140	AMD-P	81-08-012	275-16-105	NEW	81-08-020
251-20-040	AMD-P	81-09-023	260-70-140	AMD	81-09-075	275-18-030	AMD-P	81-21-071
251-20-040	AMD	81-15-021	261-20	AMD-P	81-02-036	275-18-030	AMD-W	81-22-064
251-20-050	AMD-P	81-09-023	261-20-010	NEW-P	81-02-035	275-19-020	AMD-P	81-21-058
251-20-050	AMD	81-15-021	261-20-010	NEW	81-06-016	275-19-030	AMD-P	81-21-058
251-20-060	AMD-P	81-09-023	261-20-020	NEW-P	81-02-035	275-19-040	AMD-P	81-21-058
251-22-240	AMD-P	81-04-023	261-20-020	NEW	81-06-016	275-19-060	AMD-P	81-21-058
251-22-240	AMD	81-07-002	261-20-030	NEW-P	81-02-035	275-19-070	AMD-P	81-21-058
260-12-010	AMD-P	81-07-020	261-20-030	NEW	81-06-016	275-19-075	AMD-P	81-21-058
260-12-010	AMD	81-08-013	261-20-030	AMD	81-06-017	275-19-080	AMD-P	81-21-058
260-12-010	AMD-P	81-11-049	261-20-040	NEW-P	81-02-035	275-19-090	REP-P	81-21-058
260-12-010	AMD-P	81-14-016	261-20-040	NEW	81-06-016	275-19-110	AMD-P	81-21-058
260-12-010	AMD	81-15-034	261-20-050	NEW-P	81-02-035	275-19-120	REP-P	81-21-058
260-12-050	AMD-P	81-15-101	261-20-050	NEW	81-06-016	275-19-130	AMD-P	81-21-058
260-12-050	AMD	81-18-020	261-20-060	NEW-P	81-02-035	275-19-140	AMD-P	81-21-058
260-12-140	AMD-P	81-07-020	261-20-060	NEW	81-06-016	275-19-160	AMD-P	81-21-058
260-12-140	AMD	81-08-013	261-20-065	NEW-P	81-02-035	275-19-170	AMD-P	81-21-058
260-20-075	NEW-P	81-07-020	261-20-065	NEW	81-06-016	275-19-180	AMD-P	81-21-058
260-20-075	NEW	81-08-013	261-20-070	NEW-P	81-02-035	275-19-190	AMD-P	81-21-058
260-20-170	AMD-E	81-08-030	261-20-070	NEW	81-06-016	275-19-210	AMD-P	81-21-058
260-20-170	AMD-P	81-11-048	261-20-080	NEW-P	81-02-035	275-19-220	AMD-P	81-21-058
260-20-170	AMD-P	81-14-015	261-20-080	NEW	81-06-016	275-19-230	AMD-P	81-21-058
260-20-170	AMD-E	81-14-019	263-12-015	AMD-P	81-22-025	275-19-270	AMD-P	81-21-058
260-20-170	AMD	81-15-033	263-12-016	AMD-P	81-22-025	275-19-280	AMD-P	81-21-058
260-24-280	AMD-P	81-07-020	263-12-020	AMD-P	81-22-025	275-19-320	AMD-P	81-21-058
260-24-280	AMD	81-08-013	263-12-045	AMD-P	81-22-025	275-19-330	REP-P	81-21-058





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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
275-96-055	REP-P	81-15-092	284-25	NEW-W	81-14-017
275-96-055	REP-W	81-20-072	284-30-005	REP-P	81-15-069
275-96-060	REP-P	81-15-092	284-30-005	REP	81-18-038
275-96-060	REP-W	81-20-072	284-30-010	REP-P	81-15-069
275-96-065	REP-P	81-15-092	284-30-010	REP	81-18-038
275-96-065	REP-W	81-20-072	284-30-100	REP-P	81-15-069
275-96-070	REP-P	81-15-092	284-30-100	REP	81-18-038
275-96-070	REP-W	81-20-072	284-30-110	REP-P	81-15-069
275-102-475	REP-P	81-15-092	284-30-110	REP	81-18-038
275-102-475	REP-W	81-20-072	284-30-120	REP-P	81-15-069
275-102-480	REP-P	81-15-092	284-30-120	REP	81-18-038
275-102-480	REP-W	81-20-072	284-30-130	REP-P	81-15-069
275-102-485	REP-P	81-15-092	284-30-130	REP	81-18-038
275-102-485	REP-W	81-20-072	284-30-140	REP-P	81-15-069
275-102-490	REP-P	81-15-092	284-30-140	REP	81-18-038
275-102-490	REP-W	81-20-072	284-30-150	REP-P	81-15-069
275-102-495	REP-P	81-15-092	284-30-150	REP	81-18-038
275-102-495	REP-W	81-20-072	284-30-160	REP-P	81-15-069
275-110-020	AMD-E	81-09-047	284-30-160	REP	81-18-038
275-110-020	AMD-P	81-09-048	284-30-170	REP-P	81-15-069
275-110-020	AMD-E	81-12-027	284-30-170	REP	81-18-038
275-110-020	AMD-P	81-12-035	284-30-180	REP-P	81-15-069
275-110-020	AMD	81-15-061	284-30-180	REP	81-18-038
275-110-040	AMD-E	81-09-047	284-30-190	REP-P	81-15-069
275-110-040	AMD-P	81-09-048	284-30-190	REP	81-18-038
275-110-040	AMD-E	81-12-027	284-30-200	REP-P	81-15-069
275-110-040	AMD-P	81-12-035	284-30-200	REP	81-18-038
275-110-040	AMD	81-15-061	284-30-990	REP-P	81-15-069
275-110-050	AMD-E	81-12-027	284-30-990	REP	81-18-038
275-110-050	AMD-P	81-12-035	284-30-991	REP-P	81-15-069
275-110-050	AMD	81-15-061	284-30-991	REP	81-18-038
275-110-060	AMD-E	81-12-027	284-44-060	REP-P	81-12-047
275-110-060	AMD-P	81-12-035	284-44-060	REP	81-15-070
275-110-060	AMD	81-15-061	284-44-100	NEW-P	81-12-047
275-110-070	AMD-E	81-12-027	284-44-100	NEW	81-15-070
275-110-070	AMD-P	81-12-035	284-44-110	NEW-P	81-12-047
275-110-070	AMD	81-15-061	284-44-110	NEW	81-15-070
275-110-080	AMD-E	81-09-047	284-44-120	NEW-P	81-12-047
275-110-080	AMD-P	81-09-048	284-44-120	NEW	81-15-070
275-110-080	AMD-E	81-12-027	284-44-130	NEW-P	81-12-047
275-110-080	AMD-P	81-12-035	284-44-130	NEW	81-15-070
275-110-080	AMD	81-15-061	284-44-140	NEW-P	81-12-047
275-110-090	AMD-E	81-09-047	284-44-140	NEW	81-15-070
275-110-090	AMD-P	81-09-048	284-44-150	NEW-P	81-12-047
275-110-090	AMD-E	81-12-027	284-44-150	NEW	81-15-070
275-110-090	AMD-P	81-12-035	284-44-160	NEW-P	81-12-047
275-110-090	AMD	81-15-061	284-44-160	NEW	81-15-070
275-216-010	REP-P	81-15-009	284-44-170	NEW-P	81-12-047
275-216-010	REP	81-19-084	284-44-170	NEW	81-15-070
275-216-020	REP-P	81-15-009	284-44-180	NEW-P	81-12-047
275-216-020	REP	81-19-084	284-44-180	NEW	81-15-070
284-12-024	REP-P	81-15-069	284-44-190	NEW-P	81-12-047
284-12-024	REP	81-18-038	284-44-190	NEW	81-15-070
284-12-025	REP-P	81-15-069	284-44-200	NEW-P	81-12-047
284-12-025	REP	81-18-038	284-44-200	NEW	81-15-070
284-12-027	REP-P	81-15-069	284-44-210	NEW-P	81-12-047
284-12-027	REP	81-18-038	284-44-210	NEW	81-15-070
284-12-028	REP-P	81-15-069	284-44-220	NEW-P	81-12-047
284-12-028	REP	81-18-038	284-44-220	NEW	81-15-070
284-15-010	NEW	81-03-082	284-50-305	AMD-P	81-22-062
284-15-020	NEW	81-03-082	284-50-320	AMD-P	81-22-062
284-15-030	NEW	81-03-082	284-50-380	AMD-P	81-22-062
284-15-040	NEW	81-03-082	284-50-450	REP-P	81-22-062
284-15-050	NEW	81-03-082	284-50-455	REP-P	81-22-062
284-17-220	AMD-P	81-15-041	284-50-460	REP-P	81-22-062
284-17-220	AMD	81-18-049	284-50-465	REP-P	81-22-062
284-17-250	AMD-P	81-15-041	284-51-010	NEW-P	81-09-008
284-17-250	AMD	81-18-049	284-51-010	NEW	81-14-001
284-17-270	AMD-P	81-15-041	284-51-020	NEW-P	81-09-008
284-17-270	AMD	81-18-049	284-51-020	NEW	81-14-001
284-17-310	AMD-P	81-15-041	284-51-030	NEW-P	81-09-008
284-17-310	AMD	81-18-049	284-51-030	NEW	81-14-001
284-25	NEW-P	81-06-011	284-51-040	NEW-P	81-09-008
284-25	NEW-P	81-10-046	284-51-040	NEW	81-14-001
284-51-050	NEW-P	81-09-008	284-51-050	NEW	81-14-001
284-51-050	NEW	81-14-001	284-51-060	NEW-P	81-09-008
284-51-060	NEW-P	81-09-008	284-51-060	NEW	81-14-001
284-51-070	NEW-P	81-09-008	284-51-070	NEW-P	81-09-008
284-51-070	NEW	81-14-001	284-51-070	NEW	81-14-001
284-51-080	NEW-P	81-09-008	284-51-080	NEW-P	81-09-008
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284-51-110	NEW-P	81-09-008	284-51-110	NEW-P	81-09-008
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284-51-130	NEW-P	81-09-008	284-51-130	NEW-P	81-09-008
284-51-130	NEW	81-14-001	284-51-130	NEW	81-14-001
284-51-140	NEW-P	81-09-008	284-51-140	NEW-P	81-09-008
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284-51-150	NEW-P	81-09-008	284-51-150	NEW-P	81-09-008
284-51-150	NEW	81-14-001	284-51-150	NEW	81-14-001
284-51-160	NEW-P	81-09-008	284-51-160	NEW-P	81-09-008
284-51-160	NEW	81-14-001	284-51-160	NEW	81-14-001
284-51-170	NEW-P	81-09-008	284-51-170	NEW-P	81-09-008
284-51-170	NEW	81-14-001	284-51-170	NEW	81-14-001
284-55	NEW-P	81-22-068	284-55	NEW-P	81-22-068
284-55-010	NEW-P	81-22-063	284-55-010	NEW-P	81-22-063
284-55-020	NEW-P	81-22-063	284-55-020	NEW-P	81-22-063
284-55-030	NEW-P	81-22-063	284-55-030	NEW-P	81-22-063
284-55-040	NEW-P	81-22-063	284-55-040	NEW-P	81-22-063
284-55-050	NEW-P	81-22-063	284-55-050	NEW-P	81-22-063
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284-55-070	NEW-P	81-22-063	284-55-070	NEW-P	81-22-063
284-55-080	NEW-P	81-22-063	284-55-080	NEW-P	81-22-063
284-55-090	NEW-P	81-22-063	284-55-090	NEW-P	81-22-063
284-55-100	NEW-P	81-22-063	284-55-100	NEW-P	81-22-063
284-55-110	NEW-P	81-22-063	284-55-110	NEW-P	81-22-063
287-02-010	NEW-P	81-19-120	287-02-010	NEW-P	81-19-120
287-02-020	NEW-P	81-19-120	287-02-020	NEW-P	81-19-120
287-02-030	NEW-P	81-19-120	287-02-030	NEW-P	81-19-120
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287-04-030	NEW-P	81-19-120	287-04-030	NEW-P	81-19-120
287-06-010	NEW-P	81-19-120	287-06-010	NEW-P	81-19-120
289-13-070	AMD	81-03-029	289-13-070	AMD	81-03-029
289-13-070	AMD-P	81-22-069	289-13-070	AMD-P	81-22-069
289-13-075	NEW	81-03-029	289-13-075	NEW	81-03-029
289-13-075	AMD-P	81-22-069	289-13-075	AMD-P	81-22-069
289-13-090	REP-P	81-22-069	289-13-090	REP-P	81-22-069
289-13-105	REP-P	81-22-069	289-13-105	REP-P	81-22-069
289-13-110	AMD	81-03-029	289-13-110	AMD	81-03-029
289-13-110	AMD-P	81-08-072	289-13-110	AMD-P	81-08-072
289-13-110	AMD-P	81-22-069	289-13-110	AMD-P	81-22-069
289-13-120	AMD-P	81-22-069	289-13-120	AMD-P	81-22-069
289-13-140	REP-P	81-22-069	289-13-140	REP-P	81-22-069
289-13-150	AMD-P	81-22-069	289-13-150	AMD-P	81-22-069
289-13-110	AMD	81-11-068	289-13-110	AMD	81-11-068
289-13-110	AMD-P	81-22-069	289-13-110	AMD-P	81-22-069
289-13-170	AMD	81-03-029	289-13-170	AMD	81-03-029
289-13-170	AMD-E	81-13-051	289-13-170	AMD-E	81-13-051

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
289-13-170	AMD-P	81-14-075	289-19-210	NEW	81-07-057	296-15-215	NEW-P	81-20-091
289-13-170	AMD-E	81-18-077	289-19-220	NEW	81-07-057	296-17-350	AMD-E	81-14-069
289-13-170	AMD	81-18-078	289-19-230	NEW	81-07-057	296-17-350	AMD-E	81-20-036
289-13-180	AMD-P	81-22-069	289-20	NEW-P	81-04-062	296-17-350	AMD-P	81-20-078
289-13-190	AMD-P	81-08-072	289-20-010	REP	81-07-057	296-17-514	AMD-P	81-20-078
289-13-190	AMD	81-11-068	289-20-020	REP	81-07-057	296-17-534	AMD-P	81-20-078
289-13-190	AMD-P	81-22-069	289-20-030	REP	81-07-057	296-17-53502	NEW-P	81-20-078
289-14	AMD-P	81-04-062	289-20-040	REP	81-07-057	296-17-536	AMD-P	81-20-078
289-14-005	AMD	81-07-057	289-20-050	REP	81-07-057	296-17-563	AMD-P	81-20-078
289-14-005	AMD	81-08-014	289-20-100	NEW	81-08-014	296-17-56401	NEW-P	81-20-078
289-14-010	AMD	81-07-057	289-20-105	NEW	81-08-014	296-17-568	AMD-P	81-20-078
289-14-020	REP	81-07-057	289-20-110	NEW	81-08-014	296-17-576	AMD-P	81-20-078
289-14-030	REP	81-07-057	289-20-120	NEW	81-08-014	296-17-580	AMD-P	81-20-078
289-14-100	NEW	81-08-014	289-20-130	NEW	81-08-014	296-17-582	AMD-P	81-20-078
289-14-120	NEW	81-08-014	289-20-140	NEW	81-08-014	296-17-58201	AMD-P	81-20-078
289-14-130	NEW	81-08-014	289-20-150	NEW	81-08-014	296-17-583	AMD-P	81-20-078
289-14-200	NEW	81-07-057	289-20-160	NEW	81-08-014	296-17-594	AMD-P	81-20-078
289-14-210	NEW	81-07-057	289-20-165	NEW	81-08-014	296-17-595	AMD-P	81-20-078
289-14-220	NEW	81-07-057	289-20-170	NEW	81-08-014	296-17-596	AMD-P	81-20-078
289-14-220	AMD-P	81-22-070	289-20-170	AMD-P	81-18-080	296-17-620	AMD-P	81-20-078
289-14-230	NEW	81-07-057	289-20-170	AMD	81-22-068	296-17-627	AMD-P	81-20-078
