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## CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: The 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

## PUBLIC INSPECTION OF DOCUMENTS

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## CERTIFICATE

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

DENNIS W. COOPER  
Code Reviser

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# WASHINGTON STATE REGISTER

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The Washington State Register is an official publication of the State of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the Code Reviser pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

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# STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

## 1. ARRANGEMENT OF THE REGISTER

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.

# 1982 - 1983

## 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
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
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83-01	Nov 24	Dec 8	Dec 22, 1982	Jan 5, 1983	Jan 25
83-02	Dec 8	Dec 22, 1982	Jan 5, 1983	Jan 19	Feb 8
83-03	Dec 22, 1982	Jan 5, 1983	Jan 19	Feb 2	Feb 22
83-04	Jan 5	Jan 19	Feb 2	Feb 16	Mar 8
83-05	Jan 19	Feb 2	Feb 16	Mar 2	Mar 22
83-06	Feb 2	Feb 16	Mar 2	Mar 16	Apr 5
83-07	Feb 23	Mar 9	Mar 23	Apr 6	Apr 26
83-08	Mar 9	Mar -23	Apr 6	Apr 20	May 10
83-09	Mar 23	Apr 6	Apr 20	May 4	May 24
83-10	Apr 6	Apr 20	May 4	May 18	Jun 7
83-11	Apr 20	May 4	May 18	Jun 1	Jun 21
83-12	May 4	May 18	Jun 1	Jun 15	Jul 5
83-13	May 25	Jun 8	Jun 22	Jul 6	Jul 26
83-14	Jun 8	Jun 22	Jul 6	Jul 20	Aug 9
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83-16	Jul 6	Jul 20	Aug 3	Aug 17	Sep 6
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83-18	Aug 10	Aug 24	Sep 7	Sep 21	Oct 11
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83-21	Sep 21	Oct 5	Oct 19	Nov 2	Nov 22
83-22	Oct 5	Oct 19	Nov 2	Nov 16	Dec 6
83-23	Oct 26	Nov 9	Nov 23	Dec 7	Dec 27
83-24	Nov 9	Nov 23	Dec 7	Dec 21	Jan 10, 1984

<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 82-22-061**  
**PROPOSED RULES**  
**COMMUNITY ECONOMIC**  
**REVITALIZATION BOARD**  
 [Filed November 2, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Community Economic Revitalization Board intends to adopt, amend, or repeal rules concerning organization and operation of the Community Economic Revitalization Board; board meetings; communications with the board; public records; rules of practice and procedure; public facility loans and grants; and compliance with the State Environmental Policy Act.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on Thursday, January 20, 1983.

The authority under which these rules are proposed is RCW 34.04.020, 42.17.250, 42.17.290, 42.30.070, 43.21C.120 and 43.116.050(5)[43.160.050(5)].

The specific statutes these rules are intended to implement are RCW 34.04.020, 34.04.025(1)(c), 34.04.060, 34.04.080, 34.04.105(1), 42.17.250, et seq., 42.30.070, 43.21C.120, 43.116.050(6)[43.160.050(6)], 43.116.060[43.160.060] and 43.116.070[43.160.070].

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before Thursday, January 20, 1982.

Dated: November 1, 1982

By: Richard T. Schrock  
 Vice-Chairman

### STATEMENT OF PURPOSE

The Community Economic Revitalization Board intends to adopt as rules the following new chapters of the Washington Administrative Code: Chapter 133-10 WAC General Provisions; chapter 133-20 WAC Public Records; chapter 133-30 WAC Rules of Practice and Procedure; chapter 133-40 WAC Public Facility Loans and Grants; and chapter 133-50 WAC Compliance with State Environmental Policy Act.

Chapter 133-10 WAC, and in particular WAC 133-10-010 and 133-10-030, are adopted under the authority of and for the purpose of implementing RCW 34.04.020(2) and so much of 42.17.250 requiring each agency to adopt as a rule a description of its organization, stating the general course and method of its operations and the methods whereby the public may obtain information and make submissions or requests. Further, chapter 133-10 WAC, and in particular WAC 133-10-020, is adopted under the authority of and for the purpose of implementing RCW 42.30.070 requiring the governing body of each public agency to provide the time for holding regular meetings by rule. Chapter 133-20 WAC is adopted under the authority of RCW 42.17.290 requiring agencies to adopt rules and regulations consonant with the intent of chapter 42.17 RCW to provide full public access to public records, to protect public records from damage or disorganization, and to prevent excessive interference with other essential functions of the agency. Chapter 133-20 WAC is for the purpose of

implementing RCW 42.17.260 through 42.17.320. Chapter 133-30 WAC is adopted under the authority of RCW 34.04.020(1) requiring each agency to adopt rules governing the formal and informal procedures prescribed or authorized by chapter 34.04 RCW and RCW 43.116.050(8)[43.160.050(8)] authorizing the board to adopt rules under chapter 34.04 RCW as necessary to carry out the purposes of chapter 43.116[43.160] RCW. Chapter 133-20 WAC is for the purpose of implementing RCW 34.04.025(1)(c), 34.04.060, 34.04.080, 34.04.105(1), 42.17.250(1)(c) and 43.116.050(6)[43.160.050(6)]. Chapter 133-40 WAC is adopted under the authority of RCW 43.116.050(8)[43.160.050(8)] authorizing the board to adopt rules under chapter 34.04 RCW as necessary to carry out the purposes of chapter 43.116[43.160] RCW, and is for the purpose of implementing RCW 43.116.060[43.160.060] and 43.116.070[43.160.070]. Chapter 133-50 WAC is adopted under the authority of RCW 43.21C.120 requiring each agency to adopt rules pertaining to the integration of policies and procedures of the State Environmental Policy Act of 1971, into the various programs under the agencies' respective jurisdiction for implementation, and is for the purpose of implementing RCW 43.21C.120 and WAC 197-10-800.

Summary of Rules and Reasons Supporting Their Proposed Adoption: Chapter 133-10 WAC describes the agency organization, method of its operation, and methods whereby the public may obtain information and make submissions to the agency, as well as provides the time for regular agency meetings and other information on notice of meetings. These rules are proposed for adoption in order to comply with statutory requirements. Chapter 133-20 WAC describes the methods whereby the public may have access to agency public records, and is proposed for adoption in order to comply with statutory requirements. Chapter 133-30 WAC provides rules of practice and procedure before the agency, and is proposed for adoption in order to comply with statutory requirements and to assist the board in conducting examinations and investigations in furtherance of the exercise of its lawful powers. Chapter 133-40 WAC prescribes the manner by which political subdivisions may make application for public facility loans and grants under chapter 43.116[43.160] RCW, as well as the manner for consideration and disposition of such applications. These rules are proposed for adoption in order to make permanent current rules adopted on an emergency basis and necessary to carry out the purposes of chapter 43.116[43.160] RCW. Chapter 133-50 WAC adopts a statement to the effect that all board activities are exempt from SEPA, and is proposed for adoption in order to comply with statutory requirements.

The proposed rules were drafted by the agency's assistant attorney general, Robert C. Hargreaves, whose phone number is Scan 234-2582 and whose office is in Room 100, Insurance Building, AQ-04. The rules will be implemented and enforced by the board, with staff assistance from the Department of Commerce and Economic Development under Dennis Matson, Assistant Director, whose phone number is Scan 234-3065 and

whose office is in Room 101, General Administration Building, AX-13.

The proposed rules are not necessary as the result of federal law or federal or state court action, and no small business economic impact statement is required.

TITLE 133 WAC

COMMUNITY ECONOMIC REVITALIZATION BOARD

Chapters

- 133-10 General Provisions
- 133-20 Public Records
- 133-30 Rules of Practice and Procedure
- 133-40 Public Facility Loans and Grants
- 133-50 Compliance with State Environmental Policy Act

Chapter 133-10

GENERAL PROVISIONS

WAC

- 133-10-010 Organization and Operation of the Community Economic Revitalization Board
- 133-10-020 Board Meetings
- 133-10-030 Communications with the Board

NEW SECTION

WAC 133-10-010 ORGANIZATION AND OPERATION OF THE COMMUNITY ECONOMIC REVITALIZATION BOARD.

(1) The Community Economic Revitalization Board, hereinafter referred to as the Board, is a fifteen member board created pursuant to section 3, chapter 40, Laws of 1982 1st ex. sess. and RCW 43.116.030.

(2) The board consists of nine persons appointed by the governor, as well as the director of commerce and economic development, the director of planning and community affairs, the director of revenue, the commissioner of employment security, and the chairmen of the committee on labor and economic development of the house of representatives and the committee on commerce and labor of the senate, or the equivalent standing committees. The appointive members are as follows: A recognized private or public sector economist selected from the governor's council of economic advisors; one port district official; one county official; one city official; one representative of small businesses each from: (a) The area west of Puget Sound or the Interstate 5 corridor, (b) the area east of the Cascade range and west of the Columbia river; and (c) the area east of the Columbia river; one executive from large businesses each from the area west of the Cascades and the area east of the Cascades. The appointive members are initially appointed to terms as follows: Three members for one-year terms, three members for two-year terms, and three members for three-year terms, which includes the chairman. Thereafter each succeeding term shall be for three years.

(3) The appointive member of the board from the governor's council of economic advisors serves as chairman of the board, and the director of the department of commerce and economic development serves as vice chairman. The board may elect such other officers for such terms as it may from time to time deem necessary, in accordance with the board's bylaws.

(4) The board's staff support and office space is provided by the department of commerce and economic development, whose main office is located in Room 101, General Administration Building, Olympia, Washington 98504; phone (AC 206) 753-5630.

(5) The overall purpose of the board is to aid the development of economic opportunities in the State of Washington. The board's general objectives include: (1) Strengthening the economies of areas of the state which have experienced or are expected to experience chronically high unemployment rates or below average growth in their economies; (2) encouraging the diversification of the economies of the state and regions within the state in order to provide greater seasonal and cyclical stability of income and employment; and (3) providing incentives for expansion of employment opportunities for groups of state residents that have been less successful relative to other groups in efforts to gain permanent employment.

(6) In order to carry out its objectives, the board is authorized to make direct loans to political subdivisions of the state for the purposes of assisting the political subdivisions in financing the cost of public facilities, including the cost of acquisition and development of land and

improvements for public facilities, as well as the acquisition, construction, rehabilitation, alteration, expansion, or improvement of the facilities. Grants may also be authorized for such purposes, but only when grants are uniquely required. Additional powers and duties of the board are as set forth in chapter 40, Laws of 1982 1st ex. sess. and chapter 43.116 RCW, and in particular section 5 thereof, and RCW 43.116.050.

**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 133-10-020 BOARD MEETINGS. (1) Regular meetings of the board are held on the third (3rd) Thursday of January, April, July and October commencing at 9:00 a.m. Notice of the times and places of the regular meetings will be published annually in a January edition of the Washington state register. A copy of the schedule of regular meetings may also be obtained upon request from the board.

(2) Special meetings of the board may be called at any time by the chairman of the board or by a majority of the board members. Notice of such meetings will be as provided by law.

(3) In addition to the meeting notices specified above, the board will also notify all persons, organizations or agencies whose business is scheduled to come before the board at any regular or special meeting.

NEW SECTION

WAC 133-10-030 COMMUNICATIONS WITH THE BOARD. Any and all written communications with the board, including but not limited to requests for information or copies of agency records, or submittals of any nature, shall be addressed to the Community Economic Revitalization Board, in care of the chairman, at the address which appears in WAC 133-10-010(4). Telephonic communications may be initiated by calling the phone number also listed in WAC 133-10-010(4).

CHAPTER 133-20

PUBLIC RECORDS

WAC

- 133-20-010 Purpose
- 133-20-020 Definitions
- 133-20-030 Public Records Available
- 133-20-040 Public Records Officer
- 133-20-050 Records Index
- 133-20-060 Office Hours
- 133-20-070 Requests for Public Records
- 133-20-080 Copying
- 133-20-090 Exemptions
- 133-20-100 Review of Denials of Public Records Requests
- 133-20-110 Protection of Public Records
- 133-20-120 Adoption of Form

NEW SECTION

WAC 133-20-010 PURPOSE. The purpose of this chapter shall be to insure the compliance by the Community Economic Revitalization Board with the provisions of chapter 1, Laws of 1973, Initiative Measure No. 276, and in particular sections 25 through 32 of that act, and RCW 42.17.250 through 42.17.320, concerning disclosure of public records.

NEW SECTION

WAC 133-20-020 DEFINITIONS. The following definitions shall apply to this chapter: (1) "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 the board regardless of physical form or characteristics.

(2) "Writing" means handwriting, typewriting, printing, photostating and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, symbols, or combinations thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums and other documents.

(3) "Board" means the Community Economic Revitalization Board, created pursuant to chapter 43.116 RCW, and shall also refer to the board's officers and staff, where appropriate.

(4) "Department" means the Department of Commerce and Economic Development, and shall also refer to the department's staff, where appropriate.

#### NEW SECTION

WAC 133-20-030 PUBLIC RECORDS AVAILABLE. All public records of the board are deemed to be available for public inspection and copying, except as otherwise provided by RCW 42.17.260 and 42.17.310, as now or may hereafter be amended, and by WAC 133-20-090.

#### NEW SECTION

WAC 133-20-040 PUBLIC RECORDS OFFICER. The board's vice chairman shall be the public records officer for the board. The public records officer shall be responsible for implementation of the board's rules and regulations regarding inspection and copying of public records, and for insuring compliance by the staff with the public records disclosure requirements of chapter 42.17 RCW.

#### NEW SECTION

WAC 133-20-050 RECORDS INDEX. The board will make available to any person upon request a current index which provides identifying information as to the following records:

(a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases;

(b) Those statements of policy and interpretations of policy, statutes and regulations which have been adopted by the board;

(c) Administrative staff manuals and instructions to staff that affect a member of the public;

(d) Planning policies and goals, and interim and final planning decisions;

(e) Factual staff reports and studies, factual consultant's reports and studies, scientific reports and studies, and any other factual information derived from tests, studies, reports or surveys, whether conducted by public employees or others; and

(f) Correspondence, and materials referred to therein, by and with the board relating to any regulatory, supervisory or enforcement responsibilities of the board, whereby the board determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party.

(2) The current index promulgated by the board shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection and copying.

#### NEW SECTION

WAC 133-20-060 OFFICE HOURS. Public records shall be available for inspection and copying during the department's normal office hours. For purposes of this chapter, normal office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 5:00 p.m., Monday through Friday, excluding legal holidays.

#### NEW SECTION

WAC 133-20-070 REQUESTS FOR PUBLIC RECORDS. In accordance with the requirements of chapter 42.17 RCW that agencies prevent unreasonable invasions of privacy, and to protect public records from damage or disorganization, and to prevent excessive interference with essential functions of the board, 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 board which shall be available at the board's offices, or by writing or calling the board. The form shall be presented or mailed to the public records officer, or to any member of the board's staff, if the public records officer is not available, at the board's offices during normal office hours. The request shall include the following information:

(a) the name, address, and organization represented, if any, of the person requesting the record;

(b) the calendar date on which the request was made, and, when presented in person, the time of day;

(c) the nature of the request;

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

(e) if the requested matter is not identifiable by reference to the board'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 the obligation of the public records officer or staff member to assist the member of the public in appropriately identifying the public record requested.

#### NEW SECTION

WAC 133-20-080 COPYING. No fee shall be charged for the inspection of public records. The board may charge a fee of \$.10 per page for providing copies of public records, when copies of more than ten (10) pages are provided, and for use of the department's copy equipment. This charge is the amount necessary to reimburse the department for its actual costs incident to such copying.

#### NEW SECTION

WAC 133-20-090 EXEMPTIONS. (1) The board reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 133-20-070 is exempt from disclosure under the provisions of RCW 42.17.260 and 42.17.310.

(2) Pursuant to RCW 42.17.260, the board reserves the right to delete identifying details when it makes available or publishes any public record, in any case where there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The public records officer will fully justify such deletion in writing.

(3) All denials of requests for public records shall be accompanied by a written statement specifying the reason for the denial.

#### NEW SECTION

WAC 133-20-100 REVIEW OF DENIALS OF PUBLIC RECORDS REQUESTS. (1) Any person who objects to the denial of a request for public records may petition for prompt review of such decision by submitting 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) Following receipt of a written request for review of a decision denying a request for public records, the public records officer or other authorized staff member denying the request shall refer it to the chairman of the board. The chairman shall immediately consider the matter and either affirm or reverse such denial. The request shall be returned with the final decision, within two business days following receipt of the request for review.

(3) Administrative remedies shall not be considered exhausted until the request has been returned with a decision or until the close of the second business day following the denial of inspection, whichever occurs first.

#### NEW SECTION

WAC 133-20-110 PROTECTION OF PUBLIC RECORDS. In order to properly protect the public records in the custody of the board, the following guidelines shall be adhered to by any person inspecting such public records:

(1) No public records shall be removed from the offices of the board;

(2) Inspection of any public records shall be conducted in the presence of a designated board or department employee;

(3) No public records may be marked or defaced in any manner during inspection;

(4) Public records which are maintained in a file jacket, or in a chronological order, may not be dismantled except for purposes of copying and then only by a designated employee of the board or department.

(5) Access to file cabinets, shelves, vaults, etc., is restricted to board or department personnel.

#### NEW SECTION

WAC 133-20-120 ADOPTION OF FORM. The board hereby adopts for use by all persons requesting inspection or copying of its records, the form set out below, entitled "Request for Public Records."

In order to request copies of our public records, please complete the attached form and return it with the proper payment to the address below. We will forward to you those requested copies which are not exempt from disclosure when we receive this form. Thank you.

Return to:

Community Economic Revitalization Board
c/o Public Records Officer
101 General Administration Building
Olympia, WA 98504

REQUEST FOR PUBLIC RECORDS

Date \_\_\_\_ Time \_\_\_\_ (In person requests only)
Name \_\_\_\_\_
Address \_\_\_\_\_
Description of Records \_\_\_\_\_

I certify that the information obtained through this request for public records will not be used for profit making.

Signature

(FOR BOARD USE ONLY)

Number of copies \_\_\_\_
Number of pages \_\_\_\_
Per page charge \$ .10
for in excess of
ten (10) pages
Total charge \$ \_\_\_\_

CHAPTER 133-30

RULES OF PRACTICE AND PROCEDURE

WAC
133-30-010 Purpose and Scope of Rules - Adoption of Uniform Rules
133-30-020 Definitions
133-30-030 Hearings, Examinations and Investigations - Generally
133-30-040 Requesting Oral Hearings - Substantive Rule-Making Proceedings
133-30-050 Subpoenas
133-30-060 Petitions for Rule-Making Action
133-30-070 Petitions for Declaratory Rulings
133-30-080 Requests for Reconsideration

NEW SECTION

WAC 133-30-010 PURPOSE AND SCOPE OF RULES - ADOPTION OF UNIFORM RULES. (1) The purpose of this chapter is to adopt rules governing the formal and informal procedures prescribed or authorized by chapter 34.04 RCW (Administrative Procedures Act) before the Community Economic Revitalization Board, and to adopt rules to govern the conduct of examinations and investigations conducted pursuant to RCW 43.116.050(6).

(2) Except as otherwise modified or supplemented by the provisions in this chapter, the board hereby adopts the Uniform Procedural Rules contained in chapter 1-08 WAC, as now or may hereafter be amended, to govern its administrative practice and procedure in general, and to govern the conduct of examinations and investigations conducted pursuant to RCW 43.226.050(6). Further, the board hereby adopts the Uniform Procedural Rules for the conduct of contested cases contained

in chapter 10-08 WAC, as now or may hereafter be amended, to govern the conduct of any contested cases before the board.

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 133-30-020 DEFINITIONS. Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter. (1) "Board" means the Community Economic Revitalization Board.

(2) "Person" means any person, organization, corporation, state or federal agency, or any political subdivision of the State of Washington.

(3) "Contested case" means any contested case as defined in RCW 34.04.010, as now or may hereafter be amended.

(4) "Administrative law judge" means an administrative law judge appointed or contracted with and acting pursuant to the provisions of chapter 34.12 RCW.

NEW SECTION

WAC 133-30-030 HEARINGS, EXAMINATION AND INVESTIGATIONS - GENERALLY. (1) All public or oral hearings held pursuant to the provisions of chapter 34.04 RCW, pertaining to the consideration of the adoption, amendment or repeal of any rule, and any examinations or investigations conducted pursuant to RCW 43.116.050(6), will be held before the board at the regular or special meeting of the board where the matter is properly noted for consideration, unless at such meeting the board approves a continuance to a future date and time certain.

(2) All contested case hearings will be held before the board or an administrative law judge, at such date, time and place as may appear in the notice thereof served upon the parties thereto.

(3) All hearings on petitions for declaratory rulings will be held at the regular or special meeting so indicated in any notice served upon the person requesting the ruling, when such a hearing has been granted by the board.

(4) There will be no hearings on consideration of petitions for rule-making action.

(5) All hearings conducted by or on behalf of the board will be public hearings.

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 133-30-040 REQUESTING ORAL HEARINGS - SUBSTANTIVE RULE-MAKING PROCEEDINGS. In the case of any substantive rule being considered for adoption, amendment or repeal by the board, an oral hearing will be held in connection with such rule-making action if requested by twenty-five persons, by a governmental agency, by the rules review committee, or by an association having not less than twenty-five members. Such request must be in writing, addressed to the board's chairman, and must be received at the board's office at least five (5) working days prior to the regular or special meeting at which the rule-making proceedings are scheduled to take place. The written request shall also specify whether the person, agency, committee or association requesting the oral hearing intends to present testimony or exhibits for the board's consideration, and if so, the estimated time required to present such testimony or exhibits.

NEW SECTION

WAC 133-30-050 SUBPOENAS. In addition to any other applicable provisions contained in chapters 1-08 and 10-08 WAC pertaining to subpoenas, the board, or any officer thereof, or the board's assistant attorney general may issue any subpoena or subpoena duces tecum to any person in connection with any hearing, examination or investigation conducted in the exercise of the board's lawful powers.

NEW SECTION

WAC 133-30-060 PETITIONS FOR RULE-MAKING ACTION. (1) Any interested person may petition the board in writing requesting the promulgation, amendment, or repeal of any rule. The

petition may be in any form, so long as it is denominated or clearly appears as such, and the following information is contained therein:

(a) Name and address of the person requesting the promulgation, amendment or repeal of the rule. If the request is being made by an agency, political subdivision, organization or corporation, the name of a designated individual for contact must be provided.

(b) Text or substance of the proposed rule or amendment, or specific reference to the appropriate rule in cases where repeal is requested.

(c) Full explanation for the requested promulgation, amendment or repeal of rules.

(2) Within thirty (30) days after submission of a petition, or at the next meeting of the board if the board does not meet within thirty (30) days, the board will formally consider the petition and shall, within thirty (30) days thereafter, either deny the petition (stating reasons for the denial) or initiate rule-making proceedings in accordance with chapter 34.04 RCW (Administrative Procedure Act).

(3) All petitions for rule-making action will be decided by the board without hearing. The person requesting the rule-making action will be notified of the board's decision in writing.

#### NEW SECTION

**WAC 133-30-070 PETITIONS FOR DECLARATORY RULINGS.** (1) Any interested person may petition the board to issue a declaratory ruling with respect to the applicability to any person, property, or state of facts of any rule or statute enforceable by the board.

(2) Petitions for declaratory rulings may be in any form, as long as they are in writing, are denominated as a petition for declaratory ruling or clearly appear to be such, and contain the following information:

(a) Name and address of the person requesting the declaratory ruling. If the request is being made by an agency, political subdivision, organization or corporation, the name of a designated contact person must also be provided.

(b) Specific reference to the rule or statutory provision upon which the declaratory ruling is sought, and the name and/or position of the person or persons, precise description of the property and/or complete state of facts to which the rule or statutory provision allegedly applies.

(c) Concise statement of the position the requesting party advocates with respect to the declaratory ruling sought, if any, and supporting reasons therefor.

(3) The board may, in its discretion, decide whether or not to issue any requested declaratory ruling, and, if a declaratory ruling is to be issued, whether a hearing will be held thereon, and further, whether any declaratory ruling will be stated to be binding on the person requesting the ruling.

(4) The person requesting a declaratory ruling will be notified in writing of any decision or ruling of the board in relation thereto. If the requesting party is served with written notice that a hearing has been granted, the party will be directed to appear and present oral argument at the hearing. The board may also direct the submission of additional materials or written briefs for its consideration at or prior to the hearing.

**Reviser's note:** The spelling error in the above caption occurred in the copy filed by the agency and appears herein pursuant to the requirements of RCW 34.08.040.

#### NEW SECTION

**WAC 133-30-080 REQUESTS FOR RECONSIDERATION.** Any person who is aggrieved by any decision or ruling of the board affecting such person, within fifteen (15) days after the notification of the board's decision or ruling, may petition the board in writing to reconsider its decision or ruling. Requests for reconsideration may be in any form, so long as they are denominated or clearly appear as such, and the following information is contained therein:

(a) Name and address of the person requesting the reconsideration. If the request is being made by an agency, political subdivision, organization or corporation, the name of a designated contact person must be provided.

(b) Specific reference to the decision or ruling of the board, or portion(s) thereof, for which reconsideration is sought.

(c) Full explanation of the reason for the requested reconsideration.

#### CHAPTER 133-40

#### PUBLIC FACILITY LOANS AND GRANTS

##### WAC

133-40-010	Purpose
133-40-020	Definitions
133-40-030	Loan and Grant Applications
133-40-040	Board Deliberations
133-40-050	Loan or Grant Contracts — Terms
133-40-060	Requests for Reconsideration

#### NEW SECTION

**WAC 133-40-010 PURPOSE.** (1) Pursuant to authority derived from chapter 40, Laws of 1982 1st ex. sess. and chapter 43.116 RCW, the Community Economic Revitalization Board may, in its discretion, make direct loans to political subdivisions of the State of Washington for the purposes of assisting the political subdivisions in financing the cost of public facilities, when such facilities will serve to improve opportunities for the successful maintenance, establishment, or expansion of industrial or commercial plants or will otherwise assist in the creation or retention of long-term economic opportunities, or assist in alleviating unemployment. The board may also make grants for such purposes, when every feasible effort has been made by the board to provide loans and grants are not possible, and when the board finds that unique circumstances exist which require making a grant.

(2) The purpose of this chapter is to prescribe the form and manner in which political subdivisions may make application to the board for financial assistance, and to provide for the consideration and disposition of such applications.

**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 133-40-020 DEFINITIONS.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter. (1) "Board" means the Community Economic Revitalization Board.

(2) "Public facility" or "facility" means any facility for public purposes financed in whole or in part by any political subdivision of the State of Washington, including but not limited to, sewer or other waste disposal facilities, arterials, bridges, access roads, port facilities, or water distribution and purification facilities.

(3) "Public facility costs" means any direct or indirect cost incurred or to be incurred by a political subdivision in financing any public facility, including the cost of acquisition, construction, rehabilitation, alteration, expansion, or improvement of the facilities.

(4) "Responsible official" means the senior ranking elected official of the political subdivision making application to the board for financial assistance hereunder, and/or any other person so designated in the resolution of the political subdivision authorizing or approving submission of the application.

**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 133-40-030 LOAN AND GRANT APPLICATIONS.** (1) Applications for loans and/or grants to assist in financing public facility costs may be made by any political subdivision of the State of Washington.

(2) Applications shall be submitted to the board in writing, on such forms as may be prescribed by and obtained from the board, and shall contain the following information:

(a) Name and address of the political subdivision making the application for financial assistance.

(b) Complete description of the public facility for which financing assistance is sought.

(c) A full and detailed assessment of how the facility or project will improve the opportunities for the successful maintenance, establishment, or expansion of industrial or commercial plants or will otherwise assist in the creation or retention of long-term economic opportunities, or assist in alleviating unemployment.

(d) Specific amount and description of the public facility costs for which the loan and/or grant application is being made.

(e) If application is being made for a loan, the applicant's proposed repayment schedule.

(f) If application is being made for a grant in addition to or in lieu of a loan, a complete explanation as to why the applicant feels a loan would not be feasible and the supporting reasons or circumstances therefor.

(3) Any application for financial assistance submitted to the board shall be signed and verified by a responsible official. Such official shall also provide the board with any additional materials or information in support of the application which the board or its staff may request, either prior to or at the board's deliberations on the application.

NEW SECTION

WAC 133-40-040 BOARD DELIBERATIONS. (1) The board will consider and approve, in whole or in part, or disapprove, all applications for loans or grants at such regular or special meetings of the board as it may determine, and the applicant will be notified accordingly. A responsible official of the applicant political subdivision shall be present during all board deliberations on the application, and shall provide all information regarding the public facility or application for financial assistance which the board may request.

(2) Applicants will be formally notified in writing regarding any board decision on whether or not to authorize a public facility loan or grant.

NEW SECTION

WAC 133-40-050 LOAN AND GRANT CONTRACTS — TERMS. (1) If a public facility loan or grant is authorized by the board, the funds will be disbursed to the applicant political subdivision pursuant to a contract therefor, which will be offered to the political subdivision upon such reasonable terms and conditions as the board may determine; PROVIDED, That the interest rate for loans shall not exceed ten percent per annum; PROVIDED FURTHER, That loans shall not exceed twenty years in duration.

(2) Public facility loan and/or grant contracts offered to political subdivisions shall be executed by the political subdivision and the original thereof returned to the board prior to the disbursement of any funds thereunder.

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 133-40-060 REQUESTS FOR RECONSIDERATION. (1) Any political subdivision whose governing body takes exception to the terms and conditions of the public facility loan and/or grant contract offered by the board upon authorization of such loan and/or grant may request the board in writing to reconsider, amend or modify its offer. Any such request shall propose specific amendments or modifications, and shall fully substantiate the reasons therefor.

(2) Any political subdivision whose application for financial assistance was denied in whole or in part by the board, within 15 days of notification thereof may petition the board in writing to reconsider its decision. Such requests for reconsideration shall only be submitted with new or additional information in support of the application not available to the board during its initial deliberations.

CHAPTER 133-50

COMPLIANCE WITH STATE ENVIRONMENTAL POLICY ACT

WAC

133-50-010	Purpose
133-50-020	Statement

NEW SECTION

WAC 133-50-010 PURPOSE. The purpose of this chapter is to comply with RCW 43.21C.120, which requires all agencies of government in the State of Washington, consistent with the rules and guidelines adopted under RCW 43.21C.110, to adopt rules pertaining to the integration of policies and procedures of the state environmental policy

act of 1971, into the various programs under their jurisdiction for implementation.

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 133-50-020 STATEMENT. Pursuant to WAC 197-10-800, the Community Economic Revitalization Board has reviewed its authorized activities and has found them all to be exempt under the provisions of chapter 197-10 WAC.

**WSR 82-23-001**

**ATTORNEY GENERAL OPINION**

**Cite as: AGO 1982 No. 14**

[November 3, 1982]

**COUNTIES—CITIES AND TOWNS—FIREARMS—POLICE POWER—REGULATION OR PROHIBITION OF HANDGUNS OR OTHER FIREARMS BY COUNTIES, CITIES OR TOWNS**

(1) A county, city or town may not, in the exercise of its police power, enact a general prohibition against the same or possession of handguns, at any time or place, within the limits of its territorial jurisdiction because such an ordinance would have the effect of prohibiting conduct which state law, instead, sanctions and regulates.

(2) A county, city or town may not require the presentation of a concealed weapons permit as a condition to the sale of handgun ammunition because of an express statutory preemption by the state, in RCW 70.74.201, of the regulation, in general of small arms ammunition.

(3) A county, city or town police power ordinance prohibiting the possession of firearms, including handguns, on public or private school grounds or college campuses within its territorial jurisdiction would be valid because such an ordinance would not be in conflict with state law under the applicable, judicially enunciated, test.

Requested by:

Honorable Al Williams  
St. Sen., 32nd District  
4801 Fremont Avenue North  
Seattle, Washington 98103

**WSR 82-23-002**

**ADOPTED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Order 1897—Filed November 4, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

- Amd WAC 388-81-052 Receipt of resources without giving adequate consideration.
- Amd WAC 388-92-043 Transfer of resources without adequate consideration.

This action is taken pursuant to Notice No. WSR 82-19-050 filed with the code reviser on September 15, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

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

APPROVED AND ADOPTED November 3, 1982.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 1776, filed 4/28/82)

WAC 388-81-052 RECEIPT OF RESOURCES WITHOUT GIVING ADEQUATE CONSIDERATION. (1) Any person who knowingly and wilfully receives nonexempt resources transferred or assigned for less than fair market value after December 1, 1981 and within two years preceding the application for medical care, to enable an applicant or recipient to qualify or continue to qualify for Title XVI related medical assistance or the Limited Casualty Program for the Medically Needy, is liable for a civil penalty and is ((guilty)) subject to referral for criminal prosecution for commission of a gross misdemeanor.

(2) Definitions:

(a) "Transfer" shall mean any act or omission to act whereby title to or any interest in property is assigned, set over, or otherwise vested or allowed to vest in another person; including delivery of personal property, bills of sale, deeds, mortgages, pledges, or any other instrument conveying or relinquishing an interest in property. Transfer of title to a resource occurs by:

- (i) An intentional act or transfer; or
- (ii) Failure to act to preserve title to the resource.

(b) Fair market value means the reasonable value of a resource at the time of transfer or assignment.

~~((b))~~ (c) Uncompensated value means the fair market value of a resource minus the amount of compensation received in exchange for the resource.

~~((c))~~ (d) Value of compensation received means the consideration paid or agreed to be paid by the purchaser.

(3) WAC 388-28-461, 388-28-462, and 388-28-465 are incorporated by reference and apply to this section, with the exception to the reference therein to WAC 388-28-460.

(4) The voluntary transfer or assignment of resources between spouses is permitted without affecting eligibility or continued eligibility of the spouse who transfers(ed) or assigns(ed) the resources.

(5) The amount of the civil penalty shall be equal to the uncompensated value of the cash or resources transferred or assigned at less than fair market value.

(6) The civil penalty shall not exceed the cost of assistance rendered by the department to the recipient.

(7) Written notice of imposition of the civil penalty shall be provided by personal service or certified mail to the individual or entity subject to the civil penalty.

(8) ~~((Hearings:~~

~~(a) There is a rebuttable presumption that a person who assigns(ed) or transfers(ed) cash or other resource(s) within two years of the date of applying for, or while a recipient of, public assistance for less than fair market value did so knowingly and wilfully for the purpose of qualifying for assistance.~~

~~(b) All hearings shall be in accordance with the administrative procedures contained in chapter 388-08 WAC.) The person or entity alleged to be subject to the civil penalty under this section has the right to request a hearing to appeal the determination, and said hearing shall be in accordance with the administrative procedures in chapter 388-08 WAC except as modified by this section.~~

(a) There is a rebuttable presumption that a person who received cash or other nonexempt resources from an applicant or recipient for less than fair market value within two years preceding the date of application for medical care, did so knowingly and wilfully for the purpose of enabling the applicant or recipient to qualify or continue to qualify for assistance.

(b) The person has the right to offer evidence to rebut the presumption that the transfer or assignment was made for purposes of enabling the applicant or recipient to qualify or continue to qualify for assistance and that the person knowingly and wilfully received the resource for such purpose.

(c) The prevailing party in such an action shall be awarded reasonable attorney fees.

AMENDATORY SECTION (Amending Order 1776, filed 4/28/82)

WAC 388-92-043 TRANSFER OF RESOURCES WITHOUT ADEQUATE CONSIDERATION. (1) This section is to implement Second Substitute House Bill No. 557 effective December 1, 1981.

(2) An individual is ineligible for Title XVI categorical medical assistance or the Medically Needy component of the Limited Casualty Program for a period determined under this section if the person knowingly and wilfully assigns or transfers nonexempt resources at less than fair market value after December 1, 1981, for the purpose of qualifying or continuing to qualify for such medical care within two years preceding the date of application for such care.

(3) Definitions:

(a) "Transfer" shall mean any act or omission to act whereby title to or any interest in property is assigned, set over, or otherwise vested or allowed to vest in another person; including delivery of personal property, bills of sale, deeds, mortgages, pledges, or any other instrument conveying or relinquishing an interest in property. Transfer of title to a resource occurs by:

- (i) An intentional act or transfer; or
- (ii) Failure to act to preserve title to the resource.

(b) Fair market value means the reasonable value of a resource at the time of transfer or assignment.

((b)) (c) Uncompensated value means the fair market value of a resource minus the amount of compensation received in exchange for the resource.

((c)) (d) Value of compensation received means the consideration paid or agreed to be paid by the purchaser.

(4) WAC 388-28-461, 388-28-462, and 388-28-465 are incorporated by reference and apply to this section, with the exception to the reference therein to WAC 388-28-460.

(5) The voluntary transfer or assignment of resources between spouses is permitted without affecting eligibility or continued eligibility of the spouse who transfers(ed) or assigns(ed) the resources.

(6) The uncompensated fair market value of the resource assigned or transferred and the corresponding periods of ineligibility from the date of transfer are as follows:

(a) Dollar Amount of Uncompensated Value	Months of Ineligibility
\$ 0 - \$ 1,000	1
1,001 - 2,000	2
2,001 - 3,000	3
3,001 - 4,000	4
4,001 - 5,000	5
5,001 - 6,000	6
6,001 - 7,000	7
7,001 - 8,000	8
8,001 - 9,000	9
9,001 - 10,000	10
10,001 - 11,000	11
11,001 - 12,000	12
12,001 - 13,500	13
13,501 - 15,000	14
15,001 - 16,500	15
16,501 - 18,000	16
18,001 - 19,500	17
19,501 - 21,000	18
21,001 - 22,500	19
22,501 - 24,000	20
24,001 - 25,500	21
25,501 - 27,000	22
27,001 - 28,500	23
28,501 - 30,000	24
30,001 - 31,667	25
31,668 - 33,333	26
33,334 - 35,000	27
35,001 - 36,667	28
36,668 - 38,333	29
38,334 - 40,000	30
40,001 - 41,667	31
41,668 - 41,333	32
41,334 - 45,000	33
45,001 - 46,667	34
46,668 - 48,333	35
48,334 - 50,000	36
Over \$50,000	48

(b) The period of ineligibility shall not include partial months.

(7) The period of ineligibility may be waived if it is determined that the application of the period of ineligibility shall cause undue hardship.

(8) A person determined to be ineligible for medical care under this section has the right to request a hearing to appeal the determination, except as modified by this section, the procedure for the hearing is chapter 388-08 WAC.

(a) At a hearing the burden of proving that the person knowingly and wilfully assigned or transferred cash or other resource(s) at less than fair market value for the purpose of qualifying or continuing to qualify for assistance is on the department and the burden of proof is a preponderance of the evidence.

(b) When the appellant is the prevailing party in the hearing, the appellant shall be awarded reasonable attorney fees.

(9) See WAC 388-81-052 for civil penalties to be applied to persons who have received nonexempt resources and did not give the recipient adequate consideration.

**WSR 82-23-003**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Health)**

[Order 1898—Filed November 4, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to licensing regulations for private psychiatric and alcoholism hospitals and minimum licensing standards for alcoholism treatment facilities, readopting chapter 248-22 WAC.

This action is taken pursuant to Notice No. WSR 82-19-052 filed with the code reviser on September 15, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 71.12 RCW and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 3, 1982.

By David A. Hogan  
 Director, Division of Administration

The Department of Social and Health Services hereby adopts chapter 248-22 WAC as rules of the department. These rules were last adopted/amended by the following Board of Health Regulations/Orders.

SECTION	ORDER/REGULATION	DATE FILED
WAC 248-22-001	205	12/30/80
248-22-005	205	12/30/80
248-22-011	205	12/30/80
248-22-016	205	12/30/80
248-22-021	205	12/30/80
248-22-026	205	12/30/80
248-22-031	205	12/30/80
248-22-036	205	12/30/80
248-22-041	205	12/30/80
248-22-046	205	12/30/80
248-22-051	205	12/30/80
248-22-500	100	06/10/74
248-22-501	148	06/29/77
248-22-510	148	06/29/77
248-22-520	191	01/04/80
248-22-530	100	06/10/74
248-22-540	100	06/10/74
248-22-550	148	06/29/77
248-22-560	148	06/29/77
248-22-570	148	06/29/77
248-22-580	100	06/10/74
248-22-590	148	06/29/77

**WSR 82-23-004**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Health)**

[Order 1899—Filed November 4, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to residential treatment facilities for psychiatrically impaired children and youth, readopting chapter 248-23 WAC.

This action is taken pursuant to Notice No. WSR 82-19-051 filed with the code reviser on September 15, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 71.12 RCW and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 3, 1982.

By David A. Hogan  
 Director, Division of Administration

The Department of Social and Health Services hereby adopts chapter 248-23 WAC as rules of the department. These rules were last adopted/amended by the following Board of Health Regulations/Orders.

SECTION	ORDER/REGULATION	DATE FILED
WAC 248-23-001	194	03/03/80
248-23-010	194	03/03/80
248-23-020	194	03/03/80
248-23-030	194	03/03/80
248-23-040	194	03/03/80
248-23-050	194	03/03/80
248-23-060	194	03/03/80
248-23-070	194	03/03/80

**WSR 82-23-005**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1900—Filed November 4, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to:

- Amd WAC 388-86-020 Dental services.
- Amd WAC 388-86-030 Eyeglasses and examinations.

This action is taken pursuant to Notice No. WSR 82-19-095 filed with the code reviser on September 22, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

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

APPROVED AND ADOPTED November 3, 1982.

By David A. Hogan  
 Director, Division of Administration

AMENDATORY SECTION (Amending Order 1647, filed 4/27/81)

WAC 388-86-020 DENTAL SERVICES. (1) The department shall provide dental services to recipients of EPSDT.

(2) Services will include:

- (a) Initial and periodic oral examinations.
- (b) Treatment necessary for the relief of pain and infection, restoration of teeth, and maintenance of dental health.

(c) Orthodontic treatment is defined as the use of any appliance, intra oral or extra oral, removable or fixed, or any surgical procedure designed to move teeth. The following limitations apply:

- (i) Prior approval must be obtained from the office of medical policy and procedure,
- (ii) Treatment is limited to medically necessary services as defined in chapter 388-80 WAC.

(3) Except for services as defined in WAC 388-86-027 group screening for dental services is not permitted under the program.

AMENDATORY SECTION (Amending Order 1685, filed 7/29/81)

WAC 388-86-030 EYEGLASSES AND EXAMINATIONS. (1) The department shall provide eye examinations and eyeglasses when a refractive error of

sufficient magnitude exists to require corrective lenses. Payment shall be made on the basis of rates established by the department or through HMO or optical supplier contracts.

(2) Under the limited casualty program only one re-fraction and one pair of glasses will be provided during a twelve-month period.

(3) Prior authorization by the CSO medical consultant or his designee in the county of residence is not required for eye examinations performed for the purpose of prescribing corrective lenses except in the provision of certain eyeglasses (lenses or frames).

(4) Examinations, unless medically indicated, are limited to two in a twelve-month period, except for eye examinations and eyeglasses provided to recipients of EPSDT, see chapter 388-86 WAC.

(5) A choice of frames listed in current division of medical assistance numbered memoranda is offered recipients. Frames are not provided for cosmetic effect or psychological support.

(6) Sunglasses, photochromic or varalux type lenses are not provided.

(7) Two pair of glasses in lieu of bifocal or trifocal lenses are not provided.

(8) Contact lenses and orthoptics therapy are not provided.

(9) Except for services as defined in WAC 388-86-027 group screening for eyeglasses is not permitted under the program.

#### WSR 82-23-006

##### ADOPTED RULES

#### DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 1901—Filed November 4, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Foster care—Legal basis, amending WAC 388-70-010.

This action is taken pursuant to Notice No. WSR 82-19-081 filed with the code reviser on September 21, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 118, Laws of 1982 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 3, 1982.

By David A. Hogan  
Director, Division of Administration

#### AMENDATORY SECTION (Amending Order 1335, filed 9/1/78)

WAC 388-70-010 FOSTER CARE—LEGAL BASIS. (1) The department is authorized by RCW 74-13.020 to provide foster care.

(2) Foster care payments are vendor payments of public assistance funds. See WAC 388-22-030(72).

(3) Beginning October 1, 1983, the placement goal for the foster care program is to limit the number of children who remain in care in excess of twenty-four months to no more than thirty-five percent of the foster care population.

#### WSR 82-23-007

##### EMERGENCY RULES

#### DEPARTMENT OF AGRICULTURE

[Order 1773—Filed November 4, 1982]

I, M. Keith Ellis, director of the Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to importation of animals, chapter 16-54 WAC.

I, M. Keith Ellis, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is outbreaks of pseudorabies in other states make it necessary to immediately require testing of swine for protection of this industry.

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

This rule is promulgated pursuant to chapters 16.36 and 16.44 RCW and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 4, 1982.

By M. Keith Ellis  
Director

#### AMENDATORY SECTION (Amending Order 1540, filed 10/17/77)

WAC 16-54-111 SWINE. (1) *Slaughter swine. Swine ((known)) not known to be affected with or exposed to infectious or communicable diseases may be moved into the state without health certificate to a federally inspected ((slaughtering)) slaughter establishment or public livestock market specifically approved under Part 76, Title 9, Code of Federal Regulations for immediate slaughter and shall not be diverted enroute for any purpose. The waybills or certificates for movement must state " for slaughter only."*

(2) *Feeder and breeder swine. (a) Swine must be accompanied by a permit issued by the department of agriculture state veterinarian, or his representative, and an*

official health certificate stating they are clinically free from infectious and contagious disease or exposure thereto. The consignor and consignee will be properly listed with exact mailing address and destination clearly shown.

(b) Swine brucellosis. All swine imported for breeding purposes over six months of age entering the state of Washington must be tested and found negative to brucellosis within thirty days prior to entry or originate in a validated brucellosis free herd or area. Swine from herds where brucellosis is known to exist will not be admitted.

(c) Swine pseudorabies. All swine being imported into the state of Washington must be:

(i) Tested and found negative to pseudorabies within thirty days prior to the date of importation, and

(ii) Isolated and held in quarantine at the point of destination until retested and found negative to pseudorabies at least twenty-one days after the date of importation.

(d) The following classes are exempt from these pseudorabies test requirements:

(i) Swine originating from a pseudorabies qualified herd.

(ii) Swine being shipped directly to a federally inspected slaughter establishment for immediate slaughter.

(iii) Swine under the age of four months.

**WSR 82-23-008**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-192—Filed November 4, 1982]

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

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

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

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

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

APPROVED AND ADOPTED November 3, 1982.

By Rolland A. Schmitt  
Director

NEW SECTION

WAC 220-57-41500E SATSOP RIVER Notwithstanding the provisions of WAC 220-57-415, effective immediately through January 31, 1983, the bag limit A applies in those waters of the Satsop River downstream from the bridge at Shafer State Park on the East Fork except that all chinook salmon over 24 inches in length must be released.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-57-41500D SATSOP RIVER (82-173)

**WSR 82-23-009**

**ADOPTED RULES**

**INSURANCE COMMISSIONER**

[Order R 82-5—Filed November 5, 1982]

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to insurance form filings, the designation of the types of policy forms which may not be filed by certification, and the establishment of forms and procedures to be used with respect to insurance form filings submitted to the insurance commissioner.

This action is taken pursuant to Notice No. WSR 82-19-098 filed with the code reviser on September 22, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 48.02.060 which directs that the Insurance Commissioner has authority to implement the provisions of RCW 48.18.100 and, with respect to disability insurance rates, RCW 48.19.010(2).

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

APPROVED AND ADOPTED November 3, 1982.

Dick Marquardt  
Insurance Commissioner  
By Robert E. Johnson  
Deputy Commissioner

Chapter 284-58 WAC  
REGULATIONS PERTAINING TO FORM FILINGS

WAC	
284-58-010	Title and purpose.
284-58-020	Scope and general contents.
284-58-030	General contents of all life and disability form and disability rate filings.
284-58-040	Filing report documents.
284-58-050	Document to be used in filing life and disability forms.

- 284-58-060 Document to be used in filing disability rates.
- 284-58-070 General designation of life and disability forms which may not be filed by certification.
- 284-58-080 Individual disability insurance forms, certification not permitted.
- 284-58-090 Group disability insurance forms, certification not permitted.
- 284-58-100 Group disability insurance forms which may be filed by certification.
- 284-58-110 Blanket disability insurance forms, certification not permitted.
- 284-58-120 Blanket disability insurance forms which may be filed by certification.
- 284-58-130 Individual life insurance and annuity forms, certification not permitted.
- 284-58-140 Individual life insurance and annuity forms which may be filed by certification.
- 284-58-150 Group life insurance and annuity contract forms, certification not permitted.
- 284-58-160 Group life insurance and annuity forms which may be filed by certification.
- 284-58-170 Credit insurance forms, certification not permitted.
- 284-58-180 Fraternal benefit society forms.
- 284-58-190 Certification form to be used for disability insurance form filings.
- 284-58-200 Form to be used for certification of disability insurance form or rate filings.
- 284-58-210 Certification form to be used for life insurance and annuity form filings.
- 284-58-220 Form to be used for certification of life insurance or annuity form filings.
- 284-58-250 General contents of a form filing for property and casualty insurance and kinds of insurance other than life and disability.
- 284-58-260 Designation of forms for insurances other than life and disability which may not be filed by certification.
- 284-58-270 Certification form to be used for property and casualty insurance.
- 284-58-280 Form to be used for certification of property or casualty insurance form filings.

#### NEW SECTION

WAC 284-58-010 TITLE AND PURPOSE. (1) This chapter, WAC 284-58-010 through 284-58-280, shall be known and may be cited as the Washington State Form Filing Requirements.

(2) The purpose of this chapter is to establish the necessary contents of a form filing, including the documents to be used in connection with a form filing, to designate the types of policy forms which may not be

filed by certification pursuant to RCW 48.18.100(2), and, with respect to disability insurance, to establish the filing requirements with respect to manuals of classification, manual of rules and rates, and modifications thereof.

(3) The fees for filing both forms and rates, and the definitions of such filings for purposes of determining the proper filing fees, are set forth in WAC 284-14-010.

#### NEW SECTION

WAC 284-58-020 SCOPE AND GENERAL CONTENTS. (1) This regulation applies to all insurers and to all forms required to be filed with the commissioner pursuant to RCW 48.18.100, and to all manuals of classification, manuals of rules and rates and modifications thereof required to be filed with respect to disability insurance pursuant to RCW 48.19.010(2).

(2) RCW 48.18.100 establishes two basic types of form filings. The first type contemplates the approval of the commissioner. The second type contemplates a filing containing a certification, which permits the insurer to use the form without approval, immediately after the filing. The first, or approval, type of filing requires the commissioner to act within fifteen days (or thirty days, if extended pursuant to RCW 48.18.100(3)), and, if the form has not been either approved or disapproved during such time period, the form is deemed approved and may be used by the insurer. In either case, the commissioner may subsequently withdraw approval or stop the use of a form for cause.

(3) This chapter is divided into the following parts:

(a) The general contents of a life or disability insurance form filing and the reporting documents to be used are set forth in WAC 284-58-030 through 284-58-060.

(b) Designations of the types of life and disability insurance forms which may and may not be filed by the "certification" procedure are found in WAC 284-58-070 through 284-58-180.

(c) Procedures and forms for the certification of life and disability insurance forms and rates begin with WAC 284-58-190.

(d) The general contents of a form filing for property and casualty or kinds of insurance other than life and disability, required to be made pursuant to RCW 48.18.100, are set forth in WAC 284-58-250.

(e) Designation of the types of forms for insurances other than life and disability which may not be filed by the "certification" procedure is set forth in WAC 284-58-260.

(f) The form to be used for the certification of forms for insurances other than life and disability is set forth in WAC 284-58-280.

#### NEW SECTION

WAC 284-58-030 GENERAL CONTENTS OF ALL LIFE AND DISABILITY FORM AND DISABILITY RATE FILINGS. Each life or disability insurance form filing submitted to the commissioner, whether for approval or by certification, shall contain the following materials arranged in this order:

(1) The appropriate filing fee as prescribed by WAC 284-14-010, and the filing transmittal information required by WAC 284-14-020 separately attached to each form being filed;

(2) One filing report as required by WAC 284-58-040 and, if applicable, a certification prepared pursuant to WAC 284-58-190 or 284-58-210, as appropriate;

(3) The printed form or forms, completed in John Doe fashion if appropriate;

(4) Rates, manuals of classification, manuals of rules and rates and modifications thereof, if appropriate;

(5) Actuarial memorandum of nonforfeiture values, if appropriate;

(6) Actuarial demonstration of anticipated loss ratio, if appropriate; and

(7) Any additional required enclosure.

NEW SECTION

WAC 284-58-040 LIFE AND DISABILITY FILING REPORT DOCUMENTS. Filing report documents have been established to facilitate and expedite the forms review process with respect to life and disability insurance and must be used with every form filing. A cover letter will not be necessary except with respect to an exceptional filing. The filing report document to be used for life and disability form filings is set forth in WAC 284-58-050. The filing report document to be used for disability insurance rates is set forth in WAC 284-58-060.

NEW SECTION

WAC 284-58-050 DOCUMENT TO BE USED IN FILING LIFE AND DISABILITY FORMS.

STATE OF WASHINGTON FILING REPORT - LIFE AND DISABILITY FORMS

(This report must accompany each filing of life and disability forms submitted to the Washington State Insurance Commissioner.)

- 1. Company Name:
2. Date of Submission:
3. Company Mailing Address:
4. Check if the form(s) will be used for Blanket ( ), Franchise ( ), or Mass-marketing purposes ( ).
5. This filing is made for ( ) Approval by the Commissioner or ( ) As a Certified Filing - Certificate attached
6. Type of Filing: Form or Group of Similar Forms\* Form # Forms to be replaced. Give form numbers
( ) Policy
( ) Application
( ) Rider
( ) Endorsement
( ) Amendment
( ) Other

\*An example of a group of similar forms would be a set of decreasing term forms, but not including any renewable term or permanent plans with policy provisions different from those of a decreasing term form.

7. Date(s) of Domiciliary Form(s) Approval: . . . . .

- 8. What line of insurance is involved?
( ) Group
( ) Blanket
( ) Individual
( ) Franchise
( ) Mass Marketed Individual Forms
( ) Other, please explain in a cover letter
9. If an individual policy form is being filed, what type of product is involved?
( ) Universal Life
( ) Indeterminate Premium Life
( ) Adjustable - Optional Increases in Face
( ) Fixed Benefit, Fixed Level Premium Life
( ) Graded Benefit or Graded Premium Life
( ) Deposit Term or Deposit Permanent
( ) Reentry Term
( ) Reversion Privilege Term
( ) Retired Lives Reserve
( ) Flexible Premium Annuity
( ) Savings Annuity
( ) Reversionary Annuity
( ) Fixed Premium Annuity
( ) Accident Only
( ) Health
( ) Monthly Income Disability
( ) Medicare Supplement
( ) Credit
( ) Separate Account Insurance Forms
( ) Other, please explain in a cover letter

- 10. ( ) Check here if there are any unusual features or provisions in this filing. Examples include variable premiums and coverages, limited markets or unusual underwriting. If checked, explain fully in a cover letter.
11. ( ) Check here if this filing contains any provisions previously disapproved by this office. If checked, describe fully in a cover letter.
12. List other health insurance forms of the same generic type presently marketed. If such other forms are of nearly identical benefits, explain the need for this form in a cover letter.
13. ( ) Check here if the form is filed as a result of a change in a Washington statute or regulation. Please give citation:
14. ( ) Check here if the forms filed are substantially identical to other forms recently approved in Washington. State the form numbers and indicate the provisions which differ.
15. ( ) Check here if this form is to be issued to a trust. (The certificate issued to the participant must be filed.)

16. Signature of designated representative with whom this submission may be discussed
Name printed or typed with title
Telephone number

NEW SECTION

WAC 284-58-060 DOCUMENT TO BE USED IN FILING DISABILITY RATES.

STATE OF WASHINGTON FILING REPORT - DISABILITY RATES

(This report must accompany each filing of disability insurance rates submitted to the Washington State Insurance Commissioner.)

- 1. Company Name:
2. Date of Submission:
3. Company Mailing Address:
4. Line of disability insurance involved?
( ) Group
( ) Blanket Insurance
( ) Individual
( ) Franchise
( ) Mass Marketed Individual Forms
5. Type of disability insurance product involved:
( ) Accident Only
( ) Health with Substantial Inside Limits
( ) Health Insurance without Substantial Inside Limits
( ) Monthly Income Disability

- Medicare Supplement
- Credit

6. Type of Filing:

Rates to be used with insurance form or group of similar forms\*

- Initial Filing of Rates .....
- Rate Increase/Decrease.....
- Automatic Medicare Rate Increase .....
- Rate Deviation .....
- Credit Insurance .....
- Other .....

\*An example of a group of similar forms would be those grouped together for morbidity experience studies or for pricing purposes where similar experience is expected, such as a group of major medical policies with different deductible amounts.

- 7. This filing is made for  Approval by the Commissioner or  As a Certified Filing — Certificate attached
- 8. Date(s) of Domiciliary Form(s) and Rate Approval(s): .....
- 9. Give the approval date of the form(s) and the effective date(s) of any rate increase(s) in the state of Washington.  
Form Numbers: .....
- Previous rate increases .....
- 10. What is the scope and reason for the rate increase? (Enclose actuarial justification and demonstration.)
- 11. Does the filing apply to:  new business,  to in force business,  both? State reasons therefor.
- 12. To what degree is it anticipated that this rate increase will result in additional lapses and worsened morbidity experience.
- 13.  Check here if there are any unusual features or provisions to this filing requiring special rate considerations. If checked, explain fully in a cover letter.
- 14.  Check here if this filing contains any rates previously disapproved by this Office. If checked, describe fully in a cover letter.
- 15. List other health insurance forms of the same generic type presently marketed. Explain in a cover letter if such forms were grouped together with form(s) of this filing for pricing or experience study purposes, but are now kept separate.
- 16.  Check here if the rates are filed as a result of a change in a Washington statute or regulation concerning policy benefits or rate structure. Please give the citation: .....
- 17.  Check here if the rates filed are for forms similar to other forms recently approved in Washington. Please list the form numbers: .....
- 18. ....  
Signature of designated representative with whom this filing may be discussed  
.....  
Name printed or typed with title  
.....  
Telephone number

**NEW SECTION**

WAC 284-58-070 GENERAL DESIGNATION OF LIFE AND DISABILITY FORMS WHICH MAY NOT BE FILED BY CERTIFICATION. The following categories of life and disability forms may never be filed through the certification process, but must be filed for approval:

- (1) Forms of a type not previously reviewed and approved in the state of Washington for the particular filing company, as, for example, when a company enters a

new segment of the insurance market such as a life insurer first entering the group or credit insurance market.

- (2) Any form containing unusual features or provisions. Examples include variable premiums and coverages, limited markets or unusual underwriting.

- (3) Any form containing any provision previously disapproved by this state.

**NEW SECTION**

WAC 284-58-080 INDIVIDUAL DISABILITY INSURANCE FORMS, CERTIFICATION NOT PERMITTED. No individual disability insurance forms may be filed by the certification process. All must be filed for approval.

**NEW SECTION**

WAC 284-58-090 GROUP DISABILITY INSURANCE FORMS, CERTIFICATION NOT PERMITTED. The following types of group disability insurance forms may not be filed by certification process, but must be filed for approval:

- (1) Medicare supplement insurance forms.
- (2) Forms to be used with association groups as defined in RCW 48.24.045.
- (3) Forms to be used with debtor groups as defined in RCW 48.24.040.
- (4) Excess risk or loss insurance.
- (5) Any other form not listed in WAC 284-58-100.

**NEW SECTION**

WAC 284-58-100 GROUP DISABILITY INSURANCE FORMS WHICH MAY BE FILED BY CERTIFICATION. Except as provided in WAC 284-58-070, the following types of group disability insurance forms and rates may be filed through the certification process:

- (1) Forms to be used with employee groups as defined in RCW 48.21.010.
- (2) Forms to be used with dependents' groups as defined in RCW 48.24.030.
- (3) Forms to be used with health care groups as defined in RCW 48.21.030.
- (4) Forms to be used with credit union groups as defined in RCW 48.24.035.
- (5) Forms to be used with labor union groups as defined in RCW 48.24.050.
- (6) Forms to be used with public employee associations as defined in RCW 48.24.060.
- (7) Forms to be used with trustee groups as defined in RCW 48.24.070.
- (8) Forms to be used with agent groups as defined in RCW 48.24.080.
- (9) Forms to be used with financial institution groups as defined in RCW 48.24.095.
- (10) Forms to be used with a one case filing.
- (11) Manuals of classification, manuals of rules and rates, and any modifications thereof filed pursuant to RCW 48.19.010(2).

NEW SECTION

WAC 284-58-110 BLANKET DISABILITY INSURANCE FORMS, CERTIFICATION NOT PERMITTED. The following types of blanket disability insurance forms may not be filed by the certification process, but must be filed for approval:

- (1) Forms submitted under RCW 48.21.040(1)(f).
- (2) Any other form not listed in WAC 284-58-120.

NEW SECTION

WAC 284-58-120 BLANKET DISABILITY INSURANCE FORMS WHICH MAY BE FILED BY CERTIFICATION. Except as provided in WAC 284-58-070, the following types of blanket disability insurance forms and rates may be filed through the certification process:

- (1) Forms to be used with common carrier groups, volunteer organizations, nonprofit welfare organizations, exceptional work hazards employees, and student and faculty groups, as defined in RCW 48.21.040(1) (a) through (e).
- (2) Forms to be used with a one case filing.
- (3) Manuals of classification, manuals of rules and rates, and any modifications thereof filed pursuant to RCW 48.19.010(2).

NEW SECTION

WAC 284-58-130 INDIVIDUAL LIFE INSURANCE AND ANNUITY FORMS, CERTIFICATION NOT PERMITTED. The following types of individual life insurance and individual annuity forms may not be filed by the certification process, but must be filed for approval:

- (1) Variable insurance forms used with a separate account.
- (2) Universal life forms.
- (3) Indeterminate premium forms.
- (4) Lower premiums for nonsmokers and other groups of better risks when such premiums are not guaranteed for the full premium paying period.
- (5) Refiling of cash values pursuant to section 14(4)(j), chapter 9, Laws of 1982 1st ex. sess.
- (6) Deposit term insurance forms.
- (7) Deposit permanent insurance forms.
- (8) Retired lives reserves.
- (9) Reentry term.
- (10) Graded premium forms.
- (11) Modified benefit forms.
- (12) Flexible premium or single premium annuity with excess interest or similar provisions.
- (13) Savings annuity.
- (14) Reversionary annuity.
- (15) Any annuity policy or rider form with a policy loan provision.
- (16) All charitable annuity forms.
- (17) All funeral insurance forms.
- (18) All coupon policy forms.
- (19) All industrial insurance forms.
- (20) Accidental death benefit riders.
- (21) Waiver of premium disability riders.
- (22) Any other form not listed in WAC 284-58-140.

NEW SECTION

WAC 284-58-140 INDIVIDUAL LIFE INSURANCE AND ANNUITY FORMS WHICH MAY BE FILED BY CERTIFICATION. Except as provided in WAC 284-58-070, the following types of individual life insurance and individual annuity forms may be filed through the certification process:

- (1) Level benefit, level premium, limited pay or single premium whole life contracts.
- (2) Level benefit, level premium, limited pay single premium joint whole life contracts.
- (3) Level premium endowment forms which endow for the face amount.
- (4) Single premium endowment forms which endow for the face amount.
- (5) Retirement income, income endowment, or life income to age 65 or other retirement age.
- (6) Family plans consisting of level premium, level benefit term or permanent insurance.
- (7) Level premium, level benefit term insurance whether renewable or convertible or not.
- (8) Level premium decreasing term insurance with or without nonforfeiture values.
- (9) Fixed premium or single premium deferred or immediate annuities.

NEW SECTION

WAC 284-58-150 GROUP LIFE INSURANCE AND ANNUITY CONTRACT FORMS, CERTIFICATION NOT PERMITTED. The following types of group life insurance and group annuity forms may not be filed by the certification process, but must be filed for approval:

- (1) Variable insurance forms used with a separate account.
- (2) Forms to be used with debtor insurance groups as defined in RCW 48.24.040.
- (3) Forms to be used with association groups as defined in RCW 48.24.045.
- (4) Excess risk or loss insurance.
- (5) Any other form not listed in WAC 284-58-160.

NEW SECTION

WAC 284-58-160 GROUP LIFE INSURANCE AND ANNUITY FORMS WHICH MAY BE FILED BY CERTIFICATION. Except as provided in WAC 284-58-070, the following types of group life insurance and group annuity forms may be filed through the certification process:

- (1) Forms to be used with employee groups as defined in RCW 48.24.020.
- (2) Forms to be used with dependent groups as defined in RCW 48.24.030.
- (3) Forms to be used with credit union groups as defined in RCW 48.24.035.
- (4) Forms to be used with labor union groups as defined in RCW 48.24.050.
- (5) Forms to be used with public employee association groups as defined in RCW 48.24.060.
- (6) Forms to be used with trustee groups as defined in RCW 48.24.070.

- (7) Forms to be used with agent groups as defined in RCW 48.24.080.
- (8) Forms to be used with financial institution groups as defined in RCW 48.24.095.
- (9) Forms to be used with qualified pension plans.
- (10) Forms to be used with nonqualified pension plans.
- (11) Forms to be used with a one case filing.

NEW SECTION

WAC 284-58-170 CREDIT INSURANCE FORMS, CERTIFICATION NOT PERMITTED. No credit insurance forms may be filed by the certification process. All must be filed for approval.

NEW SECTION

WAC 284-58-180 FRATERNAL BENEFIT SOCIETY FORMS. All fraternal benefit society forms may be filed by the certification process.

NEW SECTION

WAC 284-58-190 CERTIFICATION FORM TO BE USED FOR DISABILITY INSURANCE FORM FILINGS. If an insurer elects to file a disability form or rate through the certification process, as permitted by this chapter, it shall complete the certification form set forth in WAC 284-58-200, which must be reproduced on paper no larger than 8-1/2 inches by 11 inches without modification, attach the certification form to the filing report document and submit the same, together with the other contents required by WAC 284-58-030, to the commissioner.

NEW SECTION

WAC 284-58-200 FORM TO BE USED FOR CERTIFICATION OF DISABILITY INSURANCE FORM OR RATE FILINGS.

STATE OF WASHINGTON  
CERTIFICATION  
DISABILITY INSURANCE FORM(S) AND RATE FILING

Company Name: .....  
Form number and generic description of form to which this certification applies:

I hereby certify that to the best of my knowledge and judgment this form and rate filing is in compliance with the applicable laws and regulations of the state of Washington, that the benefits are reasonable in relation to the premiums, that formulas for loading and contingency margins are applied consistently and equitably to all the forms, benefits, issue ages, years of issue and other classifications employed including successive generic forms and generations of policyholders, that the calculations were based on my best estimate of the future experience including the need for contingency reserves and that the future experience has been projected only within a time period over which the premiums may reasonably be expected to remain adequate. The manual rates and classifications are attached, as are loss ratio calculations for groups to which the manual rates will apply. I certify that to the best of my knowledge the form does not contain or incorporate by reference any inconsistent, ambiguous or misleading clauses, or exceptions and conditions which unreasonably or deceptively affect the risk purported to be assumed in the general coverage of the contract and that all of the conditions pertaining to the insurance are explicitly stated in the contract.

(Signature) .....  
Check one ( ) Chief Executive Officer

( ) Actuary and Member of American Academy of Actuaries

Please type or print name of person, and title, whose signature appears above.

Date: .....  
Telephone No. ....

NEW SECTION

WAC 284-58-210 CERTIFICATION FORM TO BE USED FOR LIFE INSURANCE AND ANNUITY FORM FILINGS. If an insurer elects to file a life insurance or annuity form through the certification process, as permitted by this regulation, it shall complete a certification form the contents of which are set forth in WAC 284-58-220, which must be reproduced on paper no larger than 8-1/2 inches by 11 inches without modification, attach the certification form to the filing report document and submit the same, together with the other contents required by WAC 284-58-030, to the commissioner.

NEW SECTION

WAC 284-58-220 FORM TO BE USED FOR CERTIFICATION OF LIFE INSURANCE OR ANNUITY FORM FILINGS.

STATE OF WASHINGTON  
CERTIFICATION  
LIFE INSURANCE AND ANNUITY FORM FILINGS

Company Name: .....  
Form number and generic description of form to which this certification applies:

I have prepared or supervised the preparation of the actuarial formula for this policy. The actuarial demonstrations are attached. I certify that the nonforfeiture benefits for this form, for every age and face amount combination are in compliance with the applicable laws and regulations of the state of Washington. I certify that to the best of my knowledge and judgment, this form is in compliance with the applicable laws and regulations of the state of Washington, and the form does not contain or incorporate any inconsistent, ambiguous or misleading clauses, or exceptions and conditions which unreasonably or deceptively affect the risk purported to be assumed in the general coverage of the contract and that all of the conditions pertaining to the insurance are explicitly stated in the contract.

(Signature) .....

Check one ( ) Chief Executive Officer  
( ) Actuary and Member of American Academy of Actuaries

Please type or print name of person, and title, whose signature appears above.

Date: .....  
Telephone No. ....

NEW SECTION

WAC 284-58-250 GENERAL CONTENTS OF A FORM FILING FOR PROPERTY AND CASUALTY INSURANCE AND KINDS OF INSURANCE OTHER THAN LIFE AND DISABILITY. Each form filing for property and casualty insurance or kinds of insurance other than life and disability, whether for approval or by certification, shall contain the following:

- (1) A completed Filing Transmittal Information form as prescribed in WAC 284-14-020. (If the form being

filed is a revision or replacement of an existing form, include or attach a summary of the change being made.)

(2) If applicable, a completed certification form as prescribed in WAC 284-58-270.

(3) The printed form or forms, in duplicate.

(4) The appropriate filing fee as prescribed by WAC 284-14-010.

**NEW SECTION**

WAC 284-58-260 DESIGNATION OF FORMS FOR INSURANCES OTHER THAN LIFE AND DISABILITY WHICH MAY NOT BE FILED BY CERTIFICATION. (1) Except as provided in subsection (2) of this section, every property or casualty insurance policy form and endorsement pertaining to the following types of insurance must be filed for approval and may not be filed through the certification process.

- (a) Fire and allied lines;
- (b) Farmowners multiple peril;
- (c) Homeowners multiple peril;
- (d) Commercial multiple peril;
- (e) Inland marine;
- (f) Professional liability;
- (g) Earthquake;
- (h) Private passenger automobile;
- (i) Commercial automobile;
- (j) General liability;
- (k) Glass;
- (l) Crime coverage;
- (m) Boiler and machinery; and
- (n) Credit.

(2) Whenever a policy form or endorsement identified in subsection (1) of this section has been filed by a rating organization with, and approved by, the commissioner, a form with identical substantive wording may be filed by an individual insurance company by the certification process.

**NEW SECTION**

WAC 284-58-270 CERTIFICATION FORM TO BE USED FOR PROPERTY AND CASUALTY INSURANCE. If an insurer elects to file a property or casualty insurance form, or a form for a kind of insurance other than life and disability, through the certification process, as permitted by this chapter, it shall complete a certification form, the contents of which shall be as set forth in WAC 284-58-280, and submit such certification form, together with the other contents required by WAC 284-58-250, to the commissioner.

**NEW SECTION**

WAC 284-58-280 FORM TO BE USED FOR CERTIFICATION OF PROPERTY OR CASUALTY INSURANCE FORM FILINGS.

CERTIFICATION OF FORM (for other than life or disability insurance)

To the Washington State Insurance Commissioner

Pursuant to RCW 48.18.100 and WAC 284-58-270, I certify to the best of my knowledge and belief that each insurance policy form annexed hereto and filed herewith is in compliance with Title 48 RCW and Title 284 WAC.

(Type or print company's name:)

(Signature)

- Check one
- ( ) Chief Executive Officer
  - ( ) Actuary and Member of American Academy of Actuaries

Please type or print name of person, and title, whose signature appears above.

Date: \_\_\_\_\_  
Telephone No. \_\_\_\_\_

**WSR 82-23-010**

**ADOPTED RULES**

**INSURANCE COMMISSIONER**

[Order R 82-6—Filed November 5, 1982—Eff. January 1, 1983]

I, Dick Marquardt, Insurance Commissioner, do promulgate and adopt at Olympia, Washington, the annexed rules relating to the accounting and reporting methods of health care service contractors, and the indemnity or reimbursement requirements they must meet to comply with RCW 48.44.030.

This action is taken pursuant to Notice No. WSR 82-19-097 filed with the code reviser on September 22, 1982. These rules shall take effect at a later date, such date being January 1, 1983.

This rule is promulgated pursuant to RCW 48.44.050 which directs that the Insurance Commission has authority to implement the provisions of RCW 48.44.030.

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

APPROVED AND ADOPTED November 4, 1982.

Dick Marquardt  
Insurance Commissioner  
By Robert E. Johnson  
Deputy Commissioner

**NEW SECTION**

WAC 284-44-250 ACCOUNTING METHOD. Beginning January 1, 1983, to aid in the administration of chapter 48.44 RCW, every health care service contractor shall account for its business on the accrual basis, and any annual financial statement filed after December 31, 1983, pursuant to RCW 48.44.095, shall be reported on such accrual basis.

**NEW SECTION**

WAC 284-44-300 PURPOSE AND APPLICABILITY. (1) The purpose of this regulation, WAC 284-44-300 through 284-44-360, is to establish indemnity requirement rules and procedures for the effectuation of RCW 48.44.030 and to aid in the administration thereof.

(2) This regulation applies to every health care service contractor registered pursuant to chapter 48.44 RCW.

NEW SECTION

**WAC 284-44-310 AGREEMENT UNDERWRITTEN BY INSURANCE.** (1) If, pursuant to RCW 48.44.030, the agreement is underwritten by a contract or policy of insurance, such contract or policy shall:

- (a) Have a continuous term;
- (b) Fully insure the benefits of the persons who have paid for or contracted for covered health care services, which persons shall be designated as beneficiaries, when such services are not performed by the health care service contractor or a participant;
- (c) Contain a provision that, in the event of cancellation, the coverage shall continue with respect to services provided prior to the effective date of such cancellation;
- (d) Contain a provision that it may not be cancelled without ninety days advance written notice to the insured or insurer by the cancelling party; and
- (e) Contain a provision requiring not less than sixty days advance notice to the insurance commissioner, health care services division, by the insurer of any cancellation.

(2) The original or a true copy of the actual insurance contract or policy shall be filed with the insurance commissioner, health care services division, prior to its effective date.

NEW SECTION

**WAC 284-44-320 AGREEMENT GUARANTEED BY A SURETY COMPANY.** (1) If, pursuant to RCW 48.44.030, the agreement is guaranteed by a surety company, such agreement shall:

(a) Be in an amount equal to the greater of (i) one hundred fifty thousand dollars, or (ii) one-twelfth of the total sum of money received during the preceding calendar year as prepayment for health care services, except as provided by WAC 284-44-340;

(b) Contain a provision that the bond will be for the benefit of the persons who have paid for or contracted for the health care services;

(c) Contain a provision that in the event of cancellation, the bond will continue to cover liabilities for services provided prior to the effective date of such cancellation;

(d) Contain a provision that it may not be cancelled or terminated without ninety days advance written notice to the assured or surety company by the cancelling party;

(e) Contain a provision requiring not less than sixty days advance notice to the insurance commissioner, health care services division, by the surety company of any cancellation of such surety agreement.

(2) The original or a true copy of the actual surety bond shall be filed with the insurance commissioner, health care services division, prior to its effective date.

NEW SECTION

**WAC 284-44-330 AGREEMENT GUARANTEED BY A DEPOSIT OF CASH OR SECURITIES.** (1) If, pursuant to RCW 48.44.030, the agreement is

guaranteed by a deposit of cash or securities, such deposit shall be in an amount equal to the greater of (i) one hundred fifty thousand dollars, or (ii) one-twelfth of the total sum of money received during the preceding calendar year as prepayment for health care services, except as provided by WAC 284-44-340.

(2) Securities eligible for such deposit shall be those set forth in RCW 48.13.040, 48.13.050, 48.13.080, 48.13.100, 48.13.200, and 48.13.220. The commissioner may, upon advance approval, allow other securities to be included as deposits pursuant to RCW 48.13.250.

(3) In determining the value to be assigned to securities for compliance with the depository requirements, market value shall be the measurement.

NEW SECTION

**WAC 284-44-340 MODIFICATION OF AMOUNT OF REIMBURSEMENT OR INDEMNITY.** (1) Reduced deposit requirements may be permitted when data satisfactory to the commissioner are provided which indicate an amount less than that set forth in WAC 284-44-320 and 284-44-330 is adequate to cover incurred but unpaid reimbursement or indemnity benefits. In determining a lesser requirement, the commissioner will include in his consideration:

(a) The overall adequacy of the contractor's reserves for future benefits;

(b) The relationship between indemnity claims and claims covered by contractual agreements with providers;

(c) The overall financial stability of the contractor; and

(d) A reasonable projection of any increase or decrease of such benefits.

(2) The commissioner may from time to time require additional indemnification to be furnished when a review of the health care service contractor's affairs demonstrates that existing indemnification is inadequate.

NEW SECTION

**WAC 284-44-350 RECORDS AND REPORTING.** (1) Each health care service contractor shall maintain records which separately reflect the amount of service benefits and the amount of reimbursement or indemnity benefits. Reasonable approximation based on paid claims data may be used to project incurred indemnity benefits. Such amounts shall be reported to the commissioner on forms prescribed by the commissioner and shall be filed with the annual statement and at such other times as the commissioner may require. The report shall be accompanied by an inventory and valuation of any securities which are used to satisfy the depository requirement. If the amount of the guarantee is not sufficient to satisfy the requirements, an appropriate additional amount shall be obtained, and shall be deposited with, or evidenced to, the commissioner within thirty days of the filing of the report.

(2) A health care service contractor using either a policy of insurance or a surety bond to provide for indemnification shall notify the insurance commissioner, health care services division, sixty days in advance of

termination or cancellation of the contract or policy of insurance or surety bond.

**NEW SECTION**

WAC 284-44-360 EFFECTIVE DATE. (1) This regulation, WAC 284-44-300 through 284-44-360, and 284-44-250 shall take effect January 1, 1983.

(2) If any health care service contractor holding a valid certificate of registration in this state immediately prior to the effective date of this rule is unable to meet the requirements of WAC 284-44-300 through 284-44-350, the commissioner may, upon its request, allow it to continue to transact business for such period of time and under such conditions as he deems appropriate.

**WSR 82-23-011  
EXECUTIVE ORDER  
OFFICE OF THE GOVERNOR  
[EO 82-21]**

**ESTABLISHING THE GOVERNOR'S JUVENILE JUSTICE ADVISORY COMMITTEE**

The Juvenile Justice and Delinquency Prevention Act of 1974, as amended in 1980 (P.L. 96-509), established a Federal program for the purpose of assisting states in dealing with the problems of juveniles and the juvenile justice system. As a condition of receiving Federal funds, Section 223 of Title II of the Act requires the Governor of each state to appoint a juvenile justice advisory group.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, by virtue of the authority vested in me, do hereby order the following:

1. There is established a Governor's Juvenile Justice Advisory Committee, with membership to conform to the requirements of the Juvenile Justice and Delinquency Prevention Act of 1974, as amended. The presiding officer and other members of the Committee shall be appointed by the Governor and serve at his pleasure.
2. The Governor's Juvenile Justice Advisory Committee shall serve in an advisory capacity to the Governor as required by Federal law. The Committee shall establish priorities for the granting of Federal juvenile delinquency and delinquency prevention funds. The Committee shall submit its recommendations for improvement of the juvenile system, at least annually, to the Secretary of the Department of Social and Health Services for review and comment, to the Governor, and to the Legislature.
3. Subject to the availability of Federal funds, the Department of Social and Health Services shall provide staff support for the Committee in order to:
  - (a) provide analysis of juvenile delinquency problems;

- (b) develop and coordinate programs under the comprehensive plans;
  - (c) administer grants and other financial and technical assistance to eligible applicants; and
  - (d) carry out such other responsibilities, including administrative support activities, as requested, to enable the Committee to perform its functions.
4. The Committee shall operate under by-laws, and may receive such per diem and reimbursement for travel expenses as authorized by law.
  5. Executive Order 75-04 is hereby rescinded.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 4th day of November, A.D., Nineteen Hundred and Eighty-two.

