

NOVEMBER 7, 1990

OLYMPIA, WASHINGTON

ISSUE 90-21



IN THIS ISSUE

Accountancy, Board of
Agriculture, Department of
Apprenticeship and Training Council
Attorney General's Office
Barley Commission
Centralia College
Chiropractic Disciplinary Board
Chiropractic Examining Board
Community Development, Department of
Convention and Trade Center
Corrections, Department of
County Road Administration Board
Criminal Justice Training Commission
Dental Examiners, Board of
Eastern Washington University
Ecology, Department of
Edmonds Community College
Education, State Board of
Everett Community College
Evergreen State College, The
Fisheries, Department of
Gambling Commission
Governor, Office of the
Green River Community College
Hardwood Commission
Health, Department of
Higher Education Personnel Board
Hispanic Affairs, Commission on
Human Rights Commission
Insurance Commissioner, Office of
Labor and Industries, Department of
Licensing, Department of
Liquor Control Board
Lottery Commission
Marine Employees' Commission
Medical Disciplinary Board
Minority and Women's Business Enterprises,
Office of
Noxious Weed Control Board
Osteopathic Medicine and Surgery, Board of
Personnel, Department of
Pharmacy, Board of
Physical Therapy, Board of
Pollution Liability Insurance Agency
Practical Nursing, Board of
Professional Engineers and Land Surveyors,
Board of Registration for
Public Instruction, Superintendent of
Retirement Systems, Department of
Revenue, Department of
Skagit Valley College
Social and Health Services, Department of
Spokane Community Colleges
Tax Appeals, Board of
Trade and Economic Development,
Department of
Traffic Safety Commission
Transportation Commission
University of Washington
Veterinary Board of Governors
Washington State University
Western Washington University
Whatcom Community College
Wildlife, Department of

(Subject/Agency index at back of issue)
This issue contains documents officially
filed not later than October 24, 1990

CITATION

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

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 34.05 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to 5 p.m., Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

REPUBLICATION OF OFFICIAL DOCUMENTS

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

CERTIFICATE

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

DENNIS W. COOPER
Code Reviser

STATE MAXIMUM INTEREST RATE

The maximum allowable interest rate applicable for the month of October 1990 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

The maximum allowable retail installment contract service charge applicable for calendar year 1990 pursuant to RCW 63.14.130(1)(a) is fourteen and one-half percent (14.50%).

The maximum allowable retail installment contract service charge for the purchase of a motor vehicle pursuant to RCW 63.14.130(2)(a) is fourteen point zero percent (14.00%) for the fourth calendar quarter of 1990.

The maximum allowable retail installment contract service charge for the purchase of a vessel pursuant to RCW 63.14.130(3)(a) is thirteen point seven five percent (13.75%) for the fourth calendar quarter of 1990.

WASHINGTON STATE REGISTER

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POSTMASTER: SEND ADDRESS CHANGES TO:

WASHINGTON STATE REGISTER
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Legislative Building
Olympia, WA 98504

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

Raymond W. Haman
Chairman, Statute Law Committee

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Subscription Clerk

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 34.05 RCW) may be distinguished by the size and style of type in which they appear.

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

3. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
 - (i) underlined material is new material;
 - (ii) deleted material is (~~lined out 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 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 normally take effect thirty days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser's office unless a later date is provided by the agency. They remain effective for a maximum of one-hundred-twenty days from the date of filing.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

6. EDITORIAL CORRECTIONS

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

7. INDEX AND TABLES

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

1990 – 1991

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.	Closing Dates ¹			Distribution Date	First Agency Hearing Date ³
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS ² or 10 p. max. Non-OTS		
<i>For Inclusion in—</i>	<i>File no later than—</i>			<i>Count 20 days from—</i>	<i>For hearing on or after</i>
90-14	Jun 7	Jun 21	Jul 5	Jul 18	Aug 7
90-15	Jun 20	Jul 5	Jul 18	Aug 1	Aug 21
90-16	Jul 5	Jul 18	Aug 1	Aug 15	Sep 4
90-17	Jul 25	Aug 8	Aug 22	Sep 5	Sep 25
90-18	Aug 8	Aug 22	Sep 5	Sep 19	Oct 9
90-19	Aug 22	Sep 5	Sep 19	Oct 3	Oct 23
90-20	Sep 5	Sep 19	Oct 3	Oct 17	Nov 6
90-21	Sep 26	Oct 10	Oct 24	Nov 7	Nov 27
90-22	Oct 10	Oct 24	Nov 7	Nov 21	Dec 11
90-23	Oct 24	Nov 7	Nov 21	Dec 5	Dec 25
90-24	Nov 7	Nov 21	Dec 5	Dec 19	Jan 8, 1991
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91-01	Nov 21	Dec 5	Dec 19, 1990	Jan 2, 1991	Jan 22
91-02	Dec 5	Dec 19, 1990	Jan 2, 1991	Jan 16	Feb 5
91-03	Dec 26, 1990	Jan 9, 1991	Jan 23	Feb 6	Feb 26
91-04	Jan 9	Jan 23	Feb 6	Feb 20	Mar 12
91-05	Jan 23	Feb 6	Feb 20	Mar 6	Mar 26
91-06	Feb 6	Feb 20	Mar 6	Mar 20	Apr 9
91-07	Feb 20	Mar 6	Mar 20	Apr 3	Apr 23
91-08	Mar 6	Mar 20	Apr 3	Apr 17	May 7
91-09	Mar 20	Apr 3	Apr 17	May 1	May 21
91-10	Apr 3	Apr 17	May 1	May 15	Jun 4
91-11	Apr 24	May 8	May 22	Jun 5	Jun 25
91-12	May 8	May 22	Jun 5	Jun 19	Jul 9
91-13	May 22	Jun 5	Jun 19	Jul 3	Jul 23
91-14	Jun 5	Jun 19	Jul 3	Jul 17	Aug 6
91-15	Jun 26	Jul 10	Jul 24	Aug 7	Aug 27
91-16	Jul 10	Jul 24	Aug 7	Aug 21	Sep 10
91-17	Jul 24	Aug 7	Aug 21	Sep 4	Sep 24
91-18	Aug 7	Aug 21	Sep 4	Sep 18	Oct 8
91-19	Aug 21	Sep 4	Sep 18	Oct 2	Oct 22
91-20	Sep 4	Sep 18	Oct 2	Oct 16	Nov 5
91-21	Sep 25	Oct 9	Oct 23	Nov 6	Nov 26
91-22	Oct 9	Oct 23	Nov 6	Nov 20	Dec 10
91-23	Oct 23	Nov 6	Nov 20	Dec 4	Dec 24
91-24	Nov 6	Nov 20	Dec 4	Dec 18	Jan 7, 1992

¹All documents are due at the code reviser's office by 5:00 p.m. on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

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

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

WSR 90-21-001
NOTICE OF PUBLIC MEETINGS
GREEN RIVER
COMMUNITY COLLEGE
 [Memorandum—October 2, 1990]

The Green River Community College board of trustees has indicated a change in the date of its regular October board meeting from Thursday, October 18 to Tuesday, October 23, 1990.

WSR 90-21-002
PROPOSED RULES
LOTTERY COMMISSION
 [Filed October 5, 1990, 8:10 a.m.]

Original Notice.

Title of Rule: See Repealer Section below.

Purpose: To repeal rules for instant ticket games 20 through 39.

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: See Purpose above.

Reasons Supporting Proposal: To repeal rules which are no longer in use for games which are more than 180 days past their official ending date. Repeal of such rules makes room in the WAC chapter for adoption of more rules for new games.

Name of Agency Personnel Responsible for Drafting: Jeff Burkhardt, Contracts Specialist, Olympia, 586-6583; **Implementation and Enforcement:** Evelyn Y. Sun, Director, Olympia, 753-3330.

Name of Proponent: Washington State Lottery Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposal is intended to repeal the rules cited. These rules are all for games which officially ended more than 180 days ago. Therefore, redemption of winning tickets from these games is barred by WAC 315-10-060(1). Repeal of these rules is necessary to make room in the chapter for the adoption of new game rules.

Proposal Changes the Following Existing Rules: Proposal repeals rules cited.

Small Business Economic Impact Statement: [No information supplied by agency.]

The lottery has considered whether this rule is subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that it is not because the proposal is only for the repeal of rules and creates no new requirements which would have an economic impact on business' cost of equipment, supplies, labor or administrative costs.

Hearing Location: Washington State Lottery, Regional Office, 5963 Corson Avenue South #106, Seattle, WA 98108, on January 4, 1991, at 10:00 a.m.

Submit Written Comments to: Judith Giniger, Lottery, P.O. Box 9770, Olympia, WA 98504, by January 3, 1991.

Date of Intended Adoption: January 4, 1991.

October 3, 1990
 Evelyn Y. Sun
 Director

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 315-11-200 DEFINITIONS FOR INSTANT GAME NUMBER 20 ("CASH CODE")
- WAC 315-11-201 CRITERIA FOR INSTANT GAME NUMBER 20
- WAC 315-11-202 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 20
- WAC 315-11-210 DEFINITIONS FOR INSTANT GAME NUMBER 21 ("SUN DOLLARS")
- WAC 315-11-211 CRITERIA FOR INSTANT GAME NUMBER 21
- WAC 315-11-212 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 21
- WAC 315-11-220 DEFINITIONS FOR INSTANT GAME NUMBER 22 ("SILVER LINING"/"SILVER BELLS")
- WAC 315-11-221 CRITERIA FOR INSTANT GAME NUMBER 22
- WAC 315-11-222 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 22
- WAC 315-11-230 DEFINITIONS FOR INSTANT GAME NUMBER 23 ("THREE CARDS UP")
- WAC 315-11-231 CRITERIA FOR INSTANT GAME NUMBER 23
- WAC 315-11-232 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 23
- WAC 315-11-240 DEFINITIONS FOR INSTANT GAME NUMBER 24 ("TIC-TAC-TOE")
- WAC 315-11-241 CRITERIA FOR INSTANT GAME NUMBER 24
- WAC 315-11-242 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 24
- WAC 315-11-250 DEFINITIONS FOR INSTANT GAME NUMBER 25 ("TRIPLE HEADER")
- WAC 315-11-251 CRITERIA FOR INSTANT GAME NUMBER 25
- WAC 315-11-252 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 25
- WAC 315-11-260 DEFINITIONS FOR INSTANT GAME NUMBER 26 ("SUMMER DOUBLER")
- WAC 315-11-261 CRITERIA FOR INSTANT GAME NUMBER 26
- WAC 315-11-262 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 26
- WAC 315-11-270 DEFINITIONS FOR INSTANT GAME NUMBER 27 ("CASH HARVEST")
- WAC 315-11-271 CRITERIA FOR INSTANT GAME NUMBER 27
- WAC 315-11-272 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 27
- WAC 315-11-280 DEFINITIONS FOR INSTANT GAME NUMBER 28 ("STOCKING STUFFER")
- WAC 315-11-281 CRITERIA FOR INSTANT GAME 28
- WAC 315-11-282 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 28
- WAC 315-11-290 DEFINITIONS FOR INSTANT GAME NUMBER 29 ("WINDFALL")
- WAC 315-11-291 CRITERIA FOR INSTANT GAME NUMBER 29
- WAC 315-11-292 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 29
- WAC 315-11-300 DEFINITIONS FOR INSTANT GAME NUMBER 30 ("QUICK SILVER")
- WAC 315-11-301 CRITERIA FOR INSTANT GAME NUMBER 30
- WAC 315-11-302 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 30
- WAC 315-11-310 DEFINITIONS FOR INSTANT GAME NUMBER 31 ("THREE OF A KIND")

WAC 315-11-311 CRITERIA FOR INSTANT GAME NUMBER 31
 WAC 315-11-312 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 31
 WAC 315-11-320 DEFINITIONS FOR INSTANT GAME NUMBER 32 ("DOUBLE DECKER")
 WAC 315-11-321 CRITERIA FOR INSTANT GAME NUMBER 32
 WAC 315-11-322 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 32
 WAC 315-11-330 DEFINITIONS FOR INSTANT GAME NUMBER 33 ("INSTANT REPLAY")
 WAC 315-11-331 CRITERIA FOR INSTANT GAME NUMBER 33
 WAC 315-11-332 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 33
 WAC 315-11-340 DEFINITIONS FOR INSTANT GAME NUMBER 34 ("TIC-TAC-TOE")
 WAC 315-11-341 CRITERIA FOR INSTANT GAME NUMBER 34
 WAC 315-11-342 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 34
 WAC 315-11-350 DEFINITIONS FOR INSTANT GAME NUMBER 35 ("STOCKING STUFFER")
 WAC 315-11-351 CRITERIA FOR INSTANT GAME NUMBER 35
 WAC 315-11-352 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 35
 WAC 315-11-360 DEFINITIONS FOR INSTANT GAME NUMBER 36 ("FAT CAT")
 WAC 315-11-361 CRITERIA FOR INSTANT GAME NUMBER 36
 WAC 315-11-362 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 36
 WAC 315-11-370 DEFINITIONS FOR INSTANT GAME NUMBER 37 ("THREE CARDS UP")
 WAC 315-11-371 CRITERIA FOR INSTANT GAME NUMBER 37
 WAC 315-11-372 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 37
 WAC 315-11-380 DEFINITIONS FOR INSTANT GAME NUMBER 38 ("JACKPOT")
 WAC 315-11-381 CRITERIA FOR INSTANT GAME NUMBER 38
 WAC 315-11-382 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 38
 WAC 315-11-390 DEFINITIONS FOR INSTANT GAME NUMBER 39 ("CENTENNIAL CASH")
 WAC 315-11-391 CRITERIA FOR INSTANT GAME NUMBER 39
 WAC 315-11-392 TICKET VALIDATION REQUIREMENTS FOR INSTANT GAME NUMBER 39

WSR 90-21-003
EMERGENCY RULES
DEPARTMENT OF FISHERIES

[Order 90-114—Filed October 4, 1990, 5:45 p.m.]

Date of Adoption: October 4, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 220-36-02300C.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Chinook catches are much higher than expected and the quota may be exceeded if the fishery for this week is not closed early.

Effective Date of Rule: 6:00 a.m., October 5, 1990.

October 4, 1990

Judith Freeman

for Joseph R. Blum

Director

NEW SECTION

WAC 220-36-02300D GRAYS HARBOR SALMON - FALL FISHERY Notwithstanding the provisions of WAC 220-36-023, and WAC 220-36-031, effective 6 AM October 5, 1990, until further notice, it is unlawful to fish for, or possess salmon and sturgeon taken for commercial purpose from any Grays Harbor Salmon Management and Catch Reporting Area.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02300C GRAYS HARBOR SALMON - FALL FISHERY (90-109)

WSR 90-21-004

NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER

[Memorandum—October 3, 1990]

The board of directors of the Washington State Convention and Trade Center will meet on Wednesday, October 10, 1990, at 2:00 p.m. in the board room of the Administrative Offices on Level 5 of the Convention Center, 800 Convention Place, Seattle.

If you have any questions regarding this meeting, please call 447-5000.

WSR 90-21-005
RULES COORDINATOR
DEPARTMENT OF
RETIREMENT SYSTEMS
 [Filed October 5, 1990, 11:40 a.m.]

Pursuant to RCW 34.05.310(3), I am designating Hector Gonzalez, the manager of our agency's legal/legislative affairs unit, to be the rules coordinator for the Department of Retirement Systems.

As our agency's rules coordinator, Mr. Gonzalez should be contacted should subjects of rules be proposed or prepared within the Department of Retirement Systems, and is capable of responding to public inquiries regarding proposed rules.

Mr. Gonzalez may be reached at the following address and phone number: Hector Gonzalez, Manager, Legal/

Legislative Affairs Unit, Capital Plaza Building, 1025 East Union, Mailstop ES-11, Olympia, WA 98504, phone off-scan (206) 586-3414.

George Northcroft
Director

WSR 90-21-006

**WITHDRAWAL OF PROPOSED RULES
BOARD OF TAX APPEALS**

[Filed October 5, 1990, 3:02 p.m.]

The proposed amendments to WAC 456-12-090 published in WSR 90-08-005 were not adopted by the board and are withdrawn.

David Akana
Executive Director

WSR 90-21-007

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-115—Filed October 5, 1990, 4:21 p.m.]

Date of Adoption: October 5, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-610.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Openings in Areas 7 and 7A provide opportunity to harvest non-Indian allocation of United States and Canadian origin coho, per preseason agreement. Openings in Areas 6D, 7B, 8A, 8D, 12, 12A, and 12B provide opportunity to harvest non-Indian allocation of coho destined for Strait, Nooksack-Samish, Stillaguamish-Snohomish, and Hood Canal regions of origin. Openings in Areas 10 and 11 are necessary to help balance treaty/nontreaty shares prior to 1991. In-season restriction in Area 10 is necessary to provide commercial/recreational gear separation. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: 12:01 a.m., October 7, 1990.

October 5, 1990
Judith Merchant
for Joseph R. Blum
Director

NEW SECTION

WAC 220-47-611 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC,

effective 12:01 AM Sunday October 7, until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* Area 6D - Gillnets using 5-inch minimum mesh and fishing no more than 900 feet of net, and Purse Seines using the 5-inch strip, may fish continuously from 12:01 AM Sunday September 23 through 4 PM Friday October 26.

* Areas 7 and 7A - Reef Nets may fish from 5 AM to 9 PM daily, Friday and Saturday October 12 and 13.

* Area 7B - Gillnets using 5-inch minimum mesh and Purse Seines may fish continuously through 4 PM Friday October 26.

* Areas 8A and 8D - Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 8 and Gillnets using 5-inch minimum mesh may fish from 5 PM Monday October 8 to 9 AM Tuesday October 9.

* Areas 10 and 11 - Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 8 and Gillnets using 5-inch minimum mesh may fish from 5 PM Monday October 8 to 9 AM Tuesday October 9. This opening excludes those waters of area 10 east of a line projected from Alki Pt. to the light at Fourmile Rock.

* Areas 12, 12A and 12B - Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM daily, Monday and Tuesday October 8 and 9 and Gillnets using 5-inch minimum mesh may fish from 5 PM to 9 AM nightly, Monday and Tuesday nights October 8 and 9.

* Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 except as modified herein - Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM Sunday October 7:

WAC 220-47-610 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-113)

WSR 90-21-008

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-116—Filed October 8, 1990, 9:52 a.m.]

Date of Adoption: October 8, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-33-01000T.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the

public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Harvestable numbers of late timed coho are available in the lower Columbia River. Lower river hatchery fall chinook which required protection have exited the mainstem and are protected in tributaries or river mouth sanctuaries. Recommendation of the October 8, 1990, Columbia River Compact meeting.

Effective Date of Rule: 12:00 noon, October 8, 1990.
 October 8, 1990
 Judith Merchant
 Deputy
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-33-01000U COLUMBIA RIVER GILL NET SEASONS BELOW BONNEVILLE. *Notwithstanding the provisions of WAC's 220-33-005, 220-33-010, 220-33-020, and 220-33-030, effective 12 noon October 8, 1990, it is unlawful for a person to take or possess salmon, shad, and sturgeon taken for commercial purposes from Columbia River SMCRA 1A, 1B, 1C, 1D and 1E except during the times and under the conditions listed:*

(1) *ALLOWABLE SPECIES: Open to the taking of salmon, sturgeon, and shad.*

(2) *OPEN TIME PERIODS FOR SMCRA 1A, 1B, 1C, 1D, and 1E:*

- 12 noon October 8 to 6 PM October 10, 1990
- 12 noon October 15 to 6 PM October 17, 1990
- 12 noon October 22 to 6 PM October 24, 1990
- 12 noon October 29 to 6 PM October 31, 1990

(3) *OPEN TIME PERIODS FOR SMCRA 1E and that portion of 1D which lies upstream of Interstate 205:*

- 6 PM October 10 to 6 PM October 12, 1990
- 6 PM October 17 to 6 PM October 19, 1990

(4) *OPEN TIME PERIOD FOR SMCRA 2S:*
 6 PM October 24 to 6 PM October 26, 1990

(5) *ALLOWABLE GEAR: No special mesh restriction except: through October 26, 1990, 9 inch maximum mesh in that portion of Area 1D upstream of Interstate 205 and Area 1E*

(6) *The following river mouth sanctuaries as defined in WAC 220-33-005 remain closed to fishing.*

Grays River, Elokommin-B, Cowlitz, Kalama-B, Washougal, Sandy River, and Lewis-B defined as those waters of the Columbia River near the mouth of the Lewis River lying easterly of lines projected from river marker "79" to the Red Buoy No. 4 thence to the fishing boundary marker on Bachelor Island

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-33-01000T COLUMBIA RIVER GILL NET SEASONS BELOW BONNEVILLE (90-106)

**WSR 90-21-009
 PROPOSED RULES
 CRIMINAL JUSTICE
 TRAINING COMMISSION
 [Filed October 8, 1990, 4:22 p.m.]**

Original Notice.

Title of Rule: New section [WAC 139-10-215] Corrections officer academy equivalency certification.

Purpose: Establishes equivalency or "challenge" process for regular corrections academy program.

Other Identifying Information: Allows corrections employees who have completed accepted basic corrections training in another state to obtain basic certification within this state through an equivalency process of testing and evaluation, in lieu of regular academy attendance.

Statutory Authority for Adoption: RCW 43.101.080(2).

Summary: Establishes an equivalency process for basic corrections certification, in lieu of regular academy attendance; limits equivalency participation to corrections employees who have successfully completed another state's basic corrections training program accepted by the training commission; and describes request process and requirements.

Reasons Supporting Proposal: Greater mobility and better training of corrections officers nationally make an equivalency process a reasonable and efficient method of recognizing prior training accomplishments while still ensuring basic knowledge and skills through a process of testing/evaluation.

Name of Agency Personnel Responsible for Drafting: Garry E. Wegner, Assistant Director, PW-11, Lacey, 459-6342; Implementation and Enforcement: Myra Wall, Corrections Training Manager, Criminal Justice Training Commission, Burien, 764-4301.

Name of Proponent: Washington State Criminal Justice Training Commission, governmental.

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

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

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Criminal Justice Training Center, 2450 South 142nd Street, Seattle, WA 98168, on December 6, 1990, at 10:00 a.m.

Submit Written Comments to: Garry E. Wegner, Assistant Director, Criminal Justice Training Commission, Mailstop PW-11, Olympia, Washington 98504, by December 5, 1990.

Date of Intended Adoption: December 6, 1990, 10:00 a.m.

October 5, 1990
 James C. Scott
 Executive Director

NEW SECTION

WAC 139-10-215 CORRECTIONS OFFICER ACADEMY EQUIVALENCY CERTIFICATION. (1) A certificate of equivalent basic corrections training shall be issued only to corrections employees

who successfully complete the equivalency process as required by the Washington State Criminal Justice Training Commission and shall be recognized in the same manner as the certificate of completion of a basic Training Commission basic corrections officer academy.

(2) Eligibility for participation in the basic equivalency process shall be limited to regular, full-time custody and case management employees of publicly funded corrections agencies within this state who have obtained certification through successful completion of an accepted corrections basic training program in this or another state. The determination of program acceptability shall be the responsibility of the Commission's executive director or his/her designee and shall be based upon a description and/or curriculum specifying subject areas and hourly allocation thereto.

(3) The decision to request an employee's participation within the equivalency process shall be discretionary with the chief executive officer of the employing agency. Such request shall be made to the Commission on the approved form signed by the chief executive officer of the requesting agency and shall include:

(a) certification of successful completion of a basic corrections training program accepted by the Training Commission for the purposes of equivalency participation pursuant to the provisions of section (2) above;

(b) written curriculum detailing specific areas of training and hours of training in specific areas;

(c) copies of current and valid basic cardio-pulmonary resuscitation card and current and valid basic or advanced first aid card(s) taken within the past year;

(d) statement of applicant's health and physical condition from a licensed physician giving clearance for participation in physical training and defensive tactics coursework.

(4) Following receipt and acceptance of the above by the Training Commission, the applicant may participate in the equivalency process which shall include written examinations specific core material classes, practical testing in basic skill areas, and full participation in mock scenes. Such participation may occur prior to commencement of corrections employment specified in Section (2) above if appropriate arrangement has been approved by the Training Commission prior to such participation, provided that such participation will not be recognized for the purpose of equivalency certification if it predates such employment by more than a six-month period.

(5) Upon completion of the examination process outlined in Section (5) and evaluation of the applicant's performance, the Training Commission shall:

(a) issue a certificate of equivalent basic training;

(b) issue a certificate of equivalent basic training upon applicant's successful completion of additional training as the Training Commission may require;

(c) require completion of the appropriate basic corrections academy program.

(6) Any waiver of, or variance in, any above requirement for equivalency participation and/or certification may be granted by the Training Commission if it determines that sufficient justification exists for such action. Any action or determination by Commission staff regarding a requestor or applicant for equivalency certification may, upon written request of the involved individual or agency, be appealed to the Training Commission.

WSR 90-21-010
PROPOSED RULES
CRIMINAL JUSTICE
TRAINING COMMISSION
[Filed October 8, 1990, 4:23 p.m.]

Original Notice.

Title of Rule: New section WAC 139-05-930 Certification/decertification of D.A.R.E. officer.

Purpose: Authorizes commission to certify law enforcement officers to deliver curriculum of the drug abuse resistance education (D.A.R.E.) program, and to decertify such officers for cause.

Statutory Authority for Adoption: RCW 43.101.080(2).

Summary: Authorizes certification and decertification actions by commission regarding officers involved with D.A.R.E. program and specifies bases and causes for such actions.

Reasons Supporting Proposal: Ensures suitability and ability of D.A.R.E. officers and maintains integrity of both program and instructor, as required by national standards established by D.A.R.E. America.

Name of Agency Personnel Responsible for Drafting: Garry E. Wegner, Assistant Director, PW-11, Lacey, 459-6342; **Implementation and Enforcement:** Tony Lukin, D.A.R.E. Coordinator.

Name of Proponent: Washington State Criminal Justice Training Commission, governmental.

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

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

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Criminal Justice Training Center, 2450 South 142nd Street, Seattle, WA 98168, on December 6, 1990, at 10:00 a.m.

Submit Written Comments to: Garry E. Wegner, Assistant Director, Criminal Justice Training Commission, Mailstop PW-11, Olympia, Washington 98504, by December 5, 1990.

Date of Intended Adoption: December 6, 1990, 10:00 a.m.

October 5, 1990
James C. Scott
Executive Director

NEW SECTION

WAC 139-05-930 CERTIFICATION/DE-CERTIFICATION OF D.A.R.E. OFFICER (1) No individual shall deliver, present, or otherwise provide the Drug Abuse Resistance Education (D.A.R.E.) curriculum or program within any public or private school of this state unless such individual is a certified D.A.R.E. officer. For this purpose, the term "certified D.A.R.E. officer" means any individual who:

(a) is engaged in regular, full-time commissioned employment with a general enforcement agency of this state;

(b) has complied and remains in compliance with the basic training requirements of RCW 43.101.200;

(c) has been selected or appointed as a D.A.R.E. officer candidate by his or her agency head, and such selection or appointment is based upon a process which evaluates appearance, commitment, integrity, communications skills, and ability to establish rapport with pre-teen and teenage students;

(d) has successfully completed a basic 80-hour "D.A.R.E. Officer" training program approved by the Washington State Criminal Justice Training Commission and the Los Angeles Police Department; and

(e) remains in certified status and in good standing as a D.A.R.E. officer.

(2) Any D.A.R.E. officer of this state may be de-certified by the Training Commission through the suspension or revocation of his or her certification for one or more of the following reasons:

(a) failure to personally provide or conduct one full D.A.R.E. curriculum within any 24-month period;

(b) use of any controlled substance or unprescribed drug in violation of any statute, ordinance, or departmental directive;

(c) intemperate use of alcohol;

(d) commission of any crime;

(e) public or private conduct which brings, or can reasonably be expected to bring, discredit, ridicule, embarrassment, or other negative effect to the D.A.R.E. program;

(f) knowingly involving himself or herself with any program or activity, including fundraising effort or activity, which falsely or fraudulently purports to be D.A.R.E. or D.A.R.E. related; or

(g) knowingly violating any rule, regulation, or requirement established by D.A.R.E. America or the Training Commission for the purpose of ensuring program uniformity, program integrity, or vendor or copyright control.

(3) Any D.A.R.E. officer's certificate may be suspended or revoked for cause by the Training Commission's Executive Director or his or her designee. Appeal therefrom may be taken to the Commission in accordance with WAC 139-01-810.

WSR 90-21-011
PROPOSED RULES
CRIMINAL JUSTICE
TRAINING COMMISSION
[Filed October 8, 1990, 4:24 p.m.]

Original Notice.

Title of Rule: Amendatory section WAC 139-05-230 Physical requirements for admission to basic law enforcement (~~academies~~) academy.

Purpose: To establish a physical fitness standard as an academy admissions requirement for recruit law enforcement officers.

Statutory Authority for Adoption: RCW 43.101.080(2).

Summary: Requires recruit law enforcement officers to meet a requisite physical fitness level, through evaluation of aerobic capacity, strength, and flexibility prior to, and as a precondition of, basic law enforcement academy attendance.

Reasons Supporting Proposal: Will ensure trainability of all academy students; will minimize injury risk and maximize benefit of defensive tactics training and other required physical activities.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Garry E. Wegner, Assistant Director, PW-11, Lacey, 459-6342.

Name of Proponent: Washington State Criminal Justice Training Commission, governmental.

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

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

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Criminal Justice Training Center, 2450 South 142nd Street, Seattle, WA 98168, on December 6, 1990, at 10:00 a.m.

Submit Written Comments to: Garry E. Wegner, Assistant Director, Criminal Justice Training Commission, Mailstop PW-11, Olympia, Washington 98504, by December 5, 1990.

Date of Intended Adoption: December 6, 1990, 10:00 a.m.

October 5, 1990
James C. Scott
Executive Director

AMENDATORY SECTION (Amending Order 12C, filed 6/13/89)

WAC 139-05-230 PHYSICAL REQUIREMENTS FOR ADMISSION TO BASIC LAW ENFORCEMENT (~~ACADEMIES~~) ACADEMY. Each successful applicant for admission to a basic law enforcement academy sponsored or conducted by the Washington State Criminal Justice Training Commission shall possess good health and physical capability to actively and fully participate in (~~the physical activities required for basic certification. In addition to defensive tactics, such activities shall include a physical training program geared to final attainment of the instructional objectives of physical performance.~~) defensive tactics training and other required physical activities. In order to minimize risk of injury and maximize the benefit of such participation, each trainee in any academy session commencing on or after July 1, 1991, shall, as a precondition of his or her academy attendance, demonstrate a requisite level of physical fitness, as established by the Training Commission.

For this purpose, each academy applicant shall be evaluated in the assessment areas of aerobic capacity, strength, and flexibility, in accordance with the requirements and procedures established by the Training Commission.

Failure to demonstrate a requisite level of fitness within each assessment area will result in ineligibility for academy admissions and/or attendance.

WSR 90-21-012
PROPOSED RULES
CRIMINAL JUSTICE
TRAINING COMMISSION
[Filed October 8, 1990, 4:24 p.m.]

Original Notice.

Title of Rule: New section WAC 139-10-212 Physical requirements for admission to basic corrections academies.

Purpose: To establish a physical fitness standard as an academy admissions requirement for recruit corrections officers.

Statutory Authority for Adoption: RCW 43.101.080(2).

Summary: Requires recruit corrections officers to meet a requisite physical fitness level, through evaluation of aerobic capacity, strength, and flexibility prior to, and as a precondition of, basic corrections officer academy attendance.

Reasons Supporting Proposal: Will ensure trainability of all academy students; will minimize injury risk and maximize benefit of defensive tactics training and other required physical activities.

Name of Agency Personnel Responsible for Drafting: Garry E. Wegner, Assistant Director, PW-11, Lacey, 459-6342; Implementation and Enforcement: Myra Wall, Corrections Training Manager, Criminal Justice Training Commission, Burien, 764-4301.

Name of Proponent: Washington State Criminal Justice Training Commission, governmental.

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

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

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Criminal Justice Training Center, 2450 South 142nd Street, Seattle, WA 98168, on December 6, 1990, at 10:00 a.m.

Submit Written Comments to: Garry E. Wegner, Assistant Director, Criminal Justice Training Commission, Mailstop PW-11, Olympia, Washington 98504, by December 5, 1990.

Date of Intended Adoption: December 6, 1990, 10:00 a.m.

October 5, 1990
James C. Scott
Executive Director

NEW SECTION

WAC 139-10-212 PHYSICAL REQUIREMENTS FOR ADMISSION TO BASIC CORRECTIONS ACADEMIES. Each successful applicant for admission to a basic corrections officer academy sponsored or conducted by the Washington State Criminal Justice Training Commission shall possess good health and physical capability to actively and fully participate in defensive tactics training and other required physical activities. In order to minimize risk of injury and maximize the benefit of such participation, each trainee in any academy session commencing on or after July 1, 1991, shall, as a precondition of his or her academy attendance, demonstrate a requisite level of physical fitness, as established by the Training Commission.

For this purpose, each academy applicant shall be evaluated in the assessment areas of aerobic capacity, strength, and flexibility, in accordance with the requirements and procedures established by the Training Commission.

Failure to demonstrate a requisite level of fitness within each assessment area will result in ineligibility for academy admissions and/or attendance.

WSR 90-21-013
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES
[Filed October 8, 1990, 4:30 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Describes the governance of the Community Colleges of Spokane.

Citation of Existing Rules Affected by this Order: Repealing WAC 132Q-01-005 Board of trustees.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-010 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.

September 25, 1990
Dr. Terrance R. Brown
Chief Executive Officer

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 132Q-01-005 BOARD OF TRUSTEES

WSR 90-21-014
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES
[Filed October 8, 1990, 4:31 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Explains the organization and operation of the Community Colleges of Spokane.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-011 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.

September 25, 1990
Dr. Terrance R. Brown
Chief Executive Officer

NEW SECTION

WAC 132Q-01-006 ORGANIZATION AND OPERATION. (1) Organization: Washington Community college District 17 (The Community Colleges of Spokane, including Spokane Community College, Spokane Falls Community College and The Institute for Extended Learning) is established in Title 28B RCW as a public institution of higher education. The institution is governed by a five-member Board of Trustees, appointed by the Governor. The Board employs a Chief Executive Officer who establishes the structure of the administration.

(2) Operation: The administrative office is located at N. 2000 Greene Street, Spokane, Washington 99207-5499. Spokane Community College is located at N. 1810 Greene Street, Spokane, Washington 99207-5399; Spokane Falls Community College is located at W. 3410 Fort George Wright Drive, Spokane, Washington 99204-5288; The Institute for Extended Learning is located at W. 3305 Fort George Wright Drive, Spokane, Washington 99204-5228. The office hours are 8:00 a.m. to 4:30 p.m. Monday through Friday, except for legal holidays. During the summer months the sections of the District may operate on an alternate schedule and throughout the year, evening services are provided. Specific information is available through the Office of Communications.

(3) Additional and detailed information concerning the educational offerings may be obtained from the college catalog, available at the college libraries or for purchase at the college bookstores.

WSR 90-21-015
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES
[Filed October 8, 1990, 4:32 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Repeal existing rule regarding use of firearms.

Citation of Existing Rules Affected by this Order: Repealing WAC 132Q-04-055.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-012 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.
September 25, 1990
Dr. Terrance R. Brown
Chief Executive Officer

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 132Q-04-055 FIREARMS.

WSR 90-21-016
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES
[Filed October 8, 1990, 4:33 p.m.]

Date of Adoption: September 25, 1990.
Purpose: Amend rules for concurrence with chapter 34.05 RCW.

Citation of Existing Rules Affected by this Order: Amending chapter 132Q-04 WAC, Rules of student conduct and procedures of enforcement, WAC 132Q-04-200, 132Q-04-210, 132Q-04-220, 132Q-04-230, and 132Q-04-240.

Statutory Authority for Adoption: RCW 28B.50.140.
Pursuant to notice filed as WSR 90-18-013 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.
September 25, 1990
Terrance R. Brown
Chief Executive Officer

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-04-200 COMPOSITION OF COLLEGE DISCIPLINARY COMMITTEE. Each ~~((campus of Spokane Community College and after July 1, 1970, each))~~ college created by the board of trustees of Washington State Community College District 17 shall have a college disciplinary committee composed of six members plus the ~~((chairperson))~~ presiding officer who shall be chosen no later than October 15 of each academic year. The membership shall be selected as follows:

(1) The recognized faculty organization shall appoint two members and an alternate who are teaching on the appropriate campus or college; such members shall serve a two-year term.

(2) The college president shall appoint two members from the college administration who shall serve at the pleasure of the president.

(3) Student membership shall be appointed by the respective student governments on each college campus. Student membership must include a male and female student and two alternates who shall serve for no more than one year.

(4) The ~~((chairperson))~~ presiding officer of the college disciplinary committee shall be the dean of student personnel services, or the dean's designee; provided, however, that no person who personally participates in any disciplinary action reviewed by the disciplinary committee may serve as ~~((chairperson))~~ presiding officer, nor may said person cast a vote on the merits of the issue decided by the disciplinary committee pursuant to WAC 132Q-04-240.

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

~~WAC 132Q-04-210 ((PROCEDURES FOR HEARING BEFORE THE COLLEGE DISCIPLINARY COMMITTEE))~~ BRIEF ADJUDICATIVE PROCEEDING.

(1) The college disciplinary committee ~~((for each campus, and after July 1, 1970))~~ for each college, will hear, de novo, all disciplinary cases referred to it by the dean of student personnel services, the dean's designee, or cases where the student appeals the dean's decision.

(2) The student has a right to a fair and impartial ~~((hearing))~~ brief adjudicative proceeding before the disciplinary committee on any charge of violating the rules of student conduct. The student's failure to cooperate with the hearing procedures hereinafter outlined, however, shall not preclude the disciplinary committee from making its findings of fact, conclusions and recommendations as provided hereafter. Failure by the student to cooperate may be taken into consideration by the committee.

(3) The student shall be given written notice by registered or certified mail of the time and place of the ~~((hearing))~~ proceeding before the college disciplinary committee, and be afforded not less than twenty days notice thereof. Said notice shall contain:

(a) A statement of the time, place and nature of the disciplinary proceeding;

(b) A statement of the charges including reference to the particular sections of the rules of student conduct involved;

(c) A list of witnesses who will appear and a summary description of any documentary or other physical evidence that will be presented by the college at the ~~((hearing))~~ proceeding.

(4) The student shall be entitled to hear and examine the evidence brought forward and be informed of the identity of its source and shall be entitled to present evidence in the student's own behalf and to cross-examine witnesses testifying against the student as to factual matters. The student shall have all authority possessed by the college to obtain information provided requests for such information is specifically described, in writing, and tendered to the dean of student personnel services no later than three days prior to the ~~((hearings))~~ proceedings, or to request the presence of witnesses or the production of other evidence relevant to the issues of the ~~((hearings))~~ proceedings.

(5) The student may be represented by counsel of choice at the disciplinary ~~((hearing))~~ proceeding. If the student elects to choose a duly licensed attorney admitted to practice in any state in the United States as

counsel, the student must tender three days' notice excluding weekends and holidays thereof to the dean of student personnel services.

(6) In all disciplinary proceedings the college may be represented by a designee appointed by the dean of student personnel services; said designee may then present the college's case against the student accused of violating the rules of student conduct, provided that in those cases in which the student elects to be represented by a licensed attorney, the dean of student personnel services may elect to have the college represented by an assistant attorney general.

(7) An adequate summary of all the evidence and facts presented to the disciplinary committee during the course of the proceedings will be taken. A copy thereof shall be available at the office of the dean of student personnel services.

(8) The ~~((chairperson))~~ presiding officer of the college disciplinary committee shall preside at the disciplinary ~~((hearing))~~ proceeding and make rulings on all evidentiary procedural matters heard in the course of the disciplinary ~~((hearing))~~ proceeding.

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-04-220 **CONDUCT OF DISCIPLINARY ((HEARINGS)) PROCEEDINGS.** (1) ~~((Hearings))~~ Proceedings conducted by the college disciplinary committee generally will be held in closed session, except when a student requests that persons other than those directly involved be invited to attend. If at any time during the conduct of a ~~((hearing))~~ proceeding invited guests are disruptive, the ~~((chairperson))~~ presiding officer of the committee may exclude such persons from the ~~((hearing))~~ proceeding room.

(2) Any student attending the disciplinary committee ~~((hearing))~~ proceeding as an invited guest who continues to disrupt said proceedings after the ~~((chairperson))~~ presiding officer of the committee has asked him to cease and desist therefrom, shall be subject to disciplinary action.

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-04-230 **EVIDENCE ADMISSIBLE IN ((HEARINGS)) PROCEEDINGS.** (1) Only those matters presented at the ~~((hearing))~~ proceeding in the presence of the accused student, except where the student fails to attend after receipt of proper notice, will be considered in determining whether the college disciplinary committee had sufficient cause to believe that the accused student is guilty of violating the rules the student is charged with having violated.

(2) In determining whether sufficient cause, as stated in subsection (1) of this section, does exist, members of the disciplinary committee shall give probative effect to evidence which possesses probative value commonly accepted by reasonable, prudent persons in the conduct of their affairs.

(3) The ~~((chairperson))~~ presiding officer of the college disciplinary committee shall, in the course of presiding

at the disciplinary ~~((hearing))~~ proceeding, give effect to the rules of privilege recognized by law and exclude incompetent, irrelevant, immaterial and unduly repetitious evidence.

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-04-240 **DECISION BY THE COMMITTEE.** (1) Upon conclusion of the disciplinary ~~((hearing))~~ proceeding, the college disciplinary committee shall consider all the evidence therein presented and decide by majority vote of the members of the committee which of the following is to be taken:

(a) That the college terminate the proceedings and exonerate the student or students;

(b) That the college impose minor sanctions directly, such as warning, reprimand or minor fine, subject to the student's right of appeal as hereinafter described;

(c) That the college impose any of the disciplinary actions as provided in WAC 132Q-04-260; or

(d) Issue an order to dismiss under the conditions of WAC 132Q-04-260(4).

(2) Upon conclusion of the disciplinary ~~((hearing))~~ proceeding of a student appeal, the college disciplinary committee shall consider all the evidence therein presented and decide by majority vote of the members of the committee to uphold the previous decision, terminate the proceeding and exonerate the student or students, or impose any disciplinary action authorized under WAC 132Q-04-260.

(3) The student will be provided with a copy of the committee's findings of fact and conclusions regarding whether the student did violate any rule or rules of the code of student conduct. The committee shall also advise the student of the right to present, within seven calendar days, a written statement to the president of the college appealing the decision of the college disciplinary committee.

WSR 90-21-017

**PERMANENT RULES
SPOKANE COMMUNITY COLLEGES**

[Filed October 8, 1990, 4:34 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Amends rules for concurrence with chapter 34.05 RCW.

Citation of Existing Rules Affected by this Order: Amending chapter 132Q-05 WAC, Summary suspension rules, WAC 132Q-05-060 and 132Q-05-080.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-014 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.

September 25, 1990

Dr. Terrance R. Brown
Chief Executive Officer

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-05-060 PROCEDURES OF SUMMARY SUSPENSION ((~~HEARING~~)) PROCEEDING. (1) At the summary suspension ((~~hearing~~)) proceeding, the college, through the office of the dean of student personnel services, or the dean's designee, shall make a determination as to whether there is probable cause to believe that the violation stated in the notice of summary suspension proceedings to the student did occur.

(2) The student may offer oral testimony of himself or herself or of any person, submit any statement or affidavit on his or her own behalf, examine any affidavit and cross-examine any witness who may appear against him, and submit any matter in extenuation or mitigation of the offense or offenses charged.

(3) The dean of student personnel services shall at the time of the summary suspension proceeding determine whether there is probable cause to believe that a violation of law or of the rules of student conduct has occurred, pursuant to WAC 132Q-05-040 (1) or (2). In the course of making such a decision, said dean may only consider the sworn affidavit or oral testimony of persons who have alleged that the student charged has committed a violation of law or of the rules of student conduct and oral testimony and affidavits submitted by the student charged.

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-05-080 NOTICE OF SUSPENSION. (1) If a student is suspended pursuant to the above rules, said student will be provided with a written copy of the dean of student personnel services' findings of fact and conclusions, as expressly concurred in by the president, as to whether said dean had probable cause to believe that the conditions for summary suspension outlined in WAC 132Q-05-040 exists and whether immediate suspension of said student should be issued.

(2) The student suspended pursuant to the authority of this rule shall be served a copy of the notice of suspension by personal service or by registered mail. Notice by mail shall be sent to said student's last known address. The suspension shall be effective for a ten day period dating from the day the notice of suspension is mailed or personal service accomplished.

(3) During the period of summary suspension, the suspended student shall not enter the campus other than to meet with the dean of student personnel services or to attend the summary suspension ((~~hearing~~)) proceeding. However, the dean of student personnel services may grant the student special permission to enter for the express purpose of meeting with faculty, college personnel, or students in preparation for the ((~~hearing~~)) proceeding.

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

WSR 90-21-018
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES
[Filed October 8, 1990, 4:35 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Amends rules for concurrence with chapter 34.05 RCW and inserts clarifying language.

Citation of Existing Rules Affected by this Order: Amending chapter 132Q-06 WAC, Family Educational Rights and Privacy Act, WAC 132Q-06-020, 132Q-06-025 and 132Q-06-030.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-015 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.

September 25, 1990

Dr. Terrance R. Brown
Chief Executive Officer

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-06-020 EDUCATION RECORDS—STUDENT'S RIGHT TO INSPECT. (1) A student has the right to inspect and review his/her education records. A list of the types of education records maintained by the college and the record locations may be obtained by the student at the college's dean of student personnel services' office.

(a) For purposes of this section the term "education records" means those records, files, documents, and other materials which contain information directly related to a student, including records regarding the employment of a student when such employment is a result of, and directly related to, student status.

(b) The term "education records" does not include:

(i) Records of instructional, supervisory and administrative personnel and educational personnel ancillary thereto which are in the sole possession of the maker thereof and which are not accessible or revealed to any other person except a substitute.

(ii) Records of the campus security department which are kept apart from those records described in (a) of this subsection and which are maintained solely for law enforcement purposes and which are not made available to persons other than law enforcement officials of the same jurisdiction.

(iii) In the case of persons who are employed by an educational agency or institution but who are not in attendance at such agency or institution, records made and maintained in the normal course of business which relate exclusively to such person in that person's capacity as an employee and are not available for use for any other purpose.

(iv) Records on a student which are created or maintained by a physician, psychiatrist, psychologist or other recognized professional or paraprofessional acting in his/her professional or paraprofessional capacity, or assisting in that capacity and which are created, maintained or used only in connection with the provision of treatment to the student, and are not available to anyone other than persons providing such treatment; provided,

however, that such records can be personally reviewed by a physician or other appropriate professional of the student's choice.

(2)(a) Recommendations, evaluations or comments concerning a student that are provided in confidence, either expressed or implied, as between the author and the recipient, shall be made available to the student, except as provided in (b), (c) and (d) of this subsection.

(b) The student may specifically release his or her right to review where the information consists only of confidential recommendations respecting:

- (i) Admission to any educational institution; or
- (ii) An application for employment; or
- (iii) Receipt of an honor or honorary recognition.

(c) A student's waiver of his or her right to access confidential statements shall apply only if:

(i) The student is, upon request, notified of the names of all persons making confidential statements concerning him or her; and

(ii) Such confidential statements are used solely for the purpose for which they were originally intended; and

(iii) Such waivers are not required as a condition for admission to, receipt of financial aid from, or receipt of any other services or benefits from the college.

(d) Recommendations, evaluations or comments concerning a student that have been provided in confidence, either expressed or implied, as between the author and the recipient, prior to January 1, 1975, shall not be subject to release under (a) of this subsection. Such records shall remain confidential and shall be released only with the consent of the author. Such records shall be used by the institution only for the purpose for which they were originally intended.

(3) Where requested records or data include information on more than one student, the student shall be entitled to receive or be informed of only that part of the record or data that pertains to the student.

(4) Students have the right to obtain copies of their education records. Charges for the copies shall not exceed the cost normally charged by the college (except in cases where charges have previously been approved by the boards of trustees' action for certain specified services, such as transcripts and grade sheets).

(5) The dean of student personnel services is the official custodian of academic records; and, therefore, is the only official who may issue a transcript of the student's official academic record.

(6) Student education records may be destroyed in accordance with a department's routine retention schedule. In no case will any record which is requested by a student for review in accordance with this section and WAC 132Q-06-025 be removed or destroyed prior to providing the student access.

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

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-06-025 REQUESTS AND APPEAL PROCEDURES. (1) A request by a student for review

of information should be made in writing to the college individual(s) or office(s) having custody of the particular record. Any challenge to the contents of education records shall be disposed of by means of a brief adjudicative proceeding.

(2) An individual(s) or office(s) must respond to a request for education records within a reasonable period of time, but in no case more than forty-five days after the request has been made. A college individual(s) or office(s) which is unable to comply with a student's request within the above-stated time period shall inform the student of that fact and the reasons in writing.

(3)(a) A student who feels that his or her request has not been properly answered by a particular individual(s) or office(s) should contact the appropriate dean or director responsible for the individual(s) or office(s) for mediation.

(b) In cases where a student remains dissatisfied after consulting with the appropriate dean or director, the student may then request a ((hearing)) proceeding by the college records committee. Following the ((hearing)) proceeding the college's records committee shall render its decision within a reasonable period of time. In all cases the decision of the college's records committee shall be final.

(c) In no case shall any request for review by a student be considered by the college's records committee which has not been filed with that body in writing within ninety days from the date of the initial request to the custodian of the record.

(d) The college's records committee shall not review any matter regarding the appropriateness of official academic grades.

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-06-030 RELEASE OF PERSONALLY-IDENTIFIABLE RECORDS. (1) The college shall not permit access to or the release of education records or personally-identifiable information contained therein, other than "directory information," without the written consent of the student, to any party other than the following:

(a) College personnel, faculty and students when officially appointed to a faculty council or administrative committee, when the information is required for a legitimate educational interest within the performance of their responsibilities to the college, with the understanding that its use will be strictly limited to the performance of those responsibilities.

(b) Federal and state officials requiring access to education records in connection with the audit and evaluation of a federally-supported or state-supported education program or in connection with the enforcement of the federal or state legal requirements which relate to such programs. In such cases the information required shall be protected by the federal or state official in a manner which will not permit the personal identification of students and their parents to other than those officials and such personally-identifiable data shall be destroyed when no longer needed for such audit, evaluation or enforcement of legal requirements.

(c) Agencies or individual's requesting information in connection with a student's application for or receipt of financial aid.

(d) Organizations conducting studies for or on behalf of the college for purposes of developing, validating or administering predictive tests, administering student aid programs, and improving instruction, if such studies are conducted in such a manner as will not permit the personal identification of students by persons other than the representatives of such organizations, and such information will be destroyed when no longer needed for the purposes for which it was provided.

(e) Accrediting organizations in order to carry out their accrediting functions.

(f) Any person or entity designated by judicial order or lawfully-issued subpoena, upon condition that the student is notified of all such orders or subpoenas in advance of the compliance therewith. The college president, the president's designee, or office(s) receiving a subpoena or judicial order for education records should immediately notify the attorney general.

(2) Where the consent of a student is obtained for the release of education records, it shall be in writing, signed and dated by the person giving such consent, and shall include:

- (a) A specification of the records to be released;
- (b) The reasons for such release; and
- (c) The names of the parties to whom such records will be released.

(3) In cases where records are made available without student release as permitted by subsection (1)(b), (c), (d), (e) and (f) of this section, the college shall maintain a record kept with the education record released which will indicate the parties which have requested or obtained access to a student's records maintained by the college and which will indicate the legitimate interest of the investigating party. Releases in accordance with subsection (1)(a) of this section need not be recorded.

(4) Personally-identifiable education records released to third parties, with or without student consent, shall be accompanied by a written statement indicating that the information cannot be subsequently released in a personally-identifiable form to any other parties without obtaining consent of the student.

(5) The term "directory information" used in subsection (1) of this section is defined as student's name, address, telephone listing, date and place of birth, major field of studies, participation in officially-recognized activities, weight and height of members of athletic teams, dates of enrollment, degrees and awards received, and the most recent previous educational agency or institution attended by the student. Students may request that the college not release directory information except through written notice to the dean of student personnel services.

(6) Information from education records may be released to appropriate persons in connection with an emergency if the knowledge of such information is necessary to protect the health or safety of a student or other person(s).

WSR 90-21-019
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES
 [Filed October 8, 1990, 4:36 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Repeals rules regulating formal hearings.

Citation of Existing Rules Affected by this Order:
 Repealing chapter 132Q-09 WAC, Practice and procedure.

Statutory Authority for Adoption: RCW 28B.50.140.
 Pursuant to notice filed as WSR 90-18-016 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.
 September 25, 1990
 Dr. Terrance R. Brown
 Chief Executive Officer

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 132Q-09 PRACTICE AND PROCEDURE

WSR 90-21-020
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES
 [Filed October 8, 1990, 4:37 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Amends rules for concurrence with chapter 34.05 RCW.

Citation of Existing Rules Affected by this Order:
 Amending WAC 132Q-16-045 Disposition of challenged ballots—Tally sheets—Investigation by chief election officer.

Statutory Authority for Adoption: RCW 28B.50.140.
 Pursuant to notice filed as WSR 90-18-017 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.
 September 25, 1990
 Dr. Terrance R. Brown
 Chief Executive Officer

AMENDATORY SECTION (Amending Order 71-5, filed 7/26/71)

WAC 132Q-16-045 DISPOSITION OF CHALLENGED BALLOTS—TALLY SHEETS—INVESTIGATION BY CHIEF ELECTION OFFICER. The challenged ballots previously placed in separate envelopes shall be placed in a sealed envelope marked "challenged ballots" and sent along with the tally sheet to the chief election officer. The challenged ballots shall not be opened or counted unless the counting of such ballots might affect the results of the election. If the challenged ballots might affect the results of the election, the chief election officer shall conduct an investigation into, or if necessary ((a formal hearing on)) an adjudicative proceeding, the validity of the challenges made. If he concludes that the challenge was properly made, that ballot

shall be excluded from the count. Otherwise, such ballot shall be counted as cast.

WSR 90-21-021
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES

[Filed October 8, 1990, 4:38 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Amends rules for concurrence with chapter 34.05 RCW and chapter 132Q-108 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 132Q-20-110 Right to appeal permit revocation or refusal to grant permit.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-018 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.

September 25, 1990
Dr. Terrance R. Brown
Chief Executive Officer

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-20-110 RIGHT TO APPEAL PERMIT REVOCATION OR REFUSAL TO GRANT PERMIT. When a parking permit has been recalled pursuant to WAC 132Q-20-090, or has been refused in accordance with WAC 132Q-20-100, or when a fine or penalty has been levied against a violator of the rules and regulations set forth in this chapter, such action by the dean of student personnel services, or the dean's designee, may be appealed pursuant to (~~WAC 132Q-04-190~~) WAC 132Q-108-050; provided, however, that faculty, administrators, and college personnel of Washington State Community College District 17 shall appeal permit revocations, refusals to grant permits, and fines or penalties levied for violations by the dean of student personnel services to the respective college presidents whose decision on the matter shall be final. Refusal to pay a fine still existing after exhaustion of the appellate process shall be grounds for disciplinary action. In the case of students, failure to pay fines after the exhaustion of the appellate process shall be grounds for the college, in addition to disciplinary action, to deny admission for subsequent enrollment with Washington State Community College District 17. In the case of District 17 employees, failure to pay fines could result in the denial of issuing a permit, and/or impounding of vehicles.

WSR 90-21-022
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES

[Filed October 8, 1990, 4:39 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Extends the jurisdiction of health and safety rules

Citation of Existing Rules Affected by this Order: Amending WAC 132Q-94-010 Declaration of purpose.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-019 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.

September 25, 1990
Dr. Terrance R. Brown
Chief Executive Officer

AMENDATORY SECTION (Amending WSR 87-16-010, filed 7/23/87)

WAC 132Q-94-010 DECLARATION OF PURPOSE. By adoption of the following health and safety regulations the board of trustees of the Washington State Community College District 17 expresses its firm commitment to the safety and health of its students and employees. The board further recognizes the importance of students and employees developing safe work habits, particularly in the areas of equipment and machinery operation, and in the handling of potentially hazardous chemical substances. This chapter shall apply to all students (~~whether in a work study position or attending classes offered within the Washington State Community College District 17~~) employees and visitors and shall pertain to all campuses and sites under the direct or indirect control of the district.

WSR 90-21-023
PERMANENT RULES
SPOKANE COMMUNITY COLLEGES

[Filed October 8, 1990, 4:40 p.m.]

Date of Adoption: September 25, 1990.

Purpose: Promulgates rule regarding use of firearms and dangerous instrumentalities.

Statutory Authority for Adoption: RCW 28B.50.140.

Pursuant to notice filed as WSR 90-18-020 on August 24, 1990.

Effective Date of Rule: Thirty-one days after filing.

September 25, 1990
Dr. Terrance R. Brown
Chief Executive Officer

NEW SECTION

WAC 132Q-94-150 PROHIBITION OF FIREARMS AND OTHER DANGEROUS INSTRUMENTALITIES. No employee, student or guest shall carry, transport within a vehicle or otherwise possess any gun, pistol, or other firearm or explosive device, hazardous chemicals or any other hazardous device or substance on any college campus or other district property except for use in an authorized college activity with express authorization from the district vice president or an authorized designee.

WSR 90-21-024
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 90-118—Filed October 9, 1990, 2:16 p.m.]

Date of Adoption: October 9, 1990.

Purpose: Commercial fishing rule.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 220-36-02300D.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Although harvestable chinook salmon are available in Grays Harbor, the remaining quota on the Chehalis side would be exceeded by a 24 hour fishery. Therefore an 18 hour fishery is being substituted for the original scheduled fishery.

Effective Date of Rule: Immediately.

October 9, 1990
 Judith Merchant
 Deputy
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-36-02300E GRAYS HARBOR SALMON - FALL FISHERY Notwithstanding the provisions of WAC 220-36-023, and WAC 220-36-031, effective immediately until further notice, it is unlawful to fish for, or possess salmon and sturgeon taken for commercial purpose from any Grays Harbor Salmon Management and Catch Reporting Area, except SMCRA 2C is open to gill net gear 6 PM, October 11 through 12 noon, October 12, 1990.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02300D GRAYS HARBOR SALMON - FALL FISHERY (90-114)

WSR 90-21-025
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 90-117—Filed October 9, 1990, 2:21 p.m.]

Date of Adoption: October 9, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
 Amending WAC 220-52-073.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the

public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: A limited number of sea urchins are available for harvest. This regulation will reduce the effort and allow the harvestable number of sea urchins to be taken over an extended time providing a better price, reduced wastage, and an orderly fishery.

Effective Date of Rule: 12:01 a.m., October 15, 1990.

October 9, 1990
 Judith Merchant
 Deputy
 for Joseph R. Blum
 Director

NEW SECTION

WAC 220-52-07300I COMMERCIAL SEA URCHIN SEASON Notwithstanding the provisions of WAC 220-52-073, effective 12:01 a.m. October 15, 1990 until further notice it is unlawful to take or possess red sea urchins for commercial purposes from any Sea Urchin District except as provided for in the following section:

(1) **Open Time and Area:**

October 15 through October 31, 1990, Monday through Wednesday only in Sea Urchin District 2 and 5

November 1, 1990, until further notice, seven days a week in District 5, Monday through Friday only in Sea Urchin District 2

(2) In addition to the definition of Sea Urchin District 2 found in WAC 220-52-073, Sea Urchin District 2 shall include those waters of Marine fish and Shellfish Management and Catch Reporting Areas 21A, 21B, and 22B.

(3) The following areas of Sea Urchin District 5 are closed to fishing:

(a) Waters of Neah Bay west and south of a line from Klachopsis Point to the northern tip of Waadah Island and thence westerly to a point on the shoreline one-quarter mile due south of Koitlah Point.

(b) Waters of Makah Bay east of a line extending from Waatch Point to Portage Head.

(4) Only one diver from each boat is allowed in the water at any one time during the sea urchin harvest operation, or when commercial quantities of sea urchins are aboard the vessel.

(5) **Size Limits:** Sea Urchin District 2, 4.0 - 5.5 inches

Sea Urchin District 5, 3.25 - 4.5 inches

All sizes are shell diameter exclusive of the spines.

WSR 90-21-026
EMERGENCY RULES
DEPARTMENT OF FISHERIES
 [Order 90-119—Filed October 9, 1990, 2:24 p.m.]

Date of Adoption: October 9, 1990.

Purpose: Personal fishing rule.

Citation of Existing Rules Affected by this Order:
Amending WAC 220-56-190.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: A net pen rearing operation in the Ocean Shores Boat Basin has created recreational opportunity on returning adult and jack coho salmon.

Effective Date of Rule: Immediately.

October 9, 1990
Judith Merchant
Deputy
for Joseph R. Blum
Director

Changes Other than Editing from Proposed to Adopted Version: Changes were made to the description of inpatient physical rehabilitation services level III and specialized inpatient pediatric services in WAC 248-19-231. The changes help to clarify what services are subject to certificate of need review.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: Immediate effectiveness of the rule is important to public health, safety and welfare. The change in rule allows providers the discretion to perform emergency therapeutic cardiac catheterizations when a persons' life is threatened.

Effective Date of Rule: Upon filing [October 9, 1990].

October 8, 1990
Kristine M. Gebbie
Secretary

NEW SECTION

WAC 220-56-19000E SALTWATER SEASONS GRAYS HARBOR *Notwithstanding the provisions of WAC 220-56-190, effective immediately through November 30, 1990 it is unlawful to fish for or possess salmon for personal use from the waters of Grays Harbor except as indicated in the following section:*

(1) *Bag limit A - Waters of the Westport Boat Basin*

(2) *Bag limit A - Waters of the Ocean Shores Boat Basin which lie westerly of the outer ends of the entrance jettys to the boat basin.*

WSR 90-21-027 RULES COORDINATOR TRAFFIC SAFETY COMMISSION

[Filed October 9, 1990, 2:35 p.m.]

This is to inform you that the Washington Traffic Safety Commission is designating Nancy Cleaves, as the rules coordinator in accordance with chapter 34.05 RCW.

WSR 90-21-028 PERMANENT RULES DEPARTMENT OF HEALTH

[Order 082—Filed October 9, 1990, 3:12 p.m., effective upon filing]

Date of Adoption: August 14, 1990.

Purpose: Implement the recommendations of the tertiary services advisory group regarding a functional definition of tertiary services and changes to the list of tertiary services.

Citation of Existing Rules Affected by this Order: Amending WAC 248-19-231 and [new section] 248-19-235.

Statutory Authority for Adoption: Chapter 70.38 RCW.

Pursuant to notice filed as WSR 90-14-126 on July 5, 1990.

AMENDATORY SECTION (Amending Order 019, filed 11/21/89, effective 12/22/89)

WAC 248-19-231 APPLICABILITY OF CHAPTER 248-19 WAC. (1) The following undertakings shall be subject to the provisions of chapter 248-19 WAC, with the exceptions provided for in this section.

(a) The construction, development, or other establishment of a new health care facility:

(i) No new health care facility may be initiated as a health service of an existing health care facility without certificate of need approval as a new health care facility;

(ii) The extension, on a regular and ongoing basis, of the services of a home health agency or a hospice in a county not previously regularly included in the service area of that home health agency or hospice during the preceding twelve months shall be considered the development of a new home health agency or hospice.

(b) The sale, purchase, or lease of part or all of any existing hospital licensed under chapter 70.41 RCW or a psychiatric hospital licensed under chapter 71.12 RCW;

(c) A change in bed capacity of a health care facility increasing the total number of licensed beds or redistributing beds among acute care, skilled nursing, intermediate care, and boarding home care, as defined under RCW 18.20.020, if the bed redistribution is effective for a period in excess of six months;

(d) Any new tertiary health services offered in or through a health care facility, and not offered on a regular basis by, in, or through such health care facility within the twelve-month period prior to the time the facility will offer such services:

(i) Tertiary services include the following:

(A) Specialty burn services. This is a service designed, staffed, and equipped to care for any burn patient regardless of the severity or extent of the burn. All staff and equipment necessary for any level of burn care are available;

(B) Intermediate care nursery((; consistent with)) and/or obstetric services level II. Intermediate care nursery is defined in chapter 248-18 WAC(;

~~(C) Neonatal intensive care nursery, consistent with chapter 248-18 WAC;~~

~~(D) Obstetric services level H)). A level II obstetric service ((provides)) is in an area designed, organized,~~

equipped, and staffed to provide a full range of maternal and neonatal services for uncomplicated patients~~((Level H units will also provide a full range of services))~~ and for the majority of complicated obstetrical problems ~~((and certain neonatal illnesses. Level H units will have a highly trained multidisciplinary staff))~~;

~~((E))~~ (C) Neonatal intensive care nursery and/or obstetric services level III. Neonatal intensive care nursery is defined in chapter 248-18 WAC. A level III obstetric service~~((s are provided))~~ is in an area designed, organized, equipped, and staffed to provide services to the few women and infants requiring full intensive care services for the most serious type of maternal-fetal and neonatal illnesses and abnormalities. Such a service provides the coordination of care, communications, transfer, and transportation for a given region. Level III services provide leadership in preparatory and continuing education in prenatal and perinatal care and may be involved in clinical and basic research;

~~((F))~~ (D) Transplantation of specific solid organs, including, but not limited to, heart, liver, pancreas, lung, and kidney and including bone marrow. A transplantation service for each solid organ is considered a separate tertiary service;

~~((G))~~ (E) Open heart surgery and/or elective therapeutic cardiac catheterization including elective percutaneous transluminal coronary angioplasty (PTCA). Open heart surgery includes the care of patients who have surgery requiring the use of a heart lung bypass machine. Therapeutic cardiac catheterization means passage of a tube or other device into the coronary arteries or the heart chambers to improve blood flow. PTCA means the treatment of a narrowing of a coronary artery by means of inflating a balloon catheter at the site of the narrowing to dilate the artery;

~~((H))~~ Megavoltage radiation therapy;

~~(I)~~ Cardiac catheterization;

~~(J)~~ Percutaneous transluminal coronary angioplasty (PTCA);

~~((K))~~ (F) Inpatient physical rehabilitation services level III. Level III rehabilitation services are services for persons with usually nonreversible, multiple function impairments of a moderate-to-severe complexity resulting in major changes in the patient's lifestyle and requiring intervention by several rehabilitation disciplines. Services are~~((provided by a))~~ multidisciplinary~~((team))~~, including such specialists as a rehabilitation nurse; and physical, occupational, and speech therapists; and vocational counseling; and~~((managed by))~~ a physiatrist. The service is provided in a dedicated unit with a separate nurses station staffed by nurses with specialized training and/or experience in rehabilitation nursing. While the service may specialize (i.e., spinal cord injury, severe head trauma, etc.), the service is able to treat all persons within the designated diagnostic specialization regardless of the level of severity or complexity of the impairments;~~((and))~~

~~((L))~~ (G) Specialized inpatient pediatric services. The service~~((s are for complex pediatric cases requiring specialized equipment, as well as specialty and subspecialty personnel. The services are provided in dedicated pediatric units))~~ is designed, staffed, and equipped to

treat complex pediatric cases for more than twenty-four hours. The service has a staff of pediatric specialists and subspecialists.

(ii) The department shall review, periodically revise, and update the list of tertiary services. The department shall change the tertiary services list ~~((through the adoption rules process and may change the list on an emergency basis))~~ following the procedures identified in WAC 248-19-235;

(iii) The offering of an inpatient tertiary health service by a health maintenance organization or combination of health maintenance organizations is subject to the provisions under chapter 248-19 WAC unless the offering is exempt under the provisions of RCW 70.38.111.

(e) Any increase in the number of dialysis stations in a kidney disease center;

(f) Any capital expenditure in excess of the expenditure minimum for the construction, renovation, or alteration of a nursing home. However, a capital expenditure, solely for any one or more of the following, which does not substantially affect patient charges, is not subject to certificate of need review:

(i) Communications and parking facilities;

(ii) Mechanical, electrical, ventilation, heating, and air conditioning systems;

(iii) Energy conservation systems;

(iv) Repairs to, or the correction of, deficiencies in existing physical plant facilities necessary to maintain state licensure;

(v) Acquisition of equipment, including data processing equipment, not for use in the direct provision of health services;

(vi) Construction, involving physical plant facilities, including administrative and support facilities, not for use in the provision of health services;

(vii) Acquisition of land; and

(viii) Refinancing of existing debt.

(g) Any expenditure for the construction, renovation, or alteration of a nursing home or change in nursing home services in excess of the expenditure minimum made in preparation for any undertaking subject to the provisions under chapter 248-19 WAC and any arrangement or commitment made for financing such undertaking;

(h) No person may divide a project in order to avoid review requirements under any of the thresholds specified under this section; and

(i) The department may issue certificates of need authorizing only predevelopment expenditures, without authorizing any subsequent undertaking for which the predevelopment expenditures are made.

(2) No person shall engage in any undertaking subject to certificate of need review unless:

(a) A certificate of need authorizing such undertaking is issued and remains valid; or

(b) An exemption is granted in accordance with the provisions of this chapter.

NEW SECTION

WAC 248-19-235 TERTIARY SERVICES IDENTIFICATION. (1) The criteria in this section

shall be used as guidelines when examining services to determine whether the service is considered a tertiary service.

(2) In determining whether a service is a tertiary service the department shall consider the degree to which the service meets the following criteria:

(a) Whether the service is dependent on the skills and coordination of specialties and subspecialties. Including, but not limited to, physicians, nurses, therapists, social workers;

(b) Whether the service requires immediate access to an acute care hospital;

(c) Whether the service is characterized by relatively few providers;

(d) Whether the service is broader than a procedure;

(e) Whether the service has a low use rate;

(f) Whether consensus supports or published research shows that sufficient volume is required to impact structure, process, and outcomes of care; and

(g) Whether the service carries a significant risk or consequence.

(3) Annually the department shall request review of proposed changes to the list of tertiary services identified in WAC 248-19-231. The annual review shall be conducted as follows:

(a) The department shall send notice to all persons who have sent the certificate of need program a written request to be notified of the annual review of tertiary services.

(b) The notice shall contain the following:

(i) Identification of the thirty-day period during which written comments may be received. This thirty-day period shall be called the comment period;

(ii) The criteria listed in this section; and

(iii) The name and address of the person in the department to whom written comments are to be addressed.

(c) The written comments must address whether a service meets or partially meets the criteria in this section.

(d) Within sixty days after the close of the comment period the department shall determine whether to propose any changes to the list of tertiary services in chapter 248-19 WAC. This sixty-day period shall be called the consideration period.

(e) During the consideration period information may be exchanged between the department and persons proposing changes to the list of tertiary services in chapter 248-19 WAC.

(4) The department shall convene a technical work group at least every three years to do the following:

(a) Review the criteria listed in this section to determine whether the criteria appropriately define a tertiary service; and

(b) Propose any necessary changes to the list of tertiary services in WAC 248-19-231.

WSR 90-21-029

PERMANENT RULES

DEPARTMENT OF HEALTH

(Veterinary Board of Governors)

[Order 93—Filed October 9, 1990, 3:16 p.m.]

Date of Adoption: September 12, 1990.

Purpose: Sets forth rules implementing voluntary substance abuse monitoring programs for veterinarians.

Statutory Authority for Adoption: RCW 18.130.175.

Pursuant to notice filed as WSR 90-16-097 on August 1, 1990.

Changes Other than Editing from Proposed to Adopted Version: WAC 308-158-020 (3) and (4), slight modification for clarity; and WAC 308-158-040 (2)(ix), language inadvertently omitted, needed for consistency with language in subsection (1)(ix).

Effective Date of Rule: Thirty-one days after filing.

October 6, 1990

Edward Diamond, DVM

Chair

Chapter 308-158 WAC SUBSTANCE ABUSE MONITORING PROGRAMS FOR VETERINARIANS

NEW SECTION

WAC 308-158-010 INTENT. It is the intent of the legislature that the veterinary board of governors seek ways to identify and support the rehabilitation of veterinarians where practice or competency may be impaired due to the abuse of drugs or alcohol. The legislature intends that these veterinarians be treated so that they can return to or continue to practice veterinary medicine in a way which safeguards the public. The legislature specifically intends that the veterinary board of governors establish an alternate program to the traditional administrative proceedings against such veterinarians.

In lieu of disciplinary action under RCW 18.130.160 and if the veterinary board of governors determines that the unprofessional conduct may be the result of substance abuse, the veterinary board of governors may refer the license holder to a voluntary substance abuse monitoring program approved by the veterinary board of governors.

NEW SECTION

WAC 308-158-020 DEFINITIONS. As used in this chapter:

(1) "Approved substance abuse monitoring program" or "approved monitoring program" is a program, complying with applicable state law and approved by the board, which oversees a veterinarians compliance with a contractually prescribed substance abuse recovery program. Substance abuse monitoring programs may provide evaluation and/or treatment to participating veterinarians.

(2) "Contract" is a comprehensive, structured agreement between the recovering veterinarian and the approved monitoring program wherein the veterinarian consents to comply with the monitoring program and the

required components for the veterinarian's recovery activity.

(3) "Approved treatment facility" is a facility recognized as such according to RCW 18.130.175(1).

(4) "Substance abuse" means the impairment, as determined by the board, of a veterinarian's professional services by an addiction to, a dependency on, or the use of alcohol, legend drugs, controlled substances, or other addictive drugs.

(5) "Aftercare" is that period of time after intensive treatment that provides the veterinarian or the veterinarian's family with group or individual counseling sessions, discussions with other families, ongoing contact and participation in self-help groups, and ongoing continued support of treatment and/or monitoring program staff.

(6) "Veterinarian support group" is a group of veterinarians and/or other health professionals meeting regularly to support the recovery of its members. The group provides a confidential setting with a trained and experienced facilitator in which participants may safely discuss drug diversion, licensure issues, return to work, and other professional issues related to recovery.

(7) "Twelve-steps groups" are groups such as Alcoholics Anonymous, Narcotics Anonymous, and related organizations based on a philosophy of anonymity, peer group association, and self-help.

(8) "Random drug screens" are the observed collection of specified bodily fluids together with laboratory tests to detect the presence of drugs of abuse in bodily fluids. Collection must occur at irregular intervals not known in advance by the person to be tested.

(9) "Veterinarian" means an impaired practitioner.

NEW SECTION

WAC 308-158-030 APPROVAL OF SUBSTANCE ABUSE MONITORING PROGRAMS. The board will approve the monitoring program(s) which will participate in the recovery of veterinarians. The board will enter into a contract with the approved substance abuse monitoring program(s) on an annual basis.

(1) An approved monitoring program may provide referrals for evaluations and/or treatment to the participating veterinarians.

(2) An approved monitoring program staff must have the qualifications and knowledge of both substance abuse as defined in this chapter and the practice of veterinary medicine to be able to evaluate:

- (a) Drug screening laboratories;
- (b) Laboratory results;
- (c) Providers of substance abuse treatment, both individual and facilities;
- (d) Veterinarians' support groups;
- (e) The veterinarians' work environment; and
- (f) The ability of the veterinarian to practice with reasonable skill and safety.

(3) An approved monitoring program will enter into a contract with the veterinarian and the board to oversee the veterinarian's compliance with the requirements of the program.

(4) An approved monitoring program staff should evaluate and recommend to the board, on an individual

basis, whether a veterinarian will be prohibited from engaging in the practice of veterinary medicine for a period of time and restrictions, if any, on the veterinarian's access to controlled substances in the work place.

(5) An approved monitoring program shall maintain records on participants.

(6) An approved monitoring program will be responsible for providing feedback to the veterinarian as to whether treatment progress is acceptable.

(7) An approved monitoring program shall report to the board any veterinarian who fails to comply with the requirements of the monitoring program.

(8) An approved monitoring program shall provide the board with a statistical report on the program, including progress of participants, at least annually, or more frequently as requested by the board. Progress reports shall not include names or any identifying information regarding voluntary participants.

(9) The board shall approve and provide the monitoring program guidelines on treatment, monitoring, and/or limitations on the practice of veterinary medicine for those participating in the program.

(10) An approved monitoring program shall provide for the board a complete financial breakdown of cost for each individual veterinary participant by usage at an interval determined by the board in the annual contract.

(11) An approved monitoring program shall provide for the board a complete annual audited financial statement.

NEW SECTION

WAC 308-158-040 PARTICIPATION IN APPROVED SUBSTANCE ABUSE MONITORING PROGRAM. (1) In lieu of disciplinary action, the veterinarian may accept board referral into an approved substance abuse monitoring program.

(a) The veterinarian shall undergo a complete physical and psychosocial evaluation before entering the approved monitoring program. This evaluation will be performed by health care professionals with expertise in chemical dependency.

(b) The veterinarian shall enter into a contract with the approved substance abuse monitoring program to comply with the requirements of the program which shall include, but not be limited to the following:

(i) The veterinarian will agree to remain free of all mind-altering substances, including alcohol, except for medications prescribed by an authorized prescriber, as defined in RCW 69.41.030 and 69.50.101.

(ii) The veterinarian will submit to random drug screening as specified by the approved monitoring program.

(iii) The veterinarian shall sign a waiver allowing the approved monitoring program to release information to the board if the veterinarian does not comply with the requirements of this contract.

(iv) The veterinarian will undergo approved substance abuse treatment in an approved treatment facility.

(v) The veterinarian must complete the prescribed aftercare program of the approved treatment facility, which may include individual and/or group psychotherapy.

(vi) The veterinarian must cause the treatment counselor(s) to provide reports to the approved monitoring program at specified intervals. Reports shall include treatment prognosis and goals.

(vii) The veterinarian will attend veterinarians' support groups and/or twelve-step group meetings as specified by the contract.

(viii) The veterinarian will comply with specified practice conditions and restrictions as defined by the contract.

(ix) Except for (b)(i) through (iii) of this subsection, an approved monitoring program may make an exception to the foregoing requirements on individual contracts.

(c) The veterinarian is responsible for paying the costs of the physical and psychosocial evaluation, substance abuse treatment, random drug screens, and therapeutic group sessions.

(d) The veterinarian may be subject to disciplinary action under RCW 18.130.160 and 18.130.180 if the veterinarian does not consent to be referred to the approved monitoring program, does not comply with specified practice restrictions, or does not successfully complete the program.

(2) A veterinarian who is not being investigated or monitored by the board for substance abuse and who is not currently the subject of current disciplinary action, may voluntarily participate in the approved substance abuse monitoring program without being referred by the board. Such voluntary participants shall not be subject to disciplinary action under RCW 18.130.160 and 18.130.180 for their substance abuse, and shall not have their participation made known to the board if they meet the requirements of the approved monitoring program:

(a) The veterinarian shall undergo a complete physical and psychosocial evaluation before entering the approved monitoring program. This evaluation will be performed by health care professional(s) with expertise in chemical dependency.

(b) The veterinarian shall enter into a contract with the approved substance abuse monitoring program to comply with the requirements of the program which may include, but not be limited to the following:

(i) The veterinarian will undergo approved substance abuse treatment in an approved treatment facility.

(ii) The veterinarian will agree to remain free of all mind-altering substances, including alcohol, except for medications prescribed by an authorized prescriber as defined in RCW 69.41.030 and 69.50.101.

(iii) The veterinarian must complete the prescribed aftercare program of the approved treatment facility, which may include individual and/or group psychotherapy.

(iv) The veterinarian must cause the treatment counselor(s) to provide reports to the approved monitoring program at specified intervals. Reports shall include treatment prognosis and goals.

(v) The veterinarian will submit to random observed drug screening as specified by the approved monitoring program.

(vi) The veterinarian will attend veterinarians' support groups and/or twelve-step group meetings as specified by the contract.

(vii) The veterinarian will comply with practice conditions and restrictions as defined by the contract.

(viii) The veterinarian shall sign a waiver allowing the approved monitoring program to release information to the board if the veterinarian does not comply with the requirements of this contract.

(ix) Except for (b)(ii) through (iii) of this subsection, an approved monitoring program may make an exception to the foregoing requirements on individual contracts.

(c) The veterinarian is responsible for paying the costs of the physical and psychosocial evaluation, substance abuse treatment, random drug screens, and therapeutic group sessions.

(3) Treatment and pretreatment records shall be confidential as provided by law.

WSR 90-21-030
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Institutions)

[Order 3083—Filed October 9, 1990, 3:34 p.m.]

Date of Adoption: October 9, 1990.

Purpose: The issuance will only change the mailing address to which the written application for an adjudicative proceeding to contest a notice and finding of responsibility will be mailed. The issuance has language and punctuation changes, also.

Citation of Existing Rules Affected by this Order: Amending WAC 275-16-055 and 275-20-080.

Statutory Authority for Adoption: RCW 71.05.560.

Pursuant to notice filed as WSR 90-17-137 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 9, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3001, filed 2/5/90, effective 3/1/90)

WAC 275-16-055 NOTICE AND FINDING OF RESPONSIBILITY (NFR)—APPEAL PROCEDURE. (1) The determination officer's assessment of the ability and liability of a person or of the person's estate to pay hospitalization charges shall be issued in the form of a notice and finding of responsibility (NFR) as prescribed by RCW 43.20B.340.

(2) When the NFR is for full hospitalization charges as specified under WAC 275-16-030, the department ~~((informs))~~ shall:

(a) Inform the financially responsible person of the current charges; and ~~((the department))~~

(b) Periodically recompute ~~((s))~~ the financially responsible person's charges.

(3) When the NFR is for adjusted charges, the department ~~((expresses))~~ shall:

(a) Express the charges in a daily or monthly rate; and

(b) Set aside charges for ancillary services.

~~((The department sets aside charges for ancillary services when the NFR is for adjusted charges.~~

~~(2))~~ (4) The right to an adjudicative proceeding to contest the NFR is contained in RCW 43.20B.340.

(a) A financially responsible person wishing to contest the NFR shall, within twenty-eight days of receipt of the NFR:

(i) File a written application for an adjudicative proceeding ~~((by a method))~~ showing proof of receipt with the ~~((office of appeals))~~ Secretary, DSHS, Attn: Determination Officer, P.O. Box 9768, Olympia, WA 98504; and

(ii) Include in or with the application:

(A) A specific statement of the ~~((issue or))~~ issues and law involved;

(B) The grounds for contesting the department decision; and

(C) A copy of the contested NFR ~~((being contested))~~.

(b) The proceeding shall be governed by the Administrative Procedure Act (chapter 34.05 RCW), RCW 43.20B.340, this chapter, and chapter 388-08 WAC. If any provision in this chapter conflicts with chapter 388-08 WAC, the provision in this chapter governs.

AMENDATORY SECTION (Amending Order 2997, filed 2/5/90, effective 3/1/90)

WAC 275-20-080 NOTICE AND FINDING OF RESPONSIBILITY—APPEAL PROCEDURE. (1) ~~((In all cases where a determination is made))~~ When the department determines that the estate of a ~~((person who resides at))~~ resident of a state residential habilitation center is able to pay all or ~~((any))~~ a portion of the monthly charges for care, support, and treatment, the department shall serve a notice and finding of responsibility (NFR) ~~((shall be served))~~ on the:

(a) Guardian of the resident's estate(;;); or

(b) If ~~((no))~~ a guardian has not been appointed ~~((then on the))~~, resident's spouse or parent or other person acting in a representative capacity and ~~((having property))~~ in ~~((his or her))~~ possession ~~((belonging to))~~ of the resident's property, and the superintendent of the state school. ~~((Where))~~

(2) When a resident is an adult and is not under ~~((no))~~ a legal disability, the department shall personally serve the NFR ~~((shall be personally served))~~ on ~~((him or her))~~ the resident.

(3) The NFR shall ~~((set forth))~~ state the amount which the department ~~((has determined))~~ determines the resident's estate is able to pay per month(;;). The amount shall not ~~((to))~~ exceed the monthly charges fixed ~~((in accordance with))~~ under RCW 43.20B.420.

(4) The resident's or guardian's responsibility for payment to the department ~~((commences))~~ shall commence twenty-eight days after service of the NFR.

~~((2))~~ (5) The right to an adjudicative proceeding ~~((to contest))~~ contesting the NFR is contained in RCW 43.20B.430.

(a) A financially responsible person wishing to contest the NFR shall, within twenty-eight days of receipt of the NFR:

(i) File a written application for an adjudicative proceeding ~~((by a method))~~ showing proof of receipt with the ~~((office of appeals))~~ Secretary, DSHS, Attn: Determination Officer, P.O. Box 9768, Olympia, WA 98504; and

(ii) Include in or with the application:

(A) A specific statement of the ~~((issue or))~~ issues and law involved;

(B) The grounds for contesting the department decision; and

(C) A copy of the ~~((department decision))~~ NFR being contested.

(b) The proceeding shall be governed by the Administrative Procedure Act (chapter 34.05 RCW), RCW 43.20B.430, this chapter, and chapter 388-08 WAC. If any provision in this chapter conflicts with chapter 388-08 WAC, the provision in this chapter governs.

WSR 90-21-031
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Order 3084—Filed October 9, 1990, 3:39 p.m.]

Date of Adoption: October 9, 1990.

Purpose: The need standards for basic requirements are reviewed/updated annually. The 1990 Washington state legislative session authorized a six percent grant standards increase to be effective January 1, 1991.

Citation of Existing Rules Affected by this Order: Amending WAC 388-29-100 Standards of assistance—Basic requirements.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 90-17-139 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 9, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 3038, filed 7/12/90, effective 8/12/90)

WAC 388-29-100 STANDARDS OF ASSISTANCE—BASIC REQUIREMENTS. (1) The statewide monthly need standard(s) for basic requirements shall be:

(a) Households with an obligation to pay shelter costs effective ~~((August 1, 1989))~~ September 1, 1990.

Treat households residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as renters if the household member makes any utility payment in lieu of a rental payment.

This need standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this need standard includes homeless families or persons:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Need Standard
1	\$ ((579)) 612
2	((733)) 774
3	((907)) 958
4	((1,068)) 1,128
5	((1,230)) 1,299
6	((1,395)) 1,474
7	((1,612)) 1,703
8	((1,784)) 1,884
9	((1,959)) 2,069
10 or more	((2,129)) 2,249

(b) Households ((without)) with shelter provided at no cost((s)) effective ((August 1, 1989)) September 1, 1990, except as described under subsection (1)(a) of this section.

The monthly standard for clients ((without)) with shelter provided at no cost((s)) includes requirements for food, clothing, personal maintenance and necessary incidentals, household maintenance, and transportation.

Recipients in Household	Need Standard
1	\$ ((341)) 361
2	((432)) 456
3	((535)) 565
4	((630)) 665
5	((725)) 766
6	((823)) 869
7	((951)) 1,004
8	((1,052)) 1,111
9	((1,555)) 1,220
10 or more	((1,256)) 1,326

(2) One hundred eighty-five percent of the statewide monthly need standard for basic requirements is:

(a) Households with shelter costs effective ((August 1, 1989)) September 1, 1990.

Recipients in Household	185% of Need Standard
1	\$ ((1,071)) 1,132
2	((1,356)) 1,431
3	((1,677)) 1,772
4	((1,975)) 2,086
5	((2,275)) 2,403
6	((2,580)) 2,726
7	((2,982)) 3,150
8	((3,300)) 3,485
9	((3,624)) 3,827
10 or more	((3,938)) 4,160

(b) Households ((without)) with shelter provided at no cost((s)) effective ((August 1, 1989)) September 1, 1990.

Recipients in Household	185% of Need Standard
1	\$ ((630)) 667
2	((799)) 843
3	((989)) 1,045
4	((1,165)) 1,230
5	((1,341)) 1,417
6	((1,522)) 1,607
7	((1,759)) 1,857
8	((1,946)) 2,055
9	((2,136)) 2,257
10 or more	((2,323)) 2,453

(3) The statewide monthly payment standard shall be:

(a) ((Effective January 1, 1990,)) Payment standard((s)) for households with ((shelter costs reflecting a ratable reduction of 44.9 percent of need standards)) an obligation to pay shelter costs effective January 1, 1990.

Treat households residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as renters if the household member makes any utility payment in lieu of a rental payment.

This payment standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes homeless families or persons:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Payment Standard
1	\$ 320
2	404
3	501
4	589
5	679
6	771
7	890
8	985
9	1,082
10 or more	1,176

(b) ((Effective January 1, 1990,)) Payment standard((s)) for households ((without)) with shelter ((costs reflecting a ratable reduction of 44.9 percent of the need standard)) provided at no cost effective January 1, 1990, except as described under subsection (3)(a) of this section.

The monthly payment standard for clients ((without)) with shelter provided at no cost((s-shall)) includes requirements for food, clothing, personal maintenance and

necessary incidentals, transportation, and household maintenance.

Recipients in Household	Payment Standard
1	\$ 188
2	238
3	295
4	347
5	400
6	453
7	524
8	580
9	637
10 or more	692

(4) The statewide monthly need standard for basic requirements shall be:

(a) Households with an obligation to pay shelter costs effective January 1, 1991.

Treat households residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as renters if the household member makes any utility payment in lieu of a rental payment.

This need standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this need standard includes homeless families or persons:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Need Standard
1	\$ 612
2	774
3	958
4	1,128
5	1,299
6	1,474
7	1,703
8	1,884
9	2,069
10 or more	2,249

(b) Households with shelter provided at no cost effective January 1, 1991, except as described under subsection (1)(a) of this section.

The monthly standard for clients with shelter provided at no cost includes requirements for food, clothing, personal maintenance and necessary incidentals, household maintenance, and transportation.

Recipients in Household	Need Standard
1	\$ 367
2	464

Recipients in Household	Need Standard
3	574
4	676
5	779
6	884
7	1,021
8	1,130
9	1,241
10 or more	1,349

(5) One hundred eighty-five percent of the statewide monthly need standard for basic requirements is:

(a) Households with shelter costs effective January 1, 1991.

Recipients in Household	185% of Need Standard
1	\$ 1,132
2	1,431
3	1,772
4	2,086
5	2,403
6	2,726
7	3,150
8	3,485
9	3,827
10 or more	4,160

(b) Households with shelter provided at no cost effective January 1, 1991.

Recipients in Household	185% of Need Standard
1	\$ 678
2	858
3	1,061
4	1,250
5	1,441
6	1,635
7	1,888
8	2,090
9	2,295
10 or more	2,495

(6) The statewide monthly payment standard shall be:

(a) Payment standard for households with an obligation to pay shelter costs effective January 1, 1991.

Treat households residing in a lower income housing project, assisted under the United States Housing Act of 1937 or Section 236 of the National Housing Act, as renters if the household member makes any utility payment in lieu of a rental payment.

This payment standard includes a recipient owning, purchasing, or renting their home.

Effective April 23, 1990, this payment standard includes homeless families or persons:

(i) Lacking a fixed, regular, and adequate nighttime residence;

(ii) Residing in a public or privately operated shelter designed to provide temporary living accommodations; or

(iii) Provided temporary lodging through a public or privately funded emergency shelter program.

Recipients in Household	Payment Standard
1	\$ 339
2	428
3	531
4	624
5	719
6	817
7	943
8	1,044
9	1,146
10 or more	1,246

(b) Payment standard for households with shelter provided at no cost effective January 1, 1991, except as described under subsection (6)(a) of this section.

The monthly payment standard for clients with shelter provided at no cost includes requirements for food, clothing, personal maintenance and necessary incidentals, transportation, and household maintenance.

Recipients in Household	Payment Standard
1	\$ 203
2	256
3	317
4	374
5	431
6	489
7	565
8	625
9	686
10 or more	746

WSR 90-21-031A
PROPOSED RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
 [Filed October 9, 1990, 3:41 p.m.]

Original Notice.

Title of Rule: WAC 392-171-456 Special education programs—Education for all handicapped children.

Purpose: To omit differentiation of state residential schools as per federal request.

Statutory Authority for Adoption: RCW 28A.155.090 and 28A.300.070.

Statute Being Implemented: RCW 28A.155.090 and 28A.300.070.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; Implementation: John Pearson, Superintendent of Public Instruction, Old Capitol Building, (206) 586-6395; and Enforcement: Bridget Cullerton, Superintendent of Public Instruction, Old Capitol Building, (206) 586-6394.

Name of Proponent: Superintendent of Public Instruction, governmental.

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

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

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Wanamaker Conference Room, Superintendent of Public Instruction, Old Capitol Building, Olympia, Washington 98504, on December 7, 1990, at 9:00.

Submit Written Comments to: Richard M. Wilson, Superintendent of Public Instruction, Legal Services, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 11, 1990.

October 9, 1990
 Judith A. Billings
 Superintendent of
 Public Instruction

AMENDATORY SECTION (Amending Order 15, filed 11/2/89, effective 12/3/89)

WAC 392-171-456 MEETINGS. (1) A meeting shall be held within thirty calendar days after the date upon which a student's assessment is completed for the purpose of developing the student's individualized education program. The school district shall initiate and conduct the meeting and shall include the following participants:

(a) A representative of the school district other than the student's teacher who is qualified to provide or supervise the provision of special education and related services;

(b) The student's regular classroom teacher or special education teacher or therapist: PROVIDED, That either the representative of the school district or the teacher or therapist is qualified in the area of the student's suspected disability;

(c) One or both of the parents (in the case of a nonadult student), subject to subsections (2) through (5) of this section;

(d) The student if he or she is an adult student (and in the case of nonadult students, the student, if appropriate);

(e) A member of the student's assessment team; and

(f) Other individuals at the discretion of the district or the parent or the adult student.

(2) Each school district shall take steps to assure (in the case of nonadult students) that one or both parents of the handicapped student are present at each meeting or are afforded the opportunity to participate, including:

(a) Notifying the parent(s) of the meeting early enough to assure his or her participation; and

(b) Scheduling the meeting at a mutually agreed upon place and time.

(3) The notice to the parent(s) shall include the purpose, time, location of the meeting and who will be in attendance.

(4) If a parent cannot attend, the district shall use other methods to assure participation, including individual or conference telephone calls.

(5) A meeting may be conducted (in the case of a nonadult student) without a parent in attendance if the school district is unable to convince the parents they should attend. In such a case the school district shall make a record of its attempts to arrange a mutually agreed upon time and place. The record shall contain such information as:

(a) Detailed records of telephone calls made or attempted and the results of those calls;

(b) Copies of correspondence sent to the parents and any responses received; and

(c) Detailed records of visits made to the parent's home or place of employment and the results of those visits.

(6) The school district shall take whatever action is necessary to assure that the parent (or adult student) understands the proceedings at a meeting, including arranging for an interpreter for parents (or adult students) who are deaf or whose native language is other than English.

(7) The district shall document the parent(s)' and other IEP participants' presence at the IEP meeting.

(8) Meetings consistent with this section shall be conducted by the school district at least once a year for the purpose of reviewing and revising as necessary each student's individualized education program. Meetings may be held more frequently.

~~((9) In the case of students admitted to state residential schools, an assessment and individualized education program must be completed as provided in this chapter within fifty school days of enrollment:))~~

WSR 90-21-032

WITHDRAWAL OF PROPOSED RULES BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS

[Filed October 10, 1990, 11:05 a.m.]

We are withdrawing WAC 196-24-095 and 196-24-110 filed under WSR 90-15-046 on July 17, 1990.

Alan E. Rathbun, P.E.
Registrar

WSR 90-21-033

PERMANENT RULES DEPARTMENT OF LICENSING

[Filed October 10, 1990, 11:07 a.m.]

Date of Adoption: September 28, 1990.

Purpose: The director of the department has the authority to establish a staggered license renewal process. This rule establishes the expiration date for individuals, corporations and partnerships licensed under chapter 18.43 RCW.

Statutory Authority for Adoption: RCW 43.24.140.

Pursuant to notice filed as WSR 90-17-107 on August 21, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 5, 1990
Marsha Tadano Long
Assistant Director

NEW SECTION

WAC 196-26-030 LICENSE RENEWALS. The licenses for those individuals registered as a professional engineer and/or a professional land surveyor shall be renewed annually. The date of renewal shall be the licensee's birth date. Licensees who fail to pay the prescribed renewal fee within ninety days of the license expiration date will be subject to the late payment penalty fee as set forth in WAC 196-24-060.

The certificates of authorization for corporations and partnerships shall be renewed annually. The date of renewal shall be the last day of the month of December. Failure to pay the prescribed fee by the date of expiration shall cause the certificate to become invalid.

WSR 90-21-034

PERMANENT RULES BOARD OF REGISTRATION FOR PROFESSIONAL ENGINEERS AND LAND SURVEYORS

[Filed October 10, 1990, 11:10 a.m.]

Date of Adoption: September 28, 1990.

Purpose: Amend the provisions of WAC 196-24-060 relative to license renewal fees. This amendment specifies the expiration date of an individual's license as a professional engineer or land surveyor.

Citation of Existing Rules Affected by this Order: Amending WAC 196-24-060.

Statutory Authority for Adoption: RCW 18.43.035.

Pursuant to notice filed as WSR 90-17-106 on August 21, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 8, 1990
Alan E. Rathbun
Registrar

AMENDATORY SECTION (Amending Order 81-10, filed 12/18/81)

WAC 196-24-060 RENEWAL FEES. (1) Renewals are issued on an annual basis. The director of the department of licensing has determined that all licenses for individuals registered as a professional engineer and/or professional land surveyor shall expire on the licensee's birth date. It shall be the licensee's responsibility to submit payment of the prescribed renewal fee to the department of licensing on or before the date of expiration.

(2) Under the staggered license renewal system the late payment penalty provision will be applied as follows: Before the expiration date of the individual's license the director of the department of licensing shall mail a notice for renewal of license to the last known address of every person holding a current license. The licensee must return such notice along with current renewal fees prior to the expiration of said license. Regardless of whether a renewal notice is received by the licensee, said license shall become invalid if the required fee is not paid by the date of expiration. If the licensee fails to pay the prescribed renewal fees within ninety days after the expiration date of the license, then the renewal fee will be the current fee plus an amount equal to one year's renewal fee.

(3) The renewal fee for engineers, land surveyors, engineering corporations and engineering partnerships are determined by the director of the department of licensing.

WSR 90-21-035
PERMANENT RULES
BOARD OF REGISTRATION
FOR PROFESSIONAL ENGINEERS
AND LAND SURVEYORS
 [Filed October 10, 1990, 11:13 a.m.]

WSR 90-21-036
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed October 10, 1990, 4:00 p.m.]

Date of Adoption: September 28, 1990.
 Purpose: Regulate the practice of engineering and land surveying in the state of Washington.
 Citation of Existing Rules Affected by this Order: Amending WAC 196-24-030.
 Statutory Authority for Adoption: RCW 18.43.035.
 Pursuant to notice filed as WSR 90-15-046 on July 17, 1990.
 Changes Other than Editing from Proposed to Adopted Version: WAC 196-24-095 and 196-24-110 as proposed were not adopted.
 Effective Date of Rule: Thirty-one days after filing.

October 8, 1990
 Alan E. Rathbun
 Registrar

AMENDATORY SECTION (Amending Order PL 454, filed 1/25/84)

WAC 196-24-030 **RECIPROCITY**. Reciprocal registration is considered as being applied towards an applicant's original jurisdiction of registration by examination. The ((Professional Engineers Registration Act provides that the)) board for professional engineers and land surveyors may, upon application, and payment of a fee, issue a certificate without further examination as a professional engineer to any person who holds a certificate of qualification of registration issued to ((him)) the applicant following examination by proper authority, of any state, territory or possession of the United States, the District of Columbia, or of any foreign country, provided the following conditions are met:

- (1) That the applicant's qualifications meet the requirements of the chapter and the rules established by the board;
- (2) That the applicant is in good standing with the licensing agency in said state, territory, possession, district, or foreign country. Good standing shall be defined as a currently valid license in the jurisdiction of original registration or the jurisdiction of most recent practice, if different from the jurisdiction of original registration;
- (3) That the said state, territory, possession, district, or foreign country gives like consideration on a reciprocal basis to those persons who have been registered by examination in this state; and
- (4) That the license has been granted on the basis of an examination equivalent to that given by the state of Washington.

Continuance of WSR 90-18-055.
 Title of Rule: Chapter 388-78 WAC, Support services for assessment and employment and training programs in the family independence program.
 Date of Intended Adoption: October 23, 1990.
 October 10, 1990
 Rosemary Carr
 Acting Director
 Administrative Services

WSR 90-21-037
RULES COORDINATOR
MARINE EMPLOYEES' COMMISSION
 [Filed October 11, 1990, 8:17 a.m.]

Commissioner Louis O. Stewart is hereby designated as rules coordinator for the Washington State Marine Employees' Commission.

Donald E. Kokjer
 Acting Chair

WSR 90-21-038
PROPOSED RULES
LIQUOR CONTROL BOARD
 [Filed October 11, 1990, 1:17 p.m.]

Original Notice.
 Title of Rule: WAC 314-52-015 General liquor advertising.

Purpose: To amend existing language and add a new subsection detailing penalties for violations of chapter 314-52 WAC pertaining to the advertising of alcoholic beverages.

Statutory Authority for Adoption: RCW 66.08.030.
 Statute Being Implemented: RCW 66.08.060.

Summary: Amends existing language to further strengthen regulations pertaining to liquor advertising and displays of professional achievement due to consumption of same; attempts to attract persons under the legal age of consumption to consume or create association between toys/clothing intended for children and provides penalties.

Reasons Supporting Proposal: Addresses areas of expressed concern voiced by the public over liquor advertising and the effects of same on persons under the age of 21 years.

Name of Agency Personnel Responsible for Drafting: M. Carter Mitchell, 1025 East Union, Olympia, 753-6276; Implementation and Enforcement: Gary Gilbert, 1025 East Union, Olympia, 586-3052.

Name of Proponent: Liquor Control Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposal stipulates various activities which would be considered violative of existing regulations regarding advertising/promoting of alcoholic beverages where the advertisement/promotion is directed towards persons under the age of 21 years. The purpose of the language is to discourage such advertising within the state and provide for penalties if violations occur.

Proposal Changes the Following Existing Rules: Expands existing language to clarify what constitutes improper advertising using professional or social achievement in addition to athletic abilities. Prohibits the sale of clothing in children's sizes if such clothing carries brand identification/recognition thereon. Prohibits any advertising intended to attract persons under 21 years to consume.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Conference Room, Liquor Distribution Center, 4401 East Marginal Way South, Seattle, WA 98134, on November 28, 1990, at 9:30 a.m.

Submit Written Comments to: M. Carter Mitchell, 1025 East Union, Olympia, WA 98504, by November 26, 1990.

Date of Intended Adoption: January 2, 1991.

October 11, 1990
Paul C. O'Connor
Chairman

AMENDATORY SECTION (Amending Order 108, Resolution No. 117, filed 8/11/82)

WAC 314-52-015 GENERAL. Institutional advertising shall mean advertising which promotes company or brand name identification, but does not directly solicit purchase or consumption of liquor. Educational advertising shall mean factual information on liquor, its manufacture, history, consumption and methods of ascertaining the quality of various types of liquors such as German wines, French cognacs, or other classifiable types of product. All liquor advertising shall be modest, dignified and in good taste and shall not contain:

(1) Any statement or illustration that is false or misleading in any material particular.

(2) Any statement, picture, or illustration which promotes or depicts as amusing, overconsumption or a state of intoxication.

(3) Any statement, picture, illustration, design, device, or representation which is undignified, obscene, indecent, or in bad taste.

(4) Any statement, design, device, or representation of or relating to analyses, standards, or tests, irrespective of falsity, which is likely to mislead the consumer.

(5) Any statement, design, device, or representation of or relating to any guaranty, irrespective of falsity, which is likely to mislead the consumer.

Nothing in this section shall prohibit the use of any enforceable guaranty in substantially the following form: "We will refund the purchase price to the purchaser if he is in any manner dissatisfied with the contents of this package."

(6) Any statement that the product is produced, blended, made, bottled, packed or sold under, or in accordance with, any authorization, law, or regulation of any municipality, county, or state, federal or foreign government unless such statement is required or specifically authorized by the laws or regulations of such government; and if municipal, state or federal permit number is stated, such permit number shall not be accompanied by any additional statement relating thereto.

(7) Any statement, design or device representing that the use of liquor has curative or therapeutic effects, if such statement is untrue in any particular, or tends to create a misleading impression.

(8) Any statement, picture, or illustration implying that the consumption of liquor enhances athletic prowess, or professional or social achievement of any kind, or any statement, picture, or illustration referring to any known athlete or professional, if such statement, picture, or illustration implies, or if the reader may reasonably infer, that the use of liquor contributed to the achievements of such ((known athlete's athletic achievements)) individuals.

(9) Any depiction of a child or other person under legal age to consume liquor; any depiction of objects, such as toys, suggestive of the presence of a child, nor any other depiction designed in any manner as to be especially appealing to children or other persons under legal age to consume liquor.

(10) Any reference to any religious character, sign or symbol, except in relation to kosher wines or where such are a part of an approved label.

(11) Anything designed or intended to attract persons under the legal age of consumption to consume alcoholic beverages.

(12) Any direct association between toys, or clothing in children's sizes or intended for children, and brand recognition.

NEW SECTION

WAC 314-52-016 PENALTIES FOR VIOLATION OF CHAPTER 314-52 WAC. Any violations of chapter 314-52 WAC pertaining to advertising shall be justification for administrative action to be taken against the licensee placing the advertisement or conducting the advertising campaign. Such administrative action may result in a suspension of the liquor license for a period of up to one calendar year following the date of first publication in any media, or the date of the board order imposing the suspension, whichever is later. The board, in its discretion, may also assess a monetary penalty in lieu of, or in addition to, said suspension.

WSR 90-21-039
RULES COORDINATOR
CENTRALIA COLLEGE
[Filed October 11, 1990, 3:57 p.m.]

Jack R. Kalmbach, Dean of Administration, is the rules coordinator for Centralia College, District 12.

Henry P. Kirk
President

WSR 90-21-040
NOTICE OF PUBLIC MEETINGS
CONVENTION AND TRADE
CENTER

[Memorandum—October 9, 1990]

Due to the lack of a quorum, the October 10, 1990, regular meeting of the board of directors of the Washington State Convention and Trade Center has been postponed. The board will meet on Wednesday, October 17, 1990, at 2:00 p.m. in the Board Room of the Administrative Offices on Level 5 of the Convention Center, 800 Convention Place, Seattle.

If you have any questions regarding this meeting, please call 447-5000.

WSR 90-21-041
PREPROPOSAL COMMENTS
DEPARTMENT OF REVENUE
 [Filed October 12, 1990, 8:25 a.m.]

Subject of Possible Rule Making: WAC 458-20-127 Magazines and periodicals.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to: Les Jaster, Rules Coordinator, Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on November 14, 1990, at 10:00 a.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: WAC 458-20-100 (Rule 127) needs to be updated to be compatible with other rules. The rule needs to be clarified regarding taxation of sales of magazines and periodicals delivered from out of state with local nexus established through agents. Outdated language will be removed from the rule as to how business is generally conducted.

October 12, 1990
 Les Jaster
 Rules Coordinator

WSR 90-21-042
PREPROPOSAL COMMENTS
DEPARTMENT OF REVENUE
 [Filed October 12, 1990, 8:28 a.m.]

Subject of Possible Rule Making: WAC 458-20-110 Freight and delivery charges.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to: Les Jaster, Rules Coordinator, Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on November 14, 1990, at 10:00 a.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: This rule needs to be clarified to indicate when transportation and delivery charges are not part of the measure of the business and occupation tax or retail sales tax.

October 12, 1990
 Les Jaster
 Rules Coordinator

WSR 90-21-043
PREPROPOSAL COMMENTS
DEPARTMENT OF REVENUE
 [Filed October 12, 1990, 8:30 a.m.]

Subject of Possible Rule Making: WAC 458-20-166 Hotels, motels, boarding houses, resorts, summer camps, trailer camps, etc.

Persons may comment on this subject in writing or by attending the public meeting. Written comments should be addressed to: Les Jaster, Rules Coordinator, Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504. Public meeting scheduled at: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on November 14, 1990, at 10:00 a.m. (Written comments will be accepted to this date.)

Other Information or Comments by Agency at this Time, if any: The department is considering amending the rule to clarify how hotels and motels are taxable on long distance telephone charges made to their customers when the business leases the telephone lines.

October 12, 1990
 Les Jaster
 Rules Coordinator

WSR 90-21-044
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
 [Filed October 12, 1990, 3:19 p.m.]

Original Notice.

Title of Rule: WAC 388-55-010 Common eligibility conditions.

Purpose: Clarify categories of persons eligible for refugee assistance. More closely align the wording with the code of federal regulations (CFR). Delete some outdated categories no longer specified in the CFR.

Statutory Authority for Adoption: RCW 43.20A.550.

Statute Being Implemented: RCW 43.20A.550.

Summary: This section now specifies that a person must be a refugee asylee, not just an asylee under Section 212 (d)(5) of the Immigration Act. This will ensure only persons classified as refugees by the immigration service will receive refugee assistance.

Reasons Supporting Proposal: This rule amendment is necessary to prevent persons classified only as public interest parolees under Section 212 (d)(5) of the Immigration Act, but who are not also refugees, from receiving refugee assistance.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Betty Brinkman, Income Assistance, 753-4915.

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

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 11, 1990.

October 12, 1990

Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2846, filed 8/8/89)

WAC 388-55-010 COMMON ELIGIBILITY CONDITIONS.

(1) The department shall grant assistance to refugees within the provisions of P.L. 96-212, the Refugee Assistance Program(:

~~(2) For the purpose of the refugee assistance program, the department defines a refugee as a person who has fled from and cannot return to the refugee's country due to persecution or fear of persecution because of race, religion, or political opinion. Under this definition, the department shall include the following persons as refugees:~~

~~(a) A person from Cambodia, Laos, or Vietnam who:~~

~~(i) Has parole status; or~~

~~(ii) Has voluntary departure status; or~~

~~(iii) Has conditional entry status; or~~

~~(iv) Was admitted to the United States with permanent resident status on or after April 8, 1975 (the date the president designated Vietnamese and Cambodians to be refugees under the Migration and Refugee Assistance Act); or~~

~~(v) Has permanent resident status as a result of adjustment of status under P.L. 95-145:~~

~~(b) A person from Cuba receiving assistance or services under the Cuban phase-down program, who entered the United States on or after October 1, 1978. Such persons shall have:~~

~~(i) A registration card issued by the United States Cuban Refugee Center in Miami on or after October 1, 1978; and~~

~~(ii) Immigration and Naturalization Service (INS) documentation sufficient to establish the person entered the United States on or after October 1, 1978, or verification with the United States Cuban Refugee Center of the person's date of entry;) to applicants who provide proof, in the form of documentation issued by Immigration and Naturalization Service (INS), of one of the following statuses:~~

~~((c) A person) (a) Admittance from any country having parole status as a refugee ((σ)) asylee or parolee under Section 212 (d)(5) of the INA;~~

~~((d) A person admitted) (b) Admittance from any country as a conditional entrant under Section 203 (a)(7) of the INA;~~

~~((e) A person) (c) Admittance from any country ((admitted)) as a refugee under Section 207 of the Immigration and Naturalization Act (INA);~~

~~((f) A person classified as an Amerasian immigrant from Vietnam admitted through the orderly departure program, under section 584 of the Foreign Operations Appropriations Act, incorporated in the FY88 Continuing Resolution P.L. 100-202;~~

~~(g) A person from any country having been) (d) Granted asylum under Section 208 of the INA; ((and))~~

~~((h) A person from any country previously holding one of the statuses identified in this section whose status has changed to permanent resident alien) (e) Admittance with an immigration status that entitled the individual to refugee assistance prior to enactment of the Refugee Act of 1980;~~

~~(f) Admittance as an Amerasian immigrant from Vietnam admitted through the orderly departure program, under section 584 of the Foreign Operations Appropriations Act, incorporated in the FY88 Continuing Resolution P.L. 100-202; and~~

(g) Admitted for permanent residence, provided the individual previously held one of the statuses described in subsection (1)(a), (b), (c), or (d) of this section.

~~((3)) (2) The department shall transfer eligible refugees to the AFDC, FIP, and/or Medicaid programs retroactively effective October 1, 1977, or as of such date as the refugees qualified for refugee assistance, whichever is later. The department shall regard such refugees as recipients rather than new applicants and shall disregard the recipient's income accordingly.~~

~~((4)) (3) The department shall determine eligibility for AFDC or Medicaid before determining eligibility for the refugee assistance program for applications from refugees not currently receiving refugee cash assistance and/or medical assistance.~~

~~(a) If the applicant is not eligible for AFDC or FIP, then the department shall determine eligibility under the refugee assistance program.~~

~~(b) If the applicant is not eligible for Medicaid, then the department shall determine eligibility under the refugee assistance medical program.~~

~~((5)) (4) The department shall waive requirements of categorical relatedness of federal assistance programs, except for mandatory monthly reporting, for refugee assistance program. Requirements under WAC 388-24-044 apply.~~

~~((6)) (5) The department shall determine as not eligible for refugee assistance, refugees terminated from the AFDC program because of refusal to comply with eligibility requirements.~~

~~((7)) (6) Except as specified in subsection ((8)) (7) of this section, the department shall provide assistance to all refugees, regardless of family composition, at the AFDC monthly standards. The department shall treat income and resources according to AFDC standards. The department shall not consider resources which are unavailable, including property remaining in other countries, in determining eligibility for financial assistance.~~

~~((8)) (7) Applicants for and recipients of refugee assistance are not eligible for the thirty dollar plus one-third of the remainder exemption from earned income.~~

~~((9)) (8) The department shall treat the refugee family unit including United States ((citizen's)) citizen children((-by virtue of being)) born in this country, as a single assistance unit under the refugee assistance program under the provisions of WAC 388-24-050.~~

~~((10)) (9) Beginning October 1, 1988, the department shall consider refugees meeting the criteria in this section as eligible for refugee assistance only during the twelve-month period beginning the first of the month the refugee first entered the United States.~~

~~((11)) (10) The department shall not consider full-time students in an institution of higher education eligible for refugee assistance, unless participating in a department-approved job or language training program not to exceed twelve months.~~

~~((12)) (11) The department shall notify the voluntary agency (VOLAG) sponsoring the refugee when the refugee applies for assistance.~~

~~((13)) (12) Refugees meeting the criteria in this section are eligible for additional requirements for emergent situations under chapter 388-29 WAC.~~

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

WSR 90-21-045
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3085—Filed October 12, 1990, 3:20 p.m.]

Date of Adoption: October 12, 1990.

Purpose: Clarify categories of persons eligible for refugee assistance. More closely align the wording with the code of federal regulations (CFR). Delete some outdated categories no longer specified in the CFR.

Citation of Existing Rules Affected by this Order: Amending WAC 388-55-010 Common eligibility conditions.

Statutory Authority for Adoption: RCW 43.20A.550.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This rule amendment is necessary to prevent persons classified only as public interest parolees under Section 212 (d)(5) of the Immigration Act, but who are not also refugees, from receiving refugee assistance.

Effective Date of Rule: October 15, 1990, 12:01 a.m.

October 12, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2846, filed 8/8/89)

WAC 388-55-010 COMMON ELIGIBILITY CONDITIONS. (1) The department shall grant assistance to refugees within the provisions of P.L. 96-212, the Refugee Assistance Program(:

(2) For the purpose of the refugee assistance program, the department defines a refugee as a person who has fled from and cannot return to the refugee's country due to persecution or fear of persecution because of race, religion, or political opinion. Under this definition, the department shall include the following persons as refugees:

(a) A person from Cambodia, Laos, or Vietnam who:

(i) Has parole status, or

(ii) Has voluntary departure status, or

(iii) Has conditional entry status, or

(iv) Was admitted to the United States with permanent resident status on or after April 8, 1975 (the date the president designated Vietnamese and Cambodians to be refugees under the Migration and Refugee Assistance Act); or

(v) Has permanent resident status as a result of adjustment of status under P.L. 95-145.

(b) A person from Cuba receiving assistance or services under the Cuban phase-down program, who entered the United States on or after October 1, 1978. Such persons shall have:

(i) A registration card issued by the United States Cuban Refugee Center in Miami on or after October 1, 1978; and

(ii) Immigration and Naturalization Service (INS) documentation sufficient to establish the person entered the United States on or after October 1, 1978, or verification with the United States Cuban Refugee Center of the person's date of entry.) to applicants who provide proof, in the form of documentation issued by Immigration and Naturalization Service (INS), of one of the following statuses:

~~((c) A person))~~ (a) Admittance from any country having parole status as a refugee ((or)) asylee or parolee under Section 212 (d)(5) of the INA;

~~((d) A person admitted))~~ (b) Admittance from any country as a conditional entrant under Section 203 (a)(7) of the INA;

~~((e) A person))~~ (c) Admittance from any country ((admitted)) as a refugee under Section 207 of the Immigration and Naturalization Act (INA);

~~((f) A person classified as an Amerasian immigrant from Vietnam admitted through the orderly departure program, under section 584 of the Foreign Operations Appropriations Act, incorporated in the FY88 Continuing Resolution P.L. 100-202;~~

(g) A person from any country having been)) (d) Granted asylum under Section 208 of the INA; ((and))

~~((h) A person from any country previously holding one of the statuses identified in this section whose status has changed to permanent resident alien))~~ (e) Admittance with an immigration status that entitled the individual to refugee assistance prior to enactment of the Refugee Act of 1980;

(f) Admittance as an Amerasian immigrant from Vietnam admitted through the orderly departure program, under section 584 of the Foreign Operations Appropriations Act, incorporated in the FY88 Continuing Resolution P.L. 100-202; and

(g) Admitted for permanent residence, provided the individual previously held one of the statuses described in subsection (1)(a), (b), (c), or (d) of this section.

~~((3))~~ (2) The department shall transfer eligible refugees to the AFDC, FIP, and/or Medicaid programs retroactively effective October 1, 1977, or as of such date as the refugees qualified for refugee assistance, whichever is later. The department shall regard such refugees as recipients rather than new applicants and shall disregard the recipient's income accordingly.

~~((4))~~ (3) The department shall determine eligibility for AFDC or Medicaid before determining eligibility for the refugee assistance program for applications from refugees not currently receiving refugee cash assistance and/or medical assistance.

(a) If the applicant is not eligible for AFDC or FIP, then the department shall determine eligibility under the refugee assistance program.

(b) If the applicant is not eligible for Medicaid, then the department shall determine eligibility under the refugee assistance medical program.

~~((5))~~ (4) The department shall waive requirements of categorical relatedness of federal assistance programs, except for mandatory monthly reporting, for refugee assistance program. Requirements under WAC 388-24-044 apply.

~~((6))~~ (5) The department shall determine as not eligible for refugee assistance, refugees terminated from the AFDC program because of refusal to comply with eligibility requirements.

~~((7))~~ (6) Except as specified in subsection ~~((8))~~ (7) of this section, the department shall provide assistance to all refugees, regardless of family composition, at the AFDC monthly standards. The department shall

treat income and resources according to AFDC standards. The department shall not consider resources which are unavailable, including property remaining in other countries, in determining eligibility for financial assistance.

~~((+8))~~ (7) Applicants for and recipients of refugee assistance are not eligible for the thirty dollar plus one-third of the remainder exemption from earned income.

~~((+9))~~ (8) The department shall treat the refugee family unit including United States ~~((citizens))~~ citizen children ~~((, by virtue of being))~~ born in this country, as a single assistance unit under the refugee assistance program under the provisions of WAC 388-24-050.

~~((+10))~~ (9) Beginning October 1, 1988, the department shall consider refugees meeting the criteria in this section as eligible for refugee assistance only during the twelve-month period beginning the first of the month the refugee first entered the United States.

~~((+11))~~ (10) The department shall not consider full-time students in an institution of higher education eligible for refugee assistance, unless participating in a department-approved job or language training program not to exceed twelve months.

~~((+12))~~ (11) The department shall notify the voluntary agency (VOLAG) sponsoring the refugee when the refugee applies for assistance.

~~((+13))~~ (12) Refugees meeting the criteria in this section are eligible for additional requirements for emergent situations under chapter 388-29 WAC.

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

WSR 90-21-046

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-120—Filed October 12, 1990, 3:22 p.m.]

Date of Adoption: October 11, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-32-05100C; and amending WAC 220-32-051 and 220-32-055.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Harvestable numbers of salmon are immediately available in the Priest Rapids Reservoir and Yakima River. This regulation is consistent with the Yakima Indian Nation Fishery Regulation.

Effective Date of Rule: Immediately.

October 12, 1990
Gene DiDonato
for Joseph R. Blum
Director

NEW SECTION

WAC 220-32-05100D COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE. (1) Notwithstanding the provisions of WAC 220-32-051 and 220-32-052, and 220-32-053, effective immediately until 6 PM October 20, 1990, it is unlawful for a person to take or possess salmon, taken for commercial purposes from Columbia River Salmon Management and Catch Reporting Areas IF, 1G or 1H, except those individuals possessing treaty fishing rights under the Yakima treaty may fish or possess salmon, under the following provisions:

(1) Open periods:

6 AM October 10 to 6 PM October 13, 1990

6 AM October 15 to 6 PM October 20, 1990

(2) Area: Gillnets may be placed anywhere within Priest Rapids Reservoir outside of safety zones at Priest Rapids and Wanapum Dams. Safety zones are marked by buoy lines or "Boat Restricted Zone" markers. Waters within a 400 foot radius of the fish ladder exit at Priest Rapids Dam are closed. Nets and boats may not be landed on Goose Island (near Desert Aire), which is a Wildlife Sanctuary.

(3) Gear: Legal commercial fishing gear shall be limited to monofilament or multistrand 8 inch minimum mesh. Gillnets may not be longer than 400 feet in length. All other gear is prohibited.

A maximum of five nets/crew is allowed.

Nets must be properly marked with name and enrollment number of the head fisher.

(4) Sales: All fish must be sold within five miles of Priest Rapids Reservoir.

Over-the-bank sales to non-Indians are legal: All fish sold must be reported to Tribal Fisheries Biologists for Tribal Catch Records.

Sale of Sturgeon is prohibited.

REPEALER

The following section of the Washington Administrative Code is repealed effective 6:00 a.m. September 12, 1990:

WAC 220-32-05100C COLUMBIA RIVER SALMON SEASONS ABOVE BONNEVILLE (90-96)

[NEW SECTION]

WAC 220-32-05500V OFF-RESERVATION INDIAN SUBSISTENCE FISHING Notwithstanding the provisions of WAC 220-32-055 effective immediately through November 17, 1990, it is unlawful for any person, including treaty Indian fishers, to take, fish for, or possess salmon or other foodfish for subsistence purposes except as provided for in this section:

(1) This fishery is open to enrolled members of the Yakima Indian Nation, except those not enrolled but intitled to enrollment in the Yakima Tribe under Public Law 706 (62 Stat. 963) may fish at Horn Rapids Dam during fishing periods described in Section 2.

(2) Open Periods: October 16 through November 17, 1990 12 noon to 6 PM, Tuesday through Saturday

(3) Subsistence fishing is permitted in the vicinity of Horn Rapids Dam and Prosser Dam and in the waters of the Yakima River where it borders the reservation.

It is unlawful to fish within 30 feet of the fish ladder at the Irrigation Diversion Dams.

The waters of Harrah Drain and Marion Drain are closed to subsistence fishing.

(4) Legal subsistence fishing gear shall be dipnets, setbag nets or rod and reel with bait or lures. All other methods are unlawful.

Fishing from boats or other floating devices is prohibited.

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

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

WSR 90-21-047
EMERGENCY RULES
DEPARTMENT OF FISHERIES

[Order 90-121—Filed October 12, 1990, 3:25 p.m.]

Date of Adoption: October 12, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-611.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Openings in Areas 7 and 7A are necessary to harvest non-Indian allocation of United States and Canadian origin chum. Openings in Areas 6D, 7B, 8A, 8D, 12A, and 12B provide opportunity to harvest non-Indian allocation of coho destined for Strait, Nooksack-Samish, Stillaguamish-Snohomish and Hood Canal regions of origin. Openings in Areas 10 and 12 provide opportunity to harvest non-Indian allocation of chum destined from South Sound and Hood Canal regions of origin. The restriction in Area 10 is necessary to reduce impacts on local chum stocks. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: 12:01 a.m., October 12, 1990.

October 12, 1990

Gene DiDonato

for Joseph R. Blum
Director

NEW SECTION

WAC 220-47-612 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 AM Sunday October 14 until further notice, it is unlawful to take, fish for, or possess salmon or

Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* Area 6D – Gillnets using 5-inch minimum mesh and fishing no more than 900 feet of net, and Purse Seines using the 5-inch strip, may fish continuously from 12:01 AM Sunday September 23 through 4 PM Friday October 26.

* Areas 7 and 7A – Reef Nets may fish from 5 AM to 9 PM Sunday October 14, Purse Seines may fish from 5 AM to 9 PM daily, Monday and Tuesday October 15 and 16, and Gillnets using 6-inch minimum mesh may fish from 5 PM to 9 AM Monday and Tuesday October 15 and 16.

* Area 7B – Gillnets using 5-inch minimum mesh and Purse Seines may fish continuously through 4 PM Friday October 26.

* Areas 8A and 8D – Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 15 and Gillnets using 5-inch minimum mesh may fish from 5 PM Monday October 15 to 9 AM Tuesday October 16.

* Area 10 – Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 15 and Gillnets using 6-inch minimum mesh may fish from 5 PM Monday October 15 to 9 AM Tuesday October 16. This opening excludes those waters of Area 10 west of a line projected 178 degrees true from the light at the end of Indianola Dock to the landfall on the south shore of Port Madison.

* Areas 12, 12A and 12B – Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 15 and Gillnets using 5-inch minimum mesh may fish from 5 PM Monday October 15 to 9 AM Tuesday October 16.

* Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, and exclusion zones provided for in WAC 220-47-307 except as modified herein – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM Sunday October 14:

WAC 220-47-611 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-115)

WSR 90-21-048
PROPOSED RULES
DEPARTMENT OF HEALTH
(Hearing Aid Council)

[Filed October 12, 1990, 3:30 p.m.]

Continuance of WSR 90-08-107.

Title of Rule: WAC 308-50-295 Defamation of competitors; and 308-50-310 Personal disclosure.

Purpose: Amendatory rules relating to hearing aid fiter/dispensers.

Statutory Authority for Adoption: RCW 18.35.161.

Statute Being Implemented: Chapter 18.35 RCW.

Summary: This continuance is being filed to allow additional time for filing adopted rule.

Date of Intended Adoption: November 5, 1990.

October 11, 1990
Olivia S. Guebara
for Ralph G. Lenhard
Chairman

AMENDATORY SECTION (Amending Order PL 469, filed 7/3/84)

WAC 308-50-295 UNFAIR OR DECEPTIVE PRACTICES, UNETHICAL CONDUCT AND UNFAIR METHODS OF COMPETITION—DEFAMATION OF COMPETITORS OR FALSE DISPARAGEMENT OF THEIR PRODUCTS. (1) It is an unfair trade practice to defame competitors by falsely imputing to them dishonorable conduct, inability to perform contracts, questionable credit standing, or by other false representations, or falsely to disparage the products of competitors in any respect, or their testing procedures, testing equipment, business methods, selling prices, values, credit terms, policies, or services, or to knowingly intervene in any way with any contractual agreement between a competitor and his/her hearing aid purchaser, or to try to influence the purchaser to cancel the contract, or to attempt to induce the purchaser to cancel the contract by offering a lower price or by any other act of intervention.

(Note: The use of "bait" or "blind" advertisements as a means of accomplishing such defamation or false disparagement is deemed to be within the prohibitions of this rule.)

(2) Under this rule, it is an unfair trade practice for an industry member:

(a) To display competitive products in his show window, shop, or in his advertising in such manner as falsely to disparage them; or

(b) To represent falsely that competitors are unreliable but that the disparager is not; or

(c) To quote prices of competitive hearing aids or devices without disclosing that they are not the present current prices, or to shown, demonstrate, or represent competitive models as being the current models when such is not the fact.

AMENDATORY SECTION (Amending Order PL 563, filed 11/19/85)

WAC 308-50-310 PERSONAL DISCLOSURE. A licensee who contacts a prospective purchaser away from the licensee's place of business must:

(1) When the contact is in person, present the prospective purchaser with written notice of:

(a) His or her name, the name of his or her business firm, his or her business address and telephone number;

(b) The number of his or her license.

(2) Telephone contact with prospective purchasers must disclose the name of the licensee, name and location of his or her ((business firm)) principal establishment and purpose of call.

(3) When the contact is through a direct mail piece or other advertising initiated by the licensee, clearly show on all promotional items the business/establishment name, the principal establishment address and telephone number, not just the address or telephone number where he/she will be on given days.

(4) A principal establishment is one which is bonded pursuant to RCW 18.35.240.

WSR 90-21-049
NOTICE OF PUBLIC MEETINGS
STATE BOARD OF EDUCATION
[Memorandum—October 12, 1990]

The State Board of Education schedule of meeting dates and locations for the 1990 calendar year, filed with the

state code reviser on August 11, 1989, (WSR 89-17-043), and amended on March 7, 1990, (WSR 90-06-107) and April 11, 1990, (WSR 90-09-028), is further amended as follows: The November 29-30, 1990, regular meeting of the board will be held in the Glacier/Horizon Room at the Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188.

WSR 90-21-050
NOTICE OF PUBLIC MEETINGS
STATE BOARD OF EDUCATION
[Memorandum—October 12, 1990]

SCHEDULE OF REGULAR MEETING DATES AND LOCATIONS
1991 CALENDAR YEAR

January 24-25, 1991	Thurston Room ESD 113 Olympia
March 28-29, 1991	Thomas Jefferson High School Little Theater Federal Way School District Federal Way
May 16-17, 1991	Island/San Juan Rooms Northwest ESD Mount Vernon
July 17-19, 1991	Alpine Room Enzian Motor Inn Leavenworth
September 26-27, 1991	Conference Room A & B ESD 112 Vancouver
November 21-22, 1991	Board Room Spokane School District Spokane

WSR 90-21-051
PERMANENT RULES
POLLUTION LIABILITY
INSURANCE AGENCY

[Order 90-9—Filed October 15, 1990, 11:56 a.m.]

Date of Adoption: October 15, 1990.

Purpose: The rule provides for indexes of agency final orders, declaratory orders, interpretive statements and policy statements as required by law.

Citation of Existing Rules Affected by this Order: Amending chapter 374-20 WAC.

Statutory Authority for Adoption: RCW 42.17.250.

Pursuant to notice filed as WSR 90-18-071 on September 4, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 15, 1990
James M. Sims
Director

AMENDATORY SECTION (Amending Order 90-4, filed 6/27/90, effective 7/28/90)

WAC 374-20-050 RECORDS ((INDEX)) INDEXES. (1) Effective July 1, 1990, the agency will maintain an index or indexes of:

(a) All records issued before July 1, 1990, for which the agency has maintained an index;

(b) Final orders entered after June 30, 1990, that are issued in adjudicative proceedings as defined in RCW 34.05.010(1) and that contain an analysis or decision of substantial importance to the agency in carrying out its duties;

(c) Declaratory orders entered after June 30, 1990, that are issued pursuant to RCW 34.05.240 and that contain an analysis or decision of substantial importance to the agency in carrying out its duties;

(d) Interpretive statements as defined in RCW 34.05.010(8) that were entered after June 30, 1990; and

(e) Policy statements as defined in RCW 34.05.010(14) that were entered after June 30, 1990.

(2) Each index shall list the records they contain by date of issue, number, addressee, subject matter, or other identifying information appropriate to the type of record.

(3) Each index shall be revised or updated no less frequently than quarterly.

(4) The indexes developed by or for the agency shall be available to all persons under the same rules and under the same conditions as are applied to public records available for inspection and shall be available at the offices of the agency.

WSR 90-21-052
PROPOSED RULES
GAMBLING COMMISSION
[Filed October 15, 1990, 2:06 p.m.]

Original Notice.

Title of Rule: WAC 230-50-030 Adjudicated proceedings—Hearings—Interpreter—Timing; and 230-20-699 Special amusement game license—Test at limited locations.

Purpose: WAC 230-50-030, determines the initiation of adjudicated proceeding and hearings; and WAC 230-20-699, to repeal a rule which outlines a test which has expired.

Statutory Authority for Adoption: RCW 9.46.070 and chapter 34.05 RCW.

Statute Being Implemented: Chapter 34.05 RCW.

Summary: WAC 230-50-030, to conform with the interpretation of "commenced" under the APA as determined by the administrative law judge and the Attorney General's Office; and WAC 230-20-699, test description is expired and no longer in use.

Name of Agency Personnel Responsible for Drafting: Frank L. Miller, Deputy Director, Lacey, Washington, (206) 438-7654; Implementation: Ronald O. Bailey, Director, Lacey, Washington, (206) 438-7654; and Enforcement: Donn Olson, Assistant Director, Lacey, Washington, (206) 438-7654.

Name of Proponent: Washington State Gambling Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 230-50-030, to clarify the initiation of adjudicated proceedings and hearings in compliance with the APA; and WAC 230-20-699, repeal a rule detailing a test no longer in effect.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The agency has considered whether these rule changes are subject to the requirements of the Regulatory Fairness Act and has determined that they are not. Per chapter 19.85 RCW there is no impact to small business as a result of this filing.

Hearing Location: Sea-Tac Red Lion Inn, 18740 Pacific Highway South, Seattle, WA 98188, on January 11, 1991, at 10:00 a.m.

Submit Written Comments to: Washington State Gambling Commission, 4511 Woodview Drive S.E., Lacey, WA 98504-8121, by January 10, 1991.

Date of Intended Adoption: January 11, 1991.

October 15, 1990

Ronald O. Bailey

Director

AMENDATORY SECTION (Amending Order 200, filed 11/27/89, effective 12/28/89)

WAC 230-50-030 ADJUDICATED PROCEEDINGS—HEARINGS—INTERPRETER—TIMING. Hearings conducted as part of adjudicated proceedings provided for in WAC 230-50-010 shall be initiated as follows:

(1) The chair person of the commission, some member of the commission acting in the absence of the chairperson or the director, shall give written approval to initiate a notice of administrative charges and opportunity for an adjudicated proceeding. After such approval is granted, the entire commission file and/or record on the licensee shall be forwarded to the assistant attorney general assigned to prosecute at the hearing. The notice shall be served upon the licensee or applicant in accordance with WAC 230-50-010. An application for adjudicated proceeding and request for hearing must be filed with the commission pursuant to WAC 230-50-010.

(2) Upon receipt of an application for adjudicated proceeding and request for hearing form, the director shall issue a notice of hearing. The notice of hearing shall contain all charges upon which the hearing will be conducted, and shall be served on the licensee, applicant, permittee or attorney representing the party at least 7 days prior to the date of the hearing. A copy of the notice of hearing shall be served upon the presiding officer assigned to the proceeding.

(3)(a) All notices of hearing shall be accompanied by a standard statement in at least five common foreign languages, such languages to be those known by the commission staff to be languages used by some licensees, along with forms to request an interpreter to include assistance for hearing impaired persons at the hearing.

(b) Nothing herein contained shall prevent the commission or the director, as authorized by the commission, to temporarily suspend licenses, subject to final action of the commission, as authorized by RCW 9.46.070(1) and WAC 230-50-012.

(4) The presiding officer (~~shall conduct the hearing~~) will be appointed and a notice of hearing issued within 90 days from the date upon which the commission received the application for adjudicated proceeding and request for hearing from the licensee, applicant or permittee, unless all parties agree to an extension of time beyond the 90 days by mutual consent. Any deviation for the 90 day requirement shall be in writing and made a part of the permanent record of the proceeding.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 230-20-699 SPECIAL AMUSEMENT GAME LICENSE—TEST AT LIMITED LOCATIONS.

WSR 90-21-053
PERMANENT RULES
GAMBLING COMMISSION
 [Filed October 15, 1990, 2:10 p.m.]

Date of Adoption: October 12, 1990.

Purpose: To protect the public by ensuring the randomization of the winners within a series of tabs; to implement the new APA; and define deputy director authority.

Citation of Existing Rules Affected by this Order: Amending WAC 230-12-900, 230-30-050, 230-30-102, 230-30-104, and 230-60-065.

Statutory Authority for Adoption: RCW 9.46.070.

Other Authority: Chapter 34.05 RCW.

Pursuant to notice filed as WSR 90-16-063 on July 30, 1990.

Changes Other than Editing from Proposed to Adopted Version: Some housekeeping changes which do not reflect a change in the intent of the rule.

Effective Date of Rule: Thirty days after filing.

October 15, 1990
 Ronald O. Bailey
 Director

AMENDATORY SECTION (Amending Order 104, filed 12/15/80)

WAC 230-12-900 DEPUTY DIRECTOR. The deputy director appointed by the director is hereby authorized to make any kind of decision or perform any kind of duty or function, which has by the commission rules been delegated to or required of the director, when authorized to do so by the director: Provided, That the deputy director shall not be empowered to:

(1) ~~((Issue temporary licenses pursuant to WAC 230-04-255;~~

~~((2) Approve the transfer of licenses pursuant to WAC 230-04-340 or 230-04-350;~~

~~((3) Approve shortening of the time period required by WAC 230-20-380(4);~~

~~((4)) Summarily suspend a license pursuant to WAC ((230-50-010(1) or)) 230-50-012;~~

~~((5)) (2) Impose any penalty under WAC 230-50-010 ((4)) (6); but the deputy director or any other designee of the director or the commission, may issue a summary of the charges or complaint against an applicant or licensee, pursuant to ((that subsection)) WAC 230-50-010 (1) (2) (3) (4); or~~

~~((6)) (3) Designate public records officers pursuant to WAC 230-60-030.~~

AMENDATORY SECTION (Amending Order 155, filed 3/14/86)

WAC 230-30-050 PUNCHBOARD AND PULL TAB OPERATION. (1) No person under the age of eighteen years and no person visibly intoxicated or visibly under the influence of any narcotic, shall be allowed to play or sell any punchboard or pull tab device. It shall be the responsibility of the licensee and the responsibility of the person physically operating the punchboard or pull tab device to determine that no unauthorized person is allowed to play or sell.

(2) No operator shall permit the display or operation of any punchboard or pull tab which may have in any manner been marked, defaced, tampered with or otherwise placed in a condition, or operated in a manner, which may deceive the public or which affects the chances of winning or losing upon the taking of any chance thereon.

(3) All pull tabs must be dispensed from a coin-operated vending machine or a clear container which affords the player an opportunity to observe the complete series. If pull tabs are not sold out of a coin-operated vending machine, the complete series must be placed in a clear container and mixed prior to being offered for sale. Failure to mix may result in a minimum five day suspension of license for each series not mixed. Licensees may bundle pull tabs into stacks of up to \$10, provided the bundles are thoroughly mixed prior to sale to the public. This section of the rule shall be reviewed for its applicability at the Commission meeting in July 1991.

(4) All records, reports and receipts relating to a punchboard or pull tab series in play must be retained on the licensed premises so long as the series or punchboard is in play and be made available on demand to law enforcement officers and representatives of the commission.

~~((4)) 5) When operators purchase merchandise to be used as prizes on punchboards or pull tab series from other than a licensed distributor, the following information must be on the invoice provided by the seller:~~

- ~~(a) The date of purchase;~~
- ~~(b) The company's name and adequate business address;~~
- ~~(c) A full description of each item purchased;~~
- ~~(d) The quantity of items purchased;~~
- ~~(e) The cost per individual items purchased; and~~
- ~~(f) The sales invoice or receipt must be maintained by the operator for at least three years.~~

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

AMENDATORY SECTION (Amending Order 142, filed 1/9/85)

WAC 230-30-102 PULL TAB SERIES ASSEMBLY AND PACKAGING. (1) Manufacturers of pull tabs shall manufacture, assemble, and package each pull tab series in one container and in such a manner that none of the winning pull tabs, nor the location or approximate location of any of the winning pull tabs can

be determined, in advance of opening the pull tabs in any manner or by any device, including but not limited to any pattern in manufacture, assembly, packaging, markings, or by the use of a light.

(2) ~~((W))~~ Effective April 1, 1991, winning pull tabs shall be ((evently)) distributed and mixed among all other pull tabs in ((the)) a series((-The series shall be assembled and packaged with special care)) so as to eliminate any pattern as between series, or portions of series, from which the location or approximate location of any of the winning tabs may be determined. The pull tab series must be assembled so that no placement of winners or losers exist that allows the possibility of prize manipulation or "pick out." Effective April 1, 1991, manufacturers shall not manufacture or offer for sale in Washington any pull tab series in which the winning pull tabs are not distributed and mixed among all other pull tabs in that series. The director may authorize manufacturers up to sixty additional days to sell existing inventory when justified. Manufacturers shall assemble pull tabs series so that general locations, such as the ends of rows, center of rows or complete rows are NOT void of winning pull tabs. For the purpose of this rule, it shall be prima facie evidence that a pattern exists between series or portions of series as to the winning pull tabs if tests of ten or more pull tabs series by this agency reveal any of the following:

(a) One high tier winner located in the same general location in at least seventy percent of the series examined;

(b) Two high tier winners located in the same general location in at least fifty percent of the series examined;

(c) Three or more high tier winners located in the same general location in at least thirty percent of the series examined; or equal numbers of high tier winners in each row of a series in at least thirty percent of the series examined.

(d) No winning pull tab in a specific row in at least seventy percent of the series examined;

(e) No winning pull tab in a general location at the end of each row in at least seventy percent of the series examined;

(f) No winning pull tab in a section of a row containing 150 pull tabs in one hundred percent of the series examined.

High tier winning pull tabs shall be \$25.00 or more and general location shall mean a range of 50 pull tabs or less.

If there are not winning pull tabs of \$25.00 or higher in the series, then the two highest tier winning pull tabs in that series must comply with paragraphs (a) through (f).

~~(3) ((When the series is packaged in more than one package, box or other container, the entire series of individual pull tabs shall be mixed in such a manner that no person can determine the position or approximate location of any of the winning pull tabs or determine whether any one package or portion of a series contains a larger or smaller percentage of winning pull tabs than the balance of the series. The packages, boxes or other containers shall not be numbered as to distinguish one from the other.))~~ Pull tabs packaged in bags rather than

boxes shall be subject to the above requirements. In order to test for compliance bagged pull tabs will be divided into horizontal or vertical rows and then measured against the above criteria.

(4) Each series of pull tabs shall contain a packing slip placed inside the package containing the name of manufacturer, series number, date the series was packaged, and the name or identification of the person who packaged the series: Provided, That this information may be printed on the back of the flare or the outside ((of at least one)) of the package((s)), box((es)) or container((s)) in which the pull tabs are packed.

(5) Effective October 1, 1990, manufacturers of pull tabs shall print on the outside of the die cut box, package or other container of pull tabs the following message "Washington State law requires that pull tabs NOT sold through a mechanical pull tab dispensing device must be removed from the packaging container and mixed before selling to the public. Failure to remove and mix pull tabs from a packaging container may result in a minimum five day suspension of a license for each series not mixed." Provided, the above information may be printed on a crack and peel sticker and placed on the outside of the die cut box, package or other container of pull tabs. The above information may be printed on a colored packing slip and placed inside the package of pull tabs.

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

AMENDATORY SECTION (Amending Order 142, filed 1/9/85)

WAC 230-30-104 POSSESSION OR SALE OF PULL TAB SERIES IN WHICH WINNERS OR LOCATION OF WINNERS MAY BE DETERMINED IN ADVANCE—PROHIBITED. (1) No operator, distributor or manufacturer, or representative thereof, with knowledge or in circumstances whereunder he reasonably should have known, shall possess, display, put out for play, sell or otherwise furnish to any person any pull tab series or pull tab from any series:

(a) In which the winning tabs have not been ~~((evently))~~ distributed and mixed among all other tabs in the series; or

(b) In which the location, or approximate location, of any of the winning tabs can be determined in advance of opening the tabs in any manner or by any device, including but not limited to, any pattern in the manufacture, assembly or packaging of the tabs by the manufacturer, by any markings on the tabs or container, or by the use of a light; or

(c) Which does not conform in any other respect to the requirements of these rules as to manufacture, assembly, or packaging of pull tabs.

(2) No manufacturer or distributor or representative thereof shall use as a sales promotion any statement, demonstration, or implication that any certain portion of a series of pull tabs contains more winners than other portions of the series or that any series of pull tabs may be sold by the operator in a particular manner that would give the operator any advantage in selling more of the pull tabs before having to pay out winners.

AMENDATORY SECTION (Amending Order 75, filed 9/16/77)

~~WAC 230-60-065 RECORDS INDEX. (1) ((Index. The commission has available to all persons a current index which provides identifying information as to the following records issued, adopted, or promulgated since its inception:)) Pursuant to RCW 42.17.260 the Commission shall maintain a system of indexing for the dissemination of public records. The system shall be updated on a quarterly basis and be available at Commission headquarters. The system will allow for the identification and location of the following records:~~

~~(a) ((Final opinions, including concurring and dissenting opinions, declaratory rulings, as well as orders, made in the adjudication of cases:))~~

~~All records issued before July 1, 1990, for which the agency has maintained an index;~~

~~(b) ((Those statements of policy and interpretations of policy, statute, and constitution which have been adopted by the agency:))~~

~~Final orders entered after June 30, 1990, that are issued in adjudicative proceedings as defined in RCW 34.05.010(1) and that contain an analysis or decision of substantial importance to the agency in carrying out of its duties;~~

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

~~Declaratory orders entered after June 30, 1990, that are issued pursuant to RCW 34.05.240 and that contain an analysis or decision of substantial importance to the agency in carrying out its duties;~~

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

~~Interpretive statements as defined in RCW 34.05.010(14) that were entered after June 30, 1990; and~~

~~(e) ((Factual staff reports and studies:))~~

~~Policy statements as defined in RCW 34.05.010(14) that were entered after June 30, 1990.~~

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

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

Citation of Existing Rules Affected by this Order:
Amending WAC 230-50-030.

Statutory Authority for Adoption: RCW 9.46.070 and chapter 34.05 RCW.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Rule is currently not in conformance with APA guidelines.

Effective Date of Rule: Immediately.

October 15, 1990

Ronald O. Bailey

Director

AMENDATORY SECTION (Amending Order 200, filed 11/27/89, effective 12/28/89)

~~WAC 230-50-030 ADJUDICATED PROCEEDINGS—HEARINGS—INTERPRETER—TIMING. Hearings conducted as part of adjudicated proceedings provided for in WAC 230-50-010 shall be initiated as follows:~~

~~(1) The chair person of the commission, some member of the commission acting in the absence of the chairperson or the director, shall give written approval to initiate a notice of administrative charges and opportunity for an adjudicated proceeding. After such approval is granted, the entire commission file and/or record on the licensee shall be forwarded to the assistant attorney general assigned to prosecute at the hearing. The notice shall be served upon the licensee or applicant in accordance with WAC 230-50-010. An application for adjudicated proceeding and request for hearing must be filed with the commission pursuant to WAC 230-50-010.~~

~~(2) Upon receipt of an application for adjudicated proceeding and request for hearing form, the director shall issue a notice of hearing. The notice of hearing shall contain all charges upon which the hearing will be conducted, and shall be served on the licensee, applicant, permittee or attorney representing the party at least 7 days prior to the date of the hearing. A copy of the notice of hearing shall be served upon the presiding officer assigned to the proceeding.~~

~~(3)(a) All notices of hearing shall be accompanied by a standard statement in at least five common foreign languages, such languages to be those known by the commission staff to be languages used by some licensees, along with forms to request an interpreter to include assistance for hearing impaired persons at the hearing.~~

~~(b) Nothing herein contained shall prevent the commission or the director, as authorized by the commission, to temporarily suspend licenses, subject to final action of the commission, as authorized by RCW 9.46.070(1) and WAC 230-50-012.~~

~~(4) The presiding officer ((shall conduct the hearing)) will be appointed and a notice of hearing issued within 90 days from the date upon which the commission received the application for adjudicated proceeding and~~

WSR 90-21-054**EMERGENCY RULES****GAMBLING COMMISSION**

[Filed October 15, 1990, 2:13 p.m.]

Date of Adoption: October 12, 1990.

Purpose: To conform with the interpretation of "commenced" under the APA as determined by the administrative law judge and the Attorney General's Office.

request for hearing from the licensee, applicant or permittee, unless all parties agree to an extension of time beyond the 90 days by mutual consent. Any deviation for the 90 day requirement shall be in writing and made a part of the permanent record of the proceeding.

WSR 90-21-055
PROPOSED RULES
DEPARTMENT OF HEALTH
 [Filed October 15, 1990, 3:12 p.m.]

Continuance of WSR 90-08-104.

Title of Rule: WAC 248-106-030 Provision of information on prenatal tests.

Purpose: To provide information about the use and availability of maternal serum AFP screening. To establish reporting procedures for laboratories.

Other Identifying Information: Continuance filed to allow additional time for the Department of Health to consider adoption.

Date of Intended Adoption: November 1, 1990.

October 10, 1990
 Pam Campbell Mead
 for Kristine M. Gebbie
 Secretary

NEW SECTION

WAC 248-106-030 PROVISION OF INFORMATION ON PRENATAL TESTS. (1) Board of health definitions in WAC 248-106-010 apply.

(2) Effective July 1, 1990, all health care providers offering prenatal care shall:

(a) Distribute approved written information regarding the use and availability of maternal serum AFP screening to all pregnant women in their care at a prenatal visit occurring prior to the end of the twentieth completed menstrual week of gestation;

(b) Request woman's signature and date verifying receipt of information on maternal serum AFP screening using department Form DOH-344-002 or an equivalent form.

(3) Effective July 1, 1990, all health care providers offering prenatal care shall:

(a) Ask each pregnant woman offered maternal serum AFP screening to complete the bottom of department Form DOH-344-002 or an equivalent form;

(b) Tear off and forward the bottom of Form DOH-344-002 or equivalent form to the department after removing patient identifiers, following directions for mailing on the form.

(4) Department Form DOH-344-002 shall include information about maternal serum AFP screening and request pregnant women to supply the following information:

(a) Age;

(b) Due date;

(c) Woman's plans to have maternal serum AFP screening or reasons for refusal;

(d) County of residence;

(e) Ethnic/racial background;

(f) Education; and

(g) Occupation.

(5) Effective July 1, 1990, laboratories shall annually provide to the department information about the maternal serum AFP screening test requested on department Form DOH-344-003 as follows:

(a) Published price;

(b) Number of tests performed;

(c) Number of abnormal test results and cut-offs for considering result abnormal;

(d) Method of standardization;

(e) Reporting practices;

(f) Proficiency testing; and

(g) Laboratory accreditation or certification.

WSR 90-21-056
PERMANENT RULES
DEPARTMENT OF HEALTH
(Board of Health)

[Order 095—Filed October 15, 1990, 3:14 p.m., effective upon filing]

Date of Adoption: October 10, 1990.

Purpose: To repeal old WACs and add new sections related to the control of infectious diseases.

Citation of Existing Rules Affected by this Order: Repealing WAC 248-101-010, 248-101-020, and 248-101-220.

Statutory Authority for Adoption: RCW 43.20.050.

Pursuant to notice filed as WSR 90-18-085 on September 5, 1990.

Changes Other than Editing from Proposed to Adopted Version: The definition of "day care center" is amended to include agencies of any size not just those with thirteen or more children; and the definition of "outbreak" is added for clarification.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: These rules are effective immediately to allow for the necessary authority to deal with outbreaks of infectious disease and control the spread of disease in order to maintain the public health of the children of Washington.

Effective Date of Rule: Upon filing [October 15, 1990].

October 12, 1990

Sylvia I. Beck

Executive Director

NEW SECTION

WAC 248-101-011 PURPOSE. The following regulations are adopted by the board of health for the purpose of governing the presence on or about any school or day care center premises of susceptible persons who have, or have been exposed to, a communicable disease. These regulations are in addition to other requirements imposed by chapter 248-100 WAC.

In furtherance of the purpose and intent of the law and these regulations, it is recommended that parents of students whose medical supervision seems inadequate should be encouraged to obtain the services of a physician for the child. When the economic situation warrants, the parents should be guided to the appropriate source of community-sponsored medical care. These regulations are not intended to imply that any diagnosis or treatment will be performed by school or day care center personnel.

NEW SECTION

WAC 240-101-021 DEFINITION. As used in this portion of these regulations, these terms shall mean:

(1) "Contact" means a person exposed to an infected person, animal, or contaminated environment which might provide an opportunity to acquire the infection.

(2) "Exposure" means such association with a person or animal in the infectious stage of a disease, or with a

contaminated environment, as to provide the opportunity to acquire the infection.

(3) "Susceptible" means a person who does not possess sufficient resistance, whether natural or induced, to a pathogenic agent or disease to prevent contracting that disease when exposed thereto.

(4) "Communicable disease (contagious disease)" means an illness caused by an infectious agent which can be transmitted from one person, animal, or object to another person by direct or indirect means including transmission via an intermediate host or vector, food, water, or air. Communicable (contagious) diseases include, but are not limited to:

- (a) Chickenpox
- (b) Conjunctivitis (bacterial)
- (c) Diphtheria
- (d) Giardiasis
- (e) Hepatitis A
- (f) Invasive Haemophilus influenza disease (excluding otitis media)
- (g) Measles
- (h) Meningitis (bacterial)
- (i) Mumps
- (j) Pediculosis
- (k) Pertussis
- (l) Rubella
- (m) Salmonellosis
- (n) Shigellosis
- (o) Tuberculosis

(5) "School" means each building, facility, and location at or within which any or all portions of a preschool, kindergarten and grades one through twelve program of education and related activities are conducted for two or more children by or in behalf of any public school district and by or in behalf of any private school or private institution subject to approval by the state board of education.

(6) "Day Care Center" means an agency which regularly provides care for a group of children for periods of less than twenty-four hours and is licensed pursuant to chapter 74.15 RCW.

(7) "Outbreak" means the occurrence of cases of a disease or condition in any area over a given period of time in excess of the expected number of cases.

NEW SECTION

WAC 248-101-221 CONTROL OF COMMUNICABLE (CONTAGIOUS) DISEASE. (1) When there is an outbreak of a contagious disease, as defined in 248-101-021, such that there is the potential for a case or cases within a school or day care center, the local health officer, if appropriate, after consultation with the secretary of health or designee shall take all medically appropriate actions deemed to be necessary to control or eliminate the spread of the disease, including, but not limited to:

- (a) Closing the affected school(s) or day care center(s), or part(s) thereof;
- (b) Closing other schools or day care centers in the local health officer's jurisdiction;
- (c) Causing the cessation of selected school or day care center activities or functions;

(d) Excluding from schools or day care centers in the local health officer's jurisdiction any students, staff, and volunteers who are infected with, or deemed to be susceptible to, the disease.

(2) Prior to taking action the health officer shall:

(a) Consult with and discuss the ramifications of action with the superintendent of the school district, or the chief administrator of the day care center or their designees on the proposed action; and

(b) Provide the board of directors and the superintendent of the school district or the chief administrator of the day care center a written decision in the form and substance of an order directing them to take action;

(3) Where these actions have been taken, the local health officer shall, in addition:

(a) Set the terms and conditions permitting schools or day care centers to reopen; activities and functions to resume; and excluded students, staff and volunteers to be readmitted; and

(b) Pursue, in consultation with the secretary of health or designee and school and/or day care officials, the investigation of the source of disease, or order those actions necessary to the ultimate control of the disease.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 248-101-010 PURPOSE.

WAC 248-101-020 DEFINITION.

WAC 248-101-220 CONTROL OF COMMUNICABLE (CONTAGIOUS) DISEASE.

WSR 90-21-057

Reviser's note: WSR 90-21-057 was withdrawn from publication by the Code Reviser's Office, as it was inadvertently filed by the agency on the incorrect date. The agency will refile it on the appropriate date.

WSR 90-21-058

PROPOSED RULES

DEPARTMENT OF

RETIREMENT SYSTEMS

[Filed October 15, 1990, 3:17 p.m.]

Original Notice.

Title of Rule: Additional survivor benefit options.

Purpose: To provide permanent rules for the adoption of survivor benefit options for members of judicial retirement system, chapter 2.10 RCW, as required by chapter 249, Laws of 1990.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Statute Being Implemented: Chapter 249, Laws of 1990.

Summary: To provide permanent rules for the adoption of survivor benefit options for members of judicial retirement system, chapter 2.10 RCW, as required by chapter 249, Laws of 1990.

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; Implementation: George Northcroft, Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To provide permanent rules for the adoption of survivor benefit options for members of judicial retirement system, chapter 2.10 RCW, as required by chapter 249, Laws of 1990, with the anticipation of expanded survivor benefit options for eligible members.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Retirement Systems, 2nd Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 4, 1990, at 2:00 - 4:30 p.m.

Submit Written Comments to: Hector X. Gonzalez, Jr., Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 4, 1990.

Date of Intended Adoption: January 7, 1991.

October 15, 1990
George Northcroft
Director

Chapter 415-100 WAC

Additional Survivor Benefit Options Offered by Department of Retirement Systems

NEW SECTION

WAC 415-100-041 BACKGROUND AND PURPOSE. (1) Background - Chapter 249, Laws of 1990, (Substitute House Bill No. 2643) provides in part that the department shall adopt rules establishing survivor benefit options for certain retiring eligible members of the Judicial Retirement System, chapter 2.10 RCW. Under the law as amended, a member retiring for service or disability is allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced retirement allowance shall be continued throughout the life of and paid to the designated survivor at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member, if married, must provide the written consent of his or her spouse to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 2.10.146(2), as amended.

(2) Purpose - This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first. The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-100-045 DEFINITIONS FOR PURPOSES OF SECTIONS 415-100-040 THROUGH 415-100-055. (1) "Eligible member" or "member" means a judge as defined in RCW 2.10.030(2), who elected to exchange survivor benefits and who filed the requisite documents with the department pursuant to RCW 2.10.140(2).

(2) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement. Concurrently, "Survivor" may include a surviving spouse as defined in RCW 2.10.030(4).

(3) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(4) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(5) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the eligible member; or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-100-051 MARRIED MEMBER'S BENEFIT SELECTION - SPOUSAL CONSENT REQUIRED. The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-100-055. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 2.10.146(2), as amended.

NEW SECTION

WAC 415-100-055 OPTIONS. RCW 2.10.146, as amended by chapter 249, Laws of 1990, provides three benefit options for eligible members retiring under the provisions of RCW 2.10.100 or RCW 2.10.120. The choice of option is to be made by the member upon application for either service or disability retirement.

(1) Option 1 - Standard allowance. A retired member shall receive a monthly retirement allowance computed as provided in RCW 2.10.110 or 2.10.130. Upon the retired member's death, all continuing benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 2.10.146 (1)(a).

(2) Option 2 - Joint and one hundred percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly retirement allowance for the duration of the survivor's life.

(3) Option 3 - Joint and fifty percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the amount of the retired member's monthly retirement allowance for the duration of the survivor's life.

(4) Other options. The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990.

WSR 90-21-059
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 15, 1990, 3:19 p.m.]

Date of Adoption: October 15, 1990.

Purpose: To provide emergency rules for the adoption of survivor benefit options for members of judicial retirement system, chapter 2.10 RCW, as required by chapter 249, Laws of 1990.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: SHB 2643 (chapter 249, Laws of 1990) provides that the department shall adopt rules establishing additional survivor benefit options for retiring eligible members of judicial retirement system. These emergency rules are intended to provide guidance on the implementation of these additional options until permanent rules are formulated and adopted. Proposed permanent rules are being filed along with these emergency rules.

Effective Date of Rule: Immediately.

October 15, 1990
George Northcroft
Director

*Chapter 415-100 WAC
Additional Survivor Benefit Options Offered by
Department of Retirement Systems*

NEW SECTION

WAC 415-100-041 BACKGROUND AND PURPOSE. (1) *Background* – Chapter 249, Laws of 1990, (Substitute House Bill No. 2643) provides in part that the department shall adopt rules establishing survivor benefit options for certain retiring eligible members of the Judicial Retirement System, chapter 2.10 RCW. Under the law as amended, a member retiring for service or disability is allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced retirement allowance shall be continued throughout the life of and paid to the designated survivor at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member, if married, must provide the written consent of his or her spouse to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 2.10.146(2), as amended.

(2) *Purpose* – This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first. The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-100-045 DEFINITIONS FOR PURPOSES OF SECTIONS 415-100-040 THROUGH 415-100-055. (1) "Eligible member" or "member"

means a judge as defined in RCW 2.10.030(2), who elected to exchange survivor benefits and who filed the requisite documents with the department pursuant to RCW 2.10.140(2).

(2) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement. Concurrently, "Survivor" may include a surviving spouse as defined in RCW 2.10.030(4).

(3) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(4) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(5) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the eligible member, or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-100-051 MARRIED MEMBER'S BENEFIT SELECTION – SPOUSAL CONSENT REQUIRED. The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-100-055. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 2.10.146(2), as amended.

NEW SECTION

WAC 415-100-055 OPTIONS. RCW 2.10.146, as amended by chapter 249, Laws of 1990, provides three benefit options for eligible members retiring under the provisions of RCW 2.10.100 or RCW 2.10.120. The choice of option is to be made by the member upon application for either service or disability retirement.

(1) *Option 1 – Standard allowance.* A retired member shall receive a monthly retirement allowance computed as provided in RCW 2.10.110 or 2.10.130. Upon the retired member's death, all continuing benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 2.10.146 (1)(a).

(2) *Option 2 – Joint and one hundred percent allowance.* A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly retirement allowance for the duration of the survivor's life.

(3) *Option 3 – Joint and fifty percent allowance.* A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the amount of the retired member's monthly retirement allowance for the duration of the survivor's life.

(4) *Other options.* The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990.

WSR 90-21-060
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
 [Filed October 15, 1990, 3:22 p.m.]

Date of Adoption: October 15, 1990.

Purpose: To provide emergency rules for the adoption of survivor benefit options for members of law enforcement officers' and fire fighters' retirement system, chapter 41.26 RCW, as required by chapter 249, Laws of 1990.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: SHB 2643 (chapter 249, Laws of 1990) provides that the department shall adopt rules establishing additional survivor benefit options for retiring eligible members of law enforcement officers' and fire fighters' retirement system. These emergency rules are intended to provide guidance on the implementation of these additional options until permanent rules are formulated and adopted. Proposed permanent rules are being filed along with these emergency rules.

Effective Date of Rule: Immediately.

October 15, 1990
 George Northcroft
 Director

Chapter 415-104 WAC
Additional Survivor Benefit Options Offered by
Department of Retirement Systems

NEW SECTION

WAC 415-104-201 **BACKGROUND AND PURPOSE.** (1) *Background* – Chapter 249, Laws of 1990 (Substitute House Bill No. 2643) provides in part that the department shall adopt rules establishing survivor benefit options for retiring eligible Plan II members of the Law Enforcement Officers' and Fire Fighters' Retirement System, chapter 41.26 RCW. Under the law as amended, a member retiring for service or disability is

allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced retirement allowance shall be continued throughout the life of and paid to the designated survivor at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member, if married, must provide the written consent of his or her spouse to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.26.460(2), as amended.

(2) *Purpose* – This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first. The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-104-205 **DEFINITIONS FOR PURPOSES OF SECTIONS 415-104-200 THROUGH 415-104-215.** (1) "Member" means a Plan II member who is eligible to select a survivor option.

(2) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement.

(3) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(4) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(5) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the member; or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-104-211 **MARRIED MEMBER'S BENEFIT SELECTION – SPOUSAL CONSENT REQUIRED.** The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-104-215. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.26.460(2), as amended.

NEW SECTION

WAC 415-104-215 OPTIONS. RCW 41.26.460, as amended by chapter 249, Laws of 1990, provides three benefit options for members retiring under the provisions of RCW 41.26.430 or RCW 41.26.470. The choice of option is to be made by the member upon application for either service or disability retirement.

(1) Option 1 - Standard allowance. A retired member shall receive the monthly retirement allowance provided by RCW 41.26.460 (1)(a). Upon the retired member's death, all continuing benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 41.26.460 (1)(a).

(2) Option 2 - Joint and one hundred percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly retirement allowance for the duration of the survivor's life.

(3) Option 3 - Joint and fifty percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the amount of the retired member's monthly retirement allowance for the duration of the survivor's life.

(4) Other options. The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990.

**WSR 90-21-061
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 15, 1990, 3:23 p.m.]**

Original Notice.

Title of Rule: Additional survivor benefit options.

Purpose: Provide permanent rules for the adoption of survivor benefit options for members of law enforcement officers' and fire fighters' retirement system, chapter 41.26 RCW, as required.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Statute Being Implemented: Chapter 249, Laws of 1990.

Summary: To provide permanent rules for the adoption of survivor benefit options for members of law enforcement officers' and fire fighters' retirement system.

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; Implementation: George Northcroft,

Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To provide permanent rules for the adoption of survivor benefit options for members of law enforcement officers' and fire fighters' retirement system, chapter 41.26 RCW, as required, with the anticipation of expanded survivor benefit options for eligible members.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Retirement Systems, 2nd Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 4, 1990, at 2:00 - 4:30 p.m.

Submit Written Comments to: Hector X. Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 4, 1990.

Date of Intended Adoption: January 7, 1991.

October 15, 1990
George Northcroft
Director

Chapter 415-104 WAC
Additional Survivor Benefit Options Offered by Department of Retirement Systems

NEW SECTION

WAC 415-104-201 BACKGROUND AND PURPOSE. (1) Background - Chapter 249, Laws of 1990 (Substitute House Bill No. 2643) provides in part that the department shall adopt rules establishing survivor benefit options for retiring eligible Plan II members of the Law Enforcement Officers' and Fire Fighters' Retirement System, chapter 41.26 RCW. Under the law as amended, a member retiring for service or disability is allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced retirement allowance shall be continued throughout the life of and paid to the designated survivor at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member, if married, must provide the written consent of his or her spouse to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.26.460(2), as amended.

(2) Purpose - This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first. The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-104-205 DEFINITIONS FOR PURPOSES OF SECTIONS 415-104-200 THROUGH 415-104-215. (1) "Member" means a Plan II member who is eligible to select a survivor option.

(2) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement.

(3) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(4) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(5) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the member; or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-104-211 MARRIED MEMBER'S BENEFIT SELECTION - SPOUSAL CONSENT REQUIRED. The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-104-215. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.26.460(2), as amended.

NEW SECTION

WAC 415-104-215 OPTIONS. RCW 41.26.460, as amended by chapter 249, Laws of 1990, provides three benefit options for members retiring under the provisions of RCW 41.26.430 or RCW 41.26.470. The choice of option is to be made by the member upon application for either service or disability retirement.

(1) Option 1 - Standard allowance. A retired member shall receive the monthly retirement allowance provided by RCW 41.26.460 (1)(a). Upon the retired member's death, all continuing benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 41.26.460 (1)(a).

(2) Option 2 - Joint and one hundred percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly retirement allowance for the duration of the survivor's life.

(3) Option 3 - Joint and fifty percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the amount of the retired member's monthly retirement allowance for the duration of the survivor's life.

(4) Other options. The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990.

WSR 90-21-062
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 15, 1990, 3:24 p.m.]

Original Notice.

Title of Rule: Additional survivor benefit options.

Purpose: To provide permanent rules for the adoption of survivor benefit options for members of Washington public employees' retirement system (PERS), Plan I and Plan II, chapter 41.40 RCW, as required by chapter 249, Laws of 1990.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Statute Being Implemented: Chapter 249, Laws of 1990.

Summary: To provide permanent rules for the adoption of survivor benefit options for members of Washington public employees' retirement system (PERS), Plan I and Plan II.