289-15	NEW-P	81-04-062	289-20-180	NEW	81-08-014	296-17-644	AMD-P	81-20-078
289-15-100	NEW	81-08-014	289-20-180	AMD-P	81-18-080	296-17-652	AMD-P	81-20-078
289-15-110	NEW	81-08-014	289-20-180	AMD	81-22-068	296-17-654	AMD-P	81-20-078
289-15-120	NEW	81-08-014	289-20-190	NEW	81-08-014	296-17-66002	NEW-P	81-20-078
289-15-130	NEW	81-08-014	289-20-200	NEW	81-07-057	296-17-676	AMD-P	81-20-078
289-15-200	NEW	81-07-057	289-20-205	NEW	81-07-057	296-17-684	AMD-P	81-20-078
289-15-210	NEW	81-07-057	289-20-210	NEW	81-07-057	296-17-685	AMD-P	81-20-078
289-15-220	NEW-P	81-04-063	289-20-220	NEW	81-07-057	296-17-686	AMD-P	81-20-078
289-15-220	NEW	81-08-001	289-20-230	NEW	81-07-057	296-17-689	AMD-P	81-20-078
289-15-220	AMD-P	81-14-076	289-20-240	NEW	81-07-057	296-17-690	AMD-P	81-20-078
289-15-220	AMD-P	81-22-071	289-20-250	NEW	81-07-057	296-17-694	AMD-P	81-20-078
289-15-230	NEW	81-07-057	289-20-260	NEW	81-07-057	296-17-695	AMD-P	81-20-078
289-16	NEW-P	81-04-062	289-20-260	AMD-P	81-18-080	296-17-700	AMD-P	81-20-078
289-16-010	REP	81-07-057	289-20-260	AMD	81-22-068	296-17-703	AMD-P	81-20-078
289-16-020	REP	81-07-057	289-20-265	NEW	81-07-057	296-17-706	AMD-P	81-20-078
289-16-030	REP	81-07-057	289-20-270	NEW	81-07-057	296-17-707	AMD-P	81-20-078
289-16-040	REP	81-07-057	289-20-270	AMD-P	81-18-080	296-17-708	AMD-P	81-20-078
289-16-100	NEW	81-08-014	289-20-270	AMD	81-22-068	296-17-717	AMD-P	81-20-078
289-16-110	NEW	81-08-014	289-20-280	NEW	81-07-057	296-17-719	AMD-P	81-20-078
289-16-120	NEW	81-08-014	289-20-290	NEW	81-07-057	296-17-720	REP-P	81-20-078
289-16-130	NEW	81-08-014	289-22	NEW-P	81-04-062	296-17-721	AMD-P	81-20-078
289-16-140	NEW	81-08-014	289-22-010	REP	81-07-057	296-17-731	AMD-P	81-20-078
289-16-150	NEW	81-08-014	289-22-020	REP	81-07-057	296-17-736	AMD-P	81-20-078
289-16-160	NEW	81-08-014	289-22-100	NEW	81-08-014	296-17-758	AMD-P	81-20-078
289-16-200	NEW	81-07-057	289-22-110	NEW	81-08-014	296-17-761	AMD-P	81-20-078
289-16-210	NEW	81-07-057	289-22-200	NEW	81-07-057	296-17-762	AMD-P	81-20-078
289-16-220	NEW	81-07-057	289-22-210	NEW	81-07-057	296-17-765	NEW-E	81-14-069
289-16-230	NEW-P	81-04-063	289-24	NEW-P	81-04-062	296-17-765	NEW-E	81-20-036
289-16-230	NEW	81-07-057	289-24-010	REP	81-07-057	296-17-765	NEW-P	81-20-078
289-16-230	AMD	81-08-001	289-24-010	AMD	81-08-014	296-17-766	NEW-E	81-14-069
289-16-240	NEW	81-07-057	289-24-020	REP	81-07-057	296-17-766	NEW-E	81-20-036
289-16-250	NEW	81-07-057	289-24-030	REP	81-07-057	296-17-766	NEW-P	81-20-078
289-16-260	NEW	81-07-057	289-24-040	REP	81-07-057	296-17-855	AMD-P	81-20-078
289-18	NEW-P	81-04-062	289-24-050	REP	81-07-057	296-17-870	AMD-P	81-20-078
289-18	AMD	81-07-057	289-24-100	NEW	81-08-014	296-17-875	AMD-P	81-20-078
289-18-010	REP	81-07-057	289-24-110	NEW	81-08-014	296-17-880	AMD-P	81-20-078
289-18-020	REP	81-07-057	289-24-120	NEW	81-08-014	296-17-885	AMD-P	81-20-078
289-18-030	REP	81-07-057	289-24-200	NEW	81-07-057	296-17-890	AMD-P	81-20-078
289-18-040	REP	81-07-057	289-24-210	NEW	81-07-057	296-17-895	AMD	81-04-024
289-18-050	REP	81-07-057	289-24-220	NEW	81-07-057	296-17-895	AMD-E	81-14-069
289-18-100	NEW	81-08-014	289-30-060	NEW-P	81-04-064	296-17-895	AMD-E	81-20-036
289-18-110	NEW	81-08-014	289-30-060	NEW	81-07-058	296-17-895	AMD-P	81-20-078
289-18-120	NEW	81-08-014	289-30-060	REP-P	81-14-077	296-17-904	NEW	81-04-024
289-18-200	NEW	81-07-057	289-30-060	REP	81-18-079	296-17-905	AMD	81-04-024
289-18-210	NEW	81-07-057	296-15-040	REP	81-10-052	296-17-907	NEW	81-04-024
289-18-220	NEW	81-07-057	296-15-044	NEW-P	81-08-063	296-17-910	AMD	81-04-024
289-19	NEW-P	81-04-062	296-15-044	NEW	81-10-052	296-17-911	NEW	81-04-024
289-19-010	NEW	81-08-014	296-15-070	AMD-E	81-14-071	296-17-912	NEW	81-04-024
289-19-100	NEW	81-08-014	296-15-070	AMD-E	81-15-020	296-17-913	NEW	81-04-024
289-19-110	NEW	81-08-014	296-15-070	AMD-E	81-20-034	296-17-914	NEW	81-04-024
289-19-120	NEW	81-08-014	296-15-070	AMD-P	81-20-091	296-17-915	NEW	81-04-024
289-19-130	NEW	81-08-014	296-15-215	NEW-E	81-14-070	296-17-916	NEW	81-04-024
289-19-200	NEW	81-07-057	296-15-215	NEW-E	81-20-035	296-17-917	NEW	81-04-024



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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-27-16001	NEW-E	81-14-020	296-45-66003	NEW	81-13-053	296-48-776	REP-P	81-21-063
296-27-16003	NEW-P	81-03-071	296-45-66005	NEW-E	81-07-049	296-48-780	REP-P	81-21-063
296-27-16003	NEW-E	81-08-035	296-45-66005	NEW-P	81-07-051	296-48-781	REP-P	81-21-063
296-27-16003	NEW-P	81-10-059	296-45-66005	NEW-E	81-13-052	296-48-782	REP-P	81-21-063
296-27-16003	NEW	81-14-006	296-45-66005	NEW	81-13-053	296-48-785	REP-P	81-21-063
296-27-16003	NEW-E	81-14-020	296-45-66007	NEW-E	81-07-049	296-48-790	REP-P	81-21-063
296-27-16005	NEW-P	81-03-071	296-45-66007	NEW-P	81-07-051	296-48-795	REP-P	81-21-063
296-27-16005	NEW-E	81-08-035	296-45-66007	NEW-E	81-13-052	296-48-800	AMD-E	81-15-050
296-27-16005	NEW-P	81-10-059	296-45-66007	NEW	81-13-053	296-48-800	AMD-E	81-21-018
296-27-16005	NEW	81-14-006	296-45-66009	NEW-E	81-07-049	296-48-800	REP-P	81-21-063
296-27-16005	NEW-E	81-14-020	296-45-66009	NEW-P	81-07-051	296-48-825	REP-P	81-21-063
296-27-16007	NEW-P	81-03-071	296-45-66009	NEW-E	81-13-052	296-48-830	REP-P	81-21-063
296-27-16007	NEW-E	81-08-035	296-45-66009	NEW	81-13-053	296-48-890	REP-P	81-21-063
296-27-16007	NEW-P	81-10-059	296-45-66011	NEW-E	81-07-049	296-48A-001	REP-P	81-21-063
296-27-16007	NEW	81-14-006	296-45-66011	NEW-P	81-07-051	296-48A-200	REP-P	81-21-063
296-27-16007	NEW-E	81-14-020	296-45-66011	NEW-E	81-13-052	296-48A-400	REP-P	81-21-063
296-27-16009	NEW-P	81-03-071	296-45-66011	NEW	81-13-053	296-48A-405	REP-P	81-21-063
296-27-16009	NEW-E	81-08-035	296-46	AMD-P	81-05-019	296-48A-410	REP-P	81-21-063
296-27-16009	NEW-P	81-10-059	296-46	AMD-P	81-05-025	296-48A-600	REP-P	81-21-063
296-27-16009	NEW	81-14-006	296-46-110	AMD	81-06-037	296-48A-605	REP-P	81-21-063
296-27-16009	NEW-E	81-14-020	296-46-115	NEW	81-06-037	296-48A-610	REP-P	81-21-063
296-27-16011	NEW-P	81-03-071	296-46-130	AMD	81-06-037	296-48A-615	REP-P	81-21-063
296-27-16011	NEW-E	81-08-035	296-46-140	AMD	81-06-037	296-48A-700	REP-P	81-21-063
296-27-16011	NEW-P	81-10-059	296-46-150	AMD	81-06-037	296-48A-750	REP-P	81-21-063
296-27-16011	NEW	81-14-006	296-46-335	AMD	81-06-037	296-48A-755	REP-P	81-21-063
296-27-16011	NEW-E	81-14-020	296-46-350	AMD	81-06-037	296-48A-770	REP-P	81-21-063
296-27-16013	NEW-P	81-03-071	296-46-355	NEW	81-06-037	296-48A-780	REP-P	81-21-063
296-27-16013	NEW-E	81-08-035	296-46-40101	REP	81-06-037	296-48A-800	REP-P	81-21-063
296-27-16013	NEW-P	81-10-059	296-46-424	AMD	81-06-037	296-48A-990	REP-P	81-21-063
296-27-16013	NEW	81-14-006	296-46-500	AMD	81-06-037	296-52-020	AMD-P	81-19-131
296-27-16013	NEW-E	81-14-020	296-46-501	NEW	81-06-037	296-52-025	AMD-P	81-19-131
296-27-16015	NEW-P	81-03-071	296-46-506	NEW	81-06-037	296-52-030	AMD	81-07-048
296-27-16015	NEW-E	81-08-035	296-46-510	REP	81-06-037	296-52-040	AMD-P	81-19-131
296-27-16015	NEW-P	81-10-059	296-46-515	REP	81-06-037	296-52-043	AMD	81-07-048
296-27-16015	NEW	81-14-006	296-46-520	REP	81-06-037	296-52-050	AMD	81-07-048
296-27-16015	NEW-E	81-14-020	296-46-525	REP	81-06-037	296-52-050	AMD-P	81-19-131
296-27-16017	NEW-P	81-03-071	296-46-910	AMD	81-06-037	296-52-090	AMD	81-07-048
296-27-16017	NEW-E	81-08-035	296-48-005	REP-P	81-21-063	296-52-095	AMD	81-07-048
296-27-16017	NEW-P	81-10-059	296-48-010	REP-P	81-21-063	296-52-150	AMD-P	81-19-131
296-27-16017	NEW	81-14-006	296-48-020	REP-P	81-21-063	296-52-165	AMD-P	81-19-131
296-27-16017	NEW-E	81-14-020	296-48-051	REP-P	81-21-063	296-52-167	AMD-P	81-19-131
296-27-16019	NEW-P	81-10-059	296-48-600	REP-P	81-21-063	296-52-390	AMD-P	81-19-131
296-27-16019	NEW	81-14-006	296-48-602	REP-P	81-21-063	296-52-9001	AMD-P	81-19-131
296-27-16021	NEW-P	81-03-071	296-48-604	REP-P	81-21-063	296-52-9002	AMD-P	81-19-131
296-27-16021	NEW-E	81-08-035	296-48-605	REP-P	81-21-063	296-52-9003	AMD-P	81-19-131
296-27-16021	NEW-P	81-10-059	296-48-610	REP-P	81-21-063	296-52-9005	AMD-P	81-19-131
296-27-16021	NEW	81-14-006	296-48-615	REP-P	81-21-063	296-52-9006	AMD-P	81-19-131
296-27-16021	NEW-E	81-14-020	296-48-620	REP-P	81-21-063	296-52-9007	AMD-P	81-19-131
296-27-16023	NEW-P	81-03-071	296-48-625	REP-P	81-21-063	296-54-559	AMD	81-05-013
296-27-16023	NEW-E	81-08-035	296-48-630	REP-P	81-21-063	296-54-565		81-05-013
296-27-16023	NEW-P	81-10-059	296-48-635	REP-P	81-21-063	296-54-567	AMD	81-05-013
296-27-16023	NEW	81-14-006	296-48-636	REP-P	81-21-063	296-62	AMD-P	81-16-008
296-27-16023	NEW-E	81-14-020	296-48-640	REP-P	81-21-063	296-62-052	NEW-P	81-13-027
296-27-16025	NEW-P	81-03-071	296-48-645	REP-P	81-21-063	296-62-052	NEW	81-18-029
296-27-16025	NEW-E	81-08-035	296-48-701	REP-P	81-21-063	296-62-05201	NEW-P	81-13-027
296-27-16025	NEW-E	81-14-020	296-48-702	REP-P	81-21-063	296-62-05201	NEW	81-18-029
296-37-510	AMD-E	81-02-029	296-48-703	REP-P	81-21-063	296-62-05203	NEW-P	81-13-027
296-37-510	AMD	81-07-048	296-48-704	REP-P	81-21-063	296-62-05203	NEW	81-18-029
296-37-550	AMD-E	81-02-029	296-48-706	REP-P	81-21-063	296-62-05205	NEW-P	81-13-027
296-37-550	AMD	81-07-048	296-48-710	REP-P	81-21-063	296-62-05205	NEW	81-18-029
296-37-575	AMD-P	81-13-027	296-48-715	REP-P	81-21-063	296-62-05207	NEW-P	81-13-027
296-37-575	AMD	81-18-029	296-48-720	REP-P	81-21-063	296-62-05207	NEW	81-18-029
296-45	AMD-P	81-13-035	296-48-725	REP-P	81-21-063	296-62-05209	NEW-P	81-13-027
296-45-660	NEW-E	81-07-049	296-48-730	REP-P	81-21-063	296-62-05209	NEW	81-18-029
296-45-660	NEW-P	81-07-051	296-48-735	REP-P	81-21-063	296-62-05211	NEW-P	81-13-027
296-45-660	NEW-E	81-13-052	296-48-740	REP-P	81-21-063	296-62-05211	NEW	81-18-029
296-45-660	NEW	81-13-053	296-48-745	REP-P	81-21-063	296-62-05213	NEW-P	81-13-027
296-45-66001	NEW-E	81-07-049	296-48-750	REP-P	81-21-063	296-62-05213	NEW	81-18-029
296-45-66001	NEW-P	81-07-051	296-48-755	REP-P	81-21-063	296-62-05215	NEW-P	81-13-027
296-45-66001	NEW-E	81-13-052	296-48-760	REP-P	81-21-063	296-62-05215	NEW	81-18-029
296-45-66001	NEW	81-13-053	296-48-761	REP-P	81-21-063	296-62-05217	NEW-P	81-13-027
296-45-66003	NEW-E	81-07-049	296-48-765	REP-P	81-21-063	296-62-05217	NEW	81-18-029
296-45-66003	NEW-P	81-07-051	296-48-770	REP-P	81-21-063	296-62-05219	NEW-P	81-13-027
296-45-66003	NEW-E	81-13-052	296-48-775	REP-P	81-21-063	296-62-05219	NEW	81-18-029

### Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-62-05221	NEW-P	81-13-026	296-62-09011	AMD	81-16-016	296-62-14605	NEW-P	81-13-026
296-62-05221	NEW	81-18-029	296-62-09015	NEW-P	81-07-027	296-62-14605	NEW	81-18-029
296-62-05223	NEW-P	81-13-026	296-62-09015	NEW-P	81-19-131	296-62-14607	NEW-P	81-13-026