John Spellman

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

BY THE GOVERNOR:

Laura E. Eckert

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

**WSR 82-23-012  
EMERGENCY RULES  
DEPARTMENT OF FISHERIES  
[Order 82-193—Filed November 5, 1982]**

I, Rolland A. Schmitten, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Canadian chum stocks while allowing a limited harvest, limited impact, limited effort, immobile treaty Indian reef net fishery in Areas 7 and 7A. Restrictions in Areas 7C and the Samish River provide secondary protection for coho and chum returning to the Samish River. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in the upper Skagit River provide protection for local spawning salmon stocks. Restrictions in Areas 12A and 12D provide secondary protection for local chum salmon. Restrictions in

Area 12C provide protection for chum salmon destined for the Hoodspout Hatchery. Restrictions in Area 7B and the Nooksack River prevent further overharvest of treaty Indian allocation. Restrictions in Area 8 and the lower Skagit River provide protection for Skagit chum salmon. Restrictions in Area 12B provide protection for chum returning to Walcott Hatchery.

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

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

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

APPROVED AND ADOPTED November 5, 1982.

By Gary C. Alexander  
for Rolland A. Schmitt  
Director

#### NEW SECTION

**WAC 220-28-230 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS** *Effective immediately 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:*

*Areas 6 and 6A – Closed to all commercial fishing.*

*Areas 7 and 7A – Closed to all commercial net fishing excluding reef net gear.*

*Area 7B – Closed to all commercial fishing.*

*\*Area 7C – Closed to all commercial fishing.*

*\*Area 8 and the Skagit River downstream of Old Faber Ferry Landing – Effective 8 AM November 8, 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.*

*Areas 12A and 12D – Closed to all commercial fishing.*

*\*Area 12B – Effective November 7, closed to all commercial fishing in that portion westerly of a line from Quatsap Point to Pulali Point.*

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

*Cedar River and Samish River – Closed to all commercial fishing.*

*Skagit River upstream of Old Faber Ferry Landing including all tributaries – Closed to all commercial fishing.*

*Nooksack River – Closed to all treaty commercial fishing.*

#### REPEALER

*Effective immediately the following section of the Washington Administrative Code is repealed:*

**WAC 220-28-229 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (82-189)**

**WSR 82-23-013**

**EMERGENCY RULES**

**DEPARTMENT OF FISHERIES**

[Order 82-194—Filed November 5, 1982]

I, Rolland A. Schmitt, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Area 7 and 7A provide protection for Canadian origin coho and chum salmon while providing fishing opportunity for immobile limited effort, limited harvest, limited impact, reef net fisheries.

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

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

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

APPROVED AND ADOPTED November 5, 1982.

By Gary C. Alexander  
for Rolland A. Schmitt  
Director

#### NEW SECTION

**WAC 220-47-719 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY** *Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful*

to take, fish for or possess salmon for commercial purposes 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, except reef nets may fish from 5 AM to 8 PM daily, November 8, 9, and 10.

\*Area 7B – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 8 to 8 AM November 9, and purse seines may fish from 5 AM to 8 PM November 9.

Area 7C – Closed.

\*Area 8 – Closed.

\*Area 8A – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 8 to 8 AM November 9, and purse seines using 5" strip may fish from 5 AM to 8 PM November 9.

\*Area 9 excluding those waters inside and westerly of a line from Point No Point light to Sierra Echo buoy to Forbes Landing Wharf east of Hansville – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 8 to 8 AM November 9, and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9.

\*Area 10 west of a line from Meadow Point to West Point – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 8 to 8 AM November 9, and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9.

\*Area 11 excluding those waters southerly of a line from Browns Point to the northernmost point of land on Point Defiance – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 8 to 8 AM November 9, and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9.

\*Area 12 excluding those waters inside and southeasterly of a line from Lone Rock to buoy "BBC Comm Fish" approximately 1/2 mile offshore, thence southeasterly 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 – Closed except gill nets using 6" minimum mesh may fish from 4 PM November 8 to 8 AM November 9, and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9.

Areas 7D, 9A, 10A, 10B, 10C, 10D, 10E, 11A, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas – Closed.

#### **REPEALER**

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

WAC 220-47-718 Puget Sound All-Citizen Commercial Salmon Fishery (82-190)

**WSR 82-23-014**

**PROCLAMATION**

**OFFICE OF THE GOVERNOR**

#### **DECLARING A STATE OF EMERGENCY DUE TO FLOOD HAZARDS ON THE TOUTLE AND COWLITZ RIVERS**

One consequence of the Mt. St. Helens eruption of May 18, 1980, was the tremendous amount of debris deposited on the upper reaches of the Toutle River. Silt deposition throughout the Toutle, Cowlitz, and Columbia rivers continues unabated. Recent information released by the U.S. Army Corps of Engineers shows that silt deposition has drastically reduced the level of flood protection provided by dikes and levees at the cities of Castle Rock, Lexington, Kelso, and Longview as well as at unincorporated populated areas near the Cowlitz River. A severe threat to life and property from flooding during the next few months therefore exists.

Because the severity and amount of potential damage and destruction are beyond the capabilities of local governments to mitigate, I find this situation constitutes a potential disaster affecting life, health, and property within the state of Washington.

NOW, THEREFORE, I, John Spellman, Governor of the state of Washington, as a result of the conditions described above, and under the provisions of chapter 43-.06 RCW and RCW 38.52.050, do hereby proclaim that a State of Emergency exists in Washington State, and order that the Washington State Disaster Preparedness Plan be executed. The resources of the state of Washington are authorized to be employed to assist local governments in a concerted effort to prepare for and respond to the emergency. Additionally, the Department of Emergency Services is instructed to coordinate all state assistance, including that of the Military Department under the provisions of RCW 38.08.040, in support of local government. The Department of Emergency Services is also instructed to coordinate with the affected local governments, other state agencies, and Federal agencies to alleviate this threat.

This Proclamation is supplemental to the Governor's Declaration of April 3, 1980, which remains in effect.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the state of Washington to be affixed at Olympia this 5th day of November, A.D., Nineteen Hundred and Eighty-two.

John Spellman

Governor of Washington

BY THE GOVERNOR:

Laura E. Eckert

Assistant Secretary of State

**WSR 82-23-015**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed November 8, 1982]

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 388-83-140 Allocation of income—Institutionalized recipient.  
 Amd WAC 388-85-105 Certification of eligibility.

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 33-C  
 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, Phone (206) 753-7015, by December 7, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Tuesday, December 21, 1982, in the Building and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 29, 1982.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 4, 1982

By: David A. Hogan  
 Director, Division of Administration

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-83-140 and 388-85-105.

Purpose of the Rule or Rule Change: To adjust maximum income levels for medical assistance recipients in institutions.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: WAC 388-83-140(3) changes the limitation on wages plus personal needs allowance for SSI related institutional recipients from the monthly noninstitutional state supplement standard to the medically needy income level for one person; WAC 388-83-140(4) changes from need to payment standard the amount allowed for maintenance needs of the family; and WAC 388-85-105 amended to clarify that client notification procedures for any change of eligibility for medical assistance shall be the same as for cash assistance.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: James Sparks, Program Manager, Division of Medical Assistance, Mailstop: LK-11, Phone: 3-7313.

These rules are not necessary as a result of federal law, federal court decision, or state court decision.

AMENDATORY SECTION (Amending Order 1801, filed 5/5/82)

WAC 388-83-140 ALLOCATION OF INCOME—INSTITUTIONALIZED RECIPIENT. (1) All institutionalized recipients will retain a specified personal needs allowance.

(2) The AFDC related individual in a medical facility is eligible to receive an amount as a cash assistance payment sufficient to bring income up to the personal needs allowance.

(3) SSI related recipients may retain the current personal needs allowance plus wages received for work approved by the department as part of a training or rehabilitative program designed to prepare the individual for less restrictive placement. The total amount of wages received plus the personal needs allowance may not exceed the ((monthly noninstitutional state supplement standard)) medically needy income level for one person. See WAC 388-99-020. There are no deductions for expenses of employment. When the total amount of wages received plus the initial personal needs allowance exceeds the ((monthly standard)) one person medically needy income level, the excess wages are applied to the cost of care.

(4) In addition to the allocations in subsections (1) and (3) of this section, SSI related individuals residing in a medical facility throughout a calendar month are entitled to the following allocations of income as applicable:

(a) Maintenance needs of spouse not to exceed state supplement standard,

(b) Maintenance needs of family adjusted for number of family members living at home, but not to exceed highest ((need)) payment standard for a family of same size under AFDC,

(c) Amounts for incurred medical expenses not subject to third-party payment including but not limited to:

(i) Health insurance premiums, co-insurance or deductible charges,  
 (ii) Necessary medical care recognized under state law but not covered under medicaid.

(d) For a single person, maintenance of the home where the individual has been certified by a physician to need institutional care for no more than six consecutive months. See WAC 388-92-045(1)(a)(iv),

(i) Income thus exempted must be used to retain the independent living situation of an individual with no dependents through payment of such requirements as rent or mortgages, real estate taxes, insurance, gas, electricity, oil, water or sewer necessary to maintain the home. Also see chapter 388-28 WAC,

(ii) Up to one hundred eighty dollars per month may be exempted from the individual's actual income based on the verified actual cost to retain the home during six consecutive months,

(iii) The six-month period begins on the first of the month following date of admission for medicaid eligible recipients or the date of eligibility for individuals changing from private to medicaid, and ceases when the patient is discharged to an independent living arrangement or at the end of six months if the recipient has not been discharged,

(iv) CSO social service staff shall document initial need for the income exemption and review the individual's circumstances after ninety days. Also see chapter 388-28 WAC.

(5) Income remaining in subsections (1), (2), (3) or (4) of this section, will be used to compute payment of the participation amount (that income remaining after allocation of income) at the department rate.

**AMENDATORY SECTION** (Amending Order 1725, filed 12/3/81)

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

(1) When eligibility for AFDC is terminated:

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

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

(c) Lack of cooperation in WIN or lack of school attendance is not an eligibility factor, redetermination of eligibility for medical assistance will be made according to appropriate cash program.

(2) Redetermination of eligibility for medical assistance shall be the same as for the related cash assistance program:

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

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

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

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

**WSR 82-23-016****PROPOSED RULES****DEPARTMENT OF FISHERIES**

[Filed November 8, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Department of Fisheries intends to adopt, amend, or repeal rules concerning commercial fishing rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 8, 1982.

The authority under which these rules are proposed is RCW 75.08.080.

The specific statute these rules are intended to implement is RCW 75.08.012.

This notice is connected to and continues the matter in Notice No. WSR 82-19-099 filed with the code reviser's office on September 22, 1982.

Dated: November 5, 1982

By: Rolland A. Schmitten  
Director**WSR 82-23-017****ADOPTED RULES****COUNCIL FOR****POSTSECONDARY EDUCATION**

[Order 11/82, Resolution No. 83-21—Filed November 8, 1982]

Be it resolved by the Council for Postsecondary Education, acting at the General Administration Building, Large Conference Room, that it does adopt the annexed rules relating to the displaced homemaker program, chapter 250-44 WAC.

This action is taken pursuant to Notice No. WSR 82-19-078 filed with the code reviser on September 21, 1982. These rules shall take effect thirty days after they

are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to chapter 28B.04 RCW as amended, and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 8, 1982.

By Chalmers Gail Norris  
Executive Coordinator**AMENDATORY SECTION** (Amending Order 2/82, filed 7/12/82)

WAC 250-44-050 UTILIZATION OF AVAILABLE CONTRACT FUNDS. (1) Each biennium the executive coordinator shall issue contract application guidelines which shall establish criteria for specific utilization of available contract funds. The guidelines shall set forth:

(a) The maximum initial contract amount for a multipurpose service center to be provided from funds available under the act for the 1983 fiscal year shall be \$40,000. ((for the contract period.))

(b) The maximum initial contract amount for a contract for a program or programs of service from funds available under the act for the 1983 fiscal year shall be \$26,000. ((for the contract period.))

(c) An initial reservation of funds for contracts to provide statewide outreach and information services and training for service providers.

(2) At least two multipurpose service centers in major population centers will be supported under the displaced homemaker program, provided adequate funds have been appropriated.

(3) Remaining funds will be used for contracts selected to provide geographic dispersion of displaced homemaker multipurpose service centers and programs of service.

**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 2/82, filed 7/12/82)

WAC 250-44-110 LENGTH OF CONTRACT PERIODS. Contract periods for contracts awarded under the act shall be in accordance with each application proposal, subject to contract application guidelines issued by the executive coordinator.

(1) Contracts for operation of multipurpose service centers for the 1983 fiscal year may cover operations beginning as early as August 1, 1982 and ending June 30, 1983.

(2) Contracts for operation of programs of services for the 1983 fiscal year may cover operations beginning as early as September 1, 1982 and ending June 30, 1983.

**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 2/82, filed 7/12/82)

WAC 250-44-130 CALENDAR AND CLOSING DATES FOR LETTERS OF INTENT, APPLICATIONS, AND AWARDS. (1) Sponsoring organizations wishing to apply for contracts to operate multipurpose service centers, ~~((programs of service, statewide outreach and information services or training for service providers;))~~ shall submit to the executive coordinator a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applications, by Friday, June 11, 1982 as ~~((the dates))~~ specified in the contract application guidelines.

(2) The executive coordinator or his designee will screen the letters of intent for multipurpose service centers, prepare a list of all eligible sponsoring organizations which filed letters of intent and distribute the list to all organizations on the list, by Thursday, June 17, 1982 or seven days from the filing date for letters of intent as specified in the contract application guidelines.

(3) Applications for contracts for multipurpose service centers may be submitted by sponsoring organizations on the list pursuant to subsection 2 of this section by 9:00 A.M., Monday, June 28, 1982 as ~~((will be))~~ specified in the contract application guidelines.

(4) Sponsoring organizations wishing to apply for contracts to operate programs of service and a statewide outreach and information services program shall submit to the executive coordinator a letter of intent, accompanied by appropriate documentation of nonprofit status in the case of nonpublic applicants, by Tuesday, July 6, 1982.

(5) The executive coordinator or his designee will screen the letters of intent for programs of service and a statewide outreach and information services program, prepare a list of all eligible sponsoring organizations which filed letters of intent, and distribute the list to all organizations on the list, by Friday, July 16, 1982, or seven days from the filing date for letters of intent as specified in the contract application guidelines.

(6) Applications for contracts for programs of service and a statewide outreach and information services program may be submitted by sponsoring organizations on the list pursuant to subsection 5 of this section by 9:00 A.M., Monday, July 26, 1982 as specified in the contract application guidelines.

~~((4))~~ (7) The executive committee of the council will approve awards of contracts provided qualifying applications were received by the closing dates specified in this section and in the guidelines.

~~((5))~~ (8) In the event that available funds for contracts under the act are not fully utilized after approval of contracts the executive coordinator may either establish a new calendar for further consideration of applications and award of contracts or award supplemental funds to existing center and programs by amendment of contracts in effect.

**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 82-23-018**  
**NOTICE OF PUBLIC MEETINGS**  
**ADVISORY COUNCIL**  
**ON VOCATIONAL EDUCATION**  
 [Memorandum—November 8, 1982]

The next regular meeting of the Washington State Advisory Council on Vocational Education will be held on Friday, December 10, 1982, in the Board Room at Highline Community College, South 240th and Pacific Highway South, Midway, Washington. The meeting is scheduled to begin at 10:00 a.m.

This meeting site is barrier free. Interpreters for people with hearing impairments and taped information for people with visual impairments can be provided upon request, if the State Advisory Council on Vocational Education is notified by November 24, 1982.

For further information, please contact Dennis D. Coplen, Sr., Executive Director, State Advisory Council on Vocational Education, 120 East Union, Room 207, M/S EK-21, Olympia, WA 98504, telephone number (206) 753-3715.

**WSR 82-23-019**  
**EMERGENCY RULES**  
**DEPARTMENT OF GAME**  
**(Game Commission)**  
 [Order 184—Filed November 9, 1982]

Be it resolved by the Game Commission of the state of Washington, that we, the Game Commission, promulgate and adopt, as emergency rule of this governing body, the annexed rule relating to season extension on Big Twin Lake, Fish Lake and Schalow Pond (Okanogan County), and Bay Lake (Pierce County) through December 31, 1982, WAC 232-28-60415.

We, the Game Commission, 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 the public interest. A statement of facts constituting such emergency is WAC 232-28-60415, filed with the code reviser on July 21, 1982, under Notice No. WSR 82-15-068, was adopted, as outlined in the amendatory section shown below, in Spokane, Washington, on August 28, 1982. This regulation was filed on August 31, 1982, under WSR 82-18-056 and incorrectly stated Burke Lake (Grant County) as having a season extension through December 31, 1982, and did not include those waters adopted for season extensions. Thus, to establish WAC 232-28-60415 as adopted by the Game Commission this order supersedes Administrative Order No. 190 filed August 31,

1982. Such rule is therefore adopted as an emergency rule.

This rule is promulgated under the authority of the Game Commission as authorized in RCW 77.12.150.

The undersigned chairman hereby declares that the Game Commission has 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 28, 1982.

By Archie U. Mills  
Chairman, Game Commission

AMENDATORY SECTION (Amending Order 190, filed 8/31/82)

WAC 232-28-60415 SEASON EXTENSION ON ((BURKE LAKE (GRANT COUNTY))) BIG TWIN LAKE, FISH LAKE AND SCHALOW POND (OKANOGAN COUNTY, AND BAY LAKE (PIERCE COUNTY) THROUGH DECEMBER 31, 1982. Notwithstanding the provisions of WAC 232-28-604, ((Burke Lake (Grant County))) Big Twin Lake, Fish Lake and Schalow Pond (Okanogan County), and Bay Lake (Pierce County) shall have an extension of the fishing season through December 31, 1982.

**WSR 82-23-020**

**NOTICE OF PUBLIC MEETINGS**

**WESTERN WASHINGTON UNIVERSITY**

[Memorandum—November 4, 1982]

The board of trustees of Western Washington University will hold a special meeting on Wednesday, November 10, 1982, at 4:00 p.m. in Old Main 440A on the campus.

**WSR 82-23-021**

**PROPOSED RULES**

**DEPARTMENT OF LICENSING**

[Filed November 9, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the state of Washington, Department of Licensing, intends to adopt, amend, or repeal rules concerning the amending of WAC 308-140-010, 308-140-100 and adding new section 308-140-300;

that the agency will at 10:00 a.m., Tuesday, December 21, 1982, in the Fourth Floor, Conference Room A, Highways-Licenses Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 19.09.100.

The specific statute these rules are intended to implement is RCW 19.09.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 9, 1982

By: James J. Terhar

Administrator

**STATEMENT OF PURPOSE**

Name of Agency: Washington State Department of Licensing.

Purpose: The purpose of the amendments and additions to chapter 308-140 WAC is to bring the chapter into compliance with the amendments to the Charitable Solicitations Act that were enacted by chapter 227, Laws of 1982.

Statutory Authority: RCW 19.09.100.

Summary of the Rules: WAC 308-140-010 Definitions, this section contains the definitions utilized in chapter 308-140 WAC; WAC 308-140-100 Exemption Not Transferable, this section clarifies the nontransferability of exemptions; and WAC 308-140-300 Waiver of Percentage Limitation, this section outlines the procedures and requirements for seeking a waiver of the percentage limitation contained in RCW 19.09.100.

Reason Proposed: These amendments, additions, and deletions from chapter 308-140 WAC are proposed to bring the statute into compliance with the current enactment of the Charitable Solicitations Act.

Responsible Personnel: In addition to the director of the Department of Licensing, the following department personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: James J. Terhar, Administrator, Professional Licensing, 234-6974 Scan, 753-6974 Comm, and Joan Baird, Assistant Director, 234-1369 Scan, 753-1369 Comm, Third Floor, Highways-Licenses Building, Olympia, WA 98504.

Proponents: These rules are proposed by the Washington State Department of Licensing.

Agency Comments: These rules are promulgated pursuant to RCW 19.09.100.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any small businesses as that term is defined by RCW 43.31.920.

AMENDATORY SECTION (Amending Order PL 274, filed 8/29/77)

WAC 308-140-010 DEFINITIONS. (1) The terms and definitions used in the act have the same meaning given therein when used in these rules.

(2) "Act" means the Washington state charitable solicitations act, ((chapter 13, Laws of 1973 1st ex. sess.)) chapter 227, Laws of 1982, chapter 19.09 RCW.

(3) "Department" means the department of licensing.

(4) (~~"Solicitation materials" shall include pamphlets, circulars, form letters, fact sheets, signs, radio, television and telephone presentations and scripts, newspapers or magazine advertisements, or other sales literature or advertising communication addressed to or intended for public solicitation.~~) "Director" means the director of the department of licensing.

(5) "Research" means any attempt to gather information, done systematically, for a stated goal and carried out continuously.

(6) "Advocacy" means an effort to act, persuade or inform on behalf of another entity wherein the public, as a whole, would benefit.

(7) "Public education" means the attempt to impart or increase for a clear purpose and according to a plan.

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 PL 161, filed 2/26/74)

WAC 308-140-100 (~~(REGISTRATION OR)~~) EXEMPTION NOT TRANSFERABLE. No (~~(registration or)~~) exemption obtained under the act shall be transferable to any other charitable organization, professional fund raiser or professional solicitor.

#### **NEW SECTION**

WAC 308-140-300 WAIVER OF PERCENTAGE LIMITATION. (1) A charitable organization seeking a waiver pursuant to the provisions of RCW 19.09.100 shall submit a form supplied by the director. The organization will be expected to provide information to show:

(a) The reasonableness of expenses in excess of twenty percent of the total moneys raised or pledged;

(b) That primary activity and purposes of the organization is either research, advocacy, or public education; and

(c) The source of the staff utilized to carry out the functions of the organization.

(2) In order to obtain a waiver, the organization must show special facts or circumstances that justify expenses in excess of twenty percent of the total funds raised or expected to be raised.

(3) An organization seeking waiver shall submit to the director a copy of its financial statement or budget. This statement or budget shall include the following information:

(a) The total moneys, pledges or other property raised or received, or anticipated to be raised or received as a result of any solicitation, fund raising activities or campaigns;

(b) The purchase price of goods and services resold as a part of the fund-raising activities; and

(c) Other related costs of the solicitation for each event as defined in RCW 19.09.020(5).

#### **REPEALER**

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

WAC 308-140-050 THIRTY DAYS ADVANCE FILING OF SOLICITATION REQUIRED.

WAC 308-140-080 APPLICATION FOR REFUND.

WAC 308-140-140 ADVANCE NOTIFICATION OF CHANGE OF FISCAL YEAR.

WAC 308-140-150 ANNUAL REPORT BY DEPARTMENT.

WAC 308-140-160 REPORTING PROCEDURE FOR INCIDENTAL SOLICITATIONS.

WAC 308-140-170 PROFESSIONAL SOLICITOR IDENTIFICATION REQUIREMENTS.

WAC 308-140-190 MATERIAL FACTS DEFINED.

WAC 308-140-200 DIRECTOR'S DESIGNEE.

WAC 308-140-210 REGISTRATION RENEWAL PROCEDURES.

WAC 308-140-240 PROFESSIONAL FUND-RAISER REGISTRATION REQUIREMENTS—PERSONNEL DISCLOSURE.

WAC 308-140-280 FEES.

**WSR 82-23-022**  
**EMERGENCY RULES**  
**DEPARTMENT OF LICENSING**  
[Order PL 411—Filed November 9, 1982]

I, John Gonzalez, director of the Department of Licensing, do promulgate and adopt at Department of Licensing, the annexed rules relating to the amending of WAC 308-116-295.

I, John Gonzalez, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the scoring method for the national examination for licensure of practical nurses has been changed from a norm-referencing method to a criterion-referencing method. This change is substantial and a rule amendment is necessary at this time so that candidates for licensure in Washington will be fairly judged and so that the examination results will continue to measure minimum competency of the licensees.

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

This rule is promulgated pursuant to RCW 18.78.150 which directs that the Department of Licensing has authority to implement the provisions of chapter 18.78 RCW.

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

APPROVED AND ADOPTED November 9, 1982.

By John Gonzalez  
Director

**AMENDATORY SECTION** (Amending Order PL 290, filed 9/21/78)

WAC 308-116-295 LICENSURE QUALIFICATION AND PROCEDURES. (1) Licensure by examination.

(a) The applicant shall have satisfactorily completed an approved practical nursing program, fulfilling all the basic course content as stated in WAC 308-116-040, or its equivalent as determined by the board.

(b) Equivalency requirement.

(i) An applicant who establishes with the board evidence of successful completion of nursing courses at an accredited school of professional nursing, which courses include personal and vocational relationships, theory and clinical practice in medications, and theory and clinical practice in medical, surgical, pediatric, and obstetric nursing, and which courses are equivalent to those same courses at a practical nursing program approved by the board, shall be deemed to have completed the equivalent of a board-approved practical nursing program, and shall be admitted to the examination if he or she meets all other application requirements.

(c) All applicants shall file a complete application with fee and supporting documents as required by the board.

(i) Completed application, with fee, shall be in the division of professional licensing sixty days prior to the scheduled examination date.

(ii) All fees submitted to and processed by the division of professional licensing will not be subject to refund.

(d) All applicants shall write the current state board test pool examination for practical nurses.

(e) The minimum passing score on the licensing examination is set forth by the Washington state board of practical nurse examiners. ~~((Subsequent to October 1, 1973))~~ After October 1, 1982, the minimum passing score is ~~((400))~~ 350.

(f) Results of the licensing examination are recorded by standard scores only to the candidate and his/her school of nursing.

(2) Failures.

(a) Candidates requesting to rewrite the licensing examination shall submit a written request and the required fee at least sixty days prior to the scheduled examination date.

(b) Candidates failing the licensing examination on the third rewrite (fourth writing) shall be required to meet recommendations of the board to qualify to reapply for the licensing examination.

(c) Candidates who wish to rewrite the licensing examination shall reapply within twelve months of last writing. Candidates who fail to reapply within twelve months of last scheduled writing shall submit a new application and required fee or shall have application terminated.

(3) Licensure by interstate endorsement. To qualify for licensure in Washington by interstate endorsement an applicant shall:

(a) Be a graduate of an approved practical nursing program in another state or territory of the United States, or its equivalent as determined by the board. Fulfill the basic minimum requirements currently set forth in WAC 308-116-040.

(b) Have successfully passed the state board test pool examination for practical nurses in another state or territory of the United States. The applicant who wrote the same form of the state board test pool examination for practical nurses in another jurisdiction as that used for Washington practical nurse licensure prior to October 1, 1973, shall be required to have attained a minimum score of 350. ~~((Subsequent to October 1, 1973, the minimum passing score is 400.))~~ The applicant who wrote the same form of the state board test pool examination for practical nurses in another jurisdiction as that used for Washington practical nurses licensure between October 1, 1973 and October 1, 1982 shall be required to have attained a minimum score of 400. After October 1, 1982 the minimum passing score is 350.

(c) Hold a valid current license in another state or territory of the United States.

(4) Licensure of graduates of foreign schools of nursing. Nurses who received their basic nursing education outside the United States and its territories shall:

(a) Be a graduate of an accredited school of professional or practical nursing. Each applicant shall fulfill all the basic minimum requirements that are equivalent to those required in an approved practical nursing program (currently established in WAC 308-116-040).

(i) Submit a completed application with fee to be on file before evaluation of records is conducted by the board.

(ii) Request the licensing authority in country of original licensure to submit an official verification of license.

(iii) Request their school of nursing to submit an official transcript to determine eligibility. Each transcript must be in English or accompanied by an official English translation notarized as a true and correct copy.

(b) Write and successfully pass the current state board test pool examination for practical nurses unless successfully passed the state board test pool examination for practical nurses in another jurisdiction or territory of the United States with the passing score required in Washington.

(c) Failures.

(i) Candidates requesting to rewrite the licensing examination shall submit a written request and the required fee at least sixty days prior to the scheduled examination date.

(ii) Candidates failing the licensing examination on the third rewrite (fourth writing) shall be required to meet recommendations of the board to qualify to reapply for the licensing examination.

(iii) Candidates who wish to rewrite the licensing examination shall reapply within twelve months of last writing. Candidates who fail to reapply or appear within twelve months of last scheduled writing shall submit a new application and required fee or shall have application terminated.

**WSR 82-23-023**

**ADOPTED RULES**

**DEPARTMENT OF LICENSING**

[Order PL 413—Filed November 9, 1982]

I, Joan Baird, assistant director of Business and Professions Administration, Department of Licensing, do promulgate and adopt at Olympia, Washington, the annexed rules relating to regulation of auctioneers, adopting new chapter 308-11 WAC.

This action is taken pursuant to Notice No. WSR 82-20-098 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 42.24.085[43.24.085], sections 3, 9, 10 and 18, chapter 205, Laws of 1982 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 9, 1982.

By Joan Baird  
Assistant Director

Chapter 308-11

REGULATION OF AUCTIONEERS

WAC

308-11-001	FEES
308-11-010	DEFINITIONS
308-11-040	APPLICATION FOR LICENSE AS AUCTIONEER
308-11-050	SURETY BOND OR TRUST ACCOUNT REQUIRED
308-11-060	ADVANCE NOTICE OF CANCELLATION OR TERMINATION REQUIRED
308-11-080	TRAINEE AUCTIONEER
308-11-100	RECORDS
308-11-120	INSPECTION AND AUDIT

NEW SECTION

WAC 308-11-001 FEES. The following fees shall be charged by the professional licensing division of the department of licensing:

TITLE OF FEE	FEE
Auctioneer—initial application (resident)	\$150.00
Auctioneer—initial application (nonresident)	150.00
Auctioneer—renewal	150.00
Auctioneer—renewal penalty	50.00
Auctioneer Trainee—initial application	25.00
Auctioneer Trainee—renewal	15.00
Auctioneer Trainee—renewal penalty	10.00
Duplicate license	5.00
Certification	10.00

NEW SECTION

WAC 308-11-010 DEFINITIONS. Words and terms used in these rules shall have the same meaning as each has under chapter 205, laws of 1982, unless otherwise specifically provided in these rules or the context in which they are used clearly indicates that they be given some other meaning.

NEW SECTION

WAC 308-11-040 APPLICATION FOR LICENSE AS AUCTIONEER. Each applicant for an auctioneer license shall file an application with the department of licensing, on a form prescribed by the director.

NEW SECTION

WAC 308-11-050 SURETY BOND OR TRUST ACCOUNT REQUIRED. (1) An auctioneer's license shall not be issued by the department unless the applicant has first filed with the department an approved surety bond, or has established an approved trust account in lieu of bond, in the minimum amount of five thousand dollars in conformance with the requirements of section 10, chapter 205, laws of 1982 and the requirements of this chapter.

(2) Each licensee must maintain such a surety bond, or trust account, in an active status at all times during the period of licensure.

(3) (a) No bond filed shall be approved unless it expressly provides that it will be effective for one year following the effective date of its cancellation or termination, whether because of expiration, suspension, or revocation of the license, or otherwise, as to any covered act or acts and omission or omissions of the licensee occurring on, or prior to, the effective date of cancellation or termination.

(b) No trust account shall satisfy the requirements of section 10, chapter 205, laws of 1982 unless by the express terms of the trust the trust account shall remain open and active, and at least five thousand dollars shall remain on deposit therein, for not less than one year following the effective date of its cancellation or termination, whether because of the expiration, suspension or revocation, or otherwise, as to any covered act or acts or omission or omissions of the licensee occurring on, or prior to, the effective date of cancellation or termination.

(c) Subject to the requirement of subsection (b) above, each surety bond or trust account shall be deemed terminated upon the expiration or revocation of the license in connection with which the bond was issued, or the account created: PROVIDED, That for the purposes only of this section a license shall not be deemed expired, suspended, or revoked so long as the licensee may continue to act as an auctioneer pursuant to the provisions of chapter 34.04 RCW or any court order issued pursuant thereto.

NEW SECTION

WAC 308-11-060 ADVANCE NOTICE OF CANCELLATION OR TERMINATION REQUIRED. No cancellation of any surety bond issued, or trust account created, for the purpose of this chapter shall be effective unless the company issuing the bond, or the qualified public depository holding the account, shall have first given ten days advance written notice of the cancellation or termination to the department and to the licensee, together with the reason for the cancellation or termination: PROVIDED, That no such notice shall be required when the termination of the bond or trust account is due to the expiration or revocation of the subject license.

NEW SECTION

WAC 308-11-080 TRAINEE AUCTIONEER. (1) Each applicant for an auctioneer trainee license shall file an application with the department on the form prescribed by the director.

(2) Licenses issued to a trainee auctioneer shall be valid only as to the trainee's activity while employed by, and supervised by, an employer who is a licensed auctioneer.

(3) In the event the license of the auctioneer employing the trainee shall be revoked, suspended for a period of time to exceed six months, expire or otherwise terminate, the trainee's license shall automatically terminate at that time also. If the license of the employing auctioneer is suspended for a period of less than six months, the license of the trainee shall not terminate but the

trainee may not operate under the license until the trainee's employer's license has been reinstated.

(4) The trainee's license shall terminate immediately upon termination of the trainee's employment with the employing auctioneer. The trainee shall return the trainee's license to the department forthwith upon such termination of employment.

(5) A trainee must apply for, and obtain, a new and separate license to act as a trainee auctioneer respecting each employing auctioneer by whom the trainee is employed. No trainee auctioneer may hold more than one license as a trainee auctioneer at the same time.

#### NEW SECTION

**WAC 308-11-100 RECORDS.** The following requirements and prohibitions apply to all records and documents required to be maintained by chapter 205, laws of 1982, or elsewhere in these rules:

(1) They shall be maintained in accordance with generally accepted accounting practices.

(2) No person shall make any false or misleading statement, or make any false or misleading entry, or wilfully fail to make any entry required to be maintained or made, in any such record or document.

(3) No person shall wilfully fail to produce any such record or document for inspection by the department.

#### NEW SECTION

**WAC 308-11-120 INSPECTION AND AUDIT.** All records required to be maintained by an auctioneer by chapter 205, Laws of 1982 or these rules, together with any other business or other types of records of the auctioneer which may be related to activity as an auctioneer or necessary to a full understanding of such records, and any auction mart or other premise used for the purpose of conducting an auction, together with any personal property which may be the subject of, or related to, an auction shall be subject to inspection and audit at any reasonable time, with or without notice upon demand by the department, for the purposes of determining compliance or noncompliance with the provisions of chapter 205, Laws of 1982 and these rules.

If records requested by the department are not immediately available because they are not physically present upon the premises at the time the demand is made, they shall be procured and produced to the department as soon as possible, but in any event within twenty-four hours, by the licensee.

A reasonable time for the conduct of such inspection and audit shall be:

(1) If the records or items to be inspected or audited are located anywhere upon a premise any portion of which is open for business or to the public [or members and guests], then at any time the premises are so open, or at which they are usually open; or

(2) If the records or items to be inspected or audited are not located upon a premise set out in section (1) above, then any time between the hours of 8:00 a.m. and 5:00 p.m. Monday through Friday.

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

#### **WSR 82-23-024**

#### **EMERGENCY RULES**

#### **DEPARTMENT OF FISHERIES**

[Order 82-195—Filed November 9, 1982]

I, Rolland A. Schmitten, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Areas 7 and 7A provide protection for Canadian origin coho and chum salmon while providing fishing opportunity for immobile limited effort, limited harvest, limited impact, reef net fisheries.

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

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

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

APPROVED AND ADOPTED November 9, 1982.

By Gary C. Alexander  
for Rolland A. Schmitten  
Director

#### NEW SECTION

**WAC 220-47-720 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY** *Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful to take, fish for or possess salmon for commercial purposes 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, except reef nets may fish from 5 AM to 8 PM daily, November 8, 9, and 10.*

*Area 7B - Closed except gill nets using 6" minimum mesh may fish from 4 PM November 8 to 8 AM November 9; and*

purse seines may fish from 5 AM to 8 PM November 9.

Area 7C - Closed.

Area 8 - Closed.

\*Area 8A - Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly, November 8 through the morning of November 11; and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9, 10, and 11.

\*Area 9 excluding those waters inside and westerly of a line from Point No Point light to Sierra Echo buoy to Forbes Landing Wharf east of Hansville - Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly, November 8 through the morning of November 11; and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9, 10, and 11.

\*Area 10 west of a line from Meadow Point to West Point - Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly, November 8 through the morning of November 11; and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9, 10, and 11.

\*Area 11 excluding those waters southerly of a line from Browns Point to the northernmost point of land on Point Defiance - Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly, November 8 through the morning of November 11; and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9, 10, and 11.

\*Area 12 excluding those waters inside and southeasterly of a line from Lone Rock to buoy "BBC Comm Fish" approximately 1/2 mile offshore, thence southeasterly 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 - Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly November 8 through the morning of November 11; and purse seines using the 5" strip may fish from 5 AM to 8 PM November 9, 10, and 11.

Areas 7D, 9A, 10A, 10B, 10C, 10D, 10E, 11A, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas - Closed.

### REPEALER

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

WAC 220-47-719 Puget Sound All-Citizen Commercial Salmon Fishery (82-194)

**WSR 82-23-025**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**NATURAL RESOURCES**  
 [Filed November 9, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Commissioner of Public Lands intends to adopt, amend, or repeal rules concerning oil and gas leasing on state-owned lands.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 16, 1982.

The authority under which these rules are proposed is RCW 79.14.120.

The specific statute these rules are intended to implement is chapter 79.14 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 11, 1982.

This notice is connected to and continues the matter in Notice No. WSR 82-20-081 filed with the code reviser's office on October 6, 1982.

Dated: November 9, 1982

By: Brian J. Boyle  
 Commissioner of Public Lands

**WSR 82-23-026**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**  
 [Filed November 10, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Social and Health Services intends to adopt, amend, or repeal rules concerning Eligibility determination—SSI, amending WAC 388-92-015.

It is the intention of the secretary to adopt these rules on an emergency basis on or about November 9, 1982.

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 33-C  
 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, Phone (206) 753-7015, by December 7, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Tuesday, December 21, 1982, in the Building and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 29, 1982.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.09 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 8, 1982

By: David A. Hogan  
Director, Division of Administration

### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-92-015.

Purpose of the Rule or Rule Change: To change the effective date of determination for SSI recipients.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: Resource determinations for SSI recipients will be made as of the first day of the month. Changes during the month will not be considered.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: James Sparks, Program Manager, Division of Medical Assistance, Mailstop: LK-11, Phone: 3-7313.

These rules are necessary as a result of federal law, SI E01150.005 of the Program Operations Manual System.

### AMENDATORY SECTION (Amending Order 1891, filed 10/13/82)

WAC 388-92-015 **ELIGIBILITY DETERMINATION—SSI.** (1) For the purposes of medical assistance related to SSI, the applicant must be:

- (a) Age 65 or over; or
- (b) Blind, with central visual acuity of 20/200 or less in the better eye with the use of a correcting lens, or with a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees; or
- (c) Disabled, that is, unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months or, in the case of a child under the age of 18, if he suffers from any medically determinable physical or mental impairment of comparable severity. Decisions on SSI related disability are the responsibility of the office of disability insurance benefits, division of medical assistance.

(d) The ineligible spouse of an SSI beneficiary receiving a state supplement payment for the ineligible spouse is not eligible for medicaid.

(2) A resident of Washington who requires medical assistance outside the United States will be provided care according to chapter 388-82 WAC.

(3) The applicant and/or recipient must be resource eligible (see WAC 388-92-050) on the first day of the month to be eligible for any day or days of that month.

### WSR 82-23-027

#### EMERGENCY RULES

#### DEPARTMENT OF

#### SOCIAL AND HEALTH SERVICES

#### (Public Assistance)

[Order 1902—Filed November 10, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Eligibility determination—SSI, amending WAC 388-92-015.

I, David A. Hogan, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is these rules are necessary to implement federal requirements which are presently effective.

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

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

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

APPROVED AND ADOPTED November 8, 1982.

By David A. Hogan  
Director, Division of Administration

### AMENDATORY SECTION (Amending Order 1891, filed 10/13/82)

WAC 388-92-015 **ELIGIBILITY DETERMINATION—SSI.** (1) For the purposes of medical assistance related to SSI, the applicant must be:

- (a) Age 65 or over; or
- (b) Blind, with central visual acuity of 20/200 or less in the better eye with the use of a correcting lens, or with a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than 20 degrees; or

(c) Disabled, that is, unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than 12 months or, in the case of a child under the age of 18, if he suffers from any medically determinable physical or mental impairment of comparable severity. Decisions on SSI related disability are the responsibility of the office of disability insurance benefits, division of medical assistance.

(d) The ineligible spouse of an SSI beneficiary receiving a state supplement payment for the ineligible spouse is not eligible for medicaid.

(2) A resident of Washington who requires medical assistance outside the United States will be provided care according to chapter 388-82 WAC.

(3) The applicant and/or recipient must be resource eligible (see WAC 388-92-050) on the first day of the month to be eligible for any day or days of that month.

**WSR 82-23-028**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
[Filed November 10, 1982]

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 the implementation of House Bill 454, chapter 63, Laws of 1982, which establishes the Office of Rehabilitation Review. These rules establish specific definitions, eligibility criteria, and time tables and procedures for the provision of vocational rehabilitation services; establish a means of dispute resolution; establish procedures for the review of, and approval or disapproval of, vocational rehabilitation plans; and establish procedures for the registration and deregistration of vocational rehabilitation counselors, privately or publicly employed, and vocational rehabilitation firms;

that the agency will at 2 p.m., Tuesday, November 23, 1982, in the First Floor, Main Conference Room, General Administration Building, Olympia, Washington 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on November 30, 1982.

The authority under which these rules are proposed is House Bill 454, chapter 63, Laws of 1982.

The specific statute these rules are intended to implement is House Bill 454, chapter 63, Laws of 1982.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before November 23, 1982.

This notice is connected to and continues the matter in Notice No. WSR 82-20-051 filed with the code reviser's office on October 1, 1982.

Dated: November 10, 1982

By: Sam Kinville  
Director

**WSR 82-23-029**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-196—Filed November 10, 1982]

I, Rolland A. Schmitten, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that

observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Canadian chum stocks while allowing a limited harvest, limited impact, limited effort, immobile treaty Indian reef net fishery in Areas 7 and 7A. Restrictions in Areas 7C and the Samish River provide secondary protection for coho and chum returning to the Samish River. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in the upper Skagit River provide protection for local spawning salmon stocks. Restrictions in Areas 12A and 12D provide secondary protection for local chum salmon. Restrictions in Area 12C provide protection for chum salmon destined for the Hoodspout Hatchery. Restrictions in Area 12B provide protection for chum returning to Walcott Hatchery. In-season run size updates indicate harvestable chum present in the Skagit and Nooksack River systems.

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

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

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

APPROVED AND ADOPTED November 10, 1982.

By Rolland A. Schmitten  
Director

NEW SECTION

**WAC 220-28-231 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS** *Effective immediately 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:*

*Areas 6 and 6A – Closed to all commercial fishing.*

*Areas 7 and 7A – Closed to all commercial net fishing excluding reef net gear.*

*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.*

*Areas 12A and 12D – Closed to all commercial fishing.*

*Area 12B – Closed to all commercial fishing in that portion westerly of a line from Quatsap Point to Pulali Point.*

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

Cedar River and Samish River - Closed to all commercial fishing.

Skagit River upstream of Old Faber Ferry Landing including all tributaries - Closed to all commercial fishing.

### REPEALER

Effective immediately the following section of the Washington Administrative Code is repealed:

WAC 220-28-230 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (82-193)

**WSR 82-23-030  
PROPOSED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Filed November 12, 1982]

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 general and seasonal day care services, amending WAC 388-15-170.

It is the intention of the secretary to adopt these rules on an emergency basis on December 1, 1982.

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 33-C  
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, Phone (206) 753-7015, by December 7, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Tuesday, December 21, 1982, in the Building and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 29, 1982.

The authority under which these rules are proposed is RCW 74.08.090.

The specific statute these rules are intended to implement is chapter 74.13 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 10, 1982

By: David A. Hogan

Director, Division of Administration

### STATEMENT OF PURPOSE

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-15-170.

The Purpose of the Rule or Rule Change: To restrict availability of day care services.

The Reason These Rules are Necessary: To implement budget reductions.

Statutory Authority: RCW 74.08.090.

Summary of the Rule or Rule Change: The following groups will no longer be eligible for day care. Employed AFDC recipients and residents of Indian reservations in training.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Jan Wells, Program Manager, Bureau of Children's Services, Mailstop: OB 41D, Phone: 3-7076.

These rules are not necessary as a result of federal law, federal court decision, or state court decision.

### AMENDATORY SECTION (Amending Order 1839, filed 6/30/82)

WAC 388-15-170 GENERAL AND SEASONAL DAY CARE SERVICES. (1) Day care services include providing care, protection, and related services for a child under fifteen years of age during the portion of the twenty-four hour day neither of the child's parents are able to provide necessary care and supervision for the following reasons:

(a) Parent is employed in accord with an approved case plan, and ~~((f)) is not an AFDC recipient ((must meet the eligibility criteria for seasonal day care, or be a resident of a federally recognized Indian reservation)),~~

(b) Parent is enrolled in an approved work incentive program (WIN) (not to exceed one year) leading toward employment,

(c) For school-age parent to complete secondary education or attainment of 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))) Parent to keep physical or mental health appointment,~~

~~((f)) (e) Child in need of day care as part of children's protective service case plan,~~

~~((g)) (f) Provided as child welfare services by a professional or other mental health social service agency referral for the child's or parent's physical or emotional health or support to the family structure.~~

(2) Goals for general day care services shall be limited as specified in WAC 388-15-010(1)(a), (b), (c). Also see WAC 388-15-010(2).

(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 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)).

(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 serving migrant families; and

(b) Must derive at least fifty percent of 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 twelve months not to exceed 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 his or her own home by a relative or by an unrelated person during part of the 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 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 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 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 he or she is in sufficient physical, emotional, and mental health to be a safe caretaker,

(v) Produce written references indicating he or she is capable of handling children of the ages for whom he or she will be caring and has the ability to provide activities suitable to 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 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 his or her primary function that of child care,

(ii) Provide constant care and supervision of the children for whom he or she is responsible throughout the time he or she is on duty in accordance with 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, the 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 payment is received. The parent or surrogate must send the payment receipt with his or her statement of child care provided during the previous month to the 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 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.

**WSR 82-23-031**

**NOTICE OF PUBLIC MEETINGS  
WHATCOM COMMUNITY COLLEGE**

[Memorandum—November 10, 1982]

You are hereby notified that the November 18, 1982, meeting of the board of trustees of Whatcom Community College, District Number Twenty-One, has been cancelled.

1983 Regular Meeting Schedule  
Board of Trustees  
Whatcom Community College

Board Room  
5217 Northwest Road  
Bellingham, WA 98226

	Tuesday 3:00 p.m. (2nd Tuesday)	Thursday 10:00 a.m. (4th Thursday)
January	11	27
February	8	24
March	8	24
April	12	28
May	10	26
June	14	23
July	12	28
August	9	—
September	13	22
October	11	27
November	8	17*
December	13	22

\*3rd Thursday

**WSR 82-23-032**

**ATTORNEY GENERAL OPINION  
Cite as: AGLO 1982 No. 25**

[November 10, 1982]

**OFFICES AND OFFICERS—COUNTY—SHERIFF—JAILS—  
ACCEPTANCE OF PRISONERS IN EXCESS OF JAIL  
CAPACITY**

A county sheriff or director of a county department of corrections is not authorized to refuse to accept custody of persons ordered by a court of competent jurisdiction to be confined in a county jail, or to release other prisoners to make room for such persons, for the sole purpose of avoiding overcrowding in violation of State Jail Commission custodial care standards.

Requested by:

Honorable George Edensword—Breck  
Director, State Jail Commission  
110 East Fifth, Room 223, MS GB-12  
Olympia, Washington 98504

**WSR 82-23-033**  
**PROPOSED RULES**  
**INSURANCE COMMISSIONER**  
**STATE FIRE MARSHAL**  
 [Filed November 12, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner/State Fire Marshal intends to adopt, amend, or repeal rules concerning Private adult treatment home—Standards for fire protection, chapter 212-45 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 10, 1982, at Insurance Building, Room 140, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 71.12.485.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 10, 1982.

This notice is connected to and continues the matter in Notice No. WSR 82-20-096 filed with the code reviser's office on October 6, 1982.

Dated: November 10, 1982

By: Ed Southon

Assistant Attorney General

for Thomas R. Brace

Director, Division of State Fire Marshal

**WSR 82-23-034**  
**PROPOSED RULES**  
**INSURANCE COMMISSIONER**  
**STATE FIRE MARSHAL**  
 [Filed November 12, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Insurance Commissioner/State Fire Marshal intends to adopt, amend, or repeal rules concerning Adult residential treatment facilities—Standards for fire protection, chapter 212-43 WAC.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 10, 1982, at Insurance Building, Room 140, Olympia, Washington 98504.

The authority under which these rules are proposed is RCW 71.12.485.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 10, 1982.

This notice is connected to and continues the matter in Notice No. WSR 82-20-097 filed with the code reviser's office on October 6, 1982.

Dated: November 10, 1982

By: Ed Southon

Assistant Attorney General

for Thomas R. Brace

Director, Division of State Fire Marshal

**WSR 82-23-035**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Board of Nursing)**  
 [Filed November 12, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Board of Nursing intends to adopt, amend, or repeal rules concerning renewal of CRN designation, adding new section WAC 308-120-345;

that the agency will at 8:45 a.m., Friday, January 28, 1983, in the Sea-Tac Travelodge, 2824 South 188th, Seattle, WA, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 18.88.030 and 18.88.080.

The specific statute these rules are intended to implement is RCW 18.88.030 and 18.88.080.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 28, 1983.

Dated: November 12, 1982

By: Margaret M. Sullivan

Executive Secretary

**STATEMENT OF PURPOSE**

Name of Agency: Washington State Board of Nursing.

Purpose: The purpose of the new section to be added to chapter 308-120 WAC is to clarify the renewal requirements for designation as a certified registered nurse.

Statutory Authority: RCW 18.88.030 and 18.88.080.

Summary of the Rule: WAC 308-120-345 Renewal of CRN Designation, this section contains the requirements that a certified registered nurse must meet in order to renew his or her designation as a certified registered nurse.

Reason Proposed: This rule is proposed in order to implement the provisions of RCW 18.88.030 dealing with the recognition and authorization of individuals who may perform advanced and specialized acts in nursing.

Responsible Personnel: In addition to the director of the Department of Licensing, the following personnel have knowledge of and responsibility for drafting, implementing and enforcing these rules: Margaret M. Sullivan, Executive Secretary, Third Floor, Highways-Licenses Building, Olympia, WA 98504, 234-3726 Scan, 753-3726 Comm.

Proponents: This rule is proposed by the Washington State Board of Nursing.

Agency Comments: This rule is promulgated pursuant to the authority granted by the board in RCW 18.88.030 and 18.88.080.

Small Business Economic Impact Statement: A small business economic impact statement is not required and has not been filed since these rules do not impact any

small businesses, as that term is defined by RCW 43.31.920.

#### NEW SECTION

WAC 308-120-345 RENEWAL OF CRN DESIGNATION. CRN designation shall be renewed every two years on the renewal date of the CRN's registered nurse license. The applicant shall:

- (1) Maintain a current registered nurse license in Washington.
- (2) Provide documentation of thirty contact hours (a contact hour is fifty minutes) of continuing education during the renewal period in the area of certification derived from any combination of the following approved by the board:
  - (a) formal academic study;
  - (b) continuing education offerings;
  - (c) other learning activities.
- (4) Submit a non-refundable fee as specified.

**WSR 82-23-036**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
**(Securities Division)**  
 [Filed November 12, 1982]

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 securities, adding new chapter 460-33A WAC, securities involving mortgages, trust deeds or property sales contracts;

that the agency will at 10:00 a.m., Wednesday, January 5, 1983, in Conference Room A, 4th Floor, Highways-Licenses Building, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on January 12, 1983.

The authority under which these rules are proposed is RCW 21.20.450.

The specific statute these rules are intended to implement is chapter 21.20 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 5, 1983.

This notice is connected to and continues the matter in Notice No. WSR 82-16-007 filed with the code reviser's office on July 23, 1982.

Dated: November 3, 1982  
 By: John Gonzalez  
 Director

#### STATEMENT OF PURPOSE

Name of Agency: Department of Licensing, Securities Division.

General Purpose of Rule: The rule shown below is to implement chapter 21.20 RCW and to detail an optional registration procedure specifically tailored to the offer and sale of real property securities. It is meant to provide a shortened registration procedure for companies already covered by the Securities Act.

Statutory Authority: Chapter 460-33A WAC is promulgated pursuant to RCW 21.20.450 which directs that the director of the Department of Licensing has authority to implement the provisions of the Securities Act.

Summary of the Rules: WAC 460-33A-010 Application, defines the area over which the rules apply providing for modification or waiver by the administrator if good cause is shown; WAC 460-33A-015 Definitions, explains definitions of the specific operative terms found in the rules including "real property securities dealer" and "real property securities"; WAC 460-33A-016 Registration of Real Property Securities, describes who must register; WAC 460-33A-020 Optional Registration Procedures for Securities Involving Real Property Securities, explains what is necessary to file in order to register a real property securities offering; WAC 460-33A-025 Contents of the Real Property Securities Registration Statement, is a section requiring a general offering circular, referring to sample forms that the Securities Division will furnish upon request; WAC 460-33A-030 Contents of the Specific Offering Circular, is a section requiring a specific offering circular, referring to sample forms that the securities will furnish upon request; WAC 460-33A-035 Limitations on the Use of Optional Registration Under WAC 460-33A-020, explains that certain types of offerings may not be registered under WAC 460-33A-020 including certain types of notes sold in connection with construction loans, certain principal transactions, certain offerings that subordinate the investors' interest and offerings involving the pooling of more than 10 investors; WAC 460-33A-040 Net Liquid Assets or Net Worth Requirement, requires that a real property securities dealer maintain a minimum of twenty-five thousand dollars in net liquid assets or a minimum net worth of 5% of offer with a minimum of \$100,000; WAC 460-33A-017 Exemption Disqualification, explains what services will disqualify the use of the exemption provided by RCW 21.20.320(5) and what other exemptions could apply; WAC 460-33A-046 Banks and Financial Institution, defines "bank" and "financial institution" as applicable to real property securities; WAC 460-33A-055 Trust Account, requires a trust account be maintained and subject to audit; WAC 460-33A-060 Recordation, requires the real property securities dealer to record the applicable instrument before funds are released; WAC 460-33A-065 Authorization, requires that any servicing agreement on the promissory note be in writing; WAC 460-33A-070 Assignment, requires the real property securities dealer, who funds loans and later sells them, to disclose his interest and record the applicable instrument prior to the disbursement of funds; WAC 460-33A-075 Advertising, prohibits false, misleading or deceptive advertising in regard to real property securities and requires that all advertising materials be reviewed by the Securities Division; WAC 460-33A-080 Registration and Examination of Real Property Securities Dealers, explains the necessary testing requirements to become registered as a real property securities dealer; WAC 460-33A-085 Registration and Examination of Real Property Securities Salespersons, explains the necessary testing requirements to become registered as a property securities dealer; WAC 460-33A-090 Denial, Suspension, Revocation of Registration—Grounds, enumerates the grounds which the administrator may use to deny, suspend or revoke a real property securities dealer license or

real property securities salesperson license to sell real property securities; WAC 460-33A-100 Written Statement, requires that documents containing the required information be given to the investor prior to the sale and that the investor sign the documents; WAC 460-33A-105 Appraisals, requires an appraisal be done on the subject property unless the investor requires otherwise; and WAC 460-33A-110 Annual Reports, requires every real property securities dealer to file annual financial statements with the Securities Division containing at least the total number of sales and total dollar volume of those sales.

**Reason Proposed:** Besides giving an optional viable form of registration for real property securities dealers, these regulations are proposed because of the number of companies starting up in this business and the large amounts of investors' monies lost in our sister states. California investors lost 660 million dollars investing in this industry.

**Responsible Department Personnel:** In addition to the director of the Department of Licensing, the following agency personnel have responsibility for drafting, implementing and enforcing these rules: Joan Baird, Assistant Director, Professional Licensing, 3rd Floor, Highways-Licenses Building, 234-1369 Scan, 753-1369; and Ralph R. Smith, Administrator, Securities Division, 6th Floor, Highways-Licenses Building, 234-6928 Scan, 753-6928.

**Proponents and Opponents:** These rules are proposed by the Department of Licensing, Securities Division.

**Agency Comments:** This agency believes the rules to be self explanatory.

#### PROPOSED REGULATIONS CONCERNING SECURITIES INVOLVING MORTGAGES, TRUST DEEDS OR PROPERTY SALES CONTRACTS

##### NEW SECTION

WAC 460-33A-010 APPLICATION. (1) The rules contained in these regulations are intended to offer an optional method for the registrations of real estate securities involving mortgages, trust deeds or property sales contracts and related instruments. While applications not conforming to the standards contained herein shall be looked upon with disfavor, where good cause is shown certain regulations may be modified or waived by the administrator, if consistent with the spirit of these rules.

(2) The application of these rules in no way effects those issuers to which or to whom the debenture company sections of the Securities Act apply. If applicable, issuers must comply with those statutory sections.

(3) These rules do not affect the statutory exemptions provided for by RCW 21.20.310 or RCW 21.20.320, nor do they intend to expand the definition of "securities" as defined in RCW 21.20.005.

(4) The rules contained in this chapter are only applicable to real property securities, real property securities dealers and real property securities salespersons registered under this chapter.

##### NEW SECTION

WAC 460-33A-015 DEFINITIONS. As used in this chapter:

(1) "Liquid assets" means cash and other non-pledged assets which are convertible into cash within a five day period in the normal course of business.

(2) "Real property securities dealer" means a person who effects transactions involving real property securities for the person's own account or for the account of others.

(3) "Real property securities registration statement" means a registration that gives a general description of what is involved in the purchase of real property securities and the business of offering the real

property securities including a description of the real property securities dealer.

(4) "Real property securities salespersons" means a person other than a real property securities dealer who represents a real property securities dealer in effecting offers or sales of real property securities.

(5) "Real property securities" include:

(a) Notes and bonds secured by mortgage or trust deeds on real property or on a vendor's interest in a property sales contract or options granting the right to purchase any of the foregoing when offered or sold under an arrangement constituting an investment contract as described in WAC 460-33A-045 provided that, notes or bonds secured by mortgages or deeds or trust when given by a borrower to a real property securities dealer at the time of the origination of the loan in the context of a loan transaction shall not, within the context of such transaction be included within the definition of real property securities.

(b) A partial interest in more than one mortgage, trust deed, or property sales contract acquired by an investor along with other investors.

(c) An interest of several investors in a single mortgage, trust deed or single property sales contracts.

(6) "Specific offering circular" means a document describing the specific real property securities offering, which is meant to accompany the general registration statement.

##### NEW SECTION

WAC 460-33A-016 REGISTRATION OF REAL PROPERTY SECURITIES. Only those real property securities not exempted under RCW 21.20.310, RCW 21.20.320 and WAC 460-33A-017 must be registered.

##### NEW SECTION

WAC 460-33A-017 REGISTRATION NOT REQUIRED. Each of the following shall be exempt from registration under these regulations:

(1) Any offer or sale to a bank, savings institution, trust company, insurance company, investment company as defined in the Investment Company Act of 1940, pension or profit-sharing trust, or other financial institution or institutional buyer.

(2) Any security issued by and representing an interest in or a debt of, or guaranteed by, any bank organized under the laws of the United States, or any bank or trust company organized or supervised under the laws of any state.

(3) Any security issued by and representing an interest in or a debt of, or guaranteed by, any federal savings and loan association, or any building and loan or similar association organized under the laws of any state and authorized to do business in this state.

(4) Any security issued by and representing an interest in or a debt of, or guaranteed by, any insurance company organized under the laws of this state and authorized to do and actually doing business in this state.

(5) Any security issued or guaranteed by any federal credit union or any credit union, industrial loan association, or similar association organized and supervised under the laws of this state.

(6) Any transaction in a note or bond secured by real property is exempt if the entire mortgage, deed of trust, or agreement, is offered and sold as a unit, provided that any transaction including the following elements shall not be deemed to be exempt under this provision:

(i) Guarantying the note or contract against loss at any time, or  
(ii) Guarantying that payments of principal or interest will be paid, or

(iii) Assuming any payments necessary to protect the security of the note or contract, excluding necessary advances for taxes and insurance, or

(iv) Accepting, from time to time, partial payments toward the purchase of the note or contract, or

(v) Guarantying a specific yield or return on the note or contract, or  
(vi) Paying any interest or premium for a period prior to actual purchase and delivery of the note or contract, or

(vii) Paying any money other than that collected from the borrower after the note or contract falls into arrears, or

(viii) Repurchasing the note or contract, provided that, this is not intended to prohibit good faith repurchases as an effort to assist the investor as long as the representation is not made at the time of sale and not as a part of the sales program, or

(ix) Accepting the grant of complete discretionary authority in collection of payments, forwarding of payments to other lienholders and

investors, resolving delinquency problems, managing the investment or handling of foreclosures and the like for the investors. This does not include such servicing provided by an escrow company, the services strictly limited to the collection and remittance of interest to the investor, or services contractually necessitated by seller financed insurance, or

(x) Promising the investor a market for the resale of the real property securities.

#### NEW SECTION

**WAC 460-33A-020 OPTIONAL REGISTRATION PROCEDURES FOR SECURITIES INVOLVING REAL PROPERTY SECURITIES.** (1) An applicant for registration of a real property securities offering may elect to register the offering under this rule in lieu of following the full registration procedure under WAC 460-16A and WAC 460-32A. Registration under this chapter requires the filing of a registration application accompanied by the following, in addition to payment of the registration fee prescribed in RCW 21.20.340 and, if required under RCW 21.20.330, a consent to service of process meeting the requirements of that section.

- (a) One copy of the real property securities registration statement.
  - (b) One copy of the specific offering circular.
  - (c) The amount of securities to be offered in this state.
  - (d) A copy of any adverse order, judgment or decree previously entered in connection with the offering by any other state securities division, any court or the securities and exchange commission.
  - (e) One copy of the Articles of Incorporation and Bylaws.
- (2) The Securities Division will examine the real property securities registration statement for disclosure of material facts involving the purchase of the real property securities for disclosure of the general description of the business of the real property securities dealer and for the compliance with applicable rules.
- (3) The Securities Division will examine the sample specific offering circular for sample disclosure of material facts concerning specific real property securities offerings. Actual copies of the specific offering circulars given to each offeree need not be filed unless such a request is made by the Administrator.

#### NEW SECTION

**WAC 460-33A-025 CONTENTS OF THE REAL PROPERTY SECURITIES REGISTRATION STATEMENT.** This registration shall provide for disclosure of all material facts which shall include the sections enumerated in the Securities Divisions sample form for real property securities registration statement for securities involving mortgages, trust deeds or property sales contracts, if applicable, and present a discussion of the related information as set forth in that form.

#### NEW SECTION

**WAC 460-33A-030 CONTENTS OF THE SPECIFIC OFFERING CIRCULAR.** The specific offering circular shall provide for disclosure of all material facts and shall contain at least the applicable sections enumerated in the Securities Divisions sample form for specific offering circulars for securities involving mortgages, trust deeds or property sale contracts, and present a discussion of the related information as set forth in that sample form.

#### NEW SECTION

**WAC 460-33A-035 LIMITATIONS ON THE USE OF OPTIONAL REGISTRATION UNDER WAC 460-33A-020.** The following types of securities cannot be offered or sold under WAC 460-33A-020 unless written permission is obtained from the Administrator based upon a showing that the investors are adequately protected:

- (1) Offerings involving construction loans and loans exceeding 90 percent of the value of the property including existing improvements may not be sold using the real property securities registration statement under WAC 460-33A-020. These have to be registered separately. An offering exceeds 90 percent of the value of the property and existing improvements if the principal amount of the note secured by a mortgage or trust deed or land sale contract together with the unpaid principal amount of any senior encumbrances on the property, plus unpaid interest to date of the transaction, exceeds 90 percent of the reasonable market value of the real property including improvements.
- (2) Offerings involving the real property securities dealer, its officers, agents, affiliates, and persons controlling the real property securities dealer or affiliates may not be sold as part of the optional registration

unless the registration with the Administrator includes a full description of these transactions. An offering "involves" the persons listed where the person is the owner, the borrower, or has an interest in the proceeds other than fees, commissions, or mark-ups.

(3) Offerings involving documents reserving the right to subordinate the position of any investor to any mortgage, trust deed or lien created at or after the sale.

(4) Offerings involving pooling or participations involving more than ten investors may not be sold under the optional registration. However, where only first liens are involved, the registrant may apply for a modification to allow sales up to twenty five investors.

(5) A registrant requesting a modification under this section must request it in writing and must provide satisfactory evidence that the interest of the public will be adequately protected.

#### NEW SECTION

**WAC 460-33A-040 NET LIQUID ASSETS OR NET WORTH REQUIREMENT.** (1) All persons and entities meeting the definition of a real property securities dealer must meet one of the following:

(a) Minimum net liquid assets of twenty five thousand dollars, to be maintained at all times. (1) To calculate the twenty five thousand dollars, total all liquid assets then subtract from that all liabilities. (2) The real property securities dealer shall complete an affidavit semi-annually to verify to the Administrator that this requirement is being met. Such report shall be on such a form as may be purchased by the director, or

(b) A minimum net worth of 5% of the amount of securities sold in this state during each fiscal year but in no instance less than \$100,000 or more than \$1,000,000. (1) To calculate net worth total all assets then subtract all liabilities as determined by generally accepted accounting practices. (2) The real property securities dealer shall complete an affidavit semi-annually to verify to the Administrator that this requirement is being met. Such report shall be on such a form as may be prescribed by the director.

(2) Real property securities dealers failing to meet the above mentioned minimums must inform the securities Division of such failure within seventy-two hours at which time all sale of securities must be suspended.

#### NEW SECTION

**WAC 460-33A-050 BANKS AND FINANCIAL INSTITUTION.** For the purposes of WAC 460-33A-017(2) and (3) and only for the purposes of offering or selling "real property securities" the following definitions shall apply:

"Bank" shall include any holding company of such bank and any subsidiary of such bank.

"Financial institution" shall include (1) any corporation or other entity with a net worth of \$100,000 or more and (2) any bank, trust company, savings bank, national banking association, savings and loan association, building and loan association, mortgage banker, credit union, insurance company, or any other financial institution, or a holding company for any of the foregoing.

**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 460-33A-055 TRUST ACCOUNT.** (1) All funds received from lenders or investors to purchase real property securities shall be deposited in a trust account maintained for that purpose. All necessary disbursements shall be made from that account.

(2) No person acting as a real property securities dealer or his agent shall accept any purchase or investment funds for real property securities in advance of the time necessary to fund the loan transaction. No such funds shall be maintained in such account for longer than sixty (60) days without disbursing the funds unless there is a separate written agreement to do so; provided that, the interest from funds so retained shall not accrue to the benefit of the real property securities dealer or his agent.

(3) The escrow agreement shall provide that the funds will not be subject to the real property securities dealer's creditors.

(4) The account shall be subject to an audit at any reasonable time by the Securities Division.

NEW SECTION

**WAC 460-33A-060 RECORDATION.** Every person acting as a real property securities dealer or his agent selling real property securities must record the applicable instrument in the applicable place before any disbursement of funds takes place. Such recorded instrument must bear the name of the lienholder or beneficiary and not the name of the real property securities dealer unless the real property securities dealer is the actual lender; provided that, such lienholder or beneficiary may by written request specify otherwise.

NEW SECTION

**WAC 460-33A-065 AUTHORIZATION.** (1) Every person acting as a real property securities dealer who undertakes to service a real property security shall have a written authorization from the lender or holder of the contract setting forth specifically what services will be provided.

NEW SECTION

**WAC 460-33A-070 ASSIGNMENT.** Every real property securities dealer or his agent who lends or finances transactions and later offers these as real property securities to lenders or investors must disclose his interest in the property or the transaction and must not disburse funds from the trust account until the applicable instrument has been properly recorded in the name of the new assignee; provided that the lender or investor may by written request specify otherwise.

NEW SECTION

**WAC 460-33A-075 ADVERTISING.** (1) No person effecting transaction in real property securities shall advertise in any manner any statement or representation, with regard to any real property security, which is false, misleading or deceptive.

(2) Every real property mortgage broker or his agent shall file with the Administrator five (5) days prior to use, true copies of all advertising materials. If not disallowed by written notice or otherwise within five (5) days from the date filed, the material may be disseminated. No dealer shall use any such material in any way after the Administrator gives written notice that such material contains any statement or omission that is false or misleading.

NEW SECTION

**WAC 460-33A-080 REGISTRATION AND EXAMINATION OF REAL PROPERTY SECURITIES DEALERS.** (1) Every person acting as a real property securities dealer, unless otherwise exempt, must first obtain a broker dealers license.

(2) Every applicant for registration as a real property securities dealer shall pass the Uniform Securities Agent State Law Examination (Series 63) with a score of 70% or better and complete the application form as prescribed by the director.

(3) Every applicant shall provide the Securities Administrator proof of compliance with WAC 460-33A-040. (Net Liquid Asset or Net Worth requirement)

(4) For registration of a real property securities dealer, the fee shall be one hundred fifty dollars for original registration and seventy five dollars for each annual renewal. The licenses shall be effective until December 31 of the year of passage at which time it shall be renewed or delinquent. For any renewal application postmarked after December 31 but before March 1 the late fee shall be twenty five dollars. No renewal applications will be accepted after March 1. Such licensee must submit a new application and filing fee. When an application is denied or withdrawn, the director shall return one-half the fee.

(5) A person may elect to register under this section in lieu of the full registration procedures under WAC 460-20A only if the applicant deals solely in real property securities as defined herein.

(6) Upon written application and approval, the Administrator may exempt from the testing requirement for both real property securities dealers and salespersons no more than a total of two officers of the original real property securities offering.

NEW SECTION

**WAC 460-33A-085 REGISTRATION AND EXAMINATION OF REAL PROPERTY SECURITIES SALESPERSON.** (1) Every

person acting as a real property securities salesperson, unless otherwise exempt, must first obtain a salesperson's license and be employed by a real property securities dealer.

(2) Every applicant for registration as a real property securities salesperson, shall pass the Uniform Securities Agent State Law Examination (Series 63) with a score of 70% or better and complete the application form prescribed by the director.

(3) For registration of a real property securities salesperson, the fee shall be thirty five dollars for original registration and fifteen dollars for each annual renewal. The licenses shall be effective until December 31 of the year of passage at which time it shall be renewed or delinquent. For any renewal application postmarked after December 31 but before March 1, the late fee shall be ten dollars. No renewal applications will be accepted after March 1. Such licensee must submit a new application and filing fee. When an application is denied or withdrawn, the director shall retain one-half the fee.

(4) A person may elect to register under this section in lieu of the full registration procedures under WAC 460-20A only if the applicant deals solely in real property securities.

(5) Upon written application and approval, the Administrator may exempt from the testing requirement for both real property securities dealers and salespersons no more than a total of two officers of the original real property securities offering.

**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 460-33A-090 DENIAL, SUSPENSION, REVOCATION OF REGISTRATION-GROUNDS.** The Administrator may by order deny, suspend, or revoke registration of any real property securities dealer or real property securities salesperson if the administrator finds that the order is in the public interest and that the applicant or registrant or, in the case of the real property securities dealer any partner, officer or director:

(1) Has filed an application for registration which, as of its effective date, or as of any date after filing in the case of an order denying effectiveness, was incomplete in any material respect or contained any statement which was, in the light of the circumstances under which it was made, false, or misleading with respect to any material fact;

(2) Has wilfully violated or wilfully failed to comply with any provision of the Securities Act or a predecessor act or any rule or order thereunder;

(3) Has been convicted, within the past five years, of any misdemeanor involving a security or any aspect of the securities business, or any felony involving moral turpitude;

(4) Is permanently or temporarily enjoined by any court of competent jurisdiction from engaging in or continuing any conduct or practice involving any aspect of the securities business;

(5) Is the subject of an order of the director denying, suspending, or revoking registration as a broker-dealer, salesperson, investment adviser, or investment adviser salesperson;

(6) Is the subject of an order entered within the past five years by the securities administrator of any other state or by the federal securities and exchange commission denying or revoking registration as a broker-dealer or salesperson, or the substantial equivalent of those terms as defined in the Securities Act, or is the subject of an order of the federal securities and exchange commission suspending or expelling him or her from a national securities exchange or national securities association registered under the securities exchange act of 1934, or is the subject of a United States post office fraud order;

(7) Has engaged in dishonest or unethical practices in the securities business;

(8) Is insolvent, either in the sense that his or her liabilities exceed his or her assets or in the sense that he or she cannot meet his or her obligations as they mature; or

(9) Has not complied with a condition imposed by the director under WAC 460-33A-080 or WAC 460-33A-085 on the basis of such factors as training, experience, or knowledge of the securities business; or

(10) The director may by order summarily postpone or suspend registration pending final determination of any proceeding under this section.

NEW SECTION

WAC 460-33A-100 WRITTEN STATEMENT. Every person selling a real property security that is required to be registered under these regulations shall require the purchaser or his agent or appointee of such to sign a receipt for the offering circular containing all the applicable information required by WAC 460-33A-025 and 460-33A-030 before the purchaser shall be obligated to fund the transaction. No seller shall permit the purchaser to sign such receipt if any of the required information is omitted. The seller shall retain an executed copy of receipt for four years.

NEW SECTION

WAC 460-33A-105 APPRAISALS. (1) An appraisal of each parcel of real property which relates to a transaction subject to the provisions of this chapter shall be made by the real property securities dealer or by an independent appraiser unless the purchaser of the obligation to which the parcel relates indicates in writing that he will obtain his own appraisal. An appraisal by the dealer or agent or waiver thereof shall be kept on file for four years.

(2) An appraisal made by either of the above mentioned individuals within the 12 month period prior to the sale of the real property security is sufficient.

NEW SECTION

WAC 460-33A-110 ANNUAL REPORTS. (1) Every real property securities dealer shall file with the Administrator annually, a report containing financial statements prepared in accordance with generally accepted accounting principles, accompanied by an opinion thereon by a certified public accountant or a public accountant, based upon an examination in accordance with generally accepted accounting standards. The report shall include, but not be limited to the receipt and disposition of all funds handled in connection with transactions subject to this article. The report shall be filed with the administrator within 90 days after the close of the period of the report unless, for good cause shown, the administrator in writing, extends the time therefor. The report shall contain the following:

(a) Total number of sales, as principal or agent, subject to this article during the period, and

(b) Total dollar volume of such sales.

(2) When the requirement under subsection (1) would cause undue hardship and where good cause is shown, the Administrator may waive the requirement for audited financials.

**WSR 82-23-037****EMERGENCY RULES****LOTTERY COMMISSION**

[Order 7—Filed November 12, 1982]

Be it resolved by the Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to WAC 315-04-200.

We, the Washington State Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the State Lottery Commission hereby declares the adoption of this rule adopted by it today to be necessary to protect the public health, safety and welfare and is adopted on an emergency basis to protect the public health, safety and welfare. The governor of this state has proclaimed the state to be in a fiscal and budgetary crisis. The legislature of the state, in adopting legislation authorizing a state lottery, directed the commission to promulgate rules in order that a lottery be initiated at the earliest

feasible and practicable time and in order to produce the maximum amount of net revenues for the state. In order to aid the governor in solving the state's fiscal and budgetary crisis and to meet the legislature's statutory mandate to the commission, the adoption of the initial set of regulations on an emergency basis is necessary.

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

This rule is promulgated pursuant to chapter 7, Laws of 1982 2nd ex. sess. and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 12, 1982.

By Caroline Patton  
Vice Chairperson

NEW SECTION

WAC 315-04-200 DENIAL, SUSPENSION OR REVOCATION OF A LICENSE. *The director may deny an application for or suspend or revoke any license issued pursuant to these rules for one or more of the following reasons:*

(1) *Failure to meet or maintain the eligibility criteria for license application and issuance established by chapter 7, Laws of 1982, 2nd ex. sess., or these rules;*

(2) *Failure to account for lottery tickets received or the proceeds of the sale of tickets or to post a bond if required by the director or to comply with the instructions of the director concerning the licensed activity;*

(3) *Violating any of the provisions of chapter 7, Laws of 1982, 2nd ex. sess., or these rules;*

(4) *Failure to file any return or report or to keep records required by the director or by these rules;*

(5) *Failure to pay any federal, state or local tax or indebtedness;*

(6) *Fraud, deceit, misrepresentation or conduct prejudicial to public confidence in the lottery;*

(7) *If public convenience is adequately served by other licensees;*

(8) *Failure to sell a sufficient number of tickets to meet administrative costs;*

(9) *If there is a history of thefts or other forms of losses of tickets or revenue therefrom;*

(10) *If there is a delay in accounting or depositing in the designated depository the revenues from the ticket sales;*

(11) *Has violated, failed or refused to comply with any of the provisions, requirements, conditions, limitations or duties imposed by chapter 9.46 RCW (gambling act), or chapter 7, Laws of 1982, 2nd ex. sess., or when a violation of any provisions of chapter 7, Laws of 1982, 2nd ex. sess., has occurred upon any premises occupied or operated by any such person or over which he or she has substantial control;*

(12) *Knowingly causes, aids, abets or conspires with another to cause any person to violate any of the laws of this state;*

(13) Has obtained a license by fraud, misrepresentation, concealment or through inadvertence or mistake;

(14) Has been convicted of, or forfeited bond upon a charge of, or pleaded guilty to, forgery, larceny, extortion, conspiracy to defraud, wilful failure to make required payments or reports to a governmental agency at any level, or filing false reports therewith, or of any similar offense or offenses, or of bribing or otherwise unlawfully influencing a public official or employee of any state or the United States, or of any crime, whether a felony or misdemeanor, involving any gambling activity or physical harm to individuals or involving moral turpitude;

(15) Makes a misrepresentation of, or fails to disclose, a material fact to the commission or director;

(16) Denies the commission or director or their authorized representatives, including authorized local law enforcement agencies, access to any place where a licensed activity is conducted, or fails to promptly produce for inspection or audit any book, record, document or item required by law or these rules;

(17) Is subject to current prosecution or pending charges, or a conviction which is under appeal, for any of the offenses indicated under subsection (14) of this section: **PROVIDED**, That at the request of an applicant for an original license, the director may defer decision upon the application during the pendency of such prosecution or appeal;

(18) Has pursued or is pursuing economic gain in an occupational manner or context which is in violation of the criminal or civil public policy of this state if such pursuit creates probable cause to believe that the participation of such person in lottery or gambling or related activities would be inimical to the proper operation of an authorized lottery or gambling or related activity in this state. For the purposes of this section, occupational manner or context shall be defined as the systematic planning, administration, management or execution of an activity for financial gain;

(19) Is a career offender or a member of a career offender cartel or an associate of a career offender or career offender cartel in such a manner which creates probable cause to believe that the association is of such a nature as to be inimical to the policy of this state or to the proper operation of the authorized lottery or gambling or related activities in this state. For the purposes of this section, career offender shall be defined as any person whose behavior is pursued in an occupational manner or context for the purpose of economic gain utilizing such methods as are deemed criminal violations of the public policy of this state. A career offender cartel shall be defined as any group of persons who operate together as career offenders;

(20) Failure to follow the instructions of the director for the conduct of any particular game or special event.

(21) Failure to follow security procedures of the director for the handling of tickets or for the conduct of any particular game or special event; or

(22) Makes a misrepresentation of fact to the purchaser, or prospective purchaser, of a ticket, or to the general public with respect to the conduct of a particular game or special event.

**WSR 82-23-038**  
**EMERGENCY RULES**  
**LOTTERY COMMISSION**  
[Order 8—Filed November 12, 1982]

Be it resolved by the Lottery Commission, acting at Olympia, Washington, that it does adopt the annexed rules relating to the amending of WAC 315-06-080.

We, the Washington State Lottery Commission, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is the State Lottery Commission hereby declares the adoption of this rule adopted by it today to be necessary to protect the public health, safety and welfare and is adopted on an emergency basis to protect the public health, safety and welfare. The governor of this state has proclaimed the state to be in a fiscal and budgetary crisis. The legislature of the state, in adopting legislation authorizing a state lottery, directed the commission to promulgate rules in order that a lottery be initiated at the earliest feasible and practicable time and in order to produce the maximum amount of net revenues for the state. In order to aid the governor in solving the state's fiscal and budgetary crisis and to meet the legislature's statutory mandate to the commission, the adoption of the initial set of regulations on an emergency basis is necessary.

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

This rule is promulgated pursuant to chapter 7, Laws of 1982 2nd ex. sess. and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 12, 1982.

By Caroline Patton  
Vice Chairperson

AMENDATORY SECTION (Amending Order 2, filed 10/15/82)

**WAC 315-06-080 CERTAIN PURCHASES OF TICKETS, GRATUITIES, AND CERTAIN WINNING OF PRIZES PROHIBITED.** Certain purchases of tickets, certain winning and sharing of prizes, and gratuities are prohibited as follows:

(1) A ticket shall not be purchased by, and a prize shall not be paid to any member or employee of the commission or to any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any member or employee of the commission, or to any assistant attorney general assigned to advise the commission or director.