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; Implementation: George Northcroft, Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To provide permanent rules for the adoption of survivor benefit options for members of Washington public employees' retirement system (PERS), Plan I and Plan II, chapter 41.40 RCW, as required by chapter 249, Laws of 1990, with the anticipation of expanded survivor benefit options for eligible members.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Retirement Systems, 2nd Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 4, 1990, at 2:00 - 4:30 p.m.

Submit Written Comments to: Hector X. Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 4, 1990.

Date of Intended Adoption: January 7, 1991.

October 15, 1990
George Northcroft
Director

Chapter 415-108 WAC
Additional Survivor Benefit Options Offered by Department of
Retirement Systems

NEW SECTION

WAC 415-108-320 BACKGROUND AND PURPOSE. (1) Background - Chapter 249, Laws of 1990 (Substitute House Bill No. 2643) provides that the department shall adopt rules establishing survivor benefit options to retiring eligible members of Washington Public Employees' Retirement Systems, Plan I and Plan II, chapter 41.40 RCW. Under the law as amended, upon retirement for service or for disability, a retiring member is allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced monthly retirement allowance as designated will be continued throughout the life of and paid to a designated survivor, at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member, if married, must provide the written consent of his or her spouse to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.40 and 41.40.660(2), as amended.

(2) Purpose - This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first. The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-108-322 DEFINITIONS FOR PURPOSES OF SECTIONS 415-108-320 THROUGH 415-108-326. (1) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement.

(2) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(3) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(4) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the member; or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-108-324 MARRIED MEMBER'S BENEFIT SELECTION - SPOUSAL CONSENT REQUIRED. The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-108-326. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.40 and 41.40.660(2), as amended.

NEW SECTION

WAC 415-108-326 OPTIONS. Chapter 249, Laws of 1990 (SHB 2643), as it amends RCW 41.40.185, RCW 41.40.190, RCW 41.40.230, RCW 41.40.235, RCW 41.40.250, RCW 41.40.660 and RCW 41.40.670, provides three benefit options for retiring eligible members of either Plan I or Plan II. In addition, each Plan I option has a Cost of Living Adjustment (COLA) option. The choice of option is to be made upon application for retirement, either for service or for disability.

(1) Option 1 - Standard allowance. A retired member shall receive a monthly retirement allowance computed as provided by RCW 41.40.185, 41.40.190, 41.40.230, 41.40.235, 41.40.250, 41.40.660 or 41.40.670. Upon the retired member's death, all benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 41.40, as amended.

(2) Option 2 - Joint and one hundred percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly reduced retirement allowance for the duration of the survivor's life.

(3) Option 3 - Joint and fifty percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the amount of the retired member's monthly retirement allowance for the duration of the survivor's life.

(4) Other options. The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990 (SHB 2643).

**WSR 90-21-063
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 15, 1990, 3:25 p.m.]**

Date of Adoption: October 15, 1990.

Purpose: To provide emergency rules for the adoption of survivor benefit options for members of Washington

public employees' retirement system (PERS), Plan I and Plan II, chapter 41.40 RCW, as required by chapter 249, Laws of 1990.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: SHB 2643 (chapter 249, Laws of 1990) provides that the department shall adopt rules establishing additional survivor benefit options for retiring eligible members of Washington public employees' retirement system (PERS), Plan I and Plan II. These emergency rules are intended to provide guidance on the implementation of these additional options until permanent rules are formulated and adopted. Proposed permanent rules are being filed along with these emergency rules.

Effective Date of Rule: Immediately.

October 15, 1990
George Northcroft
Director

*Chapter 415-108 WAC
Additional Survivor Benefit Options Offered by
Department of Retirement Systems*

NEW SECTION

WAC 415-108-320 BACKGROUND AND PURPOSE. (1) Background - Chapter 249, Laws of 1990 (Substitute House Bill No. 2643) provides that the department shall adopt rules establishing survivor benefit options to retiring eligible members of Washington Public Employees' Retirement Systems, Plan I and Plan II, chapter 41.40 RCW. Under the law as amended, upon retirement for service or for disability, a retiring member is allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced monthly retirement allowance as designated will be continued throughout the life of and paid to a designated survivor, at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member, if married, must provide the written consent of his or her spouse to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.40 and 41.40.660(2), as amended.

(2) Purpose - This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first.

The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-108-322 DEFINITIONS FOR PURPOSES OF SECTIONS 415-108-320 THROUGH 415-108-326. (1) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement.

(2) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(3) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(4) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the member, or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-108-324 MARRIED MEMBER'S BENEFIT SELECTION - SPOUSAL CONSENT REQUIRED. The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-108-326. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.40 and 41.40.660(2), as amended.

NEW SECTION

WAC 415-108-326 OPTIONS. Chapter 249, Laws of 1990 (SHB 2643), as it amends RCW 41.40.185, RCW 41.40.190, RCW 41.40.230, RCW 41.40.235, RCW 41.40.250, RCW 41.40.660 and RCW 41.40.670, provides three benefit options for retiring eligible members of either Plan I or Plan II. In addition, each Plan I option has a Cost of Living Adjustment (COLA) option. The choice of option is to be made upon application for retirement, either for service or for disability.

(1) Option 1 - Standard allowance. A retired member shall receive a monthly retirement allowance computed as provided by RCW 41.40.185, 41.40.190, 41.40.230, 41.40.235, 41.40.250, 41.40.660 or 41.40.670. Upon the retired member's death, all benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 41.40, as amended.

(2) Option 2 - Joint and one hundred percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by

written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly reduced retirement allowance for the duration of the survivor's life.

(3) Option 3 - Joint and fifty percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the amount of the retired member's monthly retirement allowance for the duration of the survivor's life.

(4) Other options. The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990 (SHB 2643).

WSR 90-21-064
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 15, 1990, 3:26 p.m.]

Original Notice.

Title of Rule: Additional survivor benefit options.

Purpose: Provide permanent rules for the adoption of survivor benefit options for members of the teachers' retirement systems, Plan I and Plan II, chapter 41.32 RCW, as required by chapter 249, Laws of 1990.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Statute Being Implemented: Chapter 249, Laws of 1990.

Summary: To provide permanent rules for the adoption of survivor benefit options for members of teachers' retirement systems, Plan I and Plan II.

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; Implementation: George Northcroft, Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To provide permanent rules for the adoption of survivor benefit options for members of the teachers' retirement systems, Plan I and Plan II, chapter 41.32 RCW, as required by chapter 249, Laws of 1990, with the anticipation of expanded survivor benefit options for eligible members.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Retirement Systems, 2nd Floor Conference Room, 1025 East Union,

Olympia, WA 98504, on December 4, 1990, at 2:00 – 4:30 p.m.

Submit Written Comments to: Hector X. Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 4, 1990.

Date of Intended Adoption: January 7, 1991.

October 15, 1990
George Northcroft
Director

Chapter 415-112 WAC

Additional Survivor Benefit Options Offered by Department of Retirement Systems

NEW SECTION

WAC 415-112-720 BACKGROUND AND PURPOSE. (1) Background – Chapter 249, Laws of 1990 (Substitute House Bill No. 2643) provides that the department shall adopt rules establishing additional survivor benefit options for retiring eligible members of Teachers' Retirement Systems (TRS) Plan I and Plan II, chapter 41.32, RCW. Under the law as amended, upon application for retirement for service or for disability, a retiring TRS Plan I member is allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon retirement for service or for disability, a retiring TRS Plan II member is also allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced monthly retirement allowance as designated will be continued throughout the life of and paid to a designated survivor, at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member must provide the written consent of his or her spouse, if married, to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.32.530(2) and 41.32.785(2), as amended.

(2) Purpose – This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first. The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-112-722 DEFINITIONS FOR PURPOSES OF SECTIONS 415-112-720 THROUGH 415-112-727. (1) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement.

(2) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(3) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(4) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the member; or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-112-725 MARRIED MEMBER'S BENEFIT SELECTION – SPOUSAL CONSENT REQUIRED. The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-112-727. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.32.530(2) and 41.32.785(2), as amended.

NEW SECTION

WAC 415-112-727 OPTIONS. Chapter 249, Laws of 1990 (SHB 2643), as it amends RCW 41.32.498, RCW 41.32.530, RCW 41.32.785 and RCW 41.32.790, provides benefit options for retiring eligible members of either Plan I or Plan II. In addition, each Plan I option has a Cost of Living Adjustment (COLA) option. The choice of option is to be made upon application for either service or disability retirement.

(1) Maximum benefit allowance. The retired member elects to receive the maximum benefit to which they are entitled, with no survivor or beneficiary allowance. Upon the retired member's death, any remaining balance in employee contributions is retained by the retirement system.

(2) Option 1 – Standard allowance. A retired member shall receive a monthly retirement allowance computed as provided in RCW 41.32.530 (Plan I) or RCW 41.32.785 (Plan II). Upon the retired member's death, all benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 41.32.530 and 41.32.785.

(3) Option 2 – Joint and one hundred percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly reduced retirement allowance for the duration of the survivor's life.

(4) Option 3 – Joint and fifty percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the member's monthly retirement allowance for the duration of the survivor's life.

(5) Other options. The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990.

WSR 90-21-065
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 15, 1990, 3:27 p.m.]

Date of Adoption: October 15, 1990.

Purpose: To provide emergency rules for the adoption of survivor benefit options for members of teachers' retirement systems, Plan I and Plan II, chapter 41.32 RCW, as required by chapter 249, Laws of 1990.

Statutory Authority for Adoption: RCW 34.05.350 and chapter 249, Laws of 1990.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: SHB 2643 (chapter 249, Laws of 1990) provides that the department shall adopt rules establishing additional survivor benefit options for retiring eligible members of teachers' retirement systems, Plan I and Plan II. These emergency rules are intended to provide guidance on the implementation of these additional options until permanent rules are formulated and adopted. Proposed permanent rules are being filed along with these emergency rules.

Effective Date of Rule: Immediately.

October 15, 1990
George Northcroft
Director

Chapter 415-112 WAC
Additional Survivor Benefit Options Offered by
Department of Retirement Systems

NEW SECTION

WAC 415-112-720 BACKGROUND AND PURPOSE. (1) Background - Chapter 249, Laws of 1990 (Substitute House Bill No. 2643) provides that the department shall adopt rules establishing additional survivor benefit options for retiring eligible members of Teachers' Retirement Systems (TRS) Plan I and Plan II, chapter 41.32, RCW. Under the law as amended, upon application for retirement for service or for disability, a retiring TRS Plan I member is allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon retirement for service or for disability, a retiring TRS Plan II member is also allowed to select a retirement option that pays the member a reduced monthly retirement allowance. Upon the retired member's death, a portion of the member's reduced monthly retirement allowance as designated will be continued throughout the life of and paid to a designated survivor, at a joint and one hundred percent survivor option (Option 2); or at a joint and fifty percent survivor option (Option 3); or at some other option adopted by the department. The member must provide the written consent of his or her spouse, if married, to the option selected under this section. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.32.530(2) and 41.32.785(2), as amended.

(2) Purpose - This chapter is intended to provide emergency rules for the adoption of survivor benefit options required by chapter 249, Laws of 1990. These emergency rules shall become effective immediately and shall remain in effect until either (a) permanent rules are filed, or (b) 180 days, whichever shall occur first. The emergency rules contained in this chapter shall not govern permanent rules when filed.

NEW SECTION

WAC 415-112-722 DEFINITIONS FOR PURPOSES OF SECTIONS 415-112-720 THROUGH 415-112-727. (1) "Survivor" means a person who has an insurable interest in the member's life. Such person shall be nominated by the member by written designation duly executed and filed with the department at the time of retirement.

(2) "Duly executed" means that all required forms or documents have been completed, signed and notarized, and filed with the department.

(3) "Spousal consent" means written evidence that the married member's spouse consents to the retirement option selected by the member. The spouse's notarized signature on the retirement application, when such application is duly executed and filed with the department, shall constitute "spousal consent".

(4) "Insurable interest" means (a) a reasonable expectation of monetary benefit from the continued life of the member, or (b) a relation of the parties to each other by blood or marriage.

NEW SECTION

WAC 415-112-725 MARRIED MEMBER'S BENEFIT SELECTION - SPOUSAL CONSENT REQUIRED. The member, if married, must provide the written consent of his or her spouse to the option selected under section 415-112-727. If a married member does not provide spousal consent, the department will pay the retired member a joint and fifty percent survivor benefit allowance (Option 3) and record the member's spouse as the beneficiary, in compliance with RCW 41.32.530(2) and 41.32.785(2), as amended.

NEW SECTION

WAC 415-112-727 OPTIONS. Chapter 249, Laws of 1990 (SHB 2643), as it amends RCW 41.32.498, RCW 41.32.530, RCW 41.32.785 and RCW 41.32.790, provides benefit options for retiring eligible members of either Plan I or Plan II. In addition, each Plan I option has a Cost of Living Adjustment (COLA) option. The choice of option is to be made upon application for either service or disability retirement.

(1) Maximum benefit allowance. The retired member elects to receive the maximum benefit to which they are entitled, with no survivor or beneficiary allowance. Upon the retired member's death, any remaining balance in employee contributions is retained by the retirement system.

(2) Option 1 - Standard allowance. A retired member shall receive a monthly retirement allowance computed as provided in RCW 41.32.530 (Plan I) or RCW 41.32.785 (Plan II). Upon the retired member's death, all benefits cease. The remaining balance, if any, of the member's accumulated contributions shall be paid to the member's designated survivor, or to the member's surviving spouse, or to the member's legal representative, in accordance with RCW 41.32.530 and 41.32.785.

(3) Option 2 - Joint and one hundred percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive the same monthly reduced retirement allowance for the duration of the survivor's life.

(4) Option 3 - Joint and fifty percent allowance. A retired member shall receive a reduced monthly retirement allowance based on the joint life expectancy of the

member and the designated survivor nominated by written designation duly executed and filed with the department at the time of retirement. Upon the retired member's death, the survivor shall receive one half of the member's monthly retirement allowance for the duration of the survivor's life.

(5) *Other options.* The department shall in its discretion adopt other options pursuant to chapter 249, Laws of 1990.

WSR 90-21-066
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 90-122—Filed October 16, 1990, 8:28 a.m.]

Date of Adoption: October 15, 1990.

Purpose: Commercial fishing rule.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-33-01000Q.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This regulation has been superseded.

Effective Date of Rule: Immediately.

October 15, 1990
Joseph R. Blum
Director

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-33-01000Q COLUMBIA RIVER GILL NET SEASONS BELOW BONNEVILLE (90-99)

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

WSR 90-21-067
EMERGENCY RULES
DEPARTMENT OF FISHERIES
[Order 90-123—Filed October 16, 1990, 8:31 a.m.]

Date of Adoption: October 15, 1990.

Purpose: Commercial fishing rule.

Citation of Existing Rules Affected by this Order:
Repealing WAC 220-47-612 Puget Sound all-citizen commercial fishery.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the

public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Openings in Areas 7 and 7A provide opportunity to harvest non-Indian allocation of United States and Canadian origin coho, per preseason agreement. Openings in Areas 6D, 7B, 8A, 8D, 12, 12A, and 12B provide opportunity to harvest non-Indian allocation of coho destined for Strait, Nooksack-Samish, Stillaguamish-Snohomish, and Hood Canal regions of origin. Openings in Areas 10 and 11 are necessary to help balance treaty/nontreaty shares prior to 1991. In-season restriction in Area 10 is necessary to provide commercial/recreational gear separation. All other Puget Sound areas are closed to prevent overharvest of local stocks.

Effective Date of Rule: Immediately.

October 15, 1990
Joseph R. Blum
Director

NEW SECTION

WAC 220-47-613 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 or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* Area 6D - Gillnets using 5-inch minimum mesh and fishing no more than 900 feet of net, and Purse Seines using the 5-inch strip, may fish continuously from 12:01 AM Sunday September 23 through 4 PM Friday October 26.

* Areas 7 and 7A - Reef Nets may fish from 5 AM to 9 PM Wednesday October 17, Purse Seines may fish from 5 AM to 9 PM daily, Monday and Tuesday October 15 and 16, and Gillnets using 6-inch minimum mesh may fish from 5 PM to 9 AM Monday and Tuesday October 15 and 16.

* Area 7B - Gillnets using 5-inch minimum mesh and Purse Seines may fish continuously through 4 PM Friday October 26.

* Areas 8A and 8D - Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 15 and Gillnets using 5-inch minimum mesh may fish from 5 PM Monday October 15 to 9 AM Tuesday October 16.

* Area 10 - Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 15 and Gillnets using 6-inch minimum mesh may fish from 5 PM Monday October 15 to 9 AM Tuesday October 16. This opening excludes those waters of Area 10 west of a line projected 178 degrees true from the light at the end of Indianola Dock to the landfall on the south shore of Port Madison.

* Areas 12, 12A and 12B - Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM Monday October 15 and Gillnets using 5-inch minimum mesh may

fish from 5 PM Monday October 15 to 9 AM Tuesday October 16.

* Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11, 11A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas, preserves provided for in WAC 220-47-252 and WAC 220-47-262, and exclusion zones provided for in WAC 220-47-307 except as modified herein - Closed.

REPEALER

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

WAC 220-47-612 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-121)

WSR 90-21-068

RULES COORDINATOR

SKAGIT VALLEY COLLEGE

WESTERN WASHINGTON UNIVERSITY

WHATCOM COMMUNITY COLLEGE

[Filed October 16, 1990, 9:48 a.m.]

This is to let you know the names and addresses of the designated rules coordinators for the institutions named below.

Whatcom Community College: Cliff Baacke, Dean for Administrative Services, Whatcom Community College, 237 West Kellogg Road, Bellingham, WA 98226, (206) 676-2170, scan 738-2170.

Skagit Valley College: Wally Sigmar, Dean for Administrative and Support Services, 2405 East College Way, Mt. Vernon, WA 98273, (206) 428-1180, scan 542-1180.

Western Washington University: Gloria McDonald, Administrative Assistant, President's Office, Western Washington University, MS 9000, Bellingham, Washington 98225, (206) 676-2037, scan 738-2037.

Wendy Bohlke
Assistant Attorney General

WSR 90-21-069

NOTICE OF PUBLIC MEETINGS

TRANSPORTATION COMMISSION

[Memorandum—October 12, 1990]

The date of the November Washington State Transportation Commission public meeting has been changed. The public meeting will be held on November 15, 1990, only, from 1:30 - 4:00 p.m. There will be no public meeting on November 14, 1990. The location remains as follows: November 15, Cavanaugh's Inn at the Park, West 303 North River Drive, Spokane, WA 99212.

WSR 90-21-070

EMERGENCY RULES

DEPARTMENT OF AGRICULTURE

[Filed October 16, 1990, 11:53 a.m.]

Date of Adoption: October 16, 1990.

Purpose: To prevent the spread of chrysanthemum white rust disease in the state of Washington.

Statutory Authority for Adoption: Chapter 17.24 RCW.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Chrysanthemum white rust disease is a serious fungal disease which threatens chrysanthemums, an important floral and ornamental crop, and is not known to occur in the United States. Two properties in Washington state have been found to be infested with this disease and the quarantine is necessary to prevent the further spread of this disease.

Effective Date of Rule: Immediately.

October 16, 1990

Michael V. Schwisow
for C. Alan Pettibone
Director

NEW SECTION

WAC 16-471-010 DEFINITIONS. The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires:

(1) "Director" means the director of agriculture of this state, or a duly authorized representative.

(2) "Department" means the Washington state department of agriculture.

(3) "Interior quarantine" means a quarantine within the state of Washington established against the movement of designated plant pests, life stages, their hosts, and possible carriers from areas identified by the Washington state department of agriculture.

NEW SECTION

WAC 16-471-015 PENALTIES. Any person who violates or fails to comply with any rule adopted under RCW 17.24.020 through 17.24.100 shall be guilty of a misdemeanor, and for a second and each subsequent violation of the same rule, shall be guilty of a gross misdemeanor.

NEW SECTION

WAC 16-471-020 QUARANTINE—CHRYSANTHEMUM WHITE RUST DISEASE. An interior quarantine is established under chapter 17.24 RCW against the disease known as chrysanthemum white rust disease, *Puccinia horiana* P. Henn. Chrysanthemum white rust is a serious fungal disease which threatens chrysanthemums, an important floral and ornamental crop, and is not known to occur in the United States.

NEW SECTION

WAC 16-471-030 AREA UNDER QUARANTINE. Real or personal properties within the state of Washington:

(1) On which the department has identified chrysanthemum white rust or which is identified as a recipient of infected plants; and

(2) Where the occupants and owners of those properties have been notified by the department of the chrysanthemum white rust infestation or the receipt of infected plants, and the conditions and requirements of this quarantine as provided in WAC 16-471-080.

NEW SECTION

WAC 16-471-040 REGULATED ARTICLES. The following are regulated articles and are hereby declared to be hosts or possible carriers of chrysanthemum white rust disease and shall not be moved from the area under quarantine either directly, indirectly, diverted or reconsigned, except as provided for in WAC 16-471-050:

(1) Plant or plant parts of any susceptible chrysanthemum species including but not limited to the following:

COMMON NAME	SCIENTIFIC NAME
Nippon daisy	<i>C. nipponicum</i>
Florists chrysanthemum	<i>C. morifolium</i> (syn. <i>C. sinense</i>)
High daisy	<i>C. uliginosum</i>
(No Common Name)	<i>C. arcticum</i>
	<i>C. shiwogiku</i>
	<i>C. pacificum</i>
	<i>C. makinoi</i>
	<i>C. indicum</i> (syn. <i>C. japonicum</i>)
	<i>C. yezocuse</i>
	<i>C. koreanum</i>
	<i>C. boreale</i>
	<i>C. yosinagathum</i>

(2) Soil, humus, compost, manure, planting media, or rooting media.

(3) Tools and implements used in chrysanthemum cultivation.

(4) Any other products, articles, or means of conveyance, of any character whatsoever, when it is determined by the director that they present a hazard of spread of chrysanthemum white rust disease and the person in possession thereof has been so notified.

NEW SECTION

WAC 16-471-050 CONDITIONS GOVERNING THE MOVEMENT OF REGULATED ARTICLES FROM AN AREA UNDER QUARANTINE. Regulated articles are prohibited movement from the area under quarantine except that tools and implements used in chrysanthemum cultivation that may have come in contact with infected plants or contaminated soil may be moved if:

(1) disinfected by washing with steam or high pressure hot water; and

(2) protected from further contact with infected plants or contaminated soil.

NEW SECTION

WAC 16-471-060 PLANT AND PLANT PARTS TO BE DESTROYED OR TREATED—INTERVAL BEFORE REPLANTING. (1) All plants and plant parts of chrysanthemum species listed in WAC 16-471-040(1) found in the area under quarantine shall be (a) destroyed by incineration, burial in lime pits, or heat treatment; or (b) otherwise treated in a manner prescribed by the director.

(2) Following the destruction or treatment of the current stand of all chrysanthemum plants or plant parts, no susceptible chrysanthemum species shall be planted or grown in the area under quarantine for a period of at least two months unless prior written authorization is obtained from the director.

NEW SECTION

WAC 16-471-070 SPECIAL PERMITS AND COMPLIANCE AGREEMENTS. The director may issue special permits or enter into compliance agreements allowing the movement of regulated articles covered in WAC 16-471-040 not otherwise eligible for movement from the area under quarantine, subject to conditions and provisions which the director may prescribe to prevent the escape or spread of chrysanthemum white rust disease.

NEW SECTION

WAC 16-471-080 NOTICE OF QUARANTINE—NOTICE OF DESTRUCTION. When the director finds real or personal property as described in WAC 16-471-030(1) the director shall issue a written notice of quarantine to the owners and occupants thereof. The notice shall identify the property under quarantine, order the prompt destruction of susceptible species of chrysanthemum plants, and direct treatment of any other regulated articles.

**WSR 90-21-071
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
COMMUNITY DEVELOPMENT
(Public Works Board)**

[Memorandum—October 15, 1990]

The originally scheduled November 6, 1990, Public Works Board meeting has been hereby cancelled.

With the November Public Works Board meeting being cancelled, there is a special meeting scheduled for Tuesday, December 4, 1990. The meeting will be held at the West Coast Sea-Tac Hotel, Cascade Room, beginning at 8:30.

If you have any questions, do not hesitate to call (206) 753-3205.

WSR 90-21-072
PROPOSED RULES
DEPARTMENT OF HEALTH
(Board of Osteopathic Medicine and Surgery)
 [Filed October 16, 1990, 2:59 p.m.]

Original Notice.

Title of Rule: See below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.57.005.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Arlene Robertson, 1300 Quince Street, Olympia, WA 98504, 586-8438.

Name of Proponent: Board of Osteopathic Medicine and Surgery, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Holiday Inn, 17338 Pacific Highway South, Seattle, WA 99188 [98188], on November 30, 1990, at 8:30 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by November 29, 1990.

Date of Intended Adoption: November 30, 1990.

October 16, 1990
 Arlene A. Robertson
 Program Manager

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-853 WAC:

Chapter 246-853 WAC
 Osteopathic Physicians and Surgeons

308-138-055	as	246-853-020
308-138-065	as	246-853-030
308-138-070	as	246-853-040
308-138-180	as	246-853-050
308-138-200	as	246-853-060
308-138-210	as	246-853-070
308-138-220	as	246-853-080
308-138-230	as	246-853-090
308-138-300	as	246-853-100
308-138-310	as	246-853-110
308-138-320	as	246-853-120
308-138-321	as	246-853-130
308-138-322	as	246-853-140

308-138-323	as	246-853-150
308-138-324	as	246-853-160
308-138-325	as	246-853-170
308-138-326	as	246-853-180
308-138-327	as	246-853-190
308-138-328	as	246-853-200
308-138-330	as	246-853-210
308-138-340	as	246-853-220
308-138-350	as	246-853-230
308-138-360	as	246-853-240

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-854 WAC:

Chapter 246-854 WAC
 Osteopathic Physicians' Assistants

308-138A-020	as	246-854-020
308-138A-025	as	246-854-030
308-138A-030	as	246-854-040
308-138A-040	as	246-854-050
308-138A-050	as	246-854-060
308-138A-060	as	246-854-070
308-138A-070	as	246-854-080
308-138A-080	as	246-854-090
308-138A-090	as	246-854-100

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-855 WAC:

Chapter 246-855 WAC
 Osteopathic Physicians' Assistants

308-138B-100	as	246-855-020
308-138B-105	as	246-855-030
308-138B-110	as	246-855-040
308-138B-130	as	246-855-050
308-138B-140	as	246-855-060
308-138B-150	as	246-855-070
308-138B-160	as	246-855-080
308-138B-165	as	246-855-010
308-138B-170	as	246-855-090
308-138B-180	as	246-855-100
308-138B-190	as	246-855-110
308-138B-200	as	246-855-120

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

WSR 90-21-073
PROPOSED RULES
DEPARTMENT OF HEALTH
(Board of Physical Therapy)
 [Filed October 16, 1990, 3:02 p.m.]

Original Notice.

Title of Rule: Physical therapy licensure requirements.

Purpose: To update licensure requirements.

Statutory Authority for Adoption: RCW 18.59.130.

Statute Being Implemented: Chapter 18.59 RCW.

Summary: Creates exam appeal procedures; amends exam and reciprocity requirements; further defines licensee responsibilities pertaining to practice and supervision; further defines requirements and utilization of supportive personnel; further defines professional conduct principles; and amends physical therapy assistant definitions.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Carol Neva, 1300 S.E. Quince Street, Olympia, 753-3132.

Name of Proponent: Washington State Board of Physical Therapy, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Creates exam appeal procedures; amends exam and reciprocity requirements; further defines licensee responsibilities pertaining to practice and supervision; further defines requirements and utilization of supportive personnel; further defines professional conduct principles; and amends physical therapist assistant definitions for the purpose of updating and clarifying requirements.

Proposal Changes the Following Existing Rules: Rule changes amend specific licensure requirement and add an examination appeal process for exam candidates who fail.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Airport Executel, 20171 Pacific Highway South, Seattle, WA 98188, on November 27, 1990, at 9:30 a.m.

Submit Written Comments to: Department of Health, 1300 S.E. Quince Street, Mailstop EY-21, Olympia, WA 98504, by November 26, 1990.

Date of Intended Adoption: November 27, 1990.

October 4, 1990

Carol Neva

Program Manager

AMENDATORY SECTION (Amending WSR 89-21-007, filed 10/6/89, effective 11/6/89)

WAC 308-42-010 DEFINITIONS. For the purposes of administering chapter 18.74 RCW, the following terms are to be construed as set forth herein:

(1) The "performance of tests of neuromuscular function" includes the performance of electroneuromyographic examinations.

(2) "Consultation" means a communication regarding a patient's evaluation and proposed treatment plan with an authorized health care practitioner.

(3) "Supervisor" shall mean the licensed physical therapist.

(4) "Physical therapist assistant" shall mean ~~(an individual who shall have received an associate degree as a physical therapist assistant from an approved school, or a graduate of an approved school of physical therapy who has not been licensed to practice physical therapy in Washington state)~~ a graduate of an approved school of physical therapy who is eligible for licensure but has not been licensed to practice physical therapy in Washington state, or an individual who has received an associate degree as a physical therapist assistant from an approved school.

(5) "Physical therapist aide" shall mean an individual who shall have received on-the-job training from a physical therapist.

(6) "Immediate supervision" shall mean the supervisor is in audible or visual range of the patient and the person treating the patient.

(7) "Direct supervision" shall mean the supervisor is on the premises, is quickly and easily available and the patient has been examined by the physical therapist at such time as acceptable physical therapy practice requires, consistent with the delegated health care task.

(8) "Indirect supervision" shall mean the supervisor is not on the premises, but has given either written or oral instructions for treatment of the patient and the patient has been examined by the physical therapist at such time as acceptable health care practice requires, and consistent with the particular delegated health care task.

(9) "Acquired immunodeficiency syndrome" or "AIDS" means the clinical syndrome of HIV-related illness as defined by the board of health by rule.

(10) "Office on AIDS" means that section within the department of social and health services or any successor department with jurisdiction over public health matters as defined in chapter 70.24 RCW.

(11) "Spinal manipulation" or "manipulative mobilization" is defined as movement beyond the normal physiological range of motion.

NEW SECTION

WAC 308-42-015 EXAMINATION APPEAL PROCEDURES.

(1) Any candidate who takes the state written examination for licensure and does not pass may request informal review by the board of his or her examination results. The request must be in writing and must be received by the department of health, professional licensing services division within thirty days of the postmark on the notification of the examination results. The board will not set aside the examination results unless the candidate proves the challenged score was the result of fraud, coercion, arbitrariness, or manifest unfairness. The board will not consider any challenges to examination scores unless the total revised score could result in a passing score.

(2) The procedure for filing an informal review is as follows:

(a) Contact in writing the department of health office in Olympia for an appointment to appear personally to review incorrect answers on failed examinations.

(b) The candidate will be provided a form to complete in the department of health office in Olympia in defense of his or her examination answers.

(c) The candidate must state the specific reason or reasons why the candidate feels the results of the examination should be changed.

(d) The candidate will be identified only by candidate number for the purpose of this review. Letters of reference or requests for special consideration will not be read or considered by the board.

(e) The candidate may not bring in any resource materials for use while completing the informal review form.

(f) The candidate will not be allowed to remove any notes or materials from the office upon leaving.

(g) The candidate must comply with all procedural and security requirements for examination appeals established by the department of health.

(h) The board will review and evaluate the comments submitted by the candidate on the forms provided for the informal review and make its decision regarding the candidate.

(i) The candidate will be notified in writing of the board's decision by the department.

(3) Any candidate who is not satisfied with the result of the examination review may request a formal hearing to be held before the board pursuant to the Administrative Procedure Act. Such hearing must be requested within thirty days of the postmark of the result of the board's review of the examination results. The request must state the specific reason or reasons why the candidate feels the results of the examination should be changed. The prior determination will not be set aside unless the candidate proves the challenged score was the result of fraud, coercion, arbitrariness, or manifest unfairness. The board will not consider any challenges to examination scores unless the total revised score could result in a passing score.

(4) Prior to scheduling the hearing the candidate or the state's attorney may petition to appear before an administrative law judge for a prehearing conference to consider the following:

(a) The simplification of issues;

(b) The necessity of amendments to the notice of specific reasons for examination result change;

(c) The possibility of obtaining stipulations, admissions of fact, and documents;

(d) The limitation of the number of expert witnesses;

(e) A schedule for completion of all discovery; and

(f) Such other matters as may aid in the disposition of the proceeding.

(5) The administrative law judge shall enter an order which recites the action taken at the conference, the amendments allowed to the pleadings, and the agreements made by the parties or their qualified representatives as to any of the matters considered, including the settlement or simplification of issues, and which limits the issues for hearing to those not disposed of by admissions or agreements. Such order shall control the subsequent course of the proceeding unless modified for good cause by subsequent order of the board.

(6) Candidates seeking formal appeal will receive at least twenty days' advance notice of the time and place of the formal hearing. The hearing will be restricted to the specific reasons the candidate has identified as the basis for a change in the examination score.

AMENDATORY SECTION (Amending Order 074, filed 7/30/90, effective 8/30/90)

WAC 308-42-045 EXAMINATION. (1) The examination acceptable to and approved for use under the provisions of RCW 18.74-.035 shall be the examination for physical therapists as ~~((recognized by the American Physical Therapy Association))~~ approved by the board of physical therapy. A passing score is not less than ~~((sixty percent raw score on each of the three examination parts))~~ 1.0 standard deviation below the national mean.

(2) If a candidate fails to receive a passing score on the examination, he or she will be required to retake ~~((only the section(s) failed))~~ the examination.

(3) Where necessary, applicant's score will be rounded off to the nearest whole number.

AMENDATORY SECTION (Amending Order 074, filed 7/30/90, effective 8/30/90)

WAC 308-42-060 RECIPROCITY—REQUIREMENTS FOR LICENSURE. (1) Before reciprocity is extended to any individual licensed to practice physical therapy under the law of another state, territory, or District of Columbia, the board shall determine the qualifications of the applicant as prescribed by law based in part on the examination and the passing score approved by the board ~~((with not less than sixty percent raw score on each of the three examination parts))~~.

(2) If the decision to extend reciprocity is based on an examination other than the examination approved ~~((by the board))~~ in WAC 308-42-045(1), the board shall determine if such examination is equivalent to that required by the laws of this state.

(3) The board shall not recommend to the ~~((director))~~ secretary that a person be licensed as a physical therapist under the reciprocity provisions of RCW 18.74.060, unless said applicant shall have taken and passed the examination approved by the board, or other examination equivalent to that required by the laws of this state.

(4) If a licensee has not worked in physical therapy in the last three years, the applicant may be granted reciprocity under the following conditions:

(a) The board may require reexamination of an applicant who has not been actively engaged in lawful practice in another state or territory; or

(b) Waive reexamination in favor of evidence of continuing education satisfactory to the board.

AMENDATORY SECTION (Amending Order PL 455, filed 1/18/84)

WAC 308-42-070 REINSTATEMENT. ~~((+++))~~ (1) Any physical therapist who fails to renew the license within thirty days of the date set by the ~~((director))~~ secretary for renewal shall automatically lapse. The licensee may, within three years from the date of lapse and upon recommendation of the board, request the license be revived by paying all back fees and a penalty fee determined by the ~~((director))~~ secretary.

(2) If a license has lapsed more than three years, the license may be revived under the following conditions:

(a) The board may require reexamination of an applicant who has not been continuously engaged in lawful practice in another state or territory, or

(b) Waive reexamination in favor of evidence of continuing education satisfactory to the board.

AMENDATORY SECTION (Amending WSR 89-21-008, filed 10/6/89, effective 11/6/89)

WAC 308-42-120 RENEWAL OF LICENSE. (1) The annual license renewal date for physical therapists shall coincide with the licensee's birthdate. Individuals making application for initial license and examination, provided they meet all such requirements, will be issued a license to expire on their next birth anniversary date.

(2) ~~((Effective January 1, 1989, all persons making application for licensure renewal shall submit, in addition to the other requirements, evidence to show compliance with the education requirements of WAC 308-42-123. Persons whose 1989 license expires on or before March 31, 1989, may, upon written application, be granted an extension to April 15, 1989, to meet the AIDS education requirement.))~~

~~((3))~~ Licensees are responsible for annual renewal of a license whether or not they receive notification from the department.

AMENDATORY SECTION (Amending Order PM 789, filed 11/7/88)

WAC 308-42-123 AIDS EDUCATION AND TRAINING. (1) Acceptable education and training. The department will accept education and training that is consistent with the model curriculum available from the office on AIDS. Such education and training shall be a minimum of seven clock hours and shall include, but is not limited to, the following: Etiology and epidemiology; testing and counseling; infection control guidelines; clinical manifestations and treatment; legal and ethical issues to include confidentiality; and psychosocial issues to include special population considerations.

(2) Implementation. Effective January 1, 1989, the requirement for licensure application ~~((renewal))~~ or reinstatement of any license on lapsed ~~((;))~~ or disciplinary status shall include completion of AIDS education and training. All persons affected by this section shall show evidence of completion of an education and training program, which meets the requirements of subsection (1) of this section.

(3) Documentation. The applicant or licensee shall:

(a) Certify, on forms provided, that the minimum education and training has been completed after January 1, 1987 ~~((, and before renewal date or December 31, 1989, whichever date is earlier))~~;

(b) Keep records for two years documenting attendance and description of the education; and

(c) Be prepared to validate, through submission of these records, that education has taken place.

AMENDATORY SECTION (Amending Order PL 471, filed 6/19/84)

WAC 308-42-130 INITIAL EVALUATION—REFERRAL—NONREFERRAL—RECOMMENDATIONS—FOLLOW-UP. (1) Initial evaluation of a ~~((nonreferral))~~ patient shall include history, chief complaint, examination, and recommendation for treatment.

(2) Direct referral of a patient by an authorized health care practitioner may be by telephone, letter, or in person: PROVIDED, HOWEVER, If the instructions are oral, the physical therapist may administer treatment accordingly, but must make a notation for his/her record describing the nature of the treatment, the date administered, the name of the person receiving treatment, and the name of the referring authorized health care practitioner.

(3) The physical therapist will follow-up each ~~((referral or nonreferral))~~ patient visit with the appropriate recordkeeping as defined in WAC 308-42-160.

AMENDATORY SECTION (Amending Order PL 477, filed 8/8/84)

WAC 308-42-135 SUPPORTIVE PERSONNEL—SUPERVISION. Supervision of supportive personnel requires that the supervisor perform the following activities:

(1) Provide initial evaluation of the patient.

(2) Develop a treatment plan and program, including long and short-term goals.

(3) Assess the competence of supportive personnel to perform assigned tasks.

(4) Select and delegate appropriate portions of the treatment plan and program.

(5) Direct and supervise supportive personnel in delegated functions.

(6) Reevaluate the patient and adjust the treatment plan as acceptable physical therapy practice requires, consistent with the delegated health care task.

(7) Following an evaluation or reevaluation by the licensed physical therapist, the tasks delegated to and performed by the physical therapist aide are to be determined, taught, supervised, and documented by the licensed physical therapist and shall remain the responsibility of the supervising licensed physical therapist. The supervising licensed physical therapist must be on the premises while treatment is performed and there must be documentation of the demonstration, delegation, and supervision of the task.

(8) Provide discharge planning.

(9) Individuals involved in direct patient care in a physical therapy setting who do not qualify as a physical therapist or physical therapist assistant, shall require direct or immediate supervision.

AMENDATORY SECTION (Amending Order PL 531, filed 5/16/85)

WAC 308-42-136 PHYSICAL THERAPIST ASSISTANT SUPERVISION RATIO. The number of full time equivalent physical

therapist assistants and aides utilized in any physical therapy practice shall not exceed twice in number the full time equivalent licensed physical therapists practicing therein.

AMENDATORY SECTION (Amending Order PL 471, filed 6/19/84)

WAC 308-42-140 ((~~SUPPORTIVE~~)) PERSONNEL IDENTIFICATION. ((~~All supportive personnel~~)) (1) Each person shall wear ((~~an identification~~)) a badge identifying ((~~them as either~~)) his or her clinical title, and/or role in the facility as a physical therapist, a physical therapist assistant, or a physical therapist aide as appropriate. Supportive personnel shall not use any term or designation which indicates or implies that he or she is licensed ((~~or registered~~)) in the state of Washington.

(2) A license or certified copy of the license shall be posted in a safe, conspicuous location at the licensee's work site. The licensee's address may be blocked out before posting the license or certified copy of the license.

AMENDATORY SECTION (Amending Order PM 859, filed 9/8/89, effective 10/9/89)

WAC 308-42-145 SPECIAL REQUIREMENTS FOR PHYSICAL THERAPIST ASSISTANT UTILIZATION. The physical therapist assistant may function under immediate, direct or indirect supervision if the following requirements are met:

(1) Patient reevaluation must be performed by a supervising licensed physical therapist every five visits, or ((~~once a week~~)) if treatment is performed more than once a day, reevaluation must be performed at least once a week.

(2) Any change in the patient's condition not consistent with planned progress or treatment goals necessitates a reevaluation by the licensed physical therapist before further treatment is carried out.

AMENDATORY SECTION (Amending Order PL 471, filed 6/19/84)

WAC 308-42-150 PROFESSIONAL CONDUCT PRINCIPLES. (1) The patient's lawful consent is to be obtained before any information related to the patient is released, except to the consulting or referring authorized health care practitioner and/or authorized governmental agency(s).

(a) Physical therapists are responsible for answering legitimate inquiries regarding a patient's physical dysfunction and treatment progress, and

(b) Information is to be provided to insurance companies for billing purposes only.

(2) Physical therapists are not to compensate to give anything of value to a representative of the press, radio, television, or other communication medium in anticipation of, or in return for, professional publicity in a news item. A paid advertisement is to be identified as such unless it is apparent from the context it is a paid advertisement.

(3) It is the licensee's responsibility to report any unprofessional, incompetent or illegal acts which are in violation of chapter 18.74 RCW or any rules established by the board.

(4) It is the licensee's responsibility to recognize the boundaries of his or her own professional competencies and that he or she uses only those in which he or she can prove training and experience.

(5) Physical therapists shall recognize the need for continuing education and shall be open to new procedures and changes.

(6) It is the licensee's responsibility to represent his or her academic credentials in a way that is not misleading to the public.

(7) It is the responsibility of the physical therapist to refrain from undertaking any activity in which his or her personal problems are likely to lead to inadequate performance or harm to a client and/or colleague.

(8) A physical therapist shall not use or allow to be used any form of public communication or advertising connected with his or her profession or in his or her professional capacity as a physical therapist which:

(a) Is false, fraudulent, deceptive, or misleading;

(b) Uses testimonials;

(c) Guarantees any treatment or result;

(d) Makes claims of professional superiority.

AMENDATORY SECTION (Amending Order PM 675, filed 8/28/87)

WAC 308-42-210 GENERAL PROVISIONS. (1) "Unprofessional conduct" as used in these regulations shall mean the conduct described in RCW 18.130.180.

(2) "Hospital" means any health care institution licensed pursuant to chapter 70.41 RCW.

(3) "Nursing home" means any health care institution which comes under chapter 18.51 RCW.

(4) "Board" means the physical therapy board, whose address is:

Department of ((~~Licensing~~)) Health
 ((~~Division of Professional Programs Management~~)
 P.O. Box 9649)
 1300 Quince Street
 Olympia, WA 98504

(5) "Physical therapist" means a person licensed pursuant to chapter 18.74 RCW.

(6) "Mentally or physically disabled physical therapist" means a physical therapist who has either been determined by a court to be mentally incompetent or mentally ill or who is unable to practice physical therapy with reasonable skill and safety to patients by reason of any mental or physical condition.

WSR 90-21-074

WITHDRAWAL OF PROPOSED RULES STATE BOARD OF EDUCATION

(By the Code Reviser's Office)

[Filed October 16, 1990, 3:28 p.m.]

WAC 180-75-065, proposed by the State Board of Education in WSR 90-08-112, appearing in issue 90-08 of the State Register, which was distributed on April 18, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 90-21-075

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF HEALTH

(By the Code Reviser's Office)

[Filed October 16, 1990, 3:29 p.m.]

WAC 248-19-820, proposed by the Department of Health in WSR 90-08-105, appearing in issue 90-08 of the State Register, which was distributed on April 18, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 90-21-076
WITHDRAWAL OF PROPOSED RULES
UNIVERSITY OF WASHINGTON
(By the Code Reviser's Office)
 [Filed October 16, 1990, 3:30 p.m.]

WAC 478-120-070 and 478-120-130, proposed by the University of Washington in WSR 90-08-084, appearing in issue 90-08 of the State Register, which was distributed on April 18, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
 Washington State Register

WSR 90-21-077
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF FISHERIES
(By the Code Reviser's Office)
 [Filed October 16, 1990, 3:31 p.m.]

WAC 220-20-017, 220-55-010 and 220-55-015, proposed by the Department of Fisheries in WSR 90-08-008, appearing in issue 90-08 of the State Register, which was distributed on April 18, 1990, is withdrawn by the code reviser under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
 Washington State Register

WSR 90-21-078
NOTICE OF PUBLIC MEETINGS
COMMISSION ON
HISPANIC AFFAIRS
 [Memorandum—October 16, 1990]

The Commission on Hispanic Affairs will hold a special meeting on November 9, 1990, from 6:30 p.m. to 9:00 p.m. at La Quinta Hotel, 1425 East 27th Street, Tacoma, WA 98421. The purpose of this meeting is to provide training for the commissioners on policy analysis and the legislative process.

WSR 90-21-079
EMERGENCY RULES
DEPARTMENT OF AGRICULTURE
 [Filed October 17, 1990, 9:42 a.m.]

Date of Adoption: October 17, 1990.

Purpose: To detect, identify, eradicate and control noxious weeds which pose a serious threat to Washington agricultural industry, the public and the environment.

Citation of Existing Rules Affected by this Order:
 Amending chapter 16-752 WAC.

Statutory Authority for Adoption: Chapter 17.10 RCW.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: That the conditions stated in WAC 16-752-300 are still present and an emergency exists which threatens the agricultural industries in the state.

Effective Date of Rule: Immediately.

October 17, 1990
 C. Alan Pettibone
 Director

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-300 ESTABLISHING QUARANTINE. *Yellow nutsedge (Cyperus esculentus L.) is a herbaceous perennial that is one of the most serious noxious weeds of agronomic crops. It propagates by seed, rhizomes, bulbs, and nutlets. Soil containing nutlets is the primary mode of spread in cultivated land. It is highly invasive and its unchecked spread would entail great economic loss to the agricultural industries of the state. It is a class B noxious weed designated for control in Cowlitz County (WAC 16-750-011(27)). Yellow nutsedge has infested two dredging spoil sites at the Port of Kalama in Kalama, Washington. Movement of material from these sites has initiated additional infestations. RCW 17.10.210 provides that either the director or the county noxious weed control board or a weed district may issue an order for quarantine and restriction or denial of access to land determined to be so seriously infested that control measures cannot be undertaken without quarantine of the land. The director has determined:*

(1) *That the identified sites are so seriously infested as to require quarantine; and*

(2) *That the movement of contaminated materials from these sites presents an immediate threat of infestation to the rest of the county agricultural and nonagricultural areas; and*

(3) *That the restriction of such spread is critical to control efforts.*

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-305 QUARANTINE AREA. *The quarantine area shall encompass two dredge spoil sties at and owned by the Port of Kalama, located along Hendrickson Drive, Kalama, Washington, and more particularly described as follows:*

The following described real estate, situated in the county of Cowlitz, state of Washington:

Parcel 1 - containing twenty-three acres, more or less.

A tract of land in the Jacob Ahles D.L.C. No. 44 in Section 20, Township 6 north, Range 1 west of the Willamette Meridian, more particularly described as follows:

Beginning at a point on the north line of a tract of land leased to the North Pacific Grain Growers, Inc., said point being north 2374.49 feet, and north 88 degrees 46'22" west parallel with the south line of said Ahles D.L.C., 263.94 feet from the southeast corner of said Section 20; thence north 1 degree 12'00" west 612.50 feet; thence north 20 degrees 23'00" west 186.52 feet to a point 30.00 feet westerly when measured at right angles from the westerly line of the Northern Pacific Railway right of way; thence parallel with and 30.00 feet from said right of way north 37 degrees 24'37" west 1325.90 feet; thence south 61 degrees 05'28" west 344.47 feet to the inner harborline as shown on the Plat of Kalama Tideland; thence south 27 degrees 54'56" east along said inner harbor line 1045.78 feet to the one mile limit as shown on said plat; thence south 62 degrees 05'04" west 100 feet to the low water line of the Columbia River; thence south 22 degrees 48'46" east along said low water line 751.17 feet to said north line of the North Pacific Grain Growers, Inc. lease; thence south 88 degrees 46'22" east parallel with said south line of the Ahles D.L.C. 492.48 feet to the true point of beginning.

Parcel 2 - containing 2.46 acres, more or less.

A tract of land in the Jacob Ahles D.L.C. No. 44 in Section 20, Township 6 north, Range 1 west of the Willamette Meridian, and more particularly described as follows:

Beginning at the intersection of the easterly extension of the north line of a tract of land leased to north Pacific Grain Growers, Inc., with a line 30.00 feet westerly, when measured at right angles, from the westerly line of the Northern Pacific Railway right of way, said point being north 2374.49 feet and north 88 degrees 46'22" west parallel with the south line of said Ahles D.L.C. 2090.78 feet from the southeast corner of said Section 20. These are designated as "KS-1" and "KS-2," Section 20, T6N, R1W WM, Warranty Deed No. 850805007, Vol. 989, pages 1010-1012, Parcel No. 60050200.

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

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-310 ARTICLES WHOSE MOVEMENT IS RESTRICTED. The movement of all plants and parts of plants of yellow nutsedge and soil contaminated with propagules (nutlets or seeds) of the plant, is covered by this quarantine.

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-315 REGULATIONS. Use of the properties identified in WAC 16-752-305 is restricted as follows:

(1) All removal of sand or soil from the quarantine locations is prohibited without a permit from the Cowlitz County noxious weed control board that details the end use and exact geographic destination.

(2) All land disturbing operations including excavation, utilities work, and similar activities requires a one time, no fee permit from the weed board that obligates the operator to thoroughly hose down all equipment before leaving the quarantine area and record the next two areas where the equipment is used after leaving the quarantine area.

(3) All off-road vehicles are banned in the quarantine area without the written permission of the Cowlitz County noxious weed control board, except in designated parking areas.

(4) All weed control measures in the quarantine area are to be undertaken in consultation with the Cowlitz County noxious weed control board.

(5) Yellow nutsedge control shall take precedence over all other land uses in the quarantine area.

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-320 COSTS OF QUARANTINE. The costs of serving the notice required by RCW 17.10.210(2) shall be borne by the department. The costs of control work shall be borne by the landowner unless otherwise determined by the Cowlitz County noxious weed control board or the director in consultation with the Washington state noxious weed control board.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-752-325 DURATION.

READOPTING SECTION (Readopting WSR 89-24-090, filed 12/6/89, effective 1/6/90)

WAC 16-752-330 VIOLATION AND PENALTY. Any person who violates this quarantine shall have committed a civil infraction and shall be subject to the provisions of RCW 17.10.350 and WAC 16-750-900(3) which provides a monetary penalty of up to one thousand dollars per infraction.

WSR 90-21-080

**NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE**

[Memorandum—October 17, 1990]

Thursday, October 18, 1990
Lynnwood Hall, Room 424
4:00 - 5:50

The facilities for this meeting are free of mobility barriers and interpreters for deaf individuals and brailled or taped information for blind individuals will be provided upon request when adequate notice is given.

WSR 90-21-081
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed October 17, 1990, 2:19 p.m.]

Original Notice.

Title of Rule: WAC 388-92-040 Availability of resources.

Purpose: To change reference for consideration of resources in establishing eligibility for medical assistance to WAC 388-83-026.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Changes WAC reference to require the department to consider unavailable any noncash resources which cannot be converted to cash within twenty work days; as long as there is a bona fide effort to convert the noncash resources into cash.

Reasons Supporting Proposal: This rule amendment is necessary to delete an inappropriate reference currently in WAC 388-92-040 pertaining to consideration of resources in establishing eligibility for medical assistance.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Tim Roth, Medical Assistance, 753-7463.

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

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 11, 1990.

October 17, 1990

J. M. Smith

for Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 1684, filed 7/29/81)

WAC 388-92-040 AVAILABILITY OF RESOURCES. In establishing eligibility for medical assistance, ~~((only those resources actually available or "in hand," or expected to be "in hand," within a three-month period shall be considered. The resources must not exceed the specified standard to be eligible for medical care))~~ the department shall consider resources as described under WAC 388-83-026.

WSR 90-21-082
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Order 3086—Filed October 17, 1990, 2:21 p.m.]

Date of Adoption: October 17, 1990.

Purpose: To change reference for consideration of resources in establishing eligibility for medical assistance to WAC 388-83-026.

Citation of Existing Rules Affected by this Order: Amending WAC 388-92-040 Availability of resources.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This rule amendment is necessary to delete an inappropriate reference currently in WAC 388-92-040 pertaining to consideration of resources in establishing eligibility for medical assistance.

Effective Date of Rule: October 18, 1990, 12:01 a.m.

October 17, 1990

J. M. Smith

for Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 1684, filed 7/29/81)

WAC 388-92-040 AVAILABILITY OF RESOURCES. In establishing eligibility for medical assistance, ~~((only those resources actually available or "in hand," or expected to be "in hand," within a three-month period shall be considered. The resources must not exceed the specified standard to be eligible for medical care))~~ the department shall consider resources as described under WAC 388-83-026.

WSR 90-21-083

EMERGENCY RULES

DEPARTMENT OF FISHERIES

[Order 90-124—Filed October 17, 1990, 2:37 p.m.]

Date of Adoption: October 17, 1990.

Purpose: Commercial fishing rule.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-36-02300E.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: 350 chinook salmon are available for harvest from the original quota set for the Chehalis side. Therefore a 12 hour fishery is being substituted for the original scheduled fishery.

Effective Date of Rule: Immediately.

October 17, 1990
Judith Merchant
Deputy
for Joseph R. Blum
Director

Hearing Location: Best Western Airport Executel, 20717 Pacific Highway South, Seattle, WA 98188, on December 6, 1990, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by December 5, 1990.

Date of Intended Adoption: December 6, 1990.

October 17, 1990
Susan L. Boots
Executive Secretary

NEW SECTION

WAC 220-36-02300F GRAYS HARBOR SALMON - FALL FISHERY Notwithstanding the provisions of WAC 220-36-023, and WAC 220-36-031, effective immediately until further notice, it is unlawful to fish for, or possess salmon and sturgeon taken for commercial purpose from any Grays Harbor Salmon Management and Catch Reporting Area except:

Area 2C open 5 AM October 18, through 5 PM October 18, 1990.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-36-02300E GRAYS HARBOR SALMON - FALL FISHERY (90-118)

WSR 90-21-084

PROPOSED RULES

**DEPARTMENT OF HEALTH
(Board of Practical Nursing)**

[Filed October 17, 1990, 3:09 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.78.050.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Susan Boots, 1300 Quince Street, Olympia, WA 98504, 753-2807.

Name of Proponent: Board of Practical Nursing, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-838 WAC:

**Chapter 246-838 WAC
Osteopathic Physicians and Surgeons**

308-117-010	as	246-838-010
308-117-020	as	246-838-020
308-117-025	as	246-838-030
308-117-030	as	246-838-040
308-117-040	as	246-838-050
308-117-050	as	246-838-060
308-117-060	as	246-838-070
308-117-070	as	246-838-080
308-117-080	as	246-838-090
308-117-090	as	246-838-100
308-117-095	as	246-838-110
308-117-100	as	246-838-120
308-117-105	as	246-838-130
308-117-110	as	246-838-140
308-117-120	as	246-838-150
308-117-130	as	246-838-160
308-117-140	as	246-838-170
308-117-150	as	246-838-180
308-117-160	as	246-838-190
308-117-170	as	246-838-200
308-117-180	as	246-838-210
308-117-190	as	246-838-220
308-117-200	as	246-838-230
308-117-300	as	246-838-240
308-117-360	as	246-838-250
308-117-400	as	246-838-260
308-117-410	as	246-838-270
308-117-420	as	246-838-280
308-117-460	as	246-838-290
308-117-470	as	246-838-300
308-117-480	as	246-838-310

WSR 90-21-085

PROPOSED RULES

**DEPARTMENT OF HEALTH
(Medical Disciplinary Board)**

[Filed October 17, 1990, 3:12 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.72.150.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Gail Zimmerman, 1300 Quince Street, Olympia, WA 98504, 753-2287.

Name of Proponent: Medical Disciplinary Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Tacoma Sheraton, 1320 Broadway Plaza, Tacoma, WA 98402, on December 14, 1990, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by December 13, 1990.

Date of Intended Adoption: December 14, 1990.

October 15, 1990

Gail L. Zimmerman
Administrator

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-920 WAC:

Chapter 246-920 WAC

PHYSICIANS AND SURGEONS - MEDICAL DISCIPLINARY BOARD

STANDARDS FOR PROFESSIONAL CONDUCT

320-18-010	as	246-920-020
320-18-020	as	246-920-030
320-18-030	as	246-920-040

PRACTICE AND PROCEDURE

320-08-001	as	246-920-120
320-08-010	as	246-920-125
320-08-030	as	246-920-130
320-08-040	as	246-920-135
320-08-050	as	246-920-140
320-08-055	as	246-920-145
320-08-070	as	246-920-150
320-08-080	as	246-920-155
320-08-090	as	246-920-160
320-08-100	as	246-920-165
320-08-110	as	246-920-170
320-08-120	as	246-920-175
320-08-130	as	246-920-180
320-08-140	as	246-920-185
320-08-150	as	246-920-190
320-08-160	as	246-920-195
320-08-170	as	246-920-200
320-08-180	as	246-920-205
320-08-190	as	246-920-210
320-08-200	as	246-920-215
320-08-210	as	246-920-220
320-08-220	as	246-920-225
320-08-230	as	246-920-230
320-08-240	as	246-920-235
320-08-250	as	246-920-240
320-08-260	as	246-920-245
320-08-270	as	246-920-250
320-08-280	as	246-920-255
320-08-290	as	246-920-260
320-08-300	as	246-920-265
320-08-310	as	246-920-270
320-08-320	as	246-920-275
320-08-330	as	246-920-280

320-08-340	as	246-920-285
320-08-350	as	246-920-290
320-08-360	as	246-920-295
320-08-370	as	246-920-300
320-08-380	as	246-920-305
320-08-390	as	246-920-310
320-08-400	as	246-920-315
320-08-410	as	246-920-320
320-08-420	as	246-920-325
320-08-430	as	246-920-330
320-08-440	as	246-920-335
320-08-445	as	246-920-340
320-08-450	as	246-920-345
320-08-460	as	246-920-350
320-08-470	as	246-920-355
320-08-510	as	246-920-360
320-08-520	as	246-920-365
320-08-530	as	246-920-370
320-08-540	as	246-920-375
320-08-550	as	246-920-380
320-08-560	as	246-920-385
320-08-570	as	246-920-390
320-08-580	as	246-920-400
320-08-590	as	246-920-405

MANDATORY REPORTING

320-20-010	as	246-920-510
320-20-020	as	246-920-520
320-20-030	as	246-920-530
320-20-040	as	246-920-540
320-20-050	as	246-920-550
320-20-070	as	246-920-560
320-20-080	as	246-920-570
320-20-090	as	246-920-580

ELECTION OF BOARD MEMBERS

320-12-010	as	246-920-720
320-12-020	as	246-920-730
320-12-030	as	246-920-740
320-12-040	as	246-920-750
320-12-050	as	246-920-760
320-12-060	as	246-920-770
320-12-070	as	246-920-780
320-12-080	as	246-920-790

WSR 90-21-086

PERMANENT RULES

DEPARTMENT OF LICENSING

[Filed October 17, 1990, 3:39 p.m.]

Date of Adoption: October 17, 1990.

Purpose: To conform the department's rules on adjudicative proceedings to the new Administrative Procedure Act, chapter 34.05 RCW.

Citation of Existing Rules Affected by this Order: Repealing WAC 308-08-010, 308-08-040, 308-08-070, 308-08-080, 308-08-090, 308-08-100, 308-08-110, 308-08-120, 308-08-130, 308-08-140, 308-08-150, 308-08-160, 308-08-170, 308-08-190, 308-08-200, 308-08-220, 308-08-250, 308-08-360, 308-08-410, 308-08-420, 308-08-430, 308-08-440, 308-08-450, 308-08-470, 308-08-480, 308-08-490, 308-08-500, 308-08-510, 308-08-520, 308-08-530, 308-08-540, 308-08-550, 308-08-560, 308-08-570, 308-08-580, and 308-08-590; and amending WAC 308-08-005, 308-08-610, 308-08-640, 308-08-650, 308-08-660, 308-08-210, 308-08-230, 308-08-240, 308-08-260, 308-08-270, 308-08-280, 308-08-290, 308-08-300, 308-08-310, 308-08-320, 308-08-330, 308-08-340,

308-08-350, 308-08-370, 308-08-380, 308-08-390, 308-08-400, and 308-08-460.

Statutory Authority for Adoption: RCW 34.05.220 (1)(a).

Pursuant to notice filed as WSR 90-17-072 on August 16, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 17, 1990

Mary Faulk
Director

AMENDATORY SECTION (Amending Order 504-DOL, filed 7/20/78)

~~WAC 308-08-005 ((PORTIONS OF UNIFORM PROCEDURAL RULES APPLICABLE TO VARIOUS SUBAGENCIES)) APPLICATION OF THIS CHAPTER. ((With the purpose of uniformity in mind, the director, under authority granted by statute and pursuant to chapter 34.04 RCW et seq., does hereby adopt the rules of practice and procedure in the subsequent sections:~~

~~(1) Rules WAC 308-08-010 through 308-08-590 apply to administrative procedure in reference to:~~

~~RCW chapter~~

- ~~18.32 Dentists~~
- ~~18.78 Practical nurses~~
- ~~18.85 Real estate brokers and salesmen~~
- ~~18.92 Veterinarians~~
- ~~21.20 Securities Act of the state of Washington~~
- ~~46.70 Dealers' licenses (motor vehicles)~~
- ~~82.36 Liquid fuel tax~~
- ~~82.38 Special fuel tax~~

~~(2) Rules WAC 308-08-540 through 308-08-590 do not apply to the following agencies:~~

- ~~18.08 Architects~~
- ~~18.36 Drugless healing~~
- ~~18.57 Osteopathy~~
- ~~18.33 Psychologists~~
- ~~46.82 Commercial driver training schools~~

~~(3) Rules WAC 308-08-150 through 308-08-220 do not apply to the following agencies:~~

- ~~18.15 Barbers~~
- ~~18.18 Beauty culture~~
- ~~18.22 Chiropractors~~
- ~~18.39 Embalmers~~
- ~~18.74 Physical therapy~~
- ~~46.80 Motor vehicle wreckers~~
- ~~81.72 Passenger for hire licenses~~

~~(4) Rules WAC 308-08-150 through 308-08-220 and WAC 308-08-540 through 308-08-590 do not apply to the following agencies:~~

- ~~18.25 Chiropractors~~
- ~~18.29 Dental hygienists~~
- ~~18.34 Dispensing opticians~~
- ~~18.50 Midwifery~~
- ~~18.53 Optometry~~
- ~~18.90 Sanitarians~~
- ~~43.74 Basic science committee~~

~~(5) Only rules WAC 308-08-540 through 308-08-590 apply to the following license procedures under the motor vehicle laws:~~

- ~~46.12 Certificates of ownership~~
- ~~46.16 Vehicle licenses~~
- ~~[and] 46.29 Financial and safety responsibility~~
- ~~46.76 Motor vehicle transporters~~
- ~~46.84 Reciprocity~~

~~The exclusion of certain rules or the applicability of certain rules under this section is based upon the statutory authority given to the director of licensing by the legislature of the state of Washington. The word agency as used in these sections is interchangeable used with the word department, commission, or board.)) This chapter applies to all adjudicative proceedings under the jurisdiction of the department of licensing or the director of the department of licensing, provided that the rules shall not apply to adjudicative proceedings held pursuant to chapters 46.20, 46.25 and 46.65 RCW, except for hearings held pursuant to RCW 46.20.329 as provided in WAC 308-08-600 through 308-08-660.~~

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 308-08-080 NOTICE AND OPPORTUNITY FOR HEARING IN CONTESTED CASES.

NEW SECTION

WAC 308-08-006 MODEL RULES OF PROCEDURE. Except as they may be inconsistent with the rules in this chapter, the department adopts the model rules of procedure as set forth in chapter 10-08 WAC.

NEW SECTION

WAC 308-08-085 REQUESTS FOR ADJUDICATIVE PROCEEDINGS. (1) All applications requesting that the Department of Licensing conduct an adjudicative proceeding, including but not limited to requests for a hearing in a proceeding initiated by the department shall be made on the applicable form for such requests provided by the department or on a form which is substantially similar.

(2) Applications to the department for an adjudicative proceeding shall be made within the following time limitations:

(a) Within twenty (20) calendar days of receipt by the applicant of a written notice of an opportunity to request a hearing upon agency action, or contemplated agency action; or

(b) Within twenty (20) calendar days from notice to the applicant from any source of administrative action by the department which the applicant believes has or will adversely affect the applicant.

(3) Failure of an applicant to file an application for an adjudicative proceeding within the time limits set forth in subsections (2)(a) or (2)(b) above, constitutes a default and results in the loss of the applicant's right to an adjudicative proceeding, and the department may proceed to resolve the case pursuant to RCW 34.05.440(1).

(4) The department shall not grant any request for an adjudicative proceeding to an applicant who does, or will, not have standing to request judicial review of the agency actions, or contemplated agency actions, pursuant to RCW 34.05.530.

(5) The department shall process applications for adjudicative proceedings as provided in RCW 34.05.416 and RCW 34.05.419.

NEW SECTION

WAC 308-08-415 STAY OF FINAL ORDERS. The director will not consider petitions to stay the effectiveness of final orders. Any such request should be made in connection with a petition for judicial review under chapter 34.05 RCW.

NEW SECTION

WAC 308-08-416 PETITION FOR RECONSIDERATION OF FINAL ORDERS. Pursuant to RCW 34.05.470, a petition for reconsideration of a final order must be filed in the Office of the Director, Department of Licensing, Highways-Licenses Building, Olympia, Washington, within ten days of service of the final order.

NEW SECTION

WAC 308-08-505 ADJUDICATIVE PROCEEDINGS—PLEADINGS, BRIEFS, AND MOTIONS. Pursuant to RCW 34.05.437, pleadings, briefs, and motions must be made in writing, and must be served on all other parties. This rule does not apply to matters that properly arise during a hearing.

AMENDATORY SECTION (Amending Order MV-141, filed 7/27/72)

WAC 308-08-610 FORMAL HEARINGS—DISCRETIONARY SUSPENSIONS. All formal hearings held pursuant to RCW 46.20.329 shall be conducted by a (~~driver improvement analyst, a~~) department hearing officer, (~~or the administrator of the driver improvement division, each of whom is~~) who is appointed a referee for such purposes. In addition to the referees appointed by this section the director may from time to time appoint additional referees or may revoke the authority of any referee appointed by this section, but a record of such appointment or revocation of appointment shall be kept in the order registry in the director's office and may be examined at any time by any interested person.

AMENDATORY SECTION (Amending Order MV-141, filed 7/27/72)

WAC 308-08-640 REVIEW PROCEDURES. In all cases not heard by a person authorized to make final decisions on behalf of the department, the file, summary of the findings, and recommendation shall be forwarded to the administrator of the (~~driver improvement division~~) hearings and interviews section or, in his absence, the assistant director for driver services (~~or the manager of the financial responsibility division~~), for review. If there was a substantial issue of fact resolved at the

hearing this shall be noted in the summary and the tape transcription of the proceeding shall be forwarded for review. The administrator of the (~~driver improvement division~~) hearings and interviews section, or in his absence, (~~any of the other persons authorized herein to review~~) the assistant director for driver services, shall review the file, summary of findings, recommendation, and if necessary, the tape transcription of the evidence. The reviewer may either accept the recommendation by marking the word "approved" on the findings and recommendations together with his signature, or he may reject the recommendation in which case he shall append the action he deems appropriate to the summary and recommendation. In all cases the action of the reviewer shall be final.

AMENDATORY SECTION (Amending Order MV-141, filed 7/27/72)

WAC 308-08-650 RECONSIDERATION BY DIRECTOR. In all cases not heard directly by the director of the department of (~~motor vehicles~~) licensing and determined by a person having authority to make final decisions following a formal hearing pursuant to WAC 308-08-660 the aggrieved person may pursue his remedies pursuant to RCW 46.20.334, or, he may prior to the effective date of the department action petition the director for reconsideration of the action taken by the department. The director, upon review of the records, evidence, and of the findings after a formal hearing, shall promptly render his decision sustaining, modifying or reversing the departmental order.

AMENDATORY SECTION (Amending Order MV-141, filed 7/27/72)

WAC 308-08-660 PERSONS AUTHORIZED TO MAKE FINAL DECISIONS FOLLOWING FORMAL HEARING. The administrator of the (~~driver improvement division~~) hearings and interviews section, the assistant director for driver services, (~~and the manager of the financial responsibility division~~) and such other persons as the director may from time to time appoint by administrative order filed in the registry maintained in his office shall have authority to render final decisions on behalf of the department on all matters heard by formal hearing pursuant to RCW 46.20.329.

AMENDATORY SECTION (Amending Regulation .08.210, effective 3/23/60)

WAC 308-08-210 SUBPOENAS—ENFORCEMENT. Upon application and for good cause shown, the department (~~commission or board~~) will seek judicial enforcement of subpoenas issued to parties and which have not been quashed.

AMENDATORY SECTION (Amending Regulation .08.230, effective 3/23/60)

WAC 308-08-230 DEPOSITIONS AND INTERROGATORIES IN (~~CONTESTED CASES~~) ADJUDICATIVE PROCEEDINGS—RIGHT TO TAKE.

Except as may be otherwise provided, any party may take the testimony of any person, including a party, by deposition upon oral examination or written interrogatories for use as evidence in the proceeding, except that leave of the presiding officer must be obtained if notice of the taking is served by a proponent within twenty days ~~((after the filing of a complaint, application, or petition))~~ of the date of hearing. The attendance of witnesses may be compelled by the use of a subpoena. ~~((Depositions shall be taken only in accordance with this rule and the rule on subpoenas.))~~

AMENDATORY SECTION (Amending Regulation .08.240, effective 3/23/60)

WAC 308-08-240 DEPOSITIONS AND INTERROGATORIES IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—SCOPE. Unless otherwise ordered, the deponent may be examined regarding any matter not privileged, which is relevant to the subject matter involved in the proceeding.

AMENDATORY SECTION (Amending Regulation .08.260, effective 3/23/60)

WAC 308-08-260 DEPOSITIONS AND INTERROGATORIES IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—AUTHORIZATION. A party desiring to take the deposition of any person upon oral examination shall give reasonable notice of not less than ~~((three))~~ five days in writing to the agency and all parties. The notice shall state the time and place for taking the deposition, the name and address of each person to be examined, if known, and if the name is not known, a general description sufficient to identify him or the particular class or group to which he belongs. On motion of a party upon whom the notice is served, the ~~((hearing))~~ presiding officer may for cause shown, enlarge or shorten the time. If the parties so stipulate in writing, depositions may be taken before any person, at any time or place, upon any notice, and in any manner and when so taken may be used as other depositions.

AMENDATORY SECTION (Amending Regulation .08.270, effective 3/23/60)

WAC 308-08-270 DEPOSITIONS ~~((AND INTERROGATORIES))~~ IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—PROTECTION OF PARTIES AND DEONENTS. After notice is served for taking a deposition, upon its own motion or upon motion reasonably made by any party or by the person to be examined and upon notice and for good cause shown, the department ~~((, commission or board))~~ or its designated ~~((hearing))~~ presiding officer may make an order that the deposition shall not be taken, or that it may be taken only at some designated place other than that stated in the notice, or that it may be taken only on written interrogatories, or that certain matters shall not be inquired into, or that the scope of the examination shall be limited to certain matters, or that the examination shall be limited to certain matters, or that the examination shall be held with no one present except the parties to the action and their officers or counsel, or that

after being sealed, the deposition shall be opened only by order of the department ~~((, commission, or board))~~ or that business secrets or secret processes, developments, or research need not be disclosed, or that the parties shall simultaneously file specified documents, or information enclosed in sealed envelopes to be opened as directed by the affected agency or the agency may make any other order which justice requires to protect the party or witness from annoyance, embarrassment or oppression. At any time during the taking of the deposition, on motion of any party or of the deponent and upon a showing that the examination is being conducted in bad faith or in such manner as unreasonably to annoy, embarrass, or oppress the deponent or party, the ~~((agency))~~ department, or its designated ~~((hearing))~~ presiding officer may order the officer conducting the examination to cease forthwith from taking the deposition, or may limit the scope and manner of the taking of the deposition as above provided. If the order made terminates the examination, it shall be resumed thereafter only upon the order of the ~~((agency))~~ department. Upon demand of the objecting party or deponent, the taking of the deposition shall be suspended for the time necessary to make a motion for an order.

AMENDATORY SECTION (Amending Regulation .08.280, effective 3/23/60)

WAC 308-08-280 DEPOSITIONS AND INTERROGATORIES IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—ORAL EXAMINATION AND CROSS-EXAMINATION. Examination and cross-examination shall proceed as at an oral hearing. In lieu of participating in the oral examination, ~~((any party served with notice of taking a deposition may transmit written cross-interrogatories to the officer who, without first disclosing them to any person, and after the direct testimony is complete,))~~ parties may serve written interrogatories in a sealed envelope on the party taking the deposition and he shall transmit them to the officer, who shall propound them ((seriatim)) to the ((deponent)) witness and record ((or cause)) the answers ((to be recorded)) verbatim.

AMENDATORY SECTION (Amending Regulation .08.290, effective 3/23/60)

WAC 308-08-290 DEPOSITIONS AND INTERROGATORIES IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—RECORDATION. The officer before whom the deposition is to be taken shall put the witness on oath and shall personally or by someone acting under his direction and in his presence, record the testimony ~~((by typewriter directly or by transcription from stenographic notes, wire or record recorders, which record shall separately and consecutively number each interrogatory))~~ of the witness. The testimony shall be taken stenographically or recorded by other means as stipulated to by the parties, if requested by one of the parties, the testimony shall be transcribed. Objections to the notice, qualifications of the officer taking the deposition, or to the manner of taking it, or to the evidence

presented or to the conduct of the officer, or of any party, shall be noted by the officer upon the deposition. All objections by any party not so made are waived.

AMENDATORY SECTION (Amending Regulation .08.300, effective 3/23/60)

WAC 308-08-300 DEPOSITIONS AND INTERROGATORIES IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—SIGNING ATTESTATION AND RETURN. (1) When the testimony is fully transcribed, the deposition shall be submitted to the witness for examination and shall be read to or by him, unless such examination and reading are waived by the witness and by the parties. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the officer with a statement of the reasons given by the witness for making them. The deposition shall then be signed by the witness, unless the parties by stipulation waive the signing or the witness is ill or cannot be found or refuses to sign. If the deposition is not signed by the witness, the officer shall sign it and state on the record the fact of the waiver or of the illness or absence of the witness or the fact of the refusal to sign together with the reason, if any, given therefor; and the deposition may then be used as fully as though signed, unless on a motion to suppress, the department ~~((; commission or board))~~ holds that the reasons given for the refusal to sign require rejection of the deposition in whole or in part.

(2) The officer shall certify on the deposition that the witness was duly sworn by him and that the deposition is a true record of the testimony given by the witness. ~~((He))~~ The officer shall then securely seal the deposition in an envelope indorsed with the title of proceeding and marked "Deposition of (here insert name of witness)" and shall promptly ~~((send))~~ serve it ~~((by registered or certified mail to the agency, or its designated hearing officer, for filing. The party taking the deposition shall give prompt notice of its filing to all other parties))~~ on the person who ordered the transcript. Upon payment of reasonable charges therefor, the officer shall furnish a copy of the deposition to any party or to the deponent.

AMENDATORY SECTION (Amending Regulation .08.310, effective 3/23/60)

WAC 308-08-310 DEPOSITIONS AND INTERROGATORIES IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—USE AND EFFECT. Subject to rulings by the ~~((hearing))~~ presiding officer upon objections a deposition taken ~~((and filed))~~ as provided in this rule will not become a part of the record in the proceeding until received in evidence by the ~~((hearing))~~ presiding officer upon his own motion or the motion of any party. Except by agreement of the parties or ruling of the ~~((hearing))~~ presiding officer, a deposition will be received only in its entirety. A party does not make a party, or the privy of a party, or any hostile witness his witness by taking his deposition. Any party may rebut any relevant evidence contained in a deposition whether introduced by him or any other party.

AMENDATORY SECTION (Amending Regulation .08.320, effective 3/23/60)

WAC 308-08-320 DEPOSITIONS AND INTERROGATORIES IN ~~((CONTESTED CASES))~~ ADJUDICATIVE PROCEEDINGS—FEES OF OFFICERS AND DEONENTS. Deponents whose depositions are taken and the officers taking the same shall be entitled to the same fees as are paid for like services in the superior courts of the state of Washington, which fees shall be paid by the party at whose ~~((instance))~~ request the depositions are taken.

AMENDATORY SECTION (Amending Regulation .08.330, effective 3/23/60)

WAC 308-08-330 DEPOSITIONS UPON INTERROGATORIES—SUBMISSION OF INTERROGATORIES. Where the deposition is taken upon written interrogatories, the party offering the testimony shall separately and consecutively number each interrogatory ~~((and file))~~ and serve them with a notice stating the name and address of the person who is to answer them and the name or descriptive title and address of the officer before whom they are to be taken. Within 10 days thereafter a party so served may serve cross-interrogatories upon the party proposing to take the deposition. Within five days thereafter, the latter may serve redirect interrogatories upon the party who served cross-interrogatories.

AMENDATORY SECTION (Amending Regulation .08.340, effective 3/23/60)

WAC 308-08-340 DEPOSITIONS UPON INTERROGATORIES—INTERROGATION. Where the interrogatories are forwarded to an officer authorized to administer oaths ~~((as provided in WAC 308-08-250))~~ the officer taking the same after duly swearing the deponent, shall read to him seriatim, one interrogatory at a time and cause the same and the answer thereto to be recorded before the succeeding interrogatory is asked. No one except the deponent, the officer and the court reporter or stenographer recording and transcribing it shall be present during the interrogation.

AMENDATORY SECTION (Amending Regulation .08.350, effective 3/23/60)

WAC 308-08-350 DEPOSITIONS UPON INTERROGATORIES—ATTESTATION AND RETURN. The officer before whom interrogatories are verified or answered shall (1) certify under his official signature and seal that the deponent was duly sworn by him, that the interrogatories and answers are a true record of the deponent's testimony, that no one except deponent, the officer and the stenographer were present during the taking, and that neither he nor the stenographer, to his knowledge, is a party, privy to a party, or interested in the event of the proceedings, and (2) promptly send by registered or certified mail the original copy of the deposition and exhibits with his attestation to the ~~((agency involved))~~ department, or its designated ~~((hearing))~~ presiding officer, one copy to the counsel

who submitted the interrogatories and another copy to the deponent.

AMENDATORY SECTION (Amending Regulation .08.370, effective 3/23/60)

WAC 308-08-370 OFFICIAL NOTICE—MATTERS OF LAW. The ~~((hearing))~~ presiding officer, upon request made before or during a hearing, will officially notice:

(1) Federal law. The Constitution; congressional acts, resolutions, records, journals and committee reports; decisions of federal courts and administrative agencies; executive orders and proclamations; and all rules, orders and notices published in the Federal Register;

(2) State law. The Constitution of the state of Washington, acts of the legislature, resolutions, records, journals and committee reports; decisions of administrative agencies of the state of Washington, executive orders and proclamations by the governor; and all rules, orders and notices filed with the code reviser.

(3) Governmental organization. Organization, territorial limitations, officers, departments, and general administration of the government of the state of Washington, the United States, the several states and foreign nations;

(4) Agency organization. The department, ~~((commission or board organization,))~~ administration, officers, personnel, official publications, and practitioners before its bar.

AMENDATORY SECTION (Amending Regulation .08.380, effective 3/23/60)

WAC 308-08-380 OFFICIAL NOTICE—MATERIAL FACTS. In the absence of controverting evidence, the ~~((agency involved))~~ department and its ~~((hearing))~~ presiding officers, upon request made before or during a hearing, may officially notice:

(1) ~~((Agency))~~ Department proceedings. The pendency of, the issues and position of the parties therein, and the disposition of any proceeding then pending before or theretofore concluded by the ~~((agency))~~ department.

(2) Business customs. General customs and practices followed in the transaction of business;

(3) Notorious facts. Facts so generally and widely known to all well-informed persons as not to be subject to reasonable dispute, or specific facts which are capable of immediate and accurate demonstration by resort to accessible sources of generally accepted authority, including but not exclusively, facts stated in any publication authorized or permitted by law to be made by any federal or state officer, department, or agency;

(4) Technical knowledge. Matters within the technical knowledge of the agency involved as a body of experts, within the scope or pertaining to the subject matter of its statutory duties, responsibilities or jurisdiction;

(5) Request or suggestion. Any party may request, or the ~~((hearing))~~ presiding officer or the department ~~((commission or board))~~ may suggest, that official notice be taken of a material fact, which shall be clearly and

precisely stated, orally on the record, at any prehearing conference or oral hearing or argument, or may make such request or suggestion by written notice, any pleading, motion, memorandum, or brief served upon all parties, at any time prior to a final decision;

(6) Statement. Where an initial or final decision of the ~~((agency involved))~~ department rests in whole or in part upon official notice of a material fact, such fact shall be clearly and precisely stated in such decision. In determining whether to take official notice of material facts, the ~~((hearing))~~ presiding officer ~~((of the agency))~~ may consult any source of pertinent information, whether or not furnished as it may be, by any party and whether or not admissible under the rules of evidence:

(7) Controversion. Any party may controvert a request or a suggestion that official notice of a material fact be taken at the time the same is made if it be made orally, or by a pleading, reply or brief in response to the pleading or brief or notice in which the same is made or suggested. If any decision is stated to rest in whole or in part upon official notice of a material fact which the parties have not had a prior opportunity to controvert, any party may controvert such fact by appropriate exceptions if such notice be taken in an initial or intermediate decision or by a petition for reconsideration if notice of such fact be taken in a final report. Such controversion shall concisely and clearly set forth the sources, authority and other data relied upon to show the existence or non-existence of the material fact assumed or denied in the decision:

(8) Evaluation of evidence. Nothing herein shall be construed to preclude the ~~((agency involved))~~ department or its authorized agents from utilizing their experience, technical competence, and specialized knowledge in the evaluation of the evidence presented to them.

AMENDATORY SECTION (Amending Regulation .08.390, effective 3/23/60)

WAC 308-08-390 PRESUMPTIONS. Upon proof of the predicate facts specified in the following six subdivisions hereof without substantial dispute and by direct, clear, and convincing evidence, the ~~((agency involved))~~ department, with or without prior request or notice, may make the following presumptions, where consistent with all surrounding facts and circumstances:

(1) Continuity. That a fact of a continuous nature, proved to exist at a particular time, continues to exist as of the date of the presumption, if the fact is one which usually exists for at least that period of time;

(2) Identity. That persons and objects of the same name and description are identical;

(3) Delivery. Except in a proceeding where the liability of the carrier for nondelivery is involved, that mail matter, communications, express or freight, properly addressed, marked, billed and delivered respectively to the post office, telegraph, cable or radio company, or authorized common carrier of property with all postage, tolls and charges properly prepaid, is or has been delivered to the addressee or consignee in the ordinary course of business;

(4) Ordinary course. That a fact exists or does not exist, upon proof of the existence or nonexistence of another fact which in the ordinary and usual course of affairs, usually and regularly coexists with the fact presumed;

(5) Acceptance of benefit. That a person for whom an act is done or to whom a transfer is made has, does or will accept same where it is clearly in his own self-interest so to do;

(6) Interference with remedy. That evidence, with respect to a material fact which in bad faith is destroyed, eligned, suppressed or withheld by a party in control thereof, would if produced, corroborate the evidence of the adversary party with respect to such fact.

AMENDATORY SECTION (Amending Regulation .08.400, effective 3/23/60)

WAC 308-08-400 STIPULATIONS AND ADMISSIONS OF RECORD. The existence or nonexistence of a material fact, as made or agreed in a stipulation or in an admission of record, will be conclusively presumed against any party bound thereby, and no other evidence with respect thereto will be received upon behalf of such party, provided:

(1) Upon whom binding. Such a stipulation or admission is binding upon the parties by whom it is made, their privies and upon all other parties to the proceeding who do not expressly and unequivocally deny the existence or nonexistence of the material fact so admitted or stipulated, upon the making thereof, if made on the record at a pre-hearing conference, oral hearing, oral argument or by a writing filed and served upon all parties within five days after a copy of such stipulation or admission has been served upon them:

(2) Withdrawal. Any party bound by a stipulation or admission of record at any time prior to final decision may be permitted to withdraw the same in whole or in part by showing to the satisfaction of the ((hearing)) presiding officer of the ((agency-involved)) department that such stipulation or admission was made inadvertently or under a bona fide mistake of fact contrary to the true fact and that its withdrawal at the time proposed will not unjustly prejudice the rights of other parties to the proceeding.

AMENDATORY SECTION (Amending Regulation .08.460, effective 3/23/60)

WAC 308-08-460 EXCERPTS FROM DOCUMENTARY EVIDENCE. When portions only of a document are to be relied upon, the offering party shall prepare the pertinent excerpts, adequately identified, and shall supply copies of such excerpts, together with a statement indicating the purpose for which such materials will be offered, to the ((hearing-examiner)) presiding officer and to the other parties. Only the excerpts, so prepared and submitted, shall be received in the record. However, the whole of the original document shall be made available for examination and for use by all parties to the proceeding.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 308-08-010 APPEARANCE AND PRACTICE BEFORE AGENCY—WHO MAY APPEAR.

WAC 308-08-040 APPEARANCE AND PRACTICE BEFORE AGENCY—STANDARDS OF ETHICAL CONDUCT.

WAC 308-08-070 COMPUTATION OF TIME.

WAC 308-08-090 SERVICE OF PROCESS—BY WHOM SERVED.

WAC 308-08-100 SERVICE OF PROCESS—UPON WHOM SERVED.

WAC 308-08-110 SERVICE OF PROCESS—SERVICE UPON PARTIES.

WAC 308-08-120 SERVICE OF PROCESS—METHOD OF SERVICE.

WAC 308-08-130 SERVICE OF PROCESS—WHEN SERVICE COMPLETE.

WAC 308-08-140 SERVICE OF PROCESS—FILING WITH AGENCY.

WAC 308-08-150 SUBPOENAS—WHERE PROVIDED BY LAW—FORM.

WAC 308-08-160 SUBPOENAS—ISSUANCE TO PARTIES.

WAC 308-08-170 SUBPOENAS—SERVICE.

WAC 308-08-190 SUBPOENAS—PROOF OF SERVICE.

WAC 308-08-200 SUBPOENAS—QUASHING.

WAC 308-08-220 SUBPOENAS—GEOGRAPHICAL SCOPE.

WAC 308-08-250 DEPOSITIONS AND INTERROGATORIES IN CONTESTED CASES—OFFICER BEFORE WHOM TAKEN.

WAC 308-08-360 DEPOSITIONS UPON INTERROGATORIES—PROVISIONS OF DEPOSITION RULE.

WAC 308-08-410 FORM AND CONTENT OF AGENCY DECISIONS IN CONTESTED CASES.

WAC 308-08-420 DEFINITION OF ISSUES BEFORE HEARING.

WAC 308-08-430 PREHEARING CONFERENCE RULE—AUTHORIZED.

WAC 308-08-440 PREHEARING CONFERENCE RULE—RECORD OF CONFERENCE ACTION.

WAC 308-08-450 SUBMISSION OF DOCUMENTARY EVIDENCE IN ADVANCE.

WAC 308-08-470 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—NUMBER AND QUALIFICATIONS OF WITNESSES.

WAC 308-08-480 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—WRITTEN SWORN STATEMENTS.

WAC 308-08-490 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—SUPPORTING DATA.

WAC 308-08-500 EXPERT OR OPINION TESTIMONY AND TESTIMONY BASED ON ECONOMIC AND STATISTICAL DATA—EFFECT OF NONCOMPLIANCE WITH WAC 308-08-470 OR 308-08-480.

WAC 308-08-510 CONTINUANCES.

WAC 308-08-520 RULES OF EVIDENCE—ADMISSIBILITY CRITERIA.

WAC 308-08-530 RULES OF EVIDENCE—TENTATIVE ADMISSION—EXCLUSION—DISCONTINUANCE—OBJECTIONS.

WAC 308-08-540 PETITIONS FOR RULE MAKING, AMENDMENT OR REPEAL—WHO MAY PETITION.

WAC 308-08-550 PETITIONS FOR RULE MAKING, AMENDMENT OR REPEAL—REQUISITES.

WAC 308-08-560 PETITIONS FOR RULE MAKING, AMENDMENT OR REPEAL—AGENCY MUST CONSIDER.

WAC 308-08-570 PETITIONS FOR RULE MAKING, AMENDMENT OR REPEAL—NOTICE OF DISPOSITION.

WAC 308-08-580 DECLARATORY RULINGS.

WAC 308-08-590 FORMS.

WSR 90-21-087
RULES COORDINATOR
COUNTY ROAD
ADMINISTRATION BOARD
[Filed October 18, 1990, 8:41 a.m.]

Following is the designated rules coordinator for our agency: Assistant Director, County Road Administration Board, Mailstop FZ-13, 2404 Chandler Court S.W., Olympia, WA 98504.

Vern E. Wagar
Director

WSR 90-21-088
EMERGENCY RULES
SUPERINTENDENT OF
PUBLIC INSTRUCTION
[Order 35—Filed October 18, 1990, 4:26 p.m.]

Date of Adoption: October 18, 1990.

Purpose: To ensure compliance by the state of Washington with 34 CFR 76.780 through 872, Department of Education regulations governing state-administered federal grant programs, and with the Hatch Amendment.

Citation of Existing Rules Affected by this Order: Amending WAC 392-168-135.

Statutory Authority for Adoption: RCW 28A.02.100.

Pursuant to RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Office of Special Education Programs, United States Department of Education has indicated that FY '90 funds under Education of the Handicapped Act will not be released to the state until this amendment is made.

Effective Date of Rule: Immediately.

October 18, 1990
Judith A. Billings
Superintendent of
Public Instruction

[AMENDATORY SECTION (Amending Order 90-09, filed 5/9/90, effective 6/9/90)]

WAC 392-168-135 RIGHT TO REGISTER A COMPLAINT. Any individual, entity, or organization may register a complaint: ((Provided, That a complaint filed pursuant to the Hatch Amendment may be filed only by a student or parent or guardian of a student directly affected by the alleged violation.)) Provided ((further)), That if a parent or adult student has also filed a request for a due process special education hearing pursuant to WAC 392-171-531, regarding the same issue, a citizen complaint by such person regarding noncompliance shall be held in abeyance until the hearing has been concluded.

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

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

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

WSR 90-21-089
PERMANENT RULES
DEPARTMENT OF ECOLOGY
[Filed October 19, 1990, 9:48 a.m.]

Date of Adoption: October 19, 1990.

Purpose: Amending chapter 173-158 WAC, Floodplain management; and repealing chapter 173-142 WAC, Delegation of permit program under State Flood Control Zone Act and chapter 508-60 WAC, Administration of flood control zones.

Citation of Existing Rules Affected by this Order: Repealing chapters 173-142 and 508-60 WAC; and amending chapter 173-158 WAC.

Statutory Authority for Adoption: RCW 86.16.061.

Pursuant to notice filed as WSR 90-11-059 on May 15, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 19, 1990
Fred Olson
Deputy Director

Chapter 173-158 WAC
**((FLOODPLAIN)) FLOOD PLAIN MANAGE-
MENT**

AMENDATORY SECTION (Amending Order 88-6, filed 5/4/88)

WAC 173-158-010 AUTHORITY (~~BACKGROUND~~). This chapter is adopted pursuant to chapter 86.16 RCW (~~Floodplain management~~) as amended during the (~~1987~~) 1989 legislative session. (~~Chapter 86.16 RCW was formerly titled Flood control zones by state.~~)

Note: Copies of all statutes, regulations, and other documents cited or referred to in this chapter may be viewed at the Department of Ecology, Mailstop PV-11, Olympia, Washington 98504.

AMENDATORY SECTION (Amending Order 88-6, filed 5/4/88)

WAC 173-158-020 PURPOSE. Chapter 86.16 RCW establishes state-wide authority for (~~floodplain~~) flood plain management through the adoption and administration by local governments of regulatory programs which are compliant with the minimum standards of the National Flood Insurance Program (NFIP). Chapter 86.16 RCW also directs the department of ecology to establish minimum state requirements for (~~floodplain~~) flood plain management(~~(:)~~) which equal (~~or exceed~~) the NFIP minimum standards; (~~establishes authority for the department to administer floodplain management programs for local jurisdictions not participating in or meeting NFIP requirements~~) to provide technical assistance and information to local governments related to administration of their flood plain management ordinances and the NFIP; to provide assistance to local governments in identifying the location of the one hundred year (base) flood plain; and allows for the issuance of regulatory orders.

AMENDATORY SECTION (Amending Order 88-57 and 88-57A, filed 3/7/89 and 3/6/90, effective 4/6/90)

WAC 173-158-030 DEFINITIONS. For the purposes of this chapter the following definitions shall apply:

(1) "Base flood" means the flood having a one percent chance of being equalled or exceeded in any given year. Also referred to as the "one hundred year flood."

(2) "Best available information" means in the absence of official flood insurance rate map data, communities can use data from other federal, state, or other sources provided this data has either been generated using technically defensible methods or is based on reasonable historical analysis and experience.

(3) (~~"Critical facility" means a facility for which even a slight chance of flooding would be too great. Critical facilities include but are not limited to schools, hospitals, police, fire and emergency response installations, nursing homes, installations which produce, use, or store hazardous materials or hazardous waste:~~)

(4)) "Designated floodway" means the regulatory floodway which has been delineated on the flood insurance rate map (FIRM) or the flood boundary/floodway map (FBFM) of a community's flood insurance study and is included in the community's flood damage prevention ordinance.

(~~(5)~~) (4) "Flood or flooding" means a general and temporary condition of partial or complete inundation of normally dry land areas from:

(a) The overflow of inland or tidal waters; and/or

(b) The unusual and rapid accumulation of runoff of surface waters from any source.

(~~(6)~~) (5) "Flood insurance rate map (FIRM)" means the official map on which the federal insurance administration has delineated both the areas of special flood hazard and the risk premium zones applicable to the community.

(~~(7)~~) (6) "Floodway" means the channel of a river or other watercourse and the adjacent land areas that must be reserved in order to discharge the base flood without cumulatively increasing the water surface elevation more than one foot.

(~~(8)~~) "Flood protection elevation" means one foot above the base flood elevation.

(9)) (7) "New construction" means structures for which the "start of construction" commenced on or after the effective date of the local ordinance.

(~~(10)~~) (8) "Person" means an individual, partnership, corporation, association, organization, cooperative, public or municipal corporation, or any agency of the state or local governmental unit however designated.

(~~(11)~~) (9) "Special flood hazard area" means an area subject to a base or one hundred year flood; areas of special flood hazard are shown on a flood hazard boundary map or flood insurance rate map as Zone A, AO, A1-30, AE, A99, AH, VO, V1-30, VE, or V.

(~~(12)~~) (10) "Structure" means a walled and roofed building, including a gas or liquid storage tank that is principally above ground. Manufactured homes are considered structures.

(~~(13)~~) (11) "Start of construction" includes substantial improvement, and means the date the building permit was issued, provided the actual start of construction, repair, reconstruction, placement, or other improvement was within one hundred eighty days of the permit date. The actual start means either the first placement of permanent construction of a structure on a site, such as the pouring of slab or footings, the installation of piles, the construction of columns, or any work beyond the stage of excavation; or the placement of a manufactured home on a foundation. Permanent construction does not include land preparation, such as clearing, grading, or filling; nor does it include the installation of streets and/or walkways; nor does it include excavation for a basement, footings, piers, or foundation or the erection of temporary forms; nor does it include the installation on the property of accessory buildings, such as garages or sheds not occupied as dwelling units or not part of the main structure.

(~~(14)~~) (12) "Substantial improvement" means any repair, reconstruction, or improvement of a structure, the cost of which equals or exceeds fifty percent of the market value of the structure either:

(a) Before the improvement or repair is started; or

(b) If the structure has been damaged and is being restored, before the damage occurred. For the purposes

of this definition "substantial improvement" is considered to occur when the first alteration of any wall, ceiling, floor, or other structural part of the building commences, whether or not that alteration affects the external dimensions of the structure.

The term does not, however, include either:

~~((c))~~ (i) Any project for improvement of a structure to comply with existing state or local health, sanitary, or safety code specifications which are solely necessary to assure safe living conditions; or

~~((d))~~ (ii) Any alteration of a structure listed on the National Register of Historic Places or a state inventory of historic places.

~~((5))~~ (13) "Variance" means a grant of relief from the requirements of this chapter which permits construction in a manner that would otherwise be prohibited by this chapter.

~~((6))~~ (14) "Wetlands" means lands transitional between terrestrial and aquatic systems where the water table is usually at or near the surface or the land is covered by shallow water. Wetlands have one or more of the following three attributes: (a) At least periodically, the land supports predominantly hydrophytes; (b) the substrate is predominantly undrained hydric soil; and (c) the substrate is nonsoils and is saturated with water or covered by shallow water at some time during the growing season of each year.

AMENDATORY SECTION (Amending Order 88-6, filed 5/4/88)

WAC 173-158-040 REGULATORY AREA. The minimum regulatory area for state and local ~~((flood-plain))~~ flood plain management regulations shall be those areas subject to a base (one hundred year) flood and designated as special flood hazard areas on the most recent maps provided by the Federal Emergency Management Agency (FEMA) for the National Flood Insurance Program (NFIP). Best available information shall be used if these maps are not available or sufficient as determined by the Federal Emergency Management Agency.

NEW SECTION

WAC 173-158-045 TECHNICAL ASSISTANCE. The department of ecology shall provide technical assistance to local governments in the administration of their flood plain management ordinances. The department shall also assist counties, cities, and towns in identifying the location of the one hundred year flood plain, and petitioning the federal government to alter its designations of where the one hundred year flood plain is located if the federally recognized location of the one hundred year flood plain is found to be inaccurate.

NEW SECTION

WAC 173-158-064 ADDITIONAL STATE REQUIREMENTS. State requirements may be established for specific flood plains that exceed the minimum federal requirements of the NFIP, in accordance with RCW 86.16.031(8) and the following:

(1) A written request must be submitted to the department of ecology by the affected county, city, or town to initiate the process.

(2) The location of the one hundred year flood plain must be reexamined by the affected community and the department of ecology, and has been certified by the department as being accurate for the affected areas.

(3) The department of ecology shall negotiate with the affected community to determine the content of proposed additional requirements.

(4) The department of ecology shall notify the public of related public meetings and public hearings.

(5) The department of ecology must find that the proposed increased requirements are necessary due to local circumstances and general public safety.

(6) The area where the additional requirements apply is to be clearly identified.

(7) Additional state requirements shall be established as needed in accordance with the required state rule-making procedures.

AMENDATORY SECTION (Amending Order 88-6, filed 5/4/88)

WAC 173-158-070 ADDITIONAL FLOODWAY REQUIREMENTS. The following additional state requirements are established in accordance with RCW 86.16.041.

(1) Special flood hazard areas with designated floodways. In addition to those NFIP requirements for designated floodways, communities with designated floodways shall restrict land uses within such areas to include the prohibition of construction or reconstruction of residential structures except for: (a) Repairs, reconstruction, or improvements to a structure which do not increase the ground floor area; and (b) repairs, reconstruction, or improvements to a structure the cost of which does not exceed fifty percent of the market value of the structure either (i) before the repair, reconstruction, or improvement is started, or (ii) if the structure has been damaged, and is being restored, before the damage occurred. Work done on structures to comply with existing health, sanitary, or safety codes or to structures identified as historic places shall not be included in the fifty percent determination in (b) of this subsection.

(2) Special flood hazard areas without designated floodways. When a regulatory floodway for a stream has not been designated, the community may require that applicants for new construction and substantial improvements reasonably utilize the best available information from a federal, state, or other source to consider the cumulative effect of existing, proposed, and anticipated future development and determine that the increase in the water surface elevation of the base flood will not be more than one foot at any point in the community. Building and development near streams without a designated floodway shall comply with the requirements of 44 CFR 60.3 (b)(3) and (4)₂ and ~~((c))~~ (c)(10) of the NFIP regulations.

NEW SECTION

WAC 173-158-084 SUBMITTAL OF LOCAL ORDINANCES. Communities shall submit to the department of ecology and to the federal Emergency Management Agency (FEMA) regional office newly adopted or amended flood damage prevention ordinances to incorporate the requirements of chapter 86.16 RCW and this chapter. Such ordinances or amendments shall take effect thirty days from filing with the department unless the department disapproves such ordinance or amendment, in writing, within that time period. The department may disapprove any ordinance or amendment which does not comply with the requirements of the NFIP, or WAC 173-158-040, 173-158-064, or 173-158-070. The department will provide guidance and assistance to communities in preparation and review of draft ordinances upon request by the community.

NEW SECTION

WAC 173-158-086 LOCAL OPTION TO EXCEED MINIMUM REQUIREMENTS. In accordance with RCW 86.16.045 a county, city, or town may adopt flood plain management ordinances or requirements that exceed the minimum federal requirements of the National Flood Insurance Program and the state requirements of this chapter without following the procedures provided in RCW 86.16.031(8) and WAC 173-158-064.

AMENDATORY SECTION (Amending Order 88-6, filed 5/4/88)

WAC 173-158-120 VARIANCES. The variance procedure contained in 44 CFR, Part 60.6 and the local flood damage prevention ordinance shall apply to ~~((the additional state requirements contained in WAC 173-158-060 and 173-158-070;))~~ this chapter unless an activity or use is expressly prohibited therein.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 173-158-060 ADDITIONAL STATE REQUIREMENTS.

WAC 173-158-100 LOCAL COMPLIANCE SCHEDULE.

WAC 173-158-110 STATE ASSUMPTION OF REGULATORY AUTHORITY.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 508-60-005 REGULATORY CONTROL OVER ALL WATERS.

WAC 508-60-008 EXEMPTIONS.

WAC 508-60-010 DEFINITIONS.

WAC 508-60-020 PURPOSE.

WAC 508-60-030 DETERMINATION OF FLOODWAY AND FLOODWAY FRINGE.

WAC 508-60-040 FLOOD CHANNEL AND FLOODWAY USAGE.

WAC 508-60-050 FLOODWAY FRINGE CONSTRUCTION.

WAC 508-60-060 FLOOD PROOFING OF FLOODWAY AND FLOODWAY FRINGE STRUCTURES AND WORKS.

WAC 508-60-070 FLOW OF FLOOD WATER.

WAC 508-60-080 DECISION OF THE DEPARTMENT.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 173-142-010 AUTHORITY.

WAC 173-142-020 PURPOSE.

WAC 173-142-030 DEFINITIONS.

WAC 173-142-040 SCOPE OF DELEGATION.

WAC 173-142-050 CONFORMITY WITH DEPARTMENT RULES.

WAC 173-142-070 REQUESTS FOR DELEGATION.

WAC 173-142-080 PROCEDURE FOR DELEGATION.

WAC 173-142-090 WITHDRAWAL OF DELEGATION.

WAC 173-142-100 PERMITS UNDER DELEGATED PROGRAMS.

WAC 173-142-110 APPEALS.

WSR 90-21-090**PERMANENT RULES****DEPARTMENT OF ECOLOGY**

(Order 90-21—Filed October 19, 1990, 9:54 a.m.)

Date of Adoption: October 19, 1990.

Purpose: Ecology, through various programs, requires data to be submitted to the department based on lab analyses of environmental samples. A fundamental need is to assure laboratories providing data have a demonstrated capability to accurately perform the analyses.

Citation of Existing Rules Affected by this Order: Amending chapters 173-50, 173-216, and 173-220 WAC.

Statutory Authority for Adoption: RCW 43.21A.230. Pursuant to notice filed as WSR 90-12-086 on June 4, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 19, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-040 DEFINITIONS. Definitions set forth in this section shall apply throughout this chapter, unless context clearly indicates otherwise.

(1) "Accreditation" means the formal recognition by the department that an environmental laboratory is capable of producing accurate analytical data, signified by

the issuance of a written certificate accompanied by a scope of accreditation indicating those parameters for which the laboratory has been accredited. The term "accredit" as used in this chapter is intended to have the same meaning as the term "certify" as used in RCW 43.21A.230. Any laboratory accredited under this chapter shall be deemed to have been certified under RCW 43.21A.230. The department does not, by certifying or accrediting any laboratory pursuant to this chapter, vouch for or warrant the accuracy of any particular work done or report issued by the laboratory.

(2) "Analytical data" means the recorded qualitative and/or quantitative results of a chemical, physical, biological, microbiological, radiological, or other scientific determination.

(3) "Department" means the state of Washington department of ecology.

(4) "Environmental laboratory" means any facility under the ownership and technical management of a single entity in a single geographical locale, where scientific examinations are performed on samples taken from the environment, the data from which is submitted to the department under the provisions of a department regulation, permit, or contractual agreement.

(5) "Mandatory analytical method" means a recognized written procedure for acquiring analytical data which is required by law or a regulatory agency of the federal or state government.

(6) "Matrix" means the substance from which a material to be analyzed is extracted, such as ground or surface water, wastewater, air, solid waste, nuclear waste, and hazardous waste.

(7) "Parameter" means a single determination or group of related determinations using a specific written method chosen by an applying laboratory.

(8) "Performance audit" means evaluation of the results of analyses of unknown samples whose true values are unknown to the laboratory conducting the analyses and which are provided by a source external to the environmental laboratory. Such samples may be referred to as performance evaluation samples.

(9) "Quality control" means those activities designed to assure analytical data produced by an environmental laboratory meet data quality objectives for accuracy. Those activities include routine application of statistically based procedures to evaluate and control the accuracy of analytical results.

(10) "Quality assurance (QA)" means those activities whose purpose is to assure that a quality control program is effective. A quality assurance program is a totally integrated program for assuring reliability of measurement data.

(11) "Quality assurance manual" means a written record of the policies, organization, objectives, and specific quality control and quality assurance activities established for use in an environmental laboratory to assure accuracy of analytical results. Volume and scope of quality assurance manuals vary with complexity of laboratory mission.

(12) "Recognized analytical method" means a documented analytical procedure for analysis of an environmental sample which was developed through collaborative studies by organizations or groups recognized by the department.

(13) "System audit" means an on-site inspection of laboratory capabilities by an agency external to the laboratory.

(14) "Registration" means participation of a laboratory in a program to prepare the laboratory for accreditation, signified by issuance of a written certificate accompanied by a scope of registration indicating those parameters for which the laboratory has achieved registration status.

(15) "Registered" means the status of continued participation in the preparatory program. Only laboratories owned and operated by municipalities, industries, and other activities which are dischargers as defined in chapter 173-220 or 173-216 WAC shall be eligible for participation in the preparatory program. Such laboratories are also eligible for accreditation. The department does not, by registering any laboratory pursuant to these rules, vouch for or warrant the accuracy of any particular work done or report issued by the laboratory.

Note: Above referenced chapters are available through the Department of Ecology, Mailstop PV-11, Olympia, WA 98504-8711.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-050 RESPONSIBILITIES. (1) The department shall require persons and organizations submitting analytical data to the department under the purview of department programs to use environmental laboratories which are accredited or registered under the provisions of this chapter.

(2) The department shall not require use of accredited or registered laboratories for determination of analytical parameters for which no suitable accreditation process can be reasonably devised as determined by the quality assurance section.

(3) The department shall develop a procedural manual describing specifics of the accreditation process. As a minimum, the procedural manual shall describe in detail the procedures to be followed for: Submitting an application; system (on-site) audits; performance audits; accreditation of out-of-state laboratories; determination and payment of fees; issuance, denial, and revocation of accreditation or registration; and methods for notifying laboratories and authorized department officials of accreditation actions. The procedural manual shall be made available to all interested persons.

(4) Managers of environmental laboratories desiring accreditation or registration shall submit an application along with appropriate fees to the department fiscal officer, submit results of performance evaluations, a quality assurance manual and other required documentation to the quality assurance section, and assist/accommodate department personnel during system audits as required.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-060 REQUIREMENTS FOR ACCREDITATION AND REGISTRATION. (1) Managers of environmental laboratories desiring accreditation or registration shall submit to the department fiscal officer an application and pay required fees as predetermined by coordination with the quality assurance section. Concurrently, the laboratory manager shall submit a copy of their laboratory quality assurance manual to the quality assurance section and arrange with the quality assurance section for completion of a performance audit and system audit.

(2) Through the application, laboratory managers shall request accreditation or registration in applicable parameters and provide evidence that sufficient personnel, equipment, and facilities are available to successfully perform analytical methods as specified in the application. The quality assurance manual submitted concurrently with the application shall be in detail and scope commensurate with the size and mission of the laboratory.

(3) Eligible laboratories shall achieve registration status by submitting a completed application, paying required fees, and submitting a quality assurance manual to the quality assurance section.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-070 PERFORMANCE AUDIT. (1) The quality assurance section shall advise applying laboratories of specific requirements for performance audits which shall be completed for applicable parameters no more frequently than twice annually (see exception in subsection (4) of this section). Current performance audits conducted under the provisions of other recognized programs may be used to satisfy the accreditation program performance audit requirement. Sufficiency of such audits shall be determined by the quality assurance section.

(2) Submission of raw data along with the report of analysis of the performance evaluation sample may be required at the discretion of the quality assurance section.

(3) Performance audits for certain accreditation parameters may be waived at the discretion of the quality assurance section if performance evaluation samples are not available or for other valid reasons.

(4) Accredited laboratories and laboratories seeking accreditation which fail to accurately analyze a performance evaluation sample may be allowed a second performance audit. If necessitated by a second failure, a third performance audit may be allowed (as an exception to subsection (1) of this section) only after the laboratory has investigated cause for failure in the preceding audits and completed corrective actions.

(5) Registered laboratories shall submit results of performance evaluation sample analyses to the quality assurance section. Registration status shall not be denied

or revoked for failure to accurately analyze performance evaluation samples. Registered laboratories shall investigate causes for errors in performance evaluation sample analysis results which have been identified as unacceptable or otherwise in error. The results of this investigation shall be reported to the quality assurance section within forty-five days of receipt of the performance evaluation report. The report to the quality assurance section shall identify probable causes for error and corrective actions taken to preclude recurrence.

(6) Applying laboratories shall be responsible for obtaining performance evaluation samples. No fee shall be charged to the department for analysis of performance evaluation samples.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-080 SYSTEM AUDIT. The laboratory shall undergo a system audit by the department to assess critical elements and areas of recommended practices.

(1) Critical elements for accreditation. Those elements of an environmental laboratory's operations which are critical to the consistent generation of reliable, accurate data are critical elements for accreditation. Those critical elements shall be the subject of intense scrutiny throughout the accreditation process and deficiencies in critical elements may be the basis for denial or revocation of accreditation status. Functional areas within which there are critical elements are:

(a) Analytical methods. The system audit shall seek to determine if documentation of mandatory or recognized analytical methods are present at the laboratory, readily available to analysts, and being routinely followed. If a locally-developed method is being followed, the audit may include an evaluation of the adequacy of that method.

(b) Equipment and supplies. The system audit shall seek to determine if sufficient equipment and supplies as required by analytical methods are available, being adequately maintained, and are in a condition to allow successful performance of applicable analytical procedures.

(c) Quality assurance. The laboratory quality assurance manual shall be reviewed for adequacy prior to the system audit. The system audit shall include a review of quality assurance plans and quality assurance/quality control records for programs/projects within which the laboratory is generating analytical data for submission to the department.

(d) Sample management. The system audit shall include a review of applicable procedures for receipt, preservation, transportation, and storage of samples. The laboratory shall be held responsible only for those elements of sample management over which it has direct control.

(2) Recommended practices. Those elements of laboratory operations which might affect efficiency, safety, and other administrative functions, but do not normally affect quality of analytical data, shall be brought to the attention of laboratory management under the heading of "recommended practices" and individually, shall not

be the basis for denial or revocation of accreditation status. Functional areas within which recommended practices may be noted are:

(a) Personnel. The system audit shall seek to determine if managerial, supervisory, and analytical personnel have adequate training and experience to allow satisfactory completion of analytical procedures and compilation of reliable, accurate data. Minimum recommended education and experience criteria for laboratory personnel shall be specified in the program procedural manual.

(b) Facilities. The system audit shall seek to determine if laboratory facilities allow efficient generation of reliable, accurate data in a safe environment.

(c) Safety. When the system audit notes laboratory safety problems, those judged serious shall be referred to appropriate state or federal agencies.

(3) Registered laboratories shall be advised in a written system audit report prepared by the department of deficiencies in meeting critical element and recommended practice standards. The laboratory must respond in writing to the department within forty-five days of receipt of the system audit report concerning corrective actions taken as a result of the system audit report.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-090 EVALUATION AND ISSUANCE OF CERTIFICATE. (1) Accreditation. Following receipt of an application and completion of a performance audit and system audit, the quality assurance section shall submit a report to the affected laboratory concerning the results of the overall accreditation process. The report shall list findings, assess the importance of each finding, and make recommendations concerning actions necessary to ensure resolution of problems. After completing the accreditation review, the quality assurance section shall decide, based on information in the application and results of the system audit, performance audit, and review of the quality assurance manual, whether accreditation should be granted. If this decision is affirmative, a certificate shall be issued authorizing the affected laboratory to submit analytical data to the department as specified on an accompanying scope of accreditation. The certificate shall remain the property of the department and shall be surrendered to the department upon revocation of accreditation status. If accreditation is not justified, the department shall issue a report specifying areas of deficiency and steps necessary to upgrade the laboratory to accredited status. In such cases, the laboratory shall be allowed thirty days in which to provide documentation that the specified deficiencies have been corrected. Based on such documentation the department shall decide whether to grant, renew, deny, or revoke accreditation.

(2) Registration. Registered laboratories shall be issued a certificate and accompanying scope of registration. The certificate shall remain the property of the department of ecology and shall be surrendered to the department upon revocation of the registration status.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-100 INTERIM ACCREDITATION. If for valid reasons based on a deficiency in the department and not the laboratory, the quality assurance section cannot conduct a complete assessment of laboratory capabilities within six months of receipt of an application, an interim accreditation may be granted. The accreditation shall be based on submission of an application and fees by the laboratory, completion of a performance audit where appropriate, and an update of the laboratory's quality assurance manual.

AMENDATORY SECTION (Amending Order 89-1 and 89-A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-110 PROVISIONAL ACCREDITATION. Laboratories which have deficiencies requiring corrective action but can produce valid analytical data as determined by the quality assurance section may be given a provisional accreditation. When the laboratory has corrected such deficiencies, it may provide evidence of correction to the quality assurance section, or request reaudit, as appropriate. Upon determining deficiencies have been corrected, the quality assurance section shall take action to award full accreditation as in WAC 173-50-090. Provisional accreditation shall not be renewed for a subsequent accreditation period (~~((fiscal year))~~) unless laboratory management can demonstrate that all reasonable measures to correct deficiencies noted during the initial capability assessment have been exhausted.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-120 ACCREDITATION AND REGISTRATION CATEGORIES. Environmental laboratories shall be accredited or registered within the broad categories Chemistry I (general), Chemistry II (trace metals), Organics I (gas chromatography (GC), high pressure liquid chromatography (HPLC) methods), Organics II (gas chromatography/mass spectrometry (GC/MS) methods), Radiological, Microbiological, and Bioassay(~~(, and Limited Municipal Wastewater Treatment)~~). Within those broad categories, laboratories shall specifically be accredited or registered to perform within the well-defined parameters identified in WAC 173-50-190 or as requested by the applying laboratory, using specific, recognized analytical methods chosen by the applying laboratory. Additional parameters may be designated in the program procedural manual without amendment of this chapter if required to allow more efficient execution of the accreditation program.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-130 REQUIREMENTS FOR MAINTAINING ACCREDITATION AND REGISTRATION STATUS. (1) Accreditation shall be granted for a ((given fiscal year)) one-year period and shall expire ((at the end of each fiscal year (last day of June))) one year after the effective date of accreditation. Renewal shall require submission of an application and appropriate fees, an update of the laboratory's quality assurance manual, and successful completion of a new performance audit. System audits shall be required for renewal of accreditation at periods not to exceed three years from the previous system audit.

(2) Registration shall be granted for a one-year period and shall expire one year after the effective date of registration. Renewal shall require submission of an application and appropriate fees, an update of the laboratory's quality assurance manual, and completion of a new performance audit. System audits shall be required for renewal of registration at periods not to exceed three years from the previous system audit.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-140 DENYING ACCREDITATION AND REGISTRATION STATUS. (1) A laboratory may be denied accreditation for failing to comply with standards for critical elements of the system audit, for misrepresenting its capabilities or failing to disclose pertinent information in the application, for falsifying analytical data, or for failing to render appropriate fees. Additionally, a laboratory may be denied accreditation for a specific parameter for unsatisfactory analysis of that parameter in the performance audit. Laboratories denied accreditation may appeal under the provisions of WAC 173-50-200 or, following correction of deficiencies, may reapply for accreditation to include payment of appropriate fees as determined in WAC 173-50-190.

(2) A laboratory may be denied registration status only for failure to render appropriate fees, for failing to disclose pertinent information in the application, or for misrepresenting its capabilities.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-150 REVOKING ACCREDITATION AND REGISTRATION STATUS. (1) Accreditation status may be suspended or revoked if the laboratory violates a state rule relative to the analytical procedures for which it is accredited, misrepresents itself to the department, fails to submit an application and associated fees for renewal, falsifies reports of analysis, or engages in unethical or fraudulent practices concerning the generation of analytical data. Additionally, an accredited laboratory may be reaudited for cause and, if found to be deficient in its ability to provide accurate analytical data, may have its accreditation suspended or revoked.

(2) Registration status may be revoked for failure to submit a renewal application, failure to pay appropriate

fees, failure to submit required performance evaluation sample analysis results, failure to report on corrective actions taken if performance evaluation results are unacceptable or otherwise in error, failure to submit to a system audit, failure to report on corrective actions taken on deficiencies identified in a system audit, repeated failure to correct the deficiencies identified in the performance or system audits, or for misrepresenting the capabilities of the registered laboratory.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-190 FEE STRUCTURE. (1) Fees in this chapter are those established for initiation of the accreditation program. The fee structure shall be reviewed annually and modified as necessary to reflect currency value fluctuations or changes in program administration costs. Laboratory directors may request addition of parameters within given categories. The fee per parameter and maximum fee per category are identified in Table 1.

TABLE 1 - FEE SCHEDULE

CATEGORY	PARAMETER	MAX FEE PER	
		FEE/PARAMETER	CATEGORY
Chemistry I (General)	Calcium	(\$50) \$30	\$600) \$700
	Chloride		
	Fluoride		
	Magnesium		
	pH		
	Potassium		
	Sodium		
	Specific Conductance		
	Sulfate		
	Total Alkalinity		
	Total Dissolved Solids (TDS)		
	Total Hardness		
	Ammonia (NH3-N)		
	Kjeldahl Nitrogen		
	Nitrate (NO3-N)		
	Nitrate-Nitrite (NO3-NO2)		
	Nitrite (NO2-N)		
	Orthophosphate		
	Phosphorous (total)		
	Biochemical Oxygen Demand (BOD)/Carbonaceous BOD (CBOD)		
	Chemical Oxygen Demand (COD)		
	Total Organic Carbon (TOC)		
	Acidity		
	Anionic Surfactants (LAS)		
	Bromide		
	Color		
	Cyanide (total)		
	Dissolved Oxygen (DO)		
	Nonfilterable Residue/ Total Suspended Solids (TSS)		
	Oil/grease		
Phenolics (total)			
Salinity			
Silica			
Sulfide			
Sulfite			
Total Residual Chlorine			
Turbidity			

TABLE I - FEE SCHEDULE

CATEGORY	PARAMETER	FEE/PARAMETER	MAX FEE PER CATEGORY
Chemistry II	Aluminum	(\$30) \$35	(\$400) \$450
(Trace Metals)	Antimony		
	Arsenic		
	Beryllium		
	Cadmium		
	Chromium		
	Cobalt		
	Copper		
	Iron		
	Lead		
	Manganese		
	Mercury		
	Molybdenum		
	Nickel		
	Selenium		
	Silver		
	Strontium		
	Thallium		
	Tin		
	Titanium		
	Vanadium		
	Zinc		
Organics I	Acrolein/Acrylonitrile	(\$50) \$60	(\$250) \$300
(GC, HPLC methods)	Phenols		
	Purgeable (volatile) Halocarbons		
	Purgeable (volatile) Aromatics		
	Benzidines		
	Phthalate Ester		
	Nitrosamines		
	Chlorinated Hydrocarbon Pesticides and Polychlorinated Biphenyls (PCBs)		
	Nitroaromatics/Isophorone		
	Polynuclear Aromatic Hydrocarbons		
	Haloethers		
	Chlorinated Hydrocarbons		
Organics II	Purgeables (volatiles)	(\$100) \$150	(\$250) \$350
(GC/MS methods)	Base/Neutrals and Acids (semivolatiles)		
	Dioxin (2,3,7,8-Tetrachlorodibenzo-p-dioxin)		
Radiological	Alpha	(\$50) \$60	(\$100) \$120
	Beta		
	Radium		
Microbiological	Coliform (fecal)	(\$100) \$125	(\$250) \$300
	Coliform (total)		
	Fecal streptococci		
	Enterococci		
	E. coli		
Bioassay	Fish	(\$100) \$125	(\$400) \$450
	Rat		
	Amphipod		
	Bivalve Larvae		
	Chromosomal abnormality		
	Microtox		
	Daphnid		
	Echinoderm		
	Mysid		
	Algae		
((Limited Municipal Wastewater Treatment	Not Applicable		\$150

~~(2) Only laboratories owned and operated by municipalities whose discharge as permitted under chapter 173-216 or 173-220 WAC is less than one million~~

~~gallons per day shall be accredited under the "limited municipal wastewater treatment" category.~~

~~(3)) (2) Out-of-state laboratories shall coordinate directly with the quality assurance section to determine the anticipated cost of completing the accreditation process. The fee assessed shall be the projected cost of travel and per diem added to the normal fee indicated in WAC 173-50-190(1).~~

~~((4)) (3) On-site inspections shall not be conducted nor shall interim or provisional or other accreditations be granted until appropriate fees have been received by the department.~~

~~((5)) (4) The fee to defray costs to the department for recognition of a laboratory under a reciprocity agreement (WAC 173-50-160) or recognition of third-party accreditation (WAC 173-50-170) shall be fifty dollars.~~

~~((6)) (5) Apart from the fee process, applicant laboratories shall be required to acquire and analyze performance evaluation (PE) samples for parameters specified by the quality assurance section. The source of PE samples, if other than the federal Environmental Protection Agency, shall be approved by the quality assurance section. To the extent feasible as determined by the quality assurance section, performance evaluation samples already being analyzed by the applicant laboratories, shall be used to fulfill performance audit requirements of this chapter.~~

~~(6) In addition to fees as determined by the number of parameters and methods in WAC 173-50-190(1), laboratories seeking registration status are required to pay an annual fee of four hundred fifty dollars.~~

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-200 APPEALS. An environmental laboratory manager may appeal final accreditation and registration actions (awards, denials, revocations) in writing to the director of the department within thirty days of notification of final action.

AMENDATORY SECTION (Amending Order 89-1 and 89-1A, filed 4/20/89 and 3/13/90, effective 4/13/90)

WAC 173-50-210 ENFORCEMENT. The department may enter any premises in which analytical data pertaining to accreditation and registration under the provisions of this chapter are generated or stored, for the purpose of conducting system audits or otherwise enforcing this chapter. Refusal to permit entry for such purposes shall result in denial, revocation, or suspension of accreditation or registration status.

NEW SECTION

WAC 173-50-220 ASSISTANCE TO LABORATORIES. During those calendar years in which a system audit is not required, registered laboratories may request a visit by quality assurance section personnel for the purpose of providing assistance in correcting deficiencies and improving practices for those tests covered by the

scope of registration. These visits will be for the purpose of technical assistance and will not result in preparation of a corrective action report by the registered laboratory.

NEW SECTION

WAC 173-216-125 MONITORING. Use of registered or accredited laboratories:

(1) Except as established in subsection (3) of this section, monitoring data submitted to the department in accordance with this chapter shall be prepared by a laboratory accredited under the provisions of chapter 173-50 WAC no later than July 1, 1993, for all state permittees with a permitted average flow rate greater than five million gallons per day.

Note. Chapter 173-50 WAC is available at:

Department of Ecology
Records Management
Mailstop PV-11
Olympia, WA 98504-8711

These requirements are effective and binding on all permittees under the authority of rule, regardless of whether they have been included as conditions of a permit.

(2) Except as established in subsection (3) of this section, monitoring data submitted to the department in accordance with this chapter shall be prepared by a laboratory registered or accredited under the provisions of chapter 173-50 WAC no later than July 1, 1994, for all state permittees not covered under subsection (1) of this section.

Note. Chapter 173-50 WAC is available at:

Department of Ecology
Records Management
Mailstop PV-11
Olympia, WA 98504-8711

These requirements are effective and binding on all permittees under the authority of rule, regardless of whether they have been included as conditions of a permit.

(3) The following parameters need not be accredited or registered:

- (a) Flow;
- (b) Temperature; and
- (c) Parameters which are used solely for internal process control.

AMENDATORY SECTION (Amending Order 88-9, filed 11/1/88)

WAC 173-220-210 MONITORING, RECORDING AND REPORTING. (1) Monitoring.

(a) Any discharge authorized by a permit may be subject to such monitoring requirements as may be reasonably required by the department, including the installation, use, and maintenance of monitoring equipment or methods (including, where appropriate, biological monitoring methods). These monitoring requirements would normally include:

- (i) Flow (in gallons per day);

- (ii) Pollutants (either directly or indirectly through the use of accepted correlation coefficients or equivalent measurements) which are subject to reduction or elimination under the terms and conditions of the permit;

- (iii) Pollutants which the department finds could have a significant impact on the quality of surface waters; and

- (iv) Pollutants specified by the administrator, in regulations issued pursuant to the FWPCA, as subject to monitoring.

(b) Each effluent flow or pollutant required to be monitored pursuant to (a) of this subsection shall be monitored at intervals sufficiently frequent to yield data which reasonably characterizes the nature of the discharge of the monitored effluent flow or pollutant.

Variable effluent flows and pollutant levels may be monitored at more frequent intervals than relatively constant effluent flows and pollutant levels which may be monitored at less frequent intervals.

(c) Monitoring of intake water, influent to treatment facilities, internal waste streams, and/or receiving waters may be required when determined necessary by the department to verify compliance with net discharge limitations or removal requirements, to verify that proper waste treatment or control practices are being maintained, or to determine the effects of the discharge on the surface waters of the state.

(2) Recording of monitoring activities and results. Any permit which requires monitoring of the authorized discharge shall require that:

- (a) The permittee shall maintain records of all information resulting from any monitoring activities required of him in his permit;

- (b) Any records of monitoring activities and results shall include for all samples:

- (i) The date, exact place, and time of sampling;

- (ii) The dates analyses were performed;

- (iii) Who performed the analyses;

- (iv) The analytical techniques/methods used; and

- (v) The results of such analyses; and

(c) The permittee shall be required to retain for a minimum of three years any records of monitoring activities and results including all original strip chart recording for continuous monitoring instrumentation and calibration and maintenance records. This period of retention shall be extended during the course of any unresolved litigation regarding the discharge of pollutants by the permittee or when requested by the department or regional administrator.

(3) Reporting of monitoring results.

(a) The permittee shall periodically report (at a frequency of not less than once per year) on the proper reporting form, the monitoring results obtained pursuant to monitoring requirements in a permit. In addition to the required reporting form, the department at its discretion may require submission of such other results as it determines to be necessary.

(b) Monitoring reports shall be signed by:

- (i) In the case of corporations, by a responsible corporate officer or his duly authorized representative, if such representative is responsible for the overall operation of the facility from which the discharge originates.

- (ii) In the case of a partnership, by a general partner.

(iii) In the case of a sole proprietorship, by the proprietor.

(iv) In the case of a municipal, state or other public facility, by either a principal executive officer, ranking elected official, or other duly authorized employee.

(4) Use of registered or accredited laboratories:

(a) Except as established in (c) of this subsection, monitoring data submitted to the department in accordance with this chapter shall be prepared by a laboratory accredited under the provisions of chapter 173-50 WAC no later than indicated by the appropriate date below:

July 1, 1992, major dischargers;

July 1, 1993, all permittees with a permitted average flow rate greater than five million gallons per day.

Note. Chapter 173-50 WAC is available at:

Department of Ecology
Records Management
Mailstop PV-11
Olympia, WA 98504-8711

These requirements are effective and binding on all permittees under the authority of rule, regardless of whether they have been included as conditions of a permit.

(b) Except as established in (c) of this subsection, monitoring data submitted to the department in accordance with this chapter shall be prepared by a laboratory registered or accredited under the provisions of chapter 173-50 WAC no later than July 1, 1994, for all NPDES permittees not covered under (a) of this subsection.

Note. Chapter 173-50 WAC is available at:

Department of Ecology
Records Management
Mailstop PV-11
Olympia, WA 98504-8711

These requirements are effective and binding on all permittees under the authority of rule, regardless of whether they have been included as conditions of a permit.

(c) The following parameters need not be accredited or registered:

(i) Flow;

(ii) Temperature; and

(iii) Parameters which are used solely for internal process control.

WSR 90-21-091

NOTICE OF PUBLIC MEETINGS

THE EVERGREEN STATE COLLEGE

[Memorandum—October 12, 1990]

This letter is to notify you of a change in date to the previously submitted schedule of board meetings for 1990 for The Evergreen State College. The November and December meeting schedule is as follows: Wednesday, November 14, at 1:30 p.m. in Library 3112 (instead of November 7); and Wednesday, December 12, at 1:30 p.m. in Library 3112 (instead of December 5).

WSR 90-21-092

ATTORNEY GENERAL OPINION

Cite as: AGO 1990 No. 11

[October 17, 1990]

COUNTIES—WEED CONTROL BOARD—SPECIAL ASSESSMENTS—CITIES AND TOWNS—APPLICABILITY OF SPECIAL ASSESSMENT FOR COUNTY WEED PROGRAM WITHIN INCORPORATED AREAS

RCW 17.10.240(1) authorizes the county legislative authority to levy a special assessment against land for the purpose of operating the county's weed program. This assessment may be levied on land located in incorporated areas within the county.

Requested by:

The Honorable Paul Klasen
Prosecuting Attorney
Grant County
Post Office Box 39
Ephrata, Washington 98823

WSR 90-21-093

PERMANENT RULES

WASHINGTON STATE UNIVERSITY

[Order 90-3—Filed October 19, 1990, 3:39 p.m.]

Date of Adoption: October 12, 1990.

Purpose: Adoption of State Environmental Policy Act (SEPA) guidelines.

Citation of Existing Rules Affected by this Order: Repealing WAC 504-48-010.

Statutory Authority for Adoption: RCW 43.21C.120, 34.05.350, and 28B.30.095.

Other Authority: WAC 197-11-904.

Pursuant to notice filed as WSR 90-18-078 on September 19 [5], 1990.

Effective Date of Rule: Thirty-one days after filing.

October 12, 1990

Samuel H. Smith

President

REPEALER

WAC 504-48-010 State Environmental Policy Act (SEPA). (Order 90-2, filed 7/9/90)

NEW SECTION

WAC 504-48-005 AUTHORITY. Washington State University adopts these procedures under the State Environmental Policy Act (SEPA), RCW 43.21C.120, and the SEPA rules, WAC 197-11-904.

NEW SECTION

WAC 504-48-015 ADOPTION BY REFERENCE. The university hereby adopts by reference the 1984 SEPA rules, chapter 197-11 of the Washington Administrative Code, and any amendments thereto, except as follows:

WAC

- 197-11-010 Authority.
- 197-11-020 Purpose.
- 197-11-030 Policy.
- 197-11-810 Exemptions and nonexemptions applicable to specific state agencies.
- 197-11-820 Department of licensing.
- 197-11-825 Department of labor and industries.
- 197-11-830 Department of natural resources.
- 197-11-835 Department of fisheries.
- 197-11-840 Department of game.
- 197-11-845 Department of social and health services.
- 197-11-850 Department of agriculture.
- 197-11-855 Department of ecology.
- 197-11-860 Department of transportation.
- 197-11-865 Utilities and transportation commission.
- 197-11-870 Department of commerce and economic development.
- 197-11-875 Other agencies.
- 197-11-906 Content and consistency of agency procedures.
- 197-11-908 Environmentally sensitive areas.
- 197-11-910 Designation of responsible official.
- 197-11-912 Procedures on consulted agencies.
- 197-11-917 Relationship to chapter 197-10 WAC.
- 197-11-950 Severability.
- 197-11-955 Effective date.

NEW SECTION

WAC 504-48-020 REQUIRED METHODS OF PUBLIC NOTICE. When these rules require notice to be given under WAC 197-11-510, the university shall:

(1) Provide notice in such form as a press release or advertisement in *WSU Week*, Washington State University Daily Evergreen, and a newspaper of general circulation in the county, city or general area that the proposal is located; and

(2) In the case of site-specific project proposals, post a notice on the proposed site.

NEW SECTION

WAC 504-48-030 UNIVERSITY COMPLIANCE WITH FLEXIBLE THRESHOLDS. The university will use the flexible thresholds established by the particular jurisdiction in which a university project is located.

NEW SECTION

WAC 504-48-040 EMERGENCIES. Actions that must be undertaken immediately or within a time too short to allow full compliance with these rules, to avoid an imminent threat to public health or safety, to prevent an imminent danger to public or private property, or to prevent an imminent threat of serious environmental degradation, shall be exempt from the procedural requirements of this chapter. Such actions include, but are not limited to, the following:

(1) Emergency pollution control actions responding to accidental discharges, leaks or spills into the air, state waters, or on land.

(2) Implementation of a change in waste disposal procedures caused by unanticipated changes in waste sources which are in compliance with federal and state regulations and standards.

NEW SECTION

WAC 504-48-050 DESIGNATION OF RESPONSIBLE OFFICIAL. For the purposes of SEPA, the responsible agency official is:

Director of Facilities Planning
122 French Administration Building
Washington State University
Pullman, WA 99164-1010

NEW SECTION

WAC 504-48-060 PROCEDURES ON CONSULTED AGENCIES. The responsible officer designated in WAC 504-48-050 shall be responsible for coordinating, receiving, and reviewing comments and requests for information from agencies regarding threshold determinations, scoping, EIS's, and supplemental EIS's.

NEW SECTION

WAC 504-48-070 SEVERABILITY. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of this chapter, or the application of the provision to other persons or circumstances, shall not be affected.

WSR 90-21-094**PROPOSED RULES****BOARD OF ACCOUNTANCY**

[Filed October 19, 1990, 3:42 p.m.]

Original Notice.

Title of Rule: Public records.

Purpose: Repealing superseded or obsolete sections of chapter 4-24 WAC (WAC 4-24-100 and 4-24-130); and amending WAC 4-24-131 to explain the board's system of indexing public records.

Statutory Authority for Adoption: RCW 18.04.055.

Statute Being Implemented: RCW 42.17.260.

Summary: The board neglected to repeal some existing sections of WAC when it adopted new rules under the 1983 Accountancy Act. This repealer removes duplicate provisions. The amendment to WAC 4-24-131 is proposed to implement RCW 42.17.260.

Reasons Supporting Proposal: Eliminate duplicate rules (housekeeping); and conform to new public records provisions.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Carey L. Rader, 210 East Union Avenue, Olympia, 753-2585.

Name of Proponent: Board of Accountancy, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The repealer will have no effect beyond removing

duplicate sections of WAC. The amendment to WAC 4-24-131 updates the board's public records' listing and sets up an indexing system for board rulings and policies.

Proposal Changes the Following Existing Rules: Updates listing of public record and establishes an index of board rulings and policies.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Meeting Room, Offices of Benson and McLaughlin, P.S., 14th Floor, 2201 Sixth Avenue, Seattle, on December 5, 1990, at 9:15 a.m.

Submit Written Comments to: Carey L. Rader, Board of Accountancy, 210 East Union Avenue, Suite H, Olympia, WA 98504, by December 1, 1990.

Date of Intended Adoption: December 5, 1990.

October 15, 1990

Carey L. Rader
Chief Executive Officer

AMENDATORY SECTION (Amending Order ACB 106, filed 10/26/83)

WAC 4-24-131 INDEX OF PUBLIC RECORDS AVAILABLE. (1) The board has available to all persons:

(a) ~~((Card)) A data base file of every Washington ((licensed)) certified public accountant((with details of)). The file contains each certified public accountant's name, address, certificate type and number, date issued ((and number, including certified public accountant examination candidates without grade information)), and status of certificate;~~

(b) ~~((Computer status report showing current status of all licensed accountants, name and address, current or delinquent)) A data base file of certified public accountant examination candidates. The file contains each candidate's name, address, and candidate identification number;~~

(c) Formal orders ~~((including orders of public hearings));~~

(d) Minutes of board meetings;

(e) ~~((Files to support above, with specific complaints and other nondisclosable items deleted;~~

(f)) Tape recordings of ~~((all))~~ board meetings for the last six months, excluding executive sessions;

~~((g)) Correspondence, including AICPA reports of examination results, excluding names;~~

~~((h)) (i) Law and rules pamphlets and amendments thereto;~~

~~((j)) (g) Certified public accountants' continuing education reports and continuing education ((course data;)) sponsor agreements ((and records applicable to licensees));~~

~~((k)) (h) Legal orders file; and~~

~~((l)) (i) Correspondence and materials ((referred to therein by and with the board relating to any)) dealing with regulatory, supervisory, or enforcement responsibilities of the board((whereby the board determines or opines upon, or is about to determine or opine upon, the rights of the state, the public, a subdivision of state government or of any private party, which is filed chronologically, with one copy also filed in a licensee's file, if applicable)). The board does not maintain an index of correspondence files.~~

(2) The board ~~((has determined that it would be unduly burdensome to maintain an index, except as set forth herein, due to fiscal and personnel limitations and to the general nature and large volume of correspondence of the board)) maintains a data base file of final orders, declaratory rulings, interpretations, and policy statements. The file starts January 1, 1985. The file contains, at a minimum, the following data about board actions: Category, subcategory, date, description, and type (for example, board resolution or order). The file is updated semiannually.~~

(3) The board shall not give, sell, or provide access to lists of individuals requested for commercial purposes except that a list of licenses is maintained according to statute, and except that lists of applicants for licenses are accessible to bona fide educational and professional organizations.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 4-24-100 EXEMPTIONS.
WAC 4-24-130 INDEX OF PUBLIC RECORDS AVAILABLE.

WSR 90-21-095
PROPOSED RULES
BOARD OF ACCOUNTANCY
[Filed October 19, 1990, 3:49 p.m.]

Original Notice.

Title of Rule: Chapters 4-04, 4-12, 4-16, and 4-20 WAC.

Purpose: To repeal superseded board rules.

Statutory Authority for Adoption: RCW 18.04.055.

Statute Being Implemented: Chapter 18.04 RCW.

Summary: Repealer of board rules superseded by chapters 4-24 and 4-25 WAC.

Reasons Supporting Proposal: Superseded rules in conflict with current rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Carey L. Rader, 210 East Union Avenue, Olympia, 753-2585.

Name of Proponent: Board of Accountancy, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The board intended that chapters 4-04, 4-12, 4-16, and 4-20 WAC would be repealed at the time chapters 4-24 and 4-25 WAC were adopted in 1983. Apparently the forms to repeal were not properly prepared and filed. Consequently, the sections to be repealed directly conflict with current WAC sections for fees, examination administration, education requirements, professional conduct, and continuing professional education.

Proposal Changes the Following Existing Rules: [No information supplied by agency.]

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The repealer does not have economic impact to small businesses.

Hearing Location: Meeting Room, Offices of Benson and McLaughlin, P.S., 14th Floor, 2201 Sixth Avenue, Seattle, on December 5, 1990, at 9:15 a.m.

Submit Written Comments to: Carey L. Rader, Board of Accountancy, 210 East Union Avenue, Suite H, Olympia, 98504, by December 1, 1990.

Date of Intended Adoption: December 5, 1990.

October 15, 1990

Carey L. Rader
Chief Executive Officer

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 4-04-010 CONSTRUCTION OF "DATE OF PASSAGE OF THE ACT."

WAC 4-04-020 USE OF TITLES RELATING TO ACCOUNTANCY.
 WAC 4-04-030 ANNUAL NOTICE TO RENEW AN ANNUAL PERMIT.
 WAC 4-04-050 TEMPORARY PRACTICE BY OUT-OF-STATE ACCOUNTANTS.
 WAC 4-04-060 RESIDENT MANAGER OF PUBLIC ACCOUNTING OFFICE.
 WAC 4-04-070 PROFESSIONAL SERVICE CORPORATIONS—NOTIFICATION REQUIREMENTS.
 WAC 4-04-180 REEXAMINATION REQUIREMENTS.
 WAC 4-04-190 TIME OF EXAMINATION.
 WAC 4-04-200 FEES FOR CPA EXAMINATION.
 WAC 4-04-210 FEES FOR PERMIT TO PRACTICE ACCOUNTING.
 WAC 4-04-220 FEE FOR REGISTRATION AS CPA PARTNERSHIP OR PS.
 WAC 4-04-230 ANNUAL LICENSE FEE FOR CPA PARTNERSHIP OR PS.
 WAC 4-04-250 FEE FOR REGISTRATION OF LPA PARTNERSHIP OR PS.
 WAC 4-04-260 ANNUAL LICENSE FEE FOR LPA PARTNERSHIP OR PS.
 WAC 4-04-280 FEE FOR REGISTRATION OF PA PARTNERSHIP OR PS.
 WAC 4-04-290 ANNUAL LICENSE FEE FOR PUBLIC ACCOUNTANT PARTNERSHIPS OR PS.
 WAC 4-04-300 EDUCATIONAL REQUIREMENTS.
 WAC 4-04-310 LICENSE REQUIREMENTS FOR PUBLIC ACCOUNTING PARTNERSHIPS OR PROFESSIONAL SERVICE CORPORATIONS.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 4-12-010 EXAMINATIONS, TIMES AND PLACES.
 WAC 4-12-020 APPLICATIONS FOR EXAMINATIONS.
 WAC 4-12-030 EXAMINATION SPECIFIED IN RCW 18.04.120(5) MEANS EXAMINATION BY THE BOARD.
 WAC 4-12-040 CONSTRUCTION OF RCW 18.04.120 (6)(B) AS TO GRADUATION FROM ESTABLISHED RESIDENT SCHOOL OF BUSINESS OR ACCOUNTING.
 WAC 4-12-060 CONSTRUCTION OF RCW 18.04.120 AS TO GRADUATE OF COLLEGE OR UNIVERSITY.
 WAC 4-12-070 CONSTRUCTION OF RCW 18.04.170 AS TO COLLEGE ENROLLMENT.
 WAC 4-12-080 CREDIT FOR PARTS OF EXAMINATION PASSED.
 WAC 4-12-090 GIVING OR RECEIVING AID AT EXAMINATION.
 WAC 4-12-110 EQUIVALENT EXAMINATION.
 WAC 4-12-170 APPLICANTS FOR INITIAL PERMITS TO PRACTICE PUBLIC ACCOUNTING.
 WAC 4-12-180 RENEWAL OF PERMITS TO PRACTICE PUBLIC ACCOUNTING.
 WAC 4-12-190 APPLICANTS FOR PERMITS TO PRACTICE PUBLIC ACCOUNTING FROM OTHER STATUS.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 4-16-300 PREAMBLE.
 WAC 4-16-310 DEFINITIONS.
 WAC 4-16-320 RULE 101—INDEPENDENCE.
 WAC 4-16-325 RULE 102—INTEGRITY AND OBJECTIVITY.
 WAC 4-16-330 RULE 103—COMMISSIONS.
 WAC 4-16-335 RULE 104—CONTINGENT FEES.
 WAC 4-16-340 RULE 105—INCOMPATIBLE OCCUPATIONS.
 WAC 4-16-345 RULE 201—COMPETENCE.
 WAC 4-16-350 RULE 202—AUDITING STANDARDS.
 WAC 4-16-355 RULE 203—ACCOUNTING PRINCIPLES.

WAC 4-16-360 RULE 204—FORECASTS.
 WAC 4-16-370 RULE 301—CONFIDENTIAL CLIENT INFORMATION.
 WAC 4-16-375 RULE 302—RECORDS.
 WAC 4-16-380 RULE 401—DISCREDITABLE ACTS.
 WAC 4-16-385 RULE 402—ACTING THROUGH OTHERS.
 WAC 4-16-390 RULE 403—ADVERTISING.
 WAC 4-16-395 RULE 404—SOLICITATION.
 WAC 4-16-400 RULE 405—FORM OF PRACTICE.
 WAC 4-16-405 RULE 406—FIRM NAMES.
 WAC 4-16-410 RULE 407—COMMUNICATIONS.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 4-20-010 CITATION OF RULES AND PURPOSE.
 WAC 4-20-020 BASIC REQUIREMENTS—AMOUNT.
 WAC 4-20-030 BASIC REQUIREMENTS—EFFECTIVE DATE OF REQUIREMENT.
 WAC 4-20-045 BASIC REQUIREMENTS—EXCEPTIONS.
 WAC 4-20-100 QUALIFICATION OF PROGRAM—PRIMARY CONSIDERATION.
 WAC 4-20-110 QUALIFICATION OF PROGRAM—BASIC REQUIREMENTS.
 WAC 4-20-120 QUALIFICATION OF PROGRAM—APPROVED BY BOARD.
 WAC 4-20-130 QUALIFICATION OF PROGRAM—INDIVIDUAL STUDY.
 WAC 4-20-140 INSTRUCTOR OR DISCUSSION LEADER.
 WAC 4-20-150 QUALIFICATION OF PROGRAM—PUBLISHED ARTICLES AND BOOKS.
 WAC 4-20-200 CONTROLS AND REPORTING—STATEMENT OF COMPLETION.

WSR 90-21-096**EMERGENCY RULES****DEPARTMENT OF FISHERIES**

[Order 90-125—Filed October 19, 1990, 3:50 p.m.]

Date of Adoption: October 19, 1990.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:

Repealing WAC 220-47-613.

Statutory Authority for Adoption: RCW 75.08.080.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Openings in Areas 7 and 7A are necessary to harvest non-Indian allocation of United States and Canadian origin chum. Openings in Areas 6D, 7B, and 8D provide opportunity to harvest non-Indian allocation of coho destined for Strait, Nooksack-Samish and Stillaguamish-Snohomish regions of origin. Openings in Areas 8A, 10, 11, 12, and 12B provide opportunity to harvest non-Indian allocation of chum destined for Stillaguamish-Snohomish, South Sound and Hood Canal regions of origin. The restriction in Area 10 is necessary to reduce harvest impacts on local chum stocks. All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Effective Date of Rule: 12:01 a.m., October 21, 1990.
 October 19, 1990
 Judith Merchant
 Deputy
 for Joseph R. Blum
 Director

WSR 90-21-097
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
(Noxious Weed Control Board)
 [Filed October 19, 1990, 3:53 p.m.]

NEW SECTION

WAC 220-47-614 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY. Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 AM Sunday October 21 until further notice, it is unlawful to take, fish for, or possess salmon or Atlantic salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

* Area 6D – Gillnets using 5-inch minimum mesh and fishing no more than 900 feet of net, and Purse Seines using the 5-inch strip, may fish continuously from 12:01 AM Sunday September 23 through 4 PM Friday October 26.

* Areas 7 and 7A – Reef Nets may fish from 5 AM to 9 PM Friday October 26, Purse Seines may fish from 5 AM to 9 PM Tuesday, October 23, and Gillnets using 6-inch minimum mesh may fish from 5 PM Monday October 22 to 9 AM Tuesday October 23.

* Area 7B – Gillnets using 5-inch minimum mesh and Purse Seines may fish continuously through 6 PM Saturday October 27.

* Area 8D – Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM daily, Tuesday and Wednesday October 23 and 24 and from 8 AM to 4 PM Friday October 26 and Gillnets using 5-inch minimum mesh may fish from 5 PM to 9 AM nightly, Monday and Tuesday October 22 and 23 and from 8 AM to 4PM Thursday October 25.

* Area 8A, 10, 11, 12 and 12B – Purse Seines using the 5-inch strip may fish from 5 AM to 9 PM daily, Tuesday and Wednesday October 23 and 24 and Gillnets using 6-inch minimum mesh may fish from 5 PM to 9 AM nightly, Monday and Tuesday October 22 and 23. This opening excludes those waters of Area 10 west of a line projected 178 degrees true from the light at the end of Indianola Dock to the landfall on the south shore of Port Madison.

* Areas 4B, 5, 6, 6A, 6B, 6C, 7C, 7D, 7E, 8, 9, 9A, 10A, 10C, 10D, 10E, 10F, 10G, 11A, 12A, 12C, 12D, 13, 13A, 13C, 13D, 13E, 13F, 13G, 13H, 13I, 13J, and 13K, all freshwater areas and exclusion zones provided for in WAC 220-47-307 except as modified herein – Closed.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 AM Sunday October 21:

WAC 220-47-613 PUGET SOUND ALL-CITIZEN COMMERCIAL SALMON FISHERY (90-123)

Original Notice.

Title of Rule: Chapter 16-750 WAC, State noxious weed list and schedule of monetary penalties.

Purpose: The State Noxious Weed Control Board has amended the state noxious weed list to add species determined to be noxious, to delete species, and to change areas designated for some Class B weeds. Additions, deletions, and changes to this chapter are being made to provide for more effective statewide weed control pursuant to chapter 17.10 RCW.

Statutory Authority for Adoption: Chapter 17.10 RCW.

Statute Being Implemented: Chapter 17.10 RCW.

Summary: The state noxious weed list is being amended to add two species to the Class A noxious weed list, to add two species to the Class B noxious weed list and to delete three other species from the same list, to add one species and delete another from the Class C noxious weed list. Regions in which Class B weeds will be designated for mandatory control have been changed for 13 species.

Name of Agency Personnel Responsible for Drafting: Catherine Hovanic, Executive Secretary, Washington State Weed Board, 1313 West Meeker Street, Suite 111, Kent, (206) 872-6480; Implementation: Walter Wm. Wolf, Chairman, Washington State Weed Board, 1313 West Meeker Street, Suite 111, Kent, (206) 843-1808; and Enforcement: Bill Brookreson, Assistant Director, Washington State Agriculture, 6120 Capitol Boulevard, Tumwater, (206) 586-5306.

Name of Proponent: Washington State Noxious Weed Control Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The Washington state noxious weed list and schedule of monetary penalties provides the basis for noxious weed control efforts by county noxious weed control boards, weed districts, the State Noxious Weed Control Board and the Department of Agriculture, in carrying out chapter 17.10 RCW.

Proposal Changes the Following Existing Rules: See Summary above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Commissioners' Auditorium, Kittitas County Courthouse, 5th and Main Streets, Ellensburg, Washington, on November 28, 1990, at 10:00 a.m.

Submit Written Comments to: Catherine Hovanic, Washington State Noxious Weed Control Board, 1313 West Meeker Street, Suite 111, Kent, WA 98032, by November 23, 1990.

Date of Intended Adoption: November 28, 1990.
 October 19, 1990.
 Walter Wm. Wolf, Chairman
 By Catherine Hovanic
 Executive Secretary

AMENDATORY SECTION (Amending WSR 90-01-004, filed 12/7/89, effective 1/7/90)

WAC 16-750-003 DEFINITIONS. (1) The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise plainly requires:

- (a) "Board" and "state board" means the noxious weed control board of this state, or a duly authorized representative.
- (b) "Director" means the director of agriculture of this state, or a duly authorized representative.
- (c) "Department" means the department of agriculture of this state.
- (d) "Person" means any individual, partnership, corporation, firm, or any other entity.

(2) The definitions set forth in this subsection shall apply throughout this chapter, chapter 17.10 RCW, and any rules adopted thereunder unless the context otherwise plainly requires:

- (a) "Control" means to prevent all seed production.
- (b) "Contain" means to confine a noxious weed and its propagules to an identified area of infestation.
- (c) "Eradicate" means to eliminate a noxious weed within an area of infestation.
- (d) "Prevent the spread of noxious weeds" means to contain noxious weeds.

(e) Class A noxious weeds are those noxious weeds not native to the state that are of limited distribution or are unrecorded in ~~((a region of))~~ the state and whose introduction to the state of Washington was not intentional, or whose intentional introduction poses a serious threat to the state for which no ~~((intentional))~~ containment is assured by the owner.

(f) Class B noxious weeds are those noxious weeds not native to the state that are of limited distribution or are unrecorded in a region of the state and that pose a serious threat to that region.

(g) "Class B designate" means those Class B noxious weeds whose populations in a region or area are such that all seed production can be prevented within a calendar year.

(h) Class C are any other noxious weeds.

(3) Any county noxious weed control board may enhance the clarity of any definition contained in subsection (2) of this section, making that definition more specific, but shall not change its general meaning.

AMENDATORY SECTION (Amending WSR 90-01-004, filed 12/7/89, effective 1/7/90)

WAC 16-750-005 STATE NOXIOUS WEED LIST—CLASS A NOXIOUS WEEDS.

COMMON NAME	SCIENTIFIC NAME
bean-caper, Syrian	Zygophyllum fabago
blueweed, Texas	Helianthus ciliaris
buffalobur	Solanum rostratum
bursage, skeleton leaf	Ambrosia tomentosa
chervil, wild	Anthriscus sylvestris
cordgrass, salt meadow	Spartina patens
crupina, common	Crupina vulgaris
four o'clock, wild	Mirabilis nyctaginea
hawkweed, mouseear	Hieracium pilosella
hedgearsley	Torilis arvensis
johnsongrass	Sorghum halepense
knapweed, bighead	Centaurea macrocephala
knapweed, featherhead	Centaurea trichocephala
knapweed, Vochin	Centaurea nigrescens
mallow, Venice	Hibiscus trionum
nightshade, silverleaf	Solanum elaeagnifolium
peganum	Peganum harmala
rupturewort	Herniaria cineria
sage, Mediterranean	Salvia aethiopsis
snapdragon, dwarf	((Chaenorhinum)) Chaenorhinum minus
starthistle, purple	Centaurea calcitrapa
thistle, milk	Silybum marianum
unicorn-plant	Proboscidea louisianica
velvetleaf	Abutilon theophrasti
woad, dyers	Isatis tinctoria

AMENDATORY SECTION (Amending WSR 90-01-004, filed 12/7/89, effective 1/7/90)

WAC 16-750-011 STATE NOXIOUS WEED LIST—CLASS B NOXIOUS WEEDS.

Name	Will be a "Class B designate" in all lands lying within:
((+)) apera, interrupted Apera interrupta	(a) regions 1,2,3,5,6,8,9 (b) Ferry, Stevens, and Pend Oreille counties of region 4 (c) Lincoln and Adams counties of region 7 (d) region 10 except Columbia County.)
((+)) (1) blueweed Echium vulgare	(a) regions 1,2,3,4,5,6,8,9,10 (b) region 7 except for an area starting at the Stevens County line on SR 291 south to the SR 291 bridge over the Little Spokane River, thence upstream along the Little Spokane River to the first Rutter Parkway Bridge; thence south along the Rutter Parkway to the intersection of Rutter Parkway and Indian Trail Road; thence southerly along Indian Trail Road to a point three miles south (on section line between sections 22 and 27, T-26N, R-42E); thence due west to a point intersecting the line between Ranges 41 and 42; thence north along this line to a point 1/4 mile south of Charles Road; thence north-westerly parallel to Charles Road to a point 1/4 miles south of the intersection of Charles Road and West Shore Road; thence northerly along West Shore Road to the Spokane River (Long Lake); thence southeasterly along the Spokane River to the point of beginning.
((+)) (2) broom, Scotch Cytisus scoparius	regions 3,4,6,7,9,10.
((+)) (3) bryony, white Bryonia alba	(a) regions 1,2,3,4,5,6,((7)),8,9 (b) region 7 except Whitman County (c) Franklin County of region 10.
((+)) (4) bugloss, common Anchusa officinalis	(a) regions 1,2,3,5,6,8,9,10 (b) Ferry County of region 4 (c) Lincoln, Adams, and Whitman counties of region 7 (d) Pend Oreille County north of the northernmost boundary of T33N.
((+)) (5) cameltorn Alhagi pseudalhagi	(a) regions 1,2,3,4,5,7,8,9 (b) ((Intercounty Weed District No. 51, Intercounty Weed District No. 52, Grant County Weed District No. 1, Grant County Weed District No. 2, and Grant County Weed District No. 3 (c) Grant County north of Highway 90)) region 6 except those portions of Sections 23,24,25, and 29 through 36, T16N, R27E, W.M. lying outside Intercounty Weed District No. 52 and except Sections 1 through 12, T15N, R27E, W.M. in Grant County (d) T16N, R29E; T16N, R30E; T15N, R28E except Sec. 5; T15N, R29E; T15N, R30E (e) Franklin County of region 9))

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
	<p>((f))</p> <p>(d) Columbia, Garfield, and Asotin counties of region 10</p> <p>((g))</p> <p>(e) an area beginning at the Washington — Oregon border at the southwest portion of section 15, R32E, T6N, then north to the northwest corner of section 3, R32E, T7N, then east to the northeast corner of section 3, ((R32E)) R36E, T7N, then south to southeast portion of section 15, ((R32E)) R36E, T6N, at the Washington — Oregon border, then west along the Washington — Oregon border to the point of beginning.</p>	(18) indigobush <i>Amorpha fruticosa</i>	<p>(a) regions 1,2,3,4,5,6((7))</p> <p>(b) ((Asotin County of region 10)) regions 7 and 10 except within 200 feet of the Snake River from Central Ferry downstream</p> <p>(c) regions 8, 9, and 10 except within 200 feet of the Columbia River.</p>
		(19) knapweed, black <i>Centaurea nigra</i>	<p>(a) regions 1,2,3,4,5,7,9,10</p> <p>(b) region 6 except Kittitas County</p> <p>(c) region 8 except Clark County.</p>
		(20) knapweed, brown <i>Centaurea jacea</i>	<p>(a) regions 1,2,3,4,5,7,9,10</p> <p>(b) region 6 except Kittitas County</p> <p>(c) region 8 except Clark County.</p>
		(21) knapweed, diffuse <i>Centaurea diffusa</i>	<p>(a) regions 1,2,5,8</p> <p>(b) Grant County lying in the north half of Township 15 North, Ranges ((24)) 25 through 27 East; Township 16 North, Ranges 25, 26 and 27 East; Townships 17 and 18 North, Ranges 25 through 30 East; Townships 19 and 20 North, Range 30 East; Township ((22)) 21 North, Ranges 23, 24, and 25 East, Sections 1 through 30; Township((s)) 21((22; and 23)) North, Range((s 28; 29; and 30 East; Townships 24 and 25 North; Ranges 29 and East; Township 26 North; Range 30 East; and the east half of Township 27 North; Range 30 East)) 26 East, Sections 5,6,7,8,17, and 18; East half of Township 21 North, Range 27 East; Township 21 North, Ranges 28, 29, and 30 East; those portions of Townships 22 through 28 North, Ranges 23 through 30 East; those portions of Townships 22 through 28 North, Ranges 23 through 30 East; lying in Grant County, all W.M.</p> <p>(c) Adams County except those areas within T15N, R36E, Section 36; T15N, R37E, Sections 22,23,24,25,26,27,28, 31,32,33 and 34; T15N, R38E, Sections 2,10,11,14,15,19 and 20; T16N, R38E, Sections 34 and 35; T17N, R37E, Sections 5 and 6; T18N, R37E, Sections 29,30,31 and 32</p>
((7))			
(6) catsear, ((spotted)) common <i>Hypochaeris radicata</i>	(a) regions 3,4,6,7,9,10.		
((8))			
(7) Cordgrass, smooth <i>Spartina alterniflora</i>	<p>(a) regions 1,3,4,5, 6,7,9,10</p> <p>(b) ((Whatcom, Snohomish, Island, and San Juan counties of)) region 2 except estuaries of Skagit County</p> <p>(c) region 8 except estuaries of Pacific County.</p>		
(8) cordgrass, common <i>Spartina anglica</i>	<p>(a) regions 1,3,4,5,6,7,8,9,10</p> <p>(b) region 2 except estuaries of Skagit, Island, and Snohomish counties.</p>		
(9) daisy, oxeye <i>Chrysanthemum leucanthemum</i>	(a) regions 6,7,9,10.		
(10) deadnettle, hybrid <i>Lamium hybridum</i>	<p>(a) regions 1,3,4,5,6, 7,8,9,10</p> <p>(b) region 2 except Skagit County.</p>		
(11) dogtailgrass, hedgehog <i>Cynosurus echinatus</i>	<p>(a) regions 3, 4, 6, 7, 10</p> <p>(b) region 9 except Klickitat County.</p>		
(12) fieldcress, Austrian <i>Rorippa austriaca</i>	<p>(a) regions 1,2,3,4,5,6, ((7))8,9</p> <p>(b) regions 7 and 10 except within the Palouse River Canyon from Big Palouse Falls to the Snake River.</p>		
(13) foxtail, slender <i>Alopecurus myosuroides</i>	<p>(a) regions 1,2,3,5,6,8,9,10</p> <p>(b) Ferry, Stevens, Pend Oreille counties of region 4</p> <p>(c) Adams and Whitman counties of region 7.</p>		
(14) goatgrass, jointed <i>Aegilops cylindrica</i>	<p>(a) regions 1,2,5,8</p> <p>(b) Ferry County of region 4</p> <p>(c) Grant and Adams counties of region 6</p> <p>(d) Franklin County of regions 9 and 10</p> <p>(e) Intercountry Weed District No. 51.</p>		
(15) gorse <i>Ulex europaeus</i>	<p>(a) regions 3,4,6,7,9,10</p> <p>(b) Thurston and Pierce counties of region 5</p> <p>(c) Wahkiakum and Cowlitz counties of region 8.</p>	(22) knapweed, meadow <i>Centaurea jacea x nigra</i>	<p>(a) regions 1,2,3,4,5,7,9,10</p> <p>(b) region 6 except Kittitas County</p> <p>(c) region 8 except Clark County.</p>
(16) hawkweed, orange <i>Hieracium aurantiacum</i>	<p>(a) regions 3,6,9,10</p> <p>(b) Ferry County of region 4</p> <p>(c) Lincoln and Adams counties of region 7.</p>	(23) knapweed, Russian <i>Acroptilon repens</i>	<p>(a) regions 1,2,5,7,8</p> <p>(b) region 4 except that area lying within the boundaries of the Colville Indian Reservation within Ferry County</p> <p>(c) Adams County except those areas in the Main Lind Coulee Drainage area of T17N, R32E, Sections 19,20,25,27,28,29,32, 33,34,35 and 36; T17N, R33E, Sections 16,17,19,20 and 30; and those areas within the Lower Crab Creek drainage area of T15N, R28E, sections 5 and 6; and the western half of T16N, R28E</p>
(17) hawkweed, yellow <i>Hieracium pratense</i>	<p>(a) regions 1,2,3,5,6,7,8,9,10</p> <p>(b) ((Ferry and Spokane counties of)) region 4 except north of T32N in Pend Oreille County and east Highway 395 and north of Highway 20 in Stevens County.</p>		

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
(24) knapweed, spotted <i>Centaurea maculosa</i>	(d) Intercounty Weed District No. 52 (e) region 10 except Franklin County. (a) regions 1,2,3,5,6,8,9 (b) <u>Ferry County of region 4</u> (c) Adams and Whitman counties of region 7 (((e))) (d) region 10 except Garfield County. (a) regions 1,2,3,4,5,6,8,9,10 (b) region 7 except an area within Whitman County east of the Pullman — Wawawai Road from Wawawai to Pullman and south of State Highway 270 from Pullman to Moscow, Idaho.	(29) oxtongue, hawkweed <i>Picris hieracioides</i>	(((e))) (d) region 10 except Walla Walla County. (a) regions 1,2,3,4,5,6,7,9,10 (b) region 8 except Skamania County. (a) regions 1,2,3,4,5,7,8,10 (b) Grant County lying northerly of Township 21, North, W.M. (c) Intercounty Weed Districts No. 51 and 52. (a) regions 3,4,6,7,9,10.
(25) lepyrodiclis <i>Lepyrodiclis holsteoides</i>	(a) regions 1,3,4,7,8 (b) <u>region 2 except Snohomish County</u> (c) <u>region 5 except King County</u> (((e))) (d) region 6 except that portion of Grant County (<u>lying southerly of State Highway 28 and except Sections 21,28,29, and 32, Township 21 North, Range 26 East</u>) in <u>T16 through 20N, R22 through 29E, W.M., and except Sections 21,28,29, and 32, T21N, R26E, W.M.</u> (((e))) (e) region 9 except Benton County (((e))) (f) region 10 except Walla Walla County (((e))) (g) Intercounty Weed Districts No. 51 and No. 52.	(31) ragwort, tansy <i>Senecio jacobaea</i> (32) sandbur, longspine <i>Cenchrus longispinus</i>	(a) regions 1,2,3,4,5,7,8 (b) Adams County of region 6 except for that area lying within Intercounty Weed District No. 52 (c) Intercounty Weed District No. 51. (a) regions 1,2,3,5,8,9 (b) Franklin County except T13N, R36E; and T14N, R36E (c) Adams County except those areas lying east of a boundary line running north from Franklin County along the western boundary of Range 36 East to State Highway 26 then east on State Highway 26 to State Highway 261 then north on State Highway 261 to Suttan Road then east on Suttan Road to Snyder Road then north on Snyder Road extended to Providence Road then west on Providence Road to Klein Road then north on Klein Road to Wellsandt Road then east on Wellsandt Road to Interstate 90 then east on I-90 to the Lincoln County line (d) region 6 except that portion lying within Grant County that is southerly of State Highway 28, northerly of Interstate Highway 90 and easterly of Grant County Road E. Northwest (e) Pend Oreille County north of the northernmost boundary of Township 33 North (f) <u>Ferry County</u> (g) Asotin County of region 10. (a) regions 1,2,3,4,5,7,8,9,10.
(26) loosestrife, purple <i>Lythrum salicaria</i>	(a) regions 1,3,4,7,8 (b) <u>region 2 except Snohomish County</u> (c) <u>region 5 except King County</u> (((e))) (d) region 6 except that portion of Grant County (<u>lying southerly of State Highway 28 and except Sections 21,28,29, and 32, Township 21 North, Range 26 East</u>) in <u>T16 through 20N, R22 through 29E, W.M., and except Sections 21,28,29, and 32, T21N, R26E, W.M.</u> (((e))) (e) region 9 except Benton County (((e))) (f) region 10 except Walla Walla County (((e))) (g) Intercounty Weed Districts No. 51 and No. 52.	(33) skeletonweed, rush <i>Chondrilla juncea</i>	(a) regions 1,2,5,8. (a) regions 1,3,4,7,8 (b) <u>region 2 except Snohomish County</u> (c) <u>region 5 except King County</u> (d) <u>region 6 except that portion of Grant County in T16 through 20N, R22 through 29E, W.M., and except sections 21,28,29, and 32, T21N, R26E, W.M.</u> (e) <u>region 9 except Benton County</u> (f) <u>region 10 except Walla Walla County</u> (g) <u>Intercounty Weed Districts No. 51 and No. 52.</u>
(27) loosestrife, wand <i>Lythrum virgatum</i>	(a) regions 1,2,3,4,5,7,8 (b) <u>region 2 except Snohomish County</u> (c) <u>region 5 except King County</u> (d) <u>region 6 except that portion of Grant County in T16 through 20N, R22 through 29E, W.M., and except sections 21,28,29, and 32, T21N, R26E, W.M.</u> (e) <u>region 9 except Benton County</u> (f) <u>region 10 except Walla Walla County</u> (g) <u>Intercounty Weed Districts No. 51 and No. 52.</u>	(34) sowthistle, perennial <i>Sonchus arvensis arvensis</i> (35) spurge, leafy <i>Euphorbia esula</i>	(a) regions 1,2,3,4,5,6,8,9 (b) region 7 except as follows: (i) T27N, R39E, Sections 24, 25,28,29,30,32,33,34 T26N, R39E, Sections 3,4,5,9,10,15,16,21,22 of Lincoln County (ii) T22N, R37E, Sections 1,12,13,14,23,24,25,26, 35,36; T22N, R38E, Sections 3,4,5,6,7,8,17,18, 19; T23N, R38E, Sections 7,8,17,18,19,20,21,27,28, 29,30,31,32,33,34; T23N, R37E, Sections 23,24,25, 26,35,36 of Lincoln County (iii) T27N, R37E, Sections 34,35,36; T27N, R38E, Sections 31,32,33; T26N, R37E, Sections 1,2,3,10, 11,12,13,14,15,16,26; T26N, R38E, Sections 5, 6,7,8 of Lincoln County (iv) T24N, R43E, Section 12, Qtr. Section 3, Parcel No. 9068 of Spokane County
(27) medusahed <i>Faeniattherum caput-medusae</i>	(a) regions 1,2,5,8.		
(28) nutsedge, yellow <i>Cyperus esculentus</i>	(a) regions 1,2,3,4,5,7,8 (b) <u>(((Yakima County Weed District No. 1</u> (e)) region 6 except: (i) those areas lying between State Highway 26 and State Highway 28, and westerly of <u>Dodson Road</u> in Grant County (ii) those areas lying in Yakima County (<u>but not in Yakima Weed District No. 1</u>) (((e))) (c) region 9 except: (i) those areas lying in Yakima County (<u>but not in Yakima Weed District No. 1</u>) (ii) an area lying southerly of State Route 14 and within T2N, Ranges 13 and 14 E of <u>Klickitat County</u>		

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
(36) starthistle, yellow <i>Centaurea solstitialis</i>	<p>(c) region 10 except as follows:</p> <p>(i) T9N, R39E, Section 8 of Columbia County</p> <p>(ii) T13N, R40E, Sections 10, 11,12,13,14,15,16; T13N, R41E, Sections 5,6, 7,8,9,10,11,12,13,14; T13N, R42E, Sections 2,3, 4,5,7,8,9,10,11,26,27, 34,35 of Garfield County.</p> <p>(a) regions 1,2,3,4,5,6,8</p> <p>(b) region 7 except those areas within Whitman County lying south of State Highway 26 from the Adams County line to Colfax and south of State Highway 195 from Colfax to Pullman and south of State Highway 270 from Pullman to the Idaho border</p> <p>(c) Franklin County</p> <p>(d) region 9 except Klickitat County</p> <p>(e) in all lands lying within Asotin County, <u>Region 10, except as follows: T11N, R44E, Sections 25, 26,27,28,29,31,32,33,34, and 35; T11N, R45E, Sections 21,22,23, and 25; T11N, R36E, Sections 19,20,21,28,29,30, 31,32, and 33; T10N, R44E, Sections 1,2,3,4,5,6,8,9, 10,11,12,15, and 16; T10N, R45E, Sections 23 and 24; T10N, R46E, Sections 7,8, 17,18,19,20,21,22,27,34, and 35; T9N, R46E, Sections 1,2,12,13,14,23,24,25,26, 35, and 36; T9N, R47E, Sections 18,19,30, and 31; T8N, R46E, Sections 1,2, 3,9,10,11,12,13,14, 15,16,23, and 24; T8N, R47E, Sections 8,17,18, 19,20,29,30,31, and 32.</u></p>	<p>(41) toadflax, Dalmatian <i>Linaria genistifolia</i> spp. <i>dalmatica</i></p> <p>((42) <i>ventenata</i> <i>Ventenata dubia</i></p> <p>((43))</p> <p>(42) watermilfoil, Eurasian <i>Myriophyllum spicatum</i></p>	<p>Pullman and south of State Highway 270 from Pullman to the Idaho border</p> <p>(c) Franklin County.</p> <p>(a) regions 1,2,5,8,10</p> <p>(b) Kittitas, Chelan, Douglas, Adams counties of region 6</p> <p>(c) Intercounty Weed District No. 51</p> <p>(d) Lincoln and Adams counties and western two miles of Spokane County of region 7</p> <p>(e) region 9 except as follows:</p> <p>(i) those areas lying within Yakima County</p> <p>(ii) those areas lying west of the Klickitat River and within Klickitat County.</p> <p>(a) regions 1,2,3,5,6,8 (b) Franklin County.)</p> <p>(a) regions 1,8,9,10</p> <p>(b) region 7 except Spokane County.</p>
(37) Swainsonpea <i>Sphacrophysa salsula</i>	<p>(a) regions 1,2,3,4,5,7,8</p> <p>(b) ((Yakima County Weed District No. 1</p> <p>(c)) Columbia, Garfield, Asotin, and Franklin counties</p> <p>((d))</p> <p>(c) an area beginning at the Washington — Oregon border at the southwest portion of section 15, R32E, T6N, then north to the northwest corner of section 3, R32E, T7N, then east to the northeast corner of section 3, ((R32E)) R36E, T7N, then south to the southeast portion of section 15, ((R32E)) R36E, T6N, at the Washington — Oregon border, then west along the Washington — Oregon border to the point of beginning.</p>	<p>((quackgrass</p> <p>((quackgrass</p> <p>rye, cereal spikeweed St. Johnswort, common tansy, common toadflax, yellow thistle, bull thistle, Canada whitetop, hairy wormwood, absinth</p>	<p>Agropyron repens))</p> <p>Secale cereale</p> <p>Hemizonia pungens</p> <p>Hypericum perforatum</p> <p>Tanacetum vulgare</p> <p>Linaria vulgaris</p> <p>Cirsium vulgare</p> <p>Cirsium arvense</p> <p>Cardaria pubescens</p> <p>Artemisia absinthium</p>
(38) thistle, musk <i>Carduus nutans</i>	<p>(a) regions 1,2,5,6,7,8,9,10</p> <p>(b) Spokane and Pend Oreille counties.</p>		
(39) thistle, plumeless <i>Carduus acanthoides</i>	<p>(a) regions 1,2,3,5,6,7,8,9,10</p> <p>(b) region 4 except those areas within Stevens County lying north of State Highway 20.</p>		
(40) thistle, Scotch <i>Onopordum acanthium</i>	<p>(a) regions 1,2,3,4,5,6,8,9</p> <p>(b) region 7 except for those areas within Whitman County lying south of State Highway 26 from the Adams County line to Colfax and south of State Highway 195 from Colfax to</p>		

AMENDATORY SECTION (Amending WSR 90-01-004, filed 12/7/89, effective 1/7/90)

WAC 16-750-015 STATE NOXIOUS WEED LIST—CLASS C NOXIOUS WEEDS.