296-62-05223	NEW	81-18-029	296-62-09017	NEW-P	81-07-027	296-62-14607	NEW	81-18-029
296-62-071	NEW-P	81-07-027	296-62-09017	NEW-P	81-19-131	296-62-20011	AMD-P	81-07-051
296-62-071	NEW-P	81-16-008	296-62-09019	NEW-P	81-07-027	296-62-20011	AMD	81-16-015
296-62-071	NEW	81-16-016	296-62-09019	NEW-P	81-19-131	296-62-20023	AMD-P	81-13-027
296-62-07101	NEW-P	81-07-027	296-62-09021	NEW-P	81-07-027	296-62-20023	AMD	81-18-029
296-62-07101	NEW	81-16-016	296-62-09021	NEW-P	81-19-131	296-78-005	REP-P	81-13-027
296-62-07103	NEW-P	81-07-027	296-62-09023	NEW-P	81-07-027	296-78-005	REP	81-18-029
296-62-07103	NEW	81-16-016	296-62-09023	NEW-P	81-19-131	296-78-007	REP-P	81-13-027
296-62-07105	NEW-P	81-07-027	296-62-09025	NEW-P	81-07-027	296-78-007	REP	81-18-029
296-62-07105	NEW	81-16-016	296-62-09025	NEW-P	81-19-131	296-78-030	REP-P	81-13-027
296-62-07107	NEW-P	81-07-027	296-62-09027	NEW-P	81-07-027	296-78-030	REP	81-18-029
296-62-07107	NEW	81-16-016	296-62-09027	NEW-P	81-19-131	296-78-035	REP-P	81-13-027
296-62-07107	AMD-P	81-19-131	296-62-09029	NEW-P	81-07-027	296-78-035	REP	81-18-029
296-62-07109	NEW-P	81-07-027	296-62-09029	NEW-P	81-19-131	296-78-040	REP-P	81-13-027
296-62-07109	NEW	81-16-016	296-62-09031	NEW-P	81-07-027	296-78-040	REP	81-18-029
296-62-07109	AMD-P	81-19-131	296-62-09031	NEW-P	81-19-131	296-78-045	REP-P	81-13-027
296-62-07111	NEW-P	81-07-027	296-62-09033	NEW-P	81-07-027	296-78-045	REP	81-18-029
296-62-07111	NEW	81-16-016	296-62-09033	NEW-P	81-19-131	296-78-170	REP-P	81-13-027
296-62-07113	NEW-P	81-07-027	296-62-09035	NEW-P	81-07-027	296-78-170	REP	81-18-029
296-62-07113	NEW	81-16-016	296-62-09035	NEW-P	81-19-131	296-78-180	REP-P	81-13-027
296-62-07115	NEW-P	81-07-027	296-62-09037	NEW-P	81-07-027	296-78-180	REP	81-18-029
296-62-07115	NEW	81-16-016	296-62-09037	NEW-P	81-19-131	296-78-185	REP-P	81-13-027
296-62-07117	NEW-P	81-07-027	296-62-09039	NEW-P	81-07-027	296-78-185	REP	81-18-029
296-62-07117	NEW	81-16-016	296-62-09039	NEW-P	81-19-131	296-78-190	REP-P	81-13-027
296-62-07119	NEW-P	81-07-027	296-62-09041	NEW-P	81-07-027	296-78-190	REP	81-18-029
296-62-07119	NEW	81-16-016	296-62-09041	NEW-P	81-19-131	296-78-195	REP-P	81-13-027
296-62-07121	NEW-P	81-07-027	296-62-09043	NEW-P	81-07-027	296-78-195	REP	81-18-029
296-62-07121	NEW	81-16-016	296-62-09043	NEW-P	81-19-131	296-78-200	REP-P	81-13-027
296-62-07123	NEW-P	81-07-027	296-62-09045	NEW-P	81-07-027	296-78-200	REP	81-18-029
296-62-07125	NEW-P	81-07-027	296-62-09045	NEW-P	81-19-131	296-78-205	REP-P	81-13-027
296-62-07302	AMD	81-07-048	296-62-09047	NEW-P	81-07-027	296-78-205	REP	81-18-029
296-62-07304	AMD	81-07-048	296-62-09047	NEW-P	81-19-131	296-78-210	REP-P	81-13-027
296-62-07306	AMD-P	81-07-051	296-62-09049	NEW-P	81-07-027	296-78-210	REP	81-18-029
296-62-07306	AMD	81-16-015	296-62-09049	NEW-P	81-19-131	296-78-215	REP-P	81-13-027
296-62-07310	AMD	81-07-048	296-62-09051	NEW-P	81-07-027	296-78-215	REP	81-18-029
296-62-07312	AMD	81-07-048	296-62-09051	NEW-P	81-19-131	296-78-220	REP-P	81-13-027
296-62-07329	AMD-P	81-07-051	296-62-09053	NEW-P	81-07-027	296-78-220	REP	81-18-029
296-62-07329	AMD-P	81-13-027	296-62-09053	NEW-P	81-19-131	296-78-225	REP-P	81-13-027
296-62-07329	AMD	81-16-015	296-62-09055	NEW-P	81-07-027	296-78-225	REP	81-18-029
296-62-07329	AMD	81-18-029	296-62-09055	NEW-P	81-19-131	296-78-230	REP-P	81-13-027
296-62-07341	AMD-P	81-07-051	296-62-09057	NEW-P	81-07-027	296-78-230	REP	81-18-029
296-62-07341	AMD-P	81-13-027	296-62-09057	NEW-P	81-19-131	296-78-235	REP-P	81-13-027
296-62-07341	AMD	81-16-015	296-62-09059	NEW-P	81-07-027	296-78-235	REP	81-18-029
296-62-07341	AMD	81-18-029	296-62-09059	NEW-P	81-19-131	296-78-240	REP-P	81-13-027
296-62-07345	AMD-P	81-07-051	296-62-09061	NEW-P	81-07-027	296-78-240	REP	81-18-029
296-62-07345	AMD-P	81-13-027	296-62-09061	NEW-P	81-19-131	296-78-245	REP-P	81-13-027
296-62-07345	AMD	81-16-015	296-62-09063	NEW-P	81-07-027	296-78-245	REP	81-18-029
296-62-07345	AMD	81-18-029	296-62-100	AMD-P	81-07-051	296-78-250	REP-P	81-13-027
296-62-07347	AMD-P	81-07-051	296-62-100	AMD	81-16-015	296-78-250	REP	81-18-029
296-62-07347	AMD-P	81-13-027	296-62-11015	AMD-P	81-07-051	296-78-255	REP-P	81-13-027
296-62-07347	AMD	81-16-015	296-62-11015	AMD	81-16-015	296-78-255	REP	81-18-029
296-62-07347	AMD	81-18-029	296-62-11019	AMD-P	81-07-051	296-78-260	REP-P	81-13-027
296-62-07349	AMD-P	81-07-051	296-62-11019	AMD	81-16-015	296-78-260	REP	81-18-029
296-62-07349	AMD-P	81-13-027	296-62-11021	AMD-P	81-07-051	296-78-265	REP-P	81-13-027
296-62-07349	AMD	81-16-015	296-62-11021	AMD	81-16-015	296-78-265	REP	81-18-029
296-62-07349	AMD	81-18-029	296-62-14507	AMD-P	81-07-051	296-78-270	REP-P	81-13-027
296-62-07501	AMD-P	81-07-051	296-62-14507	AMD	81-16-015	296-78-270	REP	81-18-029
296-62-07501	AMD	81-16-015	296-62-14525	AMD-P	81-19-131	296-78-275	REP-P	81-13-027
296-62-07501	AMD-P	81-19-131	296-62-14531	AMD-P	81-07-051	296-78-275	REP	81-18-029
296-62-07515	AMD-P	81-07-051	296-62-14531	AMD-P	81-13-027	296-78-280	REP-P	81-13-027
296-62-07515	AMD	81-16-015	296-62-14531	AMD	81-16-015	296-78-280	REP	81-18-029
296-62-07517	AMD-P	81-07-051	296-62-14531	AMD	81-18-029	296-78-285	REP-P	81-13-027
296-62-07517	AMD-P	81-13-027	296-62-14533	AMD-P	81-07-051	296-78-285	REP	81-18-029
296-62-07517	AMD	81-16-015	296-62-14533	AMD	81-16-015	296-78-290	REP-P	81-13-027
296-62-07517	AMD	81-18-029	296-62-14533	AMD-P	81-19-131	296-78-290	REP	81-18-029
296-62-07519	NEW-P	81-07-051	296-62-146	NEW-P	81-13-026	296-78-295	REP-P	81-13-027
296-62-07519	NEW-P	81-16-008	296-62-146	NEW	81-18-029	296-78-295	REP	81-18-029
296-62-07519	NEW	81-16-016	296-62-14601	NEW-P	81-13-026	296-78-300	REP-P	81-13-027
296-62-09011	AMD-P	81-07-027	296-62-14601	NEW	81-18-029	296-78-300	REP	81-18-029
296-62-09011	AMD-P	81-19-131	296-62-14603	NEW-P	81-13-026	296-78-305	REP-P	81-13-027
296-62-09011	AMD-P	81-13-027	296-62-14603	NEW	81-18-029	296-78-305	REP	81-18-029



Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #	
296-78-790	NEW-P	81-13-027	296-150-075	NEW-P	81-21-063	
296-78-790	NEW	81-18-029	296-150-080	NEW-P	81-21-063	
296-78-795	NEW-P	81-13-027	296-150-085	NEW-P	81-21-063	
296-78-795	NEW	81-18-029	296-150-090	NEW-P	81-21-063	
296-78-800	NEW-P	81-13-027	296-150-095	NEW-P	81-21-063	
296-78-800	NEW	81-18-029	296-150-102	NEW-P	81-21-063	
296-78-805	NEW-P	81-13-027	296-150-105	NEW-P	81-21-063	
296-78-805	NEW	81-18-029	296-150-110	NEW-P	81-21-063	
296-78-810	NEW-P	81-13-027	296-150-115	NEW-P	81-21-063	
296-78-810	NEW	81-18-029	296-150-120	NEW-P	81-21-063	
296-78-815	NEW-P	81-13-027	296-150-125	NEW-P	81-21-063	
296-78-815	NEW	81-18-029	296-150-130	NEW-P	81-21-063	
296-78-820	NEW-P	81-13-027	296-150-135	NEW-P	81-21-063	
296-78-820	NEW	81-18-029	296-150-140	NEW-P	81-21-063	
296-78-825	NEW-P	81-13-027	296-150-145	NEW-P	81-21-063	
296-78-825	NEW	81-18-029	296-150-150	NEW-P	81-21-063	
296-78-830	NEW-P	81-13-027	296-150-155	NEW-P	81-21-063	
296-78-830	NEW	81-18-029	296-150-160	NEW-P	81-21-063	
296-78-835	NEW-P	81-13-027	296-150-165	NEW-P	81-21-063	
296-78-835	NEW	81-18-029	296-150-170	NEW-P	81-21-063	
296-78-840	NEW-P	81-13-027	296-150-175	NEW-P	81-21-063	
296-78-840	NEW	81-18-029	296-150-180	NEW-P	81-21-063	
296-78-84001	NEW-P	81-13-027	296-150-200	NEW-P	81-21-063	
296-78-84001	NEW	81-18-029	296-150-205	NEW-P	81-21-063	
296-78-84003	NEW-P	81-13-027	296-150-210	NEW-P	81-21-063	
296-78-84003	NEW	81-18-029	296-150-215	NEW-P	81-21-063	
296-78-84005	NEW-P	81-13-027	296-150-220	NEW-P	81-21-063	
296-78-84005	NEW	81-18-029	296-150-225	NEW-P	81-21-063	
296-78-84007	NEW-P	81-13-027	296-150-230	NEW-P	81-21-063	
296-78-84007	NEW	81-18-029	296-150-235	NEW-P	81-21-063	
296-78-84009	NEW-P	81-13-027	296-150-240	NEW-P	81-21-063	
296-78-84009	NEW	81-18-029	296-150-245	NEW-P	81-21-063	
296-78-84011	NEW-P	81-13-027	296-150-250	NEW-P	81-21-063	
296-78-84011	NEW	81-18-029	296-150-255	NEW-P	81-21-063	
296-79	AMD-P	81-03-006	296-150-300	NEW-P	81-21-063	
296-79	AMD-P	81-13-035	296-150-305	NEW-P	81-21-063	
296-79-140	AMD	81-03-007	296-150-310	NEW-P	81-21-063	
296-79-140	AMD-P	81-07-051	296-150-315	NEW-P	81-21-063	
296-79-140	AMD	81-13-053	296-150-320	NEW-P	81-21-063	
296-79-170	AMD	81-03-007	296-150-950	NEW-P	81-21-063	
296-79-170	AMD-P	81-07-051	296-150-990	NEW-P	81-21-063	
296-79-170	AMD	81-13-053	296-150A-010	REP-P	81-21-063	
296-79-180	AMD	81-03-007	296-150A-015	REP-P	81-21-063	
296-79-220	AMD	81-03-007	296-150A-020	REP-P	81-21-063	
296-79-220	AMD-P	81-07-051	296-150A-025	REP-P	81-21-063	
296-79-220	AMD	81-13-053	296-150A-026	REP-P	81-21-063	
296-79-29029	AMD	81-03-007	296-150A-027	REP-P	81-21-063	
296-79-300	AMD	81-03-007	296-150A-050	REP-P	81-21-063	
296-104-200	AMD-P	81-08-022	296-150A-315	REP-P	81-21-063	
296-104-200	AMD	81-12-012	296-150A-320	REP-P	81-21-063	
296-116-080	AMD-P	81-17-064	296-150A-325	REP-P	81-21-063	
296-116-080	AMD	81-21-019	296-150A-330	REP-P	81-21-063	
296-116-080	AMD-E	81-21-020	296-150A-333	REP-P	81-21-063	
296-116-185	AMD-P	81-03-072	296-150A-335	REP-P	81-21-063	
296-116-185	AMD	81-07-009	296-150A-400	REP-P	81-21-063	
296-116-300	AMD-P	81-03-072	296-150A-405	REP-P	81-21-063	
296-116-300	AMD-P	81-06-054	296-150A-410	REP-P	81-21-063	
296-116-300	AMD-P	81-09-013	296-150A-415	REP-P	81-21-063	
296-116-300	AMD	81-12-017	296-150A-417	REP-P	81-21-063	
296-116-300	AMD-E	81-12-018	296-150A-420	REP-P	81-21-063	
296-150-005	NEW-P	81-21-063	296-150A-423	REP-P	81-21-063	
296-150-010	NEW-P	81-21-063	296-150A-424	REP-P	81-21-063	
296-150-015	NEW-P	81-21-063	296-150A-425	REP-P	81-21-063	
296-150-020	NEW-P	81-21-063	296-150A-430	REP-P	81-21-063	
296-150-025	NEW-P	81-21-063	296-150A-435	REP-P	81-21-063	
296-150-030	NEW-P	81-21-063	296-150A-440	REP-P	81-21-063	
296-150-035	NEW-P	81-21-063	296-150A-445	REP-P	81-21-063	
296-150-040	NEW-P	81-21-063	296-150A-450	REP-P	81-21-063	
296-150-045	NEW-P	81-21-063	296-150A-500	REP-P	81-21-063	
296-150-050	NEW-P	81-21-063	296-150A-505	REP-P	81-21-063	
296-150-055	NEW-P	81-21-063	296-150A-506	REP-P	81-21-063	
296-150-060	NEW-P	81-21-063	296-150A-510	REP-P	81-21-063	
296-150-065	NEW-P	81-21-063	296-150A-515	REP-P	81-21-063	
296-150-070	NEW-P	81-21-063	296-150A-516	REP-P	81-21-063	
				296-150A-520	REP-P	81-21-063
				296-150A-521	REP-P	81-21-063
				296-150A-525	REP-P	81-21-063
				296-150A-530	REP-P	81-21-063
				296-150A-535	REP-P	81-21-063
				296-150A-540	REP-P	81-21-063
				296-150A-545	REP-P	81-21-063
				296-150A-550	REP-P	81-21-063
				296-150A-555	REP-P	81-21-063
				296-150A-560	REP-P	81-21-063
				296-150A-565	REP-P	81-21-063
				296-150A-570	REP-P	81-21-063
				296-150A-575	REP-P	81-21-063