(2) A prize claimed by a holder of a winning ticket shall not be shared with any member or employee of the

commission or any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any member or employee of the commission.

(3) ~~((A ticket shall not be purchased by, and a) A prize shall not be paid to any licensed agent unless the ticket for that prize was purchased at full retail value from another licensed agent. This provision shall not relieve licensed agents for payment of unaccounted tickets pursuant to WAC 315-04-180(1) and (2). Nothing in this provision shall be construed to prohibit the purchase of tickets, or the winning of prizes, by directors, officers, employees, relatives, parent corporations, subsidiaries, or other affiliates of licensed agents.~~

(4) No gratuities offered by prize winners, vendors, contractors, or others conducting business with the lottery, may be accepted by licensed agents or by any member or employee of the commission or any spouse, child, brother, sister, or parent residing as a member of the same household in the principal place of abode of any member or employee of the commission.

(5) A ticket shall not be purchased by, and a prize shall not be paid to any CPA accounting firm, or its employees, retained by the director of financial management pursuant to sections 31 and 32 of chapter 7, Laws of 1982 2nd ex. sess. or any employee of the director of financial management performing a management review or audit of the commission or director.

(6) A ticket shall not be sold to or purchased by any person under the age of eighteen. Nothing in this section shall prohibit the purchase of a ticket for the purpose of making a gift by a person eighteen years of age or older to a person less than that age.

(7) A ticket shall not be purchased with food stamps or coupons and a licensed agent shall not accept as consideration for a ticket food stamps or coupons.

**WSR 82-23-039**

**EMERGENCY RULES**

**DEPARTMENT OF FISHERIES**

[Order 82-197—Filed November 12, 1982]

I, Rolland A. Schmitten, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is protection of adult herring stocks.

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

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

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

APPROVED AND ADOPTED November 12, 1982.

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

NEW SECTION

**WAC 220-49-02000K SEASONS—LAWFUL GEAR—PURPOSES.** Notwithstanding the provisions of WAC 220-49-020, effective immediately through November 30, 1982, it is unlawful to take, fish for or possess herring, candlefish, anchovy or pilchards for commercial purposes from Marine Fish-Shellfish Management and Catch Reporting Areas 21A or 21B.

**WSR 82-23-040**

**EMERGENCY RULES**

**DEPARTMENT OF FISHERIES**

[Order 82-198—Filed November 12, 1982]

I, Rolland A. Schmitten, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is conservation of chinook, chum and coho salmon stocks.

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

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

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

APPROVED AND ADOPTED November 12, 1982.

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

NEW SECTION

**WAC 220-36-02100H SALMON FISHING AREAS—GILLNET—SEASONS.** 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 Salmon Management and Catch Reporting Areas 2A,

2B, 2C, 2D, the waters of the Chehalis River downstream of the mouth of the Satsop River, or the waters of any other Grays Harbor tributary.

**WSR 82-23-041**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-199—Filed November 12, 1982]

I, Rolland A. Schmitt, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Areas 7 and 7A provide protection for Canadian origin coho and chum salmon while providing fishing opportunity for immobile limited effort, limited harvest, limited impact, reef net fisheries.

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

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

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

APPROVED AND ADOPTED November 12, 1982.

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

NEW SECTION

**WAC 220-47-721 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY** Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful to take, fish for or possess salmon for commercial purposes 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, except reef nets may fish from 5 AM to 8 PM daily, November 15, 16, and 17.

\*Area 7B - Closed except gill nets using 6" minimum mesh may fish from 4 PM November 15 to 8 AM November 16; and

purse seines may fish from 5 AM to 8 PM November 15.

Area 7C - Closed.

\*Area 8 - Closed except gill nets using 6" minimum mesh may fish from 4 PM November 15 to 8 AM November 16; and purse seines may fish from 5 AM to 8 PM November 15.

\*Area 12 excluding those waters inside and southeasterly of a line from Lone Rock to buoy "BBC Comm Fish" approximately 1/2 mile offshore, thence southeasterly 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 - Closed except gill nets using 6" minimum mesh may fish from 4 PM November 15 to 8 AM November 16; and purse seines may fish from 5 AM to 8 PM November 15.

\*Areas 7D, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas - Closed.

REPEALER

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

WAC 220-47-720 Puget Sound All-Citizen Commercial Salmon Fishery (82-195)

**WSR 82-23-042**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-200—Filed November 12, 1982]

I, Rolland A. Schmitt, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is restrictions in Areas 6, 6A, 7 and 7A provide protection for Canadian chum stocks while allowing a limited harvest, limited impact, limited effort, immobile treaty Indian reef net fishery in Areas 7 and 7A. Restrictions in Areas 7C and the Samish River provide secondary protection for coho and chum returning to the Samish River. Restrictions in Areas 10C, 10D and the Cedar River provide protection for Lake Washington sockeye. Restrictions in the upper Skagit River provide protection for local spawning salmon stocks. Restrictions in Areas 12A and 12D provide secondary protection for local chum salmon. Restrictions in Area 12C have been expanded to 2,000 feet to provide for additional protection for chum salmon destined for

the Hoodspout Hatchery. Restrictions in Area 12B provide protection for chum returning to Walcott Hatchery.

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

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

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

APPROVED AND ADOPTED November 12, 1982.

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

### NEW SECTION

**WAC 220-28-232 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS** *Effective immediately 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:*

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

*Areas 7 and 7A - Closed to all commercial net fishing excluding reef net gear.*

*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.*

*Areas 12A and 12D - Closed to all commercial fishing.*

*Area 12B - Closed to all commercial fishing in that portion westerly of a line from Quatsap Point to Pulali Point.*

*\*Area 12C - Closed to all commercial fishing within 2,000 feet of the western shore between Hoodspout Marina Dock and Glen Ayr Trailer Park.*

*Cedar River and Samish River - Closed to all commercial fishing.*

*Skagit River upstream of Old Faber Ferry Landing including all tributaries - Closed to all commercial fishing.*

### REPEALER

*Effective immediately the following section of the Washington Administrative Code is repealed:*

**WAC 220-28-231 PUGET SOUND COMMERCIAL FISHERY RESTRICTIONS (82-196)**

**WSR 82-23-043**

**PROPOSED RULES**

**DEPARTMENT OF CORRECTIONS**

[Filed November 12, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Corrections intends to adopt, amend, or repeal rules concerning Out-of-state transfer of inmates—Procedure, new chapter 137-66 WAC.

Correspondence regarding this notice or the attached rules should be sent to:

John J. Sinclair, Administrator  
Office of Contracts and Regulations  
Division of Management and Budget  
Mailstop FN-61  
Olympia, Washington 98504  
(206) 753-5770  
Scan 234-5770

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 21, 1982.

The authority under which these rules are proposed is RCW 72.09.050, chapters 72.68 and 72.70 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 12, 1982

By: Robert E. Trimble  
Deputy Secretary  
for Amos E. Reed  
Secretary

### STATEMENT OF PURPOSE

Title and Number of Rule: New chapter 137-66 WAC, concerning the Out-of-State Transfer of Inmates—Procedures.

Statutory Authority: This rule is promulgated under the general rule-making authority of the Department of Corrections, RCW 72.09.050, chapters 72.68 and 72.70 RCW.

Summary and Purpose of Rule: This chapter recognizes that the out-of-state transfer of certain inmates is necessary and legitimate classification process of benefit to the state and to the inmate; and recognizes the need for such placement, as well as the inconvenience of loss of privileges which may be attendant to an interstate transfer. This chapter, therefore, sets forth the procedures under which interstate transfer will be accomplished.

Agency Personnel Responsible for Drafting and Adoption: John J. Sinclair, Administrator, Office of Contracts and Regulations, Division of Management and Budget, Mailstop FN-61, Scan 234-5770; Implementation and Enforcement: Walter L. Kautzky, Director, Division of Prisons, Mailstop FN-41, Scan 234-1501.

No other person or organization other than the Department of Corrections has proposed these rules.

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

This rule does not have an impact on small business.

## Chapter 137-66 WAC

## OUT-OF-STATE TRANSFER OF INMATES—PROCEDURE

NEW SECTION

WAC 137-66-010 PURPOSE. This chapter recognizes that the out-of-state transfer of certain inmates is a necessary and legitimate classification process of benefit to the state and to the inmate; and recognizes the need for such placement, as well as the inconvenience and loss of privileges which may be attendant to an interstate transfer. This chapter, therefore, sets forth the procedures under which interstate transfers will be accomplished.

NEW SECTION

WAC 137-66-015 DEFINITIONS. (1) "Secretary" is the secretary of the department of corrections or his/her designee.

(2) "Director" is the director of the division of prisons, department of corrections.

(3) "Superintendent" is the superintendent of the correctional facility wherein the inmate to be considered for transfer resides, and includes his/her designee.

(4) "Transfer committee" is a committee established pursuant to WAC 137-66-040 for the purpose of considering out-of-state transfers.

(5) "Correctional facility" is any facility operated by the department of corrections pursuant to RCW 72.01.050(2).

(6) As used herein the words "interstate" and "out-of-state" refer to all states within the United States as well as the federal government.

NEW SECTION

WAC 137-66-020 SCOPE OF THIS CHAPTER. This chapter does not apply to:

- (1) The intrastate transfer of inmates of adult correctional facilities.
- (2) The movement of inmates among the various institutions of this state.
- (3) The reclassification of inmates of adult correctional facilities.
- (4) The powers and duties of the state with regard to discipline of inmates.

NEW SECTION

WAC 137-66-030 REFERRAL FOR TRANSFER. An inmate may be referred to the transfer committee for a consideration of transfer by any of the following sources.

(1) By other correctional facility committees established under the Washington Administrative Code such as the disciplinary committee or the administrative segregation committee.

(2) By written request of the inmate or the inmate's authorized representative.

(3) By the board of prison terms and paroles.

(4) By the superintendent of the facility wherein the inmate resides.

(5) By the director, division of prisons of the department.

(6) By the secretary of the department.

NEW SECTION

WAC 137-66-040 TRANSFER COMMITTEE—COMPOSITION. (1) The superintendent of each major adult correctional facility shall establish a transfer committee(s) of three or more persons, the membership of which shall reflect a substantial balance between various departments of the institution with not more than two members being appointed from any one department.

(2) At forestry honor camps and such other smaller adult correctional institutions as may be created from time to time, the transfer committee(s) shall be comprised of three or more staff members designated by the superintendent, none of whom shall be the involved inmate's regular counselor, unless no other satisfactory staff members are available.

(3) The transfer committee shall also include a representative from the central office appointed by the director of the division of prisons. This member shall serve as the chairperson of the transfer committee.

(4) No committee member shall have a personal interest in the transfer being reviewed.

NEW SECTION

WAC 137-66-050 BASIS FOR TRANSFER. The transfer committee shall consider any of the following as grounds for a transfer. A finding of one or more of these grounds does not, however, guarantee or require a transfer.

(1) The inmate requests protective custody status or information exists to suggest a transfer may result in safer and more secure housing for the inmate than is available in the institution or in other state facilities.

(2) The transfer may result in the inmate benefiting from closer family and community ties.

(3) The inmate may be afforded an opportunity for stable adjustment in a setting unbiased by the inmate's prior adjustment record.

(4) The inmate demonstrates an inability/refusal to follow institution rules.

(5) The transfer of the inmate to another institution may enhance the ability of the institution or the division of prisons to maintain security.

(6) The conditions at the institution or in the division of prisons are such that the interests of the administration of the system would best be served by the transfer of the inmate.

(7) The transfer is the only option to ensure the safety of the inmate in an acceptably secure institution.

(8) It is otherwise deemed to be in the best interest of the state, of the inmate or necessary to provide adequate quarters and care, or desirable in order to provide an appropriate program of rehabilitation or treatment.

NEW SECTION

WAC 137-66-060 TRANSFER COMMITTEE—PROCEDURES. In preparation for a hearing regarding the transfer of an inmate, the transfer committee shall take the following steps:

(1) Forty-eight hours prior to the hearing, the transfer committee shall provide the inmate with written notice of the proposed hearing and the basis for the proposed transfer.

(2) Advise the inmate in writing of his/her right, subject to the relevant provisions and limitations of these rules:

(a) To have a hearing.

(b) To remain silent.

(c) To present written witness statements from other inmates, staff, or other persons in his/her behalf. Witnesses, including staff members, other inmates, and other persons may be asked, in the discretion of the committee chairman, to be present for the hearing.

(d) To respond to the transfer committee to information or testimony provided which directly relates to the transfer consideration.

(e) To present documentary and/or other evidence on his/her own behalf at the hearing.

(f) To have a staff advisor to assist in preparation/presentation of case when it is determined that the inmate is unable to adequately represent himself/herself on the basis of literacy or competence and complexity of the issue involved in the hearing.

(g) To have access to the nonconfidential reports and records utilized by the transfer committee during the fact-finding stage. Reports and records containing information, which might reasonably compromise the security and/or safety of the institution or its inmates, shall be specifically identified as confidential and withheld. The contents of any information from an anonymous source shall be shared with the inmate at the meeting to the extent that this may be done without endangering the source of the information. When considering information from an anonymous source, the name of the source and all details of such information shall be given to the transfer committee out of the presence of the inmate, unless the nondisclosure of the name and/or details has been previously approved by a staff member of the rank of captain or above and to whom such name and information has been disclosed. Such approval shall reflect the approving official's verification that the source and information are reliable and are properly considered in deciding whether to transfer the individual.

NEW SECTION

WAC 137-66-070 REPRESENTATION OF INMATE. As provided in WAC 137-66-060, an inmate may select a willing staff member or trained community volunteer approved by the superintendent to assist and advise him/her at the hearing. The advisor may be a staff member not ordinarily assigned responsibility for the inmate.

**NEW SECTION**

**WAC 137-66-080 CONDUCT OF HEARING.** (1) The transfer committee shall ensure that the inmate, or his/her lay advisor, understands the issues discussed, the basis of the transfer and the nature of the proceedings. The hearing may be postponed to secure a report on competency of the inmate or to secure an advisor for the inmate if there is a question as to the ability of the inmate to understand the issues and participate in the proceedings. An inmate's competency, lack of ability to understand the issues and/or to participate in the hearing shall not be a bar to the hearing being conducted nor to an inmate's out-of-state transfer.

(2) The inmate shall be present at all stages of the hearing, except during the decisional deliberations and any inquiries into the identity of unidentified witnesses.

(3) The inmate shall be informed of his/her right to remain silent at the time of the hearing.

**NEW SECTION**

**WAC 137-66-090 PROPOSED TRANSFERS.** At the time of the hearing on the proposed transfer of an inmate, the committee shall advise the inmate of the following:

(1) That a transfer out of state may result in the loss of the ability to have in-person meetings with the board of prison terms and paroles.

(2) That there may be program modifications at another institution.

(3) That the rights of visitation may be changed or limited.

(4) What, if any, provision is made for access to Washington state courts and legal materials.

**NEW SECTION**

**WAC 137-66-100 DECISION OF TRANSFER COMMITTEE.** The transfer committee shall, after review of the information before it, make a written determination as to the advisability of the transfer of the inmate, the facts and other information on which it relies and make a written recommendation to the superintendent. If the superintendent supports the request for transfer, a written recommendation will be forwarded to the director of the division of prisons. Upon receipt, a decision shall be made within fifteen working days by the director or designee. Copies of the recommendation of the transfer committee, the written recommendation of the superintendent, and the decision of the director of the division of prisons shall be provided to the inmate.

**NEW SECTION**

**WAC 137-66-110 APPEAL.** (1) Where a transfer has been approved by the director of the division of prisons the inmate shall have a right to appeal the decision of the director of the division of prisons to the secretary of the department of corrections. The appeal must be forwarded to the secretary through the transfer committee or individual designated to receive appeals at the institution, within forty-eight hours after receiving notice of the decision from the director of the division of prisons. Such appeal shall incorporate any substantial reasons for the denial of the transfer. The secretary shall either affirm, reverse, or modify the decision made regarding the transfer. Pending review by the secretary, the inmate will be retained in a facility within Washington state.

(2) Appeals shall not be available where transfers are, at any stage, disapproved.

**NEW SECTION**

**WAC 137-66-120 TIME LIMITS.** The secretary reserves the right to waive the time limits contained in this chapter, and the time limits contained herein shall not be deemed jurisdictional.

**NEW SECTION**

**WAC 137-66-130 EMERGENCY TRANSFER.** Whenever, in the judgment of the secretary or his designee, an emergency exists justifying an immediate transfer, the inmate may be transferred prior to a hearing: **PROVIDED**, That the inmate shall be afforded a hearing within sixty days of such emergency transfer. The institution shall follow such emergency transfer with notice to the transferred inmate of the basis for the emergency transfer and inform the inmate that a hearing will be held pursuant to these rules.

**WSR 82-23-044****PROPOSED RULES****DEPARTMENT OF CORRECTIONS**

[Filed November 12, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Corrections intends to adopt, amend, or repeal rules concerning Cost of supervision—Parolees, chapter 137-65 WAC.

Correspondence concerning these proposed rules should be addressed to:

John J. Sinclair, Administrator  
Office of Contracts and Regulations  
Division of Management and Budget  
Mailstop FN-61  
Scan 234-5770

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 21, 1982.

The authority under which these rules are proposed is chapter 72.04A RCW as amended by chapter 207, Laws of 1982.

The specific statute these rules are intended to implement is chapter 72.04A RCW as amended by chapter 207, Laws of 1982.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 12, 1982

By: Robert E. Trimble  
Deputy Secretary  
for Amos E. Reed  
Secretary

**STATEMENT OF PURPOSE**

Title and Number of Rule: Chapter 137-65 WAC, Cost of Supervision—Parole Only.

Statutory Authority: Chapter 72.04A RCW as amended by chapter 207, Laws of 1982.

Summary and Purpose of Rule: Purpose of rule is to administratively implement chapter 207, Laws of 1982 by establishing a fee for parolees. Former chapter 137-65 WAC was adopted on emergency regarding parolees and probationers. That emergency adoption has expired.

Agency Personnel Responsible for Drafting and Adoption: John J. Sinclair, Administrator, Office of Contracts and Regulations, Division of Management and Budget, Mailstop FN-61, Scan 234-5770; Implementation and Enforcement: Ross M. Peterson, Director, Division of Community Services, Mailstop FN-51, Scan 234-4616.

No other person or organization other than the Department of Corrections is proposing this rule.

This rule is not necessary to comply with a federal law or a federal or state court decision.

This rule does not have an impact on small businesses.

Chapter 137-65 WAC  
COST OF SUPERVISION—PROBATION AND PAROLE

NEW SECTION

WAC 137-65-010 PURPOSE. The purpose of this regulation is to provide administrative rules and standards pursuant to chapter 72.04A RCW, as now or hereafter amended which requires a cost-of-supervision assessment for certain felony parolees.

NEW SECTION

WAC 137-65-020 SCOPE. This regulation shall apply to every person convicted of a felony in the state of Washington and placed on parole effective July 1, 1982 when such convicted person is required by the board of prison terms and paroles to pay a monthly cost of supervision fee (assessment) to the state.

NEW SECTION

WAC 137-65-030 FEE. The following fees may be assessed by the board of prison terms and parole for parolees on active status: Fifteen dollars per month for regular, routine parole and up to fifty dollars per month for special or intensive parole supervision.

NEW SECTION

WAC 137-65-040 P.P.I. REPORT. The probation and parole officer preparing the preparole investigation report shall recommend that the board of prison terms and paroles make the monthly cost of supervision assessment a condition of parole unless the officer finds one or more of the following:

- (1) The offender has diligently attempted but has been unable to obtain employment which provides the offender sufficient income to make such payments.
- (2) The offender is a student in a school, college, university, or a course of vocational or technical training designed to fit the student for gainful employment.
- (3) The offender has an employment handicap, as determined by an examination acceptable to or ordered by the court.
- (4) The offender's age prevents him from obtaining employment.
- (5) The offender is responsible for the support of dependents and the payment of the assessment constitutes an undue hardship on the offender.
- (6) Other extenuating circumstances as approved by the board of prison terms and paroles.

Reasons for recommending exemptions from the assessment shall be stipulated in the preparole investigation report.

NEW SECTION

WAC 137-65-050 INSTRUCTIONS. When ordered by the board of prison terms and paroles to pay the monthly cost of supervision assessment, the subject offender will receive written instructions specifying terms of payment.

NEW SECTION

WAC 137-65-060 EXCEPTION. The cost of supervision assessment shall not apply to cases supervised exclusively under the interstate compact.

NEW SECTION

WAC 137-65-070 VIOLATION. Failure to comply with a cost of supervision assessment order imposed by the board of prison terms and paroles shall be treated as any other violation of parole and brought to the attention of the board in a standard violation report. Limited discretion is authorized in responding to late payments if, in the parole officer's judgment, circumstances warrant, and if the subject offender is earnestly trying to meet his/her financial obligations.

WSR 82-23-045  
PROPOSED RULES  
DEPARTMENT OF CORRECTIONS

[Filed November 12, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Corrections intends to adopt, amend, or repeal rules concerning Adult probation and parole—Interstate compact, adoption chapter 137-68 WAC and repealing chapter 275-102 WAC.

Correspondence regarding this notice and attached rules should be addressed to:

John J. Sinclair, Administrator  
Office of Contracts and Regulations  
Division of Management and Budget  
Mailstop FN-61  
(206) 753-5770

The formal decision regarding adopt, amendment, or repeal of the rules will take place on December 21, 1982.

The authority under which these rules are proposed is RCW 9.95.270.

The specific statute these rules are intended to implement is RCW 9.95.270.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

By: Robert E. Trimble  
Deputy Secretary  
for Amos E. Reed  
Secretary

## STATEMENT OF PURPOSE

Title and Number of Rule Section(s) or Chapter(s): Chapter 137-68 WAC, Adult Probation and Parole—Interstate Compact; includes WAC 137-68-010 Definitions; WAC 137-68-020 Detained or Arrested Probationer or Parolee—Right to Preliminary Hearing; WAC 137-68-030 Preliminary Hearing—Preparation; WAC 137-68-040 Preliminary Hearing—Conduct; and WAC 137-68-050 Preliminary Hearing—Disposition of Decision.

Statutory Authority: RCW 9.95.270 and chapter 34.04 RCW.

Summary and Purpose of Rules: These rules are proposed to update chapter 275-102 WAC, setting forth the procedures or requirements for a detained or arrested probationer or parolee's right to a preliminary hearing conducted under the authority of RCW 9.95.270 and repeals DSHS chapter 275-102 WAC.

Reasons Supporting the Rules: Develop guidelines and a framework in accordance with the statutory authority in which the Division of Community Services shall operate.

The Agency Personnel who are Responsible for the Drafting and Adoption: John J. Sinclair, Administrator, Office of Contracts and Regulations, Division of Management and Budget, Mailstop FN-61, (206) 753-5770; Implementation and Enforcement: Ross M. Peterson, Director, Division of Community Services, Mailstop FN-51, (206) 753-4646.

No person or organization, either private or public, other than the Department of Corrections has proposed these rules.

These rules are not necessary to comply with federal law or a federal or state court decision.

This rule does not have an impact on small businesses.

Chapter 137-68 WAC  
ADULT PROBATION AND PAROLE—INTERSTATE COMPACT

**NEW SECTION**

WAC 137-68-010 DEFINITIONS. (1) "Compact" is the interstate compact for supervision of probationers and parolees as codified in RCW 9.95.270.

(2) "Compact administrator" is the director of the division of community services, department of corrections, who is responsible for the administration of the interstate compact for the supervision of adult probationers and parolees.

(3) "Deputy compact administrator" is a person appointed by the compact administrator and delegated responsibility for the administration of the interstate compact.

(4) "Sending state" is the state in which the individual was granted probation or parole and in which the jurisdiction of the case is retained.

(5) "Receiving state" is the state providing supervision of the parolee or probationer under the interstate compact.

(6) "Probationer" is a person under jurisdiction of a state superior or circuit court who is being supervised under the compact.

(7) "Parolee" is a person under jurisdiction of a paroling authority who is being supervised under the interstate compact.

(8) "Parole officer" is a state probation and parole officer employed by the department of corrections.

(9) "Supervising parole officer" is a parole officer assigned to supervise a probationer or parolee as required by the interstate compact and to act in regard to all matters connected with hearings conducted pursuant to the interstate compact rules.

(10) "Violations specified" are charges and/or allegations made against probationer or parolee by a parole officer in regard to violation of law or failure to comply with the general conditions of probation or parole or special instructions and conditions as set forth by the court of jurisdiction or the paroling authority.

(11) "Preliminary hearing" is a hearing conducted in accordance with RCW 9.95B.010 through 9.95B.900.

(12) "Hearing officer" is a person authorized by the compact administrator in accordance with RCW 9.95B.020 to hear cases involving alleged violations of conditions of parole or probation. Neither the person making the allegations of violation or his or her direct supervisor shall act as hearing officer.

**NEW SECTION**

WAC 137-68-020 DETAINED OR ARRESTED PROBATIONER OR PAROLEE—RIGHT TO PRELIMINARY HEARING. (1) A probationer or parolee being supervised for another state under the interstate compact if detained or arrested within the state of Washington shall have the right as provided in chapter 9.95B RCW, to a preliminary hearing to determine whether there is probable cause to believe a condition or conditions of probation or parole have been violated and whether there is reason to believe the violations alleged are of such nature that a revocation of probation or parole should be considered by the sending state.

(2) The detained or arrested probationer or parolee may waive his or her right to such hearing in writing.

**NEW SECTION**

WAC 137-68-030 PRELIMINARY HEARING—PREPARATION. (1) When a probationer or parolee being supervised in the state of Washington under the compact is detained by a parole officer, the parole officer shall immediately give verbal and written notice to such probationer or parolee of his or her right to a preliminary hearing and shall further notify the probationer or parolee of all rights guaranteed him or her by the rules in this chapter.

(2) Immediately following the detention of a probationer or parolee, the parole officer shall notify the deputy compact administrator of the detention. Arrangements shall promptly be made for the date, time, and place for a hearing so that the hearing may be held within ten days from the date the probationer or parolee is detained by the parole officer.

(3) As soon as possible following detention of a probationer or parolee, the parole officer shall prepare charges or the violations specified and provide the probationer or parolee with a copy of said charges and also notify him or her of the date, time, and place set for the hearing. Upon serving the probationer or parolee with the violations specified, the parole officer shall determine whether the probationer or parolee wishes to waive his or her right to a hearing.

(4) Prior to the hearing, the parole officer shall send to the appropriate deputy compact administrator the signed hearing waiver (if appropriate), the notice of arrest and violations specified and the violation report.

(5) A detained or arrested probationer or parolee shall have the right to consult with any person whose assistance he or she reasonably desires prior to the hearing.

**NEW SECTION**

WAC 137-68-040 PRELIMINARY HEARING—CONDUCT.

(1) The hearing shall be conducted by a hearing officer as defined in WAC 137-68-010(12).

(2) The hearing shall be closed to the public.

(3) The proceedings at the hearing shall be recorded.

(4) The hearing officer shall explain the purpose of the hearing, have the specified charges read aloud, and verify that the procedures specified in WAC 137-68-030 have been followed.

(5) A supervising parole officer shall be present at the hearing, submit the written report of the alleged violations in evidence, and testify as to the violations.

(6) Any person may give testimony relevant to the alleged violation or violations, introduce evidence including affidavits, and question other persons subject to the limitations in subsection (7) of this section.

(7) The detained or arrested probationer or parolee shall have the right to confront and examine any person who may have made allegations or given evidence against him or her unless the hearing officer determines that such a confrontation would present a substantial present or subsequent danger of harm to such person. In such instance a written general summary or the evidence, without disclosure of the identity of the witness, shall be provided to the probationer or parolee at the hearing. He or she shall have the opportunity to submit evidence relevant to or controverting any information contained in the summary.

(8) The hearing may be recessed for time sufficient for the hearing officer to consider the evidence and reach a decision on the issue of probable cause.

(9) The hearing officer shall render this decision on the probable cause based solely on the evidence presented at the hearing.

(10) If probable cause is found the hearing officer may receive additional evidence and argument relevant to recommendations.

**NEW SECTION**

WAC 137-68-050 PRELIMINARY HEARING—DISPOSITION OF DECISION. (1) The hearing officer shall submit a written summary and digest of the hearing to the deputy compact administrator which may include recommendations and reasons therefore.

(2) The deputy compact administrator shall submit the summary and digest to the sending state which may include his or her recommendations.

(3) If the decision is that there is probable cause to believe that the parolee or probationer has committed a violation or violations of a condition or conditions of parole or probation and it appears that retaking or reincarceration by the sending state is likely to follow, the probationer or parolee may be detained by the deputy compact administrator to allow such time as may be necessary to complete the arrangements for his or her return to the sending state.

(4) Should it be the decision of the sending state to return this probationer or parolee, the deputy compact administrator will assist in arranging for his or her return to the sending state.

(5) The record of the hearing shall be retained for not less than one hundred eighty days.

**REPEALER**

Chapter 275-102 of the Washington Administrative Code is repealed as follows:

- (1) WAC 275-102-475 DEFINITIONS.
- (2) WAC 275-102-480 DETAINED OR ARRESTED PROBATIONER OR PAROLEE—RIGHT TO PRELIMINARY HEARING.
- (3) WAC 275-102-485 PRELIMINARY HEARING—PREPARATION.
- (4) WAC 275-102-490 PRELIMINARY HEARING—CONDUCT.
- (5) WAC 275-102-495 PRELIMINARY HEARING—DISPOSITION OF DECISION.

**WSR 82-23-046**  
**EMERGENCY RULES**  
**DEPARTMENT OF CORRECTIONS**  
 [Order 82-12—Filed November 12, 1982]

I, Amos E. Reed, director of the Department of Corrections, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Out-of-state transfer of inmates—Procedure, new chapter 137-66 WAC.

I, Amos E. Reed, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is a procedure needs to immediately be established to ensure the orderly and uniformed movement of inmates out-of-state, thereby improving the general welfare and safety in institutions.

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

This rule is promulgated under the general rule-making authority of the Department of Corrections as authorized in RCW 72.09.050, chapters 72.68 and 72.70 RCW.

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

APPROVED AND ADOPTED November 12, 1982.

By Robert E. Trimble  
 Deputy Secretary  
 for Amos E. Reed  
 Secretary

*Chapter 137-66 WAC*  
**OUT-OF-STATE TRANSFER OF INMATES—**  
**PROCEDURE**

**NEW SECTION**

*WAC 137-66-010 PURPOSE. This chapter recognizes that the out-of-state transfer of certain inmates is a necessary and legitimate classification process of benefit to the state and to the inmate, and recognizes the need for such placement, as well as the inconvenience*

*and loss of privileges which may be attendant to an interstate transfer. This chapter, therefore, sets forth the procedures under which interstate transfers will be accomplished.*

**NEW SECTION**

*WAC 137-66-015 DEFINITIONS. (1) "Secretary" is the secretary of the department of corrections or his/her designee.*

*(2) "Director" is the director of the division of prisons, department of corrections.*

*(3) "Superintendent" is the superintendent of the correctional facility wherein the inmate to be considered for transfer resides, and includes his/her designee.*

*(4) "Transfer committee" is a committee established pursuant to WAC 137-66-040 for the purpose of considering out-of-state transfers.*

*(5) "Correctional facility" is any facility operated by the department of corrections pursuant to RCW 72.01.050(2).*

*(6) As used herein the words "interstate" and "out-of-state" refer to all states within the United States as well as the federal government.*

**NEW SECTION**

*WAC 137-66-020 SCOPE OF THIS CHAPTER. This chapter does not apply to:*

*(1) The intrastate transfer of inmates of adult correctional facilities.*

*(2) The movement of inmates among the various institutions of this state.*

*(3) The reclassification of inmates of adult correctional facilities.*

*(4) The powers and duties of the state with regard to discipline of inmates.*

**NEW SECTION**

*WAC 137-66-030 REFERRAL FOR TRANSFER. An inmate may be referred to the transfer committee for a consideration of transfer by any of the following sources.*

*(1) By other correctional facility committees established under the Washington Administrative Code such as the disciplinary committee or the administrative segregation committee.*

*(2) By written request of the inmate or the inmate's authorized representative.*

*(3) By the board of prison terms and paroles.*

*(4) By the superintendent of the facility wherein the inmate resides.*

*(5) By the director, division of prisons of the department.*

*(6) By the secretary of the department.*

**NEW SECTION**

*WAC 137-66-040 TRANSFER COMMITTEE—COMPOSITION. (1) The superintendent of each major adult correctional facility shall establish a transfer committee(s) of three or more persons, the membership*

of which shall reflect a substantial balance between various departments of the institution with not more than two members being appointed from any one department.

(2) At forestry honor camps and such other smaller adult correctional institutions as may be created from time to time, the transfer committee(s) shall be comprised of three or more staff members designated by the superintendent, none of whom shall be the involved inmate's regular counselor, unless no other satisfactory staff members are available.

(3) The transfer committee shall also include a representative from the central office appointed by the director of the division of prisons. This member shall serve as the chairperson of the transfer committee.

(4) No committee member shall have a personal interest in the transfer being reviewed.

#### NEW SECTION

**WAC 137-66-050 BASIS FOR TRANSFER.** The transfer committee shall consider any of the following as grounds for a transfer. A finding of one or more of these grounds does not, however, guarantee or require a transfer.

(1) The inmate requests protective custody status or information exists to suggest a transfer may result in safer and more secure housing for the inmate than is available in the institution or in other state facilities.

(2) The transfer may result in the inmate benefiting from closer family and community ties.

(3) The inmate may be afforded an opportunity for stable adjustment in a setting unbiased by the inmate's prior adjustment record.

(4) The inmate demonstrates an inability/refusal to follow institution rules.

(5) The transfer of the inmate to another institution may enhance the ability of the institution or the division of prisons to maintain security.

(6) The conditions at the institution or in the division of prisons are such that the interests of the administration of the system would best be served by the transfer of the inmate.

(7) The transfer is the only option to ensure the safety of the inmate in an acceptably secure institution.

(8) It is otherwise deemed to be in the best interest of the state, of the inmate or necessary to provide adequate quarters and care, or desirable in order to provide an appropriate program of rehabilitation or treatment.

#### NEW SECTION

**WAC 137-66-060 TRANSFER COMMITTEE—PROCEDURES.** In preparation for a hearing regarding the transfer of an inmate, the transfer committee shall take the following steps:

(1) Forty-eight hours prior to the hearing, the transfer committee shall provide the inmate with written notice of the proposed hearing and the basis for the proposed transfer.

(2) Advise the inmate in writing of his/her right, subject to the relevant provisions and limitations of these rules:

(a) To have a hearing.

(b) To remain silent.

(c) To present written witness statements from other inmates, staff, or other persons in his/her behalf. Witnesses, including staff members, other inmates, and other persons may be asked, in the discretion of the committee chairman, to be present for the hearing.

(d) To respond to the transfer committee to information or testimony provided which directly relates to the transfer consideration.

(e) To present documentary and/or other evidence on his/her own behalf at the hearing.

(f) To have a staff advisor to assist in preparation/presentation of case when it is determined that the inmate is unable to adequately represent himself/herself on the basis of literacy or competence and complexity of the issue involved in the hearing.

(g) To have access to the nonconfidential reports and records utilized by the transfer committee during the fact-finding stage. Reports and records containing information, which might reasonably compromise the security and/or safety of the institution or its inmates, shall be specifically identified as confidential and withheld. The contents of any information from an anonymous source shall be shared with the inmate at the meeting to the extent that this may be done without endangering the source of the information. When considering information from an anonymous source, the name of the source and all details of such information shall be given to the transfer committee out of the presence of the inmate, unless the nondisclosure of the name and/or details has been previously approved by a staff member of the rank of captain or above and to whom such name and information has been disclosed. Such approval shall reflect the approving official's verification that the source and information are reliable and are properly considered in deciding whether to transfer the individual.

#### NEW SECTION

**WAC 137-66-070 REPRESENTATION OF INMATE.** As provided in WAC 137-66-060, an inmate may select a willing staff member or trained community volunteer approved by the superintendent to assist and advise him/her at the hearing. The advisor may be a staff member not ordinarily assigned responsibility for the inmate.

#### NEW SECTION

**WAC 137-66-080 CONDUCT OF HEARING.**

(1) The transfer committee shall ensure that the inmate, or his/her lay advisor, understands the issues discussed, the basis of the transfer and the nature of the proceedings. The hearing may be postponed to secure a report on competency of the inmate or to secure an advisor for the inmate if there is a question as to the ability of the inmate to understand the issues and participate in the proceedings. An inmate's competency, lack of ability to understand the issues and/or to participate in the hearing shall not be a bar to the hearing being conducted nor to an inmate's out-of-state transfer.

(2) The inmate shall be present at all stages of the hearing, except during the decisional deliberations and any inquiries into the identity of unidentified witnesses.

(3) The inmate shall be informed of his/her right to remain silent at the time of the hearing.

#### NEW SECTION

**WAC 137-66-090 PROPOSED TRANSFERS.** At the time of the hearing on the proposed transfer of an inmate, the committee shall advise the inmate of the following:

(1) That a transfer out of state may result in the loss of the ability to have in-person meetings with the board of prison terms and paroles.

(2) That there may be program modifications at another institution.

(3) That the rights of visitation may be changed or limited.

(4) What, if any, provision is made for access to Washington state courts and legal materials.

#### NEW SECTION

**WAC 137-66-100 DECISION OF TRANSFER COMMITTEE.** The transfer committee shall, after review of the information before it, make a written determination as to the advisability of the transfer of the inmate, the facts and other information on which it relies and make a written recommendation to the superintendent. If the superintendent supports the request for transfer, a written recommendation will be forwarded to the director of the division of prisons. Upon receipt, a decision shall be made within fifteen working days by the director or designee. Copies of the recommendation of the transfer committee, the written recommendation of the superintendent, and the decision of the director of the division of prisons shall be provided to the inmate.

#### NEW SECTION

**WAC 137-66-110 APPEAL.** (1) Where a transfer has been approved by the director of the division of prisons the inmate shall have a right to appeal the decision of the director of the division of prisons to the secretary of the department of corrections. The appeal must be forwarded to the secretary through the transfer committee or individual designated to receive appeals at the institution, within forty-eight hours after receiving notice of the decision from the director of the division of prisons. Such appeal shall incorporate any substantial reasons for the denial of the transfer. The secretary shall either affirm, reverse, or modify the decision made regarding the transfer. Pending review by the secretary, the inmate will be retained in a facility within Washington state.

(2) Appeals shall not be available where transfers are, at any stage, disapproved.

#### NEW SECTION

**WAC 137-66-120 TIME LIMITS.** The secretary reserves the right to waive the time limits contained in

this chapter, and the time limits contained herein shall not be deemed jurisdictional.

#### NEW SECTION

**WAC 137-66-130 EMERGENCY TRANSFER.** Whenever, in the judgment of the secretary or his designee, an emergency exists justifying an immediate transfer, the inmate may be transferred prior to a hearing: **PROVIDED,** That the inmate shall be afforded a hearing within sixty days of such emergency transfer. The institution shall follow such emergency transfer with notice to the transferred inmate of the basis for the emergency transfer and inform the inmate that a hearing will be held pursuant to these rules.

#### **WSR 82-23-047**

#### **EMERGENCY RULES**

#### **DEPARTMENT OF CORRECTIONS**

[Order 82-13—Filed November 12, 1982]

I, Amos E. Reed, director of the Department of Corrections, do promulgate and adopt at Olympia, Washington, the annexed rules relating to Cost of Supervision—Parolees, adopting chapter 137-65 WAC.

I, Amos E. Reed, find that an emergency exists and that this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is attorney general opinion, AGLO 1982 No. 20, July 30, 1982, determined that the provisions of section 92, chapter 207, Laws of 1982, would not become operative until July 1, 1984.

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

This rule is promulgated pursuant to chapter 72.04A RCW and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 12, 1982.

By Robert E. Trimble  
Deputy Secretary  
for Amos E. Reed  
Secretary

*Chapter 137-65 WAC*  
**COST OF SUPERVISION—PROBATION AND PA-  
ROLE**

#### NEW SECTION

**WAC 137-65-010 PURPOSE.** The purpose of this regulation is to provide administrative rules and standards pursuant to chapter 72.04A RCW, as now or hereafter amended which requires a cost-of-supervision assessment for certain felony parolees.

NEW SECTION

**WAC 137-65-020 SCOPE.** This regulation shall apply to every person convicted of a felony in the state of Washington and placed on parole effective July 1, 1982 when such convicted person is required by the board of prison terms and paroles to pay a monthly cost of supervision fee (assessment) to the state.

NEW SECTION

**WAC 137-65-030 FEE.** The following fees may be assessed by the board of prison terms and parole for parolees on active status: Fifteen dollars per month for regular, routine parole and up to fifty dollars per month for special or intensive parole supervision.

NEW SECTION

**WAC 137-65-040 P.P.I. REPORT.** The probation and parole officer preparing the preparole investigation report shall recommend that the board of prison terms and paroles make the monthly cost of supervision assessment a condition of parole unless the officer finds one or more of the following:

(1) The offender has diligently attempted but has been unable to obtain employment which provides the offender sufficient income to make such payments.

(2) The offender is a student in a school, college, university, or a course of vocational or technical training designed to fit the student for gainful employment.

(3) The offender has an employment handicap, as determined by an examination acceptable to or ordered by the court.

(4) The offender's age prevents him from obtaining employment.

(5) The offender is responsible for the support of dependents and the payment of the assessment constitutes an undue hardship on the offender.

(6) Other extenuating circumstances as approved by the board of prison terms and paroles.

Reasons for recommending exemptions from the assessment shall be stipulated in the preparole investigation report.

NEW SECTION

**WAC 137-65-050 INSTRUCTIONS.** When ordered by the board of prison terms and paroles to pay the monthly cost of supervision assessment, the subject offender will receive written instructions specifying terms of payment.

NEW SECTION

**WAC 137-65-060 EXCEPTION.** The cost of supervision assessment shall not apply to cases supervised exclusively under the interstate compact.

NEW SECTION

**WAC 137-65-070 VIOLATION.** Failure to comply with a cost of supervision assessment order imposed by the board of prison terms and paroles shall be treated

as any other violation of parole and brought to the attention of the board in a standard violation report. Limited discretion is authorized in responding to late payments if, in the parole officer's judgment, circumstances warrant, and if the subject offender is earnestly trying to meet his/her financial obligations.

**WSR 82-23-048**  
**PROPOSED RULES**  
**SUPERINTENDENT OF**  
**PUBLIC INSTRUCTION**  
 [Filed November 15, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Superintendent of Public Instruction intends to adopt, amend, or repeal rules concerning Finance—Associated student body moneys, chapter 392-138 WAC;

that the agency will at 9:00 a.m., Tuesday, December 21, 1982, in Conference Rooms B and C, State Modular Office Building, 7510 Armstrong Street S.W., Tumwater, WA 98504, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 23, 1982.

The authority under which these rules are proposed is RCW 28A.58.115.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 15, 1982

By: Frank B. Brouillet  
 Superintendent of Public Instruction

**STATEMENT OF PURPOSE**

Rule: Chapter 392-138 WAC, Finance—Associated Student Body Moneys.

Rule Section(s): WAC 392-138-010 Definitions; WAC 392-138-012 Fees Optional Noncredit Extracurricular Events; WAC 392-138-016 Scholarships, Student Exchange, and Charitable Purposes; WAC 392-138-017 Private Trust Moneys; WAC 392-138-025 Formation of Associated Student Bodies Required; WAC 392-138-030 Powers—Authority and Policy of Board of Directors; WAC 392-138-035 Deposit and Investment of Associated Student Body Moneys; WAC 392-138-050 Disbursement Approval—Total Disbursements; WAC 392-138-071 Public Moneys—Previous Law; WAC 392-138-075 Title to Property—Dissolution of Associated Student Body or Affiliated Group; and WAC 392-138-100 Student Aid Donations and Other Nonassociated Student Body Moneys.

Statutory Authority: RCW 28A.58.115.

Purpose of the Rule(s): To establish procedures related to the use of associated student body funds.

Summary of the New Rule(s) and/or Amendments: WAC 392-138-010, amended to add definition of "associated student body governing body; WAC 392-138-

012, new section authorizing the collection fees at optional noncredit extracurricular events; WAC 392-138-016, new section authorizes use of associated student body funds for scholarships, student exchange and charitable purposes; WAC 392-138-017, new section designating associated student body moneys as private funds held in trust by local school boards and specifying allowable and prohibited expenditures; WAC 392-138-025, amended to require the establishment of associated student bodies in elementary schools engaging in fund-raising activities; WAC 392-138-030, amended to broaden the authority of local school district boards with respect to the administration and regulation of associated student bodies and the establishment of associated student body governing bodies; WAC 392-138-035, amended to broaden the application of restrictions on the deposit and investment of associated student body funds to include both "public" and "private" (all) moneys of the school district; WAC 392-138-050, amended to establish procedures for the disbursement of funds for scholarships, student exchange or charitable purposes; WAC 392-138-071, new section designating all moneys expended from associated student body program funds prior to June 11, 1982, as public moneys; WAC 392-138-075, amended to designate the purchase of specified property and equipment as an act of converting private money to public property; and WAC 392-138-100, new section authorizing school districts to accept and expend donated moneys through the associated student body program fund, and authorizing the establishment of trust accounts for nonassociated student body moneys generated and received by students for private purposes.

Reasons Which Support the Proposed Action(s): Necessary to implement recent changes in statute related to the use of associated student body funds.

Person or Organization Proposing the Rule(s): Superintendent of Public Instruction, Government.

Agency Personnel Responsible for Drafting: Ralph E. Julnes, Room 1500, 753-2298; Implementation and Enforcement: Perry G. Keithley, Room 1000, 753-6742.

The Rule(s) is (are) Necessary as the Result of Federal Law, Federal Court Action, or State Court Action: [No information supplied by agency]

Agency Comments, if any, Regarding Statutory Language, Implementation, Enforcement and Fiscal Matter Pertaining to the Rule(s): Are necessary to implement statutory changes.

Chapter 392-138 WAC  
FINANCE—ASSOCIATED STUDENT BODY MONEYS

WAC	
392-138-010	Definitions.
392-138-012	Fees optional noncredit extracurricular events.
392-138-016	Scholarships, student exchange, and charitable purposes.
392-138-017	Private trust moneys.
392-138-025	Formation of associated student bodies required.
392-138-030	Powers—Authority and policy of board of directors.
392-138-035	Deposit and investment of associated student body moneys.
392-138-050	Disbursement approval—Total disbursements.
392-138-071	Public moneys—Previous law.
392-138-075	Title to property—Dissolution of associated student body or affiliated group.

392-138-100 Student aid donations and other nonassociated student body moneys.

AMENDATORY SECTION (Amending Order 4-76, filed 3/4/76, effective 7/1/76)

WAC 392-138-010 DEFINITIONS. (1) "Associated student body" means a formal organization of students, including subcomponents or affiliated student groups such as student clubs, which is formed with the approval, and operated subject to the control, of the board of directors of a school district in compliance with this chapter.

(2) "Associated student body program" means any activity which (a) is conducted in whole or part by or in behalf of an associated student body during or outside regular school hours and within or outside school grounds and facilities, and (b) is conducted with the approval, and at the direction or under the supervision, of the school district.

(3) "Central district office" means the board of directors and/or their official designee to whom authority has been delegated to act in their behalf.

(4) "Associated student body moneys" means (a) donations made for the support of an associated student body program, (b) fees collected from students and nonstudents as a condition to their attendance at any optional noncredit extracurricular event of the school district which is of a cultural, social, recreational or athletic nature, (c) revenues derived from "associated student body programs" as defined in subsection (2), above, and (d) any other moneys received by an associated student body for the support of an associated student body program.

(5) "Associated student body governing body" means the student council, student activities board, or other officially recognized group of students appointed or elected to represent the entire associated student body within a school in accordance with procedures established by the board of directors of the school district.

NEW SECTION

WAC 392-138-012 FEES OPTIONAL NONCREDIT EXTRACURRICULAR EVENTS. The board of directors of any common school district may establish and collect a fee from students and nonstudents as a condition to their attendance at any optional noncredit extracurricular event of the district which is of a cultural, social, recreational, or athletic nature: PROVIDED, That in so establishing such fee or fees, the district shall adopt regulations for waiving and reducing such fees in the cases of those students whose families, by reason of their low income, would have difficulty in paying the entire amount of such fees and may likewise waive or reduce such fees for nonstudents of the age of sixty-five or over who, by reason of their low income, would have difficulty in paying the entire amount of such fees. An optional comprehensive fee may be established and collected for any combination or all of such events or, in the alternative, a fee may be established and collected as a condition to attendance at any single event. The board of directors shall adopt procedures that insure that all students that are solicited for fees under this section are made aware: (1) Attendance and the fee are optional, and (2) of the regulation that waives and reduces fees for students whose families, by reason of their low income, would have difficulty in paying the entire amount of such fees. Fees collected pursuant to this section shall be deposited in the associated student body program fund of the school district, and may be expended to defray the costs of optional noncredit extracurricular events of such a cultural, social, recreational, or athletic nature, or to otherwise support the activities and programs of associated student bodies.

NEW SECTION

WAC 392-138-016 SCHOLARSHIPS, STUDENT EXCHANGE, AND CHARITABLE PURPOSES. Associated student body moneys may be used for scholarship, student exchange, and charitable purposes as the appropriate governing body representing the associated student body shall determine. Such disbursements shall be made in accordance with WAC 392-138-050 and shall be in the form of money.

Nothing within this chapter shall be construed to mean that associated student bodies or their official governing body and representatives may take any action prohibited by state law, rule, and regulation of the state superintendent of public instruction or the state board of education, or policy or procedures of the school district board of directors.

**NEW SECTION**

WAC 392-138-017 PRIVATE TRUST MONEYS. Associated student body moneys, while private funds held in trust by the board of directors of a local school district, shall be subject to the laws of the state of Washington, including rules and regulations, as are public moneys, except that such moneys may be expended for any purpose, public or private, that benefits students enrolled in the district; and, in accordance with RCW 28A.58.120, expenditures for scholarships, student exchanges, and charitable purposes, if approved by the governing body of an associated student body, shall be deemed an expenditure for the benefit of such students.

**AMENDATORY SECTION** (Amending Order 4-76, filed 3/4/76, effective 7/1/76)

WAC 392-138-025 FORMATION OF ASSOCIATED STUDENT BODIES REQUIRED. The formation of an associated student body shall be mandatory and a prerequisite whenever one or more students of a school district engage in money-raising activities with the approval and at the direction or under the supervision of the district (~~PROVIDED, That the establishment of an associated student body in schools of the elementary grade levels (K-6) shall not be mandatory. PROVIDED FURTHER, That money raised by elementary students with the approval and at the direction or under the supervision of the school district shall nevertheless be deposited, invested, budgeted, disbursed, and accounted for in a manner consistent with this chapter. The board of directors of a school district shall determine when the amount of money generated by extracurricular activities and/or the best interest of students warrant the formation of an associated student body for elementary grade levels).~~ When schools of elementary grade levels (grades K-6) engage in money-raising activities pursuant to this section the board of directors may establish simplified procedures for the establishment of an associated student body and the associated student body governing body.

**AMENDATORY SECTION** (Amending Order 4-76, filed 3/4/76, effective 7/1/76)

WAC 392-138-030 POWERS—AUTHORITY AND POLICY OF BOARD OF DIRECTORS. The board of directors of each school district shall:

(1) Retain and exercise the general powers, authority, and duties expressed and implied in law with respect to the administration of a school district and regulation of actions and activities of the associated student bodies of the district including, but not limited to RCW 28A.58.010 (Corporate powers), RCW 28A.02.020 (General public school system administration), RCW 28A.58.030 (Gifts, conveyances, etc., for scholarship and student aid purposes), RCW 28A.58.101 (Government of schools, pupils, and employees), RCW 28A.58.110 (By-laws of board and school government), RCW 28A.58.150(2), (3) and (8) (Superintendent's duties), RCW 28A.58.200 (Pupils to comply with rules and regulations), RCW 43.09.200 (Division of municipal corporations—Uniform system of accounting), RCW 36.22.090 (Warrants of political sub-divisions), and chapter 28A.65 RCW (School district budgets);

(2) Approve the constitution and by-laws of each district associated student body and establish policies and guidelines relative to:

(a) The identification of those activities which shall constitute the associated student body program;

(b) The establishment of an official governing body representing the associated student body within a school;

(c) The methods and means by which students shall be permitted to raise and otherwise acquire associated student body moneys; and

~~((c))~~ (d) The designation of the primary advisor to each associated student body and the authority of the primary advisor to designate advisors to the various student sub-group organizations affiliated with an associated student body;

(3) Assign accounting functions, or portions thereof, to the school building level to be performed by a designated representative of an associated student body or centralize the accounting functions at the district central administrative office level; and

(4) Provide for the participation of the associated student body or bodies of the school district in the determination of the purposes for which associated student body moneys shall be budgeted and disbursed.

**AMENDATORY SECTION** (Amending Order 4-76, filed 3/4/76, effective 7/1/76)

WAC 392-138-035 DEPOSIT AND INVESTMENT OF ASSOCIATED STUDENT BODY MONEYS. All associated student body moneys, upon receipt, shall be transmitted intact to the district depository bank and then to the county treasurer or directly to the county treasurer for deposit to the credit of the "associated student body program fund" of the school district and shall be accounted for, expended, and invested subject to the practices and procedures governing other (~~public~~) moneys of the district except as such practices and procedures are modified by or pursuant to this chapter.

**AMENDATORY SECTION** (Amending Order 4-76, filed 3/4/76, effective 7/1/76)

WAC 392-138-050 DISBURSEMENT APPROVAL—TOTAL DISBURSEMENTS. Associated student body moneys shall be disbursed subject to the following conditions:

(1) No disbursements shall be made except as provided for in the budget approved pursuant to WAC 392-138-040;

(2) Disbursements shall occur only upon presentation of properly prepared vouchers in such format and design as the central district office shall prescribe, and as provided for in subsection (4) of this section for disbursement for scholarships, student exchange, or charitable purposes;

(3) The supporting documentation of the voucher shall bear evidence of student approval in accordance with associated student body by-laws;

(4) Vouchers authorizing disbursements for scholarship, student exchange, or charitable purposes shall be accompanied by:

(a) An official resolution adopted by the associated student body governing body authorizing the disbursement;

(b) A petition to the associated student body governing body requesting disbursement if the request was originated by an associated student body organization other than the governing body;

(c) Disbursements requiring the transfer of budgetary authority between accounts shall not be made until the necessary transfer has been approved by the associated student body governing body.

(5) Warrants shall not be issued in excess of the moneys on deposit with the county treasurer in the associated student body program fund; and

~~((5))~~ (6) All disbursements shall be made by warrant except for disbursements from imprest bank accounts and petty cash funds provided for in this chapter.

**NEW SECTION**

WAC 392-138-071 PUBLIC MONEYS—PREVIOUS LAW. All moneys expended from associated student body program funds prior to June 10, 1982, shall be considered public moneys.

**AMENDATORY SECTION** (Amending Order 4-76, filed 3/4/76, effective 7/1/76)

WAC 392-138-075 TITLE TO PROPERTY—DISSOLUTION OF ASSOCIATED STUDENT BODY OR AFFILIATED GROUP. The purchase of vehicles, furniture, fixtures, equipment, and real property with associated student body program funds is an act of conversion of private money to public property. Title to all such property acquired through the expenditure of associated student body moneys shall be vested in the school district.

In the event a member organization affiliated with an associated student body elects to disband or ceases to exist for any reason, then (a) the school district and parent associated student body shall cease carrying any money or account on behalf of or to the credit of the organization, and (b) the records of the organization shall be retained and disposed of in accordance with applicable state law regarding the retention and destruction of public records.

**NEW SECTION**

WAC 392-138-100 STUDENT AID DONATIONS AND OTHER NONASSOCIATED STUDENT BODY MONEYS. The board of directors of a school district may accept money donated for scholarship and student aid purposes and deposit, invest, and expend the same within the associated student body program fund pursuant to the school district's rules and regulations adopted in compliance with RCW 28A.58.030.

Nonassociated student body program fund moneys generated and received by students for private purposes, including but not limited to use for scholarship and/or charitable purposes, may, in the discretion of the board of directors of any school district, be held in trust in one or more separate accounts within an associated student body program fund and be disbursed for such purposes: PROVIDED, That the school district shall either withhold an amount from such moneys as will pay the district for its cost in providing the service or otherwise be compensated for its cost for such service.

WAC 392-138-035 shall apply to moneys received, deposited, invested, expended, and accounted for under this section.

#### REPEALER

The following sections of the Washington Administrative Code are repealed:

(1) WAC 392-138-015 DISTINCTION BETWEEN PUBLIC AND PRIVATE MONEYS—DUTIES OF ADVISORS.

(2) WAC 392-138-020 PRIVATE MONEYS NOT TO BE COMMINGLED—EXCEPTION IN CASE OF STUDENT AID DONATIONS.

**WSR 82-23-049**  
**PROPOSED RULES**  
**CEMETERY BOARD**  
[Filed November 15, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington State Cemetery Board intends to adopt, amend, or repeal rules concerning:

New WAC 98-12-030 "Gross sales price" defined.  
New WAC 98-12-040 Records of endowment care funds.  
New WAC 98-14-080 Development plan.  
New WAC 98-14-090 Records of prearrangement trust funds.

A copy of the proposed rules is shown below, however, changes may be made at the hearing;

that the agency will at 10:30 a.m., Tuesday, December 21, 1982, 1800 Pacific Highway South, Room 500, Seattle, WA, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 68.05.100.

The specific statute these rules are intended to implement is RCW 68.05.100.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 12, 1982  
By: B. David Daly  
Chairman

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Cemetery Board.

Purpose of Proposed Rules: To clarify and provide for uniform endowment care fund depositing procedures, to ensure appropriate and adequate record-keeping for endowment and prearrangement care funds, and to provide to the board and to prearrangement contract consumers the intended time schedule to provide prearrangement contract items.

Statutory Authority: RCW 68.05.100.

Summary of Rules: WAC 98-12-030 "Gross Sales Price" Defined; WAC 98-12-040 Records of Endowment Care Funds; WAC 98-14-080 Development Plan; and WAC 98-14-090 Records of Prearrangement Trust Funds.

Reasons for Proposed Rules: To assure adequate and appropriate record-keeping and procedures in the prearrangement contract and endowment care areas and to provide other procedures, to protect the consumer and assist the board in its statutory responsibilities.

Responsible Personnel: The Washington State Cemetery Board and its administrative assistant have the responsibility for drafting, implementing and enforcing these rules. The administrative assistant is: Paul M. Elvig, P.O. Box 128, Ferndale, WA 98248, telephone (206) 676-2128 Comm, (206) 738-2128 Scan.

Proponents of the Proposed Rules: These rules were proposed pursuant to RCW 68.05.100.

Federal Law or State Court Requirements: The proposed rules are not necessitated as a result of federal law or federal or state court action.

#### NEW SECTION

WAC 98-12-030 "GROSS SALES PRICE" DEFINED. In determining "ten percent of the gross sales price" pursuant to RCW 68.40.010, gross sales price shall not include the endowment care fund portion. Endowment care shall be added to the gross sales price and separately identified as endowment care on any contract. For example: Grave gross sales price - \$100.00. Endowment care requirement - \$10.00. Total contract price - \$110.00.

#### NEW SECTION

WAC 98-12-040 RECORDS OF ENDOWMENT CARE FUNDS. Any cemetery authority maintaining an endowment care fund shall, at all times, maintain a current accounting system in accordance with generally accepted accounting standards and principles. The system shall include, but not be limited to, all the following:

(1) A general journal for journal entries: all original documents must be numbered with a reference number, check number, or contract number.

(2) An individual contract or agreement with each individual purchasing a right of interment with reference numbering.

(3) A sales register or journal showing the recording of all individual sales including date of sale, gross sales price of the interment right, consumer name, reference number to the original document, general ledger account number for postings, and amount payable to the endowment care fund.

(4) An individual account record which records the amount of the gross sales price of the right of interment, payments received and the amount due or paid to the endowment care fund.

(5) A check register or cash disbursements journal which shall show payments to the endowment care fund by date and amount, name and references number, and check number. In addition, a file of cancelled checks and/or money order receipts shall be maintained.

(6) Schedules or documentation reconciling to and showing the detail of each payment to the endowment care fund including date of payment, individual customer name, account and reference number of original document.

(7) A cash receipts journal which shall show receipts from individual customers as well as receipts from the endowment care fund and their proper disbursements to the maintenance accounts.

(8) Detailed records of maintenance expenses including, but not limited to, invoices, payroll records (time cards, payroll journals, payroll check register and cancelled payroll checks).

(9) Where the directors of the cemetery authority act as trustees for its endowment care fund, the records of the endowment care fund shall be kept as separate records (reconciled quarterly) and shall consist of, but not be limited to, the following:

- (a) A general ledger with all accounts numbered.
- (b) Minute book.

(c) A separate checking account designated as the endowment care fund account through which receipts to the fund, disbursements to the investments of the fund and disbursements to the cemetery authority are transmitted.

(d) A portfolio listing of all investments or cash holdings of the fund.

All records required to be maintained pursuant to this rule and Title 68 RCW, whether maintained manually or by computer, shall be retained and available for inspection for a period of seven years and shall be in such form as to be understandable to the cemetery board examiner or other persons reasonably having cause to access them.

#### NEW SECTION

**WAC 98-14-080 DEVELOPMENT PLAN.** Any cemetery authority selling undeveloped graves, unconstructed crypts or niches in accordance with chapter 68.46 RCW shall make available to the purchaser at the time the pre-arrangement contract is signed, a statement of estimated time schedule of the development or construction. Such schedules, or modifications of them, will also be submitted to the cemetery board annually with the financial reports required by RCW 68.46.090 and made available to holders of pre-arrangement contracts affected by such development or construction in the offices of the cemetery authority.

#### NEW SECTION

**WAC 98-14-090 RECORDS OF PREARRANGEMENT TRUST FUNDS.** Any cemetery authority maintaining a prearrangement trust fund shall, at all times, maintain a current accounting system in accordance with generally accepted accounting standards and principles. The system shall include, but not be limited to, all of the following:

(1) An individual contract or agreement with each individual establishing a prearrangement trust agreement.

(2) A sales register or journal showing the recording of all individual sales including date of sale, gross sales price, and detail of items sold.

(3) An individual account record which records the amount of the prearrangement agreement, all payments received, the amount due the prearrangement trust fund and the distribution of payments received to the prearrangement trust fund or the cemetery authority in accordance with the method then allowed by the cemetery authority's prearrangement license.

(4) A cash receipts journal which shall show each payment received from individual customers.

(5) A check register or cash disbursements journal which shall show payments to the prearrangement trust fund by date and amount. In addition, a file of cancelled checks and/or money order receipts shall be maintained.

(6) Schedules or documentation reconciling to and showing detail of each payment to and withdrawal from the prearrangement trust fund including date of payment, individual customer name, and amounts.

All records required to be maintained pursuant to this rule and Title 68 RCW, whether maintained manually or by computer, shall be retained and available for inspection for a period of seven years and shall be in such form as to be understandable to the cemetery board examiner or other persons reasonably having cause to access them.

### **WSR 82-23-050**

#### **ADOPTED RULES**

#### **GAMBLING COMMISSION**

[Order 125—Filed November 15, 1982]

Be it resolved by the Washington State Gambling Commission, acting at Seattle, Washington, that it does adopt the annexed rules relating to the amending of WAC 230-02-350, 230-40-010, 230-40-015, 230-40-020 and 230-40-120.

This action is taken pursuant to Notice No. WSR 82-20-091 filed with the code reviser on October 6, 1982. These rules shall take effect thirty days after they are

filed with the code reviser pursuant to RCW 34.04.040(2).

WAC 230-02-350 is promulgated pursuant to RCW 9.46.020(5); WAC 230-40-010 and 230-40-015 are promulgated pursuant to RCW 9.46.070(11); WAC 230-40-020 is promulgated pursuant to RCW 9.46.070(20); and WAC 230-40-120 is promulgated pursuant to RCW 9.46.020(2)(d) and are intended to administratively implement those statutes.

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

APPROVED AND ADOPTED November 10, 1982.

By Richard A. Finnigan  
for Elwin Hart  
Deputy Director

#### AMENDATORY SECTION (Amending Order 81, filed 2/22/78)

**WAC 230-02-350 COMMERCIAL STIMULANT.** An activity is operated as a commercial stimulant, for the purposes of chapter 9.46 RCW and these rules, only when it is an incidental activity operated in connection with, and incidental to, an established business, primarily engaged in the sale of food or drink for consumption on the premises, with the primary purpose of increasing the volume of sales of food and drink for consumption on that business premises.

~~((An activity))~~ Gambling activities authorized for use as ((a)) commercial stimulants shall be deemed as not being used for this purpose when the combined gross receipts from ((that activity)) all such gambling activities, less that amount paid out for or as prizes, and less that amount paid out in federal, state, and local taxes or fees, directly related to the ((activity)) gambling activities, and less that amount paid out in expenses incurred directly as a result of providing a card room employee to be on duty and in the licensed card room area in compliance with WAC 230-40-400 which shall not exceed \$8.50 per hour of operation, are more than the total of the gross receipts from the food and drink business during any calendar quarter.

#### AMENDATORY SECTION (Amending Order 103, filed 7/17/80)

**WAC 230-40-010 TYPES OF CARD GAMES AUTHORIZED.** The commission hereby authorizes the following card games to be played in public card rooms and social card rooms licensed by the commission:

(1) Poker.

~~((The poker games set out below are hereby authorized when played according to the definition and applicable rules set out below. All poker games set out below are to be played with a fifty-two card deck, containing one card in each of the standard four suits in each of the denominations 2, 3, 4, 5, 6, 7, 8, 9, 10, J, Q, K, A. The licensee may, by house rule, permit a joker to be used;~~

and establish the manner in which it may be used, in these games:

The following rules apply to poker games set out below as applicable:

(a) High only. In games not expressly designated "low ball" or "high-low" the winner is the person still playing who, after all betting rounds are completed, holds the best high card combination in accordance with the standard order of priority set out)) Any poker game described in Hoyle's Modern Encyclopedia of Card Games, by Walter B. Gibson, published by Doubleday and Company, Inc., April 1974, 1st Edition, pages 219 through ((226)) 277 provided that only a maximum of five betting rounds per hand are permitted.

((b) Low ball only. In games designated as having only a "low ball" object, the winner is the person still playing, who, after all betting rounds are completed, holds the hand with the lowest card combination in that priority. For the purpose of low ball games only, aces are treated as the lowest denomination and straights and flushes are not considered. Thus, the best possible "low ball" hand would be A, 2, 3, 4, 5.

(c) High-low. In games designated as "high-low", there are two possible winners who split the pot. One winner is the person still playing who, after all betting rounds are completed, holds the hand with the best high card combination. The other winner is the person still playing who, after all betting rounds are completed, holds the hand with the lowest card combination. If chips in the pot are uneven, the extra chip shall go to the player with the high hand. Aces shall be treated as both the highest and lowest denominations. Therefore, the best possible hand to hold to be a low winner is A, 2, 3, 4, 5 and the same hand may also be played as a straight or flush for high.

In high-low poker games, the licensee may establish a specific minimum hand, which is necessary to qualify to be a "low" winner. If no one qualifies to be the low winner in a particular hand, the pot shall be awarded to that person holding the best high hand. In case of ties, the applicable portion of the pot shall be split between the persons tying.

In games designated as "high-low", the cards shall "speak for themselves" in determining who are the high and low winners. However, the licensee may, by house rule, require that persons playing must declare following the final betting round and immediately prior to show-down of cards in draw poker or the final turning up of down cards in stud poker or hold 'em, whether they are competing for "high" or "low". Players shall be held to that declaration. The declaration may be required to be made either progressively, beginning with the last player who bet in the final betting round, or simultaneously, at the option of the licensee. Where the licensee has required that persons declare for either high or low, the licensee may also, by house rule, permit a person playing to declare for both high and low. In card games with six or seven cards, the person so declaring may use any five of his total cards for his high hand and any five of his total cards for his low hand, even though the combination may be different. The player must win both high and low to take the whole pot. In case of a tie for either,

the player splits that portion of the pot with those who tie with him. If the player misses either high or low, he shall be out and may collect no part of the pot, it being left to the competition among the remaining players.

(i) Five-card draw poker. Play begins by each person who wishes to play placing a designated number of chips in the pot as an ante, or the dealer may ante for each person playing. The dealer then, beginning with the person on his left, gives one card at a time to each person proceeding around the table in order until each person has five cards.

The person on the dealer's left may either then "open" with a bet by adding one or more chips to the pot, or he may "pass" (decline to bet), which permits the person on his left to "open" if he chooses, and so on. If all persons playing "pass" on this first round, all hands are thrown in, and the deck is shuffled, and the deal is given to the person on the dealer's left to begin again. A new ante is then added to the pot already established.

Once a person "opens" (with a bet) a pot, each in turn proceeding always to the left, may choose not to bet and drop, thus eliminating himself from further play until a new hand is dealt, and forfeiting his ante, if any. If a succeeding player chooses to bet, he may either match the previous bet by putting the same number of chips into the pot ("call" or "stay") or he may increase the bet by also putting in additional chips ("raise" or "bump"). Succeeding players must equal the bet and the raise to stay in the game or "drop out". Each player who stays may make a further raise. This continues, subject to any limits in other commission rules, until all surviving players have finally called any raise or raises.

At this point, beginning at the dealer's left, and proceeding successively around the table, each person playing may choose to discard any of the cards he does not want by placing them face down in the center of the table. Taking each player in order, the dealer will deal the same number of cards to that person face down necessary to replace those discarded. When this is completed for each player, another round of betting takes place, beginning with the person who opened the earlier round. This round of betting is like the first, except each successive player may "check" or pass the decision to begin betting on to the next player until a bet is made. When everyone has checked, or has called or dropped, the remaining players show their hands to all and the best high hand wins the pot. If only one person remains who has not dropped, he wins and need not show his hand.

The licensee may require, by house rule, that persons playing must hold a pair of jacks or better to open the pot originally, all others being permitted to bet or to raise irrespective of what they hold. The person opening must show his required opening hand before taking the pot.

(ii) Five-card draw poker with low ball object. This game is played with the same procedure as five-card draw described in (i) above, except that the winner is the person still playing, after completion of all betting rounds, holding the hand including the lowest card combination. See special rules applying to low ball set out above:

(iii) ~~Five-card high-low draw poker: This game is played with the same procedure as five-card draw described in (i) above, except that the pot is split between persons still playing, after completion of all betting rounds, holding the hands with the highest card combination and the lowest card combination, respectively. See special rules for high-low games set out above.~~

(iv) ~~Five-card stud poker: Each person wishing to play places a designated number of chips into the pot as an ante, or the dealer may ante for each person playing. The dealer deals one card face down to each person playing, proceeding to his left. He then deals one card face up to each person playing in a similar fashion, so that each person has two cards, one face down (hole card) and the other face up. Each player may look at his hole card.~~

The person with the highest "up-card" may then open the betting by adding one or more chips to the pot or turning over his up-card and dropping out or "folding", which eliminates that person from further play and forfeits his ante, if any. The person to his left then has the opportunity to bet or, if betting has begun to either meet (by depositing equal chips) or raise (by depositing additional chips) the bet or to fold. Betting proceeds to the left in similar fashion around the table until all remaining players have met the last bet or raise ("called").

The house may, by house rule, permit persons playing in the first betting round to pass the opportunity to bet to the person with the next highest up-card until such time as a bet has been made. If all persons playing pass on this first betting round, the round is deemed to be completed.

The dealer then deals another up-card to each person remaining in play, proceeding to his left. The player who has the highest up-cards (pair beats any single, etc.) then begins another round of betting. He may either check, passing the decision as to whether to bet to the player to his left, or bet or drop. If all players check, the betting round is over. Otherwise, the betting round continues until all remaining players have called the last bet or raise. The third up-card is then dealt to the remaining players followed by another betting round.

The dealer then deals a fourth up-card to each player in similar fashion, followed by another betting round. After all remaining players have called in this round, the hole cards are turned up to determine who holds the best hand and wins. If only one person remains who has not dropped, he wins and need not show his hole card.

(v) ~~Five-card stud poker with low ball object: This game is played with the same procedures as five-card stud described in (iv) above, except that the person with the lowest up-card(s) has the first opportunity to open and the winner is the person still playing, after completion of all betting rounds, holding the hand including the lowest card combination. See special rules for low ball games set out above.~~

(vi) ~~Five-card stud, high-low poker: This game is played with the same procedure as the game described in (iv) above, except that the pot is split between the persons still playing after completion of all betting rounds holding their hands with the highest card combination~~

and the lowest card combination, respectively. See special rules for high-low poker games set out above.

(vii) ~~Five-card stud, high-low poker with option: This game is played with the same procedure as five-card stud, high-low poker described in (vi) above, except that each person, beginning with the player with the highest up-cards showing, immediately following the final betting round, may discard one card and be dealt another in its place. An up-card may be exchanged only for an up-card, a hole card only for a hole card. Only one additional card is permitted.~~

(viii) ~~Six-card stud poker: The procedure for this game is the same as for five-card stud poker set out in (iv) above, except that following the deal of the fourth up-card to each person and the betting round associated with that card, each person remaining is dealt another card face down, giving that person six cards (two face down, four face up). This is followed by another betting round. Each person remaining is given the privilege of choosing one card to discard, thereby using the best five cards to determine if he or she has won.~~

This game may also be played with the dealer first dealing two cards face down (instead of only one as in five-card stud) and a third card face up to each person playing. The betting then begins, and the game proceeds, as in five-card stud except that after the final betting round the persons remaining are given the privilege of choosing one card to discard, thereby using the best five cards to determine if he or she has won.

(ix) ~~Six-card stud poker with low-ball object: This game is played with the same procedure as six-card stud poker, described in (viii) above, except that the person with the lowest up-card(s) has the first opportunity to open and the winner is the person still playing, after completion of all betting rounds, holding the hand including the lowest card combination. See special rules for low-ball games set out above.~~

(x) ~~Six-card, high-low stud poker: This game is played with the same procedures as six-card stud poker in (viii) above, except that the pot is split between the persons still playing after completion of all betting rounds, holding the hands with the highest card combination and the lowest card combination, respectively. See special rules for high-low poker games set out above.~~

(xi) ~~Seven-card stud poker: Persons wishing to play begin by placing a designated number of chips in the pot as an ante, or the dealer may ante for each person playing. The dealer then deals two cards face down to each person playing, proceeding to his left. He then deals one card face up to each person in similar fashion, so that each person has three cards, two face down (hole cards) and one face up. Each player may look at his hole cards.~~

The person with the highest up-cards may then open the betting by adding one or more chips to the pot, or turning over his up-card and dropping out or folding, which eliminates that person from further play and forfeits his ante. The person to his left then has the opportunity to bet, or if betting has begun, to either meet or raise the bet or to fold. Betting proceeds to the left in similar fashion around the table until all remaining players have met the last bet or raise and "called". The

dealer then deals another up-card to each person remaining in play proceeding to his left. The player who has the highest up cards then begins another round of betting. He may either check, passing the decision as to whether to bet to the player to his left, or bet or drop. If all players check, the betting round is over. Otherwise, it continues until all remaining players have called the last bet or raised. Two more rounds of up-cards are dealt in similar fashion, each followed by a betting round. The remaining players thus have two hole cards and four up cards.

The dealer then deals a last, or seventh, card to each person remaining, but face down. This is followed by the final betting round. The persons still playing may discard any two cards and choose their best five cards to determine if he or she has won.

(xii) Seven-card stud poker with low ball object. This game is played with the same procedure as seven-card stud poker described in (xi) above, except that the person with the lowest up-card(s) has the first opportunity to open and the winner is the person still playing, after completion of all betting rounds, holding the five cards including the lowest card combination. See special rules for low ball poker games set out above.

(xiii) Seven-card stud, high-low poker. This game is played with the same procedure as seven-card stud poker described in (xi) above, except that the pot is split between the persons still playing, after completion of all betting rounds, holding the hands with the highest card combination and the lowest card combination, respectively. See special rules for high-low poker games set out above.

(xiv) Hold 'Em. Persons who wish to play place a designated number of chips in the pot as an ante or the dealer may ante for each person playing. The dealer then deals two cards face down to each person playing, proceeding to his left. The players may look at these cards. The person on the dealer's left then may open the betting by adding one or more chips to the pot, or he may drop out or fold by placing his cards face down near the center of the table, which eliminates that person from further play and forfeits his ante, if any. The person to his left then has the opportunity to bet, or if betting has begun, to either meet or raise the bet or to fold. Betting proceeds to the left in similar fashion around the table until all remaining players have met the last bet or raise and "called".

The house may, by house rule, permit persons playing in the first betting round to pass the opportunity to bet to the person to his or her left until such time as a bet has been made. If all persons playing pass on this first betting round, the round is deemed to be completed.

The dealer then buries one card and deals three cards out face up in the middle of the table. These three cards are common to every hand. A second betting round is begun by the player to the dealer's left. Following completion of that betting round, the top card is buried and the dealer deals one card face up in the center of the table, which is common to all hands. This is followed by another betting round. The dealer then buries the top card in the deck and then deals another card face up, which is common to all hands, in the center of the table,

which deal is followed by a final betting round. Players still remaining after the final betting round then turn up the two cards originally dealt to them and may use any five cards from among those two cards, together with the five common cards in the center of the table, to determine if they have highest hand and are, therefore, the winner. If only one person remains who has not dropped, he wins and need not show his two hole cards.

(xv) Hold 'Em with a low-ball object. This game is played with the same procedure as Hold 'Em, described in (xiv) above, except that the winner is the person still playing, after completion of all betting rounds, with the five cards constituting the lowest card combination. See special rules for low ball games set out above.

(xvi) Hold 'Em, high-low poker. This game is played with the same procedure as Hold 'Em, described in (xiv) above, except that the pot is split between the persons still playing, after completion of all betting rounds, who can construct the hand with the highest card combination and the lowest card combination, respectively. See special rules for high-low poker games set out above.

(xvii) Pineapple Hold 'Em. This game is played with the same procedure as "Hold 'Em" described in (xiv) above, except that the dealer begins by dealing three cards face down to each person playing instead of only two cards. Following completion of the first betting round, each person still playing must choose and discard one of these three cards, proceeding with only two down cards as in the basic version of the game.))

- (2) Hearts.
- (3) Bridge.
- (4) Pinochle.
- (5) Cribbage.
- (6) Rummy.
- (7) Mah-jongg (tiles).
- (8) Coon-Can.
- (9) Pan.
- (10) Pitch.

Card games not herein authorized are prohibited. ((When any licensee chooses to make a house rule expressly permitted hereinabove, that house rule shall be posted on the premises where it can be clearly seen by players in the card games to which it applies.))

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 103, filed 7/17/80)

WAC 230-40-015 RULES BY WHICH THE AUTHORIZED CARD GAMES SHALL BE PLAYED. (1) ((Poker games. Poker games authorized by the commission under WAC 230-40-010 shall be played only in accordance with the definitions set out in that rule.))

((2)) Card games ((other than poker. Other card games)) authorized by the commission shall be played only in the manner set out for that game in Hoyle's Modern Encyclopedia of Card Games, by Walter B. Gibson, published by Doubleday & Company, Inc., April 1974 first edition: PROVIDED, That each licensee

may make immaterial modifications to the rules of each authorized game set out in that publication.

Each such immaterial modification, or rule of conduct, shall be conspicuously posted on the premises where it can be clearly seen by the players in the card game.

~~((3))~~ (2) Each licensee may establish rules of conduct for the card players on its premises.

~~((4))~~ (3) Where other of the commission's rules are inconsistent in any respect with the above-referenced publication, or with any modification or rule of conduct of the licensee, the commission's rule shall prevail over such inconsistent requirement.

AMENDATORY SECTION (Amending Order 78, filed 11/17/77)

WAC 230-40-020 PORTION OF PREMISES USED FOR CARD PLAYING LIMITED. Only those specific parts or portions of licensed premises which have been approved by the commission for licensed card games shall be used for that purpose. Card playing operating under the authority of a license issued by the commission involving wagers shall not take place upon any other portion or part of the premises. Social card games authorized by RCW 9.46.030~~((7))~~ (9) shall not be allowed by the organization in the same room or rooms with the licensed card games ~~((in the social card room))~~.