COMMON NAME	SCIENTIFIC NAME
babysbreath	<i>Gypsophila paniculata</i>
bindweed, field	<i>Convolvulus arvensis</i>
carrot, wild	<i>Daucus carota</i>
catchfly, conical	<i>Silene convida</i>
cocklebur, spiny	<i>Xanthium spinosum</i>
cress, hoary	<i>Cardaria draba</i>
dodder, smoothseed alfalfa	<i>Cuscuta approximata</i>
garden rocket	<i>Eruca vesicaria</i> spp. <i>sativa</i>
henbane, black	<i>Hyoscyamus niger</i>
houndstongue	<i>Cynoglossum officinale</i>
kochia	<i>Kochia scoparia</i>
mayweed, scentless	<i>Matricaria maritima</i> var. <i>agrestis</i>
mullein, common	<i>Verbascum thapsus</i>
nightshade, bitter	<i>Solanum dulcamara</i>
poison-hemlock	<i>Conium maculatum</i>
puncturevine	<i>Tribulus terrestris</i>
((quackgrass	

**WSR 90-21-098
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS**
[Filed October 19, 1990, 4:03 p.m.]

Original Notice.
Title of Rule: Actuarial tables, schedules and factors.
Purpose: To implement the tables, schedules and factors adopted by the director of Department of Retirement Systems for calculating optional allowances for members of Washington state public employee's retirement system (PERS) during the period from October 17, 1990, to [no additional information supplied by agency].

Statutory Authority for Adoption: RCW 41.50.050 and 41.40.165.

Summary: Actuarial tables, schedules and factors for the determination of retirement allowances for members of the public employee's retirement systems (PERS).

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; Implementation: George Northcroft, Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To implement the tables, schedules and factors adopted by DRS for calculating optional allowances for members of public employee's retirement systems (PERS).

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Retirement Systems, Second Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 11, 1990, at 1:30 - 3:30 p.m.

Submit Written Comments to: Hector Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 11, 1990.

Date of Intended Adoption: December 12, 1990.

October 19, 1990
George Northcroft
Director

Reviser's note: The material contained in this filing will appear in the 90-22 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 90-21-099
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:05 p.m.]

Original Notice.

Title of Rule: Actuarial tables, schedules and factors.

Purpose: To implement the actuarial tables, schedules and factors adopted by the director of retirement systems for calculating optional allowances for members of the Washington law enforcement officers' and fire fighters' retirement system (LEOFF), chapter 41.26 RCW.

Statutory Authority for Adoption: RCW 41.50.050 and 41.26.060.

Summary: Actuarial tables, schedules and factors for the determination of retirement allowances for members of law enforcement officers' and fire fighters' retirement system (LEOFF).

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement

Systems, 586-3414; Implementation: George Northcroft, Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To implement the actuarial tables, schedules and factors adopted by DRS for calculating optional allowances for members of law enforcement officers' and fire fighters' retirement systems.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Retirement Systems, Second Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 11, 1990, at 1:30 - 3:30 p.m.

Submit Written Comments to: Hector Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 11, 1990.

Date of Intended Adoption: December 12, 1990.

October 19, 1990
George Northcroft
Director

Reviser's note: The material contained in this filing will appear in the 90-22 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 90-21-100
PROPOSED RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:08 p.m.]

Original Notice.

Title of Rule: Actuarial tables, schedules and factors.

Purpose: To implement the tables, schedules and factors adopted by the director of Department of Retirement Systems (DRS) for calculating optional allowances for members of Washington teachers' retirement system (TRS), chapter 41.32 RCW.

Statutory Authority for Adoption: RCW 41.50.050 and 41.32.140.

Summary: Actuarial tables, schedules and factors for the determination of retirement allowances for members of the teachers' retirement system (TRS).

Name of Agency Personnel Responsible for Drafting: Hector X. Gonzalez, Jr., Department of Retirement Systems, 586-3414; Implementation: George Northcroft, Director, Department of Retirement Systems, 753-5281; and Enforcement: Jean Wilkinson, Assistant Attorney General, Attorney General's Office, 753-0225.

Name of Proponent: Department of Retirement Systems, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To implement the tables, schedules and factors adopted by DRS for calculating optional allowances for members of teachers' retirement system (TRS).

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Department of Retirement Systems, Second Floor Conference Room, 1025 East Union, Olympia, WA 98504, on December 11, 1990, at 1:30 - 3:30 p.m.

Submit Written Comments to: Hector Gonzalez, Manager, Legal Affairs, Department of Retirement Systems, 1025 East Union, Olympia, WA 98504, by December 11, 1990.

Date of Intended Adoption: December 12, 1990.

October 19, 1990
George Northcroft
Director

Reviser's note: The material contained in this filing will appear in the 90-22 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 90-21-101
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:09 p.m.]

Date of Adoption: October 19, 1990.

Purpose: Emergency rules for the adoption of the actuarial tables, factors and schedules governing the retirement allowances of members of the Washington public employee's retirement system (PERS) retiring during the period October 19, 1990, until such time as permanent rules are enacted.

Statutory Authority for Adoption: RCW 41.50.050 and 41.40.165.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Emergency rules are required to govern the calculations used in determining the retirement allowances of members of the Washington public employee's retirement system (PERS) who are retiring on or after October 19, 1990, until permanent rules are enacted.

Effective Date of Rule: Immediately.

October 19, 1990
George Northcroft
Director

Reviser's note: The material contained in this filing will appear in the 90-22 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 90-21-102
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:10 p.m.]

Date of Adoption: October 19, 1990.

Purpose: Emergency rules for the adoption of the actuarial tables, schedules and factors governing the retirement allowances of members of Washington law enforcement officers' and fire fighters' retirement system (LEOFF) retiring during the period October 19, 1990, until such time as permanent rules are enacted.

Citation of Existing Rules Affected by this Order: Repealing WAC 415-02-090

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Emergency rules are required to govern the calculations used in determining the retirement allowances of members of the Washington law enforcement officers' and fire fighters' retirement system who are retiring on or after October 19, 1990, until permanent rules are enacted.

Effective Date of Rule: Immediately.

October 19, 1990
George Northcroft
Director

Reviser's note: The material contained in this filing will appear in the 90-22 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 90-21-103
EMERGENCY RULES
DEPARTMENT OF
RETIREMENT SYSTEMS
[Filed October 19, 1990, 4:11 p.m.]

Date of Adoption: October 19, 1990.

Purpose: Emergency rules for the adoption of the tables, schedules and factors governing the retirement allowances of members of the Washington state teachers' retirement system (TRS) retiring during the period from October 19, 1990, until such time as these emergency rules are superseded by permanent rules.

Statute Authority for Adoption: RCW 41.50.050 and 41.32.140.

Pursuant to RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Emergency rules are required to govern the calculations used in determining the

retirement allowances of members of the Washington teachers' retirement system (TRS) who are retiring on or after October 19, 1990, until permanent rules are enacted.

Effective Date of Rule: Immediately.

October 19, 1990
George Northcroft
Director

Reviser's note: The material contained in this filing will appear in the 90-22 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 90-21-104
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 463—Filed October 19, 1990, 4:54 p.m.]

Date of Adoption: October 6, 1990.

Purpose: To amend WAC 232-28-022 Game management units (GMUs)—Special game areas—Boundary descriptions, to include Muzzleloader Area 921 (Baleville) and to correct typographical errors.

Citation of Existing Rules Affected by this Order: Amending WAC 232-28-022.

Statutory Authority for Adoption: RCW 77.12.040 and 77.04.055.

Pursuant to notice filed as WSR 90-17-146 on August 22, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 19, 1990
Curt Smith
Director
for John C. McGlenn
Chairman

AMENDATORY SECTION (Amending Order 448, filed 6/15/90, effective 7/16/90)

WAC 232-28-022 GAME MANAGEMENT UNITS (GMUS)—SPECIAL GAME AREAS—BOUNDARY DESCRIPTIONS.

REGION ONE

GMU 100—Curlew (Ferry and Okanogan counties): Beginning at Republic; then south along Highway 21 to the northern boundary of the Colville Indian Reservation; then east along the Reservation boundary to the Stall Creek Road, USFS #310; then north on #310 to USFS Road #250; then north to the Kettle Crest Trail #13; then north on Trail #13 to the Deer Creek—Boulder Creek Road; then west on the Deer Creek—Boulder Creek Road to the Kettle River at Curlew; then north along the Kettle River to the Canadian Border near Danville; then west along the border to the Kettle river near the Ferry Customs Office; then south along the Kettle River to the mouth of Toroda Creek and the Toroda Creek Road; then southwest along the Toroda

Creek Road to Wauconda and Highway 20; then southeast on Highway 20 to Republic to the point of beginning. (See Colville National Forest map)

GMU 103—Boulder (Ferry County): Beginning at Lake Roosevelt at the mouth of the Kettle River; then south along Lake Roosevelt to the north boundary of the Colville Indian Reservation; then west along the Reservation boundary to the Stall Creek Road, USFS Road #310; then north on #310 to USFS Road #250; then north on #250 to the Kettle Crest Trail #13; then north on Trail #13 to the Deer Creek Boulder Creek Road; then west on the Deer Creek—Boulder Creek Road to the Kettle River at Curlew; then north along the Kettle River to the Canadian Border near Danville; then east along the border to the Kettle River near Laurier then south along the Kettle River to its mouth to the point of beginning. (See Colville National Forest map)

GMU 105—Kelly Hill (Stevens County): Beginning at the Kettle River on the Canadian border near Laurier; then south along the Kettle River to its mouth at Lake Roosevelt; then northeast along Lake Roosevelt to the Canadian border; then west along the border to the Kettle River near Laurier to the point of beginning. (See Colville National Forest map)

GMU 108—Douglas (Stevens County): Beginning at the bridge over Lake Roosevelt near Northport; then southwest along Lake Roosevelt to the bridge over Lake Roosevelt near Kettle Falls (Highway 395); then south east on Highway 395 into Colville and Highway 20; then east on Highway 20 the edge of town and the Colville—Aladdin—Northport Road; then north and west on the Colville—Aladdin—Northport Road to the town of Northport and Highway 25; then through town to the Lake Roosevelt bridge to the point of beginning. (See Washington Atlas & Gazetteer)

GMU 111—Aladdin (Stevens and Pend Oreille counties): Beginning at Lake Roosevelt at the Canadian Border; then south along Lake Roosevelt to the bridge over the lake near Northport (Highway 25); then into Northport on Highway 25 to the Colville—Aladdin—Northport Road; then east and south along the Colville—Aladdin—Northport Road to Highway 20 near Colville; then east on Highway 20 to the Pend Oreille River near Tiger; then north along the Pend Oreille river to the Canadian border; then west along the border to Lake Roosevelt to the point of beginning. (See Washington Atlas & Gazetteer)

GMU 113—Selkirk (Pend Oreille County): Beginning on the Pend Oreille River at the Canadian border; then south along the Pend Oreille River to the Idaho border near Newport; then north along the Idaho—Washington border to the Canadian border; then west along the Canadian border to the Pend Oreille River to the point of beginning. (See Washington Atlas & Gazetteer or Colville National Forest map)

GMU 118—Chewelah (Stevens and Pend Oreille counties): Beginning at Colville; then east on Highway 20 to the Pend Oreille River near Tiger; then south along the Pend Oreille River to the bridge over the river at Usk;

then west on the McKenzie Road to the West Side Calispell Road and the Flowery Trail Road; then west on the Flowery Trail Road to Chewelah and Highway 395; then north on Highway 395 to Colville to the point of beginning. (See Washington Atlas & Gazetteer)

GMU 119-Boyer (Stevens and Pend Oreille counties): Beginning on the Pend Oreille River at the bridge near Usk; then west on the McKenzie Road to the Westside Calispell Road and the Flowery Trail Road; then west on the Flowery Trail Road to Chewelah and Highway 395; then south on Highway 395 to Highway 231; then south on Highway 231 to Springdale; then east on Highway 292 to Highway 395 at Loon Lake; then south on Highway 395 to Deer Park; then east on the Deer Park-Milan Road to Highway 2, then northeast on Highway 2 to the Idaho border at Newport; then north along the Idaho border to the Pend Oreille River; then north along the Pend Oreille River to the bridge at Usk and point of beginning. (See Washington Atlas & Gazetteer)

GMU 121-Huckleberry (Stevens County): Beginning at the bridge over Lake Roosevelt near Kettle Falls; then south on Highway 395 to Highway 231; then south on Highway 231 to the northeast corner of the Spokane Indian Reservation; then west along the north boundary of the Reservation to Lake Roosevelt; then north along Lake Roosevelt to the Highway 395 bridge near Kettle Falls to the point of beginning. (See Washington Atlas & Gazetteer)

GMU 124-Mount Spokane (Spokane, Stevens and Pend Oreille counties): Beginning at the Idaho-Washington border at Newport; then south on Highway 2 to the Deer Park-Milan Road; then west on the Deer Park-Milan Road to Deer Park and Highway 395; then north on Highway 395 to Highway 292 at Loon Lake; then west on Highway 292 to Springdale and Highway 231; then south on Highway 231 to the northeast boundary of the Spokane Indian Reservation; then south along the east boundary of the Indian Reservation (Chamokane Creek) to the Spokane River; then east along the Spokane River to the Washington-Idaho border; then north along the border to Newport and point of beginning. (See Washington Atlas & Gazetteer)

GMU 127-Mica Peak (Spokane County): Beginning at Spokane; then south along State Highway 195 to the Spokane-Whitman County line; then east along Spokane-Whitman County line to the Washington-Idaho line; then north along the Washington-Idaho line to the Spokane River; then west along the Spokane River to the point of beginning. (See Washington Atlas & Gazetteer)

GMU 130-Cheney (Spokane and Lincoln counties): Beginning at Spokane; then south along State Highway 195 to the Spokane-Whitman County line; then west along the north boundary of Whitman and Adams counties to U.S. Highway No. 395; then northeast along U.S. Highway 395 to Sprague; then north along State Highway No. 231 to its junction with U.S. Highway No. 2; then east along U.S. Highway No. 2 to Reardan; then

north along state Highway No. 231 to the Spokane River; then up the Spokane River to Spokane to the point of beginning. (See Washington Atlas & Gazetteer)

GMU 133-Roosevelt (Lincoln County): Beginning at Reardan; then north along State Highway 231 to the Spokane River; then west along the Spokane River to Lake Roosevelt; then west along Lake Roosevelt to Coulee Dam; then southeast on State Highway 174 to Wilbur and U.S. Highway 2; then east along Highway 2 to Reardan and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 136-Harrington (Lincoln County): Beginning at the town of Grand Coulee; then southeast along State Highway No. 174 to its junction with U.S. Highway No. 2 at Wilbur; then east along U.S. Highway No. 2 to its junction with U.S. Highway No. 231 three miles west of Reardan; then south along Highway No. 231 to its junction with U.S. Highway No. 395; then southwest along U.S. Highway No. 395 to the Adams County line at Sprague Lake; then west along the Adams-Lincoln County line to the Grant County line; then north along the Grant-Lincoln County line to Grand Coulee and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 139-Steptoe (Whitman County): Beginning at Colfax; then west along State Highway 127 to Dusty and continuing west along State Highway No. 26 through LaCrosse to the west Whitman County line (Palouse River); then north along the west Whitman County line, east along the north Whitman County line and south along the east Whitman County line to the Moscow-Pullman Highway; then west along the Moscow-Pullman-Colfax Highway to Colfax and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 142-Almota (Whitman County): Beginning at Clarkston; then down the Snake River to the mouth of the Palouse River; then up the Palouse River to the Washtucna-LaCrosse Highway (State Highway No. 26); then east along the highway through LaCrosse to State Highway 127 to Dusty; then continuing east along State Highway 127 to Colfax; then southeast along the Colfax-Pullman-Moscow Highway to the Washington-Idaho line; then south along the state line to Clarkston and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 145-Mayview (Garfield and Asotin counties): Beginning at the mouth of Alpowa Creek and its junction with U.S. Highway No. 12; then west along U.S. Highway No. 12 to its junction with State Highway 127 (Central Ferry Highway); then north along the Highway to the Snake River; then east up the Snake River to the mouth of Alpowa Creek and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 148-Starbuck (Walla Walla, Columbia, and Garfield counties): Beginning at Central Ferry; then south along State Highway No. 127 to Dodge Junction; then southwest along U.S. Highway No. 12 to the town of Waitsburg and the Touchet River; then west along the river to its junction with the Ayer Road at Harsha; then north along the Ayer Road to the Snake River at

Ayer; then east along the Snake River to Central Ferry and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 151—Eureka (Walla Walla County): Beginning at the Washington—Oregon State line on the Columbia River (near Wallula Junction); then north up the Columbia River to the Snake River; then northeast up the Snake River to Ayer; then south along the Ayer Road to State Highway No. 124 and the Touchet River at Harsha; then east up the river to Waitsburg and U.S. Highway 12; then southwest along Highway 12 to Walla Walla and State Highway No. 125; then south along State Highway No. 125 to the Washington—Oregon State line; then west along the state line to the Columbia River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 154—Blue Creek (Walla Walla and Columbia counties): Beginning at the Washington—Oregon State line on State Highway No. 125 (south of Walla Walla); then north along State Highway No. 125 to U.S. Highway No. 12; then northeast along Highway 12 to the Payne Hollow Road at Long Station; then south along the Payne Hollow—Jasper Mountain—Mt. Pleasant Road to the Lewis Peak Road; then south along the Lewis Peak Road to its termination at the Mill Creek Watershed Intake Trail; then southwest along the trail to the Washington—Oregon State line; then west along the state line to State Highway No. 125 and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 157—Watershed, Mill Creek Watershed area (Walla Walla, Columbia counties): Starting at the Mill Creek Watershed Intake Trail (No. 3211) on the Washington—Oregon State line; then northeast along the Intake Trail to the Skyline Drive Road (No. 64); then south along the road to the Washington—Oregon State line; then due west to the point of beginning. (See Umatilla Forest map)

GMU 160—Touchet (Walla Walla, and Columbia counties): Beginning at Dayton; then south along the North Touchet River Road to its junction with the Skyline Drive Road at Manila Springs; then southwest along the Skyline Road to its junction with the Mill Creek Watershed Intake Trail (No. 3211); then west along the Intake Trail to the Lewis Peak Trail; then north along the Lewis Peak—Mt. Pleasant—Jasper Mountain—Payne Hollow Road to U.S. Highway 12 at Long Station; then north along said highway to Dayton and the point of beginning. (See Washington Atlas & Gazetteer and Umatilla National Forest map)

GMU 161—Eckler (Columbia County): Beginning at Dayton; then east along the Patit Creek Road to its junction with the Hartsock—Maloney Mountain Road; then south and west along the Maloney Mountain Road (No. 4625) to the Skyline Drive Road (No. 46); then south along the Skyline Drive Road to its junction with the North Touchet River Road at Manila Springs; then north along the North Touchet River Road to Dayton and the point of beginning. (See Washington Atlas & Gazetteer and Umatilla National Forest map)

GMU 163—Marengo (Columbia, and Garfield counties): Beginning at Dayton; then east along the Main Patit Road to its junction with the Hartsock—Maloney Mountain Road; then north down the Hartsock Grade Road to the Tucannon Road; then south along the Tucannon Road to the Blind Grade Road; then east up the Blind Grade Road to the Linville Gulch Road; then north down the Linville Gulch Road to U.S. Highway No. 12; then west and south along Highway 12 to Dayton and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 166—Tucannon (Columbia, and Garfield counties): Beginning on the Tucannon River Road at its junction with the Hartsock Grade Road; then south up the Hartsock Grade Road to its junction with the Maloney Mountain Road; then southwest along the Maloney Mountain Road (No. 4625) to the Skyline Drive Road (No. 46); then south along the Skyline Drive Road to its junction with the Teepee Road (No. 4608); then east along the Teepee Road to Teepee Camp; then east along the Teepee Oregon Butte—Bullfrog Springs Diamond Peak Trail to Diamond Peak; then east along the Diamond Peak Road (No. 4030) to the Mountain Road (No. 40); then north along the Mountain Road to its junction with the elk drift fence at the Forest Boundary; then north and west along the fence to the Tucannon Road; then north along the Tucannon Road to the Hartsock Grade Road and the point of beginning. (See Washington Atlas & Gazetteer and Umatilla National Forest map)

GMU 169—Wenaha (Columbia, Garfield and Asotin counties): Beginning on the Skyline Drive Road at the Washington—Oregon State line; then north along the road to Godman Springs and the Teepee Road (No. 4608); then east along the Teepee Road to Teepee Camp; then east along the Teepee Oregon Butte—Bullfrog Springs Diamond Peak Trail to Diamond Peak; then east on the Diamond Peak Road (No. 4030) to the Mountain Road (No. 40); then south along the Mountain Road to the South Boundary Road (No. 4039); then west along the road to the Three Forks Trail (No. 3133); then west down said trail to Crooked Creek; then south on Crooked Creek to the Washington—Oregon State line; then due west along the line to Skyline Road and the point of beginning. (See Umatilla National Forest map)

GMU 172—Mountview (Garfield and Asotin counties): Beginning at the junction of State Highway 129 and Mill Road at Anatone; then southwest on the Mill Road & Bennett Ridge Road—West Mountain Road (No. 1290) to the Big Butte—Mt. Misery Road (No. 4304); then west along the road to the Mountain Road (No. 40); then south on the road to the South Boundary Road (No. 4039); west along the South Boundary Road to the Three Forks Trail (No. 3133); then down said trail to Crooked Creek; then down the creek to the Washington—Oregon State line; then east along the line to State Highway No. 129; then north on Highway 129 to Anatone and the point of beginning. (See Washington Atlas & Gazetteer and Umatilla National Forest map)

GMU 175-Lick Creek (Garfield and Asotin counties): Beginning at the junction of the Mountain Road (No. 40) and National Forest Boundary (south of Pomeroy); then south along the Mountain Road to its junction with the Wenatchee Guard Station-Anatone Road; then east along the road to the National Forest Boundary at Big Butte; then northwest along the boundary fence to the Cloverland-Wenatchee Guard Station Road; then northeast along the Cloverland Road to the Campbell Grade Road; then down the Campbell Grade Road to the South Fork Asotin Creek Road; then down South Fork Asotin Creek Road to Asotin Creek; then down Asotin Creek to Charley Creek; then up Charley Creek to the elk drift fence; then west along the elk fence to its junction with the Mountain Road (No. 40) and the point of beginning. (See Umatilla National Forest map)

GMU 178-Peola (Garfield and Asotin counties): Beginning on the Snake River at the mouth of Asotin Creek; then up Asotin Creek to Charley Creek; then up Charley Creek to the elk drift fence; then northwest along the fence to the Tucannon Road; then down the Tucannon Road to the Blind Grade Road; then up Blind Grade to the Linville Gulch Road; then down the Linville Gulch Road to U.S. Highway No. 12; then east along Highway 12 to the mouth of Alpowa Creek on the Snake River; then up the Snake River to the mouth of Asotin Creek and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 181-Couse (Asotin County): Beginning at the mouth of Asotin Creek on the Snake River; then south along the Snake River to the Grande Ronde River; then west up the Grande Ronde River to State Highway No. 129; then northeast along Highway 129 to Anatone; then west and south along the Mill Road-Bennett Ridge Road-West Mountain Road to the National Forest Boundary at Big Butte (Road No. 4304); then northwest along the Forest Boundary fence to the Cloverland Road; then northeast on that road to the Campbell Grade Road; then down that road to the South Fork Asotin Creek Road; then down that road to Asotin Creek; then down Asotin Creek to the Snake River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 184-Joseph (Asotin County): Beginning at the mouth of the Grande Ronde River; then west along the river to the mouth of Joseph Creek; then south up Joseph Creek to the first Joseph Creek bridge and the Joseph Creek Road; then south up said road to the Washington-Oregon State line; then east along the line to the Snake River; then north down the Snake River to the Grande Ronde River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 185-Black Butte (Asotin County): Beginning at State Highway No. 129 on the Washington-Oregon State line; then north along Highway 129 to the Grande Ronde River; then east down the river to the mouth of Joseph Creek; then south up Joseph Creek to the first Joseph Creek bridge and the Joseph Creek Road; then south up said road to the Washington-Oregon State line;

then west along the line to State Highway No. 129 and the point of beginning. (See Washington Atlas & Gazetteer)

REGION TWO

GMU 200-Tunk (Okanogan and Ferry counties): Beginning at Tonasket, then south along the Okanogan River to the north boundary of the Colville Indian Reservation, then east along the Reservation boundary to State Route 21 south of Republic, then north along State Route 21 to Republic and State Route 20, then west along State Route 20 to Tonasket to the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 203-Pasayten (Okanogan and Whatcom counties): Beginning at the eastern boundary of the Pasayten Wilderness and its junction with the Canadian border, then south along the wilderness boundary to Trail #341, then west along Trail #341 to the Iron Gate Road and Trail #343, then west along Trail #343 to its junction with the Pasayten Wilderness boundary, then west along the wilderness boundary to the Hidden Lakes Trail (#477) then west along Hidden Lakes Trail to Drake Creek, then southwest down Drake Creek and the Lost River to the Pasayten Wilderness boundary and the Robinson Creek Trail #478, then north up the Robinson Creek Trail to the junction of the Ferguson Lake Trail, then west to Silver Lake, then west to the West Fork Trail crossing of the West Fork of the Pasayten River, then west to Oregon Basin and the Pasayten Wilderness boundary, then west and north along the boundary to the Canadian border, then east along the border to the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 206-Bonaparte (Okanogan and Ferry counties): Beginning at the town of Tonasket, then north along the Okanogan River and the east shore of Osoyoos Lake to the Canadian border, then east along the Canadian border to the Kettle River near the Ferry Customs office, then south along the Kettle River to the mouth of Toroda Creek, then southwest along Toroda Creek to Toroda Creek Road (#502 and #9495), then southwest along Toroda Creek Road to its junction with State Route 20 at Wauconda, then west along State Route 20 to Tonasket and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 209-Wannacut (Okanogan County): Beginning at the Canadian border on Lake Osoyoos, then south along the west shore of Lake Osoyoos and the Okanogan River to the bridge at Tonasket, then south on County Road #7 (#9437) to the North Pine Creek-Aeneas Lake Road (#9400) junction, then southwest on that road to the Horse Springs Coulee Road (#4371) junction, then northwest on that road to the Loomis-Nighthawk Highway (#9425) junction near Spectacle Lake, then west on Loomis-Nighthawk Highway to Loomis, then north on the Loomis-Nighthawk Highway (#9425) past Palmer Lake to the Canadian border station near Nighthawk, then east on the U.S.-Canada boundary to Lake Osoyoos and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 215-Sinlahekin (Okanogan County): Beginning at the Canadian border station near Nighthawk, then south through Nighthawk and past Palmer Lake on the Nighthawk-Loomis Highway (#9425) to Loomis, then east on the Loomis-Tonasket Highway (#9425) to the Horse Springs Coulee Road (#4371) junction near Spectacle Lake, then south on that road to the North Pine Creek-Aeneas Lake Road (#9400), then east on that road to the Okanogan River, then south along the Okanogan River to the town of Riverside, then north on U.S. Highway 97 to its junction with the South Pine Creek Road (#9410), then west on South Pine Creek Road to its junction with the Conconully-Loomis Road (#4015), then south on Road #4015 to Conconully, then north on the North Fork Salmon Creek Road (#2361, Road 38 and 2820) over Lone Frank Pass to the junction with Road #39, then north on Road #39 to Long Swamp, then east along the Middle Fork Toats Coulee Road (#39) to the junction with the Iron Gate Road (#500), then northwest along the Iron Gate Road to its end, then north and east along trails #533 and #341 to the Pasayten Wilderness boundary, then north along that boundary to the Canadian border, then east along the border to the Nighthawk border station and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 218-Chewuch (Okanogan County): Beginning at the junction of the Iron Gate Road (#500) and the Pasayten Wilderness boundary, then southeast on the Iron Gate Road to the Middle Fork Toats Coulee Creek Road (#39), then west and south on the Middle Fork Toats Coulee Creek Road past Long Swamp to the Boulder Creek Road (#37), then southwest down Boulder Creek Road to the East Chewuch River Road (#9137) then south to Winthrop and State Route 20, then northwest on State Route 20 to the Okanogan County line, then northwest along the Okanogan County line through Harts Pass to Oregon Basin, then east to Silver Lake, then due east to the intersection of Ferguson Lake Trail and Middle Fork Trail #478, then south on Trail #478 to the Pasayten Wilderness boundary, then northeast along that boundary to Lost River, then northeast up Lost River and Drake Creek to Hidden Lake Trail #477, then east along Trail #477 to the Pasayten Wilderness boundary at Eight-Mile Pass, then east along the wilderness boundary to its junction with Trail #342 near Hicky Hump, then north along Trail #342 to its junction with Trail #343 at Two Bear camp, then east along Trail #343 to the Iron Gate Road to the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 224-Pearrygin (Okanogan County): Beginning at the town of Conconully, then north along County Road 2361, and the N. Fork Salmon Creek Road (#38) to its junction with Road 39, SW along Road 39 to the Boulder Creek Road (#37), then southwest along the Boulder Creek Road to the East Chewuch River Road (#9137), then south down the East Chewuch River Road to Winthrop, then south and east along State Route 20 to the Loup Loup summit, then north along the North

Summit Road (#42) and County Road 2017 to Conconully and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 231-Gardner (Okanogan County): Beginning at the town of Twisp, then northwest along State Route 20 to the Okanogan County line, then south along the county line to Copper Pass and the North Fork Twisp River Trail #426, then southeast along Trail #426 to the Twisp River Road, then southeast along the Twisp River Road to the town of Twisp and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 233-Pogue (Okanogan County): Beginning at the town of Riverside, then north along U.S. Highway 97 to the South Pine Creek Road (#9410), then west on South Pine Creek Road to the Conconully-Loomis Road (#4015), then south along Road #4015 to Conconully, then south along County Road 2017 and the North Summit Road (#42) to State Route 20 near Loup Loup summit, then east on State Route 20 to the town of Okanogan and the Okanogan River, then north up the Okanogan River to Riverside and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 239-Chiliwist (Okanogan County): Beginning at the town of Okanogan, then west on State Route 20 to State Route 153, then south along State Route 153 to Pateros and the Columbia River, then north up the Columbia and Okanogan rivers to Okanogan and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 242-Alta (Okanogan County): Beginning at Pateros, then northwest on State Route 153 to Twisp, then west on the Twisp River Road (County Road 9114 and Forest Road #4440) to Roads End Campground, then northwest on the North Fork Twisp River Trail #426 to Copper Pass and the Okanogan County line, then southeast along the county line to the junction of South Fork Gold Creek Road (#4330) and the South Navarre Road (#8200), then southeast along Road (#8020) to the Antoine Creek Road (#8140), then southeast along Road (#8140) to U.S. Highway 97, then north on U.S. Highway 97 to Wells Dam, then upriver to Pateros and the point of beginning. (See Okanogan National Forest Travel Plan)

GMU 248-Big Bend (Douglas and Grant counties): Beginning at Mansfield; then west along State Route 172 to Road B N.E.; then north on B N.E. and the West Foster Creek Road to State Route 17; then east along State Route 17 to the Chalk Hills Road (Road K N.W.); then north along the Chalk Hills Road (K & L N.E.) to Road 28 N.E.; then north along Road L N.E. for 4 miles to the east boundary of Range 26 E; then north to the Columbia River; then up the Columbia River to Grand Coulee Dam; then south along the Feeder Canal and the west side of Banks Lake to a point due east from Road 9 N.E.; then west from that point and along Road 9 N.E. through Mold to State Route 17; then north along State Route 17 to Sim's Corner (Jct. State Routes 17 & 172); then west on State Route 172 to Mansfield and the point of beginning. (See official road map of Douglas County)

GMU 254—Saint Andrews (Douglas and Grant counties): Beginning at Sim's Corner (Jct. of State Routes 17 and 172); then south on State Route 17 to Road 9 N.E.; then east on Road 9 N.E. (through Mold) to a point due east on the west shore of Banks Lake; then south along the west shore of Banks Lake to State Route 2; then west along State Route 2 to State Route 172; then north and east along State Route 172 through Mansfield to Sim's Corner and the point of beginning. (See official road map of Douglas County)

GMU 260—Foster Creek (Douglas County): Beginning at Bridgeport; then down the Columbia River to Bonita Flat; then east along the Bonita Flat Road to the town site of Dyer; then south along the Dyer Hill Road and the N. Division Road to Road 20 N.E.; then east along Road 20 N.E. (Dyer Hill Rd.) to the W. Foster Creek Rd.; then north along the West Foster Creek Road to State Route 17; then east along State Route 17 to the Chalk Hills Road (K N.E.); then north along the Chalk Hills Road (K & L N.E.) to Road 28 N.E.; then north along Road L N.E. for 4 miles to the east boundary of Range 26 E.; then north to the Columbia River; then down the Columbia River to Bridgeport and the point of beginning. (See official road map of Douglas County)

GMU 262—Withrow (Douglas County): Beginning at Orondo; then up the Columbia River to the Bonita Flat Road; then east along the Bonita Flat Road to the town site of Dyer; then south along the Dyer Hill Road and the N. Division Road to Road 20 N.E. (Dyer Hill Rd.); then east along Road 20 N.E. to Road B N.E. (W. Foster Ck. Rd.); then south on Road B N.E. to State Route 172; then west and south on State Route 172 to State Route 2; then west along State Route 2 to Orondo and the point of beginning. (See official road map of Douglas County)

GMU 266—Badger (Douglas County): Beginning at Orondo; then down the Columbia River to the Rock Island Grade Road (includes Turtle Rock Island); then north along the Rock Island Grade Road to the Titchenal Canyon Road; then northeast along the Titchenal Canyon Road to the Alstown Road; then east to Alstown; then north and east along the Alstown Road to Road K S.W.; then north along Road K to State Route 2; then west along State Route 2 to Orondo and the point of beginning. (See official road map of Douglas County)

GMU 269—Moses Coulee (Douglas and Grant counties): Beginning near Rock Island Dam at the junction of State Route 28 and the Rock Island Grade Road; then north along the Rock Island Grade Road to the Titchenal Canyon Road; then northeast along the Titchenal Canyon Road to the Alstown Road; then east to Alstown; then north and east along the Alstown Road to Road K S.W.; then north along Road K to State Route 2; then east along State Route 2 to the Moses Coulee Road; then south along the Moses Coulee Road to the Grant & Douglas County line; then south along the Sagebrush Flat Road to Road J N.W.; then south along Road J N.W. to the Overen Road (Road 20 N.W.); then west along the Overen Road to the Baird

Springs Road; then southwest along the Baird Springs Road across State Route 28 to the Crescent Bar Road; then south along the Crescent Bar Road to the Columbia River; then up the Columbia River to the Rock Island Grade Road and the point of beginning. (See official road maps of Douglas and Grant counties)

GMU 272—Beezley (Grant and Douglas counties): Beginning at the town of Grand Coulee, then southwest along the west shore of Banks Lake to State Route 2, then west along State Route 2 to Moses Coulee Road, then south along Moses Coulee Road to the Grant-Douglas County line; then south along the Sagebrush Flats Road to Road J N.W.; then south along Road J N.W. to the Overen Road, (Road 20 N.W.); then west along the Overen Road to the Baird Springs Road, then southwest along Baird Springs Road across State Route 28 to the Crescent Bar Road, then southwest along Crescent Bar Road to the Columbia River, then down the Columbia River to Interstate 90, then northeast along Interstate 90 to the Beverly Burke Road (Road R S.W.), then south along Beverly Burke Road to Frenchman Hills Road, then east along Frenchman Hills Road to O'Sullivan Dam Road, then east along O'Sullivan Dam Road to State Route 17, then south along State Route 17 to the Grant-Adams County line (Road 12 S.E.), then east and north along the Grant County line to the town of Grand Coulee and the point of beginning. (See official road maps of Grant and Douglas counties)

GMU 278—Wahluk (Grant and Adams counties): Beginning at the Columbia River at Interstate 90, then northeast along Interstate 90 to the Beverly Burke Road (Road R S.W.); then south along Beverly Burke Road to Frenchman Hills Road; then east along Frenchman Hills Road to O'Sullivan Dam Road; then east along O'Sullivan Dam Road to State Route 17, then south along State Route 17 to State Route 26; then east along State Route 26 to State Route 24 at Othello; then south and west along State Route 24 to the Columbia River at Vernita Bridge; then up the Columbia River to Interstate 90 and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 281—Ringold (Franklin, Adams, and Grant counties): Beginning at the Columbia River and U.S. Highway 395 at Pasco, then up the Columbia River (including all islands) to State Route 24 at Vernita Bridge; then east and north along State Route 24 to State Route 26 at Othello; then east along State Route 26 to State Route 17; then south along State Route 17 to U.S. Highway 395; then south along U.S. Highway 395 to the Columbia River at Pasco and the point of beginning. The Hanford Nuclear Site and the Saddle Mountain National Wildlife Refuge are closed to unauthorized public entry. (See Washington Atlas & Gazetteer)

GMU 284—Kahlotus (Adams and Franklin counties): Beginning at the Columbia River and U.S. Highway 395 at Pasco; then north along U.S. Highway 395 to State Route 17; then north along State Route 17 to the Grant & Adams County line (Road 12 S.E.); then east and north along the Grant & Adams County line to the

Lincoln County line; then east along the Adams-Lincoln County line to the Whitman County line; then south along the Adams-Whitman County line to the Palouse River; then down the Palouse River to the Snake River; then down the Snake River to the Columbia River; then up the Columbia River to U.S. Highway 395 and the point of beginning. (See Washington Atlas & Gazetteer)

REGION THREE

GMU 300-Manson (Chelan County): Beginning at the town of Chelan; then down the Chelan River Gorge to the Columbia River; then north along the Columbia River to Wells Dam; then southwest along Highway 97 to the Antoine Creek Road (USFS #8140); then west along Antoine Creek Road to Forest Road #8020 near Cooper Mountain; then northwest along Road #8020 to junction of Road #4330 near Fox Peak; then northwest along the ridge separating the Chelan and Methow-Twisp drainages (Sawtooth Ridge) to McAlester Mountain; then southeast along the ridge between Rainbow Creek and Boulder Creek to the Stehekin River; then south along Lake Chelan shore to the town of Chelan to the point of beginning. (See Wenatchee National Forest Recreation map)

GMU 301-Clark (Chelan County): That portion of Chelan County that lies within the Glacier Peak Wilderness Area and that portion of the Lake Chelan National Recreation Area west of McAlester Mountain and running southwest along the ridge between Rainbow Creek and Boulder Creek to the Stehekin River; then continuing south along Lake Chelan to the south boundary of the National Recreation Area. (See Wenatchee National Forest Recreation map)

GMU 302-Alpine (Kittitas and Chelan counties): Those lands within Kittitas and Chelan counties east of the Pacific Crest Trail that lie within the Alpine Lakes Wilderness Area. (See Wenatchee National Forest Recreation map)

GMU 304-Chiwawa (Chelan County): Beginning at Coles Corner on Highway 2; then north along Highway 207 to Highway 209 near Lake Wenatchee; then south on Highway 209 to the Eagle Creek Road #7520; then northeast on Road #7520 to French Corral and Forest Road #5800; then east along Roads #5800 and #5700 to the Entiat River near Ardenvoir; then north along the Entiat River to the Glacier Peak Wilderness Boundary; then south and west along the Glacier Peak Wilderness Boundary to the Pacific Crest Trail; then south to Highway 2 at Stevens Pass; then east on Highway 2 to Coles Corner. (See Wenatchee National Forest Recreation map)

GMU 306-Slide Ridge (Chelan County): Beginning on the Entiat River at the Glacier Peak Wilderness Boundary (near the mouth of Larch Lakes Creek); then south along the Entiat River to the mouth of Fox Creek; then east on Fox Creek to Fourmile Ridge Trail #1445; then east on Trails #1445 and #1448 to the Slide Ridge Road #8410 at Stormy Mountain; then north on Road #8410 to Twenty-five Mile Creek; then north on Twenty-five Mile Creek to Lake Chelan; then north and west along

the south shore of Lake Chelan to the Lake Chelan National Recreation Area Boundary near Riddle Creek; then south and west along the Recreation Area and Glacier Peak Wilderness Boundaries to the Entiat River. (See Wenatchee National Forest Recreation map)

GMU 308-Entiat (Chelan County): Beginning at the mouth of the Entiat River near the town of Entiat; then northwest along the Entiat River to the mouth of Fox Creek; then east along Fox Creek to the Fourmile Ridge Trail #1445 then east along Trail #1445 and #1448 to the Slide Ridge Road #8410 at Stormy Mountain; then north along Road #8410 to Twenty-five Mile Creek; then North along Twenty-five Mile Creek to Lake Chelan; then southeast along Lake Chelan and the Chelan River Gorge to the Columbia River; then southwest along the Columbia River to the mouth of the Entiat River. (See Wenatchee National Forest Recreation map)

GMU 314-Mission (Kittitas and Chelan counties): Beginning at the mouth of the Colockum Creek on the Columbia River; then west along Colockum Creek and the Colockum Pass Road (#10) to the Naneum Ridge Road (#9); then northwest along Naneum Ridge Road and Mission Ridge to the Liberty-Beehive Road #9712; then northwest along Road #9712 to Road #9716; then north along Road #9716 to Highway 97 at Swauk Pass; then northwest along the Kittitas-Chelan County line and Trail #1226 to the Alpine Lakes Wilderness Boundary at Navaho Peak, then north along the Alpine Lakes Wilderness Boundary to Icicle Creek near Black Pine Horse Camp; then east along Icicle Creek to the Wenatchee River; then south and east along the Wenatchee and Columbia Rivers to the mouth of Colockum Creek. (See Wenatchee National Forest Recreation map)

GMU 316-Swakane (Chelan County): Beginning at the mouth of the Wenatchee River; then north along the Columbia River to the Entiat River; then north along the Entiat River to Road #5700 near Ardenvoir; then west along Roads #5700 and #5800 to French Corral; then west along the Eagle Creek Road #7520 to Highway 209; then north along Highway 209 to Highway 207 near Lake Wenatchee; then south along Highway 209 to Highway 2 at Coles Corner; then west along Highway 2 to Stevens Pass; then south along the Chelan-King County Line to the Alpine Lakes Wilderness Boundary; then east and south along the Alpine Lakes Wilderness Boundary to Icicle Creek; then east along Icicle Creek to the Wenatchee River; then east along the Wenatchee River to its mouth on the Columbia River. (See Wenatchee National Forest Recreation map)

GMU 328-Naneum (Kittitas and Chelan counties): Beginning at the intersection of Highway 97 and Lower Green Canyon Road; then north along Lower Green Canyon Road to the East Highline Canal (T19N, R18E, S28); then east along the canal to the Colockum Pass Road #10; then northeast along the Colockum Pass Road to the Naneum Ridge Road #9; then northwest along the Naneum Ridge Road and Mission Ridge to

the Liberty Beehive Road #9712; then northwest along Road #9712 to Road #9716; then north along Road #9716 to Highway 97 at Swauk Pass; then south along Highway 97 to the Lower Green Canyon Road. (See Wenatchee National Forest Recreation map & Department of Wildlife map)

GMU 329-Quilomene (Kittitas and Chelan counties): Beginning on Interstate 90 at the Columbia River near Vantage; then north along the Columbia River to the mouth of Tekieson Creek; then up Tekieson Creek to Road #14; then north along Roads 14, 14.17 and 14.14 to the top of Cape Horn cliffs; then north along the cliff top to the northern point of Cape Horn; then southwest along the stock fence to Road #14.14; then west and north along Road #14.14 and Road #14 to Davies Canyon; then northeast along Davies Canyon to the Columbia River; then north along the Columbia River to mouth of Colockum Creek; then southwest along Colockum Creek and Colockum Road (Road #10) to the East Highline Canal (T18N, R20E, S17); then east along the canal and Interstate 90 to the Columbia River at Vantage. (See Department of Wildlife map)

GMU 330-West Bar (Kittitas County): Beginning at the mouth of Tekieson Creek on the Columbia River; then up Tekieson Creek to Road #14; then north on Road 14, 14.14 and 14.17 to the top of the Cape Horn Cliffs; then north along the cliff top to the north end of Cape Horn; then southwest along the stock fence to Road 14.14; then west and north along Roads #14.14 and #14 to Davies Canyon; then east along Davies Canyon to the Columbia River; then south along the Columbia River to the mouth of Tekieson Creek. (See Department of Wildlife map)

GMU 334-Ellensburg (Kittitas County): Beginning at the intersection of Highway 97 and Lower Green Canyon Road; then north along the Lower Green Canyon Road to the East Highline Canal (Sec. 28, Twp. 19N., R. 18E); then east and south along the canal past Interstate 90 to the pump station; then south and west along the upper most branch of the canal to Highway 821 and the Yakima River (a point about one mile south of Thrall); then north along the Yakima River to Damon Road; then south on Damon Road and Shushuskin Canyon to the South Branch Extension Canal; then west along the canal to where it crosses Manastash Road; then north along the South Branch Canal to Taneum Creek; then east along Taneum Creek to the Yakima River; then northeast along the river to Thorp Highway; then east along the Thorp Highway and Highway 10 to Highway 97; then north along Highway 97 to Lower Green Canyon Road. (See Wenatchee National Forest Recreation map & Department of Wildlife map) (This is a Kittitas County Closure area for high power rifle hunting of both deer and elk. Contact Kittitas County for more details)

GMU 335-Teaway (Kittitas County): Beginning at Swauk Pass on Highway 97; then northwest along the Kittitas-Chelan County line and Trail #1226 to the Alpine Lakes Wilderness Boundary at Navaho Peak; then west along the Alpine Lakes Wilderness Boundary to the

King-Kittitas County line at Kendal Peak; then south along the King-Kittitas County line to Interstate 90; then east along Interstate 90 to Cle Elum; then east along Highway 10 to Highway 97; then northeast on Highway 97 to Swauk Pass. (See Wenatchee National Forest Recreation map)

GMU 336-Taneum (Kittitas County): Beginning at Cle Elum; then west along Interstate Highway 90 to the Pacific Crest Trail at Snoqualmie Pass; then southeast along the Pacific Crest Trail to Blowout Mountain; then southeast along the divide between the Naches and Yakima River drainages and Trail #1388 to Peaches Ridge and Trail #1363; then north along Trail #1363 to South Fork Taneum Creek; then east along Taneum Creek to the Yakima River; then north (downstream) on the Yakima River to the Thorp Highway Bridge; then northwest along the Thorp Highway, State Highway 10 and State Highway 903 to Cle Elum. (See Wenatchee National Forest Recreation map)

GMU 340-Manastash (Kittitas County): Beginning at the junction of Taneum Creek and the South Branch Highline Canal; then west up Taneum Creek and South Fork Taneum Creek to USFS Trail #1363 (Peaches Ridge Trail); then west on Trail #1363 to the Naches-Yakima River Divide; then southeast along Trail #1388 and the ridge top dividing the Manastash and Wenas-((Umpthanum)) Umtaneum drainages to the junction of the Observatory Road, (Twp. 17 N., R. 17 E.W.M., Section 20) then south on the Observatory Road to the Wenas & Ellensburg Road; then east on the Wenas-Ellensburg Road to ((Umpthanum)) Umtaneum Creek; then down ((Umpthanum)) Umtaneum Creek to the Yakima River; then up the Yakima River to the Damon Road; then south to the Wenas-Ellensburg Road; then south on the Wenas-Ellensburg Road to the South Branch Highline Canal; then along the canal to Taneum Creek and the beginning. (See Wenatchee National Forest Recreation map)

GMU 342-((Umpthanum)) Umtaneum (Kittitas and Yakima counties): Beginning at Yakima then north along the Yakima River to ((Umpthanum)) Umtaneum Creek; then up ((Umpthanum)) Umtaneum Creek to the Wenas-Ellensburg Road; then west along the Wenas-Ellensburg Road to the Observatory Road; then north along the Observatory Road to the Road junction at the top of the ridge (Section 20, T17N, R.17 E.W.M.); then west and north along the top of the ridge dividing Manastash and ((Umpthanum)) Umtaneum-Wenas drainages to USFS Trail #1388 and Forest Road 1701; then along Road 1701 to Highway 410 to the junction of I-82 and the Yakima River. (See Wenatchee National Forest map and Washington Atlas & Gazetteer)

GMU 346-Little Naches (Yakima & Kittitas counties): Beginning at the Junction of Highway 410 and Forest Road 1701; then north on Road 1701 to Trail #1388; then northwest along Trail #1388 to the Pacific Crest Trail at Blowout Mountain; then south along the Pacific Crest Trail to State Highway 410 at Chinook Pass; then east along State Highway 410 to point of beginning. (See Wenatchee National Forest Recreation map)

GMU 352-Nile (Yakima County): Beginning at Highway 410 at its junction with Forest Road 1500 (Eagle Rock); then west along the 1500 Road to the McDaniel Lake Road (USFS Road #1502); then west along the McDaniel Lake Road to the junction of the North Fork and the South Fork of Rattlesnake Creek; then up the North Fork of Rattlesnake Creek to Richmond Mine Trail #973; then north along Richmond Mine Trail to the Bumping Lake Road; then north along Bumping Lake Road to Highway 410; then east along Highway 410 to Eagle Rock and the point of beginning. (See Wenatchee National Forest Recreation map)

GMU 356-Bumping (Yakima County): Beginning at the intersection of Highway 12 and USFS Road #1500; then north along Road #1500 to McDaniel Lake Road (USFS Road #1502); then west on McDaniel Lake Road to the junction of North Fork and South Fork of Rattlesnake Creek; then up the North Fork of Rattlesnake Creek to Richmond Mine Trail #973; then north along Richmond Mine Trail to the Bumping Lake Road; then north along the Bumping Lake Road to Highway 410; then west along Highway 410 to the Pacific Crest Trail at Chinook Pass; then south along the Pacific Crest Trail to Highway 12 at White Pass; then east along Highway 12 to the point of beginning. (Lands within the boundary of Mt. Rainier National Park along the Pacific Crest Trail are not open to hunting). (See Wenatchee National Forest Recreation map)

GMU 360-Bethel (Yakima County): Beginning at the junction of Highway 410 and Highway #12; then west along Highway 12 to the junction with USFS Road #1500; then north and east along Road #1500 to its junction with Highway 410 at Eagle Rock; then southeast along Highway 410 to its junction with Highway 12 and the point of beginning. (See Wenatchee National Forest Recreation map)

GMU 364-Rimrock (Yakima County): Beginning at the junction of Highway 12 and Jump-off Road (USFS Road #1302); then southwest along Jump-off Road to Divide Ridge Trail #1127 at Jump-off Lookout; then southeast along Divide Ridge Trail #1127 to Strobach Springs; then west to Blue Slide Lookout; then south on jeep trail to Blue Lake; then south along jeep trail to the Darland Mountain Road and the north boundary of the Yakima Indian Reservation; then west along the reservation boundary to the Pacific Crest Trail; then north along the Pacific Crest Trail to Highway 12 at White Pass; then east along Highway 12 to the junction with Jump-off Road and the point of beginning. (See Wenatchee National Forest Recreation map)

GMU 366-Rimrock-Cowiche (Yakima County): GMUs 364 (Rimrock) and 368 (Cowiche) (See Wenatchee National Forest Recreation map)

GMU 368-Cowiche (Yakima County): Beginning at the junction of Highway 12 and Jump-off Road (USFS Road #1302); then southwest along Jump-off Road to Divide Ridge Trail #1127 at Jump-off Lookout; then southeast along Divide Ridge Trail #1127 to Strobach Springs; then west to Blue Slide Lookout; then south on jeep trail to Blue Lake; then south along jeep trail to the

Darland Mountain Road and the north boundary of the Yakima Indian Reservation; then east along the reservation boundary to the Yakima River and Highway 12; then north and west along Highway 12 to the point of beginning. (See Wenatchee National Forest Recreation map & Washington Atlas & Gazetteer)

GMU 370-Priest Rapids (Kittitas, Yakima and Benton counties): Beginning at the Interstate 90 bridge at Vantage; then west along Interstate 90 to the East Highline Canal (which is approximately 1/4 mile west of Boylston Road); then southwest along the canal to Highway 821 and the Yakima River, at a point about one mile south of Thrall; then southeast along the Yakima River to the Mabton-Sunnyside Road; then south along the Mabton-Sunnyside Road; then south along the Yakima Indian Reservation Boundary to the Yakima-Klickitat county line; then east along the county line to the Alderdale Road; then south along the Alderdale Road to Highway 14 and the Columbia River; then upstream along the Columbia River to the point of beginning at Vantage. (See Washington Atlas & Gazetteer)

REGION FOUR

GMU 405-Chuckanut (Whatcom and Skagit counties): Beginning at the Canadian border and the Silver Lake Road; then south along the Silver Lake Road to the Mount Baker Highway; then southwest along the Mount Baker Highway to the Mosquito Lake Road; then south along the Mosquito Lake Road to the Blue Mountain Road; then east to Peterson Creek and the Musto Marsh Road; then south to Skookum Creek; then west down Skookum Creek to its mouth; then northwest down the South Fork Nooksack River to Saxon Bridge; then west on the Saxon Bridge Road to Highway 9; then south along Highway 9 through Sedro Woolley to the town of Arlington and the Stillaguamish River; then down the Stillaguamish River through Stanwood and West Pass to Skagit Bay; then west and north through Skagit Bay, Deception Pass, Rosario Strait and Bellingham Channel to Samish Bay and Edison; then north along the shoreline to the Whatcom County line; then west and north along the Whatcom County line to the Canadian border; then east along the Canadian border to the point of beginning. (See Washington Atlas & Gazetteer; this description is not easily found on base maps. Contact the Region 4 office for more information.)

GMU 410-Islands (San Juan, Island counties): All islands in San Juan County as well as Whidbey and Camano islands and Cypress and Sinclair islands in Skagit County. (See Washington Atlas & Gazetteer)

GMU 418-Nooksack (Whatcom and Skagit counties): Beginning at the point where Jackman Creek meets State Highway 20 (east of Concrete); then northeast up Jackman Creek to the range line between Range 9 and 10E; then north along this range line to the boundary of the North Cascades National Park; then north along the North Cascades Park boundary to the Canadian border; then west along the Canadian border to the Silver Lake Road; then south along the Silver Lake Road to the Mount Baker Highway; then southwest along the Mount

Baker Highway to the Mosquito Lake Road; then south along the Mosquito Lake Road to the Blue Mountain Road; then east to Peterson Creek and the Musto Marsh Road; then south to Skookum Creek; then west down Skookum Creek to its confluence with the South Fork Nooksack River; then west down the South Fork Nooksack River to the Saxon Bridge; then west on the Saxon Bridge Road to Highway 9; then south along Highway 9 to its intersection with State Highway 20 (east of Sedro Woolley); then east along Highway 20 to Jackman Creek (east of Concrete) and the point of beginning. (See Washington Atlas & Gazetteer or Mt. Baker/Snoqualmie National Forest map)

GMU 426-Diablo (Skagit and Whatcom counties): The Ross Lake National Recreation Area and the adjoining corridor between the Pasayten Wilderness Area and the northeast boundary of the south segment of North Cascades National Park. (See Washington Atlas & Gazetteer)

GMU 433-Cavanaugh (Skagit and Snohomish counties): Beginning at the intersection of State Highway 20 and State Highway 9 at Sedro Woolley; then south along State Highway 9 to Arlington; then east along the Arlington-Darrington Highway 530 to Darrington; then north along the Sauk Valley Road to Rockport; then west along the State Highway 20 to Sedro Woolley and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 440-Suiattle (Skagit and Snohomish counties): Beginning at the intersection of State Highway 20 and the Sauk Valley Road at Rockport; then south along the Sauk Valley Road to Darrington and the Sauk River to the Suiattle River; then along that river to the Glacier Peak Wilderness Area boundary; then north and east along that boundary to the line between Ranges 12 and 13 E.; then north on that range line to the North Cascades National Park boundary; then west and north along the North Cascades Park boundary and the Ross Lake National Recreation Area boundary to the range line between range 9 and 10 E.; then south along this range line to the Jackman Creek drainage; then southwest down the Jackman Creek drainage to State Highway 20; then east along State Highway 20 to Rockport and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 442-Tulalip (Snohomish and King counties): Beginning at the mouth of the Stillaguamish River; then up the Stillaguamish River to Arlington; then northeast along the Arlington-Darrington Highway to the Trafton School at Trafton; then southeast along the Jim Creek-Trafton Road (242nd St. N.E.) to the City of Seattle power transmission line; then southwest along the transmission line to the point where it crosses the Jordan Road in Sec. 20, T31N, R6E; then southeast along the Jordan Road to Granite Falls; then south along the Menzel Lake-Lake Roesiger Roads to the Woods Creek Road; then south on Woods Creek Road to Monroe; then south on Highway 203 to the Snoqualmie River at Duvall; then north down the Snoqualmie River to the Snohomish River and down the Snohomish River to

Puget Sound; then north along the shore of Puget Sound to the mouth of the Stillaguamish River and the point of beginning. (See Washington Atlas & Gazetteer or Mt. Baker/Snoqualmie National Forest map)

GMU 448-Stillaguamish (Snohomish and Skagit counties): Beginning at Sultan; then east along U.S. Highway 2 to Stevens Pass; then north along the Cascade Crest Trail to the headwaters of the Rapid River originating in Sec. 34, T27N, R13E; then north and west down said river to its junction with Meadow Creek in Sec. 14, T27N, R12E; then north up that creek to its junction with the headwaters of Cady Creek in Sec. 36, T28N, R12E; then north and west down Cady Creek to its junction with an unnamed creek in Sec. 21, T28N, R12E; then north up that unnamed creek to its headwaters at Excelsior Mountain and the Quartz Creek Trail (#1050); then north up the Quartz Creek Trail to Curry Gap; then east along USFS Trail #650 along the crest between Sloan Creek and the North Fork Skykomish River drainages to June Mountain and the Glacier Peak Wilderness Area boundary; then north along that boundary to the Suiattle River; then along the river to the Sauk River; then south up the Sauk River to Darrington; then west along the Darrington-Arlington Highway to the Trafton School at Trafton; then southeast along the Jim Creek-Trafton Road (242nd St. N.E.) to the City of Seattle power transmission lines; then southwest along the transmission line to the point where it crosses the Jordan Road in Sec. 20, T31N, R6E; then southeast along the Jordan Road to Granite Falls; then south along the Menzel Lake-Lake Roesiger Roads to the Woods Creek Road; then south on Woods Creek Road to Highway 2 (Skykomish-Monroe Highway); then east along Highway 2 to Sultan to the point of beginning. (See Washington Atlas & Gazetteer or Mt. Baker/Snoqualmie National Forest map)

GMU 450-Cascade (Skagit and Snohomish counties): That part of Skagit County east of the range line between Ranges 12 and 13 E. that is south and west of the North Cascades National Park; and, in addition, those lands west of the range line between Ranges 12 and 13 E. that lie within the Glacier Peak Wilderness Area. That part of Snohomish County commencing at the Skagit County line and the Glacier Peak Wilderness Area boundary; then south along said boundary to June Mountain; then west along the 650 trail along the crest between Sloan Creek and the North Fork of the Skykomish River drainages past Long John and Bald Eagle Mountains to Curry Gap; then south along the Quartz Creek Trail (No. 1050) and across the North Fork of the Skykomish River to Excelsior Mountain Trail (No. 1054); then south and east to the headwaters of an unnamed creek in Sec. 16, T28N R12E; then south along said creek through Sections 16 and 21 to West Cady Creek; then up (easterly) said creek to its junction with the headwaters of Meadow Creek in Sec. 36 T28N R12E; then south down Meadow Creek to its junction with the Rapid River in Sec. 14 T27N R12E; then east up the Rapid River to the headwaters of its south and east branch in Sec. 34 T27N R13E near the Cascade

Crest and the Chelan County line. (See Washington Atlas & Gazetteer and Mt. Baker/Snoqualmie National Forest map)

GMU 454—Issaquah (King and Snohomish counties): Beginning at the mouth of the Snohomish River near Everett; then southeast up the Snohomish River to Duvall; then south along State Highway 203 to Fall City; then southwest along the Fall City—Preston Road to Interstate 90; then east on Interstate 90 to State Highway 18; then southwest along State Highway 18 to its intersection with the Raging River; then south up that river to its junction with the posted boundary of the City of Seattle Cedar River Watershed; then along that posted boundary to its junction with the boundary of the City of Tacoma Green River Watershed (CTGRW); then south along the CTGRW posted boundary to Weyerhaeuser Road 5200 near Lynn Lake; then down the 5200 Road for approximately 7.6 miles to its junction with U.S. Highway 410; then west along U.S. Highway 410 and State Highway Nos. 164 and 18 through Auburn to U.S. Highway 99; then north along Highway 99 to the Redondo Beach junction; then due west to Puget Sound; then north along Puget Sound to the mouth of the Snohomish River and the point of beginning. (See Mt. Baker/Snoqualmie National Forest map and Washington Atlas & Gazetteer)

GMU 460—Snoqualmie (King and Snohomish Counties): Beginning at the intersection of State Highway 203 and U.S. Highway 2; then east along U.S. Highway 2 to Stevens Pass and the Pacific Crest Trail; then south along the Pacific Crest Trail to its junction with the City of Seattle Cedar River Watershed posted boundary; then west along the posted boundary to its intersection with the headwaters of the Raging River; then down the Raging River to its intersection with State Highway 18; then along State Highway 18 to its junction with Interstate Highway 90 (I-90); then west along I-90 to its junction with the Preston—Fall City Road; then north along the Preston—Fall City Road to State Highway 203; then north on State Highway 203 to the point of beginning. (See Mt. Baker/Snoqualmie National Forest map and Washington Atlas & Gazetteer)

GMU 466—Stampede (King County): Beginning at intersection of the Pacific Crest Trail (USFS Trail 2000) and the posted boundary for the City of Seattle Cedar River Watershed; then south along the Pacific Crest Trail to its junction with the Naches Pass Trail at Pyramid Peak; then west on the Naches Pass Trail to Twin Camps and USFS Road 7035; then along USFS Road 7035 to USFS Trail 1172 and its intersection with USFS Road 7012 (Champion Creek Rd.); then down Road 7012 to the posted boundary of the City of Tacoma Green River Watershed; then east and north along that boundary and the City of Seattle Cedar River Watershed posted boundary to the point of beginning. (See Mt. Baker/Snoqualmie National Forest map and Washington Atlas & Gazetteer)

GMU 472—White River (King and Pierce counties): Beginning at the junction of State Highway 410 and the north boundary of Mount Rainier National Park; then

west along the north park boundary to the Carbon River; then down the Carbon River to its intersection with the Bonneville Power Transmission line; then up the powerline to South Prairie Creek; then up South Prairie Creek to New Pond Creek; then up New Pond Creek to its intersection with Champion 923 Road.; then north on Champion 923 Road to Champion 92 Road; then east on Champion 92 Road to Champion 93 Road; then northwest on Champion 93 Road to Champion 931 Road; then east on Champion 931 Road to Champion 9 Road; then northeast on Champion 9 Road to Champion 96 Road; then east on Champion 96 Road to Champion 9601 Road; then east on Champion 9601 Road to Old Pond Creek to the White River; then down White River to the second set of Bonneville Power Transmission lines; then up the powerline to where it intersects State Highway 410; then east along State Highway 410 to Weyerhaeuser Road 5200; then up that road for approximately 7.6 miles to its junction with the City of Tacoma Green River Watershed posted boundary; then east along that posted boundary and USFS Trail 1172 to USFS Road 7035; then east along that road to its intersection with the Naches Pass Trail at Twin Camps; then east along the Naches Pass Trail to the Pacific Crest Trail (USFS Trail 2000) near Pyramid Peak; then south along the Pacific Crest Trail to the Mount Rainier National Park boundary near Sourdough Gap; then north and west along the park boundary to the point of beginning. (See Washington Atlas & Gazetteer and Mt. Baker/Snoqualmie National Forest map)

GMU 478—Mashel (Pierce County): Beginning where State Highway 162 crosses the Carbon River (near Crocker); then southeast up the Carbon River to the west boundary of Mt. Rainier National Park; then south along the park boundary to the Nisqually River; then west down the Nisqually River to Alder Lake; then continuing west down Alder Lake and the Nisqually River to the Weyerhaeuser 1000 (Main) Line (Vail—Eatonville Truck Trail) Bridge; then east on the 1000 line to its junctions with Highway 7 (Mountain Highway) and Highway 161 (Eatonville—LaGrande Road); then east and north along Highway 161 through Eatonville to its junction with Orville Road E. (Kapowsin—Eatonville Road); then north along that road through Kapowsin to its junction with Highway 162 just east of Orting at Crocker; then east along that highway to the Carbon River to the point of beginning. (See Mt. Baker/Snoqualmie National Forest map or Washington Atlas & Gazetteer)

GMU 480—South Islands (Pierce County): Anderson and Ketron Islands. Note special firearm restrictions in effect for these islands. Hunting is closed on McNeil Island. (See Washington Atlas & Gazetteer)

GMU 484—Puyallup (Pierce and King counties): Beginning at the mouth of the Nisqually River; then up the Nisqually River to its junction with the Weyerhaeuser 1000 line, then east along the Weyerhaeuser 1000 line to its intersection with State Highways 7 and 161; then north along State Highway 161 to its intersection with the Orville Road; then north along the Orville Road through the town of Kapowsin to the intersection of

State Route 162; then northeast along State Route 162 to its intersection with the Carbon River; then east along the Carbon River to where it intersects the Bonneville Power Transmission line; then up the powerline to South Prairie Creek; then up South Prairie Creek to New Pond Creek; then up New Pond Creek to its intersection with Champion 923 Road; then north on Champion 923 Road to Champion 92 Road; then east on Champion 92 Road to Champion 93 Road; then northwest on Champion 93 Road to Champion 931 Road; then east on Champion 931 Road to Champion 9 Road; then northeast on Champion 9 Road to Champion 96 Road; then east on Champion 96 Road to Champion 9601 Road; then east on Champion 9601 Road to Old Pond Creek; then down Old Pond Creek to the White River; then down White River to the second set of Bonneville Power Transmission lines; then up the powerline to where it intersects State Highway 410; then east along State Highway 410 to where it intersects State Highway 164; then west along State Highway 164 through Auburn to Old Highway 99; then north along Old Highway 99 to Redondo Junction; then due west to Puget Sound; then south along the shoreline of Puget Sound to the mouth of the Nisqually River and the point of beginning. (See Washington Atlas & Gazetteer or Mt. Baker/Snoqualmie National Forest map)

GMU 485-Green River (King County): Beginning at the junction of the Green River and the west boundary of the Tacoma Watershed; then south and east along the watershed boundary to the USFS 7012 Road (Champion Creek Road); then northwest along that road and the posted GMU 485 boundary to where it meets USFS Road 5063; then east, then north along that road to its junction with the USFS 5060 Road near the headwaters of Friday Creek; then north along that road to the Tacoma Watershed boundary; then west along the Tacoma Watershed boundary to the Green River and the point of beginning. (See Mt. Baker/Snoqualmie National Forest map and Washington Atlas & Gazetteer)

GMU 490-Cedar River (King County): Beginning at the junction of the Cedar River and the western posted boundary of the City of Seattle Cedar River Watershed; then north and east along said posted boundary to Yakima Pass; then continue south and west along that posted boundary and to the point of beginning. Note that the City of Seattle enforces trespass on lands owned or controlled by the city. (See Mt. Baker/Snoqualmie National Forest map and Washington Atlas & Gazetteer)

REGION FIVE

GMU 501-Lincoln (Lewis, Thurston, Pacific and Grays Harbor counties): Beginning at the intersection of Interstate 5 and State Highway 6, then west on State Highway 6 to the Stevens Road, then northwest on Stevens Road to Elk Creek Road (Doty), then west on Elk Creek Road to the 7000 Road, then west on the 7000 Rd. to the 7800 Rd., then west on the 7800 Rd. to the 720 Rd., then northeast on the 720 Rd. to Garrard Creek Road, then northeast on the Garrard Creek Road to Oakville and U.S. Highway 12, then east on U.S. 12 to Interstate

5, then south on Interstate 5 to State Highway 6 and point of beginning. (See Washington Atlas & Gazetteer)

GMU 504-Stella (Cowlitz County): Beginning at the mouth of the Cowlitz River at the Columbia River, then west down the Columbia to the mouth of Germany Creek, then north up Germany Creek to State Highway 4, then east on Highway 4 to Germany Creek Road, then north on Germany Creek Road to IP 1000 Road, then north on IP 1000 to the IP 1050 Road, then east on IP 1050 Road to the 2200 Rd., then east and south to the 2000 Rd., then south on the 2000 Rd. to the Delameter Road (Woodside Road), then east on Delameter Road to State Highway 411, then north on Highway 411 to PH 10 Road (Four Corners), then east to Cowlitz River, then south down the Cowlitz River to the Columbia River and point of beginning. (See Washington Atlas & Gazetteer)

GMU 505-Mossyrock (Lewis County): Beginning on Interstate 5 and the Cowlitz River, then northeast up the Cowlitz River to Mayfield Lake and the U.S. Highway 12 bridge, then east on Highway 12 to Winston Creek Road, then south and east to Longbell Road and Perkins Road, then northeast on Perkins Road to Swofford Road, then north on Swofford Road to Ajlune Road, then east on Ajlune Road to Riffe Lake, then east along the south shore to the Cowlitz River and up the Cowlitz River to the USFS 23 Road (Cispus Road) Bridge, then south and east to the ((~~C~~line)) C line Road, then east to the Bennet Road, then east to U.S. Highway 12, then west on Highway 12 to State Highway 7 (Morton), then north on State Highway 7 to State Highway 508, then west on Highway 508 to Centralia/Alpha Road, then west and north on Centralia/Alpha Road to Salzer Valley Road, then west to Summa Street and Kresky Road, then north on Kresky Road to Tower Street, then on Tower Street to State Highway 507, then west on Highway 507 Cherry, Alder and Mellen streets to Interstate 5, then south on Interstate 5 to the Cowlitz River and point of beginning. (See Washington Atlas & Gazetteer)

GMU 506-Willapa Hills (Wahkiakum, Pacific, Lewis counties): Beginning in Cathlamet on the State Highway 407 bridge across the Cathlamet Channel (Columbia River), then west down the Columbia River to the mouth of Deep River, then up Deep River to State Highway 4, then northwest to Salmon Creek Road, then northeast on Salmon Creek Road to the Bonneville Powerline Road, then north on the Bonneville Powerline Road to State Highway 6, then east on State Highway 6 to the town of PeEll and the Muller Road, then south on Muller Road to the 1000 Road, then south on the 1000 Road to the 1800 Road, then south on the 1800 Road to the 500 Road, then southeast on the 500 Road to State Highway 407, then south on State Highway 407 to Cathlamet and point of beginning. (See Washington Atlas & Gazetteer)

GMU 510-Stormking (Lewis County): Beginning on U.S. Highway 12 at the Silver Creek Bridge; then north up Silver Creek to Silverbrook Road, then east to USFS 47 Rd., then north on USFS 47 to USFS 85, then west on USFS 85 to Silver Creek, then southwest on Silver

Creek to Lynx Creek, then north on Lynx Creek and its northern most tributary to USFS 85 Rd., then northwest on the USFS 85 Rd. to Catt Creek, then north on Catt Creek to the Nisqually River, then west down the Nisqually River to State Highway 7, then south on Highway 7 to U.S. Highway 12 (Morton), then east on Highway 12 to Silver Creek and point of beginning. (See Gifford Pinchot National Forest map)

GMU 512-Sawtooth (Lewis County): Beginning on U.S. Highway 12 at the Silver Creek bridge, then north up Silver Creek to Silverbrook Road, then east to USFS 47 Rd., then north on USFS 47 Rd. to USFS 85 Rd., then west on USFS 85 to Silver Creek, then southwest on Silver Creek to Lynx Creek, then north on Lynx Creek and its northern most tributary to USFS 85 Rd., then north on 85 Rd. to Catt Creek, then northwest down Catt Creek to the Nisqually River, then east up the Nisqually River to Horse Creek, then east up Horse Creek to USFS 52 Rd. (Skate Creek Road), then southeast on USFS 52 to the Cowlitz River, then southwest down the Cowlitz River to Smith Creek, then up Smith Creek to U.S. Highway 12, then west on U.S. Highway 12 to Silver Creek and point of beginning. (See Gifford Pinchot National Forest map and/or Washington Atlas & Gazetteer)

GMU 514-Tatoosh (Lewis County): Beginning at USFS 52 Rd. (Skate Creek) and the Cowlitz River (at Packwood), then northwest on USFS 52 Rd. to Horse Creek, then down Horse Creek to the Nisqually River and the southern boundary of Mt. Rainier National Park, then north and east along the Nisqually River and south park boundary to the Cascade Crest Trail, then south along the Cascade Crest Trail to U.S. Highway 12, then northwest and southwest on Highway 12 to USFS 1270 Rd., then north on USFS 1270 to the Cowlitz River, then southwest down the Cowlitz River to the USFS 52 Rd. and point of beginning. (See Gifford Pinchot National Forest map)

GMU 516-Packwood (Lewis and Skamania counties): Beginning at the mouth of Cispus River, then east up the Cispus River to the USFS 56 Rd. (Midway G.S. Road), then east on the USFS 56 Rd. to the USFS 5603 Rd., then east on the USFS 5603 to the Yakima Indian Reservation boundary and the Cascade Crest; then north along the Reservation boundary to Cispus Pass and the Cascade Crest Trail, then north along the Cascade Crest Trail to the U.S. Highway 12 (White Pass), then northwest and southwest on Highway 12 to USFS 1270 Rd. (Sec. 31, T14N, R10E), then north on USFS 1270 to the Cowlitz River, then southwest down the Cowlitz River to the mouth of Smith Creek, then south up Smith Creek to U.S. Highway 12, then southwest down Highway 12 to Bennet Road, then west on the Bennet Road to the ((Elmer)) C line Road, then west to the USFS 23 Rd. (Cispus Road), then west and north to the Cowlitz River, then west down the Cowlitz River to the mouth of the Cispus River and point of beginning. (See Gifford Pinchot National Forest map)

GMU 520-Winston (Cowlitz, Lewis and Skamania counties): Beginning at the intersection of Interstate 5

and the Cowlitz River, then south down the Cowlitz River to the Toutle River, then east up the Toutle River to the North Fork Toutle River, then up the North Fork Toutle River to the Green River, then east up the Green River to USFS 2612 Rd., then east on 2612 to USFS 26 Rd. (Ryan Lake Road), then north on USFS 26 Rd. to the Cispus River, then west down the Cispus to the Cowlitz River, then west down the Cowlitz River to Riffe Lake, then west along the south shore to Ajlune Road, then west to Swofford Road, then south on Swofford Road to Perkins Road, then southwest and northwest on Perkins Road and Longbell Road to Winston Creek Road, then northwest on Winston Creek Road to State Highway 12, then west on State Highway 12 to the Mayfield Lake bridge, then southwest down Mayfield Lake and the Cowlitz River to Interstate 5 and point of beginning. (See Washington Atlas & Gazetteer)

GMU 522-Loo-wit (Cowlitz and Skamania counties): Beginning on the North Fork Toutle River at the mouth of Hoffstadt Creek, then southeast up the North Fork Toutle River to the Weyerhaeuser 3001 Rd., then southeast along the 3001, 3000, and 3090 roads to the headwaters of the South Fork Castle Creek, then due south to the South Fork Toutle River, then east along South Fork Toutle to its headwaters and Mount St. Helens crater edge; then east along the crater edge to the headwaters of Ape Canyon, then down Ape Canyon to Smith Creek, then north along Smith Creek and following the eastern main branch to its headwaters, then due west to the USFS 99 Rd., then north along USFS 99 to USFS 26, then north to Strawberry Lake Creek, then west down Strawberry Lake Creek to the Green River, then across the Green River to Grizzly Creek, then up Grizzly Creek to Grizzly Lake, then west up the western inlet to its headwaters, then west to the headwaters of Coldwater Creek, then west down Coldwater Creek to Coldwater Lake, then southwest along the northwest shore to the old Weyerhaeuser 3500 Rd., then west along the 3500, 3530, 3540, 3130, 3120 roads to the intersection with Hoffstadt Creek, then down Hoffstadt Creek to the North Fork Toutle River and point of beginning. (See Gifford Pinchot National Forest map)

GMU 524-Margaret (Cowlitz, Skamania and Lewis counties): Beginning on the North Fork Toutle River at the mouth of the Green River, then southeast up the North Fork Toutle River to the mouth of Hoffstadt Creek, then up Hoffstadt Creek to the 3120 Rd., then east along the 3120, 3130, 3540, 3530 and 3500 roads to Coldwater Lake, then northeast along the northwest shoreline to Coldwater Creek, then up Coldwater Creek to its headwaters and east to the headwaters of Grizzly Lake, then east down the west inlet creek to Grizzly Lake, then down Grizzly Creek to the Green River and the mouth of Strawberry Lake Creek, then up Strawberry Lake Creek to the USFS 26 Rd. (Ryan Lake Road), then north on the USFS 26 Rd. to the USFS 2612 Rd., then west on USFS 2612 Rd. to the Green River, then down the Green River to its mouth and point of beginning. (See Gifford Pinchot National Forest map)

GMU 530—Ryderwood (Cowlitz, Lewis, Wahkiakum counties): Beginning in the town of PeEll (intersection of State Highway 6 and Muller Road), then south on Muller Road to the 1000 Rd., then south on the 1000 Rd. to the 1800 Rd., then south on the 1800 Rd. to the 500 Rd., then southeast on the 500 Rd. to State Highway 407, then south on State Highway 407 to the Columbia River Bridge (Cathlamet Channel), then east up the Columbia River to the mouth of Germany Creek, then north up Germany Creek to State Highway 4, then east on Highway 4 to Germany Creek Road, then north on Germany Creek Road to IP 1000 Road, then north on IP 1000 to IP 1050 Road, then east on IP 1050 Road to the 2200 Road, then east and south on the 2200 Road to the 2000 Road, then south on the 2000 Road to Delameter Road (Woodside Drive), then east on Delameter Road to State Highway 411, then north on State Highway 411 to PH 10 Road (4 Corners), then east to the Cowlitz River, then north up the Cowlitz River to the Interstate 5 bridge, then north on Interstate 5 to State Highway 6, then west on State Highway 6 to PeEll and point of beginning. (See Washington Atlas & Gazetteer)

GMU 550—Coweeman (Cowlitz County): Beginning at the mouth of the Cowlitz River, then north to the Toutle River, then east along the Toutle River to the South Fork Toutle River, then up the South Fork Toutle to the 4950 Rd., then south and east on the 4950 Rd. to the 235 Rd., then south on the 235, 200, 245, 134, 133, 130 and 1680 roads to the 1600 Rd., then southeast along the 1600 and 1400 roads to the Kalama/Coweeman summit, then south along the 1420 Rd. to the 1425 Rd., then southwest along the 1425 Rd. to the 6400 Rd., then southwest down the 6400 Rd. to the 6000 Rd., then east to the 6450 Rd., then southeast approximately one mile on the 6450 Rd. to the Arnold Creek Road, then southeast on Arnold Creek Road to Dubois Road, then to State Highway 503, then west on State Highway 503 to Cape Horn Creek, then down Cape Horn Creek to Merwin Reservoir and the Lewis River, then down the Lewis River to the Columbia River, then down the Columbia River to the mouth of the Cowlitz River and point of beginning. (See Washington Atlas & Gazetteer)

GMU 554—Yale (Cowlitz County): Beginning on State Highway 503 at its crossing of Cape Horn Creek, then east on Highway 503 to 6690 Rd. (Rock Creek Road), then northeast on the 6690 and 6696 roads to West Fork Speelyai Creek, then down Speelyai Creek to State Highway 503, then northeast on Highway 503 to Dog Creek, then down Dog Creek to Yale Reservoir, then south and west down Yale reservoir, Lewis River, and Merwin Reservoir to Cape Horn Creek, then up Cape Horn Creek to State Highway 503 and point of beginning.

GMU 556—Toutle (Cowlitz County): Beginning on State Highway 503 (Lewis River Road) and USFS 81 Rd. (Merril Lake Road) intersection, then north on USFS 81 Rd. to Weyerhaeuser 7200 Rd., then northeast on the 7200 Rd. to the 7400 Rd., then northwest on the 7400 Rd. to the 5500 Rd., then east and north on the 5500 and 5670 roads to the South Fork Toutle River, then

east up the South Fork Toutle River to a point due south of the headwaters of the South Fork Castle Creek (Sec. 1, TWP 8N R4E), then north to the headwaters of South Fork Castle Creek, then down South Fork Castle Creek to Weyerhaeuser 3092 Rd., then west on the 3092 Rd. to 3090 Rd., then northwest on the 3090, 3000 and 3001 roads to the North Fork Toutle River, then down the North Fork Toutle River to the South Fork Toutle River, then south-east up the South Fork Toutle River to the 4950 Rd., then south on the 4950, 235, 200, 245, 243A, 134, 133, 130, and 1680 roads to the 1600 road, then southeast on the 1600 and 1400 roads to the Kalama/Coweeman summit, then south on the 1420 Rd. to the 1425 Rd., then southwest along the 1425 Rd. to the 6400 Rd., then southwest on the 6400 Rd. to the 6000 Rd., then east up the 6000 Rd. to the 6450 Rd., then southwest on the 6450 Rd. approximately one mile to the Arnold Creek Road, then southeast on Arnold Creek and Dubois roads to State Highway 503, then east on State Highway 503 to the 6690 Rd. (Rock Creek Road); then northeast on the 6690 and 6696 roads to the West Fork Speelyai Creek, then down Speelyai Creek to State Highway 503, then northeast on State Highway 503 to USFS 81 Rd. and point of beginning. (See Washington Atlas & Gazetteer)

GMU 558—Marble (Cowlitz and Skamania counties): Beginning on State Highway 503 (Lewis River Road) and USFS 81 Rd. intersection, then north on USFS 81 Rd. to Weyerhaeuser 7200 Rd., then northeast on the 7200 Rd. to the 7400 Rd., then northwest on the 7400 Rd. to the 5500 Rd., then east and north on the 5500 and 5670 roads to the South Fork Toutle River, then east up the South Fork Toutle River to Mount St. Helens crater and along crater to headwaters of Ape Canyon, then east down Ape Canyon Creek to Smith Creek, then north up Smith Creek along the East Fork to its headwaters and USFS 99 Rd., then northeast on USFS 99 Rd. to USFS 25 Rd., then south on USFS 25 Rd. to the Muddy River, then south down the Muddy River to the North Fork Lewis River, then west down the North Fork Lewis River, Swift Reservoir to Yale Reservoir and Dog Creek, then north up Dog Creek to State Highway 503, then southwest to USFS 81 Rd. and point of beginning. (See Gifford Pinchot National Forest map)

GMU 560—Lewis River (Skamania, Klickitat, Yakima and Lewis counties): Beginning at Trout Lake, north to the USFS 80 Rd., then north to the USFS 82 Rd., then northeast on the USFS 82 Rd. to the Yakima Indian Reservation boundary, then north along boundary (Cascade Crest) to USFS 5603 Rd., then west to the USFS 56 Rd., then west to the Cispus River, then northwest down the Cispus River to the USFS 26 Rd. (Ryan Lake Road), then west and south on the USFS 26 Rd. to USFS 99 Rd., then northeast to the USFS 25 Rd., then south to Muddy River, then south down the Muddy River to the North Fork Lewis River, then west to the USFS 90 Rd. bridge (Eagle Cliff), then east on USFS 90 Rd. to USFS 51 Rd., then southeast to USFS 30 Rd., then northeast on the USFS 30 Rd. to USFS 24 Rd., then southeast to the State Highway 141, then northeast

to Trout Lake and point of beginning. (See Gifford Pinchot National Forest map)

GMU 564—Battle Ground (Clark County): Beginning at Merwin Dam on the Lewis River, then on a southeast line to the power line, then southeast to County Rd. 20, then south to Pup Creek Road, then southeast to County Rd. 16, then southeast through Amboy and Yacolt to Moulton and County Rd. 12, then west to ((Hartwick)) Hartwick Road, south to Basket Flat Road, west to 197th Ave., south to 279th Street, west to 182nd Ave., south to 249th Street, and east to Crawford Road, then southeast on Allworth to 229th Street, then southeast on 229th Street to Berry Road, then southeast on Berry Road to DNR 1410 Rd., then southeast on the 1410 Road to DNR 1400 Rd., then west on 1400 Rd. to Rawson and Powell roads to 212th Ave., then south to 83rd Street, east to 217th Ave., south to 68th Street, east to 232nd Ave., and south to State Highway 500; then south and east to Blair Road, then southeast to State Highway 140, then north and east to State Highway 14 and Cape Horn Road, then south on Cape Horn Road to the Columbia River, then down the Columbia River to the Lewis River and up the Lewis River to Merwin Dam and point of beginning. (See Washington Atlas & Gazetteer)

GMU 568—Washougal (Clark and Skamania counties): Beginning at Merwin Dam on the Lewis River, then on a southeast line to the powerline crossing on County Rd. 20, then south to Pup Creek Road, then east to County Rd. 16, then southeast through Amboy and Yacolt to Moulton and County Rd. 12, then west to ((Hartwick)) Hartwick Road, south to Basket Flat Road, west to 197th Ave., south to 279th St., west to 182nd Ave., south to 249th St., and east to Crawford Road, then southeast on Allworth to 229th St., to Berry Road and the DNR 1410 Rd., to DNR 1400 Rd., then west to Rawson and Powell roads to 212th Ave., then south to 83rd St., east to 217th Ave., south to 68th St., east to 232nd Ave., and south to State Highway 500; then south and east to Blair Road, then southeast to State Highway 140, then north and east to State Highway 14, and Cape Horn Road, then south on Cape Horn Road to the Columbia River, then east up the Columbia to the mouth of Rock Creek Stevenson; then northwest up Rock Creek to the south boundary of Gifford Pinchot National Forest, then due west approximately 0.5 miles to USFS Rd. 406; then northwest on USFS Rd. 406 to USFS 41, then west to Sunset Work Center and Forest Rd. 42 (Green Fork Road), then east to USFS 4205 Rd., then north and east to the USFS 53 Rd., then northwest to the USFS 37 Rd., and USFS 54 Rd., then northwest on USFS 54 Rd (N.E. Healy Rd.) to International Paper Road; then north to Canyon Creek, down Canyon Creek to Merwin Reservoir and west to Merwin Dam and point of beginning. (See Washington Atlas & Gazetteer)

GMU 572—Siouxon (Skamania and Clark counties): Beginning at the intersection of the Wind River Road and USFS 65 Rd. (Panther Creek Road); then north on the USFS 65 Rd, USFS 60 Rd. (Carson—Guler Road); then northwest to Peterson Prairie and USFS 24 Road, then

north to the USFS 30, then southwest to the USFS 51 Rd. (Curly Creek Road), then northwest to the USFS 90 Rd. (Lewis River Road), then west to the Eagle Cliff bridge on the North Fork Lewis River; then down the North Fork Lewis River through Swift and Yale reservoirs to Merwin Reservoir and the mouth of Canyon Creek; then south up Canyon Creek to International Paper Road, then south to USFS 54 Rd. (N.E. Healy Road); then southeast to the USFS 37 Rd. and the USFS 53 Rd., then east and south to the USFS 4205 Rd., then south and west to the USFS 42 Rd. (Green Fork Road); then west to the USFS 41 Rd. at Sunset Falls; then east on the USFS 41 Rd. (Sunset Hemlock Road) to the U.S. Forest Service District Headquarters and the Hemlock Road; then east on the Hemlock Road to the Wind River Road (Stabler); then south on the Wind River Road to USFS 65 Rd. and point of beginning. (See Gifford Pinchot National Forest map)

GMU 574—Wind River (Skamania County): Beginning at the mouth of Rock Creek (Stevenson), then northwest up Rock Creek to the south boundary of Gifford Pinchot National Forest, then due west approximately 1/2 mile to USFS 406 Rd., then northwest on USFS 406 Rd. to USFS 41 Rd., then east to U.S. Forest Service District Headquarters (Wind River) and Hemlock Road, then east to the Wind River Road (Stabler), then south to USFS 65 Rd. (Panther Creek Road), then north to USFS 60 Rd. (Carson—Guler Road), then northeast to USFS 24 Rd. and 141 Rd. to USFS 86 Rd., then south on USFS 86 Rd. to USFS 1840 Rd. to the USFS 18 Rd. (Oklahoma Road) to Willard and the Little White Salmon River, then down the Little White Salmon River to the Columbia River, then west down the Columbia River to the mouth of Rock Creek and point of beginning. (See Gifford Pinchot National Forest map)

GMU 576—White Salmon (Klickitat, Yakima, and Skamania counties): Beginning at the mouth of the Klickitat River (Lyle) to the Fisher Hill Bridge, then north along the Fisher Hill Road (P-2000) to the Gravel Pit Road, then west to the B-Z Corners—Glenwood Road, then southwest to Highway 141 (B-Z Corners), then north to Trout Lake, then west on Highway 141 to USFS 86 Rd., then south to the USFS 1840 Rd., then south on the USFS 1840 Rd. to the USFS 18 Rd. (Oklahoma Road), then south on the 18 Rd. to Willard and the Little White Salmon River, then south down the Little White Salmon River to the Columbia River, then east up the Columbia River to the Klickitat River and point of beginning. (See Washington Atlas & Gazetteer)

GMU 580—Sixprong (Klickitat and Yakima counties): Beginning on State Highway 14 at Sundale, then east to the Goldendale—Goodnoe Hills Road; then northwest along Goldendale—Goodnoe Hills Road to Dot Road; then north along the Dot Road to Cleveland; then along the Goldendale—Bickleton Road to the Yakima County line; then east along the Yakima County line to Alderdale Road; then southeast along the Alderdale Road to State Highway 14 and Columbia River; then west along the state line to Sundale and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 584—Goodnoe (Klickitat County): Beginning at the U.S. Highway 97 bridge on the Columbia River (Maryhill), then north on Highway 97 to Satus Pass and the Yakima Indian Reservation, then east along south Reservation boundary to the Yakima County line, then east to Goldendale/Bickleton Road, then southwest to Cleveland and Dot Road, then south to Goldendale/Goodnoe Hills Road, then southeast to State Highway 14, then west to Sundale and mouth of Chapman Creek, then west down the Columbia River to U.S. Highway 97 bridge and point of beginning. (See Washington Atlas & Gazetteer)

GMU 586—Glenwood (Klickitat County): Beginning at B-Z Corners and State Highway 141, then north to Trout Lake and the USFS 80 Rd., then to the USFS 82 Rd., then north to the Yakima Indian Reservation boundary, then east along the south Reservation boundary to Summit Creek Primary Road, then south to the Klickitat River and the Truck Cut Road, then west to the Glenwood/Goldendale Road, then northwest to the Gravel Pit Road, then south to the B-Z Corners/Glenwood Road, then southwest to B-Z Corners and point of beginning. (See Washington Atlas & Gazetteer)

GMU 588—Grayback (Klickitat County): Beginning at Highway 97 bridge across Columbia River (Maryhill), then west down the Columbia River to Lyle and the mouth of the Klickitat River, then up the Klickitat River to the Fisher Hill Bridge, then north along the Fisher Hill Road (P-2000) to the Gravel Pit Road, then north to the Glenwood/Goldendale Road, then east to the Truck Cut Road, then north to the Summit Creek Primary Road, then to the Yakima Indian Reservation boundary, then east along the southern boundary of the Reservation to Highway 97 (Satus Pass Highway), then south on Highway 97 to Maryhill and point of beginning. (See Washington Atlas & Gazetteer)

REGION SIX

GMU 601—Hoko (Clallam County): Beginning at the mouth of the Hoko River, then up the river to State Highway 112; then southeast along State Highway 112 to its junction with the Hoko-Ozette Road; then southeast along the Hoko-Ozette Road to the Olympic National Park boundary; then north along the Olympic National Park boundary to the Makah Indian Reservation boundary; then east and north along the Makah Indian Reservation boundary to the Strait of Juan de Fuca; then southeast along the shore of the Strait of Juan de Fuca to the mouth of the Hoko River and the point of beginning. (See updated Olympic National Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 602—Dickey (Clallam County): Beginning at the mouth of the Clallam River, then up the river to State Highway 112; then south along State Highway 112 to its junction with the Burnt Mountain Road; then southwest along the Burnt Mountain Road to its junction with U.S. Highway 101; then southwest along U.S. Highway 101 to the junction with the LaPush Road; then southwest along LaPush Road to the Olympic National Park

boundary; then north along the Olympic National Park boundary to the Hoko-Ozette Road; then northeast along the Hoko-Ozette Road to its junction with State Highway 112; then northwest along State Highway 112 to the Hoko River; then down the Hoko River to its mouth and the Strait of Juan de Fuca; then east along the shore of the Strait of Juan de Fuca to the mouth of the Clallam River and the point of beginning. (See updated Olympic National Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 603—Pysht (Clallam County): Beginning at the mouth of the Clallam River; then up the river to the State Highway 112; then south along State Highway 112 to its junction with the Burnt Mountain Road; then southwest along the Burnt Mountain Road to its junction with U.S. Highway 101; then east along U.S. Highway 101 to the point where the highway enters the Olympic National Park, about one mile west of Lake Crescent; then north and east along the Olympic National Park boundary to the Elwha River; then north down the Elwha River to its mouth and the Strait of Juan de Fuca; then west along the shore of the Strait of Juan de Fuca to the mouth of the Clallam River and the point of beginning. EXCEPT that part of the Lower Elwha Indian Reservation within this boundary. (See updated Olympic National Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 607—Soleduck (Clallam County): Beginning at Forks, then south along U.S. Highway 101 to the Bogachiel River; then east up the Bogachiel River to the Olympic National Park boundary; then north and east along the Olympic National Park boundary to its intersection with U.S. Highway 101; then west and south along U.S. Highway 101 to Forks to the point of beginning. (See updated Olympic National Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 612—Goodman (Jefferson and Clallam counties): Beginning at LaPush on the Pacific Ocean, then east along the LaPush Road to its junction with U.S. Highway 101 north of Forks; then south along U.S. Highway 101 to the Pacific Ocean below the mouth of the Hoh River; then north along the Pacific Ocean to LaPush and the point of beginning; EXCEPT that part of the Hoh Indian Reservation and the Olympic National Park within this boundary. (See updated Olympic National Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 615—Clearwater (Jefferson County): Beginning at the junction of Bogachiel River and U.S. Highway 101, then east up the Bogachiel River to the Olympic National Park boundary; then south, east and west along the Olympic National Park boundary to where it meets the boundary of the Quinault Indian Reservation; then west along the Quinault Indian Reservation boundary to U.S. Highway 101; then north and east along U.S. Highway 101 to the Bogachiel River and point of beginning; EXCEPT that part of the Olympic National Park within this boundary. (See updated Olympic National

Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 618—Matheny (Jefferson and Grays Harbor counties): Those lands between the Queets and Quinault Rivers that are outside the Olympic National Park and outside the Quinault Indian Reservation. (See Olympic National Forest map)

GMU 621—Olympic (Jefferson, Clallam and Mason counties): Beginning at the junction of U.S. Highway 101 and the Elwha River, then south up the Elwha River to the Olympic National Park boundary; then east and south along Olympic National Park boundary to the North Fork of the Skokomish River; then south down the North Fork of the Skokomish River to Lake Cushman; then southeast along the west shore of Lake Cushman to Cushman Upper Dam; then east along the Power Dam Road to its intersection with Lake Cushman—Hoodsport Road; then southeast on Lake Cushman—Hoodsport Road to U.S. Highway 101 and Hood Canal; then north along Hood Canal to Dabob Bay and Quilcene Bay to East Quilcene Road at the north end of Quilcene Bay; then west along East Quilcene Road to its junction with Chimacum Center Road; then south along Chimacum Center Road to Quilcene and U.S. Highway 101; then north and west along U.S. Highway 101 to the Elwha River and the point of beginning. EXCEPT that part of the Lower Elwha Indian Reservation within this boundary. (See updated Olympic National Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 624—Coyle (Clallam and Jefferson counties): Beginning at the mouth of the Elwha River, then south up the Elwha River to U.S. Highway 101; then east and south along U.S. Highway 101 to Quilcene; then north on the Chimacum Center Road to its junction with East Quilcene Road; then east on the East Quilcene Road to Quilcene Bay; then south along the east shore of Quilcene Bay to Dabob Bay and Hood Canal; then north along the shore of Hood Canal to Puget Sound; then north through Admiralty Inlet to Port Townsend and Juan de Fuca Straits; then west along the south shore line of Juan de Fuca Straits to the mouth of the Elwha River and the point of beginning; EXCEPT all of Indian Island in Jefferson County. (See updated Olympic National Forest and Olympic National Park map and Washington Atlas & Gazetteer)

GMU 625—Indian Island (Jefferson County): Indian Island in Jefferson County. (See Washington Atlas & Gazetteer)

GMU 627—Kitsap (Kitsap, Mason, Pierce and King counties): Beginning at the town of Allyn on State Highway 3; then north along Highway 3 to Belfair; then north up the "Old Belfair Highway" to its junction with the Bear Creek—Dewatto Road; then west on Bear Creek—Dewatto Road to the Mason—Kitsap County line; then west along the Mason—Kitsap county line to Hood Canal; then north along the shoreline of Hood Canal to Puget Sound at Hansville; then south through Puget Sound to Nisqually Reach and Case Inlet; then north up

Case Inlet to the town of Allyn and the point of beginning; also Vashon Island. (See Washington Atlas & Gazetteer)

GMU 633—Mason (Mason County): Beginning at the Mason—Thurston County Line on U.S. Highway 101 at Oyster Bay; then north and east through Oyster Bay, Totten Inlet—Dana Passage and Case Inlet to the town of Allyn on State Highway 3; then north along Highway 3 to Belfair; then north up the "Old Belfair Highway" to its junction with the Bear Creek—Dewatto Road; then west on the Bear Creek—Dewatto Road to its junction with the Dewatto—Holly Road; then west along the Mason—Kitsap County Line to Hood Canal; then south through Hood Canal to Hoodsport and U.S. Highway 101; then south along Highway 101 to the Mason—Thurston County Line and the point of beginning. (See the Washington Atlas & Gazetteer)

GMU 636—Skokomish (Grays Harbor and Mason counties): Beginning at the junction of the Lake Cushman—Hoodsport Road and U.S. Highway 101 at Hoodsport; then south down U.S. Highway 101 to its junction with the Shelton Dayton—Matlock Road (County Road 9010); then west to the town of Matlock; then west on the Matlock—Deckerville Road and Middle Satsop Road to the Kelly Road (C-500 Line); then north on the Kelly Road to its junction with the L-600 Line (Canyon River Road, Road 2153); then west on the L-600 line to USFS Road 22 (Montesano—Grisdale Road); then north on USFS Road 22 through Grisdale; then west and south on USFS Road 22 to where it crosses the East Fork of the Humptulips River; then upstream on the East Fork Humptulips River to the most northern point crossed by the range line 7W.W.M. and 8W.W.M., then north on this range line to its junction with Road 2302 (USFS Road 2204-200); then east and north on Road 2302 to the Olympic National Park Boundary; then east along the Olympic Park boundary to the North Fork of the Skokomish River; then south down the North Fork of the Skokomish River to Lake Cushman; then southeast along the west shore of Lake Cushman to Cushman Upper Dam; then east along the Power Dam Road to its intersection with Lake Cushman—Hoodsport Road; then southeast on Lake Cushman—Hoodsport Road to U.S. Highway 101 and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 638—Quinault Ridge (Grays Harbor and Jefferson counties): Beginning at the Olympic National Park boundary at the northwest corner of Lake Quinault; then southwest along the south shore of Lake Quinault to the boundary of the Quinault Indian Reservation; then southwest along this boundary to U.S. Highway 101; then south along U.S. Highway 101 to Quinault Ridge Road (Forest Service Road #2258); then northeast along the Quinault Ridge Road to the Forest Service Road #2280; then east along Forest Service Road #2280 to the Forest Service Road #2220; then north and south along that road to the Forest Service Road #2204; then northeast along Forest Service Road #2204 to the 2204-200 Spur Road; then north along this spur road to the boundary of the Olympic National Park; then west along the Olympic National Park Boundary to Lake Quinault

and the point of beginning. (See Olympic National Forest map)

GMU 639-Humtulpis (Grays Harbor County): Beginning at the junction of U.S. Highway 101 and the Quinault Ridge Road (Forest Service Road #2258); then northeast along Quinault Ridge Road to the Forest Service Road #2280; then east along Forest Service Road #2280 to the Forest Service Road #2220; then north and south along Forest Service Road #2220 to the Forest Service Road #2204; then northeast along Forest Service Road #2204 and the 2204-200 Spur Road to a point crossed by the range line between range 7W.W.M. and 8W.W.M.; then south on this range line to the most northern point crossed by the East Fork of the Humtulpis River; then downstream on the East Fork of the Humtulpis to the USFS 22 Road; then west and south along USFS 22 Road to its junction with the Donkey Creek Road; then southwest along the Donkey Creek Road (Forest Service Road #22) to its junction with U.S. Highway 101; then north along U.S. Highway 101 to its junction with the Quinault Ridge Road (Forest Service Road #2258) and the point of beginning. (See Olympic National Forest map)

GMU 642-Copalis (Grays Harbor County): Beginning at the U.S. Highway 101 bridge crossing the Hoquiam River in the City of Hoquiam; then north along U.S. Highway 101 to the boundary of the Quinault Indian Reservation; then southwest along the Quinault Indian Reservation boundary to the Pacific Ocean; then south along the shore of the Pacific Ocean to Grays Harbor; then east along the north shore of Grays Harbor to the mouth of the Hoquiam River; then north along the Hoquiam River to U.S. Highway 101 and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 648-Wynoochee (Grays Harbor County): Beginning at the junction of U.S. Highway 101 and the Donkey Creek Road; then northeast along the Donkey Creek Road (Forest Service Road #22) to its junction with the Donkey Creek-Grisdale Road; continuing east on this road (Forest Service Road #22) to Camp Grisdale (south of Wynoochee Lake); then south along the Grisdale-Montesano Road (Forest Service Road #22) to the junction with the L-600 line (Canyon River Road, Road 2153); then east along the L-600 line to the concrete bridge over the West Fork of the Satsop River in Sec. 15, T.21N., R.7W.W.M.; then south down the West Fork and the main stream of the Satsop River to U.S. Highway 12; then west along U.S. Highway 12 to its junction with U.S. Highway 101 in Aberdeen; then west and north along U.S. Highway 101 to its junction with the Donkey Creek Road and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 651-Satsop (Grays Harbor, Mason and Thurston counties): Beginning at the U.S. Highway 12 Bridge on the Satsop River, then upstream on the Satsop River to its junction with the West Fork of the Satsop River; then up the West Fork of the Satsop to the concrete bridge on the L-600 Road (Canyon River Road, Road 2153); then east on the L-600 Line to its junction with the Kelly Road; then south on the Kelly Road to the Middle

Satsop Road; then east on the Middle Satsop and Matlock-Deckerville Roads to the town of Matlock; then east on the Shelton-Matlock Road (County Road 9010) to its junction with U.S. Highway 101; then south on U.S. Highway 101 to its junction with State Route #8, then west on State Route 8 to its junction with U.S. Highway 12; then west along Highway 12 to the Satsop River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 658-North River (Grays Harbor and Pacific counties): Beginning at the U.S. Highway 101 bridge across the Chehalis River in Aberdeen; then west along the Chehalis River to the river mouth; then west along the southern shore of Grays Harbor to the Pacific Ocean; then south along the Pacific Ocean to Willapa Bay; then east in Willapa Bay to the mouth of the Willapa River; then east up the Willapa River to U.S. Highway 101 in the City of Raymond; then north along U.S. Highway 101 to the Chehalis River Bridge and the point of beginning; also Rennie Island. (See Washington Atlas & Gazetteer)

GMU 660-Minot Peak (Grays Harbor and Pacific counties): Beginning at the junction of U.S. Highway 101 and U.S. Highway 12 in Aberdeen; then south along U.S. Highway 101 to the Smith Creek Road; then east along the Smith Creek Road to its junction with the North River Road; then east along the North River Road through Brooklyn and continuing east along the Brooklyn-Oakville Road to the town of Oakville; then north along U.S. Highway 12 to Elma; then west along U.S. Highway 12 to U.S. Highway 101 and the point of beginning; also Rennie Island. (See Washington Atlas & Gazetteer)

GMU 663-Capitol Peak (Grays Harbor and Thurston counties): Beginning at Elma; then southeast along U.S. Highway 12 to its junction with the Moon Road; then north on the Moon Road to the Gate-Mima Road; then northeast on Gate-Mima Road to Waddell Creek Road; then northeast and then northwest on Waddell Creek Road to Delphi Road; then north on the Delphi Road to U.S. Highway 101; then west on Highway 101 to Highway 8; then west on Highway 8 to Elma and Highway 12 and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 666-Deschutes (Thurston County): Beginning at the mouth of the Nisqually River; then south on the Nisqually River to Pacific Highway; then southwest on Pacific Highway to Highway 510; then southeast on Highway 510 to Yelm Highway; then southwest and west on the Yelm Highway to Spurgeon Creek Road; then south on the Spurgeon Creek Road to Rainier Road; then northwest on Rainier Road to Stedman Road; then west and south on Stedman Road to Waldrick Road; then west on Waldrick Road to Pacific Highway; then north on Pacific Highway to McCorkle Road; then west on McCorkle Road to 113th Avenue; then west on 113th Avenue to Littlerock Road; then north on Littlerock Road to 110th Avenue (Bloom Road); then west on 110th Avenue to Delphi Road; then

north on Delphi Road to U.S. Highway 101; then northwest on Highway 101 to the Mason-Thurston county Line at Oyster Bay; then northeast and southeast through Totten Inlet, Dana Passage and Nisqually Reach to the mouth of the Nisqually River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 667-Skookumchuck (Thurston and Lewis counties): Beginning at the Pacific Highway Bridge on the Nisqually River; then upstream on the Nisqually River to Alder Lake; then along the north shore of Alder Lake to the town of Elbe and Highway 7; then south on Highway 7 to Highway 508 at Morton; then west on Highway 508 to the Centralia-Alpha Road; then west on the Centralia-Alpha Road, Salzer and Summa Roads to Pearl Street; then north on Pearl Street to Highway 507; then northwest on Highway 507 to Interstate 5 then north on Interstate 5 to U.S. Highway 12; then west on Highway 12 to Moon Road; then north on Moon Road to the Gate-Mima Road; then northeast on the Gate-Mima Road to Waddell Creek Road; then northeast on the Waddell Creek Road to the Delphi Road; then south on the Delphi Road to 110th Avenue; then east on 110th Avenue to Littlerock Road; then south on Littlerock Road to 113th Avenue; then east on 113th Avenue to McCorkle Road; then east on McCorkle Road to Pacific Highway; then south on Pacific Highway to Waldrick Road; then east on Waldrick Road to Stedman Road; then north and east on Stedman Road to Rainier Road; then southeast on Rainier Road to Spurgeon Creek Road; then north on Spurgeon Creek Road to the Yelm Highway; then east and northeast on Yelm Highway to Highway 510; then northwest on Highway 510 to Pacific Highway; then northeast on Pacific Highway to the Nisqually River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 669-Palix (Pacific County): Beginning at the U.S. Highway 101 Bridge across the Willapa River in Raymond; then west along the Willapa River to Willapa Bay; then south along the east shore of Willapa Bay to the mouth of the North Nemah River; then northeast up the North Nemah River and Williams Creek to the North Nemah Road Crossing (or North Nemah A Line); then east on the North Nemah A Line to the Williams Creek A Line; then northeast on the Williams Creek A Line to the C2000 Line to the Trap Creek A Line; then east on the Trap Creek A Line (on the north side of the Trap Creek Lookout) to the Bonneville Power Line Road; then north on the Bonneville Powerline Road to its junction with State Highway 6; then northwest along Highway 6 to its junction with U.S. Highway 101 in the City of Raymond; then north along U.S. Highway 101 to the bridge across the Willapa River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 672-Fall River (Pacific, Lewis and Grays Harbor counties): Beginning at the junction of U.S. Highway 101 and State Highway 6 in Raymond; then east along State Highway 6 to Doty Road (Stevens Road); then northwest on Stevens Road to the Elk Creek Road (in Doty); then west on the Elk Creek Road to the 7000 Road; then west on the 7000 Road to the 7800 Road; then west on the 7800 Road to the 720 Road; then

northeast on the 720 Road to Garrard Creek Road; then north on the Garrard Creek Road to the Brooklyn-Oakville Road; then east along the Brooklyn-Oakville Road, North River Road, to the Smith Creek Road; then southwest along the Smith Creek Road to U.S. Highway 101; then south on U.S. Highway 101 to its junction with State Highway 6 and the point of the beginning. (See Washington Atlas & Gazetteer)

GMU 678-Nemah (Pacific and Wahkiakum counties): Beginning at the mouth of the North Nemah River on Willapa Bay; then northeast up the North Nemah River and Williams Creek to the North Nemah Road Crossing (or North Nemah A Line); then east on the North Nemah A Line to the Williams Creek A Line to the C2000 line to the Trap Creek A Line; then east along the Trap Creek A Line (north side of Trap Creek Lookout) to the Bonneville Powerline Road; then south along the Powerline Road to the Salmon Creek Road; then southwest along the Salmon Creek Road to State Highway 4; then west along State Highway 4 to its junction with U.S. Highway 101 at Johnson's Landing and continuing west along U.S. Highway 101 to the Naselle River bridge; then down the Naselle River to Willapa Bay; then north along the shore of Willapa Bay to the mouth of the North Nemah River and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 681-Bear River (Pacific and Wahkiakum counties): Beginning at the Deep River Bridge on State Highway 4; then down the Deep River to the Columbia River; then west along the Columbia River to the mouth of the Wallacut River; then up the Wallacut River to U.S. Highway 101; then northwest on U.S. Highway No. 101, north on Alternate U.S. Highway No. 101 and northeast on U.S. Highway 101 to the Bear River; then down the Bear River to Willapa Bay; then north along the shore of Willapa Bay to the mouth of the Naselle River and up the Naselle River to U.S. Highway 101; then east along U.S. Highway 101 to its junction with State Highway 4 at Johnson's Landing; then southeast along State Highway 4 to the Deep River Bridge and the point of beginning. (See Washington Atlas & Gazetteer)

GMU 684-Long Beach (Pacific County): The Long Beach Peninsula and those lands west of the following line; beginning at the mouth of Bear River; then up the Bear river to U.S. Highway 101; then southwest along U.S. Highway 101 to Alternate U.S. Highway 101; then south along Alternate U.S. Highway 101 to U.S. Highway 101; then southeast along U.S. Highway 101 to the Wallacut River; then down the Wallacut River to the Columbia River. (See Washington Atlas & Gazetteer)

DEER AREA DESCRIPTIONS

Deer Area No. 001 Champion North (Pierce County): Beginning at the point where the Bonneville Power Transmission Line crosses the Carbon River (about 14 miles northwest of Carbonado); then south and west up the Carbon River to where it intersects State Highway No. 165; then south and east along State Highway No. 165 to where it intersects the Mt. Rainier National Park boundary; then south along said boundary to where it intersects the North Fork Puyallup River; then north

and west down the North Fork Puyallup River and the Puyallup River to where it intersects the Bonneville Power Transmission Line (about three miles south of Orting); then north and east along said power transmission line to the point of beginning. (See Washington Atlas & Gazetteer)

Deer Area No. 002 Champion South (Pierce County): Beginning at the point where Champion's 1 Road crosses the Puyallup River (approximately 1 1/2 miles NE of Kapowsin) then southeast up the Puyallup River to the confluence with Deer Creek; then south up Deer Creek to where it intersects the 243 Road; then northwest along the 243 Road to where it intersects the 24 Road; then southwest along the 24 Road to where it intersects the 3270 Road; then west along the 3270 Road to where it intersects the 327 Road; then southwest along the 327 Road to where it crosses Busy Wild Creek (near Lake Lorraine); then west down the Busy Wild Creek to its confluence with the North Fork Mashel River; then up the North Fork Mashel River (about 1 mile) to the point nearest the southernmost extension of the 311 Road (T16N, R6E, Sec. 19, SW 1/2 of SW 1/2); then in a line to the 311 Road; then along 311 Road to where it intersects the 3113 Road; then north along the 3113 Road to where it intersects the 843 Road; then along the 843 Road to where it intersects the 84 Road; then along the 84 Road to where it intersects the 8 Road; then north along the 8 Road to where it intersects the 82 Road; then along the 82 Road to where it intersects the township line between Townships 16 & 17 North, W.M.; then west on said line to where it intersects the range line between Ranges 4 & 5 East, W.M.; then north on said line to northwest corner of Sec. 31, T17N, R5E; then east on section line between sections 30 and 31, T17N, R5E to 1/4 corner (Champion ownership); then north from said corner along ownership line to the point closest to the southernmost extension of the 0-100 Road (approx. 3/4 mile); then in a northwest line to the 0-100 Road, then along the 0-100 Road to where it intersects with Ohop Creek; then northwest along Ohop Creek to where it empties into Lake Kapowsin; then northeast along the east shore of Lake Kapowsin to the point closest to the start of the 1 Road; then along the 1 Road to point of beginning. (See Washington Atlas & Gazetteer)

Deer Area No. 010 Pyramid (Chelan County): That part of GMUs 306 and 304 beginning at the Glacier Peaks Wilderness and Lake Chelan; then south along Lake Chelan to Corral Creek Campground; then west to the intersection of trail #1433 and Butte Trail #1440; then northwest along Butte Trail #1440 to South Pyramid Trail #1439; then southwest to intersection of trail #1437; then due west to Trail #1434; then northwest to Trail #1435; then south to Trail #1400; then southeast to Garland Creek; then west to Garland Peak; then north along trail #1408 to Trail #1515; then south to Trail #1530; then west to trail #1509; then south to Trail #1527; then north to Estes Butte and continuing along the Glacier Peaks Wilderness boundary to beginning. (See Wenatchee National Forest map)

Deer Area No. 040 Foss River (King County in the Alpine Lakes Wilderness Area): Beginning at the intersection of the Dingford Creek Trail (USFS Trail 1005) and the Alpine Lakes Wilderness Area boundary; then north along USFS Trail 1005 to Little Myrtle Lake; then in a northeast line approximately one-half mile to Marlene Lake; then down the tributary from Marlene Lake to its intersection with USFS Trail 1072 near Lake Dorothy; then north along USFS Trail 1072 to its intersection with the Alpine Lakes Wilderness Area boundary; then north and east along the wilderness boundary to the Pacific Crest Trail at Hope Lake; then south along the Pacific Crest Trail to the headwaters of Burntboot Creek about Iceberg Lake at Overcoat Peak; then down Burntboot Creek to the Alpine Lakes Wilderness Area boundary; then north and west along the wilderness area boundary to the point of beginning. (See Washington Atlas and Gazetteer)

Deer Area No. 060 Olympic Wilderness (Clallam, Jefferson, Grays Harbor and Mason counties): The Buckhorn, Colonel Bob, Mt. Skokomish, the Brothers and Wonder Mountain Wilderness areas of Olympic National Forest. (See Olympic National Forest map for these primitive roadless areas)

Deer Area No. 061 Marrowstone Island (Jefferson County): Marrowstone Island in Jefferson County. (See Washington Atlas and Gazetteer)

ELK AREA DESCRIPTIONS

Elk Area No. 001 Trinidad (Grant and Douglas counties): All of Douglas and Grant counties except closed in the corridor described as follows: Beginning at East Wenatchee and following a line parallel to and one-half mile north and east of Highway No. 28 from East Wenatchee to a point in Grant County one-half mile north of SR 28 on Road "U" N.W.; then south on Road "U" N.W. to Road "9" N.W.; then west on Road "9" N.W. to the Ancient Lake Road; then south on the Ancient Lake Road to the northwest corner of Sec. 8, T19N, R23E W.M. (yellow cattle guard); then west to midstream of the Columbia; then north up midstream of the Columbia River to East Wenatchee and the point of beginning. (See official road map of Douglas and Grant counties)

Elk Area No. 002 Caribou (Kittitas County): Beginning at the Highline Canal; then north along the Reecer Creek Road and USFS 35 Road to the junction at the USFS 3517 Road; then east and south along USFS 3517 Road and Lillard Hill Road to the Bonneville Powerlines; then east along the Bonneville Powerlines to the Colockum Pass-Brushy Road (cattle guard); then east along the Brushy Road to the Crossover Road; then south along the Crossover Road to the Perkins/Caribou junction; then east along the Perkins Road to the Beacon Ridge Road; then south along the Beacon Ridge Road to the Old Vantage Highway; then south along a county service road to Interstate #90; then west along Interstate #90 to the Highline Canal near the Stevens Road; then northwest along the Highline Canal to the point of beginning. (See Department of Wildlife map)

Elk Area No. 003 Kingsbury (Chelan, Kittitas counties): That portion of GMU 314 which lies east of the Stemilt Creek, Stemilt Creek Road, Stemilt Hill Road, Stemilt Loop Road and Jump Off Ridge Road. (See Washington Atlas & Gazetteer)

Elk Area No. 004 Wenatchee (Chelan, Kittitas and Okanogan Counties): GMUs 300, 304, 306, 308, 316, that portion of 302 which lies in Chelan County; and that portion of 314 which lies west of the following boundaries: Beginning at the mouth of the Stemilt Creek at the Columbia River, south up Stemilt Creek to the Stemilt Creek Road to the Stemilt Hill Road; then east and south along the Stemilt Hill Road to the Stemilt Loop Road; then east along the Jump Off Road to the Jump Off Ridge Road (Bonneville Powerlines); then south along the Jump Off Ridge Road to the Naneum Ridge Road. (See Washington Atlas & Gazetteer)

Elk Area No. 025 Backbone (Lewis County): Beginning at State Highway No. 12 at the Pacific Crest Trail; then northwest and southwest along State Highway No. 12 to Coal Creek in Sec. 1, Twp. 13N., R 9 E.W.M.; then north along the range line between Ranges 9 and 10 E.W.M., across the Cowlitz River to the Gifford Pinchot National Forest boundary in the NE corner of Sec. 1, Twp. 13N., R 9 E.W.M.; then southwest along the National Forest Boundary to the Skate Creek Road (first contact) in Sec. 9, Twp. 13N., R 9 E.W.M.; then northwest along the Skate Creek Road to the mouth of Horse Creek and the south boundary of Mt. Rainier National Park; then east along the south Park boundary to the Pacific Crest Trail; then south along the Pacific Crest Trail to State Highway No. 12 and the point of beginning. (See Gifford Pinchot National Forest map)

Elk Area No. 029 Toledo (Lewis County): Beginning at the Cedar Creek Bridge along State Highway No. 505; then northeast up Cedar Creek approximately 4 miles to the Weyco 1970 line; then north and west along the Weyco 1970 line approximately 3.5 miles to the Weyco 1800 line; then north along the Weyco 1800 line approximately 1 mile to the Evans Road; then southwest along the Evans Road to the Layton Road; then south along the Layton Road to State Highway No. 505; then east and southeast along State Highway No. 505 to Cedar Creek Bridge and the point of beginning. (See Washington Atlas & Gazetteer)

Elk Area No. 030 Reecer Creek (Kittitas County): Beginning at the Highline Canal; then north along the Reecer Creek Road and USFS 35 Road to the junction of the USFS 3517 Road; then east and south along the USFS 3517 Road and Lillard Hill Road to the Wilson Creek Road to the Highline Canal; then west along the Highline Canal to the point of beginning. (See Wenatchee National Forest map)

Elk Area No. 031 Shushuskin (Kittitas County): Beginning at Damon Road and the Yakima River; then west along Damon Road to Manastash Road; then west on Manastash Road to Cove Road; then south on Cove Road and Mellegaard Road to ((Umataneum)) Umtaneum Creek; then east (downstream) along

((Umataneum)) Umtaneum Creek to the Yakima River; then north along the Yakima River to the point of beginning. (See Washington Atlas and Gazetteer)

Elk Area No. 032 Malaga (Kittitas, Chelan Counties): Beginning at Powerlines on the Columbia River (approximately 3/4 mile downstream from Colockum Creek); then west and south along the Powerline Road #12 to Colockum Pass Road; then south along the Colockum Pass Road to the section line between Sections 8 and 9 (T20N, R21E); then west along the section line to the Mose Carr Road; then north and west on the Mose Carr Road to the Jump Off Road; then north and west on Jump Off Road to the Shaller Road and Upper Basin Loop Road; then north and east on the Upper Basin Loop Road and Wenatchee Heights Road; then northeast on the Wenatchee Heights Road and Squilchuck Road to the Columbia River; then down the west bank of the Columbia River to the point of beginning. (See Washington Atlas and Gazetteer)

Elk Area No. 033 Peshastin (Chelan County): Beginning at Crawford Street and the Columbia River in Wenatchee; then west on Crawford Street and Number Two Canyon Road to USFS #7101 Road (Peavine Canyon); then west on USFS #7101 to Mission Creek Road; then north on Mission Creek Road to USFS #7104 Road (Poison Canyon); then northwest on USFS #7104 Road and along the northeast edge of Camas Meadow; then west along this dirt road to the USFS #7200 Road to Highway #97; then north on Highway #97 to USFS #7300 Road (Mountain Home Road); then north on the USFS #7300 Road to the Wenatchee River at Leavenworth; then down the Wenatchee River and Columbia River to the point of beginning. (See Washington Atlas and Gazetteer)

Elk Area No. 039 Backbone (Lewis County): Legal description same as Elk Area No. 025 (Backbone) (See Gifford Pinchot National Forest Map)

Elk Area No. 051 Doty (Lewis and Pacific Counties): Beginning on State Highway 6 at the town of Adna, then west on Highway 6 to Stevens Road, then northwest on Stevens Road to Elk Creek Road (Doty), then west on Elk Creek Road to the 7000 Road, then west on the 7000 Road to the 7800 Road, then west on the 7800 Road to the 720 Road, then northeast on the 720 Road to Garrard Creek Road, east on Garrard Creek Road to Manners Road, then south on Manners Road to Lincoln Creek Road, then east along Lincoln Creek Road to Ingalls Road, then south and east on Ingalls and Bunker Creek roads to the town of Adna and point of beginning. (See Washington Atlas & Gazetteer)

Elk Area No. 052 Mayfield (Lewis County): Beginning at the junction of Highway 12 and the Winston Creek Road; then southeast and north along the Winston Creek Road, Longbell, Perkins, Green Mountain roads to Riffe Lake; then west and northwest along the shoreline of Riffe Lake to the Cowlitz River; then west along the Cowlitz River to Highway 12; then west along Highway 12 to the Winston Creek Road and the point of beginning. (See Washington Atlas & Gazetteer)

Elk Area No. 053 Randle (Lewis County): Beginning at State Highway 12 and the Cispus Road in the town of Randle; then east along Highway 12 to the Bennett Road approximately one (1) mile east of Cora Bridge; then west on Bennett and ((~~C~~)) C line roads to the Cispus Road; then north on said road to the town of Randle and the point of beginning. (See Gifford Pinchot National Forest map)

Elk Area No. 054 Boistfort (Lewis County): Beginning at the town of Vader; then west along State Highway 506 to the Wildwood Road; then north along the Wildwood Road to the Abernathy 500 line gate (Sec. 20, T11N, R3W, Willamette Meridian); then northwest along the 500, 540, and 560 lines to the Weyerhaeuser 813 line; then northwest along the 813, 812, 5000J, 5000 and 4000 lines to the Pe Ell/McDonald Road (Sec. 15, T12N, R4W[]); then west along the Pe Ell/McDonald Road to the Lost Valley Road; then northeast along the Lost Valley Road to the Boistfort Road; then north along the Boistfort Road to the King Road; then east along the King Road to the town of Winlock and State Highway 603; then south along Highway 603 to the Winlock/Vader Road; then south along said road to the town of Vader and the point of beginning. (See Washington Atlas & Gazetteer)

Elk Area No. 055 East Valley (Wahkiakum County): Within one mile on either side of the line beginning at Wilson Creek Park on East Valley Road; then west on East Valley Road to the junction with Middle Valley Road (4.5 miles); then north along Middle Valley Road to the junction of Oat Field Road (2.5 miles). (See Washington Atlas & Gazetteer)

Elk Area No. 057 Carlton (Lewis County): That part of unit 514 (Tatoosh) lying east of Highway No. 123 and north of Highway No. 12. (See Gifford Pinchot National Forest map)

Elk Area No. 058 West Goat Rocks (Lewis County): Goat Rocks Wilderness west of the Cascade Crest Trail. (See Gifford Pinchot National Forest map)

Elk Area No. 059 Mt. Adams Wilderness (Skamania and Yakima counties): The Mt. Adams Wilderness (See Gifford Pinchot National Forest map)

Elk Area No. 061 Mt. Tebo (Mason County): Beginning at the junction of the North Fork and South Fork of the Skokomish River; then northwest along the South Fork to the boundary of Olympic National Park; then east along the National Park boundary to the North Fork of the Skokomish River; then southeast down the North Fork of the Skokomish River through Lake Cushman; then south down the North Fork of the Skokomish River to the South Fork of the Skokomish River and the point of beginning. (See Olympic National Forest Map)

Elk Area No. 065 Willapa Valley (Pacific County): That part of Pacific County within two miles of State Highway 6 between Menlo and the eastern most junction of Elk Prairie Road and State Highway 6. (See Washington Atlas & Gazetteer)

Elk Area No. 066 Twin Valley (Grays Harbor County): Beginning in the City of Hoquiam at the junction of U.S. Highway No. 101 and the East Hoquiam Road; then north on the East Hoquiam Road to its junction with the East Hoquiam Cutoff Road in Sec. 21, T19N, R9 W.W.M.; then east on the East Hoquiam Cutoff Road to its junction with the Wishkah Road; then south on the Wishkah Road to its junction with the Wishkah-Wynoochee Crossover Road in Sec. 35, T19N, R9 W.W.M.; then east on the Wishkah-Wynoochee Crossover Road to its junction with the Donovan Corkey A line; then north on the A line to its junction with the A 2200; then east on the A 2200 Road to its junction with the A 2210; then south on the A 2210 Road to a point crossed by the township line between Twp 20N and 19N; then east on the township line to its junction with the Wynoochee River Road; then south along the Wynoochee River Road to U.S. Highway No. 12; then west along U.S. Highway 12 to its junction with U.S. Highway No. 101 in the City of Aberdeen, then west on U.S. Highway 101 to the City of Hoquiam and junction with the East Hoquiam Road and the point of beginning. (See Washington Atlas & Gazetteer)

Elk Area No. 067 South Willapa (Pacific County): Beginning in the City of South Bend at the junction of U.S. Highway 101 and the Skidmore Slough C-line; then south on the Skidmore Slough C-line to its junction with the B-line in Sec. 11, T13N, R9 W.W.M.; then southeast on the B-line to its junction with the A-line in Sec. 18, T13N, R8 W.W.M.; then east and north on the A-line to its junction with the South Fork Willapa Road; then east along the South Fork Willapa Road to State Highway No. 6, Sec. 10, Twp. [Twp.] 13 N., R. 8 W.W.M.; then northwest on State Highway No. 6 to its junction with U.S. Highway 101; then southwest on U.S. Highway 101 to its junction with the Skidmore Slough C-line and the point of beginning. (See Washington Atlas & Gazetteer)

Elk Area No. 069 Chinook (Pacific County): Beginning at the junction of U.S. Highway 101 and the Prest Road (approximately 4 miles west of the town of Chinook); then northwest on Prest Road to its junction with Chinook Valley Road; then west on Chinook Valley Road to its intersection with the east branch of the Wallicut River; then north along the Wallicut River to its intersection with Highway 101; then west on Highway 101 to the junction of Highway 101 alternate; then south on Highway 101 alternate to Highway 101; then east on Highway 101 to Prest Road and the point of beginning. (See Washington Atlas & Gazetteer)

BOW AND ARROW AREA DESCRIPTIONS

Bow Area No. 802 Long Island (Pacific County): Long Island in Pacific County. (See Washington Atlas & Gazetteer map)

Bow Area No. 806 Rattlesnake (Yakima County): Beginning at the point where USFS Road #1500 crosses Little Rattlesnake Creek, near Hanging Tree Campground; then southwest up Little Rattlesnake Creek to USFS Road #1500; then north along Road #1500 to USFS Trail #1101 (MJB Trail); then northwest along

MJB Trail to USFS Trail #1114; then north along Trail #1114 to USFS Trail #981; then west along Trail #981 to USFS Trail #982; then northeast along Trail #982 to USFS Trail #973; then northwest along Trail #973 to the North Fork of Rattlesnake Creek; then down the North Fork to the junction with South Fork of Rattlesnake Creek; then up the South Fork to USFS Road #1502; then east on Road #1502 to USFS Road #1500; then east on Road #1500 to Little Rattlesnake Creek and the point of beginning. (See Wenatchee National Forest map)

Bow Area No. 807 Ahtanum (Yakima County): That part of GMU 368 which lies west of the following boundary; beginning at the junction of the North and South fork of Ahtanum Creek; then northwest up North Fork of Ahtanum Creek to Nasty Creek; then north up Nasty Creek to the Nasty Creek-Cowiche Road (DNR Road #C1050); then north on Road #C1050 to South Fork of Cowiche Creek; then east down South Fork Cowiche Creek to the power line which crosses near the mouth of Reynolds Creek; then northwest along the powerline to Jump-off (USFS Road #1302). Except closed east of a north south line drawn between the South Fork and North Fork of Ahtanum Creek two miles west of the Tampico Store. (See Wenatchee National Forest map)

Bow Area No. 808 Acme (Whatcom County): Beginning at the town of Acme; then north on Highway No. 9 to the junction of the Strand Road; then east on the Strand Road and over the Van Zandt Dike following the south boundaries of Sections 21, 22 and 23 of Twp. 38 N, R 5 E to the Mosquito Lake Road; then south along the Mosquito Lake Road to the Blue Mountain Road; then east to Peterson Creek and the Musto Marsh Road; then south to Skookum Creek; then west along Skookum Creek to the South Fork Nooksack River; then continue west along the South Fork Nooksack River to the mouth of Christy Creek; then south along Christy Creek to its source; then west to Ennis Creek; then west along Ennis Creek to the Ennis Creek Road; then west along Ennis Creek Road to the Wickersham Road; then west along the Wickersham Road to Highway No. 9; then north along Highway No. 9 to Acme and the point of beginning. (See Washington Atlas & Gazetteer)

Bow Area No. 820 Malott (Okanogan County): Beginning south of the town of Riverside, then south down the Okanogan River to Highway 97 bridge at mouth of river, then west on Highway 97 through the town of Brewster to the Indian Dan Canyon Road, then north to Paradise Hill Road; then east and south along the Paradise Hill Road to the Hanford Cutoff (approximately 1/2 mile south of Rat Lake Road), then west on Hanford Cutoff to the North Star Road, then north on North Star Road to junction with Chiliwist Road then east on Chiliwist Road to junction with Olema/Cook Mt. Road, then north on Olema/Cook Mt. Road to its junction with Highway 20, then east on Highway 20 to the junction with Buzzard Lake Road, then north on Buzzard Lake Road to the junction with Windy Hill Road, then east on Windy Hill Road to its junction with Spring Coulee/Salmon Creek Road, then north on

Spring Coulee/Salmon Creek Road to the junction with Green Lake Road, then north on Green Lake Road to the Conconully Highway then northwest on the Conconully Highway to the junction with the Riverside Cutoff Road, then northeast of the Riverside Cutoff Road to the town of Riverside and the Okanogan River and the point of beginning. (See Washington Atlas & Gazetteer)

Bow Area No. 831 Hamilton (Skagit County): Beginning at the point where State Highway No. 20 crosses Child's Creek approximately one mile west of Lyman; then east along Highway No. 20 to the Burpee Hill Road at Concrete; then north along said road to the Baker Lake Highway; then west along said highway to the DNR Road N. 2400; then continue west along said line to the DNR 2000 line; then north along said line to the DNR 2800 line; then west along said line to the DNR 2900 line; then west along said line to the Scott Paper Mainline; then north along said line to the Scott Paper 110 line; then continue west along said line to where it crosses Child's Creek; then south down said creek to State Highway No. 20 and point of beginning. (See Washington Atlas & Gazetteer)

MUZZLELOADER AREA DESCRIPTIONS

Muzzleloader Area No. 908 Acme (Whatcom County): Same as Bow Area No. 808. (See Washington Atlas & Gazetteer)

Muzzleloader Area No. 910 Cle Elum (Kittitas County): Beginning at Easton; then southeast along the main BPA Powerlines to the Fowler Creek Road (4517); southeast on Spur Road 117 to Granite Creek Trail #1326; then south on Trail #1326 to the top of South Cle Elum Ridge; then east along the ridge on Trail #1326 to Spur Road 119; then north on Road 119 to the Peoh Point Road (3350); then south on Road 3350 to the junction with Road 3352; then east on the 3352 Road to the Cedar Creek Road; then north on the Microwave Road to Sky Meadows and Casassa Road to the BPA Powerlines; then east along the BPA Powerlines to Highway 10; then east along Highway 10 to the junction with Highway 97; then north on Highway 97 to the Lower Green Canyon Road; then north to Upper Green Canyon Road to the junction of the First Creek Road; then west on the First Creek Road to Highway 97; then north on Highway 97 to USFS 9738 (Blue Creek); then west on USFS 9738 to USFS 9702 (Dickey Creek); then west on USFS 9702 to the North Fork Teanaway Road; then south to the junction with West Fork Teanaway Road; then south on Middle Fork Road to Bible Camp; then south up #17 Canyon Road to Cle Elum Ridge Road; then west on Cle Elum Ridge Road to the bottom of #5 Canyon Road; then south to Highway 903 and Bullfrog Road; then south on Bullfrog Road to Interstate Highway 90; then west on Interstate Highway 90 to Easton and point of beginning. (See Wenatchee National Forest map)

Muzzleloader Area No. 921 Baleville (Pacific County): Beginning at the junction of the Hammond Road and U.S. Highway 105; then north on the Hammond Road to the radio towers; continue north on the D 2100 line to its junction with the D-line; then northwest along the

D-line (also known as the Rayonier 2720) to its junction with the Rayonier 2700 line, then southwest on the Rayonier 2700 line to its junction with Highway 105; then east on Highway 105 to the Hammond Road and point of beginning. (See Washington Atlas & Gazetteer.)

Muzzleloader Area No. 925 Ritzville (Adams County): Beginning at the junction of Interstate 90 and S.R. 261 near the town of Ritzville, then south along S.R. 261 to Washtucna, then east on S.R. 26 to the Whitman County line, then north along the Adams, Whitman County line to where it intersects the Lincoln, Adams County line, then north along the Adams, Lincoln County line to Interstate 90, then west along Interstate 90 to point of beginning. (See Washington Atlas & Gazetteer)

Muzzleloader Area No. 944 (~~Clemans~~ ~~Clemens~~) Cleman (Yakima County): That portion of GMU 346 beginning at the junction of Highway #410 and USFS Road #1701 (Big Bald Mountain Road); then north to USFS Road #1712; then east on USFS Road #1712 (~~Clemans~~ ~~Clemens~~) Cleman Ridge Road) to the east edge of Meyster Canyon; then along the east side of Meyster Canyon to the elk fence; then west along the elk fence to Waterworks Canyon and Highway #410 and to point of beginning. (See Wenatchee National Forest map)

Muzzleloader Area No. 950 Toutle Mountain (Cowlitz County): Beginning at the confluence of the South Fork Toutle River and the North Fork Toutle River; then up the S.F. Toutle River to Johnson Creek; then up Johnson Creek to the Weyerhaeuser Company 4400 [440] Road; then northeast on the 440 [4400] Road to the 2421 Road; then north to the 2400 Road; then east on the 2400 Road to Alder Creek; then north down Alder Creek to the North Fork Toutle River; then west down the North Fork Toutle River to the confluence with the South Fork Toutle River and point of beginning. (See Washington Atlas & Gazetteer)

Muzzleloader Area No. 961 Hoko River (Clallam County): Within one mile of the Hoko County Road between Highway 112 and the Olympic National Park boundary near Lake Ozette. (See Olympic National Forest Map)

Muzzleloader Area No. 962 Elwha (Clallam County): Beginning at the U.S. Highway 101 Bridge on the Elwha River; then south on the Elwha River to the Olympic National Park boundary; then along Olympic National Park boundary to the section line between Sections 32 and 33 of T 30 N, R 7 W. W. M.; then north on the section lines to U.S. Highway 101; then east on U.S. Highway 101 to Elwha River and point of beginning. (See Washington Atlas and Gazetteer)

WSR 90-21-105

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-52—Filed October 22, 1990, 9:41 a.m.]

Supplemental Notice to WSR 90-20-098.

Title of Rule: WAC 173-19-250 King County shoreline master program.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Other Identifying Information: This supplemental notice incorporates a substantial variance from the revision proposed in WSR 90-20-098.

Statutory Authority for Adoption: RCW 90.58.200.

Statute Being Implemented: Chapter 90.58 RCW, Shoreline Management Act of 1971.

Summary: The amendment revises the shoreline master program for King County.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Peter Skowlund, Department of Ecology, Mailstop PV-11, Olympia, Washington, 98504, (206) 438-7430; Implementation and Enforcement: D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) 459-6777.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This supplemental notice adds the incorporation of certain provisions of the King County sensitive areas ordinance into the King County shoreline master program to a previous notice to redesignate portions of Boise Creek and the White River Mill Pond from conservancy to rural. The November 8, 1990, hearing to consider the environment redesignation will be held as scheduled. Additional comment will be heard on both the environment change and the incorporation of provisions of the sensitive areas ordinance on November 28, 1990.

Proposal Changes the Following Existing Rules: Amends chapter 173-19 WAC, Shoreline Management Act of 1971, state master program.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: King County Building and Land Development, Hearing Room #1, 3600 136th Place Southeast, Bellevue, WA 98006-1400, on November 28, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Shorelands and Coastal Zone Management Program, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, by December 5, 1990.

Date of Intended Adoption: December 18, 1990.

October 19, 1990
Fred Olson
Deputy Director

AMENDATORY SECTION (Amending Order 85-17, filed 6/18/85)

WAC 173-19-250 KING COUNTY. King County master program approved July 8, 1976. Revision approved November 22, 1976. Revision approved June 30, 1978. Revision approved July 5, 1979. Revision approved September 23, 1981. Revision approved February 9, 1982. Revision approved March 14, 1984. Revision approved June 18, 1985. Revision approved December 18, 1990.

WSR 90-21-106

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-51—Filed October 22, 1990, 9:47 a.m.]

Original Notice.

Title of Rule: WAC 173-19-3208 Town of Tonasket shoreline master program.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority for Adoption: RCW 90.58.200.

Statute Being Implemented: Chapter 90.58 RCW, Shoreline Management Act of 1971.

Summary: The amendment revises the shoreline master program for the town of Tonasket.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Peter Skowlund, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) 438-7430; Implementation and Enforcement: D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, 98504, 459-6777.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To revise shoreline use and activity policies and regulations, and shoreline administrative procedures and requirements along those portions of the Okanogan River and Bonaparte Creek that are within town limits and subject to the Shoreline Management Act, and to revise the environment designations applied to Tonasket shorelines consistent with the newly revised master program.

Proposal Changes the Following Existing Rules: Amends chapter 173-19 WAC, Shoreline Management Act of 1971, state master program.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Tonasket Town Hall, 209 South Whitcomb, Tonasket, WA 98855-0487, on Wednesday, November 28, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, Mailstop PV-11, Olympia, Washington 98504, by December 3, 1990.

Date of Intended Adoption: December 18, 1990.

October 19, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order DE 82-32, filed 8/16/82)

WAC 173-19-3203 TONASKET, TOWN OF. Town of Tonasket master program approved December 16, 1975. Revision approved March 9, 1976. Revision approved August 12, 1982. Revision approved December 18, 1990.

Reviser's note: The above section, filed by the agency as an amendment of WAC 173-19-3203, appears to be an amendment of WAC 173-19-3208. Pursuant to RCW 34.08.040, the section is published in the same form as filed by the agency.

WSR 90-21-107

PROPOSED RULES

DEPARTMENT OF ECOLOGY

[Order 90-50—Filed October 22, 1990, 9:53 a.m.]

Original Notice.

Title of Rule: WAC 173-19-3203 City of Okanogan shoreline master program.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority for Adoption: RCW 90.58.200.

Statute Being Implemented: Chapter 90.58 RCW, Shoreline Management Act of 1971.

Summary: The amendment revises the shoreline master program for the city of Okanogan.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Peter Skowlund, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) 438-7430; Implementation and Enforcement: D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, 98504, 459-6777.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To revise shoreline use and activity policies and regulations, and shoreline administrative procedures and requirements along those portions of the Okanogan River that are within city limits and subject to the Shoreline Management Act, and to revise the environment designations applied to Okanogan shorelines consistent with the newly revised master program.

Proposal Changes the Following Existing Rules: Amends chapter 173-19 WAC, Shoreline Management Act of 1971, state master programs.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Tonasket Town Hall, 209 South Whitcomb, Tonasket, WA 98855-0487, on Wednesday, November 28, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, Mailstop PV-11, Olympia, Washington 98504, by December 3, 1990.

Date of Intended Adoption: December 18, 1990.
 October 19, 1990
 Fred Olson
 Deputy Director

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-3203 OKANOGAN, CITY OF. City of Okanogan master program approved December 16, 1975. Revision approved March 9, 1976. Revision approved December 18, 1990.

WSR 90-21-108
PROPOSED RULES
DEPARTMENT OF ECOLOGY
 [Order 90-49—Filed October 22, 1990, 9:57 a.m.]

Original Notice.

Title of Rule: WAC 173-19-3205 Town of Oroville shoreline master program.

Purpose: Adoption of revised shoreline master program into state master program, chapter 173-19 WAC.

Statutory Authority for Adoption: RCW 90.58.200.

Statute Being Implemented: Chapter 90.58 RCW, Shoreline Management Act of 1971.

Summary: The amendment revises the shoreline master program for the town of Oroville.

Reasons Supporting Proposal: Shoreline master programs and revisions thereto are developed by local governments and submitted to the department for approval. The programs do not become effective until adopted by the department in accordance with the Shoreline Management Act and the Administrative Procedure Act.

Name of Agency Personnel Responsible for Drafting: Peter Skowlund, Department of Ecology, Mailstop PV-11, Olympia, Washington 98504, (206) 438-7430; Implementation and Enforcement: D. Rodney Mack, Department of Ecology, Mailstop PV-11, Olympia, 98504, 459-6777.

Name of Proponent: Department of Ecology, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To revise shoreline use and activity policies and regulations, and shoreline administrative procedures and requirements along those portions of the Okanogan River and Simalkameen River that are within town limits and subject to the Shoreline Management Act, and to revise the environment designations applied to Oroville shorelines consistent with the newly revised master program.

Proposal Changes the Following Existing Rules: Amends chapter 173-19 WAC, Shoreline Management Act of 1971, state master program.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Tonasket Town Hall, 209 South Whitcomb, Tonasket, WA 98855-0487, on Wednesday, November 28, 1990, at 7:00 p.m.

Submit Written Comments to: Master Program Coordinator, Washington State Department of Ecology, Shorelands and Coastal Zone Management Program, Mailstop PV-11, Olympia, Washington 98504, by December 3, 1990.

Date of Intended Adoption: December 18, 1990.
 October 19, 1990
 Fred Olson
 Deputy Director

AMENDATORY SECTION (Amending Order DE 79-34, filed 1/30/80)

WAC 173-19-3205 OROVILLE, TOWN OF. Town of Oroville master program approved December 16, 1975. Revision approved March 9, 1976. Revision approved December 18, 1990.

WSR 90-21-109
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
TRADE AND ECONOMIC DEVELOPMENT
 [Memorandum—October 19, 1990]

The November 16, 1990, Community Economic Development Board meeting has been canceled due to the lack of projects to be heard by the board.

WSR 90-21-110
NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY
 [Memorandum—October 22, 1990]

BOARD OF TRUSTEES
 October 26, 1990, 9:00 a.m.
 Spokane Center, Fourth Floor Mall

Breakfast will be served to board members prior to the meeting at 8:00 a.m., Room 222.

WSR 90-21-111
PERMANENT RULES
DEPARTMENT OF WILDLIFE
(Wildlife Commission)

[Order 465—Filed October 22, 1990, 2:33 p.m., effective November 1, 1990]

Date of Adoption: October 6, 1990.
 Purpose: To close the North and South Forks of the Tolt River to fishing during the winter season.
 Statutory Authority for Adoption: RCW 77.12.040 and 77.04.055.

Pursuant to notice filed as WSR 90-14-107 on July 5, 1990.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: An effective date earlier than 31 days after filing is necessary for the preservation of the public health, safety, and general welfare and to observe the time requirements would be contrary to the public interest. The basis for this finding is to ensure protection, beginning November 1, on summer steelhead. Wild fish are still in the North and South Forks of the river after October 31 and are vulnerable to harvest during the 31 day filing requirement. An effective date of November 1 will protect these fish until they can spawn.

Effective Date of Rule: November 1, 1990.

October 22, 1990
Curt Smitch
Director
for John C. McGlenn
Chair

NEW SECTION

WAC 232-28-61810 1990-92 WASHINGTON GAME FISH SEASONS AND CATCH LIMITS - TOLT RIVER. Notwithstanding the provisions of WAC 232-28-618, the following regulations apply to the game fish season for Tolt River:

TOLT RIVER, from its mouth to the confluence of the North and South Forks: June 1 - last day of Feb. season. TROUT - catch limit - 2, min. lgth. 12". WILD STEELHEAD RELEASE, June 1-Oct. 31, see page 5.

North Fork from its mouth to Yellow Creek and South Fork from its mouth to dam: June 1-Oct. 31 season. TROUT - catch limit - 2, min. lgth. 12". WILD STEELHEAD RELEASE, see page 5.

North Fork above Yellow Creek and the South Fork above the dam: June 1-Oct. 31 season. TROUT - catch limit - 2, min. lgth. 12". BAIT PROHIBITED.

WSR 90-21-112
NOTICE OF PUBLIC MEETINGS
HARDWOOD COMMISSION
[Memorandum—October 18, 1990]

There will be a special meeting of the Washington State Hardwood Commission on October 26, 1990, in John O'Brien Building, Briefing Room. The meeting will begin at 10:00 and adjourn at 12:00 noon.

WSR 90-21-113
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF HEALTH
(Examining Board of Psychology)
[Memorandum—October 16, 1990]

Please be advised that the Examining Board of Psychology's November 9 - 10, 1990, meeting location has been changed. The meeting will be held at the Sea-

Tac Marriott, Aberdeen Room, 3201 South 176th Street, Seattle, WA 98168.

WSR 90-21-114
PROPOSED RULES
DEPARTMENT OF HEALTH
(Board of Dental Examiners)
[Filed October 22, 1990, 3:11 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.32.035.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Judy Mayo, 1300 Quince Street, Olympia, WA 98504, 753-2461.

Name of Proponent: Board of Dental Examiners, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Wyndham Gardens, Salon E, 18118 Pacific Highway South, Seattle, WA 98188, on November 30, 1990, at 8:30 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by November 29, 1990.

Date of Intended Adoption: November 30, 1990.

October 18, 1990
Judy E. Mayo
Program Administrator

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-818 WAC:

Chapter 246-818 WAC		
Dentists-Board of Dental Examiners		
308-40-101	as	246-818-020
308-40-102	as	246-818-030
308-40-103	as	246-818-040
308-40-104	as	246-818-050
308-40-105	as	246-818-060
308-40-106	as	246-818-070
308-40-107	as	246-818-080
308-40-110	as	246-818-090
308-40-115	as	246-818-100
308-40-135	as	246-818-150
308-40-140	as	246-818-110

308-40-150	as	246-818-120
308-40-151	as	246-818-130
308-40-152	as	246-818-140

308-150-055	as	246-933-130
308-150-060	as	246-933-140
308-150-061	as	246-933-150
308-150-062	as	246-933-160
308-150-070	as	246-933-170

WSR 90-21-115
PROPOSED RULES
DEPARTMENT OF HEALTH
(Veterinary Board of Governors)
 [Filed October 22, 1990, 3:12 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.92.030.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dee Spice, 1300 Quince Street, Olympia, WA 98504, 753-3576.

Name of Proponent: Veterinary Board of Governors, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Red Lion at the Quay, River Room, 100 Columbia, Vancouver, WA 98660, on December 10, 1990, at 9:15 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504.

Date of Intended Adoption: December 10, 1990.

October 18, 1990

Delores E. Spice

Program Administrator

VETERINARIAN EDUCATION AND EXAMINATION REQUIREMENTS

308-151-050	as	246-933-220
308-151-060	as	246-933-230
308-151-070	as	246-933-240
308-151-080	as	246-933-250
308-151-090	as	246-933-260
308-151-100	as	246-933-270
308-151-110	as	246-933-280

FACILITIES AND PRACTICE MANAGEMENT STANDARDS

308-153-010	as	246-933-310
308-153-020	as	246-933-320
308-153-030	as	246-933-330
308-153-045	as	246-933-340

CONTINUING EDUCATION REQUIREMENTS

308-154-010	as	246-933-401
308-154-020	as	246-933-420
308-154-030	as	246-933-430
308-154-040	as	246-933-440
308-154-050	as	246-933-450
308-154-060	as	246-933-460
308-154-080	as	246-933-470
308-154-085	as	246-933-480

FEES

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-935 WAC:

Chapter 246-935 WAC
Veterinary Animal Technicians

308-156-010	as	246-935-010
308-156-020	as	246-935-020
308-156-030	as	246-935-030
308-156-045	as	246-935-040
308-156-050	as	246-935-050
308-156-055	as	246-935-060
308-156-060	as	246-935-070
308-156-070	as	246-935-080
308-156-075	as	246-935-090
308-156-080	as	246-935-100
308-156-090	as	246-935-110
308-156-100	as	246-935-120
308-156-200	as	246-935-130
308-157-010	as	246-935-140

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-933 WAC:

Chapter 246-933 WAC
Veterinarians-Veterinary Board

PROFESSIONAL CONDUCT/ETHICS

308-150-005	as	246-933-010
308-150-006	as	246-933-020
308-150-007	as	246-933-030
308-150-008	as	246-933-040
308-150-009	as	246-933-050
308-150-011	as	246-933-060
308-150-013	as	246-933-070
308-150-014	as	246-933-080
308-150-030	as	246-933-090
308-150-035	as	246-933-100
308-150-045	as	246-933-110
308-150-050	as	246-933-120

WSR 90-21-116
PROPOSED RULES
DEPARTMENT OF HEALTH
(Chiropractic Disciplinary Board)
 [Filed October 22, 1990, 3:13 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.26.110.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Connie Glasgow, 1300 Quince Street, Olympia, WA 98504, 753-0776.

Name of Proponent: Chiropractic Disciplinary Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Wyndham Gardens, 18118 Pacific Highway South, Seattle, WA 98188, on January 17, 1991, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by January 16, 1991.

Date of Intended Adoption: January 17, 1991.

October 19, 1990
 Connie M. Glasgow
 Program Manager

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-807 WAC:

Chapter 246-807 WAC

Chiropractic, Doctors of-Chiropractic Disciplinary Board

CODE OF ETHICS

113-10-010	as	246-807-020
113-10-020	as	246-807-030
113-10-030	as	246-807-040
113-10-040	as	246-807-050
113-10-050	as	246-807-060
113-10-060	as	246-807-070
113-10-070	as	246-807-080
113-10-090	as	246-807-090
113-10-100	as	246-807-100
113-10-110	as	246-807-110

BOARD RULES

113-12-010	as	246-807-120
113-12-075	as	246-807-130
113-12-080	as	246-807-140
113-12-085	as	246-807-150
113-12-087	as	246-807-160
113-12-101	as	246-807-170
113-12-103	as	246-807-180
113-12-104	as	246-807-190
113-12-115	as	246-807-200
113-12-120	as	246-807-210
113-12-150	as	246-807-220
113-12-165	as	246-807-230
113-12-170	as	246-807-240
113-12-175	as	246-807-250
113-12-180	as	246-807-260
113-12-190	as	246-807-270
113-12-195	as	246-807-280
113-12-197	as	246-807-290
113-12-200	as	246-807-300
113-12-210	as	246-807-310
113-12-220	as	246-807-320

113-12-230	as	246-807-330
113-12-300	as	246-807-340
113-12-310	as	246-807-350
113-12-320	as	246-807-360
113-12-330	as	246-807-370
113-12-340	as	246-807-380
113-12-350	as	246-807-390

WSR 90-21-117
PROPOSED RULES
DEPARTMENT OF HEALTH
(Chiropractic Examining Board)
 [Filed October 22, 1990, 3:14 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.25.017.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Connie Glasgow, 1300 Quince Street, Olympia, WA 98504, 753-0776.

Name of Proponent: Chiropractic Examining Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: West Coast Sea-Tac Hotel, 18220 Pacific Highway South, Seattle, WA 98188, on January 31, 1991, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by January 29, 1991.

Date of Intended Adoption: January 31, 1991.

October 19, 1990
 Connie M. Glasgow
 Program Manager

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-806 WAC:

Chapter 246-806 WAC

Chiropractic, Doctors of - Board of Chiropractic Examiners

114-12-011	as	246-806-020
114-12-021	as	246-806-010
114-12-031	as	246-806-030
114-12-041	as	246-806-040
114-12-115	as	246-806-050
114-12-126	as	246-806-060
114-12-132	as	246-806-070
114-12-150	as	246-806-080

114-12-155	as	246-806-090
114-12-164	as	246-806-100
114-12-170	as	246-806-110
114-12-180	as	246-806-120
114-12-190	as	246-806-130
114-12-200	as	246-806-140

WSR 90-21-118
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
(Apprenticeship and Training Council)
 [Filed October 22, 1990, 4:44 p.m.]

Date of Adoption: October 18, 1990.

Purpose: To establish additional guidelines for approval and operation of apprenticeship committees.

Citation of Existing Rules Affected by this Order: Amending WAC 296-04-001 and 296-04-160.

Statutory Authority for Adoption: RCW 49.04.010 and 49.04.040.

Pursuant to notice filed as WSR 90-06-103 on March 7, 1990; WSR 90-07-084 on March 21, 1990; WSR 90-16-019 on July 19, 1990; and WSR 90-17-052 on August 13, 1990.

Changes Other than Editing from Proposed to Adopted Version: Rights available to apprentices and employers are further clarified in WAC 296-04-160 and 296-04-001.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: The changes from the rule as proposed are not a substantial variance between the proposed and final rule. The changes described above further clarify the rights which apprenticeship committees must extend to apprentices and employers.

Effective Date of Rule: Thirty-one days after filing.
October 18, 1990
Harold G. Wilson
Chairman

AMENDATORY SECTION (Amending Order 71-3, filed 3/25/71)

WAC 296-04-001 FOREWORD. The Washington State Apprenticeship and Training Act, RCW 49.04.010 - 49.04.910, establishes the council and its administrative arm, the apprenticeship and training division of the department of labor and industries. The intention of the council and department in promulgating and adopting these rules is to establish a uniform procedure to be followed by state and local apprenticeship and training committees in presenting matters to the state apprenticeship and training council and further to establish standards by which the council can operate to effectuate its statutory obligations set forth in the apprenticeship act.

The Washington state apprenticeship and training council recognizes the importance of quality apprenticeship programs to meet the growing needs of employers and employees for high quality training. The council also recognizes that rapid changes in our state's economy and

technological change necessitates skilled workers who meet industry-wide standards in order to compete successfully in the changing marketplace. Employers will benefit by knowing that skilled workers who have graduated from a state recognized apprenticeship program have been trained to industry-wide standards and not exclusively in response to the needs of an individual employer or group of employers.

The council also recognizes that the delivery and regulation of apprenticeship programs should be conducted in a manner which avoids needless duplication on the part of the department of labor and industries, community colleges, and vocational-technical institutes. It is important that approved apprenticeship programs be structured to maximize the protection of the apprentice by providing a meaningful process which allows the apprentice to ensure that his or her rights as an apprentice are protected throughout the term of the apprenticeship.

The council further recognizes that the number of apprentices in a trade or group of trades in any geographic area must be sufficient to meet the needs of all employers and not be so large as to create an oversupply of apprentices. Because quality apprenticeship training requires reasonably continuous on-the-job training, an oversupply of apprentices in any geographic area is to be avoided, if possible, in an effort to maintain ongoing quality training.

The council further recognizes that the attainment of quality apprenticeship training and the planning of numbers of new apprentices in a trade or group of trades will be accomplished best by the establishment of one joint apprenticeship and training committee serving the entire trade or group of trades in a specified geographic area. A single committee is best able to train to industry-wide standards which will enable workers to move between firms when economic necessity requires. A single committee is best able to determine the number of apprentices needed in an entire trade or group of trades in a specified geographic area.

The council also recognizes the benefit apprentices gain in having the widest range of employers and their apprentices represented in the related and supplemental training classes. The intermingling of apprentices representing the widest array of firms possible, in related and supplemental training classes, exposes apprentices to the widest possible range of work experiences. This sharing of work experiences increases the quality of training, benefiting both apprentices and employers.

The council intends that apprenticeship programs be available to meet the training needs of all employers in the state of Washington. These programs are open to all employers on an equal and nondiscriminatory basis. The need for continued quality training, equal treatment of apprentices, and efficient delivery of training suggest that these training needs are best met through existing programs.

As provided in WAC 296-04-160, committees approved by the council shall offer training opportunities on an equal basis to all employers. Existing committees are expected to provide apprenticeship and training opportunities for employers not currently participating in the program:

(1) At a reasonable cost that is equivalent to the cost incurred by employers and apprentices currently participating;

(2) With equal treatment and opportunity for all apprentices; and

(3) With reasonable working and training conditions that apply to all apprentices uniformly and equally;

(4) An employer shall not be required to sign a collective bargaining agreement in order to participate in an apprenticeship program.

All policies and rules of the council are designed to strengthen apprenticeship and training in the state of Washington, as well as to explain related factors established under existing state and federal laws. The council, as the responsible legislative organ governing apprenticeship and training, requests the cooperation and assistance of all interested persons, organizations, and agencies functioning within the framework of the rules and regulations.

AMENDATORY SECTION (Amending Order 78-21, filed 11/14/78)

WAC 296-04-160 APPRENTICESHIP COMMITTEES. (1) Apprenticeship committees shall be appointed in accordance with the provisions of RCW 49.04.040. Such committees shall have the duties prescribed by statute, these rules and the approved standards under which they operate. Committees shall function, administrate or relinquish authority only with the consent of the council. On any petition addressed to the council or the supervisor, only the signature of the elected chairman and secretary of the committee shall be accepted unless the apprenticeship committee has petitioned the council to recognize and accept the signature of another person. Such a petition must be signed by a quorum of the members of the petitioning apprenticeship committee.

(2) Committees approved by the council shall offer training opportunities on an equal basis to all employers and apprentices including all rights, appeals, and services available in the existing apprenticeship program. If an existing committee refuses to provide access to apprenticeship and training opportunities to all employers, the council shall take action as necessary to remove all restrictions to access. Council action may include, but is not limited to, the decertification of the existing committee and recognition of a new committee in order to carry out the intent of chapter 49.04 RCW and the rules adopted under its authority.

(3) It is the council's view that joint apprenticeship and training committees are not state agencies but rather only quasi-public entities performing services jointly for management and labor by assistance to the apprenticeship program.

WSR 90-21-119

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 90-37—Filed October 23, 1990, 8:48 a.m.]

Date of Adoption: October 23, 1990.

Purpose: Adopt records indexing rules required by chapter 175, Laws of 1989, and RCW 42.17.260.

Statutory Authority for Adoption: RCW 43.17.060.

Other Authority: RCW 42.17.260.

Pursuant to notice filed as WSR 90-16-084 on July 31, 1990.