				296-150A-580	REP-P	81-21-063
				296-150A-585	REP-P	81-21-063
				296-150A-590	REP-P	81-21-063
				296-150A-595	REP-P	81-21-063
				296-150A-600	REP-P	81-21-063
				296-150A-605	REP-P	81-21-063
				296-150A-606	REP-P	81-21-063
				296-150A-610	REP-P	81-21-063
				296-150A-615	REP-P	81-21-063
				296-150A-620	REP-P	81-21-063
				296-150A-625	REP-P	81-21-063
				296-150A-630	REP-P	81-21-063
				296-150A-640	REP-P	81-21-063
				296-150A-650	REP-P	81-21-063
				296-150A-675	REP-P	81-21-063
				296-150A-680	REP-P	81-21-063
				296-150A-685	REP-P	81-21-063
				296-150A-690	REP-P	81-21-063
				296-150A-695	REP-P	81-21-063
				296-150A-700	AMD-E	81-15-050
				296-150A-700	AMD-E	81-21-018
				296-150A-700	REP-P	81-21-063
				296-150A-710	REP-P	81-21-063
				296-150A-800	REP-P	81-21-063
				296-150A-805	REP-P	81-21-063
				296-150A-815	REP-P	81-21-063
				296-150A-820	REP-P	81-21-063
				296-150A-825	REP-P	81-21-063
				296-150A-830	REP-P	81-21-063
				296-150A-835	REP-P	81-21-063
				296-150A-840	REP-P	81-21-063
				296-150A-845	REP-P	81-21-063
				296-150A-850	REP-P	81-21-063
				296-150A-855	REP-P	81-21-063
				296-150A-860	REP-P	81-21-063
				296-150A-865	REP-P	81-21-063
				296-150A-870	REP-P	81-21-063
				296-150A-875	REP-P	81-21-063
				296-155	AMD-P	81-13-035
				296-155-500	AMD-P	81-07-051
				296-155-500	AMD	81-13-053
				296-155-505	AMD-P	81-07-051
				296-155-505	AMD	81-13-053
				296-155-50501	NEW-P	81-07-051
				296-155-50501	NEW	81-13-053
				296-155-650	AMD-P	81-07-051
				296-155-650	AMD	81-13-053
				296-155-655	AMD-P	81-07-051
				296-155-655	AMD	81-13-053
				296-155-660	AMD-P	81-07-051
				296-155-660	AMD	81-13-053
				296-155-665	AMD-P	81-07-051
				296-155-665	AMD	81-13-053
				296-155-66501	AMD	81-13-053
				296-155-66505	AMD-P	81-07-051
				296-155-66505	AMD	81-13-053
				296-200-005	NEW-P	81-18-053
				296-200-005	NEW	81-21-001
				296-200-010	REP-P	81-18-053
				296-200-010	REP	81-21-001
				296-200-015	NEW-P	81-18-053

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-200-015	NEW	81-21-001	308-37-140	NEW	81-06-013	308-92-010	REP	81-02-030
296-200-020	REP-P	81-18-053	308-38	NEW-P	81-06-015	308-92-020	REP	81-02-030
296-200-020	REP	81-21-001	308-38-100	NEW-P	81-02-032	308-92-030	REP	81-02-030
296-200-025	NEW-P	81-18-053	308-38-100	NEW-P	81-10-072	308-92-040	REP	81-02-030
296-200-025	NEW	81-21-001	308-38-100	NEW-P	81-13-042	308-92-050	REP	81-02-030
296-200-030	REP-P	81-18-053	308-38-100	NEW	81-17-054	308-92-060	REP	81-02-030
296-200-030	REP	81-21-001	308-38-110	NEW-P	81-02-032	308-92-070	REP	81-02-030
296-200-035	NEW-P	81-18-053	308-38-110	NEW-P	81-10-072	308-92-080	REP	81-02-030
296-200-035	NEW	81-21-001	308-38-110	NEW-P	81-13-042	308-92-100	REP	81-02-030
296-200-040	NEW-P	81-18-053	308-38-110	NEW	81-17-054	308-92-110	REP	81-02-030
296-200-040	NEW	81-21-001	308-38-120	NEW-P	81-02-032	308-92-120	REP	81-02-030
296-200-050	NEW-P	81-18-053	308-38-120	NEW-P	81-10-072	308-92-130	REP	81-02-030
296-200-050	NEW	81-21-001	308-38-120	NEW-P	81-13-042	308-92-140	REP	81-02-030
296-200-060	NEW-P	81-18-053	308-38-120	NEW	81-17-054	308-92-150	REP	81-02-030
296-200-060	NEW	81-21-001	308-38-130	NEW-P	81-02-032	308-92-160	REP	81-02-030
296-200-070	NEW-P	81-18-053	308-38-130	NEW-P	81-10-072	308-92-170	REP	81-02-030
296-200-070	NEW	81-21-001	308-38-130	NEW-P	81-13-042	308-92-180	REP	81-02-030
296-200-080	NEW-P	81-18-053	308-38-130	NEW	81-17-054	308-92-190	REP	81-02-030
296-200-080	NEW	81-21-001	308-38-140	NEW-P	81-02-032	308-92-200	REP	81-02-030
296-200-090	NEW-P	81-18-053	308-38-140	NEW-P	81-10-072	308-97-050	REP-P	81-13-054
296-200-090	NEW	81-21-001	308-38-140	NEW-P	81-13-042	308-97-050	REP	81-16-010
296-200-100	NEW-P	81-18-053	308-38-140	NEW	81-17-054	308-97-060	NEW-P	81-13-054
296-200-100	NEW	81-21-001	308-38-150	NEW-P	81-02-032	308-97-060	NEW	81-16-010
296-200-900	NEW-P	81-18-053	308-38-150	NEW-P	81-10-072	308-97-080	REP-P	81-13-054
296-200-900	NEW	81-21-001	308-38-150	NEW-P	81-13-042	308-97-080	REP	81-16-010
296-401	AMD-P	81-05-019	308-38-150	NEW	81-17-054	308-97-090	NEW-P	81-13-054
296-401	AMD-P	81-05-025	308-38-160	NEW-P	81-02-032	308-97-090	NEW	81-16-010
296-401-020	AMD	81-06-037	308-38-160	NEW-P	81-10-072	308-97-100	REP-P	81-13-054
296-401-050	REP	81-06-037	308-38-160	NEW-P	81-13-042	308-97-100	REP	81-16-010
296-401-080	AMD	81-06-037	308-38-160	NEW	81-17-054	308-97-125	NEW-P	81-13-054
296-401-100	AMD	81-06-037	308-39-100	NEW-P	81-02-032	308-97-125	NEW	81-16-010
296-401-140	AMD	81-06-037	308-39-100	NEW	81-06-013	308-97-150	REP-P	81-13-054
296-401-150	AMD	81-06-037	308-39-110	NEW-P	81-02-032	308-97-150	REP	81-16-010
296-401-160	AMD	81-06-037	308-39-110	NEW	81-06-013	308-97-175	NEW-P	81-13-054
296-401-180	AMD	81-06-037	308-39-120	NEW-P	81-02-032	308-97-175	NEW	81-16-010
308-04-001	NEW-E	81-03-046	308-39-120	NEW	81-06-013	308-97-200	REP-P	81-13-054
308-04-001	NEW-P	81-04-071	308-40-101	AMD-P	81-04-047	308-97-200	REP	81-16-010
308-04-001	NEW	81-07-045	308-40-101	AMD	81-08-043	308-97-205	NEW-P	81-13-054
308-12-300	REP-P	81-15-067	308-42-045	AMD-P	81-14-088	308-97-205	NEW	81-16-010
308-12-300	REP	81-18-044	308-42-045	AMD	81-19-071	308-97-210	REP-P	81-13-054
308-12-311	AMD-P	81-15-067	308-42-060	AMD-P	81-14-088	308-97-210	REP	81-16-010
308-12-311	AMD	81-18-044	308-42-060	AMD	81-19-071	308-97-230	AMD-P	81-13-054
308-16-211	AMD	81-03-015	308-50-055	REP-P	81-05-026	308-97-230	AMD	81-16-010
308-16-212	AMD	81-03-015	308-50-055	REP	81-09-030	308-97-250	REP-P	81-13-054
308-16-215	AMD	81-03-015	308-50-080	AMD-P	81-05-026	308-97-250	REP	81-16-010
308-16-216	AMD	81-03-015	308-50-080	AMD	81-09-030	308-97-270	REP-P	81-13-054
308-16-217	AMD	81-03-015	308-51-010	AMD-P	81-08-042	308-97-270	REP	81-16-010
308-16-218	NEW	81-03-015	308-51-010	AMD	81-11-005	308-97-290	REP-P	81-13-054
308-24-305	AMD	81-03-016	308-52-020	REP	81-03-079	308-97-290	REP	81-16-010
308-24-320	AMD	81-03-016	308-52-040	AMD	81-03-079	308-97-330	REP-P	81-13-054
308-24-380	REP-P	81-05-035	308-52-110	REP	81-03-079	308-97-330	REP	81-16-010
308-24-380	REP	81-09-031	308-52-120	AMD	81-03-079	308-97-370	REP-P	81-13-054
308-24-382	NEW-P	81-05-035	308-52-132	NEW	81-03-078	308-97-370	REP	81-16-010
308-24-382	NEW	81-09-031	308-52-137	REP	81-03-078	308-97-410	REP-P	81-13-054
308-24-384	NEW-P	81-05-035	308-52-138	AMD	81-03-078	308-97-410	REP	81-16-010
308-24-384	NEW	81-09-031	308-52-139	AMD	81-03-078	308-98-010	REP-P	81-15-068
308-24-403	AMD	81-03-016	308-52-140	AMD	81-03-078	308-98-010	REP	81-18-037
308-24-404	AMD	81-03-016	308-52-141	AMD	81-03-078	308-98-020	REP-P	81-15-068
308-24-430	AMD	81-03-016	308-52-144	REP	81-03-078	308-98-020	REP	81-18-037
308-33-011	AMD	81-02-031	308-52-201	NEW	81-03-078	308-98-030	REP-P	81-15-068
308-33-015	REP	81-02-031	308-52-205	NEW	81-03-078	308-98-030	REP	81-18-037
308-33-020	AMD	81-02-031	308-52-211	NEW	81-03-078	308-98-040	REP-P	81-15-068
308-33-030	AMD	81-02-031	308-52-215	NEW	81-03-078	308-98-040	REP	81-18-037
308-36-020	AMD-P	81-04-047	308-52-221	NEW	81-03-078	308-98-050	REP-P	81-15-068
308-36-020	AMD	81-08-043	308-52-250	REP	81-03-079	308-98-050	REP	81-18-037
308-37-100	NEW-P	81-02-032	308-52-255	NEW	81-03-079	308-98-060	REP-P	81-15-068
308-37-100	NEW	81-06-013	308-52-406	NEW-P	81-19-124	308-98-060	REP	81-18-037
308-37-110	NEW-P	81-02-032	308-53-130	AMD	81-06-012	308-98-070	REP-P	81-15-068
308-37-110	NEW	81-06-013	308-53-215	NEW	81-06-012	308-98-070	REP	81-18-037
308-37-120	NEW-P	81-02-032	308-53-230	AMD	81-06-012	308-98-080	REP-P	81-15-068
308-37-120	NEW	81-06-013	308-54-120	AMD-P	81-09-022	308-98-080	REP	81-18-037
308-37-130	NEW-P	81-02-032	308-54-120	AMD	81-14-037	308-100-010	AMD-P	81-22-077
308-37-130	NEW	81-06-013	308-77-280	NEW-P	81-11-040	308-100-020	AMD-P	81-22-077
308-37-140	NEW-P	81-02-032	308-77-280	NEW	81-14-048	308-100-050	AMD-P	81-22-077

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-100-060	AMD-P	81-22-077	308-300-050	AMD-W	81-03-027	314-24-110	AMD-E	81-20-027
308-100-070	REP-P	81-22-077	308-300-070	AMD-W	81-03-027	314-24-110	AMD	81-22-026
308-102-012	AMD-P	81-22-077	308-300-080	AMD-W	81-03-027	314-24-120	AMD-E	81-14-079
308-102-013	REP-P	81-22-077	308-300-100	AMD-W	81-03-027	314-24-120	AMD-P	81-18-059
308-102-210	AMD-P	81-22-077	308-300-110	AMD-W	81-03-027	314-24-120	AMD-E	81-20-027
308-102-260	AMD-P	81-22-077	308-300-120	AMD-W	81-03-027	314-24-120	AMD	81-22-026
308-102-290	AMD-P	81-22-077	308-300-130	AMD-W	81-03-027	314-24-190	AMD-E	81-14-079
308-104-015	NEW-P	81-22-077	308-300-150	AMD-W	81-03-027	314-24-190	AMD-P	81-18-059
308-104-020	REP-P	81-22-077	308-300-160	AMD-W	81-03-027	314-24-190	AMD-E	81-20-027
308-104-025	NEW-P	81-22-077	308-300-220	AMD	81-02-038	314-24-190	AMD	81-22-026
308-104-030	REP-P	81-22-077	308-400-010	NEW-P	81-19-132	314-24-200	AMD-E	81-14-079
308-104-040	AMD-P	81-22-077	308-400-020	NEW-P	81-19-132	314-24-200	AMD-P	81-18-059
308-104-050	AMD-P	81-22-077	308-400-030	NEW-P	81-19-132	314-24-200	AMD-E	81-20-027
308-104-056	AMD-P	81-22-077	308-400-040	NEW-P	81-19-132	314-24-200	AMD	81-22-026
308-104-058	NEW-P	81-22-077	308-400-050	NEW-P	81-19-132	314-52-080	AMD	81-04-011
308-104-100	AMD-P	81-22-077	308-400-060	NEW-P	81-19-132	314-62-010	AMD-P	81-17-084
308-104-120	AMD-P	81-22-077	308-400-070	NEW-P	81-19-132	314-62-010	AMD	81-19-116
308-104-150	NEW-P	81-22-077	308-400-080	NEW-P	81-19-132	314-62-020	AMD-P	81-17-084
308-104-160	NEW-P	81-22-077	308-400-090	NEW-P	81-19-132	314-62-020	AMD	81-19-116
308-104-170	NEW-P	81-22-077	314-08-160	AMD-P	81-17-084	314-64-060	NEW-E	81-15-096
308-104-180	NEW-P	81-22-077	314-08-160	AMD	81-19-116	314-64-060	NEW-P	81-18-023
308-120-100	AMD	81-04-007	314-08-180	AMD-P	81-17-084	316-64-060	NEW-P	81-21-030
308-120-160	REP	81-04-007	314-08-180	AMD	81-19-116	314-64-060	NEW-E	81-21-069
308-120-161	NEW	81-04-007	314-12-070	AMD-E	81-14-079	314-64-070	NEW-E	81-15-096
308-120-161	AMD-P	81-21-028	314-12-070	AMD-P	81-18-059	314-64-070	NEW-P	81-18-023
308-120-162	NEW	81-04-007	314-12-070	AMD-E	81-20-027	316-64-070	NEW-P	81-21-030
308-120-163	NEW	81-04-007	314-12-070	AMD	81-22-026	314-64-070	NEW-E	81-21-069
308-120-164	NEW	81-04-007	314-12-090	AMD-E	81-14-079	314-64-080	NEW-E	81-15-096
308-120-165	NEW	81-04-007	314-12-090	AMD-P	81-18-059	314-64-080	NEW-P	81-18-023
308-120-166	NEW	81-04-007	314-12-090	AMD-E	81-20-027	316-64-080	NEW-P	81-21-030
308-120-168	NEW	81-04-007	314-12-090	AMD	81-22-026	314-64-080	NEW-E	81-21-069
308-120-170	AMD-P	81-07-011	314-12-130	REP-P	81-12-010	314-64-090	NEW-E	81-15-096
308-120-170	AMD	81-10-026	314-16-060	AMD-P	81-18-015	314-64-090	NEW-P	81-18-023