AMENDATORY SECTION (Amending Order 118, filed 1/22/82)

WAC 230-40-120 LIMITS ON WAGERS IN CARD GAMES. The following limits shall not be exceeded in making wagers on any card game. For games in which the following method of wagering is allowed:

(1) Multiple wagers per player per hand during each round, each wager or raise shall not exceed \$5.00. There shall be no more than a total of two raises per round irrespective of the number of players.

(2) Single wagers per player per hand during each round (no raises), each wager shall not exceed \$5.00.

(3) Single wager per player per game, each wager shall not exceed \$5.00.

(4) Amount per point, each point shall not equal more than five cents in value.

(5) An ante, except for panguingue (pan), shall not be more than twenty-five cents per person per hand to be played, contributed by each player, or the dealer of each hand, subject to house rules, may ante for all players before dealing in an amount not to exceed \$2.00.

(6) Forced wagers or raises in poker are prohibited except as an ante. ~~((and))~~ In other authorized games, forced wagers and raises are prohibited except as they may be expressly included ~~((with))~~ ~~((within))~~ ~~((the definition of poker games set out in WAC 230-40-010 or, for other authorized games not specifically defined by commission rule,))~~ within the basic definition of the particular card game in Hoyle's Modern Encyclopedia of Card Games, by Walter B. Gibson, published by Doubleday & Company, Inc., April 1974 edition, pages 219-277.

(7) Panguingue (pan) - maximum value of a chip for payoff will not exceed \$2.00. Ante will not exceed one chip. No doubling of conditions. Players going out, may collect more than two chips from each participating player.

No licensee shall allow these wagering limits to be exceeded in a card game on his premises.

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 82-23-051**  
**EMERGENCY RULES**  
**DEPARTMENT OF FISHERIES**  
[Order 82-201—Filed November 15, 1982]

I, Rolland A. Schmitten, director of the 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 this order is necessary for the preservation of the public health, safety, or general welfare and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to public interest. A statement of the facts constituting the emergency is all citizen fishery openings allow continued harvest of non-Indian allocation of harvestable chum salmon. All other Puget Sound areas are closed to all citizen commercial fishing to prevent overharvest of salmon stocks. Regulations in Areas 7 and 7A provide protection for Canadian origin coho and chum salmon while providing fishing opportunity for immobile limited effort, limited harvest, limited impact, reef net fisheries.

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

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

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

APPROVED AND ADOPTED November 15, 1982.

By Gary C. Alexander  
for Rolland A. Schmitten  
Director

NEW SECTION

WAC 220-47-722 PUGET SOUND ALL-CITY-COMMERCIAL SALMON FISHERY Notwithstanding the provisions of Chapter 220-47 WAC, effective immediately until further notice it is unlawful to take, fish for or possess salmon for commercial purposes 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, except reef nets may fish from 5 AM to 8 PM daily, November 15, 16, and 17.

\*Area 7B - Closed except gill nets using 6" minimum mesh may fish from 4 PM to 8 AM nightly, November 15 and 16; and purse seines may fish from 5 AM to 8 PM November 15 and 16.

Area 7C - Closed.

Area 8 - Closed except gill nets using 6" minimum mesh may fish from 4 PM November 15 to 8 AM November 16; and purse seines may fish from 5 AM to 8 PM November 15.

Area 12 excluding those waters inside and southeasterly of a line from Lone Rock to buoy "BBC Comm Fish" approximately 1/2 mile offshore, thence southeasterly 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 - Closed except gill nets using 6" minimum mesh may fish from 4 PM November 15 to 8 AM November 16; and purse seines may fish from 5 AM to 8 PM November 15.

Areas 7D, 8A, 9, 9A, 10, 10A, 10B, 10C, 10D, 10E, 11, 11A, 12A, 12B, 12C, 12D, 13, 13A, 13B, and all freshwater areas - Closed.

### REPEALER

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

WAC 220-47-721 Puget Sound All-Citizen Commercial Salmon Fisheries (82-199)

**WSR 82-23-052**  
**PROPOSED RULES**  
**DEPARTMENT OF REVENUE**  
[Filed November 16, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Department of Revenue intends to adopt, amend, or repeal rules concerning:

Amd	WAC 458-61-030	Definitions.
Amd	WAC 458-61-100	Refunds of tax paid.
Amd	WAC 458-61-210	Assignments—Purchasers.
Amd	WAC 458-61-390	Foreclosure of mortgage, deed in lieu of.
Amd	WAC 458-61-410	Gifts.
Amd	WAC 458-61-480	IRS "tax deferred" exchange.
Amd	WAC 458-61-550	Nominee.
New	WAC 458-61-690	Trustee sale pursuant to deed of trust (non-judicial).
Rep	WAC 458-61-350	Earnest money receipts;

that the agency will at 10:00 a.m., Tuesday, December 21, 1982, in the Evergreen Plaza Building, 711 South Capitol Way, Room 301, Olympia, WA, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 82.45.120 and 82.45.150.

The specific statute these rules are intended to implement is chapter 82.45 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 16, 1982

By: Trevor W. Thompson  
Assistant Director

### 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: Chapter 458-61 WAC, Real Estate Excise Tax.

Purpose: To further clarify and prescribe minimum standards for reporting and determining which transactions are subject to the real estate excise tax under the provisions of chapter 82.45 RCW.

Statutory Authority: RCW 82.45.120 requires the Department of Revenue to prescribe minimum standards for uniformity in reporting, application and collection of the real estate excise tax. RCW 82.45.150 requires the department to provide by rule for the effective administration of the real estate excise tax which rules shall include a manual that defines which transactions are taxable.

Summary and Reasons for the Rule: These rules provide for the effective administration and enforcement of the real estate excise tax by defining which transactions are taxable, the manner in which the tax is collected, and the forms to be used for reporting of sales.

Drafter of the Rule: Tom Reeves, Evergreen Plaza Building, Room 301, 711 South Capitol Way, Olympia, Washington 98501, (206) 753-1381.

Rule Implementation and Enforcement: Trevor W. Thompson, Evergreen Plaza Building, Room 301, 711 South Capitol Way, Olympia, Washington 98501, (206) 753-5503.

Proposer of the Rule: Department of Revenue, Olympia, Washington 98504.

Comments and Recommendations: None.

Federal Law or Court Action Citation: No federal laws involved or action required by the courts.

### AMENDATORY SECTION (Amending Order PT 82-5, filed 7/21/82)

WAC 458-61-030 DEFINITIONS. For the purposes of chapter 458-61 WAC, unless otherwise required by the context:

(1) "Affidavit" shall mean the real estate excise tax affidavit which the department shall prescribe and furnish to the county treasurers. Such affidavit shall require the following information:

- (a) Identification of the seller and purchaser, including their current mailing addresses;
- (b) Legal description of the property transferring, including the tax parcel or account numbers;
- (c) Date of sale;
- (d) Type of instrument of sale;
- (e) Nature of transfer;
- (f) Gross sales price;
- (g) Value of personal property involved in the transfer;
- (h) Taxable sales price;

(i) Whether or not the land is classified or designated as forest land under chapter 84.33 RCW;

(j) Whether or not the land is classified as open space land, farm and agricultural land, or timber land under chapter 84.33 RCW;

(k) Whether or not the property is exempt from property tax under chapter 84.36 RCW, at the time of sale;

(l) Whether or not the property is:

(i) Land only;

(ii) Land with new building; or

(iii) Land with a previously used building;

(m) A notice of continuance, signed by all new owners, for classified forest land (RCW 84.33.120), designated forest land (RCW 84.33.180) (RCW 84.33.130) or classified open space land, farm and agricultural land or timber land (RCW 84.34.108) shall be signed for those affidavits conveying land subject to the provisions of chapters 84.33 and 84.34 RCW, if the new owner desires to continue said classification or designation;

(n) The affidavit shall list the following questions, the responses to which are not required:

(i) Is this property at the time of sale subject to an elderly, disability, or physical improvement exemption?

(ii) Does any building have a heat pump or solar heating or cooling system?

(iii) Does this transaction divide a current parcel of land?

(iv) Does this transaction include current crops or merchantable timber?

(v) Does this transaction involve a trade, or partial interest, corporate affiliates, related parties, a trust, a receivership, or an estate?

(vi) Is the grantee acting as a nominee for a third party?

(vii) Is the principal use of the land agricultural, apartments (four or more units), commercial, condominium, industrial, mobile home site, recreational, residential, or growing timber?

(o) The affidavit form shall contain a statement of the potential compensating and additional tax liability under chapter 84.34 RCW, a statement of the collection of taxes under RCW 84.36.262 and 84.36.810, and a statement of the applicable penalties for perjury under chapter 9A.72 RCW.

Each county shall use the affidavit form prescribed and furnished by the department of revenue.

The affidavit shall be signed by either the seller or the buyer, or the agent of either, under oath attesting to all required information.

(2) "Court decree" and "court order" shall have the same meaning and may be used interchangeably for the purposes of these rules. This shall be the judgment of a court of competent jurisdiction.

(3) "Date of taxability" shall mean the date of transfer as defined in subsection (14) of this section.

(4) "Department" shall mean the Washington state department of revenue.

(5) "Mining property" shall mean property containing or believed to contain metallic minerals and sold or leased under terms which require the purchaser or lessee to conduct exploration or mining work thereon and for no other use. (RCW 82.45.035)

(6) "Mobile home" shall mean a mobile home as defined by RCW 46.04.302, as now or hereafter amended. (RCW 82.45.032)

(7) "Mortgage" shall have its ordinary meaning and shall include "deed of trust" for the purposes of these rules, unless the context clearly indicates otherwise.

(8) "Nominal sales prices" shall mean sales prices stated on the real estate excise tax affidavit that are so low in comparison to the actual value of the real estate as to cause disbelief by a reasonable person.

(9) "Nonsale" as defined by RCW 82.45.010 includes those real property transfers which, by their nature, are exempt from the real estate excise tax (see WAC 458-61-080: Affidavit requirements):

(a) Gift, devise or inheritance (see WAC 458-61-410 and 458-61-460);

(b) Leasehold interest, other than option to purchase real property, including timber (see WAC 458-61-500);

(c) Cancellation or forfeiture of a vendee's interest in a real estate contract, whether or not such contract contains a forfeiture clause (Note: Tax exemption applies only to transfer back to original vendor or contract holder and is not the basis for refund of tax paid on original transfer—See WAC 458-61-210(1); see also WAC 458-61-330);

(d) Deed in lieu of foreclosure of a mortgage (~~((Note: Tax exemption applies only to transfer made under imminent threat of foreclosure))~~) where no consideration passes otherwise. See WAC 458-61-210(2);

(e) Assumption of mortgage, where no consideration passes otherwise (Note: Tax exemption does not apply to real estate contracts ~~((and applies only to transfers made under imminent threat of foreclosure))~~—See WAC 458-61-210(3));

(f) Deed in lieu of forfeiture of a real estate contract, where no consideration passes otherwise (~~((Note: Tax exemption applies only to transfers made under imminent threat of forfeiture))~~) see WAC 458-61-210(4);

(g) Partition of property by tenants in common, whether by agreement or court decree (see WAC 458-61-650);

(h) Divorce decree or property settlement incident thereto (see WAC 458-61-340);

(i) Seller's assignment (see WAC 458-61-220);

(j) Condemnation by governmental body (see WAC 458-61-280);

(k) Security documents (mortgage, real estate contract, or other security interests apart from actual title) (see WAC 458-61-630);

(l) Court ordered sale or execution of judgment (see WAC 458-61-330);

(m) Transfer prior to imposition of this tax under chapter 82.45 RCW or previous chapter 28A.45 RCW;

(n) The transfer of any grave or lot in an established cemetery (see WAC 458-61-250); and

(o) A transfer to or from the United States, the state of Washington or any political subdivision thereof, or a municipal corporation of this state. (See WAC 458-61-420)

(10) "Real estate" shall mean real property, including improvements the title to which is held separately from the title to the land to which the improvements are affixed, the term also includes used mobile homes. (RCW 82.45.032)

(11) "Sale" shall have its ordinary meaning and shall include any conveyance, grant, assignment, quitclaim, exchange, or transfer of the ownership of or title to real property, including standing timber, or any estate or interest therein for a valuable consideration, and any contract for such conveyance, grant, assignment, quitclaim, exchange, or transfer, and any lease with an option to purchase real property, including standing timber, or any estate or interest therein or other contract under which possession of the property is given to the purchaser, or any other person by his/her direction, which title is retained by the vendor as security for the payment of the purchase price. (RCW 82.45.010)

(12) "Seller" shall mean any individual, receiver, assignee, trustee for a deed of trust, trustee in bankruptcy, trust, estate, firm, copartnership, joint venture, club, company, joint stock company, business trust, municipal corporation, quasi municipal corporation, corporation, association, society, or any group of individuals acting as a unit, whether mutual, cooperative, fraternal, nonprofit or otherwise; but it shall not include the United States or the state of Washington or any political subdivision thereof, or a municipal corporation of this state. (RCW 82.45.020)

(13) "Selling price" shall mean consideration, including money or anything of value, paid or delivered or contracted to be paid or delivered in return for the transfer of the real property or estate or interest in real property, and shall include the amount of any lien, mortgage, contract indebtedness, or other incumbrance, either given to secure the purchase price, or any part thereof, or remaining unpaid on such property at the time of sale. The term shall not include the amount of any outstanding lien or encumbrance in favor of the United States, the state of Washington or a municipal corporation for the taxes, special benefits, or improvements. The value maintained on the county assessment rolls at the time of the transaction will be used for the sales price if such cannot otherwise be ascertained. In the event that the property is under current use assessment, the market value assessment maintained by the county assessor shall be used for the sales price. (RCW 82.45.030)

(14) "Date of transfer", "date of sale", "conveyance date" and "transaction date" shall have the same meaning and may be used interchangeably for the purposes of these rules. This shall be the date shown on the conveyance instrument.

(15) "Used mobile home" shall mean a mobile home which has been previously sold at retail and a previous sale has already been subject to the retail sales tax under chapter 82.08 RCW, or which has been previously used and a previous use has already been subject to the use tax under chapter 82.12 RCW, and which has substantially lost its identity as a mobile unit by virtue of its being fixed in location upon land owned or leased by the owner of the mobile home and placed on a foundation (posts or blocks) with fixed pipe connections with sewer, water, and other utilities. (RCW 82.45.032)

(16) "Wilful fraud" shall mean knowingly making false statements or taking actions so as to intentionally underpay or not pay the proper real estate excise tax due on the transfer of real estate.

**AMENDATORY SECTION** (Amending Order PT 82-5, filed 7/21/82)

**WAC 458-61-100 REFUNDS OF TAX PAID.** (1) Taxpayers seeking to contest the application of the real estate excise tax upon a particular transfer of real property must pay the tax prior to petition for refund.

(2) Taxpayers shall obtain copies of the "Petition for Real Estate Excise Tax Refund" form from the county treasurers' offices, as provided by the department. After completing the form, the taxpayer shall submit the form and all documentation supporting the claim for refund to the county treasurer's office in the county where the tax was originally paid.

(3) If the taxpayer submits the petition for refund before the county treasurer has sent to the department the copy of the affidavit which receipted the tax payment now in question, the county treasurer is authorized to void the receipted affidavit copies, based upon the criteria listed in subsection (5) of this section, and issue the refund. If the county treasurer authorizes and issues such refund, the voided copy of the affidavit, with a copy of the refund petition attached, must be included in the monthly affidavit batch sent to the department. If the county treasurer does not authorize such refund, the treasurer shall send the petition for refund, along with a copy of the affidavit and all supporting records, to the department. The procedure for petitions sent to the department shall follow subsection (4) of this section.

(4) If the taxpayer submits the petition for refund after the county treasurer has sent to the department the copy of the affidavit which receipted the payment now in question, the county treasurer shall verify the information on the petition and forward it to the department with a copy of the affidavit and any other supporting records furnished by the taxpayer. The department shall approve or deny the refund within twenty working days after receipt of the petition. If approved, the refund shall be paid to the taxpayer (along with appropriate interest) within ten working days after the taxpayer has complied with provisions of subsection (7) of this section. If denied, the petition for refund shall be returned to the petitioner with the reason for denial. The taxpayer may then appeal the imposition of the tax under the appeal procedures. See WAC 458-61-110: Tax appeals. The department will return to the petitioner all supporting documents which are submitted with the petition for refund.

The authority of the department to issue tax refunds under this chapter is limited to the following:

(a) Transactions that are completely rescinded with both parties restored to their original positions. In such case monies paid by the purchaser are not retained by the seller;

(b) Sales rescinded by court order. In such case a copy of the court decision must be attached to the department's affidavit copy by the county treasurer (see also WAC 458-61-330 - Court order);

(c) Double payment of the tax;

(d) Overpayment of the tax through error of computation;

(e) Failure of a taxpayer to claim tax exemption for a transfer which was properly exempt;

(f) Nonpayment of valuable consideration by grantee.

(5) The authority of the county treasurers to issue tax refunds under subsection (2) of this section is limited to the following reasons:

(a) Double payment of the tax;

(b) Overpayment of tax through error of computation;

(c) Failure of a taxpayer to claim tax exemption for a transfer which was properly exempt;

(d) Rescission of sale prior to closing; or

(e) Nonpayment of valuable consideration by grantee.

(6) Only the taxpayer or authorized agent may petition for a refund of tax.

(7) Refunds approved by the county treasurer or by the department the refund shall be paid to the petitioner:

(a) After the real estate excise tax receipt stamp has been voided on the conveyance instrument provided that this conveyance instrument has not been recorded; or

(b) In the case where the conveyance instrument was recorded, after a second conveyance instrument has been recorded to reverse the effect of the original conveyance instrument.

In either of the above procedures (a) or (b), the county treasurer or department shall advise the petitioner of the approval of the refund and the necessity to provide the unrecorded conveyance instrument or

a reversing conveyance instrument. At this time the taxpayer is also required to provide the receipted affidavit copy to be voided in like manner. The county treasurer shall note the issuance of the refund on the affidavit copy maintained in county files and shall notify the county assessors office of the refund.

**AMENDATORY SECTION** (Amending Order PT 82-5, filed 7/21/82)

**WAC 458-61-210 ASSIGNMENTS—PURCHASERS.** (1) The real estate excise tax does not apply to the cancellation or forfeiture of a vendee's interest in a contract for the sale of real property. Whether or not such contract contains a forfeiture clause. (RCW 82.45.010) (Note: This tax exemption applies only to real estate contracts being transferred to the original vendor or contract holder—not to other parties.)

(2) The real estate excise tax does not apply to the transfer of a deed in lieu of foreclosure of a mortgage, whether transferred to the original mortgage holder or to a third person, provided that no consideration otherwise passes to the grantor of such deed in lieu of foreclosure. (Note: If the transfer is to a party other than the current lienholder, the grantor must furnish a notarized statement signed by both the grantor and grantee that no additional consideration of any kind is being paid by the grantee to the grantor or to any party other than the current mortgage holder or holders.)

(3) The real estate excise tax does not apply to the assumption by a grantee of the balance owing on an obligation which is secured by a mortgage, provided that no consideration otherwise passes. Such assumption may be by third persons as well as the original seller or mortgage holder. (Note: This tax exemption applies only to transfers made for the purpose of avoiding foreclosure of mortgage. The grantor must furnish a notarized statement signed by both the grantor and grantee that no additional consideration of any kind is being paid by the grantee to the grantor or to any other third party other than the current mortgage holder or holders. This tax exemption does not apply to the assumption of debt secured by a real estate contract.)

(4) The real estate excise tax does not apply to the transfer of deed in lieu of forfeiture of the vendee's interest in a contract of sale where no consideration otherwise passes. Such transfer may be to third persons as well as to original seller or contract holder. (Note: If the transfer is to a party other than the current lienholder, the grantor must furnish a notarized statement signed by both the grantor and grantee that no additional consideration of any kind is being paid by the grantee to the grantor or to any party other than the current contract holder or holders.)

(5) The real estate excise tax applies to transfers where the purchaser of real property assigns his/her interest in such property and receives valuable consideration for that interest. The measure of the real estate excise tax is the sum of the consideration paid or contracted to be paid to the grantor of such assignment plus the unpaid principal balance due on the assigned mortgage or real estate contract. (Note: The consideration passing to the assignor of such interest in real property nullifies the exemptions granted in subsections (1) through (4) of this section, because each of these exemptions is granted upon the condition that no valuable consideration passes to the transferee of the interest of real property.)

**AMENDATORY SECTION** (Amending Order PT 82-5, filed 7/21/82)

**WAC 458-61-390 FORECLOSURE OF MORTGAGE, DEED IN LIEU OF.** (1) The real estate excise tax does not apply to a transfer of real estate by deed from a ((mortgagee)) mortgagor to the ((mortgagor)) mortgagee in lieu of foreclosure.

(2) The real estate excise tax does apply to the resale of the property by the ((mortgagee)) mortgagor to the ((mortgagor)) mortgagee under a contract of sale.

**AMENDATORY SECTION** (Amending Order PT 82-5, filed 7/21/82)

**WAC 458-61-410 GIFTS.** Transfers of real property as gifts are not subject to the real estate excise tax. Completion of the real estate excise tax affidavit is required and a notarized statement, signed by both the grantor and grantee, that the transfer is being made as a gift, either without consideration or with love and affection as consideration must be attached to the affidavit unless the parties are family related or the grantee is a tax exempt organization under chapter 84.36 RCW.

In such case (~~the statement attached to the affidavit must show the names of the grantor and grantee and either the family relationship between them or the fact that the grantee is a tax exempt organization under chapter 84.36 RCW. Such statement must be signed by the grantor and notarized. No exemption from the real estate excise tax is allowed without such statement attached to~~) no separate statement is required to be attached to the affidavit but the nature of the family relationship or the fact that the grantee is a tax exempt organization under chapter 84.36 RCW must be stated on the affidavit and the grantor or grantee must sign the affidavit.

**AMENDATORY SECTION** (Amending Order PT 82-5, filed 7/21/82)

WAC 458-61-480 IRS "TAX DEFERRED" EXCHANGE. The real estate excise tax applies to the transfer or exchange of real property whether or not federal income tax or capital gains tax is "deferred" or "exempted" under the Internal Revenue Service codes. ~~((However, in such transfers or exchanges, a nominee relationship may exist:))~~

**AMENDATORY SECTION** (Amending Order PT 82-5, filed 7/21/82)

WAC 458-61-550 NOMINEE. When a nominee has received title to or interest in real property on behalf of a third party, the one percent real estate excise tax does not apply to the subsequent transfer of the property from the nominee to the third party, provided both (1) the proper tax was paid on the initial transaction, and (2) either the affidavit for the initial transaction disclosed that the grantee was acting as a nominee for a third party, or a ~~((notorized))~~ notarized statement which explains the nominee relationship is attached to the affidavit for the second transaction. Such ~~((notorized))~~ notarized statement must be dated on or prior to the first transaction.

#### **NEW SECTION**

WAC 458-61-690 TRUSTEE SALE PURSUANT TO DEED OF TRUST (NON-JUDICIAL). The real estate excise tax does not apply to the foreclosure sale of real property by the trustee under the terms of a deed of trust, whether to the beneficiary listed on that deed or to a third party.

#### **REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 458-61-350 EARNEST MONEY RECEIPTS.

**WSR 82-23-053**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**NATURAL RESOURCES**  
[Order 387—Filed November 16, 1982]

I, Brian J. Boyle, Commissioner of Public Lands, do promulgate and adopt at Olympia, Washington, the annexed rules relating to oil and gas leasing on state-owned lands.

This action is taken pursuant to Notice Nos. WSR 82-20-081 and 82-23-025 filed with the code reviser on October 6, 1982 and November 9, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 79.14.120 which directs that the Commissioner of Public Lands has authority to implement the provisions of chapter 79.14 RCW.

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

APPROVED AND ADOPTED November 16, 1982.

By Brian J. Boyle  
Commissioner of Public Lands

#### **NEW SECTION**

WAC 332-12-210 DEFINITIONS. The following definitions are, unless the context otherwise requires, applicable to chapter 79.14 RCW and these rules and regulations.

(1) "Aquatic lands" means accreted, tide and submerged lands of the Pacific Ocean and any arm thereof and bed and shorelands of navigable waters.

(2) "Base or primary term" means the first period of time authorized under a lease or the exploration period of the lease.

(3) "Base lease" means the first issued lease on a tract of land prior to any assignments of the lease or renewals.

(4) "Commissioner" means the commissioner of public lands.

(5) "Continuous" as in "production in continuous paying quantities" means extracting oil and gas from the earth without cessation for a period of more than ninety days.

(6) "Department" means the department of natural resources.

(7) "Development" means work which generally occurs after exploration and furthers bringing in production including defining the extent of the oil and gas resource and construction of support facilities.

(8) "Drill pads" means the location and surrounding area necessary to position a drill rig and support equipment.

(9) "Exploration" means the investigation of oil and gas resources by any geological, geophysical, geochemical or other suitable means.

(10) "Good standing" means in full compliance with all terms and conditions of the lease contract.

(11) "Hydrocarbon" means a compound containing only the two elements carbon and hydrogen.

(12) "Improvements" means anything considered a fixture in law placed upon or attached to the lease premises that has changed the value of the land or any changes in the previous conditions of the fixtures that changes the value of the land.

(13) "In situ" means a process of in-place conversion of an energy resource in the ground by a thermal or liquifaction process in order to simplify extraction of the resource.

(14) "Lands" or "land" means both the surface and subsurface components of the lease or contract premises.

(15) "Lease premises" means public land, including lands of retained mineral rights held under an oil and gas lease.

(16) "Lessee" means any person holding an oil and gas lease.

(17) "Logical operating unit" means a contiguous area, independent of ownership, of mineral rights that

can be developed and extracted in an efficient and economical manner with due regard to prevention of waste and environmental protection.

(18) "Oil and gas" means all hydrocarbons and other substances and elements which are present in the earth in a gaseous or liquid form and produced therefrom. It shall not include coal, lignite, oilshale, or similar solid hydrocarbons. Nor shall it include minerals, waters, steam or any geothermal resource.

(19) "Paying quantities" means extraction of oil and gas in a sufficient amount to generate oil and gas production royalties to the state.

(20) "Person" means any natural person, corporation, association, organization, partnership receiver, trustee, executor, administrator, guardian, fiduciary, or representative of any kind.

(21) "Plug and abandon" means to place permanent seals in well casings or drill holes in the manner as provided by chapter 78.52 RCW and applicable regulations and in a way and at such intervals as are necessary to prevent future contamination; to remove all equipment from the site and rehabilitate the surface to its former state or usage as prescribed by the department.

(22) "Posted field price" means the announced price at which a crude oil or gas purchaser will buy the oil or gas of specified quality from a field.

(23) "Production" means extracting oil and/or gas in paying quantities.

(24) "Public auction" means competitive lease offers either by oral or sealed bidding by qualified bidders or a combination of both.

(25) "Public lands" means lands and areas belonging to or held in trust by the state including tide and submerged lands of the Pacific Ocean or any arm thereof, beds and shorelands of navigable waters, and lands of every kind and nature including mineral rights reserved to the state, the trust or the department.

(26) "Reclamation" means the reasonable protection and rehabilitation of all land subject to disruption from exploration, development, and production of an oil and gas resource.

(27) "Refining" means improving the physical or chemical properties of oil or gas.

(28) "Shut-in" means to adequately cap or seal a well to control the contained oil and/or gas for an interim period.

(29) "String of tools" means a cable or rotary drill rig.

(30) "Surface rights" means full fee ownership of the surface of the property and the resources on and attached thereto, not including the mineral estate.

(31) "Undivided interest" means a total assignment of the lease to one person or an assignment which causes the total lease rights to be held jointly by more than one person including but not limited to joint or common tenancy and community property.

(32) "Waste" means the physical loss of a subsurface resource through damage, escape or inefficient extraction and as defined in WAC 344-12-040(46).

(33) "Well" means any bored, drilled, or redrilled hole for the exploration or production of oil, gas, and other hydrocarbon substances.

#### NEW SECTION

WAC 332-12-220 JURISDICTION. These rules are applicable to all public lands of the state for which the commissioner is authorized or permitted to lease for the purpose of prospecting for, developing and producing oil, gas, or other hydrocarbon substances.

#### NEW SECTION

WAC 332-12-230 FORMS. (1) Applications, leases, and related forms shall be on forms prepared and prescribed by the department.

(2) All applications shall be filed with the department. A twenty-five dollar nonrefundable application fee shall be submitted with each application.

(3) Applications for leases on aquatic lands shall describe the area with reference to the abutting upland survey. The description shall conform as nearly as practicable to extensions of the upland subdivisional lines of the United States government survey or survey lines of other recorded plats. Such descriptions shall be subject to the approval of the department.

#### NEW SECTION

WAC 332-12-240 APPLICANT. Any person may apply for and hold oil and gas leases on public lands of the state of Washington. Any applicant may acquire, receive and hold more than one lease. The department may deny an application or lease to any person, firm, or corporation for which a lease has been terminated for nonpayment of royalties or for breach of any terms or conditions.

#### NEW SECTION

WAC 332-12-250 LEASE AREA. Leases shall not exceed the acreage specified in RCW 79.14.020: PROVIDED, That an entire government surveyed section may be involved in a single lease. No single lease will be issued including acreage from more than one township of land except that more than one township may be included in a single lease of aquatic lands, if the total lease area does not exceed six hundred forty acres.

If the available land is less than forty acres, the lease will be issued only for the available acreage. On lands which the department manages less than the entire interest in the mineral rights, a lease may be issued by the commissioner covering the state's interest independent of the joinder of the other co-tenant where otherwise permitted.

#### NEW SECTION

WAC 332-12-260 TERM OF LEASE. (1) Oil and gas leases shall be for terms of five years and for so long thereafter as lessee shall produce oil or gas in paying quantities from the leased lands, and as long thereafter as the lessee shall comply with the provisions hereof; or shall be engaged in drilling, deepening, repairing, or re-drilling any well thereon, or be thereafter excused therefrom but not to exceed a period of twenty years including the initial five-year term.

(2) The lessee shall have a preference right to a new lease covering the leased area for an additional twenty-year period. An application for renewal of the original lease shall be filed with the department at least ninety days, but not more than six months, prior to the expiration of the lease.

#### NEW SECTION

**WAC 332-12-265 APPLICATION PROCEDURES—SURFACE RIGHTS IN OTHER AGENCIES.** Prior to offering mineral rights under the jurisdiction of the department of natural resources for oil and gas leasing where the surface rights are either owned or leased by other state agencies, the department will notify the applicable state agency. Such notification shall be within a reasonable time period prior to leasing to permit the other agencies to consult with the department as to the advisability and conditions of lease.

#### NEW SECTION

**WAC 332-12-270 AWARD OF LEASE.** The department shall offer land for oil and gas leasing by the following procedures:

(1) Leases shall be offered at public auction after the approval of an application or initiation by the department. Public auction shall be by sealed or oral bidding or a combination as prescribed in the notice of leasing. Oil and gas leases shall be awarded to the highest cash bonus bidder. If two or more sealed bids tie for the highest bid on an individual tract, the department shall resolve the tie by commencement of oral bidding. If no oral bids are received on such tract the tie shall be resolved by the drawing by lot from the tie bids.

(2) If no bids, sealed or oral, are received on an individual tract, the lease may be awarded to the applicant for the minimum acceptable bid subject to approval by the commissioner.

(3) All awards of leases are subject to the commissioner's authority to withhold any tract or tracts of land from leasing and to reject any or all applications or bids for an oil and gas lease if determined to be in the best interest of the state.

(4) Notice of the offer of land for leasing shall be given by publication in a newspaper of general circulation in Thurston county and in such other manner as the department may authorize. Such notice shall specify the place, date, and hour of the offering, a general description of the lands to be offered for lease, and the minimum acceptable bid.

(5) Competitive bid terms. Sealed bids must be submitted prior to the time set for the auction, and must be accompanied by a certified check equal to one-fifth of the total bonus bid offered. Following award of an oral bid, a successful oral bidder is required to submit payment equal to one-fifth of total bonus bid. Unless all bids are rejected, the commissioner will send to the successful bidder two copies of the lease. The bidder will be required within thirty days after receipt thereof to execute and return the lease, pay the balance of their bonus bid, the first year's rental of one dollar twenty-five cents per acre, and all applicable taxes and other required

payments. Upon failure of the successful bidder to fulfill the above requirements, the money tendered will be forfeited and the application rejected unless the department grants additional time pursuant to a written request made by the successful bidder prior to the expiration of the thirty-day period.

(6) Unsuccessful sealed bidders will be refunded their deposit. Application fees shall be refunded for applications rejected by the department.

#### NEW SECTION

**WAC 332-12-280 LEASE TERMS.** (1) Leases issued under the provisions of chapter 79.14 RCW and these rules shall be on forms prepared and prescribed by the department.

(2) Leases shall contain, where applicable, provisions implementing the rules and regulations contained in chapter 332-12 WAC.

(3) Leases shall contain, where applicable, provisions which:

- (a) Protect the environment;
- (b) Provide for security for faithful performance of the lease terms and conditions;
- (c) Require a plan of operations;
- (d) Require reclamation;
- (e) Prevent waste;
- (f) Provide for plugging and abandonment;
- (g) Require compliance with the provisions of the Oil and Gas Conservation Act and its rules and regulations;
- (h) Require the drilling of wells for the purpose of offsetting producing wells on adjoining lands;
- (i) Require the lessee to furnish gas produced from the lease to state lessees for direct use where requested by the department;
- (j) Relate to the surface use and resources.

(4) Leases shall contain such terms as are customary and proper for the protection of the rights of the state, the lessee and the surface owner, and necessary to insure compliance with the applicable laws and regulations.

#### NEW SECTION

**WAC 332-12-290 RESERVED RIGHTS.** The department reserves the right to lease any subsurface resource not covered by an existing oil and gas lease: PROVIDED, That such leasing is subject to any existing subsurface lease rights and does not materially interfere with any established lease operations. The department shall require a cooperative work agreement to allow simultaneous or coordinated operations.

The department reserves the right to allow joint or several uses of existing sites, easements, or rights of way under control of the state, upon such terms as the department may determine.

#### NEW SECTION

**WAC 332-12-300 DAMAGES TO ENCUMBERED LANDS.** The lessee shall have the right to the surface use of the premises to the extent such use is reasonably necessary for operations under the lease as provided in the plan of operations.

(1) Where surface rights have been transferred from state ownership through sale or exchange with mineral rights reserved or are leased by the state, the oil and gas lessee, prior to exercising lease rights, shall:

(a) Secure the consent or waiver of the surface-right owner or lessee regarding oil and gas lease activities; or

(b) Provide full payment for damages to the surface of said land and improvements thereon to the surface-right owner or lessee; or

(c) Secure the agreement by the surface-right owner or lessee that damages cannot be determined at this time and there shall be the execution of a good and sufficient security acceptable to the department in favor of the surface-right owner or lessee for their use and benefit to secure the payment of such damages, as may be determined and fixed by later agreement or in action brought upon the security or undertaken in a court of law against the oil and gas lessee; or

(d) Institute an action by the oil and gas lessee in the superior court of the county in which the land is situated to ascertain and determine the amount of damages which will accrue to the surface-right owner or lessee by reason of entry thereon. In the event of any such action, the term of the oil and gas lease shall begin thirty days after the entry of the final judgment and payment therefore in such action provided such action was instituted and processed within a reasonable time; or

(e) Shall furnish to the department a good and sufficient security, acceptable to the department, to cover such compensation until such compensation is determined by agreement, arbitration, or judicial decision or is otherwise authorized to be determined.

(2) Where the surface rights are owned by the state, the oil and gas lessee, prior to exercising its lease rights, shall compensate the state for damages that may occur to the surface rights as determined by the department or by another state agency where it owns both the surface and mineral rights.

The department or such agency may, in the alternative, in lieu of immediate payment, require the furnishing of adequate security for payment of all damages.

#### NEW SECTION

WAC 332-12-310 ANNUAL RENTAL OR MINIMUM ROYALTY. (1) The department shall require payment of not less than one dollar twenty-five cents per acre per year in annual rental. The lessee shall pay the first year's annual rental upon execution of the lease and pay a like rental in advance each year the lease remains in force: PROVIDED, That at any time the lease starts production, a minimum royalty of ten dollars per acre per year shall replace the annual rental and shall be credited against production royalties. Minimum royalties shall be paid at the end of the lease year in which production starts and annually at the end of the lease year for the remainder of the term. When the required minimum royalty is greater than the production royalties paid during any lease year, the lessee shall pay the difference between the minimum royalty and the paid production royalties. Minimum royalties paid during the term of the lease are nonrefundable and nontransferable.

(2) On lands which the state owns less than entire fee simple mineral rights in common tenancy (undivided interests), the lessee shall pay the department rentals and minimum royalties in the amount as if the state owned in fee simple the entire mineral rights of the leased acreage.

(3) If the annual rental or minimum royalty is not paid as prescribed in the lease, the lease shall be terminated automatically as required by law.

#### NEW SECTION

##### WAC 332-12-320 PRODUCTION ROYALTIES.

(1) Production royalty payments shall be payable to the department for oil and gas produced from the lease premises, or in the case of gas products from gas produced but not sold, the products manufactured. Royalty rates shall be not less than twelve and one-half percent of the gross value at the point of production as defined in WAC 332-12-330. In the case of production of gas from coal deposits by "in situ" or other newly developed technology for which there is little or no leasing experience, the commissioner may set applicable royalty rates.

(2) The state reserves the right that, in lieu of receiving royalty payment for the market value of the state's royalty share of oil or gas, the department may elect that such royalty share of oil or gas be delivered in kind at the mouth of the well into tanks or pipelines provided by the department.

(3) On lands which the state owns less than the entire fee simple mineral rights in common tenancy (undivided interests), the lessee shall pay production royalties in the proportion which the state's interests bear to the undivided whole or an amount established by agreement between co-tenants.

(4) Payments shall be in an amount to cover all royalties due the state from production. The department may approve the use of payment bonds, savings account assignments, or other security which guarantees payment to the state. Production royalty payments shall be scheduled in the lease and plan of operations. The lessee shall furnish the department a sworn statement showing production for accounting periods required by the department and pay any royalties due.

(5) The lessee shall not sell or deliver any oil and gas or manufactured products to any person who does not agree to file purchase invoices with the department stating the price, quantity, origin of oil and gas purchased from a state lease and to allow an audit as provided by these rules. The department may require and prescribe any other methods necessary to insure a full accounting of oil and gas produced from the premises. Noncompliance with any accounting requirements may cause suspension of operation or termination as provided in WAC 332-12-400.

(6) Any past due royalty payment shall bear interest at the rate of one percent per month, compounded monthly, on the unpaid balance.

#### NEW SECTION

WAC 332-12-330 COMPUTATION OF ROYALTIES. Production royalty payments shall be based

upon the gross value at the point of production defined as follows:

(1) For oil. The posted field price, or, if no field price is posted, the fair market value prevailing for oil of like kind, character, quality or comparable source at the point of production. All field prices shall be approved by the department.

All royalties, whether in money or in kind, shall be delivered to the state free of cost and deductions.

Quantities of oil produced shall be determined by metering or measuring (by automatic custody transfer meter, tank gauge, or other approved method) at the first point of transfer it is in a condition of pipeline quality which shall be considered the point of production.

(2) For gas or other hydrocarbons. The posted field price or if no field price is posted, the fair market value prevailing for gas of like kind, character or comparable source at the point of production. All field prices shall be approved by the department. These royalties shall be delivered to the state free of costs and deductions.

If gas is not sold but is used by the lessee for the manufacture of gasoline or other products, the fair market price at point of sale shall be used for these products, less reasonable deductions for refining costs, as determined by the department.

(3) All prices shall be approved by the department.

(4) Quantity of gas produced shall be determined by metering or measuring at the point where it is first accurately metered or measured on or near the lease premises from which it is recovered. Where it is considered to be merchantable or pipeline quality shall be considered the point of production, less any quantities reinjected into a reservoir in the same field for purposes of repressuring and conservation. The quantity of gas products shall be determined by metering at the point of delivery for sale by the lessee.

#### NEW SECTION

WAC 332-12-340 UNIT PLANS. The holder(s) of any oil and gas leases may apply to the department to unite with each other or with other entities, including lands not owned by the state, to collectively adopt and operate under a unit plan.

(2) To implement a plan and protect the state's interest, the commissioner may alter the terms and conditions of the lease(s) so involved with the consent of the leaseholder(s). Authorization by the department to include state leases in unit plans shall be conditioned on the following requirements:

(a) There shall be submitted to the department a plat showing the area to be unitized, together with geological and other information in support of the delineation of the area.

(b) A preliminary draft of the plan shall be submitted to the department for approval.

(c) If the plan is approved by the department, the proponent of the plan shall deliver one copy to the department when fully executed.

(d) Leases which are only partially covered by unit plans shall be segregated into separate leases as to the lands committed and not committed as of the effective date of the unitization. The annual rental or minimum

royalty shall be paid on the leased acreage in the unit independently from other segregated lease areas.

(e) The term of any lease that has become the subject of a unit plan as approved by the department shall continue in force until the termination of such plan. In the event that such plan is terminated prior to the expiration of any such leases, the original term of the lease shall continue.

(f) Any apportionment of production or royalties among the separate tracts of land comprising the unit shall include an accounting system and the right of the department to audit such system to protect the interests of the state.

(g) Operations and production under a single unit plan shall be considered the operations and production of all leases included under the plan. Due diligence performed on any part of an area under a unit plan, may be credited by the department toward the requirement for all state leases included in the unit.

(3) Agreements for a cooperative or unit plan of development of an oil and gas pool, field or like area or any part thereof shall comply with the provisions of RCW 78.52.370. All unit or cooperative plans containing lands leased under the provisions of chapter 79.14 RCW require approval and consent by the department.

#### NEW SECTION

WAC 332-12-350 PERFORMANCE SECURITY. The lessee shall file a corporate surety bond, cash bond, savings account assignment or other security satisfactory to the department in an amount determined by the department to be sufficient to guarantee performance of the terms and conditions of the lease. Such security shall be submitted prior to the beginning of operations or applying for a drilling permit. Such security shall not be less than ten thousand dollars. The lessee shall promptly advise the department of any changes in operation. The department may reduce or increase the amount of the security as a result of operational changes requiring different levels of performance. The department may allow a lessee to file a single security device, acceptable to the state, in an amount set by the department covering all of the lessee's state leases.

#### NEW SECTION

WAC 332-12-360 PLAN OF OPERATIONS. The lessee shall submit to the department and obtain approval of an acceptable plan of operations prior to applying for a drilling permit. The purpose of the plan of operations is to provide detailed information regarding proposed lease activities in exploration, development, production, reclamation, and all other activities on the lease premises. The plan of operations shall be updated by the lessee prior to making any substantial change in its operations or when requested by the department and submitted for approval to the department.

#### NEW SECTION

WAC 332-12-370 ASSIGNMENTS. (1) Any lease may be assigned, mortgaged, sublet, or otherwise transferred as to a divided or undivided interest therein

to any qualified applicant subject to the approval of the department. The lessee shall execute an assignment approved by the commissioner. A transfer of a separate zone or deposit under any lease or a part of a legal subdivision shall be considered an assignment and is subject to the approval of the department. All approved assignments shall take effect as of the first day of the lease month following the date of approval. A separate assignment fee is required for each separate lease in which an interest is assigned.

(2) Assignments of undivided interests in a lease or changes in controlling lease interest shall not create new leases or new obligations and shall be subject to the approval of the department. The approval of these assignments, a designation of a single agent or a power of attorney executed by all lessees shall be filed with the department and an acceptable agreement adequate to protect the state's interest including a designation of the lessee shall be executed and filed with the department.

(3) Any divided interest or partial assignment of a geographically distinct subdivision of a lease shall segregate the assigned and retained portions thereof and upon approval of such assignment by the commissioner, create a new lease as to the assigned lands. The rights and obligations of the lessees under the retained portion and the assigned portion of the original lease are separate and distinct but are identical as to terms and conditions. Execution of the assignment shall release or discharge the assignor from all obligations thereafter accruing with respect to the assigned lands. Such segregated leases shall continue in full force and effect for the primary term of the original lease.

(4) Owners of cost-free interests such as overriding royalties, where authorized by the department, shall not be considered lessees and shall be subject to the rights of the department against the lessee. All state assignment documents shall contain provisions which subject any cost-free interests created by an assignment to the authority of the commissioner to require the proper parties to suspend or modify such overriding royalties or payments out of production in such a manner as may be reasonable when and during such periods of time as they may constitute an undue economic burden upon the reasonable development and operations of such lease.

(5) The approval of any assignment shall not waive compliance with any terms and conditions of the original lease. The department may subject the assignment to special requirements or conditions to correct any non-compliance with the original lease. Upon approval of any assignment, the assignee or sublessee shall be bound by the terms of the original lease to the same extent as if such assignee or sublessee were the original lessee.

#### NEW SECTION

**WAC 332-12-380 SURRENDER OF LEASEHOLD.** (1) Every lessee shall have the option of surrendering their lease as to all or any portion or portions of the land covered thereby at any time and shall be relieved of all future liability thereunder with respect to the land so surrendered except for monetary payments theretofore accrued, physical damage to the premises embraced by the lease which have been occasioned by

their operation, physical damages occasioned by right of way passage across other state lands, and the duty to plug and abandon and reclaim the lease premises.

(2) The lessee shall notify the department in writing requesting surrender of leasehold and the department shall acknowledge the receipt of such notice.

(3) If no operations have been conducted under the lease and no surface disturbances or damages have occurred on the land to be surrendered, the lease shall terminate sixty days after the date of the receipt by the department of the notice of surrender, unless the department authorizes an earlier date: **PROVIDED**, That all payments due up to the time of termination are paid.

(4) If operations have been conducted and surface disturbance or damage has occurred on land proposed for surrender, the leasehold shall not terminate until the land has been reclaimed and placed in an acceptable condition and approved by the department, all wells have been properly plugged and abandoned, and all applicable conditions of chapter 78.52 RCW have been complied with. Termination of the lease shall become effective after approval by the department and all payments which may be due up to the time of termination are paid.

#### NEW SECTION

**WAC 332-12-390 DUE DILIGENCE.** Oil and gas leases shall be for a base term of five years and shall continue only after the base term for a period not to exceed twenty years in total if:

(1) The lessee has and is complying with all rules and regulations and the terms and conditions of the lease; and

(2) The lessee shall be producing oil and/or gas in continuous paying quantities; or

(3) The lessee shall be engaged in drilling, deepening, repairing, or re-drilling any production well without a ninety-day cessation of operation; or

(4) The lessee shall be actively exploring with due diligence in which one string of tools is in operation on the lease premises, allowing not to exceed ninety days between the completion of one well and the start of the next; or

(5) The lessee is proceeding and actively pursuing development in the opinion of the department to efficiently extract oil and/or gas after discovery.

#### NEW SECTION

**WAC 332-12-400 TERMINATION OF LEASE FOR DEFAULT.** The department may cancel the lease for noncompliance with the lease agreement, plan of operations, or applicable laws, rules, and regulations. The lessee shall be notified of such noncompliance and the necessary corrective measures by certified mail to the last known address of the lessee. If the lessee shall diligently and in good faith prosecute the remedying of the default specified in such notice, then no cancellation of the lease shall occur. Otherwise termination or cancellation shall automatically become effective thirty days from the date of mailing the notice of default and shall be final. The lessee may make a written request for an

extension of time outlining the circumstances such extension is warranted. The department may, upon receiving a written request prior to the end of the thirty-day period, grant an extension of time in which to comply with the terms and conditions of the lease. Termination shall not relieve the lessee of any obligation incurred under the lease.

Failure to pay required rental and/or royalty within the time prescribed shall automatically and without notice work a forfeiture of such leases and of all rights thereunder.

#### NEW SECTION

**WAC 332-12-410 CONDITION OF PREMISES UPON TERMINATION OF LEASE.** The lessee shall have thirty days from the termination date in which to remove all improvements, except buildings and structures, from the premises except as authorized by the state, leaving all existing development in good order and repair, and without unnecessarily hampering future development and operation of the lease premises. All such improvements remaining on the lease premises after thirty days, including the buildings and structures, shall become the property of the state: **PROVIDED**, That the lessee may upon written request to the department be granted an extension of time where forces beyond the control of the lessee prevent removal of said improvements within thirty days. If the subsurface resource is exhausted, the lessee shall remove all improvements unless otherwise permitted by the department.

#### NEW SECTION

**WAC 332-12-420 RECLAMATION.** The lessee shall restore the lease premises as required by state and federal law and the lease. The lessee shall submit final reclamation plans to the department for its approval prior to:

- (1) Submission of such a plan to the oil and gas conservation committee; and
- (2) Prior to notification to the department to plug and abandon any well; and
- (3) Within ninety days prior to the end of the lease term.

All plans shall be subject to the approval of the department. All reclamation shall be completed within ninety days of the receipt of the final approved plan from the department. The department may, upon receiving a written request prior to the end of the ninety-day period, grant an extension of time for completion of reclamation.

#### NEW SECTION

**WAC 332-12-430 TIMBER.** No forest products owned by the department shall be cut, removed or destroyed unless approved in advance by the department. The lessee shall appropriately mark all forest products proposed to be cut. Unless the department elects to directly dispose of the forest products, the department will appraise the forest products and the lessee shall pay the appraised value of such forest products within thirty days of billing unless there is written extension of time

by the department, and in any event, prior to their cutting.

#### NEW SECTION

**WAC 332-12-440 USE OF THE PREMISES.** A lessee may use the lease premises as provided in the lease and the approved plan of operations, subject to existing rights and payments as otherwise provided. Such uses shall be those reasonably necessary for the exploration, operation, and production of oil and gas. All other uses shall require separate leases.

#### NEW SECTION

**WAC 332-12-450 PREVENTION OF WASTE AND ENVIRONMENTAL PROTECTION.** (1) The lessee shall conduct all operations in a manner to prevent waste and preserve property and resources. If the lessee fails to do so, the department may enter on the property to repair damages or prevent waste at the lessee's expense, in addition to other authorized actions.

(2) The lessee shall use all proper safeguards to prevent pollution of earth, air, and water. The lessee is responsible for all damage to public and private property caused by the lessee's operation and shall use all reasonable means to recapture escaped pollutants.

(3) The lessee shall explore for oil and gas with the minimum disturbance to the surface of the land. All drill holes shall be securely capped and/or plugged when not in use or abandoned. The lessee shall comply with all of the provisions of law governing surface and groundwater.

(4) Topsoil on lands to be disturbed shall be removed and stockpiled on the site. The lessee shall take all necessary steps to insure the preservation of the stockpiled topsoil, including establishment of a temporary vegetative cover to prevent erosion. Upon the final abandonment or completion of a drilling operation, the lessee shall reclaim the lease premises, including restoration of the surface to acceptable contours, redistribution of the topsoil, and reseeding the land with native grasses and native plants prescribed by the department in the approved plan of reclamation.

(5) Upon completion of production or exhaustion of an oil and/or gas resource, the lessee shall reclaim the land, and plug and abandon all wells.

(6) The department may, in the plan of operations, require interim measures to reclaim the lease area and protect all resources and property.

#### NEW SECTION

**WAC 332-12-460 ACCESS ROAD CONSTRUCTION AND MAINTENANCE STANDARDS.** Access roads authorized to be constructed and/or maintained on public lands or easement agreements shall conform to those standards approved and specified by the department.

#### NEW SECTION

**WAC 332-12-470 RIGHTS OF WAY OVER STATE LANDS.** Any lessee shall have a right of way

over state lands not included in the lease area when authorized by law, when necessary, for the exploration, development and production of oil and gas, provided that a right of way application and a plat showing the location of such right of way shall be filed with the department. Rights of way, when authorized, will be granted to the lessee upon approval of the location by the department or other agency owning in fee the surface rights and payment of charges.

The department retains the right to utilize all rights of way and grant such other rights not inconsistent with the lessees use of such rights of way.

#### NEW SECTION

**WAC 332-12-480 FIELD INSPECTIONS AND AUDITS.** Any person designated by the department shall have the right at any time to inspect and examine the lease premises and production facilities, and shall have the right during lessee business hours to examine such books, records, tax returns, and accounts of the lessee as are directly connected with the determination of royalties.

#### NEW SECTION

**WAC 332-12-490 REPORTS.** The rules and regulations promulgated under the Oil and Gas Conservation Act, chapter 78.52 RCW require standardized reports of well history or record and well log, production, and methods used in plugging and abandoning a well. These reports shall be made available to the department through the oil and gas conservation committee.

If a lessee discovers any subsurface resource of possible recoverable value, not covered in the oil and gas lease, the discovery shall be reported to the department within ten days of the discovery date.

#### NEW SECTION

**WAC 332-12-500 COMPLIANCE WITH OTHER LAWS.** All development or production activities authorized by the lease shall be conducted in accordance with all applicable laws, rules and regulations. The lessee(s) shall, before commencing any operations on the leased lands, inform themselves of and then abide by the laws, rules and regulations affecting such operations. Compliance with state and federal laws, rules and regulations shall be the sole responsibility of the lessee and not the responsibility of the department.

The filing of a bond or other security as a lease requirement does not remove the obligation to file bonds required by other laws.

#### REPEALER

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

- (1) WAC 332-12-010 APPLICATION FOR LEASE.
- (2) WAC 332-12-020 APPROVAL OR REJECTION OF APPLICATIONS.
- (3) WAC 332-12-030 LAND DESCRIPTIONS.

(4) WAC 332-12-040 APPLICATION FOR RENEWAL OF PRODUCTIVE LEASE.

(5) WAC 332-12-060 OFFER OF OIL AND GAS LEASES BY COMPETITIVE BIDDING.

(6) WAC 332-12-070 ISSUANCE OF LEASES.

(7) WAC 332-12-080 COOPERATIVE OR UNIT PLANS.

(8) WAC 332-12-090 RIGHT OF INSPECTION.

#### **WSR 82-23-054**

#### **PROPOSED RULES**

#### **DEPARTMENT OF**

#### **SOCIAL AND HEALTH SERVICES**

**(Institutions)**

[Filed November 16, 1982]

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 county plan for mental health, drug abuse, developmental disabilities, alcoholism, amending chapter 275-25 WAC.

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 33-C  
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, Phone (206) 753-7015, by December 7, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00, Tuesday, December 21, 1982, in the Buildings and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 29, 1982.

The authority under which these rules are proposed is RCW 69.54.040 and 71.24.190.

The specific statute these rules are intended to implement is chapters 69.54 and 71.24 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 15, 1982

By: David A. Hogan

Director, Division of Administration

#### **STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045.

This rule change amends chapter 275-25 WAC.

The Purpose of This Rule Change: To shift county planning for alcoholism, drug abuse, and developmental disabilities from annual to biennial basis, and to delete the mental health program from the rules.

The Reason These Rules are Necessary: To specify the form and content of applications for public funds from counties.

Statutory Authority: Chapters 69.54, 70.96, 70.96A and 71.20 RCW.

Summary of the Rule Change: These amendments change the funding period for county plans and contracts from a calendar year to a state biennium. Deadlines are modified to accommodate the new contracting cycle. Certain requirements which have proven unnecessary are deleted. The mental health program is deleted from the rules. We have adopted rules for mental health in new chapter 275-56 WAC.

Person Responsible for Drafting the Rule: Chris Hansen, Bureau of Alcohol and Substance Abuse, phone: 753-1275, Scan 234-1275, Mailstop OB-44W.

Persons Responsible for Implementing the Rule: Glen Miller, Director, Bureau of Alcohol and Substance Abuse, phone: 753-5866, Scan 234-5866, Mailstop OB-44W, and James Lengenfelder, Director, Division of Developmental Disabilities, phone: 753-3900, Scan 234-3900, Mailstop OB-42C.

These rules are proposed by DSHS.

These rules are not necessary as a result of federal law, federal court decision or state court decision.

#### AMENDATORY SECTION (Amending Order 1142, filed 8/12/76)

WAC 275-25-010 DEFINITIONS. (1) All terms used in this chapter (~~which are~~) not defined herein shall have the same meaning as indicated in the act.

(2) "Act" means:

(a) The Alcoholism Act (chapter 70.96 and 70.96A RCW) as now existing or hereafter amended, or

(b) The State and Local Services for Mentally Retarded and Developmentally Disabled Act (chapter 71.20 RCW) as now existing or hereafter amended, or

(c) (~~The Community Mental Health Services Act (chapter 71.24 RCW) as now existing or hereafter amended~~) Drug and alcohol rehabilitation, education programs—drug treatment centers (chapter 69.54 RCW) as now existing or hereafter amended.

(3) "County" means each county or two or more counties acting jointly.

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

(5) "Indian" shall mean any:

(a) Person (~~who is~~) enrolled in or (~~who is~~) eligible for enrollment in a recognized Indian tribe; any person determined to be or eligible to be found to be an Indian by the secretary of the interior; and any Eskimo, Aleut or other Alaskan native.

(b) Canadian Indian person who is a member of a treaty tribe, Metis community or other nonstatus Indian community from Canada.

(c) Unenrolled Indian person (~~who is~~) considered to be an Indian by a federally or nonfederally recognized Indian tribe or the urban Indian/Alaska community.

(6) "Plan" means the application a county (~~submitted~~) submits to the secretary for review and approval under the act(s); or (~~an annual~~) revision of an existing plan.

(7) "Population" means the aggregate number of persons located in the designated county as computed by (~~the United States census bureau in accordance with that agency's latest report, or of~~) the office of (~~program planning and~~) fiscal management.

(8) "Secretary" means the secretary of the department or such employee or such unit of the department as the secretary may designate.

#### AMENDATORY SECTION (Amending Order 1322, filed 7/28/78)

WAC 275-25-020 PLAN DEVELOPMENT AND SUBMISSION. (1) All dates in this section refer to the (~~year preceding the calendar year covered by the plan~~) twelve-month period prior to the start of the state fiscal biennium.

(2) The requirements of this section shall apply to the following program areas:

(a) (~~Mental health~~)

(~~b~~) Drug abuse,

(~~c~~) (b) Developmental disabilities, and

(~~d~~) (c) Alcoholism.

(3) The secretary shall announce the amount of funds (~~available~~) included in the department's biennial budget request to each county for each program area no later than (~~August 1~~) December 15. The secretary shall announce the actual amount of funds available as soon as possible after final passage of the biennial appropriations act.

(4) Each county (~~or combination of counties~~) shall submit a (~~preliminary~~) plan for each program area for the subsequent state fiscal biennium to the secretary no later than (~~October~~) March 1, (~~including~~) in the form and manner prescribed by the secretary in written guidelines issued no later than November 1. The plan shall include the following (~~data~~):

(a) A statement of priorities;

(b) A (~~precise and definitive~~) work statement, including a listing of (~~all~~) program components, anticipated (~~services and subcontractors~~) service volume, and other activities to be undertaken during the period covered by the plan;

(c) (~~their~~) The relationship (~~to~~) between the work statement and the priority statement(~~, and~~);

(d) The method(s) for (~~integrating~~) administering the various program components and services;

(~~e~~) (e) A (~~forecast of all revenues and expenditures~~) proposed budget;

(~~f~~) (f) An evaluation of progress in meeting the work statement in the current (~~years plan~~) contract(~~:~~); and

(~~e~~) A county and/or agency client participation schedule based on client ability to pay. PROVIDED, That, no client may be denied service because of inability to pay;

(g) Such other information as the secretary may require in the written guidelines.

(~~5~~) The preliminary plan shall be accompanied by a letter of transmittal signed by the county governing body or county executive. Such transmittal shall not be construed as approval or adoption of the preliminary plan by the county governing body or county executive.

(6) (5) The secretary shall (~~make~~) send a written (~~comment~~) review of the plan to each county (~~regarding the preliminary plan~~) within thirty days after receipt of the plan. The review shall set forth the secretary's findings and conditions for final approval of the plan.

(~~7~~) (6) Each county shall submit (~~its final plan~~) a response to the written review for each program area (~~immediately after its adoption by the county governing body, but in no case later than December 15~~) by May 15, or thirty days after receipt of the secretary's written review, whichever is later. (~~The final plan shall include all of the data items in WAC 275-25-020(4) except that the forecast of revenues and expenditures shall be replaced by the adopted budget.~~) The response to the written review shall include:

(a) Responses to all conditions set forth in the secretary's review of the plan;

(b) Any amendments to the plan desired by the county; and

(c) A letter by the county governing body or county executive indicating adoption of the plan as modified by the county's response to the written review.

(7) Each county shall submit a contract proposal for each program area within forty-five days of the announcement by the secretary of the actual amount of funds available, pursuant to subsection (3) of this section. The contract proposal shall include:

(a) A work statement, as described in subsection (4)(b) of this section;

(b) A list of the intended subcontractors, if any, and the services to be provided by each;

(c) A budget for the contract period; and

(d) A letter from the county governing body or county executive indicating approval of the contract proposal.

(8) The secretary may (~~request such additional information and documentation, or changes in the plan, as are reasonably necessary prior to granting approval or denial~~) modify deadlines for submission of plans, responses to written reviews or contract proposals when, in the secretary's judgment, the modification would enable the county to improve the program or planning process.

(9) (~~The secretary may grant provisional approval of an adopted plan, or portion of an adopted plan, and require the applicant to revise~~

~~the adopted plan prior to granting approval)) The secretary may authorize the county to continue providing services in accordance with the previous plan and contract, and reimburse at the average level of the previous contract, in order to continue services until the contract is executed.~~

~~((10) The secretary shall inform the county of the approval, provisional approval, or denial of an adopted plan within thirty days after receipt of the plan.~~

~~(11) A county whose adopted plan has been approved by the secretary may submit a modified plan to the secretary for review and approval at any time.~~

~~(12) Preparation, submission, and processing of a county's plan shall not be delayed due to any appeal, administrative review, or proceedings pursuant to the Administrative Procedure Act.))~~

#### AMENDATORY SECTION (Amending Order 1142, filed 8/12/76)

WAC 275-25-030 PROGRAM OPERATION—GENERAL PROVISIONS. (1) The provisions of this section shall apply to all programs operated under authority of the act(s).

(2) The county and all contractors and subcontractors must comply with all applicable law or rule governing the department's approval of payment of funds for the program(s). Verification may be in the manner and to the extent requested by the secretary.

(3) No state funds will be paid to a county for costs of services provided by the county or other person or organization who or which was not licensed, certified, and/or approved as required by law or by rule whether or not the plan was approved by the secretary.

(4) The secretary may impose such reasonable fiscal and program reporting requirements as he or she deems necessary for effective program management.

##### (5) Funding.

(a) A ~~((plan))~~ contract must be ~~((approved by the secretary))~~ negotiated and executed between the department and the county prior to ~~((the granting of state funds))~~ any reimbursement by the department for services to be provided under the ~~((plan))~~ contract, except as provided for in subsection (9) of WAC 275-25-020.

(b) Payments to counties shall be made on the basis of ~~((monthly))~~ vouchers submitted to the department for costs incurred under ~~((an approved plan))~~ the contract. The form and content of the vouchers shall be specified by the department.

(c) The secretary may make advance payments to counties, where such payments would facilitate sound program management. The secretary shall withhold advance payments from counties failing to meet the requirements of WAC 275-25-020 until such requirements are met. Any county failing to meet the requirements of WAC 275-25-020 after advance payments have been made shall repay said advance payment within thirty days of notice by the department that the county is not in compliance.

(d) If the department receives evidence ~~((that))~~ a county or contractor performing under the ~~((plan))~~ contract is:

(i) Not in compliance with applicable state law or rule; or

(ii) Not in substantial compliance with the ~~((plan))~~ contract; or

(iii) Unable or unwilling to provide such records or data as the secretary may reasonably require, then the secretary may withhold all or part of subsequent monthly disbursement to the county until such time as satisfactory evidence of corrective action is forthcoming. Such withholding or denial of funds shall be subject to appeal pursuant to the Administrative Procedure Act (chapter 34.04 RCW).

(6) ~~((Contracting))~~ Subcontracting. A county may ~~((contract))~~ subcontract for the performance of any of the services specified in the approved plan. All ~~((contracts and))~~ subcontracts shall include:

(a) A precise and definitive work statement including a description of the services to be provided;

(b) Specific agreement by the ~~((contractor))~~ subcontractor to abide by the act(s) and the rules;

(c) Specific authority for the secretary and the state auditor to inspect all records and other material ~~((which))~~ the secretary deems pertinent to the ~~((contract))~~ subcontract; and agreements by the ~~((contractor))~~ subcontractor that such records will be made available for inspection;

(d) Specific authority for the secretary to make periodic inspection of the ~~((contractor's))~~ subcontractor's program or premises in order to evaluate performance under the contract between the department and the county.

(e) Specific agreement by the ~~((contractor))~~ subcontractor to provide such program and fiscal data as the secretary may reasonably require.

(7) Records: Maintenance. Client records shall be maintained for every client for whom services are provided and shall document: Client demographic data; diagnosis or problem statement; treatment or service plan; treatment or services provided including medications prescribed.

~~((8) Records: Confidentiality.~~

~~(a) Medical or treatment records and information regarding clients obtained pursuant to the administration of the acts and these rules shall be confidential. Such records shall not be published or open to public inspection, except that such records and information:~~

~~(i) Shall in their entirety be subject to the inspection of the secretary or of his or her authorized representatives for the purpose of program review, evaluation and research, comparative cost studies, and other responsible purposes;~~

~~(ii) Shall be released pursuant to WAC 275-55-260 except as otherwise provided by law.~~

~~(b) Under all circumstances current patient authorizations shall be sought in writing when any exchange of patient information is anticipated. Whether or not patient authorization is received, the patient must be informed that information may be released to other primary treatment agencies for purposes of providing services and to the department for purposes of program evaluation and research.~~

~~(c) Client records shall be maintained at all times on the site of the agency providing service except where information is exchanged pursuant to this section. Where such information is exchanged the agency providing the patient information shall retain the original records and shall provide the recipient agency with information in the form of legible and durable copy.~~

~~(d) A client shall have the right to review his/her treatment records with a staff member. PROVIDED, That information confidential to other individuals shall not be reviewed by the client.~~

~~(9)) (8) Liability.~~ Neither the promulgation of these rules nor anything contained in these rules shall be construed as affecting the relative status or civil rights or liabilities between the county and community agency, and/or any other person, partnership, corporation, association, or other organization performing services under a plan or required herein and their employees, persons receiving services, or the public generally; nor shall the use or implied use herein of the word "duty" or "responsibility" or both import or imply liability other than provided for by the statutes or general laws of the state of Washington, to any person for injuries due to negligence predicated upon failure to perform on the part of an applicant, or a board established under the act(s), or an agency, or ~~((its))~~ said agency's employees, or persons performing services on ~~((its))~~ said agency's behalf, but failure to comply with any compulsory rules shall be cause for the department to refuse to provide funds under the plan.

#### AMENDATORY SECTION (Amending Order 1726, filed 12/2/81)

##### WAC 275-25-340 FUNDING FORMULA—ALCOHOLISM.

(1) The department will establish and publish ~~((annually))~~ the allocation of funds available to the counties for alcoholism services.

(2) Funds appropriated by the legislature for such services shall be distributed according to the following:

(a) Not more than nine percent to the department for administration.

(b) Sufficient funds to continue the current level of service of the state-wide intensive inpatient treatment programs for which the department currently contracts.

(c) Sufficient funds to continue at ~~((their))~~ the current level of service the following special projects:

(i) State employees alcoholism program;

(ii) Long-term alcoholism treatment programs for which the department currently contracts.

(3) The remainder is to be distributed to the counties, and each county is to receive a sum calculated according to the county's percentage of the total distribution to all counties. Such percentage is equal to the population of the county divided by the population of all counties ~~((as last determined by the office of program planning and fiscal management))~~: PROVIDED, That ~~((;))~~ each county shall receive at least ~~((fifteen))~~ fifty-one thousand two hundred dollars each biennium, subject to availability of appropriated funds. The minimum sum shall be adjusted each biennium in proportion to the general inflation allowance authorized by the legislature.

AMENDATORY SECTION (Amending Order 1142, filed 8/12/76)

WAC 275-25-530 FUNDING FORMULA—DEVELOPMENTAL DISABILITIES. The ~~((annual))~~ allocation of funds to counties shall be based on the following criteria:

(1) The department may withhold up to ten percent of allocated funds to provide funding for new programs, for state-wide priority programs, and for emergency needs.

(2) Each county shall be guaranteed a minimum amount for basic developmental disabilities services subject to the availability of state and federal funds.

(3) The remainder of the funds shall be distributed either on a county per capita basis or on a rate per client basis, whichever will more equitably support developmental disabilities programs.

AMENDATORY SECTION (Amending Order 1726, filed 12/2/81)

WAC 275-25-810 DRUG ABUSE SERVICES. (1) The plan for each county or combination of counties shall address service requirements for each of the following modalities:

- (a) Outpatient treatment services,
- (b) ~~((Day))~~ Methadone treatment services,
- (c) Residential treatment services,
- (d) Inpatient treatment services,
- (e) ~~((Prison/jail))~~ Emergency treatment services,
- (f) ~~((Rehabilitation services))~~ Court evaluations, and
- (g) ~~((Intervention services,~~
- ~~(h))~~ Prevention services~~((, and~~
- ~~(i) Support services))~~.

(2) Where provision of a service within the county is not appropriate, the plan shall specify how the service will be made available to county residents.

AMENDATORY SECTION (Amending Order 1322, filed 7/28/78)

WAC 275-25-840 FUNDING FORMULAE. The ~~((annual))~~ allocation of funds appropriated from state revenues shall be based on the following criteria:

(1) The department may withhold up to twenty-five percent of allocated state funds for statewide programs, special projects, and emergency needs.

(2) Each county shall receive ~~((five))~~ ten thousand dollars for ~~((basic))~~ community drug abuse services each biennium, subject to availability of state funds.

(3) The remainder of allocated state funds shall be distributed to counties for community drug abuse services on a per capita basis, based on the most recent estimates of population ~~((size))~~ by the office of financial management.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- (1) WAC 275-25-700 MENTAL HEALTH PROGRAMS—WAC SECTION NUMBERS.
- (2) WAC 275-25-710 DEFINITIONS—MENTAL HEALTH AND DRUG TREATMENT.
- (3) WAC 275-25-720 PRIORITIES.
- (4) WAC 275-25-730 SERVICES—MENTAL HEALTH AND DRUGS.
- (5) WAC 275-25-740 CLINICAL REQUIREMENTS.
- (6) WAC 275-25-750 STAFFING REQUIREMENTS.
- (7) WAC 275-25-760 STATE HOSPITALS—REFERRAL.
- (8) WAC 275-25-770 FUNDING FORMULA—MENTAL HEALTH.
- (9) WAC 275-25-820 ANNUAL PERFORMANCE AND STATUS REPORT.
- (10) WAC 275-25-830 COUNTY MANAGEMENT.

**WSR 82-23-055**

**PROPOSED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)**

[Filed November 16, 1982]

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 Nonassistance support enforcement—Fees, amending WAC 388-14-315.

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 33-C  
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, Phone (206) 753-7015, by December 7, 1982. The meeting site is in a location which is barrier free;

that the agency will at 10:00 a.m., Tuesday, December 21, 1982, in the Buildings and Grounds Conference Room, Service Level, Office Building #2, Olympia, Washington, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 29, 1982.

The authority under which these rules are proposed is RCW 74.20.040.

The specific statute these rules are intended to implement is RCW 74.20.040.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 21, 1982.

Dated: November 15, 1982

By: David A. Hogan  
Director, Division of Administration

**STATEMENT OF PURPOSE**

This statement is filed pursuant to RCW 34.04.045.

Re: Amending WAC 388-14-315.

Purpose of the Rule Change: To establish a new fee schedule for nonassistance support enforcement services.

Statutory Authority: RCW 74.20.040.

Summary of the Rule Change: A ten percent fee will be charged and deducted from child support collected and received. The \$20.00 application fee and \$10.00 monthly charge have been eliminated.

Person or Persons Responsible for the Drafting, Implementation and Enforcement of the Rule: Robert Querry, Chief, Office of Support Enforcement, Mailstop: FU-11, Phone: 459-6480.

These rules are not necessary as a result of federal law, federal court decision, or state court decision.

AMENDATORY SECTION (Amending Order 1465, filed 12/14/79)

WAC 388-14-315 NONASSISTANCE SUPPORT ENFORCEMENT—FEES—LIMITATIONS. (1) When requesting support enforcement services, the ~~((applicant/custodian))~~ applicant or custodian shall agree that fees will be charged for the ~~((service, and from the))~~ services. The fee shall be equal to ten percent of the support moneys collected ~~((or received from))~~ and shall be deducted from each payment made by the person owing the duty to pay support ~~((the following fees shall be deducted:))~~.

~~((a) Application (initial file preparation) \_\_\_\_\_ \$20.00  
(b) Support enforcement service per month \_\_\_\_\_ \$10.00))~~

(2) No fees may be charged for the four-month period following the last month in which public assistance was paid when support collection activities initiated on the basis of receipt of public assistance have been continued by the office of support enforcement as authorized by 42 USC 657(c) and WAC 388-14-302(2).

~~((3) In no event shall the fees collected by the office of support enforcement exceed the amount of fees owed or ten percent of the payments made by the person owing the duty to pay support, whichever is the lesser:))~~

**WSR 82-23-056**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1904—Filed November 16, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to chore services, amending WAC 388-15-208 through 388-15-217.

This action is taken pursuant to Notice No. WSR 82-19-094 filed with the code reviser on September 22, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

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

APPROVED AND ADOPTED November 3, 1982.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 1697, filed 8/28/81)

WAC 388-15-208 DEFINITIONS. (1) "Chore services" consist of light household tasks and/or personal care, as defined by the department, which eligible persons are unable to do for themselves.

(2) "Contracted program" denotes that method of hourly chore service delivery where the contractor is responsible for recruiting, supervising, training, and paying the chore provider.

(3) "Individual-provider-program" denotes that method of chore service delivery where the client employs and supervises the chore provider. Payment is made to the client, who in turn pays the provider.

(4) "Attendant care" in the chore services program is the service provided to eligible persons (a) who need full-time care and, (b) require assistance that cannot be scheduled with personal care tasks, e.g., toileting, ambulation, wheelchair transfer and/or (c) need protective supervision when it is dangerous for a person to be left alone. Protective supervision does not include responsibilities that a legal guardian should assume. Attendant care is authorized a monthly rate payment in the individual-provider-program.

(5) "Hourly care" in the chore services program is the service provided to eligible persons who need assistance that can be scheduled with household and/or personal care tasks. A maximum of one hundred sixteen hours per month per client can be provided. Hourly services do not include attendant care.

(6) "Own home" shall mean the individual's present or intended place of residence whether that is in a building rented or owned by the client or in the home of another person. Chore services are provided within the confines of the home property except for essential shopping, errands, and transportation necessary for the completion of authorized tasks.

(7) The "Client Review Questionnaire" is an adult assessment form which determines the amount and type of chore services to be provided. The form is used by department staff to identify, document, and score the allowable chore service needs of all eligible persons.

(8) The "CRQ Authorization Ceiling Chart" indicates the maximum number of hours that can be authorized for a client's score.

(9) "Personal care" shall mean such tasks as meal preparation, dressing/undressing, care of appearance, body care, bed transfer, ambulation, wheelchair transfer, bathing, toileting, and reminding to take medicines which a person would normally provide for himself or herself and are necessary to maintain a person in his or her own home. Sterile procedures and administering medications by injection are not authorized personal care tasks, unless the individual-provider-program worker is a licensed health practitioner or a member of the client's immediate family.

(10) "Shared living arrangement" occurs when two or more adults share expenses and live together in his or her own home with common facilities, such as living, cooking, and eating areas.

AMENDATORY SECTION (Amending Order 1697, filed 8/28/81)

WAC 388-15-209 CHORE SERVICES—ELIGIBLE INDIVIDUALS. (1) Service eligibility.

(a) Chore services are for adults aged eighteen and over, although in some instances families may be served.

(b) Chore services are determined through the completion and scoring of the client review questionnaire. (Refer to WAC 388-15-212).

(c) Families may receive chore services when the normal caretaker of the children:

(i) Is in the home but unable to physically care for the children;

(ii) Is in the home and physically unable to perform the necessary household tasks;

(iii) Is out of the home temporarily, as defined by the department.

(2) Financial eligibility.

(a) Persons receiving chore services must meet the financial eligibility requirements established by the department.

(b) For families to receive services, the total family income must be at or below the financial eligibility requirements established by the department. Children are not financially eligible in the children's own right. The children are part of the family unit.

(c) An adult or family at risk of being placed in a residential care facility is eligible to receive the level of hourly or attendant care chore services as determined by WAC 388-15-212 who are adult recipients of supplemental security income and/or state supplementation or who has gross family income, adjusted for family size, not in excess of thirty percent of state median income. Adult protective services clients are eligible to receive chore services without regard to income, if these services are an integral but subordinate part of the adult protective services plan. These services are limited to a maximum of ninety days during any twelve-month period.