Effective Date of Rule: Thirty-one days after filing.

October 23, 1990

Fred Olson

Deputy Director

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-010 PURPOSE. The purpose of this chapter is to implement the requirements of ~~((sections 25 through 32, chapter 1, Laws of 1973-))~~ RCW 42.17-.250 - ~~((42.17.320))~~ 42.17.340 relating to public records.

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-020 DEFINITIONS. (1) The terms "person," "public record," and "writing" shall have the meanings as stated in RCW 42.17.020.

(2) "Department" means the department of ecology.

(3) "Director" means the director of the department.

(4) "Public records officer" means the ~~((records manager of))~~ employee designated as such by the department.

(5) "Designee" means the employee of the department designated by the director or the public records officer to serve as the public records ~~((officer))~~ coordinator at the ~~((central))~~ headquarters offices or at each of the satellite and regional offices in the absence of the officer.

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-030 DESCRIPTION OF ORGANIZATION. (1) Headquarters office.

(a) The headquarters office is located in Abbott Raphael Hall on the campus of St. Martin's College, Lacey, Washington. The mailing address for the headquarters office and all satellite program offices, except for the environmental investigations and lab services program is:

Department of Ecology

Mailstop PV-11

Olympia, Washington 98504-8711

(b) The offices of the director, deputy director, and assistant directors all are located in the headquarters office.

(c) The titles and responsibilities of the ~~((six))~~ seven assistant directors are as follows:

(i) Assistant director for the office of water ((programs)) and shorelands — water quality, water resources, shorelands and coastal zone management, and water quality financial assistance programs.

(ii) Assistant director for ((air programs — air quality, air monitoring)) the office of central programs and enforcement — central programs, air program, and environmental investigations and lab services program.

(iii) Assistant director for ((land programs)) the office of waste management — solid ((waste, shorelines)) and hazardous waste program, hazardous waste investigations and cleanup program, nuclear and mixed waste program, and waste reduction, recycling and litter control program.

(iv) Assistant director for ((comprehensive programs — major industries, tax credits for pollution control expenditures, environmental review)) the office of quality control, information management and comprehensive planning.

(v) Assistant director for ((external affairs — department liaison with other agencies)) the office of legislative and intergovernmental affairs.

(vi) Assistant director for ((field operations — enforcement, regional affairs)) the office of financial, personnel, and support services.

((d)) (vii) Assistant director for the office((s)) of public ((affairs and legal affairs, also are at the headquarters office)) information and education.

(2) Satellite program offices are located as follows:

(a) Air program:

Rowesix Building 4
4224 6th Avenue S.E.
Lacey, Washington

(b) Budget, accounting, and support services program:

Sawyer Hall
St. Martin's College Campus
Lacey, Washington

(c) Central programs:

Abbott Raphael Hall
St. Martin's College Campus
Lacey, Washington

(d) Environmental investigations and lab services program:

Airustrial Building 8
7272 Cleanwater Lane #8
Tumwater, Washington

Mailing address:

Mailstop LH-14
Olympia, WA 98504-6814

(e) Hazardous waste investigations and cleanup program:

Woodland Square
4415 Woodview Drive S.E.
Lacey, Washington

(f) Nuclear and mixed waste program:

99 South Sound Center
Lacey, Washington

(g) Shorelands and coastal zone management program:

Baran Hall
St. Martin's College Campus
Lacey, Washington

(h) Solid and hazardous waste program:

Rowesix Building 4
4224 6th Avenue S.E.
Lacey, Washington

(i) Waste reduction, recycling, and litter control program:

Eikenberry Building
4407 Woodview Drive S.E.
Lacey, Washington

(j) Water quality financial assistance program:

Moduline Building
4500 3rd Avenue
Lacey, Washington

(k) Water quality program:

Prudential Building
715 Woodview Drive S.E.
Lacey, Washington

(l) Water resources program:

Baran Hall
St. Martin's College Campus
Lacey, Washington

(3) Regional offices and their geographical jurisdictions are as follows:

(a) Northwest regional office (Whatcom, Skagit, Snohomish, San Juan, Island, King, and Kitsap counties):

4350 – 150th Avenue N.E.
Redmond, Washington ((98050)) 98052-5301

(b) Southwest regional office (Pierce, Thurston, Mason, Clallam, Jefferson, Grays Harbor, Pacific, Lewis, Cowlitz, Wahkiakum, Clark, and Skamania counties):

7272 Cleanwater Lane
Tumwater, Washington ((98504))
Mailing address:
Mailstop LU-11
Olympia, Washington 98504-6811

(c) Central regional office (Okanogan, Chelan, Douglas, Kittitas, Yakima, Benton, and Klickitat counties):

((2802 Main Street
Union Gap, Washington 98903

2015 South First Street
Yakima, Washington 98703
(Environmental Quality Section))

3601 W. Washington
Yakima, Washington 98903-1164

801-B Summitview Ave.
Yakima, Washington 98902-3033
(Waste Management Section)

1600 S.W. Perry Street, Suite F
Yakima, Washington 98902-5713
(Yakima Adjudications)

(d) Eastern regional office (Ferry, Stevens, Pend Oreille, Grant, Lincoln, Spokane, Adams, Whitman, Franklin, Walla Walla, Columbia, Garfield, and Asotin counties):

((+103 East Indiana
Spokane, Washington 99207))
N. 4601 Monroe, Suite 100
Spokane, Washington 99205-1295

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

~~WAC 173-03-050 RECORDS INDEX. ((The department does not maintain an index of just the material listed in RCW 42.17.260. It does maintain for its own use a "records management procedures manual" which indexes the location of categories of all records, not just public records, which exist in the department. The manual is available to the public for inspection and copying. With the assistance of the public records officer or designee, any person can obtain access to public records of the department using the manual.~~

~~Because of the existence of the manual, the department has not developed any other index for its own use, and it would be unduly burdensome to develop such an index merely for the material listed in RCW 42.17.260.))~~

The records retention schedule established by the division of state archives of the office of the secretary of state serves as an index for the identification and location of the following records:

(1) All records issued before July 1, 1990, for which the department has maintained an index;

(2) Final orders entered after June 30, 1990, that are issued in adjudicative proceedings as defined in RCW 34.05.010(1) and that contain an analysis or decision of substantial importance to the department in carrying out its duties;

(3) Declaratory orders entered after June 30, 1990, that are issued pursuant to RCW 34.05.240 and that contain an analysis or decision of substantial importance to the department in carrying out its duties; and

(4) Interpretive statements as defined in RCW 34.05.010(8) that were entered after June 30, 1990.

The records retention schedule indexes records according to the originating program or section, and then the record series title. Each title is further identified by a statement of function or purpose, and the retention period. The records retention schedule is available to the public for inspection and copying. With the assistance of the public records officer or designee, any person can obtain access to public records of the department using the records retention schedule.

A separate index of policy statements as defined in RCW 34.05.010(4) entered after June 30, 1990, shall be maintained by the department's policy manual coordinator or designees.

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-060 REQUESTS FOR PUBLIC RECORDS. (1) All requests for inspection or copying made in person at a department office shall be made on a form substantially as follows:

REQUEST FOR PUBLIC RECORDS

Date of Request Time of Request
Name
Address

Description of Records:

~~((I certify that lists of names obtained through this request for public records will not be used for political or commercial purposes.))~~ I understand that if a list of individuals is provided me by the Department of Ecology, it will neither be used to promote the election of an official or promote or oppose a ballot proposition as prohibited by RCW 42.17.130 nor for commercial purposes or give or provide access to material to others for commercial purposes as prohibited by RCW 42.17.260(6).

I understand that I will be charged cents per copy for all standard letter size copies I desire and that other size publications are available at cost.

Signature

Number of copies
Number of pages
Per page charge \$
Total charge \$

(2) All requests made in person may be made at a department office between the hours of 8:00 a.m. to 12:00 noon and 1:00 p.m. to ~~((4:00))~~ 4:30 p.m., Monday through Friday, excluding legal holidays.

(3) A request for inspection or copying of public records may be made by mail in a letter containing the following information:

- (a) The name and address of the person making the request and the organization the person represents;
- (b) The time of day and calendar date on which the person wishes to inspect the public records;
- (c) A description of the public records requested;
- (d) A statement whether access to copying equipment is desired;
- (e) A phone number where the person can be reached in case the public records officer or designate needs to contact the person for further description of the material or any other reason.
- (f) A statement that the record will not be used for commercial purposes.

(4) All requests by mail must be received by the department at least ~~((three))~~ five business days before the requested date of inspection to allow the public records officer or designee to make certain the requested records are available and not exempt and, if necessary, to contact the person requesting inspection. All requests will be handled in a timely manner. However, for large requests or for public records maintained off-site, it may require more than five business days for location and withdrawal from archives.

(5) The department may in its discretion fill requests made by telephone.

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-070 FEES. No fee shall be charged for the inspection of public records. For printed, typed, and written material of a maximum size of 8 1/2" by 14", the department shall charge a reasonable fee, determined from time to time by the department, for providing copies of public records and for use of the department's copy equipment, payable at the time copies are furnished. This charge is the amount necessary to reimburse the department for its actual costs incident to such copying and shall not exceed 20 cents per copy. For copies from microfilm, the charge shall not exceed 40 cents per copy. Copies of maps, photos, reports, computer printouts, tapes of hearings, and other nonstandard items shall be furnished at the regular price established by the department. When other special copy work for nonstandard items is requested, the fee charged will reflect the total cost, including the time of department personnel.

AMENDATORY SECTION (Amending Order DE 77-35, filed 1/17/78)

WAC 173-03-100 PROTECTION OF PUBLIC RECORDS. In order to adequately protect the public records of the department, the following guidelines shall be adhered to by any person inspecting such public records:

- (1) No public records shall be removed from the department's premises.
- (2) Inspection of any public record shall be conducted in the presence of a designated 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 or jacket, or in chronological order, may not be dismantled except for purposes of copying and then only by the public records officer or designee.
- (5) Access to file cabinets, shelves, vaults, ~~((and))~~ or other storage areas is restricted to department personnel, unless other arrangements are made with the public records officer or designee.

WSR 90-21-120

PROPOSED RULES

UNIVERSITY OF WASHINGTON

[Filed October 23, 1990, 8:52 a.m.]

Original Notice.

Title of Rule: WAC 478-136-030(8) Use of university facilities.

Statutory Authority for Adoption: Chapter 34.05 RCW.

Reasons Supporting Proposal: The number of alcohol-related problems at football games in Husky Stadium has grown in recent years. The presence of large amounts of alcohol in the stadium has contributed to a variety of crowd control problems, as well as to instances of potentially lethal levels of intoxication.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dr. Ernest R. Morris, 476 Schmitz, 543-4024.

Name of Proponent: University of Washington, public.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: It is intended that the rule will be implemented in a manner that will be as nonintrusive as possible for event patrons, and that the focus will be on the protection of public safety.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed rule amends existing athletic event/concert safety regulations to incorporate a visual inspection procedure prior to admission, and to add firearms and other dangerous instrumentalities to the enumeration of items prohibited within the affected facilities. The purpose of the rule is to address safety concerns associated with the presence of prohibited items at athletic events or concerts. The anticipated effect of the rule is a reduction in the number and severity of alcohol-related problems at such events.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: HUB 200ABC Student Union, University of Washington, on December 6, 1990, at 12:00 noon.

Submit Written Comments to: Melody Tereski, Rules Coordination Office, AI-10, University of Washington, by December 5, 1990.

Date of Intended Adoption: December 14, 1990.

October 19, 1990

Melody Tereski

Administrative Procedures Officer

AMENDATORY SECTION (Amending WSR 90-12-034, filed 5/30/90, effective 9/1/90)

WAC 478-136-030 LIMITATIONS ON USE. (1) University facilities may not be used in ways which obstruct or disrupt university operations, the freedom of movement, or any other lawful activities.

(2) Faculty, staff, registered or official student organizations may use university facilities to present educational forums regarding ballot propositions and/or candidates who have filed for public office as long as the audience is limited to university faculty, staff and students.

However, state law (RCW 42.17.130) prohibits "the use of any of the facilities of a public office or agency, directly or indirectly, for the purpose of assisting a campaign for election of any person to any office or for the promotion of or opposition to any ballot proposition."

(3) University facilities may not be used for private or commercial purposes such as sales, advertising, or promotional activities unless such activities serve an educational purpose, as determined by the committee on the use of university facilities.

(4) The distribution of handbills, pamphlets and similar materials is not permitted in those areas of campus to which access by the public is restricted or where such distribution would significantly impinge upon the primary business being carried on. Handbills and similar printed materials may not be left in the Daily distribution boxes or left for distribution anywhere else on campus.

(5) Charitable solicitation is not permitted in those areas of the campus to which access by the public is restricted or where such solicitation would significantly impinge upon the primary business being carried on.

(6) Electronic amplification on the grounds of the campus is prohibited with the following exceptions:

(a) The lawn area immediately west of the student union building will be available for open-air speaking events using directional and volume-controlled speech amplification equipment provided by the university. Use of the student union building lawn site will be available to registered or official student organizations and faculty or staff groups on a first-come, first-served basis. The amplification system will be issued upon presentation of a currently valid student, faculty or staff identification card at the Student Union Reservation Office, 104C Student Union Building.

(b) The committee on the use of university facilities may grant permission, under special circumstances, for the use of other amplification equipment on the lawn site west of the student union building or in other outdoor locations. Permission should be requested through the Secretary to the Committee, 400 Administration Building (A1-10), 543-2560, sufficiently in advance of the program to allow timely consideration.

(7)(a) The parking garages on the campus of the University of Washington are open to the public for the limited purpose of parking motor vehicles. Sleeping, or remaining in the parking garages for purposes unrelated to vehicular parking is prohibited. Violators are subject to arrest and criminal prosecution under applicable statutes including RCW 9A.52.080, 9.66.030, and 7.48.220.

(b) The term "parking garages" as used in (a) of this subsection shall mean the sheltered parking areas on the University of Washington campus, and the stairwells and entrances of those covered parking areas.

(8) Within the limits of applicable laws, the University of Washington is committed to establishing and maintaining safe conditions for persons attending football games in Husky Stadium or other athletic events or concerts in campus facilities. Accordingly, the rules enumerated below will apply to all such events and be strictly enforced.

(a) ~~The ((possession or consumption of alcoholic beverages or illegal drugs is prohibited. In addition to having the beverages or drugs confiscated, violators may be subject to university disciplinary action and/or legal proceedings, and removal from the events:~~

~~((b))) following items are prohibited:~~

~~((i) Except for authorized university purposes, firearms, explosives, dangerous chemicals, or other dangerous weapons or instrumentalities;~~

~~((ii) Alcoholic beverages and illegal drugs; and~~

~~((iii) Air horns, glass bottles, cans, picnic baskets, bota bags, ice chests, and thermoses (in excess of two quart capacity) ((are prohibited. Individuals possessing such will not be admitted to, or will be removed from, Husky Stadium or other athletic or concert facilities until the items have been stored temporarily at locations provided for that purpose or disposed of in some other manner)).~~

~~((((e))) (b) Prior to admission, patrons will be subject to visual inspection by security personnel for the prohibited items described in (a) of this subsection. This procedure may include asking individuals to open their coats, purses, packs, bags, or other belongings for visual inspection. Patrons who are unwilling to undergo the visual inspection procedure may decline to do so and receive refunds for their tickets.~~

~~((c) Patrons found to be in possession of any prohibited items will not be admitted to Husky Stadium or other athletic or concert facilities until the items have been stored temporarily at locations provided for that purpose or disposed of in some other manner. Patrons who are unwilling to store or otherwise dispose of prohibited items may decline to do so and receive refunds for their tickets.~~

(d) Individuals found to be in possession of prohibited items within Husky Stadium or other athletic or concert facilities will be required to comply immediately with the requirements described in (c) of this subsection, or be subject to removal from the event without receiving refunds for their tickets.

(e) Illegally possessed prohibited items (e.g., illegal drugs or weapons) are subject to confiscation whenever found. Persons possessing such items will not be admitted to, or may be removed from, Husky Stadium or other athletic or concert facilities, and additionally may be subject to university disciplinary action and/or legal proceedings.

(f) Smoking of tobacco in any form is prohibited in the seating areas of Husky Stadium. Smoking is permitted on the pedestrian concourses.

WSR 90-21-121

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed October 23, 1990, 11:31 a.m.]

The department is withdrawing WSR 90-18-032, filed August 27, 1990.

Rosemary Carr
Acting Director
Administrative Services
By J. M. Smith

WSR 90-21-122

PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Filed October 23, 1990, 11:35 a.m.]

Continuance of WSR 90-18-055.

Title of Rule: Chapter 388-78 WAC, Support services for assessment and employment and training programs in the family independence program.

Date of Intended Adoption: December 14, 1990.

October 23, 1990

Rosemary Carr
Acting Director
Administrative Services

WSR 90-21-123

PERMANENT RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES (Public Assistance)

[Order 3087—Filed October 23, 1990, 11:36 a.m.]

Date of Adoption: October 23, 1990.

Purpose: WAC 388-24-074 incorporates proposed changes exempting census employment from the 100 hour rule for AFDC-E qualifying parent and changes references from OPPORTUNITIES to JOBS; and WAC 388-24-090 brings the chapters into compliance with federal JOBS regulations.

Citation of Existing Rules Affected by this Order:
Amending chapter 388-24 WAC.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 90-18-089 on September 5, 1990.

Changes Other than Editing from Proposed to Adopted Version: In WAC 388-24-090 reference to WAC 388-24-107 is changed to WAC 388-47-100.

Effective Date of Rule: Thirty-one days after filing.

October 23, 1990

Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 2808, filed 6/7/89)

WAC 388-24-074 AID TO FAMILIES WITH DEPENDENT CHILDREN-EMPLOYABLE-DEPRIVATION DUE TO UNEMPLOYMENT OF A PARENT. (1) The department shall consider a child ~~((to be))~~ deprived of parental care and support due to the unemployment of a parent when the child lives with two parents, one of which meets all the requirements in this section.

(2) The department shall designate the qualifying parent as that parent ~~((who earned))~~ earning the greater amount of income in the twenty-four-calendar-month period immediately preceding the month the application for assistance is filed. The department shall:

(a) Designate the qualifying parent using the best evidence available; ~~((and))~~

(b) Consider the earnings of both parents regardless of when the relationship began;

(c) Continue the designation for each consecutive month the family remains on assistance based on the current application; and

(d) Designate the qualifying parent if both parents earned an identical amount of income.

(3) The department shall consider ~~((a))~~ the qualifying parent ~~((to be))~~ unemployed when the qualifying parent:

(a) Is employed less than one hundred hours a month;

(b) Exceeds this standard for a particular month if the excess is of a temporary nature evidenced by being under the one hundred hour standard for the two prior months and is expected to be under the standard during the next month; ~~((or))~~

(c) Participates in institutional and work experience training ~~((or in public service employment))~~ under the ~~((OPPORTUNITIES))~~ JOBS program and is not otherwise employed over one hundred hours; or

(d) Works temporarily for the 1990 federal census demonstration project in a position exempted by the project waiver and is not otherwise employed over one hundred hours.

(4) The qualifying parent shall be unemployed as defined in subsection (3) of this section for ~~((at least))~~ thirty days ~~((prior to))~~ or more before the date AFDC-E is authorized except when:

(a) AFDC-E is terminated due to employment of the qualifying parent; ~~((and))~~

(b) The full-time employment ends within thirty days of termination; and

(c) The qualifying parent reapplies and is found otherwise eligible for AFDC-E.

(5) During the same thirty-day period, or subsequently, the qualifying parent shall not have:

(a) Refused a bona fide offer of employment; ~~((or))~~

(b) Refused training for employment; ~~((or))~~

(c) Voluntarily left a job without good cause; or

(d) If eligible, refused to apply for or accept unemployment compensation.

(6) The qualifying parent shall ~~((:~~

~~((a) Register for the WIN program; and~~

~~((b)))~~ participate, as required in the ~~((OPPORTUNITIES))~~ JOBS program.

(7) The qualifying parent shall have one of the following:

(a) Six or more quarters of work within any thirteen calendar quarter period ending within one year ~~((prior to))~~ before the application for assistance.

(i) A "quarter of work" means a calendar quarter in which the parent earned income of ~~((at least))~~ fifty dollars or more, or participated in the OPPORTUNITIES, FIP, or JOBS program.

(ii) A "calendar quarter" means three consecutive months ending March 31st, June 30th, September 30th, or December 31st~~((; or))~~.

(b) Within one year ~~((prior to))~~ before the application, received, or had such a work history to be eligible to receive, unemployment compensation.

AMENDATORY SECTION (Amending Order 2601 and 2601A, filed 3/2/88 and 3/14/88)

WAC 388-24-090 ELIGIBILITY CONDITIONS APPLICABLE TO AFDC-EMPLOYMENT OR TRAINING. (1) All AFDC applicants and recipients shall be subject to ~~((WIN registration and OPPORTUNITIES))~~ JOB OPPORTUNITIES AND BASIC SKILLS PROGRAM (JOBS) participation as provided in WAC ~~((388-24-107))~~ 388-47-100.

(2) A ~~((WIN registrant))~~ mandatory JOBS participant failing to cooperate in appraisal ~~((prior to certification))~~ shall be subject to ~~((the))~~ provisions of chapter ~~((388-57))~~ 388-47 WAC, unless the participant:

(a) ~~((He or she))~~ Is exempt from ~~((OPPORTUNITIES))~~ JOBS participation~~((;));~~

(b) ~~((He or she))~~ Has not been notified of nonexempt status for ~~((OPPORTUNITIES))~~ JOBS participation~~((;));~~ or

(c) ~~((An OPPORTUNITIES))~~ Is a JOBS program volunteer participant.

(3) ~~((a) An AFDC recipient certified for the work incentive (WIN) program and determined by DES to have refused employment or training or participation in the WIN program without good cause shall be subject to provisions of chapter 388-57 WAC, unless:~~

~~((i) He or she is exempt from OPPORTUNITIES participation;~~

~~((ii) He or she has not yet been notified of nonexempt status for OPPORTUNITIES participation;~~

~~((iii) An OPPORTUNITIES program volunteer participant;~~

~~((b) An AFDC applicant or recipient determined by DSHS to have refused employment or participation in the ESP or CWEP programs without good cause shall be subject to provisions of chapter 388-57 WAC, unless:~~

~~(i) He or she is exempt from OPPORTUNITIES participation;~~

~~(ii) He or she has not yet been notified of nonexempt status for OPPORTUNITIES participation;~~

~~(iii) An OPPORTUNITIES program volunteer participant.~~

~~(4)) A child's eligibility shall not be affected by the ((OPPORTUNITIES)) JOBS program participation requirement for the parent or needy caretaker relative ((in the AFDC-R program. A child's eligibility shall be affected by the OPPORTUNITIES program participation requirement for the unemployed qualifying parent in the AFDC-E program)).~~

(4) The eligibility of a non qualifying parent not participating in JOBS shall be affected by the program participation requirement of the qualifying parent in the AFDC-E program.

(5) An individual determined exempt from participation in ((OPPORTUNITIES)) JOBS on the basis of documented incapacity shall be referred to DVR((-See also)) as described under WAC 388-52-150 through 388-52-155.

WSR 90-21-124

PERMANENT RULES DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 3088—Filed October 23, 1990, 11:37 a.m.]

Date of Adoption: October 23, 1990.

Purpose: To include in WAC the payment and services provided under the waiver for coordinated community AIDS service alternatives program.

Statutory Authority for Adoption: RCW 74.08.090.

Pursuant to notice filed as WSR 90-18-090 on September 5, 1990.

Changes Other than Editing from Proposed to Adopted Version: In WAC 388-86-018(3) the word "provide" is changed to "pay for"; WAC 388-87-048(2) now reads as follows: The department shall pay for services after the central authorization unit evaluates the recipient's application for medical appropriateness and the department of health has approved a plan of care.

The principal reasons for adopting the changes are as follows: In WAC 388-86-018(3), the word was changed to reflect that the department only pays for the service, the department is not the provider of service; and in WAC 388-87-048(2), the original proposed rule said the department which would refer to the department of social and health services, however, in this context the department approving the plan of care is the department of health. The WAC is changed to reflect the correct department. The other change expands on the role of the Central Authorization Unit (CAU) of the Division of Medical Assistance in the payment for Coordinated Community Aids Service Alternatives (CCASA) program. The CAU will be evaluating the medical information to determine if CCASA is appropriate for the recipient.

Effective Date of Rule: Thirty-one days after filing.

October 23, 1990

Rosemary Carr

Acting Director

Administrative Services

NEW SECTION

WAC 388-86-018 COORDINATED COMMUNITY AIDS SERVICE ALTERNATIVES (CCASA) PROGRAM SERVICES. (1) For the purpose of this section, "CCASA Program services" means a medically directed interdisciplinary program of therapeutic services for a terminally ill patient diagnosed with Acquired Immune Deficiency Syndrome or Disabling Class IV Human Immunodeficiency Virus disease.

(2) Home health, home care or hospice agencies or other agencies meeting applicable state and federal licensure/certification requirements shall furnish CCASA services. Individual contractors meeting the applicable standards and state and federal licensure/certification requirements may provide some CCASA services.

(3) The department may pay for the following Title XIX services to a CCASA client:

- (a) Hourly skilled nursing services;
- (b) Attendant care;
- (c) Respite care;
- (d) Nutritional consultation;
- (e) Therapeutic home delivered meals;
- (f) Transportation; and
- (g) Psychosocial services.

(4) For the purpose of this waiver program:

(a) Hourly skilled nursing services means teaching, counseling, supervision, execution, and evaluation of the practice and execution of the medical regimes the physician or case manager prescribes, in consultation with a Registered Nurse, as outlined in the client's plan of care.

(b) Attendant care services means assisting with medically-oriented tasks necessitated by the medical or mental condition of the client and directly related to the client's medical or mental condition. Attendant care services are limited to assistance with the following: personal hygiene, dressing, bathing, eating, toileting, ambulation, transfer, positioning, self-medication, body care, travel to medical services and essential shopping.

(c) Respite care services means the provision of community or home-based services allowing members or designated significant others who ordinarily care for the client relief from those duties. CCASA shall provide respite care in the home, not in an institution.

(d) Therapeutic home-delivered meals services means nutritionally sound meals delivered to the home when included in a plan of care. These meals shall not replace, nor be a substitute for, a full day's nutritional regimen, but nutritionally supplement the normal three meals a day.

(e) Nutritional consultation services means a nutrition assessment of nutritional care and intervention for a CCASA client. The certified dietitian/nutritionist shall determine the appropriate means of nutrition intervention including the nutrients required, the feeding modality, and the method of nutrition education, counseling

and referral in consultation with the client, the client's physician and case manager.

(f) Transportation services means the provision of authorized necessary transportation in order for the client to receive services as included in the client's plan of care.

(g) Psychosocial services means the use of counseling techniques, appraisal skills, including mental status assessment or medication evaluation, consulting abilities and variety of treatment modalities and interventions to help the client and their primary care giver through the multiple stages of this terminal illness.

(5) The department shall provide CCASA services to recipients as described under WAC 388-83-220.

NEW SECTION

WAC 388-87-048 PAYMENT-COORDINATED COMMUNITY AIDS SERVICE ALTERNATIVES (CCSA) PROGRAM. (1) The department shall establish payment rates for CCASA program services as defined under WAC 388-86-018.

(2) The department shall pay for services after the Central Authorization Unit evaluates the recipient's application for medical appropriateness and the department of health has approved a plan of care.

**WSR 90-21-125
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Order 3089—Filed October 23, 1990, 11:40 a.m.]

Date of Adoption: October 23, 1990.

Purpose: To clarify the department's implementation of the Alcoholism and Drug Addiction Treatment and Support Act and payment criteria for detoxification services.

Citation of Existing Rules Affected by this Order: Amending chapter 388-40 WAC, Alcohol/drug programs.

Statutory Authority for Adoption: RCW 74.50.080.

Pursuant to notice filed as WSR 90-18-054 on August 31, 1990.

Changes Other than Editing from Proposed to Adopted Version: WAC 388-40-010 (1)(a), "or" instead of "and"; WAC 388-40-010(9), "medical assistance" instead of "Medicaid"; and WAC 388-40-091(3), add "state approved" as follows: "The department may deny ADATSA treatment services to any client having access to another source of state approved chemical dependency treatment, if such treatment will be at no additional cost to the client."

Effective Date of Rule: Thirty-one days after filing.

October 23, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2851, filed 8/29/89)

WAC 388-40-010 ALCOHOLISM AND DRUG DETOXIFICATION PROGRAM—ELIGIBLE PERSONS. (1) The department shall consider a person((s)) eligible for three-day detoxification services for acute alcoholic condition or five-day detoxification services for acute drug addiction ~~((shall be))~~ if:

(a) ~~((Att))~~ The person is a grant, medical, ((and)) or supplemental security income (SSI) ((beneficiaries)) beneficiary; and

(b) Persons whose combined nonexempt income and/or resources do not exceed the aid to families with dependent children (AFDC) payment standards~~((;))~~; and ~~((who have))~~

(c) The person has not transferred resources within two years prior to the date of application without having received adequate consideration according to the provisions ((of)) under WAC 388-28-461.

(2) The department shall exempt the following resources for the alcoholism and drug detoxification program:

(a) A home.

(b) Household furnishings and personal clothing essential for daily living.

(c) Other personal property used to reduce need for assistance or for rehabilitation.

(d) A used and useful automobile.

(3) The department shall not exempt the following resources:

(a) Cash;

(b) Marketable securities; and

(c) Any other resource not specifically exempted that can be converted to cash.

(4) The department shall deduct or exempt the following from income:

(a) Mandatory deductions of employment.

(b) Total income and resources of a noninstitutionalized SSI beneficiary.

(c) Support payments paid under a court order.

(d) Payments to a wage earner plan specified by a court in bankruptcy proceedings, or previously contracted major household repairs when failure to make such payments will result in garnishment of wages or loss of employment.

(5) The department shall not require the recipient((s)) receiving detoxification services to incur a deductible as a factor of eligibility for the covered period of detoxification.

(6)(a) The department shall determine eligibility for the detoxification program on the basis of information shown on the department's application forms.

(b) The department shall require supplemental forms, verification procedures, and/or face-to-face interviews only in cases where there is a specific reason for requiring further verification of eligibility.

(7) When the department is notified within ten working days of the date detoxification began, certification shall cover this period if all eligibility factors are met.

(8) The department shall continue the effective period of eligibility from the date detoxification treatment began through the end of the month in which the recipient completed the three-day or five-day treatment (~~was completed~~).

(9) ~~((Services must meet the following criteria to be paid through the detoxification program))~~ The department shall pay for detoxification services for medical assistance recipients only under the following conditions:

(a) Such services must be directly related to detoxification(~~;~~); and

(b) Such services ~~((must be))~~ are performed ((in)) only by a certified detoxification center or a general hospital ((with certified detoxification facilities)) contracted with the department to perform these services.

AMENDATORY SECTION (Amending Order 2851, filed 8/29/89)

WAC 388-40-055 INCAPACITY REQUIREMENTS FOR ADATSA SHELTER. (1) If otherwise eligible, the department shall provide ADATSA shelter services ((shall)), within the current appropriation, ((be granted)) to an alcoholic and/or drug addict whose chemical dependency has resulted in an incapacitating physiological or cognitive impairment.

(2) ~~((In order))~~ To meet shelter incapacity standards, an applicant shall meet the following conditions:

(a) Be actively addicted, as determined by the assessment center, "active addiction" for shelter purposes means use of alcohol or drugs by a diagnosed alcoholic or drug addict within the sixty-day period immediately preceding the latest assessment center evaluation; and

(b) Have resulting physiological or organic damage, or have resulting cognitive impairment not expected to dissipate with sixty days of sobriety or detoxification.

(i) ~~((In order))~~ To qualify on the basis of physical impairment, the physiological or organic damage ((shall)) must have at least a severity rating of "03" defined under WAC 388-37-110.

(ii) ~~((In order))~~ To qualify on the basis of cognitive impairment, the applicant ((shall)) must have at least a moderate impairment of ability to understand, remember, and follow complex instructions, plus an overall moderate impairment in ability to learn new tasks, to exercise judgment and make decisions, and to perform routine tasks without undue supervision.

(3) ~~((The diagnosis and severity of the physiological or cognitive impairment must be supported by documented medical evidence from a physician or psychologist))~~ The licensed physician, licensed clinical psychologist or mental health professional (as defined by RCW 71.05.020) shall support the diagnosis and severity of the physiological or cognitive impairment with documented, objective and current medical evidence.

AMENDATORY SECTION (Amending Order 2851, filed 8/29/89)

WAC 388-40-090 ADATSA TREATMENT MODALITIES—DESCRIPTION OF SERVICES, REQUIREMENTS, AND LIMITATIONS. (1) The department shall offer ADATSA treatment services to

an eligible A/R((s)) incapacitated by alcoholism or drug addiction, subject to:

(a) Availability defined under WAC 388-40-030(1); and

(b) Priority classifications set forth under WAC 388-40-091.

(2) The department shall limit treatment services to a maximum of six months in a twenty-four month period. The twenty-four month period begins on the date of initial entry into treatment.

(3) The assessment center shall determine a course of treatment based on an individual assessment of alcohol/drug involvement, and treatment needs in accordance with RCW 70.96A.100(2) and the procedures under WAC 275-19-185.

(4) Treatment may consist of residential and/or outpatient services.

(5) The department shall limit residential treatment to the following services:

(a) Intensive inpatient treatment, not to exceed thirty days per admission;

(b) Recovery house treatment, not to exceed sixty days per admission;

(c) Extended care recovery house treatment, not to exceed ninety days;

(d) Long-term care residential treatment, not to exceed one hundred eighty days;

(e) Drug residential treatment, not to exceed one hundred eighty days.

(6) An A/R ((qualifies)) shall qualify for up to ninety days of direct outpatient treatment services if the assessment center determines residential treatment is not necessary or appropriate. The assessment center shall base this determination on clinical or medical factors indicating the likelihood of an A/R's success in a less structured primary treatment modality. Such factors may include an assessment of former treatment history, the number of detoxification admissions, and the chronicity, and degree of incapacity of the A/R. The assessment center shall also consider social factors such as the availability of social support systems, family support, and stable living arrangement when evaluating the individual's ability to benefit from primary outpatient treatment.

(7) No recipient shall receive more than ninety days of ADATSA outpatient treatment in a twenty-four-month period, if referred:

(a) Directly to outpatient treatment; or

(b) Following a residential placement.

(8) The department shall terminate an ADATSA recipient((s)) who withdraws or ((are)) is discharged from treatment for any reason ((shall be subject to termination and shall)). The recipient must reapply and((/or)) be referred to the assessment center if ((the recipient wishes)) further ADATSA treatment services are required.

(a) A recipient dropping out of treatment in the intensive inpatient phase may be required to repeat this phase.

(b) A recipient dropping out of treatment during the recovery house or outpatient phase may be required to return to the modality from which the recipient dropped

out or may be required to enter intensive inpatient treatment if, in the clinical judgment of the assessment center, a more structured form of treatment seems warranted. The assessment center shall refer to inpatient or residential treatment those recipients demonstrating an inability to remain abstinent in outpatient treatment.

(c) A recipient absent from inpatient treatment or other residential services for less than seventy-two hours may, at full discretion of the providing program director, shall reenter that program without being considered as having dropped out and without being required to apply for readmittance through the assessment center.

(9) An ADATSA recipient terminating treatment shall not be eligible for benefits beyond the month in which treatment services end. Regulations regarding advance and adequate notice still apply, but an ADATSA treatment recipient is not eligible for continued assistance pending a fair hearing as provided in WAC 388-33-377.

AMENDATORY SECTION (Amending Order 2851, filed 8/29/89)

WAC 388-40-091 AVAILABILITY OF TREATMENT—PRIORITY GROUPS. (1) The assessment center shall, in assigning residential admissions, give first priority to a pregnant ((women)) woman and a parent((s)) having ((children)) a child in the home. In addition, the assessment center shall provide priority access to ensure residential treatment admissions for:

(a) A person((s)) referred through the children's protective services (CPS) program; and

(b) An intravenous (IV) drug user((s)).

(2) In assigning outpatient admissions, the assessment center shall give first priority to a pregnant ((women)) woman and ((families)) a family with ((children)) a child for whom access to Title XIX outpatient treatment is unavailable. In addition, the assessment center shall provide priority access to ensure outpatient admission for:

(a) A person((s)) completing residential treatment; and

(b) A person((s)) referred through CPS; and

(c) An intravenous drug user((s)).

(3) The department may deny ADATSA treatment services to a client having access to another source of state approved comparable chemical dependency treatment, when such treatment is not at additional cost to the client.

AMENDATORY SECTION (Amending Order 2851, filed 8/29/89)

WAC 388-40-100 ADATSA SHELTER SERVICES. (1) Subject to provisions under WAC 388-40-0301, the department shall provide shelter services to eligible ADATSA A/Rs meeting the incapacity criteria under WAC 388-40-055.

(2) "Shelter services" or "shelter assistance" means shelter for an ADATSA recipient in a facility under contract with the department to provide room and board in a supervised living arrangement, normally in a group or dormitory setting. The department shall limit

ADATSA shelter services to shelter assistance in the contracted facilities unless the recipient resides in a county described under subsection (3) of this section.

(3) A recipient residing in a county where no contracted shelter bed is available may receive shelter assistance in independent housing, subject to the following provisions:

(a) The recipient shall, as a condition of continued eligibility, move to a contracted shelter bed when available. "Availability" means the existence of a vacant shelter bed, rather than whether or not a particular A/R is accepted or rejected from a shelter facility based on disciplinary problems;

(b) The recipient shall receive the monthly shelter assistance payment through an intensive protective payee defined under WAC 388-40-110; and

(c) The department shall provide assistance for independent housing only to a recipient residing in a permanent residential structure. The recipient must also have a deed of purchase, rental agreement, or other verifiable written agreement between the recipient and the person or entity to whom the recipient is obligated for shelter costs or from whom the recipient is receiving supplied shelter.

(4) The department shall base the amount of assistance for independent housing and basic needs on the appropriate payment standard in WAC 388-29-100 (3)(a) or (b). For recipients in a contracted shelter facility, the department shall provide an allowance for clothing and personal incidentals based on the standard in WAC 388-29-130.

(5) The department shall terminate a recipient receiving contracted shelter services ((who)) when the recipient is discharged from the facility for disciplinary reasons or if the recipient subsequently leaves shelter without notice for more than seventy-two hours ((or is discharged from the facility for disciplinary reasons, shall be subject to termination)).

(6) The department shall continue benefits for a recipient requesting a fair hearing within the advance notice period before termination ((shall be eligible for continued benefits pending the fair hearing in accordance with)) is to occur under WAC 388-33-377. ((The department shall base the amount of any continued benefits on the amount the recipient was eligible at the time of the fair hearing request. For example, a recipient in independent housing at the time of proposed termination may continue to receive shelter assistance through an intensive protective payee, while a recipient discharged from a shelter facility may continue to receive the clothing and personal incidentals allowance.))

WSR 90-21-126

**NOTICE OF PUBLIC MEETINGS
EVERETT COMMUNITY COLLEGE**

[Memorandum—October 19, 1990]

The November 14, 1990, board of trustees study session will be scheduled at 1 p.m. instead of 12:30 p.m. The

meeting will take place in the President's/Board's Conference Room.

WSR 90-21-127
NOTICE OF PUBLIC MEETINGS
HUMAN RIGHTS COMMISSION
 [Memorandum—October 22, 1990]

The Washington State Human Rights Commission will hold its next regular commission meeting in Spokane on November 14 and 15, 1990. The meeting on November 14, will be held at the Spokane City Council Chambers, Municipal Building, West 808 Spokane Falls Boulevard, Spokane, beginning at 6:30 p.m. The regular business meeting will be held at the same location on November 15, beginning at 9:00 a.m.

WSR 90-21-128
NOTICE OF PUBLIC MEETINGS
WESTERN WASHINGTON UNIVERSITY
 [Memorandum—October 5, 1990]

The board of trustees of Western Washington University, in compliance to board of trustees rules of operation section 060(1), approve the proposed schedule of board meetings for 1991.

1991 Board of Trustee Meeting Schedule

February 7 and 8, 1991	Bellingham	Old Main 340, WWU
April 4 and 5, 1991	Bellingham	Old Main 340, WWU
June 6 and 7, 1991	Bellingham	Old Main 340, WWU
August 1 and 2, 1991	Out of Town	
October 3 and 4, 1991	Bellingham	Old Main 340, WWU
December 5 and 6, 1991	Bellingham	Old Main 340, WWU

WSR 90-21-129
PROPOSED RULES
DEPARTMENT OF HEALTH
(Dental Disciplinary Board)
 [Filed October 23, 1990, 2:18 p.m.]

Original Notice.

Title of Rule: See Recodification Section below.

Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.32.640.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Judy Mayo, 1300 Quince Street, Olympia, WA 98504, 753-2461.

Name of Proponent: Dental Disciplinary Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of

Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: West Coast Sea-Tac Hotel, Tacoma Room, 18220 Pacific Highway South, Seattle, WA 98188, on December 14, 1990, at 9:00 a.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, EY-16, Olympia, WA 98504, by December 13, 1990.

Date of Intended Adoption: December 14, 1990.

October 20, 1990
 Ann-Marie Monson DMD
 Chair

RECODIFICATION SECTION

The following sections are being recodified as chapter 246-816 WAC:

Chapter 246-816 WAC
 Dentists-Dental Disciplinary Board

DENTISTS-LICENSING DISPLAY-REPORTS-RECORDS-INVENTORY REQUIREMENTS

308-37-100	as	246-816-020
308-37-110	as	246-816-030
308-37-120	as	246-816-040
308-37-130	as	246-816-050
308-37-135	as	246-816-060
308-37-140	as	246-816-070
308-37-150	as	246-816-080
308-37-160	as	246-816-090
308-37-170	as	246-816-100
308-37-180	as	246-816-110
308-37-190	as	246-816-120
308-40-010	as	246-816-130
308-40-020	as	246-816-140
308-40-040	as	246-816-150

DELEGATIONS OF DUTIES TO PERSONS NOT LICENSED AS DENTISTS

308-38-100	as	246-816-201
308-38-110	as	246-816-210
308-38-120	as	246-816-220
308-38-130	as	246-816-230
308-38-140	as	246-816-240
308-38-150	as	246-816-250
308-38-160	as	246-816-260

ADMINISTRATION OF ANESTHETIC AGENTS FOR DENTAL PROCEDURES

308-39-100	as	246-816-301
308-39-110	as	246-816-310
308-39-125	as	246-816-320
308-39-130	as	246-816-330
308-39-140	as	246-816-340
308-39-150	as	246-816-350
308-39-160	as	246-816-360
308-39-170	as	246-816-370
308-39-180	as	246-816-380
308-39-190	as	246-816-390
308-39-200	as	246-816-400
308-39-210	as	246-816-410

SUBSTANCE ABUSE MONITORING PROGRAMS

308-25-290	as	246-816-501
308-25-310	as	246-816-510
308-25-320	as	246-816-520
308-25-330	as	246-816-530

FEES

WSR 90-21-130
PROPOSED RULES
DEPARTMENT OF CORRECTIONS
 [Filed October 23, 1990, 2:30 p.m.]

Original Notice.

Title of Rule: Chapter 137-12A WAC.

Purpose: To provide reimbursement to political subdivisions to reduce impact of inmate-family households on local criminal justice and social services resources.

Statutory Authority for Adoption: RCW 72.01.090.

Statute Being Implemented: Chapter 16, Laws of 1990 1st ex. sess. and RCW 72.02.040.

Summary: This rule amends WAC 137-12A-101, 137-12A-020, 137-12A-030, 137-12A-050, 137-12A-060, 137-12A-070, and 137-12A-090. The amended rule prescribes the application procedures for political subdivisions wishing to receive funding to mitigate the costs of criminal justice costs and social human services associated with offender families within their boundaries. It further provides for the prevention of one-time impact funds to political subdivisions wherein the department has added beds or increased population capacity to existing correctional facilities.

Reasons Supporting Proposal: Rule provides state assistance in meeting costs generated by location of state correctional facilities within local jurisdictions.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Gary L. Banning, Administrator, Olympia, Washington, (206) 753-5770.

Name of Proponent: Department of Corrections, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule provides for the reimbursement of political subdivisions for costs incurred related to offender families. Without reimbursement, social service resources available to offender families or criminal justice costs will be reduced or not available.

Proposal Changes the Following Existing Rules: It changes existing rules by providing political subdivisions the ability to be reimbursed for costs associated with inmate-family households in order to reduce the impact on local criminal justice and social services resources.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Locations: November 29, 1990, at 1:00 p.m. to 3:00 p.m., Snohomish County P.U.D., 120 East Fremont Street, Conference Room, Monroe, WA; on December 5, 1990, at 1:30 p.m. to 3:30 p.m., Mason County P.U.D. #3, 3rd and Cota, Auditorium, Shelton, Washington; on December 13, 1990, at 10:00 a.m. to 12:00 p.m., Spokane Public Health Building, West 1101

College, Room 140, Auditorium, Spokane, WA; and on December 14, 1990, at 10:00 a.m. to 12:00 p.m., Cascade Natural Gas, 324 West Rose, Community Service Room, Walla Walla, WA.

Submit Written Comments to: Department of Corrections, Office of Contracts and Regulations, P.O. Box 9699, Mailstop FN-61, Olympia, WA 98504, by December 19, 1990.

Date of Intended Adoption: December 31, 1990.

October 22, 1990
 Chase Riveland
 Secretary

AMENDATORY SECTION (Amending Order 84-10, filed 7/2/84)

WAC 137-12A-010 PURPOSE. The purpose of this chapter is to implement the distribution of funds appropriated by the legislature to ~~((reimburse political subdivisions for))~~ mitigate the one-time cost impact associated with locating additional state correctional facilities within their boundaries; with the cost of criminal justice and social/human services associated with inmate families within their boundaries; or the costs associated with ~~((other events specifically designated by the legislature))~~ the one-time impact of adding beds or increasing population capacity at correctional facilities.

AMENDATORY SECTION (Amending Order 84-10, filed 7/2/84)

WAC 137-12A-020 DEFINITIONS. As used in this chapter, the following items shall have the following meanings:

- (1) "Secretary" shall mean the secretary of the department of corrections.
- (2) "Department" shall mean the department of corrections.
- (3) "Inmate" shall mean an individual sentenced to the custody of the department under state law and an individual transferred from another state or the federal government.
- (4) "Institution" shall mean a facility described in RCW 72.01.050(2), such other similar facility hereafter established and a community residence operated pursuant to chapter 72.65 RCW.
- (5) "Political subdivision" shall mean any city, town, county or other unit of local government.
- (6) "Additional correctional facility" shall mean (a) a new building constructed at a new location for use in housing or servicing inmates; (b) a new building constructed on the grounds of an existing institution for use in housing or servicing inmates; and/or (c) a preexisting building heretofore not used by the department as a correctional facility which is reopened for use in housing or servicing inmates.
- (7) "One-time cost impact" shall mean an economic impact experienced by a political subdivision associated with locating an additional correctional facility within its boundaries or associated with such other event specifically designated by the legislature.
- (8) "Inmate family" shall mean the inmate's dependent children, the inmate's spouse or parent and their dependents, or the legal guardian of the inmate's dependent children who were not residents of the local county where the inmate is incarcerated prior to the incarceration of the inmate.
- (9) All references to the singular shall include the plural unless noted otherwise.

AMENDATORY SECTION (Amending Order 84-10, filed 7/2/84)

WAC 137-12A-030 ELIGIBILITY. (1) A political subdivision is eligible to apply for ~~((funding))~~ mitigating funds under this chapter if it experiences a demonstrable one-time cost impact; or demonstrable costs for criminal justice and social/human services related to inmate families. Provided, however, application must be made prior to the last day of the state fiscal biennium in which the one-time cost impact occurred. Applications made after that date will be considered only if funds appropriated by the legislature are available.

(2) A political subdivision which has been reimbursed for a one-time cost impact is thereafter not eligible to apply for additional funding under this chapter based on the same event which gave rise to the one-time impact for which reimbursement has been received.

AMENDATORY SECTION (Amending Order 84-10, filed 7/2/84)

WAC 137-12A-050 APPLICATION PROCEDURE. (1) A political subdivision must request funding under this chapter by submitting a written request to:

Department of Corrections
Office of Contracts and Regulations
P.O. Box 9699
Olympia, WA 98504

(2) Requests must document the one-time cost impact for which reimbursement is requested. Such documentation may include reference to:

- (a) Criminal justice costs.
- (b) Social service or human service costs.
- (c) Transportation, roads and utility costs.
- (d) Other similar costs.

(3) Requests for reimbursement of costs related to inmate families shall be documented by the political subdivision and take into account offsetting revenues from federal, state, or charitable sources. Such documentation shall include, but not be limited to:

(a) Social service or human service costs within the community related to inmate families.

(b) Criminal justice costs.

(c) The relationship of those costs to the offender population.

(d) An affidavit that such costs are not funded or offset from other sources or subject to reimbursement by the recipient of such services.

(4) The burden of demonstrating the impact shall be on the requesting political subdivision. The department may provide technical assistance to the political subdivision and verification of impact requests.

AMENDATORY SECTION (Amending Order 87-01, filed 3/4/87)

WAC 137-12A-060 DEPARTMENT REVIEW COMMITTEE.

(1) All requests shall be reviewed by a department committee composed of the following individuals or their designees:

(a) The ~~((deputy secretary))~~ assistant director, siting;

(b) Director, division of management and budget;

(c) Director, division of prisons;

(d) Contracts and regulations administrator; ~~((and the))~~

(e) Chief, ~~((office of capital programs))~~ facilities management and administrative services;

(f) Director, division of community corrections; and the

(g) Senior assistant attorney general assigned to the department.

(2) The review committee shall approve or disapprove the requests.

If a request is disapproved in total or in part, the committee shall send a letter to the requesting political subdivision with the reasons for disapproval.

(3) The committee decision shall be final unless appealed to the secretary within twenty days after a political subdivision receives notice of disapproval.

AMENDATORY SECTION (Amending Order 84-03, filed 2/27/84)

WAC 137-12A-070 CONTRACTS. Requests approved for funding under this chapter shall be evidenced in a written ~~((grant or))~~ contract document processed through the office of contracts and regulations and approved by the secretary and submitting jurisdiction. Funding shall be limited to actual costs incurred during the term of the contract.

AMENDATORY SECTION (Amending Order 84-03, filed 2/27/84)

WAC 137-12A-090 LIMITATION OF FUNDING. Funding under this chapter shall be available only to the maximum ~~((allocated))~~ appropriated by the legislature for that purpose.

WSR 90-21-131
EXECUTIVE ORDER
OFFICE OF THE GOVERNOR
[EO 90-06]

IMPLEMENTING THE WASHINGTON
ENVIRONMENT 2010 ACTION AGENDA

WHEREAS, on December 15, 1988, the Washington Environment 2010 Advisory Committee was formally established by Executive Order 88-09 and was directed to prepare a State of the Environment Report and an environmental action agenda, and

WHEREAS, the State of the Environment Report was released in October, 1989, and "Toward 2010: An Environmental Action Agenda," was released to the public on July 18, 1990, and

WHEREAS, both reports were prepared in consultation with the Environment 2010 Public Advisory Committee, utilizing support from interagency technical and policy committees and in cooperation with a Steering Committee of agency directors and with financial and staff support from the U.S. Environmental Protection Agency, and

WHEREAS, the State of the Environment Report and Action Agenda address key issues in pollution prevention and protection of this states' wildlife, fisheries, outdoor recreation opportunities and other natural resources essential to the quality of life in Washington State, and

WHEREAS, the Environment 2010 Action Agenda is responsive to priority environmental issues identified in the State of the Environment Report and was developed through an extensive process of public outreach and support, and

WHEREAS, the Environment 2010 Action Agenda establishes an ambitious course for preventing pollution, protecting natural resources and creating an environment that we will be proud to pass on to future generations by the year 2010, and

WHEREAS, directors of Executive Branch agencies and representatives of the Commissioner of Public Lands, Superintendent of Public Instruction, Secretary of Transportation and federal agencies have participated cooperatively on the Environment 2010 Steering Committee, and

WHEREAS, the Environment 2010 Action Agenda provides guidance for action by state government necessary to achieve the Environment 2010 vision of a sustainable future and is also a call to the federal government, tribes, local government, business, agriculture, nongovernmental organizations and individual citizens for responsible environmental action, and

WHEREAS, effective environmental education is critical to the successful stewardship of our state's natural environment, and

WHEREAS, Washington State has statutory goals to achieve a fifty per cent (50%) recycling rate by 1995 and to increase recycled paper purchases by fifty per cent

(50%) by 1993 and state government, through its purchasing practices can significantly further waste reduction and recycling efforts, and

WHEREAS, the spirit of Environment 2010 is an attempt to replace conflict and confrontation with cooperative and constructive resolution of environmental and natural resources disputes, and

WHEREAS, the environmental costs of conventional energy development are not at present sufficiently addressed in energy system planning which may cause environmentally desirable energy resources to be foregone because of distortions in their apparent relative cost, and

WHEREAS, the use of economic incentives is an emerging and potentially beneficial approach for achieving the goals of economic growth consistent with reducing pollution and promoting efficient use and protection of natural resources, and

WHEREAS, a comprehensive and integrated system for management of environmental information is needed to provide consistent, accurate and easily accessible data on the condition of the environment, and

WHEREAS, it is essential to periodically report on the condition of the state's environment and natural resources and to measure progress and trends in pollution control and natural resource conditions.

NOW, THEREFORE, I, Booth Gardner, Governor of the State of Washington, by virtue of the power vested in me, do hereby order:

SECTION 1. GENERAL IMPLEMENTATION AND REPORTING

- (a) Using existing resources, all executive agencies shall exercise their current authorities and administer current programs in a manner consistent with and supporting implementation of the Environment 2010 Action Agenda.
- (b) The Environment 2010 Steering Committee shall designate lead and supporting agencies from among its members for each key recommendation in the Environment 2010 Action Agenda.
- (c) Lead and supporting agencies are responsible for documenting progress by state government towards implementing each key recommendation and progress by the federal government, tribes, local government, business, agriculture, nongovernmental organizations and individual citizens as applicable.
- (d) The Environment 2010 Steering Committee, in consultation with the Public Advisory Committee, shall monitor progress in implementing all key recommendations and shall submit a written progress report as part of its State of the Environment Report as described in Section 9 of this Executive order.
- (e) The Department of Ecology shall provide the staff support necessary to coordinate the monitoring and

reporting of the implementation of Environment 2010 Action Agenda recommendations.

SECTION 2 ENVIRONMENTAL EDUCATION

- (a) To promote better understanding and to better foster stewardship, it shall be the policy of all executive branch agencies to actively support environmental education, both through formal education systems and through state, local government or private sector efforts directed toward adults and youth in their homes, at work, in their communities and at play.
- (b) Effective immediately, the directors of the state's executive natural resource agencies shall form a Governor's council on environmental education to establish broad environmental education goals and policies; to serve as a forum for discussion of environmental education in Washington; to coordinate the efficient and effective use of resources; and to provide recommendations to the Governor, Legislature, Office of the Superintendent of Public Instruction, State Board of Education, and Higher Education Coordinating Board on environmental education issues.
- (c) Membership on the Council shall include Directors, or their designees, of state executive branch natural resource agencies (Wildlife, Fisheries, Ecology, Energy, Parks, Puget Sound Water Quality Authority, Agriculture, Health and the Interagency Committee for Outdoor Recreation).
- (d) The Council shall extend an invitation to sit on the Council to the Superintendent of Public Instruction, Director of State Cooperative Extension Service and the Commissioner of Public Lands.
- (e) The Council may consult with and seek participation from representatives of state schools, colleges/universities, business and industry, agriculture, cities and counties, and the Legislature.
- (f) Chairmanship of the Council shall be appointed annually by the directors. The Council will meet at least four times each year and will periodically provide a report to the Governor.

SECTION 3 AIR QUALITY

- (a) All Executive Branch agencies, under the oversight of the Department of Ecology, shall seek ways to reduce the impact of their operations on outdoor air quality.
- (b) The Department of General Administration shall incorporate ambient outdoor air quality considerations into the planning and construction of state facilities.
- (c) Executive Branch agencies, under the oversight of the Department of General Administration and the Washington State Energy Office, shall initiate transportation demand management activities for their facilities and sites to reduce use of single occupancy vehicles.

- (d) The Department of General Administration, in consultation with the Department of Transportation, shall conduct a pilot project utilizing alternative fuel in state motor pool vehicles, beginning July, 1991.

SECTION 4 STATE GOVERNMENT PROCUREMENT

- (a) Executive Branch agencies, under the oversight of the Department of General Administration shall actively seek ways to reduce, recycle, and purchase recovered material and environmentally desirable products.
- (b) It shall be the policy of all Executive Branch agencies to incorporate waste reduction and recycling into their management and operating procedures and to support markets for recovered material products by purchasing such products pursuant to federal requirements, and statutory and delegated authorities.
- (c) Agencies shall use the definition of recovered material content pursuant to RCW 43.19 or, as appropriate, Environmental Protection Agency guidelines. Executive agencies shall seek substitutes as practicable for products that are disposable, nonrecyclable or made with hazardous materials.
- (d) The goals for purchase of recovered material products shall be those of the State Government Waste Reduction and Recycling Plan, adopted pursuant to 70.95 RCW.
- (e) All Executive Branch agencies, through the Department of General Administration, shall report to the Governor on purchases of recovered material products. The reporting required herein shall be incorporated into the State of the Environment Report, as described in Section 9 of this Executive Order. The Department of Ecology shall prepare guidelines for such executive agency reporting.

SECTION 5 DISPUTE RESOLUTION

- (a) Executive Branch agencies participating in Environment 2010 should continue to explore ways, such as through the Agriculture/Natural Resources Forum, to promote mediated resolutions of conflicts involving environmental and natural resources issues.
- (b) Where appropriate such forums should occur through a public-private partnership, including the use of outside financial support.

SECTION 6 ENVIRONMENTAL COSTS OF ENERGY DEVELOPMENT

- (a) The State Energy office shall study and develop recommendations for energy planning tools that account for the environmental and natural resource

costs of energy development. The Energy office shall work with the Northwest Power Planning Council, Bonneville Power Administration, the Utilities and Transportation Commission and other affected agencies in the development of such recommendations.

SECTION 7 ECONOMIC INCENTIVES FOR IMPROVED ENVIRONMENTAL MANAGEMENT

- (a) The Departments of Ecology, Revenue, Trade and Economic Development, together with other interested agencies, shall form a task force to evaluate economic incentives designed to produce meaningful pollution reduction and protect the environment for the lowest possible cost to society.
- (b) The Task Force shall prepare a report by September 1, 1991, which identifies, wherever possible, the highest priority environmental problems that could be addressed through the use of economic incentives. The report should include, wherever possible, recommendations for specific incentives that would be subject to more thorough and detailed economic analyses. The estimated cost and recommended method of funding such analyses should be included in the report.

SECTION 8 COMPREHENSIVE ENVIRONMENTAL INFORMATION MANAGEMENT SYSTEM

- (a) The Department of Ecology, in consultation with the Department of Information Services and other natural resource agencies, shall plan a comprehensive and integrated environmental information system. The system shall be planned to achieve environmental data standards, facilitate data sharing, and minimize redundant data collection.

SECTION 9 STATE OF THE ENVIRONMENT REPORT

- (a) The Department of Ecology, in cooperation with other agencies of the state, shall prepare and distribute a biennial State of the Environment Report consisting of information on key indicators of pollution levels, the status of this state's fisheries and wildlife, open space and outdoor recreation opportunities, and other natural resources.
- (b) The State of the Environment Report shall also report on the initiatives specified in the previous sections of this executive order.
- (c) The State of the Environment Report will identify key existing and emerging problems and shall recommend alternative actions to respond to each issue so identified.
- (d) The report shall be completed not later than December 1, of each odd numbered year.

IN WITNESS WHERE-
OF, I have hereunto set my
hand and caused the Seal of
the State of Washington to
be affixed at Olympia this
18th day of October, A.D.,
nineteen hundred and
ninety.

Booth Gardner

Governor of Washington

BY THE GOVERNOR:

John Dziedzic

Acting Deputy
Secretary of State

WSR 90-21-132
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed October 24, 1990, 8:48 a.m.]

Continuance of WSR 90-19-046.
Title of Rule: WAC 356-26-040 Registers—Name
removal for cause—Grounds enumerated—
Requirements.
Purpose: This rule establishes the circumstances for
which candidates can be removed from registers.
Statutory Authority for Adoption: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521
Capitol Way South, Olympia, WA, on December 13,
1990, at 10:00 a.m.
Submit Written Comments to: Jill Schwenke, Depart-
ment of Personnel, P.O. Box 1789, Mailstop FE-11,
Olympia, WA 98507, by December 11, 1990.
Date of Intended Adoption: December 13, 1990.
October 19, 1990
Dee W. Henderson
Secretary

WSR 90-21-133
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed October 24, 1990, 8:52 a.m.]

Continuance of WSR 90-19-044.
Title of Rule: WAC 356-26-060 Certification—
General methods; 356-30-135 In-training appoint-
ments; and 356-34-010 Disciplinary actions—Causes
for demotion—Suspension—Reduction in salary—
Dismissal.
Purpose: This rule proposal will establish a single rule
on designating in-training positions, amending existing
in-training rules and adding a condition and cause for

disciplinary action for not completing an in-training
program to existing WAC 356-34-010.
Statutory Authority for Adoption: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521
Capitol Way South, Olympia, WA, on November 8,
1990, at 10:00 a.m.
Submit Written Comments to: Christina Valadez,
Department of Personnel, P.O. Box 1789, Mailstop FE-
11, Olympia, WA 98507, by November 6, 1990.
Date of Intended Adoption: November 8, 1990.
October 19, 1990
Dee W. Henderson
Secretary

WSR 90-21-134
PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed October 24, 1990, 8:55 a.m.]

Continuance of WSR 90-19-045.
Title of Rule: WAC 356-30-320 Trial service—Re-
version—Status.
Purpose: The rule describes the status of an employee
who fails to perform satisfactory and who is reverted
voluntarily or involuntarily during their trial service
period.
Statutory Authority for Adoption: RCW 41.06.040.
Statute Being Implemented: RCW 41.06.150.
Hearing Location: Department of Personnel, 521
Capitol Way South, Olympia, WA 98507, on December
13, 1990, at 10:00 a.m.
Submit Written Comments to: Jill Schwenke, Depart-
ment of Personnel, P.O. Box 1789, Mailstop FE-11,
Olympia, WA 98507, by December 11, 1990.
Date of Intended Adoption: December 13, 1990.
October 19, 1990
Dee W. Henderson
Secretary

WSR 90-21-135
WITHDRAWAL OF PROPOSED RULES
DEPARTMENT OF PERSONNEL
(Personnel Board)
[Filed October 24, 1990, 8:56 a.m.]

The State Personnel Board is withdrawing WAC 356-
15-020 and 356-14-140.
The original notice filed on WAC 356-15-020 is WSR
90-16-049 and the following continuance was WSR 90-
19-043. The original notice filed on WAC 356-14-140
was WSR 90-18-086.
If you have any questions regarding the above with-
drawals of notices, please contact our agency rules coor-
dinator, Lori Parker at 753-5624.
Dee W. Henderson
Director

WSR 90-21-136
PROPOSED RULES
OFFICE OF
INSURANCE COMMISSIONER
 [Filed October 24, 1990, 11:05 a.m.]

Original Notice.

Title of Rule: New section of chapter 284-24 WAC, Rates.

Purpose: The purpose of this rule is to enable the Insurance Commissioner to apply the rate standard of RCW 48-19-020 to rate filings in a manner consistent with generally accepted actuarial principles. The rule also provides a framework for implementing the provisions of RCW 48.19.030 (3)(f) and 48.19.040 (2)(c), which took effect in 1989.

Other Identifying Information: Insurance Commissioner Matter No. R 90-13.

Statutory Authority for Adoption: RCW 48.02.060 and 48.19.080.

Statute Being Implemented: RCW 48.19.020, 48.19.030, 48.19.040, and 48.19.390.

Summary: This rule defines the requirements of RCW 48.19.020 using the words of the Casualty Actuarial Society's "Statement of Principles Regarding Property and Casualty Insurance Ratemaking": "A rate is reasonable and not excessive, inadequate, or unfairly discriminatory if it is an actuarially sound estimate of the expected value of all future costs associated with an individual risk transfer. Such costs include claims, claim settlement expenses, operational and administrative expenses, and the cost of capital." The rule focuses particularly on the estimation of the cost of capital for ratemaking purposes. The rule lists several ways in which an insurer or rating organization, when it makes a rate filing, can demonstrate to the commissioner that it has accounted for the cost of capital. Necessary definitions and descriptions of various aspects of the calculations are included in the rule. The rule also restricts the use of the word "indicated" in rate filings, so that rates or rate changes will not be called "indicated" without justification. Further, it requires rate filers to explain any material differences between "indicated" rates and proposed rates. Finally, certain filings of supplementary rating information are exempt from the rule. With that exception, the rule applies to all rate filings received by the commissioner after March 31, 1991.

Reasons Supporting Proposal: Without a rule, it is difficult for the commissioner to apply and enforce the rate standard of RCW 48.19.020. The proposed rule includes a generally accepted understanding of this rate standard, from the "Statement of Principles Regarding Property and Casualty Insurance Ratemaking," which was adopted by the Casualty Actuarial Society in 1986. The inclusion of this interpretation in a rule will enable insurers to demonstrate to the commissioner that their rates satisfy the requirements of RCW 48.19.020. SB 5152, passed by the 1989 legislature and effective on September 1, 1989, introduced specific requirements relating to the consideration of investment income in ratemaking, in RCW 48.19.030 (3)(f) and 48.19.040 (2)(c). The commissioner's experience with rate filings received

since September 1, 1989, indicates that it is necessary to adopt a rule describing which investment income must be considered in ratemaking, and providing a framework in which insurers can demonstrate how they have considered investment income in their ratemaking process.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Lee Barclay and Allen Morrow, Insurance Building, Olympia, Washington, (206) 586-3685, (206) 753-5396.

Name of Proponent: Dick Marquardt, Insurance Commissioner, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule defines the rate standard of RCW 48.19.020 in terms of generally accepted actuarial principles. It will enable the commissioner to enforce that standard. It provides ways for insurers to demonstrate to the commissioner that their rates satisfy the requirements of RCW 48.19.020. It also gives a framework for implementing the provisions of RCW 48.19.030 (3)(f) and 48.19.040 (2)(c). The commissioner expects that this rule will cause insurers to prepare rate filings in a manner that is more consistent with generally accepted actuarial principles. Rate filings will be more complete, and the commissioner—and the public—will have greater confidence that insurers' rates satisfy a meaningful standard. The commissioner expects some insurers to file a procedure (to be approved by the commissioner) for applying this rule to future rate filings, so that the application of this rule will not be a matter of debate in every filing.

Proposal does not change existing rules.

Small Business Economic Impact Statement: The proposed rule will affect all insurers—both large and small—to which the rate filing requirements of RCW 48.19.040 already apply. To the extent that the rule makes rate filings somewhat more complex, there may be additional costs for some insurers. However, the information required by the rule should be readily available to all insurers. In fact, some of the requirements can be satisfied by using industry data that are widely available. There may also be expense savings for insurers in the rate filing process. The rule clarifies some issues that have been matters of debate in the past. As a result, the rate filing and approval process may become smoother and more efficient. The benefits of this rule to particular insurers may also be significant. The rule essentially forces an insurer to formally consider its investment income and cost of capital in its ratemaking process. An insurer that neglects these considerations may be in danger of insolvency as a result of inadequate rates. The possible costs cannot be measured by the criteria of RCW 19.85.040. The impact on insurers' costs per employee, costs per hour of labor, costs per one hundred dollars of sales, or any combination thereof will vary, depending on insurers' policies and procedures and on their involvement in the lines of insurance affected by this rule.

Hearing Location: John L. Cherberg Building, Hearing Room #1, State Capital Campus, 14th and Water

Streets, Olympia, Washington 98504, on November 27, 1990, at 9:30 a.m.

Submit Written Comments to: Insurance Commissioner, Insurance Building, AQ-21, Olympia, Washington 98504-0321, by November 27, 1990.

Date of Intended Adoption: November 30, 1990.

October 24, 1990

Dick Marquardt
Insurance Commissioner
By Edward H. Southon
Deputy Insurance Commissioner

NEW SECTION

WAC 284-24-065 DEMONSTRATION THAT RATES SATISFY THE REQUIREMENTS OF RCW 48.19.020. (1) RCW 48.19.020 requires that premium rates for insurance shall not be excessive, inadequate, or unfairly discriminatory. A rate is reasonable and not excessive, inadequate, or unfairly discriminatory if it is an actuarially sound estimate of the expected value of all future costs associated with an individual risk transfer. Such costs include claims, claim settlement expenses, operational and administrative expenses, and the cost of capital. When an insurer or rating organization files rates with the commissioner, it must demonstrate how it has accounted for each of these costs, so that the commissioner can determine whether the proposed rates satisfy the requirements of RCW 48.19.020.

(2) An insurer filing rates must demonstrate that it has accounted for the cost of capital by showing that its expected after-tax return on equity is consistent with its expected cost of capital. A rating organization filing rates must demonstrate that it has accounted for the cost of capital by showing that its members' expected after-tax return on equity is consistent with their expected cost of capital. An insurer or rating organization may establish the expected cost of capital by citing:

- (a) Data pertaining to historical after-tax returns on equity for the property-casualty insurance industry as a whole; or
- (b) Data pertaining to historical after-tax returns on equity for insurers writing coverages involving a similar level of risk; or
- (c) Data pertaining to historical after-tax returns on equity for other industries involving a similar level of risk; or
- (d) In the case of a stock insurer, data pertaining to the after-tax return on equity necessary to attract and retain investors; or
- (e) In the case of a mutual or reciprocal insurer, data pertaining to the after-tax return on equity necessary to maintain policyholders' surplus adequate to support the insurer's business.

(3) For the purposes of this section, equity shall customarily be computed under generally accepted accounting principles. However, at the rate filer's option, insurers' statutory surplus as regards policyholders may be used instead. The equity assigned to the writing of a particular coverage in this state shall be determined by making a reasonable allocation of total equity by coverage and by state. Allocation of equity by coverage may involve a recognition of the differences in the level of risk by coverage.

(4) The expected after-tax return shall include:

- (a) Expected underwriting profit or loss; and
- (b) Expected investment income, including, but not limited to, investment income on assets corresponding to unearned premium reserves, loss and loss adjustment expense reserves, and statutory surplus as regards policyholders; and
- (c) Other expected income, at the filer's option; and
- (d) Expected federal income taxes arising from (a), (b), and (c), including, but not limited to, taxes due to the revenue offset, reserve discounting, and alternative minimum tax provisions of the Tax Reform Act of 1986.

(5) Due to the variability of expected realized and unrealized capital gains and taxes thereon, the commissioner will not require that these items be included in the expected after-tax return for ratemaking purposes.

(6) Expected after-tax return on equity shall be determined as the annualized rate of return arising from policies to be written in the period during which the filing is expected to be in effect. The calculations involved should follow from the methods used in preparing the filing.

(7) In lieu of allocating its equity as prescribed by subsection (3) of this section, an insurer may establish a target operating ratio applicable to all coverages. For the purposes of this section, "operating ratio"

is the sum of after-tax underwriting profit (or loss) and after-tax investment income on assets corresponding to unearned premium reserves and loss and loss adjustment expense reserves, divided by premium. The insurer must show that its target operating ratio corresponds to an expected after-tax return on equity that is consistent with its cost of capital, in accordance with subsection (2) of this section. Although investment income on assets corresponding to policyholders' surplus is not included in the calculation of an operating ratio, this component of investment income must be considered in establishing the target operating ratio, because it must be included in the expected after-tax return on equity, in accordance with subsection (4) of this section.

(8) For liability insurance, if the increased limits factors include risk loads, the proportion of the expected premium (net of expenses) arising from the risk loads for all policy limits shall be included in the expected underwriting profit or loss.

(9) So that the commissioner may more easily determine whether rates satisfy the requirements of RCW 48.19.020:

(a) The use of the word "indicated" in a rate filing to describe a rate or rate change shall be limited to situations in which:

(i) The insurer or rating organization making the filing has taken into account all of the factors listed in RCW 48.19.030 (3)(a) through (f); and

(ii) The rate or rate change labeled "indicated" corresponds to an expected after-tax return on equity which is supported as required by subsection (2) of this section.

(b) A rate filing must contain an explanation of any material difference between an indicated rate or rate change and a proposed rate or rate change.

(10) Filings of supplementary rating information, as defined by WAC 284-24-060 (2)(f), are exempt from the requirements of this section. However, if package modification factors are not supported by data showing the relationship between package and monoline loss experience and expenses, the requirements of this section apply to filings of package modification factors.

(11) The requirements of this section shall apply to all rate filings received by the commissioner after March 31, 1991.

WSR 90-21-137

PROPOSED RULES HIGHER EDUCATION PERSONNEL BOARD

[Filed October 24, 1990, 1:07 p.m.]

Original Notice.

Title of Rule: WAC 251-19-155 Workers' compensation—Return-to-work—Purpose; 251-19-156 Workers' compensation—Return-to-work—Program; 251-19-157 Workers' compensation—Return-to-work—Eligibility; and 251-24-030 Training and development programs—Contents.

Purpose: To provide incentives for institutions of higher education to participate in return-to-work programs.

Statutory Authority for Adoption: RCW 28B.16.100.

Statute Being Implemented: RCW 28B.16.300.

Summary: Rules set forth the purpose of a return-to-work program, specify the establishment of a policy at each institution of higher education and eligibility, and specify that supervisors will be trained on implementation of the policy.

Reasons Supporting Proposal: To comply with new legislation, chapter 204, Laws of 1990.

Name of Agency Personnel Responsible for Drafting: Bill Gunther, 1202 Black Lake Boulevard, FT-11, Olympia, 98504, 753-0380; Implementation and Enforcement: John Spitz, 1202 Black Lake Boulevard, FT-11, Olympia, 98504, 753-3730.

Name of Proponent: Higher Education Personnel Board staff, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rules resulted from a legislative finding that workplace safety in state employment is of paramount importance in maintaining a productive and committed state work force. A purpose of this new law is to provide incentives for agencies and institutions of higher education to participate in industrial insurance safety programs and return-to-work programs by authorizing use of the industrial insurance premium refunds earned by agencies or institutions of higher education participating in industrial insurance retrospective rating programs.

Proposal Changes the Following Existing Rules: Proposal amends WAC 251-24-030 to specify that supervisors will be trained on implementation of the institution return-to-work policy.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Pierce College, Fireside Lounge, Room 420, Tacoma, Washington, on December 6, 1990, at 10:00 a.m.

Submit Written Comments to: 1202 Black Lake Boulevard, FT-11, Olympia, Washington 98504, by December 5, 1990.

Date of Intended Adoption: December 6, 1990.

October 24, 1990

John A. Spitz
Director

NEW SECTION

WAC 251-19-155 WORKERS' COMPENSATION—RETURN-TO-WORK—PURPOSE. To establish a return-to-work program for permanent state employees who are receiving compensation under RCW 51.32.090 and who are, by reason of their temporary disability, unable to return to their previous work but are capable of carrying out work of a lighter or modified nature.

NEW SECTION

WAC 251-19-156 WORKERS' COMPENSATION—RETURN-TO-WORK—PROGRAM. Each institution of higher education shall establish a state employee return-to-work policy. It will be the responsibility of each institution to:

(1) Adopt a written return-to-work policy and submit a copy to the higher education personnel board to be kept on file. Prior to adoption, the institution shall publish a copy of the proposed policy utilizing reasonable means of communication available to the institution and allow reasonable time for comment by interested parties.

(2) Take into consideration the special nature of employment in the institution.

(3) Name an institution representative responsible for coordinating the return-to-work program of the institution.

(4) Provide all classified employees with information regarding the institution return-to-work policy.

(5) Train supervisors on implementation of the return-to-work policy, including but not limited to assessment of the appropriateness of the return-to-work job for the employee.

(6) Coordinate participation of applicable employee assistance programs, as appropriate.

(7) Provide alternative work opportunities of limited duration to permanent employees who are eligible for the return-to-work program if possible. Such alternative employment opportunities may include work described under WAC 251-04-040.

NEW SECTION

WAC 251-19-157 WORKERS' COMPENSATION—RETURN-TO-WORK—ELIGIBILITY. Employees are eligible to participate in the return-to-work program under the following conditions:

(1) The employee is a permanent classified state employee.

(2) The employee is receiving compensation under RCW 51.32.090.

(3) The employee has a temporary disability which makes the employee temporarily unable to return to his/her previous work, but the employee is capable of carrying out work of a lighter or modified nature as evidence by a written statement from a physician.

AMENDATORY SECTION (Amending Order 180, filed 6/21/89, effective 8/1/89)

WAC 251-24-030 TRAINING AND DEVELOPMENT PROGRAMS—CONTENTS. Each institution will develop and maintain on file with the board (subject to approval by the director) an employee training and development plan that provides as a minimum:

(1) The policy and objectives of the institution concerning training and development programs;

(2) The institution's policy regarding training program expenses;

(3) Identification of the person(s) responsible for employee training and development programs;

(4) Provision for the identification and appraisal of training and development needs;

(5) The identification of proposed training activities in the following areas:

(a) New employee orientation;

(b) Functional training, such as in accounting, data processing, office administration and job skills;

(c) System training, such as affirmative action, labor relations and safety;

(d) Professional/technical training;

(e) Management and organizational development;

(f) The institution's off-hour training or continuing education program;

(g) Specific training in the prevention, transmission, and treatment of HIV and AIDS for those employees who have a substantial likelihood of on-the-job exposure to the human immunodeficiency virus or acquired immunodeficiency syndrome virus;

(h) Training of supervisors on implementation of the institution return-to-work policy, including but not limited to assessment of the appropriateness of the return-to-work job for the employee;

(6) Provision specifying the manner of selecting employees for training or development programs;

(7) Provision for training records of employee participation;

(8) Provision for training and upgrading of skills of women and members of racial or ethnic minority groups as part of the institution's affirmative action program, including special training programs to achieve corrective action for underutilization of minority or female employees;

(9) Involvement of a representative group of employees in the development of the institution's training policy and plans;

(10) Provision for evaluation of training and development programs;

(11) The criteria by which the institution may provide employees the opportunity to attend class instruction in academic session during regular working hours;

(12) The institution's policy regarding release time during work hours for training course attendance;

(13) Provision for access to in-house training and development programs for former permanent employees returning from separation as set forth in WAC 251-10-070.

WSR 90-21-138

PROPOSED RULES

DEPARTMENT OF REVENUE

[Filed October 24, 1990, 1:43 p.m.]

Original Notice.

Title of Rule: Amendatory section WAC 458-40-540
Property tax, Forest land—Forest land values, 1991.

Purpose: To establish the forest land values for each grade of bare forest land on the basis of its use only for growing and harvesting timber.

Statutory Authority for Adoption: RCW 84.33.120.

Statute Being Implemented: RCW 84.33.120.

Summary: The statute, RCW 84.33.120, sets out the procedure for determining the per acre value of forest land annually.

Reasons Supporting Proposal: RCW 84.33.120 directs the Department of Revenue, prior to January 1 of each year, to determine forest land values and to certify such values to the county assessors.

Name of Agency Personnel Responsible for Drafting: Bill Derkland, 6004 Capitol Boulevard, Tumwater, (206) 753-1359; **Implementation and Enforcement:** John B. Conklin, 6004 Capitol Boulevard, Tumwater, (206) 753-2871.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes the value of forest land for property tax purposes on the basis of its use only for growing and harvesting timber. It gives consideration to land quality (land quality grades 1 through 8 and operability classes 1 through 4 for land qualities 1 through 7) and provides county assessors with a uniform valuation system through out the state.

Proposal Changes the Following Existing Rules: Changes in values only. Values included are for the 1991 assessment year.

Small Business Economic Impact Statement: The Department of Revenue has reviewed administrative provisions contained in WAC 458-40-540 in order to determine the economic impact on small businesses. The new provisions incorporated in this rule do not change the timing or frequency of tax payments; require new forms; or alter long standing and generally accepted record keeping requirements. This rule will have no economic impact on industry. The economic impact of actual tax liability is beyond the scope of the small business economic impact statement and is therefore not addressed.

Hearing Location: Assistant Director's Office, 6004 Capitol Way Building, Tumwater, WA 98501, on November 27, 1990, at 9:00 a.m.

Submit Written Comments to: John B. Conklin, Department of Revenue, Forest Tax Division, General Administration Building, AX-02, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: November 27, 1990.

October 24, 1990
John B. Conklin
Assistant Director
Forest Tax

for each grade of forest land for the 1990 assessment year are determined to be as follows:

1990 WASHINGTON FOREST LAND VALUES		
LAND GRADE	OPERABILITY CLASS	VALUE PER ACRE
1	1	((5135))
		\$143
	2	((130))
		138
2	3	((125))
		132
	4	((91))
		96
3	1	((113))
		120
	2	((109))
		115
4	3	((105))
		111
	4	((76))
		80
5	1	((89))
		94
	2	((86))
		91
6	3	((84))
		89
	4	((64))
		68
7	1	((67))
		71
	2	((65))
		69
8	3	((64))
		68
	4	((56))
		53
9	1	((49))
		52
	2	((45))
		48
10	3	((44))
		47
	4	((29))
		31
11	1	((25))
		26
	2	((24))
		25
12	3	((24))
		25
	4	((22))
		23
13	1	((12))
		13
	2	((12))
		13
14	3	((11))
		12
	4	((11))
		12
8		1

AMENDATORY SECTION (Amending WSR 89-23-095, filed 11/21/89, effective 12/22/89)

WAC 458-40-540 PROPERTY TAX, FOREST LAND—FOREST LAND VALUES—1990. The true and fair values, per acre,

WSR 90-21-139
PERMANENT RULES
OFFICE OF MINORITY AND
WOMEN'S BUSINESS ENTERPRISES
 [Filed October 24, 1990, 2:09 p.m.]

Date of Adoption: October 24, 1990.

Purpose: This rule implements chapter 39.19 RCW by promoting minority and women's business participation in state contracting opportunities. Goals are reviewed and implemented annually, to ensure that they are consistent with current information about contracting opportunities and availability of MWBEs.

Citation of Existing Rules Affected by this Order: WAC 326-30-03903, Goals for 1990-91.

Statutory Authority for Adoption: RCW 39.19.030(7).

Pursuant to notice filed as WSR 90-18-059 on August 31, 1990.

Effective Date of Rule: Thirty days after filing.

October 24, 1990
 James A. Medina
 Director

NEW SECTION

WAC 326-30-03903 GOALS FOR 1990-91. The annual overall goals for each state agency and educational institution for each of the following classes of contracts for the period July 1, 1990 through June 30, 1991 should be:

Construction/Public Works	10% MBE	6% WBE
Architect/Engineering	10% MBE	6% WBE
Purchased Goods and Services	8% MBE	4% WBE
Other Consultants	10% MBE	4% WBE

The MWBE participation goals are based on the state agency's or educational institution's total contracts subject to this chapter within each of the above noted classes of contracts, less excluded contracts.

WSR 90-21-140
PROPOSED RULES
DEPARTMENT OF AGRICULTURE
(Barley Commission)
 [Filed October 24, 1990, 2:31 p.m.]

Original Notice.

Title of Rule: Chapter 16-530 WAC, Washington Barley Commission.

Purpose: To adopt rules authorizing the Washington Barley Commission to expend producer assessments for the purpose of promotion of barley and processed barley products as authorized by RCW 15.04.200 and chapter 15.66 RCW.

Statutory Authority for Adoption: Chapters 15.04 RCW and RCW 15.66.140(2).

Statute Being Implemented: Chapter 15.66 RCW.

Summary: The rule will create specific rules, procedures, and conditions that specified members and staff of

the Washington Barley Commission must adhere to in order to approve, justify and document expenditure of producer assessment funds for hosting purposes.

Reasons Supporting Proposal: The authority granted by RCW 15.04.200 requires such rules and procedures be established by each commodity commission that wishes producer assessments to be used for hosting purposes in order to control and document such expenditures. The commission has determined that producers support such use of producer assessments.

Name of Agency Personnel Responsible for Drafting: William Isgrigg, Spokane, (509) 456-4400 and J. Allen Stine, Olympia, (206) 753-7005; Implementation: William Isgrigg, Spokane, (509) 456-4400; and Enforcement: Same as above.

Name of Proponent: Washington Barley Commission, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Implementation contingent upon preparation of necessary forms and specific budget allocations.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule will allow the Washington Barley Commission to expend producer assessments for hosting purposes and establishes specific procedures and conditions for such expenditures. It also specifies those members of the commission and staff that are authorized to make such expenditures, and provides for a specific item to be approved for hosting expenditures per the commission's annual budget development and approval process. The purpose of these rules is to allow for hosting of individuals and groups of individuals at meetings, meals and gatherings for the purpose of cultivating trade relations and promoting sales of barley and processed barley products provided by the state of Washington.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Washington Wheat Commission Board Room, West 905 Riverside Avenue, Suite 405, Spokane, WA 99201, on December 4, 1990, at 4:00 p.m.

Submit Written Comments to: Washington Barley Commission, West 905 Riverside Avenue, Suite 501, Spokane, WA 99201, by December 4, 1990.

Date of Intended Adoption: December 18, 1990.

October 24, 1990
 J. Allen Stine
 Assistant Director

RULES OF THE BARLEY COMMISSION

NEW SECTION

WAC 16-530-110 DEFINITION OF TERMS. (1) "Promotional hosting" as used in these rules means the hosting of individuals and groups of individuals at meetings, meals, and gatherings for the purpose of cultivating trade relations and promoting sales of barley and processed barley products.

(2) "Hosting" may include providing meals, refreshments, lodging, transportation, gifts of a nominal value, reasonable and customary entertainment, and normal incidental expenses at meetings or gatherings.

NEW SECTION

WAC 16-530-120 RULES FOR IMPLEMENTATION OF PROMOTIONAL HOSTING BY THE WASHINGTON BARLEY COMMISSION. The laws of section 1, chapter 26, Laws of 1985 (RCW 15.04.200) provide that agricultural commodity commissions shall adopt rules governing promotional hosting expenditures by agricultural commodity commission employees, agents, or commissioners. The rules governing promotional hosting expenditures for the Washington barley commission shall be as follows:

(1) Budget approval. Commission expenditures for agricultural development or trade promotion and promotional hosting shall be pursuant to specific budget items as approved by the commission at annual public hearings on the commission budget.

(2) Officials and agents authorized to make expenditures. The following officials and agents are authorized to make expenditures for agricultural development or trade promotion and promotional hosting in accordance with the provisions of these rules.

- (a) Commissioners;
(b) Administrator, director of marketing;
(c) Director of communications.

Individual commissioners shall make promotional hosting expenditures, or seek reimbursements for those expenditures, only in those instances where the expenditures have been approved by the commission.

(3) Payment and reimbursement. All payments and reimbursements shall be identified and supported by vouchers to which receipts are attached. Voucher forms will be supplied by the commission, and shall require the following information:

- (a) Name and position (if appropriate) of each person hosted;
(b) General purpose of the hosting;
(c) Date of hosting;
(d) Location of the hosting;
(e) To whom payment was or will be made;
(f) Signature of person seeking payment or reimbursement.

(4) The chairman of the commission, administrator, and/or treasurer are authorized to approve direct payment or reimbursements submitted in accordance with these rules.

(5) The following persons may be hosted when it is reasonably believed such hosting will cultivate trade relations and promote sales of barley and processed barley products:

- (a) Individuals from private business, associations, commissions;
(b) Foreign government officials;
(c) Federal and state officials: PROVIDED, That lodging, meals, and transportation will not be provided when such officials may obtain full reimbursement for these expenses from their government employer;
(d) The general public, at meetings and gatherings open to the general public;
(e) Commissioners and employees of the commission when their attendance at meetings, meals, and gatherings at which the persons described in (a) through (d) of this subsection are being hosted, will cultivate trade relations and promote sales of barley and processed barley products;

(f) Spouses of the persons listed in (a), (b), (c), and (e) of this subsection when attendance of such spouse is customary and expected.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Carol Neva, 1300 Quince Street, Olympia, WA 98504, 753-3132.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule is to change the fee schedule for physical therapists to coincide with national exam changes from a 3 part exam to a 1 part exam.

Proposal Changes the Following Existing Rules: The fee schedule for physical therapists will be changed.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: General Administration Auditorium, 11th and Columbia, Olympia, Washington, on November 29, 1990, at 1:00 p.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, Olympia, WA 98504, by November 28, 1990.

Date of Intended Adoption: December 6, 1990.

October 23, 1990
Pam Campbell Mead
for Kristine M. Gebbie
Secretary

AMENDATORY SECTION (Amending Order PM 650, filed 5/1/87)

WAC 308-42-075 PHYSICAL THERAPY FEES. The following fees shall be charged by the professional licensing services division of the department of ((licensing)) health:

Table with 2 columns: TITLE OF FEE and FEE. Rows include Application fee, Examination (two or more parts), Examination (one part), Reciprocity application, License renewal, Late renewal penalty, Duplicate license, and Certification.

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

WSR 90-21-141
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed October 24, 1990, 3:49 p.m.]

WSR 90-21-142
PROPOSED RULES
DEPARTMENT OF HEALTH
(Board of Pharmacy)
[Filed October 24, 1990, 3:50 p.m.]

Original Notice.
Title of Rule: Amendatory section WAC 308-42-075 Physical therapy fees.

Purpose: To amend fee schedule to coincide with national exam changes from a 3 part exam to a 1 part exam for physical therapists.

Statutory Authority for Adoption: RCW 43.70.250.

Summary: This rule will amend the fee schedule for physical therapists.

Original Notice.
Title of Rule: See Recodification Sections below.
Purpose: A housekeeping action to transfer rules to Title 246 WAC.

Statutory Authority for Adoption: RCW 18.64.005 and chapter 18.64A RCW.

Summary: This rule action changes only the WAC numbers, not the text of the rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Donald H. Williams, 1300 Quince Street, Olympia, WA 98504, 753-6834.

Name of Proponent: Board of Pharmacy, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1989 legislature created the Department of Health. This action moves the related rules to a Department of Health title. Amends title, chapter and section numbers, causing these WACs to be relocated in a new title for the Department of Health and Department of Health related boards.

Proposal Changes the Following Existing Rules: Changes numbers.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Wright Building, 3rd Floor Conference [Room], 464 12th Avenue, Seattle, WA, on December 20, 1990, at 10:00 a.m.

Submit Written Comments to: Donald H. Williams, 1300 Quince Street, Olympia, WA 98504, by December 18, 1990.

Date of Intended Adoption: December 20, 1990.

October 23, 1990
Donald H. Williams
Executive Director

Reviser's note: The material contained in this filing will appear in the 90-22 issue of the Register as it was received after the applicable closing date for the issue for agency-typed material exceeding the volume limitations of WAC 1-21-040.

WSR 90-21-143
PROPOSED RULES
DEPARTMENT OF HEALTH
[Filed October 24, 1990, 3:52 p.m.]

Original Notice.

Title of Rule: WAC 248-17-160 Ambulance record requirements; 248-17-180 Aid vehicle record requirements; 248-17-200 Advance first-aid training; 248-17-211 EMT training; 248-17-212 EMT course content; 248-17-214 EMT reciprocity and challenges; and 248-17-215 Specialized training.

Purpose: The purpose is to update and/or correct the respective WACs.

Statutory Authority for Adoption: Chapter 18.73 RCW.

Summary: The changes identified in the aforementioned WACs brings the state of Washington current with national standards and corrects errors brought about by changes in program direction.

Reasons Supporting Proposal: The possible legal ramifications of not being in concert with national standards as well as visible errors.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jack Cvitanovic, 1300 Quince Street, Olympia, WA 98504, 753-2095.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposals on HIV/HBV contained in WAC 248-17-160 and 248-17-180 brings us current with federal guidelines. The change in WAC 248-17-200 eliminates that which is no longer a valid requirement. WAC 248-17-212 brings the state of Washington current with national standards for EMT training. It also corrects an error with regard to MPD responsibility. WAC 248-17-214 further complements the change in WAC 248-17-212 and adds consistency to the requirement.

Proposal Changes the Following Existing Rules: To bring us current with federal guidelines, the proposals on HIV/HBV contained in WAC 248-17-160 and 248-17-180 are needed. To eliminate those agencies who are no longer training people in advanced first aid the change in WAC 248-17-200 is needed. WAC 248-17-211 eliminates what is no longer a valid requirement. WAC 248-17-212 brings Washington state current with national standards for EMT training. This also corrects an error with regard to MPD responsibility. WAC 248-17-214 further complements the change in WAC 248-17-212 and adds consistency.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: General Administration Auditorium, 11th and Columbia, Olympia, Washington, on November 29, 1990, at 1:30 p.m.

Submit Written Comments to: Leslie Baldwin, 1300 Quince Street, Olympia, WA 98504, by November 28, 1990.

Date of Intended Adoption: December 5, 1990.

October 24, 1990
Frank Hickey
for Kristine M. Gebbie
Secretary

AMENDATORY SECTION (Amending Order 1150, filed 9/2/76)

WAC 248-17-160 AMBULANCE OPERATOR, AMBULANCE DIRECTOR RECORD REQUIREMENTS. (1) Each ambulance operator or ambulance director shall have an organized record system which shall include the following minimum data:

- (a) Records showing training levels of ambulance personnel.
- (b) Records showing make and model of each ambulance.
- (c) Records of each ambulance run which shall include, but not be limited to:
 - (i) Name of driver.
 - (ii) Name of attendant.
 - (iii) Date and time of medical emergency.
 - (iv) Length of time of ambulance in service.
 - (d) Types of injury/illness in the following categories:
 - (i) General trauma.
 - (ii) Heart emergencies.
 - (iii) Burn emergencies.
 - (iv) Head and/or spinal.
 - (v) Psychiatric emergencies.
 - (vi) Childbirth/infant emergencies.
 - (vii) Poison/drug emergencies.
 - (e) Name of hospital(s) where patient was delivered.

(2) Each ambulance operator or ambulance director shall:
(a) Verify or arrange for appropriate education and training of personnel on the prevention, transmission, and treatment of Human Immunodeficiency Virus (HIV) and Acquired Immunodeficiency Syndrome (AIDS) consistent with RCW 70.24.310; and

(b) Use infection control standards and educational material consistent with the approved curriculum manual "Know-HIV/AIDS Prevention Education for Health Care Facility Employees," May 31, 1989, published by the department office on HIV/AIDS.

AMENDATORY SECTION (Amending Order 1150, filed 9/2/76)

WAC 248-17-180 FIRST AID VEHICLE OPERATOR, FIRST AID VEHICLE DIRECTOR REQUIREMENTS. (1) Each first aid vehicle operator or first aid vehicle director shall have an organized record system which shall include the following minimum data:

(a) Records of each emergency response which shall include, but not be limited to:

- (i) Records showing training levels of personnel.
- (ii) Name(s) of responding personnel.
- (iii) Date and time of emergency.
- (iv) Length of time first aid vehicle is in service.
- (v) Name of service providing transportation (if needed).

(2) Each first aid vehicle operator or first aid vehicle director shall provide written information showing method(s) of coordination with transportation (ambulance) services which provide additional patient care.

(3) Each first aid operator or first aid director shall:

(a) Verify or arrange for appropriate education and training of personnel on the prevention, transmission, and treatment of Human Immunodeficiency Virus (HIV) and Acquired Immunodeficiency Syndrome (AIDS) consistent with RCW 70.24.310; and

(b) Use infection control standards and educational material consistent with the approved curriculum manual "KNOW - HIV/AIDS PREVENTION EDUCATION FOR HEALTH CARE FACILITY EMPLOYEES," May 31, 1989, published by the department office on HIV/AIDS.

AMENDATORY SECTION (Amending Order 1150, filed 9/2/76)

WAC 248-17-200 ADVANCED FIRST AID TRAINING. (1) A person shall be ((designated)) accepted as certified in advanced first aid upon successful completion of an advanced first aid training program provided by the American Red Cross, ((department of labor and industry, or fire services training, commission for vocational education: No fees shall be required, other than fees charged by the provider)) or an equivalent, determined by the department.

AMENDATORY SECTION (Amending Order 1752, filed 1/29/82)

WAC 248-17-211 BASIC LIFE SUPPORT—EMERGENCY MEDICAL TECHNICIAN QUALIFICATIONS AND TRAINING. (1) Applicants for training as emergency medical technicians (EMT) shall meet the following prerequisites:

(a) Be at least eighteen years of age at the beginning of the course enrollment.

(b) Have a high school diploma or equivalency qualifications.

((c)) ((Possess a valid and current certificate reflecting completion of the "standard first aid and personal safety" course by the American Red Cross, department of labor and industries or the equivalent training:

((d))) Be an active member of one of the following emergency medical services entities:

- (i) ((Firefighter)) Fire fighter who is providing emergency medical care to the general public;
- (ii) Licensed ambulance service;
- (iii) Licensed first aid vehicle service;
- (iv) State, county or municipal police;
- (v) Military and civilian personnel involved in search and rescue to the general public;
- (vi) Individuals who have a need for training to qualify for employment in a prehospital emergency medical services system.

((e)) ((d)) Possess a current state driver's license.

((f)) ((c)) Have the physical strength to carry, lift, extricate and perform similar maneuvers in a manner not detrimental to the patient, fellow emergency medical technicians or self.

(2) The prospective student shall have his/her application for training reviewed by selection committees approved by the local emergency medical services council or their delegates. The selection committee shall determine that general prerequisites for enrollment in the course have been met and shall approve or disapprove the application.

(3) Waivers of enrollment in the course may be recommended to the department by the local emergency medical services council selection

committee when it is determined to be in the best interest of the local emergency medical services needs, except that no waivers shall be granted for the age requirement.

(4) In counties where emergency medical services training responsibilities are established by county ordinances, the agency named in the ordinance shall have the same responsibilities for selection of students and training as the local emergency medical services councils described in this section.

AMENDATORY SECTION (Amending Order 2138, filed 8/10/84)

WAC 248-17-212 EMERGENCY MEDICAL TECHNICIAN TRAINING—COURSE CONTENT, REGISTRATION, AND INSTRUCTOR QUALIFICATIONS. (1) The National Training Course, Emergency Medical Technician - Ambulance, United States Department of Transportation, National Highway Traffic Safety Administration, shall be used in the course presentation. The course shall ((consist of a minimum of seventy-one hours classroom)) be the most current version consisting of didactic and practical instruction and ((ten hours of hospital)) observation as described in the national course guide, or as amended by the department.

(2) EMT training courses shall normally be conducted by approved training agencies which have written agreements with the department to provide such training. If the local or regional EMS council recommends another entity to conduct a course in a region, the council shall notify the department of this decision and request approval.

(3) Registration for EMT training courses shall be submitted to the department at least two weeks prior to the beginning of the course. Registrations shall be completed on the forms supplied by the department. The registration shall consist of a completed registration form, a lesson outline indicating the names of the instructors and a supply requisition form (if course supplies are needed). No course will be certified without an approved registration.

(4) Course instructional and administrative personnel shall consist of:

(a) A course coordinator who shall be responsible for the registration of the course, classroom location, scheduling of instructional personnel, arranging for the ten-hour ((hospital)) required experience, compliance with contractual conditions and all other administrative matters not involving instruction. The course coordinator need not be a physician or approved lay instructor.

(b) The approved EMS medical program director or delegate(s) who shall be responsible for:

(i) Overall supervision of the didactic and practical training aspects of the course;

(ii) The instruction of those lessons requiring a physician and for making arrangements, for guest lecturers as desired;

(iii) For counseling students as needed and to allow only those students who have successfully completed all the requirements of the course to be admitted to the final written and skill examination;

(iv) The final examination of skills of all students enrolled in the class after they complete a final written examination. The approved EMS medical program director shall have the authority to ((deny)) withhold recommending certification to the department for a student when, in his professional judgment, the student is unable to function as an effective EMT irrespective of successful completion of the course.

(c) A senior lay instructor who shall be approved by the EMS medical program director and the department, who is a currently certified EMT or currently certified in advanced life support skills and who is currently certified as a cardiopulmonary resuscitation instructor by the Washington State Heart Association or the American Red Cross. The senior lay instructor shall:

(i) Assist the EMS medical program director as needed;

(ii) Be responsible for the conduct and scheduling of all nonphysician instructors and evaluators participating in an EMT training course;

(iii) Maintain all registration and other necessary forms for the enrolled students, including the record of attendance of students and instructors;

(iv) Supervise the distribution of textbooks and other course material to the students;

(v) See that all written examinations are graded, discussed with the EMS medical program director and that graduation lists are forwarded to the department not later than thirty days following completion of a course;

(vi) The senior lay instructor may be the course coordinator.

(d) Other instructional personnel employed in a course of instruction shall consist of:

(i) Adequate numbers of experienced (~~EMTs~~) certified EMS personnel to provide a ratio of one evaluator to six students during practical skills examinations;

(ii) Other qualified individuals such as registered nurses, experts in legal affairs, experts in extrication and driving safety who may act in the capacity of guest lecturers and practical skills evaluators.

(e) Any instruction given in cardiopulmonary resuscitation must be accomplished by an individual who is currently certified as a cardiopulmonary resuscitation instructor by the Washington State Heart Association or the American Red Cross.

(f) Course materials used in the conduct of an EMT course shall consist of those textbooks, reference materials, visual aids and medical supplies that have been approved by the department.

(g) Testing shall occur periodically throughout the course. There shall be a minimum of a first quarter, mid-term, third quarter and final written examination. The final written examination may be administered through state testing procedures or through the National Registry of Emergency Medical Technicians (NREMT). If the NREMT examination is used, each student is responsible for the testing fee.

(h) The practical examination shall be administered on examination forms supplied by the department and shall be scored as pass or fail. Percentage points shall not be used. Failure in areas of the practical examination that are designated as life-threatening conditions shall be considered as failure of the examination. In situations where regional or county EMS councils employ test teams, such teams shall accomplish the practical testing procedures.

(i) A student who fails the state written and/or the practical examination may be retested within two months of the failure. A second failure shall require a repeat of the course.

(j) Rules governing class attendance shall be at the option of the approved EMS medical program director. However, any student missing three sessions (nine hours of instruction) shall be considered to have withdrawn from the course.

AMENDATORY SECTION (Amending Order 2138, filed 8/10/84)

WAC 248-17-214 EMERGENCY MEDICAL TECHNICIAN—RECIPROCITY AND CHALLENGES. (1) Reciprocity as a Washington state EMT may be granted to a currently certified EMT from another state or territory if the applicant has proof of completion of the United States Department of Transportation (~~eighty-one hour EMT~~), National Highway Traffic Safety Administration's course.

(2) An individual certified by the National Registry of Emergency Medical Technicians (~~for other similar national certifying agency~~) may be considered for reciprocity only under the following conditions:

(a) The applicant must have completed the (~~minimum of an eighty-one hour~~) United States Department of Transportation, National Highway Traffic Safety Administration's EMT course (equivalent training for certification is not acceptable);

(b) The category of the national certification must be "EMT-Ambulance";

(c) The candidate must be fully certified - provisional certification is not acceptable;

(d) The former state of the individual must accept the national registry certification or must require both state and national certification.

(3) Certification by reciprocity shall be based on need and shall be for the duration of the former state's certification but in no case will exceed two year's duration.

(4) An individual who wishes to challenge the EMT examination must meet the following conditions of eligibility:

(a) There must be proof of need for certification as specified by WAC 248-17-211;

(b) The candidate must show the testing agency proof of equivalent training and/or experience, including the ten-hour (~~hospital~~) required experience required for initial certification.

(5) Reinstatements are recertifications for individuals who have let their certifications lapse before applying for such recertification. Reinstatements may be accomplished in the following manner:

(a) An individual whose expiration of certification is less than one year old may, at the option of the approved EMS medical program director, be allowed to credit prior continuing education and take the practical and written recertification examinations;

(b) An individual whose expiration of certification is more than one year old at the time of application, must retake the basic minimum (~~eighty-one hour~~) course as described in WAC 248-17-212.

AMENDATORY SECTION (Amending Order 1752, filed 1/29/82)

WAC 248-17-215 EMERGENCY MEDICAL TECHNICIAN AND FIRST RESPONDER—SPECIALIZED TRAINING. (1) For the purpose of this chapter, specialized training shall mean the training of a basic EMT and/or first responder to use a skill, technique and equipment that is not included as part of the standard course curriculum.

(2) In the event a regional or local emergency medical services council wishes to provide specialized training to emergency medical technicians and/or first responders, the following procedures shall apply:

(a) State-approved course curriculum and patient care protocols shall be developed before training may begin.

(b) Training shall be conducted by personnel experienced and qualified in the area of training. The department shall approve the instructors in advance (~~of the beginning~~) of any training program.

(c) Requests for specialized training shall be submitted to the department on the form "application for training."

(3) On completion of the specialized training, personnel using the equipment shall function under authorized physician control.

WSR 90-21-144
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed October 24, 1990, 3:53 p.m.]

Original Notice.

Title of Rule: WAC 388-28-480 Use of income and income potentials—Type of income—Effect on need.

Purpose: To simplify and clarify how the department considers loans.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Bona fide loans will not be considered as income or as a resource if there is an intent to repay. Any interest paid on the loan is considered to be newly acquired income.

Reasons Supporting Proposal: This rule is necessary to be consistent with the transmittal from the federal government.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dana Beck, Income Assistance, 753-4908.

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

Rule is necessary because of federal law, 45 CFR 233.20 (a)(3)(iv)(B).

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 11, 1990.

October 24, 1990
Rosemary Carr
Acting Director
Administrative Services

AMENDATORY SECTION (Amending Order 3062, filed 8/23/90, effective 9/23/90)

WAC 388-28-480 USE OF INCOME AND INCOME POTENTIALS—TYPES OF INCOME—EFFECT ON NEED. (1) Treatment of income.

(a) To be eligible for AFDC, a client shall meet the following income tests:

(i) The one hundred eighty-five percent of need test as defined under WAC 388-28-484(7);

(ii) If the assistance unit has not received assistance in one of the four months before the month of application, the assistance unit's monthly nonexempt unearned income plus monthly earned income, as defined under WAC 388-28-570, less the disregards and deductions contained under WAC 388-28-535, 388-28-570(4), and 388-28-570(6)(a)(i) and (iv), shall be below the appropriate state need standard plus additional requirements. This test does not apply if the assistance unit received assistance in one of the four months before the month of application; and

(iii) The assistance unit's monthly nonexempt unearned income plus monthly nonexempt earned income as determined under WAC 388-28-570 shall be below the appropriate state payment standard plus additional requirements.

(b) To be eligible for general assistance unemployable (GA-U), a client's monthly nonexempt income shall be below the monthly payment standard plus authorized additional requirements.

(2) Grant amount.

(a) The department shall determine the grant amount for the month of application by subtracting all nonexempt income, received or reasonably expected to be received during the calendar month, from the payment level plus authorized additional requirements. The department shall prorate the remainder for the number of days after grant authorization. This prorated figure is the grant amount for the first month of eligibility.

(b) The department shall determine the grant amount for the month following the month of initial eligibility by subtracting all nonexempt income, received or reasonably expected to be received during the calendar month, from the payment level plus authorized additional requirements. The remainder is the grant amount for the second month of eligibility.

(c) The department shall base the grant amount for the third month of assistance and subsequent months upon income received in the budget and/or report month. WAC 388-28-483(3) is an exception to this rule.

(3) Irregular or nonrecurring income.

(a) The department shall disregard irregular income up to five dollars per month received by a general assistance applicant or recipient.

(b) The department shall disregard nonrecurring cash gifts up to thirty cumulative dollars received by each member of the AFDC assistance unit per calendar quarter. The department, unless otherwise specified by the donor, shall determine an individual's share in a gift to more than one person by dividing the amount of the gift by the number of persons receiving the gift.

(c) The department shall disregard as income an earned income credit (EIC).

(4) Loans.

(a) The department shall ~~((disregard as income or resources any contractually agreed loan acquired by a client committing all funds for a specific purpose other than current maintenance, and so expended:~~

~~(i) The department shall disregard the property used as collateral for the loan in determining property reserves;~~

~~(ii) The department shall consider toward the resource ceiling the equity accumulated in the specified property)) consider a bona fide loan as exempt income or resource. The department shall consider a loan bona fide when the loan is a debt the borrower has an obligation to repay.~~

~~(b) The department shall ((disregard as income or resources any other loan, regardless of the loan's ability to meet current needs when the department verifies:~~

~~(i) The terms of the loan are stated in a written agreement between the lender and the borrower; and~~

~~(ii) The agreement clearly specifies the obligation of the borrower to repay the loan; and~~

~~(iii) The agreement includes a repayment plan providing for installments of specified amounts to begin within ninety days of either the receipt of the loan or the date of application for assistance and continue thereafter on a regular basis until the loan is fully repaid; and~~

~~(iv) The agreement sets forth the terms of the loan regarding the loan's amount; and~~

~~(v) The agreement is signed by the lender and the borrower.~~

~~(c) The department shall disregard as income repayments to a recipient of money previously loaned by the recipient to another party since the loan represents income or resources already considered in computing need:~~

~~(i) The department shall verify the facts of the loan;~~

~~(ii) The department shall consider any interest paid on the loan to be newly acquired income)) not consider as income to a client money received from loan repayment; however, the department shall consider any interest paid in the loan as newly acquired income.~~

(5) Gifts other than cash.

(a) The department shall disregard gifts other than cash as defined under WAC 388-22-030 (36)(a) provided such gifts are within the allowable program resource limits.

(6) Lump sums.

(a) The department shall consider lump sum payments as income in the month received;

(b) The department defines a lump sum payment as nonrecurring unearned income. Lump sums may include, but are not limited to:

(i) Lottery winnings,

(ii) An inheritance,

(iii) Personal injury award,

(iv) Workers compensation awards, or

(v) Social Security back payments.

(7) WAC 388-28-482 and 388-28-484 cover newly acquired income received by a recipient.

WSR 90-21-145
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed October 24, 1990, 3:55 p.m.]

Original Notice.

Title of Rule: WAC 388-83-032 Pregnant women; 388-83-033 Children eligible to eighteen years of age; 388-99-010 Persons eligible for medically needy assistance; and 388-100-010 Limited casualty program—Medically indigent—Eligibility determination.

Purpose: To incorporate the change in state law allowing medical services for children 8 to 18 years of age.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: 74.08.090.

Summary: WAC 388-83-032, deletes references to infant and adds that when determining eligibility for pregnant women, the unborn is counted as born; WAC 388-83-033, adds the infant under a year is eligible as categorically needy when born to an eligible mother and remains in the eligible mother's household, an infant under one year is eligible as categorically needy when in a family with income not over 185%, effective January 1, 1991, state funded medical for children 8 to 18 years of age when not eligible for federally funded medical and is in a family with income not over 100% of federal poverty level, categorically needy children ages 8 to 18 that are in families with income equal to or less than AFDC income and resource levels; WAC 388-99-010, adds medically needy children ages 8 to 18 as defined under

WAC 388-83-033(1). Unborn are considered as born for pregnant women's programs only; and WAC 388-100-010, unborns are considered as born for pregnant women's programs only.

Reasons Supporting Proposal: This rule amendment is necessary to incorporate the new state law allowing state funded medical services for children 8 to 18 years of age. Incorporates all WAC on children in WAC 388-83-033. Adds in WAC 388-83-033 that in determining eligibility for a pregnant woman, unborn is considered as born.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bobbe Andersen, Medical Assistance, 753-0529.

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

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: November 30, 1990.

October 24, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2985, filed 5/31/90, effective 7/1/90)

WAC 388-83-033 (~~(NEEDY)~~) CHILDREN—(~~(ONE YEAR OF AGE)~~) ELIGIBLE TO ((EIGHT)) EIGHTEEN YEARS OF AGE. (1) The department shall find a child (~~(under eight)~~) who has not yet attained eighteen years of age (~~(born after September 30, 1983)~~) eligible for Medicaid (~~(as categorically needy if)~~) when the child meets citizenship, residence, and enumeration requirements under this chapter and the income requirement corresponding to the age levels under the following subsections:

(a) (~~The income requirements corresponding to the age requirements as listed in this section~~) A child born before October 1, 1983, who attains seven years of age, but has not attained eighteen years of age, shall be eligible as categorically needy when the family income and resources are equal to or less than the AFDC income and resource standards; (and)

(b) (~~Citizenship, Social Security Number, and residence under chapter 388-83-WAC.~~)

(2) Income eligibility:

(a) For the) A child (attaining) born after September 30, 1983, who attains six years of age, but has not attained eight years of age, (~~the total family income~~) shall be eligible as categorically needy when the total family countable income does not exceed one hundred percent of the poverty income guidelines as published and updated by the secretary of health and human services. One hundred percent of the 1990 poverty income guidelines is:

	FAMILY SIZE	MONTHLY
(i)	One	\$ 523
(ii)	Two	\$ 702
(iii)	Three	\$ 880

(iv)	Four	\$ 1,058
(v)	Five	\$ 1,237
(vi)	Six	\$ 1,415
(vii)	Seven	\$ 1,593
(viii)	Eight	\$ 1,772

(ix) For family units with more than eight members, add \$178 to the monthly income for each additional member.

~~((b) Effective April 1, 1990, for the)) (c) A child ((attaining)) who attains one year of age, but has not attained six years of age, shall be eligible as categorically needy when the total family countable income ((shall)) does not exceed one hundred thirty-three percent of the federal poverty income guidelines as published and updated by the secretary of health and human services. One hundred thirty-three percent of the 1990 federal poverty income guidelines is:~~

	FAMILY SIZE	MONTHLY
(i)	One	\$ 696
(ii)	Two	\$ 933
(iii)	Three	\$ 1,170
(iv)	Four	\$ 1,408
(v)	Five	\$ 1,645
(vi)	Six	\$ 1,882
(vii)	Seven	\$ 2,119
(viii)	Eight	\$ 2,356

(ix) For family units with more than eight members, add \$237 to the monthly income for each additional member.

~~((c) The department shall determine family income:~~

~~(i) According to AFDC methodology; and~~

~~(ii) Applying the special situations under WAC 388-83-130 (3) and (4)) (d) An infant under one year of age shall be eligible as categorically needy when the infant is a member of a family whose total family countable income does not exceed one hundred eighty-five percent of the 1990 federal poverty income guidelines. See income guidelines as described under WAC 388-83-032 (3)(a).~~

~~(2) The department shall:~~

~~(a) Find an infant under one year of age eligible as categorically needy when the infant:~~

~~(i) Is born to a woman eligible for and receiving medical assistance on the date of the infant's birth; and~~

~~(ii) Remains a member of the mother's household and the mother remains eligible for medical assistance.~~

~~(b) Not consider citizenship, enumeration, income, or resource requirements for infants under this subsection.~~

~~(3) Effective January 1, 1991, regardless of citizenship or enumeration, the department shall determine a child from birth to eighteen years of age, eligible for state-funded medical services with the same medical coverage as categorically needy, if the:~~

~~(a) Child is not eligible for any federally-funded Medicaid program; and~~

~~(b) Child's total family countable income does not exceed one hundred percent of the 1990 federal poverty income guidelines. See income guidelines as described under subsection(1)(b) of this section.~~

~~(4) The department shall determine family income according to AFDC methodology, and apply the special situations as required under WAC 388-83-130.~~

~~(5) The department shall not consider resources in determining eligibility of a child ((included in)) under this section except in subsection (1)(a) of this section.~~

~~((4)) (6) A child ((attaining eight years of age)) shall ((be)) remain eligible under ((subsection (2)(a) of)) this section until the later of the end of the month:~~

~~(a) Of the child's ((eighth)) birthday that exceeds the age requirement; or~~

~~(b) In which the child receives inpatient services if:~~

~~(i) The child is receiving inpatient services on the last day of the month ((in which)) of the ((child becomes eight years of)) child's birthday that exceeds the age requirement; and~~

~~(ii) The stay for inpatient services continues into the following month or months; and~~

~~(iii) ((Who, but for becoming such)) Except for the age requirement, ((is)) the child would be eligible for assistance under this section.~~

~~((5) A child attaining six years of age shall be eligible under subsection (2)(b) of this section until the later of the end of the month:~~

~~(a) Of the child's sixth birthday; or~~

~~(b) In which the child receives inpatient services if:~~

- ~~(i) The child is receiving inpatient services on the last day of the month in which the child attains six years of age;~~
- ~~(ii) The stay for inpatient services continues into the following months; and~~
- ~~(iii) Who, but for attaining such age, is eligible for assistance under this section;))~~

AMENDATORY SECTION (Amending Order 2938, filed 1/31/90)

WAC 388-99-010 PERSONS ELIGIBLE FOR MEDICALLY NEEDY ASSISTANCE. The department shall determine as medically needy a resident of the state of Washington who meets the income and resource levels in WAC 388-99-020 and 388-99-035 and is:

- (1) Categorically needy as defined under WAC 388-82-010 but for income and/or resources; or
- (2) The aged, blind, or disabled ineligible spouse of an SSI beneficiary; or
- (3) A child seventeen years of age and under (~~eight years of age, born after September 30, 1983~~) as defined under WAC 388-83-033(1) but for income and resources; or
- (4) A pregnant woman who the department considers categorically needy but for income and resource requirements. For the purposes of this subsection, the department shall increase the number in the household by ((one)) the number of unborns before comparing the pregnant woman's:
 - (a) Income to the medically needy income level in WAC 388-99-020; and
 - (b) Resources to the resource level in WAC 388-99-035.
- (5) Not an inmate of a public institution.

AMENDATORY SECTION (Amending Order 3011, filed 5/31/90)

WAC 388-100-010 LIMITED CASUALTY PROGRAM—MEDICALLY INDIGENT—ELIGIBILITY DETERMINATION. (1) Citizenship and residency are not requirements for eligibility. However, an individual shall not be eligible for LCP-MI when the individual:

- (a) Is eligible for medical care from another state; or
- (b) Enters Washington state specifically for the purpose of obtaining medical care.
- (2) Persons receiving LCP-MI shall meet the following eligibility standards:
 - (a) The individual is not receiving continuing cash assistance or eligible for any other medical program;
 - (b) Income shall:
 - (i) Not exceed the medically needy income level in WAC 388-99-020; or
 - (ii) Be spent down to that level according to procedures in WAC 388-99-030(;;);
 - (c) Nonexempt resources shall not exceed the resource standard for SSI or shall be spent down to that level according to procedures in WAC 388-100-015;
 - (d) The applicant who transferred resources within two years before the date of application but after July 1, 1981, shall spenddown the uncompensated value of the resource as described in WAC 388-100-015. See WAC 388-92-043 for determining the uncompensated value of the transferred resource; and
 - (e) For a pregnant woman, the department shall increase the number in the household by ((one)) the number of unborns before comparing the ((number in the household)) pregnant woman's income to the:
 - (i) Income requirements of subdivision (b) of this subsection; and
 - (ii) Resource requirements of subdivision (c) of this subsection.
 - (3) The department shall use AFDC income guidelines in chapter 388-28 WAC to determine treatment of income, except:
 - (a) The AFDC earned income exemption of thirty dollars plus one-third of the remainder does not apply to individuals applying for LCP-MI; and
 - (b) Deduct health insurance premiums expected to be paid during the base period.
 - (4) The department shall use AFDC resource guidelines in chapter 388-28 WAC to determine resources, except for provisions under WAC 388-28-425.
 - (5) The applicant shall satisfy the deductible requirement in WAC 388-100-030.

AMENDATORY SECTION (Amending Order 3010, filed 5/31/90)

WAC 388-83-032 PREGNANT WOMEN ~~((AND INFANTS))~~. (1) The department shall find a pregnant ~~((women and infants under one year of age))~~ woman eligible for Medicaid as categorically needy, if the pregnant ~~((woman and infants))~~ woman meets:

- (a) The income requirements of this section; and
- (b) Citizenship, Social Security number, and residence requirements under chapter 388-83 WAC.
- (2) If a pregnant woman applies on or before the last day of pregnancy, the department shall find her eligible for continued Medicaid coverage through the end of the month containing the sixtieth day from the day pregnancy ends.
- (3) Income eligibility:
 - (a) Total family income shall not exceed one hundred eighty-five percent of the federal poverty income guidelines as published and updated by the secretary of health and human services. One hundred eighty-five percent of the 1990 federal poverty income guidelines is:

	Family Size	Monthly
(i)	One	\$ 968
(ii)	Two	\$ 1,298
(iii)	Three	\$ 1,628
(iv)	Four	\$ 1,958
(v)	Five	\$ 2,288
(vi)	Six	\$ 2,618
(vii)	Seven	\$ 2,948
(viii)	Eight	\$ 3,278

- (ix) For family units with nine members or more, add \$330 to the monthly income for each additional member.
- (b) The department shall determine family income:
 - (i) According to AFDC methodology, except the department shall:
 - (A) Exclude the income of the unmarried father of the unborn or unborns unless the income is actually contributed; and
 - (B) Determine eligibility as if the unborn or unborns are born.
 - (ii) Apply the special situations under WAC 388-83-130 ~~((3)) and ((4))~~.
 - ~~((3))~~ (4) The department shall not consider resources in determining the pregnant woman's eligibility ~~((of groups in this section))~~.
 - ~~((4))~~ (5) Changes in family income shall not affect eligibility for medical assistance during pregnancy and when eligible under subsection (2) of this section through the end of the month that contains the sixtieth day from the last day of pregnancy:
 - (a) Once the department determines a pregnant woman eligible under this section; or
 - (b) If at any time while eligible for and receiving medical assistance a pregnant woman meets the eligibility requirements of this section.
- ~~((5)) An infant shall be eligible until the later of the end of the month in which the infant:

 - ~~(a) Becomes one year of age; or~~
 - ~~(b) Receives inpatient services if:

 - ~~(i) The infant is receiving inpatient services on the last day of the month in which the child becomes one year of age; and~~
 - ~~(ii) The stay for inpatient services continues into the following month or months; and~~
 - ~~(iii) The infant is eligible for medical assistance under this section except for age;))~~~~~~

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

**WSR 90-21-146
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)**

[Filed October 24, 1990, 3:56 p.m.]

Original Notice.
Title of Rule: Chapter 388-59 WAC, Emergency assistance.

Purpose: To update and clarify the requirements for the supplementary security income (SSI) program.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Change title to supplementary security income, alphabetize definitions, redefine marital separation for consideration of income and resources, and correct form and format of remaining chapter sections.

Reasons Supporting Proposal: This rule amendment is necessary to correct minor discrepancies in content and update the materials to current standards for form and format.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Kay Hanvey, Income Assistance, 753-7393.

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

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 11, 1990.

October 24, 1990

Rosemary Carr

Acting Director

Administrative Services

Chapter 388-59 WAC

~~((EMERGENCY ASSISTANCE AS LOANS TO)) SUPPLEMENTAL SECURITY INCOME ((BENEFICIARIES))~~

AMENDATORY SECTION (Amending Order 1774, filed 3/3/82)

WAC 388-59-010 STATE SUPPLEMENTARY PAYMENTS—DEFINITIONS. (1) ~~((“Supplemental Security Income (SSI) program” means the federal program of Supplemental Security Income for the aged, blind, and disabled established by section 301 of the Social Security Amendments of 1972, and subsequent amendments, and administered by the Social Security Administration (SSA);~~

~~(2) “Supplementary payment” means the state money payment to individuals receiving benefits under Title XVI (or would but for their income be eligible for such benefits) as assistance based on need in supplementation of SSI benefits;~~

~~(3) “Interim assistance” means assistance payments provided by the department to SSI applicants to meet basic needs starting with the month the eligible individual applies to SSA and ending with the month the first SSI benefit payment is made;~~

~~(4) “SSI benefit payment” means a federal benefit and any state supplementary amount determined to be payable. Advance payment and payment based upon presumptive disability or presumptive blindness are not considered SSI benefit payments for interim assistance purposes;~~

~~(5) “Mandatory state supplement” means the state money payment with respect to individuals who, for December 1973, were recipients of~~

~~money payments under the department's former programs of old age assistance, aid to the blind and disability assistance;~~

~~(6) “Optional state supplement” means the elected state money payment to individuals eligible for SSI benefits on or after January 1, 1974;)~~ “Eligible couple” means an eligible individual and eligible spouse.

~~((7)) (2) “Eligible individual” means an aged, blind, or disabled person as defined in Title XVI of the Social Security Act. ((If two such persons are husband and wife (and have not been living apart for more than six months) only one of them may be considered an eligible individual. (See WAC 388-59-045.))~~

~~((8)) (3) “Eligible spouse” means an aged, blind, or disabled individual who is the husband or wife of an eligible individual ((and who has not been living apart from such eligible individual for more than six months. (See WAC 388-59-045.))~~

~~(9) “Eligible couple” means an eligible individual and eligible spouse).~~

~~((10)) (4) “Essential person” means ((a person)) an individual whose needs were taken into account in determining the need of an Old Age Assistance (OAA), Aid to the Blind (AB), or Disability Assistance (DA) recipient for December 1973, who lives in the home of ((such)) the recipient, and who is not an eligible individual or eligible spouse.~~

~~((11) “OAA, AB, DA” means the department's programs of old age assistance, aid to the blind and disability assistance under Titles I, X, and XIV of the Social Security Act and repealed by Public Law 92-603 effective January 1, 1974.))~~

~~((12)) (5) “Grandfathering” means the process by which OAA, AB, and DA grants for December 1973, were converted to Supplemental Security Income (SSI) and state supplementary payments, effective January 1, 1974.~~

~~((13)) (6) “Ineligible spouse” means the husband or wife of an eligible individual who is either not aged, blind, or disabled or although aged, blind, or disabled has not applied for SSI.~~

~~((14)) (7) “Interim assistance” means assistance payments the department provides to SSI applicants to meet basic needs starting with the month the eligible individual applies to SSA and ending with the month the Social Security Administration (SSA) makes the first SSI benefit payment.~~

~~(8) “Living alone” ((designates)) means an individual or couple ((who live)) living in their own home or in one of the following alternate care situations:~~

~~(a) Congregate care(;;);~~

~~(b) Adult family home(;;);~~

~~(c) Foster family group home(;;); or~~

~~(d) Developmentally Disabled (DD) group home.~~

~~((15)) (9) “Living in household of another” ((designates)) means an individual or couple ((who do)) not ((pay)) paying a pro rata share of the household expenses based on fair market value or when both board and room are supplied.~~

~~(10) “Mandatory state supplement” means the state money payment for an individual who, before December 1973, was a recipient of a money payment under the department's former programs of old age assistance, aid to the blind, and disability assistance.~~

~~(11) “OAA, AB, DA” means the department's programs of old age assistance, aid to the blind and disability assistance under Titles I, X, and XIV of the Social Security Act, and repealed by P.L. 92-603, effective January 1, 1974.~~

~~(12) “Optional state supplement” means the elected state money payment to an individual eligible for SSI benefits on or after January 1, 1974.~~

~~(13) “SSI benefit payment” means a federal benefit and any state supplementary amount the Social Security Administration determines payable. Advance payment and payment based upon presumptive disability or presumptive blindness are not considered SSI benefit payments for interim assistance purposes.~~

~~(14) “Supplemental Security Income (SSI) program” means the federal program of Supplemental Security Income for the aged, blind, and disabled established by section 301 of the Social Security Amendments of 1972, and subsequent amendments, and administered by the Social Security Administration (SSA).~~

~~(15) “Supplementary payment” means a state money payment to an individual receiving benefits under Title XVI or would but for their income be eligible for benefits, as assistance based on need in SSI supplementation benefits.~~

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-020 STATE SUPPLEMENTARY PAYMENTS—GENERAL PROVISIONS. (1) State supplementary payments are administered by the Social Security Administration (SSA) ~~((pursuant to))~~ under an agreement with the department.

(2) ~~((The Social Security Administration))~~ (SSA) shall make determinations of an individual's eligibility for:

(a) State supplementary payments ~~((with respect to))~~ for an individual~~(s))~~ residing in the state who ~~((are))~~ receives or will ~~((be receiving-))~~ receive, or would but for their income be eligible to receive~~(s))~~, basic federal payments~~(s))~~; and ~~((shall make determinations of eligibility for))~~

(b) Mandatory state supplements.

(3) The ~~((Social Security Administration))~~ SSA shall make state supplementary payments to an eligible individual~~(s-determined-to-be eligible in such))~~ or couple when the department agrees on the amounts ~~((as agreed upon with the department))~~.

(4) The ~~((Social Security Administration))~~ SSA shall provide an individual~~(s))~~ reasonable notice and opportunity for a hearing with respect to findings of fact and decisions as to the rights of ~~((such))~~ the individual~~(s))~~ applying for optional state supplementary payments or mandatory state supplementary payments.

(5) The SSA shall impose, as promptly as ~~((is))~~ feasible~~(s))~~ deductions against supplementary payments or mandatory minimum supplements~~(s))~~ if ~~((any are))~~ validly prescribed by the state, on an eligible individual~~(s))~~ or eligible spouse~~(s))~~ for failure to comply with SSA-established reporting requirements ~~((established by SSA))~~.

(6) The SSA shall make determinations of eligibility for Title XIX medical assistance for an eligible individual~~(s))~~ and eligible spouse~~(s))~~ as part of the determination of eligibility for SSI and state supplementary payments.

(a) The essential spouse ~~((remains))~~ shall remain eligible for Title XIX medical as long as ~~((their))~~ the "grandfathered" essential spouse status does not cease.

(b) The ineligible spouse~~(s))~~ requesting medical assistance ~~((must))~~ shall make a separate application to the department.

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-030 STATE SUPPLEMENTARY PAYMENTS—ESTABLISHING ELIGIBILITY. (1) The Supplemental Security Income application form shall serve as an individual's application for a state supplementary payment.

(2) ~~((Any))~~ An individual who is~~(s))~~ receiving or would be~~(s))~~ eligible to receive the department's supplementary payments may waive the right by making a written request for waiver to SSA.

(a) When an ineligible spouse and an eligible individual have minor children eligible for Aid to Families with Dependent Children (AFDC), the ineligible spouse may ~~((choose to))~~ waive the state supplement and receive AFDC as part of the child's assistance unit.

(b) ~~((Any))~~ The department shall not pay state-funded general assistance to an individual or ~~((his/her))~~ the individual's spouse who waives supplementary payments for oneself or ~~((his/her))~~ the individual's ineligible spouse ~~((shall not receive state-funded general assistance))~~ in lieu of the supplementary payments.

(c) The ineligible spouse supplement shall not be paid for a parent receiving or who will receive AFDC with their children.

(3) ~~((Any))~~ An individual ~~((who has))~~ having waived supplementary payments may revoke ~~((such))~~ the waiver at ~~((anytime))~~ any time by ~~((making a written request))~~ requesting, in writing, to ~~((the Social Security office))~~ SSA.

(4) A "grandfathered" recipient shall retain~~(s such))~~ grandfathered status as long as ~~((he))~~ the recipient continues ~~((to meet))~~ meeting the eligibility requirements for OAA, AB, and DA in effect for the state programs ~~((prior to))~~ before January 1, 1974.

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

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-040 STATE SUPPLEMENTARY PAYMENTS—AMOUNT. (1) The amounts of state supplementary payments shall be as specified ~~((pursuant to))~~ in the department's agreement with SSA.

(2) The payment level of state supplementary payments made to an eligible individual~~(s))~~ and couple~~(s))~~ may vary according to ~~((geographical))~~ geographic location and the following type of living arrangement.

(a) Living alone as an individual, as a couple with eligible individual and eligible spouse or essential person, or as a couple with eligible individual and ineligible spouse.

(b) Living in household of another as an individual, as a couple with eligible individual and eligible spouse or essential person, or as a couple with eligible individual and ineligible spouse.

(3) The SSA shall determine countable income~~(s))~~ of an eligible individual or eligible couple, ~~((is determined in the same manner as such income is determined under))~~ according to SSI rules. Countable income affects the amount of state supplementary payments as follows:

(a) SSA shall first deduct countable income ~~((shall first be deducted))~~ from the basic federal benefit amount payable to an eligible individual or eligible couple~~(s))~~;

(b) If countable income is equal to or less than the amount of the federal benefit rate, the full amount of the state supplementary payment as specified in the department's agreement with SSA shall be made~~(s))~~;

(c) If countable income exceeds the amount of the federal benefit rate, the state supplementary payment shall be reduced by the amount of such excess~~(s))~~; and

(d) No state supplementary payment shall be made ~~((where))~~ when countable income ~~((is))~~ equals ~~((to))~~ or exceeds the sum of the federal benefit rate and the state supplementary payment rate.

(4) A state supplementary payment shall be made on a monthly basis and shall be included in the same check as a federal benefit is payable. ~~((It))~~ The state supplementary payment shall be for the same month as the federal benefit.

(5) ~~((No))~~ An optional state supplement ~~((with))~~ shall be paid to:

(a) ~~((For any))~~ An individual or couple residing in a public institution;

(b) ~~((For any))~~ An individual or couple residing in a Title XIX facility;

(c) ~~((To))~~ Grandfathered cases ~~((which consist of))~~ consisting of an eligible individual and:

(i) ~~((An eligible individual and))~~ More than one essential person; or

(ii) An ~~((eligible individual))~~ eligible spouse and one or more essential persons.

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-045 SEPARATION OF INCOME AND RESOURCES. (1) Income and resources are considered available to meet need of both husband and wife except when spouses are separated.

~~((a))~~ (2) When determining eligibility and benefit amounts ~~((for an aged, blind, or disabled individual and a spouse who is neither aged, blind or disabled or who has not applied, separation occurs after the husband and wife have lived apart for one month.~~

~~((b))~~ When determining eligibility and benefit amounts for an aged, blind or disabled individual and an aged, blind or disabled applying spouse, separation occurs after the husband and wife have lived apart for six months, except that for determining benefit amounts when either spouse resides in a Title XIX facility throughout a calendar month, separation occurs with the first month), SSA shall consider a married couple to be separated beginning the month after the month they began living apart.

(a) If a married couple is not living together on the date of initial application or request for reinstatement following a period of ineligibility, SSA shall consider each member of the couple as an individual regardless of how recently the separation occurred.

(b) Eligibility for institutionalized couples is described under WAC 388-92-025.

~~((2))~~ (3) SSA shall consider the income and resources of a parent ~~((are considered))~~ available to meet the needs of a disabled child ~~((under age eighteen))~~ seventeen years of age or younger and ~~((any))~~ a disabled student ~~((s under age twenty-one))~~ twenty years of age or younger only when the:

(a) ~~((The))~~ Child lives in the same household as the parent; and

(b) ~~((The))~~ Amount of the parent's income available to the disabled child has first been reduced by all allowable earned or unearned income disregards and allocated to meet the needs, as established by SSA, of all ineligible family members residing in the same household.

~~((3))~~ (4) SSA shall not consider the income and resources of a parent ~~((are not considered))~~ available to meet the needs of a disabled

student (~~(who is age)~~) twenty-one through twenty-two (~~(such a person)~~) years of age. The disabled student may still be considered a "child" for other SSI purposes only.

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-048 **TERMINATION OF OPTIONAL STATE SUPPLEMENT.** The department shall terminate the optional state supplement (~~(shall be terminated)~~):

(1) Beginning the first month after the month the individual dies(-);

(2) The first month after the month (~~(in which)~~) the individual ceases to meet the categorical eligibility requirements of aged, blind, or disabled(-);

(3) When the individual ceases to reside in Washington state(-);

(4) When the individual fails to apply for and, if eligible, obtain benefits or accept vocational services as specified by SSA(-);

(5) When the individual's disability is based on alcoholism or drug addiction and (~~(he/she)~~) the recipient is not undergoing treatment required by SSA(-); or

(6) When the individual has resided throughout a calendar month in a public institution or a Title XIX facility.

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-050 **STATE SUPPLEMENTARY PAYMENTS—ADDITIONAL REQUIREMENTS UNDER SPECIFIED CIRCUMSTANCES—CHORE SERVICES.** (1) The department shall determine need and make payment for additional requirements as provided (~~(in WAC 388-29-150 through 388-29-270)~~) under chapter 388-29 WAC to the recipient(s) of state supplementary payments.

(2) A recipient(s) of SSI (~~(and/or)~~) or state supplementary payments (~~(are)~~) shall be eligible for chore services as provided (~~(m)~~) under WAC (~~(388-15-210)~~) 388-15-207 through (~~(388-15-212)~~) 388-15-217.

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-060 **STATE SUPPLEMENTARY PAYMENTS—OVERPAYMENT AND UNDERPAYMENT.** (1) Upon determination that an overpayment has (~~(been made)~~) occurred, SSA (~~(with)~~) shall make adjustments against future state supplementary payments for which the person is entitled.

(2) Recoupment procedures in effect for recovery of a recipient's SSI overpaid benefit (~~(overpayments)~~) shall also apply to the recovery of state supplementary overpaid amounts. The department shall not compensate an SSI (~~(beneficiaries)~~) beneficiary for reductions of (~~(their)~~) the beneficiary's income caused by (~~(such)~~) recoupment procedures.

(3) (~~(Upon determination that)~~) On determining an underpayment of state supplementary payments is due and payable, SSA shall pay the underpaid amount (~~(shall be paid)~~) to the underpaid claimant (~~(by SSA)~~).

(4) If the underpaid person dies before receiving the underpaid amount of state supplementary payment, SSA shall pay the underpaid amount (~~(shall be paid by SSA)~~) to the claimant's eligible spouse. If the deceased claimant has no eligible spouse, no payment of the underpaid amount (~~(shall be)~~) is made.

AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-070 **MANDATORY STATE SUPPLEMENTARY PAYMENTS—DETERMINING AMOUNT.** (1) For an individual(s) receiving OAA, AB₂ or DA during December 1973, the amount of a state supplementary payment shall be:

(a) (~~(The)~~) Amount by which (~~(such)~~) an individual or couple's December 1973 income exceeds the amount of SSI benefit, plus other income used in computing assistance payable for (~~(such)~~) the month(-); or

(b) (~~(The)~~) Optional supplemental payment (~~(as determined by)~~) the department determines if (~~(such)~~) the payment is a greater amount.

(2) "December 1973 income" means an amount equal to the sum of:

(a) Money payments an individual would have received as a recipient of OAA, AB₂ or DA according to rules (~~(in effect)~~) effective for June 1973 relating to eligibility for and amount of such payments(-); and

(b) The amount of the income of such individual other than public assistance money payments received by such individual in December 1973 after applying all appropriate income exclusions.

(3) A reduction shall be made for income not properly reported which would have resulted in a reduction of public assistance.

AMENDATORY SECTION (Amending Order 910, filed 3/1/74)

WAC 388-59-080 **MANDATORY STATE SUPPLEMENTARY PAYMENTS—REDUCTION.** (1) (~~(If for any month after December 1973 there is a change with respect to any special need or special circumstance which, if such change had existed in December 1973, would have caused a reduction in the amount of individual's OAA, AB or DA payment, then for such month and for each month thereafter, the amount of the mandatory state supplement payable to such individual shall be reduced as provided by rules in effect for OAA, AB or DA for the month of June 1973)~~) After December 1973, SSA may reduce an individual's mandatory state supplement amount if a special need or circumstance change occurred after December 1973 which would cause a reduction in benefits, as described under WAC 388-59-070. The SSA's reduction of the individual's mandatory supplement shall take place for the month in question and each month thereafter.

(2) (~~(A)~~) SSA shall not adjust an individual's mandatory state supplementary payment (~~(shall not be adjusted)~~) to a higher amount than that computed as payable for January 1974.

AMENDATORY SECTION (Amending Order 1379, filed 3/22/79)

WAC 388-59-090 **MANDATORY STATE SUPPLEMENTARY PAYMENTS—TERMINATION OF ELIGIBILITY.** An individual eligible for mandatory state supplementary payments beginning (~~(m)~~) January 1974 shall not be eligible for (~~(such)~~) payments(-);

(1) Beginning (~~(with)~~) the month after the month in which (~~(such)~~) the individual dies(-); or

(2) The first month after the month in which SSA determines (~~(such)~~) the individual ceases (~~(to meet)~~) meeting the definition of aged, blind, or disabled under which (~~(he)~~) the individual received assistance for December 1973(-); except (~~(that)~~):

(~~(a)~~) (a) No individual shall be entitled to receive a mandatory supplementary payment for (~~(any)~~) a month in which (~~(such)~~) the individual was ineligible to receive SSI because such individual:

(~~(a)~~) (i) Throughout (~~(such)~~) the month is an inmate of a public institution(-); or

(~~(b)~~) (ii) Fails within (~~(30)~~) thirty days to take (~~(a)~~) appropriate steps to apply for and, if eligible, obtain benefits as specified by SSA(-); or

(~~(c)~~) (iii) Is eligible solely (~~(by reason)~~) because of disability and medically determined (~~(to be)~~) a drug addict or an alcoholic unless (~~(such)~~) the individual is undergoing treatment as required by SSA(-); or

(~~(d)~~) (iv) For (~~(any)~~) a month during (~~(all of)~~) which (~~(such)~~) the individual is outside the United States(-); or

(~~(e)~~) (v) Is (~~(under 65)~~) sixty-four years of age or younger and (~~(refuses)~~) refusing without good cause to accept vocational services for which (~~(he)~~) the individual is referred by SSA.

(~~(a)~~) (b) The first month after the month in which the individual ceases (~~(to reside)~~) residing in Washington state.

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

WSR 90-21-147
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)
[Filed October 24, 1990, 3:57 p.m.]

Original Notice.

Title of Rule: Amending WAC 388-28-392 Community, separate, and jointly owned property—Time loss compensation—Lien.

Purpose: To allow office of financial recovery (OFR) to recover time loss payments issued to a dependent child. Other changes are editorial to clarify WAC.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: To allow OFR to recuperate time loss benefits from a dependent child on aid to families with dependent children (AFDC).

Reasons Supporting Proposal: This rule amendment is necessary to clarify time loss payments to dependent children on AFDC can be recuperated by OFR.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Dana Beck, Income Assistance, 753-4908.

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

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 11, 1990.

October 24, 1990

Rosemary Carr

Acting Director

Administrative Services

dependents)) (a) The department shall consider any common children to be part of the injured worker's assistance unit.

((iii) If an) (b) The department shall budget any income received by the injured worker or ((one of his or her)) dependents ((receives other income which is budgeted)) against the ((public)) separate assistance grant((-the claim for subrogation will be made as if that other income were budgeted against continuing assistance for)) of the injured worker and ((his or her)) the injured worker's dependents ((in the household)).

((b) When the period of duplicated benefits from public assistance and time-loss compensation terminates, or if continuing assistance is paid to supplement time-loss compensation to bring the injured worker's income up to the grant payment standard, DSHS shall make no further claim under this lien against the time-loss compensation.

(c) In computing the amounts of claims for subrogation, DSHS shall compute the payments for time loss and public assistance paid for less than a full month on the actual number of days paid.

(3) A copy of the) (4) The department shall file a statement of lien and notice to withhold and deliver ((time-loss compensation to DSHS shall be mailed to a recipient no later than the next business day after such statement has been sent to)) with the department of labor and industries or the self-insurer.

((4) DSHS shall advise an applicant or recipient of the provisions of this section when it is known such individual may be eligible for time-loss compensation from labor and industries or the self-insurer)) The department shall mail a copy of the notice to the client no later than the first following working day.

(5) ((Any person feeling himself or herself aggrieved by the action of DSHS in impounding his or her time-loss compensation shall have the)) The department shall advise a client of the provision in WAC 388-28-392 when the client may be eligible for time-loss compensation.

(6) The department shall advise a client of the client's right to a fair hearing as provided in chapter 388-08 WAC.

WSR 90-21-148

PROPOSED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed October 24, 1990, 3:58 p.m.]

Original Notice.

Title of Rule: New WAC 388-92-034; and amending WAC 388-95-335, Availability of income.

Purpose: To implement changes required by ninth district court order, *Cervantez vs. Sullivan*, include instruction from program operations manual system.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: Per court order, garnishments may no longer be included as unearned income for SSI claimants. Electronically transferred benefits and advance dated checks are counted as income in the month of normal receipt.

Reasons Supporting Proposal: This rule is necessary to comply with court order and provide field instructions.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Tim Roth, Medical Assistance, 753-7463.

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

Rule is necessary because of federal court decision, United States District Court, Eastern District of California No. CIV. S-89-529.

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

AMENDATORY SECTION (Amending Order 2280, filed 9/4/85)

WAC 388-28-392 COMMUNITY, SEPARATE, AND JOINTLY OWNED PROPERTY—TIME-LOSS COMPENSATION—LIEN. (1) The department of social and health services ~~((DSHS is authorized to))~~ shall file a lien ~~((upon the))~~ to recover time-loss compensation payable to a ~~((recipient of))~~ public assistance~~(:~~

Provisions of this section do not apply to persons when the person's eligibility for) client, unless the client's time-loss benefits ((is) are based upon an injury or illness occurring ((prior to)) before July 1, 1972.

(2) By accepting public assistance, ((a recipient is deemed to have subrogated)) adult and minor clients subrogate to ((DSHS his or her)) the department the clients' right to recover time-loss compensation. ((DSHS shall compute the department's claim for subrogation up to one hundred percent of the lesser amount of either the public assistance or time-loss compensation paid, for the periods when both public assistance and time-loss are paid to the injured worker)) For concurrent periods when public assistance and time-loss are paid, the department shall recover the lesser of either the:

(a) Public assistance paid; or

(b) Time-loss compensation.

((a)) (3) When ((the public)) an assistance unit ((is composed)) consists of ((several adults not married to each other, and the adults' dependents in an assistance unit, the claims for subrogation will be made as if the injured worker and his or her dependents were on a separate assistance grant)) unmarried parents, the department shall recover time-loss benefits as though the injured worker and the injured worker's dependents comprise a separate assistance unit.

((f) If the unmarried adults on a public assistance grant have a common child, that child will be counted as one of the injured worker's

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 5, 1990.

October 24, 1990

Rosemary Carr

Acting Director

Administrative Services

NEW SECTION

WAC 388-92-034 AVAILABILITY OF INCOME. (1) The department shall consider client checks received in advance of the month the checks are normally received as income in the month of normal receipt.

(2) The department shall consider electronically transferred client funds available as income in the month of normal receipt, regardless of whether the banking institution posted the funds to the client's bank account before or after the month the funds are payable. Such payments become subject to counting as a resource in the month following the month of normal receipt.

(3) The department shall exclude as unearned income the unearned income amounts withheld due to garnishment pursuant to a court, administrative, or agency order.

(4) The department shall include as earned income the earned income amounts withheld due to garnishment.

AMENDATORY SECTION (Amending Order 2898, filed 11/17/89, effective 12/18/89)

WAC 388-95-335 AVAILABILITY OF INCOME. (1) Income is defined under WAC 388-92-005 for a supplemental security income (SSI)-related applicant or recipient and under WAC 388-22-030 for an aid to families with dependent children (AFDC)-related applicant or recipient.

(2) The methodology and standards for determining and evaluating income ((is)) are defined under WAC 388-95-320 and 388-95-340.

(3) After September 30, 1989, the department shall consider the following income, less veteran's aid and attendance allowance, available to an institutionalized person when determining income eligibility unless the criteria in subsection (4) of this section is met:

(a) Income the institutionalized spouse receives in the institutionalized spouse's name;

(b) Income paid on behalf of the institutionalized spouse, but received in the name of the institutionalized spouse's representative;

(c) One-half of the income the community and institutionalized spouses receive in both names; and

(d) Income in a trust as provided by the trust.

(4) After September 30, 1989, the department shall consider the following income as available to an institutionalized person when:

(a) Both spouses are institutionalized; or

(b) The income in subsection (3) of this section, plus recurring medical costs is above the private rate of the facility; and

(c) The use of the income, in this subdivision, less veteran's aid and attendance allowance shall cause the institutionalized person's income, plus recurring ((medical)) medical costs, to be under the private rate of the facility. The department shall:

(i) Use community property law in determining ownership of income for purposes of Medicaid eligibility;

(ii) Presume all income received after marriage by either husband or wife or both to be community income;

(iii) Divide the total of the community income, received by the husband and the wife, by two with one-half of the total assigned to each person as their income; and

(iv) Consider if the community income received in the name of the nonapplicant spouse exceeds the community income received in the

name of the applicant spouse, the applicant's interest in that excess ((is)) shall be unavailable to the applicant.

(5) The department shall consider income the community spouse receives in the community spouse's name as not available to the institutionalized spouse.

(6) An agreement between spouses transferring or assigning rights to future income from one spouse to the other is invalid in determining eligibility for medical assistance or the limited casualty program for the medically needy.

(7) The department recognizes income produced by transferred or assigned resources as the separate income of the transferee.

(8) If an institutionalized spouse establishes the unavailability of income by a preponderance of evidence through a fair hearing, subsection (3) of this section shall not apply.

(9) See WAC 388-92-035 for treatment of advance dated checks, electronically transferred funds and garnished income.

WSR 90-21-149

PROPOSED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Filed October 24, 1990, 3:59 p.m.]

Original Notice.

Title of Rule: Chapter 388-77 WAC, Family independence program.

Purpose: To implement the second phase of the FIP management plan.

Statutory Authority for Adoption: RCW 74.21.070.

Statute Being Implemented: RCW 74.21.070.

Summary: The amendatory language abandons FIP enhancements which are the least critical to the preservation of FIP culture. In their place the department is proposing a return to AFDC policy. With the exception of the changes to loans and the earned income credit, affected enrollees will be adversely impacted by the changes through stricter requirements, reduced grants or, in some cases, total ineligibility. The provisions under consideration were originally adopted by the FIP executive committee with the expectation that such enhancements were affordable - because of the overall savings which would be realized in the program as greater numbers of enrollees achieved self-sufficiency. These expected savings have fallen short of the levels originally anticipated. The specific changes are: WAC 388-77-010 is amended to eliminate the definition of "incapacity." With the change, incapacity, as it applies for the family independence program (FIP), will be the same as for the aid to families with dependent children (AFDC) program; WAC 388-77-230 is repealed to eliminate the FIP incapacity determination process. With the change, incapacity for FIP will be determined using AFDC incapacity policy and procedures; WAC 388-77-320 is modified to change the treatment of the cash surrender value of life insurance, burial plots and prepaid funeral agreements. Specifically: The cash surrender value of life insurance will be considered against the resource ceiling. Currently the surrender value is exempt; one burial plot per applicant/enrollee will be exempt. Currently burial plots are exempt; and prepaid funeral agreements for use of the applicant or enrollee will be exempt. Currently prepaid funeral agreements are exempt; WAC 388-77-

500 is amended to implement the 185 percent gross income test for FIP applicants and enrollees. Currently the 185 percent test is not used in FIP; WAC 388-77-515 is amended to remove the earned income credit. This change is editorial in nature as the earned income credit is currently exempted for both FIP and AFDC under chapter 388-28 WAC; treat loans according to AFDC rules. AFDC rules are being changed and will be more liberal than in FIP. This change is being made to extend the new and more liberal AFDC loan policy to FIP; and count income-in-kind. Currently income-in-kind is exempt; WAC 388-77-520 is amended to limit the 10 percent earnings deduction to earnings that are reported by the eighteenth day of the process month, unless good cause exists for late reporting. Currently the 10 percent deduction is allowed even when income is reported late; WAC 388-77-530 is repealed. With the repealer, lump sums will be counted as income in the month of receipt and a period of ineligibility will be established by dividing the AFDC need standard into the lump sum amount. Currently lump sums are treated as income in the month of receipt and as a resource thereafter with no period of ineligibility; WAC 388-77-555 is amended to terminate assistance for enrollees involved in earned income reporting if earnings and hours worked are not reported by the end of the process month. Households reporting after the end of the process month will have their assistance prorated from the date eligibility is reestablished. Currently assistance is reinstated to the start of the payment month if income and hours worked are reported by the end of the payment month; and disallow AFDC income disregard in the hold harmless calculation if earnings are reported after the eighteenth of the process month without good cause. Currently the AFDC disregards are allowed in the FIP hold harmless calculation even when income is reported late; WAC 388-77-600 is amended to exclude the allowance of the child care deduction in the hold harmless calculation if income is reported after the eighteenth of the process month. Currently the child care deduction can be allowed even if income is reported late; WAC 388-77-610 is amended to withhold incentives for earnings reported after the eighteenth day of the process month without good cause. Incentives are currently allowed for income that is reported late; and withhold incentives when the qualifying income is exempt or disregarded. Incentives are currently allowed in such situations; and WAC 388-77-615 is amended to preclude the payment of grants of less than \$10. Currently the department pays FIP grants of \$1 or more.

Reasons Supporting Proposal: This rule amendment is necessary to reduce expenditures, control caseload growth and to preserve the family independence program.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Jay Emry, Income Assistance, 753-4371.

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

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.; DSHS Training Center, Lanes Building, 2809 26th Avenue South, Room 134, Seattle, on November 28, 1990, at 1:00 p.m.; and at the Holiday Inn, East 110 4th Avenue, Glacier Room, Spokane, on November 29, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington, 98504, by November 29, 1990.

Date of Intended Adoption: November 30, 1990.

October 24, 1990

Rosemary Carr

Acting Director

Administrative Services

AMENDATORY SECTION (Amending Order 2630, filed 6/1/88)

WAC 388-77-010 DEFINITION. Unless the context clearly requires otherwise, the definitions in WAC 388-77-010 apply throughout chapter 388-77 WAC. When using the definition for child, parent, stepparent, etc., this can stand for either singular or plural. Other definitions applicable to FIP are contained in chapters 388-22 and 388-49 WAC.

(1) "Assessment" means both a FIP orientation and an evaluation of the enrollee's readiness to pursue employment, education, or training and other services available to help the enrollee to achieve self-sufficiency. Normally, the orientation and the evaluation will each take one appointment.

(2) "Benchmark standard" means the basic monthly level of cash benefits, established according to family size, which equals the state's payment standard under the aid to families with dependent children program, plus food cash assistance as determined in WAC 388-77-820.

(3) "Dependent" means spouse, minor children or stepchildren, full-time students eighteen years of age and under nineteen years of age who are reasonably expected to complete a program of secondary school, or the equivalent level of vocational or technical training, before the end of the month in which nineteen years of age is reached.

(4) "Enrollee" means the head of household and/or family member of a family eligible to receive FIP cash assistance or other services under the family independence program.

(5) "Transitional benefits" means noncash benefits the enrollee is eligible to receive after eligibility for cash assistance no longer exists because of increased earnings.

(6) "Family independence program" means a demonstration project which remains within the AFDC system under Title IV of the federal Social Security Act and the Food Stamp Act.

(7) "Family independence program services" includes job readiness programs, job development, employment, work programs, training, education, family planning services, development of mentor programs, income and medical support, parenting education, child care, and training in family responsibility and family management skills, including appropriate financial counseling and training on management of finances and use of credit.

(8) "FIP cash assistance" means the IV-A payment for the grant, additional requirements, and incentive and/or the cash equivalent for food stamps.

(9) "FIP noncash benefits" means benefits, such as medical or child care.

(10) "Full-time employment" means working one hundred fifty or more hours per month.

(11) "Half-time employment" means working seventy-five or more hours, but less than one hundred fifty hours, per month.

(12) ("~~Incapacity~~" for FIP means the existence of a physiological, emotional, and/or mental impairment, defect, illness, or loss which is supported by competent medical testimony and is of such a debilitating

~~nature as to reduce substantially or eliminate the person's ability to support or care for his or her child or children:~~

~~((+3))~~ "Incentive benefit payments" means those additional benefits payable to enrollees due to their participation in education, training, work programs, or employment.

~~((+4))~~ (13) "Job" means a regularly performed lawful activity which generates a cash benefit for the enrollee.

~~((+5))~~ (14) "Overpayment" means FIP cash assistance including food assistance, and/or medical benefits, received by the FIP assistance unit in excess of the amount for which the unit was eligible. An overpayment includes:

(a) "Intentional overpayment" means an overpayment resulting from a willful or knowing intent of the enrollee to receive or retain benefits to which the enrollee is not entitled;

(b) "Unintentional overpayment" means an overpayment that is not attributed to the applicant's/enrollee's willful intent to defraud the department.

~~((+6))~~ (15) "Qualifying parent" means the parent in a two-parent household who earned the greater amount of income in the twenty-four-month period immediately preceding the month in which the application for FIP assistance is filed.

~~((+7))~~ (16) "Self-sufficiency plan" means a written agreement between the employment security department or the department and the enrollee that may include activities specifically undertaken for self-support, and other items outlined in the employability plan or social services plan.

~~((+8))~~ (17) "Subsidized employment" means employment for which FIP has provided the employer the financial resources, in whole or in part, to compensate an enrollee for the performance of work.

AMENDATORY SECTION (Amending Order 2630, filed 6/1/88)

WAC 388-77-320 RESOURCES—EXEMPT. In addition to those exempted under aid to families with dependent children in WAC 388-28-005 through 388-28-474 and 388-28-575, the department shall exempt ~~((the following resources for FIP Title IV-A assistance:~~

~~(1) The cash surrender value of life insurance;~~
~~(2) The cash surrender value of burial plots and prepaid funeral agreements;~~

~~(3))~~ nonexempt real property as long as the enrollee is making a good faith effort to sell the property.

AMENDATORY SECTION (Amending Order 2683, filed 8/30/88)

WAC 388-77-500 INCOME—DETERMINATION OF NEED.
 (1) An applicant is not eligible for FIP cash assistance if nonexempt gross monthly income less disregards, as specified in AFDC, exceeds the payment standard and authorized additional requirements for AFDC in effect at the time of application:

(a) The department shall ~~((not))~~ apply the one hundred eighty-five percent gross income test in WAC 388-28-484(7) to the income of FIP applicants; and

(b) For the purpose of subsection (1) of this section, an applicant shall not have been a recipient of AFDC or an enrollee of FIP for ninety days prior to application.

(2) For FIP enrollees, the AFDC ~~((one hundred eighty-five percent gross income test and the AFDC))~~ payment standard test shall not apply.

(3) Unless the household qualifies for a hold-harmless payment, an enrollee shall not be eligible for IV-A FIP cash assistance if nonexempt monthly income less disregards exceeds the totals of:

(a) The payment standard for AFDC for the appropriate household size;

(b) Applicable incentives; and

(c) Authorized additional requirements.

(4) An enrollee shall not be eligible for FIP cash assistance when nonexempt income less deductions exceeds the benchmark plus applicable incentives and authorized additional requirements unless the household qualifies for a hold-harmless payment. For the purpose of subsection (4) of this section, the food assistance amount used in the benchmark shall be calculated at eighty percent of the thrifty food plan.

(5) The department shall determine the exempt or nonexempt status of all income.

AMENDATORY SECTION (Amending Order 2984, filed 5/31/90, effective 7/1/90)

WAC 388-77-515 INCOME—EXEMPT. In addition to income exempted under the AFDC program in chapter 388-28 WAC, the department shall exempt the following income from FIP:

(1) Higher education benefits;

(2) ~~((Earned income tax credit (EIC);~~

~~(3))~~ The earnings of a child under eighteen years of age;

~~((+4))~~ (3) Retroactive FIP benefits;

~~((+5))~~ (4) Income tax refunds; and

~~((+6))~~ Loans, if there is a written agreement to repay;

~~(7) Income in-kind; and~~

~~(8))~~ (5) Gifts as follows:

(a) Small nonrecurring gifts, not to exceed thirty dollars per recipient in any quarter;

(b) Gifts to cover the costs of tuition, books, or fees; or

(c) Gifts to cover medical expenses for procedures used to eliminate barriers to employment.

AMENDATORY SECTION (Amending Order 2630, filed 6/1/88)

WAC 388-77-520 INCOME—DEDUCTIONS. (1) In computing income for FIP Title IV-A assistance, the only deduction the department shall allow is ten percent from gross earned income.

(2) The department shall not allow the ten percent earned income deduction if earnings are reported after the eighteenth of the process month without good cause.

AMENDATORY SECTION (Amending Order 2630, filed 6/1/88)

WAC 388-77-555 EARNED INCOME REPORTING. (1) The department shall send employed enrollees a form to report their gross earnings and hours worked. This section shall not apply to an employed child.

(2) Approved applicants who are employed shall begin to report their earnings and hours worked the month following the month of opening.

(3) Newly employed enrollees shall report earnings and hours worked in writing beginning the month following the month the department becomes aware of the earnings.

(4) The department shall:

(a) Issue advance and adequate notice of ~~((suspension and))~~ termination to an enrollee who fails to submit a written report and verify earned income and hours worked by the tenth of the process month;

(b) ~~((Suspend))~~ Terminate FIP cash assistance if an enrollee fails to submit a written report and verify earned income and hours worked by the end of the process month;

(c) ~~((Terminate FIP assistance if an enrollee fails to submit a written report and verify earned income and hours worked by the end of the payment month. Assistance shall be terminated effective the end of the payment month; however, cash assistance shall not be provided for the payment month; and~~

(d) Reinstate assistance to the start of the payment month, suspend or terminate FIP assistance as appropriate when earned income and hours worked are reported and necessary verification is provided by the end of the payment month, and give advance and adequate notice of the action taken)) Disallow AFDC income disregards in the hold-harmless calculation if income is reported after the eighteenth of the process month without good cause.

(5) Earned income reporting shall apply to both the Title IV-A and food assistance portions of FIP in place of mandatory monthly reporting.

AMENDATORY SECTION (Amending Order 2683, filed 8/30/88)

WAC 388-77-600 STANDARDS OF ASSISTANCE—HOLD HARMLESS. (1) The department shall ensure no applicant or enrollee of FIP receives less financial assistance than he or she would otherwise have been entitled to receive as a sum of the AFDC and food stamp programs under the rules in effect January 1, 1988, and as adjusted to reflect all increases in:

(a) The federal food stamp allotment and deductions; and

(b) The Washington state payment standard for AFDC.

(2) The department shall compare the amount the household would have received under the AFDC program (excluding the allowance for the child care) with the FIP IV-A payment. If the AFDC payment amount is greater, the department shall issue a supplement to bring the

FIP IV-A payment up to the amount the household would have received on AFDC.

(3) Notwithstanding subsection (2) of this section, the department shall allow the AFDC child care deduction in the hold-harmless computation for the month of conversion to FIP and the month following if such deduction may be allowed for AFDC.

AMENDATORY SECTION (Amending Order 2757, filed 1/13/89)

WAC 388-77-610 STANDARDS OF ASSISTANCE—INCENTIVE STANDARDS. (1) The department shall provide enrollees who are teen parents in high school or enrollees who are employed with incentive benefits as follows:

(a) Five percent of the benchmark standard for pregnant or parenting teenage parents under twenty-two years of age who stay in:

- (i) High school and progress toward graduation; and
- (ii) Participate, when available, in parenting education approved by the office of the superintendent of public instruction or the department.

(b) Fifteen percent of the benchmark standard for enrollees working half time;

(c) Thirty-five percent of the benchmark standard for enrollees working full-time.

(2) As described under subsection (1) of this section, the department shall not provide employment incentives for:

- (a) Earnings reported after the eighteenth day of the process month unless good cause exists for late reporting; or
- (b) Income that is exempt or disregarded.

(3) The department shall provide other FIP enrollees participating in education or training programs approved by ESD or the department with incentive benefits equaling five percent of the benchmark standard.

~~((3))~~ (4) The department shall allow self-employed enrollees with an approved self-employment plan fifteen percent or thirty-five percent of the benchmark standard based on:

(a) The enrollee's declaration of hours worked for six consecutive months starting with the first month the enrollee is entitled to an incentive for self-employment; and

(b) Thereafter, the hours worked as computed by dividing the enrollee's gross income by the federal minimum wage.

~~((4))~~ (5) An enrollee's participation in job search skills development or job search activities shall not qualify the enrollee for an incentive under WAC 388-77-610.

~~((5))~~ (6) The department shall not allow more than one incentive per assistance unit. The department shall allow the incentive at the highest level for which the assistance unit qualifies.

~~((6))~~ (7) The department shall round incentive payments down to the nearest dollar.

~~((7))~~ (8) The department shall provide incentives for employment to correspond with the budgeting of income. Incentives for training shall be provided using prospective budgeting.

~~((8))~~ (9) For the purposes of the incentive computation, the department shall calculate the food assistance amount used in the benchmark at eighty percent of the thrifty food plan. The department shall round the product of the calculation of the eighty percent of the thrifty food plan down to the nearest dollar.

AMENDATORY SECTION (Amending Order 2630, filed 6/1/88)

WAC 388-77-615 STANDARDS OF ASSISTANCE—PAYMENT AMOUNTS. (1) To determine FIP Title IV-A cash assistance, the department shall deduct nonexempt income, less disregards, from the sum of the applicable AFDC payment standard, the incentive, and authorized additional requirements(~~(:~~

~~(a) The department shall not pay grants less than one dollar; and~~
~~(b)). The department shall round the amount to be issued down to the nearest dollar.~~

(2) Payment amounts for enrollees, not in their own home, shall be as in WAC 388-29-125 through 388-29-280.

REPEALER

The following sections of the Washington Administrative Code are repealed:

388-77-230 FAMILY INDEPENDENCE PROGRAM—IN-CAPACITY CRITERIA.

388-77-530 INCOME—NONRECURRING LUMP SUM PAYMENTS.

WSR 90-21-150
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Public Assistance)

[Filed October 24, 1990, 4:00 p.m.]

Original Notice.

Title of Rule: New chapter 388-155 WAC, Minimum licensing requirements for family child day care homes.

Purpose: Chapter 388-155 WAC supersedes those portions of chapter 388-73 WAC pertaining to child day care homes. The purpose of the new chapter is to codify recommendations formulated by a department-convened licensing task force, whose mission was to propose new regulations contributing toward enhancing the quality of child care practices and services, and increasing the availability of child care resources without compromising the safety or well-being of children in care.

Statutory Authority for Adoption: RCW 74.15.030.

Statute Being Implemented: RCW 74.15.030.

Summary: The new family child day care home minimum licensing requirements contain regulations framed in active voice, structured in a logical, easy-to-read format. Where practical, they contain performance-based language and focus on outcomes, thus offering caregivers flexibility in attaining rule adherence. This chapter includes fewer prescriptive rules than its predecessor. It excludes many previous regulations that were confusing, contradictory, or needlessly restrictive. It includes expanded sections on program (WAC 388-155-100) and development and training (WAC 388-155-200) and contains new licensee-child interaction (WAC 388-155-120) and program atmosphere sections (WAC 388-155-380) to emphasize the importance of these areas consistent with current practice standards. This chapter also contains new sections on program records (WAC 388-155-460), posting requirement (WAC 388-155-500), and prohibited substances (WAC 388-155-430).

Reasons Supporting Proposal: This chapter is necessary to reorganize regulations into an orderly framework; present regulations in understandable, performance-based language; remove contradictory and unrealistic or unnecessary rules from the code; allow providers a range of options to achieve compliance, where feasible; emphasize the importance of programmatic, staff-child interactions, and training elements; and update the code through inclusion of current early childhood education practice standards.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Pat Dickason, Children and Family Services, 586-0684.

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

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: OB-2 Auditorium, 12th and Franklin, Olympia, Washington, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Troyce Warner, Chief, Office of Issuances, Department of Social and Health Services, Mailstop OB-33H, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 5, 1990.

October 24, 1990

Rosemary Carr

Acting Director

Administrative Services

Chapter 388-155 WAC
MINIMUM LICENSING REQUIREMENTS FOR FAMILY
CHILD DAY CARE HOMES

NEW SECTION

WAC 388-155-005 LICENSING. Authority. The following rules are adopted under chapter 74.15 Revised Code of Washington (RCW).