308-120-185	AMD	81-04-007	314-16-060	AMD	81-21-024	316-64-090	NEW-P	81-21-030
308-120-410	AMD	81-04-007	314-16-122	NEW-P	81-17-083	314-64-090	NEW-E	81-21-069
308-120-420	AMD	81-04-007	314-16-122	NEW-P	81-20-012	314-78-010	NEW-P	81-17-084
308-120-509	AMD	81-04-007	314-16-122	NEW-C	81-22-061	314-78-010	NEW	81-19-116
308-120-510	AMD-P	81-07-011	314-16-125	AMD-P	81-17-083	320-12-010	REP-P	81-17-053
308-120-510	AMD	81-10-026	314-16-125	AMD-P	81-20-012	320-12-010	REP-W	81-17-075
308-120-511	AMD-P	81-07-011	314-16-125	AMD-C	81-22-061	320-12-030	AMD-P	81-17-053
308-120-511	AMD	81-10-026	314-16-210	NEW-E	81-14-079	320-12-030	AMD-P	81-22-049
308-124-005	AMD	81-05-016	314-16-210	NEW-P	81-18-059	320-12-040	AMD-P	81-17-053
308-124-021	AMD	81-05-016	314-16-210	NEW-E	81-20-027	320-12-040	AMD-P	81-22-049
308-124A-020	AMD	81-05-016	314-16-210	NEW	81-22-026	320-12-050	AMD-P	81-17-053
308-124A-025	AMD	81-05-016	314-16-220	NEW-E	81-14-079	320-12-050	AMD-P	81-22-049
308-124A-030	AMD	81-05-016	314-16-220	NEW-P	81-18-059	320-12-060	AMD-P	81-17-053
308-124A-100	AMD	81-05-016	314-16-220	NEW-E	81-20-027	320-12-060	AMD-P	81-22-049
308-124A-110	NEW	81-05-016	314-16-220	NEW	81-22-026	320-12-070	AMD-P	81-17-053
308-124A-120	NEW	81-05-016	314-16-230	NEW-E	81-14-079	320-12-070	AMD-P	81-22-049
308-124A-130	NEW	81-05-016	314-16-230	NEW-P	81-18-059	320-18-010	REP-P	81-17-053
308-124A-200	AMD	81-05-016	314-16-230	NEW-E	81-20-027	320-18-010	REP-P	81-22-049
308-124A-310	REP	81-05-016	314-16-230	NEW	81-22-026	322-02-010	NEW-P	81-03-084
308-124A-410	NEW	81-05-016	314-20-010	AMD-E	81-14-079	322-02-020	NEW-P	81-03-084
308-124A-420	NEW	81-05-016	314-20-010	AMD-P	81-18-059	322-02-030	NEW-P	81-03-084
308-124B-040	AMD	81-05-016	314-20-010	AMD-E	81-20-027	322-10-010	NEW-P	81-03-084
308-124B-110	AMD	81-05-016	314-20-010	AMD	81-22-026	322-10-020	NEW-P	81-03-084
308-124B-120	AMD	81-05-016	314-20-015	AMD-E	81-14-079	322-10-030	NEW-P	81-03-084
308-124C-010	AMD	81-05-016	314-20-015	AMD-P	81-18-059	322-10-040	NEW-P	81-03-084
308-124D-015	NEW-P	81-02-054	314-20-015	AMD-E	81-20-027	322-10-050	NEW-P	81-03-084
308-124D-015	NEW-P	81-06-014	314-20-015	AMD	81-22-026	322-10-060	NEW-P	81-03-084
308-124E-010	AMD	81-05-015	314-20-160	AMD-E	81-14-079	322-10-070	NEW-P	81-03-084
308-124F-010	AMD	81-05-015	314-20-160	AMD-P	81-18-059	322-10-080	NEW-P	81-03-084
308-124F-050	REP	81-05-015	314-20-160	AMD-E	81-20-027	322-10-090	NEW-P	81-03-084
308-124F-200	REP	81-05-015	314-20-160	AMD	81-22-026	322-10-100	NEW-P	81-03-084
308-124G-010	REP	81-05-015	314-24-003	AMD-E	81-14-079	322-10-110	NEW-P	81-03-084
308-124H-020	AMD	81-05-015	314-24-003	AMD-P	81-18-059	322-12-010	REP-P	81-03-084
308-124H-030	AMD	81-05-015	314-24-003	AMD-E	81-20-027	322-12-020	REP-P	81-03-084
308-124H-040	AMD	81-05-015	314-24-003	AMD	81-22-026	322-12-030	REP-P	81-03-084
308-124H-045	AMD	81-05-015	314-24-050	AMD-E	81-14-079	322-12-040	REP-P	81-03-084
308-124H-050	AMD	81-05-015	314-24-050	AMD-P	81-18-059	322-12-060	REP-P	81-03-084
308-124H-060	AMD	81-05-015	314-24-050	AMD-E	81-20-027	322-12-070	REP-P	81-03-084
308-300-020	AMD-W	81-03-027	314-24-050	AMD	81-22-026	322-12-080	REP-P	81-03-084
308-300-030	AMD-W	81-03-027	314-24-110	AMD-E	81-14-079	322-12-090	REP-P	81-03-084
308-300-040	AMD-W	81-03-027	314-24-110	AMD-P	81-18-059	322-12-100	REP-P	81-03-084

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322-12-120	REP-P	81-03-084	352-32-035	AMD-P	81-10-036	356-18-210	REP	81-13-030
322-12-140	REP-P	81-03-084	352-32-035	AMD-E	81-12-013	356-18-220	AMD-P	81-16-037
322-12-150	REP-P	81-03-084	352-32-035	AMD	81-12-014	356-18-220	AMD-P	81-19-068
322-12-160	REP-P	81-03-084	352-32-210	AMD-P	81-20-026	356-18-220	AMD-E	81-20-052
322-22-010	NEW-P	81-03-084	352-32-250	AMD-P	81-04-049	356-18-220	AMD	81-20-060
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332-08-445	NEW-E	81-09-061	352-32-280	AMD	81-09-034	356-22-090	AMD-E	81-13-029
332-22-010	NEW	81-03-059	352-32-285	AMD	81-09-034	356-22-090	AMD	81-13-030
332-22-020	NEW	81-03-059	352-32-285	AMD-P	81-12-046	356-26-030	AMD-P	81-16-028
332-22-030	NEW	81-03-059	352-32-285	AMD	81-15-059	356-26-030	AMD-P	81-19-068
332-22-040	NEW	81-03-059	352-36-040(3)	REMOV	81-11-003	356-26-030	AMD	81-20-060
332-22-050	NEW	81-03-059	352-52-010	NEW-P	81-16-072	356-26-040	AMD-P	81-10-045
332-22-060	NEW	81-03-059	352-52-010	NEW	81-19-114	356-26-040	AMD	81-13-030
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332-22-090	NEW	81-03-059	352-52-030	NEW-P	81-16-072	356-26-060	AMD-P	81-19-068
332-22-100	NEW	81-03-059	352-52-030	NEW	81-19-114	356-26-060	AMD	81-20-060
332-22-110	NEW	81-03-059	352-52-040	NEW-P	81-16-072	356-26-060	AMD-P	81-16-028
332-22-120	NEW	81-03-059	352-52-040	NEW	81-19-114	356-26-070	AMD-P	81-19-068
332-22-130	NEW	81-03-059	356-06-010	AMD-P	81-16-037	356-26-070	AMD	81-20-060
332-22-140	NEW	81-03-059	356-06-010	AMD-P	81-18-061	356-30-080	AMD	81-03-064
332-22-150	NEW	81-03-059	356-06-010	AMD-P	81-19-068	356-30-080	AMD-P	81-16-055
332-24-070	AMD-E	81-20-064	356-06-010	AMD-E	81-20-052	356-30-210	AMD-P	81-22-043
332-24-090	AMD-E	81-07-038	356-06-010	AMD-P	81-20-053	356-30-220	AMD-P	81-16-037
332-24-090	AMD-E	81-09-011	356-06-010	AMD-P	81-21-005	356-30-220	AMD-P	81-19-068
332-24-090	AMD-E	81-20-057	356-06-010	AMD-P	81-22-043	356-30-220	AMD-P	81-20-053
332-24-090	AMD-E	81-20-064	356-10-050	AMD-P	81-22-043	356-30-280	AMD-P	81-10-045
332-24-090	AMD-E	81-20-069	356-10-060	AMD-E	81-19-062	356-30-280	AMD-P	81-13-049
332-25-510	NEW-E	81-17-029	356-10-060	AMD-P	81-20-020	356-30-280	AMD-P	81-15-028
332-26-010	NEW-E	81-15-008	356-10-060	REP-P	81-22-043	356-30-280	AMD-P	81-22-043
332-26-020	NEW-E	81-15-008	356-14-010	AMD-P	81-20-020	356-30-290	AMD-P	81-22-043
332-26-040	NEW-E	81-15-008	356-14-065	NEW-P	81-18-061	356-30-330	AMD-P	81-16-037
332-26-050	NEW-E	81-15-008	356-14-065	NEW-E	81-19-061	356-30-330	AMD-P	81-19-068
332-26-060	NEW-E	81-15-008	356-14-065	NEW-P	81-21-005	356-30-330	AMD	81-20-060
332-26-080	NEW-E	81-09-050	356-14-085	AMD-P	81-06-053	356-34	AMD-P	81-03-018
332-26-501	NEW-E	81-09-011	356-14-085	AMD-P	81-09-038	356-34	AMD-P	81-07-031
332-26-506	NEW-E	81-17-004	356-14-085	AMD	81-11-032	356-34	AMD-P	81-09-039
332-26-506	NEW-E	81-17-013	356-15-060	AMD-P	81-16-028	356-34	AMD-P	81-11-038
332-26-506	NEW-E	81-17-014	356-15-060	AMD-P	81-19-068	356-34	AMD-P	81-13-049
332-26-508	NEW-E	81-17-013	356-15-060	AMD-P	81-20-053	356-34	AMD-P	81-15-028
332-26-508	NEW-E	81-17-014	356-15-080	AMD-P	81-16-028	356-34-080	AMD-E	81-19-062
332-26-508	NEW-E	81-17-020	356-15-080	AMD-P	81-19-068	356-34-080	AMD-P	81-20-020
332-26-509	NEW-E	81-17-020	356-15-080	AMD	81-20-060	356-34-180	AMD-P	81-03-019
332-26-511	NEW-E	81-17-029	356-15-090	AMD-P	81-16-028	356-34-180	AMD-P	81-07-032
332-26-512	NEW-E	81-17-040	356-15-120	AMD-P	81-10-045	356-34-180	AMD-P	81-09-038
332-26-513	NEW-E	81-17-040	356-15-120	AMD-E	81-13-028	356-34-220	AMD-P	81-03-019
332-26-514	NEW-E	81-17-049	356-15-120	AMD	81-13-030	356-34-220	AMD-P	81-07-032
332-26-515	NEW-E	81-17-050	356-15-120	REP-P	81-18-061	356-34-220	AMD-P	81-09-038
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332-26-519	NEW-E	81-19-064	356-15-125	NEW-E	81-19-061	356-35-010	AMD	81-20-060
332-26-520	NEW-E	81-19-070	356-15-125	NEW-P	81-21-005	356-39-100	AMD-P	81-22-043
332-26-521	NEW-E	81-19-075	356-15-130	AMD-P	81-18-061	356-46-130	AMD-P	81-16-055
332-26-522	NEW-E	81-19-085	356-15-130	AMD-E	81-19-061	356-46-130	AMD-P	81-19-067
332-26-523	NEW-E	81-20-057	356-15-130	AMD-P	81-21-005	356-46-130	AMD	81-20-060
332-26-523	NEW-E	81-20-069	356-15-140	AMD-P	81-16-028	356-47-010	NEW-P	81-16-055
332-26-524	NEW-E	81-20-064	356-18-050	AMD	81-03-017	356-47-010	NEW-P	81-19-067
332-30-106	AMD-P	81-15-042	356-18-090	AMD-P	81-10-045	356-47-010	NEW	81-20-068
332-30-106	AMD-P	81-16-001	356-18-090	AMD	81-13-030	356-47-020	NEW-P	81-16-055
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342-10-180	AMD-P	81-09-074	356-18-110	AMD	81-07-030	356-47-030	NEW	81-20-068
342-10-180	AMD	81-12-049	356-18-140	AMD-P	81-16-037	356-47-040	NEW-P	81-16-055
342-10-240	AMD-P	81-09-074	356-18-140	AMD-P	81-19-068	356-47-040	NEW-P	81-19-067
342-10-240	AMD	81-12-049	356-18-140	AMD-P	81-20-020	356-47-040	NEW	81-20-068
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352-32-030	AMD-P	81-04-049	356-18-150	AMD-P	81-07-032	356-47-051	NEW-P	81-16-055
352-32-030	AMD	81-09-034	356-18-150	AMD	81-09-037	356-47-051	NEW-P	81-19-067

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356-47-052	NEW-P	81-19-067	358-30-140	NEW-E	81-17-045	360-17-090	NEW	81-16-036
356-47-052	NEW	81-20-068	358-30-140	NEW-P	81-22-059	360-17-100	NEW-P	81-06-075
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356-47-070	NEW-P	81-16-055	358-30-160	NEW-P	81-22-059	360-17-110	REP	81-16-036
356-47-070	NEW-P	81-19-067	358-30-170	NEW-E	81-17-045	360-30-010	REP-P	81-14-036
356-47-070	NEW	81-20-068	358-30-170	NEW-P	81-22-059	360-30-010	REP	81-19-086
356-47-080	NEW-P	81-16-055	358-30-180	NEW-E	81-17-045	360-30-020	REP-P	81-14-036
356-47-080	NEW-P	81-19-067	358-30-180	NEW-P	81-22-059	360-30-020	REP	81-19-086
356-47-080	NEW	81-20-068	358-30-190	NEW-E	81-17-045	360-30-030	REP-P	81-14-036
356-47-090	NEW-P	81-16-055	358-30-190	NEW-P	81-22-059	360-30-030	REP	81-19-086
356-47-090	NEW-P	81-19-067	358-30-200	NEW-E	81-17-045	360-32-050	AMD-P	81-07-012
356-47-090	NEW	81-20-068	358-30-200	NEW-P	81-22-059	360-32-050	AMD	81-10-025
356-47-100	NEW-P	81-16-055	358-30-210	NEW-P	81-22-059	360-32-055	AMD-P	81-07-012
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356-47-100	NEW	81-20-068	358-40-010	NEW-P	81-22-059	360-48	NEW	81-22-048
356-47-110	NEW-P	81-16-055	358-40-020	NEW-P	81-22-059	360-48-010	NEW-P	81-19-122
356-47-110	NEW-P	81-19-067	358-40-030	NEW-P	81-22-059	360-48-010	NEW	81-22-048
356-47-110	NEW	81-20-068	358-40-040	NEW-P	81-22-059	360-48-020	NEW-P	81-19-122
356-47-120	NEW-P	81-16-055	358-40-050	NEW-P	81-22-059	360-48-020	NEW	81-22-048
356-47-120	NEW-P	81-19-067	358-40-060	NEW-P	81-22-059	360-48-030	NEW-P	81-19-122
356-47-120	NEW	81-20-068	360-12-140	AMD-P	81-14-036	360-48-030	NEW	81-22-048
358-01	NEW-P	81-22-059	360-12-140	AMD	81-19-086	360-48-040	NEW-P	81-19-122
358-01-010	NEW-P	81-22-059	360-13-010	AMD-P	81-06-076	360-48-040	NEW	81-22-048
358-01-020	NEW-P	81-22-059	360-13-010	AMD	81-10-027	360-48-050	NEW-P	81-19-122
358-01-030	NEW-P	81-22-059	360-13-020	AMD-P	81-02-033	360-48-050	NEW	81-22-048
358-01-040	NEW-P	81-22-059	360-13-020	AMD	81-06-077	360-48-060	NEW-P	81-19-122
358-01-050	NEW-P	81-22-059	360-13-030	AMD-P	81-02-033	360-48-060	NEW	81-22-048
358-01-060	NEW-P	81-22-059	360-13-030	AMD	81-06-077	360-48-070	NEW-P	81-19-122