~~((Services are authorized within the funds appropriated under section 54(1), chapter 340, Laws of 1981.))~~

(d) An adult or family at risk of being placed in a residential care facility is eligible to receive a reduced level of hours in the hourly chore services program or a reduced level of payment in the attendant care chore services program who has a gross family income, adjusted for family size between thirty percent and forty percent of the state median income. See table in subsection (2)(d) of this section:

~~((REDUCED HOURLY AUTHORIZATION OR PAYMENT))~~

Percentage of State Median Income	<del>((Percentage of Hours)) ((Authorized by the)) ((Department in the Hourly)) ((Chore Services Program))</del>	Percentage of Monthly Rate Payment Provided by the Department in the Attendant Care Chore Services Program
Above 30 through 31	<del>((80))</del>	99
Above 31 through 32	<del>((75))</del>	98
Above 32 through 33	<del>((70))</del>	97
Above 33 through 34	<del>((65))</del>	96
Above 34 through 35	<del>((60))</del>	95
Above 35 through 36	<del>((55))</del>	94
Above 36 through 37	<del>((50))</del>	93
Above 37 through 38	<del>((45))</del>	92
Above 38 through 39	<del>((40))</del>	91
Above 39 through 40	<del>((35))</del>	90

~~((Services are authorized within the funds appropriated under section 54(1), chapter 340, Laws of 1981.))~~

HOURS OF CHORE SERVICE TO BE AUTHORIZED BASED ON INCOME AND LEVEL OF SERVICE NEEDED

HOURS AUTHORIZED BY CRQ	INCOME ELIGIBILITY LEVEL (PERCENT OF STATE MEDIAN INCOME)									
	31	32	33	34	35	36	37	38	39	40
1	1	1	1	1	1	1	1	1	1	1
2	2	2	2	2	2	2	2	2	2	2
3	3	3	3	3	3	3	3	3	3	3
4	4	4	4	4	4	4	4	4	4	4
5	5	5	5	5	5	5	5	5	5	5
6	6	6	6	6	6	6	6	6	6	6
7	7	7	7	7	7	7	7	7	7	7
8	8	8	8	8	8	8	8	8	8	8
9	9	9	9	9	9	9	9	9	9	9
10	10	10	10	10	10	10	10	10	10	10
11	11	11	11	11	11	11	11	11	11	11
12	12	12	12	12	12	12	12	12	12	12
13	13	13	13	13	13	13	13	13	13	13
14	14	14	14	14	14	14	14	14	14	14
15	15	15	15	15	15	15	15	15	15	15
16	16	16	16	16	16	16	16	16	16	16
17	17	17	17	17	17	17	17	17	17	17
18	18	18	18	18	18	18	18	18	18	18
19	19	19	19	19	19	19	19	19	19	19
20	20	20	20	20	20	20	20	20	20	20
21	21	21	21	21	21	21	21	21	21	21
22	22	22	22	22	22	22	22	22	22	22
23	23	23	23	23	23	23	23	23	23	23
24	24	24	24	24	24	24	24	24	24	24
25	25	25	25	25	25	25	25	25	25	25
26	26	26	26	26	26	26	26	26	26	26
27	27	27	27	27	27	27	27	27	27	27
28	28	28	28	28	28	28	28	28	28	28
29	29	29	29	29	29	29	29	29	29	29
30	30	30	30	30	30	30	30	30	30	30
31	31	31	31	31	31	31	31	31	31	31
32	32	32	32	32	32	32	32	32	32	32
33	33	33	33	33	33	33	33	33	33	33
34	34	34	34	34	34	34	34	34	34	34
35	35	35	35	35	35	35	35	35	35	35

HOURS OF CHORE SERVICE TO BE AUTHORIZED BASED ON INCOME AND LEVEL OF SERVICE NEEDED

HOURS AUTHORIZED BY CRQ	INCOME ELIGIBILITY LEVEL (PERCENT OF STATE MEDIAN INCOME)									
	31	32	33	34	35	36	37	38	39	40
36	34	32	30	29	27	25	24	22	20	19
37	35	33	31	30	28	26	25	23	21	20
38	36	34	32	31	29	27	26	24	22	21
39	37	35	33	32	30	28	27	25	23	22
40	38	36	34	33	31	29	28	26	24	23
41	39	37	35	34	32	30	29	27	25	24
42	40	38	36	35	33	31	30	28	26	25
43	41	39	37	36	34	32	31	29	27	26
44	42	40	38	37	35	33	32	30	28	27
45	43	41	39	38	36	34	33	31	29	28
46	44	42	40	39	37	35	34	32	30	29
47	45	43	41	40	38	36	35	33	31	30
48	46	44	42	41	39	37	36	34	32	31
49	47	45	43	42	40	38	37	35	33	32
50	48	46	44	43	41	39	38	36	34	33
51	49	47	45	44	42	40	39	37	35	34
52	50	48	46	45	43	41	40	38	36	35
53	51	49	47	46	44	42	41	39	37	36
54	52	50	48	47	45	43	42	40	38	37
55	53	51	49	48	46	44	43	41	39	38
56	54	52	50	49	47	45	44	42	40	39
57	55	53	51	50	48	46	45	43	41	40
58	56	54	52	51	49	47	46	44	42	41
59	57	55	53	52	50	48	47	45	43	42
60	58	56	54	53	51	49	48	46	44	43
61	59	57	55	54	52	50	49	47	45	44
62	60	58	56	55	53	51	50	48	46	45
63	61	59	57	56	54	52	51	49	47	46
64	62	60	58	57	55	53	52	50	48	47
65	63	61	59	58	56	54	53	51	49	48
66	64	62	60	59	57	55	54	52	50	49
67	65	63	61	60	58	56	55	53	51	50
68	66	64	62	61	59	57	56	54	52	51
69	67	65	63	62	60	58	57	55	53	52
70	68	66	64	63	61	59	58	56	54	53
71	69	67	65	64	62	60	59	57	55	54
72	70	68	66	65	63	61	60	58	56	55
73	71	69	67	66	64	62	61	59	57	56
74	72	70	68	67	65	63	62	60	58	57
75	73	71	69	68	66	64	63	61	59	58
76	74	72	70	69	67	65	64	62	60	59
77	75	73	71	70	68	66	65	63	61	60
78	76	74	72	71	69	67	66	64	62	61
79	77	75	73	72	70	68	67	65	63	62
80	78	76	74	73	71	69	68	66	64	63
81	79	77	75	74	72	70	69	67	65	64
82	80	78	76	75	73	71	70	68	66	65
83	81	79	77	76	74	72	71	69	67	66
84	82	80	78	77	75	73	72	70	68	67
85	83	81	79	78	76	74	73	71	69	68
86	84	82	80	79	77	75	74	72	70	69
87	85	83	81	80	78	76	75	73	71	70
88	86	85	82	81	79	77	76	74	72	71
89	87	85	83	82	80	78	77	75	73	72
90	88	86	84	83	81	79	78	76	74	73
91	89	87	85	84	82	80	79	77	75	74
92	90	88	86	85	83	81	80	78	76	75
93	91	89	87	86	84	82	81	79	77	76
94	92	90	88	87	85	83	82	80	78	77
95	93	91	89	88	86	84	83	81	79	78
96	94	92	90	89	87	85	84	82	80	79
97	95	93	91	90	88	86	85	83	81	80
98	96	94	92	91	89	87	86	84	82	81
99	97	95	93	92	90	88	87	85	83	82
100	98	96	94	93	91	89	88	86	84	83

HOURS OF CHORE SERVICE TO BE AUTHORIZED BASED ON INCOME AND LEVEL OF SERVICE NEEDED

HOURS AUTHORIZED BY CRQ	INCOME ELIGIBILITY LEVEL (PERCENT OF STATE MEDIAN INCOME)									
	31	32	33	34	35	36	37	38	39	40
101	99	97	95	94	92	90	89	87	85	84
102	100	98	96	95	93	91	90	88	86	85
103	101	99	97	96	94	92	91	89	87	86
104	102	100	98	97	95	93	92	90	88	87
105	103	101	99	98	96	94	93	91	89	88
106	104	102	100	99	97	95	94	92	90	89
107	105	103	101	100	98	96	95	93	91	90
108	106	104	102	101	99	97	96	94	92	91
109	107	105	103	102	100	98	97	95	93	92
110	108	106	104	103	101	99	98	96	94	93
111	109	107	105	104	102	100	99	97	95	94
112	110	108	106	105	103	101	100	98	96	95
113	111	109	107	106	104	102	101	99	97	96
114	112	110	108	107	105	103	102	100	98	97
115	113	111	109	108	106	104	103	101	99	98
116	114	112	110	109	107	105	104	102	100	99

(e) An adult or family who has gross family income, adjusted for family size between forty and fifty-seven percent of the state median income is severely handicapped, at risk of being placed in a residential care facility, and in need of attendant care may be eligible to receive a reduced level of payment for attendant care. See table in subsection (2)(e) of this section. The client or applicant shall provide verification of the need for attendant care and risk of being placed in a residential care facility by producing a statement from the client's physician and departmental staff.

Requests shall be acted upon by the department within thirty days. The client or applicant shall be advised of the decision of the department and his or her right to a review of the decision.

Approved requests shall be reviewed every ninety days. ((Services are authorized within the funds appropriated under section 54(2), chapter 340, Laws of 1981:))

REDUCED MONTHLY PAYMENT FOR ATTENDANT CARE CLIENTS

Percentage of State Median Income	Percentage of Monthly Rate Payment Provided by the Department in the Attendant Care Chore Services Program
Above 40 through 41	88
Above 41 through 42	85
Above 42 through 43	80
Above 43 through 44	75
Above 44 through 45	70
Above 45 through 46	65
Above 46 through 47	60
Above 47 through 48	55
Above 48 through 49	50
Above 49 through 50	45
Above 50 through 51	40
Above 51 through 52	35
Above 52 through 53	30
Above 53 through 54	25
Above 54 through 55	20
Above 55 through 56	15
Above 56 through 57	10

(f) Severely handicapped clients or applicants in the attendant care chore services program who have gross family income, adjusted for family size between thirty and fifty-seven percent of the state median income who are at risk of being placed in a residential care facility and cannot afford to pay the client's or applicant's share of the monthly rate, may be eligible to receive an additional amount up to the client's share of the monthly rate. The client shall provide verification of the need for attendant care and risk of being placed in a residential care facility by producing a statement from the client's physician and departmental staff. The client shall

produce a statement showing why he or she cannot afford to pay all or part of his or her share of the monthly rate.

Requests shall be acted upon by the department within thirty days. The client or applicant shall be advised of the decision of the department and his or her right to a review of the decision.

Approved requests shall be reviewed every ninety days. ((Additional payment is authorized within the funds appropriated under section 54(2), chapter 340, Laws of 1981:))

(g) An adult or family who has gross family income adjusted for family size, above fifty-seven percent of the state median income, severely handicapped, and at risk of being placed in a residential care facility may be authorized to receive attendant care. Thirty persons at any one time may receive attendant care services ((under section 17, chapter 6, Laws of 1981 1st ex. sess:)) in accordance with RCW 74.08.541.

The client or applicant shall provide verification of the need for attendant care and risk of being placed in a residential care facility, by producing a statement from the client's physician and departmental staff. The client or applicant shall produce a statement showing what part of the monthly rate the client can pay.

Requests shall be acted upon by the department within thirty days. The client or applicant shall be advised of the decision of the department and his or her right to a review of the decision.

Approved requests shall be reviewed every ninety days.

(h) Clients or applicants are not eligible for chore services if the clients or applicants have resources in excess of ten thousand dollars for one person, fifteen thousand dollars for a two-person family. Another one thousand dollars is allowed for each additional family member. Adult protective services clients who are receiving chore services as an integral but subordinate part of an adult protective services plan and supplemental security income and/or state supplementation recipients are exempt from the resource requirement in this section. Resources mean all real or personal property owned

by or available to an applicant at the time of application which can be applied toward meeting the applicant's requirements, either directly or by conversion into money or its equivalent. Property that is available shall mean property over which the applicant has legal right of control.

The following resources shall be considered in determining the value of a client's or applicant's resources:

- (i) Checking accounts;
- (ii) Savings accounts;
- (iii) Certificates of deposit;
- (iv) Money markets;
- (v) Negotiable stocks and bonds;
- (vi) Latest assessed value of lots or property not attached to residence;
- (vii) Market value of a boat(s), recreational vehicle(s), or excess automobiles;
- (viii) ((Cash on hand)) Liquid assets: Such as cash, gold, silver and other items of an investment and negotiable nature.

(i) The following resources, regardless of value, shall not be considered in determining the value of a client's or applicant's resources:

- (i) A home and lot normal for the community where the client or applicant resides;
- (ii) Used and useful household furnishings, personal clothing, and one automobile per client;
- (iii) Personal property of great sentimental value;
- (iv) Real or personal property used by the applicant or recipient to earn income or to rehabilitate himself or herself;
- (v) One cemetery plot for each member of the family unit;
- (vi) Cash surrender value of life insurance.
- ~~((i) Income tables for chore services:~~

**THIRTY PERCENT OF STATE MEDIAN INCOME**

Family Size	Monthly Income	Annual Income
1	\$ 317	\$ 3,808
2	415	4,980
3	513	6,151
4	610	7,323
5	708	8,495
6	806	9,666

**FORTY PERCENT OF STATE MEDIAN INCOME**

Family Size	Monthly Income	Annual Income
1	\$ 423	\$ 5,077
2	553	6,640
3	683	8,202
4	814	9,764
5	944	11,326
6	1,074	12,888

**FIFTY-SEVEN PERCENT OF STATE MEDIAN INCOME**

Family Size	Monthly Income	Annual Income
1	\$ 603	\$ 7,235
2	788	9,461
3	974	11,687
4	1,159	13,914
5	1,345	16,140
6	1,530	18,366))

**AMENDATORY SECTION** (Amending Order 1697, filed 8/28/81)

WAC 388-15-212 SERVICE DETERMINATIONS. (1) Chore services need and amount determination for all applicants and recipients of chore services will be made by using the client review questionnaire on each adult.

(2) Department staff will administer the client review questionnaire.

(3) When administering the client review questionnaire, department staff will take into account the client's risk of being placed in a residential care facility and ability to perform activities of daily living, living conditions, and arrangements, and the availability and use of alternative resources, including immediate family, other relatives, neighbors, friends, community programs, and volunteers.

(4)(a) The client review questionnaire is a series of questions designed to determine the client's need for the tasks which are available from the chore program. In answering each question, either "N", "M", "S", or "T" is circled to indicate the extent of assistance the client needs from the chore program for each task. "N", "M", "S", or "T" are defined as:

(i) N = Needs No Assistance: The client is either able to perform this task without help or is already receiving or could receive all the help needed from other sources.

(ii) M = Needs Minimal Assistance: The client cannot perform this task without help and needs a minimal amount of assistance from the chore program in addition to whatever help may or may not be received from other sources.

(iii) S = Needs Substantial Assistance: The client cannot perform this task without help and needs a substantial amount of assistance from the chore program in addition to whatever help may or may not be received from other sources.

(iv) T = Needs Total Assistance: Client is completely unable to perform this task and is not now receiving any help and needs total assistance from the chore program.

(b) Points are awarded for each task based on the degree of assistance needed from the chore services program. The number of points available for each task is set forth in subsection (5) of this section. The point total is converted into maximum allowable hours using the table set forth in subsection (6) of this section. For clients needing attendant care, as defined in subsection (5) of this section, the amount of services authorized is based on the total number of hours per month the chore provider must be with the client.

(5) The allowable chore services program tasks, as defined by the department, are scored as follows:

(a) Escort/Transport to Medical Services. The scoring is as follows, based on the need and frequency of service: N = 0, M = 1, S = 2, T = 3.

(b) Essential Shopping and Errands. The scoring is based on need and frequency of service: N = 0, M = 5, S = 10, T = 15. When the chore provider must perform these tasks for the client because the client is unable to go along, the scoring is N = 0, M = 1, S = 3, and T = 5.

(c) Splitting/Stacking/Carrying Wood. The scoring is N = 0, M = 3, S = 5, and T = 7. This task is available only to persons who use wood as their sole source of fuel for heat and/or cooking.

(d) Laundry. The scoring is N = 0, M = 1, S = 2, and T = 3. If there are no laundry facilities in the client's own home, additional points are awarded. The scoring for the additional points is N = 0, M = 3, S = 5, and T = 7.

(e) Housework. Housework is limited to tasks necessary to protect the client's health and safety and to those areas of the home actually used by the client, i.e., kitchen, bathroom, bedroom, living room, and dining room. The scoring is N = 0, M = 1, S = 2, and T = 3.

(f) Cooking. The scoring is based on the preparation of three meals, as follows:

(i) Breakfast N = 0, M = 4, S = 7, T = 10.

(ii) Light Meal N = 0, M = 4, S = 7, T = 10.

(iii) Main Meal N = 0, M = 5, S = 10, T = 15.

(g) Feeding. The scoring is based on feeding three meals, as follows:

(i) Breakfast N = 0, M = 4, S = 7, T = 10.

(ii) Light Meal N = 0, M = 4, S = 7, T = 10.

(iii) Main Meal N = 0, M = 5, S = 10, T = 15.

(h) Dressing/Undressing. The scoring is N = 0, M = 4, S = 7, and T = 10.

(i) Care of Appearance. The scoring is N = 0, M = 1, S = 3, and T = 5.

(j) Body Care. The scoring is N = 0, M = 5, S = 10, and T = 15.

(k) Bed Transfer. The scoring is N = 0, M = 1, S = 3, and T = 5.

(l) Ambulation. The scoring is N = 0, M = 4, S = 7, and T = 10.

(m) Wheelchair Transfer. The scoring is N = 0, M = 1, S = 3, and T = 5.

(n) Bathing. The scoring is N = 0, M = 4, S = 7, and T = 10.

(o) Toileting. The scoring is N = 0, M = 5, S = 10, and T = 15.

(p) Remind to Take Medicines. The scoring for reminding to take medication is N = 0, M = 1, S = 2, and T = 3.

(q) Family Care. The family care question has four parts. Each part considers the ages, number, level of responsibility of the children, and the presence of a spouse when determining the need for chore services.

(i) Part one determines the need for additional help cleaning the household because of the presence of children. The scoring is N = 0, M = 4, S = 7, and T = 10.

(ii) Part two determines the need for escort and transportation, laundry services, meal preparation and shopping, and bathing and dressing for the client's children. The scoring is N = 0, M = 5, S = 10, and T = 15.

(iii) Part three determines the need for physical supervision of the children. When the client is in the home, but unable to supervise, the scoring is N = 0, M = 5, S = 10, and T = 15.

(iv) Part four determines the need for supervision of children when the client is temporarily absent from the home because of hospitalization. This question is not scored. The number of days and the number of hours per day that the children need supervision is recorded. The monthly authorization is the total number of hours required for supervision. The chore provider performs household and personal care tasks for the children during the hours of supervision. Supervision of children when the client is absent from the home must not exceed two weeks during any six-month period.

(r) Attendant Care. The chore provider is available to help a client who requires assistance with such unscheduled tasks as toileting, ambulation, and wheelchair transfer or supervises or watches a client who cannot safely be left alone. Protective supervision may be necessary when a person may hurt himself or herself, others, or damage property if left alone, or is confused and may wander away, turn on a stove and forget to turn it off, or becomes easily disoriented. The chore provider performs any household or personal care tasks or gives assistance with activities of daily living during the authorized attendant care hours. The scoring is based on the number of days per month and hours per day during which the chore provider must be with a client in need of attendant care. The authorization is the total number of attendant care hours required by the client each month.

(6) Except for cases where attendant care or supervision of children when the client is temporarily absent are required, as defined in subsection (5) (q)(iv) of this section, the amount of hours of chore services authorized per month shall be determined by translating the total number of points awarded on the client review questionnaire into a monthly authorization, utilizing the following CRQ authorization ceiling chart:

CRQ SCORE	CEILING HOURS PER MONTH
1 - 4	5
5 - 9	8
10 - 14	11
15 - 19	14
20 - 24	18
25 - 29	21
30 - 34	24
35 - 39	28
40 - 44	31
45 - 49	34
50 - 54	37
55 - 59	41
60 - 64	44
65 - 69	47

CRQ SCORE	CEILING HOURS PER MONTH
70 - 74	51
75 - 79	54
80 - 84	57
85 - 89	60
90 - 94	64
95 - 99	67
100 - 104	70
105 - 109	74
110 - 114	77
115 - 119	80
120 - 124	83
125 - 129	87
130 - 134	90
135 - 139	93
140 - 144	97
145 - 149	100
150 - 154	103
155 - 159	106
160 - 164	110
165 - 169	113
170 - 174	116

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**HOURLY PROGRAM LIMITATION**

175 - 179	120
180 - 184	123
185 - 189	126
190 - 194	129
195 - 199	132
200 - 205	135
206 - 209	138
210 - 214	142
215 - 219	145
220 - 224	148
225 - 229	151

The department may authorize fewer hours according to the client's individual circumstances and the provisions under WAC 388-15-215(8). Attendant care and supervision of children when the client is temporarily absent are authorized for the number of days per month and hours per day the services are required.

(7) The client or applicant may request approval from the department to exceed the ceiling hours authorized per month, as determined in subsection (6) of this section. The department shall authorize the number of additional hours not to exceed one hundred sixteen hours per month per client in the hourly program when:

(a) There are circumstances of a demonstrated duration, frequency, or severity which require additional hours of allowable chore services to avoid adverse effects to his or her health or safety; and,

(b) The need for additional hours is specific and clearly measurable.

(c) Hours are available under provisions of WAC 388-15-215(8).

(8) All clients or applicants shall be informed in writing of the process as defined in subsection (7) of this section and shall have the right to request from the department approval to exceed the authorized hours as set forth in subsection (6) of this section.

(9) When the department denies a request for additional hours or makes approval for fewer additional hours than requested, the client or applicant shall receive notice of his or her right to contest the decision pursuant to chapter 388-08 WAC. The department shall approve or deny requests within thirty days.

(10) Chore services may be provided either through the individual-provider-program or through the contracted program, as deemed most appropriate by department policy established by the state office.

**AMENDATORY SECTION** (Amending Order 1697, filed 8/28/81)

WAC 388-15-213 PAYMENT. (1) Payment may be made for services performed by a relative, but payment to a spouse, father, mother, son or daughter can be made only when the person:

(a) Has to give up paid employment (more than thirty hours per week) to give the service, or

(b) Would otherwise need to take paid employment (more than thirty hours per week), or

(c) Would otherwise be financially eligible to receive general assistance to meet his or her own ((financial)) need.

(2) Payment to the spouse providing chore services to an incapacitated, eligible client shall not exceed the amount of a one-person standard for a continuing general assistance grant. Refer to WAC 388-29-100.

(3) In the contracted program, payment is made to the contractor who directly pays the chore provider. (Refer to WAC 388-15-208.)

(4) In the individual-provider-program, payment is made to the client who pays the chore provider. (Refer to WAC 388-15-208.)

(a) An hourly wage is paid for the actual number of hours worked on all chore services tasks (maximum of one hundred sixteen hours per month per client), except for attendant care and supervision of children when the client is temporarily absent.

(i) The hourly wage rate must at least comply with federal minimum wage guidelines.

(ii) The maximum hourly wage rate shall not exceed the amount set by the community services office (CSO) administration and should consider the prevailing rate in the community for similar services but shall not exceed three dollars and seventy-five cents per hour.

(b) A monthly rate is paid for attendant care and supervision of children. The monthly rate is determined by the service worker after discussion with the client and chore provider, but it shall not exceed the lesser of the following, a maximum of five hundred ten dollars per month or the amount determined by the table in subsection (4)(b) of this section:

**MONTHLY RATE DETERMINATION**

<b>HOURS OF SERVICE PER DAY</b>	<b>PAYMENT PER DAY</b>
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(30 DAYS PER MONTH)

16 - 24	up to \$17
12 - 15	up to \$15
8 - 11	up to \$12
4 - 7	up to \$ 8
2 - 3	up to \$ 5
1	up to \$ 3

Another fifty dollars per month is added for each additional client authorized for service in the household.

(c) An individual-provider-program eligible client or applicant may request approval from the department to exceed the maximum monthly rate set by the department or the maximum hourly wage established by the regional office. The department shall authorize a higher payment rate necessary to maintain the client or applicant in his or her own home when:

(i) The need for the higher payment is specific and clearly measurable; and,

(ii) The client or applicant provides documentation that services are not available at the established maximum payment rate; and,

(iii) The client or applicant has made a reasonable effort to find a qualified provider at the established maximum payment rate; and,

(iv) ~~((Funds are available under section 54(1) and (2), chapter 340, Laws of 1981:~~

~~(v))~~ The total cost for the chore services does not exceed the lesser of the following, a maximum of seven hundred twenty dollars or the amount determined by the table in (4)(b) and (4)(c)(v):

<b>HOURS OF SERVICE PER DAY</b>	<b>ADDITIONAL PAYMENT PER DAY</b>
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(30 DAYS PER MONTH)

16 - 24	up to \$7
12 - 15	up to \$5
8 - 11	up to \$4
4 - 7	up to \$3
2 - 3	up to \$2
1	up to \$1

(d) All clients or applicants shall be informed in writing of the process as defined in subsection (4)(c) of this section and shall have the right to request from the department approval to exceed the maximum monthly or hourly rate.

(e) When the department denies a request to exceed the maximum payment rates or makes approval at a lesser rate than requested by the client or applicant, the client or applicant shall receive notice of his or her right to contest the decision pursuant to chapter 388-08 WAC. The department shall approve or deny requests within thirty days.

(f) When the client provides board and room to the chore provider, the department may make a payment to

partially reimburse the cost of this expense. The payment shall not exceed an allowance established by the department and shall be prorated by days of service.

(g) Payment is made only after service delivery has been verified.

**AMENDATORY SECTION** (Amending Order 1697, filed 8/28/81)

**WAC 388-15-215 LIMITATIONS ON PROGRAM.** (1) The chore services program is not a teaching or companionship program and cannot be used for the purpose of delivering skilled nursing care or developing social, behavioral, recreational, communication or other type skill. Companionship means being with a person in his or her home for the purpose of preventing loneliness or to accompany him or her outside the home, except on basic errands or medical appointments or activities of daily living for attendant care clients.

(2) Chore services cannot be provided in a group home, congregate care facility, intermediate care facility, skilled nursing facility, adult family home or foster home. Shared living arrangements are not considered group homes.

(3) Chore services are provided for the person needing and authorized to receive the service, not for other household members unless the services are part of the total chore services plan which includes the household members as eligible service clients.

(4) Chore services are not provided when community resources or family, neighbors, friends, or volunteers are available and willing to provide the service without charge.

(5) All approvals for additional hours and higher payment rates are reevaluated by the department after a period of up to one year, as determined by the department. These reevaluations are continued, denied, or altered to correspond with the client's present chore services need. The client shall receive notice of his or her right to contest reevaluations which are denied or approved at a lower rate of payment or fewer service hours than initially approved.

(6) Chore services cannot be used for child care for working parent(s).

(7) In family care, the chore services provider may not act as a parent substitute or make major decisions affecting the children.

(8) A maximum of two hundred twenty-four thousand hours per month can be authorized in the hourly chore services program. Each community services office is allocated by the regional office a monthly lid of chore services hours for the hourly chore services program ~~((under the provisions of section 17, chapter 6, Laws of 1981 1st ex. sess.))~~ in accordance with RCW 74.08.541. Eligible clients or applicants can receive service if hours are available at the community services office. Clients or applicants are classified into three priorities: First priority, attendant care and adult protective services clients or applicants; second priority, personal care clients or applicants; third priority, clients or applicants requiring household tasks only (escort, transport, shopping, errands, housework, laundry, splitting wood). Clients or applicants in the community services office are provided

service based on the client's or applicant's priority and hours available.

**AMENDATORY SECTION** (Amending Order 1697, filed 8/28/81)

**WAC 388-15-217 CHORE OR ATTENDANT CARE SERVICES FOR EMPLOYED DISABLED ADULTS.** (1) Notwithstanding other provisions of WAC 388-15-207 through 388-15-215, employed disabled adults shall be eligible for chore or attendant care services as provided in this section, with cost participation, as authorized by RCW 74.08.570.

(2) The following definitions shall apply for purposes of this section:

(a) "Employed" means engaged on a regular monthly basis in any work activity for which monetary compensation is obtained.

(b) "Total income" is the sum of an applicant's unearned income plus gross earned income.

(3) To be eligible for chore or attendant care services under this section, ((an [a])) a client or applicant must meet all of the following conditions:

(a) Be eighteen years of age or older.

(b) Be a resident of the state of Washington.

(c) Be determined by the department to be disabled as specified in subsection (4) of this section.

(d) Be willing to submit to such examinations as are deemed necessary by the department to establish the extent and nature of the disability.

(e) Be employed.

(f) Have earned income which is less than forty percent of the state median income after subtracting work expenses, the cost of chore services, and any medical expenses which are not covered through insurance or another source and such medical expenses are incurred to allow the disabled person to work.

(g) Have chore or attendant care need as determined by the department using the client review questionnaire.

(h) Not have unearned income exceeding forty percent of the state median income or be an adult supplemental security income and/or state supplementation recipient.

(i) Not have resources exceeding the limitations specified for the chore services program in WAC 388-15-209(2)(h).

(j) Promptly report to the department in writing any changes in income or resources which may effect eligibility.

(k) Agree to pay all chore or attendant care services costs beyond the state's contribution as determined using a sliding fee schedule.

(1) Meet all other requirements for the chore or attendant care program as defined in WAC 388-15-207 through 388-15-215.

(4) For purposes of this section, an applicant is disabled if either of the following conditions is satisfied:

(a) The applicant previously has been determined "disabled" for the purpose of receiving social security disability insurance (SSDI) or supplemental security income (SSI) or federal aid medical care only (FAMCO), and the department determines that there has been no appreciable improvement in the applicant's disabling condition(s) since that disability determination was made.

(b) The applicant is determined by the department to have a medically determinable physical or mental impairment which, except for the applicant's ability to perform gainful activity, is comparable in severity to a disability which would qualify an applicant for medical assistance related to Title XVI under WAC 388-92-015(3)(c).

(5) The department shall pay its share of chore or attendant care service costs to the client following receipt of documentation that the services were provided. If less service is verified in any month than the maximum authorized, the department shall pay a prorated portion of its share of cost. The client shall employ the chore or attendant care provider and shall pay the provider the full amount due for services rendered. If the client receives services exceeding those authorized by the department, or agrees to a rate of pay exceeding that authorized by the department, the client shall be responsible for paying the amount exceeding the department's authorized service cost.

(6) An applicant's work related expenses shall be computed by the department as follows:

(a) Work related expenses shall be deducted in accordance with the "percentage method" or the "actual method," whichever is chosen by the client.

(b) If the client chooses the "percentage method," twenty percent of the gross earned income shall be deducted.

(c) If the client chooses the "actual method," the actual cost of each work related expense shall be deducted. This method shall be used only when the client provides written verification of all work related expenses claimed.

(d) When determined by the "actual method," allowable work expenses shall consist of:

(i) Child care;

(ii) Payroll deductions required by law or as a condition of employment, in amounts actually withheld;

(iii) The necessary cost of transportation to and from the place of employment by the most economical means, not to include rental cars; and,

(iv) Expenses of employment necessary for continued employment, such as tools, materials, union dues, transportation to service customers if not furnished or reimbursed by the employer, and uniforms and clothing needed on the job but not suitable for wear away from the job.

(e) Even if verified, work related expenses shall not be counted in excess of the applicant's gross earned income.

Percentage of State Median Income (After Deductions)	Percentage of ((Monthly)) Rate Paid By The Department
Above 0 through 10	90
Above 10 through 20	80
Above 20 through 30	70
Above 30 through 40	60

(f) The client shall have the option to change methods whenever he or she reports income to the CSO.

**WSR 82-23-057**  
**ADOPTED RULES**  
**DEPARTMENT OF AGRICULTURE**  
 [Order 1776—Filed November 17, 1982]

I, M. Keith Ellis, director of the Washington State Department of Agriculture, do promulgate and adopt at Olympia, Washington, the annexed rules relating to definition of adulteration, adding a new section to chapter 16-200 WAC.

This action is taken pursuant to Notice No. WSR 82-20-037 filed with the code reviser on October 1, 1982. Such rules shall take effect pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 15.53.902 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 10, 1982.  
 By M. Keith Ellis  
 Director

**NEW SECTION**

WAC 16-200-815 ADULTERATION. Pursuant to RCW 15.53.902, a commercial feed or feed ingredient shall also be deemed to be adulterated if it contains more than twenty parts per billion aflatoxin B<sub>1</sub>.

**WSR 82-23-058**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Institutions)**  
 [Order 1906—Filed November 17, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to medically fragile children's facilities, repealing chapter 275-39 WAC.

This action is taken pursuant to Notice No. WSR 82-20-048 filed with the code reviser on October 1, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated pursuant to RCW 74.26.040 and is intended to administratively implement that statute.

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

APPROVED AND ADOPTED November 17, 1982.  
 By David A. Hogan  
 Director, Division of Administration

**REPEALER**

The following sections of Washington Administrative Code are repealed:

- (1) WAC 275-39-005 AUTHORITY.
- (2) WAC 275-39-010 FACILITY CERTIFICATION.
- (3) WAC 275-39-015 PURPOSE.
- (4) WAC 275-39-020 ELIGIBILITY FOR SERVICES OF A MFCF.
- (5) WAC 275-39-025 DEFINITIONS.
- (6) WAC 275-39-030 MEDICALLY FRAGILE CHILD.
- (7) WAC 275-39-035 INTENSIVE SUPPORT MEDICAL SERVICES.
- (8) WAC 275-39-040 PHILOSOPHY, OBJECTIVES, AND GOALS.
- (9) WAC 275-39-045 POLICY AND PROCEDURE MANUALS.
- (10) WAC 275-39-050 GOVERNING BODY.
- (11) WAC 275-39-055 CHIEF EXECUTIVE OFFICER.
- (12) WAC 275-39-056 QUALIFIED MENTAL RETARDATION PROFESSIONAL.
- (13) WAC 275-39-060 ORGANIZATION CHART.
- (14) WAC 275-39-065 MANAGEMENT AUDIT PLAN.
- (15) WAC 275-39-070 RESEARCH STATEMENT.
- (16) WAC 275-39-075 WRITTEN POLICIES.
- (17) WAC 275-39-080 LICENSURE AND PROFESSIONAL STANDARDS.
- (18) WAC 275-39-085 SUSPENSION AND DISMISSAL.
- (19) WAC 275-39-090 SUFFICIENT STAFFING AND RESIDENT WORK.
- (20) WAC 275-39-100 STAFF TRAINING PROGRAM.
- (21) WAC 275-39-105 STAFF TREATMENT OF RESIDENTS.
- (22) WAC 275-39-110 ADMISSION CRITERIA AND EVALUATIONS.
- (23) WAC 275-39-115 AVAILABILITY OF RULES AND PROCEDURES.
- (24) WAC 275-39-120 NUMBER OF RESIDENTS.
- (25) WAC 275-39-125 REVIEW OF PREADMISSION EVALUATION.
- (26) WAC 275-39-130 QUARTERLY REVIEW OF RESIDENT'S STATUS.
- (27) WAC 275-39-135 RECORD AND REPORTS OF REVIEWS.

- (28) WAC 275-39-140 RELEASE FROM THE MFCF.
- (29) WAC 275-39-145 TRANSFER TO ANOTHER FACILITY.
- (30) WAC 275-39-150 EMERGENCIES OR DEATH OF A RESIDENT.
- (31) WAC 275-39-155 RESIDENT'S CIVIL RIGHTS.
- (32) WAC 275-39-160 RESIDENTS' BILL OF RIGHTS.
- (33) WAC 275-39-165 DELEGATION OF RIGHTS AND RESPONSIBILITIES.
- (34) WAC 275-39-170 RESIDENT FINANCES.
- (35) WAC 275-39-175 STAFF-RESIDENT COMMUNICATIONS.
- (36) WAC 275-39-180 COMMUNICATION WITH RESIDENTS AND PARENTS.
- (37) WAC 275-39-185 DENTAL SERVICES—DIAGNOSTIC SERVICES.
- (38) WAC 275-39-190 DENTAL SERVICES—TREATMENT.
- (39) WAC 275-39-195 DENTAL SERVICES—ORAL HEALTH EDUCATION AND TRAINING.
- (40) WAC 275-39-200 DENTAL SERVICES—RECORDS.
- (41) WAC 275-39-205 DENTAL SERVICES—FORMAL ARRANGEMENTS.
- (42) WAC 275-39-210 DENTAL SERVICES—STAFF.
- (43) WAC 275-39-211 EDUCATIONAL SERVICES.
- (44) WAC 275-39-215 FOOD AND NUTRITION SERVICES—REQUIRED SERVICES.
- (45) WAC 275-39-220 FOOD AND NUTRITION SERVICES—DIET REQUIREMENTS.
- (46) WAC 275-39-225 FOOD AND NUTRITION SERVICES—MEAL SERVICE.
- (47) WAC 275-39-230 FOOD AND NUTRITION SERVICES—MENUS.
- (48) WAC 275-39-235 FOOD AND NUTRITION SERVICES—FOOD STORAGE.
- (49) WAC 275-39-240 FOOD AND NUTRITION SERVICES—WORK AREAS.
- (50) WAC 275-39-245 FOOD AND NUTRITION SERVICES—DINING AREAS AND SERVICE.
- (51) WAC 275-39-250 FOOD AND NUTRITION SERVICES—TRAINING OF RESIDENTS AND DIRECT-CARE STAFF.
- (52) WAC 275-39-255 FOOD AND NUTRITION SERVICES—STAFF.
- (53) WAC 275-39-260 FOOD AND NUTRITION SERVICES—DIETITIAN (QUALIFIED CONSULTANT).
- (54) WAC 275-39-265 MEDICAL SERVICES—REQUIRED SERVICES.
- (55) WAC 275-39-270 MEDICAL SERVICES—GOALS AND EVALUATIONS.
- (56) WAC 275-39-275 MEDICAL SERVICES—ARRANGEMENTS WITH OUTSIDE RESOURCES.
- (57) WAC 275-39-280 MEDICAL SERVICES—PREVENTIVE HEALTH SERVICES.
- (58) WAC 275-39-285 MEDICAL SERVICES—PHYSICIAN (QUALIFIED CONSULTANT).
- (59) WAC 275-39-290 NURSING SERVICES—REQUIRED SERVICES.
- (60) WAC 275-39-295 NURSING SERVICES—INSERVICE TRAINING.
- (61) WAC 275-39-300 NURSING SERVICES—STAFF.
- (62) WAC 275-39-305 NURSING SERVICES—SUPERVISION OF HEALTH SERVICES.
- (63) WAC 275-39-310 NURSING SERVICES—DIRECTOR OF NURSING SERVICES.
- (64) WAC 275-39-315 NURSING SERVICES—A STAFF NURSE.
- (65) WAC 275-39-320 PHARMACY SERVICES—REQUIRED SERVICES.
- (66) WAC 275-39-325 PHARMACY SERVICES—PHARMACIST.
- (67) WAC 275-39-330 PHARMACY SERVICES—DRUGS AND MEDICATIONS.
- (68) WAC 275-39-335 PHARMACY SERVICES—DRUG STORAGE.
- (69) WAC 275-39-340 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES—REQUIRED SERVICES.
- (70) WAC 275-39-345 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES—RECORDS AND EVALUATIONS.
- (71) WAC 275-39-350 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES—STAFF AND FACILITIES.
- (72) WAC 275-39-355 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES—OCCUPATIONAL THERAPIST (QUALIFIED CONSULTANT).
- (73) WAC 275-39-360 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES—OCCUPATIONAL THERAPY ASSISTANT.
- (74) WAC 275-39-365 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES—PHYSICAL THERAPIST (QUALIFIED CONSULTANT).
- (75) WAC 275-39-370 PHYSICAL AND OCCUPATIONAL THERAPY SERVICES—PHYSICAL THERAPIST ASSISTANT.
- (76) WAC 275-39-375 PSYCHOLOGICAL SERVICES—REQUIRED SERVICES.
- (77) WAC 275-39-380 PSYCHOLOGICAL SERVICES—PSYCHOLOGIST.
- (78) WAC 275-39-385 RECREATIONAL SERVICES—REQUIRED SERVICES.
- (79) WAC 275-39-390 RECREATIONAL SERVICES—RECORDS.
- (80) WAC 275-39-395 RECREATIONAL SERVICES—STAFF.
- (81) WAC 275-39-400 RESIDENTIAL SERVICES—RESPONSIBILITIES OF LIVING UNIT STAFF.
- (82) WAC 275-39-405 RESIDENTIAL SERVICES—RESIDENT EVALUATION AND PROGRAM PLANS.

- (83) WAC 275-39-410 RESIDENTIAL SERVICES—RESIDENT ACTIVITIES.
- (84) WAC 275-39-415 RESIDENTIAL SERVICES—PERSONAL POSSESSIONS.
- (85) WAC 275-39-420 RESIDENTIAL SERVICES—CONTROL AND DISCIPLINE OF RESIDENTS.
- (86) WAC 275-39-425 RESIDENTIAL SERVICES—PHYSICAL RESTRAINT OF RESIDENTS.
- (87) WAC 275-39-430 RESIDENTIAL SERVICES—MECHANICAL DEVICES USED FOR PHYSICAL RESTRAINT.
- (88) WAC 275-39-435 RESIDENTIAL SERVICES—CHEMICAL RESTRAINT OF RESIDENTS.
- (89) WAC 275-39-440 RESIDENTIAL SERVICES—BEHAVIOR MODIFICATION PROGRAMS.
- (90) WAC 275-39-445 RESIDENTIAL SERVICES—RESIDENT CLOTHING.
- (91) WAC 275-39-450 RESIDENTIAL SERVICES—HEALTH, HYGIENE, GROOMING AND TOILET TRAINING.
- (92) WAC 275-39-455 RESIDENTIAL SERVICES—GROUPING AND ORGANIZATION OF LIVING UNITS.
- (93) WAC 275-39-460 RESIDENTIAL SERVICES—RESIDENT LIVING STAFF.
- (94) WAC 275-39-465 RESIDENTIAL SERVICES—RESIDENT LIVING AREAS.
- (95) WAC 275-39-470 RESIDENTIAL SERVICES—RESIDENT BEDROOMS—SPACE AND OCCUPANCY.
- (96) WAC 275-39-475 RESIDENTIAL SERVICES—RESIDENT BEDROOMS—FURNITURE AND BEDDING.
- (97) WAC 275-39-480 RESIDENTIAL SERVICES—STORAGE SPACE IN LIVING UNITS.
- (98) WAC 275-39-485 RESIDENTIAL SERVICES—RESIDENT BATHROOMS.
- (99) WAC 275-39-490 RESIDENTIAL SERVICES—HEATING AND VENTILATION IN LIVING UNITS.
- (100) WAC 275-39-495 RESIDENTIAL SERVICES—FLOORS IN LIVING UNITS.
- (101) WAC 275-39-500 RESIDENTIAL SERVICES—EMERGENCY LIGHTING.
- (102) WAC 275-39-505 RESPIRATORY THERAPY SERVICES—RESPIRATORY THERAPIST (QUALIFIED CONSULTANT).
- (103) WAC 275-39-510 TRAINING AND HABILITATION SERVICES—REQUIRED SERVICES.
- (104) WAC 275-39-515 TRAINING AND HABILITATION SERVICES—STAFF.
- (105) WAC 275-39-520 TRAINING AND HABILITATION SERVICES—NEEDED SERVICES.
- (106) WAC 275-39-525 TRAINING AND HABILITATION SERVICES—AGREEMENTS WITH OUTSIDE RESOURCES.
- (107) WAC 275-39-530 TRAINING AND HABILITATION SERVICES—QUALITY STANDARDS FOR OUTSIDE RESOURCES.
- (108) WAC 275-39-535 TRAINING AND HABILITATION SERVICES—PLANNING AND EVALUATION.
- (109) WAC 275-39-545 SPEECH PATHOLOGY AND AUDIOLOGY SERVICES—REQUIRED SERVICES.
- (110) WAC 275-39-550 SPEECH PATHOLOGY AND AUDIOLOGY SERVICES—EVALUATIONS AND ASSESSMENTS.
- (111) WAC 275-39-555 SPEECH PATHOLOGY AND AUDIOLOGY SERVICES—STAFF AND FACILITIES.
- (112) WAC 275-39-560 SPEECH PATHOLOGY AND AUDIOLOGY SERVICES—SPEECH PATHOLOGIST OR AUDIOLOGIST (QUALIFIED CONSULTANT).
- (113) WAC 275-39-565 SOCIAL SERVICES—REQUIRED SERVICES.
- (114) WAC 275-39-570 SOCIAL SERVICES—SOCIAL WORKERS.
- (115) WAC 275-39-575 SOCIAL SERVICES—SOCIAL WORKER (QUALIFIED CONSULTANT).
- (116) WAC 275-39-580 RECORDS—MAINTENANCE OF RESIDENT RECORDS.
- (117) WAC 275-39-585 RECORDS—ADMISSION RECORDS.
- (118) WAC 275-39-590 RECORDS—RECORD ENTRIES DURING RESIDENCE.
- (119) WAC 275-39-595 RECORDS—CONFIDENTIALITY.
- (120) WAC 275-39-600 RECORDS—CENTRAL RECORD SERVICE.
- (121) WAC 275-39-605 RECORDS—STAFF AND FACILITIES.
- (122) WAC 275-39-610 FACILITY SUPPORT SERVICES—ADMINISTRATIVE SUPPORT SERVICES.
- (123) WAC 275-39-615 FACILITY SUPPORT SERVICES—COMMUNICATION SYSTEM.
- (124) WAC 275-39-620 FACILITY SUPPORT SERVICES—ENGINEERING AND MAINTENANCE.
- (125) WAC 275-39-625 FACILITY SUPPORT SERVICES—LAUNDRY SERVICES.
- (126) WAC 275-39-630 FACILITY REQUIREMENTS—EQUIPMENT.
- (127) WAC 275-39-635 SAFETY AND SANITATION—EMERGENCY PLAN AND PROCEDURES.
- (128) WAC 275-39-640 SAFETY AND SANITATION—EVACUATION DRILLS.
- (129) WAC 275-39-645 SAFETY AND SANITATION—FIRE PROTECTION.
- (130) WAC 275-39-655 SAFETY AND SANITATION—FIRE PROTECTION WAIVERS.
- (131) WAC 275-39-660 SAFETY AND SANITATION—PAINT.
- (132) WAC 275-39-665 SAFETY AND SANITATION—BUILDING ACCESSIBILITY AND USE.

(133) WAC 275-39-670 SAFETY AND SANITATION—SANITATION RECORDS AND REPORTS.

(134) WAC 275-39-675 SAFETY AND SANITATION—HEALTH AND SAFETY LAWS.

**WSR 82-23-059**  
**ADOPTED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
**(Public Assistance)**

[Order 1907—Filed November 17, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to AFDC-R—Deprivation due to continued absence from home, amending WAC 388-24-070.

This action is taken pursuant to Notice No. WSR 82-20-062 filed with the code reviser on October 4, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

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

APPROVED AND ADOPTED November 17, 1982.

By David A. Hogan  
 Director, Division of Administration

**AMENDATORY SECTION** (Amending Order 1813, filed 5/19/82)

**WAC 388-24-070 AID TO FAMILIES WITH DEPENDENT CHILDREN—REGULAR—DEPRIVATION DUE TO CONTINUED ABSENCE FROM HOME.** (1) Determination whether a child has been deprived of parental support or care is made in relation to a child's natural parent, adoptive parent, or stepparent and the term parent as used in this section refers to any of those relationships.

(2) Continued absence of a parent from the home establishes deprivation of parental support or care when:

(a) The parent is living out of the home in which the child resides, and

(b) The nature of the absence interrupts or terminates the parent's functioning as a provider of maintenance, physical care or guidance for the child, and

(c) The known or indefinite duration of the absence precludes counting on the parent's performance of his or her function in planning for the present support or care of the child.

(3) Absence from the home is considered as "being continued" when the situation has, or is likely to have, a degree of permanency in contrast to a purely temporary disruption of family life. The following ~~((situations))~~ are

examples of situations which are considered to meet this requirement:

(a) Absence as the result of legal action;

(i) The parents are divorced or divorce action has been filed; or the marriage has been annulled; or a petition has been filed requesting dissolution of the marriage because the marriage is irretrievably broken; or a separation contract has been filed with the court containing provisions for maintenance, property disposition, custody of children, support, and visitation; or a written separation contract has been published in a legal newspaper, in lieu of a court decree.

(ii) Absence due to divorce is overcome by remarriage of the child's natural or adoptive parent with whom he or she lives.

(iii) If the natural or adoptive parents, in spite of the legal action, resume living together, there is no longer deprivation on the basis of absence.

(b) Absence due to separation, desertion or abandonment;

(i) There is a clear disassociation of one or both parents from their normal family relationship.

(ii) If the separation, desertion or abandonment has existed at least thirty days prior to application and there is no indication that the absence will not continue, deprivation is considered established.

(iii) Deprivation may be established if the absence has existed for less than thirty days prior to application only when there is sufficient information as determined by the CSO showing the absence can be expected to continue. The type of information and basis of determination must be documented in the case record.

(iv) If application is made by a nonresponsible relative on behalf of a child who has not been placed in his or her custody through a court order, whose parent or parents though able have failed to support the child, apparent abandonment shall be assumed and the policies outlined in WAC 388-24-114 shall apply.

(c) Absence of unmarried parents;

If the parents have not maintained a home together, deprivation is established. If the parents have maintained a home together and one parent has left the home, the situation should be evaluated as provided in ~~((subdivision))~~ subsection (3)(b) of this section.

(d) Absence due to other reasons:

~~((i))~~ ~~((Parent serving in military service and will be absent from the home more than thirty days.~~

~~((ii))~~ Parent confined to an institution and is expected to remain for more than thirty days. A parent who is incarcerated but participating in a work release program is considered to be in an institution.

~~((iii))~~ (ii) Parent has been deported.

~~((iv))~~ (iii) Parent has been convicted of an offense and has been required by the court to perform unpaid work or community service during the workday while being permitted to reside in the family home.

(A) The basis of deprivation will be continued absence, and the needs of the convicted parent will not be included in the determination of eligibility or the payment of the family grant.

(B) A convicted parent earning income outside of the hours of sentenced unpaid work or community service

shall have such earnings treated in accordance with WAC 388-28-500.

(4) The rules in this section shall ~~((be effective April 1, 1982))~~ apply to applications which are pending and/or made on or after October 1, 1982, and to recipients when case actions occur or when a periodic desk review is completed on or after October 1, 1982.

**WSR 82-23-060**  
ADOPTED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)

[Order 1908—Filed November 17, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to citizenship and alienage, amending WAC 388-26-120.

This action is taken pursuant to Notice No. WSR 82-20-047 filed with the code reviser on October 1, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

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

APPROVED AND ADOPTED November 17, 1982.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 942, filed 6/26/74)

WAC 388-26-120 CITIZENSHIP AND ALIENAGE. ~~((+))~~ To be eligible for AFDC or continuing general assistance a resident shall be either:

~~((a))~~ (1) A citizen; or

~~((b))~~ (2) An alien lawfully admitted for permanent residence or otherwise permanently residing in the United States under color of law (including any alien who is lawfully present in the United States as a result of the application of the provisions of Section 203(a)(7) or Section 212(d)(5) of the Immigration and Nationality Act)(:); or

~~((2))~~ An applicant or recipient's statement of citizenship or resident alien status as specified in subsection ~~(+)(b)~~ shall be accepted as evidence not requiring corroborating documentation.)

(3) ~~((If the local office receives substantial evidence that an individual has falsely declared citizenship or alien status the local office shall require verification))~~ A Canadian Indian (a North American Indian born in Canada) is to be considered the same as a U.S. citizen if:

(a) He or she has at least fifty percent Indian blood or

(b) Has less than fifty percent Indian blood and entered the U.S. prior to December 24, 1952, and has maintained residence since entry.

**WSR 82-23-061**  
ADOPTED RULES  
DEPARTMENT OF  
SOCIAL AND HEALTH SERVICES  
(Public Assistance)

[Order 1909—Filed November 17, 1982]

I, David A. Hogan, director of the Division of Administration, do promulgate and adopt at Olympia, Washington, the annexed rules relating to low-income home energy assistance allowance, amending WAC 388-29-290.

This action is taken pursuant to Notice No. WSR 82-20-029 filed with the code reviser on September 30, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 34.04.040(2).

This rule is promulgated under the general rule-making authority of the Department of Social and Health Services as authorized in RCW 74.08.090.

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

APPROVED AND ADOPTED November 17, 1982.

By David A. Hogan  
Director, Division of Administration

AMENDATORY SECTION (Amending Order 1736, filed 12/16/81)

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))~~ agreement, 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 ~~((1981-1982))~~ winter.

(2) An energy payment assistance unit is defined as a group of food stamp households and/or AFDC, SSI, refugee assistance or ~~((GA-U))~~ GAU payees meeting the definition of household in the Low-Income Home Energy Assistance Act ~~((of 1981))~~.

(3) Energy payment assistance units:

(a) On the ~~((December 1, 1981))~~ October 1, 1982 warrant roll, and

(b) Having correctly completed and returned an energy assistance application, and

(c) Having incomes at or below one hundred twenty-five percent of the federally established poverty level, and

(d) 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)~~)

(f) Not living in a subsidized rental unit (~~(as certified by the energy application)~~) 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, 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 sixty days after the receipt of notice of denial or payment of benefit.

(7) No energy assistance allowance (~~(payments)~~) applications will be (~~(made)~~) accepted after (~~(June 30, 1982)~~) October 22, 1982.

(8) Affidavits and requests to replace lost or stolen checks will not be accepted after (~~(April 30, 1982)~~) September 30, 1983.

(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.

(10) Energy payments (~~(made under Title XXVI of the omnibus budget reconciliation act of 1981)~~) shall be exempt as income and resources for all public assistance programs and food stamps.

~~((11) These rules shall be effective December 1, 1981.)~~

#### WSR 82-23-062

ATTORNEY GENERAL OPINION

Cite as: AGO 1982 No. 15

[November 16, 1982]

#### CITIES AND TOWNS—TAXATION—UTILITIES—REDUCING RATE OF MUNICIPAL UTILITY TAX

(1) The November 1 deadline in § 4, chapter 49, Laws of 1982, 1st Ex. Sess., relating to the reduction of certain municipal utility taxes, is mandatory in the sense that a city or town may be compelled, through the issuance of a writ of mandamus, to take action, each year, before that date; however, a city or town does not lose the power, or capacity, to take the requisite action as a consequence of its failure to act prior to the arrival of that specified date.

(2) Insofar as they prohibit a rate change from taking effect before the expiration of sixty days following the enactment of the ordinance establishing the rate change,

the provisions of § 3, chapter 49, Laws of 1982, 1st Ex. Sess. are applicable to reductions as well as increases.

(3) A city or town may not enact an ordinance on October 31 of a given year, reducing its tax rate pursuant to § 4, chapter 49, Laws of 1982, 1st Ex. Sess., to become operative more than sixty days thereafter.

Requested by:

Honorable Avery Garrett, Chairman  
Municipal Research Council  
4719 Brooklyn Avenue N.E.  
Seattle, Washington 98105

#### WSR 82-23-063

ADOPTED RULES

#### EVERETT COMMUNITY COLLEGE

[Order 82-11-1, Resolution No. 82-11-1—Filed November 17, 1982]

Be it resolved by the board of trustees of Washington Community College District V, acting at the Everett Community College Campus, Bookstore Conference Room, that it does adopt the annexed rules relating to reduction-in-force, repealing WAC 132E-129-001.

This action is taken pursuant to Notice No. WSR 82-19-054 filed with the code reviser on September 15, 1982. These rules shall take effect thirty days after they are filed with the code reviser pursuant to RCW 28B.19.050(2).

This rule is promulgated pursuant to RCW 28B.50.140 and is intended to administratively implement that statute.

The undersigned hereby declares that the institution has complied with the provisions of the Open Public Meetings Act (chapter 42.30 RCW), the Higher Education Administrative Procedure Act (chapter 28B.19 RCW), and the State Register Act (chapter 34.08 RCW) in the adoption of these rules.

APPROVED AND ADOPTED November 15, 1982.

By Paul D. Walker  
President

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 132E-129-001 REDUCTION-IN-FORCE

#### WSR 82-23-064

PROPOSED RULES

#### DEPARTMENT OF ECOLOGY

[Filed November 17, 1982]

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 designation of ground water areas for specific uses, amending WAC 173-532-060. This section is part of chapter 173-532 WAC, water resources program for the Walla Walla river basin, WRIA 32. The amendment

extends the withdrawal of the unappropriated public ground waters of the Walla Walla river basin from February 1, 1983, to October 1, 1984;

that the agency will at 7:00 p.m., Tuesday, December 21, 1982, in the County Services Auditorium, 310 West Poplar Street, Walla Walla, WA, conduct a public hearing on the proposed rules.

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 30, 1982.

The authority under which these rules are proposed is RCW 90.54.050.

The specific statute these rules are intended to implement is chapter 90.54 RCW.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 20, 1982.

Dated: November 17, 1982

By: John F. Spencer  
Deputy Director

**STATEMENT OF PURPOSE**

Title: Amending WAC 173-532-060, Designation of Ground Water Areas for Specific Uses.

Description of Purpose: The amendment extends the period of withdrawal under WAC 173-532-060 from February 1, 1983, to October 1, 1984.

Statutory Authority: RCW 90.54.050.

Summary of Rule: The amendment extends the withdrawal of the unappropriated public ground waters of the Walla Walla river basin from February 1, 1983, to October 1, 1984.

Reasons Supporting Proposed Action: To extend the withdrawal of the unappropriated public waters to allow adequate time to complete the necessary studies and programs to recommend a water resource management program for the Walla Walla river basin.

Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bill Miller, Department of Ecology, Olympia, WA 98504, (206) 459-6125, and Ted Olson, Department of Ecology, Spokane, WA 99207, (509) 456-2926.

Person or Organization Proposing Rule, and Whether Public, Private, or Governmental: Department of Ecology, state 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.

Small Business Economic Impact Statement: Not required.

**AMENDATORY SECTION** (Amending Order DE 77-30, filed 12/14/77)

WAC 173-532-060 DESIGNATION OF GROUND WATER AREAS FOR SPECIFIC USES. A portion of the ground water resource in the Walla Walla-College Place vicinity is designated for the anticipated growth of the community. Within the following area, ground water in the basalt aquifer is limited to appropriation for municipal water supply systems only, and ground water in the shallow

gravel aquifer is limited to uses other than municipal water supply systems:

All the area contained within the following listed sections: Sections 35 and 36, T7N, R35E; Sections 1, 2, 11, 12, 13, 14, 15, 23, 24, 25, 26, 27, 28, 34, 35, and 36, T7N, R35E; Sections 1, 2, 3, 10, 11, 12, and all of 13, 14, and 15 lying within Washington State, T6N, R35E; Sections 31, 32, 33, 34, 35, and 36, T8N, R36E; all the area within T7N, R36E; all the area within T6N, R36E lying within the State of Washington; Section 31, T8N, R37E; Sections 6, 7, 18, 19, 30, and 31, T7N, R37E; and Sections 6, 7, and all of Section 18 lying within Washington State, T6N, R37E.

The provisional designation of water in the basalt aquifer for municipal water supply systems shall be effective for a period (~~of five years beginning on~~) from February 1, 1978(~~(:)~~) to October 1, 1984. After (~~the effective five-year period~~) October 1, 1984, all designated waters not appropriated or reserved under WAC 173-590 Reservation of Water for Future Public Water Supply, shall be open for appropriations by other users as determined by the department.

The designation of water in the gravel aquifer for users other than municipal water supply systems shall remain indefinitely until changed by 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.

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 82-23-065**

**PROPOSED RULES**

**UTILITIES AND TRANSPORTATION  
COMMISSION**

[Filed November 17, 1982]

Notice is hereby given in accordance with the provisions of RCW 34.04.025, that the Washington Utilities and Transportation Commission intends to adopt, amend, or repeal rules concerning WAC 480-12-430 relating to liability of carriers of household goods and WAC 480-12-445 relating to information to shippers of household goods. The proposed amendatory sections are shown below as Appendix A, Cause No. TV-1666. Written and/or oral submissions may also contain data, views, and arguments concerning the effect of the proposed amendments on economic values, pursuant to chapter 43.21 RCW and WAC 480-08-050(17).

The formal decision regarding adoption, amendment, or repeal of the rules will take place on December 22, 1982.

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

The specific statute these rules are intended to implement is RCW 81.80.130 and 81.80.140.

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before December 17, 1982.

Dated: November 17, 1982

By: Barry M. Mar  
Secretary

## STATEMENT OF PURPOSE

In the matter of amending WAC 480-12-430 and 480-12-445 relating to carriers of household goods.

The rules proposed by the Washington Utilities and Transportation Commission are to be promulgated pursuant to RCW 80.01.040 and 81.80.290 which direct that the commission has authority to implement the provisions of chapter 81.80 RCW.

The rules proposed by the Washington Utilities and Transportation Commission are designed to meet objections of the State Insurance Commissioner that existing rules allow carriers of household goods to operate as insurance brokers without compliance with the requirements of laws and rules relating to insurance brokerage.

Barry M. Mar, Secretary, Seventh Floor, Highways-Licenses Building, Olympia, Washington, telephone number (206) 753-6420, and members of his staff were responsible for the drafting of the proposed rules and will be responsible for implementation and enforcement of the proposed rules.

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

There are no comments or recommendations being submitted inasmuch as the proposal is pursuant to legislative authorization reflected in RCW 80.01.040, 81.81.30[81.80.130] and 81.81.40[81.80.140] directing the commission to regulate in the public interest the rates, services, and practices of persons engaged in transportation for hire, including common and contract carriers of property.

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

The rule change proposed will affect no economic values.

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

## APPENDIX "A"

AMENDATORY SECTION (Amending Order R-173, Cause No. TV-1500, filed 9/9/81)

WAC 480-12-430 LIABILITY OF CARRIERS. (1) Liability restricted. Carriers of household goods shall not assume any liability in excess of that for which they are legally liable under their lawful bills of lading and published tariffs.

(2) ~~(Insurance policy. Each common carrier which sells, offers, or procures cargo insurance to or for a shipper of household goods shall deliver to the shipper at or prior to the time of shipment a policy or certificate of such insurance or provide an appropriate notation on the bill of lading that cargo protection has been purchased, the amount thereof and the charge for such cargo protection.~~

~~(3) Advertisement of insurance. A carrier of household goods or any employee, agent, or representative thereof, shall not advertise or represent to the public that insurance is provided against all risks, unless such insurance in fact affords protection to the shipper from every peril to which the shipment may be exposed. When all except certain risks are insured against, this fact shall be indicated in any advertisement of and in any representations to shippers regarding the insurance, and such advertising and representations shall not be such as to deceive or~~

~~mislead the public or any shipper regarding the scope of the exceptions. Policies providing coverage against specific perils only shall be advertised, represented, and designated as "limited-risk policies" or by some other appropriate designation which will indicate clearly to the shipper that not all risks are covered thereby.~~

~~(4)) Filing tariffs and evidence of insurance prerequisite to advertising that "all loads are insured". No carrier of household goods or any employee, agent, or representative thereof, shall advertise or represent to the public that "all loads are insured," or other similar wording.~~

AMENDATORY SECTION (Amending Order R-173, Cause No. TV-1500, filed 9/9/81)

WAC 480-12-445 INFORMATION TO SHIPPER. Whenever a written estimate is submitted to a prospective shipper of household goods, the carrier shall furnish such shipper a printed statement, in not less than eight-point bold or full-faced type, in substantially the form set forth below, and the carrier shall make an appropriate notation, on the face of the estimate, that such printed statement has been furnished. Where no estimate is given, the statement shall be furnished to the shipper prior to the time the goods are moved, and a notation that such statement has been furnished shall appear on the bill of lading.

GENERAL INFORMATION FOR SHIPPERS  
OF HOUSEHOLD GOODS BY MOTOR CARRIERS  
IN INTRASTATE COMMERCE

This statement is of importance to you as a shipper of household goods and is being furnished by the carrier pursuant to a requirement of the Washington Utilities and Transportation Commission. It relates to the transportation of household goods, in intrastate commerce by motor carriers frequently called "movers" but hereinafter referred to as carriers. Some carriers perform the transportation themselves. Others act as agent for the carriers which do the actual hauling. In some instances, the transportation is arranged by brokers. You should be sure to obtain the complete and correct name, home address, and telephone number of the carrier which is to transport your shipment, and keep that carrier informed as to how and where you may be reached at all times until the shipment is delivered.

Before completing arrangements for the shipment of your household goods, all of the information herein should be considered carefully by you.

Estimates. REGARDLESS OF ANY PRIOR ESTIMATE RECEIVED, for the carriage of your shipment, you will be required to pay transportation charges and other charges computed in accordance with tariffs filed by the carrier with the Washington Utilities and Transportation Commission. The total charges which you will be required to pay may be more, or less, than the estimate received from the carrier.

Tariff. This is a publication by the Washington Utilities and Transportation Commission, Highways-Licenses Building, Olympia, Washington, containing charges and rules of carriers engaged in the transportation of household goods. The rates, rules and provisions are the same for all carriers and tariff is open to public inspection and may be examined at the carrier's office. The tariff rules, rates and regulations of the carrier serving you must be considered in determining the charges on your shipment. Among the rules and regulations will be found special provisions applicable to shipments picked up or delivered at more than one place; packing and marking; diversion of shipments en route; and additional services, the charges for which are called accessorial charges, and which include services such as packing, unpacking, the furnishing of boxes or other containers, and carrying goods up or down steps. The tariff of the carrier serving you contains rules relating to the subjects which follow.

Preparing articles for shipment. If your shipment includes a stove, refrigerator, washing machine, or some other article requiring special servicing, including disconnection, prior to movement, such special servicing should be performed by a person employed by you who is especially trained to perform the work. Such servicing is not the responsibility of the carrier. Similarly you should arrange to take down all blinds, draperies, window cornices, mirrors, and other items attached to the walls, and to take up carpets which are tacked down. The charge for such service is not included in the transportation charge and will be performed by the carrier only at an extra per-hour charge. Under no circumstances should you pack jewelry, money, or valuable papers with your other belongings or matches, inflammables, or other dangerous articles.

Transportation rates and released values. Rates are stated on an hourly basis for local moving within towns or cities or for any distance thirty-five miles or less. ~~((These rates vary according to the released or declared value))~~ The base rates are established for declared valuation of the shipment, which establishes the amount a shipper may recover from the carrier if the goods are lost or damaged. The ~~((lowest rate applies when))~~ base rates apply if the shipper releases the goods at a value of sixty cents per pound per article. When ~~((the released value is seventy-five cents per pound, instead of the regular sixty cents, the transportation charge is one hundred ten percent of the base rate, and is further increased by ten percent of the base rate for each additional seventy-five cents per pound of excess value declared))~~ a released valuation is established by the shipper in excess of sixty cents per pound per article on a lump sum for the entire shipment, then an excess valuation charge will apply. Alternatively, you may elect to ship at the base rate and arrange ~~((with the carrier))~~, at your own expense, to obtain insurance to protect you for a greater amount. Rates for hauling within Washington beyond thirty-five miles are stated in amounts per one hundred pounds, depending on the distance involved. The ~~((rates also))~~ charges will vary according to the released or declared value of the shipment. The carrier's tariff provides that at its ~~((lowest))~~ base rates the carrier's responsibility for loss or damage caused by it is limited to sixty cents per pound of actual weight of each lost or damaged article. If you wish to be paid full value for lost or damaged items which are worth more than sixty cents per pound, you must declare, before shipping, a lump sum value and pay an extra charge for such value. Payment of the charge establishes the declared value as the maximum amount you may recover from the carrier for loss or damage, unless the damage is caused by an event or development excluded by the terms of the carrier's printed bill of lading, of which you should have a copy. If you do not declare any lump sum value, or a value less than one dollar and twenty-five cents per pound, the shipment will be deemed to have been released at one dollar and twenty-five cents per pound, and an additional charge per one hundred dollars of value will be applied. If you wish to avoid these extra charges, you must agree, in writing, on the bill of lading, that if any articles are lost or damaged, the carrier's liability will not exceed sixty cents per pound for the actual weight of any lost or damaged articles in the shipment.

Cargo protection. A carrier's liability for loss or damage is limited by the bill of lading, ~~((its tariffs, and the value declared by the shipper. If you desire the benefit of the lowest transportation rate, but seek greater protection than afforded thereunder, you may purchase cargo insurance or other protection. If such protection is purchased through the carrier, you should require the deliverance to you of evidence of such protection prior to the time your goods are moved. Such evidence shall consist of either a policy or certificate of insurance, or an appropriate notation on the bill of lading that cargo protection has been purchased, the amount thereof and the charge for such cargo))~~ the value of goods declared thereon by the shipper, and its tariffs. If greater protection than that afforded under the lowest transportation rate is desired, the shipper will be required to so indicate on the bill of lading prior to the time the goods are loaded. The carrier will assess a transportation valuation charge on the freight bill for the greater protection.

Weights. The transportation charges will be determined on the basis of the weight of your shipment. Ordinarily, the carrier will weigh its empty or partially loaded vehicle prior to the loading of your goods. After loading, it will again weigh the vehicle and determine the weight of your shipment. If your shipment weighs less than one thousand pounds, the carrier may weigh it prior to loading.

If you so request, the carrier will notify you of the weight of your shipment and the charges as soon as the weight has been determined. Further, if you question the weight reported by the carrier, you may request that the shipment be reweighed prior to delivery. Reweighing will be accomplished only where it is practicable to do so. An extra charge may be made for reweighing, but only if the difference between the two net weights obtained does not exceed one hundred pounds (if your shipment weighs five thousand pounds or less) or does not exceed two percent of the lower net weight (if your shipment weighs more than five thousand pounds). The lower of the two net weights must be used in determining the charges.

Exclusive use of the vehicle. If you do not desire to have the goods belonging to someone else transported with your shipment, you may

direct the carrier to grant you the exclusive use of the vehicle. In such event, however, the charges will probably be much greater.

Expedited service. Carriers are not ordinarily required to make delivery on a certain date or within a definite period of time. However, their tariffs generally contain a rule to the effect that, upon request of the shipper, goods weighing less than a designated weight - usually five thousand pounds - will be delivered on or before the date specified by the shipper. The transportation charges for such expedited service are based upon the higher weight (five thousand pounds) and, of course, are greater than the charges on shipments hauled at the carrier's convenience.

Small shipments. If your shipment weighs less than the minimum weight prescribed in the carrier's tariff, it will be subject to the minimum charge provided therein. If your shipment weighs substantially less than the minimum weight prescribed by the carrier, you should give consideration to the possibility that it may be shipped more reasonably by other means of transportation, even if the expense of crating the items is taken into consideration.

Storage in transit. In case you desire that your household goods be stored in transit, and delivered at a later date, you may usually obtain such service upon specific request. The length of time a shipment may be stored in transit is limited by the carrier's tariff, and additional charges are normally made for such service. At the end of the designated storage-in-transit period, and in the absence of final delivery instructions, the shipment will be placed in permanent storage, and the carrier's liability in respect thereof will cease. Any further service must be made the subject of a separate contract with the warehouseman. If you do not specifically request storage-in-transit from the carrier, but arrange with someone other than the carrier to pick up your goods for storage, you will be required to pay such other person for such service. Some warehouses make separate charges for checking goods out of storage, and collect dock charges from carriers for the space occupied by their vehicles while being loaded. Such charges are passed on to the shipper.

Bill of lading. Before your shipment leaves point of origin, you should obtain from the carrier a bill of lading or receipt, signed by you and the carrier, showing the date of shipment, the names of the consignor and consignee, the points of origin and destination, a description of the goods, and the declared or released valuation thereof.

Payment of charges - freight bill. You probably will have to pay all charges in cash, by money order, or by certified check before your shipment will be finally delivered. Therefore, when the shipment arrives at destination, you should be prepared to make such payment.

When paying charges on shipments moving more than thirty-five miles you should obtain a receipt for the amount paid setting forth the gross and tare weights of the vehicle, the net weight of your shipment, the mileage, the applicable rate per one hundred pounds for transportation, additional protection, and any accessory services performed. On shipments moving under thirty-five miles the receipt should show the time the vehicle left the premises of the mover and the time the same vehicle returned thereto, the rate per hour and rates for any accessory services performed. Such receipt is called a freight bill or expense bill. In the event of loss or damage to the shipment, be sure to have the driver place appropriate notations on the freight bill. If the driver will not make such notations, you should have some disinterested party inspect the damage in the driver's presence and report same in writing to the home office of the carrier.

Loss or damage. If loss or damage is detected when the goods are delivered by the carrier, the fact of such loss or damage should be recorded by the shipper on the bill of lading, or delivery record. All claims for loss or damage must be filed with the carrier, in writing within nine months of delivery. Although the carriers are subject to the rules and regulations of the Washington Utilities and Transportation Commission the commission has no authority to compel the carriers to settle claims for loss or damage and will not undertake to determine whether the basis for or the amount of such claims is proper, nor will it attempt to determine the carrier liable for such loss or damage. If the carrier will not voluntarily pay such claims, the only recourse of the shipper is the filing of a suit in a court of law. The names of the carrier's agents for service of process in this state may be obtained by writing the Washington Utilities and Transportation Commission, Highways-Licenses Building, Olympia, Washington.

**WSR 82-23-066**  
**PROPOSED RULES**  
**BOARD OF ACCOUNTANCY**  
 [Filed November 17, 1982]

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 Basic requirements—Amount, amending WAC 4-20-020;

that the agency will at 1:30 p.m., Friday, January 28, 1983, in the Sea-Tac Marriott Hotel, 3201 South 176th Street, Seattle, WA, conduct a public hearing on the proposed rules.

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

The authority under which these rules are proposed is RCW 18.04.070.

The specific statute these rules are intended to implement is RCW 18.04.070 and 18.04.190(2).

Interested persons may submit data, views, or arguments to this agency in writing to be received by this agency before January 28, 1983.

Dated: November 17, 1982

By: James R. Silva

Assistant Attorney General

Attorney for Board

#### STATEMENT OF PURPOSE

Name of Agency: Washington State Board of Accountancy.

Description of Rule: Rules of procedure relative to obtaining to board credit for continuing professional education activities.

Statutory Authority: RCW 18.04.070.

Summary of Rule: WAC 4-20-020, rule is amended to provide that, for three year periods ending December 31, 1983, no more than 24 hours, or 8 hours per year of continuing education hours may be in areas deemed "non technical" by the board.

The Board of Accountancy and its chief executive officer have responsibility for drafting, implementing and enforcing the rules: Washington State Board of Accountancy: E. William Parker, CPA; Robert Aiken, CPA; Ralph Scott, CPA; Albert P. Carvo, LPA; and Jack F. Rodda, LPA. Chief Executive Officer: Boothe W. Havisham, CPA. Board Address and Phone: Washington State Board of Accountancy, 210 East Union Street, 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 303, filed 5/15/79)

WAC 4-20-020 BASIC REQUIREMENTS—AMOUNT. In the three year period ending the December 31 immediately preceding the annual renewal of the permit to practice public accounting, the applicant must have completed 15 days, or accumulated 120 hours of acceptable continuing education: PROVIDED, That at least two days or 16 hours in each calendar year period ((and six days or 48 hours in each three-year reporting period)) shall consist of accounting related or auditing related subjects: ((PROVIDED, FURTHER, That affected

~~licensees shall report 140 hours for the three and one-half year period ending December 31, 1979, of which at least eight hours must be in accounting or auditing related subjects. For the three-year period ending December 31, 1980, 120 hours must be reported of which at least 24 hours must be in accounting or auditing related subjects. For three-year periods ending December 31, 1981, and thereafter, 120 hours must be reported, of which at least 48 hours must be in accounting or auditing related subjects.)) For three-year periods ending December 31, 1983, and thereafter, no more than 24 hours, or eight hours in any one year, of the basic requirement, may be in courses deemed "non-technical" by the Board.~~

(1) Measurement is in full hours only (a fifty minute period equals one hour). A one day course will constitute eight hours of credit.

(2) Only class hours or the equivalent (and not hours devoted to preparation) are counted.