NEW SECTION

WAC 388-155-010 DEFINITIONS. As used and defined under this chapter:

- (1) "Assistant" means a child care giver or child care givers employed by the licensee to supervise a child served at the home.
- (2) "Capacity" means the maximum number of children the licensee is authorized to have on the premises at a given time.
- (3) "Child abuse or neglect" means the injury, sexual abuse, sexual exploitation, or negligent treatment or maltreatment of a child by a person under circumstances indicating the child's health, welfare, and safety is harmed.
- (4) "Department" means the state department of social and health services.
- (5) "Department of health" means the state department of health.
- (6) "Family child care home" means a facility in the family residence of the licensee providing regularly scheduled care for twelve or fewer children, within a birth through eleven-years-of-age range exclusively, for periods less than twenty-four hours.
- (7) "Family child day care home" means the same as "family child care home".
- (8) "Home" means the same as "family child care home."
- (9) "License" means a permit issued by the department authorizing by law the licensee to operate a family child care home and certifying the licensee meets minimum requirements under licensure.
- (10) "Licensee" means the person, organization, or legal entity responsible for operating the home.
- (11) "Premises" means the buildings where the home is located and the adjoining grounds over which the licensee has control.
- (12) "Provider" means the same as "licensee".
- (13) "Under two years of age" means a child twenty-three months of age or younger.

NEW SECTION

WAC 388-155-020 SCOPE OF LICENSING. (1) The person operating a family child care home shall be subject to licensing by authority under chapter 74.15 RCW, unless exempted by RCW 74.15.020(4).

(2) The person operating a family child care home and qualifying for exemption from requirements of this chapter under RCW 74.15.020(4) shall not be subject to licensure. The person claiming an exemption shall provide the department proof of entitlement to the exemption on the department's request.

(3) The department shall not license the home legally exempt from licensing. However, at the applicant's request, the department shall investigate and may certify the home as meeting licensing and other pertinent requirements. In such cases, the department's requirements and procedures for licensure shall apply equally to certification.

NEW SECTION

WAC 388-155-040 LOCAL ORDINANCES AND CODES. The department shall issue or deny a license on the basis of the applicant's compliance with minimum licensing and procedural requirements. Local officials shall be responsible for enforcing city ordinances and county codes, such as zoning and building regulations.

NEW SECTION

WAC 388-155-050 WAIVERS. (1) In an individual case, the department, for good cause, may waive a specific requirement and may approve an alternate method of achieving the specific requirement's intent if the:

(a) Licensee or applicant submits to the department a written waiver request fully explaining the circumstances necessitating the waiver; and

(b) Department determines waiver approval will not jeopardize the safety or welfare of the child in care or detract from the quality of services the licensee delivers.

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

(3) The department may limit or restrict a license issued in conjunction with a waiver.

(4) The licensee shall maintain on the premises a copy of the written waiver approval.

(5) The department's denial of a waiver request shall not be subject to appeal under chapter 34.05 RCW.

NEW SECTION

WAC 388-155-060 DUAL LICENSURE. The department may either:

(1) Issue a family child care home license to the applicant having a foster home license or other license involving full-time care; or

(2) Permit simultaneous care for the child and adolescent or adult on the same premises if the applicant or licensee:

(a) Demonstrates evidence that care of one client category will not interfere with the quality of care provided to another category of clients;

(b) Maintains the most stringent maximum capacity limitation for the client categories concerned;

(c) Requests and obtains a waiver permitting dual licensure; and

(d) Requests and obtains a waiver to subsection (2)(b) of this section, if applicable.

NEW SECTION

WAC 388-155-070 APPLICATION AND REAPPLICATION FOR LICENSURE—ORIENTATION, TRAINING AND INVESTIGATION. (1) The person, organization, or legal entity applying for a license or relicensure under this chapter and responsible for operating the home shall:

(a) Attend orientation and training programs provided, arranged, or approved by the department;

(b) Comply with application procedures the department prescribes; and

(c) Submit to the department:

(i) A completed department-supplied application for family child care home license, including required attachments, ninety or more days before the:

(A) Beginning of licensed care;

(B) Expiration of a current license;

(C) Relocation of a home; or

(D) Change of licensed capacity category.

(ii) A completed criminal history and background inquiry form for each applicant, assistant, volunteer, or member of the household having unsupervised or regular access to the child in care; and

(iii) The licensing fee.

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

(a) A department-supplied employment and education resume of the applicant and assistant including a transcript or its equivalent documenting early childhood education class completion, where appropriate; and

(b) Three references for the applicant.

(3) The applicant for a license under this chapter shall be eighteen years of age or older.

(4) The department may, at any time, require additional information from the applicant, licensee, assistant, volunteer, member of their household and other person having access to the child in care as the department deems necessary, including, but not limited to:

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

(5) The department may perform investigations of the applicant, licensee, assistant, volunteer, member of their household, and other person having access to the child in care as the department deems necessary, including accessing criminal histories and law enforcement files.

(6) The applicant shall conform to rules and regulations adopted by the:

(a) Department of health, promoting the health of the child in care, contained in this chapter; and

(b) State fire marshal's office, establishing standards for fire prevention and protection of life and property from fire, contained in this chapter and other pertinent fire safety regulations adopted by the state fire marshal's office.

NEW SECTION

WAC 388-155-080 ISSUANCE OF LICENSE. (1) The department shall issue the applicant or licensee a license for a specific number of children dependent on the:

- (a) Department's evaluation of the home's premises and physical accommodations;
- (b) Number and skills of the licensee, assistant, and volunteers; and
- (c) Ages and characteristics of the children served.

(2) The department:

- (a) May issue the applicant or licensee a license to care for fewer children than the home's maximum capacity; and
- (b) Shall not issue the applicant or licensee a license for the care of more children than permitted under this chapter.

NEW SECTION

WAC 388-155-090 LICENSE DENIAL, SUSPENSION, OR REVOCATION. (1) Before granting a license and as a condition for continuance of a license, the department shall consider the ability of the applicant and licensee to meet the requirements of this chapter. If more than one person is the applicant or licensee, the department shall consider the persons' qualifications separately and jointly, and may deny, suspend, revoke, or not renew the license based on the failure of one of the persons to meet the requirements.

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

- (a) Is a perpetrator of child abuse, or has been convicted of a crime involving child abuse or physical harm to another person, or allows such a person on the premises;
- (b) Commits or was convicted of a felony reasonably related to the competency of the person to meet the requirements of this chapter;
- (c) Engages in illegal use of a drug or excessive use of alcohol;
- (d) Commits, permits, aids, or abets the commission of an illegal act on the premises;
- (e) Commits, permits, aids, or abets the abuse, neglect, exploitation, or cruel or indifferent care to a child in care;
- (f) Refuses to permit an authorized representative of the department, state fire marshal, or department of health to inspect the premises; or
- (g) Refuses to permit an authorized representative of the department or the department of health access to records related to operation of the home or to interview an assistant or a child in care;

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

- (a) Seeks to obtain or retain a license by fraudulent means or misrepresentation, including, but not limited to:
 - (i) Making a materially false statement on the application; or
 - (ii) Omitting material information on the application.
- (b) Provides insufficient staff in relation to the number, ages, or characteristics of children in care;
- (c) Allows a person unqualified by training, experience or temperament to care for or be in contact with a child in care;

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

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

(ii) Permitting on the premises a child of an age different from the ages for which the home is licensed.

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

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

(g) Misappropriates property of a child in care;

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

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

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

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

(5) The department's notice of a denial, revocation, suspension, or modification of a license and the applicant's or licensee's right to a hearing, shall be governed under RCW 43.20A.205.

NEW SECTION

WAC 388-155-100 ACTIVITIES AND ROUTINES. (1) The provider shall offer activities and routines designed to meet the developmental, cultural, and individual needs of the child served. The provider shall ensure the activities and routines contain a range of learning experiences for the child to:

- (a) Gain self-esteem, self-awareness, self-control, and decision-making abilities;
- (b) Develop socially, emotionally, intellectually, and physically;
- (c) Learn about nutrition, health, and personal safety; and
- (d) Experiment, create, and explore.

(2) The provider shall implement a schedule of daily activities, establishing familiar routines and contributing to learning experiences, with allowances for a variety of special events.

(3) The provider shall ensure the home's activities offer variety and options, including a balance between:

- (a) Child-initiated and provider-initiated activities;
- (b) Free play and organized events;
- (c) Individual and group activities; and
- (d) Quiet and active experiences.

(4) The provider shall ensure the home's daily routine affords the child opportunities for small and large muscle activities and outdoor play.

(5) The child may remain in care only ten hours or less per day except as necessitated by the parent's working hours and travel time from and to the home.

NEW SECTION

WAC 388-155-110 LEARNING AND PLAY MATERIALS. The provider shall furnish the child a variety of easily accessible, developmentally appropriate learning and play materials of sufficient quantity to implement the home's daily activities. The provider shall ensure material is culturally relevant and promotes:

- (1) Social development;
- (2) Intellectual ability;
- (3) Language development and communication;
- (4) Self-help skills;
- (5) Sensory stimulation;
- (6) Large and small muscle development; and
- (7) Creative expression.

NEW SECTION

WAC 388-155-120 PROVIDER-CHILD INTERACTIONS. (1) The provider shall furnish the child a nurturing, respectful, supportive, and responsive environment through frequent interactions with the child:

- (a) Supporting the child in developing an understanding of self and others by assisting the child to share ideas, experiences, and feelings;
 - (b) Providing age-appropriate opportunities for intellectual growth and development of the child's social and language skills, including encouraging the child to ask questions;
 - (c) Helping the child solve problems;
 - (d) Fostering creativity and independence in routine activities, including showing tolerance for mistakes; and
 - (e) Treating equally children in care regardless of race, religion, and handicapping condition.
- (2) The provider shall:
- (a) Furnish the child a pleasant and educational environment at meal and snack times; and
 - (b) Provide good models for nutrition habits and social behavior by:
 - (i) Eating with children, when feasible; and
 - (ii) Encouraging conversation among children.
- (3) The provider shall ensure the child is supervised by continuous visual or auditory contact.

NEW SECTION

WAC 388-155-130 BEHAVIOR MANAGEMENT AND DISCIPLINE. (1) The licensee shall guide the child's behavior based on an understanding of the individual child's needs and stage of development. The licensee shall promote the child's developmentally appropriate social behavior, self-control, and respect for the rights of others.

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

(3) The licensee shall be responsible for implementing the behavior management and discipline practices of the home. The child in care shall not determine or administer behavior management or discipline.

(4) The licensee shall prohibit and prevent:

(a) Corporal punishment by any person on the premises, including hitting, biting, jerking, shaking, spanking, slapping, striking, or kicking the child, or other means of inflicting physical pain or causing bodily harm;

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

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

(d) The withholding of food as a punishment.

(5) In emergency situations, the licensee competent to use restraint methods may use limited physical restraint when:

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

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

(c) Protecting property from serious damage.

(6) The licensee shall document any incident involving the use of physical restraint.

NEW SECTION

WAC 388-55-140 REST PERIODS. (1) The provider shall offer a supervised rest period to the child:

(a) Five years of age and under remaining in care more than six hours; or

(b) Showing a need for rest.

(2) The provider shall plan quiet activities for the child not needing rest.

(3) The provider shall allow the child twenty-nine months of age and under to follow an individual sleep schedule.

NEW SECTION

WAC 388-155-150 EVENING AND NIGHTTIME CARE. (1) For the home offering child care during evening and nighttime hours, the licensee shall adapt the activities, routines, and equipment to meet the physical and emotional needs of the child away from home at night.

(2) The licensee shall maintain the same capacity requirements in effect during daytime care. At all times, including sleeping hours, the child shall be within continuous visual or auditory range of the licensee or assistant.

(3) The licensee shall arrange child grouping so the sleeping child remains asleep during the arrival or departure of another child.

NEW SECTION

WAC 388-55-160 OFF-SITE TRIPS. (1) The licensee may transport or permit the off-site travel of the child to attend school, participate in field trips, or engage in other off-site activities only with written parental consent.

(2) The parent's consent may be:

(a) For a specific date and trip; or

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

NEW SECTION

WAC 388-155-165 TRANSPORTATION. When the licensee provides transportation for the child in care:

(1) The licensee shall ensure the motor vehicle is maintained in a safe operating condition;

(2) The licensee shall ensure the motor vehicle is equipped with appropriate safety devices and individual seat belts or safety seats for each child to use when the vehicle is in motion. An individual safety seat is required for the child eleven months of age and younger;

(3) The licensee shall ensure the number of passengers does not exceed the seating capacity of the motor vehicle;

(4) The licensee or driver shall carry motor vehicle liability and medical insurance. The driver shall have a current Washington driver's license, valid for the classification of motor vehicle operated;

(5) The licensee or assistant supervising the child in the motor vehicle shall have current first aid and cardiopulmonary resuscitation training; and

(6) The licensee, assistant, or driver shall not leave the child unattended in the motor vehicle.

(7) The licensee shall ensure the assistant is present in the motor vehicle when capacity guidelines require an assistant.

NEW SECTION

WAC 388-155-170 PARENT COMMUNICATION. (1) The licensee shall:

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

(b) Orient the parent to the home and activities;

(c) Advise the parent of the child's progress and issues relating to the child's care and individual practices concerning a child's special needs; and

(d) Encourage parent participation in the home's activities.

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

(a) Enrollment and admission requirements;

(b) The fee and payment plan;

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

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

(e) Permission for free access by the child's parent to all home areas used by the child;

(f) Child abuse reporting requirements;

(g) Behavior management and discipline;

(h) Nondiscrimination statement;

(i) Religious activities, if any;

(j) Transportation and field trip arrangements;

(k) Medical emergencies;

(l) Practices concerning an ill child;

(m) Medication management; and

(n) If licensed for the care of the young child;

(i) Diapering;

(ii) Toilet training; and

(iii) Feeding.

NEW SECTION

WAC 388-155-180 STAFFING—QUALIFICATIONS. (1) General qualifications. The licensee, assistant, volunteer, and other person associated with the operation of the home who has access to the child in care shall:

(a) Be of good character;

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

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

- (2) The licensee shall:
 - (a) Be eighteen years of age or older;
 - (b) Be the primary child care provider; and
 - (c) Ensure compliance with minimum licensing requirements under this chapter.
- (3) The assistant shall be:
 - (a) Fourteen years of age or older; or
 - (b) Eighteen years of age or older if assigned sole responsibility for the child in care; and
 - (c) Competent to exercise appropriate judgements.

NEW SECTION

WAC 388-155-190 CAPACITY. (1) The department shall determine the maximum capacity of the family child care home based on the:

- (a) Licensee's experience and training;
 - (b) Assistant's qualifications;
 - (c) Number, ages, and characteristics of the children cared for;
 - (d) Number and ages of the licensee's own children and other children residing in the home eleven years of age and under;
 - (e) Usable indoor and outdoor space; and
 - (f) Supply of toys and equipment.
- (2) The department may license the family child care home according to the following table:

NUMBER OF PROVIDERS REQUIRED	AGE RANGE IN YEARS	MAXIMUM NUMBER OF CHILDREN	
		UNDER TWO YEARS OF AGE	MAXIMUM NUMBER OF CHILDREN
(a) Licensee	Birth - 11	2	6
(b) Licensee with one year experience	2 - 11	None	8
(c) Licensee with one year experience	5 - 11	None	10
(d) Licensee with one year experience plus assistant	Birth - 11	4	9
(e) Licensee with two years' experience and one early childhood education (ECE) class	3 - 11	None	10
(f) Licensee with two years' experience and one ECE class plus assistant	Birth - 11	4	12

So that the:

- (a) Unassisted licensee may provide care for a maximum of six children, birth through eleven years of age, with two or fewer children under two years of age; or
- (b) Unassisted licensee with one year of experience operating a licensed family child care home or the equivalent experience may provide care for a maximum of eight children, two years through eleven years of age; or
- (c) Unassisted licensee with one year of experience operating a licensed family child care home or the equivalent experience may provide care for a maximum of ten children, five years through eleven years of age; or
- (d) Licensee with one year of experience as a licensed family child care home provider or the equivalent experience and an assistant may provide care for seven through nine children, birth through eleven years of age, with four or fewer children under two years of age; or
- (e) Unassisted licensee with two years of experience operating a licensed family child care home or the equivalent experience and one class in ECE, or the equivalent education, may provide care for a maximum of ten children, three years through eleven years of age; or
- (f) Licensee with two years of experience operating a licensed family child care home or the equivalent experience, one class in ECE or the equivalent education, and a qualified assistant may provide care for a

maximum of twelve children, birth through eleven years of age, with four or fewer children under two years of age.

- (3) The licensee shall ensure an assistant is on the premises when:
 - (a) Three or more children under two years of age are in care;
 - (b) Seven or more children are in care and any child in care is under two years of age; or
 - (c) More than ten children are in care.
- (4) The department's determination of capacity shall include all children eleven years of age or under on the premises.
- (5) The licensee shall ensure the assistant is eighteen years of age or older when the assistant is solely responsible for the child in care.

NEW SECTION

WAC 388-155-200 DEVELOPMENT AND TRAINING. (1) The licensee shall have an orientation system making the new employee and volunteer aware of policies and practices. The licensee shall provide the new employee or volunteer an orientation including, but not limited to:

- (a) Minimum licensing rules required under this chapter;
- (b) Goals and philosophy of the home;
- (c) Daily activities and routines;
- (d) Child guidance and behavior management methods;
- (e) Child abuse and neglect prevention, detection, and reporting policies and procedures;
- (f) Special health and developmental needs of the individual child;
- (g) The health care plan;
- (h) Fire prevention and safety procedures; and
- (i) Personnel policies, when applicable.

- (2) The licensee shall:
 - (a) Obtain basic, standard first aid, and cardiopulmonary resuscitation (CPR) training, approved by the department of health. CPR training shall include methods appropriate for child age groups in care; and
 - (b) Ensure that first aid and CPR training is current.

(3) The licensee shall ensure the assistant eighteen years of age or older obtains basic, standard first aid, and CPR training approved by the department of health if the assistant will be solely responsible for the child in care.

(4) The licensee and assistant shall obtain appropriate education and training on the prevention and transmission of human immunodeficiency virus/acquired immunodeficiency syndrome (HIV/AIDS).

(5) The licensee shall encourage the assistant to participate in training opportunities to promote ongoing education and enhance practice skills.

(6) The licensee shall conduct periodic meetings for planning and coordination purposes when applicable.

NEW SECTION

WAC 388-155-210 HEALTH AND NUTRITION. Health care plan. (1) The licensee shall write and implement health policies and procedures. The licensee shall make the health care plan available to:

- (a) The assistant, new employee or volunteer for training and use; and
 - (b) The parent of the child in care, upon request.
- (2) The licensee's health care plan shall include, but not be limited to, information about the home's general health practices concerning:
- (a) Injury prevention;
 - (b) Treatment of illnesses;
 - (c) Medication management;
 - (d) Cleaning and disinfecting;
 - (e) First aid, including medical emergencies;
 - (f) Communicable disease prevention, management, and reporting;
 - (g) Handwashing practices;
 - (h) Food and food services; and
 - (i) Care of the young child, where applicable.

NEW SECTION

WAC 388-155-220 HEALTH SUPERVISION AND INFECTIOUS DISEASE PREVENTION. (1) Child. The licensee shall encourage the parent to arrange a physical examination for the child who has not had regular health care or a physical examination within one year before enrollment.

(2) The licensee shall encourage the parent to obtain health care for the child when necessary. The licensee shall not be responsible for providing or paying for the child's health care.

(3) Before or on the child's first day of attendance, the parent shall present a certificate of immunization status form prescribed by the department of health proving the child's full immunization for:

- (a) Diphtheria;
- (b) Tetanus;
- (c) Pertussis (whooping cough);
- (d) Poliomyelitis;
- (e) Measles (rubeola);
- (f) Rubella (German measles);
- (g) Mumps; and
- (h) Other diseases prescribed by the department of health.

(4) The licensee may accept the child without all required immunizations on a conditional basis if immunizations are:

- (a) Initiated before or on enrollment; and
- (b) Completed as rapidly as medically possible.

(5) The licensee may exempt the immunization requirement for the child if the parent or guardian:

- (a) Signs a statement expressing a religious, philosophical, or personal objection; or
- (b) Furnishes a physician's statement of a valid medical reason for the exemption.

(6) Procedures. The licensee shall daily observe the child for signs of illness. The licensee shall care for or discharge home the ill child based on the home's policies concerning an ill child.

(a) When the child has a severe illness or is injured, tired, or upset, the licensee shall separate the child from other children and attend the child continuously until:

- (i) The licensee secures appropriate health care for the child; or
- (ii) The licensee makes an arrangement to return the child to the parent; or
- (iii) The child is able to rejoin the group.

(b) The licensee shall provide a quiet, separate care room or area allowing the child requiring separate care an opportunity to rest.

(c) The licensee shall sanitize equipment used by the child, if the licensee suspects the child has a communicable disease.

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

(7) The licensee shall wash, or assist the child to wash hands according to the home's handwashing procedures.

(8) The licensee shall clean and disinfect toys, equipment, furnishings, and facilities according to the home's cleaning and disinfecting policies.

(9) The licensee shall have appropriate extra clothing available for the child who wets or soils clothes.

(10) The licensee shall ensure the child does not share personal hygiene or grooming items.

(11) Each licensee, assistant, volunteer, and adult member of the household having regular contact with the child in care shall have a tuberculin (TB) skin test, by the Mantoux method, upon employment or initial licensure, unless against medical advice.

(a) The person whose TB skin test is positive (ten millimeters or more induration) shall have a chest x-ray within thirty days following the skin test.

(b) The licensee shall not require the person to obtain routine periodic TB retesting or x-ray (biennial or otherwise) after entry testing unless directed to obtain retesting by the person's health care provider or the local health department.

(12) The licensee shall not permit the person with a reportable communicable disease to be on duty in the home or have contact with the child in care unless approved by a health care provider.

(13) The licensee and assistant shall wash hands according to the home's handwashing practices.

NEW SECTION

WAC 388-155-230 MEDICATION MANAGEMENT. (1) The home may have a policy of not giving medication to the child in care.

(2) If the home's health care plan includes giving medication to the child in care, the licensee:

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

(b) Shall give prescription medications:

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

(c) Shall give the following classifications of nonprescription medications, with written parent authorization, only at the dose, duration,

and method of administration specified on the manufacturer's label for the age or weight of the child needing the medication:

- (i) Antihistamines;
- (ii) Nonaspirin fever reducers/pain relievers;
- (iii) Nonnarcotic cough suppressants;
- (iv) Decongestants;
- (v) Anti-itching ointments or lotions, intended specifically to relieve itching;

(vi) Diaper ointments and powders, intended specifically for use in the diaper area of the child; and

(vii) Sun screen.

(d) Shall give other nonprescription medication:

(i) Not included in the categories listed in subsection (2)(c) of this section; or

(ii) Taken differently than indicated on the manufacturer's label; or

(iii) Lacking labeled instructions, only when disbursement of the nonprescription medication is as required under subsection (2) (d) (i) and (ii):

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

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

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

(i) The child's first and last names;

(ii) The date the prescription was filled; or

(iii) The medication's expiration date; and

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

(f) Shall keep medication, refrigerated or nonrefrigerated, in an orderly fashion, inaccessible to the child;

(g) Shall store external medication in a compartment separate from internal medication;

(h) Shall keep a record of medication disbursed;

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

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

(i) Child is physically and mentally capable of properly taking medication without assistance;

(ii) Licensee includes in the child's file a parental or physician's written statement of the child's capacity to take medication without assistance; and

(iii) Licensee ensures the child's medications and other medical supplies are stored so the medications and medical supplies are inaccessible to another child in care.

NEW SECTION

WAC 388-155-240 NUTRITION. (1) The licensee shall provide food meeting the nutritional needs of the child in care, taking into consideration the:

- (a) Number of children in care;
- (b) Child's age and developmental level;
- (c) Child's cultural background;
- (d) Child's handicapping condition; and
- (e) Hours of care on the premises.

(2) The licensee shall provide only pasteurized milk or a pasteurized milk product.

(3) The licensee shall provide only whole milk to the child twenty-three months of age or under except with the written permission of the child's parent.

(4) The licensee may serve the child twenty-four months of age or older powdered Grade A milk mixed in the home provided the licensee completes the dry milk mixture, service, and storage in a safe and sanitary manner.

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

(6) The licensee shall use the following meal pattern to provide food to the child in care in age-appropriate servings:

(a) Providing the child in care for ten or less hours:

(i) Two or more snacks and one meal; or

(ii) Two meals and one snack.

(b) Providing the child in care for ten or more hours:

(i) Two or more meals and two snacks; or

(ii) One meal and three snacks;

- (c) Providing the child arriving after school a snack;
- (d) Providing the child with food at not less than two-hour intervals, and not more than three and one-half hours apart; and
- (e) Allowing the occasional serving of party foods not meeting nutritional requirements.

(7) The licensee shall provide the child in care food which complies with the meal pattern of the United States Department of Agriculture Child and Adult Care Food Program, with the addition of:

- (a) A minimum of one serving of Vitamin C fruit, vegetable, or juice, provided daily; and
- (b) Servings of food high in Vitamin A, provided three or more times weekly.

(8) The licensee shall provide:

- (a) Dinner to the child in evening care when the child did not receive dinner at home before arriving;
- (b) A bedtime snack to the child in nighttime care; and
- (c) Breakfast to the child in nighttime care if the child remains at the home after the child's usual breakfast time.

(9) The licensee shall monitor foods brought from the child's home for consumption by the child, all children, or a group of children in care ensuring safe storage and nutritional adequacy.

(10) For the home permitting sack lunches, the licensee shall have available food supplies to supplement food deficient in meeting nutrition requirements brought from the child's home and to nourish the child arriving without food.

NEW SECTION

WAC 388-155-250 KITCHEN AND FOOD SERVICE. (1) The licensee shall provide equipment for the proper storage, preparation, and service of food.

(2) The licensee shall make potentially hazardous appliances and sharp or pointed utensils inaccessible to the child when the child is not under direct supervision.

(3) The child may participate in food preparation as an educational activity.

(4) The licensee shall install and maintain kitchen equipment and clean re-usable utensils in a safe and sanitary manner by:

- (a) Washing and sanitizing reusable utensils in a dishwasher or through use of a manual dishwashing procedure; and
- (b) Using only single-use or clean cloths, used solely for wiping food service, preparation, and eating surfaces.

NEW SECTION

WAC 388-155-260 DRINKING AND EATING EQUIPMENT. (1) The licensee shall provide the child individual drinking cups, glasses, or disposable single-use cups.

(2) The licensee shall provide the child durable eating utensils appropriate in size and shape for the child in care.

NEW SECTION

WAC 388-155-270 CARE OF YOUNG CHILDREN. (1) Diapering and toileting. The licensee shall ensure:

- (a) The diaper-changing area is:
 - (i) Separate from food preparation areas; and
 - (ii) Easily accessible to a handwashing sink;
 - (iii) Sanitized between use for different children; or
 - (iv) Protected by a disposable covering discarded after each use.
- (b) The diaper-changing area is impervious to moisture and washable.

(2) The licensee shall:

- (a) Use reusable diapers, a commercial diaper service, or disposable diapers;
- (b) Place soiled diapers without rinsing into a separate, cleanable, covered container provided with a waterproof liner before transporting to a laundry, parent, or acceptable disposal;
- (c) Remove soiled diapers from the home daily or more often unless the licensee uses a commercial diaper service;
- (d) Use disposable towels or clean, reusable towels laundered between use for different children for cleaning the child; and
- (e) Wash hands after diapering the child or helping the child with toileting.

(3) The licensee shall:

- (a) Consult with the child's parent regarding initiating toilet training;

(b) Locate potty chairs on washable, impervious surfaces when in use; and

(c) Sanitize toilet training equipment after each use.

(4) Feeding. The licensee and the infant's parent shall agree on a schedule for feedings:

(a) The licensee or parent may provide the child's bottle feeding in the following manner:

- (i) A filled bottle brought from home;
- (ii) Whole milk or formula in ready-to-feed strength; or
- (iii) Formula requiring no preparation other than dilution with water, mixed on the premises.

(b) The licensee shall prepare the child's bottle and nipple in a sanitary manner in an area separate from the diapering area.

(c) The licensee shall sanitize the child's bottle and nipple between uses.

(d) The licensee shall label the bottle with the child's name and date prepared, if more than one bottle-fed child is in care.

(e) The licensee shall refrigerate a filled bottle if the child does not consume the contents immediately and discard the bottle's contents if the child does not consume the contents within twelve hours.

(f) To ensure safety and promote nurturing, the licensee and assistant shall:

- (i) Hold in a semi-sitting position for feeding the child unable to sit in a high chair, unless such is against medical advice;
- (ii) Interact with the child;
- (iii) Not prop a bottle;
- (iv) Not give a bottle to the reclining child; and
- (v) Take the bottle from the child when the child finishes feeding.

(g) The licensee shall provide semi-solid food for the child, upon consultation with the parent, as recommended by the child's health care provider.

(5) Sleeping equipment. The licensee shall furnish the child a single-level crib, infant bed, bassinet, or play pen for napping until such time the parent and licensee agree the child can safely use a mat, cot, or other approved sleep equipment.

(6) The licensee shall ensure the young child has a sturdy crib, infant bed, bassinet, or play pen:

(a) Made of wood, metal, or plastic with secure latching devices; and

(b) Constructed with two and three-eighths inches or less space between vertical slats when the crib is used for a child six months of age or younger; and

(c) Additionally supplied with crib bumpers or another effective method preventing the child's body from slipping between the slats.

(7) The licensee shall ensure the child's crib mattress, infant bed, bassinet, or play pen mattress is:

- (a) Snug fitting, preventing the infant from being caught between the mattress and crib side rails; and
- (b) Waterproof and easily sanitized.

(8) Activities and equipment. The licensee shall provide the young child a daily opportunity for:

- (a) Large and small muscle development;
- (b) Crawling and exploring;
- (c) Sensory stimulation;
- (d) Social interaction;
- (e) Development of communication; and
- (f) Learning self-help skills.

(9) The licensee shall provide the young child safe, noningestible, suitable toys and equipment for the child's mental and physical development.

NEW SECTION

WAC 388-155-280 SAFETY AND ENVIRONMENT. (1) General safety, maintenance, and site. The licensee shall operate the home on an environmentally safe site.

(2) The licensee shall maintain the indoor and outdoor premises in a safe and sanitary condition, free of hazards, and in good repair. The licensee shall ensure furniture and equipment are safe, stable, durable, and free of sharp, loose, or pointed parts.

(3) The licensee shall:

- (a) Install handrails or safety devices at child height adjacent to steps, stairways, and ramps;
- (b) Maintain a flashlight or other emergency lighting device in working condition;
- (c) Ensure there is no flaking or deteriorating lead-based paint on interior and exterior surfaces, equipment, and toys accessible to the child;

- (d) Finish rough or untreated wood surfaces; and
- (e) Maintain one or more telephones in working order.
- (4) The licensee shall supply bathrooms and other rooms subject to moisture with washable, moisture-impervious flooring or routinely cleaned floor covering.
- (5) The licensee shall equip child-accessible electrical outlets with nonremovable safety devices or covers preventing electrical injury.
- (6) The licensee shall ensure staff can gain rapid access in an emergency to a bathroom or other room occupied by the child.
- (7) The licensee shall keep the premises free from rodents, fleas, cockroaches, and other insects and pests.
- (8) The licensee shall use an appropriate method for drawing clean mop water and disposing waste water.
- (9) The licensee shall ensure a firearm or another weapon is kept in locked storage accessible only to an authorized person.
- (10) The licensee shall ensure a person with current first aid and infant-child CPR training is on the premises at all times.
- (11) The licensee shall store and make inaccessible to the child cleaning supplies, toxic substances, paint, poisons, aerosol containers, and items bearing warning labels.
- (12) The licensee shall label a container filled from a stock supply to identify contents.

NEW SECTION

WAC 388-155-285 FIRE SAFETY. (1) Equipment. The licensee shall provide and maintain a smoke detector in good working condition. The licensee shall:

- (a) Change the batteries of a battery-powered smoke detector every twelve months or as indicated;
- (b) Maintain on the premises at least one extra battery of the type and size specified for the battery-powered smoke detector; and
- (c) Test the battery-powered smoke detector monthly or in the manner specified by the manufacturer.
- (2) The licensee shall install a smoke detector in:
 - (a) All areas of the facility used for sleeping or napping by the child; and
 - (b) Each story of the facility, and in the basement, if applicable.
- (3) The licensee shall provide and maintain a fire extinguisher in good working order which is a 2A-rated, five pound or larger, all purpose (A.B.C.) type.
- (4) The licensee shall provide a way to sound a fire alarm which is used only for that purpose.
- (5) Exits. The licensee shall ensure each floor used for child care has a minimum of two remote exits.
- (6) The licensee shall ensure each exit opens easily, without using keys or any special knowledge or effort.
- (7) The licensee shall ensure each room used for sleeping or napping has two exits, including:
 - (a) A door leading to an exit way; or
 - (b) A door leading directly to the exterior of the building; or
 - (c) An operable window used for emergency rescue with a minimum:
 - (i) Net clear openable area of 5.7 square feet;
 - (ii) Window height of twenty-four inches; and
 - (iii) Window width of twenty inches.

The window sill shall be forty-four inches or less above the floor or the licensee shall use a department-approved measure to reach the window sill.

- (8) The licensee shall ensure a basement used for child care has two exits:
 - (a) An exit stairway from the basement opening directly to the building exterior without entering the first floor; or
 - (b) One of the two required exits discharges directly to the building exterior from the basement, and a self-closing door is installed at the top or bottom of the interior stairs leading to the floor above; or
 - (c) One operable window or door, approved for emergency escape or rescue, opening directly to the exterior of the building; or
 - (d) A 13-D residential dwelling sprinkler system is provided through the entire building.
- (9) The licensee shall ensure spaces above the second floor are not used for child care except for the supervised use of toilet facilities.
- (10) The licensee shall ensure each area used by the child in care has access to one or more direct exits.
- (11) Prevention. The licensee shall ensure the following fire prevention guidelines are met:
 - (a) Bathroom door locks can be opened from the outside in case of emergency;

- (b) Closet doors can be opened easily from the inside;
- (c) Stoves or heaters do not block escape routes;
- (d) Flammable or combustible material is stored safely, away from exits, and in areas inaccessible to the child in care;
- (e) Combustible rubbish is not allowed to accumulate;
- (f) Fireplaces, wood-burning stoves, fireplace inserts, heaters, and other similar products are installed properly, used safely, barricaded where appropriate, and the child in care does not have unsupervised access to such items;
- (g) Space is not used for child care that is accessible only by ladder, folding stairs, or a trap door;
- (h) All electrical circuits, devices, and appliances are properly maintained and not overloaded;
- (i) Extension cords are not used in place of permanent wiring;
- (j) Furnace rooms are enclosed, protected, or isolated from the child in care, and are maintained free of lint, grease, and accumulations of rubbish; and
- (k) Rooms or spaces used for commercial-type activities are separated from the child care area by a one hour or more fire resistive construction.
- (12) The department shall consult with the local fire protection authority if questions arise concerning fire hazards. The licensee shall comply with required corrective measures as determined by the local fire prevention authority.
- (13) The licensee shall ensure the house number or name is easily visible to the local fire prevention authority.
- (14) Emergency procedures. The licensee shall develop a written fire evacuation plan and procedures, including:
 - (a) What to do when a fire is discovered;
 - (b) How to sound a fire alarm;
 - (c) Actions to take before the fire department arrives; and
 - (d) How to evacuate and how to account for the child in care.
- (15) The licensee shall train assistants and volunteers on the fire evacuation plan.
- (16) The licensee shall conduct a monthly fire evacuation drill for the child in care.

NEW SECTION

WAC 388-155-290 WATER SUPPLY, SEWAGE, AND LIQUID WASTES. (1) The licensee shall obtain approval of a private water supply by the local health authority or department.

- (2) The licensee shall ensure sewage and liquid wastes are discharged into:
 - (a) A public sewer system; or
 - (b) An independent sewage system approved by the local health authority or department.

NEW SECTION

WAC 388-155-295 WATER SAFETY. (1) The licensee shall maintain the following water safety precautions when the child uses an on-premises swimming pool or wading pool. The licensee shall ensure:

- (a) The on-premises pool is inaccessible to the child when not in use; and
- (b) During the child's use of a wading pool or swimming pool, an adult with current CPR training supervises the child at all times.
- (2) The licensee shall ensure a certified lifeguard is present during the child's use of an off-premises swimming pool.
- (3) The licensee shall daily empty and clean a portable wading pool, when in use.
- (4) The licensee shall not permit the child to use or access a heated tub, spa, whirlpool, tank, or similar equipment.

NEW SECTION

WAC 388-155-310 FIRST AID SUPPLIES. (1) The licensee shall maintain first aid supplies on the premises conforming with the home's first aid policies and procedures.

- (2) The home's first aid supplies shall include unexpired syrup of ip-eacac which may be administered only on the advice of a physician or poison control center.

NEW SECTION

WAC 388-155-320 OUTDOOR PLAY AREA. (1) The licensee shall provide a safe and securely-fenced or department-approved, enclosed outdoor play area:

- (a) Adjoining directly the indoor premises; or

- (b) Reachable by a safe route and method; and
 - (c) Promoting the child's active play, physical development, and coordination; and
 - (d) Protecting the play area from unsupervised exit by the child; and
 - (e) Preventing child access to roadways and other dangers.
- (2) The licensee shall ensure the home's activity schedule affords the child sufficient daily time to participate actively in outdoor play.
- (3) The licensee shall provide a variety of age appropriate play equipment for climbing, pulling, pushing, riding, and balancing activities. The licensee shall arrange, design, construct, and maintain equipment and ground cover to prevent the child's injury. The licensee's quantity of outdoor play equipment shall offer the child a range of outdoor play options.

NEW SECTION

WAC 388-155-330 INDOOR PLAY AREA. (1) The home's indoor premises shall contain adequate space for child play and sufficient space to house developmentally appropriate activities for the number and age range of children served. The licensee shall provide a minimum of thirty-five square feet of usable floor space per child, exclusive of a bathroom, hallway, and closet.

- (2) The licensee may use and consider the napping area as child care space if mats and cots are removed when not in use. The licensee may consider the kitchen usable space if:
- (a) Appliances and utensils do not create a safety hazard;
 - (b) Toxic or harmful substances are not accessible to the child;
 - (c) Food preparation and storage sanitation is maintained; and
 - (d) The space is used safely and appropriately as a child care activity area.
- (3) The licensee may use a room for multiple purposes such as playing, dining, napping, and learning activities, provided:
- (a) The room is of sufficient size; and
 - (b) The room's use for one purpose does not interfere with use of the room for another purpose.

NEW SECTION

WAC 388-155-340 TOILETS, HANDWASHING SINKS, AND BATHING FACILITIES. (1) The licensee shall provide a minimum of one indoor flush-type toilet and one adjacent handwash sink.

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

- (3) The licensee shall provide toileting privacy for the child of opposite sex six years of age and older and for other children demonstrating a need for privacy.
- (4) The licensee shall provide toilets and handwashing sinks of appropriate height and size for the child in care or furnish safe, easily cleanable platforms impervious to moisture so the child can reach the toilet and handwashing sink.
- (5) The licensee shall ensure a room used for toileting is ventilated.
- (6) When a home serves the child not toilet-trained, the licensee shall provide developmentally appropriate equipment for the toileting and toilet training of the young child. The licensee shall sanitize the equipment after each child's use.
- (7) The licensee shall provide the child with soap and individual cloth or paper towels for washing and drying the child's hand and face.
- (8) If the home is equipped with a bathing facility, the licensee shall:
- (a) Ensure the young child is supervised while using the bathing facility; and
 - (b) Equip the bathing facility with a conveniently located grab bar or other safety device such as a nonskid pad; or
 - (c) Make the bathing facility inaccessible to the child.

NEW SECTION

WAC 388-155-350 LAUNDRY. (1) The licensee shall maintain access to laundry washing and drying facilities, which may include using on-premises or off-site equipment.

(2) When washing and drying occurs on-site, the licensee shall locate equipment in an area inaccessible to the child, or make the equipment inaccessible to the child.

(3) The licensee shall use an effective method through temperature or chemical measures for adequately sanitizing the child's laundry

contaminated with urine, feces, lice, scabies, or other infectious material.

- (4) The licensee shall store the child's soiled laundry separately from clean laundry.

NEW SECTION

WAC 388-155-360 NAP AND SLEEP EQUIPMENT. (1) The licensee shall provide a clean, separate, firm mat, cot, bed, mattress, play pen, or crib for each child five years of age and under remaining in care for six or more hours and for the child requiring a nap or rest period.

- (2) The licensee shall ensure the child's mat is of sufficient length, width, and thickness to provide adequate comfort for the child to nap. The licensee may use a washable sleeping bag meeting the mat requirements for the toilet-trained child.
- (3) The licensee shall ensure the child's cot is of sufficient length and width and constructed to provide adequate comfort for the child to nap. The licensee shall ensure the cot surface is of a material which can be cleaned with a detergent solution, disinfected, and allowed to air dry.
- (4) The licensee shall clean the child's nap equipment as needed and between use by different children.
- (5) The licensee shall separate the child's nap equipment when in use to facilitate child comfort and staff access.
- (6) The licensee shall ensure the child's bedding:
- (a) Consists of a clean sheet or blanket to cover the sleeping surface and a clean, suitable cover for the child;
 - (b) Is laundered weekly or more often and between use by different children; and
 - (c) Is stored separately from bedding used by another child.
- (7) The licensee shall not use the upper bunk of a double deck bed for a preschool age or younger child.

NEW SECTION

WAC 388-155-370 STORAGE. (1) The licensee shall provide accessible individual space for the child to store clothes and personal possessions.

(2) The licensee shall provide sufficient space to store equipment, supplies, records, files, cots, mats, and bedding.

NEW SECTION

WAC 388-155-380 HOME ATMOSPHERE. (1) The licensee shall provide a cheerful learning environment for the child consistent with a family home environment by placing visually stimulating decorations, pictures, or other attractive materials at appropriate heights for the child.

(2) The licensee shall maintain a safe and developmentally appropriate noise level, without inhibiting normal ranges of expression by the child, so provider and child can be clearly heard and understood in normal conversation.

(3) The licensee shall locate light fixtures and provide lighting intensities promoting good visibility and comfort for the child in care.

(4) The licensee shall maintain the temperature within the home at:

- (a) Sixty-eight degrees Fahrenheit or more during the child's waking hours; and
- (b) Sixty degrees Fahrenheit or more during the child's napping or sleeping hours.

(5) The licensee shall ventilate the home for the health and comfort of the child in care.

NEW SECTION

WAC 388-155-390 AGENCY PRACTICES. Discrimination prohibited. The licensee shall comply with federal and state regulatory and statutory requirements, defined under chapter 49.60 RCW, regarding nondiscrimination in employment practices and client services.

NEW SECTION

WAC 388-155-400 RELIGIOUS ACTIVITIES. (1) Consistent with state and federal laws, the licensee shall respect and facilitate the rights of the child in care to observe the tenets of the child's faith.

(2) The licensee shall not punish or discourage the child for exercising these rights.

(3) If the home conducts religious activities, the licensee shall maintain a written description of the home's religious policies and practices affecting the child in care.

NEW SECTION

WAC 388-155-410 SPECIAL REQUIREMENTS REGARDING AMERICAN INDIAN CHILDREN. When one or more Indian child receives care at the home, the licensee shall develop social service resources and training designed to meet the special needs of such children through coordination with tribal, Indian Health Service, Bureau of Indian Affairs social service staff, and appropriate urban Indian and Alaskan native consultants.

NEW SECTION

WAC 388-155-420 CHILD ABUSE, NEGLECT, AND EXPLOITATION. The licensee and assistant shall protect the child in care from child abuse, neglect, or exploitation as required under chapter 26.44 RCW.

NEW SECTION

WAC 388-155-430 PROHIBITED SUBSTANCES. (1) During operating hours or when the child is in care, the licensee, assistant, and volunteers on the premises or caring for the child off-site shall not be under the influence of or consume an:

- (a) Alcoholic beverage; or
 - (b) Illegal drug.
- (2) The licensee shall prohibit smoking in:
- (a) Areas where the child is receiving care; and
 - (b) A motor vehicle when the licensee or assistant transports a child.

NEW SECTION

WAC 388-155-440 LIMITATIONS TO PERSONS ON PREMISES. (1) During home operating hours or while the child is in care, only the child's parent, the licensee, an employee, the licensee's family member, a volunteer, or an authorized representative of a governmental agency shall have unsupervised or regular access to the child in care.

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

NEW SECTION

WAC 388-155-450 RECORDS, REPORTING, AND POSTING. Child records and information. The licensee shall maintain on the premises organized confidential records and information concerning each child in care. The licensee shall ensure the child's record contains, at a minimum:

- (1) Registration data:
 - (a) Name, birthdate, dates of enrollment and termination, and other identifying information; and
 - (b) Name, address, and home and business telephone number of the parent and other person to be contacted in case of emergency.
- (2) Authorizations:
 - (a) Name, address, and telephone number of the person authorized to remove from the home the child under care;
 - (b) Written parental consent for transportation provided by the home, including field trips and swimming, when the child participates in these activities. A parent-signed blanket consent form may authorize the child's off-site travel; and
 - (c) Written parental consent, or court order, for providing medical care and emergency surgery, except for such care authorized by law.
- (3) Medical and health data:
 - (a) A health history, obtained when the licensee enrolls the child for care. The history includes:
 - (i) The date of the child's last physical examination;
 - (ii) Allergies;
 - (iii) Special health problems and other pertinent health information;
 - (iv) Immunization history as required under WAC 388-155-220;
 - (v) Name, address, and telephone number of the child's health care provider or facility; and
 - (vi) Special developmental problems.
 - (b) Date and kind of illness and injury occurring on the premises, including the treatment given by the licensee; and
 - (c) Medication given indicating dosage, date, time, and name of the dispensing person.

NEW SECTION

WAC 388-155-460 HOME RECORDS. The licensee shall maintain the following documentation on the premises:

- (1) The attendance records, completed daily, including arrival and departure times;
- (2) A copy of the report sent to the licensor about the illness or injury to the child in care requiring medical treatment or hospitalization;
- (3) The twelve-month record indicating the date and time the licensee conducted the required monthly fire evacuation drills; and
- (4) The twelve-month record indicating the date the licensee tested the battery-powered smoke detector monthly.

NEW SECTION

WAC 388-155-470 PERSONNEL RECORDS. (1) Each assistant and volunteer having unsupervised or regular access to the child in care shall complete and submit to the licensee by the date of hire:

- (a) An application for employment on a department-prescribed form, or its equivalent; and
- (b) A criminal history and background inquiry form.
 - (i) The licensee shall submit this form to the department for the employee and volunteer, within seven calendar days of the assistant's or volunteer's first day of employment, permitting a criminal and background history check.
 - (ii) The department shall discuss the result of the criminal history and background inquiry information with the licensee, when applicable.

(2) The licensee, assistant, and volunteer shall have on file at the home:

- (a) An employment application, including work and education history;
- (b) Documentation of criminal history and background inquiry form submission;
- (c) A record of the tuberculin skin test results, x-ray, or an exemption to the skin test or x-ray;
- (d) Documentation of HIV/AIDS education and training; and
- (e) Documentation of current first aid and CPR training, when applicable.

NEW SECTION

WAC 388-155-480 REPORTING OF DEATH, INJURY, ILLNESS, EPIDEMIC, OR CHILD ABUSE. The licensee shall report immediately:

- (1) A death, serious injury requiring medical treatment, or illness requiring hospitalization of a child in care, by telephone and in writing, to the parent, licensor, and child's social worker, if any;
- (2) An instance when the licensee or assistant has reason to suspect the occurrence of physical, sexual, or emotional child abuse, child neglect, or child exploitation, as required under Chapter 26.44 RCW, by telephone, to child protective services or local law enforcement; or
- (3) An occurrence of food poisoning or communicable disease, as required by the state board of health, by telephone, to the local public health department.

NEW SECTION

WAC 388-155-490 REPORTING OF CIRCUMSTANTIAL CHANGES. A family child care home license is valid only for the person and address named on the license. The licensee shall promptly report to the licensor major changes in premises, activities and routines, the assistant, or members of the household affecting the home's capacity classification, delivery of safe, developmentally appropriate services, or continued eligibility for licensure. A major change includes the:

- (1) Home's address, location, or phone number;
- (2) Maximum number and age ranges of children the licensee wishes to serve as compared to current license specifications;
- (3) Number and qualifications of the home's staff that may affect competencies to implement the specified activities and routines, including the death, retirement, or incapacity of a licensee;
- (4) Name by which the home is commonly known;
- (5) Occurrence of a fire, major structural change, or damage to the premises from any cause; and
- (6) Plans for major remodeling of the home, including planned use of space not previously department-approved.

NEW SECTION

WAC 388-155-500 POSTING REQUIREMENTS. The licensee shall post the following items, clearly visible to the parents and the assistant:

- (1) The home's child care license issued under this chapter;
- (2) Evacuation plans and procedures; and
- (3) Emergency telephone numbers.

WSR 90-21-151
RULES COORDINATOR
STATE BOARD OF EDUCATION
 [Filed October 24, 1990, 4:01 p.m.]

Pursuant to RCW 34.05.310, notice is hereby given that at its regular business meeting on September 27, 1990, the State Board of Education reappointed Dr. Richard M. Wilson as the rules coordinator for the State Board of Education for the 1991 calendar year.

The office and mailing address for said rules coordinator are as follow: Dr. Richard M. Wilson, Assistant Counsel for Administrative Law Services, Office of the Superintendent of Public Instruction, Old Capitol Building, FG-11, Olympia, Washington 98504-3211.

WSR 90-21-152
PROPOSED RULES
STATE BOARD OF EDUCATION
 [Filed October 24, 1990, 4:02 p.m.]

Original Notice.

Title of Rule: WAC 180-50-115 Mandatory areas of study in the common school.

Purpose: To establish the study of environmental education as an interdisciplinary component of science, social studies and the humanities.

Other Identifying Information: A State Board of Education resolution was adopted on behalf of this issue.

Statutory Authority for Adoption: RCW 28A.305.130.

Statute Being Implemented: RCW 28A.305.130.

Summary: The resolution and rule change directs environmental education be provided at all grade levels in an interdisciplinary manner.

Reasons Supporting Proposal: Eight natural resources agency directors supported the resolution through a memorandum of understanding that environmental education is a fundamental part of maintaining a quality environment.

Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; **Implementation:** David Kennedy, Superintendent of Public Instruction, Old Capitol Building, (206) 753-6757; and **Enforcement:** Bridget Cullerton, Superintendent of Public Instruction, Old Capitol Building, (206) 586-6394.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule, designed to enable the teaching of environmental education at all grade levels in an interdisciplinary manner; the purpose, to cause educators and students to be responsive to personal and societal issues related to environmental quality; and anticipated effects, an improved capability for the school system and its students to be more positively responsive to issues of environmental quality.

Proposal Changes the Following Existing Rules: Modifies WAC 180-50-115 by deleting subsection (4)(f) which required environmental education to be offered at the high school level only, and by adding a new subsection (6) which specifies the interdisciplinary instructional requirement in grades K-12.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 23, 1990
 Dr. Monica Schmidt
 Executive Director

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-50-115 MANDATORY AREAS OF STUDY IN THE COMMON SCHOOL. (1) Pursuant to RCW 28A.230.020 all school districts shall provide instruction in reading, penmanship, spelling, mathematics, geography, English grammar, physiology, hygiene, and history of the United States.

(2) Pursuant to RCW 28A.230.030, unless instruction in a language other than English will aid the educational advancement of the student, all students shall be taught in English.

(3) Pursuant to RCW 28A.230.130, after July 1, 1986, each school district offering a high school program shall provide a course of study which includes the preparation for uniform college and university entrance requirements as published by the council of postsecondary education.

(4) In addition to the requirements in the above subsections, each such school district shall offer all required courses for a high school diploma as provided in chapter 180-51 WAC and shall provide an opportunity for high school students to take at least one course in the following areas of study:

- (a) Art;
- (b) Career education;
- (c) Computer education;
- (d) Consumer education;
- (e) Economics;
- (f) ~~((Environmental education;~~
- ~~((g)))~~ Foreign language;
- ~~(((((h))))~~ (g) Health education;
- ~~(((((i))))~~ (h) Home and family life;
- ~~(((((j))))~~ (i) Music;
- ~~(((((k))))~~ (j) Remedial education, including at least, remedial education in reading, language arts, and mathematics.

(5) Districts shall make available to all high school students enrolled therein the areas of study enumerated above either within the district or by alternative means which shall include equivalent education programs set forth in this chapter, interdistrict cooperative programs as permitted by RCW 28A.225.220, and/or the full-time or part-time release of such students to attend nonresident districts pursuant to chapter 392-137 WAC.

(6) Pursuant to RCW 28A.230.020 instruction about conservation natural resources and the environment shall be provided at all grade

levels in an interdisciplinary manner through science, the social studies, and the humanities with an emphasis on solving the problems of human adaptation to the environment.

WSR 90-21-153
PROPOSED RULES
STATE BOARD OF EDUCATION
 [Filed October 24, 1990, 4:03 p.m.]

Original Notice.

Title of Rule: WAC 180-51-030 High school credit for courses taken in grades seven or eight.

Purpose: To make it possible for students taking high school courses while enrolled in grades seven and eight to receive credit toward high school graduation.

Other Identifying Information: This activity is Part III of an act relating to student enrollment options.

Statutory Authority for Adoption: RCW 28A.230.100.

Statute Being Implemented: RCW 28A.230.090.

Summary: Allows a student, upon the request of the student and his or her parent, who takes a high school course while enrolled in grade seven or eight to receive high school credit if specified conditions are met.

Reasons Supporting Proposal: The amendment is necessary because of legislative action.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Old Capitol Building, 753-2298; Implementation: Alfred Rasp, Old Capitol Building, 753-3449; and Enforcement: Doyle Winter, Old Capitol Building, 753-1880.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This amendment adds seventh and eighth grade choice to the high school graduation requirements, and makes it possible for students in certain situations to earn high school graduation credit for high school courses taken during grades seven and eight.

Proposal Changes the Following Existing Rules: The existing rules, with the exception of Washington State History and Government, define high school or grades nine through twelve and focus on credits received during those grades.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 23, 1990
 Dr. Monica Schmidt
 Executive Director

AMENDATORY SECTION (Amending Order 7-84, filed 5/17/84)

WAC 180-51-030 ((NØ)) HIGH SCHOOL CREDIT FOR COURSES TAKEN ((PRIOR TO ADMISSION TO NINTH)) IN GRADES SEVEN OR EIGHT. ((NØ)) Pursuant to RCW 28A.230.090, any student who has completed high school ((credit may be granted for any)) courses ((taken prior to admission to the high school program as a ninth)) while in grades ((student)) seven or eight shall, upon the request of the student and his or her parent or guardian, be given high school credit which shall apply toward fulfilling high school graduation requirements if:

(1) The student takes the course with one or more students enrolled in grades nine to twelve who are receiving high school credit for the course and the student successfully completes the same course requirements and examinations as the other grade nine to twelve students; or

(2) The student successfully completes a regular grade seven or eight course or a supplemented course which has been determined by the district board of directors to be the equivalent of a course offered at a district high school and the course instructor is certificated to teach the course in grades nine to twelve.

A student in grades seven or eight who has taken a course consistent with subsection (1) or (2) of this section shall not be required to satisfy any additional requirements to receive high school credit for the course.

The provisions of this section shall also apply to any student enrolled in grades nine to twelve on or after April 11, 1990.

WSR 90-21-154
PROPOSED RULES
STATE BOARD OF EDUCATION
 [Filed October 24, 1990, 4:06 p.m.]

Original Notice.

Title of Rule: WAC 180-51-085 Physical education requirement—Excuse.

Purpose: To clarify course work to be taken to meet physical education requirement.

Other Identifying Information: Focus on health related fitness and leisure activities.

Statutory Authority for Adoption: RCW 28A.230.100.

Statute Being Implemented: RCW 28A.230.100.

Summary: The two credit physical education requirement shall be met by course work in the areas of: Personal fitness development, leisure activities, health education/life management skills, and healthful living program design.

Reasons Supporting Proposal: To meet student needs related to knowledge and skills in health related areas.

Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; Implementation: Jeff Carpenter, Superintendent of Public Instruction, Old Capitol Building, (206) 753-6752; and Enforcement: Bridget Cullerton, Superintendent of Public Instruction, Old Capitol Building, (206) 586-6394.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To provide clarification and direction for the general course work necessary to meet current graduation requirements in physical education. School districts and appropriate staff would be able to focus their efforts on

meeting the needs of today's students related to health, fitness, and leisure activities.

Proposal Changes the Following Existing Rules: Specifies course work which shall meet physical education requirement of current high school graduation requirements.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 23, 1990
Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending WSR 90-17-009, filed 8/6/90, effective 9/6/90)

WAC 180-51-085 PHYSICAL EDUCATION REQUIREMENT—EXCUSE. The two credit physical education requirement shall be met by ((physical education courses)) course work in the areas of personal fitness development, leisure activities, health education/life skills management, and healthful living program design. The content of courses shall be determined locally pursuant to WAC 180-51-025. Suggested course outlines and student outcomes shall be developed by the office of the superintendent of public instruction. Students shall be excused from physical education pursuant to RCW 28A.230.050. Such excused students shall be required to substitute equivalency credits in accordance with policies of boards of directors of districts.

WSR 90-21-155
PROPOSED RULES
STATE BOARD OF EDUCATION
[Filed October 24, 1990, 4:07 p.m.]

Original Notice.

Title of Rule: Chapter 180-55 WAC, School accreditation.

Purpose: To provide an accreditation program which enhances school improvement and effectiveness through comprehensive self-evaluation and which is validated by a visiting team of objective observers.

Other Identifying Information: Participation in the accreditation program is voluntary.

Statutory Authority for Adoption: RCW 28A.305.130(6).

Statute Being Implemented: RCW 28A.305.130(6).

Summary: Chapter 180-55 WAC, School accreditation, provides the procedures for a voluntary program of school accreditation.

Reasons Supporting Proposal: Most of the current program was adopted in 1981. Since that time the graduation requirements and other elements have changed—amendments are necessary.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Old Capitol Building, 753-2298; Implementation: Alfred Rasp, Old Capitol Building, 753-3449; and Enforcement: Doyle Winter, Old Capitol Building, 753-1880.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This chapter establishes the voluntary accreditation program. The purpose is to provide an emphasis on self-analysis and planning that leads to educational improvement in Washington schools.

Proposal Changes the Following Existing Rules: Amendments are offered that bring the rules into agreement with the high school graduation requirements and the focus on educational outcomes and student performance.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 23, 1990
Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending Order 8-84, filed 5/17/84)

WAC 180-55-010 INTENT AND PURPOSES. (1) Intent. It is the intent of the state board of education to establish accreditation procedures in which participation by schools is voluntary and by which such procedures:

(a) Enhance the quality and strengthen the effectiveness of a school's educational program.

(b) Facilitate a comprehensive self-examination of the school including but not limited to: Program planning, program balance, human and material resources, ((services and facilities)) school climate, student services, equipment and facilities, and strategies for early intervention, dropout prevention, and retrieval.

(c) Provide means whereby such self-examination may be validated by objective observers.

(d) Promote the subsequent implementation of an effective plan for ((program)) school improvement.

(e) Provide maximum flexibility to the district and the school by making available different procedures for accreditation.

(f) Provide assurance to the public that students in an accredited elementary school have available a program containing a comprehensive foundation of knowledge and learning skills.

(g) Provide assurance to the public that students in an accredited middle school or junior high school have available a program containing an expanded and reinforced foundation of knowledge and learning skills, a variety of introductory and survey courses that offer exploratory opportunities to meet emerging individual student interests, and a suitable transitional experience designed to provide a bridge from elementary to secondary instructional organization.

(h) Provide assurance to the public that students in an accredited comprehensive secondary school have available a program in which they can prepare for the requirements of higher education and/or occupational opportunities.

(i) Provide assurance to the public that students in accredited vocational skill centers have available a program which, through dual enrollment in a high school and a skill center, provides the student with instruction that leads to a high school diploma granted by the student's cooperating high school and entry level job skills.

(j) Provide assurance to the public that students in accredited vocational-technical institutes have available vocational programs which prepare students for entry level employment, to upgrade the skills and knowledge required to continue or to retrain for job change.

(2) Purposes. The provision of school accreditation procedures by the state board of education is designed to serve the following purposes:

- (a) Improve the general quality of the school's educational program (at a school).
- (b) Promote staff growth and commitment.
- (c) Promote improved community awareness of and sensitivity to the school program.
- (d) Provide a statement of accountability to the public.
- (e) Fulfill such assessment and planning requirements as may exist.

AMENDATORY SECTION (Amending Order 8-84, filed 5/17/84)

WAC 180-55-020 COMPLIANCE WITH REQUIREMENTS FOR ENTITLEMENT TO BASIC EDUCATION ALLOCATION FUNDS OR APPROVED PRIVATE SCHOOL STATUS. (1) Public schools.

(a) District compliance. Certification by the state board of education of compliance by a school district's program pursuant to provisions of "basic education allocation entitlement requirements" or receipt of waiver therefrom (WAC 180-16-191 through 180-16-225) shall be prerequisite to a public school's participation in accreditation activities and to a public school's receipt of any accreditation status from the state board of education. Such requirements hereby are included within the standards upon which accreditation is conditioned.

(b) School contribution to district compliance with requirements for entitlement to basic education allocation funds. Each public school engaged in the state board of education's accreditation (procedures must review the school's contribution to district) program shall be in compliance with such entitlement requirements (WAC 180-16-191 through 180-16-225). (Although these entitlement requirements are enforced at the district level rather than at the individual school, the intent of this review shall be to serve the following purposes:

- (i) Increase the awareness of and familiarity with such entitlement requirements by staff and community members.
- (ii) Identify those instances where district compliance is affected adversely by the school.
- (iii) Prepare rationale or proposals for corrective action in such instances.)

(c) Assessment of school compliance with supplemental program standards. Each public school engaged in the state board of education's accreditation program shall be in compliance with the supplemental program standards (WAC 180-16-240) (if unmet, do not affect basic education allocations to the district. At the school level, however, failure to comply with these standards may create an adverse impact on the instructional program. Therefore, each school engaged in the state board of education's accreditation procedures must review the school's compliance with these standards in order to serve the following purposes:

- (i) Increase the awareness of and familiarity with supplemental program standards by staff and community members.
- (ii) Identify those instances where district compliance is affected adversely by the school.
- (iii) Prepare rationale or proposals for corrective action in such instances.)

(d) Vocational-technical institutes—Additional requirement. Certification by the state board of education of compliance with the program approval provisions of chapter 180-58 WAC shall be conditional to the receipt of accreditation status by a vocational-technical institute.

(2) Private schools. Certification by the state board of education of compliance by a private school with the approval requirements of chapter 180-90 WAC shall be prerequisite to a private school's participation in the state board of education's accreditation activities and to a private school's receipt of any accreditation status from the state board of education. Such requirements hereby are included within the standards upon which accreditation is conditioned.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-025 TYPES OF ACCREDITATION—CONDITIONS—EFFECTIVE PERIODS. (1) (Self-study procedures:

(a)) Standard accreditation — seven years, shall be granted to a school after a satisfactory standards review and upon successful completion of self-study activities, adoption of a plan for program improvement based upon findings of the self-study, and validation of the self-study and the plan by an objective review process external to the school being considered for accreditation.

((b)) (2) Conditional accreditation(;) is ((limited to a)) assigned for one year ((period)) and shall be designated for a school where validation identifies minor omissions, inaccuracies or weaknesses in the accreditation procedures, the plan, or the school program, and which are not addressed in the plan. ((Should such omissions from the plan not be so addressed, or not be explained satisfactorily in terms of constraints on the district, during the one year term of this rating, the school will be reclassified downward in accreditation status.

(c)) (3) Probationary accreditation(;) is limited to a one year period(;) and shall be designated for a school where validation identifies major omissions, inaccuracies, or ((weaknesses in the accreditation procedures, the plan, or the school program, and which are either not addressed in the plan for program improvement or not explained satisfactorily in terms of constraints on the district, or, for schools where prior conditional rating has not been upgraded)) deviations from the accreditation standards or for a school which shows little or no progress toward the implementation of the recommendations contained in the self-study improvement plan or the recommendations of the validation team as reported in the implementation update. If upgraded accreditation status is not achieved by the end of the one year period, the school will be reclassified as unaccredited.

((d)) (4) Unaccredited status shall be assigned to a participating school that fails to upgrade probationary accreditation status within the prescribed time, or to a participating school that has drastic inadequacies or omissions in major required ((self-study)) components or procedures.

((2) Standards-only procedures:

(a) Standard accreditation — two years, shall be granted to a school upon submission and approval of a standards-only accreditation document. Renewal of standard accredited status through continuing use of the appraisal procedure is required biennially.

(b) Conditional accreditation, is limited to a one year period, and shall be designated for a school where validation identifies minor deviations, omissions or weaknesses in the school program in the area(s) of the accreditation standards. Such status must be improved to standard accreditation the following year or the school will be reclassified downward in accreditation status.

(c) Probationary accreditation, is limited to a one year period, and shall be designated for a school where validation identifies major omissions, inaccuracies, or weaknesses in the school program in the area(s) of the accreditation standards, or, for a school where prior conditional rating has not been upgraded. If upgraded accreditation status is not achieved by the end of the one year period, the school will be reclassified as unaccredited.

(d) Unaccredited status is assigned to a participating school that fails to upgrade probationary accreditation status within the prescribed time limits or to a participating school that has drastic inadequacies or omissions in major standards.

(3) Nonparticipating schools. Schools electing not to participate in accreditation procedures will be considered as "nonparticipating.")

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-030 ADMINISTRATION OF ACCREDITATION PROCEDURES. The following general procedures hereby are established to effect the state board of education's school accreditation program:

(1) Application. Application for school accreditation shall be made to the state superintendent of public instruction ((on or before the first day of November)) at least four months prior to the request for a visiting validation team. Such application shall be submitted jointly by the appropriate officials of the school and school district in accordance with procedures and timelines established by the state superintendent. ((The state superintendent may place yearly limits on the number of schools authorized to participate in self-study accreditation procedures described in WAC 180-55-040 through 180-55-065.)) The application shall include a description of the level at which the accreditation standards are met by the applicant school.

(2) Self-studies, reviews, examinations. The state superintendent of public instruction shall direct a program of self-studies, reviews, and examinations as specified in WAC ((180-55-040 through 180-55-065)) 180-55-050.

(3) Validations. The state superintendent of public instruction shall direct such validation activities as are necessary to implement WAC 180-55-035. The state superintendent may place yearly limits on the number of schools authorized for validation.

(4) Findings and recommendations. The state superintendent of public instruction upon determining whether the school meets statutory

and state board of education requirements for accreditation shall submit ~~((his))~~ findings and recommendations to the state board of education.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-035 VALIDATION OF ACCREDITATION ACTIVITIES. Validation of school accreditation activities shall be a necessary final step preceding the assignment of any accredited status to a school by the state board of education. Validation activities shall be conducted by persons external to the school and district concerned. Each school participating in a ~~((self-study))~~ the accreditation procedure shall nominate three or more staff members for the state validation pool. Such persons may be called upon to serve as members of visiting teams assigned to validate other schools' self-study procedures and plans for program improvement. No persons so designated shall be required to serve as a visiting team member more than twice during the ensuing two years, after which the school's foregoing obligation expires.

~~((Validation of either self-study or standards-only accreditation activities shall include a review of a public school's rationale or proposals for corrective action in instances where such a school adversely impacts a district's ability to comply with requirements for entitlement to basic education allocation funds (WAC 180-16-191 through 180-16-225) and/or supplemental program standards (WAC 180-16-240).))~~

(1) Self-study accreditation validation. Validation of ~~((one of))~~ the ~~((three types of))~~ self-study accreditation activities described in WAC 180-55-050 ~~((through 180-55-065))~~ and the subsequent plan for program improvement shall be administered by the state superintendent of public instruction and conducted by visiting teams appointed by the state superintendent. Such teams shall at least review and examine the following areas:

(a) The thoroughness and adequacy of the planning and preparation activities leading to the self-study.

(b) The levels of participation, comprehensiveness, and validity of the findings of the self-study.

(c) The feasibility and comprehensiveness of the plan for ~~((program))~~ school improvement, with particular attention given to:

(i) ~~((Fiscal practicability))~~ School climate.

(ii) The relationship between the self-study and the prioritized goals of the improvement plan.

(d) Evidence of appropriate implementation plans and activities including:

(i) Timeline.

(ii) Task and assignments; responsibilities.

(iii) Internal monitoring and evaluation procedures.

(iv) Feedback and revision procedures.

(v) Analysis of cost.

(2) Standards-~~((only accreditation validation))~~ review. Validation of the report on standards~~((only accreditation activities))~~ contained in the application process and implementation update shall be conducted by ~~((audit))~~ review committees appointed by the state superintendent of public instruction. Such committees shall utilize such means and measures as the state superintendent deems appropriate to assess school compliance with pertinent accreditation standards.

AMENDATORY SECTION (Amending Order 8-84, filed 5/17/84)

WAC 180-55-050 SELF-STUDY—COMMON GUIDELINES. ~~((Each of the three types of))~~ The state board of education's self-study accreditation procedures shall include at least the following:

(1) Personnel:

~~((a))~~ (a) A coordinator ~~((generally))~~ responsible for the self-study.

~~((b))~~ (b) A steering committee ~~((generally))~~ responsible for guiding the self-study.

~~((c))~~ (c) Planned participation from the following individuals or groups: A district-level administrator, the principal, teachers, parents, and classified employees, and students ~~((secondary only))~~ where appropriate. For a vocational skill center or a vocational-technical institute the following individuals and groups also shall be included: Program supervisors, advisory committee members (industry representatives) and vocational-technical students, if applicable.

~~((d))~~ (2) Process:

(a) The self-study shall be comprehensive in scope, with needs assessments conducted in the following areas: Instructional program, staff, services, materials and resources, ~~((and))~~ facilities, student activities, and school climate.

~~((5))~~ The product of the self-study procedure shall be a plan for program improvement which shall set priorities, identify constraints that may affect reaching the desired goals, include an implementation timeline, describe an internal monitoring process, and provide for revisions and periodic updating.)

(b) The assessment of the instructional program shall review program balance, comprehensiveness and flexibility, student learning objectives, and student achievement and progress.

(c) The survey of staff shall review staffing balance in terms of preparation, certification, experience, assignment, and teacher pupil ratio.

(d) The assessment activities shall review the extent and appropriateness of services provided to students, parents, and staff; including dropout prevention and retrieval.

(e) A required component of these procedures shall be the school climate survey, an assessment of the affective environment of the school and the impact of school climate upon the educational process and outcomes.

(f) The assessment activity shall evaluate the impact of available resources on the ability of the school to meet identified standards, priorities, and goals.

(3) Product:

The product of the self-study procedures shall be a report including:

(a) A vision statement.

(b) Goals.

(c) A detailed plan for school improvement which:

(i) Includes an implementation timeline, priorities, and assigned responsibilities.

(ii) Identifies constraints that may affect reaching desired goals.

(iii) Describes an internal monitoring process.

(iv) Provides for a revision and periodic updating.

~~((STANDARDS-ONLY ACCREDITATION))~~

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-070 STANDARDS~~((ONLY))~~—GENERAL CONDITIONS~~((TYPES))~~. The standards~~((only accreditation procedures are provided as officially acceptable alternatives to the preferred self-study procedures for establishing accredited status))~~ which form the basis for the standard review contained in the application process and the implementation update are described in WAC 180-55-075 through 180-55-135. Such standards are established for elementary school and middle school accreditation in WAC 180-55-075 through 180-55-115, and for junior high school and senior high school accreditation in WAC 180-55-075 through 180-55-100 and 180-55-120 through 180-55-135.

~~((There shall be no yearly limits on the number of schools that may participate in standards-only accreditation procedures.))~~

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-075 STANDARDS~~((ONLY))~~—ELEMENTARY AND SECONDARY—PROFESSIONAL PREPARATION OF STAFF. In applying the following standards it should be understood that the basic reference for approval is completion of state-approved programs of preparation for the several fields of teaching and school service, rather than any specified courses or any particular number of course credits. School district recommendation and documentation (justification) of preparation including other than institutional programs, when appropriate, will be required when evidence of institutional program completion is lacking.

(1) Principal. The official heads of the school (principals and vice principals) must have the appropriate credentials in accordance with regulations of the state board of education.

(2) Teacher. Teachers should be assigned to their proper grade level or subject area in accordance with their competency based on training and experience. Teachers must have the appropriate credentials in accordance with regulations of the state board of education.

(3) Learning resources specialist (library/audio-visual) and counselor. School programs of instruction and supporting professional services should be staffed by professional personnel recommended by teacher education institutions. School districts shall provide evidence that documents the fact that personnel have completed programs of preparation appropriate to the school functions to which they are assigned. When assignments are not consistent with instructional preparation, the school district shall provide information which in its judgment will justify the assignments.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-080 STANDARDS(~~(-ONLY)~~)—ELEMENTARY AND SECONDARY—GUIDANCE SERVICES. (1) Physical facilities. Physical facilities suitably equipped to provide privacy for individual counseling.

- (2) Recommended organization and program.
 - (a) A counselor's job description, plus description of administrator's relationship to guidance program.
 - (b) A functional guidance committee (secondary only).
 - (c) A testing program that includes achievement and intelligence testing.
 - (d) Adequate and up-to-date materials pertaining to educational and occupational opportunities (secondary only).
 - (e) A program of continuous identification of student developmental needs.
 - (f) Complete and permanent student records maintained with adequate adult clerical help.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-085 STANDARDS(~~(-ONLY)~~)—ELEMENTARY AND SECONDARY—SCHOOL HEALTH SERVICES. (1) Recommended physical facilities. Provide a health service area with adequate space for the following health appraisal and counseling activities:

- (a) Isolating students who are ill.
- (b) Administering vision screening tests.
- (c) Administering hearing tests.
- (d) Providing privacy for conferences with students, parents, teachers and other school personnel.
- (2) Recommended organization and program.
 - (a) Provide help to teachers in observation and referral of students whose characteristics show deviations from those of healthy children.
 - (b) Provide guidance and assistance in the identification of students with unobservable handicaps who may need special educational opportunities.
 - (c) Maintain concise and pertinent records containing information that will help to further educational opportunities and potentials of students.
 - (d) Develop procedures to help prevent and control disease, provide first aid procedures for the injured and emergency care for cases of sudden illness.
 - (e) Coordinate with the health services of professional and official health agencies in the community.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-090 STANDARDS(~~(-ONLY)~~)—ELEMENTARY AND SECONDARY—TEXTBOOK AND SUPPLEMENTARY REFERENCE MATERIALS. Each school must have textbooks and supplementary reference materials which allow for an adequate comprehensive school program consistent with criteria established by the state superintendent of public instruction.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-095 STANDARDS(~~(-ONLY)~~)—ELEMENTARY AND SECONDARY—EQUIPMENT AND MATERIALS. Each school must have equipment and materials which allow for an adequate comprehensive school program consistent with criteria established by the state superintendent of public instruction.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-100 STANDARDS(~~(-ONLY)~~)—ELEMENTARY AND SECONDARY—FACILITIES. Each school must have facilities which allow for an adequate comprehensive school program consistent with criteria established by the state superintendent of public instruction.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-105 STANDARDS(~~(-ONLY)~~)—ELEMENTARY—PROGRAM OFFERINGS. The assessment of adequacy of elementary program offerings shall be based upon the minimum requirements for entitlement to basic education allocation funds (WAC 180-16-191 through 180-16-225) as follows:

(1) Program hours. The school schedule shall meet or exceed the program hour requirements (WAC 180-16-200).

(2) Program mix and subject area coverage. The school program shall meet or exceed the program mix requirements, and all required subjects shall be included in the instructional program (WAC 180-16-200).

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-110 STANDARDS(~~(-ONLY)~~)—ELEMENTARY—NUMBER AND TIME ASSIGNMENT OF PERSONNEL. The provisions below are for the purpose of determining minimum number and time assignments of personnel.

Credit toward personnel requirements of any one of the following categories may not be claimed for personnel who are reported in other categories for the same time period.

The enrollment (E) figure to be used in determining the minimum number of required staff members shall be the latest October 1 enrollment.

Schools with fewer than 100 students refer to (6), below.

(1) Administrative staff. Minimum FTE administrative staff time assigned shall be calculated as follows:

	E
100-200 students:	200
201-500 students:	1.0
	E
501 students and over:	500

In schools having an enrollment above 500, administrative time above 1.0 FTE may be allocated to increase counseling personnel time. Such increase shall be in addition to the counseling personnel staff requirement as computed in WAC 180-55-110(2) and shall be calculated as follows:

E in excess of 500
800

(2) Counseling personnel. Minimum FTE counseling staff time assigned shall be calculated as follows:

	E
100 students and over:	800

(Do not include converted administrative time.)

Schools shall have the option of instituting other guidance programs provided that they can show such programs to be equivalent to the standard.

(3) Teachers. A full-time equivalent teacher (FTE) is one who spends 6 hours per day in instruction-related activities. Exclude self-contained special education students and staff from the following calculation for minimum FTE teaching staff time assigned:

	E
100 students and over	25

(4) Learning resource specialists. Minimum FTE learning resource (library/audio-visual) staff time assigned shall be calculated as follows:

100-150 students:	0.5
151-300 students:	E
	300
301 students and over:	1.0

Schools with district facilities for central cataloging and processing of books may deduct 15% of the required learning resource personnel time assignment.

Schools shall have the option of instituting other learning resource programs provided that they can show such programs to be equivalent to the standard.

(5) Clerical staff. Paid adult clerical staff shall be provided at the school for aid to school administrators, teachers, counseling personnel and learning resource specialists at the following hourly rates per week:

100-150 students: Regular classroom hours students are at school x 5.

151-500 students: 40 hrs/wk

$$501 \text{ students and over: } \frac{E}{500} + .2 \times 40$$

Clerical time assigned to perform services related to lunch program operation shall not be counted toward fulfillment of the time required by formula.

Schools shall have the option of instituting other clerical staff assignment programs provided that they can show such programs to be equivalent to the standard.

(6) Time assignment - schools with less than 100 students enrolled.

(a) Administrator: .5 FTE

(b) Teachers:

$$\frac{E}{25}$$

(c) Learning Resource Specialist: .2 FTE

(d) Counselor: .1 FTE

(e) Clerical Staff: .5 FTE (20 hours)

Assignment time may not be claimed for time assigned to tasks associated with district-level operations.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-115 STANDARDS((=ONLY))—ELEMENTARY—INSTRUCTIONAL AND LEARNING RESOURCES. (1) Resources.

(a) Teaching materials.

(i) Books: 2000 or 7 per student, whichever is greater.

(ii) Films: Access to 250 titles.

(iii) Filmstrips and slide sets: Access to 200 titles.

(iv) Periodicals: 15.

(v) Tapes and records: Access to 200 titles.

(vi) Wide variety of teaching-learning materials: Vertical file collections; pamphlets; study prints; folded maps; 8 mm films; overhead transparencies and transparency masters; globes; dioramas; realia - all readily available and easily accessible to both teachers and students.

(b) Facilities. Library room(s) seating largest class plus 10 up to 10% of enrollment, if such exceeds the largest class plus 10, with special room for storage and check-out of audio-visual equipment, easily accessible to the charge desk, plus work office, conference areas equipped for listening and viewing; independent work areas (carrels) in larger schools.

(c) Budget. The budget shall provide adequately for library book purchases, materials and supplies, equipment, and equipment maintenance and repair.

(2) Recommended organization and program.

(a) Materials collections classified and cataloged for use.

(b) Library available for reading, listening, conferences, and reference throughout the school day.

(c) Professional personnel of the learning resource center and teachers plan together for the program of library instruction.

(d) Professional personnel of the learning resource center plan with teachers for the active use of all communication media by students and teachers alike.

(e) Skilled help to aid teachers and students in the production of teaching-learning materials.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-120 STANDARDS((=ONLY))—SECONDARY—UNIT OF CREDIT. (1) For the purpose of assessing minimum offerings (WAC 180-55-125) one unit of credit shall be equivalent to ((a minimum of 60)) one hundred fifty hours of planned in-school instruction ((including normal class change passing time)). Fractional credits may be given for fewer or more than ((60)) one hundred fifty hours.

(2) Time spent in class shall be one criterion in judging the worth of a program; however, experimentation in organization is encouraged to provide for individual differences in pupils and better utilization of staff. Deviations from the ((60)) one hundred fifty clock hour unit shall be subject to approval by the state superintendent of public instruction.

AMENDATORY SECTION (Amending Order 1-82, filed 1/21/82)

WAC 180-55-125 STANDARDS((=ONLY))—SECONDARY—MINIMUM PROGRAM OFFERINGS. The following table lists minimum offerings for secondary school programs, grades seven through twelve, and for each secondary school organization plan. The alternation of courses in successive years may be counted in the year's total offerings, subject to requirements of WAC 180-16-200. The course offerings are stated in annual credits as defined in WAC 180-51-050 (one hundred fifty hours equal one high school credit). The minimum program requirements shall meet the requirements described in chapters 180-50 and 180-51 WAC.

SUBJECT	MINIMUM OFFERINGS				
	GRADES 7-8	GRADES 9-12	GRADES 7-12	GRADES 7-9	GRADES 10-12
Language Arts	((4)) 2	14 5	18 7	8 4	(10)) 4
	(See note a)				
	(May include reading, drama, speech, journalism, college prep English, etc.)				
Social Studies	((4)) 2	10 4	14 6	5 3	(9)) 4
Mathematics	((4)) 2	10 4	14 6	8 4	(6)) 4
Science	((2)) 1	10 4	12 6	4 2	(8)) 4
	(See note b)				
Foreign Language	((6)) 3	6 3	2 1	(6)) 3	
	(See note c)				
Business Education	((10)) 4	10 4	(10)) 1		(10)) 3
Physical Education	Grades 7-8 Provide an average of at least 20 minutes in each school day				
	((Grades 9-12 Provide for a minimum of 90 minutes in each school week))				
Health	(See note d)				
Practical Arts	((1)) 1	11 4	12 4	4 1	(8)) 3
	(May include industrial arts, agriculture, trade and industry classes, etc.)				
Homemaking	((1)) 1	7 2	8 2	3 1	(5)) 2
Music	Must be offered at all grade levels (See note e)				
Art	Must be offered at all grade levels				
Driver Education	May be offered outside of school hours				
a/	Including 6-year sequence.				
b/	Must include 1 credit each of life science and physical science in grades 7, 8, and/or 9. All science courses in grades 7-12 should be laboratory oriented.				
c/	Including 3-year sequence.				
d/	Separate 1 credit course must be offered in grades 9-12; in grades 7-8 course may be integrated.				
e/	Secondary programs must include offerings in both vocal and instrumental music.				

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-130 STANDARDS((=ONLY))—SECONDARY—NUMBER AND TIME ASSIGNMENT OF PERSONNEL. The provisions below are for the purpose of determining minimum number and time assignments of personnel.

Credit toward personnel requirements of any one of the following categories may not be claimed for personnel who are reported in other categories for the same time period.

The enrollment (E) figure to be used in determining the minimum number of required staff members shall be the latest October 1 enrollment.

Schools with fewer than 150 students refer to (6), below.

(1) Administrative staff. Assigned administrative staff shall be at the rate of one for the first 300 students plus one for each additional 600 students or a fraction of one for any portion thereof.

For schools with fewer than 300 students:

$$\text{Minimum administrative assignment} = \frac{E}{300}$$

For schools with 300 or more students:

$$\text{Minimum administrative assignment} = \frac{E}{600} + \frac{1}{2}$$

Administrative staff requirements in addition to two full-time credentialed administrators may be met by assignment of certificated personnel at the same staff-enrollment ratio.

(2) Teacher staff. Assigned teaching staff shall be at the rate of one for each 25 students.

$$\text{Minimum teaching staff} = \frac{E}{25}$$

(3) Professional library staff. Assigned library staff shall be at the rate of one for the first 400 students plus one for each additional 1,200 students.

For schools with fewer than 400 students:

$$\text{Minimum library staff} = \frac{E}{400}$$

For schools with 400 or more students:

$$\text{Minimum library staff} = \frac{E}{1200} + \frac{2}{3}$$

Library staff requirements in addition to one full-time librarian recommended by a teacher education institution may be met by assigning certificated personnel at the same staff-enrollment ratio.

Schools with central cataloging and processing of books may deduct 15% of the required certificated library personnel and 6% of the total minimum clerical requirement.

(4) Trained counselors. Assigned counseling staff shall be at the rate of one for each 400 students.

$$\text{Minimum counseling staff} = \frac{E}{400}$$

Administrators shall not be considered in determining compliance with guidance personnel requirements for schools with enrollments over 150 in grades 7-12.

(5) Clerical staff. Paid adult clerical staff shall be provided at the school for aid to school administrators, teachers, guidance personnel and learning resources specialists at the rate of one for each 350 students.

$$\text{Minimum clerical staff} = \frac{E}{350}$$

(6) Under 150 enrollment in grades 7-12. School districts with fewer than 150 students in grades 7-12 must have the following minimum personnel to provide the instructional program in grades 7-12:

- Administrators—1/2
- Teachers—8
- Librarian—1/2
- Counselor—1/2
- Total Certificated Personnel—9 1/2
- Clerks—4/7

Assignment time may not be claimed for time assigned to tasks associated with district-level operations.

AMENDATORY SECTION (Amending Order 2-85, filed 3/26/81)

WAC 180-55-135 STANDARDS(~~(-ONLY)~~)—SECONDARY—INSTRUCTIONAL AND LEARNING RESOURCES. (1) Resources.

- (a) Teaching materials.
 - (i) Books: 2000 minimum or 7 books per student whichever is greater.

- (ii) Films, 16 mm: 250 titles (available through rental or loan sources).

- (iii) Film strips and slide sets: 200 (available through rental or loan sources.)

- (iv) Newspapers: 1 local, 1 national and 2 area metropolitan dailies.

- (v) Periodicals—magazines (including professional); 35 junior high: 50 senior high.

- (vi) Tapes and records (excluding tapes for language laboratory): 200 (Available through rental or loan sources).

- (vii) Wide variety of teaching-learning materials: Vertical file collections; pamphlets; study prints; folded maps; 8 mm films; overhead transparencies and transparency masters; globes; dioramas; realia — all readily available and easily accessible to both teachers and students.

- (b) Facilities. Library room(s) seating largest class plus 10 up to 10% of enrollment, if such exceeds the largest class plus 10, with special room for storage and check-out of audio-visual equipment, easily accessible to the charge desk, plus work, office, conference areas equipped for listening and viewing; independent work areas (carrels) in larger schools.

- (c) Budget.
 - (i) Books: \$900 minimum or \$3.50 per student whichever is greater.
 - (ii) Other: Adequate budget in addition to book budget for regular encyclopedia replacement, periodical subscriptions, audio-visual materials, supplies and binding.

- (2) Recommended organization and program.
 - (a) Materials collections classified and cataloged for use.
 - (b) Library available for reading, listening, conferences and reference throughout the school day.

- (c) Professional personnel of the learning resource center and teachers plan together for the program of library instruction.

- (d) Professional personnel of the learning resource center plan with teachers for the active use of all communication media by students and teachers alike.

- (e) Skilled help to aid teachers and students in the production of teaching-learning materials.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 180-55-040 SELF-STUDY—APPROVAL TO PARTICIPATE.
- WAC 180-55-045 SELF-STUDY—TYPES.
- WAC 180-55-055 SELF-STUDY—INPUT/STANDARDS ASSESSMENT.
- WAC 180-55-060 SELF-STUDY—PROCESS/OUTCOMES ANALYSIS.
- WAC 180-55-065 SELF-STUDY—SELF-DESIGNED.

**WSR 90-21-156
PROPOSED RULES
STATE BOARD OF EDUCATION
[Filed October 24, 1990, 4:08 p.m.]**

Original Notice.

Title of Rule: Chapters 180-79 and 180-85 WAC.

Purpose: To implement new numbering system of Title 28A RCW as recodified in HB 2276.

Other Identifying Information: No substantive change has been made in any revised section as a result of this filing.

Statutory Authority for Adoption: HB 2276, chapter 33, Laws of 1990.

Statute Being Implemented: HB 2276, chapter 33, Laws of 1990.

Summary: The legislature reorganized Title 28A RCW in an attempt to organize by subject matter, make all terms gender neutral, and clarify existing languages. The changes were technical in nature with no substantive changes intended.

Reasons Supporting Proposal: Changes needed to implement the recodification.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; Implementation and Enforcement: Monica Schmidt, Superintendent of Public Instruction, Old Capitol Building, (206) 753-1880.

Name of Proponent: State Board of Education, governmental.

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

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

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 23, 1990
Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending Order 4-87, filed 4/3/87)

WAC 180-79-003 AUTHORITY. The authority for this chapter is RCW ((~~28A-70-005~~) 28A.410.010 which authorizes the state board of education to establish, publish, and enforce rules and regulations determining eligibility for the certification of personnel employed in the common schools of this state. This authority is supplemented by RCW ((~~28A-04-120~~) 28A.305.130(3) which authorizes the state board of education to specify the types and kinds of certificates necessary for the several departments within the common schools. (Note: RCW ((~~28A-02-20+~~) 28A.195.010 (3)(a) requires most private school classroom teachers to hold appropriate state certification with few exceptions.)

AMENDATORY SECTION (Amending WSR 90-12-075, filed 6/1/90, effective 7/2/90)

WAC 180-79-080 AUTHORIZED ENDORSEMENTS FOR TEACHERS. Endorsements for grade levels and subject areas within such grade levels for certified teachers receiving endorsements shall be limited to the following:

(1) Preschool through grade three endorsements shall be granted in the subject area of:

- (a) Early childhood special education.
- (b) Early childhood education.

(2) Grade kindergarten through grade eight endorsements shall be granted in the subject area of elementary education which shall include all subject areas taught in such grades.

(3) Grade kindergarten through grade twelve endorsements shall be granted in:

- (a) Art
- (b) Music (broad subject area endorsement) and the specialized subject areas of:
 - (i) Choral music
 - (ii) Instrumental music
 - (c) Physical education
 - (d) Reading
 - (e) Designated foreign language
 - (f) Special education
 - (g) Learning resources
 - (h) English as a second language
 - (i) Bilingual education.

(4) Grade four through grade twelve endorsements shall be granted in:

(a) English/language arts (broad subject area endorsement) and the specialized English/language arts subject areas of:

- (i) Drama
- (ii) English
- (iii) Journalism
- (iv) Speech.

(b) Science (broad subject area endorsement) and the specialized science subject areas of:

- (i) Biology
- (ii) Chemistry
- (iii) Earth science
- (iv) Physics.

(c) Social studies (broad subject area endorsement) and the specialized social studies subject areas of:

- (i) Anthropology
- (ii) Economics
- (iii) Geography
- (iv) History
- (v) Political science
- (vi) Psychology
- (vii) Sociology.

(d) The specialized subject areas of:

- (i) Agriculture
- (ii) Business education
- (iii) Computer science
- (iv) Health
- (v) Home and family life education (formerly home economics)
- (vi) Technology education (formerly industrial arts)
- (vii) Mathematics
- (viii) Marketing education.

(5) Traffic safety endorsements may be noted on certificates issued under this chapter if the candidate meets the requirements of the regulations promulgated by the superintendent of public instruction pursuant to RCW ((~~28A-08-010~~) 28A.220.020(3).

AMENDATORY SECTION (Amending Order 8-86, filed 6/10/86)

WAC 180-85-005 AUTHORITY. The authority for this chapter is RCW ((~~28A-70-005~~) 28A.410.010 which authorizes the state board of education to establish, publish, and enforce rules and regulations determining eligibility for and certification of personnel employed in the common schools of this state. (Note: RCW ((~~28A-02-20+~~) 28A.195.010 (3)(a) requires most private school classroom teachers to hold appropriate Washington state certification with few exceptions).

AMENDATORY SECTION (Amending WSR 90-12-076, filed 6/1/90, effective 7/2/90)

WAC 180-85-045 APPROVED IN-SERVICE EDUCATION AGENCY—DEFINITION. As used in this chapter, the term "approved in-service education agency" shall mean an agency approved by the state board of education to provide in-service education programs and to grant continuing education credit hours to all or a selective group of educators. Such agency must demonstrate the following characteristics:

(1) The agency is one of the following entities or a department or section within such entities:

- (a) A college or university referenced in WAC 180-85-025(1);
- (b) A professional organization which for the purpose of this chapter shall mean any local, state, regional, or national organization composed primarily of teachers, administrators, and/or educational staff associates;
- (c) A school district, an educational service district, and the superintendent of public instruction; or
- (d) An approved private school which for the purpose of this chapter shall mean the same as provided in WAC 180-90-112.

(2) The agency has either a committee or board of directors which provides prior approval to proposed in-service education programs on the basis that the proposed programs are designed to meet the program standards set forth in WAC 180-85-200. In the case of school districts or educational service districts the committee shall be composed of the same representatives as required by RCW ((~~28A-71-210~~) 28A.415.040—i.e., "representatives from the ranks of administrators, building principals, teachers, classified and support personnel . . . , the public . . . , and . . . institution(s) of higher education, . . ."

WSR 90-21-157
PROPOSED RULES
STATE BOARD OF EDUCATION
 [Filed October 24, 1990, 4:09 p.m.]

Original Notice.

Title of Rule: Chapter 180-97 WAC, Excellence in teacher preparation award.

Purpose: To establish rules for an annual teacher educator award.

Statutory Authority for Adoption: RCW 28A.625.360.

Statute Being Implemented: RCW 28A.625.360.

Summary: The legislature added a teacher educator to its list of existing categories of annual awards (teacher, administrator, etc.).

Reasons Supporting Proposal: Required by legislature.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; **Implementation:** Theodore Andrews, Superintendent of Public Instruction, Old Capitol Building, (206) 753-3222; and **Enforcement:** Doyle Winter, Superintendent of Public Instruction, Old Capitol Building, (206) 753-1880.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The purpose and result will be to honor a teacher educator.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 23, 1990

Dr. Monica Schmidt
 Executive Director

Chapter 180-97 WAC
EXCELLENCE IN TEACHER PREPARATION AWARD

NEW SECTION

WAC 180-97-003 **AUTHORITY.** The authority for this chapter is Title 28A RCW which authorizes the state board of education to adopt rules relating to the administration of a Washington award for excellence in education for higher education teacher educators.

NEW SECTION

WAC 180-97-005 **PURPOSE.** The purpose of this chapter is to set forth policies, selection criteria, and administrative procedures for establishing an annual Washington award for excellence in education for higher education teacher educators.

NEW SECTION

WAC 180-97-010 **DEFINITION—TEACHER EDUCATOR.** As used in this chapter, the term "teacher educator" means: A person employed by a college or university with a state board of education

approved teacher preparation program who serves as a faculty member or administrator in the approved teacher education program.

NEW SECTION

WAC 180-97-015 **DEFINITION—PROFESSIONAL EDUCATION ADVISORY BOARD.** As used in this chapter, the term "professional education advisory board" means: One of the professional education advisory boards approved by the state board of education as defined in WAC 180-78-075 (Professional education advisory board for teacher preparation programs).

NEW SECTION

WAC 180-97-020 **DEFINITION—EDUCATIONAL GRANT.** As used in this chapter, the term "educational grant" means an amount not exceeding two thousand five hundred dollars for a professional education advisory board which shall be awarded by the state board of education upon receipt of a grant application identifying the educational purpose for which the grant will be used, submitted pursuant to WAC 180-97-100. The professional education advisory board shall use the educational grant funds to enhance the recipient's competencies.

NEW SECTION

WAC 180-97-040 **SELECTION OF RECIPIENTS—NOMINATION.** Any teacher professional education advisory board may nominate a higher education teacher education faculty member on the form provided by the superintendent of public instruction for that purpose. The nomination form and information about the awards program shall be disseminated to all teacher professional education advisory boards and to each of the deans and directors of education at colleges and universities with state board of education approved teacher education programs.

NEW SECTION

WAC 180-97-050 **SELECTION OF RECIPIENTS—NECESSARY INFORMATION.** The nomination application form shall include at a minimum:

- (1) The name of the person nominated.
- (2) The name of the professional education advisory board associated with that faculty member's program.
- (3) The college or university name and address where the person is employed.
- (4) Evidence related to the nominee's involvement in implementing teacher preparation program innovative developments.
- (5) Efforts the nominee has made to assist in communicating with legislators, common school teachers, and administrators and others about the nominee's teacher preparation program.

NEW SECTION

WAC 180-97-060 **SELECTION OF RECIPIENTS—REVIEW COMMITTEE.** Recipients shall be selected as follows:

A committee composed of eight members of the professional education advisory committee shall be appointed by the chairperson of the professional education advisory committee as defined in WAC 180-78-015. Committee membership shall include:

- (1) Two teachers.
- (2) Two school administrators.
- (3) Two higher education representatives.
- (4) Two persons from the other groups represented on the professional education advisory committee.

Provided, no person who represents a higher education teacher education institution from which a nomination has been received or is a member of that college or university's professional education advisory committee shall be allowed to vote on that individual's nomination.

NEW SECTION

WAC 180-97-070 **SELECTION CRITERIA.** The following criteria shall be considered by the selection committee in determining the person who shall receive the Washington award for excellence in teacher preparation:

- (1) Communication with legislators, common school teachers, and administrators about the nominee's teacher preparation program.

(2) Implementation of innovation developments by the nominee's teacher preparation program.

(3) Leadership among professional colleagues and with students or the community.

(4) Contributions to the field such as education related curriculum, research, and/or field services activities.

(5) Excellence in teaching.

(6) Publication and dissemination of information about educational programs and practices.

NEW SECTION

WAC 180-97-080 AWARD FOR THE TEACHER EDUCATOR. The award for excellence in teacher preparation shall include: A certificate presented by the governor, the president of the state board of education, and the superintendent of public instruction at a public ceremony.

NEW SECTION

WAC 180-97-090 AWARD FOR THE PROFESSIONAL EDUCATION ADVISORY BOARD. The award for the professional education advisory board shall include: A grant which shall not exceed two thousand five hundred dollars to the professional education advisory board of the institution from which the teacher educator is selected.

NEW SECTION

WAC 180-97-100 APPLICATION—PROFESSIONAL EDUCATION ADVISORY BOARD. The professional education advisory board for the institution from which the teacher educator has been selected to receive an award shall be eligible to apply for an educational grant. The superintendent of public instruction shall award the grant after the state board of education has approved the grant application as long as the written grant application is submitted to the state board within one year after the award is received by the teacher educator. The grant application shall identify the educational purpose toward which the grant shall be used.

WSR 90-21-158
PROPOSED RULES
STATE BOARD OF EDUCATION

[Filed October 24, 1990, 4:10 p.m.]

Original Notice.

Title of Rule: WAC 180-115-105 Timeline for projects.

Purpose: To extend date due to legislative extension of the program.

Statutory Authority for Adoption: RCW 28A.410.150.

Statute Being Implemented: Section 514(9), chapter 16, Laws of 1990 1st ex. sess.

Summary: The pilot project deadlines are being extended to June 30, 1991.

Reasons Supporting Proposal: The legislature extended the program for an additional year.

Name of Agency Personnel Responsible for Drafting: Richard Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; Implementation: Theodore Andrews, Superintendent of Public Instruction, Old Capitol Building, (206) 753-3222; and Enforcement: Doyle Winter, Superintendent of Public Instruction, Old Capitol Building, (206) 753-1880.

Name of Proponent: State Board of Education, governmental.

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

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

Proposal Changes the Following Existing Rules: Date change.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 23, 1990
Dr. Monica Schmidt
Executive Director

AMENDATORY SECTION (Amending WSR 89-22-012, filed 10/20/89, effective 11/20/89)

WAC 180-115-105 TIMELINE FOR PROJECTS. The state funds for this project must be expended by ~~((December 31, 1990))~~ June 30, 1991.

WSR 90-21-159
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed October 24, 1990, 4:32 p.m.]

Original Notice.

Title of Rule: WAC 296-20-135 and 296-23A-115.

Purpose: To increase the conversion factors that are used to calculate payment for services covered in the medical aid rules and maximum fee schedules.

Statutory Authority for Adoption: RCW 51.04.020(4) and 51.04.030.

Statute Being Implemented: RCW 51.04.020(4) and 51.04.030.

Summary: To increase the conversion factors that are used to calculate payment for services covered in the medical aid rules and maximum fee schedules.

Reasons Supporting Proposal: To mitigate effects of inflation.

Name of Agency Personnel Responsible for Drafting: Bill Stoner, Capitol View II, HC-251, 586-4015; Implementation and Enforcement: Joe Dear, General Administration Building, HC-101, 753-6307.

Name of Proponent: Health Services Analysis, Department of Labor and Industries, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: N/A.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To increase the conversion factors that are used to calculate payment for services covered in the medical aid rules and maximum fee schedules.

Proposal Changes the Following Existing Rules: Increases conversion factors by 5%.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The department has considered whether this rule is subject to Regulatory Fairness Act and has determined that it is not because the rule does not impact any small business. Increasing the conversion factors by 5% will increase economic return to businesses affected by the fee schedules.

Hearing Location: Department of Transportation, 420 Maple Park East, Room 1-D-2, Olympia, WA 98504, on Maple Park near Franklin, on November 27, 1990, at 3 p.m.

Submit Written Comments to: Bill Stoner, HC-251, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: December 28, 1990.

October 24, 1990

Joseph A. Dear
Director

AMENDATORY SECTION (Amending Order 88-28, filed 12/1/88, effective 1/1/89)

WAC 296-20-135 CONVERSION FACTORS. (1) The following conversion factors are the base fees for determining the maximum amount paid by the department for procedures with specified unit values. To determine the maximum amount paid, the unit value for a specific procedure is multiplied by the appropriate conversion factor or base fee listed below.

(2) The conversion factor or base fee for medicine, chiropractic, physical therapy, drugless therapeutics and nurse practitioner procedure codes is (~~(\$1.29)~~) \$1.35.

(3) The conversion factor or base fee for anesthesia is (~~(\$19.10)~~) \$20.14.

(4) The conversion factor or base fee for radiology is (~~(\$5.92)~~) \$6.22.

(5) The conversion factor or base fee for pathology is (~~(\$.56)~~) \$0.59.

(6) The conversion factor or base fee for surgery is (~~(\$67.83)~~) \$71.22.

AMENDATORY SECTION (Amending Order 88-28, filed 12/1/88, effective 1/1/89)

WAC 296-23A-115 HOSPITAL OUTPATIENT SERVICES CONVERSION FACTORS.

Radiology (codes 70000 through 79999) (~~(\$5.92)~~)

\$6.22

Pathology and laboratory (codes 80000 through 89999) (~~(\$0.56)~~)

\$0.59

Physical therapy (codes beginning with 9) (~~(\$1.29)~~)

\$1.35

(The conversion factor multiplied by the unit value equals the fee maximum for a procedure code in this chapter.)

WSR 90-21-160
PROPOSED RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
[Filed October 24, 1990, 4:34 p.m.]

Original Notice.

Title of Rule: Manual of rules, classifications, rates and rating system for Washington workers' compensation insurance, chapter 296-17 WAC.

Purpose: Propose new rule to revise base rate table applicable to workers' compensation insurance underwritten by the Washington state fund, Department of Labor and Industries.

Statutory Authority for Adoption: RCW 51.04.020(1).

Statute Being Implemented: RCW 51.16.035 and 51.16.100.

Summary: Revise base rates for risk classification 7307 (Christmas tree farms) for the period January 1, 1989, through December 31, 1990.

Reasons Supporting Proposal: RCW 51.16.100, allows the director to revise and/or adjust rates as necessary to fairly distribute the cost of workers' compensation insurance. As the result of an adjustment in the information which had been used in establishing 1989 and 1990 base rates for the Christmas tree industry, a revision to the industry's workers' compensation base rates for those years is being proposed.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Douglas Connell and William White, 905 Plum Street S.E., Olympia, 586-8401.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Revision to base rates is intended to recognize recent loss (claims) experience and reported exposure (hours worked) over which those losses can be spread. A general rate decrease of 2.4 percent is proposed for calendar year 1989 and a 18.0 percent decrease is proposed for calendar year 1990 for risk classification 7307 "Christmas tree farms" as contained in proposed new rule WAC 296-17-896.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

This rule proposal does not create an adverse economic impact on any employers. This rule would lower the industrial insurance premiums for all employers, both large and small, within the Christmas tree industry.

Hearing Location: Second-Floor Conference Room, 905 Plum Street S.E., Building 3, Olympia, WA 98504, on November 27, 1990, at 10 a.m.

Submit Written Comments to: Douglas Connell, Assistant Director, Employer Services, 905 Plum Street S.E., Olympia, WA 98504, by November 27, 1990.

Date of Intended Adoption: November 30, 1990.

October 24, 1990

Joseph A. Dear
Director

NEW SECTION

WAC 296-17-896 CHRISTMAS TREE INDUSTRY BASE RATE REVISION. Industrial insurance - accident fund, medical aid fund, and supplemental pension assessment base rates for the "Christmas tree industry," risk classification 7307 shall be as set forth below and are effective January 1, 1989, through December 31, 1990.

Year	Accident Fund	Medical Aid Fund	Supplemental Pension
1989	.5783	.6792	.0370
1990	.7146	.7073	.0334

WSR 90-21-161
PROPOSED RULES
DEPARTMENT OF
COMMUNITY DEVELOPMENT

[Filed October 24, 1990, 4:43 p.m.]

Original Notice.

Title of Rule: Chapter 365-190 WAC, Minimum guidelines to classify agriculture, forest, mineral resources and critical areas.

Purpose: To adopt minimum guidelines to assist all counties and cities statewide in classifying agricultural lands, forest lands, mineral resource lands, and critical areas.

Statutory Authority for Adoption: RCW 36.70A.050.

Statute Being Implemented: RCW 36.70A.050.

Summary: SHB 2929, section 5, RCW 36.70A.050, requires the department to adopt minimum guidelines to assist all counties and cities statewide in classifying agricultural lands, forest lands, mineral resource lands, and critical areas.

Name of Agency Personnel Responsible for Drafting: Steve Wells, 9th and Columbia Building, Olympia, Washington, 753-4316; **Implementation and Enforcement:** Michael McCormick, 9th and Columbia Building, Olympia, Washington, 753-2222.

Name of Proponent: Department of Community Development, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule contains guidelines for classifying agricultural lands, forest lands, mineral resource lands, and critical areas which include wetlands, critical aquifer recharge areas for potable water, fish and wildlife habitat conservation areas, frequently flooded areas and geologically hazardous areas. The purpose of this rule is to provide minimum guidelines that assist all counties and cities in classifying these lands and areas. The anticipated effect should be a consistent classification of these lands and areas that also allows for regional difference that exist in the state.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

While a small business economic impact statement may not be required, in the interest of compliance with the intent of chapter 19.85 RCW one has been prepared.

SMALL BUSINESS ECONOMIC IMPACT STATEMENT

Introduction

On April 1, 1990, the Washington state legislature passed ESHB 2929, commonly referred to as the Growth Management Act. In passing the act, the legislature found that unplanned and uncoordinated growth poses a threat to the environment, economic development, and the quality of life of residents of the state. ESHB 2929 promotes cooperation among private and public entities in comprehensive land use planning. As part of the planning process, cities and counties are required to classify and designate undeveloped agricultural, forest,

and mineral resource lands, and critical areas (such as wetland, geologically hazardous areas, and fish and wildlife habitat). Once the designation process is complete, cities and counties planning under ESHB 2929 will be required to adopt development policies that will conserve resource lands and prohibit development or land uses that are incompatible with critical areas.

To assist cities and counties in the designation process, the Department of Community Development (pursuant to section 5, chapter 17 of the act) has proposed, and must adopt, minimum guidelines for classifying and designating resource lands and critical areas. The minimum guidelines will be incorporated into the Washington Administrative Code (WAC) under its general policy and rule-making authority established by RCW 38.52.030(2) and 38.52.050(3). The proposed minimum guidelines provide a framework and guidance for cities and counties to use to classify and designate agricultural, forest, and mineral lands, and critical areas.

The purpose of this document is to assess the general economic impact of the proposed rule - establishing minimum guidelines for classifying and designating resource lands and critical areas - on businesses in Washington, as required under the Regulatory Fairness Act.

The Regulatory Fairness Act

The Regulatory Fairness Act (chapter 19.85 RCW), adopted in 1982 and amended in 1985, states that "it is the intent of the legislature that rules affecting the business community shall not place proportionately higher burdens on small businesses." It requires that "rules which have an economic impact on more than 20 percent of all industries or more than 10 percent of the businesses in any one industry be reviewed and altered to minimize their impact upon small businesses." In the legislation, "industry" is defined as any activity at the three-digit SIC (standard industrial classification) level, and "small business" is defined as one employing 50 or fewer employees.

For each rule with such an economic impact, the act also requires that a small business economic impact statement be prepared, which includes a description of the compliance requirements of the rule; a description of the kinds of professional services needed by a small business in order to comply; and, based on existing data, an analysis of the costs of compliance. The small business economic impact statement must evaluate whether the regulation places proportionately higher costs on small firms than on larger ones; if that is the case, the impact statement must propose mitigation (unless such mitigation would be illegal or infeasible).

The Regulatory Fairness Act applies to rules that have an economic impact. Rules that have a minor or negligible impact do not require a small business economic impact statement. A rule that is developed for the purpose of stating policy, procedure, organization, or practice and requires no action on the part of any business, in general, does not require an economic impact statement. The proposed minimum guidelines represent such a rule since actions are required of local government jurisdictions only.

The proposed guidelines, to the extent that they provide a framework to local governments for classifying undeveloped lands, have no immediate economic impact on businesses, do not directly affect industry, and do not cause increased costs to small businesses. A strict interpretation of the guidelines suggests that a small business economic impact statement may not be required. However, the purpose of designating lands is to provide a basis for subsequent development regulations or policies aimed at conserving resource lands and protecting critical areas. These subsequent regulations, because they have the potential to restrict, modify, or prohibit certain land use activities, could have an economic impact on businesses. Further, such economic impacts could affect more than 20 percent of all industries or 10 percent of the businesses in any one industry in Washington. Therefore, in anticipation and recognition of these future economic impacts, which are indirectly related to the proposed minimum guidelines, a small business economic impact statement has been prepared.

While the exact nature and extent of potential land use designations and regulations are not known, it is anticipated that they would affect the financial standing of businesses and individuals that must comply with them. In particular, firms that rely on the availability of vacant land for developing a product or service would most likely be affected by such regulations. Businesses or individuals owning or holding undeveloped land that becomes subject to land use regulations would also be affected. Given the potential range of compliance costs, including developing mitigation plans for specific land uses, obtaining outside professional services or legal counsel, or losing the ability to develop a parcel due to regulatory restrictions, it is likely that the relative impact on small firms will be greater on a per employee (or per \$100 dollars of sales) basis than for a large firm.

Characteristics of Potentially Affected Firms

The analysis that follows is based on a subjective view of firms that could potentially be affected by the proposed guidelines and any land use regulations developed as a consequence of them. Because actual policies and regulations regarding specific land use classifications do not currently exist, the number and type of firms, as well as the costs associated with complying with such regulations, can only be discussed in a general manner.

Industries That Could Be Affected

Using the most recent data available on industries classified by 3-digit SIC code (Washington Department of Employment Security, 1989), it was determined that potential land use regulations would not likely affect more than 20 percent of all industries, but would likely affect more than 10 percent of businesses and individuals within particular industries including agriculture, forestry, mining, banking and credit institutions, real estate, and private households. Hence, this small business economic impact statement is submitted. The probable three-digit SIC groups in which more than 10 percent of the firms would be affected are presented in Table 1.

The exact number, type, and size of firms, affected by potential land use regulations is unknown since specific

policies do not currently exist. However, in 1988, there were approximately 15,472 private firms in Washington that might immediately be affected by potential land use regulations. These firms are grouped into 58 different 3-digit industry classifications and represent broad range of resource based firms, development/growth-oriented firms, and businesses and individuals who own or hold land as an asset or for future development. Regulations that restrict or condition certain types of development, and that ultimately affect the cost (and value) of a particular parcel of land, will directly affect these groups of firms. It should be noted that there are potentially many other firms, both small and large, that are classified in other 3-digit industries that could be affected by potential land use regulations. For example, firms in retail trade, services, or manufacturing, because they own land or plan future expansions, may be affected by potential land use policies; however, because information on land ownership patterns is unavailable by industry classification, it is impossible to know the number and size of these other firms.

As might be expected, the majority of firms that would be affected by land use regulations (48 percent), are in growth or development-related sectors of the economy. The industries included in these sectors are construction, railroad transportation, pipelines, electric, gas, and sanitary services, and real estate. Firms that hold or own land, either for development or investment purposes, comprise 35 percent of all firms that might be affected. These firms are found in several sectors of the economy including depository and nondepository institutions, insurance carriers, holding and other investment offices, and private households. Resource-based industries comprise 17 percent of potentially affected firms. These industries include agriculture, forestry, fishing, hunting, and trapping, and lumber wood products.

Table 1

Firms By Industrial Sector And Size^a

Industry Group	Firms with < 50 employees	Firms with > 50 employees	Total Firms
	Number of Firms	Number of Firms	
<u>Agriculture</u>			
011-Cash Crops	na ^b	na	na
013-Field Crops	142	12	154
016-Vegetables & Melons	108	5	113
017-Fruits & Nuts	671	54	725
018-Horticulture Specialties	90	24	114
019-General Farms (Crop)	85	3	88
021-Livestock	na	na	na
024-Dairy Farms	91	4	95
025-Poultry & Eggs	23	6	29
027-Animal Specialties	na	na	na
<u>Forestry</u>			
081-Timber Tracts	35	3	38
083-Forest Nurseries	na	na	na
085-Forestry Services	97	5	102
<u>Fishing, Hunting, & Trapping</u>			
091-Commercial Fishing	291	9	300
097-Hunting/Trapping/Propegation	3	0	3
<u>Mining</u>			
104-Gold & Silver Ores	na	na	na
108-Metal Mining Services	10	3	13
109-Misc. Metal Ores	3	0	3
122-Coal Mining	na	na	na
138-Oil & Gasfield Services	na	na	na
141-Dimension Stone	6	0	6
142-Crushed & Broken Stone	na	na	na
144-Sand & Gravel	na	na	na
145-Clay/Ceramic/Ref. Minerals	4	0	4
148-Nonmetallic Minerals Services	7	0	7
149-Misc. Nonmetallic Minerals	na	na	na
<u>Construction</u>			
152-Residential Building	2,792	13	2,805
153-Operative Builders	121	3	124
154-Nonresidential Building	666	44	710
161-Highway & Street	179	17	196
162-Heavy Construction	537	29	566
<u>Lumber & Wood Products</u>			
241-Logging	757	35	792

Table 1 (cont)

Firms By Industrial Sector And Size^a

Industry Group	Firms with < 50 employees	Firms with > 50 employees	Total Firms
	Number of Firms	Number of Firms	
<u>Railroad Transportation</u>			
401-Railroads	4	0	4
<u>Pipelines</u>			
461-Petroleum Pipelines	na	na	na
<u>Electric, Gas & Sanitary Services</u>			
491-Electric Services	31	12	43
492-Gas Prod & Distribution	26	4	30
493-Comb Utility Services	13	3	16
494-Water Supply	110	0	110
495-Sanitary Services	102	6	108
<u>Depository Institutions</u>			
602-Commercial Banks	767	46	813
603-Mutual Savings Banks	58	7	65
<u>Nondepository Institutions</u>			
613-Agricultural Credit	na	na	na
614-Personal Credit	313	31	344
615-Business Credit	na	na	na
616-Mortgage Bankers/Brokers	200	16	216
<u>Insurance Carriers</u>			
631-Life Insurance	114	18	132
632-Medical/Health	49	13	62
633-Fire/Marine/Casualty	308	34	342
636-Title Insurance	81	9	90
637-Pension/Health/Welfare	26	3	29
<u>Real Estate</u>			
651-Operators & Lessors	2,320	23	2,343
655-Subdividers & Developers	269	11	280
661-Combined Real Estate/Ins	27	0	27
<u>Holding & Other Investment Offices</u>			
671-Holding Offices	na	na	na
672-Investment Offices	7	0	7
673-Trusts	59	0	59
679-Misc. Investing	70	0	70
<u>Private Households</u>			
881-Private Households	3,284	11	3,295

^aSource: Washington State Employment Security, 1989^b"na" means information was not available

Size of Firms That Could Be Affected

Size characteristics for firms that would likely be affected by potential land use regulations are shown in Table 1. The majority of firms reporting in the relevant SIC industries, nearly 97 percent, are classified as small businesses. Within the class of small businesses, nearly 57 percent are found in 3 industry groups, construction, real estate, and private households. The remaining 3 percent of all businesses are firms with more than 50 employees. Thus, there are proportionately more small firms in the industries that are likely to be affected by land use regulations developed in response to the proposed minimum guidelines than there are large firms. Therefore, it is likely that as local jurisdictions develop policies aimed at conserving or protecting resource lands and critical areas, the costs of complying with those policies will be borne disproportionately by small firms. It should be noted that there are potentially many more households that could be affected by land use regulations and therefore subject to this small business economic impact statement.

The Regulatory Fairness Act requires that the cost of compliance be compared between small firms and the largest 10 percent of firms required to comply with the regulation. The following sections discuss the potential costs facing firms that must comply with potential regulations that result from the process of inventorying and protecting resource lands and critical areas.

Mechanisms for Complying with Minimum Guidelines

The proposed minimum guidelines impose no reporting, recordkeeping, or other direct compliance responsibilities or costs on businesses. Rather, indirect economic costs are likely to arise once critical areas and resource lands are inventoried and delineated by local jurisdictions and subsequently become regulated. In particular, owners of undeveloped land who plan to develop, and whose parcels have been designated for protection under new regulations, may find that development of their parcel is limited or precluded. Existing regulations may already restrict development activity on some lands.

Because many different local jurisdictions will be using their own standards and policies in deciding how to implement protection of delineated critical areas and resource lands, and will make such decisions on a parcel-by-parcel basis, it is not possible to identify or quantify the full range of economic costs and impacts to landowning businesses. Instead, this analysis identifies some likely responses of businesses to the eventual delineation, and consequent protection, of currently undeveloped land.

The magnitude of impacts to businesses is likely to depend on a wide variety of factors. The three most important are: The location and characteristics of the specific land parcel, the site-specific requirements or restrictions (e.g., land use regulations) imposed by the local jurisdiction, and the ease with which a landowner may obtain a designation amendment.

Site-specific characteristics of interest include: Prospective use, size of parcel, percent coverage by delineation, relative value of the resource to be protected, tax

status, land value under alternative uses, and adjacent land uses.

Individual jurisdiction's requirements for each parcel of land within a designated area are probably the most significant of the factors affecting landowning businesses. Requirements will vary greatly according to each jurisdiction's existing land use policies and interpretation of the proposed minimum guidelines. However, the regulation is not meant to be punitive. As stated in the proposed guidelines, "Classifying, inventorying and designating districts should not imply a change in a landowner's right to use his or her land under current law." Planning departments are expected to utilize innovative land management techniques in determining if, and to what extent, other uses will be allowed on designated lands. In addition, conflict resolution procedures are duly noted. Clearly, the intent of the proposed guidelines is to protect and conserve resources without imposing unreasonable burdens on the landowner.

From the landowner's point of view, the best case scenario would allow development as planned, with no restrictions. However, if development were subject to additional regulation, the next best alternative might be a relatively lost cost mitigation plan (such as providing a buffer along a stream corridor). In contrast, the worst case could involve designation of 100 percent of an undeveloped parcel and a decision by the local jurisdiction not to allow development on any part of it. Such stringent restrictions might force a landowner to give up all development plans and sell the land. In extreme cases, forced sales of land held for development might so undermine or weaken a business as to cause its closure.

Between the illustrative best and worst cases is an entire range of compliance or response scenarios that could be experienced by Washington's businesses. These will be determined, as discussed, by the relationship of the specific site characteristics and the jurisdiction's interpretation of the guidelines and its regulations.

The third factor in determining the magnitude of economic impacts is the ease of obtaining an amendment to the designation. The proposed minimum guidelines specify that "procedures for designation should provide a rational and predictable basis for accommodating change. Designation changes are to be based on consistency with: A change in circumstances pertaining to the comprehensive plan; a change in circumstances beyond the control of the landowner pertaining to the subject property; an error in designation; or inability to manage for natural resource use because of adjacent or nearby incompatible land use activities."

However, each jurisdiction retains the power to review petitions for designation amendments according to its own standards, policies, and concerns. The documentation required to request, support, and obtain designation changes will vary greatly among cities and counties, as will the associated costs.

Having discussed the factors determining the magnitude of impacts on specific businesses, the analysis next identifies some likely responses of businesses to the implementation of the proposed minimum guidelines by local jurisdictions. These are not documentable or quantifiable responses, but are reasonable and logical actions

likely to be taken by landowners with business interests in property subject to regulation.

During the required public participation period, the interested landowners or their representatives may attend meetings and workshops, write letters, speak to local officials or planners, or serve on advisory committees. They may maintain contact with the local jurisdiction until the designations are made. In addition, landowners could hire legal or technical representatives.

Once property is designated, owners wishing to develop a particular parcel affected by the designation may seek further clarification of their specific development rights, and further consultation with local government officials will be required.

Landowners may be allowed to develop as planned, develop with modifications, or may become involved in the purchase or transfer of development rights, fee simple purchase, less than fee simple purchase, purchase with lease-back, buffering, land trades, or conservation easements.

Thus, landowners will incur transactions costs (any may suffer loss in value) for selling, leasing, trading, or granting easements to their land, except in cases where their development rights are unaffected. Other costs may be anticipated as well. For example, if mitigation is allowed, a mitigation plan or report may be required. An owner seeking an amendment to a designation will have to conduct or (more probably) pay a consultant for a professional environmental or economic study and support documentation. These costs will vary directly with a parcel's site-specific characteristics and the local jurisdiction's standards for reviewing and interpreting them.

Affected landowners could make use of their own professional staff or retain the services of outside attorneys, environmental planners, landscape architects, engineers, economists, leasing agents, realtors, and developers in order to accomplish the tasks outlined above.

Costs of Compliance to Businesses

Because businesses may respond in a variety of ways and experience a broad range of impacts associated with changed development opportunities, this analysis does not attempt to itemize the cost of each of the potential business responses identified above (attending meetings, arranging for a land trade, establishing a buffer plan, etc.). Rather it compares the relative costs to be borne by large versus small businesses.

As previously stated, the cost of complying with the regulation depends upon site characteristics and the implementation decisions of specific local jurisdictions. Because compliance costs are independent of size, employment, or profits of an affected business, it follows that the regulation imposes a disproportional impact on small businesses. Logical reasoning implies that a large firm and a small firm owning identical properties in the same jurisdiction would incur the same costs to satisfy, for example, a mitigation requirement or transfer of development rights. However, the per employee cost to the firm with 30 workers would be greater than to the firm with 500 workers. It is, therefore, disproportional on a per employee basis.

Proposed Mitigation Measures

When an economic impact analysis shows that a rule places a disproportional burden on small businesses, the requirements of the rule need to be changed to reduce its economic impact unless mitigation is illegal or infeasible.

Two possible mitigation measures to reduce impacts to small businesses were considered. They are exempt small businesses from the proposed minimum guidelines; and establish a separate review process for jurisdictions evaluating property owned by small businesses.

The mitigative measures described above may be illegal or infeasible. Arguably, they could have the effect of amending the proposed minimum guidelines, contrary to legislative intent.

Conclusions

The proposed minimum guidelines for designating resource lands and critical areas and subsequent land use policies and regulations stemming from them could affect more than 10 percent of businesses in several industries at the 3-digit SIC level. The firms primarily affected would be those that are dependent on available unconstrained land for development, growth, or production. In addition, individuals and businesses that hold or own land for investment purposes (as an asset) could also be affected. The largest percentage of firms analyzed in this study are considered small businesses.

Once designation is complete, jurisdictions will be responsible for developing land use regulations and policies designed to conserve resource lands and protect critical areas. Individual jurisdiction's requirements for each parcel of land within a designated area are probably the most significant of the factors affecting landowning businesses. The potential compliance costs of meeting these requirements could range from relatively low (e.g., for developing a mitigation plan) to prohibitive (e.g., legal restrictions that prohibit development). Specific costs would depend on specific site characteristics and the implementation requirements of local jurisdictions.

It is assumed that compliance costs would be independent of the size, employment, or profits of an affected business. It follows from this assumption that the proposed guidelines (and subsequent land use regulations) impose a disproportional impact on small businesses. Logical reasoning implies that a large firm and a small firm owning identical properties in the same jurisdiction would incur the same costs to satisfy a particular land use requirement, for example, a mitigation requirement or transfer of development rights. However, the per employee cost to the firm with 30 workers would be greater than the cost to the firm with 500 workers. It is, therefore, disproportional on a per employee basis.

In conclusion, the cost of complying with the proposed guidelines would place a proportionately higher burden on small firms than on large firms.

Potential mitigation measures were identified but are likely to be illegal or infeasible.

Hearing Location: Department of Community Development, 9th and Columbia Building, Room 5A, Olympia, Washington 98504, on November 27, 1990, at 9:00 a.m.

Submit Written Comments to: Department of Community Development, Attention: Steve Wells, 9th and Columbia Building, GH-51, Olympia, Washington 98504, by November 21, 1990.

Date of Intended Adoption: November 27, 1990.

October 24, 1990

Chuck Clarke

Director

CHAPTER 365-190 WAC
MINIMUM GUIDELINES TO CLASSIFY AGRICULTURE,
FOREST, MINERAL LANDS AND CRITICAL AREAS

PART ONE - PURPOSE/AUTHORITY

NEW SECTION

WAC 365-190-010 AUTHORITY. This chapter is established pursuant to RCW 36.70A.050.

NEW SECTION

WAC 365-190-020 PURPOSE. The intent of this chapter is to establish minimum guidelines to assist all counties and cities statewide in classifying agricultural lands, forest lands, mineral resource lands, and critical areas. These guidelines shall be considered by counties and cities in designating these lands.

PART TWO - GENERAL REQUIREMENTS

NEW SECTION

WAC 365-190-030 DEFINITIONS. (1) Agricultural Land is land primarily devoted to the commercial production of horticultural, floricultural, dairy, apiary, vegetable, or animal products or of berries, grain, hay, straw, turf, seed, Christmas trees not subject to the excise tax imposed by RCW 84.33.100 through 84.33.140, or livestock, and that has long-term commercial significance for agricultural production.

(a) Prime Farmland Soil is land that has the best combination of physical and chemical characteristics for producing food, feed, forage, fiber, and oilseed crops and is available for these uses (the land could be cropland, pastureland, rangeland, forest land, or other land but not urban built-up land or water). It has the soil quality, growing season, and moisture supply needed to economically produce sustained high yields of crops when treated and managed, including water management, according to acceptable farming methods. In general, prime farmlands have an adequate and dependable water supply from precipitation or irrigation, a favorable temperature and growing season, acceptable alkalinity or acidity, acceptable salt and sodium content, and few or no rocks. They are permeable to water and air. Prime farmlands are not excessively eroded or saturated with water for long periods of time, and either do not flood frequently during the growing season or are protected from flooding. (See Part 603.05, National Soils Handbook, United States Department of Agriculture Soil Conservation Service.)

(b) Unique Farmland Soil is land other than prime farmland that is used for the production of specific high value food and fiber crops. It has the special combination of soil quality, location, growing season, and moisture supply needed to economically produce sustained high quality and/or high yields of a specific crop when treated and managed according to acceptable farming methods. (See Part 603.05, National Soils Handbook, United States Department of Agriculture Soil Conservation Service.)

(c) Additional Farmland of Local Importance is land, in addition to prime and unique farmlands, that is of local importance for the production of food, fiber, forage and oilseed crops. Generally, additional farmlands of local importance include those that are nearly prime farmland and that economically produce high yields of crops when treated and managed according to acceptable farming methods. Some may produce as high a yield as prime farmlands if conditions are favorable. (See Part 603.05, National Soils Handbook, United States Department of Agriculture Soil Conservation Service.)

(2) Areas with a critical recharging effect on aquifers used for potable water includes areas where an aquifer which is an essential source of drinking water is vulnerable to contamination that would create a significant hazard to public health.

(3) Coal Mine Hazard Areas are those areas directly underlain by, adjacent to, or affected by abandoned coal mine workings such as adits, tunnels, drifts or air shafts.

(4) Critical Areas include the following areas and ecosystems:

(a) Wetlands;
(b) Areas with a critical recharging effect on aquifers used for potable water;

(c) Fish and wildlife habitat conservation areas;

(d) Frequently flooded areas; and

(e) Geologically hazardous areas.

(5) Erosion Hazard Areas are those areas containing soils which, according to the United States Department of Agriculture Soil Conservation Service Soil Classification System, may experience severe to very severe erosion hazard.

(6) Frequently Flooded Areas are lands in the floodplain within a community subject to a one percent or greater chance of flooding in any given year.

(7) Forest Land is land primarily useful for growing trees, including Christmas trees subject to the excise tax imposed under RCW 84.33.100 through 84.33.140, for commercial purposes, and that has long-term commercial significance for growing trees commercially.

(8) Geologically Hazardous Areas are areas that because of their susceptibility to erosion, sliding, earthquake, or other geological events, are not suited to siting commercial, residential, or industrial development consistent with public health or safety concerns.

(9) Landslide Hazard Areas are areas subject to severe risk of landslide based on a combination of geologic, topographic, and hydrologic factors. They include the following:

(a) Any area characterized by:

(i) Slopes greater than 15 percent; and

(ii) Impermeable soils (typically silt and clay) frequently interbedded with permeable granular soils (predominately sand and gravel), or impermeable soils overlain with permeable soils; and,

(iii) Springs or groundwater seepage; or

(b) Any area which has shown movement during the Holocene epoch (from 10,000 years ago to present) or which is underlain by mass wastage debris of that epoch; or

(c) Any area potentially unstable as a result of rapid stream incision, stream bank erosion or undercutting by wave action; or

(d) Any area which shows evidence of, or is at risk from snow avalanches; or

(e) Any area located on an alluvial fan, presently subject to or potentially subject to inundation by debris flows or deposition of stream-transported sediments; or

(f) Any area with a slope of 40 percent or greater and with a vertical relief of 10 or more feet except areas composed of consolidated rock. A slope is delineated by establishing its toe and top and measured by averaging the inclination over at least ten feet of vertical relief.

(10) Long-term commercial significance includes the growing capacity, productivity, and soil composition of the land for long-term commercial production, in consideration with the land's proximity to population areas, and the possibility of more intense uses of land.

(11) Minerals include gravel, sand, and valuable metallic substances.

(12) Priority Habitats include a seasonal range or habitat element with which a given species has a primary association, and which, if altered, may reduce the likelihood that the species will maintain and reproduce over the long-term. These might include areas of high relative density or species richness, breeding habitat, winter range, and movement corridors. These might also include habitats that are of limited availability or high vulnerability to alteration, such as cliffs, talus, and wetlands.

(13) Priority Species are those species that are of concern due to their population status and their sensitivity to habitat manipulation. Priority species include those which are State-listed endangered, threatened, and sensitive species as well as other species of concern and game species that may not meet management objectives due in part to habitat manipulation or incompatible land uses.

(14) Public Facilities include streets, roads, highways, sidewalks, street and road lighting systems, traffic signals, domestic water systems, storm and sanitary sewer systems, parks and recreational facilities, and schools.

(15) Public Services include fire protection and suppression, law enforcement, public health, education, recreation, environmental protection, and other governmental services.

(16) Seismic Hazard Areas are areas subject to severe risk of earthquake damage as a result of seismic induced settlement or soil liquefaction. These conditions occur in areas underlain by cohesionless soils of low density usually in association with a shallow groundwater table.

(17) Urban growth refers to growth that makes intensive use of land for the location of buildings, structures, and impermeable surfaces to such a degree as to be incompatible with the primary use of such land for the production of food, other agricultural products, or fiber, or the extraction of mineral resources. When allowed to spread over wide areas, urban growth typically requires urban governmental services. "Characterized by urban growth" refers to land having urban growth located on it, or to land located in relationship to an area with urban growth on it as to be appropriate for urban growth.

(18) Volcanic Hazard Areas shall include areas subject to inundation by mudflows, lahars, or related flooding resulting from volcanic activity. The hazard area shall be delineated based on recurrence of an event equal in magnitude to the prehistoric Electron mudflow.

(19) Wetland or wetlands means areas that are inundated or saturated by surface water or ground water at a frequency and duration sufficient to support, and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions. Wetlands generally include swamps, marshes, bogs, and similar areas. Wetlands do not include those artificial wetlands intentionally created from nonwetland sites, grass-lined swales, canals, detention facilities, wastewater treatment facilities, farm ponds, and landscape amenities. However, wetlands may include those artificial wetlands intentionally created from nonwetland areas created to mitigate conversion of wetlands, if permitted by the county or city.

PART THREE - GUIDELINES

NEW SECTION

WAC 365-190-040 PROCESS. (1) Classification is the first step in implementing RCW 36.70A.050. It means defining categories to which resource lands and critical areas will be assigned. After counties and cities define categories, their resource lands and critical areas will be inventoried according to those categories.

Pursuant to RCW 36.70A.170, resource lands and critical areas will be designated based on that inventory. Designation means, at least, formal adoption of a policy statement and may include further legislative action. Designating inventoried lands for comprehensive planning and policy definition may be less precise than subsequent regulation of specific parcels for conservation and protection.

Classifying, inventorying, and designating districts should not imply a change in a landowner's right to use his or her land under current law. Land uses are regulated on a parcel and innovative land use management techniques are applied when counties and cities adopt regulations, pursuant to RCW 36.70A.060, to conserve and protect designated resource lands and critical areas. The department of community development will provide technical assistance to counties and cities on a wide array of regulatory options and alternative land use management techniques.

These guidelines may result in critical area designations that overlay other land use classifications. That is, if two or more critical area designations apply to a given parcel, or portion of a given parcel, both or all designations apply. For counties and cities required or opting to plan under RCW 36.70A, reconciling these multiple designations will be the subject of local development regulations adopted pursuant to RCW 36.70A.060.

(2) Counties and cities shall consider the following procedures in classifying and designating natural resource lands and critical areas.

(a) Public Participation

(i) Each county and city should prepare a specific public participation plan to include the designation process and, where required, adoption of development regulations protecting resource lands and critical areas.

(ii) Counties and cities should consider using: technical and citizen advisory committees with broad representation, press releases, news conferences, neighborhood meetings, paid advertising (e.g., newspaper, radio, T.V., transit), newsletters, and other means beyond the required normal legal advertising and public notices. Plain, understandable language should be used. The department of community development will provide technical assistance in preparing public participation plans, including: a pamphlet series, workshops, and a list of agencies available to provide help.

(b) Adoption Process. Statutory and local processes already in place governing land use decisions are the minimum processes required for

designation and regulation pursuant to RCW 36.70A.060 and RCW 36.70A.170. Beginning with classification, local decisions should incorporate public participation including using advisory committees with representation from all interested parties, adjacent counties and cities, and the general public. At least these steps should be included in the process:

(i) Accept the RCW 36.70A requirements, especially definitions of agricultural lands, forest lands, minerals, long-term commercial significance, critical areas, geologically hazardous areas, and wetlands as mandatory minimums.

(ii) Consider minimum guidelines developed by department of community development under RCW 36.70A.050.

(iii) Consider other definitions used by state and federal regulatory agencies.

(iv) Consider definitions used by the county and city and other counties and cities.

(v) Determine recommended definitions and check conformance with minimum RCW 36.70A definitions.

(vi) Adopt definition, classification, and standards.

(vii) Apply definitions to land, mapping designated resource lands.

(c) Intergovernmental Coordination. The RCW 36.70A requires coordination among communities and jurisdictions to reconcile conflicts and strive for consistent definitions, standards, and designations within their region. The minimum coordination process required under these guidelines may take one of two forms:

(i) Adjacent cities (or those with overlapping or adjacent planning areas); counties and the cities within them; and adjacent counties would provide each other notice of their intent to classify and designate resource lands and critical areas within their jurisdiction. Counties or cities receiving notice of who they feel are affected may provide comments and input to the notifying jurisdiction. The notifying jurisdiction specifies a comment period for those interested prior to adoption by the notifying jurisdiction. Within 45 days of the jurisdiction's date of adoption of classifications or designations, interested jurisdictions are supplied a copy of the proposal and provided an opportunity to give input to the adopting jurisdiction. Disputed classifications or designations may be resolved through the mediation process offered by the department of community development.

(ii) Adjacent jurisdictions; all the cities within a county; or all the cities and several counties may choose to cooperatively classify and designate resource lands and critical areas within their jurisdictions. Counties and cities by interlocal agreement would identify the definitions, classification, designation, and process that will be used to classify and designate lands within their areas. State and federal agencies or tribes may participate in the interlocal agreement or be provided a method of commenting on designations and classifications prior to adoption by jurisdictions.

Counties and/or cities may begin with the notification option ("i" above) and choose to change to the interlocal agreement method prior to completion of the classification and designations within their jurisdictions. It is intended that state and federal agencies with land ownership or management responsibilities and Indian tribes with interests within the jurisdictions adopting classification and designation be consulted and input considered in the development and adoption of designations and classifications. The mediation process provided through department of community development is available to resolve disputes between local governments using either the notification or interlocal agreement method of coordinating between jurisdictions.

(d) Mapping. Although there is no specific requirement for inventorying or mapping either natural resource lands or critical areas, RCW 36.70A requires that counties and cities planning under RCW 36.70A adopt development regulations regulating uses adjacent to natural resource lands. Logically, the only way to regulate adjacent lands is to know where the protected lands are. Therefore, mapping natural resource lands is a practical way to make regulation effective.

For critical areas, performance standards are preferred, as any attempt to map wetlands, for example, will be too inexact for regulatory purposes. Standards will be applied upon land use application. Even so, mapping critical areas for information but not regulatory purposes, is advisable.

(e) Reporting. RCW 36.70A requires that counties and cities annually report their progress to department of community development. Department of community development will maintain a central file including examples of successful public involvement programs, interjurisdictional coordination, definitions, maps, and other materials. This file will serve as an information source for counties and cities and a planning library for State agencies and citizens.

(f) Evaluation. When counties and cities adopt a comprehensive plan, RCW 36.70A requires that they evaluate their designations and develop regulations to assure they are consistent with and implement the comprehensive plan. When considering changes to the designations or development regulations, counties and cities should seek interjurisdictional coordination and public participation.

(g) Designation Amendment Process. Land use planning is a dynamic process. Procedures for designation should provide a rational and predictable basis for accommodating change.

Land use designations must provide landowners and public service providers with the information necessary to make decisions. This includes: determining when and where growth will occur, what services are and will be available, how they might be financed, and what type and level of land use is reasonable and/or appropriate. Resource managers need to know where and when conversions of rural land might occur in response to growth pressures and how those changes will affect resource management.

Designation changes should be based on consistency with one or more of the following criteria:

(i) Change in circumstances pertaining to the comprehensive plan or public policy.

(ii) A change in circumstances beyond the control of the landowner pertaining to the subject property.

(iii) An error in designation.

(iv) Inability to manage for natural resource use because of adjacent or nearby incompatible land use activities.

(h) Use of Innovative Land Use Management Techniques. Resource uses have preferred and primary status in designated resource lands of long-term commercial significance. Counties and cities must determine if and to what extent other uses will be allowed. If other uses are allowed, counties and cities should consider using innovative land management techniques which minimize land use incompatibilities and most effectively maintain current and future resource lands.

Methods to conserve and protect agricultural and forest lands of long-term commercial significance should involve the purchase or transfer of development rights, fee simple purchase of the land, less than fee simple purchase, purchase with lease-back, buffering, land trades, conservation easements or other innovations which maintain current uses and assure the conservation of these resource lands.

Development in and adjacent to agricultural and forest lands of long-term commercial significance should recognize the landowner's right to farm or manage timber as prior rights in the land. Counties and cities should adopt right-to-farm provisions in zoning ordinances. Covenants or easements that recognize that farming and forest activities will occur should be imposed on land in a development. Where buffering is used it should be on land in the development unless an alternative is mutually agreed on by adjacent landowners.

NEW SECTION

WAC 365-190-050 AGRICULTURAL LANDS. (1) In classifying agricultural lands of long-term significance for the production of food or other agricultural products, counties and cities shall use the land-capability classification system of the United States Department of Agriculture Soil Conservation Service as defined in Agriculture Handbook No. 210. These categories incorporate consideration of growing capacity, productivity and soil composition of the land. Counties and cities shall also consider the combined effects of proximity to population areas and the possibility of more intense uses of the land as indicated by:

- (a) The availability of public facilities;
- (b) Tax status;
- (c) The availability of public services;
- (d) Relationship or proximity to urban growth areas;
- (e) Predominant parcel size;
- (f) Land use settlement patterns and their compatibility with agricultural practices;
- (g) Intensity of nearby land uses;
- (h) History of land development permits issued nearby;
- (i) Land values under alternative uses; and
- (j) Proximity of markets.

(2) In defining categories of agricultural lands of long-term significance for agricultural production, counties and cities should consider using the classification of prime and unique farmland soils as mapped by the Soil Conservation Service. If a county or city chooses to not use these categories, the rationale for that decision must be included in its next annual report to department of community development.

(3) Counties and cities may further classify additional agricultural lands of local importance. Classifying additional agricultural lands of local importance shall include consultation with the Board of the local Conservation District and the local Agriculture Stabilization and Conservation Service Committee.

NEW SECTION

WAC 365-190-060 FOREST LAND RESOURCES. (1) In classifying forest land, counties and cities shall use the Private Forest Land Grades of the department of revenue (WAC 458-40-19300). This system incorporates consideration of growing capacity, productivity and soil composition of the land. Forest land of long-term commercial significance will generally have a predominance of the higher Private Forest Land Grades. However, the presence of lower Private Forest Land Grades within the areas of predominately higher grades need not preclude designation as Forest Land.

Each county and city shall determine which Land Grade constitutes forest land of long-term commercial significance based on local and regional physical, biological, economic and land use considerations.

Counties and cities shall also consider the effects of proximity to population areas and the possibility of more intense uses of the land as indicated by:

(a) The availability of public services and facilities conducive to the conversion of forest land.

(b) The proximity of forest land to urban and suburban areas and rural settlements: forest lands of long-term commercial significance are located outside the urban and suburban areas and rural settlements.

(c) The size of the parcels: forest lands consist of predominantly large parcels.

(d) The compatibility and intensity of adjacent and nearby land use and settlement patterns with forest lands of long-term commercial significance.

(e) Property tax classification: property is assessed as open space or forest land pursuant to RCW 84.33 or RCW 84.34.

(f) Whether the land has a higher and better use than for long-term commercial forest land.

(g) The proximity of the land to markets.

(h) History of land development permits issued nearby.

NEW SECTION

WAC 365-190-070 MINERAL RESOURCE LANDS. (1) Classification Criteria. Areas shall be classified into Mineral Resource Lands based on geologic, environmental and economic factors, existing land uses and land ownership. The areas to be studied and their order of study shall be specified by counties and cities.

(a) Counties and cities must classify the following minerals: sand, gravel, and valuable metallic substances.

(b) In classifying these areas, counties and cities shall use maps and information on location and extent of mineral deposits provided by the Washington State department of natural resources. Additionally, the department of natural resources has a detailed minerals classification system counties and cities may choose to use.

(2) Source of Data. Counties and cities may seek additional information from private land owners to supplement information from the department of natural resources.

NEW SECTION

WAC 365-190-080 CRITICAL AREAS. (1) Wetlands. In designating wetlands, counties and cities shall use the definition of wetlands in RCW 36.70A.030(17). Counties and cities are requested and encouraged to make their actions consistent with the intent and goals of "Protection of Wetlands," Executive Orders 89-10 and 90-04 as they exist on September 1, 1990. Additionally, local governments should consider wetlands protection guidance provided by the department of ecology.

(a) Counties and cities that do not now rate wetlands shall consider a wetlands rating system to reflect the relative function, value and uniqueness of wetlands in their jurisdictions. In developing wetlands rating systems, counties and cities should consider the following:

- (i) The Washington State Four-tier Wetlands Rating System;
- (ii) Wetlands functions and values;
- (iii) Degree of sensitivity to disturbance;
- (iv) Rarity; and
- (v) Ability to compensate for destruction or degradation.

If a county or city chooses to not use the State Four-tier Wetlands Rating System, the rationale for that decision must be included in its next annual report to department of community development.

(c) Counties and cities may use the National Wetlands Inventory as an information source to classify wetlands. This inventory provides maps of wetland areas according to the definition of wetlands issued by the United States Department of Interior – Fish and Wildlife Service, and its wetland boundaries should be reviewed consistent with the wetlands definition in RCW 36.70A.170(3).

(d) Counties and cities should consider the methodology in the Federal Manual for Identifying and Delineating Jurisdictional Wetlands, cooperatively produced by the United States Army Corps of Engineers, United States Environmental Protection Agency, United States Department of Agriculture Soil Conservation Service, and United States Fish and Wildlife Service, that was issued in January 1989.

(2) Aquifer Recharge Areas. In designating areas with a critical recharging effect on aquifers used for potable water, counties and cities should consider the following criteria:

(a) The availability of adequate information on the location and extent of the aquifer;

(b) The vulnerability of the aquifer to contamination that would create a significant hazard to public health. In determining vulnerability, the preferred method is a hydrogeologic analysis of a proposed area. In determining vulnerability without such an analysis, the following factors should be considered:

- (i) Depth of groundwater;
- (ii) Macro and micro permeability of soils;
- (iii) Types of soils;
- (iv) Presence of potential sources of contamination; and
- (v) Other relevant factors for the area in question;

(c) The extent to which the aquifer is an essential source of drinking water.

(d) Examples of areas with a critical recharging effect on aquifers used for potable water, may include:

(i) Sole source aquifer recharge areas designated pursuant to the Federal Safe Drinking Water Act where there is evidence the aquifer is vulnerable to contamination that would create a significant hazard to public health.

(ii) Areas established for special protection pursuant to a groundwater management program, Chapters 90.44 and 90.54 RCW, and Chapter 173-100 WAC.

(iii) Areas designated for well head protection pursuant to the Federal Safe Drinking Water Act.

(iv) Other areas meeting the definition of "areas with a critical recharging effect on aquifers used for potable water" in these guidelines.

(3) Frequently Flooded Areas. Classifications of frequently flooded areas shall be consistent with the floodplain designations of the Federal Emergency Management Agency and the National Flood Insurance Program.

(a) Counties and cities shall consider the following when designating and classifying frequently flooded areas:

(i) Flooding impact to human health, safety, and welfare, and to public facilities and services;

(ii) Available documentation including federal, state, and local laws, regulations, and programs, local maps and federally subsidized flood insurance programs.

(4) Geologically Hazardous Areas.

(a) Geologically hazardous areas pose a threat to the health, safety, and welfare of citizens when construction or incompatible uses are permitted in areas of significant hazard. Counties and cities that do not now classify geological hazards shall use the following categories to classify Geologically Hazardous Areas:

(i) GH1 Areas where adequate information indicates that no significant geological hazard is present or where it is judged that there is little likelihood for its presence.

(ii) GH2 Areas where adequate information indicates that significant geological hazard is present or where it is judged that there is a high likelihood for its presence.

(iii) GH3 Areas containing a geological hazard the significance of which cannot be evaluated from available data.

(iv) GH4 Areas where available information to evaluate a geological hazard is inadequate.

(b) Counties and cities may use the following when determining the significance of geologically hazardous areas:

(i) Potential economic, health, and safety impacts related to building in geologically hazardous areas;

(ii) Soil type (from a soil profile), slope, vegetative cover, and climate of area; and

(iii) Available documentation describing a history of soil movement, the presence of mass wastage debris, rapid stream incision, streambank erosion, or undercutting by wave action, evidence of risk from snow avalanche, or the presence of an alluvial fan which may be subject to inundation by debris flows or deposition of stream-transported sediments.

(c) Counties and cities may establish a rating system for describing the risk to development on geologically hazardous sites. The department of ecology developed the following levels which counties and cities may use:

(i) Low risk — standard foundation systems and site preparation techniques are expected to result in an acceptable level of risk.

(ii) Intermediate risk — standard foundation systems and site preparation techniques may be acceptable, but only with confirmation by a geotechnical report.

(iii) High risk — standard foundation systems and site preparation techniques are unlikely to be acceptable. A geotechnical report is required for recommendation of special foundation designs and site preparation techniques.

(iv) High erosion hazard shall at least be as defined by the United States Department of Agriculture – Soil Conservation Service including areas having a "severe" erosion hazard and a "rapid" surface runoff. Slopes shall be as defined by the United States Department of Agriculture – Soil Conservation Service including areas having a "severe" limitation due to slope for building site development; and lands designated or mapped as Class 3, 4, or 5 USGS as a Class U (Unstable), Uos (Unstable old slides), or Urs (Unstable recent slides) by the department of ecology Coastal Zone Atlas.

(v) Landslide hazard areas shall include areas subject to severe risk of landslide based on a combination of geologic, topographic and hydrologic factors. They include the following:

(A) Any area characterized by:

(i) Slopes greater than 15 percent; and

(ii) Impermeable soils (typically silt and clay) frequently interbedded with permeable granular soils (predominately sand and gravel), or impermeable soils overlain with permeable soils; and,

(iii) Springs or groundwater seepage; or

(B) Any area which has shown movement during the Holocene epoch (from 10,000 years ago to present) or which is underlain by mass wastage debris of that epoch; or

(C) Any area potentially unstable as a result of rapid stream incision, stream bank erosion or undercutting by wave action; or

(D) Any area which shows evidence of, or is at risk from snow avalanches; or

(E) Any area located on an alluvial fan, presently subject to or potentially subject to inundation by debris flows or deposition of stream-transported sediments; or

(F) Any area with a slope of 40 percent or greater and with a vertical relief of 10 or more feet except areas composed of consolidated rock. A slope is delineated by establishing its toe and top and measured by averaging the inclination over at least ten feet of vertical relief.

(vi) Seismic hazard areas shall include areas subject to severe risk of earthquake damage as a result of seismic induced settlement or soil liquefaction. These conditions occur in areas underlain by cohesionless soils of low density usually in association with a shallow groundwater table.

(vii) Volcanic hazard areas shall include areas subject to inundation by mudflows, lahars, or related flooding resulting from volcanic activity. The hazard area shall be delineated based on recurrence of an event equal in magnitude to the prehistoric Electron mudflow.

(5) Fish and Wildlife Habitat Conservation Areas. Fish and wildlife habitat conservation means land management for maintaining species in a wild state in suitable habitats within their natural geographic distribution so that isolated subpopulations are not created. This does not mean maintaining all individuals of all species at all times, but it does mean cooperative and coordinated land use planning is critically important among counties and cities in a region. In some cases, intergovernmental cooperation and coordination may show that it is sufficient to assure that a species will usually be found in certain regions across the state.

(a) Fish and wildlife habitat conservation areas include:

(i) Priority habitats and species;

(ii) Shellfish tidelands;

(iii) Kelp and eelgrass beds;

(iv) Naturally occurring ponds under 20 acres and their submerged aquatic beds that provide fish or wildlife habitat;

(v) Waters of the State;

(vi) Lakes, ponds, streams and rivers planted with game fish by a governmental or Tribal entity; or

(vii) State Natural Area Preserves and Natural Resource Conservation Areas.

(b) Counties and cities may consider the following when classifying and designating these areas:

(i) Creating a system of fish and wildlife habitat with connections between larger habitat blocks and open spaces;

(ii) Level of human activity in such areas including presence of roads and level of recreation type (passive or active recreation may be appropriate for certain areas and habitats);

(iii) Protecting riparian ecosystems;

(iv) Evaluating land uses surrounding ponds and fish and wildlife habitat areas that may negatively impact these areas;

(v) Establishing buffer zones around these areas to separate incompatible uses from the habitat areas; and

(vi) Restoration of lost salmonid habitat.

(c) Sources and Methods

(i) Priority habitats and species. Counties and cities may use information prepared by the Washington department of wildlife to classify and designate priority habitats and priority species. Priority habitats and priority species are being identified by the department of wildlife for all lands in Washington state. The schedule for defining, identifying, mapping and preparing management guidelines for priority habitats and species is:

(A) Commercial forest lands by September 30, 1990;

(B) Urban growth areas by September, 1991; and

(C) Other lands by December, 1992.

(ii) Shellfish Tidelands. Counties and cities shall use the process specified in Chapter 90.72 RCW, Shellfish Protection Districts, to classify shellfish beds. Designations shall be based on contaminated or threatened commercial shellfish beds or correctable or threatened recreation beaches using data from the department of ecology, department of health, and local health departments.

(iii) Kelp and Eelgrass Beds. Counties and cities will classify kelp and eelgrass beds, identified by department of natural resources aquatic lands program and the department of ecology. These identifications are mapped in the Coastal Zone Atlas.

(iv) Naturally Occurring Ponds Under 20 Acres and Their Submerged Aquatic Beds that Provide Fish or Wildlife Habitat.

Naturally occurring ponds do not include ponds deliberately designed and created from dry sites, such as canals, detention facilities, wastewater treatment facilities, farmponds, temporary construction ponds (of less than three years duration) and landscape amenities. However, naturally occurring ponds may include those artificial ponds intentionally created from dry areas in order to mitigate conversion of ponds, if permitted by a regulatory authority.

(v) Waters of the State. Waters of the State are defined in WAC 222, the Forest Practices Rules and Regulations. Counties and cities must use the classification system established in WAC 222.16.030 to classify waters of the state.

Counties and cities may consider the following factors when classifying waters of the state as fish and wildlife habitats:

(A) Species present which are endangered, threatened, or sensitive, and other species of concern;

(B) Species present which are sensitive to habitat manipulation;

(C) Historic presence of priority species;

(D) Existing surrounding land uses are incompatible with salmonid habitat; and

(E) Presence and size of riparian ecosystems.

(vi) Lakes, Ponds, Streams, and Rivers Planted with Game Fish.

This includes game fish planted in these water bodies under the auspices of a federal, state, local, or Tribal program or which supports priority fish species as identified by the department of wildlife.

(vii) State Natural Area Preserves. Natural area preserves are defined, established and managed by department of natural resources under the State Natural Heritage Program. The annual plan of the Natural Heritage Program sets goals, implementation objectives, and includes a plan for future acquisition of sites.

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

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

WSR 90-21-162

PROPOSED RULES

DEPARTMENT OF FISHERIES

[Filed October 24, 1990, 4:54 p.m.]

Original Notice.

Title of Rule: Commercial and sport fishing rules.

Purpose: Amend inspection and catch rules.

Statutory Authority for Adoption: RCW 75.08.080.

Statute Being Implemented: RCW 75.08.080.

Summary: Provide for inspection of Canadian-origin food fish and shellfish landed in Washington ports by sport anglers; protect black rockfish stocks; and change bottomfish catch limits.

Reasons Supporting Proposal: All food fish and shellfish are subject to inspection; black rockfish stocks are depleted outside of the prescribed area where jig will be allowed; and PMFC [PFMC] has recommended bottomfish catch limit changes.

Name of Agency Personnel Responsible for Drafting: Evan S. Jacoby, 115 General Administration Building, Olympia, 753-6585; Implementation: Mark Pederson, 115 General Administration Building, Olympia, 753-6716; and Enforcement: Roland Hachtel, 115 General Administration Building, Olympia, 753-6585.

Name of Proponent: Washington State Department of Fisheries, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Sport caught food fish and shellfish taken from Canadian waters and transported into Washington are not fish taken under license, issued by Washington, and thus are not subject to inspection. Since it is necessary to verify the fish are lawful under Canadian law, inspection, with attendant minimal intrusion, is necessary. Black rockfish stocks are depleted in areas where recreational usage is high. Commercial jig needs to be restricted in such areas, and a limit placed on take by other commercial gear. This will provide continued recreational and commercial opportunity for this popular species, and provide for an orderly fishery. Additional changes conform Washington bottomfish limits to federal recommendations. These changes are currently in place by emergency rule and this change will have no effect.

Proposal Changes the Following Existing Rules: Allows inspection of all fish entering Washington; restricts gear usage and landings of black rockfish; and conform bottomfish regulations.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

These proposals will not effect 10% of the businesses in any one three-digit industrial classification or 20% of all businesses.

Hearing Location: Auditorium, General Administration Building, 210 11th Street, First Floor, Olympia, WA 98504, on November 27, 1990, at 11:00 a.m.

Submit Written Comments to: Hearings Officer, Fisheries, 115 General Administration Building, Olympia, WA 98504, by November 26, 1990.

Date of Intended Adoption: December 4, 1990.

October 24, 1990
Mark G. Pederson
for Joseph R. Blum
Director

AMENDATORY SECTION (Amending Order 88-186, filed 12/29/88)

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

(14) It shall be unlawful in any area to use, operate or carry aboard a commercial fishing vessel a licensed net or combination of such nets, whether fished singly or separately, in excess of the maximum lawful size or length prescribed for a single net in that area, except as otherwise provided for in the rules and regulations of the department of fisheries.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

(18) It is unlawful for any person or corporation either licensed by the department of fisheries or bringing food fish or shellfish into the state to fail to comply with the directions of authorized department personnel related to the collection of sampling data or material from food fish or shellfish. It is also unlawful for any such person or corporation to fail to relinquish to the department, upon request, any part of a salmon or other food fish containing coded-wire tags, including but not limited to, the snouts of those salmon that are marked by having clipped adipose fins.

AMENDATORY SECTION (Amending Order 88-157, filed 10/27/88)

WAC 220-44-030 COASTAL BOTTOMFISH GEAR. It is unlawful to take, fish for, possess, transport through the waters of the state or land in any Washington state ports, bottomfish taken for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas 59A, 59B, 60A and that portion of Area 58 within the United States 200-mile Fishery Conservation Zone with any gear except as provided in this section:

(1) Otter trawl and beam trawl.

(a) It is unlawful to use, operate or carry aboard any fishing vessel otter trawl gear having meshes measuring less than 3 inches.

(b) It is unlawful to use or operate any bottom trawl having meshes less than 4.5 inches. A bottom trawl must have a minimum of two continuous riblines sewn to the net and extending from the mouth of the trawl net to the terminal end of the codend if the fishing vessel is simultaneously carrying aboard a net of less than 4.5-inch minimum mesh size.

For all bottom trawls, chafing gear must have a minimum mesh size of 15 inches unless only the bottom one-half (underside) of the codend is covered by chafing gear.

(c) It is unlawful to use or operate a roller or bobbin trawl with meshes less than 3.0 inches. Chafing gear covering the upper one-half (top side) of the codend must have a minimum mesh size of 6.0 inches. Rollers, bobbins, or discs used in roller or bobbin trawls must be a minimum of 14 inches in diameter.

(d) Double wall codends may not be used in any trawl with mesh size less than 4.5 inches. If a double wall codend is used, the double walled layers must be the same mesh size and coincide, knot-to-knot, and may not be longer than 25 trawl meshes or 12 feet, whichever is greater.

(e) It is unlawful to use or operate a pelagic trawl with meshes less than 3.0 inches. It is unlawful to use a double wall codend in any pelagic trawl. Chafing gear covering the upper one-half (top side) of the codend must have a minimum mesh size of 6 inches. Footropes of pelagic trawls must be less than 1.75 inches in diameter, including twine necessary for seizing material. Sweepines, including the bottom leg of the bridle, must be bare.

(2) Set lines. It is unlawful for the operator of set lines to leave such gear unattended unless marked as provided in WAC 220-20-010(5). Set lines must be attended at least once every seven days. Set lines must be marked at the surface at each terminal end with a pole, flag,

light, radar reflector, and a buoy displaying clear identification of the owner or operator.

(3) Bottomfish pots. It is unlawful for the operator of bottomfish pots to leave such gear unattended unless marked as provided in WAC 220-20-010(5). Bottomfish pots must be attended at least once every seven days. Bottomfish pots set individually must be marked at the surface with a pole and a flag, light, or radar reflector, and a buoy displaying clear identification of the owner. Bottomfish pots laid on a groundline must be marked at the surface at each terminal end of the groundline with a pole and a flag, light, and radar reflector, and a buoy displaying clear identification of the owner or operator.

(4) Commercial jig gear. It is unlawful to use commercial jig gear except in those state waters and offshore waters between 47 degrees 40 minutes north latitude and 48 degrees 9 minutes 30 seconds north latitude (Destruction Island to Cape Alava).

(5) Troll lines. It is unlawful to take, fish for or possess salmon while fishing for bottomfish with troll line gear under authority of a bottomfish troll license, except that in any coastal waters it is lawful to retain for commercial purposes any species of bottomfish taken with commercial salmon gear incidental to a lawful salmon fishery.

(6) Shrimp trawls. It is unlawful in any coastal waters, to retain for commercial purposes more than 1,500 pounds per day of any bottomfish species other than Pacific whiting, shortbelly rockfish or arrowtooth flounder taken with shrimp trawl gear incidental to a lawful shrimp fishery.

(7) It is unlawful to take, fish for or possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-053, 220-52-063, 220-52-066, 220-52-069, and 220-52-071.

(8) It is unlawful to take or possess lingcod taken for commercial purposes with any gear from December 1 through April 14 in Coastal Marine Fish-Shellfish Management and Catch Reporting Area 59B.

AMENDATORY SECTION (Amending Order 90-26, filed 6/21/90, effective 7/22/90)

WAC 220-44-050 COASTAL BOTTOMFISH CATCH LIMITS. It is unlawful to possess, transport through the waters of the state, or land in any Washington state port bottomfish taken from Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the species indicated. All weights are in round pounds:

(1) Widow rockfish (*Sebastes entomelas*) – 15,000 pounds per vessel trip per calendar week, defined as Wednesday through the following Tuesday except that a fisherman having made a 1990 declaration of intent may make one landing of not more than 25,000 pounds biweekly, defined as Wednesday through the second Tuesday following. There is no limit on the number of landings of less than 3,000 pounds.

(2) Shortbelly rockfish (*Sebastes jordani*) and idiot rockfish (*Sebastes lobus* spp.) – no maximum poundage per vessel trip; no minimum size.

(3) Pacific Ocean perch (*Sebastes alutus*) – No restriction on landing up to 1,000 pounds per vessel trip. Landings above 1,000 pounds allowed only if Pacific Ocean perch represent 20 percent or less of total weight of fish on board. Under no circumstances may a vessel land more than 3,000 pounds of Pacific Ocean perch in any one vessel trip.

(4) All other species of rockfish (*Sebastes* spp.) – 25,000 pounds of all other species combined per vessel trip per calendar week, defined as Wednesday through the following Tuesday, of which no more than ~~(7,500)~~ 3,000 pounds or 20%, whichever is greater, may be yellowtail rockfish (*Sebastes flavidus*), and no more than 100 pounds or 10%, whichever is greater, may be black rockfish if taken on hook-and-line gear other than commercial jig, except that a fisherman having made a 1990 declaration of intent may make either one landing of no more than 50,000 pounds of all other species combined per vessel trip biweekly, defined as Wednesday through the second Tuesday following, of which no more than ~~(15,000)~~ 3,000 pounds or 20%, whichever is greater, may be yellowtail rockfish, and no more than 100 pounds or 10%, whichever is greater, may be black rockfish if taken on hook-and-line gear other than commercial jig, or two landings of not more than 12,500 pounds of all other species in any one calendar week of which not more than ~~(3,750)~~ 1,500 pounds or 20%, whichever is greater, in any one landing may be yellowtail rockfish and no more than 100 pounds or 10%, whichever is greater, may be black rockfish if taken on hook-and-line gear other than commercial jig. It is unlawful for any vessel to make other than one landing in excess of 3,000 pounds of other rockfish species in any calendar week, if no declaration to land other species of rockfish twice weekly has been made.

(5) Sablefish

(a) Trawl vessels - No trip limit. No restrictions on landing up to 1,000 pounds per vessel trip. Landings above 1,000 pounds allowed only if sablefish represent 25 percent or less of the total combined round weight of ~~((the deepwater complex))~~ sablefish, dover sole, arrowtooth flounder and thornyhead ~~((or Idiot))~~ rockfish ~~((?))~~ on board. To convert sablefish to round weight from dressed weight multiply the dressed weight by 1.75. Sablefish minimum size 22 inches in length, unless dressed in which case minimum size 15.5 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail. Trawl vessels are allowed an incidental sablefish catch less than the minimum size of 1,000 pounds or 25 percent of the total combined round weight of ~~((the deepwater complex))~~ sablefish, dover sole, arrowtooth flounder and thornyhead rockfish, but not to exceed 5,000 pounds per trip.

(b) Nontrawl vessels - ~~((No))~~ Vessel trip limit, 200 pounds round weight. ~~((Minimum size 22 inches in length, unless dressed, in which case minimum size 15.5 inches in length from the anterior insertion of the first dorsal fin to the tip of the tail. Nontrawl vessels are allowed an incidental catch less than the minimum size of 1,500 pounds, round weight or 3% round weight of all sablefish on board, whichever is greater, per trip. To convert to round weight from dressed weight multiply the dressed weight by 1.75.))~~ No size limit.

(6) 1990 Declarations of intent - A 1990 declaration must be made to make other than one vessel trip per week and land in excess of the minimum amounts as provided for in this section. The 1990 declaration of intent to make other than one vessel trip per week must be mailed or delivered to the Department of Fisheries, 115 General Administration Building, Olympia, WA 98504, and must be received prior to the beginning of such fishing. The declaration of intent must contain the name and address of the fisherman, the name and registration number of the vessel, the date on which such fishing will commence and must be signed and dated by the fisherman. The fisherman may return to the one vessel trip per calendar week fishing by filing a declaration of intent to stop fishing other than once weekly with the department in the above manner. The declaration to stop such fishing and begin one vessel trip per calendar week fishing must be received prior to the beginning of the week in which the one vessel trip per calendar week fishing will resume. The date of first landing will determine the beginning of biweekly periodicity. Biweekly periodicity will restart after a landing that occurs more than four calendar weeks after the immediate prior landing. A calendar week is defined as Wednesday through the following Tuesday.

(7) It is unlawful during unloading of the catch and prior to its being weighed or leaving the unloading facility to intermix with any other species a species or category of bottomfish having a vessel trip limit.

(8) For purposes of this section, a vessel trip is defined as having occurred upon the initiation of transfer of catch from the fishing vessel, and all fish aboard the vessel are considered part of the vessel trip limit at the initiation of transfer of catch.

funding processes for certain school construction projects.

Reasons Supporting Proposal: Amendments needed to implement budget proviso language and to update references for funding priority system.

Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Old Capitol Building, (206) 753-2298; Implementation: Michael Roberts, Superintendent of Public Instruction, Old Capitol Building, (206) 753-6729; and Enforcement: David Moberly, Superintendent of Public Instruction, Old Capitol Building, (206) 753-6742.

Name of Proponent: State Board of Education, governmental.

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

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

Specific Explanations: WAC 180-27-058, priority Category III was created in 1985 to "grandfather" certain projects into a new priority system. Amendment eliminates projects that are no longer needed; and new sections WAC 180-27-05605 and 180-27-05607, will allow certain, specifically appropriated school construction projects or certain designated school construction projects to receive state funding in exception to the regular state process.