358-10	NEW-P	81-22-059	360-13-045	AMD-P	81-02-033	360-48-070	NEW	81-22-048
358-10-005	NEW-P	81-22-059	360-13-045	AMD	81-06-077	360-48-080	NEW-P	81-19-122
358-10-010	NEW-P	81-22-059	360-13-055	AMD-P	81-02-033	360-48-080	NEW	81-22-048
358-10-020	NEW-P	81-22-059	360-13-055	AMD	81-06-077	365-40-031	REP-P	81-11-057
358-10-030	NEW-P	81-22-059	360-13-065	REP-P	81-02-033	365-40-051	AMD-P	81-11-057
358-20	NEW-P	81-22-059	360-13-066	NEW-P	81-02-033	365-40-061	AMD-P	81-11-057
358-20-010	NEW-E	81-17-045	360-13-066	NEW-P	81-06-076	365-40-071	AMD-P	81-11-057
358-20-010	NEW-P	81-22-059	360-13-066	NEW-P	81-10-023	365-42	REP-P	81-07-046
358-20-020	NEW-E	81-17-045	360-13-066	NEW	81-14-055	365-42-010	REP-P	81-03-050
358-20-020	NEW-P	81-22-059	360-17-010	NEW-P	81-06-075	365-42-010	REP	81-10-058
358-20-030	NEW-E	81-17-045	360-17-010	NEW-P	81-10-024	365-42-020	REP-P	81-03-050
358-20-030	NEW-P	81-22-059	360-17-010	NEW-P	81-14-035	365-42-020	REP	81-10-058
358-20-040	NEW-E	81-17-045	360-17-010	NEW	81-16-036	365-42-030	REP-P	81-03-050
358-20-040	NEW-P	81-22-059	360-17-020	NEW-P	81-06-075	365-42-030	REP	81-10-058
358-20-050	NEW-E	81-17-045	360-17-020	NEW-P	81-10-024	365-42-100	REP-P	81-03-050
358-20-050	NEW-P	81-22-059	360-17-020	NEW-P	81-14-035	365-42-100	REP	81-10-058
358-30	NEW-P	81-22-059	360-17-020	NEW	81-16-036	365-42-110	REP-P	81-03-050
358-30-010	NEW-E	81-17-045	360-17-030	NEW-P	81-06-075	365-42-110	REP	81-10-058
358-30-010	NEW-P	81-22-059	360-17-030	NEW-P	81-10-024	365-42-200	REP-P	81-03-050
358-30-020	NEW-E	81-17-045	360-17-030	NEW-P	81-14-035	365-42-200	REP	81-10-058
358-30-020	NEW-P	81-22-059	360-17-030	NEW	81-16-036	365-42-210	REP-P	81-03-050
358-30-030	NEW-E	81-17-045	360-17-040	NEW-P	81-06-075	365-42-210	REP	81-10-058
358-30-030	NEW-P	81-22-059	360-17-040	NEW-P	81-10-024	365-42-220	REP-P	81-03-050
358-30-040	NEW-E	81-17-045	360-17-040	NEW-P	81-14-035	365-42-220	REP	81-10-058
358-30-040	NEW-P	81-22-059	360-17-040	NEW	81-16-036	365-42-230	REP-P	81-03-050
358-30-050	NEW-E	81-17-045	360-17-050	NEW-P	81-06-075	365-42-230	REP	81-10-058
358-30-050	NEW-P	81-22-059	360-17-050	NEW-P	81-10-024	365-42-240	REP-P	81-03-050
358-30-060	NEW-E	81-17-045	360-17-050	NEW-P	81-14-035	365-42-240	REP	81-10-058
358-30-060	NEW-P	81-22-059	360-17-050	NEW	81-16-036	365-42-300	REP-P	81-03-050
358-30-070	NEW-E	81-17-045	360-17-060	NEW-P	81-06-075	365-42-300	REP	81-10-058
358-30-070	NEW-P	81-22-059	360-17-060	NEW-P	81-10-024	365-42-310	REP-P	81-03-050
358-30-080	NEW-E	81-17-045	360-17-060	NEW-P	81-14-035	365-42-310	REP	81-10-058
358-30-080	NEW-P	81-22-059	360-17-060	NEW	81-16-036	365-42-320	REP-P	81-03-050
358-30-090	NEW-E	81-17-045	360-17-070	NEW-P	81-06-075	365-42-320	REP	81-10-058
358-30-090	NEW-P	81-22-059	360-17-070	NEW-P	81-10-024	365-42-330	REP-P	81-03-050
358-30-100	NEW-E	81-17-045	360-17-070	NEW-P	81-14-035	365-42-330	REP	81-10-058
358-30-100	NEW-P	81-22-059	360-17-070	NEW	81-16-036	365-42-340	REP-P	81-03-050
358-30-110	NEW-E	81-17-045	360-17-080	NEW-P	81-06-075	365-42-340	REP	81-10-058
358-30-110	NEW-P	81-22-059	360-17-080	NEW-P	81-10-024	365-42-350	REP-P	81-03-050
358-30-120	NEW-E	81-17-045	360-17-080	NEW-P	81-14-035	365-42-350	REP	81-10-058
358-30-120	NEW-E	81-20-073	360-17-080	NEW	81-16-036	365-42-360	REP-P	81-03-050
358-30-120	NEW-P	81-22-059	360-17-090	NEW-P	81-06-075	365-42-360	REP	81-10-058

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365-42-380	REP-P	81-03-050	371-08-163	NEW-P	81-14-083	388-10-060	NEW-P	81-14-007
365-42-380	REP	81-10-058	371-08-163	NEW	81-17-055	388-10-060	NEW	81-17-022
365-42-390	REP-P	81-03-050	371-08-165	AMD-P	81-14-083	388-10-070	NEW-P	81-14-007
365-42-390	REP	81-10-058	371-08-165	AMD	81-17-055	388-10-070	NEW	81-17-022
365-42-410	REP-P	81-03-050	371-08-175	AMD-P	81-14-083	388-11-011	AMD	81-05-021
365-42-410	REP	81-10-058	371-08-175	AMD	81-17-055	388-11-105	AMD	81-05-021
365-42-420	REP-P	81-03-050	371-08-180	AMD-P	81-14-083	388-11-115	AMD	81-05-021
365-42-420	REP	81-10-058	371-08-180	AMD	81-17-055	388-11-135	AMD	81-05-021
365-42-430	REP-P	81-03-050	371-08-183	NEW-P	81-14-083	388-11-140	AMD	81-05-021
365-42-430	REP	81-10-058	371-08-183	NEW	81-17-055	388-11-150	AMD	81-05-021
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388-87-005	AMD	81-10-016	388-87-105	AMD-E	81-06-043	388-92-060	REP	81-10-014
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388-87-005	AMD	81-16-032	388-87-105	AMD-E	81-12-028	388-92-065	REP	81-10-014
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388-87-010	AMD-P	81-06-070	388-87-105	AMD-P	81-21-067	388-92-070	REP	81-10-014
388-87-010	AMD	81-10-016	388-87-105	AMD-E	81-06-043	388-92-070	REP-P	81-06-068
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392-121-125	AMD	81-20-071	392-125-011	NEW	81-19-007	392-139-037	NEW-E	81-20-022
392-121-126	NEW-P	81-15-078	392-125-015	AMD-P	81-15-077	392-139-037	NEW	81-20-023
392-121-126	NEW-E	81-16-052	392-125-015	AMD	81-19-007	392-139-038	NEW-E	81-20-022
392-121-126	NEW	81-20-071	392-125-020	AMD-P	81-15-077	392-139-038	NEW	81-20-023
392-121-127	NEW-P	81-15-078	392-125-020	AMD	81-19-007	392-140	AMD-P	81-15-087
392-121-127	NEW-E	81-16-052	392-125-060	AMD-P	81-15-077	392-140-010	NEW-P	81-13-043
392-121-127	NEW	81-20-071	392-125-060	AMD	81-19-007	392-140-010	NEW	81-16-042
392-121-145	AMD-P	81-15-078	392-125-075	REP-P	81-15-077	392-140-011	NEW-P	81-13-043
392-121-145	AMD-E	81-16-052	392-125-075	REP	81-19-007	392-140-011	NEW	81-16-042
392-121-145	AMD	81-20-071	392-125-085	NEW-P	81-15-077	392-140-012	NEW-P	81-13-043
392-121-155	AMD-P	81-15-078	392-125-085	NEW	81-19-007	392-140-012	NEW	81-16-042
392-121-155	AMD-E	81-16-052	392-129-005	AMD-P	81-17-078	392-140-013	NEW	81-16-042
392-121-155	AMD	81-20-071	392-129-005	AMD	81-21-002	392-140-013	NEW-P	81-20-043
392-121-170	AMD-P	81-15-078	392-129-010	AMD-P	81-17-078	392-140-014	NEW	81-16-042
392-121-170	AMD-E	81-16-052	392-129-010	AMD	81-21-002	392-140-014	NEW-P	81-20-043
392-121-170	AMD	81-20-071	392-129-015	AMD-E	81-12-001	392-140-015	NEW	81-16-042
392-121-175	AMD-P	81-15-078	392-129-015	AMD-P	81-17-078	392-140-015	NEW-P	81-20-043
392-121-175	AMD-E	81-16-052	392-129-015	AMD	81-21-002	392-140-016	NEW	81-16-042
392-121-175	AMD	81-20-071	392-129-020	AMD-P	81-17-078	392-140-016	NEW-P	81-20-043
392-121-176	NEW-P	81-15-080	392-129-020	AMD	81-21-002	392-140-017	NEW-P	81-13-043
392-121-176	NEW	81-19-005	392-131-005	REP-P	81-15-081	392-140-017	NEW	81-16-042
392-121-177	NEW-P	81-15-082	392-131-005	REP	81-19-008	392-140-018	NEW-P	81-13-043
			392-131-010	REP-P	81-15-081	392-140-018	NEW	81-16-042

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
392-140-019	NEW-P	81-13-043	392-161-010	REP	81-15-088	392-171-786	REP-P	81-17-079
392-140-019	NEW	81-16-042	392-161-015	REP-P	81-13-044	392-171-786	REP	81-20-003
392-140-020	NEW-P	81-13-043	392-161-015	REP	81-15-088	402-12-050	AMD-P	81-12-026
392-140-020	NEW	81-16-042	392-161-020	REP-P	81-13-044	402-12-050	AMD	81-16-031
392-140-021	NEW-P	81-13-043	392-161-020	REP	81-15-088	402-22-040	AMD-P	81-12-026
392-140-021	NEW	81-16-042	392-161-025	REP-P	81-13-044	402-22-040	AMD	81-16-031
392-140-022	NEW-P	81-13-043	392-161-025	REP	81-15-088	402-22-150	NEW-P	81-12-026
392-140-022	NEW	81-16-042	392-161-030	REP-P	81-13-044	402-22-150	NEW	81-16-031
392-140-023	NEW-P	81-13-043	392-161-030	REP	81-15-088	402-52-010	REP-P	81-12-026
392-140-023	NEW	81-16-042	392-161-035	REP-P	81-13-044	402-52-010	REP	81-16-031
392-140-025	NEW-E	81-17-033	392-161-035	REP	81-15-088	402-52-015	REP-P	81-12-026
392-140-025	NEW-P	81-17-076	392-161-040	REP-P	81-13-044	402-52-015	REP	81-16-031
392-140-025	NEW	81-20-001	392-161-040	REP	81-15-088	402-52-020	REP-P	81-12-026
392-140-026	NEW-E	81-17-033	392-161-045	REP-P	81-13-044	402-52-020	REP	81-16-031
392-140-026	NEW-P	81-17-076	392-161-045	REP	81-15-088	402-52-025	REP-P	81-12-026
392-140-026	NEW	81-20-001	392-161-050	REP-P	81-13-044	402-52-025	REP	81-16-031
392-140-027	NEW-E	81-17-033	392-161-050	REP	81-15-088	402-52-100	NEW-P	81-12-026
392-140-027	NEW-P	81-17-076	392-161-055	REP-P	81-13-044	402-52-100	NEW	81-16-031
392-140-027	NEW	81-20-001	392-161-055	REP	81-15-088	402-52-200	NEW-P	81-12-026
392-140-028	NEW-E	81-17-033	392-161-060	REP-P	81-13-044	402-52-200	NEW	81-16-031
392-140-028	NEW-P	81-17-076	392-161-060	REP	81-15-088	410-20-010	NEW	81-02-030
392-140-028	NEW	81-20-001	392-161-065	REP-P	81-13-044	410-20-020	NEW	81-02-030
392-140-029	NEW-E	81-17-033	392-161-065	REP	81-15-088	410-20-030	NEW	81-02-030
392-140-029	NEW-P	81-17-076	392-161-070	REP-P	81-13-044	410-20-040	NEW	81-02-030
392-140-029	NEW	81-20-001	392-161-070	REP	81-15-088	410-20-040	AMD-P	81-16-086
392-140-030	NEW-E	81-17-033	392-161-075	REP-P	81-13-044	410-20-040	AMD	81-19-089
392-140-030	NEW-P	81-17-076	392-161-075	REP	81-15-088	410-20-050	NEW	81-02-030
392-140-030	NEW	81-20-001	392-161-080	REP-P	81-13-044	410-20-060	NEW	81-02-030
392-140-031	NEW-E	81-17-033	392-161-080	REP	81-15-088	410-20-070	NEW	81-02-030
392-140-031	NEW-P	81-17-076	392-161-085	REP-P	81-13-044	415-104-800	NEW-E	81-03-028
392-140-031	NEW	81-20-001	392-161-085	REP	81-15-088	415-104-800	NEW-P	81-04-022
392-140-032	NEW-E	81-17-033	392-161-090	REP-P	81-13-044	415-104-800	NEW	81-07-017
392-140-032	NEW-P	81-17-076	392-161-090	REP	81-15-088	415-104-810	NEW-E	81-03-028
392-140-032	NEW	81-20-001	392-161-095	REP-P	81-13-044	415-104-810	NEW-P	81-04-022
392-140-033	NEW-E	81-17-033	392-161-095	REP	81-15-088	415-104-810	NEW	81-07-017
392-140-033	NEW-P	81-17-076	392-161-101	REP-P	81-13-044	415-104-820	NEW-E	81-03-028
392-140-033	NEW	81-20-001	392-161-101	REP	81-15-088	415-104-820	NEW-P	81-04-022
392-140-034	NEW-E	81-17-033	392-161-104	REP-P	81-13-044	415-104-820	NEW	81-07-017
392-140-034	NEW-P	81-17-076	392-161-104	REP	81-15-088	415-104-830	NEW	81-07-017
392-140-034	NEW	81-20-001	392-161-116	REP-P	81-13-044	415-105-010	NEW-P	81-20-083
392-140-035	NEW-E	81-17-033	392-161-116	REP	81-15-088	415-105-020	NEW-P	81-20-083
392-140-035	NEW-P	81-17-076	392-161-118	REP-P	81-13-044	415-105-030	NEW-P	81-20-083
392-140-035	NEW	81-20-001	392-161-118	REP	81-15-088	415-105-040	NEW-P	81-20-083
392-140-040	NEW-E	81-17-034	392-161-120	REP-P	81-13-044	415-105-050	NEW-P	81-20-083
392-140-040	NEW-P	81-17-077	392-161-120	REP	81-15-088	415-105-060	NEW-P	81-20-083
392-140-040	NEW	81-20-002	392-161-125	REP-P	81-13-044	415-105-070	NEW-P	81-20-083
392-140-041	NEW-E	81-17-034	392-161-125	REP	81-15-088	415-105-080	NEW-P	81-20-083
392-140-041	NEW-P	81-17-077	392-161-130	REP-P	81-13-044	415-105-090	NEW-P	81-20-083
392-140-041	NEW	81-20-002	392-161-130	REP	81-15-088	434-16-010	REP-P	81-19-132