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50-20-055	NEW-P	82-21-071	67-20-050	NEW-P	82-13-108	67-20-394	NEW	82-16-096
50-24-030	AMD-P	82-21-072	67-20-050	NEW	82-16-096	67-20-395	NEW-E	82-10-026
50-24-040	AMD-P	82-21-072	67-20-055	NEW-P	82-13-108	67-20-395	NEW-P	82-13-108
50-24-090	AMD-P	82-21-072	67-20-055	NEW	82-16-096	67-20-395	NEW	82-16-096
50-24-110	AMD-P	82-21-072	67-20-060	NEW-P	82-13-108	67-20-396	NEW-P	82-13-108
50-24-120	AMD-P	82-21-072	67-20-060	NEW	82-16-096	67-20-396	NEW	82-16-096
50-24-140	AMD-P	82-21-072	67-20-070	NEW-P	82-13-108	67-20-396	AMD-P	82-22-065
50-40-010	AMD-E	82-21-006	67-20-070	NEW	82-16-096	67-20-400	NEW-P	82-13-108
50-40-010	AMD-P	82-21-072	67-20-075	NEW-P	82-13-108	67-20-400	NEW	82-16-096
50-40-020	AMD-E	82-21-006	67-20-075	NEW	82-16-096	67-20-404	RECOD-P	82-13-108
50-40-020	AMD-P	82-21-072	67-20-077	NEW-P	82-13-108	67-20-404	RECOD	82-16-096
50-40-030	REP-E	82-21-006	67-20-077	NEW	82-16-096	67-20-408	RECOD-P	82-13-108
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67-20-412	RECOD	82-16-096	67-30-150	AM/DE-P	82-13-108	67-50-060	NEW	82-16-098
67-20-416	RECOD-P	82-13-108	67-30-150	AM/DE	82-16-096	82-10-010	NEW-P	82-17-043
67-20-416	RECOD	82-16-096	67-30-170	NEW-P	82-06-039	82-10-010	NEW	82-20-028
67-20-420	RECOD-P	82-13-108	67-30-170	NEW	82-10-025	82-10-020	NEW-P	82-17-043
67-20-420	RECOD	82-16-096	67-30-170	AM/DE-P	82-13-108	82-10-020	NEW	82-20-028
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67-20-428	RECOD	82-16-096	67-30-180	NEW	82-06-022	82-10-030	NEW	82-20-028
67-20-432	NEW-P	82-13-108	67-30-180	AM/DE-P	82-13-108	82-20-010	NEW-P	82-02-074
67-20-432	NEW	82-16-096	67-30-180	AM/DE	82-16-096	82-20-010	NEW	82-05-030
67-20-440	RECOD-P	82-13-108	67-30-185	NEW	82-06-022	82-20-020	NEW-P	82-02-074
67-20-440	RECOD	82-16-096	67-30-185	AM/DE-P	82-13-108	82-20-020	NEW	82-05-030
67-20-444	NEW-P	82-13-108	67-30-185	AM/DE	82-16-096	82-20-030	NEW-P	82-02-074
67-20-444	NEW	82-16-096	67-30-210	NEW-P	82-06-039	82-20-030	NEW	82-05-030
67-20-446	NEW-P	82-13-108	67-30-210	NEW	82-10-025	82-20-040	NEW-P	82-02-074
67-20-446	NEW	82-16-096	67-30-210	AM/DE-P	82-13-108	82-20-040	NEW	82-05-030
67-20-446	AMD-P	82-22-065	67-30-210	AM/DE	82-16-096	82-20-050	NEW-P	82-02-074
67-20-448	RECOD-P	82-13-108	67-30-310	NEW	82-06-022	82-20-050	NEW	82-05-030
67-20-448	RECOD	82-16-096	67-30-310	REP-P	82-13-108	82-20-060	NEW-P	82-02-074
67-20-452	NEW-P	82-13-108	67-30-310	REP	82-16-096	82-20-060	NEW	82-05-030
67-20-452	NEW	82-16-096	67-30-320	NEW	82-06-022	82-20-070	NEW-P	82-02-074
67-20-500	NEW-P	82-13-108	67-30-320	REP-P	82-13-108	82-20-070	NEW	82-05-030
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67-20-510	NEW-P	82-13-108	67-40-010	NEW	82-16-097	82-50-020	NEW-E	82-18-049
67-20-510	NEW	82-16-096	67-40-010	AMD-E	82-19-071	82-50-020	NEW-P	82-18-051
67-20-525	NEW-P	82-13-108	67-40-010	AMD-P	82-22-067	82-50-020	NEW	82-21-003
67-20-525	NEW	82-16-096	67-40-015	NEW-P	82-13-098	82-50-030	NEW-E	82-18-049
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67-20-530	NEW	82-16-096	67-40-015	AMD-E	82-19-071	82-50-030	NEW	82-21-003
67-20-540	NEW-P	82-13-108	67-40-015	AMD-P	82-22-067	82-50-040	NEW-E	82-18-049
67-20-540	NEW	82-16-096	67-40-016	NEW-P	82-13-098	82-50-040	NEW-P	82-18-051
67-20-545	NEW-P	82-13-108	67-40-016	NEW	82-16-097	82-50-040	NEW	82-21-003
67-20-545	NEW	82-16-096	67-40-016	AMD-E	82-19-071	98-12-030	NEW-P	82-23-049
67-20-550	NEW-P	82-13-108	67-40-016	AMD-P	82-22-067	98-12-040	NEW-P	82-23-049
67-20-550	NEW	82-16-096	67-40-020	NEW-P	82-13-098	82-14-080	NEW-P	82-23-049
67-20-550	AMD-P	82-22-065	67-40-020	NEW	82-16-097	82-14-090	NEW-P	82-23-049
67-20-560	NEW-P	82-13-108	67-40-020	REP-E	82-19-071	106-116-042	AMD-P	82-16-071
67-20-560	NEW	82-16-096	67-40-020	REP-P	82-22-067	106-116-042	AMD-E	82-16-072
67-20-570	NEW-P	82-13-108	67-40-021	NEW-E	82-19-071	106-116-042	AMD-P	82-18-040
67-20-570	NEW	82-16-096	67-40-021	NEW-P	82-22-067	106-116-103	AMD-P	82-16-071
67-20-590	NEW-P	82-13-108	67-40-025	NEW-P	82-13-098	106-116-103	AMD-E	82-16-072
67-20-590	NEW	82-16-096	67-40-025	NEW	82-16-097	106-116-103	AMD-P	82-18-040
67-30-005	NEW	82-06-022	67-40-025	REP-E	82-19-071	106-116-201	AMD-P	82-16-071
67-30-005	REP-P	82-13-108	67-40-025	REP-P	82-22-067	106-116-201	AMD-E	82-16-072
67-30-005	REP	82-16-096	67-40-050	NEW-P	82-13-098	106-116-201	AMD-P	82-18-040
67-30-010	NEW-P	82-06-039	67-40-050	NEW	82-16-097	106-116-203	AMD-P	82-16-071
67-30-040	NEW-C	82-04-053	67-40-050	REP-E	82-19-071	106-116-203	AMD-E	82-18-040
67-30-050	NEW-P	82-06-039	67-40-050	REP-P	82-22-067	106-116-203	AMD-P	82-18-040
67-30-050	NEW	82-10-025	67-40-060	NEW-P	82-13-098	106-116-213	AMD-P	82-16-071
67-30-050	AM/DE-P	82-13-108	67-40-060	NEW	82-16-097	106-116-213	AMD-E	82-16-072
67-30-050	AM/DE	82-16-096	67-40-060	REP-E	82-19-071	106-116-213	AMD-P	82-18-040
67-30-060	NEW-P	82-06-039	67-40-060	REP-P	82-22-067	106-116-310	AMD-P	82-16-071
67-30-070	NEW-P	82-06-039	67-40-070	NEW-P	82-13-098	106-116-310	AMD-E	82-16-072
67-30-070	NEW	82-10-025	67-40-070	NEW	82-16-097	106-116-310	AMD-P	82-18-040
67-30-070	AM/DE-P	82-13-108	67-40-070	REP-E	82-19-071	106-116-403	AMD-P	82-16-071
67-30-070	AM/DE	82-16-096	67-40-070	REP-P	82-22-067	106-116-403	AMD-E	82-16-072
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67-30-080	AM/DE-P	82-13-108	67-40-090	NEW	82-16-097	106-116-404	AMD-P	82-16-071
67-30-080	AM/DE	82-16-096	67-40-440	NEW-E	82-10-026	106-116-404	AMD-E	82-16-072
67-30-090	NEW	82-06-022	67-40-440	NEW-P	82-13-098	106-116-404	AMD-P	82-18-040
67-30-090	AM/DE-P	82-13-108	67-40-440	NEW	82-16-097	106-116-514	AMD-P	82-16-071
67-30-090	AM/DE	82-16-096	67-40-440	REP-E	82-19-071	106-116-514	AMD-E	82-16-072
67-30-100	NEW	82-06-022	67-40-440	REP-P	82-22-067	106-116-514	AMD-P	82-18-040
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67-30-100	AM/DE	82-16-096	67-50-010	NEW	82-16-098	106-116-601	AMD-E	82-16-072
67-30-120	NEW	82-06-022	67-50-020	NEW-P	82-13-103	106-116-601	AMD-P	82-18-040
67-30-120	AM/DE-P	82-13-108	67-50-020	NEW	82-16-098	106-116-603	AMD-P	82-16-071
67-30-120	AM/DE	82-16-096	67-50-030	NEW-P	82-13-103	106-116-603	AMD-E	82-16-072
67-30-125	NEW	82-06-022	67-50-030	NEW	82-16-098	106-116-603	AMD-P	82-18-040
67-30-125	AM/DE-P	82-13-108	67-50-035	NEW-P	82-13-103	106-156-055	AMD-E	82-18-039
67-30-125	AM/DE	82-16-096	67-50-035	NEW	82-16-098	106-156-055	AMD-P	82-18-040
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67-30-130	NEW	82-10-025	67-50-040	NEW	82-16-098	106-168-002	REP-P	82-22-053
67-30-130	AM/DE-P	82-13-108	67-50-050	NEW-P	82-13-103	106-168-005	REP-P	82-22-053
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106-168-025	REP-P	82-22-053	118-03-210	AMD	82-15-007
106-168-028	REP-P	82-22-053	118-03-215	NEW-E	82-05-004
106-168-030	REP-P	82-22-053	118-03-215	NEW-E	82-10-047
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106-168-040	REP-P	82-22-053	118-03-230	AMD-E	82-11-046
106-168-050	REP-P	82-22-053	118-03-230	AMD-P	82-12-055
106-168-051	REP-P	82-22-053	118-03-230	AMD	82-15-007
106-168-052	REP-P	82-22-053	118-03-235	NEW-E	82-05-004
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106-168-100	REP-P	82-22-053	118-03-250	AMD-P	82-12-055
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114-12-041	AMD-P	82-22-092	118-03-255	NEW-E	82-05-004
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118-03-010	AMD-P	82-12-055	118-03-270	AMD-E	82-11-046
118-03-010	AMD	82-15-007	118-03-270	AMD-P	82-12-055
118-03-015	NEW-E	82-05-004	118-03-270	AMD	82-15-007
118-03-015	NEW-E	82-10-047	118-03-275	NEW-E	82-05-004
118-03-020	NEW-E	82-07-059	118-03-275	NEW-E	82-10-047
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118-03-030	AMD-P	82-12-055	118-03-290	AMD-E	82-11-046
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118-03-035	NEW-E	82-05-004	118-03-290	AMD	82-15-007
118-03-035	NEW-E	82-10-047	118-03-295	NEW-E	82-05-004
118-03-040	NEW-E	82-07-059	118-03-295	NEW-E	82-10-047
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118-03-050	AMD-P	82-12-055	118-03-310	AMD-E	82-11-046
118-03-050	AMD	82-15-007	118-03-310	AMD-P	82-12-055
118-03-055	NEW-E	82-05-004	118-03-310	AMD	82-15-007
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132N-156-045	NEW	82-07-031	132R-128-060	REP-P	82-08-043	132S-11-040	REP	82-21-012
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132N-156-090	REP	82-07-031	132R-180-070	REP-P	82-08-043	132S-12-050	REP	82-21-012
132N-156-090	REP-E	82-07-032	132R-180-080	REP-P	82-08-043	132S-12-055	REP-P	82-16-016
132N-156-095	NEW	82-07-031	132R-180-090	REP-P	82-08-043	132S-12-055	REP	82-21-012
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132N-156-130	REP	82-07-031	132S-08-060	REP-P	82-16-016	132S-12-120	REP	82-21-012
132N-156-130	REP-E	82-07-032	132S-08-060	REP	82-21-012	132S-12-130	REP-P	82-16-016
132N-156-135	NEW	82-07-031	132S-08-070	REP-P	82-16-016	132S-12-130	REP	82-21-012
132N-156-135	NEW-E	82-07-032	132S-08-070	REP	82-21-012	132S-12-140	REP-P	82-16-016
132N-156-140	REP	82-07-031	132S-08-080	REP-P	82-16-016	132S-12-140	REP	82-21-012
132N-156-140	REP-E	82-07-032	132S-08-080	REP	82-21-012	132S-12-150	REP-P	82-16-016
132N-156-145	NEW	82-07-031	132S-08-090	REP-P	82-16-016	132S-12-150	REP	82-21-012
132N-156-145	NEW-E	82-07-032	132S-08-090	REP	82-21-012	132S-12-160	REP-P	82-16-016
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132N-156-150	REP-E	82-07-032	132S-08-100	REP	82-21-012	132S-12-170	REP-P	82-16-016
132N-156-155	NEW	82-07-031	132S-08-110	REP-P	82-16-016	132S-12-170	REP	82-21-012
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132N-156-165	NEW	82-07-031	132S-10-016	NEW-P	82-16-016	132S-12-190	REP	82-21-012
132N-156-165	NEW-E	82-07-032	132S-10-016	NEW	82-21-012	132S-12-200	REP-P	82-16-016
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132N-156-170	REP-E	82-07-032	132S-10-020	NEW	82-21-012	132S-12-210	REP-P	82-16-016
132N-156-175	NEW	82-07-031	132S-10-021	NEW-P	82-16-016	132S-12-210	REP	82-21-012
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132S-142-040	REP-P	82-16-016	132S-185-010	REP	82-21-012	132T-20-060	AMD-P	82-22-016
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132S-170-010	REP-P	82-16-016	132T-06-020	AMD	82-07-033	132T-104-240	AMD	82-12-056
132S-170-010	REP	82-21-012	132T-06-040	AMD	82-07-033	132T-104-260	AMD-P	82-06-024
132S-170-020	REP-P	82-16-016	132T-06-050	AMD	82-07-033	132T-104-260	AMD	82-12-056
132S-170-020	REP	82-21-012	132T-06-060	AMD	82-07-033	132T-104-265	NEW-P	82-06-024
132S-170-030	REP-P	82-16-016	132T-06-070	REP	82-07-033	132T-104-265	NEW	82-12-056
132S-170-030	REP	82-21-012	132T-06-075	NEW	82-07-033	132T-104-270	AMD-P	82-06-024
132S-172-010	REP-P	82-16-016	132T-06-080	REP	82-07-033	132T-104-270	AMD	82-12-056
132S-172-010	REP	82-21-012	132T-06-085	NEW	82-07-033	132T-104-280	AMD	82-06-024
132S-172-020	REP-P	82-16-016	132T-06-090	REP	82-07-033	132T-128-010	AMD-P	82-20-010
132S-172-020	REP	82-21-012	132T-06-095	NEW	82-07-033	132T-128-030	AMD-P	82-20-010
132S-173-010	REP-P	82-16-016	132T-08-010	REP-P	82-22-015	132T-128-040	AMD-P	82-20-010
132S-173-010	REP	82-21-012	132T-08-020	REP-P	82-22-015	132T-128-050	AMD-P	82-20-010
132S-173-020	REP-P	82-16-016	132T-08-030	REP-P	82-22-015	132T-128-080	AMD-P	82-20-010
132S-173-020	REP	82-21-012	132T-08-040	REP-P	82-22-015	132T-190-030	AMD-P	82-20-061
132S-173-030	REP-P	82-16-016	132T-08-050	REP-P	82-22-015	132Y-125-004	NEW-P	82-05-039
132S-173-030	REP	82-21-012	132T-08-060	REP-P	82-22-015	132Y-125-004	NEW	82-10-013
132S-175-010	REP-P	82-16-016	132T-08-070	REP-P	82-22-015	132Y-136-001	NEW	82-04-018
132S-175-010	REP	82-21-012	132T-08-080	REP-P	82-22-015	132Y-136-001	NEW	82-04-018
132S-175-020	REP-P	82-16-016	132T-08-090	REP-P	82-22-015	132Y-136-201	NEW	82-04-018
132S-175-020	REP	82-21-012	132T-08-100	REP-P	82-22-015	132Y-136-204	NEW	82-04-018
132S-175-030	REP-P	82-16-016	132T-08-110	REP-P	82-22-015	132Y-136-208	NEW	82-04-018
132S-175-030	REP	82-21-012	132T-08-120	REP-P	82-22-015	132Y-136-212	NEW	82-04-018
132S-175-040	REP-P	82-16-016	132T-08-130	REP-P	82-22-015	132Y-136-216	NEW	82-04-018
132S-175-040	REP	82-21-012	132T-08-140	REP-P	82-22-015	132Y-136-220	NEW	82-04-018



Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
137-65-050	NEW-E	82-23-047	137-80-040	NEW-P	82-14-032	154-04-110	NEW	82-13-043
137-65-060	NEW-P	82-14-031	137-80-040	NEW	82-18-042	154-08	NEW-C	82-08-054
137-65-060	NEW-E	82-14-034	137-80-050	NEW-P	82-14-032	154-08-010	NEW-E	82-04-017
137-65-060	NEW-W	82-18-043	137-80-050	NEW	82-18-042	154-08-010	NEW-E	82-10-005
137-65-060	NEW-P	82-23-044	137-80-060	NEW-P	82-14-032	154-08-010	NEW	82-13-043
137-65-060	NEW-E	82-23-047	137-80-060	NEW	82-18-042	154-08-020	NEW-E	82-04-017
137-65-070	NEW-P	82-14-031	139-14-010	AMD-P	82-22-063	154-08-020	NEW-E	82-10-005
137-65-070	NEW-E	82-14-034	139-20-010	REP-P	82-22-063	154-08-020	NEW	82-13-043
137-65-070	NEW-W	82-18-043	139-20-020	NEW-P	82-22-063	154-08-030	NEW-E	82-04-017
137-65-070	NEW-P	82-23-044	139-36-010	REP-P	82-04-065	154-08-030	NEW-E	82-10-005
137-65-070	NEW-E	82-23-047	139-36-010	REP	82-07-051	154-08-030	NEW	82-13-043
137-65-080	NEW-P	82-14-031	139-36-020	NEW-P	82-04-066	154-08-040	NEW-E	82-04-017
137-65-080	NEW-E	82-14-034	139-36-020	NEW	82-07-052	154-08-040	NEW-E	82-10-005
137-65-080	NEW-W	82-18-043	139-36-030	NEW-P	82-04-066	154-08-040	NEW	82-13-043
137-66-010	NEW-P	82-23-043	139-36-030	NEW	82-07-052	154-08-050	NEW-E	82-04-017
137-66-010	NEW-E	82-23-046	139-36-031	NEW-P	82-04-066	154-08-050	NEW-E	82-10-005
137-66-015	NEW-P	82-23-043	139-36-031	NEW	82-07-052	154-08-050	NEW	82-13-043
137-66-015	NEW-E	82-23-046	139-36-032	NEW-P	82-04-066	154-12	NEW-C	82-08-054
137-66-020	NEW-P	82-23-043	139-36-032	NEW	82-07-052	154-12-010	NEW-E	82-04-017
137-66-020	NEW-E	82-23-046	139-36-033	NEW-P	82-04-066	154-12-010	NEW-E	82-10-005
137-66-030	NEW-P	82-23-043	139-36-033	NEW	82-07-052	154-12-010	NEW	82-13-043
137-66-030	NEW-E	82-23-046	139-36-034	NEW-P	82-04-066	154-12-020	NEW-E	82-04-017
137-66-040	NEW-P	82-23-043	139-36-034	NEW	82-07-052	154-12-020	NEW-E	82-10-005
137-66-040	NEW-E	82-23-046	139-36-040	NEW-P	82-04-066	154-12-020	NEW	82-13-043
137-66-050	NEW-P	82-23-043	139-36-040	NEW	82-07-052	154-12-030	NEW-E	82-04-017
137-66-050	NEW-E	82-23-046	139-36-041	NEW-P	82-04-066	154-12-030	NEW-E	82-10-005
137-66-060	NEW-P	82-23-043	139-36-050	NEW	82-07-052	154-12-030	NEW	82-13-043
137-66-060	NEW-E	82-23-046	139-36-050	NEW-P	82-04-066	154-12-040	NEW-E	82-04-017
137-66-070	NEW-P	82-23-043	139-36-051	NEW	82-07-052	154-12-040	NEW-E	82-10-005
137-66-070	NEW-E	82-23-046	139-36-051	NEW-P	82-04-066	154-12-040	NEW	82-13-043
137-66-080	NEW-P	82-23-043	139-36-051	NEW	82-07-052	154-12-050	NEW-E	82-04-017
137-66-080	NEW-E	82-23-046	139-36-060	NEW-P	82-04-066	154-12-050	NEW-E	82-10-005
137-66-090	NEW-P	82-23-043	139-36-060	NEW	82-07-052	154-12-050	NEW	82-13-043
137-66-090	NEW-E	82-23-046	139-36-061	NEW-P	82-04-066	154-12-060	NEW-E	82-04-017
137-66-100	NEW-P	82-23-043	139-36-061	NEW	82-07-052	154-12-060	NEW-E	82-10-005
137-66-100	NEW-E	82-23-046	139-50-010	NEW-P	82-03-047	154-12-060	NEW	82-13-043
137-66-110	NEW-P	82-23-043	139-50-010	NEW	82-07-053	154-12-070	NEW-E	82-04-017
137-66-110	NEW-E	82-23-046	139-50-020	NEW-P	82-17-001	154-12-070	NEW-E	82-10-005
137-66-120	NEW-P	82-23-043	139-50-020	NEW	82-21-062	154-12-070	NEW	82-13-043
137-66-120	NEW-E	82-23-046	154	NEW-C	82-12-027	154-12-080	NEW-E	82-04-017
137-66-130	NEW-P	82-23-043	154-01	NEW-C	82-08-054	154-12-080	NEW-E	82-10-005
137-66-130	NEW-E	82-23-046	154-01-010	NEW-E	82-04-017	154-12-080	NEW	82-13-043
137-68-010	NEW-P	82-23-045	154-01-010	NEW-E	82-10-005	154-12-090	NEW-E	82-04-017
137-68-020	NEW-P	82-23-045	154-01-010	NEW	82-13-043	154-12-090	NEW-E	82-10-005
137-68-030	NEW-P	82-23-045	154-04	NEW-C	82-08-054	154-12-090	NEW	82-13-043
137-68-040	NEW-P	82-23-045	154-04-010	NEW-E	82-04-017	154-12-100	NEW-E	82-04-017
137-68-050	NEW-P	82-23-045	154-04-010	NEW-E	81-10-005	154-12-100	NEW-E	82-10-005
137-70-010	NEW-P	82-14-030	154-04-010	NEW	82-13-043	154-12-100	NEW	82-13-043
137-70-010	NEW-E	82-14-033	154-04-020	NEW-E	82-04-017	154-12-110	NEW-E	82-04-017
137-70-010	NEW	82-17-044	154-04-020	NEW-E	81-10-005	154-12-110	NEW-E	82-10-005
137-70-020	NEW-P	82-14-030	154-04-020	NEW	82-13-043	154-12-110	NEW	82-13-043
137-70-020	NEW-E	82-14-033	154-04-030	NEW-E	82-04-017	154-16	NEW-C	82-08-054
137-70-020	NEW	82-17-044	154-04-030	NEW-E	81-10-005	154-16-010	NEW-E	82-04-017
137-70-030	NEW-P	82-14-030	154-04-030	NEW	82-13-043	154-16-010	NEW-E	82-10-005
137-70-030	NEW-E	82-14-033	154-04-040	NEW-E	82-04-017	154-16-010	NEW	82-13-043
137-70-030	NEW	82-17-044	154-04-040	NEW-E	81-10-005	154-16-020	NEW-E	82-04-017
137-70-040	NEW-P	82-14-030	154-04-040	NEW	82-13-043	154-16-020	NEW-E	82-10-005
137-70-040	NEW-E	82-14-033	154-04-050	NEW-E	82-04-017	154-16-020	NEW	82-13-043
137-70-040	NEW	82-17-044	154-04-050	NEW-E	81-10-005	154-20	NEW-C	82-08-054
137-70-050	NEW-P	82-14-030	154-04-050	NEW	82-13-043	154-20-010	NEW-E	82-04-017
137-70-050	NEW-E	82-14-033	154-04-060	NEW-E	81-10-005	154-20-010	NEW-E	82-10-005
137-70-050	NEW	82-17-044	154-04-060	NEW-E	82-04-017	154-20-010	NEW	82-13-043
137-70-060	NEW-P	82-14-030	154-04-060	NEW	82-13-043	154-20-020	NEW-E	82-04-017
137-70-060	NEW-E	82-14-033	154-04-070	NEW-E	82-04-017	154-20-020	NEW-E	82-10-005
137-70-060	NEW	82-17-044	154-04-070	NEW-E	81-10-005	154-20-020	NEW	82-13-043
137-70-070	NEW-P	82-14-030	154-04-070	NEW	82-13-043	154-24	NEW-C	82-08-054
137-70-070	NEW-E	82-14-033	154-04-080	NEW-E	82-04-017	154-24-010	NEW-E	82-04-017
137-70-070	NEW	82-17-044	154-04-080	NEW-E	81-10-005	154-24-010	NEW-E	82-10-005
137-70-080	NEW-P	82-14-030	154-04-080	NEW	82-13-043	154-24-010	NEW	82-13-043
137-70-080	NEW-E	82-14-033	154-04-090	NEW-E	82-04-017	154-28	NEW-C	82-08-054
137-70-080	NEW	82-17-044	154-04-090	NEW-E	81-10-005	154-28-010	NEW-E	82-04-017
137-80-010	NEW-P	82-14-032	154-04-090	NEW	82-13-043	154-28-010	NEW-E	82-10-005
137-80-010	NEW	82-18-042	154-04-100	NEW-E	82-04-017	154-28-010	NEW	82-13-043
137-80-020	NEW-P	82-14-032	154-04-100	NEW-E	81-10-005	154-32	NEW-C	82-08-054
137-80-020	NEW	82-18-042	154-04-100	NEW	82-13-043	154-32-010	NEW-E	82-04-017
137-80-030	NEW-P	82-14-032	154-04-110	NEW-E	82-04-017	154-32-010	NEW-E	82-10-005
137-80-030	NEW	82-18-042	154-04-110	NEW-E	81-10-005	154-32-010	NEW	82-13-043

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
154-32-020	NEW-E	82-04-017	162-26-020	NEW	82-19-086
154-32-020	NEW-E	82-10-005	162-26-030	NEW-P	82-12-053
154-32-020	NEW	82-13-043	162-26-030	NEW-C	82-16-070
154-36	NEW-C	82-08-054	162-26-030	NEW	82-19-086
154-36-010	NEW-E	82-04-017	162-26-035	NEW-P	82-12-053
154-36-010	NEW-E	82-10-005	162-26-035	NEW-C	82-16-070
154-36-010	NEW	82-13-043	162-26-035	NEW	82-19-086
154-40	NEW-C	82-08-054	162-26-040	NEW-P	82-12-053
154-40-010	NEW-E	82-04-017	162-26-040	NEW-C	82-16-070
154-40-010	NEW-E	82-10-005	162-26-040	NEW	82-19-086
154-40-010	NEW	82-13-043	162-26-050	NEW-P	82-12-053
154-44	NEW-C	82-08-054	162-26-050	NEW-C	82-16-070
154-44-010	NEW-E	82-04-017	162-26-050	NEW	82-19-086
154-44-010	NEW-E	82-10-005	162-26-060	NEW-P	82-12-053
154-44-010	NEW	82-13-043	162-26-060	NEW-C	82-16-070
154-48	NEW-C	82-08-054	162-26-060	NEW	82-19-086
154-48-010	NEW-E	82-04-017	162-26-070	NEW-P	82-12-053
154-48-010	NEW-E	82-10-005	162-26-070	NEW-C	82-16-070
154-48-010	NEW	82-13-043	162-26-070	NEW	82-19-086
154-52	NEW-C	82-08-054	162-26-080	NEW-P	82-12-053
154-52-010	NEW-E	82-04-017	162-26-080	NEW-C	82-16-070
154-52-010	NEW-E	82-10-005	162-26-080	NEW-C	82-22-086
154-52-010	NEW	82-13-043	162-26-090	NEW-P	82-12-053
154-56	NEW-C	82-08-054	162-26-090	NEW-C	82-16-070
154-56-010	NEW-E	82-04-017	162-26-090	NEW	82-19-086
154-56-010	NEW-E	82-10-005	162-26-100	NEW-P	82-12-053
154-56-010	NEW	82-13-043	162-26-100	NEW-C	82-16-070
154-60	NEW-C	82-08-054	162-26-100	NEW-C	82-22-086
154-60-010	NEW-E	82-04-017	162-26-110	NEW-P	82-12-053
154-60-010	NEW-E	82-10-005	162-26-110	NEW-C	82-16-070
154-60-010	NEW	82-13-043	162-26-110	NEW	82-19-086
154-64	NEW-C	82-08-054	162-26-120	NEW-P	82-12-053
154-64-010	NEW-E	82-04-017	162-26-120	NEW-C	82-16-070
154-64-010	NEW-E	82-10-005	162-26-120	NEW	82-19-086
154-64-010	NEW	82-13-043	162-26-130	NEW-P	82-12-053
154-64-020	NEW-E	82-04-017	162-26-130	NEW-C	82-16-070
154-64-020	NEW-E	82-10-005	162-26-130	NEW	82-19-086
154-64-020	NEW	82-13-043	162-26-140	NEW-C	82-22-086
154-64-030	NEW-E	82-04-017	162-38	NEW-C	82-19-061
154-64-030	NEW-E	82-10-005	162-38-010	NEW-P	82-12-053
154-64-030	NEW	82-13-043	162-38-010	NEW-C	82-16-070
154-64-040	NEW-E	82-04-017	162-38-010	NEW	82-19-086
154-64-040	NEW-E	82-10-005	162-38-020	NEW-P	82-12-053
154-64-040	NEW	82-13-043	162-38-020	NEW-C	82-16-070
154-64-050	NEW-E	82-04-017	162-38-020	NEW	82-19-086
154-64-050	NEW-E	82-10-005	162-38-030	NEW-P	82-12-053
154-64-050	NEW	82-13-043	162-38-030	NEW-C	82-16-070
154-64-060	NEW-E	82-04-017	162-38-030	NEW	82-19-086
154-64-060	NEW-E	82-10-005	162-38-035	NEW-P	82-12-053
154-64-060	NEW	82-13-043	162-38-035	NEW-C	82-16-070
154-68	NEW-C	82-08-054	162-38-035	NEW	82-19-086
154-68-010	NEW-E	82-04-017	162-38-040	NEW-P	82-12-053
154-68-010	NEW-E	82-10-005	162-38-040	NEW-C	82-16-070
154-68-010	NEW	82-13-043	162-38-040	NEW	82-19-086
154-68-020	NEW-E	82-04-017	162-38-050	NEW-P	82-12-053
154-68-020	NEW-E	82-10-005	162-38-050	NEW-C	82-16-070
154-68-020	NEW	82-13-043	162-38-050	NEW	82-19-086
162-06-010	NEW-P	82-12-053	162-38-060	NEW-P	82-12-053
162-06-010	NEW-C	82-16-070	162-38-060	NEW-C	82-16-070
162-06-010	NEW	82-19-086	162-38-060	NEW	82-19-086
162-06-030	NEW-P	82-12-053	162-38-070	NEW-P	82-12-053
162-06-030	NEW-C	82-16-070	162-38-070	NEW-C	82-16-070
162-06-030	NEW	82-19-086	162-38-070	NEW-C	82-22-086
162-16-160	NEW-P	82-08-070	162-38-080	NEW-P	82-12-053
162-16-160	NEW-C	82-12-023	162-38-080	NEW-C	82-16-070
162-16-160	NEW-C	82-16-082	162-38-080	NEW	82-19-086
162-16-160	NEW	82-19-072	162-38-090	NEW-P	82-12-053
162-16-170	NEW-P	82-08-070	162-38-090	NEW-C	82-16-070
162-16-170	NEW-C	82-12-023	162-38-090	NEW	82-19-086
162-16-170	NEW-C	82-16-082	162-38-100	NEW-P	82-12-053
162-16-170	NEW	82-19-072	162-38-100	NEW-C	82-16-070
162-26	NEW-C	82-19-061	162-38-100	NEW	82-19-086
162-26-010	NEW-P	82-12-053	162-38-110	NEW-P	82-12-053
162-26-010	NEW-C	82-16-070	162-38-110	NEW-C	82-16-070
162-26-010	NEW	82-19-086	162-38-110	NEW	82-19-086
162-26-020	NEW-P	82-12-053	162-38-120	NEW-P	82-12-053
162-26-020	NEW-C	82-16-070	162-38-120	NEW-C	82-16-070
162-38-120	NEW	82-19-086	167-04-010	REP-P	82-07-084
167-04-030	REP-P	82-07-084	167-04-030	REP-P	82-07-084
167-04-050	REP-P	82-07-084	167-04-050	REP-P	82-07-084
167-06-010	REP-P	82-07-084	167-06-010	REP-P	82-07-084
167-06-020	REP-P	82-07-084	167-06-020	REP-P	82-07-084
167-08-010	REP-P	82-07-084	167-08-010	REP-P	82-07-084
172-114-040	AMD-P	82-16-052	172-114-040	AMD-P	82-16-052
172-114-040	AMD	82-22-001	172-114-040	AMD	82-22-001
172-116-010	AMD	82-07-038	172-116-010	AMD	82-07-038
172-116-015	NEW	82-07-038	172-116-015	NEW	82-07-038
172-116-020	AMD	82-07-038	172-116-020	AMD	82-07-038
172-116-030	AMD	82-07-038	172-116-030	AMD	82-07-038
172-116-040	AMD	82-07-038	172-116-040	AMD	82-07-038
172-116-050	AMD	82-07-038	172-116-050	AMD	82-07-038
172-116-060	AMD	82-07-038	172-116-060	AMD	82-07-038
172-116-080	AMD	82-07-038	172-116-080	AMD	82-07-038
172-116-090	AMD	82-07-038	172-116-090	AMD	82-07-038
172-116-100	REP	82-07-038	172-116-100	REP	82-07-038
172-116-110	AMD	82-07-038	172-116-110	AMD	82-07-038
172-116-120	REP	82-07-038	172-116-120	REP	82-07-038
172-116-130	AMD	82-07-038	172-116-130	AMD	82-07-038
172-116-140	AMD	82-07-038	172-116-140	AMD	82-07-038
172-116-150	AMD	82-07-038	172-116-150	AMD	82-07-038
172-116-160	AMD	82-07-038	172-116-160	AMD	82-07-038
172-116-170	AMD	82-07-038	172-116-170	AMD	82-07-038
172-116-175	AMD	82-07-038	172-116-175	AMD	82-07-038
172-116-185	REP	82-07-038	172-116-185	REP	82-07-038
172-116-190	AMD	82-07-038	172-116-190	AMD	82-07-038
172-116-200	AMD	82-07-038	172-116-200	AMD	82-07-038
172-116-210	AMD	82-07-038	172-116-210	AMD	82-07-038
172-116-220	AMD	82-07-038	172-116-220	AMD	82-07-038
172-116-230	AMD	82-07-038	172-116-230	AMD	82-07-038
172-116-240	AMD	82-07-038	172-116-240	AMD	82-07-038
172-116-250	AMD	82-07-038	172-116-250	AMD	82-07-038
172-116-260	AMD	82-07-038	172-116-260	AMD	82-07-038
172-116-270	AMD	82-07-038	172-116-270	AMD	82-07-038
172-116-280	AMD	82-07-038	172-116-280	AMD	82-07-038
172-116-300	AMD	82-07-038	172-116-300	AMD	82-07-038
172-116-310	AMD	82-07-038	172-116-310	AMD	82-07-038
172-116-315	AMD	82-07-038	172-116-315	AMD	82-07-038
172-116-320	AMD	82-07-038	172-116-320	AMD	82-07-038
172-116-330	AMD	82-07-038	172-116-330	AMD	82-07-038
172-116-340	AMD	82-07-038	172-116-340	AMD	82-07-038
172-116-345	NEW	82-07-038	172-116-345	NEW	82-07-038
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172-168-020	AMD	82-07-064	172-168-020	AMD	82-07-064
172-168-060	AMD	82-07-064	172-168-060	AMD	82-07-064
172-168-070	AMD	82-07-064	172-168-070	AMD	82-07-064
172-168-090	AMD	82-07-064	172-168-090	AMD	82-07-064
172-168-100	AMD	82-07-064	172-168-100	AMD	82-07-064
172-168-110	AMD	82-07-064	172-168-110	AMD	82-07-064
172-168-120	AMD	82-07-064	172-168-120	AMD	82-07-064
172-168-130	AMD	82-07-064	172-168-130	AMD	82-07-064
172-180-020	AMD-E	82-15-047	172-180-020	AMD-E	82-15-047
172-180-020	AMD-P	82-16-051	172-180-020	AMD-P	82-16-051
172-180-020	AMD	82-22-078	172-180-020	AMD	82-22-078
173-03-030	AMD-P	82-13-107	173-03-030	AMD-P	82-13-107
173-03-060	AMD-P	82-13-107	173-03-060	AMD-P	82-13-107
173-14-090	AMD-E	82-16-056	173-14-090	AMD-E	82-16-056
173-14-115	AMD-E	82-16-056	173-14-115	AMD-E	82-16-056
173-19-130	AMD-P	82-21-070	173-19-130	AMD-P	82-21-070
173-19-160	AMD	82-05-017	173-19-160	AMD	82-05-017
173-19-160	AMD-P	82-08-075	173-19-160	AMD-P	82-08-075
173-19-160	AMD	82-11-105	173-19-160	AMD	82-11-105
173-19-2102	AMD-P	82-13-106	173-19-2102	AMD-P	82-13-106
173-19-2102	AMD	82-17-046	173-19-2102	AMD	82-17-046
173-19-2203	AMD-P	82-21-070	173-19-2203	AMD-P	82-21-070
173-19-240	AMD-P	82-13-106	173-19-240	AMD-P	82-13-106
173-19-240	AMD	82-17-047	173-19-240	AMD	82-17-047
173-19-250	AMD	82-05-018	173-19-250	AMD	82-05-018
173-19-2503	AMD-P	82-21-070	173-19-2503	AMD-P	82-21-070
173-19-2521	AMD	82-02-079	173-19-2521	AMD	82-02-079
173-19-2524	AMD-P	82-08-075	173-19-2524	AMD-P	82-08-075
173-19-2524	AMD	82-11-106	173-19-2524	AMD	82-11-106
173-19-260	AMD-P	82-19-102	173-19-260	AMD-P	82-19-102

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173-19-2601	AMD	82-03-042	173-130-040	REP	82-16-103	173-130A-200	NEW	82-16-103
173-19-2601	AMD-P	82-03-043	173-130-050	REP-P	82-10-073	173-130A-210	NEW-P	82-10-073
173-19-2601	AMD	82-07-003	173-130-050	REP	82-16-103	173-130A-210	NEW	82-16-103
173-19-2901	AMD-P	82-13-106	173-130-060	REP-P	82-10-073	173-130A-220	NEW	82-16-103
173-19-2901	AMD	82-17-048	173-130-060	REP	82-16-103	173-142-030	AMD-P	82-19-101
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173-19-310	AMD-P	82-10-075	173-130-070	REP	82-16-103	173-142-050	AMD-P	82-19-101
173-19-310	AMD	82-14-017	173-130-080	REP-P	82-10-073	173-142-060	REP-P	82-19-101
173-19-3208	AMD-P	82-13-106	173-130-080	REP	82-16-103	173-142-070	AMD-P	82-19-101
173-19-3208	AMD	82-17-049	173-130-090	REP-P	82-10-073	173-142-080	AMD-P	82-19-101
173-19-330	AMD-C	82-05-015	173-130-090	REP	82-16-103	173-201-010	AMD-P	82-06-056
173-19-330	AMD-C	82-06-012	173-130-100	REP-P	82-10-073	173-201-010	AMD	82-12-078
173-19-330	AMD	82-07-045	173-130-100	REP	82-16-103	173-201-020	REP-P	82-06-056
173-19-3514	AMD-P	82-05-056	173-130-110	REP-P	82-10-073	173-201-020	REP	82-12-078
173-19-3514	AMD	82-10-002	173-130-110	REP	82-16-103	173-201-025	AMD-P	82-06-056
173-19-370	AMD-P	82-10-076	173-130-120	REP-P	82-10-073	173-201-025	AMD	82-12-078
173-19-370	AMD-C	82-14-088	173-130-120	REP	82-16-103	173-201-035	AMD-P	82-06-056
173-19-370	AMD	82-18-027	173-130-130	REP-P	82-10-073	173-201-035	AMD	82-12-078
173-19-370	AMD-P	82-21-070	173-130-130	REP	82-16-103	173-201-045	AMD-P	82-06-056
173-19-3701	AMD-P	82-21-070	173-130-140	REP-P	82-10-073	173-201-045	AMD	82-12-078
173-19-3704	AMD-P	82-10-076	173-130-140	REP	82-16-103	173-201-050	REP-P	82-06-056
173-19-3704	AMD	82-14-089	173-130-150	REP-P	82-10-073	173-201-050	REP	82-12-078
173-19-390	AMD-P	82-10-075	173-130-150	REP	82-16-103	173-201-070	AMD-P	82-06-056
173-19-390	AMD	82-14-018	173-130-155	REP-P	82-10-073	173-201-070	AMD	82-12-078
173-19-3910	AMD-C	82-05-016	173-130-155	REP	82-16-103	173-201-080	AMD-P	82-06-056
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173-19-420	AMD-P	82-03-043	173-130-170	REP-P	82-10-073	173-201-085	AMD	82-12-078
173-19-420	AMD	82-07-004	173-130-170	REP	82-16-103	173-201-090	AMD-P	82-06-056
173-19-4202	AMD	82-02-080	173-130-180	REP-P	82-10-073	173-201-090	AMD	82-12-078
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173-19-4206	AMD	82-02-081	173-130-190	REP-P	82-10-073	173-201-120	AMD	82-12-078
173-19-450	AMD	82-02-077	173-130-190	REP	82-16-103	173-201-140	REP-P	82-06-056
173-19-450	AMD-P	82-03-043	173-130-195	REP-P	82-10-073	173-201-140	REP	82-12-078
173-19-450	AMD	82-07-005	173-130-195	REP	82-16-103	173-202-020	AMD-P	82-18-069
173-19-450	AMD-P	82-21-070	173-130-200	REP-P	82-10-073	173-220-020	AMD-P	82-19-100
173-19-4502	AMD-P	82-05-056	173-130-200	REP	82-16-103	173-220-030	AMD-P	82-19-100
173-19-4502	AMD	82-10-001	173-130A	NEW-C	82-14-040	173-220-040	AMD-P	82-19-100
173-20-520	AMD-P	82-07-099	173-130A-010	NEW-P	82-10-073	173-220-045	NEW-P	82-19-100
173-20-520	AMD-P	82-11-102	173-130A-010	NEW	82-16-103	173-220-050	AMD-P	82-19-100
173-60-020	AMD-P	82-22-089	173-130A-020	NEW-P	82-10-073	173-220-060	AMD-P	82-19-100
173-60-050	AMD-P	82-22-089	173-130A-020	NEW	82-16-103	173-220-070	AMD-P	82-19-100
173-80-010	NEW	82-05-011	173-130A-030	NEW-P	82-10-073	173-220-080	AMD-P	82-19-100
173-80-020	NEW	82-05-011	173-130A-030	NEW	82-16-103	173-220-100	AMD-P	82-19-100
173-80-030	NEW	82-05-011	173-130A-040	NEW-P	82-10-073	173-220-110	AMD-P	82-19-100
173-80-040	NEW	82-05-011	173-130A-040	NEW	82-16-103	173-220-120	AMD-P	82-19-100
173-80-050	NEW	82-05-011	173-130A-050	NEW-P	82-10-073	173-220-130	AMD-P	82-19-100
173-80-060	NEW	82-05-011	173-130A-050	NEW	82-16-103	173-220-140	AMD-P	82-19-100
173-80-070	NEW	82-05-011	173-130A-060	NEW-P	82-10-073	173-220-150	AMD-P	82-19-100
173-128-010	REP-P	82-10-074	173-130A-060	NEW	82-16-103	173-220-160	AMD-P	82-19-100
173-128-010	REP	82-14-041	173-130A-070	NEW-P	82-10-073	173-220-170	AMD-P	82-19-100
173-128-020	REP-P	82-10-074	173-130A-070	NEW	82-16-103	173-220-180	AMD-P	82-19-100
173-128-020	REP	82-14-041	173-130A-080	NEW-P	82-10-073	173-220-190	AMD-P	82-19-100
173-128-030	REP-P	82-10-074	173-130A-080	NEW	82-16-103	173-220-200	AMD-P	82-19-100
173-128-030	REP	82-14-041	173-130A-090	NEW-P	82-10-073	173-220-210	AMD-P	82-19-100
173-128-040	REP-P	82-10-074	173-130A-090	NEW	82-16-103	173-220-220	AMD-P	82-19-100
173-128-040	REP	82-14-041	173-130A-100	NEW-P	82-10-073	173-220-225	NEW-P	82-19-100
173-128-050	REP-P	82-10-074	173-130A-100	NEW	82-16-103	173-220-240	AMD-P	82-19-100
173-128-050	REP	82-14-041	173-130A-110	NEW-P	82-10-073	173-230-010	AMD-P	82-05-055
173-128A-010	NEW-P	82-10-074	173-130A-110	NEW	82-16-103	173-230-010	AMD	82-09-056
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173-128A-020	NEW-P	82-10-074	173-130A-120	NEW	82-16-103	173-230-020	AMD	82-09-056
173-128A-020	NEW	82-14-041	173-130A-130	NEW-P	82-10-073	173-230-040	AMD-P	82-05-055
173-128A-030	NEW-P	82-10-074	173-130A-130	NEW	82-16-103	173-230-040	AMD	82-09-056
173-128A-030	NEW	82-14-041	173-130A-140	NEW-P	82-10-073	173-230-050	AMD-P	82-05-055
173-128A-040	NEW-P	82-10-074	173-130A-140	NEW	82-16-103	173-230-050	AMD	82-09-056
173-128A-040	NEW	82-14-041	173-130A-150	NEW-P	82-10-073	173-230-060	REP-P	82-05-055
173-128A-050	NEW-P	82-10-074	173-130A-150	NEW	82-16-103	173-230-060	REP	82-09-056
173-128A-050	NEW	82-14-041	173-130A-160	NEW-P	82-10-073	173-230-061	NEW-P	82-05-055
173-130	REP-C	82-14-040	173-130A-160	NEW	82-16-103	173-230-061	NEW	82-09-056
173-130-010	REP-P	82-10-073	173-130A-170	NEW-P	82-10-073	173-230-070	AMD-P	82-05-055
173-130-010	REP	82-16-103	173-130A-170	NEW	82-16-103	173-230-070	AMD	82-09-056
173-130-020	REP-P	82-10-073	173-130A-180	NEW-P	82-10-073	173-230-080	AMD-P	82-05-055
173-130-020	REP	82-16-103	173-130A-180	NEW	82-16-103	173-230-080	AMD	82-09-056
173-130-030	REP-P	82-10-073	173-130A-190	NEW-P	82-10-073	173-230-100	AMD-P	82-05-055
173-130-030	REP	82-16-103	173-130A-190	NEW	82-16-103	173-230-100	AMD	82-09-056

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173-301-110	AMD-P	82-22-090	173-303-145	NEW	82-05-023	173-490-040	AMD-P	82-11-104
173-301-180	AMD-P	82-22-090	173-303-150	NEW	82-05-023	173-490-040	AMD	82-16-021
173-301-181	AMD-P	82-22-090	173-303-160	NEW	82-05-023	173-490-080	AMD-P	82-11-104
173-301-320	NEW-P	82-22-090	173-303-170	NEW	82-05-023	173-490-080	AMD	82-16-021
173-301-321	NEW-P	82-22-090	173-303-180	NEW	82-05-023	173-490-203	AMD-P	82-11-104
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173-301-324	NEW-P	82-22-090	173-303-210	NEW	82-05-023	173-490-204	AMD	82-16-021
173-301-330	NEW-P	82-22-090	173-303-220	NEW	82-05-023	173-490-205	AMD-P	82-11-104
173-302	REP-C	82-04-046	173-303-230	NEW	82-05-023	173-490-205	AMD	82-16-021
173-302-010	REP	82-05-023	173-303-240	NEW	82-05-023	173-490-206	REP-P	82-11-104
173-302-020	REP	82-05-023	173-303-250	NEW	82-05-023	173-490-206	REP	82-16-021
173-302-030	REP	82-05-023	173-303-260	NEW	82-05-023	173-490-208	NEW-P	82-11-104
173-302-040	REP	82-05-023	173-303-270	NEW	82-05-023	173-490-208	NEW	82-16-021
173-302-050	REP	82-05-023	173-303-275	NEW	82-05-023	173-532-060	AMD-P	82-23-064
173-302-060	REP	82-05-023	173-303-280	NEW	82-05-023	173-545-010	NEW-P	82-18-071
173-302-070	REP	82-05-023	173-303-290	NEW	82-05-023	173-545-020	NEW-P	82-18-071
173-302-080	REP	82-05-023	173-303-300	NEW	82-05-023	173-545-030	NEW-P	82-18-071
173-302-090	REP	82-05-023	173-303-310	NEW	82-05-023	173-545-040	NEW-P	82-18-071
173-302-100	REP	82-05-023	173-303-320	NEW	82-05-023	173-545-050	NEW-P	82-18-071
173-302-110	REP	82-05-023	173-303-330	NEW	82-05-023	173-545-060	NEW-P	82-18-071
173-302-120	REP	82-05-023	173-303-340	NEW	82-05-023	173-545-070	NEW-P	82-18-071
173-302-130	REP	82-05-023	173-303-350	NEW	82-05-023	173-545-080	NEW-P	82-18-071
173-302-140	REP	82-05-023	173-303-360	NEW	82-05-023	173-545-090	NEW-P	82-18-071
173-302-150	REP	82-05-023	173-303-370	NEW	82-05-023	173-545-100	NEW-P	82-18-071
173-302-160	REP	82-05-023	173-303-380	NEW	82-05-023	173-563-020	AMD-P	82-14-087
173-302-165	REP	82-05-023	173-303-390	NEW	82-05-023	173-563-020	AMD	82-21-001
173-302-170	REP	82-05-023	173-303-395	NEW	82-05-023	173-563-020	AMD	82-21-007
173-302-180	REP	82-05-023	173-303-400	NEW	82-05-023	173-563-040	AMD-P	82-14-087
173-302-190	REP	82-05-023	173-303-500	NEW	82-05-023	173-563-040	AMD	82-21-001
173-302-200	REP	82-05-023	173-303-510	NEW	82-05-023	173-563-040	AMD	82-21-007
173-302-210	REP	82-05-023	173-303-520	NEW	82-05-023	173-563-050	AMD-P	82-14-087
173-302-220	REP	82-05-023	173-303-575	NEW	82-05-023	173-563-050	AMD	82-21-001
173-302-230	REP	82-05-023	173-303-600	NEW	82-05-023	173-563-050	AMD	82-21-007
173-302-240	REP	82-05-023	173-303-610	NEW	82-05-023	173-563-052	NEW-P	82-14-087
173-302-250	REP	82-05-023	173-303-620	NEW	82-05-023	173-563-052	NEW	82-17-001
173-302-260	REP	82-05-023	173-303-630	NEW	82-05-023	173-563-052	NEW	82-21-007
173-302-270	REP	82-05-023	173-303-640	NEW	82-05-023	173-563-056	NEW-P	82-14-087
173-302-280	REP	82-05-023	173-303-650	NEW	82-05-023	173-563-056	NEW	82-17-001
173-302-290	REP	82-05-023	173-303-660	NEW	82-05-023	173-563-056	NEW	82-21-007
173-302-300	REP	82-05-023	173-303-670	NEW	82-05-023	173-563-060	AMD-P	82-14-087
173-302-310	REP	82-05-023	173-303-700	NEW	82-05-023	173-563-060	AMD	82-21-001
173-302-320	REP	82-05-023	173-303-800	NEW	82-05-023	173-563-060	AMD	82-21-007
173-302-330	REP	82-05-023	173-303-801	NEW	82-05-023	173-563-080	AMD-P	82-14-087
173-302-340	REP	82-05-023	173-303-805	NEW	82-05-023	173-563-080	AMD	82-21-001
173-302-350	REP	82-05-023	173-303-810	NEW	82-05-023	173-563-080	AMD	82-21-007
173-302-360	REP	82-05-023	173-303-815	NEW	82-05-023	173-563-100	AMD-P	82-14-087
173-302-370	REP	82-05-023	173-303-820	NEW	82-05-023	173-563-100	AMD	82-21-001
173-302-380	REP	82-05-023	173-303-825	NEW	82-05-023	173-563-100	AMD	82-21-007
173-302-390	REP	82-05-023	173-303-830	NEW	82-05-023	173-563-140	NEW-P	82-14-087
173-303	AMD-C	82-04-046	173-303-840	NEW	82-05-023	173-563-900	AMD-P	82-14-087
173-303-010	NEW	82-05-023	173-303-845	NEW	82-05-023	173-563-900	AMD	82-21-001
173-303-020	NEW	82-05-023	173-303-900	NEW	82-05-023	173-563-900	AMD	82-21-007
173-303-030	NEW	82-05-023	173-303-910	NEW	82-05-023	174-104-010	AMD-P	82-06-008
173-303-040	NEW	82-05-023	173-303-9901	NEW	82-05-023	174-104-010	AMD-C	82-09-009
173-303-045	NEW	82-05-023	173-303-9902	NEW	82-05-023	174-104-010	AMD	82-10-035
173-303-050	NEW	82-05-023	173-303-9903	NEW	82-05-023	174-107	AMD-C	82-21-027
173-303-060	NEW	82-05-023	173-303-9904	NEW	82-05-023	174-107-100	NEW-P	82-16-102
173-303-070	NEW	82-05-023	173-303-9905	NEW	82-05-023	174-107-110	NEW-P	82-16-102
173-303-071	NEW	82-05-023	173-303-9906	NEW	82-05-023	174-107-120	NEW-P	82-16-102
173-303-075	NEW	82-05-023	173-303-9907	NEW	82-05-023	174-107-130	NEW-P	82-16-102
173-303-080	NEW	82-05-023	173-320-010	NEW-P	82-18-070	174-107-140	NEW-P	82-16-102
173-303-081	NEW	82-05-023	173-320-020	NEW-P	82-18-070	174-107-150	NEW-P	82-16-102
173-303-082	NEW	82-05-023	173-320-030	NEW-P	82-18-070	174-107-160	NEW-P	82-16-102
173-303-083	NEW	82-05-023	173-320-040	NEW-P	82-18-070	174-107-170	NEW-P	82-16-102
173-303-084	NEW	82-05-023	173-320-050	NEW-P	82-18-070	174-107-180	NEW-P	82-16-102
173-303-090	NEW	82-05-023	173-320-060	NEW-P	82-18-070	174-107-190	NEW-P	82-16-102
173-303-100	NEW	82-05-023	173-320-070	NEW-P	82-18-070	174-107-200	NEW-P	82-16-102
173-303-101	NEW	82-05-023	173-320-080	NEW-P	82-18-070	174-107-210	NEW-P	82-16-102
173-303-102	NEW	82-05-023	173-400-115	AMD-P	82-11-103	174-107-220	NEW-P	82-16-102
173-303-103	NEW	82-05-023	173-400-115	AMD	82-16-019	174-107-230	NEW-P	82-16-102
173-303-104	NEW	82-05-023	173-415-040	AMD-P	82-11-103	174-107-240	NEW-P	82-16-102
173-303-110	NEW	82-05-023	173-415-040	AMD	82-16-020	174-107-250	NEW-P	82-16-102
173-303-120	NEW	82-05-023	173-490-020	AMD-P	82-11-104	174-107-260	NEW-P	82-16-102
173-303-130	NEW	82-05-023	173-490-020	AMD	82-16-021	174-107-270	NEW-P	82-16-102

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
174-107-280	NEW-P	82-16-102	180-100-010	REP-P	82-15-038
174-107-290	NEW-P	82-16-102	180-100-010	REP	82-20-055
174-107-300	NEW-P	82-16-102	192-12-015	NEW-P	82-13-058
174-107-310	NEW-P	82-16-102	192-12-015	NEW-E	82-15-003
174-107-320	NEW-P	82-16-102	192-12-015	NEW	82-17-052
174-107-330	NEW-P	82-16-102	192-12-017	NEW-P	82-13-058
174-107-340	NEW-P	82-16-102	192-12-017	NEW-E	82-15-003
174-107-350	NEW-P	82-16-102	192-12-017	NEW	82-17-052
174-107-360	NEW-P	82-16-102	192-16-009	AMD-P	82-13-058
174-107-370	NEW-P	82-16-102	192-16-009	AMD-E	82-15-003
174-107-380	NEW-P	82-16-102	192-16-009	AMD	82-17-052
174-107-400	NEW-P	82-16-102	192-16-016	NEW-P	82-13-058
174-107-410	NEW-P	82-16-102	192-16-016	NEW-E	82-13-059
174-107-420	NEW-P	82-16-102	192-16-016	NEW	82-17-052
174-107-430	NEW-P	82-16-102	192-16-019	AMD-P	82-13-058
174-107-440	NEW-P	82-16-102	192-16-019	AMD-E	82-15-003
174-107-450	NEW-P	82-16-102	192-16-019	AMD	82-17-052
174-107-460	NEW-P	82-16-102	192-16-036	AMD-P	82-13-058
174-107-470	NEW-P	82-16-102	192-16-036	AMD-E	82-13-059
174-107-500	NEW-P	82-16-102	192-16-036	AMD	82-17-052
174-107-510	NEW-P	82-16-102	192-16-040	AMD-P	82-13-058
174-107-520	NEW-P	82-16-102	192-16-040	AMD-E	82-13-059
174-107-530	NEW-P	82-16-102	192-16-040	AMD	82-17-052
174-107-540	NEW-P	82-16-102	192-16-040	AMD-E	82-19-041
174-107-560	NEW-P	82-16-102	192-16-042	AMD-P	82-13-058
174-116	AMD-P	82-18-079	192-16-042	AMD-E	82-13-059
174-116	AMD-C	82-21-061	192-16-042	AMD	82-17-052
174-116-010	AMD-P	82-18-079	192-16-045	AMD-P	82-13-058
174-116-011	NEW-P	82-18-079	192-16-045	AMD-E	82-13-059
174-116-020	AMD-P	82-18-079	192-16-045	AMD	82-17-052
174-116-030	AMD-P	82-18-079	192-16-047	AMD-P	82-13-058
174-116-040	AMD-P	82-18-079	192-16-047	AMD-E	82-13-059
174-116-041	NEW-P	82-18-079	192-16-047	AMD	82-17-052
174-116-042	NEW-P	82-18-079	192-16-050	NEW-P	82-09-063
174-116-043	NEW-P	82-18-079	192-16-050	NEW-E	82-09-064
174-116-044	NEW-P	82-18-079	192-16-050	NEW-C	82-13-056
174-116-045	NEW-P	82-18-079	192-16-050	NEW	82-13-057
174-116-046	NEW-P	82-18-079	192-16-051	NEW-P	82-13-058
174-116-050	AMD-P	82-18-079	192-16-051	NEW-E	82-13-059
174-116-060	AMD-P	82-18-079	192-16-051	NEW	82-17-052
174-116-070	AMD-P	82-18-079	192-16-055	NEW-P	82-13-058
174-116-071	NEW-P	82-18-079	192-16-055	NEW-E	82-13-059
174-116-080	AMD-P	82-18-079	192-16-055	NEW	82-17-052
174-116-090	AMD-P	82-18-079	192-18-050	AMD-E	82-03-054
174-116-091	NEW-P	82-18-079	194-10-020	AMD-P	82-13-044
174-116-092	NEW-P	82-18-079	194-10-020	AMD	82-17-030
174-116-115	REP-P	82-18-079	194-10-030	AMD-P	82-13-044
174-116-119	NEW-P	82-18-079	194-10-030	AMD	82-17-030
174-116-121	NEW-P	82-18-079	194-10-040	AMD-P	82-13-044
174-116-122	NEW-P	82-18-079	194-10-040	AMD	82-17-030
174-116-123	NEW-P	82-18-079	194-10-050	AMD-P	82-13-044
174-116-124	NEW-P	82-18-079	194-10-050	AMD	82-17-030
174-116-125	AMD-P	82-18-079	194-10-060	AMD-P	82-13-044
174-116-126	NEW-P	82-18-079	194-10-060	AMD	82-17-030
174-116-127	NEW-P	82-18-079	194-10-090	AMD-P	82-13-044
174-116-128	NEW-P	82-18-079	194-10-090	AMD	82-17-030
174-116-135	REP-P	82-18-079	194-10-100	AMD-P	82-13-044
174-116-140	REP-P	82-18-079	194-10-100	AMD	82-17-030
174-116-150	REP-P	82-18-079	194-10-120	AMD-P	82-13-044
174-116-180	AMD-P	82-18-079	194-10-120	AMD	82-17-030
174-116-200	NEW-P	82-18-079	194-10-130	AMD-P	82-13-044
174-116-210	NEW-P	82-18-079	194-10-130	AMD	82-17-030
174-116-220	NEW-P	82-18-079	194-10-140	AMD-P	82-13-044
174-116-250	NEW-P	82-18-079	194-10-140	AMD	82-17-030
174-116-260	NEW-P	82-18-079	194-12-010	AMD-P	82-13-044
174-116-270	NEW-P	82-18-079	194-12-010	AMD	82-17-030
180-16-150	REP-P	82-15-036	194-12-060	AMD-P	82-13-044
180-16-150	REP	82-20-054	194-12-060	AMD	82-17-030
180-16-160	REP-P	82-15-037	194-12-070	AMD-P	82-13-044
180-16-160	REP	82-20-053	194-12-070	AMD	82-17-030
180-40-200	AMD-P	82-16-055	194-12-080	AMD-P	82-13-044
180-40-200	AMD	82-20-052	194-12-080	AMD	82-17-030
180-55-125	AMD	82-04-002	194-16-010	NEW-E	82-07-087
180-56-230	AMD	82-04-003	194-16-010	NEW-P	82-07-088
180-90-130	AMD	82-04-004	194-16-010	NEW	82-11-005
180-90-140	AMD	82-04-004	194-16-020	NEW-E	82-07-087
180-90-160	AMD	82-04-004	194-16-020	NEW-P	82-07-088
194-16-020	NEW	82-11-005	194-16-030	NEW-E	82-07-087
194-16-030	NEW-E	82-07-087	194-16-030	NEW-P	82-07-088
194-16-030	NEW-P	82-07-088	194-16-030	NEW	82-11-005
194-16-040	NEW-E	82-07-087	194-16-040	NEW-E	82-07-087
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194-16-070	NEW	82-11-005	194-16-070	NEW	82-11-005
204-10-080	AMD-P	82-11-050	204-10-080	AMD-P	82-11-050
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204-22-010	NEW-P	82-11-051	204-22-010	NEW-P	82-11-051
204-22-010	NEW	82-16-047	204-22-010	NEW	82-16-047
204-22-020	NEW-P	82-11-051	204-22-020	NEW-P	82-11-051
204-22-020	NEW	82-16-047	204-22-020	NEW	82-16-047
204-22-030	NEW-P	82-11-051	204-22-030	NEW-P	82-11-051
204-22-030	NEW	82-16-047	204-22-030	NEW	82-16-047
204-22-040	NEW-P	82-11-051	204-22-040	NEW-P	82-11-051
204-22-040	NEW	82-16-047	204-22-040	NEW	82-16-047
204-22-050	NEW-P	82-11-051	204-22-050	NEW-P	82-11-051
204-22-050	NEW	82-16-047	204-22-050	NEW	82-16-047
204-24	AMD-C	82-06-040	204-24	AMD-C	82-06-040
204-24-020	AMD-P	82-12-003	204-24-020	AMD-P	82-12-003
204-24-020	AMD	82-16-047	204-24-020	AMD	82-16-047
204-24-040	AMD-E	82-04-048	204-24-040	AMD-E	82-04-048
204-24-040	AMD-P	82-04-049	204-24-040	AMD-P	82-04-049
204-24-040	AMD	82-11-045	204-24-040	AMD	82-11-045
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204-24-050	AMD-P	82-04-049	204-24-050	AMD-P	82-04-049
204-24-050	AMD	82-11-045	204-24-050	AMD	82-11-045
204-56-010	REP-P	82-06-041	204-56-010	REP-P	82-06-041
204-56-010	REP	82-11-040	204-56-010	REP	82-11-040
204-56-015	NEW-P	82-06-041	204-56-015	NEW-P	82-06-041
204-56-015	NEW	82-11-040	204-56-015	NEW	82-11-040
204-56-020	REP-P	82-06-041	204-56-020	REP-P	82-06-041
204-56-020	REP	82-11-040	204-56-020	REP	82-11-040
204-56-025	NEW-P	82-06-041	204-56-025	NEW-P	82-06-041
204-56-025	NEW	82-11-040	204-56-025	NEW	82-11-040
204-56-030	REP-P	82-06-041	204-56-030	REP-P	82-06-041
204-56-030	REP	82-11-040	204-56-030	REP	82-11-040
204-56-035	NEW-P	82-06-041	204-56-035	NEW-P	82-06-041
204-56-035	NEW	82-11-040	204-56-035	NEW	82-11-040
204-56-040	REP-P	82-06-041	204-56-040	REP-P	82-06-041
204-56-040	REP	82-11-040	204-56-040	REP	82-11-040
204-56-045	NEW-P	82-06-041	204-56-045	NEW-P	82-06-041
204-56-045	NEW	82-11-040	204-56-045	NEW	82-11-040
204-56-050	REP-P	82-06-041	204-56-050	REP-P	82-06-041
204-56-050	REP	82-11-040	204-56-050	REP	82-11-040
204-56-055	NEW-P	82-06-041	204-56-055	NEW-P	82-06-041
204-56-055	NEW	82-11-040	204-56-055	NEW	82-11-040
204-56-065	NEW-P	82-06-041	204-56-065	NEW-P	82-06-041
204-56-065	NEW	82-11-040	204-56-065	NEW	82-11-040
204-56-075	NEW-P	82-06-041	204-56-075	NEW-P	82-06-041
204-56-075	NEW	82-11-040	204-56-075	NEW	82-11-040
204-56-085	NEW-P	82-06-041	204-56-085	NEW-P	82-06-041
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204-56-99001	NEW-P	82-06-041	204-56-99001	NEW-P	82-06-041
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204-56-99004	NEW	82-11-040	204-56-99004	NEW	82-11-040
204-56-99005	NEW-P	82-06-041	204-56-99005	NEW-P	82-06-041
204-56-99005	NEW	82-11-040	204-56-99005	NEW	82-11-040
204-56-99006	NEW-P	82-06-041	204-56-99006	NEW-P	82-06-041
204-56-99006	NEW	82-11-040	204-56-99006	NEW	82-11-040
204-56-99007	NEW-P	82-06-041	204-56-99007	NEW-P	82-06-041
204-56-99007	NEW	82-11-040	204-56-99007	NEW	82-11-040







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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
212-17-215	NEW-E 82-12-001	212-17-310	NEW-P 82-13-001	212-26-075	NEW-P 82-07-075
212-17-215	NEW-P 82-13-001	212-17-310	NEW-E 82-18-020	212-26-075	NEW 82-11-029
212-17-215	NEW-E 82-18-020	212-17-310	NEW 82-22-068	212-26-080	NEW-P 82-07-075
212-17-215	NEW 82-22-068	212-17-315	NEW-E 82-12-001	212-26-080	NEW 82-11-029
212-17-220	NEW-E 82-12-001	212-17-315	NEW-P 82-13-001	212-26-085	NEW-P 82-07-075
212-17-220	NEW-P 82-13-001	212-17-315	NEW-E 82-18-020	212-26-085	NEW 82-11-029
212-17-220	NEW-E 82-18-020	212-17-315	NEW 82-22-068	212-26-090	NEW-P 82-07-075
212-17-220	NEW 82-22-068	212-17-320	NEW-E 82-12-001	212-26-090	NEW 82-11-029
212-17-225	NEW-E 82-12-001	212-17-320	NEW-P 82-13-001	212-26-095	NEW-P 82-07-075
212-17-225	NEW-P 82-13-001	212-17-320	NEW-E 82-18-020	212-26-095	NEW 82-11-029
212-17-225	NEW-E 82-18-020	212-17-320	NEW 82-22-068	212-26-100	NEW-P 82-07-075
212-17-225	NEW 82-22-068	212-17-325	NEW-E 82-12-001	212-26-100	NEW 82-11-029
212-17-230	NEW-E 82-12-001	212-17-325	NEW-P 82-13-001	212-26-105	NEW-P 82-07-075
212-17-230	NEW-P 82-13-001	212-17-325	NEW-E 82-18-020	212-26-105	NEW 82-11-029
212-17-230	NEW-E 82-18-020	212-17-325	NEW 82-22-068	212-32-045	AMD-P 82-09-001
212-17-230	NEW 82-22-068	212-17-330	NEW-E 82-12-001	212-32-045	AMD 82-13-025
212-17-235	NEW-E 82-12-001	212-17-330	NEW-P 82-13-001	212-36	AMD-W 82-08-044
212-17-235	NEW-P 82-13-001	212-17-330	NEW-E 82-18-020	212-43	NEW-C 82-23-034
212-17-235	NEW-E 82-18-020	212-17-330	NEW 82-22-068	212-43-001	NEW-P 82-20-097
212-17-235	NEW 82-22-068	212-17-335	NEW-E 82-12-001	212-43-005	NEW-P 82-20-097
212-17-240	NEW-E 82-12-001	212-17-335	NEW-P 82-13-001	212-43-010	NEW-P 82-20-097
212-17-240	NEW-P 82-13-001	212-17-335	NEW-E 82-18-020	212-43-015	NEW-P 82-20-097
212-17-240	NEW-E 82-18-020	212-17-335	NEW 82-22-068	212-43-020	NEW-P 82-20-097
212-17-240	NEW 82-22-068	212-17-340	NEW-E 82-12-001	212-43-025	NEW-P 82-20-097
212-17-245	NEW-E 82-12-001	212-17-340	NEW-P 82-13-001	212-43-030	NEW-P 82-20-097
212-17-245	NEW-P 82-13-001	212-17-340	NEW-E 82-18-020	212-43-035	NEW-P 82-20-097
212-17-245	NEW-E 82-18-020	212-17-340	NEW 82-22-068	212-43-040	NEW-P 82-20-097
212-17-245	NEW 82-22-068	212-17-345	NEW-E 82-12-001	212-43-045	NEW-P 82-20-097
212-17-250	NEW-E 82-12-001	212-17-345	NEW-P 82-13-001	212-43-050	NEW-P 82-20-097
212-17-250	NEW-P 82-13-001	212-17-345	NEW-E 82-18-020	212-43-055	NEW-P 82-20-097
212-17-250	NEW-E 82-18-020	212-17-345	NEW 82-22-068	212-43-060	NEW-P 82-20-097
212-17-250	NEW 82-22-068	212-17-350	NEW-E 82-12-001	212-43-065	NEW-P 82-20-097
212-17-255	NEW-E 82-12-001	212-17-350	NEW-P 82-13-001	212-43-070	NEW-P 82-20-097
212-17-255	NEW-P 82-13-001	212-17-350	NEW-E 82-18-020	212-43-075	NEW-P 82-20-097
212-17-255	NEW-E 82-18-020	212-17-350	NEW 82-22-068	212-43-080	NEW-P 82-20-097
212-17-255	NEW 82-22-068	212-17-355	NEW-E 82-12-001	212-43-085	NEW-P 82-20-097
212-17-260	NEW-E 82-12-001	212-17-355	NEW-P 82-13-001	212-43-090	NEW-P 82-20-097
212-17-260	NEW-P 82-13-001	212-17-355	NEW-E 82-18-020	212-43-095	NEW-P 82-20-097
212-17-260	NEW-E 82-18-020	212-17-355	NEW 82-22-068	212-43-100	NEW-P 82-20-097
212-17-260	NEW 82-22-068	212-17-360	NEW-E 82-12-001	212-43-105	NEW-P 82-20-097
212-17-265	NEW-E 82-12-001	212-17-360	NEW-P 82-13-001	212-43-110	NEW-P 82-20-097
212-17-265	NEW-P 82-13-001	212-17-360	NEW-E 82-18-020	212-43-115	NEW-P 82-20-097
212-17-265	NEW-E 82-18-020	212-17-360	NEW 82-22-068	212-43-120	NEW-P 82-20-097
212-17-265	NEW 82-22-068	212-17-900	NEW-E 82-12-001	212-43-125	NEW-P 82-20-097
212-17-270	NEW-E 82-12-001	212-17-900	NEW-P 82-13-001	212-43-130	NEW-P 82-20-097
212-17-270	NEW-P 82-13-001	212-17-900	NEW-E 82-18-020	212-43-135	NEW-P 82-20-097
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212-17-270	NEW 82-22-068	212-26-001	NEW-P 82-07-075	212-45-001	NEW-P 82-20-096
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212-17-275	NEW-P 82-13-001	212-26-005	NEW-P 82-07-075	212-45-010	NEW-P 82-20-096
212-17-275	NEW-E 82-18-020	212-26-005	NEW 82-11-029	212-45-015	NEW-P 82-20-096
212-17-275	NEW 82-22-068	212-26-010	NEW-P 82-07-075	212-45-020	NEW-P 82-20-096
212-17-280	NEW-E 82-12-001	212-26-010	NEW 82-11-029	212-45-025	NEW-P 82-20-096
212-17-280	NEW-P 82-13-001	212-26-015	NEW-P 82-07-075	212-45-030	NEW-P 82-20-096
212-17-280	NEW-E 82-18-020	212-26-015	NEW 82-11-029	212-45-035	NEW-P 82-20-096
212-17-280	NEW 82-22-068	212-26-020	NEW-P 82-07-075	212-45-040	NEW-P 82-20-096
212-17-285	NEW-E 82-12-001	212-26-020	NEW 82-11-029	212-45-045	NEW-P 82-20-096
212-17-285	NEW-P 82-13-001	212-26-025	NEW-P 82-07-075	212-45-050	NEW-P 82-20-096
212-17-285	NEW-E 82-18-020	212-26-025	NEW 82-11-029	212-45-055	NEW-P 82-20-096
212-17-285	NEW 82-22-068	212-26-030	NEW-P 82-07-075	212-45-060	NEW-P 82-20-096
212-17-290	NEW-E 82-12-001	212-26-030	NEW 82-11-029	212-45-065	NEW-P 82-20-096
212-17-290	NEW-P 82-13-001	212-26-035	NEW-P 82-07-075	212-45-070	NEW-P 82-20-096
212-17-290	NEW-E 82-18-020	212-26-035	NEW 82-11-029	212-45-075	NEW-P 82-20-096
212-17-290	NEW 82-22-068	212-26-040	NEW-P 82-07-075	212-45-080	NEW-P 82-20-096
212-17-295	NEW-E 82-12-001	212-26-040	NEW 82-11-029	212-45-085	NEW-P 82-20-096
212-17-295	NEW-P 82-13-001	212-26-045	NEW-P 82-07-075	212-45-090	NEW-P 82-20-096
212-17-295	NEW-E 82-18-020	212-26-045	NEW 82-11-029	212-45-095	NEW-P 82-20-096
212-17-295	NEW 82-22-068	212-26-050	NEW-P 82-07-075	212-45-100	NEW-P 82-20-096
212-17-300	NEW-E 82-12-001	212-26-050	NEW 82-11-029	212-45-105	NEW-P 82-20-096
212-17-300	NEW-P 82-13-001	212-26-055	NEW-P 82-07-075	212-45-110	NEW-P 82-20-096
212-17-300	NEW-E 82-18-020	212-26-055	NEW 82-11-029	212-45-115	NEW-P 82-20-096
212-17-300	NEW 82-22-068	212-26-060	NEW-P 82-07-075	212-45-120	NEW-P 82-20-096
212-17-305	NEW-E 82-12-001	212-26-060	NEW 82-11-029	212-45-125	NEW-P 82-20-096
212-17-305	NEW-P 82-13-001	212-26-065	NEW-P 82-07-075	212-45-130	NEW-P 82-20-096
212-17-305	NEW-E 82-18-020	212-26-065	NEW 82-11-029	212-45-135	NEW-P 82-20-096
212-17-305	NEW 82-22-068	212-26-070	NEW-P 82-07-075	212-52-012	AMD-P 82-07-017
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212-55	AMD	82-22-025	220-20-021	NEW-P	82-12-080	220-28-207	NEW-E	82-16-010
212-55-001	AMD-P	82-19-085	220-20-021	NEW-C	82-16-018	220-28-207	REP-E	82-16-066
212-55-001	AMD	82-22-025	220-20-021	NEW	82-17-040	220-28-208	NEW-E	82-16-066
212-55-005	AMD-P	82-19-085	220-20-02100A	NEW-E	82-07-082	220-28-208	REP-E	82-17-014
212-55-005	AMD	82-22-025	220-20-02100B	NEW-E	82-16-043	220-28-209	NEW-E	82-17-014
212-55-010	AMD-P	82-19-085	220-20-022	NEW-P	82-19-099	220-28-209	REP-E	82-17-042
212-55-010	AMD	82-22-025	220-20-022	NEW-C	82-23-016	220-28-210	NEW-E	82-17-042
212-55-025	AMD-P	82-19-085	220-20-039	NEW-E	82-06-059	220-28-210	REP-E	82-18-012
212-55-025	AMD	82-22-025	220-20-039	NEW-P	82-12-080	220-28-211	NEW-E	82-18-012
212-55-030	AMD-P	82-19-085	220-20-039	NEW-C	82-16-018	220-28-211	REP-E	82-19-009
212-55-030	AMD	82-22-025	220-20-039	NEW	82-17-040	220-28-212	NEW-E	82-19-009
212-55-035	AMD-P	82-19-085	220-22-020	AMD-P	82-10-078	220-28-212	REP-E	82-19-023
212-55-035	AMD	82-22-025	220-22-020	AMD-C	82-13-041	220-28-213	NEW-E	82-19-023
212-55-040	AMD-P	82-19-085	220-22-020	AMD	82-13-048	220-28-213	REP-E	82-19-035
212-55-040	AMD	82-22-025	220-22-02000A	NEW-E	82-14-001	220-28-214	NEW-E	82-19-035
212-55-055	AMD-P	82-19-085	220-22-030	AMD-P	82-12-079	220-28-214	REP-E	82-19-042
212-55-055	AMD	82-22-025	220-22-030	AMD-C	82-15-015	220-28-215	NEW-E	82-19-042
212-55-065	AMD-P	82-19-085	220-22-030	AMD	82-15-040	220-28-215	REP-E	82-19-062
212-55-065	AMD	82-22-025	220-22-03000A	NEW-E	82-16-005	220-28-216	NEW-E	82-19-062
212-55-075	AMD-P	82-19-085	220-22-400	AMD-P	82-19-099	220-28-216	REP-E	82-19-084
212-55-075	AMD	82-22-025	220-22-400	AMD-C	82-23-016	220-28-217	NEW-E	82-19-084
212-55-085	AMD-P	82-19-085	220-22-410	AMD-P	82-10-071	220-28-217	REP-E	82-20-007
212-55-085	AMD	82-22-025	220-22-410	AMD-C	82-13-085	220-28-218	NEW-E	82-20-007
220-12-010	AMD-P	82-02-097	220-22-410	AMD	82-14-056	220-28-218	REP-E	82-20-018
220-12-010	AMD-C	82-06-023	220-24-0200Q	NEW-E	82-15-032	220-28-219	NEW-E	82-20-018
220-12-010	AMD-C	82-07-044	220-24-0200Q	REP-E	82-16-054	220-28-219	REP-E	82-20-060
220-12-010	AMD	82-07-047	220-24-02000M	NEW-E	82-13-017	220-28-220	NEW-E	82-20-060
220-16-015	AMD-P	82-10-077	220-24-02000M	REP-E	82-15-032	220-28-220	REP-E	82-20-071
220-16-015	AMD-C	82-13-085	220-24-02000N	NEW-E	82-14-091	220-28-221	NEW-E	82-20-071
220-16-015	AMD	82-14-056	220-24-02000P	REP-E	82-15-005	220-28-221	REP-E	82-21-010
220-16-055	AMD-P	82-09-082	220-24-02000P	NEW-E	82-15-005	220-28-222	NEW-E	82-21-010
220-16-055	AMD	82-13-040	220-24-02000P	REP-E	82-16-054	220-28-222	REP-E	82-21-017
220-16-070	REP-P	82-10-077	220-24-02000R	NEW-E	82-16-054	220-28-223	NEW-E	82-21-017
220-16-070	REP-C	82-13-085	220-24-02000R	REP-E	82-17-012	220-28-223	REP-E	82-21-026
220-16-070	REP	82-14-056	220-24-02000S	NEW-E	82-17-012	220-28-224	NEW-E	82-21-026
220-16-090	AMD-P	82-10-077	220-28-003G0F	NEW-E	82-15-049	220-28-224	REP-E	82-21-041
220-16-090	AMD-C	82-13-085	220-28-003G0F	REP-E	82-16-026	220-28-225	NEW-E	82-21-041
220-16-090	AMD	82-14-056	220-28-072B0A	NEW-E	82-07-020	220-28-225	REP-E	82-21-047
220-16-126	NEW-P	82-10-077	220-28-072B0A	REP-E	82-13-008	220-28-226	NEW-E	82-21-047
220-16-126	NEW-C	82-13-085	220-28-072B0B	NEW-E	82-13-008	220-28-226	REP-E	82-21-058
220-16-126	NEW	82-14-056	220-28-072B0B	REP-E	82-13-013	220-28-227	NEW-E	82-21-058
220-16-130	REP-P	82-10-077	220-28-072B0C	NEW-E	82-13-013	220-28-227	REP-E	82-22-011
220-16-130	REP-C	82-13-085	220-28-072B0C	REP-E	82-14-024	220-28-228	NEW-E	82-22-011
220-16-130	REP	82-14-056	220-28-072B0D	NEW-E	82-14-024	220-28-228	REP-E	82-22-049
220-16-132	NEW	82-03-045	220-28-072B0D	REP-E	82-18-014	220-28-229	NEW-E	82-22-049
220-16-132	REP-P	82-10-077	220-28-072B0E	NEW-E	82-18-014	220-28-229	REP-E	82-23-012
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220-16-132	REP	82-14-056	220-28-072B0F	NEW-E	82-22-058	220-28-230	REP-E	82-23-029
220-16-145	AMD-P	82-10-077	220-28-073E0A	NEW-E	82-12-015	220-28-231	NEW-E	82-23-029
220-16-145	AMD-C	82-13-085	220-28-073E0A	REP-E	82-16-009	220-28-231	REP-E	82-23-042
220-16-145	AMD	82-14-056	220-28-073E0B	NEW-E	82-16-009	220-28-232	NEW-E	82-23-042
220-16-257	AMD-P	82-02-097	220-28-073E0B	REP-E	82-16-053	220-32-022	AMD-P	82-17-011
220-16-257	AMD-C	82-06-023	220-28-073E0C	NEW-E	82-16-053	220-32-022	AMD	82-19-083
220-16-257	AMD-C	82-07-044	220-28-073E0C	REP-E	82-18-014	220-32-02200E	REP-E	82-03-027
220-16-257	AMD	82-07-047	220-28-073E0D	NEW-E	82-22-028	220-32-02200F	NEW-E	82-03-027
220-16-315	AMD	82-03-045	220-28-073G0A	NEW-E	82-14-013	220-32-02200F	REP-E	82-09-044
220-16-315	AMD-P	82-10-077	220-28-073G0A	REP-E	82-16-026	220-32-02200G	NEW-E	82-09-044
220-16-315	AMD-C	82-13-085	220-28-073G0A	REP-E	82-17-063	220-32-02200H	NEW-E	82-16-042
220-16-315	AMD	82-14-056	220-28-086N0A	NEW-E	82-11-059	220-32-03000E	NEW-E	82-04-039
220-16-340	AMD-P	82-02-097	220-28-086N0A	REP-E	82-12-009	220-32-03000E	NEW-E	82-20-058
220-16-340	AMD-C	82-06-023	220-28-086N0B	NEW-E	82-12-009	220-32-03000E	REP-E	82-21-067
220-16-340	AMD-C	82-07-044	220-28-086N0B	REP-E	82-12-047	220-32-03000F	NEW-E	82-21-067
220-16-340	AMD	82-07-047	220-28-086N0C	NEW-E	82-12-047	220-32-03600M	NEW-E	82-06-014
220-16-38000A	NEW-E	82-20-056	220-28-086N0C	REP-E	82-13-007	220-32-03600N	NEW-E	82-19-005
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220-20-010	AMD-C	82-06-023	220-28-201	NEW-E	82-09-029	220-32-03600P	NEW-E	82-19-058
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220-20-010	AMD	82-07-047	220-28-202	NEW-E	82-12-051	220-32-03600Q	REP-E	82-21-067
220-20-010	AMD-P	82-12-079	220-28-202	REP-E	82-13-061	220-32-03600R	NEW-E	82-21-067
220-20-010	AMD-C	82-15-015	220-28-203	NEW-E	82-13-061	220-32-040	AMD-P	82-17-011
220-20-010	AMD	82-15-040	220-28-203	REP-E	82-14-054	220-32-040	AMD	82-19-083
220-20-01000G	NEW-E	82-08-005	220-28-204	NEW-E	82-14-054	220-32-04000M	REP-E	82-03-027
220-20-01000G	NEW-E	82-11-075	220-28-204	REP-E	82-15-030	220-32-04000N	NEW-E	82-03-027
220-20-01000H	NEW-E	82-16-005	220-28-205	NEW-E	82-15-030	220-32-04000O	REP-E	82-09-044
220-20-019	NEW-P	82-12-080	220-28-205	REP-E	82-15-066	220-32-04000O	NEW-E	82-09-044
220-20-019	NEW-C	82-16-018	220-28-206	NEW-E	82-15-066	220-32-04000P	NEW-E	82-16-042