Proposal Changes the Following Existing Rules: Eliminates obsolete priority category and obsolete WAC references. Allows for specific exemptions to current general process for funding school construction projects.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

Hearing Location: Glacier/Horizon Room, Seattle Airport Hilton, 17620 Pacific Highway South, Seattle, WA 98188, on November 29, 1990, at 8:30 a.m.

Submit Written Comments to: Dr. Monica Schmidt, State Board of Education, Old Capitol Building, FG-11, Olympia, Washington 98504, by November 26, 1990.

Date of Intended Adoption: November 30, 1990.

October 24, 1990

Dr. Monica Schmidt
Executive Director

WSR 90-21-163

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed October 24, 1990, 4:55 p.m.]

Original Notice.

Title of Rule: Chapter 180-26 WAC, State assistance in providing school plant facilities—Educational specifications and site selection; and chapter 180-27 WAC, State assistance in providing school plant facilities—Basic state support.

Purpose: To amend and repeal obsolete references for funding priority system and to establish funding process during a period of priority project approvals.

Statutory Authority for Adoption: RCW 28A.525.020.

Statute Being Implemented: Capital/operating budget.

Summary: Amendments repeal obsolete section and references, nullify approvals of obsolete or nonoperable school construction projects, and provide for special

AMENDATORY SECTION (Amending Order 1-86, filed 2/4/86)

WAC 180-26-057 STATE BOARD OF EDUCATION PROJECT COMMITMENT AT PRELIMINARY FUNDED STATUS. When preliminary funding status for a project is requested and granted pursuant to WAC 180-26-050 ~~((and/or 180-26-055))~~, the state board of education commitment is limited to the eligibility of the project for state assistance, the eligible square footage, the maximum area cost allowance and the priority standing of the project as determined pursuant to the state building assistance rules in effect at the time such preliminary funding status is granted. This commitment is effective only for the initial one-year period set forth at WAC 180-26-060. The state board of education otherwise reserves the right to amend and/or repeal any rule(s) respecting state assistance in school building construction. Such rule changes may be made regardless of the negative and/or positive impact of such changes upon the eligibility of any project and/or the extent of eligibility of any project for state assistance.

AMENDATORY SECTION (Amending Order 24-85, filed 11/27/85)

WAC 180-26-060 LOSS OF PRELIMINARY FUNDING STATUS. All districts granted preliminary funding status for a project pursuant to WAC 180-26-050 (~~(or 180-26-055(2))~~) shall request approval to bid such project pursuant to WAC 180-29-107 within one year of receiving preliminary funding status or shall have such status withdrawn. A district with a project so withdrawn may reapply pursuant to WAC 180-26-050 or 180-26-055(2) for such status.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 180-26-055 PRELIMINARY FUNDING STATUS TO CERTAIN PROJECTS.

NEW SECTION

WAC 180-27-05605 ADDITIONAL FUNDING DURING A PERIOD OF A PRIORITY APPROVAL PROCESS. Notwithstanding the provisions of WAC 180-27-056, if within any state fiscal year, that is the second year of a biennium, there is funding authority and revenue in excess of what is required for the priority list established pursuant to WAC 180-27-056, then there shall be a subsequent priority list established on March 1 of the same state fiscal year for the purpose of funding only those projects for which preliminary funded status had been granted prior to July 1 of that state fiscal year. The priority order shall be as per WAC 180-27-058.

NEW SECTION

WAC 180-27-05607 FUNDING FOR SPECIFICALLY APPROPRIATED PROJECTS DURING A PERIOD OF A PRIORITY APPROVAL PROCESS. Notwithstanding the provisions of WAC 180-27-056, if the State Capital Appropriations Act for any biennium makes a special, specific appropriation for a particular project or priority category, such projects, or projects within the priority category, shall be exempt from the time lines established by WAC 180-27-056 and may receive final approval pursuant to WAC 180-29-107 at any time, provided that the requirements of chapter 180-29 WAC have been complied with.

AMENDATORY SECTION (Amending WSR 90-04-031, filed 1/30/90, effective 3/2/90)

WAC 180-27-058 STATE ASSISTANCE—PRIORITIES. The priority system for the funding of school construction projects during a priority approval process imposed by order of the state board of education shall be as follows:

(1) Priority one: New construction projects in districts with un-housed students other than those in priority two. Projects within this priority shall be ranked as follows: The project with the highest percentage of un-housed students in the district by grade level on the date of project approval pursuant to WAC 180-25-040 shall be ranked highest—i.e., projected enrollment times authorized space allocation as calculated pursuant to WAC 180-27-035 divided by capacity of existing buildings as calculated pursuant to WAC 180-27-050(1). In the event two or more districts possess an equal percentage of un-housed students, the district with the greatest number of un-housed students shall be ranked the highest.

(2) Priority two: New construction projects in districts with un-housed students due to the need to replace a building. In the event the district is precluded from educating students in a facility due to bona fide condemnation procedures, such related space requirement shall be treated as un-housed students in priority one. Projects with this priority shall be ranked as follows: The project with the highest percentage of un-housed students in the district by grade level on the date of project approval pursuant to WAC 180-25-040 shall be ranked highest. In the event two or more districts possess an equal percentage of un-housed students, the district with the greatest number of un-housed students shall be ranked the highest.

(3) Priority three: All projects with secured local capital funding and authority to proceed pursuant to WAC 180-25-040 as of September 30, 1985, which are not included in priority one or two pursuant to this section. Projects within this priority shall be ranked pursuant to the priority system in effect as of September 30, 1985: PROVIDED, That the authority to proceed pursuant to WAC 180-25-040 and the

priority three ranking of any such project shall lapse and be null and void as of July 2, 1991, unless approval to open bids for the project has been granted pursuant to WAC 180-29-107 prior to that date.

(4) Priority four: New construction of vocational-technical institutes and interdistrict cooperative vocational skill center facilities. Projects within this priority shall be ranked as follows: The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked the highest. Funding allocations for this priority shall not exceed ten percent of the available funds remaining after funding eligible projects in priorities one and two or for one vocational-technical institute or interdistrict skill center project, whichever is greater.

(5) Priority five: Modernization projects in districts with no un-housed students and not funded under priority three. Projects within this priority shall be ranked as follows: The project with the highest percentage of projected student occupancy shall be ranked the highest—i.e., projected enrollment times authorized space allocation as calculated pursuant to WAC 180-27-035 divided by capacity of existing buildings as calculated pursuant to WAC 180-27-050(1). In the event two or more projects possess an equal percentage, the highest ranking shall be given to the project with the earliest date of project approval pursuant to WAC 180-25-040. For the purpose of ranking within this subsection vocational technical institute and interdistrict cooperative facilities other than interdistrict transportation cooperatives shall be considered as independent school district projects: PROVIDED, That under no circumstances should this priority receive less than sixty percent of funds available for priorities four and five.

(6) Priority six: New construction of interdistrict cooperative facilities which are not included in priority three, four, or seven. The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked the highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked the highest.

(7) Priority seven: Interdistrict transportation cooperatives. Projects within this priority shall be ranked as follows: The project with the earliest date of project approval pursuant to WAC 180-25-040 shall be ranked the highest. In the event two or more projects possess the same project approval date, the project with the earliest date of application received in the office of superintendent of public instruction shall be ranked the highest.

AMENDATORY SECTION (Amending Order 25-85, filed 11/27/85)

WAC 180-27-059 APPLICATION OF PRIORITY SYSTEM TO PROJECTS WITH AND WITHOUT PRELIMINARY FUNDING STATUS. All projects with preliminary funding status pursuant to WAC 180-26-050 (~~(and 180-26-055)~~) shall be approved pursuant to WAC 180-29-107 prior to projects without such status.

WSR 90-21-164
PROPOSED RULES
DEPARTMENT OF REVENUE
 [Filed October 24, 1990, 5:00 p.m.]

Original Notice.

Title of Rule: Amendatory section WAC 458-20-186
 Tax on cigarettes.

Purpose: To add penalty provisions into the rule which were enacted by chapter 267, Laws of 1990.

Statutory Authority for Adoption: RCW 82.32.300.

Statute Being Implemented: Title 82 RCW.

Summary: The 1990 legislation provides a penalty for failure to affix stamps to cigarettes, the greater of \$10 per pack or \$250. This penalty is added to the rule.

Name of Agency Personnel Responsible for Drafting and Implementation: Les Jaster, 711 Capitol Way, #400,

Olympia, (206) 586-7150; and Enforcement: Ed Faker, 711 Capitol Way, #400, Olympia, (206) 753-5579.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule explains the administration and tax reporting requirement for persons who sell cigarettes in the state of Washington. The rule is amended to include penalty provisions which were enacted by the 1990 legislature.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The Department of Revenue has reviewed administrative provisions contained in this rule in order to lessen the economic impact on small businesses. A small business economic impact statement is not required for the following reasons: No economic impact. This rule has no identifiable administrative impact; and negligible impact. This rule requires no action on the part of any small business.

Hearing Location: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on November 27, 1990, at 10:00 a.m.

Submit Written Comments to: Les Jaster, Rules Coordinator, Department of Revenue, Interpretation and Appeals, Mailstop AX-02, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: November 30, 1990.

October 24, 1990

Edward L. Faker
Assistant Director

AMENDATORY SECTION (Amending WSR 90-04-039, filed 1/31/90, effective 3/3/90)

WAC 458-20-186 TAX ON CIGARETTES. (1) The Washington state cigarette tax is imposed in the total amount of 1.7 cents per cigarette or 34 cents upon each package of 20 cigarettes or 42 and 1/2 cents per package of 25. The cigarette tax provides funds to drug enforcement and education, water quality and the general fund accounts in the amount of 3, 8, and 23 cents respectively upon each package of 20 cigarettes.

(2) This tax is due and payable by the first person who sells, uses, consumes, handles, possesses or distributes the cigarettes in this state. For purposes of this rule, a possessor is anyone who personally or through an agent, employee, or designee has possession of cigarettes in this state. Payment is made through the purchase of stamps from authorized banks.

(3) EXEMPTIONS. The cigarette tax does not apply upon cigarettes sold to persons licensed as cigarette distributors in other states when, as a condition of the sale, the seller either delivers the cigarettes to such a buyer at a point outside this state, or delivers the same to a common carrier with the shipment consigned by the seller to such a buyer at a location outside this state. Any person engaged in making sales to licensed distributors in other states or making export sales (see WAC 458-20-193A and 458-20-193C) or in making sales to the federal government must furnish a surety bond in a sum equal to twice the amount of tax which would be affixed to the cigarettes that are set aside for the conduct of such business without affixing cigarette tax stamps. Such unstamped stock must be kept separate and apart from any stamped stock.

(4) Cigarettes, other than those above mentioned, which are stamped and exempt from the tax by reason of their sale either to an Indian or an Indian tribe for resale must follow the provisions of WAC 458-20-192.

(5) COLLECTION. Every person unlawfully in possession of unstamped cigarettes in this state shall be liable for the cigarette tax provided for herein. Ordinarily, the tax obligation is imposed and collected on the first possessor of such unstamped cigarettes. However, failure by the first possessor to pay such tax does not excuse any subsequent possessor of unstamped cigarettes. Stamps indicating the payment of the cigarette tax must be affixed prior to any sale, use, consumption, handling, possession or distribution for all cigarettes other than those mentioned in (3) above. The stamp must be applied to the smallest container or package, unless the department determines that it is impractical to do so.

(6) Every licensed stamping wholesaler shall stamp those cigarettes that require stamping within 72 hours after receipt, but in any event, on or before sale or transfer to another party. Stamps shall be of the type authorized by the department which at present is only the heat applied "fuson" type. The use of meter stamping machines for use in imprinting packages, in lieu of attaching stamps, is not authorized by the department. The use of water "decalcomania" type stamps by such vendors is not authorized.

(7) Persons other than licensed stamping wholesalers must file with the department of revenue, prior to receipt, a notice of intent to possess unstamped cigarettes in the state of Washington. A copy of this notice, validated by an agent of the department of revenue, must be in the possession of any such person who is in possession of unstamped cigarettes in this state.

(8) Persons who have filed the aforementioned notice must bring the cigarettes to a department office for payment of the tax within 72 hours of receipt, but in any event, on or before sale or transfer to another party. Persons who have failed to file the notice of intent, as provided above, must bring the cigarettes to a department office for payment of the tax before the end of business on the day of receipt, if such is a department business day, but if not, then on or before the close of the next department business day following receipt. In any event such persons shall bring the cigarettes in and pay the tax on or before the sale or transfer thereof to another party. Failure so to act will subject the person in possession of such cigarettes to criminal sanctions as set forth in subparagraphs (17) and (18) below.

(9) Any unstamped cigarettes in the possession of persons (other than licensed stamping wholesalers) who have failed to file a notice of intent to possess unstamped cigarettes in the state of Washington or who have failed to affix stamps and/or who have failed to pay the tax as required herein, will be deemed contraband and subject to seizure and forfeiture under the provisions of RCW 82.24.130.

(10) State approved cigarette stamps are available from authorized banks. Payment for stamps may be made either at the time of sale, or deferred until later, although the latter form of payment is available only to vendors who meet the requirements of the department and who have furnished a surety bond equal to the proposed total monthly credit limit. In addition, purchases on a deferred payment plan may be made only by the cigarette seller himself or by an agent authorized by him to do so. This authorization may be in the form of a signature card, filed with the bank, from which stamps are usually obtained, and kept current by the vendor. Payments under a deferred plan are due within 30 days following the purchase, and are to be paid at the outlet from which the stamps were obtained, and may be paid by check payable to the department of revenue. Cigarette wholesalers who purchase stamps under either plan are allowed, as compensation for their services in affixing stamps, an amount equal to \$4.00 per thousand stamps affixed, which is offset against the purchase price.

(11) BOOKS AND RECORDS. An accurate set of records showing all transactions had with reference to the purchase, sale or distribution of cigarettes must be retained. These records may be combined with those required in connection with the tobacco products tax, by WAC 458-20-185, provided there is a segregation therein of the amount involved. All such records must be preserved for 5 years from the date of the transaction.

(12) In particular, persons shipping or delivering any cigarettes to a point outside of this state shall transmit to the miscellaneous tax and unclaimed property division, not later than the 15th of the following calendar month, a true duplicate invoice showing full and complete details of the interstate sale or delivery.

(13) REPORTS AND RETURNS. The department of revenue may require any person dealing with cigarettes, in this state, to complete and return forms, as furnished, setting forth sales, inventory and other data required by the department to maintain control over trade in cigarettes.

(14) Manufacturers and wholesalers selling stamped, unstamped or untaxed cigarettes shall, before the 15th day of each month, transmit to the miscellaneous tax and unclaimed property division a complete record of sales of cigarettes in this state during the preceding month.

(15) REFUNDS. Any person may request a refund of the face value of the stamps. Refunds for stamped untaxed cigarettes sold to Indians or Indian tribes will include the stamping allowance and will be approved by an agent of the department. Refunds for stamped cigarettes will not include the stamping allowance if the stamps are:

(a) Damaged, or unfit for sale, and as a result are destroyed or returned to the manufacturer or distributor.

(b) Improperly or partially affixed through burns, jams, double stamps, stamped on carton flaps, or improper removal from the stamp roll.

(16) The claim for refund must be filed on a form which is provided by the department, Form REV 37-2063. An affidavit~~((+))~~ or a certificate from the manufacturer claiming refund, or by the agent of the department verifying the voiding of stamps and authorizing the refund, shall accompany the form.

(17) CRIMINAL PROVISIONS. RCW 82.24.110(1) prohibits certain specified criminal activities with respect to cigarettes and makes such activities gross misdemeanors. Also, RCW 82.24.100 and 82.24.110(2) prohibit alteration or fabrication of stamps and transportation and/or possession of 300 or more cartons of unstamped cigarettes and makes those activities felonies. Persons commercially handling cigarettes in this state must refer to these statutes.

(18) SEARCH, SEIZURE AND FORFEITURE. The department of revenue may search for, seize and subsequently dispose of unstamped cigarette packages and containers, vehicles of all kinds utilized for the transportation thereof, and vending machines utilized for the sale thereof. Persons handling unstamped cigarettes in this state must refer to RCW 82.24.130 and subsequent sections for provisions relating to search, seizure and forfeiture of such property, for possible redemption thereof, and for treatment of such property in the absence of redemption.

(19) PENALTIES. RCW 82.24.120 provides a penalty for failure to affix the cigarette stamps or to cause such stamps to be affixed as required, or to pay any tax due under chapter 82.24 RCW. In addition to the tax found to be due, a penalty equal to the greater of ten dollars per package of unstamped cigarettes or two hundred fifty dollars shall be assessed. Interest shall also be added at the rate of one percent for each thirty days or portions thereof from the date the tax became due. The department may cancel all or part of the penalty for good reason.

WSR 90-21-165

PROPOSED RULES

DEPARTMENT OF REVENUE

[Filed October 24, 1990, 5:00 p.m.]

Original Notice.

Title of Rule: Amendatory section WAC 458-20-100 Appeal procedures.

Purpose: This rule represents a change in the Department of Revenue appeal procedures. The amended title is appeals, small claims and settlements.

Statutory Authority for Adoption: RCW 82.32.300.

Statute Being Implemented: RCW 82.32.160 and [82.32.]170.

Summary: This rule makes major changes in the Department of Revenue appeal procedure. The major changes include: The substitution of an executive level of appeal and a petition for reconsideration for the second level director level appeal; the establishment of small claims procedure; an explanation of settlement process; a sample petition form is provided; and the rule is clarified and reformatted.

Name of Agency Personnel Responsible for Drafting: Stephen Zagelow, 711 Capitol Way, #205, Olympia,

(206) 586-4291; Implementation: Les Jaster, 711 Capitol Way, #400, Olympia, 586-7150; and Enforcement: Ed Faker, 711 Capitol Way, #400, Olympia, 753-5579.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule amendment is a major change in the Department of Revenue's appeal process. The major changes include: The substitution of an executive level appeal and a petition for reconsideration for the second level or director level appeal; the establishment of a small claims procedure; and explanation of the settlement process; a sample petition form is provided; and the rule is clarified and reformatted. The effect of this change is to more expeditiously, efficiently, and fairly process and decide Department of Revenue taxpayer appeals.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The Department of Revenue has reviewed administrative provisions contained in this rule in order to lessen the economic impact on small businesses. A small business economic impact statement is not required for the following reasons: No economic impact. This rule has no identifiable administrative costs to businesses; and this rule change may very well result in reduced costs for businesses.

Hearing Location: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on November 27, 1990, at 1:30 p.m.

Submit Written Comments to: Stephen Zagelow, Sr. A.L.J., Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504, by November 27, 1990.

Date of Intended Adoption: November 30, 1990.

October 24, 1990

Edward L. Faker

Assistant Director

AMENDATORY SECTION (Amending Order ET 83-15, filed 3/15/83)

WAC 458-20-100 APPEALS, ~~((PROCEDURES))~~ SMALL CLAIMS AND SETTLEMENTS. ~~((+))~~ In any case of an account under audit where substantial agreement has not been reached between taxpayer and field auditor, the taxpayer is entitled to a preliminary conference with the auditor's immediate superior, the field audit unit supervisor, prior to finalization and submission of the audit report. Such conference is informal in nature, and is intended to clarify the issues in dispute resolving them where possible, and in any event effecting agreement as to the facts and figures involved. In those cases where agreement cannot be reached at this level as to the tax interpretations applied, the report will be finalized and submitted to Olympia, from where, following review and approval of the recommendations of the report, an assessment will be issued.

(2) Any person having been issued a notice of assessment of additional taxes, delinquent taxes, penalties or interest may petition the department of revenue in writing for a correction of the amount of the assessment and a conference for examination and review of the assessment. Petitions should be addressed: State of Washington, Department of Revenue, Interpretation and Appeals Division, Olympia, Washington 98504.

(3) Under the law the petition must be received by the department of revenue within twenty days after the issuance of the original notice of the amount of the deficiency, or within the period covered by any extension of the due date granted by the department. An extension of thirty days in the due date of the assessment may be granted if additional time is required for preparation of the appeal and such extension is requested prior to expiration of the twenty day period. If no petition is filed within these time periods, the assessment covered by the notice shall become final.

(4) Petitions for correction of assessment shall be in writing, indicating which item or items are in question, and shall set forth the reasons why the correction should be granted and the amount of tax, or of interest and penalties, as the case may be, which the petitioner believes to be due.

(5) Any person having paid any tax, original assessment or corrected assessment of any tax may apply to the department within the time limitation for refund provided in RCW 82.32.060, by petition in writing for a correction of the amount paid and a conference for examination and review of the tax liability.

(6) Petitions for refund shall be in writing and shall set forth the amount of the tax believed to have been overpaid, the date of payment, the periods for which such tax was paid and the reasons why the petitioner believes that a refund should be granted.

(7) Petitions for correction of assessment and petitions for refund may be granted or denied by the department of revenue. If the petition is denied, the petitioner shall immediately be notified by mail.

(8) The department may grant a conference for review of such petitions, fixing the time and place therefor and notifying the petitioner by mail.

(9) Such conferences will be conducted by an administrative law judge of the department of revenue, an employee especially trained in interpretation of the Revenue Act and the precedents established by prior departmental rulings and by the courts. Other departmental employees may be in attendance. The petitioner may appear personally or may be represented by an attorney, accountant or any other person competent to present his case. At the discretion of the department the conference may be scheduled before the director or an assistant director.

(10) All conferences before the administrative law judges will be conducted informally.

(11) Conferences before an administrative law judge will be held at district offices of the department of revenue, located so as to be as convenient as possible for the petitioner.

(12) Following the conference, the administrative law judge will make such determination as may appear to him just and lawful and in accordance with the rules, principles and precedents established by the department of revenue, and shall notify the taxpayer in writing of his decision.

(13) The determination of the administrative law judge shall be deemed to represent the official position of the department of revenue and shall be binding upon the taxpayer unless timely appealed.

(14) If the petition was denied without a hearing or if the taxpayer believes that an error has been made in the determination of the administrative law judge, he may, within twenty days after the date of the petition denial or of the determination, or within the period of any extension of the due date of the tax deficiency assessment, appeal in writing to the director of revenue for a review. The appeal shall indicate his reasons for thinking that the decision should be set aside.

(15) The director shall decide whether or not the decision is in error and may grant or deny a conference. If denied, the taxpayer shall receive written notice of such determination. If a conference is granted, it shall be held before the director or an assistant director, shall be conducted informally, and shall be held at the departmental offices in Olympia. The determination of the director or an assistant director shall be transmitted to the taxpayer in writing and shall represent the final determination of the department of revenue.

(16) Appeals from determinations of the department of revenue on petitions for correction of assessment and petitions for refund may be taken to the board of tax appeals pursuant to the rules of the board. Petitions for hearing before the board of tax appeals must be filed with the board and a copy thereof served upon the interpretations and appeals division of the department within thirty days after final action by the department of revenue. A taxpayer filing a petition for correction of assessment with the board of tax appeals must make payment of the assessment by the due date thereof unless arrangements are made with the department of revenue for a stay of collection pursuant to RCW 82.32.200. See WAC 458-20-228. This statute gives the department

discretion to grant a stay upon the filing of a suitable bond in an amount up to twice the amount on which such a stay is requested along with satisfactory sureties to cover such amounts plus interest at the rate of 1% per month thereon for the duration of the requested stay. Upon the receipt of an offer of such a bond and sureties the department will grant a stay only upon a determination that to do so would be in the best interest of the state.

(17) Any taxpayer having paid any tax and feeling aggrieved by the amount of the tax may appeal directly to the superior court of Thurston County within the time limitation for refund provided in chapter 82.32 RCW. (See RCW 82.32.180 for statutory requirements as to such appeals.)

(18) Any taxpayer may make a written request to the department of revenue for a written opinion and ruling of tax liability. Such a request shall contain all pertinent facts concerning the question presented and may contain a statement of the taxpayer's views concerning the correct application of the law. The department may schedule a conference in respect to such a request, but shall advise the taxpayer in writing of its determination, and such determinations shall be binding upon both the taxpayer and the department under identical facts, and any future change in such determination shall have prospective application only.

(19) All rules, determinations, orders, bulletins, and other similar interpretations of the law which have heretofore been issued by the tax commission and which are in effect June 30, 1967, shall be deemed to be interpretations by the department of revenue and shall be binding upon the department and on taxpayers to the same extent as if such interpretations had been made by the department of revenue. (1)

INTRODUCTION. This section explains the procedure for a taxpayer to seek an administrative review of an action by the department of revenue. Any taxpayer who has been issued a notice of departmental action or having paid any tax administered by chapter 82.32 RCW may petition the department of revenue for the review of the action or for a determination of the taxpayer's liability for the tax paid. Departmental actions subject to review are:

(a) A notice of assessment of additional taxes, of use tax due, or of tax balances due;

(b) A notice of penalties or interest due;

(c) A notice of delinquent taxes, including a notice of tax collection activities; and

(d) An order revoking a certificate of registration.

(2) TIME FOR FILING OF PETITIONS - EXTENSIONS. A review of a departmental action is started by the filing of a petition for review. A petition for review must be filed with the department within thirty days after the date the departmental action has occurred.

(a) A petition for refund of taxes paid must be filed within four years after the close of the tax year in which the taxes were paid.

(b) An extension of time to file a petition may be granted if requested within the thirty-day filing period.

(c) A petition or request for extension is timely if it bears a United States Postal Service cancelled postmark on or before the thirty-day due date or is received by the department within the thirty-day filing period.

(3) CONTENTS OF PETITIONS. A petition should be addressed: State of Washington, Department of Revenue, Interpretations and Appeals, Mailstop AX-02, Olympia, Washington 98504-0090. A petition must be in writing and contain the following information:

(a) Indicate which item or items are in question;

(b) Set forth the reasons why the correction, refund, or relief should be granted;

(c) State the amount of the tax, and/or interest, and/or penalty which the taxpayer believes to be in error or which the taxpayer seeks to be refunded;

(d) Indicate whether the petitioner elects to have the petition heard under the small claims procedure;

(e) Indicate whether the petitioner requests the petition to be heard as an executive level petition stating the specific reasons for the request;

(f) In the case of an appeal of an order revoking a certificate of registration, specifically identify the mistake of fact, error of law, or the date the warrant was paid; and

(g) Be signed by the taxpayer and/or authorized representative.

(h) The department has provided as an addendum to this section a form which when completed will provide the necessary information. A taxpayer wishing a review is encouraged to provide the information requested so that the appeal can be processed, heard, and decided as quickly as possible.

(4) HEARING ON THE PETITION – ISSUANCE OF DETERMINATION. A petition for review may be granted or denied. If a review is denied, the taxpayer shall be promptly notified by mail. The reason for the denial, i.e., a nontimely filing of the petition, shall be included in the notification.

(a) When a petition for review is granted, the department may grant a hearing or issue a determination without conducting a hearing. If a hearing is granted, the taxpayer is notified by mail of its time and place. Most hearings will be held by telephone. Hearings at offices of the department of revenue may be granted upon special request of the taxpayer and at the discretion of the department.

(b) Hearings will be conducted by an administrative law judge of the department of revenue, an employee specially trained in interpretation of the Revenue Act and the precedents established by prior department rulings and by the courts. Other departmental employees may be in attendance. The taxpayer may appear personally or may be represented by an attorney, accountant, or any other person as indicated on the petition.

(c) All hearings before an administrative law judge will be conducted informally in a nonadversary, uncontested manner.

(d) Following the hearing, the administrative law judge will make such determination as may appear to be just and lawful and in accordance with the rules, principles, and precedents established by the department. The department shall notify the taxpayer in writing of the decision.

(e) The determination of the administrative law judge is the official position of the department of revenue and is binding upon the taxpayer unless a petition for reconsideration is timely filed.

(5) REQUEST FOR RECONSIDERATION. If a taxpayer believes that an error has been made in the determination of the administrative law judge, the taxpayer may, within thirty days of the issuance of the determination, request in writing a reconsideration of the decision. A petition for reconsideration may be made on the petition form provided as an addendum to this section. The request for reconsideration shall indicate specific mistakes in law or fact and provide legal authority that would necessitate the reconsideration of the decision. A taxpayer may request an executive level reconsideration if the issue is one of first impression or an issue which has industry-wide impact or significance.

The department shall decide whether or not the decision is to be reconsidered and may grant or deny the petition. If the request for reconsideration is denied, the taxpayer shall receive written notice of the denial and the reason for the denial, e.g., the petition is not timely filed, the authorities specified do not support a mistake of law, or the facts specified were considered in the determination. The denial is then the final action of the department. If the request is granted, a hearing on reconsideration may be conducted or a determination may be issued without a hearing. If a hearing is granted, it shall be conducted informally in a nonadversary, uncontested manner, and shall be held at the department offices in Olympia. A determination upon reconsideration shall be sent to the taxpayer in writing and shall represent the final action of the department of revenue.

(6) REQUEST FOR HEARING AT THE EXECUTIVE LEVEL. If a taxpayer appeal involves an issue of first impression (one for which no precedent has been established) or an issue which has industry-wide significance or impact, a taxpayer may request the petition be heard at the executive level by the director or the director's designee. The request must specify the reasons why this action is appropriate. The department may grant or deny the request. An executive level hearing shall be conducted informally in a nonadversary, uncontested manner. A determination from an executive level appeal is the final action of the department and a request for reconsideration will not be granted.

(7) SMALL CLAIMS HEARING. Under certain conditions, a taxpayer may elect, by so indicating on the petition, to have the appeal heard under the expedited small claims hearing procedure.

(a) An appeal qualifies for a small claims hearing only if:

(i) The tax at issue in the appeal is five thousand dollars or less; or

(ii) Penalties and/or interest is the only issue and the amount of penalties and/or interest is ten thousand dollars or less.

(b) The department may decline to hear an appeal under the small claims procedure if the department finds it to be unsuitable for small claims resolution. Appeals with multiple or complex issues, issues of first impression, issues of industry-wide application, and constitutional issues are generally not suitable for small claims resolution.

(c) Once made, this election is irrevocable.

(d) The taxpayer will be notified of the time and place of the hearing. The hearing will be conducted informally in a nonadversary, uncontested manner by an administrative law judge and the taxpayer may personally, or through a representative, present oral and/or written testimony at that time. Upon conclusion of the hearing, the administrative law judge may render an oral decision at that time, but in no case will the decision be rendered more than five working days after the hearing. In all small claims hearings, either an abbreviated written decision (determination) containing the department's conclusions will be issued, or a closing agreement will be signed.

(e) The decision rendered in a small claims hearing is the final action of the department and a taxpayer request for reconsideration of the decision will not be granted.

(f) A decision rendered in a small claims hearing has no precedential value.

(8) APPEALS TO BOARD OF TAX APPEALS – THURSTON COUNTY SUPERIOR COURT. A taxpayer may appeal a determination of the department of revenue to the board of tax appeals or may seek a refund of taxes paid in Thurston County superior court. See: Chapter 82.03 RCW, and RCW 82.32.180. A taxpayer filing an appeal with the board of tax appeals must pay the tax by the due date, unless arrangements are made with the department of revenue for a stay of collection pursuant to RCW 82.32.200. See: WAC 458-20-228.

(9) RULINGS OF PRIOR DETERMINATION OF TAX LIABILITY. Any taxpayer may make a written request to the department for a written opinion of future tax liability. Such a request shall contain all pertinent facts concerning the question presented and may contain a statement of the taxpayer's views concerning the correct application of the law. The department shall advise the taxpayer in writing of its opinion. The opinion shall be binding upon both the taxpayer and the department under the facts presented until the legal basis of the opinion has changed. Any future change in the opinion shall have prospective application only.

(10) SETTLEMENT. At any time during the appeal process, the taxpayer or the department may propose to compromise the matter by settlement.

(a) Settlement may be appropriate when:

(i) The issue is nonrecurring. An issue is nonrecurring when the law has changed so future periods are treated differently than the periods under appeal; or the taxpayer's position or business activity has changed so that in future periods the issue under consideration is changed or does not exist; or the taxpayer agrees to a prospective change.

(ii) A conflict exists between precedents i.e., statutes, rules, excise tax bulletins, and correspondences to the taxpayer.

(iii) A strict application of the law would have unduly harsh consequences which may be only relieved by an equitable doctrine.

(iv) There is uncertainty of the outcome of the appeal if it were presented to a court. Factors to be considered include the relative degrees of certainty and the costs for both the taxpayer and the state. This category includes cases which involve factual issues that might require extensive expert testimony to resolve.

(b) Settlement is not appropriate when:

(i) The same issue in the taxpayer's appeal is being litigated by the department.

(ii) The taxpayer challenges a long-standing departmental policy or a WAC rule which the department will not change unless the policy or rule is declared invalid by a court of record.

(iii) The taxpayer presents issues that have no basis upon which relief for the taxpayer can be granted or given. Settlement will not be considered if the taxpayer's offer of settlement is simply to eliminate the inconvenience or cost of further negotiation or litigation, and is not based upon the merits of the case.

(iv) The taxpayer's only argument is that a statute is unconstitutional.

(v) The taxpayer's only argument is financial hardship. Financial hardship issues are properly discussed with the department's compliance division.

(c) Each settlement is concluded by a closing agreement being signed by both the department and the taxpayer as provided by RCW 82.32.350 and is binding on both parties as provided in RCW 82.32-360. A closing agreement has no precedential value.

PETITION
STATE OF WASHINGTON
DEPARTMENT OF REVENUE
INTERPRETATION AND APPEALS
MAILSTOP AX-02
OLYMPIA, WA 98504-0090

Taxpayer Name:
Taxpayer Address: and Telephone No.
Registration No.:
Amount At Issue:
Audit No.: Document No.:
Do you wish this petition to be heard under the small claims procedure? Yes No
Do you wish this petition to be heard as an executive level petition? Yes No
Is this a petition for reconsideration? Yes No
Items Protested:
Time Period at Issue:
Relief Requested:
Reason for relief (cite applicable rules, statutes, etc.):
(Signature of Taxpayer or Authorized Representative - Date)

WSR 90-21-166
PROPOSED RULES
DEPARTMENT OF REVENUE
[Filed October 24, 1990, 5:00 p.m.]

Original Notice.

Title of Rule: Amendatory sections, WAC 458-53-030, 458-53-142 and 458-53-150, Property tax annual ratio study.

Purpose: These amendments to existing rules are for the purpose of making the rules more effective and easier to administer and to correct several calculation errors.

Statutory Authority for Adoption: RCW 84.08.010 and 84.08.070.

Statute Being Implemented: RCW 84.48.075.

Summary: Calculation corrections and corrections due to statistical changes, as well as a more efficient method for determining the personal property indicated ratio.

Reasons Supporting Proposal: To make the rules more accurate and effective.

Name of Agency Personnel Responsible for Drafting: James Winterstein, 711 Capitol Way, #205, Olympia,

(206) 586-4283; Implementation: Les Jaster, 711 Capitol Way, #400, Olympia, (206) 586-7150; and Enforcement: Will Rice, 6004 Capitol Boulevard, Tumwater, (206) 753-5579.

Name of Proponent: Department of Revenue, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rules are being amended to correct calculation errors and to make the personal property indicated ratio more accurate and easier to determine.

Proposal does not change existing rules.

No small business economic impact statement is required for this proposal by chapter 19.85 RCW.

The Department of Revenue has reviewed administrative provisions contained in this rule in order to lessen the economic impact on small businesses. A small business economic impact statement is not required for the following reasons: WAC 458-53-030, this is a house-keeping rule and has no economic impact on small businesses; and WAC 458-53-142 and 458-53-150, there is no identifiable economic impact on small businesses.

Hearing Location: Evergreen Plaza Building, 2nd Floor Conference Room, 711 Capitol Way South, Olympia, WA, on November 29, 1990, at 9:30 a.m.

Submit Written Comments to: James Winterstein, A.L.J., Department of Revenue, Interpretation and Appeals, General Administration Building, Mailstop AX-02, Olympia, Washington 98504, by November 29, 1990.

Date of Intended Adoption: December 6, 1990.

October 24, 1990

Wayne Conner

Acting Assistant Director

AMENDATORY SECTION (Amending Order PT 89-5, filed 4/12/89)

WAC 458-53-030 STRATIFICATION OF ASSESSMENT ROLLS-REAL PROPERTY. (1) The stratification process is the grouping of data into meaningful classifications for informational or analytical purposes. Stratification is used in determining the number of appraisals or audits needed for ratio study purposes and also is used in actual ratio computation. The latest available official county assessment roll values are used in ratio study stratification procedures.

Assessed valuation presently forms the basis for stratification of assessment rolls and is used because the nature of most assessors' records provides a state-wide uniformity for this characteristic. Also, the values in this classification generally are indicative of property types. By not later than the 1982 assessment year a land use classification system will replace the value stratification as assessors' records uniformly reflect properties according to their use.

(2) The stratification of the real property assessment rolls will include a parcel count of the taxable real property parcels less forest lands, current use properties in those counties where a separate study is conducted pursuant to WAC 458-53-110(4), and state assessed properties. For the real property ratio study, the assessment roll will be stratified for individual counties according to the following assessed value strata, including an upper limit stratum containing a representative number of parcels.

Table with 2 columns: Value Range and Count. Rows include: 0 - \$ 19,999; 20,000 - 39,999; 40,000 - 59,999; 60,000 - 99,999; 100,000 - 199,999; 200,000 - and over

Upper value strata:

- \$ 40,000—and over — Columbia, Ferry, Garfield, Pend Oreille, Wahkiakum.
- \$ 60,000—and over — Asotin, Klickitat, Lincoln, Pacific, Skamania.
- \$ 100,000—and over — Adams, Douglas, ~~((Island, Jefferson))~~ Kittitas, ~~((Klickitat))~~ Mason, Okanogan, Stevens, Whitman.
- \$ 200,000—and over — Benton, Chelan, Clallam, Cowlitz, Franklin, Grant, Grays Harbor, Island, Jefferson, Lewis, San Juan, Skagit, Thurston, Walla Walla.

The strata listed below will apply to those counties indicated.

- \$ 0 — \$ 19,999
- 20,000 — 39,999
- 40,000 — 59,999
- 60,000 — 99,999
- 100,000 — 299,999
- 300,000 — and over

Clark, Kitsap, Whatcom, Yakima

- \$ 0 — \$ 19,999
- 20,000 — 39,999
- 40,000 — 59,999
- 60,000 — 99,999
- 100,000 — 199,999
- 200,000 — 999,999
- 1,000,000 — and over

King, Pierce, Snohomish, Spokane

(3) In counties with the ability to stratify by land use classification under standards set by the department, the assessed value strata will be \$0 and over for each type of property summarized in WAC 458-53-050, excluding forest lands, current use properties and state assessed properties.

(4) The stratification process will be performed by the department or by the county with data processing capability adequate to meet the standards as provided by the department.

(5) A count of taxable real property parcels, less forest lands, current use properties in those counties where a separate study is conducted pursuant to WAC 458-53-110(4), and state assessed properties, in each value stratification is necessary for computation of the county ratio. Multiplying an average sample sales value, an average sample appraisal value, or an average assessed value by the number of taxable parcels in the county produces an estimated total market value or total estimated assessed value used in ratio computation.

(6) In the stratification of county taxable real property parcels to be used in the ratio study, the count of these parcels shall exclude designated and classified timber or forest lands, open space (current use) lands and improvements in those counties where a separate study is conducted pursuant to WAC 458-53-110(4). These are deleted from use in the sales study and will be considered separately and included in ratio determinations after computations of sales data have been completed.

AMENDATORY SECTION (Amending Order PT 82-9, filed 11/23/82)

WAC 458-53-142 PERSONAL PROPERTY AUDIT STUDIES—DATE OF VALUATION. Commencing in ~~((1983))~~ 1991 and thereafter, the indicated personal property ratio shall be based upon

the ~~((current))~~ assessment level of the preceding year ~~((values))~~ e.g., the ~~((1983))~~ 1991 indicated ratio shall be based upon ~~((1983))~~ 1990 values.

AMENDATORY SECTION (Amending Order PT 89-5, filed 4/12/89)

WAC 458-53-150 INDICATED REAL PROPERTY RATIO—COMPUTATION. (1) For each real property value or land use stratum within a county average sample assessed value and average sample true and fair value will be determined from the results of selected sales and appraisal studies. Average sample assessed value and average sample true and fair value for each stratum will be multiplied by the total number of real property parcels in each corresponding stratum to derive an estimated total assessed value and a total estimated true and fair value for each stratum. Stratum estimated totals will be added to derive county estimated total assessed value and county estimated total true and fair value. When the ratio relationship between these two estimated values is applied to the actual county assessed value, as provided by the assessor in his current assessors' certificate of assessment rolls to the county board of equalization, and forest land and current use values in those counties where a separate study is conducted pursuant to WAC 458-53-110(4) are added to the actual assessed value and ratio-related market value, the totals will represent the county real property indicated ratio.

(2) Valid arms-length sales occurring in each county will be the basis for determining individual stratum ratios unless a lack of samples for any stratum requires the addition of department appraisals. In all strata where both sales and appraisal samples are present, assessment and market values for all valid appraisal samples will be combined with assessment and market values for all valid sales samples to derive a stratum ratio.

(3) Department current use appraisals will be the basis for the assessment-to-appraisal values from which current use ratios are determined. The current use ratio shall be the mean of the individual ratios.

(4) Values from each county's assessor's certificate of assessment rolls to county board of equalization will be used in the computation of each county's indicated real property ratio except as provided in subsection (6) of this section.

(a) The county preliminary real property ratio, calculated from estimated totals of county sales and appraisal study results, will be applied to each county's certificate listing of total real property assessed value (excluding those properties identified in WAC 458-53-110 (1), (3), (4), and (6) and 458-53-165) to determine an estimated true and fair value which relates to the actual assessed real property value of a county.

(b) To the actual real property assessed value and ratio-related true and fair value totals for a county (a) of this subsection) are added certificate assessed values of those properties identified in WAC 458-53-110 (1), (3), (4), and (6) and 458-53-165, and related true and fair values calculated by the ratio relationships determined for those same properties.

(c) The sum of the total real property assessed and true and fair forest land assessed and true and fair values, as determined by (a) and (b) of this subsection shall be the basis for a county's indicated real property ratio. The sum total of assessed values will be divided by the sum total of true and fair values to derive the ratio.

(5) The following illustration, using simulated values and ratios, indicates simplified ratio study computation procedures for real property.

Step 1 - Determination of Average Sample Values

	(1)	(2)	(3)	(4)	(5)
Stratum	Number of Samples	Total Assessed Value of Samples	Average Assessed of Samples (Col. 2 ÷ Col. 1)	Total Market Value of Samples	Average Market Value of Samples (Col. 4 ÷ Col. 1)
\$ 0 - 19,999	10	\$120,000	\$12,000	\$160,000	\$ 16,000
20,000 - 39,999	20	520,000	26,000	600,000	30,000
Over 39,999	5	400,000	80,000	500,000	100,000

Average values for real property sales samples, average real property appraisal samples, and average personal property audit samples all are determined in the same manner.

Step 2 - Weighting of Average Sample Values

Stratum	(1) Total Property Listings	(2) Average Sample Assessed Value	(3) Total Estimated Assessed Value (Col. 2 × Col. 1)	(4) Average Sample Market Value	(5) Total Estimated Market Value (Col. 4 × Col. 1)	(6) Ratio (Col. 3 ÷ Col. 5)
\$ 0 - 19,999	105	\$12,000	\$ 1,260,000	\$ 16,000	\$ 1,680,000	.7500
20,000 - 39,999	211	26,000	5,486,000	30,000	6,330,000	.8667
Over 39,999	51	80,000	4,080,000	100,000	5,100,000	.8000
Outriders	2		2,000,000		2,403,600	.8321
			12,826,000		(+15,765,800)	((.8267))
					<u>15,513,600</u>	<u>.8268</u>
Sample study weighted ratio						((.8267%)) <u>82.68%</u>

Average values for real property sales samples, average real property appraisal samples, and average personal property audit samples all are weighted in the same manner.

Step 3
Application of Sample Weighted Relationship to Actual Real Property Assessed Value and Additional Values as Indicated.

	(1) Actual County Real Property Assessed Value (From Assessor's Certificate)	(2) Determined Assessment to Market Ratio	(3) County Real Property Market Value Related to Actual Assessed Value (Col. 1 ÷ Col. 2)
	\$ 14,108,600	((.8267)) <u>.8268</u> (from Step 2)	((-\$17,066,167)) <u>\$17,064,103</u>
Add:			
Timber and Forest Land	1,520,000	1.0000	1,520,000
Open Space	400,000	.9000	444,444
Open Space Improvements	100,000	.9500	105,263
Mobile Homes	50,000	.9900	50,505
Other (WAC 458-53-110(6) or WAC 458-53-165 Properties)	100,000	1.0000	100,000
Totals	\$16,278,600	÷	((-\$19,286,379)) <u>\$19,284,315 = .844</u>
County Indicated Real Property Ratio			84.4%

(6) If a copy of the certification of current values is not received from an assessor in a timely manner for inclusion in ratio computation, the assessors abstract of assessed values from the previous year will be used as the information source for ratio computation.

(7) A copy of each county's certification of values to the county board of equalization (FORM REV 64-0051) will be filed with the department on or before the second Monday in July. The certification form will be properly completed with all required information.

(8) Valid ratio study individual assessed or true and fair values which either exceed or fall below the mean assessed or true and fair

value by more than three times the average deviation of other values in a stratum, will be classified as "outriders" and shall be considered separately in average sample computation. Outriders are so treated to prevent the application of excess weight by nontypical values in determining average sample values and resulting total estimated assessed and total estimated true and fair values.

(9) The department may consider the relationship between the market value trends of real property and the assessed value increases or decreases made by the assessor during the year in each county as validity checks of the result of the sales and appraisal studies. The director may authorize modification of the results of the sales and appraisal study in any county where there is a demonstrable showing to the director that the sales and appraisal study is inconclusive or does not result in a reasonable and factual determination of the relationship of assessed values to true and fair value such that a significant variation results from the rates of the previous year not deemed by the director comparable with general trends in property values. Such modification shall be made only after notice to all assessors that information other than the sales and appraisal studies are being considered, and opportunity for a meeting has been made available for the director (or the director of property tax) and a representative committee authorized and appointed by the assessors to review the results of the sales and appraisal study and the proposal to modify the study results.

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
16-230-615	AMD-E	90-13-020	16-316-724	AMD-P	90-09-064	16-403-190	AMD-E	90-03-035
16-230-805	REP-P	90-04-109	16-316-724	AMD	90-12-098	16-403-190	AMD-W	90-03-036
16-230-805	REP-E	90-09-011	16-316-800	AMD-P	90-09-064	16-403-190	AMD-P	90-05-066
16-230-805	REP-W	90-11-025	16-316-800	AMD	90-12-098	16-403-190	AMD-P	90-05-067
16-230-805	REP-P	90-11-125	16-316-815	AMD-P	90-09-064	16-403-190	AMD	90-09-032
16-230-805	REP	90-14-034	16-316-815	AMD	90-12-098	16-403-190	AMD-W	90-11-009
16-230-825	AMD-E	90-09-011	16-316-820	AMD-P	90-09-064	16-403-220	AMD-W	90-03-036
16-230-825	AMD-P	90-11-125	16-316-820	AMD	90-12-098	16-403-220	AMD-P	90-05-066
16-230-825	AMD	90-14-034	16-317-040	AMD	90-04-003	16-403-220	AMD-W	90-11-009
16-230-835	AMD-P	90-04-109	16-317-050	AMD	90-04-003	16-403-280	AMD-W	90-03-036
16-230-835	AMD-E	90-09-011	16-317-060	AMD	90-04-003	16-403-280	AMD-P	90-05-066
16-230-835	AMD-W	90-11-025	16-317-090	REP	90-04-003	16-403-280	AMD-W	90-11-009
16-230-835	AMD-P	90-11-125	16-318-040	AMD	90-03-026	16-462-060	NEW-P	90-06-050
16-230-835	AMD	90-14-034	16-318-065	NEW	90-03-026	16-462-060	NEW	90-10-043
16-230-839	NEW-P	90-04-109	16-318-200	NEW	90-03-026	16-470-100	AMD-P	90-20-112
16-230-839	NEW-W	90-11-025	16-318-205	NEW	90-03-026	16-470-200	REP-P	90-16-073
16-230-840	REP-P	90-04-109	16-318-210	NEW	90-03-026	16-470-200	REP	90-20-001
16-230-840	REP-W	90-11-025	16-318-215	NEW	90-03-026	16-470-210	REP-P	90-16-073
16-230-845	AMD-P	90-04-109	16-318-220	NEW	90-03-026	16-470-210	REP	90-20-001
16-230-845	AMD-E	90-09-011	16-318-225	NEW	90-03-026	16-470-220	REP-P	90-16-073
16-230-845	AMD-W	90-11-025	16-318-230	NEW	90-03-026	16-470-220	REP	90-20-001
16-230-845	AMD-P	90-11-125	16-318-235	NEW	90-03-026	16-470-230	REP-P	90-16-073
16-230-845	AMD	90-14-034	16-318-240	NEW	90-03-026	16-470-230	REP	90-20-001
16-230-850	REP-P	90-04-109	16-318-300	NEW	90-03-026	16-470-240	REP-P	90-16-073
16-230-850	AMD-E	90-09-011	16-318-305	NEW	90-03-026	16-470-240	REP	90-20-001
16-230-850	REP-W	90-11-025	16-318-310	NEW	90-03-026	16-470-700	NEW-P	90-11-100
16-230-850	AMD-P	90-11-125	16-318-315	NEW	90-03-026	16-470-700	NEW-E	90-13-010
16-230-850	AMD	90-14-034	16-318-320	NEW	90-03-026	16-470-700	NEW	90-15-042
16-230-855	AMD-P	90-04-109	16-318-325	NEW	90-03-026	16-470-705	NEW-P	90-11-100
16-230-855	AMD-E	90-09-011	16-318-330	NEW	90-03-026	16-470-705	NEW-E	90-13-010
16-230-855	AMD-W	90-11-025	16-318-335	NEW	90-03-026	16-470-705	NEW	90-15-042
16-230-855	AMD-P	90-11-125	16-318-340	NEW	90-03-026	16-470-710	NEW-P	90-11-100
16-230-855	AMD	90-14-034	16-318-345	NEW	90-03-026	16-470-710	NEW-E	90-13-010
16-230-859	NEW-P	90-04-109	16-318-350	NEW	90-03-026	16-470-710	NEW	90-15-042
16-230-859	NEW-W	90-11-025	16-318-355	NEW	90-03-026	16-470-715	NEW-P	90-11-100
16-230-860	REP-P	90-04-109	16-318-360	NEW	90-03-026	16-470-715	NEW-E	90-13-010
16-230-860	AMD-E	90-09-011	16-318-365	NEW	90-03-026	16-470-715	NEW	90-15-042
16-230-860	REP-W	90-11-025	16-318-370	NEW	90-03-026	16-470-720	NEW-P	90-11-100
16-230-860	AMD-P	90-11-125	16-318-375	NEW	90-03-026	16-470-720	NEW-E	90-13-010
16-230-860	AMD	90-14-034	16-318-380	NEW	90-03-026	16-470-720	NEW	90-15-042
16-230-861	NEW-P	90-04-109	16-318-385	NEW	90-03-026	16-471-010	NEW-E	90-21-070
16-230-861	NEW-E	90-09-011	16-318-390	NEW	90-03-026	16-471-015	NEW-E	90-21-070
16-230-861	NEW-W	90-11-025	16-318-395	NEW	90-03-026	16-471-020	NEW-E	90-21-070
16-230-861	NEW-P	90-11-125	16-318-400	NEW	90-03-026	16-471-030	NEW-E	90-21-070
16-230-861	NEW	90-14-034	16-318-405	NEW	90-03-026	16-471-040	NEW-E	90-21-070
16-230-862	NEW-P	90-04-109	16-318-410	NEW	90-03-026	16-471-050	NEW-E	90-21-070
16-230-862	NEW-W	90-11-025	16-318-415	NEW	90-03-026	16-471-060	NEW-E	90-21-070
16-230-863	NEW-P	90-04-109	16-318-420	NEW	90-03-026	16-471-070	NEW-E	90-21-070
16-230-863	NEW-W	90-11-025	16-350-015	AMD-P	90-19-032	16-471-080	NEW-E	90-21-070
16-230-865	AMD-P	90-11-125	16-350-025	AMD-P	90-19-032	16-488-025	AMD-P	90-09-056
16-230-865	AMD	90-14-034	16-350-030	AMD-P	90-19-032	16-488-025	AMD	90-12-123
16-300-020	AMD-P	90-09-064	16-350-032	AMD-P	90-19-032	16-494-001	AMD-P	90-03-090
16-300-020	AMD	90-12-098	16-350-035	AMD-P	90-19-032	16-494-001	AMD-W	90-06-105
16-304-040	AMD-P	90-09-064	16-350-045	AMD-P	90-19-032	16-494-010	AMD-P	90-03-090
16-304-040	AMD	90-12-098	16-350-050	AMD-P	90-19-032	16-494-010	AMD-W	90-06-105
16-304-110	AMD-P	90-09-064	16-350-060	AMD-P	90-19-032	16-514-070	AMD-P	90-18-079
16-304-110	AMD	90-12-098	16-350-065	AMD-P	90-19-032	16-516-040	AMD	90-09-068
16-304-130	AMD-P	90-09-064	16-350-075	NEW-P	90-19-032	16-530-110	NEW-P	90-21-140
16-304-130	AMD	90-12-098	16-400-010	AMD-E	90-03-034	16-530-120	NEW-P	90-21-140
16-316-165	AMD-P	90-09-064	16-400-010	AMD-P	90-05-065	16-550-010	AMD-P	90-17-098
16-316-165	AMD	90-12-098	16-400-010	AMD	90-09-031	16-550-040	AMD-P	90-17-098
16-316-285	AMD-P	90-03-090	16-400-100	AMD-E	90-03-034	16-555-010	AMD-P	90-05-059
16-316-285	AMD-W	90-06-105	16-400-100	AMD-P	90-05-065	16-555-010	AMD	90-11-001
16-316-290	AMD-P	90-03-090	16-400-100	AMD	90-09-031	16-555-040	AMD-P	90-05-059
16-316-290	AMD-W	90-06-105	16-400-210	AMD-E	90-03-034	16-555-040	AMD-W	90-11-026
16-316-370	AMD-P	90-09-064	16-400-210	AMD-P	90-05-065	16-557-010	NEW-W	90-05-068
16-316-370	AMD	90-12-098	16-400-210	AMD	90-09-031	16-557-010	NEW-W	90-13-073
16-316-474	AMD-P	90-09-064	16-403-142	AMD-W	90-03-036	16-557-020	NEW-W	90-05-068
16-316-474	AMD	90-12-098	16-403-142	AMD-P	90-05-066	16-557-020	NEW-W	90-13-073
16-316-525	AMD-P	90-09-064	16-403-142	AMD-P	90-05-067	16-557-030	NEW-W	90-05-068
16-316-525	AMD	90-12-098	16-403-142	AMD	90-09-032	16-557-030	NEW-W	90-13-073
16-316-620	AMD-P	90-09-064	16-403-142	AMD-W	90-11-009	16-557-040	NEW-W	90-05-068
16-316-620	AMD	90-12-098	16-403-155	AMD-W	90-03-036	16-557-040	NEW-W	90-13-073
16-316-622	AMD-P	90-09-064	16-403-155	AMD-P	90-05-066	16-557-041	NEW-W	90-05-068
16-316-622	AMD	90-12-098	16-403-155	AMD-P	90-10-086	16-557-041	NEW-W	90-13-073
16-316-715	AMD-P	90-09-064	16-403-155	AMD-W	90-11-009	16-557-050	NEW-W	90-05-068
16-316-715	AMD	90-12-098	16-403-155	AMD	90-13-078	16-557-050	NEW-W	90-13-073

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
16-557-060	NEW-W	90-05-068	16-752-147	NEW-P	90-16-074
16-557-060	NEW-W	90-13-073	16-752-147	NEW	90-20-002
16-557-070	NEW-W	90-05-068	16-752-155	AMD-P	90-16-074
16-557-070	NEW-W	90-13-073	16-752-155	AMD	90-20-002
16-557-080	NEW-W	90-05-068	16-752-165	AMD-P	90-16-074
16-557-080	NEW-W	90-13-073	16-752-165	AMD	90-20-002
16-570-040	AMD-P	90-03-071	16-752-170	AMD-P	90-16-074
16-570-040	AMD	90-07-013	16-752-170	AMD	90-20-002
16-575-010	NEW-P	90-17-099	16-752-200	REP-P	90-16-074
16-575-010	NEW-P	90-18-080	16-752-200	REP	90-20-002
16-575-010	NEW-W	90-19-023	16-752-201	REP-P	90-16-074
16-575-020	NEW-P	90-17-099	16-752-201	REP	90-20-002
16-575-020	NEW-P	90-18-080	16-752-202	REP-P	90-16-074
16-575-020	NEW-W	90-19-023	16-752-202	REP	90-20-002
16-605-001	REP-P	90-20-138	16-752-203	REP-P	90-16-074
16-605-010	REP-P	90-20-138	16-752-203	REP	90-20-002
16-605-020	REP-P	90-20-138	16-752-204	REP-P	90-16-074
16-605-030	REP-P	90-20-138	16-752-204	REP	90-20-002
16-605-040	REP-P	90-20-138	16-752-300	RE-AD-E	90-21-079
16-620-010	AMD-P	90-20-137	16-752-305	RE-AD-E	90-21-079
16-620-020	AMD-P	90-20-137	16-752-310	RE-AD-E	90-21-079
16-620-040	REP-P	90-20-137	16-752-315	RE-AD-E	90-21-079
16-620-050	REP-P	90-20-137	16-752-320	RE-AD-E	90-21-079
16-620-060	REP-P	90-20-137	16-752-325	REP-E	90-21-079
16-620-070	REP-P	90-20-137	16-752-330	RE-AD-E	90-21-079
16-620-090	REP-P	90-20-137	16-752-400	NEW-P	90-11-089
16-620-100	AMD-P	90-20-137	16-752-400	NEW	90-15-062
16-620-110	REP-P	90-20-137	16-752-405	NEW-P	90-11-089
16-620-115	REP-P	90-20-137	16-752-405	NEW	90-15-062
16-620-200	REP-P	90-20-137	16-752-410	NEW-P	90-11-089
16-620-220	REP-P	90-20-137	16-752-410	NEW	90-15-062
16-620-230	AMD-P	90-20-137	16-752-415	NEW-P	90-11-089
16-620-270	AMD-P	90-20-137	16-752-415	NEW	90-15-062
16-620-280	AMD-P	90-20-137	16-752-420	NEW-P	90-11-089
16-620-320	REP-P	90-20-137	16-752-420	NEW	90-15-062
16-620-330	REP-P	90-20-137	44-10-090	AMD-E	90-11-033
16-620-340	AMD-P	90-20-137	44-10-090	AMD-P	90-11-034
16-620-370	REP-P	90-20-137	44-10-090	AMD	90-19-024
16-620-380	NEW-P	90-20-137	44-10-160	AMD-P	90-11-034
16-622-001	NEW	90-08-069	44-10-160	AMD	90-19-024
16-622-005	NEW	90-08-069	44-10-200	AMD-P	90-11-034
16-622-010	NEW	90-08-069	44-10-200	AMD	90-19-024
16-622-015	NEW	90-08-069	44-10-215	REP-P	90-11-034
16-622-020	NEW	90-08-069	44-10-215	REP	90-19-024
16-622-025	NEW	90-08-069	44-10-235	NEW-P	90-11-034
16-622-030	NEW	90-08-069	44-10-235	NEW	90-19-024
16-622-035	NEW	90-08-069	50-12-040	REP-P	90-09-090
16-622-040	NEW	90-08-069	50-12-040	REP	90-12-008
16-622-045	NEW	90-08-069	50-12-045	NEW-P	90-09-090
16-622-050	NEW	90-08-069	50-12-045	NEW	90-12-008
16-622-055	NEW	90-08-069	50-12-310	NEW	90-10-074
16-622-900	NEW	90-08-069	50-12-320	NEW	90-10-074
16-675-010	NEW-P	90-20-136	50-12-330	NEW	90-10-074
16-675-020	NEW-P	90-20-136	50-12-340	NEW	90-10-074
16-675-030	NEW-P	90-20-136	50-12-350	NEW	90-10-074
16-675-040	NEW-P	90-20-136	50-12-360	NEW	90-10-074
16-694-001	AMD-P	90-20-135	50-12-370	NEW	90-10-074
16-750-003	AMD-P	90-21-097	50-36-090	AMD-P	90-03-105
16-750-005	AMD-P	90-21-097	50-36-090	AMD	90-07-011
16-750-011	AMD-P	90-21-097	50-44-010	AMD-P	90-09-091
16-750-015	AMD-P	90-21-097	50-44-010	AMD	90-12-007
16-752-001	AMD-P	90-16-074	50-44-020	AMD-P	90-09-091
16-752-001	AMD	90-20-002	50-44-020	AMD	90-12-007
16-752-115	AMD-P	90-16-074	50-44-030	AMD-P	90-09-091
16-752-115	AMD	90-20-002	50-44-030	AMD	90-12-007
16-752-125	AMD-P	90-16-074	50-44-050	NEW-P	90-09-091
16-752-125	AMD	90-20-002	50-44-050	NEW	90-12-007
16-752-130	AMD-P	90-16-074	51-04-010	AMD	90-02-108
16-752-130	AMD	90-20-002	51-04-015	NEW	90-02-108
16-752-135	AMD-P	90-16-074	51-04-018	NEW	90-02-108
16-752-135	AMD	90-20-002	51-04-020	AMD	90-02-108
16-752-140	AMD-P	90-16-074	51-04-025	NEW	90-02-108
16-752-140	AMD	90-20-002	51-04-030	NEW	90-02-108
16-752-145	AMD-P	90-16-074	51-04-035	NEW	90-02-108
16-752-145	AMD	90-20-002	51-04-037	NEW	90-02-108
16-752-146	NEW-P	90-16-074	51-04-040	NEW	90-02-108
16-752-146	NEW	90-20-002	51-04-050	NEW	90-02-108
51-04-060	NEW	90-02-108	51-04-070	NEW	90-02-108
51-04-070	NEW	90-02-108	51-06-010	AMD	90-02-108
51-06-010	AMD	90-02-108	51-06-020	AMD	90-02-108
51-06-020	AMD	90-02-108	51-06-030	REP	90-02-108
51-06-030	REP	90-02-108	51-06-040	REP	90-02-108
51-06-040	REP	90-02-108	51-06-050	REP	90-02-108
51-06-050	REP	90-02-108	51-06-060	REP	90-02-108
51-06-060	REP	90-02-108	51-06-070	AMD	90-02-108
51-06-070	AMD	90-02-108	51-06-080	REP	90-02-108
51-06-080	REP	90-02-108	51-06-090	REP	90-02-108
51-06-090	REP	90-02-108	51-06-100	REP	90-02-108
51-06-100	REP	90-02-108	51-06-110	REP	90-02-108
51-06-110	REP	90-02-108	51-06-120	AMD	90-02-108
51-06-120	AMD	90-02-108	51-08-010	AMD	90-02-108
51-08-010	AMD	90-02-110	51-10	AMD	90-02-110
51-11-0100	NEW-P	90-17-150	51-11-0100	NEW-P	90-17-150
51-11-0101	NEW-P	90-17-150	51-11-0101	NEW-P	90-17-150
51-11-0102	NEW-P	90-17-150	51-11-0102	NEW-P	90-17-150
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51-11-0104	NEW-P	90-17-150	51-11-0104	NEW-P	90-17-150
51-11-0105	NEW-P	90-17-150	51-11-0105	NEW-P	90-17-150
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51-11-1010	NEW-P	90-17-150	51-11-1010	NEW-P	90-17-150
51-12-201	AMD-P	90-05-064	51-12-201	AMD-C	90-11-020
51-12-201	AMD-C	90-11-020	51-12-201	AMD-W	90-13-040
51-12-202	AMD-P	90-05-064	51-12-202	AMD-P	90-05-064
51-12-202	AMD-C	90-11-020	51-12-202	AMD-C	90-11-020
51-12-202	AMD-W	90-13-040	51-12-202	AMD-W	90-05-064
51-12-204	AMD-P	90-05-064	51-12-204	AMD-P	90-05-064
51-12-204	AMD-C	90-11-020	51-12-204	AMD-C	90-11-020
51-12-204	AMD-W	90-13-040	51-12-204	AMD-W	90-05-064
51-12-220	AMD	90-02-110	51-12-220	AMD	90-02-110
51-12-403	AMD	90-02-110	51-12-403	AMD	90-02-110
51-12-404	AMD	90-02-110	51-12-404	AMD	90-02-110

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
51-12-411	AMD-P	90-05-064	51-19-630	NEW-P	90-17-152	72-140-060	NEW-P	90-10-105
51-12-411	AMD-C	90-11-020	51-19-640	NEW-P	90-17-152	72-140-060	NEW	90-16-007
51-12-411	AMD-W	90-13-040	51-19-650	NEW-P	90-17-152	72-140-070	NEW-P	90-10-105
51-12-426	AMD	90-02-110	51-19-660	NEW-P	90-17-152	72-140-070	NEW	90-16-007
51-12-601	AMD	90-02-110	51-19-670	NEW-P	90-17-152	72-140-080	NEW-P	90-10-105
51-12-602	AMD-P	90-05-064	51-19-700	NEW-P	90-17-152	72-140-080	NEW	90-16-007
51-12-602	AMD-C	90-11-020	51-19-710	NEW-P	90-17-152	72-171-001	NEW-P	90-10-106
51-12-602	AMD-W	90-13-040	51-19-800	NEW-P	90-17-152	72-171-001	NEW	90-16-008
51-12-608	AMD	90-02-110	51-19-810	NEW-P	90-17-152	72-171-010	NEW-P	90-10-106
51-13-100	NEW-P	90-17-149	51-19-900	NEW-P	90-17-152	72-171-010	NEW	90-16-008
51-13-101	NEW-P	90-17-149	51-19-901	NEW-P	90-17-152	72-171-015	NEW-P	90-10-106
51-13-102	NEW-P	90-17-149	67-25-560	AMD	90-11-047	72-171-015	NEW	90-16-008
51-13-103	NEW-P	90-17-149	67-25-570	AMD	90-11-047	72-171-016	NEW-P	90-10-106
51-13-104	NEW-P	90-17-149	72-100-001	NEW-P	90-10-101	72-171-016	NEW	90-16-008
51-13-105	NEW-P	90-17-149	72-100-001	NEW	90-16-003	72-171-100	NEW-P	90-10-106
51-13-106	NEW-P	90-17-149	72-108-010	NEW-P	90-10-102	72-171-100	NEW	90-16-008
51-13-107	NEW-P	90-17-149	72-108-010	NEW	90-16-004	72-171-110	NEW-P	90-10-106
51-13-108	NEW-P	90-17-149	72-108-020	NEW-P	90-10-102	72-171-110	NEW	90-16-008
51-13-200	NEW-P	90-17-149	72-108-020	NEW	90-16-004	72-171-120	NEW-P	90-10-106
51-13-201	NEW-P	90-17-149	72-108-030	NEW-P	90-10-102	72-171-120	NEW	90-16-008
51-13-202	NEW-P	90-17-149	72-108-030	NEW	90-16-004	72-171-130	NEW-P	90-10-106
51-13-300	NEW-P	90-17-149	72-108-040	NEW-P	90-10-102	72-171-130	NEW	90-16-008
51-13-301	NEW-P	90-17-149	72-108-040	NEW	90-16-004	72-171-140	NEW-P	90-10-106
51-13-302	NEW-P	90-17-149	72-108-060	NEW-P	90-10-102	72-171-140	NEW	90-16-008
51-13-303	NEW-P	90-17-149	72-108-060	NEW	90-16-004	72-171-150	NEW-P	90-10-106
51-13-304	NEW-P	90-17-149	72-108-070	NEW-P	90-10-102	72-171-150	NEW	90-16-008
51-13-400	NEW-P	90-17-149	72-108-070	NEW	90-16-004	72-171-200	NEW-P	90-10-106
51-13-401	NEW-P	90-17-149	72-108-080	NEW-P	90-10-102	72-171-200	NEW	90-16-008
51-13-402	NEW-P	90-17-149	72-108-080	NEW	90-16-004	72-171-210	NEW-P	90-10-106
51-13-500	NEW-P	90-17-149	72-108-090	NEW-P	90-10-102	72-171-210	NEW	90-16-008
51-13-501	NEW-P	90-17-149	72-108-090	NEW	90-16-004	72-171-220	NEW-P	90-10-106
51-13-503	NEW-P	90-17-149	72-108-100	NEW-P	90-10-102	72-171-220	NEW	90-16-008
51-16-030	AMD	90-02-110	72-108-100	NEW	90-16-004	72-171-230	NEW-P	90-10-106
51-16-030	AMD-P	90-17-153	72-120-010	NEW-P	90-10-103	72-171-230	NEW	90-16-008
51-16-050	AMD	90-02-110	72-120-010	NEW	90-16-005	72-171-240	NEW-P	90-10-106
51-16-080	AMD-P	90-07-083	72-120-015	NEW-P	90-10-103	72-171-240	NEW	90-16-008
51-16-080	AMD	90-13-033	72-120-015	NEW	90-16-005	72-171-400	NEW-P	90-10-106
51-16-090	REP-P	90-07-083	72-120-100	NEW-P	90-10-103	72-171-400	NEW	90-16-008
51-16-090	REP	90-13-033	72-120-100	NEW	90-16-005	72-171-410	NEW-P	90-10-106
51-18-010	NEW	90-02-110	72-120-200	NEW-P	90-10-103	72-171-410	NEW	90-16-008
51-18-020	NEW	90-02-110	72-120-200	NEW	90-16-005	72-171-420	NEW-P	90-10-106
51-18-030	NEW	90-02-110	72-120-205	NEW-P	90-10-103	72-171-420	NEW	90-16-008
51-18-040	NEW	90-02-110	72-120-205	NEW	90-16-005	72-171-430	NEW-P	90-10-106
51-18-050	NEW	90-02-110	72-120-210	NEW-P	90-10-103	72-171-430	NEW	90-16-008
51-19-100	NEW-P	90-17-152	72-120-210	NEW	90-16-005	72-171-500	NEW-P	90-10-106
51-19-110	NEW-P	90-17-152	72-120-220	NEW-P	90-10-103	72-171-500	NEW	90-16-008
51-19-120	NEW-P	90-17-152	72-120-220	NEW	90-16-005	72-171-510	NEW-P	90-10-106
51-19-130	NEW-P	90-17-152	72-120-225	NEW-P	90-10-103	72-171-510	NEW	90-16-008
51-19-140	NEW-P	90-17-152	72-120-225	NEW	90-16-005	72-171-600	NEW-P	90-10-106
51-19-150	NEW-P	90-17-152	72-120-230	NEW-P	90-10-103	72-171-600	NEW	90-16-008
51-19-160	NEW-P	90-17-152	72-120-230	NEW	90-16-005	72-171-610	NEW-P	90-10-106
51-19-170	NEW-P	90-17-152	72-120-234	NEW-P	90-10-103	72-171-610	NEW	90-16-008
51-19-180	NEW-P	90-17-152	72-120-234	NEW	90-16-005	72-171-620	NEW-P	90-10-106
51-19-190	NEW-P	90-17-152	72-120-236	NEW-P	90-10-103	72-171-620	NEW	90-16-008
51-19-200	NEW-P	90-17-152	72-120-236	NEW	90-16-005	72-171-630	NEW-P	90-10-106
51-19-210	NEW-P	90-17-152	72-130-010	NEW-P	90-10-104	72-171-630	NEW	90-16-008
51-19-220	NEW-P	90-17-152	72-130-010	NEW	90-16-006	72-171-640	NEW-P	90-10-106
51-19-230	NEW-P	90-17-152	72-130-020	NEW-P	90-10-104	72-171-640	NEW	90-16-008
51-19-240	NEW-P	90-17-152	72-130-020	NEW	90-16-006	72-171-650	NEW-P	90-10-106
51-19-250	NEW-P	90-17-152	72-130-030	NEW-P	90-10-104	72-171-650	NEW-C	90-17-079
51-19-260	NEW-P	90-17-152	72-130-030	NEW	90-16-006	72-171-700	NEW-P	90-17-078
51-19-270	NEW-P	90-17-152	72-130-035	NEW-P	90-10-104	72-276-010	NEW-P	90-10-107
51-19-280	NEW-P	90-17-152	72-130-035	NEW	90-16-006	72-276-010	NEW	90-16-009
51-19-300	NEW-P	90-17-152	72-130-040	NEW-P	90-10-104	72-276-020	NEW-P	90-10-107
51-19-400	NEW-P	90-17-152	72-130-040	NEW	90-16-006	72-276-020	NEW	90-16-009
51-19-410	NEW-P	90-17-152	72-130-050	NEW-P	90-10-104	72-276-030	NEW-P	90-10-107
51-19-420	NEW-P	90-17-152	72-130-050	NEW	90-16-006	72-276-030	NEW	90-16-009
51-19-430	NEW-P	90-17-152	72-140-010	NEW-P	90-10-105	72-276-040	NEW-P	90-10-107
51-19-440	NEW-P	90-17-152	72-140-010	NEW	90-16-007	72-276-040	NEW	90-16-009
51-19-450	NEW-P	90-17-152	72-140-020	NEW-P	90-10-105	72-276-050	NEW-P	90-10-107
51-19-460	NEW-P	90-17-152	72-140-020	NEW	90-16-007	72-276-050	NEW	90-16-009
51-19-470	NEW-P	90-17-152	72-140-030	NEW-P	90-10-105	72-276-060	NEW-P	90-10-107
51-19-500	NEW-P	90-17-152	72-140-030	NEW	90-16-007	72-276-060	NEW	90-16-009
51-19-510	NEW-P	90-17-152	72-140-040	NEW-P	90-10-105	72-276-070	NEW-P	90-10-107
51-19-600	NEW-P	90-17-152	72-140-040	NEW	90-16-007	72-276-070	NEW	90-16-009
51-19-610	NEW-P	90-17-152	72-140-050	NEW-P	90-10-105	72-276-080	NEW-P	90-10-107
51-19-620	NEW-P	90-17-152	72-140-050	NEW	90-16-007	72-276-080	NEW	90-16-009

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
72-276-090	NEW-P	90-10-107	113-12-170	DECOD-P	90-21-116	131-16-450	NEW	90-20-009
72-276-090	NEW	90-16-009	113-12-175	DECOD-P	90-21-116	131-16-500	NEW-E	90-09-069
72-276-100	NEW-P	90-10-107	113-12-180	DECOD-P	90-21-116	131-16-500	NEW-P	90-13-095
72-276-100	NEW	90-16-009	113-12-190	DECOD-P	90-21-116	131-16-500	NEW-E	90-15-003
72-276-110	NEW-P	90-10-107	113-12-195	DECOD-P	90-21-116	131-16-500	NEW	90-20-009
72-276-110	NEW	90-16-009	113-12-197	DECOD-P	90-21-116	131-28-026	AMD-P	90-16-069
72-276-120	NEW-P	90-10-107	113-12-200	AMD-P	90-04-029	131-28-026	AMD	90-20-009
72-276-120	NEW	90-16-009	113-12-200	AMD-C	90-08-036	131-28-090	AMD-P	90-16-069
72-276-130	NEW-P	90-10-107	113-12-200	AMD	90-16-059	131-28-090	AMD	90-20-009
72-276-130	NEW	90-16-009	113-12-200	DECOD-P	90-21-116	131-32-050	NEW-E	90-19-083
72-276-140	NEW-P	90-10-107	113-12-210	DECOD-P	90-21-116	132B-400-010	NEW-P	90-18-082
72-276-140	NEW	90-16-009	113-12-220	DECOD-P	90-21-116	132B-400-020	NEW-P	90-18-082
72-280-010	NEW-P	90-10-108	113-12-230	DECOD-P	90-21-116	132B-400-030	NEW-P	90-18-082
72-280-010	NEW	90-16-010	113-12-300	DECOD-P	90-21-116	132B-400-040	NEW-P	90-18-082
72-280-011	NEW-P	90-10-108	113-12-310	DECOD-P	90-21-116	132B-400-050	NEW-P	90-18-082
72-280-011	NEW	90-16-010	113-12-320	DECOD-P	90-21-116	132B-400-060	NEW-P	90-18-082
72-280-015	NEW-P	90-10-108	113-12-330	DECOD-P	90-21-116	132B-400-070	NEW-P	90-18-082
72-280-015	NEW	90-16-010	113-12-340	DECOD-P	90-21-116	132B-400-080	NEW-P	90-18-082
72-280-020	NEW-P	90-10-108	113-12-350	DECOD-P	90-21-116	132B-400-090	NEW-P	90-18-082
72-280-020	NEW	90-16-010	114-12-011	DECOD-P	90-21-117	132B-400-100	NEW-P	90-18-082
72-280-025	NEW-P	90-10-108	114-12-021	DECOD-P	90-21-117	132B-400-110	NEW-P	90-18-082
72-280-025	NEW	90-16-010	114-12-031	DECOD-P	90-21-117	132B-400-120	NEW-P	90-18-082
72-280-030	NEW-P	90-10-108	114-12-041	DECOD-P	90-21-117	132B-400-130	NEW-P	90-18-082
72-280-030	NEW	90-16-010	114-12-115	DECOD-P	90-21-117	132B-400-140	NEW-P	90-18-082
72-280-040	NEW-P	90-10-108	114-12-126	DECOD-P	90-21-117	132B-400-150	NEW-P	90-18-082
72-280-040	NEW	90-16-010	114-12-132	DECOD-P	90-21-117	132B-400-160	NEW-P	90-18-082
72-280-050	NEW-P	90-10-108	114-12-136	AMD	90-04-094	132B-400-170	NEW-P	90-18-082
72-280-050	NEW	90-16-010	114-12-150	DECOD-P	90-21-117	132B-400-180	NEW-P	90-18-082
72-280-055	NEW-P	90-10-108	114-12-155	AMD-P	90-11-045	132B-400-190	NEW-P	90-18-082
72-280-055	NEW	90-16-010	114-12-155	DECOD-P	90-21-117	132B-400-200	NEW-P	90-18-082
72-280-060	NEW-P	90-10-108	114-12-164	DECOD-P	90-21-117	132B-400-210	NEW-P	90-18-082
72-280-060	NEW	90-16-010	114-12-170	DECOD-P	90-21-117	132D-108-010	NEW	90-05-045
72-280-070	NEW-P	90-10-108	114-12-180	DECOD-P	90-21-117	132D-108-020	NEW	90-05-045
72-280-070	NEW	90-16-010	114-12-190	AMD-P	90-11-045	132D-108-030	NEW	90-05-045
72-325-010	NEW-P	90-10-109	114-12-190	DECOD-P	90-21-117	132D-108-040	NEW	90-05-045
72-325-010	NEW	90-16-011	114-12-200	DECOD-P	90-21-117	132D-108-050	NEW	90-05-045
82-30-010	NEW	90-12-009	130-10-010	NEW-P	90-19-027	132D-108-060	NEW	90-05-045
82-30-020	NEW	90-12-009	130-10-020	NEW-P	90-19-027	132D-108-070	NEW	90-05-045
82-30-030	NEW	90-12-009	130-10-030	NEW-P	90-19-027	132D-108-080	NEW	90-05-045
82-30-040	NEW	90-12-009	130-10-040	NEW-P	90-19-027	132D-108-090	NEW	90-05-045
82-30-050	NEW	90-12-009	130-10-050	NEW-P	90-19-027	132D-130-010	NEW	90-05-045
82-30-060	NEW	90-12-009	130-10-060	NEW-P	90-19-027	132D-130-020	NEW	90-05-045
82-50-021	AMD-P	90-14-077	130-10-065	NEW-P	90-19-027	132D-130-030	NEW	90-05-045
82-50-021	AMD	90-17-017	130-10-070	NEW-P	90-19-027	132D-130-035	NEW	90-05-045
98-14-200	NEW-P	90-13-105	130-10-075	NEW-P	90-19-027	132D-130-040	NEW	90-05-045
98-14-200	NEW	90-17-073	130-10-080	NEW-P	90-19-027	132D-130-045	NEW	90-05-045
113-10-010	DECOD-P	90-21-116	130-10-085	NEW-P	90-19-027	132D-130-050	NEW	90-05-045
113-10-020	DECOD-P	90-21-116	130-10-090	NEW-P	90-19-027	132D-130-055	NEW	90-05-045
113-10-030	DECOD-P	90-21-116	130-10-091	NEW-P	90-19-027	132D-130-060	NEW	90-05-045
113-10-040	DECOD-P	90-21-116	130-10-095	NEW-P	90-19-027	132D-130-070	NEW	90-05-045
113-10-050	DECOD-P	90-21-116	130-10-100	NEW-P	90-19-027	132D-130-075	NEW	90-05-045
113-10-060	DECOD-P	90-21-116	130-14-010	NEW-P	90-12-110	132D-130-080	NEW	90-05-045
113-10-070	DECOD-P	90-21-116	130-14-010	NEW	90-17-054	132D-130-085	NEW	90-05-045
113-10-090	DECOD-P	90-21-116	130-14-020	NEW-P	90-12-110	132D-130-090	NEW	90-05-045
113-10-100	DECOD-P	90-21-116	130-14-020	NEW	90-17-054	132D-130-095	NEW	90-05-045
113-10-110	DECOD-P	90-21-116	130-14-030	NEW-P	90-12-110	132D-130-100	NEW	90-05-045
113-12-010	DECOD-P	90-21-116	130-14-030	NEW	90-17-054	132D-133-020	NEW	90-05-045
113-12-075	DECOD-P	90-21-116	130-14-040	NEW-P	90-12-110	132D-400-010	NEW	90-05-045
113-12-080	DECOD-P	90-21-116	130-14-040	NEW	90-17-054	132D-400-020	NEW	90-05-045
113-12-085	DECOD-P	90-21-116	130-14-050	NEW-P	90-12-110	132D-400-030	NEW	90-05-045
113-12-087	DECOD-P	90-21-116	130-14-050	NEW	90-17-054	132D-400-040	NEW	90-05-045
113-12-101	PREP	90-20-052	130-14-060	NEW-P	90-12-110	132E-108-010	NEW-P	90-03-012
113-12-101	DECOD-P	90-21-116	130-14-060	NEW	90-17-054	132E-108-010	NEW	90-09-006
113-12-103	DECOD-P	90-21-116	130-14-070	NEW-P	90-12-110	132E-108-020	NEW-P	90-03-012
113-12-104	NEW-P	90-09-077	130-14-070	NEW	90-17-054	132E-108-020	NEW	90-09-006
113-12-104	NEW-P	90-14-130	131-08-010	REP-P	90-19-077	132E-108-030	NEW-P	90-03-012
113-12-104	DECOD-P	90-21-116	131-12-010	AMD-P	90-16-067	132E-108-030	NEW	90-09-006
113-12-115	DECOD-P	90-21-116	131-12-010	AMD	90-20-009	132E-108-040	NEW-P	90-03-012
113-12-120	DECOD-P	90-21-116	131-12-020	AMD-P	90-16-067	132E-108-040	NEW	90-09-006
113-12-130	REP-P	90-04-029	131-12-020	AMD	90-20-009	132E-108-050	NEW-P	90-03-012
113-12-130	REP	90-08-035	131-12-070	REP-P	90-16-067	132E-108-050	NEW	90-09-006
113-12-150	DECOD-P	90-21-116	131-12-070	REP	90-20-009	132E-108-060	NEW-P	90-03-012
113-12-160	REP-P	90-04-029	131-16-055	NEW-E	90-04-066	132E-108-060	NEW	90-09-006
113-12-160	REP	90-08-035	131-16-400	AMD-P	90-16-068	132E-108-070	NEW-P	90-03-012
113-12-161	REP-P	90-04-029	131-16-400	AMD	90-20-009	132E-108-070	NEW	90-09-006
113-12-161	REP	90-08-035	131-16-450	NEW-E	90-15-004	132E-108-080	NEW-P	90-03-012
113-12-165	DECOD-P	90-21-116	131-16-450	NEW-P	90-16-068	132E-108-080	NEW	90-09-006

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132E-133-020	NEW-P	90-03-019	132H-108-160	REP-E	90-03-079	132H-200-040	NEW-P	90-03-076
132E-133-020	NEW	90-09-049	132H-108-160	REP	90-09-066	132H-200-040	NEW-E	90-03-080
132E-400-010	NEW-P	90-03-021	132H-108-170	REP-P	90-03-077	132H-200-040	NEW	90-09-065
132E-400-010	NEW	90-09-005	132H-108-170	REP-E	90-03-079	132H-400-005	NEW-P	90-03-078
132E-400-020	NEW-P	90-03-021	132H-108-170	REP	90-09-066	132H-400-005	NEW-E	90-03-081
132E-400-020	NEW	90-09-005	132H-108-180	REP-P	90-03-077	132H-400-005	NEW	90-09-067
132E-400-030	NEW-P	90-03-021	132H-108-180	REP-E	90-03-079	132H-400-010	NEW-P	90-03-078
132E-400-030	NEW	90-09-005	132H-108-180	REP	90-09-066	132H-400-010	NEW-E	90-03-081
132E-400-040	NEW-P	90-03-021	132H-108-190	REP-P	90-03-077	132H-400-010	NEW	90-09-067
132E-400-040	NEW	90-09-005	132H-108-190	REP-E	90-03-079	132H-400-020	NEW-P	90-03-078
132G-108-010	NEW-P	90-10-049	132H-108-190	REP	90-09-066	132H-400-020	NEW-E	90-03-081
132G-108-010	NEW	90-13-051	132H-108-200	REP-P	90-03-077	132H-400-020	NEW	90-09-067
132G-108-020	NEW-P	90-10-049	132H-108-200	REP-E	90-03-079	132H-400-030	NEW-P	90-03-078
132G-108-020	NEW	90-13-051	132H-108-200	REP	90-09-066	132H-400-030	NEW-E	90-03-081
132G-108-030	NEW-P	90-10-049	132H-108-210	REP-P	90-03-077	132H-400-030	NEW	90-09-067
132G-108-030	NEW	90-13-051	132H-108-210	REP-E	90-03-079	132H-400-040	NEW-P	90-03-078
132G-108-040	NEW-P	90-10-049	132H-108-210	REP	90-09-066	132H-400-040	NEW-E	90-03-081
132G-108-040	NEW	90-13-051	132H-108-220	REP-P	90-03-077	132H-400-040	NEW	90-09-067
132G-108-050	NEW-P	90-10-049	132H-108-220	REP-E	90-03-079	132J-108-010	NEW-P	90-12-109
132G-108-050	NEW	90-13-051	132H-108-220	REP	90-09-066	132J-108-020	NEW-P	90-12-109
132G-108-060	NEW-P	90-10-049	132H-108-230	REP-P	90-03-077	132J-108-030	NEW-P	90-12-109
132G-108-060	NEW	90-13-051	132H-108-230	REP-E	90-03-079	132J-108-040	NEW-P	90-12-109
132G-108-070	NEW-P	90-10-049	132H-108-230	REP	90-09-066	132J-108-050	NEW-P	90-12-109
132G-108-070	NEW	90-13-051	132H-108-240	REP-P	90-03-077	132J-108-060	NEW-P	90-12-109
132G-108-080	NEW-P	90-10-049	132H-108-240	REP-E	90-03-079	132J-108-070	NEW-P	90-12-109
132G-108-080	NEW	90-13-051	132H-108-240	REP	90-09-066	132J-108-110	NEW-P	90-12-012
132G-133-020	NEW-P	90-10-050	132H-108-250	REP-P	90-03-077	132J-108-110	NEW-W	90-12-108
132G-133-020	NEW	90-13-050	132H-108-250	REP-E	90-03-079	132J-108-120	NEW-P	90-12-012
132H-108-005	REP-P	90-03-077	132H-108-250	REP	90-09-066	132J-108-120	NEW-W	90-12-108
132H-108-005	REP-E	90-03-079	132H-108-260	REP-P	90-03-077	132J-108-130	NEW-P	90-12-012
132H-108-005	REP	90-09-066	132H-108-260	REP-E	90-03-079	132J-108-130	NEW-W	90-12-108
132H-108-010	REP-P	90-03-077	132H-108-260	REP	90-09-066	132J-108-140	NEW-P	90-12-012
132H-108-010	REP-E	90-03-079	132H-108-270	REP-P	90-03-077	132J-108-140	NEW-W	90-12-108
132H-108-010	REP	90-09-066	132H-108-270	REP-E	90-03-079	132J-108-150	NEW-P	90-12-012
132H-108-020	REP-P	90-03-077	132H-108-270	REP	90-09-066	132J-108-150	NEW-W	90-12-108
132H-108-020	REP-E	90-03-079	132H-108-280	REP-P	90-03-077	132J-108-160	NEW-P	90-12-012
132H-108-020	REP	90-09-066	132H-108-280	REP-E	90-03-079	132J-108-160	NEW-W	90-12-108
132H-108-030	REP-P	90-03-077	132H-108-280	REP	90-09-066	132J-108-170	NEW-P	90-12-012
132H-108-030	REP-E	90-03-079	132H-108-290	REP-P	90-03-077	132J-108-170	NEW-W	90-12-108
132H-108-030	REP	90-09-066	132H-108-290	REP-E	90-03-079	132J-108-180	NEW-P	90-12-012
132H-108-040	REP-P	90-03-077	132H-108-290	REP	90-09-066	132J-108-180	NEW-W	90-12-108
132H-108-040	REP-E	90-03-079	132H-108-300	REP-P	90-03-077	132J-108-180	NEW-P	90-12-109
132H-108-040	REP	90-09-066	132H-108-300	REP-E	90-03-079	132K-16-120	NEW-E	90-19-115
132H-108-050	REP-P	90-03-077	132H-108-300	REP	90-09-066	132K-16-130	NEW-E	90-19-115
132H-108-050	REP-E	90-03-079	132H-108-310	REP-P	90-03-077	132K-16-140	NEW-E	90-19-115
132H-108-050	REP	90-09-066	132H-108-310	REP-E	90-03-079	132K-16-150	NEW-E	90-19-115
132H-108-060	REP-P	90-03-077	132H-108-310	REP	90-09-066	132K-16-160	NEW-E	90-19-115
132H-108-060	REP-E	90-03-079	132H-108-320	REP-P	90-03-077	132K-16-170	NEW-E	90-19-115
132H-108-060	REP	90-09-066	132H-108-320	REP-E	90-03-079	132K-16-180	NEW-E	90-19-115
132H-108-070	REP-P	90-03-077	132H-108-320	REP	90-09-066	132K-16-190	NEW-E	90-19-115
132H-108-070	REP-E	90-03-079	132H-108-330	REP-P	90-03-077	132K-16-200	NEW-E	90-19-115
132H-108-070	REP	90-09-066	132H-108-330	REP-E	90-03-079	132K-16-210	NEW-E	90-19-115
132H-108-080	REP-P	90-03-077	132H-108-330	REP	90-09-066	132K-16-220	NEW-E	90-19-115
132H-108-080	REP-E	90-03-079	132H-108-410	NEW-P	90-03-077	132K-16-230	NEW-E	90-19-115
132H-108-080	REP	90-09-066	132H-108-410	NEW-E	90-03-079	132K-16-240	NEW-E	90-19-115
132H-108-090	REP-P	90-03-077	132H-108-410	NEW	90-09-066	132K-16-250	NEW-E	90-19-115
132H-108-090	REP-E	90-03-079	132H-108-420	NEW-P	90-03-077	132K-16-260	NEW-E	90-19-115
132H-108-090	REP	90-09-066	132H-108-420	NEW-E	90-03-079	132K-16-270	NEW-E	90-19-115
132H-108-100	REP-P	90-03-077	132H-108-420	NEW	90-09-066	132K-16-280	NEW-E	90-19-115
132H-108-100	REP-E	90-03-079	132H-108-430	NEW-P	90-03-077	132K-16-290	NEW-E	90-19-115
132H-108-100	REP	90-09-066	132H-108-430	NEW-E	90-03-079	132K-16-300	NEW-E	90-19-115
132H-108-110	REP-P	90-03-077	132H-108-430	NEW	90-09-066	132K-16-310	NEW-E	90-19-115
132H-108-110	REP-E	90-03-079	132H-108-440	NEW-P	90-03-077	132K-16-320	NEW-E	90-19-115
132H-108-110	REP	90-09-066	132H-108-440	NEW-E	90-03-079	132K-16-330	NEW-E	90-19-115
132H-108-120	REP-P	90-03-077	132H-108-440	NEW	90-09-066	132K-16-340	NEW-E	90-19-115
132H-108-120	REP-E	90-03-079	132H-108-450	NEW-P	90-03-077	132K-16-350	NEW-E	90-19-115
132H-108-120	REP	90-09-066	132H-108-450	NEW-E	90-03-079	132K-16-360	NEW-E	90-19-115
132H-108-130	REP-P	90-03-077	132H-108-450	NEW	90-09-066	132K-16-370	NEW-E	90-19-115
132H-108-130	REP-E	90-03-079	132H-108-460	NEW-P	90-03-077	132K-16-380	NEW-E	90-19-115
132H-108-130	REP	90-09-066	132H-108-460	NEW-E	90-03-079	132K-16-390	NEW-E	90-19-115
132H-108-140	REP-P	90-03-077	132H-108-460	NEW	90-09-066	132K-16-400	NEW-E	90-19-115
132H-108-140	REP-E	90-03-079	132H-108-470	NEW-P	90-03-077	132K-16-410	NEW-E	90-19-115
132H-108-140	REP	90-09-066	132H-108-470	NEW-E	90-03-079	132K-16-420	NEW-E	90-19-115
132H-108-150	REP-P	90-03-077	132H-108-470	NEW	90-09-066	132K-16-430	NEW-E	90-19-115
132H-108-150	REP-E	90-03-079	132H-108-480	NEW-P	90-03-077	132K-16-440	NEW-E	90-19-115
132H-108-150	REP	90-09-066	132H-108-480	NEW-E	90-03-079	132L-20-090	REP	90-05-004
132H-108-160	REP-P	90-03-077	132H-108-480	NEW	90-09-066	132L-30-010	REP-P	90-14-111

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
132Q-09-140	REP-P	90-14-120	132S-01-090	NEW	90-07-006	132Y-108-060	NEW	90-08-022
132Q-09-140	REP	90-21-019	132S-05-010	NEW-P	90-03-082	132Y-108-070	NEW-P	90-02-062
132Q-09-230	REP-P	90-14-120	132S-05-010	NEW	90-07-006	132Y-108-070	NEW	90-08-022
132Q-09-230	REP	90-21-019	132S-05-015	NEW-P	90-03-082	132Y-108-080	NEW-P	90-02-062
132Q-09-240	REP-P	90-14-120	132S-05-015	NEW	90-07-006	132Y-108-080	NEW	90-08-022
132Q-09-240	REP	90-21-019	132S-05-020	NEW-P	90-03-082	132Y-133-020	NEW-P	90-02-063
132Q-09-250	REP-P	90-14-120	132S-05-020	NEW	90-07-006	132Y-133-020	NEW	90-08-022A
132Q-09-250	REP	90-21-019	132S-30-037	NEW-P	90-03-082	136-01-010	AMD	90-07-071
132Q-09-260	REP-P	90-14-120	132S-30-037	NEW	90-07-006	136-01-030	AMD	90-07-071
132Q-09-260	REP	90-21-019	132S-40-130	NEW-P	90-03-082	136-01-040	REP	90-07-071
132Q-09-270	REP-P	90-14-120	132S-40-130	NEW	90-07-006	136-04-020	AMD	90-07-072
132Q-09-270	REP	90-21-019	132S-40-135	NEW-P	90-03-082	136-04-030	AMD	90-07-072
132Q-09-280	REP-P	90-14-120	132S-40-135	NEW	90-07-006	136-04-040	AMD	90-07-072
132Q-09-280	REP	90-21-019	132S-40-140	NEW-P	90-03-082	136-04-060	AMD	90-07-072
132Q-09-290	REP-P	90-14-120	132S-40-140	NEW	90-07-006	136-04-080	AMD	90-07-072
132Q-09-290	REP	90-21-019	132S-40-145	NEW-P	90-03-082	136-04-090	AMD	90-07-072
132Q-09-300	REP-P	90-14-120	132S-40-145	NEW	90-07-006	136-04-100	AMD	90-07-072
132Q-09-300	REP	90-21-019	132S-40-150	NEW-P	90-03-082	136-10-010	AMD	90-07-073
132Q-09-310	REP-P	90-14-120	132S-40-150	NEW	90-07-006	136-10-020	AMD	90-07-073
132Q-09-310	REP	90-21-019	132S-40-155	NEW-P	90-03-082	136-10-030	AMD	90-07-073
132Q-09-320	REP-P	90-14-120	132S-40-155	NEW	90-07-006	136-10-040	AMD	90-07-073
132Q-09-320	REP	90-21-019	132T-104-010	REP	90-03-065	136-10-050	AMD	90-07-073
132Q-09-330	REP-P	90-14-120	132T-104-020	REP	90-03-065	136-10-060	AMD	90-07-073
132Q-09-330	REP	90-21-019	132T-104-030	REP	90-03-065	136-12-010	AMD	90-07-074
132Q-09-340	REP-P	90-14-120	132T-104-040	REP	90-03-065	136-12-020	AMD	90-07-074
132Q-09-340	REP	90-21-019	132T-104-060	REP	90-03-065	136-12-030	AMD	90-07-074
132Q-09-350	REP-P	90-14-120	132T-104-070	REP	90-03-065	136-12-060	AMD	90-07-074
132Q-09-350	REP	90-21-019	132T-104-080	REP	90-03-065	136-12-070	AMD	90-07-074
132Q-09-360	REP-P	90-14-120	132T-104-090	REP	90-03-065	136-12-080	AMD	90-07-074
132Q-09-360	REP	90-21-019	132T-104-100	REP	90-03-065	136-14-010	AMD	90-07-075
132Q-09-400	REP-P	90-14-120	132T-104-110	REP	90-03-065	136-14-020	AMD	90-07-075
132Q-09-400	REP	90-21-019	132T-104-120	REP	90-03-065	136-14-030	AMD	90-07-075
132Q-09-410	REP-P	90-14-120	132T-104-121	REP	90-03-065	136-14-040	AMD	90-07-075
132Q-09-410	REP	90-21-019	132T-104-130	REP	90-03-065	136-14-050	AMD	90-07-075
132Q-09-420	REP-P	90-14-120	132T-104-200	REP	90-03-065	136-14-060	AMD	90-07-075
132Q-09-420	REP	90-21-019	132T-104-210	REP	90-03-065	136-16-010	AMD	90-07-076
132Q-09-430	REP-P	90-14-120	132T-104-240	REP	90-03-065	136-16-018	AMD	90-07-076
132Q-09-430	REP	90-21-019	132T-104-250	REP	90-03-065	136-16-022	AMD	90-07-076
132Q-09-440	REP-P	90-14-120	132T-104-260	REP	90-03-065	136-16-042	AMD	90-07-076
132Q-09-440	REP	90-21-019	132T-104-265	REP	90-03-065	136-16-050	AMD	90-07-076
132Q-09-450	REP-P	90-14-120	132T-104-270	REP	90-03-065	136-20-010	AMD-P	90-13-003
132Q-09-450	REP	90-21-019	132T-104-280	REP	90-03-065	136-20-010	AMD	90-17-075
132Q-09-460	REP-P	90-14-120	132U-03-010	NEW	90-05-043	136-20-020	AMD-P	90-13-003
132Q-09-460	REP	90-21-019	132U-03-020	NEW	90-05-043	136-20-020	AMD	90-17-075
132Q-09-470	REP-P	90-14-120	132U-03-030	NEW	90-05-043	136-20-030	AMD-P	90-13-003
132Q-09-470	REP	90-21-019	132U-108-010	NEW	90-05-043	136-20-030	AMD	90-17-075
132Q-09-480	REP-P	90-14-120	132U-108-020	NEW	90-05-043	136-20-040	AMD-P	90-13-003
132Q-09-480	REP	90-21-019	132U-108-021	NEW	90-05-043	136-20-040	AMD	90-17-075
132Q-16-045	AMD-P	90-14-121	132U-108-030	NEW	90-05-043	136-20-060	AMD-P	90-13-003
132Q-16-045	AMD-C	90-18-017	132U-116-030	AMD	90-05-043	136-20-060	AMD	90-17-075
132Q-16-045	AMD	90-21-020	132U-400-010	NEW	90-05-043	136-28-010	AMD-P	90-13-002
132Q-20-110	AMD-P	90-14-122	132V-400-010	NEW-P	90-03-094	136-28-010	AMD	90-17-076
132Q-20-110	AMD-C	90-18-018	132V-400-010	NEW	90-07-038	136-28-020	AMD-P	90-13-002
132Q-20-110	AMD	90-21-021	132V-400-020	NEW-P	90-03-094	136-28-020	AMD	90-17-076
132Q-94-010	AMD-P	90-14-123	132V-400-020	NEW	90-07-038	136-28-030	AMD-P	90-13-002
132Q-94-010	AMD-C	90-18-019	132V-400-030	NEW-P	90-03-094	136-28-030	AMD	90-17-076
132Q-94-010	AMD	90-21-022	132V-400-030	NEW	90-07-038	136-36-010	REP	90-07-077
132Q-94-150	NEW-P	90-14-124	132V-400-040	NEW-P	90-03-094	136-36-020	REP	90-07-077
132Q-94-150	NEW-C	90-18-020	132V-400-040	NEW	90-07-038	136-36-030	REP	90-07-077
132Q-94-150	NEW	90-21-023	132X-60-160	NEW-P	90-10-041	136-36-040	REP	90-07-077
132S-01-010	NEW-P	90-03-082	132X-60-160	NEW	90-13-064	136-40	AMD-C	90-17-074
132S-01-010	NEW	90-07-006	132X-60-170	NEW-P	90-10-041	136-40-010	AMD-C	90-13-001
132S-01-020	NEW-P	90-03-082	132X-60-170	NEW	90-13-064	136-40-020	AMD-C	90-13-001
132S-01-020	NEW	90-07-006	132X-60-180	NEW-P	90-10-041	136-40-030	AMD-C	90-13-001
132S-01-030	NEW-P	90-03-082	132X-60-180	NEW	90-13-064	136-40-040	AMD-C	90-13-001
132S-01-030	NEW	90-07-006	132X-60-190	NEW-P	90-10-041	136-40-044	REP-C	90-13-001
132S-01-040	NEW-P	90-03-082	132Y-108-010	NEW-P	90-02-062	136-40-048	REP-C	90-13-001
132S-01-040	NEW	90-07-006	132Y-108-010	NEW	90-08-022	136-40-050	NEW-C	90-13-001
132S-01-050	NEW-P	90-03-082	132Y-108-020	NEW-P	90-02-062	136-40-052	REP-C	90-13-001
132S-01-050	NEW	90-07-006	132Y-108-020	NEW	90-08-022	136-40-060	NEW-C	90-13-001
132S-01-060	NEW-P	90-03-082	132Y-108-030	NEW-P	90-02-062	136-40-100	REP-C	90-13-001
132S-01-060	NEW	90-07-006	132Y-108-030	NEW	90-08-022	136-40-104	REP-C	90-13-001
132S-01-070	NEW-P	90-03-082	132Y-108-040	NEW-P	90-02-062	136-40-108	REP-C	90-13-001
132S-01-070	NEW	90-07-006	132Y-108-040	NEW	90-08-022	136-40-112	REP-C	90-13-001
132S-01-080	NEW-P	90-03-082	132Y-108-050	NEW-P	90-02-062	136-40-116	REP-C	90-13-001
132S-01-080	NEW	90-07-006	132Y-108-050	NEW	90-08-022	136-40-120	REP-C	90-13-001
132S-01-090	NEW-P	90-03-082	132Y-108-060	NEW-P	90-02-062	136-40-124	REP-C	90-13-001

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
148-276-020	NEW-P	90-10-115	154-12-090	AMD	90-05-078	173-19-2401	RE-AD	90-07-027
148-276-020	NEW	90-16-017	154-12-107	REP-P	90-02-086	173-19-250	AMD-P	90-20-098
148-276-030	NEW-P	90-10-115	154-12-107	REP	90-05-078	173-19-250	AMD-S	90-21-105
148-276-030	NEW	90-16-017	154-12-110	AMD-P	90-02-086	173-19-2505	AMD	90-06-067
148-276-040	NEW-P	90-10-115	154-12-110	AMD	90-05-078	173-19-2510	AMD-P	90-13-092
148-276-040	NEW	90-16-017	154-24-010	AMD-P	90-02-086	173-19-2510	AMD	90-20-108
148-276-050	NEW-P	90-10-115	154-24-010	AMD	90-05-078	173-19-2512	AMD	90-06-106
148-276-050	NEW	90-16-017	154-32-010	AMD-P	90-02-086	173-19-2514	AMD-P	90-20-099
148-276-060	NEW-P	90-10-115	154-32-010	AMD	90-05-078	173-19-2517	AMD-P	90-09-097
148-276-060	NEW	90-16-017	154-32-020	AMD-P	90-02-086	173-19-2519	AMD	90-14-090
148-276-070	NEW-P	90-10-115	154-32-020	AMD	90-05-078	173-19-2519	AMD	90-02-101
148-276-070	NEW	90-16-017	154-40	AMD-P	90-02-086	173-19-2520	AMD-P	90-05-074
148-276-080	NEW-P	90-10-115	154-40	AMD	90-05-078	173-19-2520	AMD	90-17-127
148-276-080	NEW	90-16-017	154-40-010	AMD-P	90-02-086	173-19-2521	AMD-P	90-15-059
148-276-090	NEW-P	90-10-115	154-40-010	AMD	90-05-078	173-19-2521	AMD	90-20-111
148-276-090	NEW	90-16-017	154-44-010	AMD-P	90-02-086	173-19-280	AMD-P	90-09-096
148-276-100	NEW-P	90-10-115	154-44-010	AMD	90-05-078	173-19-280	AMD	90-14-091
148-276-100	NEW	90-16-017	154-64-050	AMD-P	90-02-086	173-19-3203	AMD-P	90-21-107
148-276-110	NEW-P	90-10-115	154-64-050	AMD	90-05-078	173-19-3205	AMD-P	90-21-108
148-276-110	NEW	90-16-017	154-110-030	AMD-P	90-20-045	173-19-3208	AMD-P	90-21-108
148-276-120	NEW-P	90-10-115	154-120-015	AMD-P	90-20-045	173-19-3208	AMD-P	90-21-106
148-276-120	NEW	90-16-017	154-120-020	AMD-P	90-20-045	173-19-3208	AMD-P	90-03-110
148-276-130	NEW-P	90-10-115	154-120-055	AMD-P	90-20-045	173-19-3514	AMD-C	90-08-122
148-276-130	NEW	90-16-017	154-130-010	AMD-P	90-20-045	173-19-3514	AMD	90-11-072
148-276-140	NEW-P	90-10-115	154-130-020	AMD-P	90-20-045	173-19-360	AMD-P	90-03-111
148-276-140	NEW	90-16-017	154-130-030	AMD-P	90-20-045	173-19-360	AMD-C	90-06-024
148-280-010	NEW-P	90-10-116	154-140-010	AMD-P	90-20-045	173-19-360	RE-AD	90-07-026
148-280-010	NEW	90-16-018	154-140-030	AMD-P	90-20-045	173-19-360	AMD-C	90-08-122
148-280-011	NEW-P	90-10-116	154-150-010	AMD-P	90-20-045	173-19-360	AMD	90-11-072
148-280-011	NEW	90-16-018	154-150-020	AMD-P	90-20-045	173-19-360	AMD	90-13-089
148-280-015	NEW-P	90-10-116	154-200-020	AMD-P	90-20-045	173-19-3601	AMD-P	90-05-075
148-280-015	NEW	90-16-018	162-08-091	REP-P	90-13-086	173-19-3601	AMD-C	90-08-122
148-280-020	NEW-P	90-10-116	162-08-091	REP-W	90-15-024	173-19-3601	AMD	90-11-072
148-280-020	NEW	90-16-018	162-08-098	AMD-P	90-13-086	173-19-390	RE-AD	90-07-025
148-280-025	NEW-P	90-10-116	162-08-098	AMD-W	90-15-024	173-19-3910	RE-AD	90-07-028
148-280-025	NEW	90-16-018	162-08-099	AMD-P	90-13-086	173-19-3910	AMD-P	90-15-058
148-280-030	NEW-P	90-10-116	162-08-099	AMD-W	90-15-024	173-19-420	AMD-C	90-05-077
148-280-030	NEW	90-16-018	162-08-106	AMD-P	90-13-086	173-19-420	AMD-C	90-08-122
148-280-040	NEW-P	90-10-116	162-08-106	AMD-W	90-15-024	173-19-420	AMD	90-11-072
148-280-040	NEW	90-16-018	173-03-010	AMD-E	90-14-041	173-19-4201	AMD-P	90-05-076
148-280-050	NEW-P	90-10-116	173-03-010	AMD-P	90-16-084	173-19-4201	AMD-C	90-08-122
148-280-050	NEW	90-16-018	173-03-010	AMD	90-21-119	173-19-4201	AMD	90-11-072
148-280-055	NEW-P	90-10-116	173-03-020	AMD-E	90-14-041	173-19-4202	AMD-P	90-05-076
148-280-055	NEW	90-16-018	173-03-020	AMD-P	90-16-084	173-19-4202	AMD-C	90-08-122
148-280-060	NEW-P	90-10-116	173-03-020	AMD	90-21-119	173-19-4202	AMD	90-11-072
148-280-060	NEW	90-16-018	173-03-030	AMD-E	90-14-041	173-19-4203	AMD-P	90-05-076
148-280-070	NEW-P	90-10-116	173-03-030	AMD-P	90-16-084	173-19-4203	AMD-C	90-08-122
148-325-010	NEW	90-16-018	173-03-030	AMD	90-21-119	173-19-4203	AMD	90-11-072
148-325-010	NEW	90-16-020	173-03-050	AMD-E	90-14-041	173-19-4203	AMD-P	90-05-076
154-04-035	REP-P	90-02-086	173-03-050	AMD-P	90-16-084	173-19-4204	AMD-C	90-08-122
154-04-035	REP	90-05-078	173-03-060	AMD	90-21-119	173-19-4204	AMD	90-11-072
154-04-041	NEW-P	90-02-086	173-03-060	AMD-E	90-14-041	173-19-4205	AMD-P	90-05-076
154-04-041	NEW	90-05-078	173-03-060	AMD	90-21-119	173-19-4205	AMD-C	90-08-122
154-04-110	REP-P	90-02-086	173-03-070	AMD-E	90-14-041	173-19-4205	AMD	90-11-072
154-04-110	REP	90-05-078	173-03-070	AMD-P	90-16-084	173-19-4205	AMD-P	90-15-057
154-08-050	AMD-P	90-02-086	173-03-070	AMD	90-21-119	173-19-4205	AMD	90-20-110
154-08-050	AMD	90-05-078	173-03-100	AMD-E	90-14-041	173-19-4206	AMD-P	90-05-076
154-12-010	AMD-P	90-02-086	173-03-100	AMD-P	90-16-084	173-19-4206	AMD-C	90-08-122
154-12-010	AMD	90-05-078	173-03-100	AMD	90-21-119	173-19-450	AMD	90-11-072
154-12-015	AMD-P	90-02-086	173-06-030	RE-AD	90-07-014	173-19-450	AMD	90-20-107
154-12-015	AMD	90-05-078	173-16-064	NEW-P	90-16-040	173-19-4507	AMD	90-07-063
154-12-030	AMD-P	90-02-086	173-18-090	AMD-C	90-02-107	173-32-010	AMD-P	90-11-122
154-12-030	AMD	90-05-078	173-18-090	AMD	90-06-068	173-32-010	AMD	90-18-064
154-12-050	AMD-P	90-02-086	173-18-090	AMD-E	90-06-069	173-32-020	AMD-P	90-11-122
154-12-050	AMD	90-05-078	173-18-200	AMD-C	90-02-107	173-32-020	AMD	90-18-064
154-12-070	AMD-P	90-02-086	173-18-200	AMD	90-06-068	173-32-030	AMD-P	90-11-122
154-12-070	AMD	90-05-078	173-18-200	AMD-E	90-06-069	173-32-030	AMD	90-18-064
154-12-080	AMD-P	90-02-086	173-19-1104	AMD	90-02-105	173-32-040	AMD-P	90-11-122
154-12-080	AMD	90-05-078	173-19-120	AMD-P	90-13-091	173-32-040	AMD	90-18-064
154-12-085	AMD-P	90-02-086	173-19-220	AMD-P	90-03-112	173-50-010	RE-AD	90-07-017
154-12-085	AMD	90-05-078	173-19-220	AMD-C	90-07-061	173-50-020	RE-AD	90-07-017
154-12-086	AMD-P	90-02-086	173-19-220	AMD-C	90-08-122	173-50-030	RE-AD	90-07-017
154-12-086	AMD	90-05-078	173-19-220	AMD	90-11-072	173-50-040	RE-AD	90-07-017
154-12-087	AMD-P	90-02-086	173-19-220	AMD	90-13-079	173-50-040	AMD-P	90-12-086
154-12-087	AMD	90-05-078	173-19-230	AMD-P	90-20-097	173-50-040	AMD	90-21-090
154-12-090	AMD-P	90-02-086	173-19-240	RE-AD	90-07-027	173-50-050	RE-AD	90-07-017
						173-50-050	AMD-P	90-12-086

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
173-50-050	AMD	90-21-090	173-158-045	NEW	90-21-089	173-170-070	NEW-P	90-13-104
173-50-060	RE-AD	90-07-017	173-158-060	RE-AD	90-06-059	173-170-070	NEW	90-20-109
173-50-060	AMD-P	90-12-086	173-158-060	REP-P	90-11-059	173-170-080	NEW-P	90-13-104
173-50-060	AMD	90-21-090	173-158-060	REP	90-21-089	173-170-080	NEW	90-20-109
173-50-070	RE-AD	90-07-017	173-158-064	NEW-P	90-11-059	173-170-090	NEW-P	90-13-104
173-50-070	AMD-P	90-12-086	173-158-064	NEW	90-21-089	173-170-090	NEW	90-20-109
173-50-070	AMD	90-21-090	173-158-070	AMD-P	90-11-059	173-170-100	NEW-P	90-13-104
173-50-080	RE-AD	90-07-017	173-158-070	AMD	90-21-089	173-170-100	NEW	90-20-109
173-50-080	AMD-P	90-12-086	173-158-084	NEW-P	90-11-059	173-170-110	NEW-P	90-13-104
173-50-080	AMD	90-21-090	173-158-084	NEW	90-21-089	173-170-110	NEW	90-20-109
173-50-090	RE-AD	90-07-017	173-158-086	NEW-P	90-11-059	173-170-120	NEW-P	90-13-104
173-50-090	AMD-P	90-12-086	173-158-086	NEW	90-21-089	173-170-120	NEW	90-20-109
173-50-090	AMD	90-21-090	173-158-100	REP-P	90-11-059	173-200-010	NEW-P	90-11-074
173-50-100	RE-AD	90-07-017	173-158-100	REP	90-21-089	173-200-020	NEW-P	90-11-074
173-50-100	AMD-P	90-12-086	173-158-110	REP-P	90-11-059	173-200-030	NEW-P	90-11-074
173-50-100	AMD	90-21-090	173-158-110	REP	90-21-089	173-200-040	NEW-P	90-11-074
173-50-110	RE-AD	90-07-017	173-158-120	AMD-P	90-11-059	173-200-050	NEW-P	90-11-074
173-50-110	AMD-P	90-12-086	173-158-120	AMD	90-21-089	173-200-060	NEW-P	90-11-074
173-50-110	AMD	90-21-090	173-160-215	RE-AD	90-07-016	173-200-070	NEW-P	90-11-074
173-50-120	RE-AD	90-07-017	173-166	AMD-P	90-02-096	173-200-080	NEW-P	90-11-074
173-50-120	AMD-P	90-12-086	173-166	AMD-C	90-05-048	173-200-090	NEW-P	90-11-074
173-50-120	AMD	90-21-090	173-166	AMD-C	90-06-010	173-200-100	NEW-P	90-11-074
173-50-130	RE-AD	90-07-017	173-166	AMD-C	90-08-080	173-201	PREP	90-18-067
173-50-130	AMD-P	90-12-086	173-166	AMD-W	90-15-052	173-204-100	NEW-P	90-19-084
173-50-130	AMD	90-21-090	173-166	AMD-P	90-20-100	173-204-110	NEW-P	90-19-084
173-50-140	RE-AD	90-07-017	173-166-010	AMD-P	90-02-096	173-204-120	NEW-P	90-19-084
173-50-140	AMD-P	90-12-086	173-166-010	AMD-W	90-15-052	173-204-130	NEW-P	90-19-084
173-50-140	AMD	90-21-090	173-166-010	AMD-P	90-20-100	173-204-200	NEW-P	90-19-084
173-50-150	RE-AD	90-07-017	173-166-020	AMD-P	90-02-096	173-204-300	NEW-P	90-19-084
173-50-150	AMD-P	90-12-086	173-166-020	AMD-W	90-15-052	173-204-310	NEW-P	90-19-084
173-50-150	AMD	90-21-090	173-166-020	AMD-P	90-20-100	173-204-315	NEW-P	90-19-084
173-50-160	RE-AD	90-07-017	173-166-030	AMD-P	90-02-096	173-204-320	NEW-P	90-19-084
173-50-170	RE-AD	90-07-017	173-166-030	AMD-W	90-15-052	173-204-330	NEW-P	90-19-084
173-50-180	RE-AD	90-07-017	173-166-030	AMD-P	90-20-100	173-204-340	NEW-P	90-19-084
173-50-190	RE-AD	90-07-017	173-166-040	AMD-P	90-02-096	173-204-350	NEW-P	90-19-084
173-50-190	AMD-P	90-12-086	173-166-040	AMD-W	90-15-052	173-204-400	NEW-P	90-19-084
173-50-190	AMD	90-21-090	173-166-040	AMD-P	90-20-100	173-204-410	NEW-P	90-19-084
173-50-200	RE-AD	90-07-017	173-166-050	AMD-P	90-02-096	173-204-415	NEW-P	90-19-084
173-50-200	AMD-P	90-12-086	173-166-050	AMD-W	90-15-052	173-204-420	NEW-P	90-19-084
173-50-200	AMD	90-21-090	173-166-050	AMD-P	90-20-100	173-204-500	NEW-P	90-19-084
173-50-210	RE-AD	90-07-017	173-166-060	AMD-P	90-02-096	173-204-510	NEW-P	90-19-084
173-50-210	AMD-P	90-12-086	173-166-060	AMD-W	90-15-052	173-204-520	NEW-P	90-19-084
173-50-210	AMD	90-21-090	173-166-060	AMD-P	90-20-100	173-204-530	NEW-P	90-19-084
173-50-220	NEW-P	90-12-086	173-166-070	AMD-P	90-02-096	173-204-540	NEW-P	90-19-084
173-50-220	NEW	90-21-090	173-166-070	AMD-W	90-15-052	173-204-550	NEW-P	90-19-084
173-142-010	REP-P	90-11-059	173-166-070	AMD-P	90-20-100	173-204-560	NEW-P	90-19-084
173-142-010	REP	90-21-089	173-166-080	NEW-P	90-02-096	173-204-570	NEW-P	90-19-084
173-142-020	REP-P	90-11-059	173-166-080	NEW-W	90-15-052	173-204-580	NEW-P	90-19-084
173-142-020	REP	90-21-089	173-166-080	NEW-P	90-20-100	173-204-590	NEW-P	90-19-084
173-142-030	REP-P	90-11-059	173-166-090	NEW-P	90-02-096	173-204-600	NEW-P	90-19-084
173-142-030	REP	90-21-089	173-166-090	NEW-W	90-15-052	173-204-610	NEW-P	90-19-084
173-142-040	REP-P	90-11-059	173-166-090	NEW-P	90-20-100	173-204-620	NEW-P	90-19-084
173-142-040	REP	90-21-089	173-166-100	NEW-P	90-02-096	173-216-125	NEW-P	90-12-086
173-142-050	REP-P	90-11-059	173-166-100	NEW-W	90-15-052	173-216-125	NEW	90-21-090
173-142-050	REP	90-21-089	173-166-100	NEW-P	90-20-100	173-220-210	AMD-P	90-12-086
173-142-070	REP-P	90-11-059	173-166-110	NEW-P	90-02-096	173-220-210	AMD	90-21-090
173-142-070	REP	90-21-089	173-166-110	NEW-W	90-15-052	173-221A-010	NEW-P	90-06-071
173-142-080	REP-P	90-11-059	173-166-110	NEW-P	90-20-100	173-221A-010	NEW	90-14-078
173-142-080	REP	90-21-089	173-166-120	NEW-P	90-02-096	173-221A-020	NEW-P	90-06-071
173-142-090	REP-P	90-11-059	173-166-120	NEW-W	90-15-052	173-221A-020	NEW	90-14-078
173-142-090	REP	90-21-089	173-166-120	NEW-P	90-20-100	173-221A-030	NEW-P	90-06-071
173-142-100	REP-P	90-11-059	173-166-130	NEW-P	90-02-096	173-221A-030	NEW	90-14-078
173-142-100	REP	90-21-089	173-166-130	NEW-W	90-15-052	173-221A-100	NEW-P	90-06-071
173-142-110	REP-P	90-11-059	173-166-130	NEW-P	90-20-100	173-221A-100	NEW	90-14-078
173-142-110	REP	90-21-089	173-166-140	NEW-P	90-20-100	173-221A-150	NEW-P	90-06-071
173-158	AMD-P	90-11-059	173-170-010	NEW-P	90-13-104	173-221A-150	NEW	90-14-078
173-158	AMD	90-21-089	173-170-010	NEW	90-20-109	173-224-015	RE-AD	90-07-015
173-158-010	AMD-P	90-11-059	173-170-020	NEW-P	90-13-104	173-224-020	RE-AD	90-07-015
173-158-010	AMD	90-21-089	173-170-020	NEW	90-20-109	173-224-030	RE-AD	90-07-015
173-158-020	AMD-P	90-11-059	173-170-030	NEW-P	90-13-104	173-224-040	RE-AD	90-07-015
173-158-020	AMD	90-21-089	173-170-030	NEW	90-20-109	173-224-050	RE-AD	90-07-015
173-158-030	RE-AD	90-06-059	173-170-040	NEW-P	90-13-104	173-224-060	RE-AD	90-07-015
173-158-030	AMD-P	90-11-059	173-170-040	NEW	90-20-109	173-224-070	RE-AD	90-07-015
173-158-030	AMD	90-21-089	173-170-050	NEW-P	90-13-104	173-224-080	RE-AD	90-07-015
173-158-040	AMD-P	90-11-059	173-170-050	NEW	90-20-109	173-224-090	RE-AD	90-07-015
173-158-040	AMD	90-21-089	173-170-060	NEW-P	90-13-104	173-224-100	RE-AD	90-07-015
173-158-045	NEW-P	90-11-059	173-170-060	NEW	90-20-109	173-224-110	RE-AD	90-07-015

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-224-120	RE-AD	90-07-015	173-303-9903	AMD-P	90-20-101	173-306-900	NEW	90-10-047
173-300-010	NEW-P	90-17-125	173-303-9904	AMD-P	90-20-101	173-306-9901	NEW-P	90-02-088
173-300-020	NEW-P	90-17-125	173-303-9906	AMD-P	90-20-101	173-306-9901	NEW	90-10-047
173-300-030	NEW-P	90-17-125	173-303-9907	AMD-P	90-20-101	173-309-010	AMD-P	90-11-122
173-300-040	NEW-P	90-17-125	173-305-010	AMD-E	90-15-025	173-309-010	AMD	90-18-064
173-300-050	NEW-P	90-17-125	173-305-010	REP-E	90-20-054	173-309-020	AMD-P	90-11-122
173-300-060	NEW-P	90-17-125	173-305-01001	NEW-E	90-20-044	173-309-020	AMD	90-18-064
173-300-070	NEW-P	90-17-125	173-305-015	AMD-E	90-15-025	173-309-030	AMD-P	90-11-122
173-300-080	NEW-P	90-17-125	173-305-015	REP-E	90-20-054	173-309-030	AMD	90-18-064
173-300-090	NEW-P	90-17-125	173-305-01501	NEW-E	90-20-044	173-309-040	AMD-P	90-11-122
173-300-100	NEW-P	90-17-125	173-305-020	AMD-E	90-15-025	173-309-040	AMD	90-18-064
173-300-110	NEW-P	90-17-125	173-305-020	REP-E	90-20-054	173-309-050	AMD-P	90-11-122
173-300-120	NEW-P	90-17-125	173-305-02001	NEW-E	90-20-044	173-309-050	AMD	90-18-064
173-300-130	NEW-P	90-17-125	173-305-030	AMD-E	90-15-025	173-309-060	AMD-P	90-11-122
173-300-140	NEW-P	90-17-125	173-305-030	REP-E	90-20-054	173-309-060	AMD	90-18-064
173-300-150	NEW-P	90-17-125	173-305-03001	NEW-E	90-20-044	173-309-070	AMD-P	90-11-122
173-300-160	NEW-P	90-17-125	173-305-040	AMD-E	90-15-025	173-309-070	AMD	90-18-064
173-300-170	NEW-P	90-17-125	173-305-040	REP-E	90-20-054	173-309-080	AMD-P	90-11-122
173-300-180	NEW-P	90-17-125	173-305-04001	NEW-E	90-20-044	173-309-080	AMD	90-18-064
173-303	PREP	90-06-002	173-305-050	AMD-E	90-15-025	173-309-090	AMD-P	90-11-122
173-303-016	AMD-P	90-20-101	173-305-050	REP-E	90-20-054	173-309-090	AMD	90-18-064
173-303-017	AMD-P	90-20-101	173-305-05001	NEW-E	90-20-044	173-311-010	NEW-P	90-12-094
173-303-040	AMD-P	90-20-101	173-305-060	AMD-E	90-15-025	173-311-010	NEW	90-18-066
173-303-045	AMD-P	90-20-101	173-305-060	REP-E	90-20-054	173-311-020	NEW-P	90-12-094
173-303-070	AMD-P	90-20-101	173-305-06001	NEW-E	90-20-044	173-311-020	NEW	90-18-066
173-303-071	AMD-P	90-20-101	173-305-070	AMD-E	90-15-025	173-311-030	NEW-P	90-12-094
173-303-072	AMD-P	90-20-101	173-305-070	REP-E	90-20-054	173-311-030	NEW	90-18-066
173-303-081	AMD-P	90-20-101	173-305-07001	NEW-E	90-20-044	173-311-040	NEW-P	90-12-094
173-303-084	AMD-P	90-20-101	173-305-080	AMD-E	90-15-025	173-311-040	NEW	90-18-066
173-303-090	AMD-P	90-20-101	173-305-080	REP-E	90-20-054	173-311-050	NEW-P	90-12-094
173-303-103	AMD-P	90-20-101	173-305-090	AMD-E	90-15-025	173-311-050	NEW	90-18-066
173-303-110	AMD-P	90-20-101	173-305-090	REP-E	90-20-054	173-312-010	AMD-P	90-11-122
173-303-120	AMD-P	90-20-101	173-306-010	NEW-P	90-02-088	173-312-010	AMD	90-18-064
173-303-145	AMD-P	90-20-101	173-306-010	NEW	90-10-047	173-312-020	AMD-P	90-11-122
173-303-160	AMD-P	90-20-101	173-306-050	NEW-P	90-02-088	173-312-020	AMD	90-18-064
173-303-200	AMD-P	90-20-101	173-306-050	NEW	90-10-047	173-312-030	AMD-P	90-11-122
173-303-201	AMD-P	90-20-101	173-306-100	NEW-P	90-02-088	173-312-030	AMD	90-18-064
173-303-210	AMD-P	90-20-101	173-306-100	NEW	90-10-047	173-312-040	AMD-P	90-11-122
173-303-220	AMD-P	90-20-101	173-306-150	NEW-P	90-02-088	173-312-040	AMD	90-18-064
173-303-230	AMD-P	90-20-101	173-306-150	NEW	90-10-047	173-312-050	AMD-P	90-11-122
173-303-281	AMD-P	90-10-085	173-306-200	NEW-P	90-02-088	173-312-050	AMD	90-18-064
173-303-281	AMD	90-20-016	173-306-200	NEW	90-10-047	173-315-010	AMD	90-10-058
173-303-282	NEW-P	90-10-085	173-306-300	NEW-P	90-02-088	173-315-040	AMD	90-10-058
173-303-282	NEW	90-20-016	173-306-300	NEW	90-10-047	173-315-050	AMD	90-10-058
173-303-320	AMD-P	90-20-101	173-306-310	NEW-P	90-02-088	173-315-060	AMD-P	90-12-094
173-303-355	NEW-P	90-10-085	173-306-310	NEW	90-10-047	173-315-060	AMD	90-18-066
173-303-355	NEW	90-20-016	173-306-320	NEW-P	90-02-088	173-319-010	NEW-P	90-16-089
173-303-360	AMD-P	90-20-101	173-306-320	NEW	90-10-047	173-319-020	NEW-P	90-16-089
173-303-380	AMD-P	90-20-101	173-306-330	NEW-P	90-02-088	173-319-030	NEW-P	90-16-089
173-303-390	AMD-P	90-20-101	173-306-330	NEW	90-10-047	173-319-040	NEW-P	90-16-089
173-303-400	AMD-P	90-20-101	173-306-340	NEW-P	90-02-088	173-319-050	NEW-P	90-16-089
173-303-420	REP-P	90-10-085	173-306-340	NEW	90-10-047	173-319-060	NEW-P	90-16-089
173-303-420	REP	90-20-016	173-306-345	NEW-P	90-02-088	173-321-040	AMD-P	90-11-123
173-303-500	AMD-P	90-20-101	173-306-345	NEW	90-10-047	173-321-040	AMD	90-18-065
173-303-510	AMD-P	90-20-101	173-306-350	NEW-P	90-02-088	173-321-050	AMD-P	90-11-123
173-303-515	AMD-P	90-20-101	173-306-350	NEW	90-10-047	173-321-050	AMD	90-18-065
173-303-520	AMD-P	90-20-101	173-306-400	NEW-P	90-02-088	173-322-010	NEW	90-10-057
173-303-525	AMD-P	90-20-101	173-306-400	NEW	90-10-047	173-322-020	NEW	90-10-057
173-303-550	AMD-P	90-20-101	173-306-405	NEW-P	90-02-088	173-322-030	NEW	90-10-057
173-303-560	AMD-P	90-20-101	173-306-405	NEW	90-10-047	173-322-040	NEW	90-10-057
173-303-600	AMD-P	90-20-101	173-306-410	NEW-P	90-02-088	173-322-050	NEW	90-10-057
173-303-610	AMD-P	90-20-101	173-306-410	NEW	90-10-047	173-322-050	NEW	90-10-057
173-303-620	AMD-P	90-20-101	173-306-440	NEW-P	90-02-088	173-322-070	NEW	90-10-057
173-303-630	AMD-P	90-20-101	173-306-440	NEW	90-10-047	173-322-080	NEW	90-10-057
173-303-645	AMD-P	90-20-101	173-306-450	NEW-P	90-02-088	173-322-090	NEW	90-10-057
173-303-650	RE-AD-P	90-20-101	173-306-450	NEW	90-10-047	173-322-100	NEW	90-10-057
173-303-680	NEW-P	90-20-101	173-306-470	NEW-P	90-02-088	173-322-110	NEW	90-10-057
173-303-800	AMD-P	90-20-101	173-306-470	NEW	90-10-047	173-322-120	NEW	90-10-057
173-303-802	AMD-P	90-20-101	173-306-480	NEW-P	90-02-088	173-331-010	NEW-P	90-16-095
173-303-805	AMD-P	90-20-101	173-306-480	NEW	90-10-047	173-331-100	NEW-P	90-16-095
173-303-806	AMD-P	90-10-085	173-306-490	NEW-P	90-02-088	173-331-200	NEW-P	90-16-095
173-303-806	AMD	90-20-016	173-306-490	NEW	90-10-047	173-331-210	NEW-P	90-16-095
173-303-806	AMD-P	90-20-101	173-306-495	NEW-P	90-02-088	173-331-220	NEW-P	90-16-095
173-303-807	AMD-P	90-20-101	173-306-495	NEW	90-10-047	173-331-300	NEW-P	90-16-095
173-303-808	AMD-P	90-20-101	173-306-500	NEW-P	90-02-088	173-331-400	NEW-P	90-16-095
173-303-810	AMD-P	90-20-101	173-306-500	NEW	90-10-047	173-331-410	NEW-P	90-16-095
173-303-830	AMD-P	90-20-101	173-306-900	NEW-P	90-02-088	173-331-500	NEW-P	90-16-095

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-331-600	NEW-P	90-16-095	173-340-330	NEW-W	90-02-097	173-340-820	NEW	90-08-086
173-336-010	REP-W	90-02-097	173-340-330	NEW-P	90-02-098	173-340-830	NEW-W	90-02-097
173-336-010	REP-P	90-02-098	173-340-330	NEW	90-08-086	173-340-830	NEW-P	90-02-098
173-336-010	REP	90-08-120	173-340-340	NEW-W	90-02-097	173-340-830	NEW	90-08-086
173-336-020	REP-W	90-02-097	173-340-340	NEW-P	90-02-098	173-340-830	AMD-P	90-15-066
173-336-020	REP-P	90-02-098	173-340-340	NEW	90-08-086	173-340-840	NEW-W	90-02-097
173-336-020	REP	90-08-120	173-340-350	NEW-W	90-02-097	173-340-840	NEW-P	90-02-098
173-336-030	REP-W	90-02-097	173-340-350	NEW-P	90-02-098	173-340-840	NEW	90-08-086
173-336-030	REP-P	90-02-098	173-340-350	NEW	90-08-086	173-340-850	NEW-W	90-02-097
173-336-030	REP	90-08-120	173-340-350	AMD-P	90-15-066	173-340-850	NEW-P	90-02-098
173-338-010	REP-W	90-02-097	173-340-360	NEW-W	90-02-097	173-340-850	NEW	90-08-086
173-338-010	REP-P	90-02-098	173-340-360	NEW-P	90-02-098	173-340-860	NEW-W	90-02-097
173-338-010	REP	90-08-120	173-340-360	NEW	90-08-086	173-340-860	NEW-P	90-02-098
173-338-020	REP-W	90-02-097	173-340-360	AMD-P	90-15-066	173-340-860	NEW	90-08-086
173-338-020	REP-P	90-02-098	173-340-400	NEW-W	90-02-097	173-340-870	NEW-W	90-02-097
173-338-020	REP	90-08-120	173-340-400	NEW-P	90-02-098	173-340-870	NEW-P	90-02-098
173-338-030	REP-W	90-02-097	173-340-400	NEW	90-08-086	173-340-870	NEW	90-08-086
173-338-030	REP-P	90-02-098	173-340-410	NEW-W	90-02-097	173-340-880	NEW-W	90-02-097
173-338-030	REP	90-08-120	173-340-410	NEW-P	90-02-098	173-340-880	NEW-P	90-02-098
173-338-040	REP-W	90-02-097	173-340-410	NEW	90-08-086	173-340-880	NEW	90-08-086
173-338-040	REP-P	90-02-098	173-340-420	NEW-W	90-02-097	173-340-890	NEW-W	90-02-097
173-338-040	REP	90-08-120	173-340-420	NEW-P	90-02-098	173-340-890	NEW-P	90-02-098
173-338-050	REP-W	90-02-097	173-340-420	NEW	90-08-086	173-340-890	NEW	90-08-086
173-338-050	REP-P	90-02-098	173-340-420	AMD-P	90-15-066	173-342-010	NEW	90-03-020
173-338-050	REP	90-08-120	173-340-430	NEW-W	90-02-097	173-342-020	NEW	90-03-020
173-340	AMD-W	90-02-097	173-340-430	NEW-P	90-02-098	173-342-030	NEW	90-03-020
173-340	AMD-P	90-02-098	173-340-430	NEW	90-08-086	173-342-040	NEW	90-03-020
173-340	AMD	90-08-086	173-340-430	AMD-P	90-15-066	173-342-050	NEW	90-03-020
173-340-010	REP-W	90-02-097	173-340-440	NEW-P	90-15-066	173-360	NEW-S	90-17-065
173-340-010	REP-P	90-02-098	173-340-450	NEW-P	90-15-066	173-360-100	NEW-P	90-15-060
173-340-010	REP	90-08-086	173-340-500	NEW-W	90-02-097	173-360-105	NEW-P	90-15-060
173-340-020	REP-W	90-02-097	173-340-500	NEW-P	90-02-098	173-360-110	NEW-P	90-15-060
173-340-020	REP-P	90-02-098	173-340-500	NEW	90-08-086	173-360-120	NEW-P	90-15-060
173-340-020	REP	90-08-086	173-340-510	NEW-W	90-02-097	173-360-130	NEW-P	90-15-060
173-340-030	REP-W	90-02-097	173-340-510	NEW-P	90-02-098	173-360-140	NEW-P	90-15-060
173-340-030	REP-P	90-02-098	173-340-510	NEW	90-08-086	173-360-150	NEW-P	90-15-060
173-340-030	REP	90-08-086	173-340-520	NEW-W	90-02-097	173-360-160	NEW-P	90-15-060
173-340-040	REP-W	90-02-097	173-340-520	NEW-P	90-02-098	173-360-170	NEW-P	90-15-060
173-340-040	REP-P	90-02-098	173-340-520	NEW	90-08-086	173-360-180	NEW-P	90-15-060
173-340-040	REP	90-08-086	173-340-530	NEW-W	90-02-097	173-360-190	NEW-P	90-15-060
173-340-050	REP-W	90-02-097	173-340-530	NEW-P	90-02-098	173-360-200	NEW-P	90-15-060
173-340-050	REP-P	90-02-098	173-340-530	NEW	90-08-086	173-360-210	NEW-P	90-15-060
173-340-050	REP	90-08-086	173-340-540	NEW-W	90-02-097	173-360-220	NEW-P	90-15-060
173-340-100	NEW-W	90-02-097	173-340-540	NEW-P	90-02-098	173-360-230	NEW-P	90-15-060
173-340-100	NEW-P	90-02-098	173-340-540	NEW	90-08-086	173-360-300	NEW-P	90-15-060
173-340-100	NEW	90-08-086	173-340-550	NEW-W	90-02-097	173-360-305	NEW-P	90-15-060
173-340-110	NEW-W	90-02-097	173-340-550	NEW-P	90-02-098	173-360-310	NEW-P	90-15-060
173-340-110	NEW-P	90-02-098	173-340-550	NEW	90-08-086	173-360-315	NEW-P	90-15-060
173-340-110	NEW	90-08-086	173-340-560	NEW-W	90-02-097	173-360-320	NEW-P	90-15-060
173-340-120	NEW-W	90-02-097	173-340-560	NEW-P	90-02-098	173-360-323	NEW-P	90-15-060
173-340-120	NEW-P	90-02-098	173-340-560	NEW	90-08-086	173-360-325	NEW-P	90-15-060
173-340-120	NEW	90-08-086	173-340-600	NEW-W	90-02-097	173-360-330	NEW-P	90-15-060
173-340-120	AMD-P	90-15-066	173-340-600	NEW-P	90-02-098	173-360-335	NEW-P	90-15-060
173-340-130	NEW-W	90-02-097	173-340-600	NEW	90-08-086	173-360-340	NEW-P	90-15-060
173-340-130	NEW-P	90-02-098	173-340-610	NEW-W	90-02-097	173-360-345	NEW-P	90-15-060
173-340-130	NEW	90-08-086	173-340-610	NEW-P	90-02-098	173-360-350	NEW-P	90-15-060
173-340-140	NEW-W	90-02-097	173-340-610	NEW	90-08-086	173-360-355	NEW-P	90-15-060
173-340-140	NEW-P	90-02-098	173-340-700	NEW-W	90-02-097	173-360-360	NEW-P	90-15-060
173-340-140	NEW	90-08-086	173-340-700	NEW-P	90-02-098	173-360-365	NEW-P	90-15-060
173-340-200	NEW-W	90-02-097	173-340-700	NEW	90-08-086	173-360-370	NEW-P	90-15-060
173-340-200	NEW-P	90-02-098	173-340-700	AMD-P	90-15-066	173-360-372	NEW-P	90-15-060
173-340-200	NEW	90-08-086	173-340-705	NEW-P	90-15-066	173-360-375	NEW-P	90-15-060
173-340-200	AMD-P	90-15-066	173-340-710	NEW-P	90-15-066	173-360-380	NEW-P	90-15-060
173-340-210	NEW-W	90-02-097	173-340-720	NEW-P	90-15-066	173-360-385	NEW-P	90-15-060
173-340-210	NEW-P	90-02-098	173-340-730	NEW-P	90-15-066	173-360-390	NEW-P	90-15-060
173-340-210	NEW	90-08-086	173-340-740	NEW-P	90-15-066	173-360-395	NEW-P	90-15-060
173-340-210	AMD-P	90-15-066	173-340-745	NEW-P	90-15-066	173-360-398	NEW-P	90-15-060
173-340-300	NEW-W	90-02-097	173-340-750	AMD-P	90-15-066	173-360-399	NEW-P	90-15-060
173-340-300	NEW-P	90-02-098	173-340-760	AMD-P	90-15-066	173-360-400	NEW-P	90-15-060
173-340-300	NEW	90-08-086	173-340-800	NEW-W	90-02-097	173-360-403	NEW-P	90-15-060
173-340-300	AMD-P	90-15-066	173-340-800	NEW-P	90-02-098	173-360-406	NEW-P	90-15-060
173-340-310	NEW-W	90-02-097	173-340-800	NEW	90-08-086	173-360-410	NEW-P	90-15-060
173-340-310	NEW-P	90-02-098	173-340-810	NEW-W	90-02-097	173-360-413	NEW-P	90-15-060
173-340-310	NEW	90-08-086	173-340-810	NEW-P	90-02-098	173-360-416	NEW-P	90-15-060
173-340-320	NEW-W	90-02-097	173-340-810	NEW	90-08-086	173-360-423	NEW-P	90-15-060
173-340-320	NEW-P	90-02-098	173-340-820	NEW-W	90-02-097	173-360-426	NEW-P	90-15-060
173-340-320	NEW	90-08-086	173-340-820	NEW-P	90-02-098	173-360-433	NEW-P	90-15-060

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
173-425-010	AMD	90-19-062	173-434-120	AMD-P	90-06-102	173-495-060	AMD	90-19-062
173-425-020	AMD-P	90-06-102	173-434-120	AMD	90-19-062	173-495-065	AMD-P	90-06-102
173-425-020	AMD	90-19-062	173-434-130	AMD-P	90-06-102	173-495-065	AMD	90-19-062
173-425-030	AMD-P	90-06-102	173-434-130	AMD	90-19-062	173-495-070	AMD-P	90-06-102
173-425-030	AMD	90-19-062	173-434-160	AMD-P	90-06-102	173-495-070	AMD	90-19-062
173-425-036	AMD-P	90-06-102	173-434-160	AMD	90-19-062	173-495-080	AMD-P	90-06-102
173-425-036	AMD	90-19-062	173-434-170	AMD-P	90-06-102	173-495-080	AMD	90-19-062
173-425-055	AMD-P	90-06-102	173-434-170	AMD	90-19-062	173-495-100	AMD-P	90-06-102
173-425-055	AMD	90-19-062	173-434-190	AMD-P	90-06-102	173-495-100	AMD	90-19-062
173-425-065	AMD-P	90-06-102	173-434-190	AMD	90-19-062	173-495-120	AMD-P	90-06-102
173-425-065	AMD	90-19-062	173-434-200	AMD-P	90-06-102	173-495-120	AMD	90-19-062
173-425-075	AMD-P	90-06-102	173-434-200	AMD	90-19-062	173-802-050	RE-AD	90-06-014
173-425-075	AMD	90-19-062	173-434-210	AMD-P	90-06-102	174-108	AMD	90-04-011
173-425-085	AMD-P	90-06-102	173-434-210	AMD	90-19-062	174-108-170	REP	90-04-011
173-425-085	AMD	90-19-062	173-440-010	AMD-P	90-06-102	174-108-180	REP	90-04-011
173-425-095	AMD-P	90-06-102	173-440-010	AMD	90-19-062	174-108-190	REP	90-04-011
173-425-095	AMD	90-19-062	173-440-030	AMD-P	90-06-102	174-108-200	REP	90-04-011
173-425-100	AMD-P	90-06-102	173-440-030	AMD	90-19-062	174-108-210	REP	90-04-011
173-425-100	AMD	90-19-062	173-440-100	AMD-P	90-06-102	174-108-220	REP	90-04-011
173-425-115	AMD-P	90-06-102	173-440-100	AMD	90-19-062	174-108-230	REP	90-04-011
173-425-115	AMD	90-19-062	173-490-010	AMD-P	90-05-052	174-108-240	REP	90-04-011
173-425-120	AMD-P	90-06-102	173-490-010	AMD-S	90-17-126	174-108-250	REP	90-04-011
173-425-120	AMD	90-19-062	173-490-020	AMD-P	90-05-052	174-108-260	REP	90-04-011
173-425-130	AMD-P	90-06-102	173-490-020	AMD-S	90-17-126	174-108-900	REP	90-04-011
173-425-130	AMD	90-19-062	173-490-025	AMD-P	90-05-052	174-108-90001	REP	90-04-011
173-425-140	AMD-P	90-06-102	173-490-025	AMD-S	90-17-126	174-108-90002	REP	90-04-011
173-425-140	AMD	90-19-062	173-490-030	AMD-P	90-05-052	174-108-910	NEW	90-04-011
173-430-010	AMD-P	90-06-102	173-490-030	AMD-S	90-17-126	174-112-130	REP	90-04-011
173-430-010	AMD	90-19-062	173-490-040	AMD-P	90-05-052	174-112-140	REP	90-04-011
173-430-020	AMD-P	90-06-102	173-490-040	AMD-S	90-17-126	174-112-150	REP	90-04-011
173-430-020	AMD	90-19-062	173-490-070	REP-P	90-05-052	174-122-010	NEW	90-04-011
173-430-030	AMD-P	90-06-102	173-490-070	REP-S	90-17-126	174-122-020	NEW	90-04-011
173-430-030	AMD	90-19-062	173-490-071	REP-P	90-05-052	174-122-030	NEW	90-04-011
173-430-040	AMD-P	90-06-102	173-490-071	REP-S	90-17-126	174-122-040	NEW	90-04-011
173-430-040	AMD	90-19-062	173-490-080	AMD-P	90-05-052	174-126-010	REP	90-04-011
173-430-050	AMD-P	90-06-102	173-490-080	AMD-S	90-17-126	174-126-020	REP	90-04-011
173-430-050	AMD	90-19-062	173-490-090	AMD-P	90-05-052	174-126-030	REP	90-04-011
173-430-060	AMD-P	90-06-102	173-490-090	AMD-S	90-17-126	174-128-010	REP	90-04-011
173-430-060	AMD	90-19-062	173-490-120	REP-P	90-05-052	174-128-020	REP	90-04-011
173-430-070	AMD-P	90-06-102	173-490-120	REP-S	90-17-126	174-128-030	REP	90-04-011
173-430-070	AMD	90-19-062	173-490-130	REP-P	90-05-052	174-128-040	REP	90-04-011
173-430-080	AMD-P	90-06-102	173-490-130	REP-S	90-17-126	174-128-042	REP	90-04-011
173-430-080	AMD	90-19-062	173-490-135	REP-P	90-05-052	174-128-044	REP	90-04-011
173-433	PREP	90-16-033	173-490-135	REP-S	90-17-126	174-128-046	REP	90-04-011
173-433-030	AMD-P	90-06-102	173-490-140	REP-P	90-05-052	174-128-050	REP	90-04-011
173-433-030	AMD	90-19-062	173-490-140	REP-S	90-17-126	174-128-060	REP	90-04-011
173-433-100	AMD-P	90-06-102	173-490-150	REP-P	90-05-052	174-128-062	REP	90-04-011
173-433-100	AMD	90-19-062	173-490-150	REP-S	90-17-126	174-128-064	REP	90-04-011
173-433-110	AMD-P	90-06-102	173-490-200	AMD-P	90-05-052	174-128-066	REP	90-04-011
173-433-110	AMD	90-19-062	173-490-200	AMD-S	90-17-126	174-128-070	REP	90-04-011
173-433-120	AMD-P	90-06-102	173-490-201	AMD-P	90-05-052	174-128-080	REP	90-04-011
173-433-120	AMD	90-19-062	173-490-201	AMD-S	90-17-126	174-128-090	REP	90-04-011
173-433-130	AMD-P	90-06-102	173-490-202	AMD-P	90-05-052	174-128-990	REP	90-04-011
173-433-130	AMD	90-19-062	173-490-202	AMD-S	90-17-126	174-130-010	NEW	90-04-011
173-433-150	AMD-P	90-06-102	173-490-203	AMD-P	90-05-052	174-130-020	NEW	90-04-011
173-433-150	AMD	90-19-062	173-490-203	AMD-S	90-17-126	174-131-010	NEW	90-04-011
173-433-170	AMD-P	90-06-102	173-490-204	AMD-P	90-05-052	174-132	AMD	90-04-011
173-433-170	AMD-E	90-14-040	173-490-204	AMD-S	90-17-126	174-132-010	AMD	90-04-011
173-433-170	AMD-W	90-19-063	173-490-205	AMD-P	90-05-052	174-132-020	REP	90-04-011
173-433-200	AMD-P	90-06-102	173-490-205	AMD-S	90-17-126	174-132-030	REP	90-04-011
173-433-200	AMD	90-19-062	173-490-207	AMD-P	90-05-052	174-132-040	REP	90-04-011
173-434-010	AMD-P	90-06-102	173-490-207	AMD-S	90-17-126	174-132-050	REP	90-04-011
173-434-010	AMD	90-19-062	173-490-208	AMD-P	90-05-052	174-132-060	REP	90-04-011
173-434-020	AMD-P	90-06-102	173-490-208	AMD-S	90-17-126	174-132-070	REP	90-04-011
173-434-020	AMD	90-19-062	173-495-010	AMD-P	90-06-102	174-132-080	REP	90-04-011
173-434-030	AMD-P	90-06-102	173-495-010	AMD	90-19-062	174-132-090	REP	90-04-011
173-434-030	AMD	90-19-062	173-495-020	AMD-P	90-06-102	174-132-100	REP	90-04-011
173-434-050	AMD-P	90-06-102	173-495-020	AMD	90-19-062	174-132-110	REP	90-04-011
173-434-050	AMD	90-19-062	173-495-030	AMD-P	90-06-102	174-132-120	REP	90-04-011
173-434-070	NEW-P	90-06-102	173-495-030	AMD	90-19-062	174-133-010	NEW	90-04-011
173-434-070	NEW	90-19-062	173-495-040	AMD-P	90-06-102	174-133-020	NEW	90-04-011
173-434-090	NEW-P	90-06-102	173-495-040	AMD	90-19-062	174-135-010	NEW	90-04-011
173-434-090	NEW	90-19-062	173-495-045	AMD-P	90-06-102	174-136-010	REP	90-04-011
173-434-100	AMD-P	90-06-102	173-495-045	AMD	90-19-062	174-136-011	REP	90-04-011
173-434-100	AMD	90-19-062	173-495-050	AMD-P	90-06-102	174-136-012	REP	90-04-011
173-434-110	AMD-P	90-06-102	173-495-050	AMD	90-19-062	174-136-013	REP	90-04-011
173-434-110	AMD	90-19-062	173-495-060	AMD-P	90-06-102	174-136-014	REP	90-04-011

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
174-136-015	REP	90-04-011	174-276-070	NEW	90-04-011	180-24-305	AMD-P	90-13-083
174-136-016	REP	90-04-011	174-276-080	NEW	90-04-011	180-24-305	AMD	90-17-009
174-136-017	REP	90-04-011	174-276-090	NEW	90-04-011	180-24-312	AMD-P	90-13-083
174-136-018	REP	90-04-011	174-276-100	NEW	90-04-011	180-24-312	AMD	90-17-009
174-136-019	REP	90-04-011	174-276-110	NEW	90-04-011	180-24-320	AMD-P	90-13-083
174-136-02001	REP	90-04-011	174-276-120	NEW	90-04-011	180-24-320	AMD	90-17-009
174-136-021	REP	90-04-011	174-280-010	NEW	90-04-011	180-24-330	AMD-P	90-13-083
174-136-022	REP	90-04-011	174-280-015	NEW	90-04-011	180-24-330	AMD	90-17-009
174-136-040	REP-W	90-11-067	174-280-020	NEW	90-04-011	180-24-335	AMD-P	90-13-083
174-136-042	REP-W	90-11-067	174-280-025	NEW	90-04-011	180-24-335	AMD	90-17-009
174-136-060	REP	90-04-011	174-280-030	NEW	90-04-011	180-24-350	AMD-P	90-13-083
174-136-080	REP	90-04-011	174-280-035	NEW	90-04-011	180-24-350	AMD	90-17-009
174-136-090	REP	90-04-011	174-280-040	NEW	90-04-011	180-25-005	AMD-P	90-13-083
174-136-100	REP	90-04-011	174-280-045	NEW	90-04-011	180-25-005	AMD	90-17-009
174-136-110	REP	90-04-011	174-400-010	NEW	90-05-031	180-25-015	AMD-P	90-13-083
174-136-120	REP	90-04-011	180-10-003	AMD-P	90-13-083	180-25-015	AMD	90-17-009
174-136-130	REP	90-04-011	180-10-003	AMD	90-17-009	180-25-025	AMD	90-04-031
174-136-140	REP	90-04-011	180-16-002	AMD-P	90-13-083	180-25-300	REP	90-04-032
174-136-160	REP	90-04-011	180-16-002	AMD	90-17-009	180-26-005	AMD-P	90-13-083
174-136-170	REP	90-04-011	180-16-006	AMD-P	90-13-083	180-26-005	AMD	90-17-009
174-136-210	REP	90-04-011	180-16-006	AMD	90-17-009	180-26-055	REP-P	90-21-163
174-136-220	REP	90-04-011	180-16-164	AMD-P	90-13-083	180-26-057	AMD-P	90-21-163
174-136-230	REP	90-04-011	180-16-164	AMD	90-17-009	180-26-060	AMD-P	90-21-163
174-136-240	REP	90-04-011	180-16-180	AMD-P	90-13-083	180-27-005	AMD-P	90-13-083
174-136-250	REP	90-04-011	180-16-180	AMD	90-17-009	180-27-005	AMD	90-17-009
174-136-300	REP	90-04-011	180-16-223	AMD-P	90-13-083	180-27-015	AMD-P	90-13-083
174-136-310	REP	90-04-011	180-16-223	AMD	90-17-009	180-27-015	AMD	90-17-009
174-136-320	REP	90-04-011	180-16-240	AMD-P	90-13-083	180-27-020	AMD-P	90-13-083
174-136-330	REP	90-04-011	180-16-240	AMD	90-17-009	180-27-020	AMD	90-17-009
174-157-600	REP	90-04-011	180-20-100	AMD-P	90-13-083	180-27-025	AMD-P	90-13-083
174-157-610	REP	90-04-011	180-20-100	AMD	90-17-009	180-27-025	AMD	90-17-009
174-157-620	REP	90-04-011	180-20-105	AMD-P	90-13-083	180-27-030	AMD-P	90-13-083
174-157-990	REP	90-04-011	180-20-105	AMD	90-17-009	180-27-030	AMD	90-17-009
174-160-010	REP	90-04-011	180-20-106	AMD-P	90-13-083	180-27-050	AMD	90-04-031
174-160-020	REP	90-04-011	180-20-106	AMD	90-17-009	180-27-05605	NEW-P	90-21-163
174-160-030	REP	90-04-011	180-20-200	AMD-P	90-13-083	180-27-05607	NEW-P	90-21-163
174-160-040	REP	90-04-011	180-20-200	AMD	90-17-009	180-27-058	AMD	90-04-031
174-162-010	REP	90-04-011	180-22-100	AMD-P	90-13-083	180-27-058	AMD-P	90-21-163
174-162-015	REP	90-04-011	180-22-100	AMD	90-17-009	180-27-059	AMD-P	90-21-163
174-162-020	REP	90-04-011	180-23-037	AMD-P	90-13-083	180-27-115	AMD-P	90-13-083
174-162-025	REP	90-04-011	180-23-037	AMD	90-17-009	180-27-115	AMD	90-17-009
174-162-030	REP	90-04-011	180-23-043	AMD-P	90-13-083	180-27-405	AMD-P	90-13-083
174-162-035	REP	90-04-011	180-23-043	AMD	90-17-009	180-27-405	AMD	90-17-009
174-162-040	REP	90-04-011	180-23-065	AMD-P	90-13-083	180-27-415	AMD-P	90-13-083
174-162-045	REP	90-04-011	180-23-065	AMD	90-17-009	180-27-415	AMD	90-17-009
174-168-010	NEW-W	90-03-037	180-23-077	AMD-P	90-13-083	180-27-425	NEW	90-04-031
174-168-010	NEW-P	90-04-028	180-23-077	AMD	90-17-009	180-29-005	AMD-P	90-13-083
174-168-010	NEW-C	90-10-001	180-23-090	AMD-P	90-13-083	180-29-005	AMD	90-17-009
174-168-010	NEW	90-13-028	180-23-090	AMD	90-17-009	180-29-080	AMD-P	90-13-083
174-168-020	NEW-W	90-03-037	180-23-120	AMD-P	90-13-083	180-29-080	AMD	90-17-009
174-168-020	NEW-P	90-04-028	180-23-120	AMD	90-17-009	180-29-105	AMD-P	90-13-083
174-168-020	NEW-C	90-10-001	180-24-003	AMD-P	90-13-083	180-29-105	AMD	90-17-009
174-168-020	NEW	90-13-028	180-24-003	AMD	90-17-009	180-29-110	AMD-P	90-13-083
174-168-030	NEW-P	90-04-028	180-24-007	AMD-P	90-13-083	180-29-110	AMD	90-17-009
174-168-030	NEW-C	90-10-001	180-24-007	AMD	90-17-009	180-29-300	REP	90-04-032
174-168-030	NEW	90-13-028	180-24-008	AMD-P	90-13-083	180-30-015	AMD-P	90-13-083
174-168-040	NEW-P	90-04-028	180-24-008	AMD	90-17-009	180-30-015	AMD	90-17-009
174-168-040	NEW-C	90-10-001	180-24-013	AMD-P	90-13-083	180-30-105	AMD-P	90-13-083
174-168-040	NEW	90-13-028	180-24-013	AMD	90-17-009	180-30-105	AMD	90-17-009
174-168-050	NEW-P	90-04-028	180-24-021	AMD-P	90-13-083	180-30-220	AMD-P	90-13-083
174-168-050	NEW-C	90-10-001	180-24-021	AMD	90-17-009	180-30-220	AMD	90-17-009
174-168-050	NEW	90-13-028	180-24-080	AMD-P	90-13-083	180-30-450	AMD-P	90-13-083
174-168-060	NEW-P	90-04-028	180-24-080	AMD	90-17-009	180-30-450	AMD	90-17-009
174-168-060	NEW-C	90-10-001	180-24-115	AMD-P	90-13-083	180-30-460	AMD-P	90-13-083
174-168-060	NEW	90-13-028	180-24-115	AMD	90-17-009	180-30-460	AMD	90-17-009
174-168-070	NEW-P	90-04-028	180-24-120	AMD-P	90-13-083	180-30-495	AMD-P	90-13-083
174-168-070	NEW-C	90-10-001	180-24-120	AMD	90-17-009	180-30-495	AMD	90-17-009
174-168-070	NEW	90-13-028	180-24-125	AMD-P	90-13-083	180-30-725	AMD-P	90-13-083
174-168-080	NEW-P	90-04-028	180-24-125	AMD	90-17-009	180-30-725	AMD	90-17-009
174-168-080	NEW-C	90-10-001	180-24-130	AMD-P	90-13-083	180-31-005	AMD-P	90-13-083
174-168-080	NEW	90-13-028	180-24-130	AMD	90-17-009	180-31-005	AMD	90-17-009
174-276-010	NEW	90-04-011	180-24-140	AMD-P	90-13-083	180-32-005	AMD-P	90-13-083
174-276-020	NEW	90-04-011	180-24-140	AMD	90-17-009	180-32-005	AMD	90-17-009
174-276-030	NEW	90-04-011	180-24-200	AMD-P	90-13-083	180-33-005	AMD-P	90-13-083
174-276-040	NEW	90-04-011	180-24-200	AMD	90-17-009	180-33-005	AMD	90-17-009
174-276-050	NEW	90-04-011	180-24-205	AMD-P	90-13-083	180-33-020	AMD-P	90-13-083
174-276-060	NEW	90-04-011	180-24-205	AMD	90-17-009	180-33-020	AMD	90-17-009

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
180-85-045	AMD-P	90-08-115	180-87-040	NEW	90-02-075	196-24-030	AMD	90-21-035
180-85-045	AMD	90-12-076	180-87-045	NEW	90-02-075	196-24-060	AMD-E	90-17-013
180-85-045	AMD-P	90-21-156	180-87-050	NEW	90-02-075	196-24-060	AMD-P	90-17-106
180-85-080	REP-P	90-08-115	180-87-055	NEW	90-02-075	196-24-060	AMD	90-21-034
180-85-080	REP	90-12-076	180-87-060	NEW	90-02-075	196-24-090	AMD	90-05-071
180-85-083	REP-P	90-08-115	180-87-065	NEW	90-02-075	196-24-092	NEW	90-05-071
180-85-083	REP	90-12-076	180-87-070	NEW	90-02-075	196-24-095	AMD-P	90-15-046
180-85-085	AMD-P	90-08-115	180-87-080	NEW	90-02-075	196-24-095	AMD-W	90-21-032
180-85-085	AMD	90-12-076	180-87-085	NEW	90-02-075	196-24-110	AMD-P	90-15-046
180-85-100	AMD-P	90-08-115	180-87-090	NEW	90-02-075	196-24-110	AMD-W	90-21-032
180-85-100	AMD	90-12-076	180-87-095	NEW	90-02-075	196-26-020	AMD	90-03-028
180-85-105	AMD-P	90-08-115	180-90-105	AMD-P	90-13-083	196-26-020	AMD-E	90-04-010
180-85-105	AMD	90-12-076	180-90-105	AMD	90-17-009	196-26-030	NEW-E	90-17-014
180-85-106	NEW-P	90-08-115	180-90-125	AMD-P	90-13-083	196-26-030	NEW-P	90-17-107
180-85-106	NEW	90-12-076	180-90-125	AMD	90-17-009	196-26-030	NEW	90-21-033
180-85-107	NEW-P	90-08-115	180-90-150	AMD-P	90-13-083	196-27-020	AMD	90-05-071
180-85-107	NEW	90-12-076	180-90-150	AMD	90-17-009	204-30-010	NEW-P	90-10-076
180-85-108	NEW-P	90-08-115	180-90-160	AMD-P	90-13-083	204-30-010	NEW	90-13-060
180-85-108	NEW	90-12-076	180-90-160	AMD	90-17-009	204-30-020	NEW-P	90-10-076
180-85-109	NEW-P	90-08-115	180-95-005	AMD-P	90-13-083	204-30-020	NEW	90-13-060
180-85-109	NEW	90-12-076	180-95-005	AMD	90-17-009	204-30-030	NEW-P	90-10-076
180-85-110	AMD-P	90-08-115	180-95-010	AMD-P	90-13-083	204-30-030	NEW	90-13-060
180-85-110	AMD	90-12-076	180-95-010	AMD	90-17-009	204-30-040	NEW-P	90-10-076
180-85-115	AMD-P	90-08-115	180-96-005	AMD-P	90-13-083	204-30-040	NEW	90-13-060
180-85-115	AMD	90-12-076	180-96-005	AMD	90-17-009	204-30-050	NEW-P	90-10-076
180-85-202	REP-P	90-08-115	180-96-050	AMD-P	90-13-083	204-30-050	NEW	90-13-060
180-85-202	REP	90-12-076	180-96-050	AMD	90-17-009	204-30-060	NEW-P	90-10-076
180-85-205	AMD-P	90-08-115	180-97-003	NEW-P	90-21-157	204-30-060	NEW	90-13-060
180-85-205	AMD	90-12-076	180-97-005	NEW-P	90-21-157	204-30-070	NEW-P	90-10-076
180-86-003	NEW	90-02-076	180-97-010	NEW-P	90-21-157	204-30-070	NEW	90-13-060
180-86-005	NEW	90-12-076	180-97-015	NEW-P	90-21-157	204-30-080	NEW-P	90-10-076
180-86-010	NEW	90-02-076	180-97-020	NEW-P	90-21-157	204-30-080	NEW	90-13-060
180-86-012	NEW	90-02-076	180-97-040	NEW-P	90-21-157	204-36-030	AMD-P	90-04-023
180-86-015	NEW	90-02-076	180-97-050	NEW-P	90-21-157	204-36-030	AMD	90-07-034
180-86-020	NEW	90-02-076	180-97-060	NEW-P	90-21-157	204-36-040	AMD-P	90-04-023
180-86-030	NEW	90-02-076	180-97-070	NEW-P	90-21-157	204-36-040	AMD	90-07-034
180-86-035	NEW	90-02-076	180-97-080	NEW-P	90-21-157	204-36-050	AMD-P	90-04-023
180-86-040	NEW	90-02-076	180-97-090	NEW-P	90-21-157	204-36-050	AMD	90-07-034
180-86-050	NEW	90-02-076	180-97-100	NEW-P	90-21-157	204-36-060	AMD-P	90-04-023
180-86-055	NEW	90-02-076	180-110-010	AMD-P	90-13-083	204-36-060	AMD	90-07-034
180-86-065	NEW	90-02-076	180-110-010	AMD	90-17-009	204-44-010	AMD	90-06-055
180-86-070	NEW	90-02-076	180-115-005	AMD-P	90-13-083	204-44-030	AMD	90-06-055
180-86-075	NEW	90-02-076	180-115-005	AMD	90-17-009	204-48-020	AMD-P	90-08-023
180-86-085	NEW	90-02-076	180-115-105	AMD-P	90-21-158	204-48-020	AMD	90-11-021
180-86-090	NEW	90-02-076	182-12-115	AMD-P	90-04-087	204-68-010	REP-P	90-13-061
180-86-095	NEW	90-02-076	182-12-115	AMD	90-12-037	204-68-010	REP	90-18-045
180-86-097	NEW	90-02-076	192-12-050	AMD	90-08-028	204-68-020	REP-P	90-13-061
180-86-100	NEW	90-02-076	192-12-350	NEW	90-08-028	204-68-020	REP	90-18-045
180-86-105	NEW	90-02-076	192-12-355	NEW	90-08-028	204-68-030	REP-P	90-13-061
180-86-110	NEW	90-02-076	192-12-360	NEW	90-08-028	204-68-030	REP	90-18-045
180-86-115	NEW	90-02-076	192-12-365	NEW	90-08-028	204-68-040	REP-P	90-13-061
180-86-115	REP-E	90-17-005	192-16-004	NEW-E	90-09-057	204-68-040	REP	90-18-045
180-86-115	REP-P	90-17-151	192-16-004	NEW-P	90-11-120	204-68-050	REP-P	90-13-061
180-86-115	REP	90-20-090	192-16-004	NEW	90-17-104	204-68-050	REP	90-18-045
180-86-120	NEW	90-02-076	192-16-250	NEW-W	90-14-094	204-68-060	REP-P	90-13-061
180-86-130	NEW	90-02-076	192-16-300	NEW-W	90-14-094	204-68-060	REP	90-18-045
180-86-135	NEW	90-02-076	192-16-305	NEW-W	90-14-094	204-68-070	REP-P	90-13-061
180-86-140	NEW	90-02-076	192-16-310	NEW-W	90-11-121	204-68-070	REP	90-18-045
180-86-145	NEW	90-02-076	192-16-315	NEW-W	90-14-094	204-68-080	REP-P	90-13-061
180-86-150	NEW	90-02-076	192-16-320	NEW-W	90-14-094	204-68-080	REP	90-18-045
180-86-155	NEW	90-02-076	192-16-325	NEW-W	90-14-094	204-68-090	REP-P	90-13-061
180-86-160	NEW	90-02-076	192-16-330	NEW-W	90-14-094	204-68-090	REP	90-18-045
180-86-165	NEW	90-02-076	192-16-335	NEW-W	90-14-094	204-68-100	REP-P	90-13-061
180-86-170	NEW	90-02-076	192-16-340	NEW-W	90-14-094	204-68-100	REP	90-18-045
180-86-175	NEW	90-02-076	192-16-345	NEW-W	90-14-094	204-68-110	REP-P	90-13-061
180-86-180	NEW	90-02-076	192-28-115	AMD-P	90-11-119	204-68-110	REP	90-18-045
180-86-185	NEW	90-02-076	192-28-115	AMD	90-17-103	204-68-120	REP-P	90-13-061
180-86-200	NEW	90-02-076	192-28-122	NEW-P	90-11-121	204-68-120	REP	90-18-045
180-87-001	NEW	90-02-075	192-28-122	NEW	90-17-105	204-68-130	REP-P	90-13-061
180-87-003	NEW	90-02-075	192-28-130	AMD-P	90-11-119	204-68-130	REP	90-18-045
180-87-005	NEW	90-02-075	192-28-130	AMD	90-17-103	204-68-140	REP-P	90-13-061
180-87-010	NEW	90-02-075	192-28-145	NEW-P	90-11-121	204-68-140	REP	90-18-045
180-87-015	NEW	90-02-075	192-28-145	NEW	90-17-105	204-74-010	REP-P	90-13-062
180-87-020	NEW	90-02-075	192-28-150	NEW-P	90-11-121	204-74-010	REP	90-18-046
180-87-025	NEW	90-02-075	192-28-150	NEW	90-17-105	204-74-020	REP-P	90-13-062
180-87-030	NEW	90-02-075	196-08-030	REP	90-05-071	204-74-020	REP	90-18-046
180-87-035	NEW	90-02-075	196-24-030	AMD-P	90-15-046	204-74-030	REP-P	90-13-062