392-141-037	AMD-P	81-15-075	392-161-135	REP-P	81-13-044	434-16-020	REP-P	81-19-132
392-141-037	AMD	81-19-009	392-161-135	REP	81-15-088	434-16-030	REP-P	81-19-132
392-141-054	AMD-P	81-15-074	392-161-140	REP-P	81-13-044	434-16-040	REP-P	81-19-132
392-141-054	AMD	81-19-010	392-161-140	REP	81-15-088	434-16-050	REP-P	81-19-132
392-143-035	AMD-P	81-15-073	392-161-145	REP-P	81-13-044	434-16-060	REP-P	81-19-132
392-143-035	AMD	81-19-011	392-161-145	REP	81-15-088	434-16-070	REP-P	81-19-132
392-160-001	AMD-P	81-13-045	392-161-150	REP-P	81-13-044	434-16-080	REP-P	81-19-132
392-160-001	AMD	81-15-089	392-161-150	REP	81-15-088	434-16-090	REP-P	81-19-132
392-160-010	AMD	81-15-089	392-161-155	REP-P	81-13-044	446-40-070	AMD	81-04-042
392-160-015	AMD	81-15-089	392-161-155	REP	81-15-088	446-50-010	AMD	81-03-008
392-160-025	REP	81-15-089	392-161-160	REP-P	81-13-044	446-50-020	AMD	81-03-008
392-160-030	REP	81-15-089	392-161-160	REP	81-15-088	446-50-080	AMD	81-03-008
392-160-035	AMD	81-15-089	392-161-165	REP-P	81-13-044	458-12-285	REP	81-04-054
392-160-040	AMD	81-15-089	392-161-165	REP	81-15-088	458-12-290	REP	81-04-054
392-160-045	AMD	81-15-089	392-161-170	REP-P	81-13-044	458-12-380	REP	81-04-054
392-160-010	AMD-P	81-13-045	392-161-170	REP	81-15-088	458-12-400	REP	81-04-054
392-160-015	AMD-P	81-13-045	392-161-175	REP-P	81-13-044	458-12-401	REP	81-04-054
392-160-025	REP-P	81-13-045	392-161-175	REP	81-15-088	458-12-402	REP	81-04-054
392-160-030	REP-P	81-13-045	392-161-180	REP-P	81-13-044	458-12-403	REP	81-04-054
392-160-035	AMD-P	81-13-045	392-161-180	REP	81-15-088	458-12-404	REP	81-04-054
392-160-040	AMD-P	81-13-045	392-161-185	REP-P	81-13-044	458-12-405	REP	81-04-054
392-160-045	AMD-P	81-13-045	392-161-185	REP	81-15-088	458-12-406	REP	81-04-054
392-161-005	REP-P	81-13-044	392-171-581	AMD-P	81-15-076	458-12-408	REP	81-04-054
392-161-005	REP	81-15-088	392-171-581	AMD	81-19-012	458-12-410	REP	81-04-054
392-161-010	REP-P	81-13-044	392-171-786	REP-E	81-17-035	458-12-412	REP	81-04-054

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-12-414	REP	81-04-054	458-40-18656	NEW-E	81-14-046	460-44A-045	REP-P	81-17-087
458-12-416	REP	81-04-054	458-40-18656	NEW	81-14-047	460-44A-050	REP-P	81-17-087
458-12-418	REP	81-04-054	458-40-18657	NEW-P	81-10-053	460-44A-060	REP-P	81-17-087
458-12-420	REP	81-04-054	458-40-18657	NEW-E	81-14-046	460-44A-065	REP-P	81-17-087
458-12-422	REP	81-04-054	458-40-18657	NEW	81-14-047	460-44A-070	REP-P	81-17-087
458-14-125	AMD-E	81-16-063	458-40-18658	NEW-P	81-10-053	460-44A-075	REP-P	81-17-087
458-14-125	AMD-P	81-17-057	458-40-18658	NEW-E	81-14-046	460-45A-010	NEW-P	81-17-087
458-14-125	AMD	81-21-007	458-40-18658	NEW	81-14-047	460-45A-010	NEW-W	81-21-029
458-14-126	NEW	81-04-053	458-40-18659	NEW-P	81-10-053	460-45A-020	NEW-P	81-17-087
458-16-010	AMD	81-05-018	458-40-18659	NEW-E	81-14-046	460-45A-020	NEW-W	81-21-029
458-16-011	NEW	81-05-018	458-40-18659	NEW	81-14-047	460-45A-030	NEW-P	81-17-087
458-16-012	NEW	81-05-018	458-40-18660	NEW-P	81-10-053	460-45A-030	NEW-W	81-21-029
458-16-013	NEW	81-05-018	458-40-18660	NEW-E	81-14-046	460-45A-040	NEW-P	81-17-087
458-16-020	AMD	81-05-018	458-40-18660	NEW	81-14-047	460-45A-040	NEW-W	81-21-029
458-16-050	AMD	81-05-018	458-40-18661	NEW-P	81-22-060	460-45A-050	NEW-P	81-17-087
458-16-060	AMD	81-05-018	458-40-18662	NEW-P	81-22-060	460-45A-050	NEW-W	81-21-029
458-16-070	AMD	81-05-018	458-40-18663	NEW-P	81-22-060	460-45A-060	NEW-P	81-17-087
458-16-079	NEW	81-05-018	458-40-18664	NEW-P	81-22-060	460-45A-060	NEW-W	81-21-029
458-16-081	AMD	81-04-052	458-40-18665	NEW-P	81-22-060	460-45A-070	NEW-P	81-17-087
458-16-110	AMD	81-05-017	458-40-18666	NEW-P	81-22-060	460-45A-070	NEW-W	81-21-029
458-16-111	AMD	81-05-017	458-40-18667	NEW-P	81-22-060	460-45A-080	NEW-P	81-17-087
458-16-120	AMD	81-05-017	458-40-18668	NEW-P	81-22-060	460-45A-080	NEW-W	81-21-029
458-16-130	AMD	81-05-017	458-40-18669	NEW-P	81-22-060	460-45A-090	NEW-P	81-17-087
458-16-130	AMD-P	81-17-059	458-40-19000	AMD-P	81-10-053	460-45A-090	NEW-W	81-21-029
458-16-130	AMD	81-21-009	458-40-19000	AMD-E	81-14-046	460-45A-100	NEW-P	81-17-087
458-16-150	AMD	81-05-017	458-40-19000	AMD	81-14-047	460-45A-100	NEW-W	81-21-029
458-16-190	AMD-P	81-17-059	458-40-19000	AMD-P	81-22-060	460-45A-100	NEW-P	81-17-087
458-16-190	AMD	81-21-009	458-40-19001	AMD-P	81-10-053	460-45A-105	NEW-W	81-21-029
458-16-210	AMD	81-05-017	458-40-19001	AMD-E	81-14-046	460-45A-110	NEW-P	81-17-087
458-16-260	AMD	81-05-017	458-40-19001	AMD	81-14-047	460-45A-110	NEW-W	81-21-029
458-16-270	AMD	81-05-017	458-40-19001	AMD-P	81-22-060	460-46A-010	NEW-P	81-17-087
458-16-280	AMD-P	81-17-059	458-40-19002	AMD-P	81-10-053	460-46A-010	NEW-W	81-21-029
458-16-280	AMD	81-21-009	458-40-19002	AMD-E	81-14-046	460-46A-020	NEW-P	81-17-087
458-16-282	NEW-E	81-17-018	458-40-19002	AMD	81-14-047	460-46A-020	NEW-W	81-21-029
458-16-282	NEW-P	81-17-060	458-40-19002	AMD-P	81-22-060	460-46A-030	NEW-P	81-17-087
458-16-282	NEW	81-21-010	458-40-19003	AMD-P	81-10-053	460-46A-030	NEW-W	81-21-029
458-16-300	NEW-E	81-17-018	458-40-19003	AMD-E	81-14-046	460-46A-040	NEW-P	81-17-087
458-16-300	NEW-P	81-17-060	458-40-19003	AMD	81-14-047	460-46A-040	NEW-W	81-21-029
458-16-300	NEW	81-21-010	458-40-19003	AMD-P	81-22-060	460-46A-050	NEW-P	81-17-087
458-16-301	NEW-E	81-17-018	458-40-19004	AMD-P	81-10-053	460-46A-050	NEW-W	81-21-029
458-16-301	NEW-P	81-17-060	458-40-19004	AMD-E	81-14-046	460-46A-060	NEW-P	81-17-087
458-16-301	NEW	81-21-010	458-40-19004	AMD	81-14-047	460-46A-060	NEW-W	81-21-029
458-16-310	NEW-E	81-17-018	458-40-19004	AMD-P	81-22-060	460-46A-070	NEW-P	81-17-087
458-16-310	NEW-P	81-17-060	458-40-19106	NEW-P	81-20-074	460-46A-070	NEW-W	81-21-029
458-16-310	NEW	81-21-010	458-53-110	AMD-P	81-19-032	460-46A-080	NEW-P	81-17-087
458-18-010	AMD	81-05-020	458-53-110	AMD	81-22-036	460-46A-080	NEW-W	81-21-029
458-18-020	AMD	81-05-020	458-53-141	NEW-P	81-19-032	460-46A-090	NEW-P	81-17-087
458-18-030	AMD	81-05-020	458-53-141	NEW	81-22-036	460-46A-090	NEW-W	81-21-029
458-18-050	AMD	81-05-020	458-53-150	AMD	81-04-056	460-46A-100	NEW-P	81-17-087
458-18-060	AMD-P	81-17-058	460-20A-100	AMD-P	81-17-086	460-46A-100	NEW-W	81-21-029
458-18-060	AMD	81-21-008	460-20A-100	AMD-W	81-21-029	460-46A-105	NEW-P	81-17-087
458-18-080	AMD	81-05-020	460-20A-220	AMD-E	81-17-085	460-46A-105	NEW-W	81-21-029
458-18-100	AMD	81-05-020	460-20A-220	AMD-P	81-17-086	460-46A-110	NEW-P	81-17-087
458-18-500	NEW-P	81-19-038	460-20A-220	AMD-P	81-20-077	460-46A-110	NEW-W	81-21-029
458-18-500	NEW	81-22-037	460-20A-230	AMD-E	81-17-085	460-46A-115	NEW-P	81-17-087
458-18-510	NEW-P	81-19-038	460-20A-230	AMD-P	81-17-086	460-46A-115	NEW-W	81-21-029
458-18-510	NEW	81-22-037	460-20A-230	AMD-P	81-20-077	460-46A-120	NEW-P	81-17-087
458-18-520	NEW-P	81-19-038	460-24A-050	AMD-E	81-17-085	460-46A-120	NEW-W	81-21-029
458-18-520	NEW	81-22-037	460-24A-050	AMD-P	81-17-086	460-46A-125	NEW-P	81-17-087
458-18-530	NEW-P	81-19-038	460-24A-050	AMD-P	81-20-077	460-46A-125	NEW-W	81-21-029
458-18-530	NEW	81-22-037	460-24A-170	AMD-P	81-17-086	460-46A-130	NEW-P	81-17-087
458-18-540	NEW-P	81-19-038	460-24A-170	AMD-W	81-21-029	460-46A-130	NEW-W	81-21-029
458-18-540	NEW	81-22-037	460-42A-020	NEW	81-04-048	460-46A-135	NEW-P	81-17-087
458-18-550	NEW-P	81-19-038	460-44A	AMD-P	81-17-087	460-46A-135	NEW-W	81-21-029
458-18-550	NEW	81-22-037	460-44A-010	AMD-P	81-17-087	460-46A-140	NEW-P	81-17-087
458-19-550	NEW	81-04-055	460-44A-010	AMD-W	81-21-029	460-46A-140	NEW-W	81-21-029
458-40-18600	AMD-P	81-10-053	460-44A-020	AMD-P	81-17-087	460-46A-145	NEW-P	81-17-087
458-40-18600	AMD-E	81-14-046	460-44A-020	AMD-W	81-21-029	460-46A-145	NEW-W	81-21-029
458-40-18600	AMD	81-14-047	460-44A-025	NEW-P	81-17-087	460-46A-150	NEW-P	81-17-087
458-40-18600	AMD-P	81-22-060	460-44A-025	NEW-W	81-21-029	460-46A-150	NEW-W	81-21-029
458-40-18655	NEW-P	81-10-053	460-44A-030	AMD-P	81-17-087	460-46A-155	NEW-P	81-17-087
458-40-18655	NEW-E	81-14-046	460-44A-030	AMD-W	81-21-029	460-46A-155	NEW-W	81-21-029
458-40-18655	NEW	81-14-047	460-44A-041	AMD-P	81-17-087	460-47A-010	NEW-P	81-17-087
458-40-18656	NEW-P	81-10-053	460-44A-041	AMD-W	81-21-029	460-47A-010	NEW-W	81-21-029

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460-47A-020	NEW-P	81-17-087	461-08-260	AMD-P	81-14-084	463-42-100	REP-P	81-17-065
460-47A-020	NEW-W	81-21-029	461-08-260	AMD	81-19-025	463-42-100	REP	81-21-006
461-08-015	AMD-P	81-14-084	461-12-020	AMD-P	81-14-084	463-42-105	NEW-P	81-17-065
461-08-015	AMD	81-19-025	461-12-020	AMD	81-19-025	463-42-105	NEW	81-21-006
461-08-020	AMD-P	81-14-084	461-12-031	AMD-P	81-14-084	463-42-110	REP-P	81-17-065
461-08-020	AMD	81-19-025	461-12-031	AMD	81-19-025	463-42-110	REP	81-21-006
461-08-030	AMD-P	81-14-084	461-12-032	AMD-P	81-14-084	463-42-115	NEW-P	81-17-065
461-08-030	AMD	81-19-025	461-12-032	AMD	81-19-025	463-42-115	NEW	81-21-006
461-08-040	AMD-P	81-14-084	461-12-034	AMD-P	81-14-084	463-42-120	REP-P	81-17-065
461-08-040	AMD	81-19-025	461-12-034	AMD	81-19-025	463-42-120	REP	81-21-006
461-08-045	AMD-P	81-14-084	461-12-035	REP-P	81-14-084	463-42-125	NEW-P	81-17-065
461-08-045	AMD	81-19-025	461-12-035	REP	81-19-025	463-42-125	NEW	81-21-006
461-08-050	AMD-P	81-14-084	461-12-036	AMD-P	81-14-084	463-42-130	REP-P	81-17-065
461-08-050	AMD	81-19-025	461-12-036	AMD	81-19-025	463-42-130	REP	81-21-006
461-08-053	NEW-P	81-14-084	461-12-040	AMD-P	81-14-084	463-42-135	NEW-P	81-17-065
461-08-053	NEW	81-19-025	461-12-040	AMD	81-19-025	463-42-135	NEW	81-21-006
461-08-055	AMD-P	81-14-084	461-12-060	AMD-P	81-14-084	463-42-140	REP-P	81-17-065
461-08-055	AMD	81-19-025	461-12-060	AMD	81-19-025	463-42-140	REP	81-21-006
461-08-060	AMD-P	81-14-084	461-12-070	AMD-P	81-14-084	463-42-145	NEW-P	81-17-065
461-08-060	AMD	81-19-025	461-12-070	AMD	81-19-025	463-42-145	NEW	81-21-006
461-08-065	AMD-P	81-14-084	461-12-090	AMD-P	81-14-084	463-42-150	REP-P	81-17-065
461-08-065	AMD	81-19-025	461-12-090	AMD	81-19-025	463-42-150	REP	81-21-006
461-08-070	AMD-P	81-14-084	461-12-100	AMD-P	81-14-084	463-42-155	NEW-P	81-17-065
461-08-070	AMD	81-19-025	461-12-100	AMD	81-19-025	463-42-155	NEW	81-21-006
461-08-085	AMD-P	81-14-084	461-12-120	AMD-P	81-14-084	463-42-160	REP-P	81-17-065
461-08-085	AMD	81-19-025	461-12-120	AMD	81-19-025	463-42-160	REP	81-21-006
461-08-090	AMD-P	81-14-084	461-12-130	NEW-P	81-14-084	463-42-165	NEW-P	81-17-065
461-08-090	AMD	81-19-025	461-12-130	NEW	81-19-025	463-42-165	NEW	81-21-006
461-08-093	NEW-P	81-14-084	463-06-030	AMD-P	81-17-021	463-42-170	REP-P	81-17-065
461-08-093	NEW	81-19-025	463-06-030	AMD-P	81-17-021	463-42-170	REP	81-21-006
461-08-100	AMD-P	81-14-084	463-06-030	AMD	81-20-028	463-42-175	NEW-P	81-17-065