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220-32-04100F	NEW-E	82-04-039	220-47-312	AMD-C	82-15-015	220-48-015	AMD-C	82-23-016
220-32-05100R	NEW-E	82-19-003	220-47-312	AMD	82-15-040	220-48-017	NEW-P	82-10-077
220-32-05100R	NEW-E	82-19-003	220-47-313	AMD-P	82-12-079	220-48-017	NEW-C	82-13-085
220-32-05100R	REP-E	82-19-043	220-47-313	AMD-C	82-15-015	220-48-017	NEW	82-14-056
220-32-05100S	NEW-E	82-19-043	220-47-313	AMD	82-15-040	220-48-019	NEW-P	82-10-077
220-32-05100S	REP-E	82-22-024	220-47-411	AMD-P	82-12-079	220-48-019	NEW-C	82-13-085
220-32-05100T	NEW-E	82-22-024	220-47-411	AMD-C	82-15-015	220-48-019	NEW	82-14-056
220-32-055	AMD-P	82-12-080	220-47-411	AMD	82-15-040	220-48-025	NEW-P	82-10-077
220-32-055	AMD-C	82-16-018	220-47-412	AMD-P	82-12-079	220-48-025	NEW-C	82-13-085
220-32-055	AMD	82-17-040	220-47-412	AMD-C	82-15-015	220-48-025	NEW	82-14-056
220-32-05500F	NEW-E	82-11-012	220-47-412	AMD	82-15-040	220-48-026	NEW-P	82-10-077
220-32-05500F	REP-E	82-11-076	220-47-413	AMD-P	82-12-079	220-48-026	NEW-C	82-13-085
220-32-05500G	NEW-E	82-11-076	220-47-413	AMD-C	82-15-015	220-48-026	NEW	82-14-056
220-32-057	AMD-P	82-17-011	220-47-413	AMD	82-15-040	220-48-026	AMD-P	82-19-099
220-32-057	AMD	82-19-083	220-47-414	AMD-P	82-12-079	220-48-026	AMD-C	82-23-016
220-32-05700K	REP-E	82-03-027	220-47-414	AMD-C	82-15-015	220-48-028	NEW-P	82-10-077
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220-32-05700L	REP-E	82-09-044	220-47-50300A	NEW-E	82-18-080	220-48-028	NEW	82-14-056
220-32-05700M	NEW-E	82-09-044	220-47-700	NEW-E	82-09-028	220-48-029	NEW-P	82-10-077
220-32-05700N	NEW-E	82-16-042	220-47-701	NEW-E	82-15-042	220-48-029	NEW-C	82-13-085
220-32-05800J	NEW-E	82-19-003	220-47-701	REP-E	82-16-011	220-48-029	NEW	82-14-056
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220-36-021	AMD	82-13-048	220-47-703	REP-E	82-17-015	220-48-031	NEW-C	82-13-085
220-36-02100E	NEW-E	82-21-018	220-47-704	NEW-E	82-17-015	220-48-031	NEW	82-14-056
220-36-02100E	REP-E	82-21-048	220-47-704	REP-E	82-17-041	220-48-032	NEW-P	82-10-077
220-36-02100F	NEW-E	82-21-048	220-47-705	NEW-E	82-17-041	220-48-032	NEW-C	82-13-085
220-36-02100F	REP-E	82-22-029	220-47-705	REP-E	82-18-013	220-48-032	NEW	82-14-056
220-36-02100G	NEW-E	82-22-029	220-47-706	NEW-E	82-18-013	220-48-032	AMD-P	82-19-099
220-36-02100G	REP-E	82-22-034	220-47-706	REP-E	82-18-045	220-48-032	AMD-C	82-23-016
220-36-02100H	NEW-E	82-23-040	220-47-707	NEW-E	82-18-045	220-48-041	NEW-P	82-10-077
220-36-022	AMD-P	82-10-078	220-47-707	REP-E	82-19-010	220-48-041	NEW-C	82-13-085
220-36-022	AMD-C	82-13-041	220-47-708	NEW-E	82-19-010	220-48-041	NEW	82-14-056
220-36-022	AMD	82-13-048	220-47-708	REP-E	82-19-036	220-48-042	NEW-P	82-10-077
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220-36-024	AMD-C	82-13-041	220-47-709	REP-E	82-19-063	220-48-042	NEW	82-14-056
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220-40-022	AMD-P	82-10-078	220-47-712	NEW-E	82-20-017	220-48-051	NEW-P	82-10-077
220-40-022	AMD-C	82-13-041	220-47-712	REP-E	82-20-059	220-48-051	NEW-C	82-13-085
220-40-022	AMD	82-13-048	220-47-713	NEW-E	82-20-059	220-48-051	NEW	82-14-056
220-40-02200R	NEW-E	82-14-082	220-47-713	REP-E	82-20-070	220-48-052	NEW-P	82-10-077
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220-40-02200S	REP-E	82-20-019	220-47-714	REP-E	82-21-011	220-48-052	NEW	82-14-056
220-40-02200T	NEW-E	82-20-019	220-47-715	NEW-E	82-21-011	220-48-052	AMD-P	82-19-099
220-40-02200T	REP-E	82-21-009	220-47-715	REP-E	82-21-045	220-48-052	AMD-C	82-23-016
220-40-02200U	NEW-E	82-21-009	220-47-716	NEW-E	82-21-045	220-48-056	NEW-P	82-19-099
220-40-02200U	REP-E	82-21-023	220-47-716	REP-E	82-22-012	220-48-056	NEW-C	82-23-016
220-40-02200V	NEW-E	82-21-023	220-47-717	NEW-E	82-22-012	220-48-061	NEW-P	82-10-077
220-40-02200V	REP-E	82-21-048	220-47-717	REP-E	82-22-050	220-48-061	NEW-C	82-13-085
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220-40-024	AMD-C	82-13-041	220-47-719	REP-E	82-23-024	220-48-062	NEW	82-14-056
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220-44-030	AMD-C	82-13-085	220-47-722	NEW-E	82-23-051	220-48-071	NEW	82-14-056
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220-44-040	AMD-P	82-10-077	220-48-001	NEW-C	82-13-085	220-48-071	AMD-C	82-23-016
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220-44-04000A	NEW-E	82-21-016	220-48-005	NEW-C	82-13-085	220-48-080	REP	82-14-056
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232-32-140	NEW-E	82-03-035	248-17-080	AMD	82-19-080	248-22-520	READOPT	82-23-003
232-32-141	NEW-E	82-04-026	248-17-110	AMD-P	82-16-093	248-22-530		82-19-052
232-32-142	NEW-E	82-04-043	248-17-110	AMD	82-19-080	248-22-530	READOPT	82-23-003
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232-32-144	NEW-E	82-06-030	248-17-120	AMD	82-19-080	248-22-540	READOPT	82-23-003
232-32-145	NEW-E	82-08-011	248-17-135	NEW	82-04-041	248-22-550		82-19-052
236-28-010	NEW-P	82-22-094	248-17-190	AMD-P	82-16-093	248-22-550	READOPT	82-23-003
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236-28-030	NEW-P	82-22-094	248-17-210	REP	82-04-041	248-22-560	READOPT	82-23-003
236-28-040	NEW-P	82-22-094	248-17-211	NEW	82-04-041	248-22-570		82-19-052
236-28-050	NEW-P	82-22-094	248-17-212	NEW	82-04-041	248-22-570	READOPT	82-23-003
236-28-060	NEW-P	82-22-094	248-17-213	NEW	82-04-041	248-22-580		82-19-052
236-28-070	NEW-P	82-22-094	248-17-213	AMD-P	82-16-093	248-22-580	READOPT	82-23-003
236-28-080	NEW-P	82-22-094	248-17-213	AMD	82-19-080	248-22-590		82-19-052
247-02-050	AMD-E	82-09-002	248-17-214	NEW	82-04-041	248-22-590	READOPT	82-23-003
247-02-050	AMD-P	82-16-006	248-17-215	NEW	82-04-041	248-23-001		82-19-051
247-02-050	AMD	82-19-064	248-17-216	NEW	82-04-041	248-23-001	READOPT	82-23-004
247-16-035	NEW-E	82-19-073	248-17-220	AMD-P	82-16-093	248-23-010		82-19-051
247-16-035	NEW-P	82-22-026	248-17-220	AMD	82-19-080	248-23-010	READOPT	82-23-004
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248-14-001	AMD-P	82-13-037	248-18-015	AMD-P	82-20-084	248-23-020	READOPT	82-23-004
248-14-001	AMD	82-18-065	248-18-025	REP-P	82-02-062	248-23-030		82-19-051
248-14-001	AMD-P	82-21-065	248-18-025	REP-E	82-03-011	248-23-030	READOPT	82-23-004
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248-14-065	AMD-E	82-02-057	248-18-025	AMD-E	82-07-023	248-23-040	READOPT	82-23-004
248-14-065	AMD	82-06-005	248-18-025	AMD-C	82-09-054	248-23-050		82-19-051
248-14-065	AMD-P	82-13-036	248-18-025	AMD-C	82-11-082	248-23-050	READOPT	82-23-004
248-14-065	AMD-E	82-14-071	248-18-025	AMD-E	82-13-073	248-23-060		82-19-051
248-14-065	AMD	82-17-008	248-18-025	AMD	82-13-084	248-23-060	READOPT	82-23-004
248-14-115	REP-P	82-13-037	248-18-040	AMD-P	82-20-083	248-23-070		82-19-051
248-14-115	REP	82-18-065	248-18-505	REP-P	82-20-082	248-23-070	READOPT	82-23-004
248-14-230	AMD-P	82-13-037	248-18-539	NEW-P	82-02-061	248-25-001		82-06-016
248-14-230	AMD	82-18-065	248-18-539	NEW	82-06-031	248-25-001	NEW-E	82-06-018
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248-14-235	AMD	82-18-065	248-18-99901	REP-P	82-20-086	248-25-001	NEW-E	82-12-007
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248-14-240	AMD	82-18-065	248-19-330	AMD-E	82-15-039	248-25-002	NEW-E	82-06-016
248-14-240	AMD-P	82-21-065	248-19-330	AMD-P	82-16-084	248-25-002	NEW-P	82-06-018
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248-14-245	AMD	82-18-065	248-19-340	AMD-E	82-15-039	248-25-002	NEW-E	82-12-007
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248-14-260	AMD-E	82-03-039	248-19-480	AMD-E	82-16-084	248-25-015	NEW-P	82-12-006
248-14-260	AMD	82-07-025	248-19-480	AMD-P	82-19-055	248-25-015	NEW-E	82-12-007
248-14-260	AMD-P	82-13-037	248-19-480	AMD	82-19-052	248-25-015	NEW	82-17-009
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248-14-264	AMD	82-18-065	248-22-005			248-25-020	NEW-P	82-12-006
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248-14-270	AMD	82-18-065	248-22-011			248-25-020	NEW	82-17-009
248-14-285	AMD-P	82-13-037	248-22-011	READOPT	82-23-003	248-25-020	NEW-E	82-06-016
248-14-285	AMD	82-18-065	248-22-016			248-25-030	NEW-P	82-06-018
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248-14-510	AMD	82-18-065	248-22-026			248-25-030	NEW-E	82-06-016
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248-14-530	AMD	82-18-065	248-22-036			248-25-040	NEW	82-17-009
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248-25-070	NEW-E	82-12-007	250-18-025	NEW-E	82-12-036	250-44-020	AMD	82-15-018
248-25-070	NEW	82-17-009	250-18-025	NEW-E	82-15-006	250-44-030	AMD-P	82-11-072
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248-25-100	NEW-E	82-12-007	250-18-025	NEW	82-19-015	250-44-030	AMD	82-15-018
248-25-100	NEW	82-17-009	250-18-030	NEW-E	82-12-036	250-44-040	AMD-P	82-11-072
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248-30-110	AMD	82-19-070	250-18-035	NEW	82-19-015	250-44-050	AMD	82-23-017
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248-55-100	REP-P	82-08-082	250-18-040	NEW-P	82-15-062	250-44-090	AMD	82-15-018
248-55-100	REP	82-13-009	250-18-040	NEW	82-19-015	250-44-110	AMD-P	82-11-072
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248-55-250	NEW-P	82-21-063	250-18-050	NEW	82-19-015	250-44-130	AMD-P	82-11-072
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248-59-020	NEW-P	82-21-064	250-18-055	NEW-P	82-15-062	250-44-130	AMD-P	82-19-078
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248-64-220	AMD	82-07-015	250-20-021	AMD-P	82-11-088	250-44-160	AMD-P	82-11-072
248-64-260	AMD-P	82-02-092	250-20-021	AMD	82-15-058	250-44-160	AMD-E	82-12-002
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248-64-300	AMD	82-07-015	250-32-020	AMD-P	82-11-086	250-44-200	AMD	82-15-018
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248-64-310	AMD	82-07-015	250-32-040	AMD-P	82-11-086	250-44-210	AMD-E	82-12-002
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248-105-050	NEW-P	82-20-085	250-36-030	REP-P	82-11-087	251-04-040	AMD	82-16-002
248-105-060	NEW-P	82-20-085	250-36-030	REP	82-15-056	251-04-040	AMD-P	82-18-058
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248-105-100	NEW-P	82-20-085	250-36-050	REP	82-15-056	251-04-070	AMD-P	82-12-057
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251-10-035	AMD-P	82-16-030	260-36-020	AMD	82-14-012	263-16-040	NEW-P	82-19-096
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251-10-045	AMD-E	82-14-083	260-36-030	AMD	82-14-012	263-16-070	NEW-P	82-19-096
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251-12-080	AMD-P	82-06-047	260-70-100	AMD	82-03-053	275-25-520	AMD-E	82-02-056
251-12-080	AMD	82-10-006	260-70-200	AMD-P	82-05-044	275-25-520	AMD	82-06-034
251-14-030	AMD-P	82-06-047	260-70-200	AMD-C	82-06-032	275-25-527	NEW-P	82-02-054
251-14-030	AMD	82-10-006	260-70-200	AMD	82-09-016	275-25-527	NEW-E	82-02-056
251-14-040	AMD-P	82-06-047	260-70-290	NEW-P	82-05-044	275-25-527	NEW	82-06-034
251-14-040	AMD	82-10-006	260-70-290	AMD-C	82-06-032	275-25-530	AMD-P	82-23-054
251-14-058	AMD-P	82-12-057	260-70-290	NEW	82-09-016	275-25-700	REP-P	82-23-054
251-14-058	AMD-E	82-14-083	260-70-300	NEW-P	82-06-033	275-25-710	REP-P	82-23-054
251-14-058	AMD	82-16-002	260-70-300	NEW	82-09-016	275-25-720	REP-P	82-23-054
251-18-240	AMD-P	82-12-057	260-88-010	AMD-P	82-03-052	275-25-730	REP-P	82-23-054
251-18-240	AMD-E	82-14-083	260-88-010	AMD-C	82-06-055	275-25-740	REP-P	82-23-054
251-18-240	AMD	82-16-002	260-88-010	AMD	82-09-016	275-25-750	REP-P	82-23-054
251-18-240	AMD-P	82-20-064	260-88-020	NEW-P	82-03-052	275-25-760	REP-P	82-23-054
251-18-250	AMD-P	82-12-057	260-88-020	NEW-C	82-06-055	275-25-770	REP-P	82-23-054
251-18-250	AMD-E	82-14-083	260-997	REP-P	82-05-044	275-25-810	AMD-P	82-23-054
251-18-250	AMD	82-16-002	260-997	REP-C	82-06-032	275-25-820	REP-P	82-23-054
251-18-260	AMD-P	82-12-057	260-997	REP	82-09-016	275-25-830	REP-P	82-23-054
251-18-260	AMD-E	82-14-083	263-12-007	NEW-P	82-19-096	275-25-840	AMD-P	82-23-054
251-18-260	AMD	82-16-002	263-12-015	AMD	82-03-031	275-27-230	AMD-P	82-02-054
251-18-265	AMD-P	82-12-057	263-12-015	AMD-P	82-19-096	275-27-230	AMD-E	82-02-056
251-18-265	AMD-E	82-14-083	263-12-016	AMD	82-03-031	275-27-230	AMD	82-06-034
251-18-265	AMD	82-16-002	263-12-016	AMD-P	82-19-096	275-27-600	REP-P	82-02-054
251-18-280	AMD-P	82-12-057	263-12-020	AMD	82-03-031	275-27-600	REP-E	82-02-056
251-18-280	AMD-E	82-14-083	263-12-020	AMD-P	82-19-096	275-27-600	REP	82-06-034
251-18-280	AMD	82-16-002	263-12-025	REP-P	82-19-096	275-27-605	REP-P	82-02-054
251-18-320	AMD-P	82-12-057	263-12-027	REP-P	82-19-096	275-27-605	REP-E	82-02-056
251-18-320	AMD-E	82-14-083	263-12-030	REP-P	82-19-096	275-27-605	REP	82-06-034
251-18-320	AMD	82-16-002	263-12-035	REP-P	82-19-096	275-27-610	REP-P	82-02-054
251-18-330	AMD-P	82-12-057	263-12-045	AMD	82-03-031	275-27-610	REP-E	82-02-056
251-18-340	AMD-P	82-12-057	263-12-045	AMD-P	82-19-096	275-27-610	REP	82-06-034
251-18-340	AMD-E	82-14-083	263-12-050	AMD	82-03-031	275-27-615	REP-P	82-02-054
251-18-340	AMD	82-16-002	263-12-053	AMD	82-03-031	275-27-615	REP-E	82-02-056
251-18-350	AMD	82-04-069	263-12-056	AMD	82-03-031	275-27-615	REP	82-06-034
251-22-090	AMD-P	82-12-057	263-12-060	AMD	82-03-031	275-27-620	REP-P	82-02-054
251-22-090	AMD-E	82-14-055	263-12-060	AMD-P	82-19-096	275-27-620	REP-E	82-02-056
251-22-090	AMD-E	82-16-023	263-12-065	AMD	82-03-031	275-27-620	REP	82-06-034
251-22-090	AMD-P	82-16-030	263-12-080	AMD-P	82-19-096	275-27-630	REP-P	82-02-054
251-22-090	AMD	82-19-067	263-12-090	AMD	82-03-031	275-27-630	REP-E	82-02-056
251-22-091	NEW-P	82-12-057	263-12-090	AMD-P	82-19-096	275-27-630	REP	82-06-034
251-22-091	NEW-E	82-14-055	263-12-093	AMD	82-03-031	275-27-635	REP-P	82-02-054
251-22-091	NEW-E	82-16-024	263-12-093	AMD-P	82-19-096	275-27-635	REP-E	82-02-056
251-22-091	NEW-P	82-16-030	263-12-095	AMD	82-03-031	275-27-635	REP	82-06-034
251-22-091	NEW	82-19-067	263-12-095	AMD-P	82-19-096	275-27-640	REP-P	82-02-054
251-22-111	AMD-P	82-06-047	263-12-100	AMD	82-03-031	275-27-640	REP-E	82-02-056
251-22-111	AMD	82-10-006	263-12-115	AMD	82-03-031	275-27-640	REP	82-06-034
251-22-200	AMD-P	82-12-057	263-12-115	AMD-P	82-19-096	275-27-660	REP-P	82-02-054
251-22-200	AMD-E	82-14-083	263-12-120	AMD	82-03-031	275-27-660	REP-E	82-02-056
251-22-200	AMD	82-16-002	263-12-120	AMD-P	82-19-096	275-27-660	REP	82-06-034
260-12-200	AMD-P	82-03-052	263-12-125	AMD	82-03-031	275-27-665	REP-P	82-02-054
260-12-200	AMD	82-07-016	263-12-125	AMD-P	82-19-096	275-27-665	REP-E	82-02-056
260-20-035	NEW-P	82-15-022	263-12-140	AMD-P	82-19-096	275-27-665	REP	82-06-034
260-20-035	NEW	82-18-050	263-12-145	AMD	82-03-031	275-27-680	REP-P	82-02-054
260-28-050	AMD-E	82-09-008	263-12-145	AMD-P	82-19-096	275-27-680	REP-E	82-02-056
260-28-050	AMD-P	82-11-078	263-12-150	AMD-P	82-19-096	275-27-680	REP	82-06-034
260-28-050	AMD	82-14-012	263-12-165	AMD	82-03-031	275-27-685	REP-P	82-02-054
260-32-110	AMD-P	82-03-052	263-12-170	AMD-P	82-19-096	275-27-685	REP-E	82-02-056
260-32-110	AMD-C	82-06-055	263-12-175	AMD	82-03-031	275-27-685	REP	82-06-034
260-32-420	NEW-P	82-06-033	263-16-005	NEW-P	82-19-096	275-38-001	NEW-P	82-09-071





**Table of WAC Sections Affected**

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
275-39-350	REP-P	82-20-048	275-39-545	REP	82-23-058	275-55-110	AMD	82-07-024
275-39-350	REP	82-23-058	275-39-550	REP-P	82-20-048	275-55-120	REP	82-07-024
275-39-355	REP-P	82-20-048	275-39-550	REP	82-23-058	275-55-121	NEW	82-07-024
275-39-355	REP	82-23-058	275-39-555	REP-P	82-20-048	275-55-130	REP	82-07-024
275-39-360	REP-P	82-20-048	275-39-555	REP	82-23-058	275-55-131	NEW	82-07-024
275-39-360	REP	82-23-058	275-39-560	REP-P	82-20-048	275-55-140	REP	82-07-024
275-39-365	REP-P	82-20-048	275-39-560	REP	82-23-058	275-55-141	NEW	82-07-024
275-39-365	REP	82-23-058	275-39-565	REP-P	82-20-048	275-55-150	REP	82-07-024
275-39-370	REP-P	82-20-048	275-39-565	REP	82-23-058	275-55-151	NEW	82-07-024
275-39-370	REP	82-23-058	275-39-570	REP-P	82-20-048	275-55-160	REP	82-07-024
275-39-375	REP-P	82-20-048	275-39-570	REP	82-23-058	275-55-161	NEW	82-07-024
275-39-375	REP	82-23-058	275-39-575	REP-P	82-20-048	275-55-170	REP	82-07-024
275-39-380	REP-P	82-20-048	275-39-575	REP	82-23-058	275-55-171	NEW	82-07-024
275-39-380	REP	82-23-058	275-39-580	REP-P	82-20-048	275-55-180	REP	82-07-024
275-39-385	REP-P	82-20-048	275-39-580	REP	82-23-058	275-55-181	NEW	82-07-024
275-39-385	REP	82-23-058	275-39-585	REP-P	82-20-048	275-55-190	REP	82-07-024
275-39-390	REP-P	82-20-048	275-39-585	REP	82-23-058	275-55-191	NEW	82-07-024
275-39-390	REP	82-23-058	275-39-590	REP-P	82-20-048	275-55-200	REP	82-07-024
275-39-395	REP-P	82-20-048	275-39-590	REP	82-23-058	275-55-201	NEW	82-07-024
275-39-395	REP	82-23-058	275-39-595	REP-P	82-20-048	275-55-210	REP	82-07-024
275-39-400	REP-P	82-20-048	275-39-595	REP	82-23-058	275-55-211	NEW	82-07-024
275-39-400	REP	82-23-058	275-39-600	REP-P	82-20-048	275-55-220	REP	82-07-024
275-39-405	REP-P	82-20-048	275-39-600	REP	82-23-058	275-55-230	REP	82-07-024
275-39-405	REP	82-23-058	275-39-605	REP-P	82-20-048	275-55-231	NEW	82-07-024
275-39-410	REP-P	82-20-048	275-39-605	REP	82-23-058	275-55-240	REP	82-07-024
275-39-410	REP	82-23-058	275-39-610	REP-P	82-20-048	275-55-241	NEW	82-07-024
275-39-415	REP-P	82-20-048	275-39-610	REP	82-23-058	275-55-250	REP	82-07-024
275-39-415	REP	82-23-058	275-39-615	REP-P	82-20-048	275-55-260	REP	82-07-024
275-39-420	REP-P	82-20-048	275-39-615	REP	82-23-058	275-55-261	NEW	82-07-024
275-39-420	REP	82-23-058	275-39-620	REP-P	82-20-048	275-55-263	NEW	82-07-024
275-39-425	REP-P	82-20-048	275-39-620	REP	82-23-058	275-55-270	REP	82-07-024
275-39-425	REP	82-23-058	275-39-625	REP-P	82-20-048	275-55-271	NEW	82-07-024
275-39-430	REP-P	82-20-048	275-39-625	REP	82-23-058	275-55-280	REP	82-07-024
275-39-430	REP	82-23-058	275-39-630	REP-P	82-20-048	275-55-281	NEW	82-07-024
275-39-435	REP-P	82-20-048	275-39-630	REP	82-23-058	275-55-282	REP	82-07-024
275-39-435	REP	82-23-058	275-39-635	REP-P	82-20-048	275-55-284	REP	82-07-024
275-39-440	REP-P	82-20-048	275-39-635	REP	82-23-058	275-55-286	REP	82-07-024
275-39-440	REP	82-23-058	275-39-640	REP-P	82-20-048	275-55-288	REP	82-07-024
275-39-445	REP-P	82-20-048	275-39-640	REP	82-23-058	275-55-290	REP	82-07-024
275-39-445	REP	82-23-058	275-39-645	REP-P	82-20-048	275-55-291	NEW	82-07-024
275-39-450	REP-P	82-20-048	275-39-645	REP	82-23-058	275-55-293	NEW	82-07-024
275-39-450	REP	82-23-058	275-39-655	REP-P	82-20-048	275-55-295	NEW	82-07-024
275-39-455	REP-P	82-20-048	275-39-655	REP	82-23-058	275-55-297	NEW	82-07-024
275-39-455	REP	82-23-058	275-39-660	REP-P	82-20-048	275-55-301	NEW	82-07-024
275-39-460	REP-P	82-20-048	275-39-660	REP	82-23-058	275-55-311	NEW	82-07-024
275-39-460	REP	82-23-058	275-39-665	REP-P	82-20-048	275-55-341	NEW	82-07-024
275-39-465	REP-P	82-20-048	275-39-665	REP	82-23-058	275-55-351	NEW	82-07-024
275-39-465	REP	82-23-058	275-39-670	REP-P	82-20-048	275-55-361	NEW	82-07-024
275-39-470	REP-P	82-20-048	275-39-670	REP	82-23-058	275-55-363	NEW	82-07-024
275-39-470	REP	82-23-058	275-39-675	REP-P	82-20-048	275-55-365	NEW	82-07-024
275-39-475	REP-P	82-20-048	275-39-675	REP	82-23-058	275-55-367	NEW	82-07-024
275-39-475	REP	82-23-058	275-40-010	REP	82-04-023	275-55-371	NEW	82-07-024
275-39-480	REP-P	82-20-048	275-40-020	REP	82-04-023	275-56-005	NEW-E	82-18-067
275-39-480	REP	82-23-058	275-40-030	REP	82-04-023	275-56-005	NEW-P	82-19-014
275-39-485	REP-P	82-20-048	275-40-040	REP	82-04-023	275-56-010	NEW-E	82-18-067
275-39-485	REP	82-23-058	275-40-050	REP	82-04-023	275-56-010	NEW-P	82-19-014
275-39-490	REP-P	82-20-048	275-40-060	REP	82-04-023	275-56-020	NEW-E	82-18-067
275-39-490	REP	82-23-058	275-40-070	REP	82-04-023	275-56-020	NEW-P	82-19-014
275-39-495	REP-P	82-20-048	275-52-010	REP	82-04-023	275-56-025	NEW-E	82-18-067
275-39-495	REP	82-23-058	275-52-015	REP	82-04-023	275-56-025	NEW-P	82-19-014
275-39-500	REP-P	82-20-048	275-52-020	REP	82-04-023	275-56-030	NEW-E	82-18-067
275-39-500	REP	82-23-058	275-55	AMD-C	82-05-024	275-56-030	NEW-P	82-19-014
275-39-505	REP-P	82-20-048	275-55-010	AMD	82-07-024	275-56-035	NEW-E	82-18-067
275-39-505	REP	82-23-058	275-55-020	AMD	82-07-024	275-56-035	NEW-P	82-19-014
275-39-510	REP-P	82-20-048	275-55-030	NEW	82-07-024	275-56-040	NEW-E	82-18-067
275-39-510	REP	82-23-058	275-55-040	AMD	82-07-024	275-56-040	NEW-P	82-19-014
275-39-515	REP-P	82-20-048	275-55-041	REP	82-07-024	275-56-050	NEW-E	82-18-067
275-39-515	REP	82-23-058	275-55-050	AMD	82-07-024	275-56-050	NEW-P	82-19-014
275-39-520	REP-P	82-20-048	275-55-060	AMD	82-07-024	275-56-055	NEW-E	82-18-067
275-39-520	REP	82-23-058	275-55-061	REP	82-07-024	275-56-055	NEW-P	82-19-014
275-39-525	REP-P	82-20-048	275-55-070	REP	82-07-024	275-56-060	NEW-E	82-18-067
275-39-525	REP	82-23-058	275-55-071	NEW	82-07-024	275-56-060	NEW-P	82-19-014
275-39-530	REP-P	82-20-048	275-55-080	REP	82-07-024	275-56-065	NEW-E	82-18-067
275-39-530	REP	82-23-058	275-55-081	NEW	82-07-024	275-56-065	NEW-P	82-19-014
275-39-535	REP-P	82-20-048	275-55-090	AMD	82-07-024	275-56-070	NEW-E	82-18-067
275-39-535	REP	82-23-058	275-55-100	REP	82-07-024	275-56-075	NEW-P	82-19-014
275-39-545	REP-P	82-20-048						



Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
275-56-655	NEW-E	82-18-067	275-92-535	REP	82-08-055	284-24-015	NEW	82-06-036
275-56-655	NEW-P	82-19-014	275-92-540	REP-P	82-04-059	284-24-020	REP-P	82-02-059
275-56-660	NEW-E	82-18-067	275-92-540	REP	82-08-055	284-24-020	REP	82-06-036
275-56-660	NEW-P	82-19-014	275-92-545	REP-P	82-04-059	284-24-030	REP-P	82-02-059
275-56-665	NEW-E	82-18-067	275-92-545	REP	82-08-055	284-24-030	REP	82-06-036
275-56-665	NEW-P	82-19-014	275-92-550	REP-P	82-04-059	284-24-035	REP-P	82-02-059
275-56-670	NEW-E	82-18-067	275-92-550	REP	82-08-055	284-24-035	REP	82-06-036
275-56-670	NEW-P	82-19-014	275-92-555	REP-P	82-04-059	284-24-040	REP-P	82-02-059
275-56-675	NEW-E	82-18-067	275-92-555	REP	82-08-055	284-24-040	REP	82-06-036
275-56-675	NEW-P	82-19-014	275-92-560	REP-P	82-04-059	284-24-050	REP-P	82-02-059
275-56-680	NEW-E	82-18-067	275-92-560	REP	82-08-055	284-24-050	REP	82-06-036
275-56-680	NEW-P	82-19-014	275-92-565	REP-P	82-04-059	284-24-060	NEW-P	82-02-059
275-56-685	NEW-E	82-18-067	275-92-565	REP	82-08-055	284-24-060	NEW	82-06-036
275-56-685	NEW-P	82-19-014	275-93-005	REP-P	82-03-015	284-24-070	NEW-P	82-02-059
275-56-690	NEW-E	82-18-067	275-93-005	REP-E	82-03-016	284-24-070	NEW	82-06-036
275-56-690	NEW-P	82-19-014	275-93-005	REP	82-07-006	284-24-080	NEW-P	82-02-059
275-56-695	NEW-E	82-18-067	275-93-010	REP-P	82-03-015	284-24-080	NEW	82-06-036
275-56-695	NEW-P	82-19-014	275-93-010	REP-E	82-03-016	284-44-180	REP-P	82-09-030
275-56-700	NEW-E	82-18-067	275-93-010	REP	82-07-006	284-44-180	REP	82-12-032
275-56-700	NEW-P	82-19-014	275-93-020	REP-P	82-03-015	284-44-250	NEW-P	82-19-097
275-56-705	NEW-E	82-18-067	275-93-020	REP-E	82-03-016	284-44-250	NEW	82-23-010
275-56-705	NEW-P	82-19-014	275-93-020	REP	82-07-006	284-44-300	NEW-P	82-19-097
275-56-710	NEW-E	82-18-067	275-93-040	REP-P	82-03-015	284-44-300	NEW	82-23-010
275-56-710	NEW-P	82-19-014	275-93-040	REP-E	82-03-016	284-44-310	NEW-P	82-19-097
275-56-715	NEW-E	82-18-067	275-93-040	REP	82-07-006	284-44-310	NEW	82-23-010
275-56-715	NEW-P	82-19-014	275-93-050	REP-P	82-03-015	284-44-320	NEW-P	82-19-097
275-56-720	NEW-E	82-18-067	275-93-050	REP-E	82-03-016	284-44-320	NEW	82-23-010
275-56-720	NEW-P	82-19-014	275-93-050	REP	82-07-006	284-44-330	NEW-P	82-19-097
275-56-725	NEW-E	82-18-067	275-93-060	REP-P	82-03-015	284-44-330	NEW	82-23-010
275-56-725	NEW-P	82-19-014	275-93-060	REP-E	82-03-016	284-44-340	NEW-P	82-19-097
275-56-730	NEW-E	82-18-067	275-93-060	REP	82-07-006	284-44-340	NEW	82-23-010
275-56-730	NEW-P	82-19-014	275-93-070	REP-P	82-03-015	284-44-350	NEW-P	82-19-097
275-56-735	NEW-E	82-18-067	275-93-070	REP-E	82-03-016	284-44-350	NEW	82-23-010
275-56-735	NEW-P	82-19-014	275-93-070	REP	82-07-006	284-44-360	NEW-P	82-19-097
275-56-740	NEW-E	82-18-067	275-93-080	REP-P	82-03-015	284-44-360	NEW	82-23-010
275-56-740	NEW-P	82-19-014	275-93-080	REP-E	82-03-016	284-50-380	AMD-P	82-09-030
275-56-745	NEW-E	82-18-067	275-93-080	REP	82-07-006	284-50-380	AMD	82-12-032
275-56-745	NEW-P	82-19-014	275-93-090	REP-P	82-03-015	284-55-010	AMD-P	82-09-030
275-92-310	REP-P	82-04-059	275-93-090	REP-E	82-03-016	284-55-010	AMD	82-12-032
275-92-310	REP	82-08-055	275-93-090	REP	82-07-006	284-55-035	NEW-P	82-09-030
275-92-315	REP-P	82-04-059	275-93-100	REP-P	82-03-015	284-55-035	NEW	82-12-032
275-92-315	REP	82-08-055	275-93-100	REP-E	82-03-016	284-55-040	AMD-P	82-09-030
275-92-320	REP-P	82-04-059	275-93-100	REP	82-07-006	284-55-040	AMD	82-12-032
275-92-320	REP	82-08-055	275-93-110	REP-P	82-03-015	284-55-045	NEW-P	82-09-030
275-92-325	REP-P	82-04-059	275-93-110	REP-E	82-03-016	284-55-045	NEW	82-12-032
275-92-325	REP	82-08-055	275-93-110	REP	82-07-006	284-55-065	NEW-P	82-09-030
275-92-330	REP-P	82-04-059	275-93-120	REP-P	82-03-015	284-55-065	NEW	82-12-032
275-92-330	REP	82-08-055	275-93-120	REP-E	82-03-016	284-55-067	NEW-P	82-09-030
275-92-335	REP-P	82-04-059	275-93-120	REP	82-07-006	284-55-067	NEW	82-12-032
275-92-335	REP	82-08-055	275-93-130	REP-P	82-03-015	284-55-110	AMD-P	82-09-030
275-92-340	REP-P	82-04-059	275-93-130	REP-E	82-03-016	284-55-110	AMD	82-12-032
275-92-340	REP	82-08-055	275-93-130	REP	82-07-006	284-58-010	NEW-P	82-19-098
275-92-345	REP-P	82-04-059	275-93-140	REP-P	82-03-015	284-58-010	NEW	82-23-009
275-92-345	REP	82-08-055	275-93-140	REP-E	82-03-016	284-58-020	NEW-P	82-19-098
275-92-350	REP-P	82-04-059	275-93-140	REP	82-07-006	284-58-020	NEW	82-23-009
275-92-350	REP	82-08-055	275-102-475	REP-P	82-23-045	284-58-030	NEW-P	82-19-098
275-92-355	REP-P	82-04-059	275-102-480	REP-P	82-23-045	284-58-030	NEW	82-23-009
275-92-355	REP	82-08-055	275-102-485	REP-P	82-23-045	284-58-040	NEW-P	82-19-098
275-92-400	REP-P	82-04-059	275-102-490	REP-P	82-23-045	284-58-040	NEW	82-23-009
275-92-400	REP	82-08-055	275-102-495	REP-P	82-23-045	284-58-050	NEW-P	82-19-098
275-92-405	REP-P	82-04-059	284-14-010	NEW-P	82-18-054	284-58-050	NEW	82-23-009
275-92-405	REP	82-08-055	284-14-010	NEW	82-20-090	284-58-060	NEW-P	82-19-098
275-92-410	REP-P	82-04-059	284-14-020	NEW-P	82-18-054	284-58-060	NEW	82-23-009
275-92-410	REP	82-08-055	284-14-020	NEW	82-20-090	284-58-070	NEW-P	82-19-098
275-92-415	REP-P	82-04-059	284-17-100	REP-P	82-07-056	284-58-070	NEW	82-23-009
275-92-415	REP	82-08-055	284-17-100	REP	82-10-016	284-58-080	NEW-P	82-19-098
275-92-510	REP-P	82-04-059	284-17-110	REP-P	82-07-056	284-58-080	NEW	82-23-009
275-92-510	REP	82-08-055	284-17-110	REP	82-10-016	284-58-090	NEW-P	82-19-098
275-92-515	REP-P	82-04-059	284-17-120	NEW-P	82-07-056	284-58-090	NEW	82-23-009
275-92-515	REP	82-08-055	284-17-120	NEW	82-10-016	284-58-100	NEW-P	82-19-098
275-92-520	REP-P	82-04-059	284-17-210	AMD-P	82-07-056	284-58-100	NEW	82-23-009
275-92-520	REP	82-08-055	284-17-210	AMD	82-10-016	284-58-110	NEW-P	82-19-098
275-92-525	REP-P	82-04-059	284-17-310	AMD-P	82-07-056	284-58-110	NEW	82-23-009
275-92-525	REP	82-08-055	284-17-310	AMD	82-10-016	284-58-120	NEW-P	82-19-098
275-92-530	REP-P	82-04-059	284-24-010	REP-P	82-02-059	284-58-120	NEW	82-23-009
275-92-530	REP	82-08-055	284-24-010	REP	82-06-036	284-58-130	NEW-P	82-19-098
275-92-535	REP-P	82-04-059	284-24-015	NEW-P	82-02-059	284-58-130	NEW	82-23-009

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284-58-140	NEW-P	82-19-098	296-04-503	NEW-P	82-18-048	296-17-618	AMD-P	82-20-078
284-58-140	NEW	82-23-009	296-04-503	NEW	82-22-042	296-17-61804	NEW-P	82-20-078
284-58-150	NEW-P	82-19-098	296-04-504	NEW-P	82-18-048	296-17-620	AMD-P	82-20-078
284-58-150	NEW	82-23-009	296-04-504	NEW	82-22-042	296-17-621	REP-P	82-20-078
284-58-160	NEW-P	82-19-098	296-04-505	NEW-P	82-18-048	296-17-623	REP-P	82-20-078
284-58-160	NEW	82-23-009	296-04-505	NEW	82-22-042	296-17-624	REP-P	82-20-078
284-58-170	NEW-P	82-19-098	296-04-506	NEW-P	82-18-048	296-17-625	REP-P	82-20-078
284-58-170	NEW	82-23-009	296-04-506	NEW	82-22-042	296-17-635	AMD-P	82-20-078
284-58-180	NEW-P	82-19-098	296-06-120	AMD-P	82-11-047	296-17-63501	NEW-P	82-20-078
284-58-180	NEW	82-23-009	296-06-120	AMD	82-18-026	296-17-639	REP-P	82-20-078
284-58-190	NEW-P	82-19-098	296-15-025	NEW-P	82-04-040	296-17-640	AMD-P	82-20-078
284-58-190	NEW	82-23-009	296-15-025	NEW	82-07-019	296-17-644	AMD-P	82-20-078
284-58-200	NEW-P	82-19-098	296-15-026	NEW-P	82-22-057	296-17-64901	AMD-P	82-20-078
284-58-200	NEW	82-23-009	296-15-02601	NEW-P	82-22-057	296-17-650	AMD-P	82-20-078
284-58-210	NEW-P	82-19-098	296-15-02602	NEW-P	82-22-057	296-17-664	REP-P	82-20-078
284-58-210	NEW	82-23-009	296-15-02603	NEW-P	82-22-057	296-17-665	REP-P	82-20-078
284-58-220	NEW-P	82-19-098	296-15-02604	NEW-P	82-22-057	296-17-666	AMD-P	82-20-078
284-58-220	NEW	82-23-009	296-15-02605	NEW-P	82-22-057	296-17-667	REP-P	82-20-078
284-58-250	NEW-P	82-19-098	296-15-070	AMD-P	82-09-067	296-17-668	AMD-P	82-20-078
284-58-250	NEW	82-23-009	296-15-070	AMD	82-12-035	296-17-670	AMD-P	82-20-078
284-58-260	NEW-P	82-19-098	296-17-345	NEW-E	82-22-075	296-17-671	REP-P	82-20-078
284-58-260	NEW	82-23-009	296-17-351	AMD-P	82-07-022	296-17-672	REP-P	82-20-078
284-58-270	NEW-P	82-19-098	296-17-351	AMD	82-10-034	296-17-674	REP-P	82-20-078
284-58-270	NEW	82-23-009	296-17-450	AMD-P	82-20-078	296-17-675	AMD-P	82-20-078
284-58-280	NEW-P	82-19-098	296-17-502	AMD-P	82-20-078	296-17-67601	NEW-P	82-20-078
284-58-280	NEW	82-23-009	296-17-505	AMD-P	82-20-078	296-17-67602	NEW-P	82-20-078
286-04-010	AMD-P	82-19-074	296-17-506	AMD-P	82-20-078	296-17-677	AMD-P	82-20-078
286-04-020	AMD-P	82-19-074	296-17-50602	AMD-P	82-20-078	296-17-685	AMD-P	82-20-078
286-04-030	AMD-P	82-19-074	296-17-507	AMD-P	82-20-078	296-17-696	AMD-P	82-20-078
286-04-060	AMD-P	82-19-074	296-17-50904	NEW-P	82-20-078	296-17-704	AMD-P	82-20-078
286-04-070	AMD-P	82-19-074	296-17-511	AMD-P	82-20-078	296-17-724	AMD-P	82-20-078
286-04-080	AMD-P	82-19-074	296-17-512	AMD-P	82-20-078	296-17-736	AMD-P	82-20-078
286-06-010	AMD-P	82-19-074	296-17-514	AMD-P	82-20-078	296-17-758	AMD-P	82-20-078
286-06-020	REP-P	82-19-074	296-17-518	AMD-P	82-20-078	296-17-759	AMD-P	82-20-078
286-06-040	AMD-P	82-19-074	296-17-519	AMD-P	82-20-078	296-17-760	AMD-P	82-20-078
286-06-050	AMD-P	82-19-074	296-17-520	AMD-P	82-20-078	296-17-761	AMD-P	82-20-078
286-06-060	AMD-P	82-19-074	296-17-52001	NEW-P	82-20-078	296-17-762	AMD-P	82-20-078
286-06-110	AMD-P	82-19-074	296-17-52002	NEW-P	82-20-078	296-17-772	NEW-P	82-20-078
286-16-035	AMD-P	82-19-074	296-17-521	AMD-P	82-20-078	296-17-773	NEW-P	82-20-078
286-16-060	AMD-P	82-19-074	296-17-52101	NEW-P	82-20-078	296-17-777	NEW-P	82-20-078
286-16-080	AMD-P	82-19-074	296-17-522	AMD-P	82-20-078	296-17-850	AMD-P	82-20-078
286-20-020	AMD-P	82-19-074	296-17-524	AMD-P	82-20-078	296-17-855	AMD-P	82-20-078
286-24-020	AMD-P	82-19-074	296-17-527	AMD-P	82-20-078	296-17-875	AMD-P	82-20-078
286-24-040	AMD-P	82-19-074	296-17-534	AMD-P	82-20-078	296-17-880	AMD-P	82-20-078
286-24-050	AMD-P	82-19-074	296-17-53504	NEW-P	82-20-078	296-17-885	AMD-P	82-20-078
286-24-070	AMD-P	82-19-074	296-17-538	AMD-P	82-20-078	296-17-890	AMD-P	82-20-078
286-26-010	AMD-P	82-19-074	296-17-53801	NEW-P	82-20-078	296-17-895	AMD-P	82-20-078
286-26-020	AMD-P	82-19-074	296-17-53803	NEW-P	82-20-078	296-17-910	AMD	82-05-019
286-26-040	AMD-P	82-19-074	296-17-53805	NEW-P	82-20-078	296-17-911	AMD	82-05-019
286-26-055	NEW-P	82-19-074	296-17-540	AMD-P	82-20-078	296-17-913	AMD	82-05-019
286-26-060	AMD-P	82-19-074	296-17-54101	NEW-P	82-20-078	296-17-914	AMD	82-05-019
286-26-070	AMD-P	82-19-074	296-17-542	AMD-P	82-20-078	296-17-915	AMD	82-05-019
289-12-030	AMD-E	82-05-042	296-17-543	REP-P	82-20-078	296-17-917	AMD	82-05-019
289-12-030	AMD-P	82-05-046	296-17-544	AMD-P	82-20-078	296-17-919	AMD	82-05-019
289-12-030	AMD	82-08-051	296-17-568	AMD-P	82-20-078	296-17-91901	AMD	82-05-019
289-12-030	AMD-P	82-16-092	296-17-57002	NEW-P	82-20-078	296-17-91902	AMD	82-05-019
289-12-030	AMD	82-20-094	296-17-571	AMD-P	82-20-078	296-17-920	AMD-P	82-20-078
289-12-035	NEW-E	82-08-052	296-17-574	AMD-P	82-20-078	296-18-010	NEW-P	82-20-051
289-12-035	NEW-P	82-08-068	296-17-579	AMD-P	82-20-078	296-18-010	NEW-C	82-23-028
289-12-035	NEW	82-11-069	296-17-580	AMD-P	82-20-078	296-18-020	NEW-P	82-20-051
289-13-070	AMD-E	82-08-053	296-17-583	AMD-P	82-20-078	296-18-020	NEW-C	82-23-028
289-13-070	AMD-P	82-08-069	296-17-586	AMD-P	82-20-078	296-18-040	NEW-P	82-20-051
289-13-070	AMD	82-11-071	296-17-587	AMD-P	82-20-078	296-18-040	NEW-C	82-23-028
289-13-240	NEW-P	82-20-095	296-17-593	REP-P	82-20-078	296-18-070	NEW-P	82-20-051
289-15-225	NEW-P	82-05-045	296-17-594	AMD-P	82-20-078	296-18-070	NEW-C	82-23-028
289-15-225	NEW-C	82-08-067	296-17-599	AMD-P	82-20-078	296-18-080	NEW-P	82-20-051
289-15-225	NEW	82-11-070	296-17-601	REP-P	82-20-078	296-18-080	NEW-C	82-23-028
289-20-205	AMD	82-04-088	296-17-604	AMD-P	82-20-078	296-18-090	NEW-P	82-20-051
289-20-210	AMD	82-04-088	296-17-605	AMD-P	82-20-078	296-18-090	NEW-C	82-23-028
296-04-015	AMD-P	82-18-048	296-17-606	AMD-P	82-20-078	296-18-100	NEW-P	82-20-051
296-04-015	AMD	82-22-042	296-17-607	REP-P	82-20-078	296-18-100	NEW-C	82-23-028
296-04-500	NEW-P	82-18-048	296-17-608	REP-P	82-20-078	296-18-110	NEW-P	82-20-051
296-04-500	NEW	82-22-042	296-17-609	REP-P	82-20-078	296-18-110	NEW-C	82-23-028
296-04-501	NEW-P	82-18-048	296-17-610	REP-P	82-20-078	296-18-120	NEW-P	82-20-051
296-04-501	NEW	82-22-042	296-17-613	REP-P	82-20-078	296-18-120	NEW-C	82-23-028
296-04-502	NEW-P	82-18-048	296-17-615	AMD-P	82-20-078	296-18-130	NEW-P	82-20-051
296-04-502	NEW	82-22-042	296-17-617	REP-P	82-20-078	296-18-130	NEW-C	82-23-028

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296-18-140	NEW-P	82-20-051	296-24-13011	REP	82-08-026	296-24-95609	NEW	82-08-026
296-18-140	NEW-C	82-23-028	296-24-13013	REP-P	82-02-065	296-24-95611	NEW-P	82-02-065
296-18-150	NEW-P	82-20-051	296-24-13013	REP	82-08-026	296-24-95611	NEW	82-08-026
296-18-150	NEW-C	82-23-028	296-24-13501	AMD-P	82-08-004	296-24-95613	NEW-P	82-02-065
296-18-160	NEW-P	82-20-051	296-24-13501	AMD	82-13-045	296-24-95613	NEW	82-08-026
296-18-160	NEW-C	82-23-028	296-24-14007	AMD-P	82-08-004	296-24-95615	NEW-P	82-02-065
296-18-170	NEW-P	82-20-051	296-24-14007	AMD	82-13-045	296-24-95615	NEW	82-08-026
296-18-170	NEW-C	82-23-028	296-24-16503	AMD-P	82-08-004	296-24-95617	NEW-P	82-02-065
296-18-180	NEW-P	82-20-051	296-24-16503	AMD	82-13-045	296-24-95617	NEW	82-08-026
296-18-180	NEW-C	82-23-028	296-24-16539	AMD-P	82-08-004	296-24-95619	NEW-P	82-02-065
296-18-190	NEW-P	82-20-051	296-24-16539	AMD	82-13-045	296-24-95699	NEW	82-08-026
296-18-190	NEW-C	82-23-028	296-24-170	REP-P	82-08-004	296-24-960	AMD-P	82-08-004
296-18-200	NEW-P	82-20-051	296-24-170	REP	82-13-045	296-24-960	AMD	82-13-045
296-18-200	NEW-C	82-23-028	296-24-17001	REP-P	82-08-004	296-32-250	AMD-P	82-08-004
296-18-210	NEW-P	82-20-051	296-24-17001	REP	82-13-045	296-32-250	AMD	82-13-045
296-18-210	NEW-C	82-23-028	296-24-17003	REP-P	82-08-004	296-45-65043	AMD-P	82-02-065
296-18-300	NEW-P	82-20-051	296-24-17003	REP	82-13-045	296-45-65043	AMD-E	82-07-013
296-18-300	NEW-C	82-23-028	296-24-17005	REP-P	82-08-004	296-45-65043	AMD	82-08-026
296-18-310	NEW-P	82-20-051	296-24-17005	REP	82-13-045	296-45-66007	AMD-E	82-07-001
296-18-310	NEW-C	82-23-028	296-24-17007	REP-P	82-08-004	296-45-66007	AMD-P	82-08-004
296-18-320	NEW-P	82-20-051	296-24-17007	REP	82-13-045	296-45-66007	AMD	82-13-045
296-18-320	NEW-C	82-23-028	296-24-17009	REP-P	82-08-004	296-46-493	AMD-P	82-08-003
296-18-330	NEW-P	82-20-051	296-24-17009	REP	82-13-045	296-46-493	AMD-C	82-11-057
296-18-330	NEW-C	82-23-028	296-24-17011	REP-P	82-08-004	296-46-493	AMD	82-18-036
296-18-340	NEW-P	82-20-051	296-24-17011	REP	82-13-045	296-46-910	AMD-P	82-08-003
296-18-340	NEW-C	82-23-028	296-24-17013	REP-P	82-08-004	296-46-910	AMD-E	82-08-035
296-18-350	NEW-P	82-20-051	296-24-17013	REP	82-13-045	296-46-910	AMD-C	82-11-057
296-18-350	NEW-C	82-23-028	296-24-17015	REP-P	82-08-004	296-46-910	AMD-E	82-14-029
296-18-360	NEW-P	82-20-051	296-24-17015	REP	82-13-045	296-46-910	AMD	82-18-036
296-18-360	NEW-C	82-23-028	296-24-17017	REP-P	82-08-004	296-48	REP-C	82-02-052
296-18-370	NEW-P	82-20-051	296-24-17017	REP	82-13-045	296-48-005	REP-P	82-05-006
296-18-370	NEW-C	82-23-028	296-24-17019	REP-P	82-08-004	296-48-005	REP	82-09-053
296-20-132	NEW-P	82-20-079	296-24-17019	REP	82-13-045	296-48-010	REP-P	82-05-006
296-20-132	NEW-C	82-21-055	296-24-17021	REP-P	82-08-004	296-48-010	REP	82-09-053
296-20-135	AMD-P	82-20-079	296-24-17021	REP	82-13-045	296-48-020	REP-P	82-05-006
296-20-135	AMD-C	82-21-055	296-24-17023	REP-P	82-08-004	296-48-020	REP	82-09-053
296-20-140	AMD-P	82-20-079	296-24-17023	REP	82-13-045	296-48-051	REP-P	82-05-006
296-20-140	AMD-C	82-21-055	296-24-17025	REP-P	82-08-004	296-48-051	REP	82-09-053
296-20-145	AMD-P	82-20-079	296-24-17025	REP	82-13-045	296-48-600	REP-P	82-05-006
296-20-145	AMD-C	82-21-055	296-24-17027	REP-P	82-08-004	296-48-600	REP	82-09-053
296-20-150	AMD-P	82-20-079	296-24-17027	REP	82-13-045	296-48-602	REP-P	82-05-006
296-20-150	AMD-C	82-21-055	296-24-17029	REP-P	82-08-004	296-48-602	REP	82-09-053
296-20-155	AMD-P	82-20-079	296-24-17029	REP	82-13-045	296-48-604	REP-P	82-05-006
296-20-155	AMD-C	82-21-055	296-24-17031	REP-P	82-08-004	296-48-604	REP	82-09-053
296-20-17003	AMD-P	82-20-079	296-24-17031	REP	82-13-045	296-48-605	REP-P	82-05-006
296-20-17003	AMD-C	82-21-055	296-24-17033	REP-P	82-08-004	296-48-605	REP	82-09-053
296-20-370	AMD-P	82-20-079	296-24-17033	REP	82-13-045	296-48-610	REP-P	82-05-006
296-20-370	AMD-C	82-21-055	296-24-17035	REP-P	82-08-004	296-48-610	REP	82-09-053
296-20-380	AMD-P	82-20-079	296-24-17035	REP	82-13-045	296-48-615	REP-P	82-05-006
296-20-380	AMD-C	82-21-055	296-24-17037	REP-P	82-08-004	296-48-615	REP	82-09-053
296-23-940	NEW-P	82-20-079	296-24-17037	REP	82-13-045	296-48-620	REP-P	82-05-006
296-23-940	NEW-C	82-21-055	296-24-17039	REP-P	82-08-004	296-48-620	REP	82-09-053
296-23-9401	NEW-P	82-20-079	296-24-17039	REP	82-13-045	296-48-625	REP-P	82-05-006
296-23-9401	NEW-C	82-21-055	296-24-17041	REP-P	82-08-004	296-48-625	REP	82-09-053
296-23-9402	NEW-P	82-20-079	296-24-17041	REP	82-13-045	296-48-630	REP-P	82-05-006
296-23-9402	NEW-C	82-21-055	296-24-17043	REP-P	82-08-004	296-48-630	REP	82-09-053
296-23-9403	NEW-P	82-20-079	296-24-17043	REP	82-13-045	296-48-635	REP-P	82-05-006
296-23-9403	NEW-C	82-21-055	296-24-17045	REP-P	82-08-004	296-48-635	REP	82-09-053
296-23-9408	NEW-P	82-20-079	296-24-17045	REP	82-13-045	296-48-636	REP-P	82-05-006
296-23-9408	NEW-C	82-21-055	296-24-17047	REP-P	82-08-004	296-48-636	REP	82-09-053
296-24-12005	AMD-P	82-08-004	296-24-17047	REP	82-13-045	296-48-640	REP-P	82-05-006
296-24-12005	AMD	82-13-045	296-24-33001	AMD-P	82-02-065	296-48-640	REP	82-09-053
296-24-12009	AMD-P	82-02-065	296-24-33001	AMD	82-08-026	296-48-645	REP-P	82-05-006
296-24-12009	AMD	82-08-026	296-24-950	REP-E	82-12-018	296-48-645	REP	82-09-053
296-24-130	REP-P	82-02-065	296-24-955	REP-P	82-02-065	296-48-701	REP-P	82-05-006
296-24-130	REP	82-08-026	296-24-955	REP	82-08-026	296-48-701	REP	82-09-053
296-24-13001	REP-P	82-02-065	296-24-956	NEW-P	82-02-065	296-48-702	REP-P	82-05-006
296-24-13001	REP	82-08-026	296-24-956	NEW	82-08-026	296-48-702	REP	82-09-053
296-24-13003	REP-P	82-02-065	296-24-95601	NEW-P	82-02-065	296-48-703	REP-P	82-05-006
296-24-13003	REP	82-08-026	296-24-95601	NEW	82-08-026	296-48-703	REP	82-09-053
296-24-13005	REP-P	82-02-065	296-24-95603	NEW-P	82-02-065	296-48-704	REP-P	82-05-006
296-24-13005	REP	82-08-026	296-24-95603	NEW	82-08-026	296-48-704	REP	82-09-053
296-24-13007	REP-P	82-02-065	296-24-95605	NEW-P	82-02-065	296-48-706	REP-P	82-05-006
296-24-13007	REP	82-08-026	296-24-95605	NEW	82-08-026	296-48-706	REP	82-09-053
296-24-13009	REP-P	82-02-065	296-24-95607	NEW-P	82-02-065	296-48-710	REP-P	82-05-006
296-24-13009	REP	82-08-026	296-24-95607	NEW	82-08-026	296-48-710	REP	82-09-053
296-24-13011	REP-P	82-02-065	296-24-95609	NEW-P	82-02-065	296-48-715	REP-P	82-05-006

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-48-715	REP	82-09-053	296-48A-770	REP	82-09-053	296-48B-405	REP	82-04-060
296-48-720	REP-P	82-05-006	296-48A-780	REP-P	82-05-006	296-48B-410	REP	82-04-060
296-48-720	REP	82-09-053	296-48A-780	REP	82-09-053	296-48B-415	REP	82-04-060
296-48-725	REP-P	82-05-006	296-48A-800	REP-P	82-05-006	296-48B-420	REP	82-04-060
296-48-725	REP	82-09-053	296-48A-800	REP	82-09-053	296-48B-425	REP	82-04-060
296-48-730	REP-P	82-05-006	296-48A-990	REP-P	82-05-006	296-48B-430	REP	82-04-060
296-48-730	REP	82-09-053	296-48A-990	REP	82-09-053	296-48B-435	REP	82-04-060
296-48-735	REP-P	82-05-006	296-48B	REP-C	82-02-052	296-48B-440	REP	82-04-060
296-48-735	REP	82-09-053	296-48B-001	REP	82-04-060	296-48B-445	REP	82-04-060
296-48-740	REP-P	82-05-006	296-48B-002	REP	82-04-060	296-48B-450	REP	82-04-060
296-48-740	REP	82-09-053	296-48B-005	REP	82-04-060	296-48B-455	REP	82-04-060
296-48-745	REP-P	82-05-006	296-48B-006	REP	82-04-060	296-48B-460	REP	82-04-060
296-48-745	REP	82-09-053	296-48B-009	REP	82-04-060	296-48B-465	REP	82-04-060
296-48-750	REP-P	82-05-006	296-48B-010	REP	82-04-060	296-48B-467	REP	82-04-060
296-48-750	REP	82-09-053	296-48B-015	REP	82-04-060	296-48B-468	REP	82-04-060
296-48-755	REP-P	82-05-006	296-48B-020	REP	82-04-060	296-48B-469	REP	82-04-060
296-48-755	REP	82-09-053	296-48B-025	REP	82-04-060	296-48B-46901	REP	82-04-060
296-48-760	REP-P	82-05-006	296-48B-030	REP	82-04-060	296-48B-470	REP	82-04-060
296-48-760	REP	82-09-053	296-48B-032	REP	82-04-060	296-48B-475	REP	82-04-060
296-48-761	REP-P	82-05-006	296-48B-035	REP	82-04-060	296-48B-480	REP	82-04-060
296-48-761	REP	82-09-053	296-48B-040	REP	82-04-060	296-48B-485	REP	82-04-060
296-48-765	REP-P	82-05-006	296-48B-050	REP	82-04-060	296-48B-490	REP	82-04-060
296-48-765	REP	82-09-053	296-48B-055	REP	82-04-060	296-48B-500	REP	82-04-060
296-48-770	REP-P	82-05-006	296-48B-060	REP	82-04-060	296-48B-505	REP	82-04-060
296-48-770	REP	82-09-053	296-48B-065	REP	82-04-060	296-48B-510	REP	82-04-060
296-48-775	REP-P	82-05-006	296-48B-068	REP	82-04-060	296-48B-515	REP	82-04-060
296-48-775	REP	82-09-053	296-48B-070	REP	82-04-060	296-48B-520	REP	82-04-060
296-48-776	REP-P	82-05-006	296-48B-075	REP	82-04-060	296-48B-525	REP	82-04-060
296-48-776	REP	82-09-053	296-48B-080	REP	82-04-060	296-48B-530	REP	82-04-060
296-48-780	REP-P	82-05-006	296-48B-085	REP	82-04-060	296-48B-535	REP	82-04-060
296-48-780	REP	82-09-053	296-48B-090	REP	82-04-060	296-48B-540	REP	82-04-060
296-48-781	REP-P	82-05-006	296-48B-095	REP	82-04-060	296-48B-550	REP	82-04-060
296-48-781	REP	82-09-053	296-48B-100	REP	82-04-060	296-48B-555	REP	82-04-060
296-48-782	REP-P	82-05-006	296-48B-105	REP	82-04-060	296-48B-560	REP	82-04-060
296-48-782	REP	82-09-053	296-48B-115	REP	82-04-060	296-48B-565	REP	82-04-060
296-48-785	REP-P	82-05-006	296-48B-120	REP	82-04-060	296-48B-570	REP	82-04-060
296-48-785	REP	82-09-053	296-48B-125	REP	82-04-060	296-48B-575	REP	82-04-060
296-48-790	REP-P	82-05-006	296-48B-140	REP	82-04-060	296-48B-580	REP	82-04-060
296-48-790	REP	82-09-053	296-48B-142	REP	82-04-060	296-48B-585	REP	82-04-060
296-48-795	REP-P	82-05-006	296-48B-143	REP	82-04-060	296-48B-590	REP	82-04-060
296-48-795	REP	82-09-053	296-48B-145	REP	82-04-060	296-48B-595	REP	82-04-060
296-48-800	AMD-E	82-04-014	296-48B-150	REP	82-04-060	296-48B-598	REP	82-04-060
296-48-800	REP-P	82-05-006	296-48B-160	REP	82-04-060	296-48B-600	REP	82-04-060
296-48-800	AMD-E	82-09-031	296-48B-165	REP	82-04-060	296-48B-610	REP	82-04-060
296-48-800	REP	82-09-053	296-48B-175	REP	82-04-060	296-48B-615	REP	82-04-060
296-48-825	REP-P	82-05-006	296-48B-177	REP	82-04-060	296-48B-620	REP	82-04-060
296-48-825	REP	82-09-053	296-48B-178	REP	82-04-060	296-48B-675	REP	82-04-060
296-48-830	REP-P	82-05-006	296-48B-179	REP	82-04-060	296-48B-680	REP	82-04-060
296-48-830	REP	82-09-053	296-48B-180	REP	82-04-060	296-48B-685	REP	82-04-060
296-48-890	REP-P	82-05-006	296-48B-185	REP	82-04-060	296-48B-690	REP	82-04-060
296-48-890	REP	82-09-053	296-48B-190	REP	82-04-060	296-48B-695	REP	82-04-060
296-48A	REP-C	82-02-052	296-48B-19001	REP	82-04-060	296-48B-720	REP	82-04-060
296-48A-001	REP-P	82-05-006	296-48B-19002	REP	82-04-060	296-48B-725	REP	82-04-060
296-48A-001	REP	82-09-053	296-48B-19003	REP	82-04-060	296-48B-730	REP	82-04-060
296-48A-200	REP-P	82-05-006	296-48B-19004	REP	82-04-060	296-48B-735	REP	82-04-060
296-48A-200	REP	82-09-053	296-48B-19005	REP	82-04-060	296-48B-740	REP	82-04-060
296-48A-400	REP-P	82-05-006	296-48B-193	REP	82-04-060	296-48B-800	REP	82-04-060
296-48A-400	REP	82-09-053	296-48B-196	REP	82-04-060	296-48B-805	REP	82-04-060
296-48A-405	REP-P	82-05-006	296-48B-200	REP	82-04-060	296-48B-810	REP	82-04-060
296-48A-405	REP	82-09-053	296-48B-210	REP	82-04-060	296-48B-815	REP	82-04-060
296-48A-410	REP-P	82-05-006	296-48B-215	REP	82-04-060	296-48B-820	REP	82-04-060
296-48A-410	REP	82-09-053	296-48B-220	REP	82-04-060	296-48B-825	REP	82-04-060
296-48A-600	REP-P	82-05-006	296-48B-225	REP	82-04-060	296-48B-830	REP	82-04-060
296-48A-600	REP	82-09-053	296-48B-230	REP	82-04-060	296-48B-835	REP	82-04-060
296-48A-605	REP-P	82-05-006	296-48B-235	REP	82-04-060	296-52-043	AMD-P	82-02-065
296-48A-605	REP	82-09-053	296-48B-245	REP	82-04-060	296-52-043	AMD-E	82-07-013
296-48A-610	REP-P	82-05-006	296-48B-250	REP	82-04-060	296-52-043	AMD	82-08-026
296-48A-610	REP	82-09-053	296-48B-255	REP	82-04-060	296-52-090	AMD-P	82-02-065
296-48A-615	REP-P	82-05-006	296-48B-260	REP	82-04-060	296-52-090	AMD-E	82-07-013
296-48A-615	REP	82-09-053	296-48B-265	REP	82-04-060	296-52-090	AMD	82-08-026
296-48A-700	REP-P	82-05-006	296-48B-270	REP	82-04-060	296-54-507	AMD-E	82-13-046
296-48A-700	REP	82-09-053	296-48B-275	REP	82-04-060	296-54-507	AMD-E	82-19-032
296-48A-750	REP-P	82-05-006	296-48B-280	REP	82-04-060	296-54-543	AMD-P	82-08-004
296-48A-750	REP	82-09-053	296-48B-285	REP	82-04-060	296-62-07101	AMD-P	82-02-065
296-48A-755	REP-P	82-05-006	296-48B-290	REP	82-04-060	296-62-07101	AMD	82-08-026
296-48A-755	REP	82-09-053	296-48B-295	REP	82-04-060	296-62-07107	AMD	82-03-023
296-48A-770	REP-P	82-05-006	296-48B-400	REP	82-04-060	296-62-07109	AMD	82-03-023

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
296-62-07109	AMD-P 82-08-004	296-86-030	AMD 82-12-005	296-150-015	NEW-W 82-04-015
296-62-07109	AMD 82-13-045	296-86-040	AMD-P 82-07-079	296-150-020	NEW-W 82-04-015
296-62-07115	AMD-P 82-02-065	296-86-040	AMD 82-12-005	296-150-025	NEW-W 82-04-015
296-62-07115	AMD 82-08-026	296-86-060	AMD-P 82-07-079	296-150-030	NEW-W 82-04-015
296-62-07302	AMD-P 82-08-004	296-86-060	AMD 82-12-005	296-150-035	NEW-W 82-04-015
296-62-07302	AMD 82-13-045	296-86-070	AMD-P 82-07-079	296-150-040	NEW-W 82-04-015
296-62-07314	AMD-E 82-12-019	296-86-070	AMD 82-12-005	296-150-045	NEW-W 82-04-015
296-62-07314	AMD-E 82-21-021	296-86-075	AMD-P 82-07-079	296-150-050	NEW-W 82-04-015
296-62-07329	AMD-P 82-08-004	296-86-075	AMD 82-12-005	296-150-055	NEW-W 82-04-015
296-62-07329	AMD 82-13-045	296-86-080	AMD-P 82-07-079	296-150-060	NEW-W 82-04-015
296-62-07349	AM/DE-P 82-08-004	296-86-080	AMD 82-12-005	296-150-065	NEW-W 82-04-015
296-62-07349	AM/DE 82-13-045	296-104-055	AMD-P 82-20-013	296-150-070	NEW-W 82-04-015
296-62-07501	AMD 82-03-023	296-104-060	AMD-P 82-20-013	296-150-075	NEW-W 82-04-015
296-62-07515	AMD-P 82-08-004	296-104-200	AMD 82-05-003	296-150-080	NEW-W 82-04-015
296-62-07515	AMD 82-13-045	296-104-200	AMD-P 82-20-013	296-150-085	NEW-W 82-04-015
296-62-07521	RECOD-P 82-08-004	296-104-700	AMD-P 82-20-013	296-150-090	NEW-W 82-04-015
296-62-07521	RECOD 82-13-045	296-116-070	AMD-P 82-19-053	296-150-095	NEW-W 82-04-015
296-62-09003	AMD-P 82-08-004	296-116-070	AMD-C 82-19-093	296-150-100	NEW-W 82-04-015
296-62-09003	AMD 82-13-045	296-116-075	NEW-P 82-06-054	296-150-105	NEW-W 82-04-015
296-62-09011	AMD 82-03-023	296-116-075	NEW-C 82-09-060	296-150-110	NEW-W 82-04-015
296-62-09015	NEW 82-03-023	296-116-075	NEW 82-15-026	296-150-115	NEW-W 82-04-015
296-62-09017	NEW 82-03-023	296-116-080	AMD-P 82-06-054	296-150-120	NEW-W 82-04-015
296-62-09019	NEW 82-03-023	296-116-080	AMD-C 82-09-060	296-150-125	NEW-W 82-04-015
296-62-09021	NEW 82-03-023	296-116-080	AMD-C 82-13-062	296-150-130	NEW-W 82-04-015
296-62-09023	NEW 82-03-023	296-116-080	AMD 82-15-028	296-150-135	NEW-W 82-04-015
296-62-09025	NEW 82-03-023	296-116-085	AMD-P 82-10-049	296-150-140	NEW-W 82-04-015
296-62-09027	NEW 82-03-023	296-116-085	AMD 82-13-087	296-150-145	NEW-W 82-04-015
296-62-09029	NEW 82-03-023	296-116-185	AMD-P 82-02-068	296-150-150	NEW-W 82-04-015
296-62-09031	NEW 82-03-023	296-116-185	AMD-C 82-05-035	296-150-155	NEW-W 82-04-015
296-62-09031	AMD-P 82-08-004	296-116-185	AMD 82-08-016	296-150-160	NEW-W 82-04-015
296-62-09031	AMD 82-13-045	296-116-185	AMD-E 82-08-017	296-150-165	NEW-W 82-04-015
296-62-09033	NEW 82-03-023	296-116-205	AMD-P 82-10-049	296-150-170	NEW-W 82-04-015
296-62-09033	AMD-P 82-08-004	296-116-205	AMD 82-13-087	296-150-175	NEW-W 82-04-015
296-62-09033	AMD 82-13-045	296-116-300	AMD-P 82-10-062	296-150-180	NEW-W 82-04-015
296-62-09035	NEW 82-03-023	296-116-300	AMD-C 82-11-048	296-150-990	NEW-W 82-04-015
296-62-09037	NEW 82-03-023	296-116-300	AMD-C 82-12-020	296-150A	NEW-C 82-02-052
296-62-09039	NEW 82-03-023	296-116-300	AMD-C 82-12-033	296-150A	NEW-C 82-11-083
296-62-09041	NEW 82-03-023	296-116-300	AMD-E 82-13-064	296-150A-005	NEW-P 82-05-007
296-62-09043	NEW 82-03-023	296-116-300	AMD 82-13-065	296-150A-005	NEW 82-12-004
296-62-09045	NEW 82-03-023	296-116-320	AMD-P 82-10-049	296-150A-010	REP-P 82-05-007
296-62-09047	NEW 82-03-023	296-116-320	AMD 82-13-087	296-150A-010	REP 82-12-004
296-62-09049	NEW 82-03-023	296-127-010	NEW-P 82-14-027	296-150A-011	NEW-P 82-05-007
296-62-09051	NEW 82-03-023	296-127-010	NEW-E 82-14-028	296-150A-011	NEW 82-12-004
296-62-09051	AMD-P 82-08-004	296-127-010	NEW 82-18-041	296-150A-015	REP-P 82-05-007
296-62-09051	AMD 82-13-045	296-127-011	NEW-P 82-14-027	296-150A-015	REP 82-12-004
296-62-09053	NEW 82-03-023	296-127-011	NEW-E 82-14-028	296-150A-016	NEW-P 82-05-007
296-62-14515	AMD-P 82-08-004	296-127-011	NEW 82-18-041	296-150A-016	NEW 82-12-004
296-62-14515	AMD 82-13-045	296-127-017	NEW-P 82-14-027	296-150A-020	REP-P 82-05-007
296-62-14525	AMD 82-03-023	296-127-017	NEW-E 82-14-028	296-150A-020	REP 82-12-004
296-62-14533	AMD 82-03-023	296-127-017	NEW 82-18-041	296-150A-021	NEW-P 82-05-007
296-78-71023	AMD-P 82-08-004	296-127-020	NEW-P 82-14-027	296-150A-021	NEW 82-12-004
296-78-71023	AMD 82-13-045	296-127-020	NEW-E 82-14-028	296-150A-024	NEW-P 82-05-007
296-79-020	AMD-P 82-08-004	296-127-020	NEW 82-18-041	296-150A-024	NEW 82-12-004
296-79-020	AMD 82-13-045	296-127-021	NEW-P 82-14-027	296-150A-025	REP-P 82-05-007
296-79-050	AMD-P 82-08-004	296-127-021	NEW-E 82-14-028	296-150A-025	REP 82-12-004
296-79-050	AMD 82-13-045	296-127-021	NEW 82-18-041	296-150A-026	REP-P 82-05-007
296-81-002	REP-P 82-07-079	296-127-030	NEW-P 82-14-027	296-150A-026	REP 82-12-004
296-81-002	REP 82-12-005	296-127-030	NEW-E 82-14-028	296-150A-027	REP-P 82-05-007
296-81-003	REP-P 82-07-079	296-127-030	NEW 82-18-041	296-150A-027	REP 82-12-004
296-81-003	REP 82-12-005	296-127-040	NEW-P 82-14-027	296-150A-030	NEW-P 82-05-007
296-81-005	AMD-P 82-07-079	296-127-040	NEW-E 82-14-028	296-150A-030	NEW 82-12-004
296-81-005	AMD 82-12-005	296-127-040	NEW 82-18-041	296-150A-035	NEW-P 82-05-007
296-81-006	AMD-P 82-07-079	296-127-045	NEW-P 82-14-027	296-150A-035	NEW 82-12-004
296-81-006	AMD 82-12-005	296-127-045	NEW-E 82-14-028	296-150A-040	NEW-P 82-05-007
296-81-007	AMD-P 82-07-079	296-127-045	NEW 82-18-041	296-150A-040	NEW 82-12-004
296-81-007	AMD 82-12-005	296-127-060	NEW-P 82-14-027	296-150A-045	NEW-P 82-05-007
296-81-008	AMD-P 82-07-079	296-127-060	NEW-E 82-14-028	296-150A-045	NEW 82-12-004
296-81-008	AMD 82-12-005	296-127-060	NEW 82-18-041	296-150A-050	REP-P 82-05-007
296-81-260	AMD-P 82-07-079	296-127-061	NEW-P 82-14-027	296-150A-050	REP 82-12-004
296-81-260	AMD 82-12-005	296-127-061	NEW-E 82-14-028	296-150A-051	NEW-P 82-05-007
296-81-990	NEW-P 82-07-079	296-127-061	NEW 82-18-041	296-150A-051	NEW 82-12-004
296-81-990	NEW 82-12-005	296-127-062	NEW-P 82-14-027	296-150A-055	NEW-P 82-05-007
296-86-010	AMD-P 82-07-079	296-127-062	NEW-E 82-14-028	296-150A-055	NEW 82-12-004
296-86-010	AMD 82-12-005	296-127-062	NEW 82-18-041	296-150A-060	NEW-P 82-05-007
296-86-020	AMD-P 82-07-079	296-150	NEW-C 82-02-052	296-150A-060	NEW 82-12-004
296-86-020	AMD 82-12-005	296-150-005	NEW-W 82-04-015	296-150A-065	NEW-P 82-05-007
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308-11-120	NEW	82-23-023	308-34-080	NEW-P	82-05-052	308-61-240	AMD	82-12-038
308-11-300	NEW-E	82-13-023	308-34-080	NEW	82-09-043	308-61-260	AMD-P	82-09-080
308-11-310	NEW-E	82-13-023	308-36-020	REP-P	82-04-008	308-61-260	AMD	82-12-038
308-16-440	NEW-P	82-05-049	308-36-020	REP	82-07-094	308-61-270	AMD-P	82-09-080
308-16-440	NEW	82-08-064	308-36-030	REP-P	82-04-008	308-61-270	AMD	82-12-038
308-16-450	NEW-P	82-05-049	308-36-030	REP	82-07-094	308-61-320	AMD-P	82-09-080
308-16-450	NEW	82-08-064	308-36-040	REP-P	82-04-008	308-61-320	AMD	82-12-038
308-16-460	NEW-P	82-05-049	308-36-040	REP	82-07-094	308-61-400	AMD-P	82-09-080
308-16-460	NEW	82-08-064	308-36-050	REP-P	82-04-008	308-61-400	AMD	82-12-038
308-16-470	NEW-P	82-05-049	308-36-050	REP	82-07-094	308-61-420	AMD-P	82-09-080
308-16-470	NEW	82-08-064	308-36-060	REP-P	82-04-008	308-61-420	AMD	82-12-038
308-24-300	AMD-P	82-17-059	308-36-060	REP	82-07-094	308-78-010	AMD-P	82-17-050
308-24-300	AMD	82-21-036	308-36-065	REP-P	82-04-008	308-78-010	AMD	82-20-093
308-24-310	REP-P	82-17-059	308-36-065	REP	82-07-094	308-78-020	AMD-P	82-17-050
308-24-310	REP	82-21-036	308-36-070	REP-P	82-04-008	308-78-020	AMD	82-20-093
308-24-320	AMD-P	82-17-059	308-36-070	REP	82-07-094	308-78-030	AMD-P	82-17-050
308-24-320	AMD	82-21-036	308-36-080	REP-P	82-04-008	308-78-030	AMD	82-20-093
308-24-330	AMD-P	82-17-059	308-36-080	REP	82-07-094	308-78-040	AMD-P	82-17-050
308-24-330	AMD	82-21-036	308-37-110	AMD-P	82-04-087	308-78-040	AMD	82-20-093
308-24-340	AMD-P	82-17-059	308-37-110	AMD	82-07-043	308-78-045	NEW-P	82-17-050
308-24-340	AMD	82-21-036	308-37-130	AMD-P	82-22-005	308-78-045	NEW	82-20-093
308-24-345	NEW-P	82-17-059	308-37-135	NEW-P	82-22-005	308-78-050	AMD-P	82-17-050
308-24-345	NEW	82-21-036	308-39-110	AMD-P	82-12-075	308-78-050	AMD	82-20-093
308-24-370	AMD-P	82-17-059	308-39-110	AMD	82-16-087	308-78-060	AMD-P	82-17-050
308-24-370	AMD	82-21-036	308-39-120	AMD-P	82-12-075	308-78-060	AMD	82-20-093
308-24-384	AMD-P	82-17-059	308-39-120	AMD	82-16-087	308-78-070	AMD-P	82-17-050
308-24-384	AMD	82-21-036	308-40-020	AMD	82-04-024	308-78-070	AMD	82-20-093
308-24-395	NEW-P	82-17-059	308-40-101	AMD	82-04-024	308-78-080	AMD-P	82-17-050
308-24-395	NEW	82-21-036	308-40-102	AMD	82-04-024	308-78-080	AMD	82-20-093
308-24-510	NEW-P	82-05-048	308-40-103	NEW	82-04-024	308-100-010	AMD	82-03-046
308-24-510	NEW	82-08-063	308-40-104	NEW	82-04-024	308-100-020	AMD	82-03-046
308-24-520	NEW-P	82-05-048	308-40-105	AMD	82-04-024	308-100-030	AMD-P	82-10-048
308-24-520	NEW	82-08-063	308-40-110	AMD	82-04-024	308-100-050	AMD	82-03-046
308-24-530	NEW-P	82-05-048	308-48-140	AMD-P	82-21-056	308-100-060	AMD	82-03-046
308-24-530	NEW	82-08-063	308-52-135	AMD	82-03-022	308-100-070	REP	82-03-046
308-24-540	NEW-P	82-05-048	308-52-138	AMD-P	82-19-088	308-102-012	AMD	82-03-046
308-24-540	NEW	82-08-063	308-52-139	AMD-P	82-19-088	308-102-013	REP	82-03-046
308-25-010	NEW-P	82-02-093	308-52-140	AMD	82-03-022	308-102-210	AMD	82-03-046
308-25-010	NEW	82-06-043	308-52-140	AMD-P	82-19-088	308-102-260	AMD	82-03-046
308-25-010	AMD-P	82-08-077	308-52-150	NEW-P	82-19-088	308-102-290	AMD	82-03-046
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308-25-020	NEW-P	82-02-093	308-52-201	AMD	82-03-022	308-102-295	NEW-P	82-08-076
308-25-020	NEW	82-06-043	308-52-500	AMD-P	82-19-088	308-102-295	NEW	82-21-002
308-25-020	AMD-P	82-08-077	308-52-502	NEW-P	82-19-088	308-104-015	NEW	82-03-046
308-25-020	AMD	82-11-068	308-52-504	NEW-P	82-19-088	308-104-020	REP	82-03-046
308-25-030	NEW-P	82-02-093	308-52-520	REP-P	82-19-088	308-104-025	NEW	82-03-046
308-25-030	NEW	82-06-043	308-52-570	AMD-P	82-19-088	308-104-030	REP	82-03-046
308-25-030	AMD-P	82-08-077	308-52-580	AMD-P	82-19-088	308-104-040	AMD	82-03-046
308-25-030	AMD	82-11-068	308-53-080	AMD-P	82-08-048	308-104-050	AMD	82-03-046
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308-25-040	AMD-P	82-08-077	308-53-085	NEW	82-12-077	308-104-150	NEW	82-03-046
308-25-040	AMD	82-11-068	308-53-151	NEW-P	82-08-048	308-104-160	NEW	82-03-046
308-25-050	NEW-P	82-02-093	308-53-151	NEW	82-12-077	308-104-160	AMD-P	82-08-076
308-25-050	NEW	82-06-043	308-54-130	AMD-P	82-16-089	308-104-160	AMD	82-21-002
308-25-060	NEW-P	82-02-093	308-54-130	AMD	82-20-092	308-104-170	NEW	82-03-046
308-25-060	NEW	82-06-043	308-54-140	AMD-P	82-16-089	308-104-180	NEW	82-03-046
308-25-070	NEW-P	82-02-093	308-54-140	AMD	82-20-092	308-115-010	REP-P	82-12-073
308-25-070	NEW	82-06-043	308-61-010	AMD-P	82-09-079	308-115-010	REP-P	82-17-034
308-26-017	NEW-P	82-08-049	308-61-010	AMD	82-12-037	308-115-010	REP	82-19-079
308-26-017	NEW	82-11-056	308-61-030	AMD-P	82-09-079	308-115-020	REP-P	82-12-073
308-26-020	AMD-P	82-16-088	308-61-030	AMD	82-12-037	308-115-020	REP-P	82-17-034
308-26-020	AMD	82-21-035	308-61-100	AMD-P	82-09-079	308-115-020	REP	82-19-079
308-34-010	NEW-P	82-05-052	308-61-100	AMD	82-12-037	308-115-030	REP-P	82-12-073
308-34-010	NEW	82-09-043	308-61-110	AMD-P	82-09-079	308-115-030	REP-P	82-17-034
308-34-020	NEW-P	82-05-052	308-61-110	AMD	82-12-037	308-115-030	REP	82-19-079
308-34-020	NEW	82-09-043	308-61-120	AMD-P	82-09-079	308-115-040	REP-P	82-12-073
308-34-030	NEW-P	82-05-052	308-61-120	AMD	82-12-037	308-115-040	REP-P	82-17-034
308-34-030	NEW	82-09-043	308-61-130	AMD-P	82-09-079	308-115-040	REP	82-19-079
308-34-040	NEW-P	82-05-052	308-61-130	AMD	82-12-037	308-115-050	NEW-P	82-12-073
308-34-040	NEW	82-09-043	308-61-200	AMD-P	82-09-080	308-115-050	NEW-P	82-17-034
308-34-050	NEW-P	82-05-052	308-61-200	AMD	82-12-038	308-115-050	NEW	82-19-079
308-34-050	NEW	82-09-043	308-61-210	AMD-P	82-09-080	308-115-060	NEW-P	82-12-073
308-34-060	NEW-P	82-05-052	308-61-210	AMD	82-12-038	308-115-060	NEW-P	82-17-034
308-34-060	NEW	82-09-043	308-61-220	AMD-P	82-09-080	308-115-060	NEW	82-19-079