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
204-74-030	REP	90-18-046	220-16	AMD-C	90-06-025	220-33-01000P	REP-E	90-19-088
204-74-040	REP-P	90-13-062	220-16-410	AMD	90-03-068	220-33-01000Q	NEW-E	90-19-088
204-74-040	REP	90-18-046	220-16-420	NEW	90-03-068	220-33-01000R	REP-E	90-21-066
204-74-050	REP-P	90-13-062	220-16-430	NEW-C	90-07-002	220-33-01000S	NEW-E	90-19-111
204-74-050	REP	90-18-046	220-16-430	NEW	90-07-002	220-33-01000T	REP-E	90-20-010
204-74-060	REP-P	90-13-062	220-16-440	NEW-P	90-02-112	220-33-01000U	NEW-E	90-20-010
204-74-060	REP	90-18-046	220-16-440	NEW	90-06-026	220-33-01000V	REP-E	90-20-021
204-74-070	REP-P	90-13-062	220-16-450	NEW-P	90-02-112	220-33-01000W	NEW-E	90-20-021
204-74-070	REP	90-18-046	220-16-450	NEW	90-06-026	220-33-01000X	REP-E	90-21-008
204-74-080	REP-P	90-13-062	220-20	AMD-C	90-06-043	220-33-01000Y	NEW-E	90-21-008
204-74-080	REP	90-18-046	220-20-010	AMD-P	90-06-079	220-33-03000A	NEW-E	90-11-071
204-74A-010	NEW-P	90-13-062	220-20-010	AMD-W	90-19-081	220-36-021	AMD-P	90-09-092
204-74A-010	NEW	90-18-047	220-20-010	AMD-P	90-21-162	220-36-021	AMD	90-18-023
204-74A-020	NEW-P	90-13-062	220-20-017	AMD-P	90-08-008	220-36-02100K	NEW-E	90-14-099
204-74A-020	NEW	90-18-047	220-20-017	AMD-W	90-21-077	220-36-02100K	REP-E	90-18-043
204-74A-030	NEW-P	90-13-062	220-20-020	AMD-P	90-02-111	220-36-023	AMD-P	90-09-092
204-74A-030	NEW	90-18-047	220-20-020	AMD	90-06-045	220-36-023	AMD	90-18-023
204-74A-040	NEW-P	90-13-062	220-20-020	AMD-C	90-07-002	220-36-02300A	NEW-E	90-18-021
204-74A-040	NEW	90-18-047	220-20-020	AMD	90-07-003	220-36-02300A	REP-E	90-19-011
204-74A-050	NEW-P	90-13-062	220-20-025	AMD-P	90-02-111	220-36-02300B	NEW-E	90-19-011
204-74A-050	NEW	90-18-047	220-20-025	AMD	90-06-045	220-36-02300B	REP-E	90-20-047
204-74A-060	NEW-P	90-13-062	220-22-020	AMD	90-03-068	220-36-02300C	NEW-E	90-20-047
204-74A-060	NEW	90-18-047	220-22-030	AMD-P	90-09-093	220-36-02300C	REP-E	90-21-003
204-82A-020	AMD-P	90-13-063	220-22-030	AMD	90-13-025	220-36-02300D	NEW-E	90-21-003
204-82A-020	AMD	90-18-048	220-24-02000A	NEW-E	90-19-074	220-36-02300D	REP-E	90-21-024
204-82A-040	AMD-P	90-13-063	220-24-02000A	REP-E	90-20-019	220-36-02300E	NEW-E	90-21-024
204-82A-040	AMD	90-18-048	220-24-02000B	NEW-E	90-20-019	220-36-02300E	REP-E	90-21-083
204-82A-050	AMD-P	90-13-063	220-24-02000B	REP-E	90-20-030	220-36-02300F	NEW-E	90-21-083
204-82A-050	AMD	90-18-048	220-24-02000C	NEW-E	90-20-030	220-36-031	AMD-P	90-09-092
204-82A-070	NEW-P	90-13-063	220-24-02000L	NEW-E	90-10-033	220-36-031	AMD	90-18-023
204-82A-070	NEW	90-18-048	220-24-02000L	REP-E	90-11-046	220-40-021	AMD-P	90-09-092
204-88-030	AMD	90-06-056	220-24-02000M	NEW-E	90-11-046	220-40-021	AMD	90-18-023
204-93-010	AMD-P	90-13-063	220-24-02000M	REP-E	90-11-086	220-40-02100T	NEW-E	90-14-099
204-93-010	AMD	90-18-049	220-24-02000N	NEW-E	90-11-086	220-40-02100T	REP-E	90-18-043
204-93-020	AMD-P	90-13-063	220-24-02000N	REP-E	90-12-010	220-40-026	REP-P	90-09-092
204-93-020	AMD	90-18-049	220-24-02000P	NEW-E	90-12-010	220-40-026	REP	90-18-023
204-93-030	AMD-P	90-13-063	220-24-02000P	REP-E	90-12-036	220-40-02600A	NEW-E	90-18-021
204-93-030	AMD	90-18-049	220-24-02000Q	NEW-E	90-12-036	220-40-02600A	REP-E	90-19-011
204-93-040	AMD-P	90-13-063	220-24-02000Q	REP-E	90-13-007	220-40-02600B	NEW-E	90-19-029
204-93-040	AMD	90-18-049	220-24-02000R	NEW-E	90-13-007	220-40-02600B	REP-E	90-19-059
204-93-050	AMD-P	90-13-063	220-24-02000R	REP-E	90-13-034	220-40-02600C	NEW-E	90-19-059
204-93-050	AMD	90-18-049	220-24-02000S	NEW-E	90-13-034	220-40-027	AMD-P	90-09-092
204-93-060	AMD-P	90-13-063	220-24-02000S	REP-E	90-17-082	220-40-027	AMD	90-18-023
204-93-060	AMD	90-18-049	220-24-02000T	NEW-E	90-17-082	220-40-031	AMD-P	90-09-092
204-93-070	AMD-P	90-13-063	220-24-02000T	REP-E	90-17-090	220-40-031	AMD	90-18-023
204-93-070	AMD	90-18-049	220-24-02000U	NEW-E	90-17-090	220-44-030	AMD-P	90-21-162
204-93-080	AMD-P	90-13-063	220-24-02000U	REP-E	90-18-025	220-44-050	AMD-P	90-06-080
204-93-080	AMD	90-18-049	220-24-02000V	NEW-E	90-18-025	220-44-050	AMD	90-13-108
204-93-090	AMD-P	90-13-063	220-24-02000V	REP-E	90-18-043	220-44-050	AMD-P	90-21-162
204-93-090	AMD	90-18-049	220-24-02000W	NEW-E	90-18-043	220-44-05000B	REP-E	90-04-047
204-93-100	AMD-P	90-13-063	220-24-02000W	REP-E	90-19-030	220-44-05000C	NEW-E	90-04-047
204-93-100	AMD	90-18-049	220-24-02000X	NEW-E	90-19-030	220-44-05000C	REP-E	90-07-031
204-93-110	AMD-P	90-13-063	220-24-02000X	REP-E	90-19-055	220-44-05000D	NEW-E	90-07-031
204-93-110	AMD	90-18-049	220-24-02000Z	NEW-E	90-19-055	220-44-05000D	REP-E	90-13-109
204-93-150	AMD-P	90-13-063	220-24-02000Z	REP-E	90-19-074	220-44-05000E	NEW-E	90-13-109
204-93-150	AMD	90-18-049	220-24-50000A	NEW-E	90-15-063	220-44-05000E	REP-E	90-16-001
204-990	REP-P	90-08-024	220-28-41303	NEW-E	90-02-065	220-44-05000F	NEW-E	90-16-001
204-990	REP	90-11-022	220-32-05100A	NEW-E	90-18-061	220-44-05000F	REP-E	90-20-048
212-12-010	AMD-P	90-20-061	220-32-05100A	REP-E	90-19-012	220-44-05000G	NEW-E	90-20-048
212-17-300	AMD-P	90-04-097	220-32-05100B	NEW-E	90-19-012	220-47-304	AMD-P	90-09-093
212-17-300	AMD	90-10-006	220-32-05100B	REP-E	90-19-058	220-47-304	AMD	90-13-025
212-17-305	AMD-P	90-04-097	220-32-05100C	NEW-E	90-19-058	220-47-307	AMD-P	90-09-093
212-17-305	AMD	90-10-006	220-32-05100C	REP-E	90-21-046	220-47-307	AMD	90-13-025
212-17-310	AMD-P	90-04-097	220-32-05100D	NEW-E	90-21-046	220-47-311	AMD-P	90-09-093
212-17-310	AMD	90-10-006	220-32-05100X	REP-E	90-04-046	220-47-311	AMD	90-13-025
212-17-315	AMD-P	90-04-097	220-32-05100Y	NEW-E	90-04-046	220-47-312	REP-P	90-09-093
212-17-315	AMD	90-10-006	220-32-05100Z	NEW-E	90-17-025	220-47-312	REP	90-13-025
212-17-317	NEW-P	90-04-097	220-32-05500U	NEW-E	90-18-061	220-47-313	REP-P	90-09-093
212-17-317	NEW	90-10-006	220-32-05500U	NEW-E	90-10-053	220-47-313	REP	90-13-025
212-17-325	AMD-P	90-04-097	220-32-05500V	NEW-E	90-21-046	220-47-319	AMD-P	90-09-093
212-17-325	AMD	90-10-006	220-32-05700E	NEW-E	90-03-006	220-47-319	AMD	90-13-025
212-17-330	AMD-P	90-04-097	220-32-05900R	NEW-E	90-10-034	220-47-401	AMD-P	90-09-093
212-17-330	AMD	90-10-006	220-33-01000L	REP-E	90-05-008	220-47-401	AMD	90-13-025
212-17-335	AMD-P	90-04-097	220-33-01000M	NEW-E	90-05-008	220-47-402	REP-P	90-09-093
212-17-335	AMD	90-10-006	220-33-01000M	REP-E	90-05-030	220-47-402	REP	90-13-025
220-12-01000B	NEW-E	90-06-058	220-33-01000N	NEW-E	90-05-030	220-47-403	REP-P	90-09-093
220-12-02000A	NEW-E	90-15-040	220-33-01000P	NEW-E	90-17-046	220-47-403	REP	90-13-025

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-47-411	AMD-P	90-09-093	220-56-127	AMD-P	90-02-112	220-56-36000T	REP-E	90-10-011
220-47-411	AMD	90-13-025	220-56-127	AMD	90-06-026	220-56-36000U	NEW-E	90-10-011
220-47-412	AMD-P	90-09-093	220-56-128	AMD-P	90-02-112	220-56-36000V	NEW-E	90-19-110
220-47-412	AMD	90-13-025	220-56-128	AMD	90-06-026	220-56-380	AMD-P	90-02-112
220-47-413	REP-P	90-09-093	220-56-156	AMD-C	90-06-081	220-56-380	AMD	90-06-026
220-47-413	REP	90-13-025	220-56-156	AMD	90-08-001	220-56-38000F	NEW-E	90-03-007
220-47-414	REP-P	90-09-093	220-56-160	AMD-P	90-02-112	220-56-38000F	REP-E	90-03-027
220-47-414	REP	90-13-025	220-56-160	AMD	90-06-026	220-56-38000G	NEW-E	90-03-027
220-47-500	NEW-P	90-09-093	220-56-165	AMD-P	90-02-112	220-56-38000G	REP-E	90-04-041
220-47-500	NEW	90-13-025	220-56-165	AMD	90-06-026	220-56-38000H	NEW	90-04-041
220-47-600	NEW-E	90-16-060	220-56-175	AMD-P	90-02-112	220-56-400	AMD-P	90-02-112
220-47-600	REP-E	90-17-008	220-56-175	AMD	90-06-026	220-56-400	AMD	90-06-026
220-47-601	NEW-E	90-17-008	220-56-180	AMD-P	90-02-112	220-57	AMD-C	90-06-025
220-47-601	REP-E	90-17-045	220-56-180	AMD	90-06-026	220-57	AMD-C	90-06-042
220-47-602	NEW-E	90-17-045	220-56-190	AMD-P	90-02-112	220-57-140	AMD-P	90-02-112
220-47-602	REP-E	90-17-084	220-56-190	AMD	90-06-026	220-57-140	AMD	90-06-026
220-47-603	NEW-E	90-17-084	220-56-19000A	NEW-E	90-19-005	220-57-160	AMD-P	90-02-112
220-47-603	REP-E	90-18-026	220-56-19000B	NEW-E	90-19-059	220-57-160	AMD	90-06-026
220-47-604	NEW-E	90-18-026	220-56-19000C	REP-E	90-19-112	220-57-16000D	NEW-E	90-08-032
220-47-604	REP-E	90-18-062	220-56-19000C	NEW-E	90-19-112	220-57-16000E	NEW-E	90-14-015
220-47-605	NEW-E	90-18-062	220-56-19000D	NEW-E	90-20-034	220-57-16000F	NEW-E	90-15-045
220-47-605	REP-E	90-19-010	220-56-19000D	NEW-E	90-21-026	220-57-16000G	NEW-E	90-18-044
220-47-606	NEW-E	90-19-010	220-56-19000E	NEW-E	90-12-064	220-57-220	AMD-P	90-02-112
220-47-606	REP-E	90-19-057	220-56-19000R	REP-E	90-20-034	220-57-220	AMD	90-06-026
220-47-607	NEW-E	90-19-057	220-56-19000S	NEW-E	90-13-056	220-57-242	NEW-P	90-02-112
220-47-607	REP-E	90-20-020	220-56-19000S	REP-E	90-16-064	220-57-242	NEW-W	90-15-050
220-47-608	NEW-E	90-20-020	220-56-19000T	NEW-E	90-16-064	220-57-260	AMD-P	90-02-112
220-47-608	REP-E	90-20-064	220-56-19000T	REP-E	90-17-044	220-57-260	AMD	90-06-026
220-47-609	NEW-E	90-20-064	220-56-19000U	NEW-E	90-17-044	220-57-270	AMD-P	90-02-112
220-47-609	REP-E	90-20-103	220-56-19000U	REP-E	90-17-083	220-57-270	AMD	90-06-026
220-47-610	NEW-E	90-20-103	220-56-19000V	NEW-E	90-17-067	220-57-290	AMD-P	90-02-112
220-47-610	REP-E	90-21-007	220-56-19000W	NEW-E	90-17-083	220-57-290	AMD	90-06-026
220-47-611	NEW-E	90-21-007	220-56-19000W	REP-E	90-18-024	220-57-29000L	NEW-E	90-13-006
220-47-611	REP-E	90-21-047	220-56-19000X	NEW-E	90-18-024	220-57-315	AMD-P	90-02-112
220-47-612	NEW-E	90-21-047	220-56-19000X	REP-E	90-18-052	220-57-315	AMD-W	90-15-050
220-47-612	REP-E	90-21-067	220-56-19000Y	NEW-E	90-18-052	220-57-31500S	NEW-E	90-07-032
220-47-613	NEW-E	90-21-067	220-56-19000Y	REP-E	90-18-060	220-57-31500S	REP-E	90-12-082
220-47-613	REP-E	90-21-096	220-56-19000Z	NEW-E	90-18-060	220-57-31500T	NEW-E	90-12-082
220-47-614	NEW-E	90-21-096	220-56-19000Z	REP-E	90-19-005	220-57-328	NEW-P	90-02-112
220-48-01500D	NEW-E	90-06-001	220-56-195	AMD-P	90-02-112	220-57-328	NEW-W	90-15-050
220-49-02000C	NEW-E	90-10-032	220-56-195	AMD	90-06-026	220-57-42500T	NEW-E	90-12-064
220-49-063	NEW-C	90-07-002	220-56-197	AMD-P	90-02-112	220-57-42500T	REP-E	90-20-034
220-49-063	NEW	90-07-003	220-56-197	AMD	90-06-026	220-57-42500U	NEW-E	90-20-034
220-49-064	NEW-C	90-07-002	220-56-205	AMD-P	90-02-112	220-57-465	AMD-P	90-02-112
220-49-064	NEW	90-07-003	220-56-205	AMD	90-06-026	220-57-465	AMD	90-06-026
220-52-03000F	NEW-E	90-11-012	220-56-230	NEW-P	90-02-112	220-57-497	NEW-P	90-02-112
220-52-05100D	NEW-E	90-10-035	220-56-230	NEW	90-06-026	220-57-497	NEW	90-06-044
220-52-05100E	NEW-E	90-11-030	220-56-235	AMD-P	90-02-112	220-57-49700E	NEW-E	90-13-006
220-52-05100E	REP-E	90-17-085	220-56-235	AMD	90-06-026	220-57-505	AMD-P	90-02-112
220-52-05100F	NEW-E	90-17-085	220-56-240	AMD-P	90-02-112	220-57-505	AMD	90-06-026
220-52-07100E	NEW-E	90-10-051	220-56-240	AMD	90-06-026	220-57-50500R	NEW-E	90-07-032
220-52-07100E	REP-E	90-11-060	220-56-24500G	NEW-E	90-08-003	220-57-515	AMD-P	90-02-112
220-52-07100F	NEW-E	90-11-060	220-56-24500H	NEW-E	90-17-012	220-57-515	AMD-W	90-15-050
220-52-07100G	NEW-E	90-13-024	220-56-24500H	REP-E	90-18-022	220-57-51500E	NEW-E	90-07-032
220-52-07100G	REP-E	90-19-056	220-56-24500I	NEW-E	90-18-022	220-57-51500E	REP-E	90-12-067
220-52-07100H	NEW-E	90-19-056	220-56-25500F	NEW-E	90-08-003	220-57-51500F	NEW-E	90-12-035
220-52-07300H	NEW-E	90-03-067	220-56-25500G	NEW-E	90-17-012	220-57-530	NEW-P	90-02-112
220-52-07300I	NEW-E	90-21-025	220-56-25500G	REP-E	90-18-022	220-57-530	NEW-W	90-15-050
220-52-07400A	NEW-E	90-15-040	220-56-25500H	NEW-E	90-18-022	220-57A	AMD-C	90-06-025
220-55-010	AMD-P	90-08-008	220-56-25500H	REP-E	90-20-063	220-57A-080	AMD-P	90-02-112
220-55-010	AMD-W	90-21-077	220-56-25500I	NEW-E	90-20-063	220-57A-080	AMD	90-06-026
220-55-01000A	NEW-E	90-07-040	220-56-282	AMD-P	90-02-112	220-57A-180	AMD-P	90-02-112
220-55-01000A	REP-E	90-08-034	220-56-282	AMD	90-06-026	220-57A-180	AMD	90-06-026
220-55-01000B	NEW-E	90-08-034	220-56-307	AMD-P	90-02-112	220-69-220	AMD	90-03-068
220-55-015	AMD-P	90-08-008	220-56-307	AMD	90-06-026	220-69-237	AMD	90-03-068
220-55-015	AMD-W	90-21-077	220-56-310	AMD-P	90-02-112	220-69-237	AMD-P	90-09-050
220-55-086	AMD	90-03-068	220-56-310	AMD	90-06-026	220-69-237	AMD	90-17-080
220-55-150	NEW	90-03-068	220-56-31000J	NEW-E	90-15-040	220-69-238	AMD	90-03-068
220-56	AMD-C	90-06-025	220-56-320	AMD-P	90-02-112	220-69-238	AMD-P	90-09-050
220-56-105	AMD-P	90-02-112	220-56-320	AMD	90-06-026	220-69-238	AMD	90-17-080
220-56-105	AMD	90-06-026	220-56-32500R	NEW-E	90-10-035	220-69-239	NEW-P	90-09-050
220-56-115	AMD-P	90-02-112	220-56-330	AMD-P	90-02-112	220-69-239	NEW	90-17-080
220-56-115	AMD	90-06-026	220-56-330	AMD	90-06-026	220-69-23900A	NEW-E	90-09-051
220-56-125	AMD-P	90-02-112	220-56-350	AMD-P	90-02-112	220-69-260	AMD	90-03-068
220-56-125	AMD	90-06-026	220-56-350	AMD	90-06-026	220-69-264	AMD	90-03-068
220-56-126	AMD-P	90-02-112	220-56-35000I	NEW-E	90-06-058	220-140-001	NEW	90-04-026
220-56-126	AMD	90-06-026	220-56-36000T	NEW-E	90-07-039	220-140-010	NEW	90-04-026

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
220-140-020	NEW	90-04-026	230-20-064	AMD	90-10-007	232-12-054	AMD	90-03-092
220-140-030	NEW	90-04-026	230-20-100	REP-P	90-20-004	232-12-055	NEW-P	90-17-130
222-16-010	AMD-W	90-10-099	230-20-101	NEW-P	90-20-004	232-12-107	AMD-P	90-17-142
222-16-050	AMD-W	90-10-099	230-20-102	NEW-P	90-20-004	232-12-114	AMD-P	90-17-141
222-16-060	NEW-W	90-10-099	230-20-240	AMD-P	90-20-004	232-12-117	AMD-P	90-17-143
222-20-040	AMD-W	90-10-099	230-20-241	AMD-P	90-20-004	232-12-121	AMD-P	90-17-144
222-20-050	AMD-W	90-10-099	230-20-246	AMD-P	90-20-004	232-12-141	AMD-P	90-13-097
222-46-020	AMD-W	90-10-099	230-20-325	AMD	90-05-032	232-12-141	AMD	90-19-097
222-46-030	AMD-W	90-10-099	230-20-325	AMD-W	90-10-098	232-12-168	AMD-P	90-14-105
222-46-040	AMD-W	90-10-099	230-20-698	NEW	90-05-033	232-12-177	AMD-P	90-06-089
223-08-001	NEW-P	90-16-054	230-20-698	AMD-P	90-20-004	232-12-177	AMD	90-11-050
223-08-002	NEW-P	90-16-054	230-20-699	REP-P	90-21-052	232-12-184	RE-AD-P	90-06-090
223-08-005	AMD-P	90-16-054	230-25-120	AMD-P	90-20-004	232-12-184	RE-AD	90-11-049
223-08-010	AMD-P	90-16-054	230-30-050	AMD-E	90-15-043	232-12-187	RE-AD-P	90-06-090
223-08-015	REP-P	90-15-054	230-30-050	AMD-P	90-15-064	232-12-187	RE-AD	90-11-049
223-08-020	AMD-P	90-16-054	230-30-050	AMD-W	90-16-062	232-12-191	AMD-P	90-06-088
223-08-030	AMD-P	90-16-054	230-30-050	AMD-P	90-16-063	232-12-191	AMD	90-11-051
223-08-035	AMD-P	90-16-054	230-30-050	AMD	90-21-053	232-12-227	AMD-P	90-12-099
223-08-037	NEW-P	90-16-054	230-30-052	NEW-P	90-05-034	232-12-227	AMD	90-19-087
223-08-040	AMD-P	90-16-054	230-30-052	NEW	90-10-007	232-12-251	RE-AD-P	90-06-090
223-08-050	AMD-P	90-16-054	230-30-070	AMD	90-05-032	232-12-251	RE-AD	90-11-049
223-08-070	AMD-P	90-16-054	230-30-070	AMD-E	90-06-020	232-12-254	RE-AD-P	90-06-090
223-08-075	AMD-P	90-16-054	230-30-070	AMD-P	90-06-021	232-12-254	RE-AD	90-11-049
223-08-080	AMD-P	90-16-054	230-30-070	AMD	90-11-058	232-12-297	NEW-P	90-04-099
223-08-085	AMD-P	90-16-054	230-30-070	AMD-P	90-20-004	232-12-297	NEW	90-11-066
223-08-087	NEW-P	90-16-054	230-30-102	AMD-E	90-15-043	232-12-297	NEW-W	90-13-075
223-08-095	AMD-P	90-16-054	230-30-102	AMD-P	90-15-064	232-12-827	REP-P	90-12-100
223-08-097	NEW-P	90-16-054	230-30-102	AMD-W	90-16-062	232-12-831	NEW-P	90-12-100
223-08-100	AMD-P	90-16-054	230-30-102	AMD-P	90-16-063	232-16-710	NEW-P	90-13-098
223-08-105	REP-P	90-15-054	230-30-102	AMD	90-21-053	232-16-710	NEW-W	90-17-129
223-08-107	NEW-P	90-16-054	230-30-104	AMD-E	90-15-043	232-16-720	NEW-P	90-13-099
223-08-110	REP-P	90-15-054	230-30-104	AMD-P	90-15-064	232-16-720	NEW	90-19-096
223-08-115	REP-P	90-15-054	230-30-104	AMD-W	90-16-062	232-16-722	NEW-P	90-04-100
223-08-120	REP-P	90-15-054	230-30-104	AMD-P	90-16-063	232-28-022	NEW	90-13-049
223-08-125	REP-P	90-15-054	230-30-104	AMD	90-21-053	232-28-022	AMD-P	90-17-146
223-08-130	REP-P	90-15-054	230-30-200	AMD-P	90-20-004	232-28-022	AMD	90-21-104
223-08-135	REP-P	90-15-054	230-30-220	AMD-P	90-20-004	232-28-215	REP-P	90-13-100
223-08-140	REP-P	90-15-054	230-40-010	AMD	90-05-032	232-28-218	REP-P	90-04-100
223-08-147	REP-P	90-15-054	230-40-120	AMD	90-05-032	232-28-218	REP	90-14-110
223-08-150	AMD-P	90-16-054	230-40-125	NEW	90-05-032	232-28-21810	REP-P	90-15-074
223-08-160	AMD-P	90-16-054	230-40-125	AMD-E	90-07-019	232-28-21810	REP	90-19-099
223-08-165	AMD-P	90-16-054	230-40-125	AMD-P	90-07-022	232-28-219	NEW-P	90-06-093
223-08-170	REP-P	90-15-054	230-40-125	AMD	90-11-058	232-28-219	NEW	90-13-044
223-08-175	AMD-P	90-16-054	230-46-025	NEW-P	90-10-008	232-28-220	NEW-P	90-06-094
223-08-185	AMD-P	90-16-054	230-46-025	NEW	90-13-022	232-28-220	NEW	90-13-045
223-08-215	AMD-P	90-16-054	230-50-012	AMD-P	90-03-060	232-28-22001	NEW-P	90-15-073
223-08-220	AMD-P	90-16-054	230-50-012	AMD-E	90-03-061	232-28-22001	NEW-W	90-17-128
223-08-225	REP-P	90-15-054	230-50-012	AMD	90-07-018	232-28-2201	NEW-P	90-06-095
223-08-240	REP-P	90-15-054	230-50-030	AMD-P	90-21-052	232-28-221	NEW	90-13-046
223-08-245	REP-P	90-15-054	230-50-030	AMD-E	90-21-054	232-28-222	NEW-P	90-06-096
223-08-250	AMD-P	90-16-054	230-50-560	AMD-E	90-09-073	232-28-222	NEW	90-13-047
223-08-255	AMD-P	90-16-054	230-50-560	AMD-P	90-10-008	232-28-223	NEW-P	90-06-097
223-08-257	NEW-P	90-16-054	230-50-560	AMD	90-13-022	232-28-223	NEW	90-13-048
223-08-270	AMD-P	90-16-054	230-50-580	AMD-E	90-09-073	232-28-224	NEW-P	90-13-100
223-08-275	AMD-P	90-16-054	230-50-580	AMD-P	90-10-008	232-28-413	REP-P	90-13-101
224-12-090	AMD-P	90-03-091	230-50-580	AMD	90-13-022	232-28-413	REP	90-17-095
224-12-090	AMD-W	90-17-020	230-60-010	AMD	90-03-064	232-28-414	NEW-P	90-12-101
230-02-010	AMD	90-03-064	230-60-020	REP	90-03-064	232-28-414	NEW-W	90-13-096
230-02-022	AMD-P	90-05-034	230-60-025	AMD	90-03-064	232-28-414	NEW-P	90-13-101
230-02-022	AMD	90-10-007	230-60-065	AMD-E	90-15-043	232-28-414	NEW	90-17-095
230-02-030	AMD-P	90-11-057	230-60-065	AMD-P	90-15-064	232-28-41401	NEW-E	90-16-037
230-02-030	AMD	90-15-044	230-60-065	AMD-W	90-16-062	232-28-41402	NEW-E	90-17-109
230-04-020	AMD	90-03-064	230-60-065	AMD-P	90-16-063	232-28-41402	NEW-P	90-17-145
230-04-190	AMD	90-03-064	230-60-065	AMD	90-21-053	232-28-511	REP-P	90-13-102
230-04-270	AMD	90-03-064	230-60-100	NEW	90-05-032	232-28-511	REP	90-19-098
230-08-120	AMD-P	90-05-034	232-12-011	AMD-P	90-04-098	232-28-512	NEW-P	90-13-102
230-08-120	AMD	90-10-007	232-12-011	AMD	90-11-065	232-28-512	NEW	90-19-098
230-08-125	AMD-P	90-05-034	232-12-011	AMD-W	90-13-074	232-28-512	NEW	90-02-070
230-08-125	AMD	90-10-007	232-12-017	AMD-P	90-06-084	232-28-61729	NEW	90-02-071
230-08-260	AMD-P	90-10-008	232-12-017	AMD	90-10-067	232-28-61730	NEW-E	90-03-072
230-08-260	AMD	90-13-022	232-12-017	PREP	90-17-140	232-28-61731	NEW-E	90-08-066
230-12-200	AMD-P	90-20-004	232-12-019	AMD-P	90-06-085	232-28-61802	NEW-E	90-02-067
230-12-900	AMD-P	90-15-064	232-12-019	AMD	90-10-068	232-28-61802	NEW-P	90-04-101
230-12-900	AMD-W	90-16-062	232-12-047	AMD-P	90-06-091	232-28-61802	NEW	90-08-064
230-12-900	AMD-P	90-16-063	232-12-047	AMD	90-14-108	232-28-61803	NEW-E	90-02-068
230-12-900	AMD	90-21-053	232-12-051	AMD-P	90-06-092	232-28-61803	NEW-P	90-04-102
230-20-064	AMD-P	90-05-034	232-12-051	AMD	90-14-109	232-28-61803	NEW	90-08-065

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-08-110	REP	90-06-018	248-08-760	REP	90-06-018	248-18-560	AMD-P	90-08-099
248-08-120	REP	90-06-018	248-08-765	REP	90-06-018	248-18-560	AMD	90-12-014
248-08-130	REP	90-06-018	248-08-770	REP	90-06-018	248-18-565	AMD-P	90-08-099
248-08-140	REP	90-06-018	248-08-775	REP	90-06-018	248-18-565	AMD	90-12-014
248-08-150	REP	90-06-018	248-08-780	REP	90-06-018	248-18-568	AMD-P	90-08-099
248-08-160	REP	90-06-018	248-08-785	REP	90-06-018	248-18-568	AMD	90-12-014
248-08-170	REP	90-06-018	248-08-790	REP	90-06-018	248-18-640	AMD-P	90-08-099
248-08-180	REP	90-06-018	248-08-795	REP	90-06-018	248-18-640	AMD	90-12-014
248-08-190	REP	90-06-018	248-08-800	REP	90-06-018	248-18-645	AMD-P	90-08-099
248-08-200	REP	90-06-018	248-08-805	REP	90-06-018	248-18-645	AMD	90-12-014
248-08-210	REP	90-06-018	248-08-810	REP	90-06-018	248-18-650	AMD-P	90-08-099
248-08-220	REP	90-06-018	248-08-815	REP	90-06-018	248-18-650	AMD	90-12-014
248-08-230	REP	90-06-018	248-08-820	REP	90-06-018	248-18-660	AMD-P	90-08-099
248-08-240	REP	90-06-018	248-08-825	REP	90-06-018	248-18-660	AMD	90-12-014
248-08-250	REP	90-06-018	248-08-830	REP	90-06-018	248-18-665	AMD-P	90-08-099
248-08-260	REP	90-06-018	248-08-835	REP	90-06-018	248-18-665	AMD	90-12-014
248-08-270	REP	90-06-018	248-08-840	REP	90-06-018	248-18-675	AMD-P	90-08-099
248-08-280	REP	90-06-018	248-08-845	REP	90-06-018	248-18-675	AMD	90-12-014
248-08-290	REP	90-06-018	248-14-001	AMD-P	90-17-123	248-18-680	AMD-P	90-08-099
248-08-300	REP	90-06-018	248-14-001	AMD	90-17-123	248-18-680	AMD	90-12-014
248-08-310	REP	90-06-018	248-14-070	AMD-C	90-04-015	248-18-685	AMD-P	90-08-099
248-08-320	REP	90-06-018	248-14-070	AMD	90-04-071	248-18-685	AMD	90-12-014
248-08-330	REP	90-06-018	248-14-080	AMD-P	90-13-031	248-18-690	AMD-P	90-08-099
248-08-340	REP	90-06-018	248-14-080	AMD	90-17-123	248-18-690	AMD	90-12-014
248-08-350	REP	90-06-018	248-14-240	AMD-P	90-13-031	248-18-695	AMD-P	90-08-099
248-08-360	REP	90-06-018	248-14-240	AMD	90-17-123	248-18-695	AMD	90-12-014
248-08-370	REP	90-06-018	248-14-249	NEW-P	90-13-031	248-18-705	AMD-P	90-08-099
248-08-380	REP	90-06-018	248-14-249	NEW	90-17-123	248-18-705	AMD	90-12-014
248-08-390	REP	90-06-018	248-15-110	AMD	90-06-019	248-18-719	AMD-P	90-08-099
248-08-400	REP	90-06-018	248-16-031	AMD	90-06-019	248-18-719	AMD	90-12-014
248-08-410	AMD	90-06-018	248-17-060	AMD	90-06-019	248-18-731	NEW-P	90-20-035
248-08-413	NEW	90-06-018	248-17-160	AMD-P	90-21-143	248-18-820	NEW-P	90-20-035
248-08-420	REP	90-06-018	248-17-180	AMD-P	90-21-143	248-18-99902	AMD-P	90-08-099
248-08-425	NEW	90-06-018	248-17-200	AMD-P	90-21-143	248-18-99902	AMD	90-12-014
248-08-428	NEW	90-06-018	248-17-211	AMD-P	90-21-143	248-19-220	AMD	90-02-093
248-08-430	REP	90-06-018	248-17-212	AMD-P	90-21-143	248-19-220	AMD-P	90-14-127
248-08-431	NEW	90-06-018	248-17-213	AMD-P	90-14-042	248-19-220	AMD	90-17-086
248-08-434	NEW	90-06-018	248-17-213	AMD-E	90-14-044	248-19-231	AMD-P	90-14-126
248-08-437	NEW	90-06-018	248-17-214	AMD-P	90-21-143	248-19-231	AMD	90-21-028
248-08-440	AMD	90-06-018	248-17-215	AMD-P	90-21-143	248-19-235	NEW-P	90-14-126
248-08-446	NEW	90-06-018	248-17-230	AMD	90-06-019	248-19-235	NEW	90-21-028
248-08-449	NEW	90-06-018	248-18-001	AMD-P	90-20-035	248-19-373	REP-P	90-08-105
248-08-450	REP	90-06-018	248-18-010	AMD-P	90-08-099	248-19-373	REP	90-12-072
248-08-452	NEW	90-06-018	248-18-010	AMD	90-12-014	248-19-375	REP-P	90-08-105
248-08-460	REP	90-06-018	248-18-015	AMD	90-06-019	248-19-375	REP	90-12-072
248-08-461	NEW	90-06-018	248-18-018	AMD-P	90-08-099	248-19-403	REP-P	90-08-105
248-08-464	NEW	90-06-018	248-18-018	AMD	90-12-014	248-19-403	REP	90-12-072
248-08-470	AMD	90-06-018	248-18-020	AMD-P	90-08-099	248-19-480	AMD	90-06-019
248-08-480	REP	90-06-018	248-18-020	AMD	90-12-014	248-19-600	NEW-P	90-10-022
248-08-490	REP	90-06-018	248-18-035	AMD-P	90-20-035	248-19-600	NEW	90-13-116
248-08-500	REP	90-06-018	248-18-040	AMD-P	90-20-035	248-19-601	NEW-P	90-12-096
248-08-510	REP	90-06-018	248-18-221	AMD-P	90-08-099	248-19-601	NEW	90-16-058
248-08-515	NEW	90-06-018	248-18-221	AMD	90-12-014	248-19-700	NEW-P	90-12-096
248-08-520	REP	90-06-018	248-18-225	REP-P	90-20-035	248-19-700	NEW	90-16-058
248-08-525	NEW	90-06-018	248-18-226	NEW-P	90-20-035	248-19-701	NEW-P	90-12-096
248-08-530	REP	90-06-018	248-18-228	NEW-P	90-20-035	248-19-701	NEW	90-16-058
248-08-535	NEW	90-06-018	248-18-230	REP-P	90-20-035	248-19-800	NEW-P	90-08-102
248-08-540	REP	90-06-018	248-18-231	NEW-P	90-20-035	248-19-800	NEW	90-12-071
248-08-545	NEW	90-06-018	248-18-240	AMD-P	90-19-051	248-19-805	NEW-P	90-08-102
248-08-550	REP	90-06-018	248-18-245	AMD-P	90-08-099	248-19-805	NEW	90-12-071
248-08-560	REP	90-06-018	248-18-245	AMD	90-12-014	248-19-806	NEW-P	90-08-102
248-08-565	NEW	90-06-018	248-18-245	REP-P	90-20-035	248-19-806	NEW	90-12-071
248-08-570	REP	90-06-018	248-18-510	AMD-P	90-08-099	248-19-810	NEW-P	90-08-105
248-08-575	NEW	90-06-018	248-18-510	AMD	90-12-014	248-19-810	NEW	90-12-072
248-08-580	REP	90-06-018	248-18-520	AMD-P	90-08-099	248-19-811	NEW-P	90-08-105
248-08-590	REP	90-06-018	248-18-520	AMD	90-12-014	248-19-811	NEW	90-12-072
248-08-700	REP	90-06-018	248-18-525	AMD-P	90-08-099	248-19-820	NEW-P	90-08-105
248-08-705	REP	90-06-018	248-18-525	AMD	90-12-014	248-19-820	NEW-W	90-21-075
248-08-710	REP	90-06-018	248-18-530	AMD-P	90-08-099	248-19-840	NEW-P	90-08-105
248-08-715	REP	90-06-018	248-18-530	AMD	90-12-014	248-19-840	NEW	90-12-072
248-08-720	REP	90-06-018	248-18-534	AMD-P	90-08-099	248-19-860	NEW-P	90-08-105
248-08-725	REP	90-06-018	248-18-534	AMD	90-12-014	248-19-860	NEW	90-12-072
248-08-730	REP	90-06-018	248-18-534	REP-P	90-19-051	248-19-880	NEW-P	90-08-103
248-08-735	REP	90-06-018	248-18-536	NEW-P	90-19-051	248-19-880	NEW-W	90-10-083
248-08-740	REP	90-06-018	248-18-555	AMD-P	90-08-099	248-19-882	NEW-P	90-08-103
248-08-750	REP	90-06-018	248-18-555	AMD	90-12-014	248-19-882	NEW-W	90-10-083
248-08-755	REP	90-06-018	248-18-555	REP-P	90-20-035	248-19-884	NEW-P	90-08-103
			248-18-556	NEW-P	90-20-035			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
248-19-884	NEW-W	90-10-083	248-98-020	AMD-P	90-02-072	248-101-221	NEW-W	90-18-083
248-19-886	NEW-P	90-08-103	248-98-020	AMD	90-07-010	248-101-221	NEW-P	90-18-085
248-19-886	NEW-W	90-10-083	248-98-025	NEW-P	90-02-072	248-101-221	NEW	90-21-056
248-21-005	AMD	90-05-038	248-98-025	NEW	90-07-010	248-103	AMD-P	90-18-075
248-22-005	AMD	90-06-019	248-98-030	AMD-P	90-02-072	248-103-010	AMD-P	90-18-075
248-23-010	AMD	90-06-019	248-98-030	AMD	90-07-010	248-103-020	AMD-P	90-18-075
248-25-010	AMD	90-06-019	248-98-035	NEW-P	90-02-072	248-103-040	NEW-P	90-18-075
248-26-020	AMD	90-06-019	248-98-035	NEW	90-07-010	248-106-001	NEW	90-02-094
248-27-025	AMD	90-06-019	248-98-040	AMD-P	90-02-072	248-106-010	NEW	90-02-094
248-27-035	AMD	90-06-019	248-98-040	AMD	90-07-010	248-106-020	NEW	90-02-094
248-27-045	AMD	90-06-019	248-98-045	NEW-P	90-02-072	248-106-030	NEW-P	90-08-104
248-27-055	AMD	90-06-019	248-98-045	NEW	90-07-010	248-106-030	NEW-C	90-21-055
248-29-020	AMD	90-06-019	248-98-050	AMD-P	90-02-072	248-140-200	AMD	90-05-038
248-31-025	AMD	90-06-019	248-98-050	AMD	90-07-010	248-144-031	AMD	90-06-049
248-31-035	AMD	90-06-019	248-98-060	AMD-P	90-02-072	248-168-010	AMD-P	90-11-063
248-31-045	AMD	90-06-019	248-98-060	AMD	90-07-010	248-168-010	AMD	90-17-087
248-31-055	AMD	90-06-019	248-98-060	AMD-P	90-02-072	248-168-015	NEW-P	90-11-063
248-33-040	AMD	90-05-038	248-98-080	AMD	90-07-010	248-168-015	NEW	90-17-087
248-33-060	REP	90-05-038	248-98-085	NEW-P	90-02-072	248-168-020	AMD-P	90-11-063
248-33-080	REP	90-05-038	248-98-085	NEW	90-07-010	248-168-020	AMD	90-17-087
248-36-025	AMD	90-06-019	248-98-090	AMD-P	90-02-072	248-168-030	AMD-P	90-11-063
248-36-035	AMD	90-06-019	248-98-090	AMD	90-07-010	248-168-030	AMD	90-17-087
248-36-045	AMD	90-06-019	248-98-095	NEW-P	90-02-072	248-168-040	AMD-P	90-11-063
248-36-055	AMD	90-06-019	248-98-095	NEW	90-07-010	248-168-040	AMD	90-17-087
248-38-001	NEW-P	90-14-128	248-98-098	NEW-P	90-02-072	248-168-050	AMD-P	90-11-063
248-38-001	NEW	90-20-017	248-98-098	NEW	90-07-010	248-168-050	AMD	90-17-087
248-38-010	NEW-P	90-14-128	248-98-100	AMD-P	90-02-072	248-168-060	AMD-P	90-11-063
248-38-010	NEW	90-20-017	248-98-100	AMD	90-07-010	248-168-060	AMD	90-17-087
248-38-020	NEW-P	90-14-128	248-98-102	NEW-P	90-02-072	248-168-070	NEW-P	90-11-063
248-38-020	NEW	90-20-017	248-98-102	NEW	90-07-010	248-168-070	NEW	90-17-087
248-38-030	NEW-P	90-14-128	248-98-104	NEW-P	90-02-072	248-170-001	NEW	90-04-082
248-38-030	NEW	90-20-017	248-98-104	NEW	90-07-010	248-170-020	NEW	90-04-082
248-38-040	NEW-P	90-14-128	248-98-110	AMD-P	90-02-072	248-170-100	NEW	90-04-082
248-38-040	NEW	90-20-017	248-98-110	AMD	90-07-010	248-170-130	NEW	90-04-082
248-38-050	NEW-P	90-14-128	248-98-120	AMD-P	90-02-072	248-170-160	NEW	90-04-082
248-38-050	NEW	90-20-017	248-98-120	AMD	90-07-010	248-170-200	NEW	90-04-082
248-38-060	NEW-P	90-14-128	248-98-130	NEW-P	90-02-072	248-170-300	NEW	90-04-082
248-38-060	NEW	90-20-017	248-98-130	NEW	90-07-010	248-170-320	NEW	90-04-082
248-38-070	NEW-P	90-14-128	248-98-135	NEW-P	90-02-072	248-180-010	NEW	90-03-052
248-38-070	NEW	90-20-017	248-98-135	NEW	90-07-010	248-180-020	NEW	90-03-052
248-38-080	NEW-P	90-14-128	248-98-998	NEW-P	90-02-072	248-320-340	NEW	90-06-018
248-38-080	NEW	90-20-017	248-98-999	REP-P	90-02-072	248-320-350	NEW	90-06-018
248-38-090	NEW-P	90-14-128	248-98-999	REP	90-07-010	248-320-360	NEW	90-06-018
248-38-090	NEW	90-20-017	248-98-999	REP	90-07-010	248-320-370	NEW	90-06-018
248-38-100	NEW-P	90-14-128	248-100-016	AMD-P	90-02-095	248-320-400	NEW	90-06-018
248-38-100	NEW	90-20-017	248-100-016	AMD	90-07-033	248-320-410	NEW	90-06-018
248-38-110	NEW-P	90-14-128	248-100-021	AMD-P	90-06-063	248-320-500	NEW	90-06-018
248-38-110	NEW	90-20-017	248-100-021	AMD	90-10-036	248-554-030	AMD-C	90-04-016
248-38-120	NEW-P	90-14-128	248-100-086	AMD-P	90-06-063	248-554-030	AMD	90-04-072
248-38-120	NEW	90-20-017	248-100-086	AMD	90-10-036	250-14-010	NEW-E	90-16-032
248-55-220	AMD	90-06-019	248-100-217	NEW-P	90-06-063	250-14-010	NEW-P	90-16-055
248-55-230	REP	90-06-019	248-100-217	NEW	90-10-036	250-14-010	NEW	90-20-013
248-55-235	NEW	90-06-019	248-101-010	REP-P	90-16-098	250-14-010	NEW-E	90-20-014
248-55-240	AMD	90-06-019	248-101-010	REP-W	90-18-083	250-20-001	AMD	90-04-067
248-55-250	REP	90-06-019	248-101-010	REP-P	90-18-085	250-20-011	AMD	90-04-067
248-55-260	REP	90-06-019	248-101-010	REP	90-21-056	250-20-015	AMD	90-04-067
248-58-085	NEW	90-06-049	248-101-011	NEW-P	90-16-098	250-20-021	AMD	90-04-067
248-59-030	AMD	90-06-019	248-101-011	NEW-W	90-18-083	250-20-031	AMD	90-04-067
248-59-040	REP	90-06-019	248-101-011	NEW-P	90-18-085	250-20-037	NEW	90-04-067
248-59-050	REP	90-06-019	248-101-011	NEW	90-21-056	250-20-041	AMD	90-04-067
248-59-060	REP	90-06-019	248-101-020	AMD-E	90-11-038	250-20-051	AMD	90-04-067
248-59-070	REP	90-06-019	248-101-020	REP-P	90-16-098	250-20-071	AMD	90-04-067
248-59-080	REP	90-06-019	248-101-020	AMD-E	90-18-074	250-69-010	NEW-P	90-04-068
248-63-025	AMD	90-06-049	248-101-020	REP-W	90-18-083	250-69-010	NEW	90-09-003
248-91-060	AMD	90-06-019	248-101-020	REP-P	90-18-085	250-69-020	NEW-P	90-04-068
248-97-130	AMD	90-06-049	248-101-020	REP	90-21-056	250-69-020	NEW	90-09-003
248-97-135	NEW	90-06-049	248-101-021	NEW-P	90-16-098	250-69-030	NEW-P	90-04-068
248-98-001	AMD-P	90-02-072	248-101-021	NEW-W	90-18-083	250-69-030	NEW	90-09-003
248-98-001	AMD	90-07-010	248-101-021	NEW-P	90-18-085	250-69-040	NEW-P	90-04-068
248-98-003	NEW-P	90-02-072	248-101-021	NEW	90-21-056	250-69-040	NEW	90-09-003
248-98-003	NEW	90-07-010	248-101-220	NEW-E	90-11-038	250-69-050	NEW-P	90-04-068
248-98-005	NEW-P	90-02-072	248-101-220	REP-P	90-16-098	250-69-050	NEW	90-09-003
248-98-005	NEW	90-07-010	248-101-220	NEW-E	90-18-074	250-69-060	NEW-P	90-04-068
248-98-010	AMD-P	90-02-072	248-101-220	REP-W	90-18-083	250-69-060	NEW	90-09-003
248-98-010	AMD	90-07-010	248-101-220	REP-P	90-18-085	250-69-070	NEW-P	90-04-068
248-98-015	NEW-P	90-02-072	248-101-220	REP	90-21-056	250-69-070	NEW	90-09-003
248-98-015	NEW	90-07-010	248-101-221	NEW-P	90-16-098	250-69-080	NEW-P	90-04-068

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
250-69-080	NEW	90-09-003	250-73-020	NEW	90-16-029	260-36-190	NEW-P	90-14-023
250-69-090	NEW-P	90-04-068	250-73-025	NEW-P	90-12-092	260-36-200	NEW-E	90-09-010
250-69-090	NEW	90-09-003	250-73-025	NEW	90-16-029	260-36-200	NEW-P	90-14-023
250-69-100	NEW-P	90-04-068	250-73-030	NEW-P	90-12-092	260-40-280	AMD-P	90-14-101
250-69-100	NEW	90-09-003	250-73-030	NEW	90-16-029	260-40-280	AMD	90-19-001
250-69-110	NEW-P	90-04-068	250-73-035	NEW-P	90-12-092	260-48-327	AMD-W	90-13-072
250-69-110	NEW	90-09-003	250-73-035	NEW	90-16-029	260-48-327	AMD-P	90-14-100
250-70	NEW-C	90-14-029	250-73-040	NEW-P	90-12-092	260-48-327	AMD	90-19-002
250-70-010	NEW-P	90-11-130	250-73-040	NEW	90-16-029	260-60-060	AMD-P	90-14-067
250-70-010	NEW	90-16-023	250-73-045	NEW-P	90-12-092	275-16-030	AMD-P	90-14-045
250-70-020	NEW-P	90-11-130	250-73-045	NEW	90-16-029	275-16-030	AMD-E	90-14-057
250-70-020	NEW	90-16-023	250-74-010	NEW-P	90-16-082	275-16-030	AMD-C	90-17-111
250-70-030	NEW-P	90-11-130	250-74-010	NEW	90-20-011	275-16-030	AMD	90-18-004
250-70-030	NEW	90-16-023	250-74-020	NEW-P	90-16-082	275-16-055	AMD-C	90-04-019
250-70-040	NEW-P	90-11-130	250-74-020	NEW	90-20-011	275-16-055	AMD	90-04-075
250-70-040	NEW	90-16-023	250-74-030	NEW-P	90-16-082	275-16-055	AMD-E	90-17-135
250-70-050	NEW-P	90-11-130	250-74-030	NEW	90-20-011	275-16-055	AMD-P	90-17-137
250-70-050	NEW	90-16-023	250-74-040	NEW-P	90-16-082	275-16-055	AMD	90-21-030
250-70-060	NEW-P	90-11-130	250-74-040	NEW	90-20-011	275-16-105	AMD-E	90-20-068
250-70-060	NEW	90-16-023	250-74-050	NEW-P	90-16-082	275-16-105	AMD-P	90-20-069
250-70-070	NEW-P	90-11-130	250-74-050	NEW	90-20-011	275-19-050	AMD-C	90-04-011
250-70-070	NEW	90-16-023	250-74-060	NEW-P	90-16-082	275-19-050	AMD	90-04-073
250-70-080	NEW-P	90-11-130	250-74-060	NEW	90-20-011	275-20-080	AMD-C	90-04-018
250-70-080	NEW	90-16-023	250-75-010	NEW-P	90-16-093	275-20-080	AMD	90-04-074
250-70-090	NEW-P	90-11-130	250-75-010	NEW	90-20-012	275-20-080	AMD-E	90-17-135
250-70-090	NEW	90-16-023	250-75-020	NEW-P	90-16-093	275-20-080	AMD-P	90-17-137
250-70-100	NEW-P	90-11-130	250-75-020	NEW	90-20-012	275-20-080	AMD	90-21-030
250-70-100	NEW	90-16-023	250-75-030	NEW-P	90-16-093	275-26-022	AMD-C	90-04-018
250-71-010	NEW-E	90-10-002	250-75-030	NEW	90-20-012	275-26-022	AMD	90-04-074
250-71-010	NEW-P	90-11-108	250-75-040	NEW-P	90-16-093	275-27-500	AMD-C	90-04-018
250-71-015	NEW-E	90-10-002	250-75-040	NEW	90-20-012	275-27-500	AMD	90-04-074
250-71-015	NEW-P	90-11-108	250-75-050	NEW-P	90-16-093	275-30-020	AMD-P	90-19-018
250-71-020	NEW-E	90-10-002	250-75-050	NEW	90-20-012	275-30-020	AMD-E	90-19-019
250-71-020	NEW-P	90-11-108	250-75-060	NEW-P	90-16-093	275-30-060	AMD-P	90-19-018
250-71-025	NEW-E	90-10-002	250-75-060	NEW	90-20-012	275-30-060	AMD-E	90-19-019
250-71-025	NEW-P	90-11-108	250-75-070	NEW-P	90-16-093	275-30-070	AMD-P	90-19-018
250-71-030	NEW-E	90-10-002	250-75-070	NEW	90-20-012	275-30-070	AMD-E	90-19-019
250-71-030	NEW-P	90-11-108	250-75-080	NEW-P	90-16-093	275-36-310	AMD-C	90-04-018
250-71-035	NEW-E	90-10-002	250-75-080	NEW	90-20-012	275-36-310	AMD	90-04-074
250-71-035	NEW-P	90-11-108	251-01-180	AMD-P	90-09-075	275-38-770	AMD-E	90-11-005
250-71-040	NEW-E	90-10-002	251-01-180	AMD	90-14-018	275-38-770	AMD-P	90-11-007
250-71-040	NEW-P	90-11-108	251-04-040	AMD	90-06-023	275-38-770	AMD	90-15-017
250-71-045	NEW-E	90-10-002	251-04-040	AMD-E	90-13-015	275-38-860	AMD-E	90-11-005
250-71-045	NEW-P	90-11-108	251-04-040	AMD-P	90-13-120	275-38-860	AMD-P	90-11-007
250-71-050	NEW-E	90-10-002	251-04-040	AMD	90-17-037	275-38-860	AMD	90-15-017
250-71-050	NEW-P	90-11-108	251-09-085	NEW-W	90-06-082	275-38-906	AMD-E	90-11-005
250-71-055	NEW-E	90-10-002	251-09-090	AMD-C	90-06-083	275-38-906	AMD-P	90-11-007
250-71-055	NEW-P	90-11-108	251-09-090	AMD	90-10-044	275-38-906	AMD	90-15-017
250-71-060	NEW-E	90-10-002	251-09-092	NEW-C	90-06-083	275-38-960	AMD-C	90-04-018
250-71-060	NEW-P	90-11-108	251-09-092	NEW	90-10-044	275-38-960	AMD	90-04-074
250-71-065	NEW-E	90-10-002	251-09-094	NEW-C	90-06-083	275-56-005	AMD	90-03-113
250-71-065	NEW-P	90-11-108	251-09-094	NEW	90-10-044	275-56-010	AMD	90-03-113
250-71-070	NEW-E	90-10-002	251-12-073	AMD-P	90-09-076	275-56-015	AMD	90-03-113
250-71-070	NEW-P	90-11-108	251-12-073	AMD	90-14-018	275-56-016	NEW	90-03-113
250-71-075	NEW-E	90-10-002	251-12-085	AMD-P	90-09-074	275-56-017	NEW	90-03-113
250-71-075	NEW-P	90-11-108	251-12-085	AMD	90-13-017	275-56-020	AMD	90-03-113
250-72-010	NEW-P	90-12-093	251-12-099	NEW-P	90-09-074	275-56-025	AMD	90-03-113
250-72-010	NEW	90-16-030	251-12-099	NEW	90-13-017	275-56-030	REP	90-03-113
250-72-015	NEW-P	90-12-093	251-18-185	REP-E	90-13-016	275-56-035	AMD	90-03-113
250-72-015	NEW	90-16-030	251-18-185	REP-P	90-13-121	275-56-040	AMD	90-03-113
250-72-020	NEW-P	90-12-093	251-18-185	REP	90-17-037	275-56-042	NEW	90-03-113
250-72-020	NEW	90-16-030	251-18-240	AMD-E	90-13-016	275-56-043	NEW	90-03-113
250-72-025	NEW-P	90-12-093	251-18-240	AMD-P	90-13-121	275-56-050	AMD	90-03-113
250-72-025	NEW	90-16-030	251-18-240	AMD	90-17-037	275-56-055	AMD	90-03-113
250-72-030	NEW-P	90-12-093	251-18-270	REP-E	90-13-016	275-56-060	AMD	90-03-113
250-72-030	NEW	90-16-030	251-18-270	REP-P	90-13-121	275-56-065	AMD	90-03-113
250-72-035	NEW-P	90-12-093	251-18-270	REP	90-17-037	275-56-070	AMD	90-03-113
250-72-035	NEW	90-16-030	251-18-280	AMD-E	90-13-016	275-56-075	AMD	90-03-113
250-72-040	NEW-P	90-12-093	251-18-280	AMD-P	90-13-121	275-56-080	AMD	90-03-113
250-72-040	NEW	90-16-030	251-18-280	AMD	90-17-037	275-56-085	AMD	90-03-113
250-72-045	NEW-P	90-12-093	251-19-155	NEW-P	90-21-137	275-56-087	NEW	90-03-113
250-72-045	NEW	90-16-030	251-19-156	NEW-P	90-21-137	275-56-088	NEW	90-03-113
250-73-010	NEW-P	90-12-092	251-19-157	NEW-P	90-21-137	275-56-089	NEW	90-03-113
250-73-010	NEW	90-16-029	251-22-165	AMD-P	90-09-075	275-56-090	AMD	90-03-113
250-73-015	NEW-P	90-12-092	251-22-165	AMD	90-14-018	275-56-095	AMD	90-03-113
250-73-015	NEW	90-16-029	251-24-030	AMD-P	90-21-137	275-56-095	AMD-C	90-04-019
250-73-020	NEW-P	90-12-092	260-36-190	NEW-E	90-09-010	275-56-095	AMD-W	90-04-069

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
275-56-100	AMD	90-03-113	275-110-050	AMD-P	90-13-113	284-49-510	NEW-P	90-16-087
275-56-105	AMD	90-03-113	275-110-050	AMD	90-16-086	284-49-510	NEW	90-18-076
275-56-110	AMD	90-03-113	275-110-060	AMD-P	90-13-113	284-49-520	NEW-E	90-12-095
275-56-115	AMD	90-03-113	275-110-060	AMD	90-16-086	284-49-520	NEW-P	90-16-087
275-56-120	REP	90-03-113	275-110-070	AMD-P	90-13-113	284-49-520	NEW	90-18-076
275-56-125	REP	90-03-113	275-110-070	AMD	90-16-086	284-49-900	NEW-E	90-12-095
275-56-130	REP	90-03-113	275-110-080	AMD-P	90-13-113	284-49-900	NEW-P	90-16-087
275-56-135	AMD	90-03-113	275-110-080	AMD	90-16-086	284-49-900	NEW	90-18-076
275-56-140	REP	90-03-113	275-155-005	NEW-P	90-14-046	284-49-999	NEW-E	90-12-095
275-56-145	REP	90-03-113	275-155-005	NEW-E	90-14-059	284-49-999	NEW-P	90-16-087
275-56-150	AMD	90-03-113	275-155-005	NEW	90-17-120	284-49-999	NEW	90-18-076
275-56-155	REP	90-03-113	275-155-010	NEW-P	90-14-046	284-55-010	REP-P	90-04-089
275-56-160	REP	90-03-113	275-155-010	NEW-E	90-14-059	284-55-010	AMD-P	90-13-085
275-56-165	REP	90-03-113	275-155-010	NEW	90-17-120	284-55-010	AMD	90-17-038
275-56-170	AMD	90-03-113	275-155-020	NEW-P	90-14-046	284-55-010	REP-W	90-17-100
275-56-175	AMD	90-03-113	275-155-020	NEW-E	90-14-059	284-55-020	REP-P	90-04-089
275-56-180	AMD	90-03-113	275-155-020	NEW	90-17-120	284-55-020	AMD-P	90-13-085
275-56-185	AMD	90-03-113	275-155-030	NEW-P	90-14-046	284-55-020	AMD	90-17-038
275-56-190	REP	90-03-113	275-155-030	NEW-E	90-14-059	284-55-020	REP-W	90-17-100
275-56-195	AMD	90-03-113	275-155-030	NEW	90-17-120	284-55-030	REP-P	90-04-089
275-56-200	AMD	90-03-113	275-155-040	NEW-P	90-14-046	284-55-030	AMD-P	90-13-085
275-56-205	AMD	90-03-113	275-155-040	NEW-E	90-14-059	284-55-030	AMD	90-17-038
275-56-210	AMD	90-03-113	275-155-040	NEW	90-17-120	284-55-030	REP-W	90-17-100
275-56-215	AMD	90-03-113	275-155-050	NEW-P	90-14-046	284-55-035	REP-P	90-04-089
275-56-220	AMD	90-03-113	275-155-050	NEW-E	90-14-059	284-55-035	REP-W	90-17-100
275-56-225	AMD	90-03-113	275-155-050	NEW	90-17-120	284-55-040	REP-P	90-04-089
275-56-230	AMD	90-03-113	275-155-060	NEW-P	90-14-046	284-55-040	REP-W	90-17-100
275-56-235	AMD	90-03-113	275-155-060	NEW-E	90-14-059	284-55-045	REP-P	90-04-089
275-56-240	AMD	90-03-113	275-155-060	NEW	90-17-120	284-55-045	REP-W	90-17-100
275-56-245	AMD	90-03-113	284-02-020	AMD-P	90-14-104	284-55-050	REP-P	90-04-089
275-56-250	REP	90-03-113	284-02-020	AMD	90-17-058	284-55-050	REP-W	90-17-100
275-56-255	REP	90-03-113	284-03-060	AMD-P	90-15-022	284-55-060	REP-P	90-04-089
275-56-260	AMD	90-03-113	284-03-060	AMD	90-18-037	284-55-060	REP-W	90-17-100
275-56-265	REP	90-03-113	284-12-010	REP	90-04-060	284-55-065	REP-P	90-04-089
275-56-270	REP	90-03-113	284-12-030	REP	90-04-060	284-55-065	REP-W	90-17-100
275-56-275	AMD	90-03-113	284-12-040	REP	90-04-060	284-55-067	REP-P	90-04-089
275-56-280	REP	90-03-113	284-12-080	AMD	90-04-042	284-55-067	REP-W	90-17-100
275-56-285	AMD	90-03-113	284-17-121	NEW	90-04-060	284-55-070	REP-P	90-04-089
275-56-290	AMD	90-03-113	284-17-122	NEW	90-04-060	284-55-070	REP-W	90-17-100
275-56-295	AMD	90-03-113	284-17-123	NEW	90-04-060	284-55-080	REP-P	90-04-089
275-56-300	AMD	90-03-113	284-17-600	NEW-P	90-19-109	284-55-080	REP-W	90-17-100
275-56-305	AMD	90-03-113	284-24-015	AMD-P	90-10-056	284-55-090	REP-P	90-04-089
275-56-310	REP	90-03-113	284-24-015	AMD	90-13-041	284-55-090	REP-W	90-17-100
275-56-315	REP	90-03-113	284-24-055	NEW-P	90-10-056	284-55-095	REP-P	90-04-089
275-56-320	REP	90-03-113	284-24-055	NEW	90-13-041	284-55-095	REP-W	90-17-100
275-56-325	REP	90-03-113	284-24-060	AMD-P	90-10-056	284-55-115	REP-P	90-04-089
275-56-330	REP	90-03-113	284-24-060	AMD	90-13-041	284-55-115	REP-W	90-17-100
275-56-335	AMD	90-03-113	284-24-065	NEW-P	90-21-136	284-55-120	REP-P	90-04-089
275-56-340	AMD	90-03-113	284-24-100	AMD-P	90-10-056	284-55-120	REP-W	90-17-100
275-56-345	REP	90-03-113	284-24-100	AMD	90-13-041	284-55-125	REP-P	90-04-089
275-56-350	REP	90-03-113	284-30-800	AMD-P	90-17-059	284-55-125	REP-W	90-17-100
275-56-355	AMD	90-03-113	284-30-800	AMD	90-20-104	284-55-150	REP-P	90-04-089
275-56-360	REP	90-03-113	284-49-010	NEW-E	90-12-095	284-55-150	REP-W	90-17-100
275-56-365	AMD	90-03-113	284-49-010	NEW-P	90-16-087	284-55-155	REP-P	90-04-089
275-56-370	REP	90-03-113	284-49-010	NEW	90-18-076	284-55-155	REP-W	90-17-100
275-56-375	REP	90-03-113	284-49-020	NEW-E	90-12-095	284-55-160	REP-P	90-04-089
275-56-380	REP	90-03-113	284-49-020	NEW-P	90-16-087	284-55-160	REP-W	90-17-100
275-56-385	AMD	90-03-113	284-49-020	NEW	90-18-076	284-55-165	REP-P	90-04-089
275-56-390	REP	90-03-113	284-49-050	NEW-E	90-12-095	284-55-165	REP-W	90-17-100
275-56-395	REP	90-03-113	284-49-050	NEW-P	90-16-087	284-55-172	REP-P	90-04-089
275-56-400	AMD	90-03-113	284-49-050	NEW	90-18-076	284-55-172	REP-P	90-13-085
275-56-405	REP	90-03-113	284-49-100	NEW-E	90-12-095	284-55-172	REP	90-17-038
275-56-410	REP	90-03-113	284-49-100	NEW-P	90-16-087	284-55-172	REP-W	90-17-100
275-56-415	REP	90-03-113	284-49-100	NEW	90-18-076	284-55-177	REP-P	90-04-089
275-56-420	REP	90-03-113	284-49-115	NEW-E	90-12-095	284-55-177	REP-P	90-13-085
275-56-425	AMD	90-03-113	284-49-115	NEW-P	90-16-087	284-55-177	REP	90-17-038
275-56-430	REP	90-03-113	284-49-115	NEW	90-18-076	284-55-177	REP-W	90-17-100
275-56-435	REP	90-03-113	284-49-300	NEW-E	90-12-095	284-55-180	REP-P	90-04-089
275-56-440	REP	90-03-113	284-49-300	NEW-P	90-16-087	284-55-180	REP-W	90-17-100
275-56-445	AMD	90-03-113	284-49-300	NEW	90-18-076	284-55-185	REP-P	90-04-089
275-56-450	REP	90-03-113	284-49-330	NEW-E	90-12-095	284-55-185	REP-W	90-17-100
275-56-465	NEW	90-03-113	284-49-330	NEW-P	90-16-087	284-55-190	REP-P	90-04-089
275-56-475	NEW	90-03-113	284-49-330	NEW	90-18-076	284-55-190	REP-W	90-17-100
275-56-485	NEW	90-03-113	284-49-500	NEW-E	90-12-095	284-55-205	REP-P	90-04-089
275-56-495	NEW	90-03-113	284-49-500	NEW-P	90-16-087	284-55-205	REP-W	90-17-100
275-56-505	NEW	90-03-113	284-49-500	NEW	90-18-076	284-55-210	REP-P	90-04-089
275-56-515	NEW	90-03-113	284-49-510	NEW-E	90-12-095	284-55-210	REP-W	90-17-100

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-17-59202	NEW-C	90-11-099	296-20-097	AMD-C	90-20-118	296-24-76503	AMD	90-03-029
296-17-59202	NEW	90-13-018	296-20-1103	AMD-P	90-09-072	296-24-76555	NEW-P	90-20-121
296-17-631	AMD-P	90-08-092	296-20-1103	AMD-W	90-14-035	296-24-78007	AMD	90-03-029
296-17-631	AMD-C	90-11-099	296-20-124	AMD	90-04-007	296-24-81003	AMD	90-03-029
296-17-631	AMD	90-13-018	296-20-135	AMD-P	90-21-159	296-24-81005	AMD	90-03-029
296-17-634	AMD-P	90-08-092	296-20-680	AMD	90-04-007	296-24-82503	AMD	90-03-029
296-17-634	AMD-C	90-11-099	296-21-013	AMD-P	90-13-111	296-24-870	AMD-P	90-03-093
296-17-634	AMD	90-13-018	296-22-053	AMD-P	90-13-111	296-24-870	AMD	90-09-026
296-17-679	AMD-P	90-08-092	296-22-082	AMD-P	90-13-111	296-24-87001	AMD-P	90-03-093
296-17-679	AMD-C	90-11-099	296-22-205	AMD-P	90-13-111	296-24-87001	AMD	90-09-026
296-17-679	AMD	90-13-018	296-23-07907	AMD-P	90-13-111	296-24-87003	REP-P	90-03-093
296-17-850	AMD-P	90-16-103	296-23-900	AMD-P	90-13-111	296-24-87003	REP	90-09-026
296-17-850	AMD	90-20-092	296-23-900	AMD	90-18-028	296-24-87005	REP-P	90-03-093
296-17-855	AMD-P	90-20-119	296-23-910	AMD-P	90-13-111	296-24-87005	REP	90-09-026
296-17-870	AMD-P	90-08-092	296-23-910	AMD	90-18-028	296-24-87007	REP-P	90-03-093
296-17-870	AMD-C	90-11-099	296-23A-115	AMD-P	90-21-159	296-24-87007	REP	90-09-026
296-17-870	AMD	90-13-018	296-23A-150	AMD	90-04-057	296-24-87009	AMD-P	90-03-093
296-17-873	AMD-P	90-16-103	296-23A-170	AMD	90-04-057	296-24-87009	AMD	90-09-026
296-17-873	AMD	90-20-092	296-23A-340	AMD-P	90-13-111	296-24-87011	NEW-P	90-03-093
296-17-87301	AMD-P	90-16-103	296-24-020	AMD	90-03-029	296-24-87011	NEW	90-09-026
296-17-87301	AMD	90-20-092	296-24-020	AMD-P	90-20-121	296-24-87013	NEW-P	90-03-093
296-17-87304	NEW-P	90-16-103	296-24-065	AMD-P	90-20-121	296-24-87013	NEW	90-09-026
296-17-87304	NEW	90-20-092	296-24-07501	AMD-W	90-11-041	296-24-87015	NEW-P	90-03-093
296-17-87305	AMD-P	90-16-103	296-24-07801	AMD-W	90-11-041	296-24-87015	NEW	90-09-026
296-17-87305	AMD	90-20-092	296-24-084	AMD-P	90-20-121	296-24-87017	NEW-P	90-03-093
296-17-87306	AMD-P	90-16-103	296-24-086	AMD-W	90-11-041	296-24-87017	NEW	90-09-026
296-17-87306	AMD	90-20-092	296-24-102	NEW	90-03-029	296-24-87019	NEW-P	90-03-093
296-17-87307	REP-P	90-16-103	296-24-10203	NEW	90-03-029	296-24-87019	NEW	90-09-026
296-17-87307	REP	90-20-092	296-24-110	NEW-P	90-15-065	296-24-87031	NEW-P	90-03-093
296-17-87308	AMD-P	90-08-092	296-24-110	NEW	90-20-091	296-24-87031	NEW	90-09-026
296-17-87308	AMD-C	90-11-099	296-24-11001	NEW-P	90-15-065	296-24-87033	NEW-P	90-03-093
296-17-87308	AMD	90-13-018	296-24-11001	NEW	90-20-091	296-24-87033	NEW	90-09-026
296-17-87308	REP-P	90-16-103	296-24-11003	NEW-P	90-15-065	296-24-87035	NEW-P	90-03-093
296-17-87308	REP	90-20-092	296-24-11003	NEW	90-20-091	296-24-87035	NEW	90-09-026
296-17-875	AMD-P	90-20-119	296-24-11005	NEW-P	90-15-065	296-24-87035	AMD-P	90-20-121
296-17-880	AMD-P	90-20-119	296-24-11005	NEW	90-20-091	296-24-87037	NEW-P	90-03-093
296-17-885	AMD-P	90-08-092	296-24-11007	NEW-P	90-15-065	296-24-87037	NEW	90-09-026
296-17-885	AMD-C	90-11-099	296-24-11007	NEW	90-20-091	296-24-95611	AMD-P	90-20-121
296-17-885	AMD	90-13-018	296-24-11009	NEW-P	90-15-065	296-30-190	NEW-P	90-20-120
296-17-885	AMD-P	90-20-119	296-24-11009	NEW	90-20-091	296-36-145	AMD-P	90-12-106
296-17-890	AMD-P	90-20-119	296-24-11011	NEW-P	90-15-065	296-36-145	AMD	90-17-051
296-17-895	AMD-P	90-08-092	296-24-11011	NEW	90-20-091	296-36-170	AMD-P	90-12-106
296-17-895	AMD-C	90-11-099	296-24-11013	NEW-P	90-15-065	296-36-170	AMD	90-17-051
296-17-895	AMD	90-13-018	296-24-11013	NEW	90-20-091	296-36-175	AMD-P	90-12-106
296-17-895	AMD-P	90-20-119	296-24-11015	NEW-P	90-15-065	296-36-175	AMD	90-17-051
296-17-896	NEW-P	90-21-160	296-24-11015	NEW	90-20-091	296-36-180	AMD-P	90-12-106
296-17-916	AMD-P	90-19-093	296-24-11017	NEW-P	90-15-065	296-36-180	AMD	90-17-051
296-17-91601	AMD-P	90-19-093	296-24-11017	NEW	90-20-091	296-36-210	AMD-P	90-12-106
296-17-919	AMD-P	90-20-119	296-24-119	NEW-P	90-15-065	296-36-210	AMD	90-17-051
296-18A-440	AMD-P	90-09-072	296-24-119	NEW	90-20-091	296-46-090	NEW-P	90-14-102
296-18A-440	AMD	90-14-009	296-24-12009	AMD	90-03-029	296-46-090	NEW	90-19-015
296-18A-450	AMD-P	90-09-072	296-24-150	AMD-P	90-20-121	296-46-110	AMD-P	90-14-102
296-18A-450	AMD	90-14-009	296-24-15001	AMD	90-03-029	296-46-110	AMD	90-19-015
296-18A-480	AMD-P	90-09-072	296-24-15001	AMD-P	90-20-121	296-46-130	AMD-P	90-14-102
296-18A-480	AMD	90-14-009	296-24-15003	AMD-P	90-20-121	296-46-130	AMD	90-19-015
296-18A-500	AMD-P	90-09-072	296-24-16507	AMD	90-03-029	296-46-140	AMD-P	90-14-102
296-18A-500	AMD	90-14-009	296-24-16515	AMD	90-03-029	296-46-140	AMD	90-19-015
296-18A-510	AMD-P	90-09-072	296-24-16517	AMD	90-03-029	296-46-150	AMD-P	90-14-102
296-18A-510	AMD	90-14-009	296-24-16531	AMD-P	90-20-121	296-46-150	AMD	90-19-015
296-18A-515	NEW-P	90-09-072	296-24-19505	AMD-P	90-20-121	296-46-160	REP-P	90-14-102
296-18A-515	NEW	90-14-009	296-24-19509	AMD-P	90-20-121	296-46-160	REP	90-19-015
296-18A-520	AMD-P	90-09-072	296-24-200	AMD-P	90-20-121	296-46-200	REP-P	90-14-102
296-18A-520	AMD	90-14-009	296-24-20503	AMD	90-03-029	296-46-200	REP	90-19-015
296-20-010	AMD	90-04-057	296-24-20700	AMD-P	90-03-093	296-46-21008	NEW-P	90-14-102
296-20-01002	AMD	90-04-057	296-24-20700	AMD	90-09-026	296-46-21008	NEW	90-19-015
296-20-01002	AMD-P	90-09-072	296-24-23023	AMD-P	90-20-121	296-46-21052	NEW-P	90-14-102
296-20-01002	AMD	90-14-009	296-24-23027	AMD-P	90-20-121	296-46-21052	NEW	90-19-015
296-20-015	AMD	90-04-057	296-24-233	AMD-P	90-20-121	296-46-220	AMD-P	90-14-102
296-20-02001	AMD	90-04-057	296-24-23303	NEW-P	90-20-121	296-46-220	AMD	90-19-015
296-20-02010	AMD	90-04-057	296-24-23533	NEW-P	90-20-121	296-46-23001	NEW-P	90-14-102
296-20-022	AMD	90-04-057	296-24-450	AMD-P	90-20-121	296-46-23001	NEW	90-19-015
296-20-024	AMD	90-04-057	296-24-550	AMD	90-03-029	296-46-23028	NEW-P	90-14-102
296-20-03001	AMD	90-04-057	296-24-58513	AMD	90-03-029	296-46-23028	NEW	90-19-015
296-20-045	AMD	90-04-057	296-24-68203	AMD-P	90-20-121	296-46-23040	NEW-P	90-14-102
296-20-075	AMD	90-04-057	296-24-75009	AMD	90-03-029	296-46-23040	NEW	90-19-015
296-20-097	AMD-P	90-13-112	296-24-75009	AMD-P	90-20-121	296-46-23062	NEW-P	90-14-102
296-20-097	AMD-C	90-18-051	296-24-75011	AMD-P	90-20-121	296-46-23062	NEW	90-19-015

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-46-240	REP-P	90-14-102	296-62-07713	AMD-P	90-12-106	296-115-005	AMD-P	90-20-121
296-46-240	REP	90-19-015	296-62-07713	AMD	90-17-051	296-115-010	AMD-P	90-20-121
296-46-30001	NEW-P	90-14-102	296-62-07715	AMD-P	90-20-121	296-115-015	AMD-P	90-20-121
296-46-30001	NEW	90-19-015	296-62-07719	AMD-P	90-20-121	296-115-025	AMD-P	90-20-121
296-46-316	AMD-P	90-14-102	296-62-07721	AMD-P	90-20-121	296-115-035	AMD-P	90-20-121
296-46-316	AMD	90-19-015	296-62-07725	AMD-P	90-20-121	296-115-060	AMD-P	90-20-121
296-46-324	NEW-P	90-14-102	296-62-07731	AMD-P	90-20-121	296-115-070	AMD-P	90-20-121
296-46-324	NEW	90-19-015	296-62-07733	AMD-P	90-20-121	296-115-100	AMD-P	90-20-121
296-46-336	NEW-P	90-14-102	296-62-07755	NEW-P	90-20-121	296-116-075	AMD-P	90-10-060
296-46-336	NEW	90-19-015	296-62-300	AMD-P	90-15-065	296-116-075	AMD-C	90-13-076
296-46-350	REP-P	90-14-102	296-62-300	AMD	90-20-091	296-116-075	AMD	90-17-094
296-46-350	REP	90-19-015	296-62-3020	AMD-P	90-15-065	296-116-080	AMD-P	90-19-086
296-46-360	AMD-P	90-14-102	296-62-3020	AMD	90-20-091	296-116-115	NEW-P	90-19-085
296-46-360	AMD	90-19-015	296-62-3040	AMD-P	90-15-065	296-116-120	AMD-C	90-08-094
296-46-420	REP-P	90-14-102	296-62-3040	AMD	90-20-091	296-116-120	AMD-W	90-09-016
296-46-420	REP	90-19-015	296-62-3050	AMD-P	90-15-065	296-116-120	AMD-P	90-09-030
296-46-42401	NEW-P	90-14-102	296-62-3050	AMD	90-20-091	296-116-120	AMD	90-13-065
296-46-42401	NEW-W	90-19-014	296-62-3060	AMD-P	90-15-065	296-116-120	AMD-P	90-20-040
296-46-45001	NEW-P	90-14-102	296-62-3060	AMD	90-20-091	296-116-130	REP-P	90-08-076
296-46-45001	NEW	90-19-015	296-62-3070	AMD-P	90-15-065	296-116-130	REP	90-13-077
296-46-495	AMD-P	90-14-102	296-62-3070	AMD	90-20-091	296-116-185	AMD-P	90-03-096
296-46-495	AMD	90-19-015	296-62-3110	AMD-P	90-03-093	296-116-185	AMD	90-09-013
296-46-514	AMD-P	90-14-102	296-62-3110	AMD	90-09-026	296-116-300	AMD-P	90-03-097
296-46-514	AMD	90-19-015	296-62-3110	AMD-P	90-15-065	296-116-300	AMD	90-08-095
296-46-517	NEW-P	90-14-102	296-62-3110	AMD	90-20-091	296-116-300	AMD-E	90-13-055
296-46-517	NEW	90-19-015	296-62-3112	AMD-P	90-15-065	296-116-300	AMD-P	90-14-086
296-46-55001	NEW-P	90-14-102	296-62-3112	AMD	90-20-091	296-116-300	AMD-C	90-17-034
296-46-55001	NEW	90-19-015	296-62-3140	AMD-P	90-15-065	296-116-300	AMD-C	90-20-038
296-46-600	AMD-P	90-14-102	296-62-3140	AMD	90-20-091	296-116-300	AMD-W	90-20-115
296-46-600	AMD	90-19-015	296-62-3160	AMD-P	90-15-065	296-116-300	AMD	90-20-116
296-46-670	NEW-P	90-14-102	296-62-3160	AMD	90-20-091	296-116-360	AMD-P	90-16-108
296-46-670	NEW-W	90-19-014	296-62-3170	AMD-P	90-15-065	296-116-360	AMD	90-20-039
296-46-700	NEW-P	90-14-102	296-62-3170	AMD	90-20-091	296-127-016	REP-E	90-08-061
296-46-700	NEW	90-19-015	296-62-3180	AMD-P	90-15-065	296-127-040	AMD-E	90-09-047
296-46-725	NEW-P	90-14-102	296-62-3180	AMD	90-20-091	296-127-040	AMD-P	90-17-039
296-46-725	NEW	90-19-015	296-62-3190	AMD-P	90-15-065	296-127-040	AMD-E	90-17-040
296-46-770	NEW-P	90-14-102	296-62-3190	AMD	90-20-091	296-127-045	AMD-E	90-09-047
296-46-770	NEW	90-19-015	296-62-400	NEW-P	90-12-106	296-127-045	AMD-P	90-17-039
296-46-910	AMD-P	90-12-104	296-62-400	NEW	90-17-051	296-127-045	AMD-E	90-17-040
296-46-910	AMD	90-17-041	296-62-40001	NEW-P	90-12-106	296-127-400	NEW-E	90-06-008
296-46-915	AMD-P	90-12-104	296-62-40001	NEW	90-17-051	296-127-400	NEW-P	90-14-001
296-46-915	AMD	90-17-041	296-62-40003	NEW-P	90-12-106	296-127-400	NEW-E	90-14-002
296-52-417	AMD	90-03-029	296-62-40003	NEW	90-17-051	296-127-400	NEW	90-19-061
296-52-417	AMD-P	90-20-121	296-62-40005	NEW-P	90-12-106	296-127-410	NEW-E	90-06-008
296-52-419	AMD	90-03-029	296-62-40005	NEW	90-17-051	296-127-410	NEW-P	90-14-001
296-52-461	AMD	90-03-029	296-62-40007	NEW-P	90-12-106	296-127-410	NEW-E	90-14-002
296-52-465	AMD-P	90-20-121	296-62-40007	NEW	90-17-051	296-127-410	NEW	90-19-061
296-52-473	REP	90-03-029	296-62-40009	NEW-P	90-12-106	296-127-420	NEW-E	90-06-008
296-52-477	AMD	90-03-029	296-62-40009	NEW	90-17-051	296-127-420	NEW-P	90-14-001
296-52-481	AMD	90-03-029	296-62-40011	NEW-P	90-12-106	296-127-420	NEW-E	90-14-002
296-52-489	AMD-P	90-20-121	296-62-40011	NEW	90-17-051	296-127-420	NEW	90-19-061
296-52-493	AMD-P	90-20-121	296-62-40013	NEW-P	90-12-106	296-127-430	NEW-E	90-06-008
296-52-497	AMD-P	90-20-121	296-62-40015	NEW	90-17-051	296-127-430	NEW-P	90-14-001
296-52-509	AMD	90-03-029	296-62-40015	NEW-P	90-12-106	296-127-430	NEW-E	90-14-002
296-52-510	NEW	90-03-029	296-62-40015	NEW	90-17-051	296-127-430	NEW	90-19-061
296-54-569	AMD-P	90-03-093	296-62-40017	NEW-P	90-12-106	296-127-440	NEW-E	90-06-008
296-54-569	AMD	90-09-026	296-62-40017	NEW	90-17-051	296-127-440	NEW-P	90-14-001
296-62-07007	REP-P	90-03-093	296-62-40019	NEW-P	90-12-106	296-127-440	NEW-E	90-14-002
296-62-07007	REP	90-09-026	296-62-40019	NEW	90-17-051	296-127-440	NEW	90-19-061
296-62-07107	AMD-P	90-03-093	296-62-40021	NEW-P	90-12-106	296-127-450	NEW-E	90-06-008
296-62-07107	AMD	90-09-026	296-62-40021	NEW	90-17-051	296-127-450	NEW-P	90-14-001
296-62-07314	AMD	90-03-029	296-62-40023	NEW-P	90-12-106	296-127-450	NEW-E	90-14-002
296-62-07314	AMD-P	90-20-121	296-62-40023	NEW	90-17-051	296-127-450	NEW	90-19-061
296-62-07329	AMD-P	90-20-121	296-62-40025	NEW-P	90-12-106	296-127-460	NEW-E	90-06-008
296-62-07354	NEW-P	90-15-065	296-62-40025	NEW	90-17-051	296-127-460	NEW-P	90-14-001
296-62-07354	NEW	90-20-091	296-62-40027	NEW-P	90-12-106	296-127-460	NEW-E	90-14-002
296-62-07507	AMD	90-03-029	296-62-40027	NEW	90-17-051	296-127-460	NEW	90-19-061
296-62-07515	AMD	90-03-029	296-99-015	AMD	90-03-029	296-127-470	NEW-E	90-06-008
296-62-07517	AMD-P	90-03-093	296-99-050	AMD	90-03-029	296-127-470	NEW-P	90-14-001
296-62-07517	AMD	90-09-026	296-104-015	AMD-P	90-04-065	296-127-470	NEW-E	90-14-002
296-62-07521	AMD	90-03-029	296-104-015	AMD	90-07-082	296-127-470	NEW	90-19-061
296-62-07521	AMD-P	90-12-106	296-104-170	AMD-P	90-16-066	296-131	AMD-C	90-08-093
296-62-07521	AMD	90-17-051	296-104-170	AMD	90-20-029	296-131-001	AMD-P	90-07-078
296-62-07531	AMD-P	90-03-093	296-104-195	NEW	90-04-009	296-131-001	AMD-C	90-12-069
296-62-07531	AMD	90-09-026	296-104-200	AMD	90-04-009	296-131-001	AMD	90-14-038
296-62-07540	AMD	90-03-029	296-104-400	AMD-P	90-16-066	296-131-005	NEW-P	90-07-078
296-62-07544	AMD	90-03-029	296-104-400	AMD	90-20-029	296-131-005	NEW-C	90-12-069

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
296-131-005	NEW	90-14-038	296-155-66109	NEW-P	90-20-121	308-08-160	REP-P	90-17-072
296-131-020	NEW-P	90-07-078	296-155-664	NEW-P	90-20-121	308-08-160	REP	90-21-086
296-131-020	NEW-C	90-12-069	296-155-65505	REP-P	90-20-121	308-08-170	REP-P	90-17-072
296-131-020	NEW	90-14-037	296-155-660	REP-P	90-20-121	308-08-170	REP	90-21-086
296-131-100	NEW-P	90-07-078	296-155-66005	REP-P	90-20-121	308-08-190	REP-P	90-17-072
296-131-100	NEW-C	90-12-069	296-155-665	REP-P	90-20-121	308-08-190	REP	90-21-086
296-131-100	NEW	90-14-038	296-155-66501	REP-P	90-20-121	308-08-200	REP-P	90-17-072
296-131-105	NEW-P	90-07-078	296-155-66502	REP-P	90-20-121	308-08-200	REP	90-21-086
296-131-105	NEW-C	90-12-069	296-155-66503	REP-P	90-20-121	308-08-210	AMD-P	90-17-072
296-131-105	NEW	90-14-038	296-155-66504	REP-P	90-20-121	308-08-210	AMD	90-21-086
296-131-110	NEW-P	90-07-078	296-155-66505	REP-P	90-20-121	308-08-220	REP-P	90-17-072
296-131-110	NEW-C	90-12-069	296-155-675	AMD	90-03-029	308-08-220	REP	90-21-086
296-131-110	NEW	90-14-038	296-155-680	AMD	90-03-029	308-08-230	AMD-P	90-17-072
296-131-115	NEW-P	90-07-078	296-155-680	AMD-P	90-12-106	308-08-230	AMD	90-21-086
296-131-115	NEW-C	90-12-069	296-155-680	AMD	90-17-051	308-08-240	AMD-P	90-17-072
296-131-115	NEW	90-14-038	296-155-682	AMD-P	90-12-106	308-08-240	AMD	90-21-086
296-131-120	NEW-P	90-07-078	296-155-682	AMD	90-17-051	308-08-250	REP-P	90-17-072
296-131-120	NEW-C	90-12-069	296-155-682	AMD-P	90-20-121	308-08-250	REP	90-21-086
296-131-120	NEW	90-14-038	296-155-688	AMD-P	90-20-121	308-08-260	AMD-P	90-17-072
296-131-125	NEW-P	90-07-078	296-155-689	AMD-P	90-20-121	308-08-260	AMD	90-21-086
296-131-125	NEW-C	90-12-069	296-155-690	AMD	90-03-029	308-08-270	AMD-P	90-17-072
296-131-125	NEW	90-14-038	296-155-691	AMD-P	90-12-106	308-08-270	AMD	90-21-086
296-131-126	NEW-P	90-07-078	296-155-691	AMD	90-17-051	308-08-280	AMD-P	90-17-072
296-131-126	NEW	90-14-038	296-155-692	REP	90-03-029	308-08-280	AMD	90-21-086
296-131-130	NEW-P	90-07-078	296-155-694	AMD	90-03-029	308-08-290	AMD-P	90-17-072
296-131-130	NEW-C	90-12-069	296-155-697	AMD	90-03-029	308-08-290	AMD	90-21-086
296-131-130	NEW	90-14-038	296-155-697	AMD-P	90-12-106	308-08-300	AMD-P	90-17-072
296-131-135	NEW-P	90-07-078	296-155-697	AMD	90-17-051	308-08-300	AMD	90-21-086
296-131-135	NEW-C	90-12-069	296-155-700	AMD-P	90-20-121	308-08-310	AMD-P	90-17-072
296-131-135	NEW	90-14-038	296-155-705	AMD-P	90-20-121	308-08-310	AMD	90-21-086
296-131-140	NEW-P	90-07-078	296-155-720	AMD-P	90-20-121	308-08-320	AMD-P	90-17-072
296-131-140	NEW-C	90-12-069	296-155-725	AMD	90-03-029	308-08-320	AMD	90-21-086
296-131-140	NEW	90-14-038	296-155-730	AMD	90-03-029	308-08-330	AMD-P	90-17-072
296-155-200	AMD-W	90-11-041	296-155-950	AMD-P	90-20-121	308-08-330	AMD	90-21-086
296-155-225	AMD-P	90-03-093	296-305-015	AMD-P	90-12-106	308-08-340	AMD-P	90-17-072
296-155-225	AMD-W	90-17-021	296-305-015	AMD	90-17-051	308-08-340	AMD	90-21-086
296-155-225	REP-P	90-20-121	296-305-110	AMD-P	90-20-121	308-08-350	AMD-P	90-17-072
296-155-227	NEW-P	90-03-093	296-306	AMD-C	90-05-002	308-08-350	AMD	90-21-086
296-155-227	NEW-W	90-17-021	296-306-060	AMD-W	90-11-041	308-08-360	REP-P	90-17-072
296-155-230	REP-P	90-20-121	296-306-400	NEW	90-11-023	308-08-360	REP	90-21-086
296-155-24501	NEW-P	90-20-121	296-306-40003	NEW	90-11-023	308-08-370	AMD-P	90-17-072
296-155-24503	NEW-P	90-20-121	296-306-40005	NEW	90-11-023	308-08-370	AMD	90-21-086
296-155-24505	NEW-P	90-20-121	296-350-030	AMD-P	90-03-093	308-08-380	AMD-P	90-17-072
296-155-24510	NEW-P	90-20-121	296-350-030	AMD	90-09-026	308-08-380	AMD	90-21-086
296-155-24515	NEW-P	90-20-121	296-401-175	AMD-P	90-12-104	308-08-390	AMD-P	90-17-072
296-155-24520	NEW-P	90-20-121	296-401-175	AMD	90-17-041	308-08-390	AMD	90-21-086
296-155-24521	NEW-P	90-20-121	308-08-005	AMD-E	90-17-026	308-08-400	AMD-P	90-17-072
296-155-24525	NEW-P	90-20-121	308-08-005	AMD-P	90-17-072	308-08-400	AMD	90-21-086
296-155-367	AMD-P	90-12-106	308-08-005	AMD	90-21-086	308-08-410	REP-P	90-17-072
296-155-367	AMD	90-17-051	308-08-006	NEW-P	90-17-072	308-08-410	REP	90-21-086
296-155-480	AMD-P	90-03-093	308-08-006	NEW	90-21-086	308-08-415	NEW-P	90-17-072
296-155-480	AMD	90-09-026	308-08-010	REP-P	90-17-072	308-08-415	NEW	90-21-086
296-155-480	AMD-P	90-20-121	308-08-010	REP	90-21-086	308-08-416	NEW-E	90-17-026
296-155-485	AMD	90-03-029	308-08-040	REP-P	90-17-072	308-08-416	NEW-P	90-17-072
296-155-485	AMD-P	90-20-121	308-08-040	REP	90-21-086	308-08-416	NEW	90-21-086
296-155-48529	AMD-P	90-20-121	308-08-070	REP-P	90-17-072	308-08-420	REP-P	90-17-072
296-155-48531	AMD-P	90-12-106	308-08-070	REP	90-21-086	308-08-420	REP	90-21-086
296-155-48531	AMD	90-17-051	308-08-080	REP-E	90-17-026	308-08-430	REP-P	90-17-072
296-155-48531	AMD-P	90-20-121	308-08-080	REP-P	90-17-072	308-08-430	REP	90-21-086
296-155-48533	AMD	90-03-029	308-08-080	REP	90-21-086	308-08-440	REP-P	90-17-072
296-155-48533	AMD-P	90-20-121	308-08-085	NEW-E	90-17-026	308-08-440	REP	90-21-086
296-155-500	AMD-P	90-20-121	308-08-085	NEW-P	90-17-072	308-08-450	REP-P	90-17-072
296-155-505	AMD	90-03-029	308-08-085	NEW	90-21-086	308-08-450	REP	90-21-086
296-155-505	AMD-P	90-20-121	308-08-090	REP-P	90-17-072	308-08-460	AMD-P	90-17-072
296-155-50501	REP-P	90-20-121	308-08-090	REP	90-21-086	308-08-460	AMD	90-21-086
296-155-50503	AMD-P	90-20-121	308-08-100	REP-P	90-17-072	308-08-470	REP-P	90-17-072
296-155-525	AMD-P	90-20-121	308-08-100	REP	90-21-086	308-08-470	REP	90-21-086
296-155-530	AMD-P	90-20-121	308-08-110	REP-P	90-17-072	308-08-480	REP-P	90-17-072
296-155-580	REP-P	90-12-106	308-08-110	REP	90-21-086	308-08-480	REP	90-21-086
296-155-580	REP	90-17-051	308-08-120	REP-P	90-17-072	308-08-490	REP-P	90-17-072
296-155-620	AMD-P	90-20-121	308-08-120	REP	90-21-086	308-08-490	REP	90-21-086
296-155-625	AMD-P	90-20-121	308-08-130	REP-P	90-17-072	308-08-500	REP-P	90-17-072
296-155-650	AMD-P	90-20-121	308-08-130	REP	90-21-086	308-08-500	REP	90-21-086
296-155-655	AMD-P	90-20-121	308-08-140	REP-P	90-17-072	308-08-505	NEW-P	90-17-072
296-155-657	NEW-P	90-20-121	308-08-140	REP	90-21-086	308-08-505	NEW	90-21-086
296-155-66103	NEW-P	90-20-121	308-08-150	REP-P	90-17-072	308-08-510	REP-P	90-17-072
296-155-66105	NEW-P	90-20-121	308-08-150	REP	90-21-086	308-08-510	REP	90-21-086

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-08-520	REP-P	90-17-072	308-25-065	AMD	90-04-094	308-38-140	DECOD-P	90-21-129
308-08-520	REP	90-21-086	308-25-072	NEW-P	90-19-066	308-38-150	DECOD-P	90-21-129
308-08-530	REP-P	90-17-072	308-25-073	NEW-P	90-19-066	308-38-160	DECOD-P	90-21-129
308-08-530	REP	90-21-086	308-25-074	NEW-P	90-19-066	308-39-100	AMD-P	90-06-065
308-08-540	REP-P	90-17-072	308-25-180	NEW-P	90-19-066	308-39-100	AMD	90-18-042
308-08-540	REP	90-21-086	308-25-290	NEW-P	90-10-037	308-39-100	DECOD-P	90-21-129
308-08-550	REP-P	90-17-072	308-25-290	NEW	90-16-099	308-39-110	AMD-P	90-06-065
308-08-550	REP	90-21-086	308-25-290	DECOD-P	90-21-129	308-39-110	AMD	90-18-042
308-08-560	REP-P	90-17-072	308-25-310	NEW-P	90-10-037	308-39-110	DECOD-P	90-21-129
308-08-560	REP	90-21-086	308-25-310	NEW	90-16-099	308-39-120	REP-P	90-06-065
308-08-570	REP-P	90-17-072	308-25-310	DECOD-P	90-21-129	308-39-120	REP-W	90-14-125
308-08-570	REP	90-21-086	308-25-320	NEW-P	90-10-037	308-39-120	REP-P	90-14-129
308-08-580	REP-P	90-17-072	308-25-320	NEW	90-16-099	308-39-120	REP	90-18-041
308-08-580	REP	90-21-086	308-25-320	DECOD-P	90-21-129	308-39-125	NEW-P	90-06-065
308-08-590	REP-P	90-17-072	308-25-330	NEW-P	90-10-037	308-39-125	NEW	90-18-042
308-08-590	REP	90-21-086	308-25-330	NEW	90-16-099	308-39-125	DECOD-P	90-21-129
308-08-610	AMD-P	90-17-072	308-25-330	DECOD-P	90-21-129	308-39-130	NEW-P	90-06-065
308-08-610	AMD	90-21-086	308-29-045	AMD-P	90-03-107	308-39-130	NEW	90-18-042
308-08-640	AMD-P	90-17-072	308-29-045	AMD	90-06-052	308-39-130	DECOD-P	90-21-129
308-08-640	AMD	90-21-086	308-30-030	AMD-P	90-03-107	308-39-140	NEW-P	90-06-065
308-08-650	AMD-P	90-17-072	308-30-030	AMD-W	90-17-024	308-39-140	NEW	90-18-042
308-08-650	AMD	90-21-086	308-30-040	AMD-P	90-03-107	308-39-140	DECOD-P	90-21-129
308-08-660	AMD-P	90-17-072	308-30-040	AMD-W	90-17-024	308-39-150	NEW-P	90-06-065
308-08-660	AMD	90-21-086	308-30-050	AMD-P	90-03-107	308-39-150	NEW-W	90-14-125
308-11-030	AMD-P	90-03-107	308-30-050	AMD-W	90-17-024	308-39-150	NEW-P	90-14-129
308-11-030	AMD	90-06-052	308-30-060	AMD-P	90-03-107	308-39-150	NEW	90-18-041
308-12-031	AMD-P	90-06-066	308-30-060	AMD-W	90-17-024	308-39-150	DECOD-P	90-21-129
308-12-031	AMD	90-11-062	308-30-070	AMD-P	90-03-107	308-39-160	NEW-P	90-06-065
308-12-320	PREP	90-05-041	308-30-070	AMD-W	90-17-024	308-39-160	NEW-W	90-14-125
308-12-320	AMD-P	90-13-059	308-30-080	AMD-P	90-03-107	308-39-160	NEW-P	90-14-129
308-12-320	AMD	90-17-097	308-30-080	AMD-W	90-17-024	308-39-160	NEW	90-18-041
308-12-326	AMD	90-03-032	308-30-090	AMD-P	90-03-107	308-39-160	DECOD-P	90-21-129
308-13-150	AMD	90-03-031	308-30-090	AMD-W	90-17-024	308-39-170	NEW-P	90-06-065
308-13-150	AMD-P	90-11-061	308-30-100	AMD-P	90-03-107	308-39-170	NEW-W	90-14-125
308-13-150	AMD	90-15-039	308-30-100	AMD	90-06-052	308-39-170	NEW-P	90-14-129
308-14-080	NEW-P	90-05-058	308-31-055	AMD-P	90-11-096	308-39-170	NEW	90-18-041
308-14-080	NEW	90-10-009	308-31-055	AMD-E	90-11-097	308-39-170	DECOD-P	90-21-129
308-14-085	NEW-P	90-14-096	308-31-055	AMD	90-16-057	308-39-180	NEW-P	90-06-065
308-14-085	NEW	90-20-008	308-31-210	NEW-P	90-06-064	308-39-180	NEW-W	90-14-125
308-14-090	NEW-P	90-05-058	308-31-210	NEW	90-12-013	308-39-180	NEW-P	90-14-129
308-14-090	NEW	90-10-009	308-31-220	NEW-P	90-06-064	308-39-180	NEW	90-18-041
308-14-100	NEW-P	90-05-058	308-31-220	NEW	90-12-013	308-39-180	DECOD-P	90-21-129
308-14-100	NEW	90-10-009	308-31-230	NEW-P	90-06-064	308-39-190	NEW-P	90-06-065
308-14-110	NEW-P	90-05-058	308-31-230	NEW	90-12-013	308-39-190	NEW-W	90-14-125
308-14-110	NEW	90-10-009	308-31-240	NEW-P	90-06-064	308-39-190	NEW-P	90-14-129
308-14-130	NEW-P	90-14-096	308-31-240	NEW	90-12-013	308-39-190	NEW	90-18-041
308-14-130	NEW	90-20-008	308-31-250	NEW-P	90-06-064	308-39-190	DECOD-P	90-21-129
308-14-135	NEW-P	90-14-096	308-31-250	NEW	90-12-013	308-39-200	NEW-P	90-06-065
308-14-200	NEW-P	90-05-058	308-31-260	NEW-P	90-06-064	308-39-200	NEW-W	90-14-125
308-14-200	NEW	90-10-009	308-31-260	NEW	90-12-013	308-39-200	NEW-P	90-14-129
308-20-107	AMD-P	90-03-018	308-31-270	NEW-P	90-06-064	308-39-200	NEW	90-18-041
308-20-107	AMD	90-07-030	308-31-270	NEW	90-12-013	308-39-200	DECOD-P	90-21-129
308-20-140	AMD-P	90-03-018	308-31-280	NEW-P	90-06-064	308-39-210	NEW-P	90-06-065
308-20-140	AMD	90-07-030	308-31-280	NEW	90-12-013	308-39-210	NEW-W	90-14-125
308-20-155	AMD-P	90-03-018	308-32-090	AMD-P	90-03-107	308-39-210	NEW-P	90-14-129
308-20-155	AMD	90-07-030	308-32-090	AMD	90-06-052	308-39-210	NEW	90-18-041
308-20-210	AMD-P	90-03-018	308-33-105	AMD-P	90-03-107	308-39-210	DECOD-P	90-21-129
308-20-210	AMD	90-07-030	308-33-105	AMD	90-06-052	308-39-220	NEW-P	90-06-101
308-25-010	REP-W	90-12-002	308-34-170	AMD	90-04-094	308-39-220	NEW	90-18-040
308-25-010	REP-P	90-19-066	308-34-170	AMD-E	90-08-100	308-40-010	DECOD-P	90-21-129
308-25-011	NEW-W	90-12-002	308-34-170	AMD-P	90-08-101	308-40-020	DECOD-P	90-21-129
308-25-011	NEW-P	90-19-066	308-34-170	AMD	90-13-084	308-40-040	DECOD-P	90-21-129
308-25-013	NEW-P	90-19-066	308-37-100	DECOD-P	90-21-129	308-40-101	DECOD-P	90-21-114
308-25-015	AMD-W	90-12-002	308-37-110	DECOD-P	90-21-129	308-40-102	DECOD-P	90-21-114
308-25-015	AMD-P	90-19-066	308-37-120	DECOD-P	90-21-129	308-40-103	DECOD-P	90-21-114
308-25-031	NEW-W	90-12-002	308-37-130	DECOD-P	90-21-129	308-40-104	DECOD-P	90-21-114
308-25-035	AMD-W	90-12-002	308-37-135	DECOD-P	90-21-129	308-40-105	DECOD-P	90-21-114
308-25-035	NEW-P	90-19-066	308-37-140	DECOD-P	90-21-129	308-40-106	DECOD-P	90-21-114
308-25-037	NEW-P	90-09-062	308-37-150	DECOD-P	90-21-129	308-40-107	NEW-P	90-04-085
308-25-037	NEW	90-12-068	308-37-160	DECOD-P	90-21-129	308-40-107	NEW	90-08-011
308-25-038	NEW-P	90-09-062	308-37-170	DECOD-P	90-21-129	308-40-107	DECOD-P	90-21-114
308-25-038	NEW	90-12-068	308-37-180	DECOD-P	90-21-129	308-40-110	DECOD-P	90-21-114
308-25-041	NEW-W	90-12-002	308-37-190	DECOD-P	90-21-129	308-40-115	NEW-P	90-07-067
308-25-041	NEW-P	90-19-066	308-38-100	DECOD-P	90-21-129	308-40-115	NEW	90-11-083
308-25-045	NEW-W	90-12-002	308-38-110	DECOD-P	90-21-129	308-40-115	DECOD-P	90-21-114
308-25-046	NEW-W	90-12-002	308-38-120	DECOD-P	90-21-129	308-40-125	AMD-E	90-04-083
308-25-047	NEW-W	90-12-002	308-38-130	DECOD-P	90-21-129	308-40-125	AMD	90-04-094

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
308-40-130	REP	90-05-039	308-48-600	REP-P	90-20-106	308-53-210	PREP	90-12-065
308-40-135	NEW	90-05-039	308-48-601	NEW-P	90-20-106	308-53-265	PREP	90-12-065
308-40-135	DECOD-P	90-21-114	308-48-610	NEW-P	90-20-106	308-54-315	AMD	90-04-094
308-40-140	DECOD-P	90-21-114	308-48-800	AMD-P	90-04-110	308-56A-090	NEW-P	90-14-069
308-40-150	NEW-P	90-07-068	308-48-800	AMD	90-07-024	308-56A-090	NEW-E	90-14-072
308-40-150	NEW-P	90-14-079	308-48-800	AMD-P	90-20-129	308-56A-420	AMD-P	90-06-022
308-40-150	NEW-W	90-14-081	308-49-100	AMD-P	90-14-098	308-56A-420	AMD	90-10-013
308-40-150	NEW	90-18-038	308-49-100	AMD	90-17-148	308-56A-500	NEW-P	90-06-015
308-40-150	DECOD-P	90-21-114	308-49-130	AMD-P	90-14-098	308-56A-500	NEW-E	90-06-016
308-40-151	NEW-P	90-07-068	308-49-130	AMD	90-17-148	308-56A-500	NEW	90-11-091
308-40-151	NEW-P	90-14-079	308-49-140	AMD-P	90-14-098	308-56A-505	NEW-P	90-06-015
308-40-151	NEW-W	90-14-081	308-49-140	AMD	90-17-148	308-56A-505	NEW-E	90-06-016
308-40-151	NEW	90-18-038	308-49-150	AMD-P	90-14-098	308-56A-505	NEW	90-11-091
308-40-151	DECOD-P	90-21-114	308-49-150	AMD	90-17-148	308-56A-510	NEW-P	90-06-015
308-40-152	NEW-P	90-07-068	308-49-160	REP-P	90-14-098	308-56A-510	NEW-E	90-06-016
308-40-152	NEW-P	90-14-079	308-49-160	REP	90-17-148	308-56A-510	NEW	90-11-091
308-40-152	NEW-W	90-14-081	308-49-162	NEW-P	90-14-098	308-56A-515	NEW-P	90-06-015
308-40-152	NEW	90-18-038	308-49-162	NEW	90-17-148	308-56A-515	NEW-E	90-06-016
308-40-152	DECOD-P	90-21-114	308-49-164	NEW-P	90-14-098	308-56A-515	NEW	90-11-091
308-41-025	REP-P	90-14-043	308-49-164	NEW	90-17-148	308-56A-515	NEW-P	90-06-015
308-41-025	REP	90-17-088	308-49-168	NEW-P	90-14-098	308-56A-520	NEW-E	90-06-016
308-42-010	DECOD-P	90-20-133	308-49-168	NEW	90-17-148	308-56A-520	NEW	90-11-091
308-42-010	AMD-P	90-21-073	308-49-200	NEW-P	90-14-098	308-66-150	AMD-P	90-04-048
308-42-015	NEW-P	90-21-073	308-49-200	NEW	90-17-148	308-66-150	AMD-C	90-12-089
308-42-040	DECOD-P	90-20-133	308-50-295	AMD-W	90-03-069	308-66-150	AMD	90-20-086
308-42-045	AMD-P	90-04-095	308-50-295	AMD-P	90-08-107	308-66-152	NEW-P	90-04-048
308-42-045	AMD	90-16-070	308-50-295	AMD-C	90-21-048	308-66-152	NEW-C	90-12-089
308-42-045	DECOD-P	90-20-133	308-50-310	AMD-W	90-03-069	308-66-152	NEW	90-20-086
308-42-045	AMD-P	90-21-073	308-50-310	AMD-P	90-08-107	308-66-180	AMD-P	90-18-027
308-42-060	AMD-P	90-04-095	308-50-310	AMD-C	90-21-048	308-66-190	AMD-P	90-06-022
308-42-060	AMD	90-16-070	308-50-440	AMD	90-04-094	308-66-190	AMD	90-10-013
308-42-060	DECOD-P	90-20-133	308-51-010	DECOD-P	90-20-134	308-66-190	AMD-P	90-18-027
308-42-060	AMD-P	90-21-073	308-51-021	DECOD-P	90-20-134	308-66-205	NEW-P	90-18-027
308-42-070	DECOD-P	90-20-133	308-51-050	DECOD-P	90-20-134	308-66-206	NEW-P	90-18-027
308-42-070	AMD-P	90-21-073	308-51-100	DECOD-P	90-20-134	308-67-010	NEW	90-03-022
308-42-075	AMD-P	90-21-141	308-51-110	DECOD-P	90-20-134	308-72-509	NEW-P	90-08-116
308-42-090	DECOD-P	90-20-133	308-51-120	AMD-P	90-07-069	308-72-509	NEW	90-13-037
308-42-110	DECOD-P	90-20-133	308-51-120	AMD	90-13-005	308-72-520	AMD-P	90-08-116
308-42-120	DECOD-P	90-20-133	308-51-120	DECOD-P	90-20-134	308-72-520	AMD	90-13-037
308-42-120	AMD-P	90-21-073	308-51-125	DECOD-P	90-20-134	308-72-540	AMD-P	90-08-116
308-42-121	DECOD-P	90-20-133	308-51-130	AMD-P	90-07-069	308-72-540	AMD	90-13-037
308-42-122	DECOD-P	90-20-133	308-51-130	AMD	90-13-005	308-72-542	NEW-P	90-08-116
308-42-123	DECOD-P	90-20-133	308-51-130	DECOD-P	90-20-134	308-72-542	NEW	90-13-037
308-42-123	AMD-P	90-21-073	308-51-140	DECOD-P	90-20-134	308-72-570	AMD-P	90-08-116
308-42-125	DECOD-P	90-20-133	308-51-220	DECOD-P	90-20-134	308-72-570	AMD	90-13-037
308-42-130	DECOD-P	90-20-133	308-51-230	DECOD-P	90-20-134	308-72-690	AMD-P	90-08-116
308-42-130	AMD-P	90-21-073	308-51-240	DECOD-P	90-20-134	308-72-690	AMD	90-13-037
308-42-135	DECOD-P	90-20-133	308-51-250	DECOD-P	90-20-134	308-77-034	AMD-P	90-08-117
308-42-135	AMD-P	90-21-073	308-51-260	DECOD-P	90-20-134	308-77-034	AMD	90-13-038
308-42-136	DECOD-P	90-20-133	308-51-270	DECOD-P	90-20-134	308-77-040	AMD-P	90-08-117
308-42-136	AMD-P	90-21-073	308-51-280	DECOD-P	90-20-134	308-77-040	AMD	90-13-038
308-42-140	DECOD-P	90-20-133	308-51-290	DECOD-P	90-20-134	308-77-080	REP-P	90-20-127
308-42-140	AMD-P	90-21-073	308-51-300	DECOD-P	90-20-134	308-77-100	AMD-P	90-20-127
308-42-145	AMD-P	90-04-095	308-51-310	DECOD-P	90-20-134	308-77-120	AMD-P	90-08-117
308-42-145	AMD-W	90-16-035	308-51-320	DECOD-P	90-20-134	308-77-120	AMD	90-13-038
308-42-145	DECOD-P	90-20-133	308-51A-010	DECOD-P	90-20-134	308-77-125	NEW-E	90-08-060
308-42-145	AMD-P	90-21-073	308-51A-020	DECOD-P	90-20-134	308-77-125	NEW-P	90-08-119
308-42-150	DECOD-P	90-20-133	308-51A-030	DECOD-P	90-20-134	308-77-125	NEW	90-13-036
308-42-150	AMD-P	90-21-073	308-51A-040	DECOD-P	90-20-134	308-77-165	NEW-P	90-08-117
308-42-155	DECOD-P	90-20-133	308-51A-050	DECOD-P	90-20-134	308-77-165	NEW	90-13-038
308-42-160	DECOD-P	90-20-133	308-51A-060	DECOD-P	90-20-134	308-77-250	AMD-P	90-20-089
308-42-210	DECOD-P	90-20-133	308-52-100	AMD	90-05-001	308-78-010	AMD-P	90-08-118
308-42-210	AMD-P	90-21-073	308-52-260	AMD-E	90-12-113	308-78-010	AMD	90-13-039
308-42-220	DECOD-P	90-20-133	308-52-260	AMD-P	90-12-116	308-78-030	AMD-P	90-08-118
308-42-230	DECOD-P	90-20-133	308-52-260	AMD	90-18-009	308-78-030	AMD	90-13-039
308-42-240	DECOD-P	90-20-133	308-52-590	AMD-E	90-04-093	308-78-040	AMD-P	90-08-118
308-42-250	DECOD-P	90-20-133	308-52-590	AMD-E	90-06-100	308-78-040	AMD	90-13-039
308-42-260	DECOD-P	90-20-133	308-52-590	AMD-P	90-08-009	308-78-070	AMD-P	90-08-118
308-42-270	DECOD-P	90-20-133	308-52-590	AMD	90-18-039	308-78-070	AMD	90-13-039
308-42-280	DECOD-P	90-20-133	308-52-690	AMD-E	90-09-007	308-91-010	AMD-P	90-10-091
308-48-165	REP-P	90-14-098	308-52-690	AMD-E	90-11-044	308-91-010	AMD-W	90-13-057
308-48-165	REP	90-17-148	308-53-075	AMD-P	90-08-106	308-91-010	AMD-P	90-13-058
308-48-520	REP-P	90-20-106	308-53-075	AMD	90-11-080	308-91-010	AMD	90-16-072
308-48-540	AMD-P	90-20-106	308-53-084	AMD-P	90-08-106	308-91-030	AMD-P	90-10-091
308-48-560	AMD-P	90-20-106	308-53-084	AMD	90-11-080	308-91-030	AMD-W	90-13-057
308-48-580	REP-P	90-20-106	308-53-085	AMD-P	90-08-106	308-91-030	AMD-P	90-13-058
308-48-590	AMD-P	90-20-106	308-53-085	AMD	90-11-080	308-91-030	AMD	90-16-072

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-91-040	AMD-P	90-10-091	308-117-400	DECOD-P	90-21-084	308-122-580	REP	90-05-015
308-91-040	AMD-W	90-13-057	308-117-410	DECOD-P	90-21-084	308-122-580	REP-E	90-05-017
308-91-040	AMD-P	90-13-058	308-117-420	DECOD-P	90-21-084	308-124-005	AMD-P	90-20-051
308-91-040	AMD	90-16-072	308-117-460	DECOD-P	90-21-084	308-124-007	AMD-P	90-20-051
308-91-050	AMD-P	90-10-091	308-117-470	DECOD-P	90-21-084	308-124-021	AMD-P	90-20-051
308-91-050	AMD-W	90-13-057	308-117-480	DECOD-P	90-21-084	308-124A-200	AMD-P	90-20-051
308-91-050	AMD-P	90-13-058	308-117-500	AMD	90-04-094	308-124A-420	AMD-P	90-20-051
308-91-050	AMD	90-16-072	308-120-165	AMD	90-04-059	308-124A-450	AMD-P	90-20-051
308-91-060	AMD-P	90-10-091	308-120-275	AMD	90-04-094	308-124A-460	AMD-P	90-20-051
308-91-060	AMD-W	90-13-057	308-120-620	NEW	90-04-059	308-124B-120	AMD-P	90-20-051
308-91-060	AMD-P	90-13-058	308-121-030	REP-P	90-12-117	308-124C-010	AMD-P	90-20-051
308-91-060	AMD	90-16-072	308-121-030	REP	90-17-043	308-124C-020	AMD-P	90-10-075
308-91-070	AMD-P	90-10-091	308-121-040	REP-P	90-12-117	308-124C-020	AMD-W	90-11-008
308-91-070	AMD-W	90-13-057	308-121-040	REP	90-17-043	308-124C-020	AMD-P	90-11-098
308-91-070	AMD-P	90-13-058	308-121-050	REP-P	90-12-117	308-124C-020	AMD-P	90-20-051
308-91-070	AMD	90-16-072	308-121-050	REP	90-17-043	308-124D-050	AMD-P	90-20-051
308-91-080	AMD-P	90-10-091	308-121-055	REP-P	90-12-117	308-124E-013	AMD-P	90-20-051
308-91-080	AMD-W	90-13-057	308-121-055	REP	90-17-043	308-124E-014	AMD-P	90-02-103
308-91-080	AMD-P	90-13-058	308-121-060	REP-P	90-12-117	308-124E-014	AMD-C	90-05-073
308-91-080	AMD	90-16-072	308-121-060	REP	90-17-043	308-124E-014	AMD	90-09-014
308-91-090	AMD-P	90-10-091	308-121-070	REP-P	90-12-117	308-124H	AMD-P	90-02-102
308-91-090	AMD-W	90-13-057	308-121-070	REP	90-17-043	308-124H	AMD-C	90-05-072
308-91-090	AMD-P	90-13-058	308-121-110	NEW-P	90-10-084	308-124H	AMD	90-10-010
308-91-090	AMD	90-16-072	308-121-110	NEW-C	90-12-115	308-124H	AMD-P	90-20-051
308-91-160	REP-P	90-10-091	308-121-110	NEW	90-17-042	308-124H-011	NEW-P	90-02-102
308-91-160	REP-W	90-13-057	308-121-120	NEW-P	90-10-084	308-124H-011	NEW-C	90-05-072
308-91-160	REP-P	90-13-058	308-121-120	NEW-C	90-12-115	308-124H-011	NEW	90-10-010
308-91-160	REP	90-16-072	308-121-120	NEW	90-17-042	308-124H-020	REP-P	90-02-102
308-93-010	AMD	90-08-018	308-121-130	NEW-P	90-10-084	308-124H-020	REP-C	90-05-072
308-93-050	AMD	90-08-018	308-121-130	NEW-C	90-12-115	308-124H-020	REP	90-10-010
308-93-140	AMD	90-08-018	308-121-130	NEW	90-17-042	308-124H-021	NEW-P	90-02-102
308-93-660	NEW	90-08-018	308-121-140	NEW-P	90-10-084	308-124H-021	NEW-C	90-05-072
308-93-670	NEW-P	90-14-071	308-121-140	NEW-C	90-12-115	308-124H-021	NEW	90-10-010
308-93-670	NEW-E	90-14-074	308-121-140	NEW	90-17-042	308-124H-021	AMD-P	90-20-051
308-96A-105	AMD-P	90-14-070	308-121-145	NEW-P	90-10-084	308-124H-025	NEW-P	90-02-102
308-96A-105	AMD-E	90-14-073	308-121-145	NEW-C	90-12-115	308-124H-025	NEW-C	90-05-072
308-96A-105	AMD	90-20-140	308-121-145	NEW	90-17-042	308-124H-025	NEW	90-10-010
308-96A-106	NEW-P	90-14-070	308-121-150	NEW-P	90-10-084	308-124H-030	REP-P	90-02-102
308-96A-106	NEW-E	90-14-073	308-121-150	NEW-C	90-12-115	308-124H-030	REP-C	90-05-072
308-96A-106	NEW	90-20-140	308-121-150	NEW	90-17-042	308-124H-030	REP	90-10-010
308-96A-120	AMD-P	90-14-070	308-121-155	NEW-P	90-10-084	308-124H-033	REP-P	90-02-102
308-96A-120	AMD-E	90-14-073	308-121-155	NEW-C	90-12-115	308-124H-033	REP-C	90-05-072
308-96A-120	AMD	90-20-140	308-121-155	NEW	90-17-042	308-124H-033	REP	90-10-010
308-100-010	AMD-P	90-14-039	308-121-160	NEW-P	90-10-084	308-124H-035	AMD-P	90-02-102
308-100-010	AMD	90-17-028	308-121-160	NEW-C	90-12-115	308-124H-035	AMD-C	90-05-072
308-100-210	NEW-P	90-14-039	308-121-160	NEW	90-17-042	308-124H-035	AMD	90-10-010
308-100-210	NEW	90-17-028	308-121-165	NEW-P	90-10-084	308-124H-036	AMD-P	90-02-102
308-104-050	AMD-P	90-14-039	308-121-165	NEW-C	90-12-115	308-124H-036	AMD-C	90-05-072
308-104-050	AMD	90-17-028	308-121-165	NEW	90-17-042	308-124H-036	AMD	90-10-010
308-104-145	NEW-P	90-14-039	308-121-170	NEW-P	90-10-084	308-124H-037	AMD-P	90-02-102
308-104-145	NEW	90-17-028	308-121-170	NEW-C	90-12-115	308-124H-037	AMD-C	90-05-072
308-115-405	AMD	90-04-094	308-121-170	NEW	90-17-042	308-124H-037	AMD	90-10-010
308-117-010	DECOD-P	90-21-084	308-121-175	NEW-P	90-10-084	308-124H-038	REP-P	90-02-102
308-117-020	DECOD-P	90-21-084	308-121-175	NEW-C	90-12-115	308-124H-038	REP-C	90-05-072
308-117-025	DECOD-P	90-21-084	308-121-175	NEW	90-17-042	308-124H-038	REP	90-10-010
308-117-030	DECOD-P	90-21-084	308-121-180	NEW-P	90-10-084	308-124H-040	REP-P	90-02-102
308-117-040	DECOD-P	90-21-084	308-121-180	NEW-C	90-12-115	308-124H-040	REP-C	90-05-072
308-117-050	DECOD-P	90-21-084	308-121-180	NEW	90-17-042	308-124H-040	REP	90-10-010
308-117-060	DECOD-P	90-21-084	308-122-275	AMD	90-04-094	308-124H-041	NEW-P	90-02-102
308-117-070	DECOD-P	90-21-084	308-122-500	AMD-E	90-05-016	308-124H-041	NEW-C	90-05-072
308-117-080	DECOD-P	90-21-084	308-122-500	AMD-P	90-05-040	308-124H-041	NEW	90-10-010
308-117-090	DECOD-P	90-21-084	308-122-500	AMD-W	90-10-100	308-124H-043	REP-P	90-02-102
308-117-095	DECOD-P	90-21-084	308-122-500	AMD-W	90-18-069	308-124H-043	REP-C	90-05-072
308-117-100	DECOD-P	90-21-084	308-122-503	REP	90-05-015	308-124H-043	REP	90-10-010
308-117-105	DECOD-P	90-21-084	308-122-503	REP-E	90-05-017	308-124H-045	REP-P	90-02-102
308-117-110	DECOD-P	90-21-084	308-122-550	REP	90-05-015	308-124H-045	REP-C	90-05-072
308-117-120	DECOD-P	90-21-084	308-122-550	REP-E	90-05-017	308-124H-045	REP	90-10-010
308-117-130	DECOD-P	90-21-084	308-122-555	REP	90-05-015	308-124H-050	REP-P	90-02-102
308-117-140	DECOD-P	90-21-084	308-122-555	REP-E	90-05-017	308-124H-050	REP-C	90-05-072
308-117-150	DECOD-P	90-21-084	308-122-560	REP	90-05-015	308-124H-050	REP	90-10-010
308-117-160	DECOD-P	90-21-084	308-122-560	REP-E	90-05-017	308-124H-051	NEW-P	90-02-102
308-117-170	DECOD-P	90-21-084	308-122-565	REP	90-05-015	308-124H-051	NEW-C	90-05-072
308-117-180	DECOD-P	90-21-084	308-122-565	REP-E	90-05-017	308-124H-051	NEW	90-10-010
308-117-190	DECOD-P	90-21-084	308-122-570	REP	90-05-015	308-124H-055	REP-P	90-02-102
308-117-200	DECOD-P	90-21-084	308-122-570	REP-E	90-05-017	308-124H-055	REP-C	90-05-072
308-117-300	DECOD-P	90-21-084	308-122-575	REP	90-05-015	308-124H-055	REP	90-10-010
308-117-360	DECOD-P	90-21-084	308-122-575	REP-E	90-05-017	308-124H-060	REP-P	90-02-102

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-124H-060	REP-C	90-05-072	308-124I-140	NEW-P	90-02-102	308-138-300	DECOD-P	90-21-072
308-124H-060	REP	90-10-010	308-124J-010	NEW-P	90-02-102	308-138-310	DECOD-P	90-21-072
308-124H-061	NEW-P	90-02-102	308-124J-020	NEW-P	90-02-102	308-138-320	DECOD-P	90-21-072
308-124H-061	NEW-C	90-05-072	308-124J-030	NEW-P	90-02-102	308-138-321	DECOD-P	90-21-072
308-124H-061	NEW	90-10-010	308-124J-040	NEW-P	90-02-102	308-138-322	DECOD-P	90-21-072
308-124H-062	NEW-P	90-02-102	308-124J-050	NEW-P	90-02-102	308-138-323	DECOD-P	90-21-072
308-124H-062	NEW-C	90-05-072	308-124J-060	NEW-P	90-02-102	308-138-324	DECOD-P	90-21-072
308-124H-062	NEW	90-10-010	308-124J-070	NEW-P	90-02-102	308-138-325	DECOD-P	90-21-072
308-124H-065	REP-P	90-02-102	308-124J-080	NEW-P	90-02-102	308-138-326	DECOD-P	90-21-072
308-124H-065	REP-C	90-05-072	308-125-010	NEW-P	90-17-147	308-138-327	DECOD-P	90-21-072
308-124H-065	REP	90-10-010	308-125-020	NEW-P	90-17-147	308-138-328	DECOD-P	90-21-072
308-124H-070	REP-P	90-02-102	308-125-030	NEW-P	90-17-147	308-138-330	DECOD-P	90-21-072
308-124H-070	REP-C	90-05-072	308-125-040	NEW-P	90-17-147	308-138-340	DECOD-P	90-21-072
308-124H-070	REP	90-10-010	308-125-050	NEW-P	90-17-147	308-138-350	DECOD-P	90-21-072
308-124H-210	NEW-C	90-05-072	308-125-060	NEW-P	90-17-147	308-138-360	DECOD-P	90-21-072
308-124H-210	NEW	90-10-010	308-125-070	NEW-P	90-17-147	308-138A-020	DECOD-P	90-21-072
308-124H-220	NEW-C	90-05-072	308-125-080	NEW-P	90-17-147	308-138A-025	DECOD-P	90-21-072
308-124H-220	NEW	90-10-010	308-125-090	NEW-P	90-17-147	308-138A-030	DECOD-P	90-21-072
308-124H-220	AMD-P	90-20-051	308-125-100	NEW-P	90-17-147	308-138A-040	DECOD-P	90-21-072
308-124H-230	NEW-C	90-05-072	308-125-110	NEW-P	90-17-147	308-138A-050	DECOD-P	90-21-072
308-124H-230	NEW	90-10-010	308-125-120	NEW-P	90-17-147	308-138A-060	DECOD-P	90-21-072
308-124H-240	NEW-C	90-05-072	308-125-130	NEW-P	90-17-147	308-138A-070	DECOD-P	90-21-072
308-124H-240	NEW	90-10-010	308-125-140	NEW-P	90-17-147	308-138A-080	DECOD-P	90-21-072
308-124H-250	NEW-C	90-05-072	308-125-150	NEW-P	90-17-147	308-138A-090	DECOD-P	90-21-072
308-124H-250	NEW	90-10-010	308-125-160	NEW-P	90-17-147	308-138B-100	DECOD-P	90-21-072
308-124H-260	NEW-C	90-05-072	308-125-170	NEW-P	90-17-147	308-138B-105	DECOD-P	90-21-072
308-124H-260	NEW	90-10-010	308-125-180	NEW-P	90-17-147	308-138B-110	DECOD-P	90-21-072
308-124H-260	AMD-P	90-20-051	308-125-190	NEW-P	90-17-147	308-138B-130	DECOD-P	90-21-072
308-124H-270	NEW-C	90-05-072	308-125-200	NEW-P	90-17-147	308-138B-140	DECOD-P	90-21-072
308-124H-270	NEW	90-10-010	308-125-210	NEW-P	90-17-147	308-138B-150	DECOD-P	90-21-072
308-124H-280	NEW-C	90-05-072	308-127-010	REP-P	90-04-088	308-138B-160	DECOD-P	90-21-072
308-124H-280	NEW	90-10-010	308-127-010	REP	90-07-023	308-138B-165	DECOD-P	90-21-072
308-124H-290	NEW-C	90-05-072	308-127-020	REP-P	90-04-088	308-138B-170	DECOD-P	90-21-072
308-124H-290	NEW	90-10-010	308-127-020	REP	90-07-023	308-138B-180	DECOD-P	90-21-072
308-124H-300	NEW-C	90-05-072	308-127-030	REP-P	90-04-088	308-138B-190	DECOD-P	90-21-072
308-124H-300	NEW	90-10-010	308-127-030	REP	90-07-023	308-138B-200	DECOD-P	90-21-072
308-124H-310	NEW-C	90-05-072	308-127-035	NEW-P	90-04-088	308-150-005	DECOD-P	90-21-115
308-124H-310	NEW	90-10-010	308-127-035	NEW	90-07-023	308-150-006	DECOD-P	90-21-115
308-124H-320	NEW-C	90-05-072	308-127-040	AMD-P	90-04-088	308-150-007	DECOD-P	90-21-115
308-124H-320	NEW	90-10-010	308-127-040	AMD	90-07-023	308-150-008	DECOD-P	90-21-115
308-124H-330	NEW-C	90-05-072	308-127-100	REP-P	90-04-088	308-150-009	DECOD-P	90-21-115
308-124H-330	NEW	90-10-010	308-127-100	REP	90-07-023	308-150-011	DECOD-P	90-21-115
308-124H-340	NEW-C	90-05-072	308-127-105	NEW-P	90-04-088	308-150-013	DECOD-P	90-21-115
308-124H-340	NEW	90-10-010	308-127-105	NEW	90-07-023	308-150-014	DECOD-P	90-21-115
308-124H-510	NEW-C	90-05-072	308-127-110	AMD-P	90-04-088	308-150-030	DECOD-P	90-21-115
308-124H-510	NEW	90-10-010	308-127-110	AMD	90-07-023	308-150-035	DECOD-P	90-21-115
308-124H-520	NEW-C	90-05-072	308-127-120	AMD-P	90-04-088	308-150-045	DECOD-P	90-21-115
308-124H-520	NEW	90-10-010	308-127-120	AMD	90-07-023	308-150-050	DECOD-P	90-21-115
308-124H-520	AMD-P	90-20-051	308-127-130	AMD-P	90-04-088	308-150-055	DECOD-P	90-21-115
308-124H-530	NEW-C	90-05-072	308-127-130	AMD	90-07-023	308-150-060	DECOD-P	90-21-115
308-124H-530	NEW	90-10-010	308-127-140	AMD-P	90-04-088	308-150-061	DECOD-P	90-21-115
308-124H-540	NEW-C	90-05-072	308-127-140	AMD	90-07-023	308-150-062	DECOD-P	90-21-115
308-124H-540	NEW	90-10-010	308-127-155	REP-P	90-04-088	308-150-070	DECOD-P	90-21-115
308-124H-550	NEW-C	90-05-072	308-127-155	REP	90-07-023	308-151-050	DECOD-P	90-21-115
308-124H-550	NEW	90-10-010	308-127-160	NEW-P	90-04-088	308-151-060	DECOD-P	90-21-115
308-124H-560	NEW-C	90-05-072	308-127-160	NEW	90-07-023	308-151-070	DECOD-P	90-21-115
308-124H-560	NEW	90-10-010	308-127-200	AMD-P	90-04-088	308-151-080	DECOD-P	90-21-115
308-124H-570	NEW-C	90-05-072	308-127-200	AMD	90-07-023	308-151-090	DECOD-P	90-21-115
308-124H-570	NEW	90-10-010	308-127-210	AMD-P	90-04-088	308-151-100	DECOD-P	90-21-115
308-124H-580	NEW-C	90-05-072	308-127-210	AMD	90-07-023	308-151-110	DECOD-P	90-21-115
308-124H-580	NEW	90-10-010	308-127-220	REP-P	90-04-088	308-152-030	AMD	90-04-094
308-124H-800	NEW-P	90-10-075	308-127-220	REP	90-07-023	308-152-030	AMD-P	90-08-009
308-124H-800	NEW-W	90-11-008	308-127-225	NEW-P	90-04-088	308-153-010	DECOD-P	90-21-115
308-124H-800	NEW-P	90-11-098	308-127-225	NEW	90-07-023	308-153-020	DECOD-P	90-21-115
308-124I-010	NEW-P	90-02-102	308-127-300	AMD-P	90-04-088	308-153-030	DECOD-P	90-21-115
308-124I-020	NEW-P	90-02-102	308-127-300	AMD	90-07-023	308-153-045	DECOD-P	90-21-115
308-124I-030	NEW-P	90-02-102	308-128B-060	REP	90-03-098	308-154-010	DECOD-P	90-21-115
308-124I-040	NEW-P	90-02-102	308-128B-080	AMD	90-03-099	308-154-020	DECOD-P	90-21-115
308-124I-050	NEW-P	90-02-102	308-138-055	DECOD-P	90-21-072	308-154-030	DECOD-P	90-21-115
308-124I-060	NEW-P	90-02-102	308-138-065	DECOD-P	90-21-072	308-154-040	DECOD-P	90-21-115
308-124I-070	NEW-P	90-02-102	308-138-070	DECOD-P	90-21-072	308-154-050	DECOD-P	90-21-115
308-124I-080	NEW-P	90-02-102	308-138-080	AMD	90-04-094	308-154-060	DECOD-P	90-21-115
308-124I-090	NEW-P	90-02-102	308-138-180	DECOD-P	90-21-072	308-154-080	DECOD-P	90-21-115
308-124I-100	NEW-P	90-02-102	308-138-200	DECOD-P	90-21-072	308-154-085	DECOD-P	90-21-115
308-124I-110	NEW-P	90-02-102	308-138-210	DECOD-P	90-21-072	308-156-010	DECOD-P	90-21-115
308-124I-120	NEW-P	90-02-102	308-138-220	DECOD-P	90-21-072	308-156-020	DECOD-P	90-21-115
308-124I-130	NEW-P	90-02-102	308-138-230	DECOD-P	90-21-072			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
308-156-030	DECOD-P 90-21-115	308-180-150	AMD 90-12-114	314-40-020	AMD 90-14-004
308-156-045	DECOD-P 90-21-115	308-180-210	AMD-P 90-08-002	314-52-015	AMD-P 90-21-038
308-156-050	DECOD-P 90-21-115	308-180-210	AMD 90-12-114	314-52-016	NEW-P 90-21-038
308-156-055	DECOD-P 90-21-115	308-180-250	AMD-P 90-08-002	314-60-040	AMD 90-02-109
308-156-060	DECOD-P 90-21-115	308-180-250	AMD 90-12-114	315-04-132	AMD-P 90-07-086
308-156-070	DECOD-P 90-21-115	308-180-260	AMD 90-04-094	315-04-132	AMD 90-11-040
308-156-075	DECOD-P 90-21-115	308-180-260	AMD-P 90-08-009	315-06-080	AMD-P 90-07-086
308-156-080	DECOD-P 90-21-115	308-180-260	AMD 90-18-039	315-06-080	AMD 90-11-040
308-156-090	DECOD-P 90-21-115	308-190-010	AMD 90-04-094	315-08-010	NEW-P 90-07-086
308-156-100	DECOD-P 90-21-115	308-190-010	AMD-P 90-08-009	315-08-010	NEW 90-11-040
308-156-200	DECOD-P 90-21-115	308-190-010	AMD 90-18-039	315-08-020	NEW-P 90-07-086
308-157-010	RECOD-P 90-21-115	308-300	AMD-E 90-14-021	315-08-020	NEW 90-11-040
308-158-010	NEW-P 90-16-097	308-300	AMD-P 90-14-022	315-08-030	NEW-P 90-07-086
308-158-010	NEW 90-21-029	308-300	AMD 90-17-062	315-08-030	NEW 90-11-040
308-158-020	NEW-P 90-16-097	308-300-075	NEW-E 90-14-021	315-08-040	NEW-P 90-07-086
308-158-020	NEW 90-21-029	308-300-075	NEW-P 90-14-022	315-08-040	NEW 90-11-040
308-158-020	NEW 90-16-097	308-300-075	NEW 90-17-062	315-08-040	NEW-P 90-07-086
308-158-030	NEW-P 90-16-097	308-310-010	AMD 90-04-094	315-11-200	REP-P 90-21-002
308-158-030	NEW 90-21-029	308-320-010	NEW 90-02-060	315-11-201	REP-P 90-21-002
308-158-040	NEW-P 90-16-097	308-320-010	NEW 90-02-060	315-11-201	REP-P 90-21-002
308-158-040	NEW 90-21-029	308-320-010	NEW-E 90-02-061	315-11-202	REP-P 90-21-002
308-171-001	AMD-P 90-04-096	308-320-020	NEW 90-02-060	315-11-210	REP-P 90-21-002
308-171-001	AMD 90-16-071	308-320-020	NEW-E 90-02-061	315-11-211	REP-P 90-21-002
308-171-010	AMD-P 90-04-096	308-320-020	NEW-E 90-02-061	315-11-212	REP-P 90-21-002
308-171-010	AMD 90-16-071	308-320-030	NEW 90-02-060	315-11-220	REP-P 90-21-002
308-171-020	AMD-P 90-04-096	308-320-030	NEW-E 90-02-061	315-11-221	REP-P 90-21-002
308-171-020	AMD 90-16-071	308-320-040	NEW 90-02-060	315-11-222	REP-P 90-21-002
308-171-041	NEW-P 90-04-096	308-320-040	NEW-E 90-02-061	315-11-230	REP-P 90-21-002
308-171-041	NEW-W 90-16-036	308-320-050	NEW 90-02-060	315-11-231	REP-P 90-21-002
308-171-041	NEW-P 90-16-096	308-320-050	NEW-E 90-02-061	315-11-232	REP-P 90-21-002
308-171-045	AMD-P 90-16-096	308-320-060	NEW 90-02-060	315-11-240	REP-P 90-21-002
308-171-301	AMD-P 90-16-096	308-320-060	NEW-E 90-02-061	315-11-241	REP-P 90-21-002
308-171-320	AMD-P 90-16-096	308-320-070	NEW 90-02-060	315-11-242	REP-P 90-21-002
308-173-130	AMD 90-04-094	308-320-070	NEW-E 90-02-061	315-11-250	REP-P 90-21-002
308-173-210	NEW-P 90-10-084	308-320-080	NEW 90-02-060	315-11-251	REP-P 90-21-002
308-173-210	NEW-C 90-12-115	308-320-080	NEW-E 90-02-061	315-11-252	REP-P 90-21-002
308-173-210	NEW 90-20-018	308-320-090	NEW 90-02-060	315-11-260	REP-P 90-21-002
308-173-220	NEW-P 90-10-084	308-320-090	NEW-E 90-02-061	315-11-261	REP-P 90-21-002
308-173-220	NEW-C 90-12-115	308-320-100	NEW-W 90-11-068	315-11-262	REP-P 90-21-002
308-173-220	NEW 90-20-018	308-400-042	AMD 90-04-050	315-11-270	REP-P 90-21-002
308-173-230	NEW-P 90-10-084	308-400-095	AMD 90-04-050	315-11-271	REP-P 90-21-002
308-173-230	NEW-C 90-12-115	308-420-010	NEW-P 90-20-126	315-11-272	REP-P 90-21-002
308-173-230	NEW 90-20-018	308-420-020	NEW-P 90-20-126	315-11-280	REP-P 90-21-002
308-173-230	NEW-P 90-10-084	308-420-030	NEW-P 90-20-126	315-11-281	REP-P 90-21-002
308-173-240	NEW-C 90-12-115	308-420-040	NEW-P 90-20-126	315-11-282	REP-P 90-21-002
308-173-240	NEW 90-20-018	308-420-040	NEW-P 90-20-126	315-11-290	REP-P 90-21-002
308-173-245	NEW-P 90-10-084	308-420-050	NEW-P 90-20-126	315-11-291	REP-P 90-21-002
308-173-245	NEW-C 90-12-115	308-420-060	NEW-P 90-20-126	315-11-292	REP-P 90-21-002
308-173-245	NEW 90-20-018	308-420-070	NEW-P 90-20-126	315-11-300	REP-P 90-21-002
308-173-250	NEW-P 90-10-084	308-420-080	NEW-P 90-20-126	315-11-301	REP-P 90-21-002
308-173-250	NEW-C 90-12-115	308-420-090	NEW-P 90-20-126	315-11-302	REP-P 90-21-002
308-173-250	NEW 90-20-018	308-420-100	NEW-P 90-20-126	315-11-310	REP-P 90-21-002
308-173-255	NEW-P 90-10-084	308-420-110	NEW-P 90-20-126	315-11-311	REP-P 90-21-002
308-173-255	NEW-C 90-12-115	308-420-120	NEW-P 90-20-126	315-11-312	REP-P 90-21-002
308-173-255	NEW 90-20-018	308-420-130	NEW-P 90-20-126	315-11-320	REP-P 90-21-002
308-173-260	NEW-P 90-10-084	308-420-140	NEW-P 90-20-126	315-11-321	REP-P 90-21-002
308-173-260	NEW-C 90-12-115	308-420-150	NEW-P 90-20-126	315-11-322	REP-P 90-21-002
308-173-260	NEW 90-20-018	308-420-160	NEW-P 90-20-126	315-11-330	REP-P 90-21-002
308-173-265	NEW-P 90-10-084	308-420-170	NEW-P 90-20-126	315-11-331	REP-P 90-21-002
308-173-265	NEW-C 90-12-115	308-420-180	NEW-P 90-20-126	315-11-332	REP-P 90-21-002
308-173-265	NEW 90-20-018	308-420-190	NEW-P 90-20-126	315-11-340	REP-P 90-21-002
308-173-270	NEW-P 90-10-084	308-420-200	NEW-P 90-20-126	315-11-341	REP-P 90-21-002
308-173-270	NEW-C 90-12-115	308-420-210	NEW-P 90-20-126	315-11-342	REP-P 90-21-002
308-173-270	NEW 90-20-018	308-420-220	NEW-P 90-20-126	315-11-350	REP-P 90-21-002
308-173-275	NEW-P 90-10-084	308-420-230	NEW-P 90-20-126	315-11-351	REP-P 90-21-002
308-173-275	NEW-C 90-12-115	308-420-240	NEW-P 90-20-126	315-11-352	REP-P 90-21-002
308-173-275	NEW 90-20-018	314-12-020	AMD-P 90-20-041	315-11-360	REP-P 90-21-002
308-173-280	NEW-P 90-10-084	314-12-033	AMD-P 90-20-043	315-11-361	REP-P 90-21-002
308-173-280	NEW-C 90-12-115	314-12-070	AMD-P 90-20-042	315-11-362	REP-P 90-21-002
308-173-280	NEW 90-20-018	314-12-135	NEW-P 90-10-088	315-11-370	REP-P 90-21-002
308-175-140	AMD 90-04-094	314-12-175	AMD-P 90-10-087	315-11-371	REP-P 90-21-002
308-175-200	AMD-E 90-06-004	314-12-175	REP 90-14-012	315-11-372	REP-P 90-21-002
308-175-200	AMD-P 90-11-019	314-16-170	AMD-P 90-03-088	315-11-380	REP-P 90-21-002
308-175-200	AMD 90-14-131	314-20-020	AMD-W 90-17-018	315-11-381	REP-P 90-21-002
308-177-110	AMD 90-04-094	314-20-020	AMD-P 90-10-090	315-11-382	REP-P 90-21-002
308-180-120	AMD-P 90-05-053	314-20-020	AMD 90-18-008	315-11-390	REP-P 90-21-002
308-180-120	AMD 90-11-093	314-20-025	NEW-P 90-03-089	315-11-391	REP-P 90-21-002
308-180-150	AMD-P 90-08-002	314-20-025	NEW-W 90-17-019	315-11-392	REP-P 90-21-002
		314-40-020	AMD-P 90-10-089	315-11-480	AMD 90-03-023

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
315-11-490	AMD	90-03-023	316-55-005	NEW	90-06-047
315-11-491	AMD	90-03-023	316-55-010	AMD-P	90-03-039
315-11-530	NEW-P	90-03-109	316-55-010	AMD	90-06-047
315-11-530	NEW	90-06-060	316-55-020	AMD-P	90-03-039
315-11-531	NEW-P	90-03-109	316-55-020	AMD	90-06-047
315-11-531	NEW	90-06-060	316-55-030	AMD-P	90-03-039
315-11-532	NEW-P	90-03-109	316-55-030	AMD	90-06-047
315-11-532	NEW	90-06-060	316-55-050	AMD-P	90-03-039
315-11-540	NEW-P	90-03-109	316-55-050	AMD	90-06-047
315-11-540	NEW	90-06-060	316-55-070	AMD-P	90-03-039
315-11-541	NEW-P	90-03-109	316-55-070	AMD	90-06-047
315-11-541	NEW	90-06-060	316-55-090	RE-AD-P	90-03-039
315-11-542	NEW-P	90-03-109	316-55-090	RE-AD	90-06-047
315-11-542	NEW	90-06-060	316-55-110	AMD-P	90-03-039
315-11-550	NEW-P	90-07-086	316-55-110	AMD	90-06-047
315-11-550	NEW	90-11-040	316-55-120	NEW-P	90-03-039
315-11-551	NEW-P	90-07-086	316-55-120	NEW	90-06-047
315-11-551	NEW	90-11-040	316-55-130	RE-AD-P	90-03-039
315-11-552	NEW-P	90-07-086	316-55-130	RE-AD	90-06-047
315-11-552	NEW	90-11-040	316-55-150	RE-AD-P	90-03-039
315-11-560	NEW-P	90-11-127	316-55-150	RE-AD	90-06-047
315-11-560	NEW	90-15-014	316-55-160	AMD-P	90-03-039
315-11-561	NEW-P	90-11-127	316-55-160	AMD	90-06-047
315-11-561	NEW	90-15-014	316-55-170	RE-AD-P	90-03-039
315-11-562	NEW-P	90-11-127	316-55-170	RE-AD	90-06-047
315-11-562	NEW	90-15-014	316-55-500	AMD-P	90-03-039
315-11-570	NEW-P	90-11-127	316-55-500	AMD	90-06-047
315-11-570	NEW	90-15-014	316-55-505	AMD-P	90-03-039
315-11-571	NEW-P	90-11-127	316-55-505	AMD	90-06-047
315-11-571	NEW	90-15-014	316-55-510	RE-AD-P	90-03-039
315-11-571	AMD-P	90-16-094	316-55-510	RE-AD	90-06-047
315-11-571	AMD	90-19-048	316-55-515	AMD-P	90-03-039
315-11-572	NEW-P	90-11-127	316-55-515	AMD	90-06-047
315-11-572	NEW	90-15-014	316-55-517	NEW-P	90-03-039
315-11-580	NEW-P	90-16-094	316-55-517	NEW	90-06-047
315-11-580	NEW	90-19-048	316-55-520	REP-P	90-03-039
315-11-581	NEW-P	90-16-094	316-55-520	REP	90-06-047
315-11-581	NEW	90-19-048	316-55-525	AMD-P	90-03-039
315-11-582	NEW-P	90-16-094	316-55-525	AMD	90-06-047
315-11-582	NEW	90-19-048	316-55-600	RE-AD-P	90-03-039
315-11-590	NEW-P	90-19-090	316-55-600	RE-AD	90-06-047
315-11-591	NEW-P	90-19-090	316-55-700	NEW-P	90-03-039
315-11-592	NEW-P	90-19-090	316-55-700	NEW	90-06-047
315-11-600	NEW-P	90-19-090	316-55-710	NEW-P	90-03-039
315-11-601	NEW-P	90-19-090	316-55-710	NEW	90-06-047
315-11-602	NEW-P	90-19-090	316-55-730	NEW-P	90-03-039
315-32-060	AMD-P	90-16-094	316-55-730	NEW	90-06-047
315-32-060	AMD	90-19-048	316-85-001	NEW-P	90-03-040
315-33-010	NEW-P	90-03-109	316-85-001	NEW	90-06-046
315-33-010	NEW	90-06-060	316-85-010	NEW-P	90-03-040
315-33-020	NEW-P	90-03-109	316-85-010	NEW	90-06-046
315-33-020	NEW	90-06-060	316-85-020	NEW-P	90-03-040
315-33-030	NEW-P	90-03-109	316-85-020	NEW	90-06-046
315-33-030	NEW	90-06-060	316-85-030	NEW-P	90-03-040
315-33-040	NEW-P	90-03-109	316-85-030	NEW	90-06-046
315-33-040	NEW	90-06-060	316-85-040	NEW-P	90-03-040
315-33-050	NEW-P	90-03-109	316-85-040	NEW	90-06-046
315-33-060	NEW	90-06-060	316-85-050	NEW-P	90-03-040
315-33-070	NEW-P	90-03-109	316-85-060	NEW	90-06-046
315-33-070	NEW	90-06-060	316-85-070	NEW-P	90-03-040
315-34-010	NEW-P	90-16-094	316-85-070	NEW	90-06-046
315-34-010	NEW	90-19-048	316-85-080	NEW-P	90-03-040
315-34-020	NEW-P	90-16-094	316-85-080	NEW	90-06-046
315-34-020	NEW	90-19-048	316-85-090	NEW-P	90-03-040
315-34-030	NEW-P	90-16-094	316-85-090	NEW	90-06-046
315-34-030	NEW	90-19-048	316-85-100	NEW-P	90-03-040
315-34-040	NEW-P	90-16-094	316-85-100	NEW	90-06-046
315-34-040	NEW	90-19-048	320-08-001	DECOD-P	90-21-085
315-34-050	NEW-P	90-16-094	320-08-002	NEW-P	90-14-080
315-34-050	NEW	90-19-048	320-08-002	NEW	90-20-049
315-34-060	NEW-P	90-16-094	320-08-010	DECOD-P	90-21-085
315-34-060	NEW	90-19-048	320-08-030	DECOD-P	90-21-085
316-55-001	AMD-P	90-03-039	320-08-040	DECOD-P	90-21-085
316-55-001	AMD	90-06-047	320-08-050	DECOD-P	90-21-085
316-55-005	NEW-P	90-03-039	320-08-055	DECOD-P	90-21-085
320-08-070	DECOD-P	90-21-085			
320-08-080	DECOD-P	90-21-085			
320-08-100	DECOD-P	90-21-085			
320-08-110	DECOD-P	90-21-085			
320-08-120	DECOD-P	90-21-085			
320-08-130	DECOD-P	90-21-085			
320-08-140	DECOD-P	90-21-085			
320-08-150	DECOD-P	90-21-085			
320-08-160	DECOD-P	90-21-085			
320-08-170	DECOD-P	90-21-085			
320-08-180	DECOD-P	90-21-085			
320-08-190	DECOD-P	90-21-085			
320-08-200	DECOD-P	90-21-085			
320-08-210	DECOD-P	90-21-085			
320-08-220	DECOD-P	90-21-085			
320-08-230	DECOD-P	90-21-085			
320-08-240	DECOD-P	90-21-085			
320-08-250	DECOD-P	90-21-085			
320-08-260	DECOD-P	90-21-085			
320-08-270	DECOD-P	90-21-085			
320-08-280	DECOD-P	90-21-085			
320-08-290	DECOD-P	90-21-085			
320-08-300	DECOD-P	90-21-085			
320-08-310	DECOD-P	90-21-085			
320-08-320	DECOD-P	90-21-085			
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320-08-340	DECOD-P	90-21-085			
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320-08-360	DECOD-P	90-21-085			
320-08-370	DECOD-P	90-21-085			
320-08-380	DECOD-P	90-21-085			
320-08-390	DECOD-P	90-21-085			
320-08-400	DECOD-P	90-21-085			
320-08-410	DECOD-P	90-21-085			
320-08-420	DECOD-P	90-21-085			
320-08-430	DECOD-P	90-21-085			
320-08-440	DECOD-P	90-21-085			
320-08-445	DECOD-P	90-21-085			
320-08-450	DECOD-P	90-21-085			
320-08-460	DECOD-P	90-21-085			
320-08-470	DECOD-P	90-21-085			
320-08-510	DECOD-P	90-21-085			
320-08-520	DECOD-P	90-21-085			
320-08-530	DECOD-P	90-21-085			
320-08-540	DECOD-P	90-21-085			
320-08-550	DECOD-P	90-21-085			
320-08-560	DECOD-P	90-21-085			
320-08-570	DECOD-P	90-21-085			
320-08-580	DECOD-P	90-21-085			
320-08-590	DECOD-P	90-21-085			
320-12-010	DECOD-P	90-21-085			
320-12-020	DECOD-P	90-21-085			
320-12-030	DECOD-P	90-21-085			
320-12-040	DECOD-P	90-21-085			
320-12-050	DECOD-P	90-21-085			
320-12-060	DECOD-P	90-21-085			
320-12-070	DECOD-P	90-21-085			
320-12-080	DECOD-P	90-21-085			
320-18-010	DECOD-P	90-21-085			
320-18-020	DECOD-P	90-21-085			
320-18-030	DECOD-P	90-21-085			
320-20-010	DECOD-P	90-21-085			
320-20-020	DECOD-P	90-21-085			
320-20-030	DECOD-P	90-21-085			
320-20-040	DECOD-P	90-21-085			
320-20-050	DECOD-P	90-21-085			
320-20-070	DECOD-P	90-21-085			
320-20-080	DECOD-P	90-21-085			
320-20-090	DECOD-P	90-21-085			
326-30-030	AMD	90-06-040			
326-30-03902	NEW	90-06-041			
326-30-03903	NEW-E	90-13-023			
326-30-03903	NEW-P	90-18-059			
326-30-03903	NEW-E	90-20-151			
326-30-03903	NEW	90-21-139			
332-24-700	NEW-P	90-12-015			
332-24-700	NEW	90-15-061			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
332-26-010	NEW-E	90-15-012	352-36-110	REP-P	90-06-109	352-40-127	NEW-P	90-16-106
332-26-020	NEW-E	90-15-012	352-36-110	REP	90-10-024	352-40-127	NEW	90-20-032
332-26-030	NEW-E	90-15-012	352-36-115	REP-P	90-06-109	352-40-130	AMD-E	90-13-009
332-26-030	REP-E	90-17-015	352-36-115	REP	90-10-024	352-40-130	AMD-P	90-16-106
332-26-040	NEW-E	90-15-012	352-36-120	REP-P	90-06-109	352-40-130	AMD	90-20-032
332-26-050	NEW-E	90-15-012	352-36-120	REP	90-10-024	352-40-140	AMD-E	90-13-009
332-26-060	NEW-E	90-15-012	352-36-130	REP-P	90-06-109	352-40-140	AMD-P	90-16-106
332-26-080	NEW-E	90-17-015	352-36-130	REP	90-10-024	352-40-140	AMD	90-20-032
332-26-081	NEW-E	90-18-053	352-36-140	REP-P	90-06-109	352-40-900	AMD-E	90-13-009
332-30-166	AMD	90-02-085	352-36-140	REP	90-10-024	352-40-900	AMD-P	90-16-106
332-130-030	AMD-P	90-03-066	352-37-010	NEW-P	90-04-106	352-40-900	AMD	90-20-032
332-130-030	AMD	90-06-028	352-37-010	NEW-E	90-06-006	352-64-020	AMD	90-04-064
332-130-070	AMD-P	90-03-066	352-37-010	NEW	90-07-050	352-64-030	AMD	90-04-064
332-130-070	AMD	90-06-028	352-37-020	NEW-P	90-04-106	352-64-040	AMD	90-04-064
332-130-080	AMD-P	90-03-066	352-37-020	NEW-E	90-06-006	352-64-050	AMD	90-04-064
332-130-080	AMD	90-06-028	352-37-020	NEW	90-07-050	352-64-060	AMD	90-04-064
332-130-090	AMD-P	90-03-066	352-37-030	NEW-P	90-04-106	352-64-070	AMD	90-04-064
332-130-090	AMD	90-06-028	352-37-030	NEW-E	90-06-006	352-64-080	AMD	90-04-064
352-12-020	AMD-P	90-04-108	352-37-030	NEW	90-07-050	352-65-010	NEW-P	90-09-070
352-12-020	AMD	90-07-062	352-37-040	NEW-P	90-04-106	352-65-010	NEW	90-13-008
352-12-020	AMD-E	90-08-121	352-37-040	NEW-E	90-06-006	352-65-020	NEW-P	90-09-070
352-12-030	AMD-P	90-04-108	352-37-040	NEW	90-07-050	352-65-020	NEW	90-07-051
352-12-030	AMD	90-07-062	352-37-050	NEW-P	90-04-106	352-65-030	NEW-P	90-09-070
352-12-030	AMD-E	90-08-121	352-37-050	NEW-E	90-06-006	352-65-030	NEW	90-13-008
352-20-010	AMD-P	90-04-108	352-37-050	NEW	90-07-050	352-65-040	NEW-P	90-09-070
352-20-010	AMD	90-07-062	352-37-060	NEW-P	90-04-106	352-65-040	NEW	90-13-008
352-20-010	AMD-E	90-08-121	352-37-060	NEW-E	90-06-006	352-65-050	NEW-P	90-09-070
352-20-050	AMD-P	90-04-108	352-37-060	NEW	90-07-050	352-65-050	NEW	90-13-008
352-20-050	AMD	90-07-062	352-37-070	NEW-P	90-04-106	352-65-060	NEW-P	90-09-070
352-20-050	AMD-E	90-08-121	352-37-070	NEW-E	90-06-006	352-65-060	NEW	90-13-008
352-32-010	AMD-P	90-04-108	352-37-070	NEW	90-07-050	352-66-010	NEW-P	90-04-107
352-32-010	AMD-W	90-07-064	352-37-080	NEW-P	90-04-106	352-66-010	NEW	90-07-051
352-32-011	NEW-E	90-15-075	352-37-080	NEW-E	90-06-006	352-66-020	NEW-P	90-04-107
352-32-011	NEW-P	90-16-105	352-37-080	NEW	90-07-050	352-66-020	NEW	90-07-051
352-32-011	NEW	90-20-031	352-37-090	NEW-P	90-04-106	352-66-030	NEW-P	90-04-107
352-32-045	AMD-P	90-04-108	352-37-090	NEW-E	90-06-006	352-66-030	NEW	90-07-051
352-32-045	AMD	90-07-062	352-37-090	NEW	90-07-050	352-66-040	NEW-P	90-04-107
352-32-045	AMD-E	90-08-121	352-37-100	NEW-P	90-04-106	352-66-040	NEW	90-07-051
352-32-050	AMD-P	90-04-108	352-37-100	NEW-E	90-06-006	352-66-050	NEW-P	90-04-107
352-32-050	AMD	90-07-062	352-37-100	NEW	90-07-050	352-66-050	NEW	90-07-051
352-32-050	AMD-E	90-08-121	352-37-110	NEW-P	90-04-106	352-66-060	NEW-P	90-04-107
352-32-235	AMD	90-04-025	352-37-110	NEW-E	90-06-006	352-66-060	NEW	90-07-051
352-32-250	AMD-P	90-04-108	352-37-110	NEW	90-07-050	352-66-070	NEW-P	90-04-107
352-32-250	AMD	90-07-062	352-37-120	NEW-P	90-04-106	352-66-070	NEW	90-07-051
352-32-250	AMD-E	90-08-121	352-37-120	NEW-E	90-06-006	352-66-080	NEW-P	90-04-107
352-32-25001	AMD-P	90-04-108	352-37-120	NEW	90-07-050	352-66-080	NEW	90-07-051
352-32-25001	AMD	90-07-062	352-37-130	NEW-P	90-04-106	352-66-090	NEW-P	90-04-107
352-32-25001	AMD-E	90-08-121	352-37-130	NEW-E	90-06-006	352-66-090	NEW	90-07-051
352-32-25001	AMD-P	90-19-095	352-37-130	NEW	90-07-050	352-66-100	NEW-P	90-04-107
352-32-251	AMD	90-04-024	352-37-140	NEW-P	90-04-106	352-66-100	NEW	90-07-051
352-32-252	AMD-P	90-04-108	352-37-140	NEW-E	90-06-006	352-66-110	NEW-P	90-04-107
352-32-252	AMD	90-07-062	352-37-140	NEW	90-07-050	352-66-110	NEW	90-07-051
352-32-252	AMD-E	90-08-121	352-37-150	NEW-P	90-04-106	352-66-120	NEW-P	90-04-107
352-32-270	AMD-P	90-06-108	352-37-150	NEW-E	90-06-006	352-66-120	NEW	90-07-051
352-32-270	AMD	90-10-023	352-37-150	NEW	90-07-050	352-75-010	NEW-P	90-06-110
352-36-010	REP-P	90-06-109	352-37-160	NEW-P	90-04-106	352-75-010	NEW	90-10-052
352-36-010	REP	90-10-024	352-37-160	NEW-E	90-06-006	352-75-020	NEW-P	90-06-110
352-36-020	REP-P	90-06-109	352-37-160	NEW	90-07-050	352-75-020	NEW	90-10-052
352-36-020	REP	90-10-024	352-37-170	NEW-P	90-04-106	352-75-030	NEW-P	90-06-110
352-36-025	REP-P	90-06-109	352-37-170	NEW-E	90-06-006	352-75-030	NEW	90-10-052
352-36-025	REP	90-10-024	352-37-170	NEW	90-07-050	352-75-040	NEW-P	90-06-110
352-36-030	REP-P	90-06-109	352-37-180	NEW-P	90-04-106	352-75-040	NEW	90-10-052
352-36-030	REP	90-10-024	352-37-180	NEW-E	90-06-006	352-75-050	NEW-P	90-06-110
352-36-040	REP-P	90-06-109	352-37-180	NEW	90-07-050	352-75-050	NEW	90-10-052
352-36-040	REP	90-10-024	352-37-190	NEW-P	90-04-106	352-75-060	NEW-P	90-06-110
352-36-050	REP-P	90-06-109	352-37-190	NEW-E	90-06-006	352-75-060	NEW	90-10-052
352-36-050	REP	90-10-024	352-37-190	NEW	90-07-050	352-75-070	NEW-P	90-06-110
352-36-060	REP-P	90-06-109	352-37-200	NEW-P	90-04-106	352-75-070	NEW	90-10-052
352-36-060	REP	90-10-024	352-37-200	NEW-E	90-06-006	352-75-080	NEW-P	90-06-110
352-36-070	REP-P	90-06-109	352-37-200	NEW	90-07-050	352-75-080	NEW	90-10-052
352-36-070	REP	90-10-024	352-37-210	NEW-P	90-04-106	352-75-090	NEW-P	90-06-110
352-36-080	REP-P	90-06-109	352-37-210	NEW-E	90-06-006	352-75-090	NEW	90-10-052
352-36-080	REP	90-10-024	352-37-210	NEW	90-07-050	356-05-063	NEW-P	90-11-112
352-36-090	REP-P	90-06-109	352-40-125	NEW-E	90-13-009	356-05-063	NEW-W	90-15-038
352-36-090	REP	90-10-024	352-40-125	NEW-P	90-16-106	356-05-210	AMD	90-03-044
352-36-100	REP-P	90-06-109	352-40-125	NEW	90-20-032	356-06-020	AMD-P	90-08-074
352-36-100	REP	90-10-024	352-40-127	NEW-E	90-13-009	356-06-020	AMD-E	90-12-026