461-08-100	AMD	81-19-025	463-14-080	NEW-P	81-17-021	463-42-175	NEW	81-21-006
461-08-105	AMD-P	81-14-084	463-14-080	NEW	81-20-028	463-42-180	REP-P	81-17-065
461-08-105	AMD	81-19-025	463-30-080	AMD-P	81-03-055	463-42-180	REP	81-21-006
461-08-120	AMD-P	81-14-084	463-30-080	AMD	81-07-019	463-42-185	NEW-P	81-17-065
461-08-120	AMD	81-19-025	463-30-400	AMD-P	81-17-021	463-42-185	NEW	81-21-006
461-08-125	AMD-P	81-14-084	463-30-400	AMD	81-20-028	463-42-190	REP-P	81-17-065
461-08-125	AMD	81-19-025	463-42-010	AMD-P	81-17-065	463-42-190	REP	81-21-006
461-08-130	AMD-P	81-14-084	463-42-010	AMD	81-21-006	463-42-195	NEW-P	81-17-065
461-08-130	AMD	81-19-025	463-42-012	AMD	81-21-006	463-42-195	NEW	81-21-006
461-08-143	NEW-P	81-14-084	463-42-015	NEW-P	81-17-065	463-42-200	REP-P	81-17-065
461-08-143	NEW	81-19-025	463-42-015	NEW	81-21-006	463-42-200	REP	81-21-006
461-08-150	AMD-P	81-14-084	463-42-020	REP-P	81-17-065	463-42-205	NEW-P	81-17-065
461-08-150	AMD	81-19-025	463-42-020	REP	81-21-006	463-42-205	NEW	81-21-006
461-08-155	AMD-P	81-14-084	463-42-025	NEW-P	81-17-065	463-42-210	REP-P	81-17-065
461-08-155	AMD	81-19-025	463-42-025	NEW	81-21-006	463-42-210	REP	81-21-006
461-08-157	NEW-P	81-14-084	463-42-030	REP-P	81-17-065	463-42-215	NEW-P	81-17-065
461-08-157	NEW	81-19-025	463-42-030	REP	81-21-006	463-42-215	NEW	81-21-006
461-08-160	AMD-P	81-14-084	463-42-035	NEW-P	81-17-065	463-42-220	REP-P	81-17-065
461-08-160	AMD	81-19-025	463-42-035	NEW	81-21-006	463-42-220	REP	81-21-006
461-08-165	AMD-P	81-14-084	463-42-040	REP-P	81-17-065	463-42-225	NEW-P	81-17-065
461-08-165	AMD	81-19-025	463-42-040	REP	81-21-006	463-42-225	NEW	81-21-006
461-08-170	AMD-P	81-14-084	463-42-045	NEW-P	81-17-065	463-42-230	REP-P	81-17-065
461-08-170	AMD	81-19-025	463-42-045	NEW	81-21-006	463-42-230	REP	81-21-006
461-08-190	AMD-P	81-14-084	463-42-050	REP-P	81-17-065	463-42-235	NEW-P	81-17-065
461-08-190	AMD	81-19-025	463-42-050	REP	81-21-006	463-42-235	NEW	81-21-006
461-08-195	AMD-P	81-14-084	463-42-055	NEW-P	81-17-065	463-42-240	REP-P	81-17-065
461-08-195	AMD	81-19-025	463-42-055	NEW	81-21-006	463-42-240	REP	81-21-006
461-08-200	REP-P	81-14-084	463-42-060	REP-P	81-17-065	463-42-245	NEW-P	81-17-065
461-08-200	REP	81-19-025	463-42-060	REP	81-21-006	463-42-245	NEW	81-21-006
461-08-215	AMD-P	81-14-084	463-42-065	NEW-P	81-17-065	463-42-250	REP-P	81-17-065
461-08-215	AMD	81-19-025	463-42-065	NEW	81-21-006	463-42-250	REP	81-21-006
461-08-220	AMD-P	81-14-084	463-42-070	REP-P	81-17-065	463-42-255	NEW-P	81-17-065
461-08-220	AMD	81-19-025	463-42-070	REP	81-21-006	463-42-255	NEW	81-21-006
461-08-221	AMD-P	81-14-084	463-42-075	NEW-P	81-17-065	463-42-260	REP-P	81-17-065
461-08-221	AMD	81-19-025	463-42-075	NEW	81-21-006	463-42-260	REP	81-21-006
461-08-225	AMD-P	81-14-084	463-42-080	REP-P	81-17-065	463-42-265	NEW-P	81-17-065
461-08-225	AMD	81-19-025	463-42-080	REP	81-21-006	463-42-265	NEW	81-21-006
461-08-235	AMD-P	81-14-084	463-42-085	NEW-P	81-17-065	463-42-270	REP-P	81-17-065
461-08-235	AMD	81-19-025	463-42-085	NEW	81-21-006	463-42-270	REP	81-21-006
461-08-240	AMD-P	81-14-084	463-42-090	REP-P	81-17-065	463-42-275	NEW-P	81-17-065
461-08-240	AMD	81-19-025	463-42-090	REP	81-21-006	463-42-275	NEW	81-21-006
461-08-245	AMD-P	81-14-084	463-42-095	NEW-P	81-17-065	463-42-280	REP-P	81-17-065
461-08-245	AMD	81-19-025	463-42-095	NEW	81-21-006	463-42-280	REP	81-21-006

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463-42-285	NEW	81-21-006	463-42-470	REP	81-21-006	468-06-030	AMD	81-11-035
463-42-290	REP-P	81-17-065	463-42-475	NEW-P	81-17-065	468-06-050	AMD-P	81-08-008
463-42-290	REP	81-21-006	463-42-475	NEW	81-21-006	468-06-050	AMD	81-11-035
463-42-295	NEW-P	81-17-065	463-42-480	REP-P	81-17-065	468-06-070	AMD-P	81-08-008
463-42-295	NEW	81-21-006	463-42-480	REP	81-21-006	468-06-070	AMD	81-11-035
463-42-300	REP-P	81-17-065	463-42-485	NEW-P	81-17-065	468-06-130	AMD-P	81-08-008
463-42-300	REP	81-21-006	463-42-485	NEW	81-21-006	468-06-130	AMD	81-11-035
463-42-305	NEW	81-21-006	463-42-490	REP-P	81-17-065	468-10	REVIEW	81-07-015
463-42-305	NEW-P	81-17-065	463-42-490	REP	81-21-006	468-12	REVIEW	81-07-015
463-42-310	REP-P	81-17-065	463-42-495	NEW-P	81-17-065	468-12-170	AMD-P	81-15-071
463-42-310	REP	81-21-006	463-42-495	NEW	81-21-006	468-12-170	AMD	81-19-051
463-42-315	NEW-P	81-17-065	463-42-500	REP-P	81-17-065	468-14	REVIEW	81-09-040
463-42-315	NEW	81-21-006	463-42-500	REP	81-21-006	468-18	REVIEW	81-07-015
463-42-320	REP-P	81-17-065	463-42-505	NEW-P	81-17-065	468-18-070	REP-P	81-11-036
463-42-320	REP	81-21-006	463-42-505	NEW	81-21-006	468-18-070	REP	81-15-060
463-42-325	NEW-P	81-17-065	463-42-510	REP-P	81-17-065	468-30	REVIEW	81-09-040
463-42-325	NEW	81-21-006	463-42-510	REP	81-21-006	468-30-090	REP-P	81-16-061
463-42-330	REP-P	81-17-065	463-42-515	NEW-P	81-17-065	468-30-090	REP	81-19-053
463-42-330	REP	81-21-006	463-42-515	NEW	81-21-006	468-30-110	NEW-P	81-16-062
463-42-335	NEW-P	81-17-065	463-42-520	REP-P	81-17-065	468-30-110	NEW	81-19-052
463-42-335	NEW	81-21-006	463-42-520	REP	81-21-006	468-34	REVIEW	81-09-040
463-42-340	REP-P	81-17-065	463-42-525	NEW-P	81-17-065	468-38	REVIEW	81-15-011
463-42-340	REP	81-21-006	463-42-525	NEW	81-21-006	468-38-370	AMD-P	81-11-052
463-42-345	NEW-P	81-17-065	463-42-530	REP-P	81-17-065	468-38-370	AMD-E	81-11-054
463-42-345	NEW	81-21-006	463-42-530	REP	81-21-006	468-38-370	AMD	81-15-098
463-42-350	REP-P	81-17-065	463-42-535	NEW-P	81-17-065	468-38-460	AMD-P	81-11-051
463-42-350	REP	81-21-006	463-42-535	NEW	81-21-006	468-38-460	AMD-E	81-11-053
463-42-355	NEW-P	81-17-065	463-42-540	REP-P	81-17-065	468-38-460	AMD	81-15-097
463-42-355	NEW	81-21-006	463-42-540	REP	81-21-006	468-42	REVIEW	81-15-011
463-42-360	REP-P	81-17-065	463-42-545	NEW-P	81-17-065	468-46	REVIEW	81-15-011
463-42-360	REP	81-21-006	463-42-545	NEW	81-21-006	468-50	REVIEW	81-15-011
463-42-365	NEW-P	81-17-065	463-42-550	REP-P	81-17-065	468-54	REVIEW	81-09-040
463-42-365	NEW	81-21-006	463-42-550	REP	81-21-006	468-54-020	AMD-E	81-16-019
463-42-370	REP-P	81-17-065	463-42-555	NEW-P	81-17-065	468-54-020	AMD	81-19-088
463-42-370	REP	81-21-006	463-42-555	NEW	81-21-006	468-54-020	AMD-P	81-16-020
463-42-375	NEW-P	81-17-065	463-42-560	REP-P	81-17-065	468-54-030	REP-E	81-16-019
463-42-375	NEW	81-21-006	463-42-560	REP	81-21-006	468-54-030	REP-P	81-16-020
463-42-380	REP-P	81-17-065	463-42-565	NEW-P	81-17-065	468-54-030	REP	81-19-088
463-42-380	REP	81-21-006	463-42-565	NEW	81-21-006	468-54-050	AMD-E	81-16-019
463-42-385	NEW-P	81-17-065	463-42-570	REP-P	81-17-065	468-54-050	AMD-P	81-16-020
463-42-385	NEW	81-21-006	463-42-570	REP	81-21-006	468-54-050	AMD	81-19-088
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463-42-390	REP	81-21-006	463-42-575	NEW	81-21-006	468-54-065	AMD-P	81-16-020
463-42-395	NEW-P	81-17-065	463-42-580	REP-P	81-17-065	468-54-065	AMD	81-19-088
463-42-395	NEW	81-21-006	463-42-580	REP	81-21-006	468-54-070	AMD-E	81-16-019
463-42-400	REP-P	81-17-065	463-42-585	NEW-P	81-17-065	468-54-070	AMD-P	81-16-020
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463-42-405	NEW-P	81-17-065	463-42-590	REP-P	81-17-065	468-58	REVIEW	81-09-040
463-42-405	NEW	81-21-006	463-42-590	REP	81-21-006	468-58-020	AMD-E	81-16-019
463-42-410	REP-P	81-17-065	463-42-595	NEW-P	81-17-065	468-58-020	AMD-P	81-16-020
463-42-410	REP	81-21-006	463-42-595	NEW	81-21-006	468-58-020	AMD	81-19-088
463-42-415	NEW-P	81-17-065	463-42-600	REP-P	81-17-065	468-58-040	REP-P	81-16-062
463-42-415	NEW	81-21-006	463-42-600	REP	81-21-006	468-58-040	REP	81-19-052
463-42-420	REP-P	81-17-065	463-42-605	NEW-P	81-17-065	468-58-050	AMD-E	81-09-033
463-42-420	REP	81-21-006	463-42-605	NEW	81-21-006	468-58-050	AMD-P	81-20-054
463-42-425	NEW-P	81-17-065	463-42-610	REP-P	81-17-065	468-58-050	AMD-E	81-20-055
463-42-425	NEW	81-21-006	463-42-610	REP	81-21-006	468-58-050	AMD-W	81-20-058
463-42-430	REP-P	81-17-065	463-42-615	NEW-P	81-17-065	468-58-050	REP-E	81-20-059
463-42-430	REP	81-21-006	463-42-615	NEW	81-21-006	468-58-050	AMD-E	81-21-049
463-42-435	NEW-P	81-17-065	463-42-620	REP-P	81-17-065	468-58-050	AMD-P	81-22-045
463-42-435	NEW	81-21-006	463-42-620	REP	81-21-006	468-62	REVIEW	81-21-050
463-42-440	REP-P	81-17-065	463-42-625	NEW-P	81-17-065	468-66	REVIEW	81-21-050
463-42-440	REP	81-21-006	463-42-625	NEW	81-21-006	468-70	REVIEW	81-21-050
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463-42-445	NEW	81-21-006	463-42-635	NEW	81-21-006	468-78	REVIEW	81-15-011
463-42-450	REP-P	81-17-065	463-42-645	NEW-P	81-17-065	468-87	NEW-P	81-07-046
463-42-450	REP	81-21-006	463-42-645	NEW	81-21-006	468-87-010	NEW-P	81-03-050
463-42-455	NEW-P	81-17-065	463-46-055	AMD-P	81-03-055	468-87-010	NEW	81-10-058
463-42-455	NEW	81-21-006	463-46-055	AMD	81-07-019	468-87-020	NEW-P	81-03-050
463-42-460	REP-P	81-17-065	463-54-070	AMD-E	81-08-023	468-87-020	NEW	81-10-058
463-42-460	REP	81-21-006	463-54-070	AMD-P	81-08-037	468-87-030	NEW-P	81-03-050
463-42-465	NEW-P	81-17-065	463-54-070	AMD	81-11-011	468-87-030	NEW	81-10-058
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468-87-110	NEW-P	81-03-050	468-300-050	AMD-P	81-04-031	480-12-250	AMD	81-06-060
468-87-110	NEW	81-10-058	468-300-050	AMD	81-08-044	480-12-285	AMD-P	81-20-079
468-87-200	NEW-P	81-03-050	468-300-050	AMD-E	81-10-044	480-12-340	AMD-P	81-16-084
468-87-200	NEW	81-10-058	468-300-050	AMD-P	81-12-009	480-12-340	AMD	81-19-028
468-87-210	NEW-P	81-03-050	468-300-050	AMD	81-15-099	480-12-400	AMD-P	81-16-083
468-87-210	NEW	81-10-058	468-300-050	AMD-E	81-15-100	480-12-400	AMD	81-19-027
468-87-220	NEW-P	81-03-050	468-300-510	NEW	81-10-006	480-12-430	AMD-P	81-16-083
468-87-220	NEW	81-10-058	468-300-800	NEW-P	81-04-030	480-12-430	AMD	81-19-027
468-87-230	NEW-P	81-03-050	468-300-800	NEW-P	81-07-052	480-12-445	AMD-P	81-16-083
468-87-230	NEW	81-10-058	478-116-240	AMD-P	81-08-033	480-12-445	AMD	81-19-027
468-87-240	NEW-P	81-03-050	478-116-240	AMD	81-14-012	480-30-120	AMD	81-04-008
468-87-240	NEW	81-10-058	478-138-050	AMD-P	81-08-033	480-62-080	AMD-P	81-07-060
468-87-300	NEW-P	81-03-050	478-138-050	AMD	81-14-012	480-62-080	AMD	81-10-017
468-87-300	NEW	81-10-058	478-276-010	AMD-P	81-07-026	480-62-090	NEW-P	81-07-059
468-87-310	NEW-P	81-03-050	478-276-010	AMD-W	81-11-017	480-62-090	NEW	81-10-019
468-87-310	NEW	81-10-058	478-276-010	AMD-P	81-11-031	480-62-100	NEW-P	81-07-061
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Shoreline management		81-02-051	
		81-06-050	
		81-17-073	
		81-20-044	
<b>YAKIMA VALLEY COLLEGE</b>			
Public meeting notice		81-03-053	
Student rights and responsibilities		81-12-031	
Tenure		81-19-093	
		81-20-021	