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308-115-070	NEW-P	82-17-034	308-120-340	REP-P	82-18-078	308-138-160	REP-P	82-12-074
308-115-070	NEW	82-19-079	308-120-340	REP	82-22-091	308-138-160	REP	82-17-005
308-115-080	NEW-P	82-12-073	308-120-345	NEW-P	82-18-078	308-138-170	REP-P	82-12-074
308-115-080	NEW-P	82-17-034	308-120-345	NEW-P	82-23-035	308-138-170	REP	82-17-005
308-115-080	NEW	82-19-079	308-120-350	REP-P	82-18-078	308-138-330	NEW-P	82-12-074
308-115-090	NEW-P	82-12-073	308-120-350	REP	82-22-091	308-138-330	NEW	82-17-005
308-115-090	NEW-P	82-17-034	308-120-355	NEW-P	82-18-078	308-138A-020	NEW-P	82-12-074
308-115-090	NEW	82-19-079	308-120-355	NEW	82-22-091	308-138A-020	NEW	82-17-005
308-115-100	NEW-P	82-12-073	308-120-360	NEW-P	82-18-078	308-138A-025	NEW-P	82-12-074
308-115-100	NEW-P	82-17-034	308-120-360	NEW	82-22-091	308-138A-025	NEW	82-17-005
308-115-100	NEW	82-19-079	308-120-365	NEW-P	82-18-078	308-138B-100	NEW-P	82-12-074
308-115-110	NEW-P	82-12-073	308-120-365	NEW	82-22-091	308-138B-100	NEW	82-17-005
308-115-110	NEW-P	82-17-034	308-120-400	AMD-P	82-18-078	308-138B-110	NEW-P	82-12-074
308-115-110	NEW	82-19-079	308-120-400	AMD	82-22-091	308-138B-110	NEW	82-17-005
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308-115-120	NEW-P	82-17-034	308-120-410	AMD	82-22-091	308-138B-120	NEW	82-17-005
308-115-120	NEW	82-19-079	308-120-420	AMD-P	82-18-078	308-138B-120	NEW	82-12-074
308-115-130	NEW-P	82-12-073	308-120-420	AMD	82-22-091	308-138B-130	NEW	82-17-005
308-115-130	NEW-P	82-17-034	308-120-430	AMD-P	82-18-078	308-138B-130	NEW	82-12-074
308-115-130	NEW	82-19-079	308-120-430	AMD	82-22-091	308-138B-140	NEW-P	82-17-005
308-115-140	NEW-P	82-12-073	308-120-440	AMD-P	82-18-078	308-138B-140	NEW	82-12-074
308-115-140	NEW-P	82-17-034	308-120-440	AMD	82-22-091	308-138B-150	NEW	82-17-005
308-115-140	NEW	82-19-079	308-120-450	AMD-P	82-18-078	308-138B-150	NEW	82-12-074
308-115-150	NEW-P	82-12-073	308-120-450	AMD	82-22-091	308-138B-160	NEW-P	82-17-005
308-115-150	NEW-P	82-17-034	308-122-220	AMD-P	82-09-078	308-138B-160	NEW	82-12-074
308-115-150	NEW	82-19-079	308-122-220	AMD	82-18-073	308-138B-170	NEW-P	82-17-005
308-115-160	NEW-P	82-12-073	308-124-005	AMD-P	82-13-035	308-140-010	AMD-P	82-23-021
308-115-160	NEW-P	82-17-034	308-124-005	AMD	82-17-039	308-140-010	REP-P	82-23-021
308-115-160	NEW	82-19-079	308-124A-040	AMD-P	82-13-035	308-140-050	REP-P	82-23-021
308-115-170	NEW-P	82-12-073	308-124A-040	AMD	82-17-039	308-140-080	REP-P	82-23-021
308-115-170	NEW-P	82-17-034	308-124B-010	AMD-P	82-13-035	308-140-100	AMD-P	82-23-021
308-115-170	NEW	82-19-079	308-124B-010	AMD	82-17-039	308-140-140	REP-P	82-23-021
308-115-180	NEW-P	82-12-073	308-124B-140	NEW-P	82-13-035	308-140-150	REP-P	82-23-021
308-115-180	NEW-P	82-17-034	308-124B-140	NEW	82-17-039	308-140-160	REP-P	82-23-021
308-115-180	NEW	82-19-079	308-124B-140	NEW	82-13-035	308-140-170	REP-P	82-23-021
308-115-190	NEW-P	82-12-073	308-124C-020	AMD-P	82-13-035	308-140-190	REP-P	82-23-021
308-115-190	NEW-P	82-17-034	308-124C-020	AMD	82-17-039	308-140-200	REP-P	82-23-021
308-115-190	NEW-P	82-19-079	308-124C-030	AMD-P	82-13-035	308-140-210	REP-P	82-23-021
308-115-190	NEW	82-19-079	308-124C-030	AMD	82-17-039	308-140-240	REP-P	82-23-021
308-115-200	NEW-P	82-12-073	308-124C-050	NEW-P	82-13-035	308-140-280	REP-P	82-23-021
308-115-200	NEW-P	82-17-034	308-124D-010	AMD-P	82-13-035	308-140-300	NEW-P	82-23-021
308-115-200	NEW	82-19-079	308-124D-010	AMD	82-17-039	308-154-010	REP-P	82-19-034
308-115-210	NEW-P	82-12-073	308-124D-015	NEW-P	82-05-051	308-154-020	REP-P	82-19-034
308-115-210	NEW-P	82-17-034	308-124D-100	AMD-P	82-13-035	308-154-030	REP-P	82-19-034
308-115-210	NEW	82-19-079	308-124D-100	AMD	82-17-039	308-154-040	REP-P	82-19-034
308-115-220	NEW-P	82-12-073	308-124E-010	REP-P	82-13-035	308-154-050	REP-P	82-19-034
308-115-230	NEW-P	82-12-073	308-124E-010	REP	82-17-039	308-154-060	REP-P	82-19-034
308-115-240	NEW-P	82-12-073	308-124E-011	NEW-P	82-13-035	308-154-070	REP-P	82-19-034
308-115-400	NEW-P	82-12-073	308-124E-011	NEW	82-17-039	308-154-080	REP-P	82-19-034
308-115-400	NEW-P	82-17-034	308-124F-030	AMD-P	82-13-035	308-400-010	NEW	82-05-014
308-115-400	NEW	82-19-079	308-124F-030	AMD	82-17-039	308-400-020	NEW	82-05-014
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308-120-163	AMD-P	82-18-078	308-124H-030	AMD	82-17-039	308-400-040	AMD	82-13-030
308-120-163	AMD	82-22-091	308-124H-055	AMD-P	82-13-035	308-400-040	AMD-E	82-14-059
308-120-164	AMD-P	82-18-078	308-124H-060	AMD-P	82-13-035	308-400-042	NEW-P	82-04-084
308-120-164	AMD	82-22-091	308-124H-060	AMD	82-17-039	308-400-042	NEW	82-08-021
308-120-165	AMD-P	82-18-078	308-138	AMD-P	82-12-074	308-400-044	NEW	82-05-014
308-120-165	AMD	82-22-091	308-138	AMD	82-17-005	308-400-046	NEW	82-05-014
308-120-166	AMD-P	82-18-078	308-138-010	REP-P	82-12-074	308-400-048	NEW	82-05-014
308-120-166	AMD	82-22-091	308-138-010	REP	82-17-005	308-400-048	AMD-P	82-08-075A
308-120-300	AMD-P	82-18-078	308-138-020	REP-P	82-12-074	308-400-048	AMD	82-13-030
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308-120-305	AMD-P	82-18-078	308-138-025	REP-P	82-12-074	308-400-050	NEW	82-05-014
308-120-305	AMD	82-22-091	308-138-025	REP	82-17-005	308-400-052	NEW-P	82-08-075A
308-120-310	REP-P	82-18-078	308-138-100	REP-P	82-12-074	308-400-052	NEW	82-13-030
308-120-310	REP	82-22-091	308-138-100	REP	82-17-005	308-400-053	NEW-E	82-10-043
308-120-315	NEW-P	82-18-078	308-138-110	REP-P	82-12-074	308-400-054	NEW-P	82-08-075A
308-120-315	NEW	82-22-091	308-138-110	REP	82-17-005	308-400-054	NEW	82-13-030
308-120-320	REP-P	82-18-078	308-138-120	REP-P	82-12-074	308-400-054	NEW-E	82-14-059
308-120-320	REP	82-22-091	308-138-120	REP	82-17-005	308-400-056	NEW-P	82-08-075A
308-120-325	NEW-P	82-18-078	308-138-130	REP-P	82-12-074	308-400-056	NEW	82-13-030
308-120-325	NEW	82-22-091	308-138-130	REP	82-17-005	308-400-056	NEW	82-14-059
308-120-330	REP-P	82-18-078	308-138-140	REP-P	82-12-074	308-400-058	NEW-P	82-08-075A
308-120-330	REP	82-22-091	308-138-140	REP	82-17-005	308-400-058	NEW	82-13-030
308-120-335	NEW-P	82-18-078	308-138-150	REP-P	82-12-074	308-400-058	NEW-E	82-14-059

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
308-400-060	NEW	82-05-014	314-24-200	AMD-P	82-10-068
308-400-060	AMD-P	82-08-075A	314-24-200	AMD-C	82-13-104
308-400-060	AMD	82-13-030	314-24-200	AMD	82-16-069
308-400-060	AMD-E	82-14-059	314-24-210	AMD-P	82-13-020
308-400-062	NEW-P	82-08-075A	314-24-210	AMD	82-17-022
308-400-062	NEW	82-13-030	314-27-010	AMD-P	82-13-020
308-400-062	NEW-E	82-14-059	314-27-010	AMD	82-17-022
308-400-063	NEW-E	82-10-043	314-38-010	NEW-P	82-10-070
308-400-070	NEW	82-05-014	314-38-010	NEW	82-13-068
308-400-070	AMD-P	82-08-075A	314-40-010	AMD-P	82-10-069
308-400-070	AMD	82-13-030	314-40-010	AMD	82-13-069
308-400-070	AMD-E	82-14-059	314-40-040	AMD	82-04-028
308-400-080	NEW	82-05-014	314-44-005	AMD	82-04-029
308-400-090	NEW	82-05-014	314-52-005	AMD-P	82-13-018
308-400-090	REP-P	82-08-075A	314-52-005	AMD-C	82-16-045
308-400-090	REP	82-13-030	314-52-005	AMD	82-17-031
308-400-090	REP-E	82-14-059	314-52-010	AMD-P	82-13-018
308-400-092	NEW-P	82-08-075A	314-52-010	AMD-C	82-16-045
308-400-092	NEW	82-13-030	314-52-010	AMD	82-17-031
308-400-092	NEW-E	82-14-059	314-52-015	AMD-P	82-13-018
308-400-951	NEW-E	82-14-059	314-52-015	AMD-C	82-16-045
314-12-010	AMD	82-04-031	314-52-015	AMD	82-17-031
314-12-033	NEW-P	82-11-004	314-52-020	AMD-P	82-13-018
314-12-033	NEW	82-13-105	314-52-020	AMD-C	82-16-045
314-12-035	NEW	82-04-032	314-52-020	AMD	82-17-031
314-12-040	AMD-P	82-07-046	314-52-030	AMD-P	82-13-018
314-12-040	AMD	82-10-020	314-52-030	AMD-C	82-16-045
314-16-110	AMD-P	82-13-020	314-52-030	AMD	82-17-031
314-16-110	AMD	82-17-022	314-52-040	AMD-P	82-13-018
314-16-110	AMD-P	82-19-066	314-52-040	AMD-C	82-16-045
314-16-125	AMD-P	82-13-021	314-52-040	AMD	82-17-031
314-16-125	AMD-P	82-19-087	314-52-060	REP-P	82-13-018
314-16-125	AMD	82-22-069	314-52-060	REP-C	82-16-045
314-16-160	AMD-P	82-13-020	314-52-060	REP	82-17-031
314-16-160	AMD	82-17-022	314-52-070	AMD-P	82-13-018
314-16-195	NEW-P	82-10-069	314-52-070	AMD-C	82-16-045
314-16-195	NEW	82-13-069	314-52-070	AMD	82-17-031
314-16-200	AMD-P	82-06-046	314-52-080	AMD-P	82-13-018
314-16-200	AMD-W	82-07-009	314-52-080	AMD-C	82-16-045
314-16-200	AMD-P	82-07-014	314-52-080	AMD	82-17-031
314-16-200	AMD	82-10-019	314-52-085	NEW-P	82-13-018
314-18-010	NEW-P	82-13-019	314-52-085	NEW-C	82-16-045
314-18-010	NEW	82-16-100	314-52-085	NEW	82-17-031
314-18-020	NEW-P	82-13-019	314-52-085	NEW	82-13-018
314-18-020	NEW	82-16-100	314-52-090	AMD-C	82-16-045
314-18-030	NEW-P	82-13-019	314-52-090	AMD	82-17-031
314-18-030	NEW-P	82-13-028	314-52-110	AMD-P	82-13-018
314-18-030	NEW	82-16-100	314-52-110	AMD-C	82-16-045
314-18-040	NEW-P	82-13-019	314-52-110	AMD	82-17-031
314-18-040	NEW	82-16-100	314-52-111	REP-P	82-13-018
314-18-050	NEW-P	82-13-019	314-52-111	REP-C	82-16-045
314-18-050	NEW	82-16-100	314-52-111	REP	82-17-031
314-18-060	NEW-P	82-13-019	314-52-112	REP-P	82-13-018
314-18-060	NEW	82-16-100	314-52-112	REP-C	82-16-045
314-18-070	NEW-P	82-13-019	314-52-112	REP	82-17-031
314-18-070	NEW	82-16-100	314-52-113	AMD-P	82-13-018
314-18-080	NEW-P	82-13-019	314-52-113	AMD-C	82-16-045
314-18-080	NEW	82-16-100	314-52-113	AMD	82-17-031
314-18-090	NEW-P	82-13-019	314-52-115	AMD-P	82-13-018
314-18-090	NEW	82-16-100	314-52-115	AMD-C	82-16-045
314-18-100	NEW-P	82-13-019	314-52-115	AMD	82-17-031
314-18-100	NEW	82-16-100	314-52-120	REP-P	82-13-018
314-20-025	NEW-P	82-14-086	314-52-120	REP-C	82-16-045
314-20-025	NEW-C	82-17-032	314-52-120	REP	82-17-031
314-20-025	NEW-C	82-18-029	314-60-030	AMD	82-04-030
314-20-070	AMD-P	82-13-020	314-60-040	AMD	82-04-030
314-20-070	AMD	82-17-022	314-60-040	AMD-P	82-07-095
314-20-100	AMD-P	82-10-068	314-60-040	AMD	82-10-021
314-20-100	AMD-C	82-13-104	314-60-150	REP	82-04-030
314-20-100	AMD	82-16-069	314-60-900	REP	82-04-030
314-20-105	AMD-P	82-10-068	314-60-901	REP	82-04-030
314-20-105	AMD-C	82-13-104	314-60-902	REP	82-04-030
314-20-105	AMD	82-16-069	314-60-903	REP	82-04-030
314-24-120	AMD	82-04-035	314-60-904	REP	82-04-030
314-24-190	AMD-P	82-10-068	314-60-905	REP	82-04-030
314-24-190	AMD-C	82-13-104	314-60-906	REP	82-04-030
314-24-190	AMD	82-16-069	314-60-907	REP	82-04-030
314-64-030	AMD	82-04-035			
314-64-040	AMD	82-04-035			
314-64-050	AMD	82-04-035			
314-64-080	AMD	82-04-035			
314-70-010	NEW-P	82-13-020			
314-70-010	NEW	82-17-022			
314-70-020	NEW-P	82-13-020			
314-70-020	NEW	82-17-022			
314-70-030	NEW-P	82-13-020			
314-70-030	NEW	82-17-022			
314-70-040	NEW-P	82-13-020			
314-70-040	NEW	82-17-022			
315-02-010	NEW-E	82-17-053			
315-02-010	NEW-P	82-18-075			
315-02-010	NEW	82-21-038			
315-02-020	NEW-P	82-18-074			
315-02-020	NEW	82-21-037			
315-02-030	NEW-E	82-17-053			
315-02-030	NEW-P	82-18-075			
315-02-030	NEW	82-21-038			
315-02-040	NEW-E	82-17-053			
315-02-040	NEW-P	82-18-075			
315-02-040	NEW	82-21-038			
315-02-050	NEW-E	82-17-053			
315-02-050	NEW-P	82-18-075			
315-02-050	NEW	82-21-038			
315-02-060	NEW-E	82-17-053			
315-02-060	NEW-P	82-18-075			
315-02-060	NEW	82-21-038			
315-02-070	NEW-P	82-18-075			
315-02-070	NEW	82-21-038			
315-02-100	NEW-E	82-17-053			
315-02-100	NEW-P	82-18-075			
315-02-100	NEW	82-21-038			
315-02-110	NEW-E	82-17-053			
315-02-110	NEW-P	82-18-075			
315-02-110	NEW	82-21-038			
315-02-120	NEW-E	82-17-053			
315-02-120	NEW-P	82-18-075			
315-02-120	NEW	82-21-038			
315-02-130	NEW-E	82-17-053			
315-02-130	NEW-P	82-18-075			
315-02-130	NEW	82-21-038			
315-02-140	NEW-E	82-17-053			
315-02-140	NEW-P	82-18-075			
315-02-140	NEW	82-21-038			
315-02-150	NEW-E	82-17-053			
315-02-150	NEW-P	82-18-075			
315-02-150	NEW	82-21-038			
315-02-160	NEW-E	82-17-053			
315-02-160	NEW-P	82-18-075			
315-02-160	NEW	82-21-038			
315-02-170	NEW-E	82-17-053			
315-02-170	NEW-P	82-18-075			
315-02-170	NEW	82-21-038			
315-02-180	NEW-E	82-17-053			
315-02-180	NEW-P	82-18-075			
315-02-180	NEW	82-21-038			
315-02-190	NEW-E	82-17-053			
315-02-190	NEW-P	82-18-075			
315-02-190	NEW	82-21-038			
315-02-200	NEW-E	82-17-053			
315-02-200	NEW-P	82-18-075			
315-02-200	NEW	82-21-038			
315-02-210	NEW-E	82-17-053			
315-02-210	NEW-P	82-18-075			
315-02-210	NEW	82-21-038			
315-02-220	NEW-E	82-17-053			
315-02-220	NEW-P	82-18-075			
315-02-220	NEW	82-21-038			
315-04-010	NEW-E	82-17-053			
315-04-010	NEW-P	82-18-076			
315-04-010	NEW	82-21-039			
315-04-020	NEW-E	82-17-053			
315-04-020	NEW-P	82-18-076			
315-04-020	NEW	82-21-039			

**Table of WAC Sections Affected**

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
315-04-030	NEW-E	82-17-053	315-06-040	NEW-P	82-18-077	315-11-030	NEW-E	82-22-048
315-04-030	NEW-P	82-18-074	315-06-040	NEW	82-21-040	332-12-010	REP-P	82-20-081
315-04-030	NEW-P	82-18-076	315-06-050	NEW-E	82-17-053	332-12-010	REP-C	82-23-025
315-04-030	NEW	82-21-037	315-06-050	NEW-P	82-18-074	332-12-010	REP	82-23-053
315-04-040	NEW-E	82-17-053	315-06-050	NEW-P	82-18-077	332-12-020	REP-P	82-20-081
315-04-040	NEW-P	82-18-076	315-06-050	NEW	82-21-037	332-12-020	REP-C	82-23-025
315-04-040	NEW	82-21-039	315-06-060	NEW-E	82-17-053	332-12-020	REP	82-23-053
315-04-050	NEW-E	82-17-053	315-06-060	NEW-P	82-18-074	332-12-030	REP-P	82-20-081
315-04-050	NEW-P	82-18-076	315-06-060	NEW-P	82-18-077	332-12-030	REP-C	82-23-025
315-04-050	NEW	82-21-039	315-06-060	NEW-E	82-22-048	332-12-030	REP	82-23-053
315-04-060	NEW-E	82-17-053	315-06-070	NEW-E	82-17-053	332-12-040	REP-P	82-20-081
315-04-060	NEW-P	82-18-076	315-06-070	NEW-P	82-18-077	332-12-040	REP-C	82-23-025
315-04-060	NEW	82-21-039	315-06-070	NEW	82-21-040	332-12-040	REP	82-23-053
315-04-070	NEW-E	82-17-053	315-06-080	NEW-E	82-17-053	332-12-060	REP-P	82-20-081
315-04-070	NEW-P	82-18-076	315-06-080	NEW-P	82-18-074	332-12-060	REP-C	82-23-025
315-04-070	NEW	82-21-039	315-06-080	NEW-P	82-18-077	332-12-060	REP	82-23-053
315-04-080	NEW-E	82-17-053	315-06-080	NEW	82-21-037	332-12-070	REP-P	82-20-081
315-04-080	NEW-P	82-18-076	315-06-080	AMD-E	82-23-038	332-12-070	REP-C	82-23-025
315-04-080	NEW	82-21-039	315-06-090	NEW-E	82-17-053	332-12-070	REP	82-23-053
315-04-090	NEW-E	82-17-053	315-06-090	NEW-P	82-18-077	332-12-080	REP-P	82-20-081
315-04-090	NEW-P	82-18-074	315-06-090	NEW	82-21-040	332-12-080	REP-C	82-23-025
315-04-090	NEW-P	82-18-076	315-06-100	NEW-E	82-17-053	332-12-080	REP	82-23-053
315-04-090	NEW	82-21-037	315-06-100	NEW-P	82-18-077	332-12-090	REP-P	82-20-081
315-04-100	NEW-E	82-17-053	315-06-100	NEW	82-21-040	332-12-090	REP-C	82-23-025
315-04-100	NEW-P	82-18-074	315-06-110	NEW-E	82-17-053	332-12-090	REP	82-23-053
315-04-100	NEW-P	82-18-076	315-06-110	NEW-P	82-18-077	332-12-210	NEW-P	82-20-081
315-04-100	NEW	82-21-037	315-06-110	NEW	82-21-040	332-12-210	NEW-C	82-23-025
315-04-110	NEW-E	82-17-053	315-06-120	NEW-E	82-17-053	332-12-210	NEW	82-23-053
315-04-110	NEW-P	82-18-076	315-06-120	NEW-P	82-18-074	332-12-220	NEW-P	82-20-081
315-04-110	NEW	82-21-039	315-06-120	NEW-P	82-18-077	332-12-220	NEW-C	82-23-025
315-04-120	NEW-E	82-17-053	315-06-120	NEW-E	82-22-048	332-12-220	NEW	82-23-053
315-04-120	NEW-P	82-18-074	315-06-130	NEW-E	82-17-053	332-12-230	NEW-P	82-20-081
315-04-120	NEW-P	82-18-076	315-06-130	NEW-P	82-18-077	332-12-230	NEW-C	82-23-025
315-04-120	NEW	82-21-037	315-06-130	NEW-P	82-18-077	332-12-230	NEW	82-23-053
315-04-130	NEW-E	82-17-053	315-06-130	NEW	82-21-037	332-12-240	NEW-P	82-20-081
315-04-130	NEW-P	82-18-076	315-06-140	NEW-E	82-17-053	332-12-240	NEW-C	82-23-025
315-04-130	NEW	82-21-039	315-06-140	NEW-P	82-18-077	332-12-240	NEW	82-23-053
315-04-140	NEW-E	82-17-053	315-06-140	NEW	82-21-040	332-12-250	NEW-P	82-20-081
315-04-140	NEW-P	82-18-076	315-06-150	NEW-E	82-17-053	332-12-250	NEW-C	82-23-025
315-04-140	NEW	82-21-039	315-06-150	NEW-P	82-18-077	332-12-250	NEW	82-23-053
315-04-150	NEW-E	82-17-053	315-06-150	NEW	82-21-040	332-12-260	NEW-P	82-20-081
315-04-150	NEW-P	82-18-076	315-06-160	NEW-E	82-17-053	332-12-260	NEW-C	82-23-025
315-04-150	NEW	82-21-039	315-06-160	NEW-P	82-18-077	332-12-260	NEW	82-23-053
315-04-160	NEW-E	82-17-053	315-06-160	NEW	82-21-040	332-12-265	NEW	82-23-053
315-04-160	NEW-P	82-18-076	315-06-170	NEW-E	82-17-053	332-12-270	NEW-P	82-20-081
315-04-160	NEW	82-21-039	315-06-170	NEW-P	82-18-077	332-12-270	NEW-C	82-23-025
315-04-170	NEW-E	82-17-053	315-06-170	NEW	82-21-040	332-12-270	NEW	82-23-053
315-04-170	NEW-P	82-18-076	315-06-180	NEW-E	82-17-053	332-12-280	NEW-P	82-20-081
315-04-170	NEW	82-21-039	315-06-180	NEW-P	82-18-077	332-12-280	NEW-C	82-23-025
315-04-180	NEW-E	82-17-053	315-06-180	NEW	82-21-040	332-12-280	NEW	82-23-053
315-04-180	NEW-P	82-18-074	315-06-190	NEW-E	82-17-053	332-12-290	NEW-P	82-20-081
315-04-180	NEW-P	82-18-076	315-06-190	NEW-P	82-18-077	332-12-290	NEW-C	82-23-025
315-04-180	NEW	82-21-037	315-06-190	NEW	82-21-040	332-12-290	NEW	82-23-053
315-04-190	NEW-E	82-17-053	315-06-200	NEW-E	82-17-053	332-12-300	NEW-P	82-20-081
315-04-190	NEW-P	82-18-076	315-06-200	NEW-P	82-18-077	332-12-300	NEW-C	82-23-025
315-04-190	NEW	82-21-039	315-06-200	NEW	82-21-040	332-12-300	NEW	82-23-053
315-04-200	NEW-E	82-17-053	315-06-210	NEW-E	82-17-053	332-12-310	NEW-P	82-20-081
315-04-200	NEW-P	82-18-074	315-06-210	NEW-P	82-18-077	332-12-310	NEW-C	82-23-025
315-04-200	NEW-P	82-18-076	315-06-210	NEW	82-21-040	332-12-310	NEW	82-23-053
315-04-200	NEW	82-21-037	315-10-010	NEW-E	82-17-053	332-12-320	NEW-P	82-20-081
315-04-200	NEW	82-21-068	315-10-010	NEW-P	82-18-075	332-12-320	NEW-C	82-23-025
315-04-200	NEW-E	82-23-037	315-10-010	NEW	82-21-038	332-12-320	NEW	82-23-053
315-04-210	NEW-E	82-17-053	315-10-020	NEW-E	82-17-053	332-12-330	NEW-P	82-20-081
315-04-210	NEW-P	82-18-076	315-10-020	NEW-P	82-18-075	332-12-330	NEW-C	82-23-025
315-04-210	NEW	82-21-039	315-10-020	NEW	82-21-038	332-12-330	NEW	82-23-053
315-06-010	NEW-E	82-17-053	315-10-030	NEW-E	82-17-053	332-12-340	NEW-P	82-20-081
315-06-010	NEW-P	82-18-077	315-10-030	NEW-P	82-18-075	332-12-340	NEW-C	82-23-025
315-06-010	NEW	82-21-040	315-10-030	NEW	82-21-038	332-12-340	NEW	82-23-053
315-06-020	NEW-E	82-17-053	315-10-040	AMD-E	82-22-048	332-12-350	NEW-P	82-20-081
315-06-020	NEW-P	82-18-074	315-10-040	NEW-E	82-17-053	332-12-350	NEW-C	82-23-025
315-06-020	NEW-P	82-18-077	315-10-040	NEW-P	82-18-075	332-12-350	NEW	82-23-053
315-06-020	NEW	82-21-037	315-10-040	NEW	82-21-038	332-12-360	NEW-P	82-20-081
315-06-020	AMD-E	82-22-048	315-10-050	NEW-E	82-17-053	332-12-360	NEW-C	82-23-025
315-06-030	NEW-E	82-17-053	315-10-050	NEW-P	82-18-075	332-12-360	NEW	82-23-053
315-06-030	NEW-P	82-18-077	315-10-050	NEW	82-21-038	332-12-370	NEW-P	82-20-081
315-06-030	NEW	82-21-040	315-11-010	NEW-E	82-22-048	332-12-370	NEW-C	82-23-025
315-06-040	NEW-E	82-17-053	315-11-020	NEW-E	82-22-048	332-12-370	NEW	82-23-053

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
332-12-380	NEW-P	82-20-081	332-140-070	NEW-P	82-11-090
332-12-380	NEW-C	82-23-025	332-140-070	NEW	82-14-058
332-12-380	NEW	82-23-053	332-140-090	NEW-E	82-10-050
332-12-390	NEW-P	82-20-081	332-140-090	NEW-P	82-11-090
332-12-390	NEW-C	82-23-025	332-140-090	NEW	82-14-058
332-12-390	NEW	82-23-053	332-140-100	NEW-E	82-10-050
332-12-400	NEW-P	82-20-081	332-140-100	NEW-P	82-11-090
332-12-400	NEW-C	82-23-025	332-140-100	NEW	82-14-058
332-12-400	NEW	82-23-053	332-150-010	NEW-P	82-11-081
332-12-410	NEW-P	82-20-081	332-150-010	NEW	82-14-042
332-12-410	NEW-C	82-23-025	332-150-020	NEW-P	82-11-081
332-12-410	NEW	82-23-053	332-150-020	NEW	82-14-042
332-12-420	NEW-P	82-20-081	332-150-030	NEW-P	82-11-081
332-12-420	NEW-C	82-23-025	332-150-030	NEW	82-14-042
332-12-420	NEW	82-23-053	332-150-040	NEW-P	82-11-081
332-12-430	NEW-P	82-20-081	332-150-040	NEW	82-14-042
332-12-430	NEW-C	82-23-025	332-150-050	NEW	82-14-042
332-12-430	NEW	82-23-053	344-12	AMD-C	82-09-003
332-12-440	NEW-P	82-20-081	344-12-001	AMD-P	82-03-051
332-12-440	NEW-C	82-23-025	344-12-001	AMD	82-12-052
332-12-440	NEW	82-23-053	344-12-010	AMD-P	82-03-051
332-12-450	NEW-P	82-20-081	344-12-010	AMD	82-12-052
332-12-450	NEW-C	82-23-025	344-12-010	AMD-P	82-03-051
332-12-450	NEW	82-23-053	344-12-015	AMD	82-12-052
332-12-460	NEW-P	82-20-081	344-12-020	AMD-P	82-03-051
332-12-460	NEW-C	82-23-025	344-12-020	AMD	82-12-052
332-12-460	NEW	82-23-053	344-12-025	AMD-P	82-03-051
332-12-470	NEW-P	82-20-081	344-12-025	AMD	82-12-052
332-12-470	NEW-C	82-23-025	344-12-030	AMD-P	82-03-051
332-12-470	NEW	82-23-053	344-12-030	AMD	82-12-052
332-12-480	NEW-P	82-20-081	344-12-035	AMD-P	82-03-051
332-12-480	NEW-C	82-23-025	344-12-035	AMD	82-12-052
332-12-480	NEW	82-23-053	344-12-040	AMD-P	82-03-051
332-12-490	NEW-P	82-20-081	344-12-040	AMD	82-12-052
332-12-490	NEW-C	82-23-025	344-12-045	NEW-P	82-03-051
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332-12-500	NEW-P	82-20-081	344-12-050	AMD-P	82-03-051
332-12-500	NEW-C	82-23-025	344-12-050	AMD	82-12-052
332-12-500	NEW	82-23-053	344-12-055	AMD-P	82-03-051
332-24-090	AMD-E	82-07-021	344-12-055	AMD	82-12-052
332-24-090	AMD-E	82-09-017	344-12-060	AMD-P	82-03-051
332-24-090	AMD-E	82-11-033	344-12-060	AMD	82-12-052
332-24-090	AMD-E	82-20-072	344-12-063	NEW-P	82-03-051
332-24-500	NEW-E	82-22-038	344-12-063	NEW	82-12-052
332-24-500	NEW-P	82-22-080	344-12-065	AMD-P	82-03-051
332-26-020	NEW-E	82-14-060	344-12-065	AMD	82-12-052
332-26-040	NEW-E	82-14-060	344-12-070	AMD-P	82-03-051
332-26-050	NEW-E	82-14-060	344-12-070	AMD	82-12-052
332-26-080	NEW-E	82-09-058	344-12-075	AMD-P	82-03-051
332-26-081	NEW-E	82-11-033	344-12-075	AMD	82-12-052
332-26-081	AMD-E	82-20-072	344-12-078	NEW-P	82-03-051
332-26-082	NEW-E	82-18-022	344-12-078	NEW	82-12-052
332-26-083	NEW-E	82-18-028	344-12-080	AMD-P	82-03-051
332-26-083	AMD-E	82-18-035	344-12-080	AMD	82-12-052
332-30-142	AMD-P	82-22-081	344-12-085	REP-P	82-03-051
332-140-010	NEW-E	82-10-050	344-12-085	REP	82-12-052
332-140-010	NEW-P	82-11-090	344-12-087	NEW-P	82-03-051
332-140-010	AMD-E	82-14-057	344-12-087	NEW	82-12-052
332-140-010	NEW	82-14-058	344-12-090	REP-P	82-03-051
332-140-020	NEW-E	82-10-050	344-12-090	REP	82-12-052
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332-140-020	NEW	82-14-058	344-12-092	NEW	82-12-052
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332-140-040	NEW-P	82-11-090	344-12-100	REP-P	82-03-051
332-140-040	AMD-E	82-14-057	344-12-100	REP	82-12-052
332-140-040	NEW	82-14-058	344-12-102	NEW-P	82-03-051
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332-140-060	NEW-E	82-10-050	344-12-107	NEW-P	82-03-051
332-140-060	NEW-P	82-11-090	344-12-107	NEW	82-12-052
332-140-060	AMD-E	82-14-057	344-12-110	REP-P	82-03-051
332-140-060	NEW	82-14-058	344-12-110	REP	82-12-052
332-140-070	NEW-E	82-10-050	344-12-112	NEW-P	82-03-051
344-12-112	NEW	82-12-052	344-12-112	NEW	82-12-052
344-12-115	REP-P	82-03-051	344-12-115	REP	82-12-052
344-12-115	REP	82-12-052	344-12-116	NEW-P	82-03-051
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344-12-295	NEW-P	82-03-051	344-12-295	NEW-P	82-03-051
344-12-295	NEW	82-12-052	344-12-295	NEW	82-12-052
352-04-010	AMD-P	82-04-033	352-04-010	AMD-P	82-04-033
352-04-010	AMD	82-07-077	352-04-010	AMD	82-07-077
352-04-010	AMD-P	82-22-051	352-04-010	AMD-P	82-22-051
352-04-030	REP-P	82-04-057	352-04-030	REP-P	82-04-057
352-04-030	REP	82-07-078	352-04-030	REP	82-07-078
352-12-005	NEW-P	82-04-058	352-12-005	NEW-P	82-04-058
352-12-005	NEW	82-08-027	352-12-005	NEW	82-08-027
352-12-010	AMD-P	82-04-058	352-12-010	AMD-P	82-04-058
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352-12-020	NEW	82-08-027	352-12-020	NEW	82-08-027
352-12-020	REP-P	82-08-065	352-12-020	REP-P	82-08-065
352-12-030	NEW-P	82-04-058	352-12-030	NEW-P	82-04-058
352-12-030	NEW	82-08-027	352-12-030	NEW	82-08-027
352-12-030	REP-P	82-08-065	352-12-030	REP-P	82-08-065
352-12-040	NEW-P	82-04-058	352-12-040	NEW-P	82-04-058

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352-12-050	NEW-P	82-04-058	356-22-120	AMD	82-19-092	356-34-010	AMD-W	82-09-023
352-12-050	NEW	82-08-027	356-26-020	AMD-P	82-15-073	356-34-011	NEW-P	82-16-091
352-12-050	REP-P	82-08-065	356-26-020	AMD-C	82-19-089	356-34-011	NEW-E	82-19-091
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352-32-045	AMD	82-09-035	356-26-030	AMD-E	82-19-091	356-34-113	AMD	82-19-092
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352-32-250	AMD	82-09-035	356-26-040	AMD-P	82-15-073	356-34-115	NEW-C	82-15-045
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352-32-250	AMD	82-15-059	356-26-040	AMD	82-19-092	356-34-116	NEW-P	82-06-029
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356-06-010	AMD	82-03-030	356-30-045	REP-E	82-15-004	356-34-118	NEW-P	82-12-034
356-06-010	AMD-E	82-03-032	356-30-045	REP-P	82-15-073	356-34-118	NEW-C	82-15-045
356-06-010	AMD-P	82-06-029	356-30-045	REP-E	82-19-091	356-34-118	NEW-C	82-19-090
356-06-010	AMD-C	82-07-034	356-30-045	REP	82-19-092	356-34-118	NEW	82-22-020
356-06-010	AMD-C	82-09-020	356-30-050	AMD-P	82-15-073	356-34-119	NEW-P	82-06-029
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356-06-010	AMD-E	82-15-004	356-30-160	AMD-P	82-15-073	356-34-119	NEW-C	82-15-045
356-06-010	AMD-P	82-15-073	356-30-160	AMD-E	82-19-091	356-34-119	NEW-C	82-19-090
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356-06-055	AMD-E	82-15-004	356-30-200	AMD-C	82-19-089	356-42-055	NEW-C	82-19-090
356-06-055	AMD-P	82-15-073	356-30-200	AMD-C	82-21-046	356-42-055	NEW	82-22-020
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356-06-055	AMD	82-19-092	356-30-230	AMD-C	82-19-089	356-42-080	AMD-C	82-19-090
356-06-055	AMD	82-22-020	356-30-230	AMD-C	82-21-046	356-42-080	AMD	82-22-020
356-06-080	AMD-P	82-15-073	356-30-260	AMD-E	82-15-004	356-42-082	NEW-P	82-12-034
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356-10-050	AMD-C	82-07-034	356-30-280	AMD	82-19-092	356-42-084	NEW-P	82-12-034
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356-18-060	AMD-E	82-19-091	356-30-330	AMD-E	82-15-004	356-42-086	NEW-C	82-15-045
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356-18-100	AMD-E	82-19-091	356-30-330	AMD-E	82-19-091	356-42-088	NEW	82-22-020
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392-168-025	REP-C	82-19-046	419-28-990	AMD-E	82-20-042	434-50-015	NEW-E	82-14-053
392-168-025	REP	82-20-035	419-28-990	AMD-P	82-22-093	434-50-015	NEW	82-16-059
392-168-030	REP-P	82-16-035	419-32-010	REP-P	82-09-075	434-50-020	NEW-P	82-12-072
392-168-030	REP-C	82-19-046	419-32-010	REP	82-13-015	434-50-020	NEW-E	82-14-053
392-168-030	REP	82-20-035	419-32-020	REP-P	82-09-075	434-50-020	NEW	82-16-059
392-168-035	REP-P	82-16-035	419-32-020	REP	82-13-015	434-50-025	NEW-P	82-12-072
392-168-035	REP-C	82-19-046	419-32-030	REP-P	82-09-075	434-50-025	NEW-E	82-14-053
392-168-035	REP	82-20-035	419-32-030	REP	82-13-015	434-50-025	NEW	82-16-059
392-168-040	REP-P	82-16-035	419-32-040	REP-P	82-09-075	434-50-030	NEW-P	82-12-072
392-168-040	REP-C	82-19-046	419-32-040	REP	82-13-015	434-50-030	NEW-E	82-14-053
392-168-040	REP	82-20-035	419-32-050	REP-P	82-09-075	434-50-030	NEW	82-16-059
392-168-045	REP-P	82-16-035	419-32-050	REP	82-13-015	434-50-035	NEW-P	82-12-072
392-168-045	REP-C	82-19-046	419-32-060	REP-P	82-09-075	434-50-035	NEW-E	82-14-053
392-168-045	REP	82-20-035	419-32-060	REP	82-13-015	434-50-035	NEW	82-16-059
392-168-050	REP-P	82-16-035	419-44-010	NEW-P	82-22-093	434-50-040	NEW-P	82-12-072
392-168-050	REP-C	82-19-046	419-44-020	NEW-P	82-22-093	434-50-040	NEW-E	82-14-053
392-168-050	REP	82-20-035	419-44-030	NEW-P	82-22-093	434-50-040	NEW	82-16-059
392-168-055	REP-P	82-16-035	419-48-010	REP-P	82-09-076	434-50-045	NEW-P	82-12-072
392-168-055	REP-C	82-19-046	419-48-010	REP	82-13-016	434-50-045	NEW-E	82-14-053
392-168-055	REP	82-20-035	419-48-020	REP-P	82-09-076	434-50-045	NEW	82-16-059
392-168-060	REP-P	82-16-035	419-48-020	REP	82-13-016	434-50-050	NEW-P	82-12-072
392-168-060	REP-C	82-19-046	419-48-030	REP-P	82-09-076	434-50-050	NEW-E	82-14-053
392-168-060	REP	82-20-035	419-48-030	REP	82-13-016	434-50-050	NEW	82-16-059
419-14-010	REP-E	82-09-047	419-48-040	REP-P	82-09-076	434-50-055	NEW-P	82-12-072
419-14-010	REP-P	82-09-075	419-48-040	REP	82-13-016	434-50-055	NEW-E	82-14-053
419-14-010	REP	82-13-015	419-48-051	REP-P	82-09-076	434-50-055	NEW	82-16-059
419-14-020	NEW-E	82-09-047	419-48-051	REP	82-13-016	434-50-900	NEW-E	82-14-053
419-14-020	NEW-P	82-09-075	419-48-052	REP-P	82-09-076	434-55-010	NEW-P	82-18-082
419-14-020	NEW	82-13-015	419-48-052	REP	82-13-016	434-55-010	NEW-E	82-20-033
419-14-030	NEW-E	82-09-047	419-48-053	REP-P	82-09-076	434-55-010	NEW	82-20-075
419-14-030	NEW-P	82-09-075	419-48-053	REP	82-13-016	434-55-015	NEW-P	82-18-082
419-14-030	NEW	82-13-015	419-48-054	REP-P	82-09-076	434-55-015	NEW-E	82-20-033
419-14-040	NEW-E	82-09-047	419-48-054	REP	82-13-016	434-55-015	NEW	82-20-075
419-14-040	NEW-P	82-09-075	419-48-055	REP-P	82-09-076	434-55-016	NEW-P	82-18-082
419-14-040	NEW	82-13-015	419-48-055	REP	82-13-016	434-55-016	NEW-E	82-20-033
419-14-050	NEW-E	82-09-047	419-48-060	REP-P	82-09-076	434-55-016	NEW	82-20-075
419-14-050	NEW-P	82-09-075	419-48-060	REP	82-13-016	434-55-020	NEW-P	82-18-082
419-14-050	NEW	82-13-015	419-48-070	REP-P	82-09-076	434-55-020	NEW-E	82-20-033
419-14-060	NEW-E	82-09-047	419-48-070	REP	82-13-016	434-55-020	NEW	82-20-075
419-14-060	NEW-P	82-09-075	419-48-080	REP-P	82-09-076	434-55-030	NEW-P	82-18-082
419-14-060	NEW	82-13-015	419-48-080	REP	82-13-016	434-55-030	NEW-E	82-20-033
419-14-070	NEW-E	82-09-047	419-48-090	REP-P	82-09-076	434-55-030	NEW	82-20-075
419-14-070	NEW-P	82-09-075	419-48-090	REP	82-13-016	434-55-035	NEW-P	82-18-082
419-14-070	NEW	82-13-015	419-48-100	REP-P	82-09-076	434-55-035	NEW-E	82-20-033
419-14-080	NEW-E	82-11-019	419-48-100	REP	82-13-016	434-55-035	NEW	82-20-075
419-14-080	NEW-P	82-15-001	419-48-110	REP-P	82-09-076	434-55-040	NEW-P	82-18-082
419-14-080	NEW	82-19-020	419-48-110	REP	82-13-016	434-55-040	NEW-E	82-20-033
419-18-010	REP-E	82-09-048	419-48-120	REP-P	82-09-076	434-55-040	NEW	82-20-075
419-18-010	REP-P	82-09-076	419-48-120	REP	82-13-016	434-55-050	NEW-P	82-18-082
419-18-010	REP	82-13-016	419-48-130	REP-P	82-09-076	434-55-050	NEW-E	82-20-033
419-18-020	NEW-E	82-09-048	419-48-130	REP	82-13-016	434-55-050	NEW	82-20-075
419-18-020	NEW-P	82-09-076	419-48-140	REP-P	82-09-076	434-55-055	NEW-P	82-18-082

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
434-55-055	NEW-E	82-20-033	440-44-040	NEW	82-13-011	458-14-091	AMD-E	82-15-023
434-55-055	NEW	82-20-075	440-44-045	NEW-E	82-08-078	458-14-091	AMD-P	82-15-069
434-55-060	NEW-P	82-18-082	440-44-045	NEW-P	82-08-080	458-14-091	AMD	82-19-012
434-55-060	NEW-E	82-20-033	440-44-045	NEW	82-13-011	458-14-092	NEW-P	82-15-069
434-55-060	NEW	82-20-075	440-44-050	NEW-E	82-08-078	458-14-092	NEW	82-19-012
434-55-065	NEW-P	82-18-082	440-44-050	NEW-P	82-08-080	458-14-100	AMD-P	82-15-069
434-55-065	NEW-E	82-20-033	440-44-050	NEW	82-13-011	458-14-100	AMD	82-19-012
434-55-065	NEW	82-20-075	440-44-055	NEW-E	82-08-078	458-14-110	AMD-P	82-15-069
434-55-066	NEW-P	82-18-082	440-44-055	NEW-P	82-08-080	458-14-110	AMD	82-19-012
434-55-066	NEW-E	82-20-033	440-44-055	NEW	82-13-011	458-14-120	AMD-E	82-15-023
434-55-066	NEW	82-20-075	440-44-055	REP-P	82-13-039	458-14-120	AMD-P	82-15-069
434-55-900	NEW-E	82-20-033	440-44-055	REP	82-17-021	458-14-120	AMD	82-19-012
434-91-010	NEW-P	82-09-061	440-44-057	NEW-P	82-13-039	458-14-122	AMD-P	82-15-069
434-91-010	NEW	82-12-022	440-44-057	NEW	82-17-021	458-14-122	AMD	82-19-012
434-91-020	NEW-P	82-09-061	440-44-065	NEW-E	82-08-078	458-14-125	AMD-P	82-15-069
434-91-020	NEW	82-12-022	440-44-065	NEW-P	82-08-080	458-14-125	AMD	82-19-012
434-91-030	NEW-P	82-09-061	440-44-065	NEW	82-13-011	458-14-135	AMD-P	82-15-069
434-91-030	NEW	82-12-022	440-44-070	NEW-E	82-08-078	458-14-135	AMD	82-19-012
434-91-040	NEW-P	82-09-061	440-44-070	NEW-P	82-08-080	458-16-150	AMD-P	82-19-018
434-91-040	NEW	82-12-022	440-44-070	NEW	82-13-011	458-16-150	AMD	82-22-060
434-91-050	NEW-P	82-09-061	440-44-075	NEW-E	82-08-078	458-16-190	AMD-P	82-19-018
434-91-050	NEW	82-12-022	440-44-075	NEW-P	82-08-080	458-16-190	AMD	82-22-060
434-91-060	NEW-P	82-09-061	440-44-075	NEW	82-13-011	458-16-270	AMD-P	82-19-018
434-91-060	NEW	82-12-022	440-44-080	NEW-E	82-08-078	458-16-270	AMD	82-22-060
434-91-070	NEW-P	82-09-061	440-44-080	NEW-P	82-08-080	458-16-301	REP-P	82-19-018
434-91-070	NEW	82-12-022	440-44-080	NEW	82-13-011	458-16-301	REP	82-22-060
434-91-080	NEW-P	82-09-061	440-44-085	NEW-P	82-08-081	458-19-550	AMD	82-06-006
434-91-080	NEW	82-12-022	440-44-085	NEW-C	82-12-029	458-20-103	AMD-E	82-06-037
434-91-090	NEW-P	82-09-061	440-44-085	NEW	82-13-010	458-20-103	AMD-P	82-09-073
434-91-090	NEW	82-12-022	446-20-280	NEW-E	82-18-006	458-20-103	AMD	82-12-021
434-91-100	NEW-P	82-09-061	446-20-280	NEW-P	82-18-007	458-20-119	AMD-E	82-10-029
434-91-100	NEW	82-12-022	446-20-280	NEW	82-22-006	458-20-119	AMD-P	82-13-091
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434-91-110	NEW	82-12-022	446-20-290	NEW-P	82-18-007	458-20-119	AMD	82-16-061
434-91-120	NEW-P	82-09-061	446-20-290	NEW	82-22-006	458-20-179	AMD-E	82-16-062
434-91-120	NEW	82-12-022	446-20-300	NEW-E	82-18-006	458-20-179	AMD-P	82-16-099
434-91-130	NEW-P	82-09-061	446-20-300	NEW-P	82-18-007	458-20-179	AMD-C	82-17-073
434-91-130	NEW	82-12-022	446-20-300	NEW	82-22-006	458-20-179	AMD-C	82-21-049
434-91-140	NEW-P	82-09-061	446-20-310	NEW-E	82-18-006	458-20-179	AMD-E	82-22-027
434-91-140	NEW	82-12-022	446-20-310	NEW-P	82-18-007	458-20-237	AMD-P	82-03-049
434-91-150	NEW-P	82-09-061	446-20-310	NEW	82-22-006	458-20-237	AMD	82-06-020
434-91-150	NEW	82-12-022	446-40-070	AMD-P	82-17-023	458-20-237	AMD-E	82-10-030
434-91-160	NEW-P	82-09-061	446-40-070	AMD-E	82-17-024	458-20-237	AMD-P	82-13-090
434-91-160	NEW	82-12-022	446-40-070	AMD	82-22-004	458-20-237	AMD-E	82-16-025
434-91-170	NEW	82-12-022	446-40-100	AMD-P	82-17-023	458-20-237	AMD	82-16-061
440-44	NEW-C	82-12-028	446-40-100	AMD-E	82-17-024	458-20-244	AMD-E	82-10-028
440-44-001	NEW-E	82-08-078	446-40-100	AMD	82-22-004	458-20-244	AMD-P	82-13-092
440-44-001	NEW-P	82-08-080	446-40-110	AMD-P	82-17-023	458-20-244	AMD-E	82-16-025
440-44-001	NEW	82-13-011	446-40-110	AMD-E	82-17-024	458-20-244	AMD	82-16-061
440-44-002	NEW-E	82-08-078	446-40-110	AMD	82-22-004	458-24	AMD-E	82-15-024
440-44-002	NEW-P	82-08-080	446-50-080	AMD-E	82-04-037	458-24	AMD-P	82-16-060
440-44-002	NEW	82-13-011	446-50-080	AMD-P	82-04-038	458-24	AMD	82-19-028
440-44-010	NEW-E	82-08-078	446-50-080	AMD	82-07-100	458-24-020	AMD-E	82-15-024
440-44-010	NEW-P	82-08-080	446-50-080	AMD-P	82-22-074	458-24-020	AMD-P	82-16-060
440-44-010	NEW	82-13-011	458-12-100	AMD-P	82-19-024	458-24-020	AMD	82-19-028
440-44-015	NEW-E	82-08-078	458-12-100	AMD	82-22-059	458-24-030	AMD-E	82-15-024
440-44-015	NEW-P	82-08-080	458-12-342	NEW-E	82-15-023	458-24-030	AMD-P	82-16-060
440-44-015	NEW	82-13-011	458-14-045	NEW-E	82-15-023	458-24-030	AMD	82-19-028
440-44-020	NEW-E	82-08-078	458-14-045	NEW-P	82-15-069	458-24-050	AMD-E	82-15-024
440-44-020	NEW-P	82-08-080	458-14-045	NEW	82-19-012	458-24-050	AMD-P	82-16-060
440-44-020	NEW	82-13-011	458-14-050	AMD-P	82-15-069	458-24-050	AMD	82-19-028
440-44-023	NEW-E	82-08-078	458-14-050	AMD	82-19-012	458-24-060	AMD-E	82-15-024
440-44-023	NEW-P	82-08-080	458-14-051	REP-P	82-15-069	458-24-060	AMD-P	82-16-060
440-44-023	NEW	82-13-011	458-14-051	REP	82-19-012	458-24-060	AMD	82-19-028
440-44-025	NEW-E	82-08-078	458-14-052	NEW-P	82-15-069	458-24-070	NEW-E	82-15-024
440-44-025	NEW-P	82-08-080	458-14-052	NEW	82-19-012	458-24-070	NEW-P	82-16-060
440-44-025	NEW	82-13-011	458-14-070	AMD-P	82-15-069	458-24-070	NEW	82-19-028
440-44-026	NEW-P	82-13-078	458-14-070	AMD	82-19-012	458-24-080	NEW-E	82-19-029
440-44-026	NEW	82-17-033	458-14-075	AMD-P	82-15-069	458-24-080	NEW-P	82-21-050
440-44-030	NEW-E	82-08-078	458-14-075	AMD	82-19-012	458-40-18600	AMD-P	82-10-055
440-44-030	NEW-P	82-08-080	458-14-080	AMD-P	82-15-069	458-40-18600	AMD	82-14-037
440-44-030	NEW	82-13-011	458-14-080	AMD	82-19-012	458-40-18600	AMD-E	82-14-038
440-44-035	NEW-E	82-08-078	458-14-086	AMD-P	82-15-069	458-40-18600	AMD-P	82-22-077
440-44-035	NEW-P	82-08-080	458-14-086	AMD	82-19-012	458-40-18670	NEW-P	82-10-055
440-44-035	NEW	82-13-011	458-14-090	AMD-E	82-15-023	458-40-18670	NEW	82-14-037
440-44-040	NEW-E	82-08-078	458-14-090	AMD-P	82-15-069	458-40-18670	NEW-E	82-14-038
440-44-040	NEW-P	82-08-080	458-14-090	AMD	82-19-012	458-40-18670	AMD-E	82-16-057

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WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-40-18670	AMD-P	82-16-058	458-60-040	REP	82-15-070	458-61-390	NEW	82-15-070
458-40-18670	AMD	82-19-011	458-60-045	REP-P	82-09-074	458-61-390	AMD-P	82-23-052
458-40-18671	NEW-P	82-10-055	458-60-045	REP	82-15-070	458-61-400	NEW-P	82-09-074
458-40-18671	NEW	82-14-037	458-60-046	REP-P	82-09-074	458-61-400	NEW	82-15-070
458-40-18671	NEW-E	82-14-038	458-60-046	REP	82-15-070	458-61-410	NEW-P	82-09-074
458-40-18672	NEW-P	82-10-055	458-60-048	REP-P	82-09-074	458-61-410	NEW	82-15-070
458-40-18672	NEW	82-14-037	458-60-048	REP	82-15-070	458-61-410	AMD-P	82-23-052
458-40-18672	NEW-E	82-14-038	458-61-010	NEW-P	82-09-074	458-61-420	NEW-P	82-09-074
458-40-18673	NEW-P	82-10-055	458-61-010	NEW	82-15-070	458-61-420	NEW	82-15-070
458-40-18673	NEW	82-14-037	458-61-020	NEW-P	82-09-074	458-61-430	NEW-P	82-09-074
458-40-18673	NEW-E	82-14-038	458-61-020	NEW	82-15-070	458-61-430	NEW	82-15-070
458-40-18674	NEW-P	82-10-055	458-61-030	NEW-P	82-09-074	458-61-440	NEW-P	82-09-074
458-40-18674	NEW	82-14-037	458-61-030	NEW	82-15-070	458-61-440	NEW	82-15-070
458-40-18674	NEW-E	82-14-038	458-61-030	AMD-P	82-23-052	458-61-450	NEW-P	82-09-074
458-40-18675	NEW-P	82-10-055	458-61-040	NEW-P	82-09-074	458-61-450	NEW	82-15-070
458-40-18675	NEW	82-14-037	458-61-040	NEW	82-15-070	458-61-460	NEW-P	82-09-074
458-40-18675	NEW-E	82-14-038	458-61-050	NEW-P	82-09-074	458-61-460	NEW	82-15-070
458-40-18676	NEW-P	82-10-055	458-61-050	NEW	82-15-070	458-61-470	NEW-P	82-09-074
458-40-18676	NEW	82-14-037	458-61-060	NEW-P	82-09-074	458-61-470	NEW	82-15-070
458-40-18676	NEW-E	82-14-038	458-61-060	NEW	82-15-070	458-61-480	NEW-P	82-09-074
458-40-18677	NEW-P	82-10-055	458-61-070	NEW-P	82-09-074	458-61-480	NEW	82-15-070
458-40-18677	NEW	82-14-037	458-61-070	NEW	82-15-070	458-61-480	AMD-P	82-23-052
458-40-18677	NEW-E	82-14-038	458-61-080	NEW-P	82-09-074	458-61-490	NEW-P	82-09-074
458-40-18677	AMD-E	82-16-057	458-61-080	NEW	82-15-070	458-61-490	NEW	82-15-070
458-40-18677	AMD-P	82-16-058	458-61-090	NEW-P	82-09-074	458-61-500	NEW-P	82-09-074
458-40-18677	AMD	82-19-011	458-61-090	NEW	82-15-070	458-61-500	NEW	82-15-070
458-40-18678	NEW-P	82-10-055	458-61-100	NEW-P	82-09-074	458-61-510	NEW-P	82-09-074
458-40-18678	NEW	82-14-037	458-61-100	NEW	82-15-070	458-61-510	NEW	82-15-070
458-40-18678	NEW-E	82-14-038	458-61-100	AMD-P	82-23-052	458-61-520	NEW-P	82-09-074
458-40-18679	NEW-P	82-22-077	458-61-110	NEW-P	82-09-074	458-61-520	NEW	82-15-070
458-40-18680	NEW-P	82-22-077	458-61-110	NEW	82-15-070	458-61-530	NEW-P	82-09-074
458-40-18681	NEW-P	82-22-077	458-61-120	NEW-P	82-09-074	458-61-530	NEW	82-15-070
458-40-18682	NEW-P	82-22-077	458-61-120	NEW	82-15-070	458-61-540	NEW-P	82-09-074
458-40-18683	NEW-P	82-22-077	458-61-130	NEW-P	82-09-074	458-61-540	NEW	82-15-070
458-40-18684	NEW-P	82-22-077	458-61-130	NEW	82-15-070	458-61-550	NEW-P	82-09-074
458-40-18685	NEW-P	82-22-077	458-61-140	NEW-P	82-09-074	458-61-550	NEW	82-15-070
458-40-18686	NEW-P	82-22-077	458-61-140	NEW	82-15-070	458-61-550	AMD-P	82-23-052
458-40-18687	NEW-P	82-22-077	458-61-200	NEW-P	82-09-074	458-61-560	NEW-P	82-09-074
458-40-19000	AMD-P	82-10-055	458-61-200	NEW	82-15-070	458-61-560	NEW	82-15-070
458-40-19000	AMD	82-14-037	458-61-210	NEW-P	82-09-074	458-61-570	NEW-P	82-09-074
458-40-19000	AMD-E	82-14-038	458-61-210	NEW	82-15-070	458-61-570	NEW	82-15-070
458-40-19000	AMD-P	82-22-077	458-61-210	AMD-P	82-23-052	458-61-580	NEW-P	82-09-074
458-40-19001	AMD-P	82-10-055	458-61-220	NEW-P	82-09-074	458-61-590	NEW-P	82-09-074
458-40-19001	AMD	82-14-037	458-61-220	NEW	82-15-070	458-61-590	NEW	82-15-070
458-40-19001	AMD-E	82-14-038	458-61-230	NEW-P	82-09-074	458-61-600	NEW-P	82-09-074
458-40-19001	AMD-P	82-22-077	458-61-230	NEW	82-15-070	458-61-600	NEW	82-15-070
458-40-19002	AMD-P	82-10-055	458-61-240	NEW-P	82-09-074	458-61-610	NEW-P	82-09-074
458-40-19002	AMD	82-14-037	458-61-240	NEW	82-15-070	458-61-610	NEW	82-15-070
458-40-19002	AMD-E	82-14-038	458-61-250	NEW-P	82-09-074	458-61-620	NEW-P	82-09-074
458-40-19002	AMD-P	82-22-077	458-61-250	NEW	82-15-070	458-61-620	NEW	82-15-070
458-40-19003	AMD-P	82-10-055	458-61-260	NEW-P	82-09-074	458-61-630	NEW-P	82-09-074
458-40-19003	AMD	82-14-037	458-61-270	NEW-P	82-09-074	458-61-630	NEW	82-15-070
458-40-19003	AMD-E	82-14-038	458-61-270	NEW	82-15-070	458-61-640	NEW-P	82-09-074
458-40-19003	AMD-P	82-22-077	458-61-280	NEW-P	82-09-074	458-61-640	NEW	82-15-070
458-40-19004	AMD-P	82-10-055	458-61-280	NEW	82-15-070	458-61-650	NEW-P	82-09-074
458-40-19004	AMD	82-14-037	458-61-290	NEW-P	82-09-074	458-61-650	NEW	82-15-070
458-40-19004	AMD-E	82-14-038	458-61-290	NEW	82-15-070	458-61-660	NEW-P	82-09-074
458-40-19004	AMD-P	82-22-077	458-61-300	NEW-P	82-09-074	458-61-660	NEW	82-15-070
458-40-19107	NEW-P	82-21-022	458-61-300	NEW	82-15-070	458-61-670	NEW-P	82-09-074
458-40-19300	AMD-P	82-04-067	458-61-310	NEW-P	82-09-074	458-61-670	NEW	82-15-070
458-40-19300	AMD	82-07-086	458-61-310	NEW	82-15-070	458-61-680	NEW-P	82-09-074
458-53-070	AMD-P	82-05-029	458-61-320	NEW-P	82-09-074	458-61-680	NEW	82-15-070
458-53-070	AMD	82-08-061	458-61-320	NEW	82-15-070	458-61-690	NEW-P	82-23-052
458-53-100	AMD-P	82-05-029	458-61-330	NEW-P	82-09-074	460-16A-108	NEW-P	82-12-071
458-53-100	AMD	82-08-061	458-61-330	NEW	82-15-070	460-16A-108	NEW-C	82-17-051
458-53-142	NEW-P	82-21-030	458-61-340	NEW-P	82-09-074	460-16A-108	NEW	82-20-067
458-53-150	AMD-P	82-05-029	458-61-340	NEW	82-15-070	460-33A	NEW-C	82-19-033
458-53-150	AMD	82-08-061	458-61-350	NEW-P	82-09-074	460-33A	NEW-C	82-20-008
458-60-002	REP-P	82-09-074	458-61-350	NEW	82-15-070	460-33A-010	NEW-P	82-16-007
458-60-002	REP	82-15-070	458-61-350	REP-P	82-23-052	460-33A-010	NEW-C	82-23-036
458-60-010	REP-P	82-09-074	458-61-360	NEW-P	82-09-074	460-33A-015	NEW-P	82-16-007
458-60-010	REP	82-15-070	458-61-360	NEW	82-15-070	460-33A-015	NEW-C	82-23-036
458-60-020	REP-P	82-09-074	458-61-370	NEW-P	82-09-074	460-33A-016	NEW-C	82-23-036
458-60-020	REP	82-15-070	458-61-370	NEW	82-15-070	460-33A-017	NEW-C	82-23-036
458-60-030	REP-P	82-09-074	458-61-380	NEW-P	82-09-074	460-33A-020	NEW-P	82-16-007
458-60-030	REP	82-15-070	458-61-380	NEW	82-15-070	460-33A-020	NEW-C	82-23-036
458-60-040	REP-P	82-09-074	458-61-390	NEW-P	82-09-074	460-33A-025	NEW-P	82-16-007

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460-33A-030	NEW-P	82-16-007	460-44A-506	NEW-P	82-12-025	468-38-020	AMD	82-18-010
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460-33A-035	NEW-P	82-16-007	460-44A-506	AMD-E	82-18-018	468-38-030	AMD	82-18-010
460-33A-035	NEW-C	82-23-036	460-44A-506	NEW	82-21-031	468-38-040	AMD-P	82-14-092
460-33A-040	NEW-P	82-16-007	460-46A	NEW-C	82-17-058	468-38-040	AMD	82-18-010
460-33A-040	NEW-C	82-23-036	460-46A-010	NEW-P	82-12-070	468-38-050	AMD-P	82-14-092
460-33A-045	NEW-P	82-16-007	460-46A-010	NEW	82-20-068	468-38-050	AMD	82-18-010
460-33A-050	NEW-P	82-16-007	460-46A-020	NEW-P	82-12-070	468-38-060	AMD-P	82-14-092
460-33A-050	NEW-C	82-23-036	460-46A-020	NEW	82-20-068	468-38-060	AMD	82-18-010
460-33A-055	NEW-P	82-16-007	460-46A-025	NEW-P	82-12-070	468-38-070	AMD-P	82-14-092
460-33A-055	NEW-C	82-23-036	460-46A-025	NEW	82-20-068	468-38-070	AMD	82-18-010
460-33A-060	NEW-P	82-16-007	460-46A-030	NEW-P	82-12-070	468-38-080	AMD-P	82-14-092
460-33A-060	NEW-C	82-23-036	460-46A-030	NEW	82-20-068	468-38-080	AMD	82-18-010
460-33A-065	NEW-P	82-16-007	460-46A-040	NEW-P	82-12-070	468-38-090	AMD-P	82-14-092
460-33A-065	NEW-C	82-23-036	460-46A-040	NEW	82-20-068	468-38-090	AMD	82-18-010
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460-33A-070	NEW-C	82-23-036	460-46A-050	NEW	82-20-068	468-38-100	AMD	82-18-010
460-33A-075	NEW-P	82-16-007	460-46A-060	NEW-P	82-12-070	468-38-110	AMD-P	82-14-092
460-33A-075	NEW-C	82-23-036	460-46A-060	NEW	82-20-068	468-38-110	AMD	82-18-010
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460-33A-100	NEW-P	82-16-007	460-46A-090	NEW-P	82-12-070	468-38-150	AMD-P	82-14-092
460-33A-100	NEW-C	82-23-036	460-46A-090	NEW	82-20-068	468-38-150	AMD	82-18-010
460-33A-105	NEW-P	82-16-007	460-46A-095	NEW-P	82-12-070	468-38-160	AMD-P	82-14-092
460-33A-105	NEW-C	82-23-036	460-46A-095	NEW	82-20-068	468-38-160	AMD	82-18-010
460-33A-110	NEW-P	82-16-007	460-46A-100	NEW-P	82-12-070	468-38-170	AMD-P	82-14-092
460-33A-110	NEW-C	82-23-036	460-46A-100	NEW	82-20-068	468-38-170	AMD	82-18-010
460-42A-080	AMD-P	82-14-022	460-46A-105	NEW-P	82-12-070	468-38-180	AMD-P	82-14-092
460-42A-080	AMD	82-18-037	460-46A-105	NEW	82-20-068	468-38-180	AMD	82-18-010
460-42A-081	NEW-P	82-14-022	460-46A-110	NEW-P	82-12-070	468-38-190	AMD-P	82-14-092
460-42A-081	NEW	82-18-037	460-46A-110	NEW	82-20-068	468-38-190	AMD	82-18-010
460-44A-010	REP-P	82-12-025	460-46A-120	NEW-P	82-12-070	468-38-200	AMD-P	82-14-092
460-44A-010	REP-E	82-12-026	460-46A-120	NEW	82-20-068	468-38-200	AMD	82-18-010
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460-44A-010	REP-E	82-18-018	460-46A-145	NEW	82-20-068	468-38-210	AMD	82-18-010
460-44A-010	REP	82-21-031	460-46A-150	NEW-P	82-12-070	468-38-220	AMD-P	82-14-092
460-44A-020	REP-P	82-12-025	460-46A-150	NEW	82-20-068	468-38-220	AMD	82-18-010
460-44A-020	REP-E	82-12-026	460-46A-155	NEW-P	82-12-070	468-38-230	AMD-P	82-14-092
460-44A-020	RES-E	82-13-097	460-46A-155	NEW	82-20-068	468-38-230	AMD	82-18-010
460-44A-020	REP-E	82-18-018	460-46A-160	NEW-P	82-12-070	468-38-235	NEW-P	82-14-092
460-44A-020	REP	82-21-031	460-46A-160	NEW	82-20-068	468-38-235	NEW	82-18-010
460-44A-030	REP-P	82-12-025	460-46A-165	NEW-P	82-12-070	468-38-240	AMD-P	82-14-092
460-44A-030	REP-E	82-12-026	460-46A-165	NEW	82-20-068	468-38-240	AMD	82-18-010
460-44A-030	RES-E	82-13-097	463-30-020	AMD-E	82-04-036	468-38-250	AMD-P	82-14-092
460-44A-030	REP-E	82-18-018	463-30-020	AMD-P	82-04-056	468-38-250	AMD	82-18-010
460-44A-030	REP	82-21-031	463-30-020	AMD	82-10-027	468-38-260	AMD-P	82-14-092
460-44A-041	REP-P	82-12-025	463-30-030	AMD-E	82-04-036	468-38-260	AMD	82-18-010
460-44A-041	REP-E	82-12-026	463-30-030	AMD-P	82-04-056	468-38-270	AMD-P	82-14-092
460-44A-041	RES-E	82-13-097	463-30-030	AMD	82-10-027	468-38-270	AMD	82-18-010
460-44A-041	REP-E	82-18-018	463-30-040	AMD-E	82-04-036	468-38-280	AMD-P	82-14-092
460-44A-041	REP	82-21-031	463-30-040	AMD-P	82-04-056	468-38-280	AMD	82-18-010
460-44A-045	REP-P	82-12-025	463-30-040	REP	82-10-027	468-38-290	AMD-P	82-14-092
460-44A-045	REP-E	82-12-026	463-30-260	AMD-P	82-22-039	468-38-290	AMD	82-18-010
460-44A-045	RES-E	82-13-097	463-30-280	AMD-P	82-22-039	468-38-300	AMD-P	82-14-092
460-44A-045	REP-E	82-18-018	463-30-295	NEW-P	82-22-039	468-38-300	AMD	82-18-010
460-44A-045	REP	82-21-031	463-30-320	AMD-E	82-04-036	468-38-310	AMD-P	82-14-092
460-44A-500	NEW-P	82-12-025	463-30-320	AMD-P	82-04-056	468-38-310	AMD	82-18-010
460-44A-500	NEW-E	82-12-026	463-30-320	AMD	82-10-027	468-38-320	AMD-P	82-14-092
460-44A-500	AMD-E	82-13-097	463-39-115	AMD-P	82-11-067	468-38-320	AMD	82-18-010
460-44A-500	AMD-E	82-18-018	463-39-115	AMD	82-14-051	468-38-330	AMD-P	82-14-092
460-44A-500	NEW	82-21-031	463-40-010	NEW-E	82-22-010	468-38-330	AMD	82-18-010
460-44A-501	NEW-P	82-12-025	463-40-010	NEW-P	82-22-040	468-38-340	AMD-P	82-14-092
460-44A-501	NEW-E	82-12-026	463-40-020	NEW-E	82-22-010	468-38-340	AMD	82-18-010
460-44A-501	AMD-E	82-18-018	463-40-020	NEW-P	82-22-040	468-38-350	AMD-P	82-14-092
460-44A-501	NEW	82-21-031	463-40-030	NEW-E	82-22-010	468-38-350	AMD	82-18-010
460-44A-502	NEW-P	82-12-025	463-40-030	NEW-P	82-22-040	468-38-360	AMD-P	82-14-092
460-44A-502	NEW-E	82-12-026	463-40-040	NEW-E	82-22-010	468-38-360	AMD	82-18-010
460-44A-502	AMD-E	82-18-018	463-40-040	NEW-P	82-22-040	468-38-370	AMD-P	82-14-092
460-44A-502	NEW	82-21-031	463-42-135	AMD-P	82-22-041	468-38-370	AMD	82-18-010
460-44A-503	NEW-P	82-12-025	463-42-155	AMD-P	82-22-041	468-38-380	REP-P	82-14-092
460-44A-503	NEW-E	82-12-026	468-38-010	AMD-P	82-14-092	468-38-380	REP	82-18-010
460-44A-503	AMD-E	82-18-018	468-38-010	AMD	82-18-010	468-38-390	AMD-P	82-14-092

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468-38-400	AMD-P	82-14-092	480-12-195	AMD-E	82-02-083	504-17-930	NEW-P	82-17-045
468-38-400	AMD	82-18-010	480-12-195	AMD-P	82-02-086	516-20	REP-P	82-05-038
468-38-410	AMD-P	82-14-092	480-12-195	AMD	82-05-022	516-20	REP	82-11-063
468-38-410	AMD	82-18-010	480-12-195	AMD-E	82-09-041	516-20-005	REP-P	82-05-038
468-38-420	AMD-P	82-14-092	480-12-195	AMD-P	82-09-042	516-20-005	REP	82-11-063
468-38-420	AMD	82-18-010	480-12-195	AMD	82-12-061	516-20-010	REP-P	82-05-038
468-38-430	AMD-P	82-14-092	480-12-210	AMD-P	82-14-085	516-20-010	REP	82-11-063
468-38-430	AMD	82-18-010	480-12-210	AMD-C	82-17-035	516-20-011	REP-P	82-05-038
468-38-440	AMD-P	82-14-092	480-12-210	AMD-W	82-18-038	516-20-011	REP	82-11-063
468-38-440	AMD	82-18-010	480-12-350	AMD-P	82-09-036	516-20-015	REP-P	82-05-038
468-38-450	REP-P	82-14-092	480-12-350	AMD	82-12-063	516-20-015	REP	82-11-063
468-38-450	REP	82-18-010	480-12-430	AMD-P	82-23-065	516-20-020	REP-P	82-05-038
468-38-460	REP-P	82-14-092	480-12-445	AMD-P	82-23-065	516-20-020	REP	82-11-063
468-38-460	REP	82-18-010	480-62-090	AMD-E	82-02-085	516-20-030	REP-P	82-05-038
468-62-010	REP-P	82-09-057	480-62-090	AMD-P	82-02-088	516-20-030	REP	82-11-063
468-62-010	REP	82-13-014	480-62-090	AMD	82-05-020	516-20-040	REP-P	82-05-038
468-62-020	REP-P	82-09-057	480-70-150	AMD-P	82-10-018	516-20-040	REP	82-11-063
468-62-020	REP	82-13-014	480-70-150	AMD	82-13-089	516-20-050	REP-P	82-05-038
468-62-030	REP-P	82-09-057	480-70-400	AMD-E	82-02-084	516-20-050	REP	82-11-063
468-62-030	REP	82-13-014	480-70-400	AMD-P	82-02-087	516-20-071	REP-P	82-05-038
468-62-040	REP-P	82-09-057	480-70-400	AMD	82-05-021	516-20-071	REP	82-11-063
468-62-040	REP	82-13-014	480-80-125	AMD-P	82-05-047	516-20-120	REP-P	82-05-038
468-62-050	REP-P	82-09-057	480-80-125	AMD-C	82-07-092	516-20-120	REP	82-11-063
468-62-050	REP	82-13-014	480-80-125	AMD-C	82-10-066	516-20-137	REP-P	82-05-038
468-62-060	REP-P	82-09-057	480-80-125	AMD-C	82-13-067	516-20-137	REP	82-11-063
468-62-060	REP	82-13-014	480-80-125	AMD	82-13-088	516-20-140	REP-P	82-05-038
468-300-010	AMD-P	82-04-045	490-03-010	AMD-P	82-09-066	516-20-140	REP	82-11-063
468-300-010	AMD	82-07-063	490-03-010	AMD-W	82-12-017	516-20-150	REP-P	82-05-038
468-300-020	AMD-P	82-04-045	490-03-010	AMD-P	82-13-093	516-20-150	REP	82-11-063
468-300-020	AMD	82-07-063	490-28A-003	NEW-P	82-13-093	516-20-152	REP-P	82-05-038
468-300-030	AMD-P	82-04-045	490-28A-011	NEW-P	82-09-066	516-20-152	REP	82-11-063
468-300-030	AMD	82-07-063	490-28A-011	NEW-W	82-12-017	516-20-156	REP-P	82-05-038
468-300-030	AMD-P	82-14-021	490-36A-040	NEW-P	82-09-066	516-20-156	REP	82-11-063
468-300-030	AMD	82-18-009	490-36A-040	NEW-W	82-12-017	516-20-160	REP-P	82-05-038
468-300-040	AMD-P	82-04-045	490-36A-040	NEW-P	82-13-093	516-20-160	REP	82-11-063
468-300-040	AMD	82-07-063	490-500-180	AMD	82-04-078	516-20-165	REP-P	82-05-038
468-300-040	AMD-P	82-14-021	490-500-190	AMD	82-04-078	516-20-165	REP	82-11-063
468-300-040	AMD	82-18-009	490-500-520	AMD	82-04-075	516-20-170	REP-P	82-05-038
468-300-050	REP-P	82-04-045	490-500-570	AMD-P	82-09-072	516-20-170	REP	82-11-063
468-300-050	REP	82-07-063	490-500-570	AMD	82-12-069	516-20-172	REP-P	82-05-038
468-300-070	NEW-P	82-14-021	504-16	REP-C	82-22-014	516-20-172	REP	82-11-063
468-300-070	NEW	82-18-009	504-16-100	REP-P	82-17-045	516-20-175	REP-P	82-05-038
468-300-410	NEW-P	82-14-020	504-16-110	REP-P	82-17-045	516-20-175	REP	82-11-063
468-300-410	NEW-C	82-17-074	504-16-115	REP-P	82-17-045	516-20-180	REP-P	82-05-038
468-300-410	NEW	82-20-001	504-16-120	REP-P	82-17-045	516-20-180	REP	82-11-063
478-116-600	AMD-P	82-10-056	504-16-140	REP-P	82-17-045	516-20-181	REP-P	82-05-038
478-116-600	AMD	82-13-100	504-16-150	REP-P	82-17-045	516-20-181	REP	82-11-063
478-136-010	AMD-P	82-09-039	504-16-160	REP-P	82-17-045	516-20-182	REP-P	82-05-038
478-136-010	AMD	82-16-001	504-16-170	REP-P	82-17-045	516-20-182	REP	82-11-063
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