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #
356-06-020	AMD	90-12-027	356-30-180	AMD-C	90-03-045
356-06-040	AMD-P	90-20-148	356-30-180	AMD-C	90-05-027
356-06-055	AMD-P	90-08-074	356-30-180	AMD-C	90-07-055
356-06-055	AMD-E	90-12-026	356-30-180	AMD-W	90-11-043
356-06-055	AMD	90-12-027	356-30-190	AMD-C	90-03-045
356-06-080	AMD-P	90-08-075	356-30-190	AMD-C	90-05-027
356-06-080	AMD-E	90-12-021	356-30-190	AMD-C	90-07-055
356-06-080	AMD	90-12-022	356-30-190	AMD-W	90-11-043
356-07-030	AMD-C	90-03-048	356-30-280	AMD-C	90-03-045
356-07-030	AMD	90-07-056	356-30-280	AMD-C	90-05-027
356-10-050	AMD-P	90-20-149	356-30-280	AMD-C	90-07-055
356-14-067	NEW-E	90-19-042	356-30-280	AMD-W	90-11-043
356-14-067	NEW-P	90-20-150	356-30-320	AMD-C	90-03-045
356-14-140	AMD-P	90-18-086	356-30-320	AMD	90-05-028
356-14-140	AMD-E	90-19-042	356-30-320	AMD-P	90-12-019
356-14-140	AMD-P	90-20-150	356-30-320	AMD-C	90-15-032
356-14-140	AMD-W	90-21-135	356-30-320	AMD-C	90-19-045
356-14-240	AMD-P	90-03-102	356-30-320	AMD-C	90-21-134
356-14-240	AMD-C	90-07-054	356-34-010	AMD-P	90-16-050
356-14-240	AMD-C	90-10-015	356-34-010	AMD-C	90-19-044
356-14-240	AMD-W	90-11-043	356-34-010	AMD-C	90-21-133
356-14-240	AMD-C	90-12-017	356-34-110	REP-P	90-03-101
356-14-240	AMD-W	90-13-066	356-34-110	REP-C	90-07-053
356-15-020	AMD-P	90-16-049	356-34-110	REP-E	90-10-017
356-15-020	AMD-C	90-19-043	356-34-110	REP	90-10-018
356-15-020	AMD-W	90-21-135	356-34-113	REP-P	90-03-101
356-15-060	AMD-P	90-03-102	356-34-113	REP-C	90-07-053
356-15-060	AMD-C	90-07-054	356-34-113	REP-E	90-10-017
356-15-060	AMD-C	90-10-015	356-34-113	REP	90-10-018
356-15-060	AMD-C	90-12-017	356-34-115	REP-P	90-03-101
356-15-060	AMD-W	90-13-066	356-34-115	REP-C	90-07-053
356-15-100	AMD-P	90-11-112	356-34-115	REP-E	90-10-017
356-15-100	AMD-E	90-15-036	356-34-115	REP	90-10-018
356-15-100	AMD	90-15-037	356-34-117	REP-P	90-03-101
356-15-125	AMD-P	90-03-102	356-34-117	REP-C	90-07-053
356-15-125	AMD-C	90-07-054	356-34-117	REP-E	90-10-017
356-15-125	AMD-C	90-10-015	356-34-117	REP	90-10-018
356-15-125	AMD-C	90-12-017	356-34-118	REP-P	90-03-101
356-15-125	AMD-C	90-13-066	356-34-118	REP-C	90-07-053
356-15-125	AMD-W	90-13-066	356-34-118	REP-C	90-07-053
356-15-130	AMD-P	90-10-039	356-34-118	REP-E	90-10-017
356-15-130	AMD-E	90-11-042	356-34-118	REP	90-10-018
356-15-130	AMD	90-13-068	356-34-119	REP-P	90-03-101
356-15-130	AMD-E	90-19-042	356-34-119	REP-C	90-07-053
356-15-130	AMD-P	90-20-150	356-34-119	REP-E	90-10-017
356-22-010	AMD-C	90-03-047	356-34-119	REP	90-10-018
356-22-010	AMD	90-05-029	356-34-130	REP-P	90-03-101
356-22-060	AMD-P	90-20-144	356-34-130	REP-C	90-07-053
356-22-070	AMD-P	90-08-072	356-34-130	REP-E	90-10-017
356-22-070	AMD	90-12-020	356-34-130	REP	90-10-018
356-22-11001	REP-C	90-03-047	356-34-140	REP-P	90-03-101
356-22-11001	REP	90-05-029	356-34-140	REP-C	90-07-053
356-22-111	NEW-C	90-03-047	356-34-140	REP-E	90-10-017
356-22-111	NEW	90-05-029	356-34-140	REP	90-10-018
356-22-120	AMD-C	90-03-047	356-34-160	REP-P	90-03-101
356-22-120	AMD	90-05-029	356-34-160	REP-C	90-07-053
356-22-120	AMD-P	90-20-145	356-34-160	REP-E	90-10-017
356-22-130	AMD-P	90-20-146	356-34-160	REP	90-10-018
356-22-140	AMD-P	90-20-147	356-34-170	REP-P	90-03-101
356-22-230	AMD-P	90-20-148	356-34-170	REP-C	90-07-053
356-26-040	AMD-P	90-12-018	356-34-170	REP-E	90-10-017
356-26-040	AMD-C	90-15-033	356-34-170	REP	90-10-018
356-26-040	AMD-C	90-19-046	356-34-180	REP-P	90-03-101
356-26-040	AMD-C	90-21-132	356-34-180	REP-C	90-07-053
356-26-060	AMD-P	90-08-075	356-34-180	REP-E	90-10-017
356-26-060	AMD-E	90-12-021	356-34-180	REP	90-10-018
356-26-060	AMD	90-12-022	356-34-190	REP-P	90-03-101
356-26-060	AMD-P	90-16-050	356-34-190	REP-C	90-07-053
356-26-060	AMD-C	90-19-044	356-34-190	REP-E	90-10-017
356-26-060	AMD-C	90-21-133	356-34-190	REP	90-10-018
356-30-135	NEW-P	90-16-050	356-34-200	REP-P	90-03-101
356-30-135	NEW-C	90-19-044	356-34-200	REP-C	90-07-053
356-30-135	NEW-C	90-21-133	356-34-200	REP-E	90-10-017
356-30-145	AMD-C	90-03-045	356-34-200	REP	90-10-018
356-30-145	AMD-C	90-05-027	356-34-210	REP-P	90-03-101
356-30-145	AMD-C	90-07-055	356-34-210	REP-C	90-07-053
356-30-145	AMD-C	90-10-016	356-34-210	REP-E	90-10-017
356-30-145	AMD-W	90-11-043	356-34-210	REP	90-10-018
356-34-220	REP-P	90-03-101	356-34-220	REP-P	90-03-101
356-34-220	REP-C	90-07-053	356-34-220	REP-C	90-07-053
356-34-220	REP-E	90-10-017	356-34-220	REP-E	90-10-017
356-34-220	REP	90-10-018	356-34-230	REP	90-10-018
356-34-230	REP-P	90-03-101	356-34-230	REP-P	90-03-101
356-34-230	REP-C	90-07-053	356-34-230	REP-C	90-07-053
356-34-230	REP-E	90-10-017	356-34-230	REP-E	90-10-017
356-34-230	REP	90-10-018	356-34-230	REP	90-10-018
356-37-010	NEW-P	90-03-101	356-37-010	NEW-P	90-03-101
356-37-010	NEW	90-07-057	356-37-010	NEW	90-07-057
356-37-020	NEW-P	90-03-101	356-37-020	NEW-P	90-03-101
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356-37-030	NEW-P	90-03-101	356-37-030	NEW-P	90-03-101
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356-37-130	NEW-P	90-03-101	356-37-130	NEW-P	90-03-101
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356-37-140	NEW-P	90-03-101	356-37-140	NEW-P	90-03-101
356-37-140	NEW	90-07-057	356-37-140	NEW	90-07-057
356-37-150	NEW-P	90-03-101	356-37-150	NEW-P	90-03-101
356-37-150	NEW	90-07-057	356-37-150	NEW	90-07-057
356-42-055	AMD-P	90-03-104	356-42-055	AMD-P	90-03-104
356-42-055	AMD	90-08-020	356-42-055	AMD	90-08-020
356-42-056	NEW-P	90-03-103	356-42-056	NEW-P	90-03-103
356-42-056	NEW-W	90-17-022	356-42-056	NEW-W	90-17-022
356-46-060	AMD-P	90-07-052	356-46-060	AMD-P	90-07-052
356-46-060	AMD	90-12-028	356-46-060	AMD	90-12-028
356-46-135	NEW-P	90-08-071	356-46-135	NEW-P	90-08-071
356-46-135	NEW-C	90-12-016	356-46-135	NEW-C	90-12-016
356-46-135	NEW-C	90-13-067	356-46-135	NEW-C	90-13-067
356-46-135	NEW-E	90-15-034	356-46-135	NEW-E	90-15-034
356-46-135	NEW	90-15-035	356-46-135	NEW	90-15-035
356-46-140	NEW-P	90-08-071	356-46-140	NEW-P	90-08-071
356-46-140	NEW-C	90-12-016	356-46-140	NEW-C	90-12-016
356-46-140	NEW-C	90-13-067	356-46-140	NEW-C	90-13-067
356-46-140	NEW-E	90-15-034	356-46-140	NEW-E	90-15-034
356-46-140	NEW	90-15-035	356-46-140	NEW	90-15-035
356-46-145	NEW-P	90-08-071	356-46-145	NEW-P	90-08-071
356-46-145	NEW-C	90-12-016	356-46-145	NEW-C	90-12-016
356-46-145	NEW-C	90-13-067	356-46-145	NEW-C	90-13-067
356-46-145	NEW-E	90-15-034	356-46-145	NEW-E	90-15-034
356-46-145	NEW	90-15-035	356-46-145	NEW	90-15-035
356-47-030	AMD-P	90-08-073	356-47-030	AMD-P	90-08-073
356-47-030	AMD-E	90-12-023	356-47-030	AMD-E	90-12-023
356-47-030	AMD	90-12-024	356-47-030	AMD	90-12-024
356-47-090	AMD-P	90-08-070	356-47-090	AMD-P	90-08-070
356-47-090	AMD	90-12-025	356-47-090	AMD	90-12-025
360-08-005	DECOD-P	90-21-142	360-08-005	DECOD-P	90-21-142
360-08-010	DECOD-P	90-21-142	360-08-010	DECOD-P	90-21-142
360-08-040	DECOD-P	90-21-142	360-08-040	DECOD-P	90-21-142
360-08-050	DECOD-P	90-21-142	360-08-050	DECOD-P	90-21-142
360-08-060	DECOD-P	90-21-142	360-08-060	DECOD-P	90-21-142
360-08-230	DECOD-P	90-21-142	360-08-230	DECOD-P	90-21-142
360-08-240	DECOD-P	90-21-142	360-08-240	DECOD-P	90-21-142
360-08-250	DECOD-P	90-21-142	360-08-250	DECOD-P	90-21-142
360-08-260	DECOD-P	90-21-142	360-08-260	DECOD-P	90-21-142
360-08-270	DECOD-P	90-21-142	360-08-270	DECOD-P	90-21-142
360-08-280	DECOD-P	90-21-142	360-08-280	DECOD-P	90-21-142
360-08-290	DECOD-P	90-21-142	360-08-290	DECOD-P	90-21-142
360-08-300	DECOD-P	90-21-142	360-08-300	DECOD-P	90-21-142

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
360-46-130	DECOD-P	90-21-142	371-08-031	REP-P	90-14-097	374-20-050	NEW-P	90-10-093
360-46-140	DECOD-P	90-21-142	371-08-032	AMD-P	90-14-097	374-20-050	NEW	90-14-019
360-46-150	DECOD-P	90-21-142	371-08-033	NEW-P	90-14-097	374-20-050	AMD-P	90-18-071
360-46-160	DECOD-P	90-21-142	371-08-035	AMD-P	90-14-097	374-20-050	AMD	90-21-051
360-47-010	DECOD-P	90-21-142	371-08-040	AMD-P	90-14-097	374-20-060	NEW-P	90-10-093
360-47-020	DECOD-P	90-21-142	371-08-045	REP-P	90-14-097	374-20-060	NEW	90-14-019
360-47-030	DECOD-P	90-21-142	371-08-065	AMD-P	90-14-097	374-20-070	NEW-P	90-10-093
360-47-040	DECOD-P	90-21-142	371-08-071	AMD-P	90-14-097	374-20-070	NEW	90-14-019
360-47-050	DECOD-P	90-21-142	371-08-075	AMD-P	90-14-097	374-20-080	NEW-P	90-10-093
360-48-010	DECOD-P	90-21-142	371-08-080	AMD-P	90-14-097	374-20-080	NEW	90-14-019
360-48-020	DECOD-P	90-21-142	371-08-085	AMD-P	90-14-097	374-20-090	NEW-P	90-10-093
360-48-030	DECOD-P	90-21-142	371-08-095	REP-P	90-14-097	374-20-090	NEW	90-14-019
360-48-040	DECOD-P	90-21-142	371-08-100	AMD-P	90-14-097	374-20-100	NEW-P	90-10-093
360-48-050	DECOD-P	90-21-142	371-08-102	REP-P	90-14-097	374-20-100	NEW	90-14-019
360-48-060	DECOD-P	90-21-142	371-08-104	AMD-P	90-14-097	374-30-010	NEW-P	90-10-094
360-48-070	DECOD-P	90-21-142	371-08-105	REP-P	90-14-097	374-30-010	NEW	90-14-020
360-48-080	DECOD-P	90-21-142	371-08-106	NEW-P	90-14-097	374-30-020	NEW-P	90-10-094
360-49-010	DECOD-P	90-21-142	371-08-110	REP-P	90-14-097	374-30-020	NEW	90-14-020
360-49-020	DECOD-P	90-21-142	371-08-115	REP-P	90-14-097	374-30-030	NEW-P	90-10-094
360-49-040	DECOD-P	90-21-142	371-08-120	REP-P	90-14-097	374-30-030	NEW	90-14-020
360-52-010	DECOD-P	90-21-142	371-08-125	AMD-P	90-14-097	374-30-040	NEW-P	90-10-094
360-52-020	DECOD-P	90-21-142	371-08-130	AMD-P	90-14-097	374-30-040	NEW	90-14-020
360-52-030	DECOD-P	90-21-142	371-08-131	REP-P	90-14-097	374-30-050	NEW-P	90-10-094
360-52-040	DECOD-P	90-21-142	371-08-132	REP-P	90-14-097	374-30-050	NEW	90-14-020
360-52-050	DECOD-P	90-21-142	371-08-135	REP-P	90-14-097	374-30-060	NEW-P	90-10-094
360-52-060	DECOD-P	90-21-142	371-08-140	AMD-P	90-14-097	374-30-060	NEW	90-14-020
360-52-070	DECOD-P	90-21-142	371-08-144	AMD-P	90-14-097	374-40-010	NEW-P	90-15-066
360-52-080	DECOD-P	90-21-142	371-08-146	NEW-P	90-14-097	374-40-010	NEW	90-18-057
360-52-090	DECOD-P	90-21-142	371-08-147	NEW-P	90-14-097	374-40-020	NEW-P	90-15-066
360-52-100	DECOD-P	90-21-142	371-08-148	NEW-P	90-14-097	374-40-020	NEW	90-18-057
360-52-110	DECOD-P	90-21-142	371-08-155	AMD-P	90-14-097	374-40-030	NEW-P	90-15-066
360-54-010	DECOD-P	90-21-142	371-08-156	AMD-P	90-14-097	374-40-030	NEW	90-18-057
360-54-020	DECOD-P	90-21-142	371-08-160	REP-P	90-14-097	374-40-040	NEW-P	90-15-066
360-54-030	DECOD-P	90-21-142	371-08-162	NEW-P	90-14-097	374-40-040	NEW	90-18-057
360-54-040	DECOD-P	90-21-142	371-08-163	REP-P	90-14-097	374-40-050	NEW-P	90-15-066
360-54-050	DECOD-P	90-21-142	371-08-165	AMD-P	90-14-097	374-40-050	NEW	90-18-057
360-60-010	DECOD-P	90-21-142	371-08-175	REP-P	90-14-097	381	AMD	90-14-014
360-60-020	DECOD-P	90-21-142	371-08-180	AMD-P	90-14-097	388-08	AMD-C	90-12-041
360-60-030	DECOD-P	90-21-142	371-08-183	AMD-P	90-14-097	388-08-00201	REP-C	90-04-020
360-60-040	DECOD-P	90-21-142	371-08-184	NEW-P	90-14-097	388-08-00201	REP	90-04-076
365-110-020	AMD-P	90-03-017	371-08-186	AMD-P	90-14-097	388-08-00401	REP-C	90-04-020
365-110-020	AMD	90-09-008	371-08-187	AMD-P	90-14-097	388-08-00401	REP	90-04-076
365-110-030	REP-P	90-03-017	371-08-188	AMD-P	90-14-097	388-08-006	REP-C	90-04-020
365-110-030	REP	90-09-008	371-08-189	AMD-P	90-14-097	388-08-006	REP	90-04-076
365-110-035	AMD-P	90-03-017	371-08-190	REP-P	90-14-097	388-08-00601	REP-C	90-04-020
365-110-035	AMD	90-09-008	371-08-195	AMD-P	90-14-097	388-08-00601	REP	90-04-076
365-110-040	REP-P	90-03-017	371-08-196	AMD-P	90-14-097	388-08-010	REP-C	90-04-020
365-110-040	REP	90-09-008	371-08-200	AMD-P	90-14-097	388-08-010	REP	90-04-076
365-110-050	REP-P	90-03-017	371-08-201	REP-P	90-14-097	388-08-405	REP-C	90-04-020
365-110-050	REP	90-09-008	371-08-205	REP-P	90-14-097	388-08-405	REP	90-04-076
365-110-060	REP-P	90-03-017	371-08-210	REP-P	90-14-097	388-08-406	REP-C	90-04-020
365-110-060	REP	90-09-008	371-08-215	AMD-P	90-14-097	388-08-406	REP	90-04-076
365-110-080	REP-P	90-03-017	371-08-220	AMD-P	90-14-097	388-08-409	REP-C	90-04-020
365-110-080	REP	90-09-008	371-08-230	AMD-P	90-14-097	388-08-409	REP	90-04-076
365-190-010	NEW-E	90-18-063	371-08-240	AMD-P	90-14-097	388-08-410	NEW-C	90-04-020
365-190-010	NEW-P	90-21-161	371-08-245	REP-P	90-14-097	388-08-410	NEW	90-04-076
365-190-020	NEW-E	90-18-063	371-12-010	REP-P	90-14-097	388-08-410	AMD-P	90-09-095
365-190-020	NEW-P	90-21-161	371-12-020	REP-P	90-14-097	388-08-410	AMD-W	90-13-053
365-190-030	NEW-E	90-18-063	371-12-030	REP-P	90-14-097	388-08-413	AMD-C	90-04-020
365-190-030	NEW-P	90-21-161	371-12-040	REP-P	90-14-097	388-08-413	AMD	90-04-076
365-190-040	NEW-E	90-18-063	371-12-050	REP-P	90-14-097	388-08-416	REP-C	90-04-020
365-190-040	NEW-P	90-21-161	371-12-060	REP-P	90-14-097	388-08-416	REP	90-04-076
365-190-050	NEW-E	90-18-063	371-12-070	REP-P	90-14-097	388-08-425	NEW-C	90-04-020
365-190-050	NEW-P	90-21-161	371-12-080	REP-P	90-14-097	388-08-425	NEW	90-04-076
365-190-060	NEW-E	90-18-063	371-12-090	REP-P	90-14-097	388-08-428	NEW-C	90-04-020
365-190-060	NEW-P	90-21-161	371-12-100	REP-P	90-14-097	388-08-428	NEW	90-04-076
365-190-070	NEW-E	90-18-063	371-12-110	REP-P	90-14-097	388-08-431	NEW-C	90-04-020
365-190-070	NEW-P	90-21-161	371-12-120	REP-P	90-14-097	388-08-431	NEW	90-04-076
365-190-080	NEW-E	90-18-063	371-12-130	REP-P	90-14-097	388-08-434	NEW-C	90-04-020
365-190-080	NEW-P	90-21-161	374-20-010	NEW-P	90-10-093	388-08-434	NEW	90-04-076
371-08-001	NEW-P	90-14-097	374-20-010	NEW	90-14-019	388-08-435	REP-C	90-04-020
371-08-002	NEW-P	90-14-097	374-20-020	NEW-P	90-10-093	388-08-435	REP	90-04-076
371-08-005	AMD-P	90-14-097	374-20-020	NEW	90-14-019	388-08-437	NEW-C	90-04-020
371-08-010	AMD-P	90-14-097	374-20-030	NEW-P	90-10-093	388-08-437	NEW	90-04-076
371-08-015	REP-P	90-14-097	374-20-030	NEW	90-14-019	388-08-440	NEW-C	90-04-020
371-08-020	AMD-P	90-14-097	374-20-040	NEW-P	90-10-093	388-08-440	NEW	90-04-076
371-08-030	AMD-P	90-14-097	374-20-040	NEW	90-14-019	388-08-446	NEW-C	90-04-020

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-08-446	NEW	90-04-076	388-11-195	AMD	90-20-072	388-15-610	AMD	90-15-019
388-08-449	NEW-C	90-04-020	388-11-200	AMD-P	90-15-010	388-15-620	AMD-P	90-11-006
388-08-449	NEW	90-04-076	388-11-200	AMD-E	90-15-011	388-15-620	AMD	90-15-019
388-08-452	NEW-C	90-04-020	388-11-200	AMD	90-20-072	388-15-630	AMD-P	90-11-006
388-08-452	NEW	90-04-076	388-11-205	AMD-P	90-15-010	388-15-630	AMD	90-15-019
388-08-461	NEW-C	90-04-020	388-11-205	AMD-E	90-15-011	388-15-820	AMD-E	90-02-079
388-08-461	NEW	90-04-076	388-11-205	AMD	90-20-072	388-15-820	AMD-P	90-02-084
388-08-464	NEW-C	90-04-020	388-11-210	AMD-P	90-15-010	388-15-820	AMD	90-06-038
388-08-464	NEW	90-04-076	388-11-210	AMD-E	90-15-011	388-15-870	AMD-E	90-02-079
388-08-470	NEW-C	90-04-020	388-11-210	AMD	90-20-072	388-15-870	AMD-P	90-02-084
388-08-470	NEW	90-04-076	388-11-215	AMD-P	90-15-010	388-15-870	AMD	90-06-038
388-08-482	NEW-P	90-09-095	388-11-215	AMD-E	90-15-011	388-15-880	AMD-E	90-02-079
388-08-482	NEW-W	90-10-028	388-11-215	AMD	90-20-072	388-15-880	AMD-P	90-02-084
388-08-485	NEW-P	90-09-095	388-11-220	NEW-P	90-15-010	388-15-880	AMD	90-06-038
388-08-485	NEW-W	90-10-028	388-11-220	NEW-E	90-15-011	388-17-100	AMD-C	90-04-022
388-08-488	NEW-P	90-09-095	388-11-220	NEW	90-20-072	388-17-100	AMD	90-04-070
388-08-488	NEW-W	90-10-028	388-13-050	AMD-C	90-04-021	388-17-500	AMD-C	90-04-022
388-08-491	NEW-P	90-09-095	388-13-050	AMD	90-04-077	388-17-500	AMD	90-04-070
388-08-491	NEW-W	90-10-028	388-13-060	AMD-C	90-04-021	388-17-510	AMD-C	90-04-022
388-08-515	NEW-C	90-04-020	388-13-060	AMD	90-04-077	388-17-510	AMD	90-04-070
388-08-515	NEW	90-04-076	388-13-070	AMD-C	90-04-021	388-19-005	AMD-P	90-10-065
388-08-525	NEW-C	90-04-020	388-13-070	AMD	90-04-077	388-19-005	AMD	90-12-112
388-08-525	NEW	90-04-076	388-13-080	REP-C	90-04-021	388-19-015	AMD-P	90-10-065
388-08-535	NEW-C	90-04-020	388-13-080	REP	90-04-077	388-19-015	AMD	90-12-112
388-08-535	NEW	90-04-076	388-13-110	AMD-C	90-04-021	388-19-020	AMD-P	90-10-065
388-08-540	REP-C	90-04-020	388-13-110	AMD	90-04-077	388-19-020	AMD	90-12-112
388-08-540	REP	90-04-076	388-13-120	AMD-C	90-04-021	388-19-025	AMD-P	90-10-065
388-08-545	NEW-C	90-04-020	388-13-120	AMD	90-04-077	388-19-025	AMD	90-12-112
388-08-545	NEW	90-04-076	388-14-200	AMD	90-05-022	388-19-030	AMD-P	90-10-065
388-08-550	REP-C	90-04-020	388-14-260	AMD-C	90-04-021	388-19-030	AMD	90-12-112
388-08-550	REP	90-04-076	388-14-260	AMD	90-04-077	388-19-035	AMD-P	90-10-065
388-08-555	NEW-C	90-04-020	388-14-270	AMD-P	90-03-041	388-19-035	AMD	90-12-112
388-08-555	NEW	90-04-076	388-14-270	AMD-E	90-03-042	388-19-045	AMD-P	90-10-065
388-08-560	REP-C	90-04-020	388-14-270	AMD-C	90-04-021	388-19-045	AMD	90-12-112
388-08-560	REP	90-04-076	388-14-270	AMD-W	90-04-069	388-24	AMD-C	90-12-038
388-08-565	NEW-C	90-04-020	388-14-270	AMD-E	90-11-048	388-24	AMD-C	90-13-042
388-08-565	NEW	90-04-076	388-14-270	AMD	90-17-001	388-24	AMD-C	90-15-056
388-08-575	NEW-C	90-04-020	388-14-300	AMD-P	90-12-083	388-24-050	AMD-P	90-09-079
388-08-575	NEW	90-04-076	388-14-300	AMD-E	90-12-085	388-24-050	AMD-C	90-12-039
388-08-580	REP-C	90-04-020	388-14-300	AMD	90-16-041	388-24-050	AMD-C	90-13-043
388-08-580	REP	90-04-076	388-14-302	REP-P	90-12-083	388-24-050	AMD-C	90-15-055
388-08-590	REP-C	90-04-020	388-14-302	REP-E	90-12-085	388-24-050	AMD-C	90-16-080
388-08-590	REP	90-04-076	388-14-302	REP	90-16-041	388-24-050	AMD-C	90-17-053
388-09-010	REP-C	90-04-020	388-14-305	REP-P	90-12-083	388-24-050	AMD-W	90-18-029
388-09-010	REP	90-05-020	388-14-305	REP-E	90-12-085	388-24-070	AMD-P	90-09-054
388-09-020	REP-C	90-04-020	388-14-305	REP	90-16-041	388-24-070	AMD	90-16-081
388-09-020	REP	90-05-020	388-14-310	AMD-P	90-12-083	388-24-074	AMD-P	90-09-054
388-09-030	REP-C	90-04-020	388-14-310	AMD-E	90-12-085	388-24-074	AMD-E	90-09-055
388-09-030	REP	90-05-020	388-14-310	AMD	90-16-041	388-24-074	AMD-P	90-15-054
388-09-040	REP-C	90-04-020	388-14-385	AMD-C	90-04-021	388-24-074	AMD-E	90-17-035
388-09-040	REP	90-05-020	388-14-385	AMD	90-04-077	388-24-074	AMD-W	90-18-030
388-11	AMD-C	90-19-101	388-14-390	AMD-C	90-04-021	388-24-074	AMD-P	90-18-089
388-11-011	AMD-P	90-15-010	388-14-390	AMD	90-04-077	388-24-074	AMD	90-21-123
388-11-011	AMD-E	90-15-011	388-14-415	AMD-C	90-04-021	388-24-090	AMD-P	90-15-054
388-11-011	AMD	90-20-072	388-14-415	AMD	90-04-077	388-24-090	AMD-W	90-18-030
388-11-015	AMD-P	90-15-010	388-14-420	AMD-P	90-12-083	388-24-090	AMD-P	90-18-089
388-11-015	AMD-E	90-15-011	388-14-420	AMD-E	90-12-085	388-24-090	AMD-E	90-18-093
388-11-015	AMD	90-20-072	388-14-420	AMD	90-16-041	388-24-090	AMD	90-21-123
388-11-030	AMD-P	90-15-010	388-15-207	AMD-P	90-11-124	388-24-107	AMD-P	90-15-054
388-11-030	AMD-E	90-15-011	388-15-207	AMD	90-15-029	388-24-107	AMD-W	90-18-030
388-11-030	AMD	90-20-072	388-15-208	AMD-P	90-11-124	388-24-107	AMD-P	90-18-089
388-11-100	AMD-C	90-04-021	388-15-208	AMD	90-15-029	388-24-107	AMD-E	90-18-093
388-11-100	AMD	90-04-077	388-15-209	AMD-P	90-11-124	388-24-107	REP-E	90-20-055
388-11-105	REP-C	90-04-021	388-15-209	AMD	90-15-029	388-24-107	REP-P	90-20-057
388-11-105	REP	90-04-077	388-15-212	AMD-P	90-11-124	388-24-111	AMD-P	90-09-054
388-11-155	AMD-P	90-15-010	388-15-212	AMD	90-15-029	388-24-111	AMD	90-16-081
388-11-155	AMD-E	90-15-011	388-15-213	AMD-P	90-11-124	388-28-392	AMD-P	90-21-147
388-11-155	AMD	90-20-072	388-15-213	AMD	90-15-029	388-28-480	AMD-P	90-14-047
388-11-170	AMD-P	90-15-010	388-15-214	AMD-P	90-11-124	388-28-480	AMD-E	90-14-062
388-11-170	AMD-E	90-15-011	388-15-214	AMD	90-15-029	388-28-480	RESCIND	90-15-031
388-11-170	AMD	90-20-072	388-15-215	AMD-P	90-11-124	388-28-480	AMD-C	90-17-112
388-11-180	AMD-C	90-04-021	388-15-215	AMD	90-15-029	388-28-480	AMD	90-18-005
388-11-180	AMD	90-04-077	388-15-216	AMD-P	90-11-124	388-28-480	AMD-P	90-21-144
388-11-185	REP-C	90-04-021	388-15-216	AMD	90-15-029	388-28-570	AMD-P	90-14-048
388-11-185	REP	90-04-077	388-15-217	AMD-P	90-11-124	388-28-570	AMD	90-17-116
388-11-195	AMD-P	90-15-010	388-15-217	AMD	90-15-029	388-28-575	AMD-E	90-07-037
388-11-195	AMD-E	90-15-011	388-15-610	AMD-P	90-11-006	388-28-575	AMD-P	90-07-081

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
388-28-575	AMD	90-11-003	388-47-050	NEW-P	90-20-057	388-49-400	AMD-E	90-20-084
388-29	AMD-C	90-05-024	388-47-070	NEW-E	90-20-055	388-49-410	AMD-E	90-07-036
388-29-001	AMD	90-06-035	388-47-070	NEW-P	90-20-057	388-49-410	AMD-P	90-07-079
388-29-100	AMD	90-06-035	388-47-100	NEW-P	90-15-030	388-49-410	AMD	90-11-004
388-29-100	AMD-P	90-11-081	388-47-100	NEW-W	90-18-031	388-49-420	AMD-P	90-20-083
388-29-100	AMD-E	90-11-082	388-47-100	NEW-E	90-20-055	388-49-420	AMD-E	90-20-084
388-29-100	AMD	90-15-018	388-47-100	NEW-P	90-20-057	388-49-470	AMD-P	90-08-041
388-29-100	AMD-E	90-17-136	388-47-105	NEW-E	90-20-055	388-49-470	AMD-E	90-08-058
388-29-100	AMD-P	90-17-139	388-47-105	NEW-P	90-20-057	388-49-470	AMD-W	90-11-013
388-29-100	AMD	90-21-031	388-47-107	NEW-E	90-20-055	388-49-470	AMD-P	90-12-005
388-29-110	AMD	90-06-035	388-47-107	NEW-P	90-20-057	388-49-470	AMD-E	90-12-006
388-29-112	AMD	90-06-035	388-47-110	NEW-P	90-15-030	388-49-470	AMD	90-15-028
388-29-160	AMD	90-06-035	388-47-110	NEW-W	90-18-031	388-49-500	AMD-P	90-09-078
388-29-200	AMD	90-06-035	388-47-110	NEW-E	90-20-055	388-49-500	AMD	90-12-054
388-29-220	AMD	90-06-035	388-47-110	NEW-P	90-20-057	388-49-500	AMD-E	90-20-079
388-29-230	AMD	90-06-035	388-47-115	NEW-E	90-20-055	388-49-500	AMD-P	90-20-080
388-29-260	REP	90-06-035	388-47-115	NEW-P	90-20-057	388-49-510	AMD-E	90-20-079
388-29-280	AMD	90-06-035	388-47-120	NEW-P	90-15-030	388-49-510	AMD-P	90-20-080
388-29-295	AMD	90-06-035	388-47-120	NEW-W	90-18-031	388-49-520	AMD-P	90-14-050
388-31	AMD-C	90-17-115	388-47-120	NEW-E	90-20-055	388-49-520	AMD-E	90-14-065
388-31-010	AMD-P	90-14-049	388-47-120	NEW-P	90-20-057	388-49-520	AMD	90-17-117
388-31-010	AMD-E	90-14-060	388-47-125	NEW-P	90-15-030	388-49-530	AMD-P	90-18-032
388-31-010	AMD	90-18-007	388-47-125	NEW-W	90-18-031	388-49-530	AMD-W	90-21-121
388-31-015	AMD-P	90-14-049	388-47-125	NEW-E	90-20-055	388-49-535	AMD-P	90-18-032
388-31-015	AMD-E	90-14-060	388-47-125	NEW-P	90-20-057	388-49-535	AMD-W	90-21-121
388-31-015	AMD	90-18-007	388-47-127	NEW-E	90-20-055	388-49-550	AMD-E	90-20-074
388-31-020	AMD-P	90-14-049	388-47-127	NEW-P	90-20-057	388-49-550	AMD-P	90-20-085
388-31-020	AMD-E	90-14-060	388-47-130	NEW-P	90-15-030	388-49-560	RESCIND	90-03-008
388-31-020	AMD	90-18-007	388-47-130	NEW-W	90-18-031	388-49-560	AMD-C	90-03-050
388-31-025	AMD-P	90-14-049	388-47-130	NEW-E	90-20-055	388-49-560	AMD-C	90-06-030
388-31-025	AMD-E	90-14-060	388-47-130	NEW-P	90-20-057	388-49-560	AMD-E	90-11-015
388-31-025	AMD	90-18-007	388-47-135	NEW-P	90-15-030	388-49-560	AMD	90-12-084
388-31-030	AMD-P	90-14-049	388-47-135	NEW-W	90-18-031	388-49-590	AMD-P	90-07-080
388-31-030	AMD-E	90-14-060	388-47-135	NEW-E	90-20-055	388-49-590	AMD	90-10-064
388-31-030	AMD	90-18-007	388-47-135	NEW-P	90-20-057	388-49-590	AMD-P	90-20-077
388-31-035	AMD-P	90-14-049	388-47-140	NEW-P	90-15-030	388-49-590	AMD-E	90-20-078
388-31-035	AMD-E	90-14-060	388-47-140	NEW-W	90-18-031	388-49-600	AMD-P	90-06-098
388-31-035	AMD	90-18-007	388-47-140	NEW-E	90-20-055	388-49-600	AMD	90-09-036
388-33-135	AMD-P	90-13-114	388-47-140	NEW-P	90-20-057	388-51-010	NEW-P	90-15-030
388-33-135	AMD-E	90-13-115	388-47-200	NEW-P	90-15-030	388-51-010	NEW-W	90-18-031
388-33-135	AMD	90-16-085	388-47-200	NEW-W	90-18-031	388-51-010	NEW-E	90-20-056
388-33-376	AMD-P	90-06-099	388-47-200	NEW-E	90-20-055	388-51-010	NEW-P	90-20-058
388-33-376	AMD	90-09-035	388-47-200	NEW-P	90-20-057	388-51-020	NEW-P	90-15-030
388-33-382	AMD-P	90-06-099	388-47-210	NEW-P	90-15-030	388-51-020	NEW-W	90-18-031
388-33-382	AMD	90-09-035	388-47-210	NEW-W	90-18-031	388-51-020	NEW-E	90-20-056
388-37-030	AMD-P	90-13-114	388-47-210	NEW-E	90-20-055	388-51-020	NEW-P	90-20-058
388-37-030	AMD-E	90-13-115	388-47-210	NEW-P	90-20-057	388-51-040	NEW-P	90-15-030
388-37-030	AMD	90-16-085	388-47-215	NEW-P	90-15-030	388-51-040	NEW-W	90-18-031
388-40-010	AMD-P	90-18-054	388-47-215	NEW-W	90-18-031	388-51-040	NEW-E	90-20-056
388-40-010	AMD	90-21-125	388-47-215	NEW-E	90-20-055	388-51-040	NEW-P	90-20-058
388-40-055	AMD-P	90-18-054	388-47-215	NEW-P	90-20-057	388-51-100	NEW-P	90-15-030
388-40-055	AMD	90-21-125	388-47-220	NEW-P	90-15-030	388-51-100	NEW-W	90-18-031
388-40-090	AMD-P	90-18-054	388-47-220	NEW-W	90-18-031	388-51-100	NEW-E	90-20-056
388-40-090	AMD	90-21-125	388-47-220	NEW-E	90-20-055	388-51-100	NEW-P	90-20-058
388-40-091	AMD-P	90-18-054	388-47-220	NEW-P	90-20-057	388-51-150	NEW-P	90-15-030
388-40-091	AMD	90-21-125	388-47-300	NEW-P	90-15-030	388-51-150	NEW-W	90-18-031
388-40-100	AMD-P	90-18-054	388-47-300	NEW-W	90-18-031	388-51-150	NEW-E	90-20-056
388-40-100	AMD	90-21-125	388-47-300	NEW-E	90-20-055	388-51-150	NEW-P	90-20-058
388-42-150	AMD-E	90-05-021	388-47-300	NEW-P	90-20-057	388-51-200	NEW-P	90-15-030
388-42-150	AMD-W	90-05-023	388-49-020	AMD-P	90-09-081	388-51-200	NEW-W	90-18-031
388-42-150	AMD-P	90-05-025	388-49-020	AMD	90-12-057	388-51-200	NEW-E	90-20-056
388-42-150	AMD	90-10-031	388-49-070	AMD-P	90-09-080	388-51-200	NEW-P	90-20-058
388-47-010	NEW-P	90-15-030	388-49-070	AMD	90-12-056	388-51-300	NEW-P	90-03-100
388-47-010	NEW-W	90-18-031	388-49-080	AMD-E	90-09-089	388-51-300	NEW	90-06-032
388-47-010	NEW-E	90-20-055	388-49-080	AMD-P	90-09-083	388-55-010	AMD-P	90-21-044
388-47-010	NEW-P	90-20-057	388-49-080	AMD	90-12-055	388-55-010	AMD-E	90-21-045
388-47-020	NEW-P	90-15-030	388-49-080	AMD-P	90-20-081	388-57-011	REP-P	90-15-030
388-47-020	NEW-W	90-18-031	388-49-080	AMD-E	90-20-082	388-57-011	REP-W	90-18-031
388-47-020	NEW-E	90-20-055	388-49-110	AMD-P	90-20-077	388-57-011	REP-E	90-20-055
388-47-020	NEW-P	90-20-057	388-49-110	AMD-E	90-20-078	388-57-011	REP-P	90-20-057
388-47-030	NEW-P	90-15-030	388-49-180	AMD-P	90-09-086	388-57-040	REP-P	90-15-030
388-47-030	NEW-W	90-18-031	388-49-180	AMD	90-12-058	388-57-040	REP-W	90-18-031
388-47-030	NEW-E	90-20-055	388-49-190	AMD-P	90-10-066	388-57-040	REP-E	90-20-055
388-47-030	NEW-P	90-20-057	388-49-190	AMD-W	90-11-014	388-57-040	REP-P	90-20-057
388-47-040	NEW-P	90-15-030	388-49-190	AMD-P	90-11-016	388-57-057	REP-P	90-15-030
388-47-040	NEW-W	90-18-031	388-49-190	AMD	90-14-064	388-57-057	REP-W	90-18-031
388-47-050	NEW-E	90-20-055	388-49-400	AMD-P	90-20-083	388-57-057	REP-E	90-20-055

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-57-057	REP-P	90-20-057	388-59-060	AMD-P	90-21-146	388-76-475	NEW	90-03-051
388-57-059	REP-P	90-15-030	388-59-070	AMD-P	90-21-146	388-76-480	AMD	90-03-051
388-57-059	REP-W	90-18-031	388-59-080	AMD-P	90-21-146	388-76-490	AMD	90-03-051
388-57-059	REP-E	90-20-055	388-59-090	AMD-P	90-21-146	388-76-520	AMD	90-03-051
388-57-059	REP-P	90-20-057	388-70-520	AMD-P	90-20-006	388-76-530	AMD	90-03-051
388-57-063	REP-P	90-15-030	388-70-520	AMD-E	90-20-007	388-77-005	AMD-E	90-09-088
388-57-063	REP-W	90-18-031	388-70-530	AMD-P	90-20-006	388-77-005	AMD-P	90-09-085
388-57-063	REP-E	90-20-055	388-70-530	AMD-E	90-20-007	388-77-005	AMD	90-12-059
388-57-063	REP-P	90-20-057	388-70-540	AMD-P	90-20-006	388-77-006	NEW-E	90-09-088
388-57-066	REP-P	90-15-030	388-70-540	AMD-E	90-20-007	388-77-006	NEW-P	90-09-085
388-57-066	REP-W	90-18-031	388-70-550	AMD-P	90-20-006	388-77-006	NEW	90-12-059
388-57-066	REP-E	90-20-055	388-70-550	AMD-E	90-20-007	388-77-010	AMD-P	90-21-149
388-57-066	REP-P	90-20-057	388-70-590	AMD-C	90-04-016	388-77-200	AMD-E	90-09-088
388-57-067	REP-P	90-15-030	388-70-590	AMD	90-04-072	388-77-200	AMD-P	90-09-085
388-57-067	REP-W	90-18-031	388-70-595	NEW-P	90-20-006	388-77-200	AMD	90-12-059
388-57-067	REP-E	90-20-055	388-70-595	NEW-E	90-20-007	388-77-230	REP-P	90-21-149
388-57-067	REP-P	90-20-057	388-73	AMD-C	90-19-102	388-77-256	NEW-E	90-09-088
388-57-071	REP-P	90-15-030	388-73-022	AMD-P	90-16-026	388-77-256	NEW-P	90-09-085
388-57-071	REP-W	90-18-031	388-73-022	AMD-E	90-16-027	388-77-256	NEW	90-12-059
388-57-071	REP-E	90-20-055	388-73-022	AMD	90-20-076	388-77-320	AMD-P	90-21-149
388-57-071	REP-P	90-20-057	388-73-030	AMD-P	90-16-026	388-77-500	AMD-P	90-21-149
388-57-074	REP-P	90-15-030	388-73-030	AMD-E	90-16-027	388-77-515	AMD-P	90-09-084
388-57-074	REP-W	90-18-031	388-73-030	AMD	90-20-076	388-77-515	AMD	90-12-042
388-57-074	REP-E	90-20-055	388-73-036	AMD-C	90-04-016	388-77-515	AMD-P	90-21-149
388-57-074	REP-P	90-20-057	388-73-036	AMD	90-04-072	388-77-520	AMD-P	90-21-149
388-57-097	REP-P	90-15-030	388-73-036	AMD-P	90-16-026	388-77-530	REP-P	90-21-149
388-57-097	REP-W	90-18-031	388-73-036	AMD-E	90-16-027	388-77-555	AMD-P	90-21-149
388-57-097	REP-E	90-20-055	388-73-036	AMD	90-20-076	388-77-600	AMD-P	90-21-149
388-57-097	REP-P	90-20-057	388-76-010	AMD	90-03-051	388-77-610	AMD-P	90-21-149
388-57-100	REP-P	90-15-030	388-76-020	AMD	90-03-051	388-77-615	AMD-P	90-21-149
388-57-100	REP-W	90-18-031	388-76-030	AMD	90-03-051	388-78	AMD-C	90-21-036
388-57-100	REP-E	90-20-055	388-76-040	AMD	90-03-051	388-78	AMD-C	90-21-122
388-57-100	REP-P	90-20-057	388-76-045	NEW	90-03-051	388-78-205	AMD-P	90-18-055
388-57-105	REP-P	90-15-030	388-76-050	AMD	90-03-051	388-78-210	AMD-P	90-18-055
388-57-105	REP-W	90-18-031	388-76-060	AMD	90-03-051	388-78-215	AMD-P	90-18-055
388-57-105	REP-E	90-20-055	388-76-070	AMD	90-03-051	388-78-220	AMD-P	90-18-055
388-57-105	REP-P	90-20-057	388-76-085	NEW	90-03-051	388-78-230	NEW-P	90-18-055
388-57-112	REP-P	90-15-030	388-76-087	NEW	90-03-051	388-78-240	NEW-P	90-18-055
388-57-112	REP-W	90-18-031	388-76-090	AMD	90-03-051	388-81-043	AMD-P	90-09-082
388-57-112	REP-E	90-20-055	388-76-095	NEW-C	90-04-015	388-81-043	AMD	90-12-063
388-57-112	REP-P	90-20-057	388-76-095	NEW	90-04-071	388-81-060	AMD-P	90-14-051
388-57-115	REP-P	90-15-030	388-76-095	AMD-P	90-20-132	388-81-060	AMD-E	90-14-061
388-57-115	REP-W	90-18-031	388-76-100	AMD	90-03-051	388-81-060	AMD-C	90-17-113
388-57-115	REP-E	90-20-055	388-76-110	NEW	90-03-051	388-81-060	AMD	90-18-006
388-57-115	REP-P	90-20-057	388-76-130	AMD	90-03-051	388-82-010	AMD	90-04-013
388-57-117	REP-P	90-15-030	388-76-140	AMD	90-03-051	388-82-115	AMD	90-06-033
388-57-117	REP-W	90-18-031	388-76-155	NEW	90-03-051	388-82-130	AMD-P	90-14-052
388-57-117	REP-E	90-20-055	388-76-160	AMD	90-03-051	388-82-130	AMD-E	90-14-053
388-57-117	REP-P	90-20-057	388-76-170	AMD	90-03-051	388-82-130	AMD	90-17-121
388-57-120	REP-P	90-15-030	388-76-180	AMD	90-03-051	388-82-130	AMD-E	90-18-056
388-57-120	REP-W	90-18-031	388-76-185	NEW	90-03-051	388-82-140	AMD-P	90-08-045
388-57-120	REP-E	90-20-055	388-76-190	AMD	90-03-051	388-82-140	AMD-E	90-08-050
388-57-120	REP-P	90-20-057	388-76-200	AMD	90-03-051	388-82-140	AMD	90-12-045
388-57-122	REP-P	90-15-030	388-76-220	AMD	90-03-051	388-82-160	NEW-P	90-14-051
388-57-122	REP-W	90-18-031	388-76-240	AMD	90-03-051	388-82-160	NEW-E	90-14-061
388-57-122	REP-E	90-20-055	388-76-250	AMD	90-03-051	388-82-160	NEW-C	90-17-113
388-57-122	REP-P	90-20-057	388-76-260	AMD	90-03-051	388-82-160	NEW	90-18-006
388-57-123	REP-P	90-15-030	388-76-280	AMD	90-03-051	388-83-013	AMD	90-04-012
388-57-123	REP-W	90-18-031	388-76-290	AMD	90-03-051	388-83-026	NEW-P	90-20-065
388-57-123	REP-E	90-20-055	388-76-290	AMD-P	90-20-131	388-83-026	NEW-E	90-20-073
388-57-123	REP-P	90-20-057	388-76-300	AMD	90-03-051	388-83-028	REP-P	90-08-048
388-57-124	REP-P	90-15-030	388-76-310	AMD	90-03-051	388-83-028	REP-E	90-08-052
388-57-124	REP-W	90-18-031	388-76-340	AMD	90-03-051	388-83-028	REP	90-12-060
388-57-124	REP-E	90-20-055	388-76-350	AMD	90-03-051	388-83-029	NEW-P	90-08-048
388-57-124	REP-P	90-20-057	388-76-360	AMD	90-03-051	388-83-029	NEW-E	90-08-052
388-57-125	REP-P	90-15-030	388-76-370	AMD	90-03-051	388-83-029	NEW	90-12-060
388-57-125	REP-W	90-18-031	388-76-380	AMD	90-03-051	388-83-032	AMD-P	90-08-044
388-57-125	REP-E	90-20-055	388-76-390	AMD	90-03-051	388-83-032	AMD-E	90-08-056
388-57-125	REP-P	90-20-057	388-76-400	AMD	90-03-051	388-83-032	AMD	90-12-052
388-59	AMD-P	90-21-146	388-76-410	AMD	90-03-051	388-83-032	AMD-P	90-21-145
388-59-010	AMD-P	90-21-146	388-76-420	AMD	90-03-051	388-83-033	AMD-P	90-08-047
388-59-020	AMD-P	90-21-146	388-76-430	AMD	90-03-051	388-83-033	AMD-E	90-08-051
388-59-030	AMD-P	90-21-146	388-76-435	NEW	90-03-051	388-83-033	AMD	90-12-043
388-59-040	AMD-P	90-21-146	388-76-440	AMD	90-03-051	388-83-033	AMD-P	90-21-145
388-59-045	AMD-P	90-21-146	388-76-450	AMD	90-03-051	388-83-130	AMD-P	90-08-048
388-59-048	AMD-P	90-21-146	388-76-460	AMD	90-03-051	388-83-130	AMD-E	90-08-052
388-59-050	AMD-P	90-21-146	388-76-465	AMD	90-03-051	388-83-130	AMD	90-12-060

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-83-200	AMD-P	90-08-046	388-95-337	AMD	90-12-049	388-150-110	NEW-P	90-18-091
388-83-200	AMD-E	90-08-057	388-95-360	AMD-W	90-06-029	388-150-120	NEW-P	90-18-091
388-83-200	AMD	90-12-050	388-95-360	AMD-P	90-08-043	388-150-130	NEW-P	90-18-091
388-83-210	AMD-P	90-08-046	388-95-360	AMD-E	90-08-059	388-150-140	NEW-P	90-18-091
388-83-210	AMD-E	90-08-057	388-95-360	AMD	90-12-049	388-150-150	NEW-P	90-18-091
388-83-210	AMD	90-12-050	388-95-400	AMD	90-06-037	388-150-160	NEW-P	90-18-091
388-83-220	NEW-P	90-14-053	388-96-010	AMD-P	90-05-014	388-150-165	NEW-P	90-18-091
388-83-220	NEW-E	90-14-063	388-96-010	AMD	90-09-061	388-150-170	NEW-P	90-18-091
388-83-220	NEW	90-17-118	388-96-204	AMD-P	90-05-014	388-150-180	NEW-P	90-18-091
388-85-105	AMD-P	90-08-039	388-96-204	AMD	90-09-061	388-150-190	NEW-P	90-18-091
388-85-105	AMD-E	90-08-053	388-96-366	AMD-P	90-17-138	388-150-200	NEW-P	90-18-091
388-85-105	AMD	90-12-044	388-96-366	AMD	90-20-075	388-150-210	NEW-P	90-18-091
388-86-005	AMD-P	90-08-109	388-96-369	AMD-P	90-17-138	388-150-220	NEW-P	90-18-091
388-86-005	AMD-E	90-08-110	388-96-369	AMD	90-20-075	388-150-230	NEW-P	90-18-091
388-86-005	AMD	90-12-051	388-96-372	AMD-P	90-17-138	388-150-240	NEW-P	90-18-091
388-86-005	AMD-P	90-14-055	388-96-372	AMD	90-20-075	388-150-250	NEW-P	90-18-091
388-86-005	AMD-E	90-14-058	388-96-375	AMD-P	90-17-138	388-150-260	NEW-P	90-18-091
388-86-005	AMD	90-17-122	388-96-375	AMD	90-20-075	388-150-270	NEW-P	90-18-091
388-86-00901	AMD	90-04-014	388-96-378	AMD-P	90-17-138	388-150-280	NEW-P	90-18-091
388-86-018	NEW-P	90-18-090	388-96-378	AMD	90-20-075	388-150-290	NEW-P	90-18-091
388-86-018	NEW-E	90-18-094	388-96-381	AMD-P	90-17-138	388-150-310	NEW-P	90-18-091
388-86-018	NEW	90-21-124	388-96-381	AMD	90-20-075	388-150-320	NEW-P	90-18-091
388-86-019	NEW-P	90-14-055	388-96-384	AMD-P	90-17-138	388-150-330	NEW-P	90-18-091
388-86-019	NEW-E	90-14-058	388-96-384	AMD	90-20-075	388-150-340	NEW-P	90-18-091
388-86-019	NEW	90-17-122	388-96-559	AMD-E	90-05-013	388-150-350	NEW-P	90-18-091
388-86-021	AMD-P	90-08-042	388-96-559	AMD-P	90-05-014	388-150-360	NEW-P	90-18-091
388-86-021	AMD	90-12-046	388-96-559	AMD	90-09-061	388-150-370	NEW-P	90-18-091
388-86-022	NEW-P	90-14-054	388-96-561	AMD-P	90-05-014	388-150-380	NEW-P	90-18-091
388-86-022	NEW	90-17-119	388-96-561	AMD	90-09-061	388-150-390	NEW-P	90-18-091
388-86-022	NEW	90-18-033	388-96-585	AMD-E	90-05-013	388-150-400	NEW-P	90-18-091
388-86-024	AMD-E	90-20-070	388-96-585	AMD-P	90-05-014	388-150-410	NEW-P	90-18-091
388-86-024	AMD-P	90-20-071	388-96-585	AMD	90-09-061	388-150-420	NEW-P	90-18-091
388-86-027	AMD-P	90-08-037	388-96-713	AMD-P	90-05-014	388-150-430	NEW-P	90-18-091
388-86-027	AMD-E	90-08-055	388-96-713	AMD	90-09-061	388-150-440	NEW-P	90-18-091
388-86-027	AMD	90-12-061	388-96-719	AMD-P	90-05-014	388-150-450	NEW-P	90-18-091
388-86-073	NEW-P	90-14-054	388-96-719	AMD	90-09-061	388-150-460	NEW-P	90-18-091
388-86-073	NEW	90-17-119	388-96-745	AMD-P	90-05-014	388-150-470	NEW-P	90-18-091
388-86-073	NEW	90-18-033	388-96-745	AMD	90-09-061	388-150-480	NEW-P	90-18-091
388-86-085	AMD-P	90-09-087	388-96-754	AMD-E	90-05-013	388-150-490	NEW-P	90-18-091
388-86-085	AMD-C	90-12-040	388-96-754	AMD-P	90-05-014	388-150-500	NEW-P	90-18-091
388-86-085	AMD-C	90-14-056	388-96-754	AMD	90-09-061	388-155-005	NEW-P	90-21-150
388-86-085	AMD	90-16-053	388-96-763	AMD-P	90-05-014	388-155-010	NEW-P	90-21-150
388-86-090	AMD-P	90-14-054	388-96-763	AMD	90-09-061	388-155-020	NEW-P	90-21-150
388-86-090	AMD	90-17-119	388-96-768	AMD-P	90-05-014	388-155-040	NEW-P	90-21-150
388-86-090	AMD	90-18-033	388-96-768	AMD	90-09-061	388-155-050	NEW-P	90-21-150
388-86-098	AMD-P	90-14-054	388-96-771	AMD-P	90-05-014	388-155-060	NEW-P	90-21-150
388-86-098	AMD	90-17-119	388-96-771	AMD	90-09-061	388-155-070	NEW-P	90-21-150
388-86-098	AMD	90-18-033	388-96-773	REP-P	90-05-014	388-155-080	NEW-P	90-21-150
388-86-098	AMD	90-18-033	388-96-773	REP	90-09-061	388-155-090	NEW-P	90-21-150
388-87-005	AMD-P	90-14-055	388-96-774	AMD-P	90-05-014	388-155-100	NEW-P	90-21-150
388-87-005	AMD-E	90-14-058	388-96-774	AMD	90-09-061	388-155-110	NEW-P	90-21-150
388-87-005	AMD-C	90-17-114	388-96-774	AMD	90-09-061	388-155-120	NEW-P	90-21-150
388-87-005	AMD	90-18-092	388-96-904	AMD-C	90-04-015	388-155-130	NEW-P	90-21-150
388-87-011	AMD-P	90-08-040	388-96-904	AMD	90-04-071	388-155-140	NEW-P	90-21-150
388-87-011	AMD-E	90-08-054	388-98-003	NEW-P	90-02-099	388-155-150	NEW-P	90-21-150
388-87-011	AMD	90-12-047	388-98-003	NEW-E	90-02-100	388-155-160	NEW-P	90-21-150
388-87-019	NEW-P	90-14-055	388-98-003	NEW	90-06-031	388-155-165	NEW-P	90-21-150
388-87-019	NEW-E	90-14-058	388-98-810	NEW-P	90-08-108	388-155-170	NEW-P	90-21-150
388-87-019	NEW	90-17-122	388-98-810	NEW	90-12-048	388-155-180	NEW-P	90-21-150
388-87-048	NEW-P	90-18-090	388-99-010	AMD	90-04-033	388-155-190	NEW-P	90-21-150
388-87-048	NEW-E	90-18-094	388-99-010	AMD-P	90-21-145	388-155-200	NEW-P	90-21-150
388-87-048	NEW	90-21-124	388-99-020	AMD	90-06-034	388-155-210	NEW-P	90-21-150
388-87-060	AMD-P	90-08-040	388-99-030	AMD	90-04-034	388-155-220	NEW-P	90-21-150
388-87-060	AMD-E	90-08-054	388-99-030	AMD-E	90-04-035	388-155-230	NEW-P	90-21-150
388-87-060	AMD	90-12-047	388-100-010	AMD-P	90-08-038	388-155-240	NEW-P	90-21-150
388-87-115	AMD-E	90-20-066	388-100-010	AMD-E	90-08-049	388-155-250	NEW-P	90-21-150
388-87-115	AMD-P	90-20-067	388-100-010	AMD	90-12-053	388-155-260	NEW-P	90-21-150
388-92-015	AMD	90-06-036	388-100-010	AMD-P	90-21-145	388-155-270	NEW-P	90-21-150
388-92-034	NEW-P	90-21-148	388-150-005	NEW-P	90-18-091	388-155-280	NEW-P	90-21-150
388-92-040	AMD-P	90-21-081	388-150-010	NEW-P	90-18-091	388-155-285	NEW-P	90-21-150
388-92-040	AMD-E	90-21-082	388-150-020	NEW-P	90-18-091	388-155-290	NEW-P	90-21-150
388-95-320	AMD-E	90-09-040	388-150-040	NEW-P	90-18-091	388-155-295	NEW-P	90-21-150
388-95-320	AMD-P	90-09-041	388-150-050	NEW-P	90-18-091	388-155-310	NEW-P	90-21-150
388-95-320	AMD	90-12-062	388-150-060	NEW-P	90-18-091	388-155-320	NEW-P	90-21-150
388-95-335	AMD-P	90-21-148	388-150-070	NEW-P	90-18-091	388-155-330	NEW-P	90-21-150
388-95-337	AMD-W	90-06-029	388-150-080	NEW-P	90-18-091	388-155-340	NEW-P	90-21-150
388-95-337	AMD-P	90-08-043	388-150-090	NEW-P	90-18-091	388-155-350	NEW-P	90-21-150
388-95-337	AMD-E	90-08-059	388-150-100	NEW-P	90-18-091			

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
388-155-360	NEW-P	90-21-150	391-08-003	RE-AD	90-06-070	391-35-010	RE-AD	90-06-073
388-155-370	NEW-P	90-21-150	391-08-007	RE-AD	90-06-070	391-35-020	RE-AD	90-06-073
388-155-380	NEW-P	90-21-150	391-08-010	RE-AD	90-06-070	391-35-030	RE-AD	90-06-073
388-155-390	NEW-P	90-21-150	391-08-020	RE-AD	90-06-070	391-35-050	RE-AD	90-06-073
388-155-400	NEW-P	90-21-150	391-08-030	RE-AD	90-06-070	391-35-070	RE-AD	90-06-073
388-155-410	NEW-P	90-21-150	391-08-040	RE-AD	90-06-070	391-35-080	NEW	90-06-073
388-155-420	NEW-P	90-21-150	391-08-100	RE-AD	90-06-070	391-35-090	RE-AD	90-06-073
388-155-430	NEW-P	90-21-150	391-08-110	REP	90-06-070	391-35-099	RE-AD	90-06-073
388-155-440	NEW-P	90-21-150	391-08-120	AMD	90-06-070	391-35-110	RE-AD	90-06-073
388-155-450	NEW-P	90-21-150	391-08-160	REP	90-06-070	391-35-130	RE-AD	90-06-073
388-155-460	NEW-P	90-21-150	391-08-180	AMD	90-06-070	391-35-170	AMD	90-06-073
388-155-470	NEW-P	90-21-150	391-08-200	REP	90-06-070	391-35-190	RE-AD	90-06-073
388-155-480	NEW-P	90-21-150	391-08-210	REP	90-06-070	391-35-210	RE-AD	90-06-073
388-155-490	NEW-P	90-21-150	391-08-230	RE-AD	90-06-070	391-35-230	RE-AD	90-06-073
388-155-500	NEW-P	90-21-150	391-08-300	AMD	90-06-070	391-35-250	RE-AD	90-06-073
388-320	AMD-C	90-04-020	391-08-310	AMD	90-06-070	391-45-001	AMD	90-06-074
388-320	AMD	90-04-076	391-08-315	NEW	90-06-070	391-45-002	RE-AD	90-06-074
388-320-020	AMD-P	90-13-030	391-08-500	REP	90-06-070	391-45-010	RE-AD	90-06-074
388-320-020	AMD	90-17-002	391-08-510	REP	90-06-070	391-45-019	RE-AD	90-06-074
388-320-184	NEW-P	90-13-030	391-08-600	REP	90-06-070	391-45-030	RE-AD	90-06-074
388-320-184	NEW	90-17-002	391-08-610	RE-AD	90-06-070	391-45-050	RE-AD	90-06-074
388-320-185	NEW-P	90-09-095	391-08-630	AMD	90-06-070	391-45-070	RE-AD	90-06-074
388-320-185	NEW-C	90-13-013	391-08-800	RE-AD	90-06-070	391-45-090	RE-AD	90-06-074
388-320-185	NEW	90-13-054	391-08-810	RE-AD	90-06-070	391-45-110	RE-AD	90-06-074
388-320-340	NEW-C	90-04-020	391-08-820	AMD	90-06-070	391-45-130	RE-AD	90-06-074
388-320-340	NEW	90-04-076	391-08-900	REP	90-06-070	391-45-170	AMD	90-06-074
388-320-350	NEW-C	90-04-020	391-08-910	REP	90-06-070	391-45-190	RE-AD	90-06-074
388-320-350	NEW	90-04-076	391-08-920	REP	90-06-070	391-45-210	RE-AD	90-06-074
388-320-360	NEW-C	90-04-020	391-08-930	REP	90-06-070	391-45-230	RE-AD	90-06-074
388-320-360	NEW	90-04-076	391-25-001	AMD	90-06-072	391-45-250	RE-AD	90-06-074
388-320-370	NEW-C	90-04-020	391-25-002	RE-AD	90-06-072	391-45-260	AMD	90-06-074
388-320-370	NEW	90-04-076	391-25-010	RE-AD	90-06-072	391-45-270	AMD	90-06-074
388-320-400	NEW-C	90-04-020	391-25-012	RE-AD	90-06-072	391-45-290	RE-AD	90-06-074
388-320-400	NEW	90-04-076	391-25-030	RE-AD	90-06-072	391-45-310	RE-AD	90-06-074
388-320-410	NEW-C	90-04-020	391-25-050	RE-AD	90-06-072	391-45-330	RE-AD	90-06-074
388-320-410	NEW	90-04-076	391-25-070	RE-AD	90-06-072	391-45-350	RE-AD	90-06-074
388-320-500	NEW-C	90-04-020	391-25-090	RE-AD	90-06-072	391-45-370	RE-AD	90-06-074
388-320-500	NEW	90-04-076	391-25-092	RE-AD	90-06-072	391-45-390	RE-AD	90-06-074
390-12-050	AMD-P	90-12-091	391-25-110	RE-AD	90-06-072	391-45-410	RE-AD	90-06-074
390-12-050	AMD	90-16-083	391-25-130	RE-AD	90-06-072	391-45-430	RE-AD	90-06-074
390-12-250	AMD-P	90-12-091	391-25-140	RE-AD	90-06-072	391-45-431	RE-AD	90-06-074
390-12-250	AMD	90-16-083	391-25-150	RE-AD	90-06-072	391-45-550	RE-AD	90-06-074
390-12-255	AMD-P	90-12-091	391-25-170	RE-AD	90-06-072	391-45-552	RE-AD	90-06-074
390-12-255	AMD	90-16-083	391-25-190	RE-AD	90-06-072	391-95-001	AMD	90-06-075
390-16-033	AMD-P	90-12-091	391-25-210	RE-AD	90-06-072	391-95-010	RE-AD	90-06-075
390-16-033	AMD	90-16-083	391-25-220	NEW	90-06-072	391-95-030	RE-AD	90-06-075
390-16-041	AMD-P	90-12-091	391-25-230	RE-AD	90-06-072	391-95-050	RE-AD	90-06-075
390-16-041	AMD	90-16-083	391-25-250	RE-AD	90-06-072	391-95-070	RE-AD	90-06-075
390-16-120	AMD-P	90-12-091	391-25-252	RE-AD	90-06-072	391-95-090	RE-AD	90-06-075
390-16-120	AMD	90-16-083	391-25-253	RE-AD	90-06-072	391-95-110	RE-AD	90-06-075
390-16-125	AMD-P	90-12-091	391-25-270	RE-AD	90-06-072	391-95-130	RE-AD	90-06-075
390-16-125	AMD	90-16-083	391-25-290	RE-AD	90-06-072	391-95-150	RE-AD	90-06-075
390-16-155	AMD-P	90-12-091	391-25-299	RE-AD	90-06-072	391-95-170	AMD	90-06-075
390-16-155	AMD	90-16-083	391-25-310	RE-AD	90-06-072	391-95-190	RE-AD	90-06-075
390-16-308	NEW-P	90-17-156	391-25-350	AMD	90-06-072	391-95-230	AMD	90-06-075
390-16-308	NEW	90-20-088	391-25-370	RE-AD	90-06-072	391-95-250	RE-AD	90-06-075
390-16-310	NEW-P	90-17-156	391-25-390	RE-AD	90-06-072	391-95-270	RE-AD	90-06-075
390-16-310	NEW	90-20-088	391-25-391	RE-AD	90-06-072	391-95-280	RE-AD	90-06-075
390-20-020	AMD-P	90-17-155	391-25-410	RE-AD	90-06-072	391-95-290	RE-AD	90-06-075
390-20-020	AMD	90-20-088	391-25-412	RE-AD	90-06-072	391-95-310	RE-AD	90-06-075
390-20-022	REP-P	90-12-091	391-25-413	RE-AD	90-06-072	392-100-060	AMD-P	90-07-043
390-20-022	REP	90-16-083	391-25-430	RE-AD	90-06-072	392-100-060	AMD	90-11-027
390-20-110	AMD-P	90-17-155	391-25-450	RE-AD	90-06-072	392-103-005	AMD-P	90-11-128
390-20-110	AMD-C	90-20-087	391-25-470	RE-AD	90-06-072	392-103-005	AMD	90-16-002
390-20-111	NEW-E	90-12-004	391-25-490	RE-AD	90-06-072	392-103-010	AMD-P	90-11-128
390-20-111	NEW-P	90-12-091	391-25-510	RE-AD	90-06-072	392-103-010	AMD	90-16-002
390-20-111	NEW	90-16-083	391-25-530	RE-AD	90-06-072	392-103-030	AMD	90-19-072
390-20-125	AMD-E	90-12-077	391-25-531	RE-AD	90-06-072	392-109-037	AMD-P	90-11-128
390-20-125	AMD-P	90-12-091	391-25-550	RE-AD	90-06-072	392-109-037	AMD	90-16-002
390-20-125	AMD	90-16-083	391-25-570	RE-AD	90-06-072	392-109-043	AMD-P	90-11-128
390-37-063	AMD-P	90-12-091	391-25-590	RE-AD	90-06-072	392-109-043	AMD	90-16-002
390-37-063	AMD-W	90-17-081	391-25-610	RE-AD	90-06-072	392-109-065	AMD-P	90-11-128
390-37-100	AMD-P	90-12-091	391-25-630	RE-AD	90-06-072	392-109-065	AMD	90-16-002
390-37-100	AMD	90-16-083	391-25-650	RE-AD	90-06-072	392-109-072	AMD-P	90-11-128
390-37-210	AMD-P	90-12-091	391-25-670	RE-AD	90-06-072	392-109-072	AMD	90-16-002
390-37-210	AMD	90-16-083	391-35-001	AMD	90-06-073	392-109-117	AMD	90-04-043
391-08-001	AMD	90-06-070	391-35-002	RE-AD	90-06-073			

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-134-005	AMD	90-16-002	392-137-110	NEW-P	90-15-070	392-139-005	AMD	90-16-002
392-134-030	AMD-P	90-11-128	392-137-110	NEW	90-19-068	392-139-115	AMD-P	90-11-128
392-134-030	AMD	90-16-002	392-137-115	NEW-E	90-12-074	392-139-115	AMD	90-16-002
392-135-005	AMD-P	90-11-128	392-137-115	NEW-P	90-15-070	392-139-120	AMD-P	90-11-128
392-135-005	AMD	90-16-002	392-137-115	NEW	90-19-068	392-139-120	AMD	90-16-002
392-135-030	AMD-P	90-11-128	392-137-120	NEW-E	90-12-074	392-139-122	AMD-P	90-11-128
392-135-030	AMD	90-16-002	392-137-120	NEW-P	90-15-070	392-139-122	AMD	90-16-002
392-135-035	AMD-P	90-11-128	392-137-120	NEW	90-19-068	392-139-126	AMD-P	90-11-128
392-135-035	AMD	90-16-002	392-137-125	NEW-E	90-12-074	392-139-126	AMD	90-16-002
392-136-003	AMD-P	90-11-128	392-137-125	NEW-P	90-15-070	392-139-128	AMD-P	90-11-128
392-136-003	AMD	90-16-002	392-137-125	NEW	90-19-068	392-139-128	AMD	90-16-002
392-136-005	AMD-P	90-11-128	392-137-130	NEW-E	90-12-074	392-139-132	AMD-P	90-11-128
392-136-005	AMD	90-16-002	392-137-130	NEW-P	90-15-070	392-139-132	AMD	90-16-002
392-136-025	NEW-P	90-12-029	392-137-130	NEW	90-19-068	392-139-134	AMD-P	90-11-128
392-136-025	NEW	90-16-043	392-137-135	NEW-E	90-12-074	392-139-134	AMD	90-16-002
392-137-001	AMD-P	90-11-128	392-137-135	NEW-P	90-15-070	392-139-205	AMD-P	90-11-128
392-137-001	REP-E	90-12-074	392-137-135	NEW	90-19-068	392-139-205	AMD	90-16-002
392-137-001	REP-P	90-15-070	392-137-140	NEW-E	90-12-074	392-139-215	AMD-P	90-11-128
392-137-001	REP	90-19-068	392-137-140	NEW-P	90-15-070	392-139-215	AMD	90-16-002
392-137-001	AMD	90-16-002	392-137-140	NEW	90-19-068	392-139-230	AMD-P	90-11-128
392-137-002	REP-E	90-12-074	392-137-145	NEW-E	90-12-074	392-139-230	AMD	90-16-002
392-137-002	REP-P	90-15-070	392-137-145	NEW-P	90-15-070	392-139-235	AMD-P	90-11-128
392-137-002	REP	90-19-068	392-137-145	NEW	90-19-068	392-139-235	AMD	90-16-002
392-137-003	AMD-P	90-11-128	392-137-150	NEW-E	90-12-074	392-139-330	AMD-P	90-11-128
392-137-003	REP-E	90-12-074	392-137-150	NEW-P	90-15-070	392-139-330	AMD	90-16-002
392-137-003	REP-P	90-15-070	392-137-150	NEW	90-19-068	392-139-340	AMD-P	90-11-128
392-137-003	AMD	90-16-002	392-137-155	NEW-E	90-12-074	392-139-340	AMD	90-16-002
392-137-003	REP	90-19-068	392-137-155	NEW-P	90-15-070	392-139-900	AMD-P	90-09-021
392-137-010	AMD	90-04-044	392-137-155	NEW	90-19-068	392-139-900	AMD	90-12-080
392-137-010	REP-E	90-12-074	392-137-160	NEW-E	90-12-074	392-139-905	NEW-P	90-09-021
392-137-010	REP-P	90-15-070	392-137-160	NEW-P	90-15-070	392-139-905	NEW	90-12-080
392-137-010	REP	90-19-068	392-137-160	NEW	90-19-068	392-140-001	AMD-P	90-11-128
392-137-015	REP-E	90-12-074	392-137-160	NEW-E	90-12-074	392-140-001	AMD	90-16-002
392-137-015	REP-P	90-15-070	392-137-190	NEW-P	90-15-070	392-140-075	AMD-P	90-11-128
392-137-015	REP	90-19-068	392-137-190	NEW	90-19-068	392-140-075	AMD	90-16-002
392-137-020	AMD-P	90-11-128	392-137-195	NEW-E	90-12-074	392-140-079	AMD-P	90-11-128
392-137-020	REP-E	90-12-074	392-137-195	NEW-P	90-15-070	392-140-079	AMD	90-16-002
392-137-020	REP-P	90-15-070	392-137-195	NEW	90-19-068	392-140-175	AMD-P	90-18-087
392-137-020	AMD	90-16-002	392-137-200	NEW-E	90-12-074	392-140-181	AMD-P	90-18-087
392-137-020	REP	90-19-068	392-137-200	NEW-P	90-15-070	392-140-182	AMD-P	90-18-087
392-137-025	REP-E	90-12-074	392-137-200	NEW	90-19-068	392-140-183	AMD-P	90-18-087
392-137-025	REP-P	90-15-070	392-137-205	NEW-E	90-12-074	392-140-184	REP-P	90-18-087
392-137-025	REP	90-19-068	392-137-205	NEW-P	90-15-070	392-140-185	AMD-P	90-18-087
392-137-030	REP-E	90-12-074	392-137-205	NEW	90-19-068	392-140-186	AMD-P	90-18-087
392-137-030	REP-P	90-15-070	392-137-220	NEW-E	90-12-074	392-140-190	NEW	90-06-007
392-137-030	REP	90-19-068	392-137-220	NEW-P	90-15-070	392-140-191	NEW	90-06-007
392-137-035	REP-E	90-12-074	392-137-220	NEW	90-19-068	392-140-192	NEW	90-06-007
392-137-035	REP-P	90-15-070	392-137-225	NEW-E	90-12-074	392-140-193	NEW	90-06-007
392-137-035	REP	90-19-068	392-137-225	NEW-P	90-15-070	392-140-194	NEW	90-06-007
392-137-040	REP-E	90-12-074	392-137-225	NEW	90-19-068	392-140-195	NEW	90-06-007
392-137-040	REP-P	90-15-070	392-137-230	NEW-E	90-12-074	392-140-196	NEW	90-06-007
392-137-040	REP	90-19-068	392-137-230	NEW-P	90-15-070	392-140-197	NEW	90-06-007
392-137-045	REP-E	90-12-074	392-137-230	NEW	90-19-068	392-140-198	NEW	90-06-007
392-137-045	REP-P	90-15-070	392-137-235	NEW-E	90-12-074	392-140-199	NEW	90-06-007
392-137-045	REP	90-19-068	392-137-235	NEW-P	90-15-070	392-140-200	NEW	90-06-007
392-137-051	REP-E	90-12-074	392-137-235	NEW	90-19-068	392-140-201	NEW	90-06-007
392-137-051	REP-P	90-15-070	392-137-240	NEW-E	90-12-074	392-140-202	NEW	90-06-007
392-137-051	REP	90-19-068	392-137-240	NEW-P	90-15-070	392-140-220	NEW-P	90-19-053
392-137-055	REP-E	90-12-074	392-137-240	NEW	90-19-068	392-140-221	NEW-P	90-19-053
392-137-055	REP-P	90-15-070	392-137-245	NEW-E	90-12-074	392-140-222	NEW-P	90-19-053
392-137-055	REP	90-19-068	392-137-245	NEW-P	90-15-070	392-140-223	NEW-P	90-19-053
392-137-060	REP-E	90-12-074	392-137-245	NEW	90-19-068	392-140-224	NEW-P	90-19-053
392-137-060	REP-P	90-15-070	392-138-003	AMD-P	90-11-128	392-140-225	NEW-P	90-19-053
392-137-060	REP	90-19-068	392-138-003	AMD	90-16-002	392-140-226	NEW-P	90-19-053
392-137-065	REP-E	90-12-074	392-138-005	AMD-P	90-11-128	392-140-230	NEW-P	90-19-053
392-137-065	REP-P	90-15-070	392-138-005	AMD	90-16-002	392-140-231	NEW-P	90-19-053
392-137-065	REP	90-19-068	392-138-030	AMD-P	90-11-128	392-140-232	NEW-P	90-19-053
392-137-070	REP-E	90-12-074	392-138-030	AMD	90-16-002	392-140-233	NEW-P	90-19-053
392-137-070	REP-P	90-15-070	392-138-040	AMD-P	90-11-128	392-140-234	NEW-P	90-19-053
392-137-070	REP	90-19-068	392-138-040	AMD	90-16-002	392-140-250	NEW-P	90-19-070
392-137-100	NEW-E	90-12-074	392-138-065	AMD-P	90-11-128	392-140-251	NEW-P	90-19-070
392-137-100	NEW-P	90-15-070	392-138-065	AMD	90-16-002	392-140-252	NEW-P	90-19-070
392-137-100	NEW	90-19-068	392-138-100	AMD-P	90-11-128	392-140-253	NEW-P	90-19-070
392-137-105	NEW-E	90-12-074	392-138-100	AMD	90-16-002	392-140-254	NEW-P	90-19-070
392-137-105	NEW-P	90-15-070	392-139-001	AMD-P	90-11-128	392-140-255	NEW-P	90-19-070
392-137-105	NEW	90-19-068	392-139-001	AMD	90-16-002	392-140-256	NEW-P	90-19-070
392-137-110	NEW-E	90-12-074	392-139-005	AMD-P	90-11-128	392-140-257	NEW-P	90-19-070

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-140-258	NEW-P	90-19-070	392-142-015	REP	90-02-077	392-168-125	AMD-E	90-20-113
392-140-259	NEW-P	90-19-070	392-142-020	REP	90-02-077	392-168-125	AMD-P	90-20-114
392-140-265	NEW-P	90-19-070	392-142-025	REP	90-02-077	392-168-135	AMD-P	90-07-044
392-140-266	NEW-P	90-19-070	392-142-030	REP	90-02-077	392-168-135	AMD	90-11-029
392-140-267	NEW-P	90-19-070	392-142-035	REP	90-02-077	392-168-135	AMD-E	90-21-088
392-140-300	AMD-P	90-11-128	392-142-040	REP	90-02-077	392-168-140	AMD-P	90-07-044
392-140-300	AMD	90-16-002	392-142-045	REP	90-02-077	392-168-140	AMD	90-11-029
392-140-301	AMD-P	90-11-128	392-142-050	REP	90-02-077	392-168-160	AMD-P	90-07-044
392-140-301	AMD	90-16-002	392-142-055	REP	90-02-077	392-168-160	AMD	90-11-029
392-140-302	AMD-P	90-11-128	392-142-060	REP	90-02-077	392-168-170	AMD-P	90-07-044
392-140-302	AMD	90-16-002	392-142-065	REP	90-02-077	392-168-170	AMD	90-11-029
392-140-336	NEW-P	90-09-022	392-142-070	REP	90-02-077	392-170-005	AMD-P	90-11-128
392-140-336	NEW	90-12-081	392-142-075	NEW	90-02-077	392-170-005	AMD	90-16-002
392-140-337	NEW-P	90-09-022	392-142-080	NEW	90-02-077	392-171-295	AMD-P	90-11-128
392-140-337	NEW	90-12-081	392-142-085	NEW	90-02-077	392-171-295	AMD	90-16-002
392-140-338	NEW-P	90-09-022	392-142-090	NEW	90-02-077	392-171-300	AMD-P	90-11-128
392-140-338	NEW	90-12-081	392-142-095	NEW	90-02-077	392-171-300	AMD	90-16-002
392-140-400	NEW-P	90-07-045	392-142-100	NEW	90-02-077	392-171-310	AMD-P	90-11-039
392-140-400	NEW	90-11-028	392-142-105	NEW	90-02-077	392-171-310	AMD-P	90-11-128
392-140-401	NEW-P	90-07-045	392-142-110	NEW	90-02-077	392-171-310	AMD	90-16-002
392-140-401	NEW	90-11-028	392-142-115	NEW	90-02-077	392-171-310	AMD	90-16-045
392-140-402	NEW-P	90-07-045	392-142-120	NEW	90-02-077	392-171-315	AMD-P	90-11-039
392-140-402	NEW	90-11-028	392-142-125	NEW	90-02-077	392-171-315	AMD	90-16-045
392-140-403	NEW-P	90-07-045	392-142-130	NEW	90-02-077	392-171-322	NEW-P	90-11-039
392-140-403	NEW	90-11-028	392-142-135	NEW	90-02-077	392-171-322	NEW	90-16-045
392-140-404	NEW-P	90-07-045	392-142-140	NEW	90-02-077	392-171-361	AMD-P	90-11-128
392-140-404	NEW	90-11-028	392-142-145	NEW	90-02-077	392-171-361	AMD	90-16-002
392-140-405	NEW-P	90-07-045	392-142-150	NEW	90-02-077	392-171-371	AMD-P	90-11-039
392-140-405	NEW	90-11-028	392-142-155	NEW	90-02-077	392-171-371	AMD	90-16-045
392-140-406	NEW-P	90-07-045	392-142-160	NEW	90-02-077	392-171-371	AMD-E	90-20-062
392-140-406	NEW	90-11-028	392-142-165	NEW	90-02-077	392-171-456	AMD-E	90-16-091
392-140-407	NEW-P	90-07-045	392-142-170	NEW	90-02-077	392-171-456	AMD-P	90-21-031A
392-140-407	NEW	90-11-028	392-142-175	NEW	90-02-077	392-171-491	AMD-P	90-11-128
392-140-408	NEW-P	90-07-045	392-142-180	NEW	90-02-077	392-171-491	AMD	90-16-002
392-140-408	NEW	90-11-028	392-142-185	NEW	90-02-077	392-171-636	AMD-E	90-16-044
392-140-409	NEW-P	90-07-045	392-142-190	NEW	90-02-077	392-171-636	AMD-P	90-16-107
392-140-409	NEW	90-11-028	392-142-195	NEW	90-02-077	392-171-636	AMD	90-19-054
392-140-410	NEW-P	90-07-045	392-142-200	NEW	90-02-077	392-171-711	AMD-P	90-11-128
392-140-410	NEW	90-11-028	392-142-205	NEW	90-02-077	392-171-711	AMD	90-16-002
392-140-411	NEW-P	90-07-045	392-142-210	NEW	90-02-077	392-171-800	NEW-P	90-04-045
392-140-411	NEW	90-11-028	392-142-215	NEW	90-02-077	392-171-800	NEW	90-10-096
392-140-412	NEW-P	90-07-045	392-142-220	NEW	90-02-077	392-171-805	NEW-P	90-04-045
392-140-412	NEW	90-11-028	392-142-225	NEW	90-02-077	392-171-805	NEW	90-10-096
392-140-413	NEW-P	90-07-045	392-142-230	NEW	90-02-077	392-171-810	NEW-P	90-04-045
392-140-413	NEW	90-11-028	392-142-235	NEW	90-02-077	392-171-810	NEW	90-10-096
392-140-414	NEW-P	90-07-045	392-142-240	NEW	90-02-077	392-171-815	NEW-P	90-04-045
392-140-414	NEW	90-11-028	392-142-245	NEW	90-02-077	392-171-815	NEW	90-10-096
392-140-415	NEW-P	90-07-045	392-142-250	NEW	90-02-077	392-171-820	NEW-P	90-04-045
392-140-415	NEW	90-11-028	392-142-255	NEW	90-02-077	392-171-820	NEW	90-10-096
392-140-416	NEW-P	90-07-045	392-142-260	NEW	90-02-077	392-171-825	NEW-P	90-04-045
392-140-416	NEW	90-11-028	392-142-265	NEW	90-02-077	392-171-825	NEW	90-10-096
392-140-417	NEW-P	90-07-045	392-142-270	NEW	90-02-077	392-171-830	NEW-P	90-04-045
392-140-417	NEW	90-11-028	392-143-061	NEW-P	90-19-114	392-171-830	NEW	90-10-096
392-140-418	NEW-P	90-07-045	392-145-015	AMD-P	90-19-113	392-173-003	AMD-P	90-11-128
392-140-418	NEW	90-11-028	392-145-030	AMD-P	90-19-113	392-173-003	AMD	90-16-002
392-140-419	NEW-P	90-07-045	392-153-010	AMD-P	90-11-128	392-173-025	AMD-E	90-16-042
392-140-419	NEW	90-11-028	392-153-010	AMD	90-16-002	392-173-025	AMD-P	90-16-092
392-140-420	NEW-P	90-07-045	392-153-020	AMD-P	90-11-128	392-173-025	AMD	90-19-069
392-140-420	NEW	90-11-028	392-153-020	AMD	90-16-002	392-182-005	AMD-P	90-11-128
392-140-421	NEW-P	90-07-045	392-160-003	AMD-P	90-11-128	392-182-005	AMD	90-16-002
392-140-421	NEW	90-11-028	392-160-003	AMD	90-16-002	392-182-010	AMD-P	90-11-128
392-140-422	NEW-P	90-07-045	392-162-047	AMD-P	90-11-128	392-182-010	AMD	90-16-002
392-140-422	NEW	90-11-028	392-162-047	AMD	90-16-002	392-183-005	NEW-P	90-05-036
392-140-423	NEW-P	90-07-045	392-163-100	AMD-P	90-11-128	392-183-010	NEW-P	90-05-036
392-140-423	NEW	90-11-028	392-163-100	AMD	90-16-002	392-183-015	NEW-P	90-05-036
392-141-105	AMD-P	90-11-128	392-164-100	AMD-P	90-11-128	392-183-020	NEW-P	90-05-036
392-141-105	AMD	90-16-002	392-164-100	AMD	90-16-002	392-183-025	NEW-P	90-05-036
392-141-115	AMD-P	90-11-128	392-164-225	AMD-P	90-11-128	392-183-030	NEW-P	90-05-036
392-141-115	AMD	90-16-002	392-164-225	AMD	90-16-002	392-183A-005	NEW	90-09-039
392-141-180	AMD-P	90-11-128	392-165-100	AMD-P	90-11-128	392-183A-010	NEW	90-09-039
392-141-180	AMD	90-16-002	392-165-100	AMD	90-16-002	392-183A-015	NEW	90-09-039
392-141-185	AMD-P	90-11-128	392-166-115	AMD-P	90-11-128	392-183A-020	NEW	90-09-039
392-141-185	AMD	90-16-002	392-166-115	AMD	90-16-002	392-183A-025	NEW	90-09-039
392-141-195	AMD-P	90-11-128	392-168-105	AMD-P	90-11-128	392-183A-030	NEW	90-09-039
392-141-195	AMD	90-16-002	392-168-105	AMD	90-16-002	392-184-003	AMD-P	90-11-128
392-142-005	AMD	90-02-077	392-168-125	AMD-P	90-07-044	392-184-003	AMD	90-16-002
392-142-010	AMD	90-02-077	392-168-125	AMD	90-11-029	392-185-003	AMD-P	90-11-128

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
392-185-003	AMD	90-16-002	392-196-070	REP	90-14-093	402-70-050	AMD-C	90-19-067
392-185-005	AMD-P	90-11-128	392-196-072	REP-P	90-11-088	402-70-055	NEW-P	90-06-106
392-185-005	AMD	90-16-002	392-196-072	REP	90-14-093	402-70-055	NEW-C	90-19-067
392-185-010	AMD-P	90-11-128	392-196-075	REP-P	90-11-088	402-70-060	NEW-P	90-06-106
392-185-010	AMD	90-16-002	392-196-075	REP	90-14-093	402-70-060	NEW-C	90-19-067
392-185-060	AMD-P	90-11-128	392-196-080	AMD-P	90-11-088	402-70-062	NEW-P	90-06-106
392-185-060	AMD	90-16-002	392-196-080	AMD-P	90-11-128	402-70-062	NEW-C	90-19-067
392-185-100	AMD-P	90-11-128	392-196-080	AMD	90-14-093	402-70-064	NEW-P	90-06-106
392-185-100	AMD	90-16-002	392-196-080	AMD	90-16-002	402-70-064	NEW-C	90-19-067
392-185-120	AMD-P	90-11-128	392-196-085	AMD-P	90-11-088	402-70-066	NEW-P	90-06-106
392-185-120	AMD	90-16-002	392-196-085	AMD	90-14-093	402-70-066	NEW-C	90-19-067
392-190-005	AMD-P	90-11-128	392-196-085	AMD-E	90-16-090	402-70-068	NEW-P	90-06-106
392-190-005	AMD	90-16-002	392-196-085	AMD-P	90-19-071	402-70-068	NEW-C	90-19-067
392-190-055	AMD-P	90-11-128	392-196-100	AMD-P	90-11-088	402-70-070	AMD-P	90-06-106
392-190-055	AMD	90-16-002	392-196-100	AMD	90-14-093	402-70-070	AMD-C	90-19-067
392-191-001	AMD	90-02-078	392-200-003	AMD-P	90-11-128	402-70-073	NEW-P	90-06-106
392-191-005	AMD	90-02-078	392-200-003	AMD	90-16-002	402-70-073	NEW	90-11-126
392-191-007	NEW-P	90-19-038	392-200-015	AMD-P	90-11-128	402-70-077	NEW-P	90-06-106
392-191-010	AMD	90-02-078	392-200-015	AMD	90-16-002	402-70-077	NEW-C	90-19-067
392-191-020	AMD	90-02-078	392-202-003	AMD-P	90-11-128	402-70-080	AMD-P	90-06-106
392-191-025	NEW	90-02-078	392-202-003	AMD-P	90-15-071	402-70-080	AMD-C	90-19-067
392-191-030	NEW	90-02-078	392-202-003	AMD	90-16-002	402-70-085	NEW-P	90-06-106
392-191-030	AMD-P	90-19-038	392-202-005	AMD-P	90-15-071	402-70-085	NEW-C	90-19-067
392-191-035	NEW	90-02-078	392-202-005	AMD	90-19-041	402-70-090	AMD-P	90-06-106
392-191-035	AMD-P	90-19-038	392-202-027	NEW-P	90-15-071	402-70-090	AMD-C	90-19-067
392-191-040	NEW	90-02-078	392-202-027	NEW	90-19-041	415-02-090	REP-E	90-19-007
392-191-040	AMD-P	90-19-038	392-202-070	AMD-P	90-15-071	415-02-090	REP-P	90-21-099
392-191-045	NEW	90-02-078	392-202-070	AMD	90-19-041	415-02-090	REP-E	90-21-102
392-191-060	NEW	90-02-078	392-202-075	AMD-P	90-15-071	415-100-041	NEW-E	90-14-082
392-191-065	NEW	90-02-078	392-202-075	AMD	90-19-041	415-100-041	NEW-P	90-21-058
392-191-070	NEW	90-02-078	392-202-080	AMD-P	90-15-071	415-100-041	NEW-E	90-21-059
392-191-075	NEW	90-02-078	392-202-080	AMD	90-19-041	415-100-045	NEW-E	90-14-082
392-191-080	NEW	90-02-078	392-202-087	NEW-P	90-15-071	415-100-045	NEW-P	90-21-058
392-191-085	NEW	90-02-078	392-202-087	NEW	90-19-041	415-100-045	NEW-E	90-21-059
392-191-090	NEW	90-02-078	392-202-113	NEW-P	90-15-071	415-100-051	NEW-E	90-14-082
392-191-095	NEW	90-02-078	392-202-113	NEW	90-19-041	415-100-051	NEW-P	90-21-058
392-192-005	NEW-P	90-19-037	392-210-005	AMD-P	90-11-128	415-100-051	NEW-E	90-21-059
392-192-010	NEW-P	90-19-037	392-210-005	AMD	90-16-002	415-100-055	NEW-E	90-14-082
392-192-020	NEW-P	90-19-037	392-310-010	AMD-P	90-11-128	415-100-055	NEW-P	90-21-058
392-192-030	NEW-P	90-19-037	392-310-010	AMD	90-16-002	415-100-055	NEW-E	90-21-059
392-192-040	NEW-P	90-19-037	392-315-005	AMD-P	90-11-128	415-104-108	NEW-E	90-19-007
392-192-050	NEW-P	90-19-037	392-315-005	AMD	90-16-002	415-104-108	NEW-P	90-21-099
392-192-060	NEW-P	90-19-037	392-315-075	AMD-P	90-11-128	415-104-108	NEW-E	90-21-102
392-192-070	NEW-P	90-19-037	392-315-075	AMD	90-16-002	415-104-108	NEW-E	90-21-102
392-193-005	AMD-P	90-11-128	392-315-080	AMD-P	90-11-128	415-104-201	NEW-E	90-14-084
392-193-005	AMD	90-16-002	392-315-080	AMD	90-16-002	415-104-201	NEW-E	90-21-060
392-193-020	AMD-P	90-11-128	392-315-130	AMD-P	90-11-128	415-104-201	NEW-P	90-21-061
392-193-020	AMD	90-16-002	392-315-130	AMD	90-16-002	415-104-205	NEW-E	90-14-084
392-193-055	AMD-P	90-11-128	400-04-040	AMD-P	90-13-106	415-104-205	NEW-P	90-21-061
392-193-055	AMD-P	90-13-087	400-04-040	AMD-E	90-13-107	415-104-211	NEW-E	90-14-084
392-193-055	AMD	90-16-002	400-04-040	AMD	90-17-063	415-104-211	NEW-E	90-21-060
392-193-055	AMD	90-20-015	400-06-020	AMD-P	90-13-106	415-104-211	NEW-P	90-21-061
392-195-003	AMD-P	90-11-128	400-06-020	AMD-E	90-13-107	415-104-215	NEW-E	90-14-084
392-195-003	AMD	90-16-002	400-06-020	AMD	90-17-063	415-104-215	NEW-E	90-21-060
392-196-005	AMD-P	90-11-128	400-06-030	AMD-P	90-13-106	415-104-215	NEW-P	90-21-061
392-196-005	AMD	90-16-002	400-06-030	AMD-E	90-13-107	415-108-320	NEW-E	90-14-083
392-196-011	AMD-P	90-11-128	400-06-030	AMD	90-17-063	415-108-320	NEW-P	90-21-062
392-196-011	AMD	90-16-002	400-06-050	AMD-P	90-13-106	415-108-320	NEW-E	90-21-063
392-196-020	AMD-P	90-11-128	400-06-050	AMD-E	90-13-107	415-108-322	NEW-E	90-14-083
392-196-020	AMD	90-16-002	400-06-050	AMD	90-17-063	415-108-322	NEW-P	90-21-062
392-196-030	AMD-P	90-11-088	400-06-070	AMD-P	90-13-106	415-108-322	NEW-E	90-21-063
392-196-030	AMD-P	90-11-128	400-06-070	AMD-E	90-13-107	415-108-324	NEW-E	90-14-083
392-196-030	AMD	90-14-093	400-06-070	AMD	90-17-063	415-108-324	NEW-P	90-21-062
392-196-030	AMD	90-16-002	400-06-160	AMD-P	90-13-106	415-108-324	NEW-E	90-21-063
392-196-037	NEW-P	90-11-088	400-06-160	AMD-E	90-13-107	415-108-326	NEW-E	90-14-083
392-196-037	NEW	90-14-093	400-06-160	AMD	90-17-063	415-108-326	NEW-P	90-21-062
392-196-040	AMD-P	90-11-088	402-70-010	AMD-P	90-06-106	415-108-325	NEW-E	90-21-063
392-196-040	AMD	90-14-093	402-70-010	AMD-C	90-19-067	415-108-340	NEW-E	90-19-008
392-196-045	AMD-P	90-11-088	402-70-020	AMD-P	90-06-106	415-108-340	NEW-P	90-21-098
392-196-045	AMD	90-14-093	402-70-020	AMD-C	90-19-067	415-108-340	NEW-E	90-21-101
392-196-051	REP-P	90-11-088	402-70-030	AMD-P	90-06-106	415-112-040	NEW-E	90-19-006
392-196-051	REP	90-14-093	402-70-030	AMD-C	90-19-067	415-112-040	NEW-P	90-21-100
392-196-052	REP-P	90-11-088	402-70-040	NEW-P	90-06-106	415-112-040	NEW-E	90-21-103
392-196-052	REP	90-14-093	402-70-040	NEW-C	90-19-067	415-112-720	NEW-E	90-14-085
392-196-066	AMD-P	90-11-088	402-70-045	NEW-P	90-06-106	415-112-720	NEW-P	90-21-064
392-196-066	AMD	90-14-093	402-70-045	NEW-C	90-19-067	415-112-720	NEW-E	90-21-065
392-196-070	REP-P	90-11-088	402-70-050	AMD-P	90-06-106	415-112-722	NEW-E	90-14-085

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
415-112-722	NEW-P	90-21-064	446-20-515	NEW-P	90-15-020	456-09-430	AMD-P	90-08-007
415-112-722	NEW-E	90-21-065	446-20-515	NEW-E	90-15-021	456-09-430	AMD	90-11-105
415-112-725	NEW-E	90-14-085	446-20-515	NEW	90-20-003	456-09-440	AMD-P	90-08-007
415-112-725	NEW-P	90-21-064	446-20-520	NEW-P	90-15-020	456-09-440	AMD	90-11-105
415-112-725	NEW-E	90-21-065	446-20-520	NEW-E	90-15-021	456-09-520	AMD-P	90-08-007
415-112-727	NEW-E	90-14-085	446-20-520	NEW	90-20-003	456-09-520	AMD	90-11-105
415-112-727	NEW-P	90-21-064	446-20-525	NEW-P	90-15-020	456-09-530	AMD-P	90-08-007
415-112-727	NEW-E	90-21-065	446-20-525	NEW-E	90-15-021	456-09-530	AMD	90-11-105
415-113-010	NEW-E	90-11-129	446-20-525	NEW	90-20-003	456-09-655	AMD-P	90-08-007
415-113-010	NEW-P	90-17-089	446-20-530	NEW-P	90-15-020	456-09-655	AMD	90-11-105
415-113-020	NEW-E	90-11-129	446-20-530	NEW-E	90-15-021	456-09-730	AMD-P	90-08-007
415-113-020	NEW-P	90-17-089	446-20-530	NEW	90-20-003	456-09-730	AMD	90-11-105
415-113-030	NEW-E	90-11-129	448-12-010	REP-P	90-20-050	456-09-732	NEW-P	90-08-007
415-113-030	NEW-P	90-17-089	448-12-015	REP-P	90-20-050	456-09-732	NEW	90-11-105
415-113-040	NEW-E	90-11-129	448-12-016	REP-P	90-20-050	456-09-740	AMD-P	90-08-007
415-113-040	NEW-P	90-17-089	448-12-020	REP-P	90-20-050	456-09-740	AMD	90-11-105
415-113-050	NEW-E	90-11-129	448-12-030	REP-P	90-20-050	456-09-742	NEW-P	90-08-007
415-113-050	NEW-P	90-17-089	448-12-040	REP-P	90-20-050	456-09-742	NEW	90-11-105
415-113-060	NEW-P	90-17-089	448-12-050	REP-P	90-20-050	456-09-760	AMD-P	90-08-007
434-19-012	AMD-P	90-19-094	448-12-055	REP-P	90-20-050	456-09-760	AMD	90-11-105
434-19-020	AMD-P	90-19-094	448-12-060	REP-P	90-20-050	456-09-762	NEW-P	90-08-007
434-19-052	AMD-P	90-19-094	448-12-070	REP-P	90-20-050	456-09-762	NEW	90-11-105
434-19-053	AMD-P	90-19-094	448-12-075	REP-P	90-20-050	456-09-925	AMD-P	90-08-007
434-19-054	AMD-P	90-19-094	448-12-080	REP-P	90-20-050	456-09-925	AMD	90-11-105
434-19-056	AMD-P	90-19-094	448-12-090	REP-P	90-20-050	456-09-930	AMD-P	90-08-007
434-19-059	AMD-P	90-19-094	448-12-100	REP-P	90-20-050	456-09-930	AMD	90-11-105
434-19-060	AMD-P	90-19-094	448-12-210	REP-P	90-20-050	456-09-935	AMD-P	90-08-007
434-19-061	AMD-P	90-19-094	448-12-220	REP-P	90-20-050	456-09-935	AMD	90-11-105
434-19-075	AMD-P	90-19-094	448-12-230	REP-P	90-20-050	456-09-940	AMD-P	90-08-007
434-19-084	AMD-P	90-19-094	448-12-240	REP-P	90-20-050	456-09-940	AMD	90-11-105
434-19-085	NEW-P	90-19-094	448-12-250	REP-P	90-20-050	456-09-945	AMD-P	90-08-007
434-19-090	REP-P	90-19-094	448-12-260	REP-P	90-20-050	456-09-945	AMD	90-11-105
434-19-097	NEW-P	90-19-094	448-12-270	REP-P	90-20-050	456-09-955	AMD-P	90-08-007
434-19-098	NEW-P	90-19-094	448-12-280	REP-P	90-20-050	456-09-955	AMD	90-11-105
434-19-101	AMD-P	90-19-094	448-12-290	REP-P	90-20-050	456-09-960	NEW-P	90-08-007
434-19-110	AMD-P	90-19-094	448-12-300	REP-P	90-20-050	456-09-960	NEW	90-11-105
434-19-113	REP-P	90-19-094	448-12-320	REP-P	90-20-050	456-10-110	AMD-P	90-08-006
434-19-114	AMD-P	90-19-094	448-12-330	REP-P	90-20-050	456-10-110	AMD	90-11-106
434-19-115	AMD-P	90-19-094	448-12-340	REP-P	90-20-050	456-10-160	AMD-P	90-08-006
434-19-118	AMD-P	90-19-094	448-13-010	NEW-P	90-20-050	456-10-160	AMD	90-11-106
434-19-191	AMD-P	90-19-094	448-13-020	NEW-P	90-20-050	456-10-310	AMD-P	90-08-006
434-19-192	AMD-P	90-19-094	448-13-030	NEW-P	90-20-050	456-10-310	AMD	90-11-106
434-19-193	AMD-P	90-19-094	448-13-040	NEW-P	90-20-050	456-10-315	AMD-P	90-08-006
440-44-028	NEW	90-03-049	448-13-050	NEW-P	90-20-050	456-10-315	AMD	90-11-106
440-44-030	AMD-P	90-11-092	448-13-060	NEW-P	90-20-050	456-10-320	AMD-P	90-08-006
440-44-030	AMD	90-15-001	448-13-070	NEW-P	90-20-050	456-10-320	AMD-W	90-08-096
440-44-050	REP-P	90-06-106	448-13-080	NEW-P	90-20-050	456-10-320	AMD-P	90-08-098
440-44-050	REP-C	90-19-067	448-13-090	NEW-P	90-20-050	456-10-320	AMD	90-11-103
440-44-057	REP-P	90-06-106	448-13-100	NEW-P	90-20-050	456-10-325	AMD-P	90-08-006
440-44-057	REP-C	90-19-067	448-13-110	NEW-P	90-20-050	456-10-325	AMD	90-11-106
440-44-058	REP-P	90-06-106	448-13-120	NEW-P	90-20-050	456-10-430	AMD-P	90-08-006
440-44-058	REP-C	90-19-067	448-13-130	NEW-P	90-20-050	456-10-430	AMD	90-11-106
440-44-059	REP-P	90-06-106	448-13-140	NEW-P	90-20-050	456-10-440	AMD-P	90-08-006
440-44-059	REP-C	90-19-067	448-13-150	NEW-P	90-20-050	456-10-440	AMD	90-11-106
440-44-060	REP-P	90-06-106	448-13-160	NEW-P	90-20-050	456-10-545	AMD-P	90-08-006
440-44-060	REP-C	90-19-067	448-13-170	NEW-P	90-20-050	456-10-545	AMD	90-11-106
440-44-061	REP-P	90-06-106	448-13-180	NEW-P	90-20-050	456-10-730	AMD-P	90-08-006
440-44-062	REP-P	90-11-126	448-13-190	NEW-P	90-20-050	456-10-730	AMD	90-11-106
440-44-062	REP-P	90-06-106	448-13-200	NEW-P	90-20-050	456-10-735	AMD-P	90-08-006
440-44-062	REP-C	90-19-067	456-09-110	AMD-P	90-08-007	456-10-735	AMD	90-11-106
446-10-090	AMD-P	90-04-027	456-09-110	AMD	90-11-105	456-10-740	AMD-P	90-08-006
446-10-090	AMD	90-10-097	456-09-150	AMD-P	90-08-007	456-10-740	AMD	90-11-106
446-20-020	AMD-P	90-15-020	456-09-150	AMD	90-11-105	456-10-755	AMD-P	90-08-006
446-20-020	AMD-E	90-15-021	456-09-210	AMD-P	90-08-007	456-10-755	AMD	90-11-106
446-20-020	AMD	90-20-003	456-09-210	AMD	90-11-105	456-12-030	AMD-P	90-08-005
446-20-285	AMD-P	90-15-020	456-09-230	AMD-P	90-08-007	456-12-030	AMD	90-11-107
446-20-285	AMD-E	90-15-021	456-09-230	AMD	90-11-105	456-12-090	AMD-P	90-08-005
446-20-285	AMD	90-20-003	456-09-310	AMD-P	90-08-007	456-12-090	AMD-W	90-21-006
446-20-290	AMD-P	90-15-020	456-09-310	AMD	90-11-105	456-12-140	AMD-P	90-08-005
446-20-290	AMD-E	90-15-021	456-09-315	AMD-P	90-08-007	456-12-140	AMD	90-11-107
446-20-290	AMD	90-20-003	456-09-315	AMD	90-11-105	458-12-270	PREP	90-19-105
446-20-500	NEW-P	90-15-020	456-09-320	AMD-P	90-08-007	458-12-275	PREP	90-19-105
446-20-500	NEW-E	90-15-021	456-09-320	AMD-W	90-08-096	458-12-280	PREP	90-19-105
446-20-500	NEW	90-20-003	456-09-320	AMD-P	90-08-097	458-14	PREP	90-15-053
446-20-510	NEW-P	90-15-020	456-09-320	AMD	90-11-104	458-14-001	NEW-E	90-15-006
446-20-510	NEW-E	90-15-021	456-09-325	AMD-P	90-08-007	458-14-001	NEW-P	90-18-097
446-20-510	NEW	90-20-003	456-09-325	AMD	90-11-105	458-14-005	NEW-W	90-11-032

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
458-14-005	NEW-E	90-15-006	458-14-087	NEW-E	90-15-006	458-14-160	NEW-E	90-15-006
458-14-005	NEW-P	90-18-097	458-14-087	NEW-P	90-18-097	458-14-160	NEW-P	90-18-097
458-14-009	NEW-W	90-11-032	458-14-090	REP-W	90-11-032	458-14-170	NEW-E	90-15-006
458-14-010	REP-W	90-11-032	458-14-090	REP-E	90-15-006	458-14-170	NEW-P	90-18-097
458-14-010	REP-E	90-15-006	458-14-090	REP-P	90-18-097	458-16-265	NEW-P	90-03-059
458-14-010	REP-P	90-18-097	458-14-091	REP-W	90-11-032	458-16-265	NEW	90-06-048
458-14-014	NEW-W	90-11-032	458-14-091	REP-E	90-15-006	458-19	PREP	90-18-096
458-14-015	NEW-W	90-11-032	458-14-091	REP-P	90-18-097	458-20-100	PREP	90-19-107
458-14-015	NEW-E	90-15-006	458-14-092	REP-W	90-11-032	458-20-100	AMD-P	90-21-165
458-14-015	NEW-P	90-18-097	458-14-092	REP-E	90-15-006	458-20-10001	PREP	90-19-106
458-14-016	NEW-W	90-11-032	458-14-092	REP-P	90-18-097	458-20-106	PREP	90-16-088
458-14-017	NEW-W	90-11-032	458-14-094	REP-W	90-11-032	458-20-107	AMD-E	90-06-077
458-14-019	NEW-W	90-11-032	458-14-094	REP-E	90-15-006	458-20-107	AMD-P	90-07-087
458-14-020	REP-W	90-11-032	458-14-094	REP-P	90-18-097	458-20-107	AMD	90-10-080
458-14-020	REP-E	90-15-006	458-14-095	NEW-E	90-15-006	458-20-109	PREP	90-17-070
458-14-020	REP-P	90-18-097	458-14-095	NEW-P	90-18-097	458-20-110	PREP	90-21-042
458-14-021	NEW-W	90-11-032	458-14-098	REP-W	90-11-032	458-20-118	AMD-P	90-13-011
458-14-023	NEW-W	90-11-032	458-14-098	REP-E	90-15-006	458-20-118	AMD-C	90-17-010
458-14-025	NEW-W	90-11-032	458-14-098	REP-P	90-18-097	458-20-126	PREP	90-19-108
458-14-025	NEW-E	90-15-006	458-14-100	REP-W	90-11-032	458-20-127	PREP	90-21-041
458-14-025	NEW-P	90-18-097	458-14-100	REP-E	90-15-006	458-20-132	PREP	90-17-069
458-14-027	NEW-W	90-11-032	458-14-100	REP-P	90-18-097	458-20-138	PREP	90-19-078
458-14-029	NEW-W	90-11-032	458-14-105	NEW-E	90-15-006	458-20-151	PREP	90-17-133
458-14-030	REP-W	90-11-032	458-14-105	NEW-P	90-18-097	458-20-163	PREP	90-18-072
458-14-030	REP-E	90-15-006	458-14-110	REP-W	90-11-032	458-20-166	PREP	90-21-043
458-14-030	REP-P	90-18-097	458-14-110	REP-E	90-15-006	458-20-17902	NEW-E	90-13-117
458-14-031	NEW-W	90-11-032	458-14-110	REP-P	90-18-097	458-20-17902	NEW-P	90-14-095
458-14-035	NEW-E	90-15-006	458-14-115	REP-W	90-11-032	458-20-17902	NEW	90-17-068
458-14-035	NEW-P	90-18-097	458-14-115	REP-E	90-15-006	458-20-185	AMD	90-04-038
458-14-040	REP-W	90-11-032	458-14-115	REP-P	90-18-097	458-20-186	AMD	90-04-039
458-14-040	REP-E	90-15-006	458-14-116	NEW-E	90-15-006	458-20-186	PREP	90-19-079
458-14-040	REP-P	90-18-097	458-14-116	NEW-P	90-18-097	458-20-186	AMD-P	90-21-164
458-14-042	NEW-W	90-11-032	458-14-120	REP-W	90-11-032	458-20-197	AMD-P	90-07-089
458-14-045	REP-W	90-11-032	458-14-120	REP-E	90-15-006	458-20-197	AMD	90-10-082
458-14-045	REP-E	90-15-006	458-14-120	REP-P	90-18-097	458-20-200	AMD-P	90-13-012
458-14-045	REP-P	90-18-097	458-14-121	REP-W	90-11-032	458-20-200	AMD-C	90-17-011
458-14-046	NEW-E	90-15-006	458-14-121	REP-E	90-15-006	458-20-227	PREP	90-17-134
458-14-046	NEW-P	90-18-097	458-14-121	REP-P	90-18-097	458-20-22801	NEW	90-05-044
458-14-050	REP-W	90-11-032	458-14-122	REP-W	90-11-032	458-20-22802	NEW-P	90-16-104
458-14-050	REP-E	90-15-006	458-14-122	REP-E	90-15-006	458-20-22802	NEW	90-19-052
458-14-050	REP-P	90-18-097	458-14-122	REP-P	90-18-097	458-20-231	PREP	90-13-070
458-14-052	REP-W	90-11-032	458-14-125	REP-W	90-11-032	458-20-231	AMD-P	90-20-026
458-14-052	REP-E	90-15-006	458-14-125	REP-E	90-15-006	458-20-256	NEW	90-04-058
458-14-052	REP-P	90-18-097	458-14-125	REP-P	90-18-097	458-20-257	NEW-E	90-06-078
458-14-055	REP-W	90-11-032	458-14-126	REP-W	90-11-032	458-20-257	NEW-P	90-07-088
458-14-055	REP-E	90-15-006	458-14-126	REP-E	90-15-006	458-20-257	NEW	90-10-081
458-14-055	REP-P	90-18-097	458-14-126	REP-P	90-18-097	458-20-258	NEW-P	90-13-093
458-14-056	NEW-E	90-15-006	458-14-127	NEW-E	90-15-006	458-20-258	NEW	90-17-003
458-14-056	NEW-P	90-18-097	458-14-127	NEW-P	90-18-097	458-20-259	NEW-P	90-13-094
458-14-060	REP-W	90-11-032	458-14-130	REP-W	90-11-032	458-20-259	NEW	90-17-007
458-14-060	REP-E	90-15-006	458-14-130	REP-E	90-15-006	458-30-200	PREP	90-17-132
458-14-060	REP-P	90-18-097	458-14-130	REP-P	90-18-097	458-30-200	AMD-P	90-20-130
458-14-062	REP-W	90-11-032	458-14-135	REP-W	90-11-032	458-30-205	PREP	90-17-132
458-14-062	REP-E	90-15-006	458-14-135	REP-E	90-15-006	458-30-205	AMD-P	90-20-130
458-14-062	REP-P	90-18-097	458-14-135	REP-P	90-18-097	458-30-210	PREP	90-17-132
458-14-065	REP-W	90-11-032	458-14-136	NEW-E	90-15-006	458-30-210	AMD-P	90-20-130
458-14-065	REP-E	90-15-006	458-14-136	NEW-P	90-18-097	458-30-220	PREP	90-17-132
458-14-065	REP-P	90-18-097	458-14-140	REP-W	90-11-032	458-30-220	AMD-P	90-20-130
458-14-066	NEW-E	90-15-006	458-14-140	REP-E	90-15-006	458-30-225	PREP	90-17-132
458-14-066	NEW-P	90-18-097	458-14-140	REP-P	90-18-097	458-30-225	AMD-P	90-20-130
458-14-070	REP-W	90-11-032	458-14-145	REP-W	90-11-032	458-30-235	PREP	90-17-132
458-14-070	REP-E	90-15-006	458-14-145	REP-E	90-15-006	458-30-235	AMD-P	90-20-130
458-14-070	REP-P	90-18-097	458-14-145	REP-P	90-18-097	458-30-260	AMD	90-02-080
458-14-075	REP-W	90-11-032	458-14-146	NEW-E	90-15-006	458-30-261	REP	90-02-080
458-14-075	REP-E	90-15-006	458-14-146	NEW-P	90-18-097	458-30-262	NEW	90-02-080
458-14-075	REP-P	90-18-097	458-14-150	REP-W	90-11-032	458-30-262	PREP	90-17-132
458-14-076	NEW-E	90-15-006	458-14-150	REP-E	90-15-006	458-30-262	AMD-P	90-20-130
458-14-076	NEW-P	90-18-097	458-14-150	REP-P	90-18-097	458-30-275	PREP	90-17-132
458-14-080	REP-W	90-11-032	458-14-152	REP-W	90-11-032	458-30-275	AMD-P	90-20-130
458-14-080	REP-E	90-15-006	458-14-152	REP-E	90-15-006	458-30-285	PREP	90-17-132
458-14-080	REP-P	90-18-097	458-14-152	REP-P	90-18-097	458-30-285	AMD-P	90-20-130
458-14-085	REP-W	90-11-032	458-14-155	REP-W	90-11-032	458-30-290	PREP	90-17-132
458-14-085	REP-E	90-15-006	458-14-155	REP-E	90-15-006	458-30-290	AMD-P	90-20-130
458-14-085	REP-P	90-18-097	458-14-155	REP-P	90-18-097	458-30-295	PREP	90-17-132
458-14-086	REP-W	90-11-032	458-14-156	NEW-E	90-15-006	458-30-295	AMD-P	90-20-130
458-14-086	REP-E	90-15-006	458-14-156	NEW-P	90-18-097	458-30-300	PREP	90-17-132
458-14-086	REP-P	90-18-097	458-14-160	NEW-W	90-11-032	458-30-300	AMD-P	90-20-130

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
458-30-305	PREP	90-17-132	460-46A-025	AMD-S	90-05-061	460-90A-125	REP-P	90-03-106
458-30-305	AMD-P	90-20-130	460-46A-025	AMD	90-09-059	460-90A-125	REP-W	90-17-023
458-30-310	PREP	90-17-132	460-46A-040	AMD-P	90-02-087	460-90A-125	REP-P	90-20-126
458-30-310	AMD-P	90-20-130	460-46A-040	AMD-S	90-05-061	460-90A-130	REP-P	90-20-126
458-30-315	PREP	90-17-132	460-46A-040	AMD	90-09-059	460-90A-140	AMD-P	90-03-106
458-30-315	AMD-P	90-20-130	460-46A-090	AMD-P	90-02-087	460-90A-140	AMD-W	90-17-023
458-30-325	PREP	90-17-132	460-46A-090	AMD-S	90-05-061	460-90A-140	REP-P	90-20-126
458-30-325	AMD-P	90-20-130	460-46A-090	AMD	90-09-059	460-90A-145	AMD-P	90-03-106
458-30-345	PREP	90-17-132	460-46A-095	AMD-P	90-02-087	460-90A-145	AMD	90-06-051
458-30-345	AMD-P	90-20-130	460-46A-095	AMD-S	90-05-061	460-90A-145	REP-P	90-20-126
458-30-590	PREP	90-17-132	460-46A-095	AMD	90-09-059	463-06-010	AMD-P	90-09-029
458-30-590	AMD-P	90-20-130	460-46A-100	AMD-P	90-02-087	463-06-010	AMD-C	90-13-032
458-40-540	AMD-P	90-21-138	460-46A-100	AMD-S	90-05-061	463-10-010	AMD-P	90-09-029
458-40-610	AMD-P	90-10-079	460-46A-100	AMD	90-09-059	463-10-010	AMD-C	90-13-032
458-40-610	AMD-E	90-14-032	460-46A-105	AMD-P	90-02-087	463-14-030	AMD-P	90-09-029
458-40-610	AMD	90-14-033	460-46A-105	AMD-S	90-05-061	463-14-030	AMD-C	90-13-032
458-40-636	AMD-P	90-10-079	460-46A-105	AMD	90-09-059	463-14-080	AMD-P	90-09-029
458-40-636	AMD-E	90-14-032	460-46A-110	AMD-P	90-02-087	463-14-080	AMD-C	90-13-032
458-40-636	AMD	90-14-033	460-46A-110	AMD-S	90-05-061	463-18-020	AMD-P	90-09-029
458-40-640	AMD-P	90-10-079	460-46A-110	AMD	90-09-059	463-18-020	AMD-C	90-13-032
458-40-640	AMD-E	90-14-032	460-46A-145	AMD-P	90-02-087	463-26-120	AMD-P	90-09-029
458-40-640	AMD	90-14-033	460-46A-145	AMD-S	90-05-061	463-26-120	AMD-C	90-13-032
458-40-660	AMD-P	90-10-079	460-46A-145	AMD	90-09-059	463-26-130	AMD-P	90-09-029
458-40-660	AMD-E	90-14-032	460-46A-150	AMD-P	90-02-087	463-26-130	AMD-C	90-13-032
458-40-660	AMD	90-14-033	460-46A-150	AMD-S	90-05-061	463-28-060	AMD-P	90-09-029
458-40-670	AMD-P	90-10-079	460-46A-150	AMD	90-09-059	463-28-060	AMD-C	90-13-032
458-40-670	AMD-E	90-14-032	460-46A-155	AMD-P	90-02-087	463-28-080	AMD-P	90-09-029
458-40-670	AMD	90-14-033	460-46A-155	AMD-S	90-05-061	463-28-080	AMD-C	90-13-032
458-53	PREP	90-19-104	460-46A-155	AMD	90-09-059	463-30	AMD-C	90-03-087
458-53-030	AMD-P	90-21-166	460-46A-160	AMD-P	90-02-087	463-30	AMD	90-05-018
458-53-142	AMD-P	90-21-166	460-46A-160	AMD-S	90-05-061	463-30-010	AMD	90-05-018
458-53-150	AMD-P	90-21-166	460-46A-160	AMD	90-09-059	463-30-020	AMD	90-05-018
458-276-130	AMD-E	90-14-028	460-46A-165	AMD-P	90-02-087	463-30-050	AMD	90-05-018
460-20A-400	AMD-P	90-05-051	460-46A-165	AMD-S	90-05-061	463-30-060	AMD	90-05-018
460-20A-400	AMD	90-09-058	460-46A-165	AMD	90-09-059	463-30-070	REP	90-05-018
460-24A-040	NEW-P	90-06-061	460-90A-005	AMD-P	90-03-106	463-30-080	AMD	90-05-018
460-24A-040	NEW	90-13-029	460-90A-005	AMD	90-06-051	463-30-085	NEW	90-05-018
460-24A-050	AMD	90-05-003	460-90A-005	REP-P	90-20-126	463-30-090	AMD	90-05-018
460-24A-205	AMD-P	90-06-061	460-90A-015	AMD-P	90-03-106	463-30-100	AMD	90-05-018
460-24A-205	AMD	90-13-029	460-90A-015	AMD-W	90-17-023	463-30-110	REP	90-05-018
460-44A-060	REP-P	90-02-087	460-90A-015	REP-P	90-20-126	463-30-120	AMD	90-05-018
460-44A-060	REP-S	90-05-061	460-90A-017	AMD-P	90-03-106	463-30-130	REP	90-05-018
460-44A-060	REP	90-09-059	460-90A-017	AMD	90-06-051	463-30-140	REP	90-05-018
460-44A-065	REP-P	90-02-087	460-90A-017	REP-P	90-20-126	463-30-150	REP	90-05-018
460-44A-065	REP-S	90-05-061	460-90A-018	AMD-P	90-03-106	463-30-160	REP	90-05-018
460-44A-065	REP	90-09-059	460-90A-018	AMD	90-06-051	463-30-170	REP	90-05-018
460-44A-070	REP-P	90-02-087	460-90A-018	REP-P	90-20-126	463-30-180	REP	90-05-018
460-44A-070	REP-S	90-05-061	460-90A-022	REP-P	90-20-126	463-30-190	AMD	90-05-018
460-44A-070	REP	90-09-059	460-90A-025	REP-P	90-20-126	463-30-200	AMD	90-05-018
460-44A-500	AMD-P	90-02-087	460-90A-027	REP-P	90-20-126	463-30-210	REP	90-05-018
460-44A-500	AMD-S	90-05-061	460-90A-030	REP-P	90-20-126	463-30-220	REP	90-05-018
460-44A-500	AMD	90-09-059	460-90A-032	AMD-P	90-03-106	463-30-230	AMD	90-05-018
460-44A-501	AMD-P	90-02-087	460-90A-032	AMD	90-06-051	463-30-240	AMD	90-05-018
460-44A-501	AMD-S	90-05-061	460-90A-032	REP-P	90-20-126	463-30-250	AMD	90-05-018
460-44A-501	AMD	90-09-059	460-90A-035	AMD-P	90-03-106	463-30-260	REP	90-05-018
460-44A-502	AMD-P	90-02-087	460-90A-035	AMD	90-06-051	463-30-270	AMD	90-05-018
460-44A-502	AMD-S	90-05-061	460-90A-035	REP-P	90-20-126	463-30-290	REP	90-05-018
460-44A-502	AMD	90-09-059	460-90A-045	REP-P	90-20-126	463-30-295	REP	90-05-018
460-44A-503	AMD-P	90-02-087	460-90A-055	AMD-P	90-03-106	463-30-300	AMD	90-05-018
460-44A-503	AMD-S	90-05-061	460-90A-055	AMD-W	90-17-023	463-30-310	AMD	90-05-018
460-44A-503	AMD	90-09-059	460-90A-055	REP-P	90-20-126	463-30-320	AMD	90-05-018
460-44A-504	NEW-P	90-02-087	460-90A-060	REP-P	90-20-126	463-30-330	AMD	90-05-018
460-44A-504	NEW-S	90-05-061	460-90A-070	REP-P	90-20-126	463-30-335	NEW	90-05-018
460-44A-504	NEW	90-09-059	460-90A-080	REP-P	90-20-126	463-30-340	REP	90-05-018
460-44A-508	AMD-P	90-02-087	460-90A-090	AMD-P	90-03-106	463-30-350	REP	90-05-018
460-44A-508	AMD-S	90-05-061	460-90A-090	AMD	90-06-051	463-30-360	REP	90-05-018
460-44A-508	AMD	90-09-059	460-90A-090	REP-P	90-20-126	463-30-370	REP	90-05-018
460-46A	AMD-P	90-02-087	460-90A-100	REP-P	90-20-126	463-30-380	REP	90-05-018
460-46A	AMD-S	90-05-061	460-90A-105	REP-P	90-03-106	463-30-410	AMD	90-05-018
460-46A	AMD	90-09-059	460-90A-105	REP-W	90-17-023	463-30-420	AMD	90-05-018
460-46A-010	AMD-P	90-02-087	460-90A-105	REP-P	90-20-126	463-34	AMD-C	90-03-087
460-46A-010	AMD-S	90-05-061	460-90A-115	AMD-P	90-03-106	463-34	AMD	90-05-018
460-46A-010	AMD	90-09-059	460-90A-115	AMD	90-06-051	463-34-010	AMD	90-05-018
460-46A-020	AMD-P	90-02-087	460-90A-115	REP-P	90-20-126	463-34-020	REP	90-05-018
460-46A-020	AMD-S	90-05-061	460-90A-122	AMD-P	90-03-106	463-34-030	AMD	90-05-018
460-46A-020	AMD	90-09-059	460-90A-122	AMD	90-06-051	463-34-040	REP	90-05-018
460-46A-025	AMD-P	90-02-087	460-90A-122	REP-P	90-20-126	463-34-050	AMD	90-05-018

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
463-34-060	AMD	90-05-018	478-124-035	NEW-P	90-20-102	479-20-007	NEW-P	90-07-060
463-34-070	AMD	90-05-018	478-136-030	AMD-P	90-08-030	479-20-007	NEW	90-11-035
463-34-080	AMD	90-05-018	478-136-030	AMD	90-12-034	479-20-010	AMD-P	90-07-060
463-34-090	AMD	90-05-018	478-136-030	AMD-P	90-21-120	479-20-010	AMD	90-11-035
463-34-100	REP	90-05-018	478-138-030	AMD-W	90-04-001	479-20-011	AMD-P	90-07-060
463-38-041	AMD-P	90-09-029	478-138-040	AMD-W	90-04-001	479-20-011	AMD	90-11-035
463-38-041	AMD-C	90-13-032	478-138-050	AMD-W	90-04-001	479-20-011	AMD	90-11-035
463-38-042	AMD-P	90-09-029	478-160-162	NEW-P	90-08-084	479-20-013	AMD-P	90-07-060
463-38-042	AMD-C	90-13-032	478-160-162	NEW	90-15-005	479-20-013	AMD	90-11-035
463-38-063	AMD-P	90-09-029	478-160-232	NEW-P	90-08-084	479-20-016	AMD-P	90-07-060
463-38-063	AMD-C	90-13-032	478-160-232	NEW	90-15-005	479-20-016	AMD	90-11-035
463-39-130	REP-P	90-09-029	479-01-010	AMD-P	90-07-060	479-20-020	AMD-P	90-07-060
463-39-130	REP-C	90-13-032	479-01-010	AMD	90-11-035	479-20-020	AMD	90-11-035
463-39-150	AMD-P	90-09-029	479-01-020	AMD-P	90-07-060	479-20-025	AMD-P	90-07-060
463-39-150	AMD-C	90-13-032	479-01-020	AMD	90-11-035	479-20-025	AMD	90-11-035
463-43-060	AMD-P	90-09-029	479-01-030	AMD-P	90-07-060	479-20-027	AMD-P	90-07-060
463-43-060	AMD-C	90-13-032	479-01-030	AMD	90-11-035	479-20-027	AMD	90-11-035
463-47-060	AMD-P	90-09-029	479-01-040	NEW-P	90-07-060	479-20-031	AMD	90-11-035
463-47-060	AMD-C	90-13-032	479-01-040	NEW	90-11-035	479-20-033	AMD-P	90-07-060
463-50-030	AMD-P	90-09-029	479-12	AMD-P	90-07-060	479-20-033	AMD	90-11-035
463-50-030	AMD-C	90-13-032	479-12	AMD	90-11-035	479-20-036	AMD-P	90-07-060
463-54-070	AMD-P	90-09-029	479-12-010	AMD-P	90-07-060	479-20-036	AMD	90-11-035
463-54-070	AMD-C	90-13-032	479-12-010	AMD	90-11-035	479-20-037	AMD-P	90-07-060
463-58-030	AMD-P	90-09-029	479-12-020	AMD-P	90-07-060	479-20-037	AMD	90-11-035
463-58-030	AMD-C	90-13-032	479-12-020	AMD	90-11-035	479-20-060	REP-P	90-07-060
468-06-140	NEW-P	90-20-036	479-13	AMD-P	90-07-060	479-20-060	REP	90-11-035
468-22-010	NEW-P	90-16-061	479-13	AMD	90-11-035	479-20-070	REP-P	90-07-060
468-22-010	NEW	90-19-103	479-13-010	AMD-P	90-07-060	479-20-070	REP	90-11-035
468-22-020	NEW-P	90-16-061	479-13-010	AMD	90-11-035	479-20-075	AMD-P	90-07-060
468-22-020	NEW	90-19-103	479-13-035	AMD-P	90-07-060	479-20-075	AMD	90-11-035
468-22-030	NEW-P	90-16-061	479-13-035	AMD	90-11-035	479-20-080	REP-P	90-07-060
468-22-030	NEW	90-19-103	479-13-040	REP-P	90-07-060	479-20-080	REP	90-11-035
468-22-040	NEW-P	90-16-061	479-13-040	REP	90-11-035	479-20-083	REP-P	90-07-060
468-22-040	NEW	90-19-103	479-13-050	REP-P	90-07-060	479-20-083	REP	90-11-035
468-22-050	NEW-P	90-16-061	479-13-050	REP	90-11-035	479-20-086	AMD-P	90-07-060
468-22-050	NEW	90-19-103	479-13-060	AMD-P	90-07-060	479-20-086	AMD	90-11-035
468-22-060	NEW-P	90-16-061	479-13-060	AMD	90-11-035	479-20-089	AMD-P	90-07-060
468-22-060	NEW	90-19-103	479-13-070	AMD-P	90-07-060	479-20-089	AMD	90-11-035
468-72-010	NEW-P	90-19-009	479-13-070	AMD	90-11-035	479-20-095	AMD-P	90-07-060
468-72-050	NEW-P	90-19-009	479-16-015	AMD-P	90-07-060	479-20-095	AMD	90-11-035
478-04-010	NEW-P	90-08-084	479-16-015	AMD	90-11-035	479-24-010	AMD-P	90-07-060
478-04-010	NEW	90-15-005	479-16-016	AMD-P	90-07-060	479-24-010	AMD	90-11-035
478-04-020	NEW-P	90-08-084	479-16-016	AMD	90-11-035	479-24-020	AMD-P	90-07-060
478-04-020	NEW	90-15-005	479-16-020	AMD-P	90-07-060	479-24-020	AMD	90-11-035
478-108-010	NEW-P	90-08-084	479-16-020	AMD	90-11-035	479-24-030	AMD-P	90-07-060
478-108-010	NEW	90-15-005	479-16-030	AMD-P	90-07-060	479-24-030	AMD	90-11-035
478-108-020	NEW-P	90-08-084	479-16-030	AMD	90-11-035	479-24-040	AMD-P	90-07-060
478-108-020	NEW	90-15-005	479-16-035	AMD-P	90-07-060	479-24-040	AMD	90-11-035
478-108-030	NEW-P	90-08-084	479-16-035	AMD	90-11-035	479-24-050	AMD-P	90-07-060
478-108-030	NEW	90-15-005	479-16-040	AMD-P	90-07-060	479-24-050	AMD	90-11-035
478-108-040	NEW-P	90-08-084	479-16-040	AMD	90-11-035	479-24-060	REP-P	90-07-060
478-108-040	NEW	90-15-005	479-16-045	AMD-P	90-07-060	479-24-060	REP	90-11-035
478-108-050	NEW-P	90-08-084	479-16-045	AMD	90-11-035	479-24-070	AMD-P	90-07-060
478-108-050	NEW	90-15-005	479-16-050	AMD-P	90-07-060	479-24-070	AMD	90-11-035
478-108-060	NEW	90-15-005	479-16-050	AMD	90-11-035	479-112-017	AMD-P	90-11-017
478-108-070	NEW	90-15-005	479-16-060	AMD-P	90-07-060	479-112-017	AMD-E	90-11-018
478-108-080	NEW	90-15-005	479-16-060	AMD	90-11-035	479-112-017	AMD	90-16-028
478-108-110	NEW-P	90-08-084	479-16-061	REP-P	90-07-060	479-113-035	AMD-P	90-11-017
478-108-110	NEW	90-15-005	479-16-061	REP	90-11-035	479-113-035	AMD-E	90-11-018
478-108-120	NEW-P	90-08-084	479-16-070	AMD-P	90-07-060	479-113-035	AMD	90-16-028
478-108-120	NEW	90-15-005	479-16-070	AMD	90-11-035	480-12-045	AMD-P	90-14-011
478-108-130	NEW-P	90-08-084	479-16-071	REP-P	90-07-060	480-12-045	AMD	90-17-049
478-108-130	NEW	90-15-005	479-16-071	REP	90-11-035	480-12-165	AMD	90-06-017
478-108-140	NEW-P	90-08-084	479-16-072	AMD-P	90-07-060	480-12-180	AMD	90-06-017
478-108-140	NEW	90-15-005	479-16-072	AMD	90-11-035	480-12-181	NEW-E	90-14-025
478-116	AMD-C	90-04-002	479-16-080	AMD-P	90-07-060	480-12-181	NEW-P	90-14-027
478-116-250	AMD-W	90-10-040	479-16-080	AMD	90-11-035	480-12-181	NEW	90-17-048
478-116-250	AMD-P	90-10-072	479-16-091	AMD-P	90-07-060	480-12-195	AMD	90-06-017
478-116-250	AMD	90-13-026	479-16-091	AMD	90-11-035	480-12-322	REP-P	90-19-121
478-116-260	AMD-W	90-10-040	479-16-092	AMD-P	90-07-060	480-12-340	AMD-P	90-18-095
478-116-510	AMD-P	90-08-084	479-16-092	AMD	90-11-035	480-12-375	AMD-W	90-13-071
478-116-510	AMD	90-15-005	479-16-096	AMD-P	90-07-060	480-12-500	NEW-P	90-19-003
478-116-600	AMD-W	90-10-040	479-16-096	AMD	90-11-035	480-12-510	NEW-P	90-19-003
478-120-070	AMD-P	90-08-084	479-16-098	AMD-P	90-07-060	480-12-520	NEW-P	90-19-003
478-120-070	AMD-W	90-21-076	479-16-098	AMD	90-11-035	480-30-010	AMD-P	90-10-077
478-120-130	AMD-P	90-08-084	479-20-005	REP-P	90-07-060	480-30-010	AMD-W	90-12-119
478-120-130	AMD-W	90-21-076	479-20-005	REP	90-11-035	480-30-010	AMD-P	90-17-050

Table of WAC Sections Affected

WAC #	WSR #	WAC #	WSR #	WAC #	WSR #			
480-30-020	AMD-P	90-10-077	480-70-620	NEW-P	90-20-117	490-500-275	AMD-P	90-07-035
480-30-020	AMD-W	90-12-119	480-70-630	NEW-P	90-20-117	490-500-275	AMD	90-11-114
480-30-020	AMD-P	90-17-050	480-70-640	NEW-P	90-20-117	490-500-280	AMD-P	90-07-035
480-30-030	AMD-P	90-10-077	480-70-990	AMD-P	90-03-009	490-500-280	AMD	90-11-114
480-30-030	AMD-W	90-12-119	480-70-990	AMD	90-09-015	490-500-340	NEW-P	90-07-035
480-30-030	AMD-P	90-17-050	480-110-021	AMD-P	90-10-078	490-500-340	NEW	90-11-114
480-30-050	AMD-P	90-10-077	480-110-021	AMD	90-17-061	490-500-350	AMD-P	90-07-035
480-30-050	AMD-W	90-12-119	480-110-026	AMD-P	90-10-078	490-500-350	AMD	90-11-114
480-30-050	AMD-P	90-17-050	480-110-026	AMD	90-17-061	490-500-387	REP-P	90-07-035
480-30-060	AMD-P	90-10-077	480-110-028	NEW-P	90-10-078	490-500-387	REP	90-11-114
480-30-060	AMD-W	90-12-119	480-110-028	NEW	90-17-061	490-500-390	AMD-P	90-07-035
480-30-060	AMD-P	90-17-050	480-110-046	AMD-P	90-10-078	490-500-390	AMD	90-11-114
480-30-070	AMD-P	90-10-077	480-110-046	AMD	90-17-061	490-500-405	AMD-P	90-07-035
480-30-070	AMD-W	90-12-119	480-110-066	AMD-P	90-10-078	490-500-405	AMD	90-11-114
480-30-070	AMD-P	90-17-050	480-110-066	AMD-W	90-04-056	490-500-415	AMD-P	90-07-035
480-30-097	NEW	90-06-017	480-110-066	AMD	90-17-061	490-500-415	AMD	90-11-114
480-30-100	AMD	90-06-017	480-110-081	AMD-W	90-04-056	490-500-417	NEW-P	90-07-035
480-30-100	AMD-E	90-09-034	480-120-021	AMD-P	90-19-118	490-500-417	NEW	90-11-114
480-30-100	AMD-P	90-09-094	480-120-081	AMD-W	90-04-055	490-500-418	NEW-P	90-07-035
480-30-100	AMD-P	90-10-077	480-120-106	AMD-P	90-19-118	490-500-418	NEW	90-11-114
480-30-100	AMD-W	90-12-119	480-120-138	AMD	90-08-010	490-500-420	AMD-P	90-07-035
480-30-100	AMD	90-13-119	480-120-138	AMD-P	90-19-118	490-500-420	AMD	90-11-114
480-30-100	AMD-P	90-17-050	480-120-141	AMD-P	90-19-118	490-500-430	AMD-P	90-07-035
480-30-110	AMD-P	90-10-077	480-120-142	NEW-P	90-19-120	490-500-430	AMD	90-11-114
480-30-110	AMD-W	90-12-119	480-120-400	NEW-P	90-19-119	490-500-435	AMD-P	90-07-035
480-30-110	AMD-P	90-17-050	480-120-405	NEW-P	90-19-119	490-500-435	AMD	90-11-114
480-35-120	AMD-E	90-14-024	480-120-410	NEW-P	90-19-119	490-500-525	AMD-P	90-07-035
480-35-120	AMD-P	90-14-026	480-120-415	NEW-P	90-19-119	490-500-525	AMD	90-11-114
480-35-120	AMD	90-17-047	480-120-420	NEW-P	90-19-119	490-500-560	AMD-P	90-07-035
480-40-010	AMD-P	90-10-077	480-120-425	NEW-P	90-19-119	490-500-560	AMD	90-11-114
480-40-010	AMD-W	90-12-119	480-120-430	NEW-P	90-19-119	490-500-570	AMD-P	90-07-035
480-40-010	AMD-P	90-17-050	480-120-435	NEW-P	90-19-119	490-500-570	AMD	90-11-114
480-40-020	AMD-P	90-10-077	480-121-040	AMD-P	90-19-120	490-500-600	NEW-P	90-07-035
480-40-020	AMD-W	90-12-119	480-122-010	AMD-E	90-14-066	490-500-600	NEW	90-11-114
480-40-020	AMD-P	90-17-050	480-122-010	AMD-P	90-14-089	490-500-605	NEW-P	90-07-035
480-40-030	AMD-P	90-10-077	480-122-010	AMD	90-19-020	490-500-605	NEW	90-11-114
480-40-030	AMD-W	90-12-119	480-122-020	AMD-E	90-14-066	490-500-610	NEW-P	90-07-035
480-40-030	AMD-P	90-17-050	480-122-020	AMD-P	90-14-089	490-500-610	NEW	90-11-114
480-40-040	AMD-P	90-10-077	480-122-020	AMD	90-19-020	490-500-615	NEW-P	90-07-035
480-40-040	AMD-W	90-12-119	480-122-030	AMD-E	90-14-066	490-500-615	NEW	90-11-114
480-40-040	AMD-P	90-17-050	480-122-030	AMD-P	90-14-089	490-500-620	NEW-P	90-07-035
480-40-050	AMD-P	90-10-077	480-122-030	AMD	90-19-020	490-500-620	NEW	90-11-114
480-40-050	AMD-W	90-12-119	480-122-040	AMD-E	90-14-066	490-500-625	NEW-P	90-07-035
480-40-050	AMD-P	90-17-050	480-122-050	AMD-E	90-14-066	490-500-625	NEW	90-11-114
480-40-060	AMD-P	90-10-077	480-122-050	AMD-P	90-14-089	490-800-012	A/R-E	90-19-073
480-40-060	AMD-W	90-12-119	480-122-050	AMD	90-19-020	490-800-020	REP-E	90-19-073
480-40-060	AMD-P	90-17-050	480-122-060	AMD-E	90-14-066	490-800-030	A/R-E	90-19-073
480-40-065	NEW	90-06-017	480-122-060	AMD-P	90-14-089	490-800-035	NEW-E	90-19-073
480-40-070	AMD-P	90-10-077	480-122-060	AMD	90-19-020	490-800-040	A/R-E	90-19-073
480-40-070	AMD-W	90-12-119	480-122-070	AMD-E	90-14-066	490-800-050	A/R-E	90-19-073
480-40-070	AMD-P	90-17-050	480-122-070	AMD-P	90-14-089	490-800-060	A/R-E	90-19-073
480-40-075	AMD-P	90-10-077	480-122-070	AMD	90-19-020	490-800-070	A/R-E	90-19-073
480-40-075	AMD-W	90-12-119	480-122-080	AMD-E	90-14-066	490-800-080	A/R-E	90-19-073
480-40-075	AMD-P	90-17-050	480-122-080	AMD-P	90-14-089	490-800-090	A/R-E	90-19-073
480-40-100	NEW	90-06-017	480-122-080	AMD	90-19-020	490-800-100	A/R-E	90-19-073
480-40-110	AMD-P	90-10-077	480-122-090	AMD-E	90-14-066	490-800-105	A/R-E	90-19-073
480-40-110	AMD-W	90-12-119	480-122-090	AMD-P	90-14-089	490-800-120	A/R-E	90-19-073
480-40-110	AMD-P	90-17-050	480-122-090	AMD	90-19-020	490-800-130	A/R-E	90-19-073
480-40-120	AMD-P	90-10-077	480-149-060	AMD-P	90-10-077	490-800-170	A/R-E	90-19-073
480-40-120	AMD-W	90-12-119	480-149-060	AMD-W	90-12-119	490-800-180	A/R-E	90-19-073
480-40-120	AMD-P	90-17-050	480-149-060	AMD-P	90-17-050	490-800-190	A/R-E	90-19-073
480-40-130	AMD-P	90-10-077	480-149-070	REP-P	90-10-077	490-800-200	A/R-E	90-19-073
480-40-130	AMD-W	90-12-119	480-149-070	REP-W	90-12-119	490-800-205	A/R-E	90-19-073
480-40-130	AMD-P	90-17-050	480-149-070	REP-P	90-17-050	490-800-208	A/R-E	90-19-073
480-70-050	AMD	90-13-118	480-149-120	AMD-P	90-10-077	490-800-210	A/R-E	90-19-073
480-70-325	NEW	90-06-017	480-149-120	AMD-W	90-12-119	490-800-220	A/R-E	90-19-073
480-70-335	NEW	90-06-017	480-149-120	AMD-P	90-17-050	490-800-230	A/R-E	90-19-073
480-70-500	NEW	90-13-118	490-500-005	AMD-P	90-07-035	490-800-240	A/R-E	90-19-073
480-70-510	NEW	90-13-118	490-500-005	AMD	90-11-114	490-800-250	A/R-E	90-19-073
480-70-520	NEW-W	90-15-051	490-500-145	AMD-P	90-07-035	490-800-255	NEW-E	90-19-073
480-70-530	NEW	90-13-118	490-500-145	AMD	90-11-114	491-02-095	NEW-P	90-19-080
480-70-540	NEW	90-13-118	490-500-257	AMD-P	90-07-035	504-15-010	NEW-S	90-05-060
480-70-550	NEW	90-13-118	490-500-257	AMD	90-11-114	504-15-010	NEW	90-11-078
480-70-560	NEW	90-13-118	490-500-260	AMD-P	90-07-035	504-15-020	NEW-S	90-05-060
480-70-570	NEW	90-13-118	490-500-260	AMD	90-11-114	504-15-020	NEW	90-11-078
480-70-600	NEW-P	90-20-117	490-500-270	AMD-P	90-07-035	504-15-030	NEW-S	90-05-060
480-70-610	NEW-P	90-20-117	490-500-270	AMD	90-11-114	504-15-030	NEW	90-11-078

Table of WAC Sections Affected

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
504-15-040	NEW-S	90-05-060	504-17-060	REP	90-11-078	508-60-040	REP	90-21-089
504-15-040	NEW	90-11-078	504-17-070	REP-S	90-05-060	508-60-050	REP-P	90-11-059
504-15-050	NEW-S	90-05-060	504-17-070	REP	90-11-078	508-60-050	REP	90-21-089
504-15-050	NEW	90-11-078	504-17-080	REP-S	90-05-060	508-60-060	REP-P	90-11-059
504-15-060	NEW-S	90-05-060	504-17-080	REP	90-11-078	508-60-060	REP	90-21-089
504-15-060	NEW	90-11-078	504-17-090	REP-S	90-05-060	508-60-070	REP-P	90-11-059
504-15-080	NEW-S	90-05-060	504-17-090	REP	90-11-078	508-60-070	REP	90-21-089
504-15-080	NEW	90-11-078	504-17-100	REP-S	90-05-060	508-60-080	REP-P	90-11-059
504-15-100	NEW-S	90-05-060	504-17-100	REP	90-11-078	508-60-080	REP	90-21-089
504-15-100	NEW	90-11-078	504-17-110	REP-S	90-05-060	516-04-010	AMD	90-10-042
504-15-200	NEW-S	90-05-060	504-17-110	REP	90-11-078	516-08-002	REP	90-10-042
504-15-200	NEW	90-11-078	504-17-120	REP-S	90-05-060	516-08-005	REP	90-10-042
504-15-210	NEW-S	90-05-060	504-17-120	REP	90-11-078	516-08-010	REP	90-10-042
504-15-210	NEW	90-11-078	504-17-130	REP-S	90-05-060	516-08-070	REP	90-10-042
504-15-220	NEW-S	90-05-060	504-17-130	REP	90-11-078	516-08-080	REP	90-10-042
504-15-220	NEW	90-11-078	504-17-140	REP-S	90-05-060	516-08-090	REP	90-10-042
504-15-250	NEW-S	90-05-060	504-17-140	REP	90-11-078	516-08-100	REP	90-10-042
504-15-250	NEW	90-11-078	504-17-150	REP-S	90-05-060	516-08-110	REP	90-10-042
504-15-300	NEW-S	90-05-060	504-17-150	REP	90-11-078	516-08-120	REP	90-10-042
504-15-300	NEW	90-11-078	504-17-160	REP-S	90-05-060	516-08-130	REP	90-10-042
504-15-350	NEW-S	90-05-060	504-17-160	REP	90-11-078	516-08-140	REP	90-10-042
504-15-350	NEW	90-11-078	504-17-170	REP-S	90-05-060	516-08-150	REP	90-10-042
504-15-360	NEW-S	90-05-060	504-17-170	REP	90-11-078	516-08-170	REP	90-10-042
504-15-360	NEW	90-11-078	504-17-180	REP-S	90-05-060	516-08-190	REP	90-10-042
504-15-410	NEW-S	90-05-060	504-17-180	REP	90-11-078	516-08-230	REP	90-10-042
504-15-410	NEW	90-11-078	504-17-185	REP-S	90-05-060	516-08-240	REP	90-10-042
504-15-420	NEW-S	90-05-060	504-17-185	REP	90-11-078	516-08-250	REP	90-10-042
504-15-420	NEW	90-11-078	504-17-195	REP-S	90-05-060	516-08-260	REP	90-10-042
504-15-430	NEW-S	90-05-060	504-17-195	REP	90-11-078	516-08-270	REP	90-10-042
504-15-430	NEW	90-11-078	504-17-200	REP-S	90-05-060	516-08-280	REP	90-10-042
504-15-440	NEW-S	90-05-060	504-17-200	REP	90-11-078	516-08-290	REP	90-10-042
504-15-440	NEW	90-11-078	504-17-215	REP-S	90-05-060	516-08-300	REP	90-10-042
504-15-450	NEW-S	90-05-060	504-17-215	REP	90-11-078	516-08-310	REP	90-10-042
504-15-450	NEW	90-11-078	504-17-220	REP-S	90-05-060	516-08-320	REP	90-10-042
504-15-460	NEW-S	90-05-060	504-17-220	REP	90-11-078	516-08-330	REP	90-10-042
504-15-460	NEW	90-11-078	504-17-235	REP-S	90-05-060	516-08-340	REP	90-10-042
504-15-470	NEW-S	90-05-060	504-17-235	REP	90-11-078	516-08-350	REP	90-10-042
504-15-470	NEW	90-11-078	504-17-240	REP-S	90-05-060	516-08-360	REP	90-10-042
504-15-510	NEW-S	90-05-060	504-17-240	REP	90-11-078	516-08-370	REP	90-10-042
504-15-510	NEW	90-11-078	504-17-250	REP-S	90-05-060	516-08-380	REP	90-10-042
504-15-520	NEW-S	90-05-060	504-17-250	REP	90-11-078	516-08-390	REP	90-10-042
504-15-520	NEW	90-11-078	504-17-900	REP-S	90-05-060	516-08-400	REP	90-10-042
504-15-540	NEW-S	90-05-060	504-17-900	REP	90-11-078	516-08-420	REP	90-10-042
504-15-540	NEW	90-11-078	504-17-910	REP-S	90-05-060	516-08-430	REP	90-10-042
504-15-560	NEW-S	90-05-060	504-17-910	REP	90-11-078	516-08-440	REP	90-10-042
504-15-560	NEW	90-11-078	504-17-930	REP-S	90-05-060	516-08-450	REP	90-10-042
504-15-580	NEW-S	90-05-060	504-17-930	REP	90-11-078	516-08-460	REP	90-10-042
504-15-580	NEW	90-11-078	504-48-005	NEW-P	90-18-078	516-08-470	REP	90-10-042
504-15-600	NEW-S	90-05-060	504-48-005	NEW	90-21-093	516-08-480	REP	90-10-042
504-15-600	NEW	90-11-078	504-48-010	NEW-E	90-15-008	516-08-490	REP	90-10-042
504-15-650	NEW-S	90-05-060	504-48-010	REP-P	90-18-078	516-08-500	REP	90-10-042
504-15-650	NEW	90-11-078	504-48-010	REP	90-21-093	516-08-510	REP	90-10-042
504-15-750	NEW-S	90-05-060	504-48-015	NEW-P	90-18-078	516-08-520	REP	90-10-042
504-15-750	NEW	90-11-078	504-48-015	NEW	90-21-093	516-08-530	REP	90-10-042
504-15-810	NEW-S	90-05-060	504-48-020	NEW-P	90-18-078	516-08-540	REP	90-10-042
504-15-810	NEW	90-11-078	504-48-020	NEW	90-21-093	516-08-550	REP	90-10-042
504-15-830	NEW-S	90-05-060	504-48-030	NEW-P	90-18-078	516-08-560	REP	90-10-042
504-15-830	NEW	90-11-078	504-48-030	NEW	90-21-093	516-08-570	REP	90-10-042
504-15-860	NEW-S	90-05-060	504-48-040	NEW-P	90-18-078	516-08-600	REP	90-10-042
504-15-860	NEW	90-11-078	504-48-040	NEW	90-21-093	516-08-610	REP	90-10-042
504-15-900	NEW-S	90-05-060	504-48-050	NEW-P	90-18-078	516-08-620	REP	90-10-042
504-15-900	NEW	90-11-078	504-48-050	NEW	90-21-093	516-08-630	REP	90-10-042
504-15-920	NEW-S	90-05-060	504-48-060	NEW-P	90-18-078	516-11-010	AMD	90-10-042
504-15-920	NEW	90-11-078	504-48-060	NEW	90-21-093	516-11-030	REP	90-10-042
504-15-940	NEW-S	90-05-060	504-48-070	NEW-P	90-18-078	516-11-040	AMD	90-10-042
504-15-940	NEW	90-11-078	504-48-070	NEW	90-21-093	516-11-050	REP	90-10-042
504-17-010	REP-S	90-05-060	508-60-005	REP-P	90-11-059	516-11-060	AMD	90-10-042
504-17-010	REP	90-11-078	508-60-005	REP	90-21-089	516-11-070	AMD	90-10-042
504-17-020	REP-S	90-05-060	508-60-008	REP-P	90-11-059	516-11-080	AMD	90-10-042
504-17-020	REP	90-11-078	508-60-008	REP	90-21-089	516-11-090	AMD	90-10-042
504-17-030	REP-S	90-05-060	508-60-010	REP-P	90-11-059	516-11-100	AMD	90-10-042
504-17-030	REP	90-11-078	508-60-010	REP	90-21-089	516-11-110	AMD	90-10-042
504-17-040	REP-S	90-05-060	508-60-020	REP-P	90-11-059	516-12-430	AMD-P	90-13-081
504-17-040	REP	90-11-078	508-60-020	REP	90-21-089	516-12-430	AMD	90-17-032
504-17-050	REP-S	90-05-060	508-60-030	REP-P	90-11-059	516-12-440	AMD-P	90-13-081
504-17-050	REP	90-11-078	508-60-030	REP	90-21-089	516-12-440	AMD	90-17-032
504-17-060	REP-S	90-05-060	508-60-040	REP-P	90-11-059	516-12-470	AMD-P	90-13-081

Table of WAC Sections Affected

WAC #	AMD	WSR #
516-12-470	AMD	90-17-032
516-13-020	AMD	90-10-042
516-13-030	AMD-P	90-17-030
516-13-080	AMD-P	90-13-081
516-13-080	AMD-C	90-17-030
516-22-134	AMD	90-10-042
516-22-146	AMD	90-10-042
516-22-150	AMD	90-10-042
516-24-001	AMD	90-10-042
516-24-050	AMD	90-10-042
516-24-060	AMD	90-10-042
516-24-115	AMD	90-10-042
516-24-120	REP	90-10-042
516-24-130	AMD	90-10-042
516-26-010	AMD	90-10-042
516-26-020	AMD	90-10-042
516-26-090	AMD	90-10-042
516-26-100	AMD	90-10-042
516-31-010	AMD	90-15-026
516-36	AMD	90-10-042
516-36-001	AMD	90-10-042
516-36-020	AMD	90-10-042
516-36-030	AMD	90-10-042
516-36-040	AMD	90-10-042
516-37	AMD	90-10-042
516-37-001	AMD	90-10-042
516-37-005	AMD	90-10-042
516-37-010	AMD	90-10-042
516-37-011	AMD	90-10-042
516-37-100	AMD	90-10-042
516-38	AMD	90-10-042
516-38-050	AMD	90-10-042
516-38-051	AMD	90-10-042
516-38-110	AMD	90-10-042
516-38-115	AMD	90-10-042
516-38-116	AMD	90-10-042
516-38-117	AMD	90-10-042
516-52-001	AMD-E	90-10-012
516-52-020	NEW-E	90-10-012
516-52-020	NEW-P	90-13-080
516-52-020	NEW	90-17-031
516-56	AMD	90-10-042
516-56-001	AMD	90-10-042
516-56-002	AMD	90-10-042
516-56-010	AMD	90-10-042
516-56-011	AMD	90-10-042
516-56-012	AMD	90-10-042
516-56-021	AMD	90-10-042
516-56-023	AMD	90-10-042
516-56-030	AMD	90-10-042
516-56-050	AMD	90-10-042
516-56-060	AMD	90-10-042
516-56-070	AMD	90-10-042
516-60-001	AMD	90-10-042
516-60-002	AMD	90-10-042
516-60-003	AMD	90-10-042
516-60-004	AMD	90-10-042
516-60-005	AMD	90-10-042
516-60-006	AMD	90-10-042
516-60-007	AMD	90-10-042
516-60-015	AMD	90-10-042
516-60-016	AMD	90-10-042
516-60-017	AMD	90-10-042
516-60-030	AMD	90-10-042
516-108-010	NEW	90-10-042
516-108-020	NEW	90-10-042
516-108-030	NEW	90-10-042
516-108-040	NEW	90-10-042
516-108-050	NEW	90-10-042
516-108-060	NEW	90-10-042
516-108-070	NEW	90-10-042
516-108-080	NEW	90-10-042
516-108-090	NEW	90-10-042
516-133-020	NEW	90-10-042
516-400-010	NEW	90-10-042

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

ACCOUNTANCY, BOARD OF		AGRICULTURE, DEPARTMENT OF—cont.	
Public records	90-21-094	Milk inspection, quality standards	90-02-020
Rules coordinator	90-08-026		90-14-075
Superseded rules, repeal of	90-21-095	Noxious weed grant program	90-16-074
			90-20-002
ADMINISTRATIVE HEARINGS, OFFICE OF		Noxious weed list, additions, deletions, and changes	90-01-004
Rules coordinator	90-10-003		90-21-097
AFRICAN AMERICAN AFFAIRS, COMMISSION ON		Organic food certification	90-08-090
Meetings	90-10-071		90-12-097
AGRICULTURE, DEPARTMENT OF		Organic food, transition to organic producer certification	90-02-001
Agricultural marketing and fair practices	90-01-038	Pesticide applicators and applications notice to registered with department as hypersensitive to pesticides	90-01-146
	90-01-039		90-02-005
	90-08-069		90-06-012
Apples		record-keeping requirements, pesticide applicators	90-07-042
apple maggot and plum curculio quarantine	90-20-112		90-01-147
inspection fees	90-03-034		90-06-014
	90-05-065		90-11-024
	90-09-031		90-17-066
standards for apples marketed in Washington	90-01-113	restrictions, exemption for 2,4-D	90-19-117
	90-03-035		90-08-017
	90-03-036		90-13-019
	90-05-066		90-13-020
	90-05-067		
	90-09-032	restrictions on use in Benton, Franklin, and Walla Walla counties	90-04-109
	90-10-086		90-08-062
	90-11-009		90-09-011
	90-13-078		90-11-025
Asparagus commission	90-13-073		90-11-125
establishment of, withdrawal	90-05-068		90-14-034
Barley commission		Potatoes	
promotional hosting authority	90-21-140	assessment rates	90-01-074
Bees			90-09-068
honey bee tracheal mite quarantine, repeal	90-16-073	Pseudorabies, control and eradication in swine	90-17-131
	90-20-001		90-11-089
Bean seed quarantine	90-03-090	Purple loosestrife (lythrum) quarantine	90-15-062
	90-06-105		
Blueberry assessment, definitions and rates	90-17-098	Rapeseed	
Blueberry quarantine rules	90-09-056	production districts	90-03-071
	90-12-123		90-07-013
Cattle		Rules coordinator	90-05-069
brand inspections	90-20-137	Scrapie, indemnification for sheep or goats destroyed for exposure to	90-05-049
identification through licensing of certified feedlots	90-20-138		90-07-066
production record branding	90-20-139	Seeds	90-10-045
Chrysanthemum white rust disease quarantine	90-21-070	certification standards and fees	90-09-064
Commission merchants, dealers, brokers, buyers, and agents license fees	90-20-135		90-12-098
Egg commission		labeling requirements	90-02-059
continuation	90-18-079		90-03-026
Fertilizers			90-04-003
fertigation equipment requirements	90-20-143	mandatory arbitration rules	90-03-026
Fruit trees		noxious weed seeds	90-09-064
registration and certification	90-19-032	vegetable seeds, standards, schedule of charges, and assessment fees	90-09-064
Goats, scrapie, indemnity for animals destroyed for exposure to	90-05-049	Sheep, scrapie, indemnification for animals destroyed for exposure to	90-05-049
	90-07-066		90-07-066
	90-10-045		90-10-045
Grape nursery stock certification	90-06-050	Slaughtering establishments	
	90-10-043	custom farm slaughtering, special slaughter conditions	90-07-065
Herbicide use rules in eastern Washington, solicitation of preproposal comment	90-05-054		90-10-046
Herbicides, restrictions, exemption for 2,4-D	90-08-017	Strawberry commission	
	90-13-019	assessment rates and collection	90-05-059
	90-13-020		90-11-001
Japanese beetle quarantine	90-11-100		90-11-026
	90-13-010	Swine	
	90-15-042	pseudorabies control and eradication	90-17-131
Marketing and fair practices, agricultural products	90-01-038	Weights and measures	
	90-01-039	calibration services fee schedules	90-20-136

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

AGRICULTURE, DEPARTMENT OF—cont.		BELLEVUE COMMUNITY COLLEGE—cont.	
Wine commission		Practice and procedure	90-03-077
assessments for, collection and penalties			90-03-079
for noncompliance	90-17-099		90-09-066
	90-18-080	Student athletic participation	90-03-078
	90-19-023		90-03-081
Yellow nutsedge quarantine	90-21-079		90-09-067
Yogurt, frozen standards	90-02-021		
	90-14-076	BIG BEND COMMUNITY COLLEGE	
APPRENTICESHIP AND TRAINING COUNCIL		Academic transcripts	90-02-018
(See LABOR AND INDUSTRIES,		Bookstore operations	90-02-019
DEPARTMENT OF)		Classified employees, reduction in force	90-02-018
ARTS COMMISSION		Classified staff, development and	
Meetings	90-01-034	training	90-02-018
ASIAN AMERICAN AFFAIRS, COMMISSION ON		Designated authority	90-02-019
Meetings	90-01-056	Elections	90-02-018
	90-04-062	Environmental Policies Act	90-02-018
ATTORNEY GENERAL'S OFFICE		Facilities, equipment, and supplies,	
Fire fighters		use of	90-02-019
satisfaction of medical benefits obligations		Family Educational Rights and Act of 1974	90-02-019
of fire protection district to disabled		Food service	90-02-018
fire fighters, requirements	90-18-001	Library operation	90-02-019
Motor vehicles		Off-campus housing	90-02-018
new vehicle warranties, arbitration		Organization and operations information	90-02-016
procedures amended and motorcycles		Personnel files	90-02-019
included	90-11-034	Practice and procedure	90-02-016
	90-19-024	Residence housing	90-02-019
Motorcycles		Student athletes, suspension for unlawful	
arbitration fee collection upon sale or		drug use, procedure	90-02-017
lease of motorcycles with engine		Student rights and responsibilities	90-02-019
displacements of 750 or more		Swimming pool and diving	90-02-018
cubic centimeters	90-11-033	Tenure, collective bargaining related to	90-02-018
	90-11-034	Traffic	90-02-019
	90-19-024		
arbitration, inclusion of motorcycles with		BLIND, DEPARTMENT OF SERVICES	
engine displacements of 750 or more		FOR THE	
cubic centimeters	90-11-034	Administrative reviews and fair hearings	90-11-047
	90-19-024		
Opinions		BLIND, WASHINGTON STATE SCHOOL	
AIDS education (1990, No. 1)	90-03-025	FOR THE	
architects or professional engineers,		Agency description	90-10-101
duty to sign and stamp each page			90-16-003
of drawing submitted in support of		Environmental Policy Act (SEPA) rules	90-10-109
application for building permit			90-16-011
(1990, No. 9)	90-20-023	Family Educational Rights and Privacy Act	90-10-108
county commissioners, election by			90-16-010
commissioner districts (1990, No. 6)	90-13-035	Medications, administration of	90-17-078
county weed programs, levy of assessment		Nonresident tuition	90-10-104
on land in incorporated area for			90-16-006
(1990, No. 11)	90-21-092	Practice and procedure	90-10-102
municipal corporations, authority to			90-16-004
tax municipal utility operations		Public records	90-10-107
(1990, No. 3)	90-10-061		90-16-009
sheriff's duty to provide police services		Rules coordinator	90-10-055
within a city and authority to enter into		Special education programs	90-10-106
interlocal to provide those services			90-16-008
(1990, No. 4)	90-12-031	Student conduct code	90-17-079
wetlands regulation, extent of department		Use of school facilities	90-10-103
of ecology rule-making authority			90-16-005
(1989, No. 21)	90-02-007		90-10-105
wildlife department, appointment of director,			90-16-007
governor's authority (1990, No. 2)	90-07-007	BOILER RULES, BOARD OF	
Rules coordinator	90-11-109	(See LABOR AND INDUSTRIES,	
		DEPARTMENT OF)	
BANKING, DIVISION OF		BUILDING CODE COUNCIL	
(See GENERAL ADMINISTRATION,		Amendments, local and statewide,	
DEPARTMENT OF)		consideration policies and procedures	90-02-002
BASIC HEALTH PLAN			90-02-003
Meetings	90-11-052	Barrier-free facilities	90-02-108
Rules coordinator	90-09-053		90-02-002
		Building permit exemption guidelines,	90-02-003
BELLEVUE COMMUNITY COLLEGE		solicitation of preproposal comment	90-02-110
Meetings	90-03-033	Child day care centers and family day care	
Organization/operation information	90-03-076	homes, building code requirements	90-17-153
	90-03-080	solicitation of preproposal comment	90-16-102
	90-09-065		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

BUILDING CODE COUNCIL—cont.		COLUMBIA RIVER GORGE COMMISSION—cont.	
Energy code	90-02-002	Director, decision-making procedure	90-18-058
	90-02-003	Hearing dates and notice	90-18-058
	90-02-110	Major development actions	
	90-05-064	review and approval	90-03-058
	90-11-020		90-08-089
	90-13-040		90-11-084
	90-17-150	New residential development	
solicitation of preproposal comment	90-16-100	review and approval	90-03-058
Historic building code	90-17-152		90-11-084
solicitation of preproposal comments	90-01-125		
Meetings	90-01-089	COMMUNITY COLLEGE EDUCATION, BOARD FOR	
	90-10-073	Admissions policy	90-16-067
	90-11-095		90-20-009
	90-17-154	Community college presidents, compensation	90-09-069
Permit exemption guidelines	90-07-083		90-13-095
	90-13-033		90-15-003
Rules coordinator	90-20-046		90-20-009
Uniform building, additions, deletions, and exceptions	90-02-110	Exceptional faculty award program	90-15-004
Ventilation and indoor air quality code	90-17-149	Exceptional faculty awards trust fund	90-16-068
solicitation of preproposal comment	90-16-101		90-20-009
Water conservation performance standards	90-02-110	Meetings	90-19-077
		Resident student, defined	90-16-067
			90-20-009
CENTENNIAL COMMISSION		Retirement plan accumulations, self-direct investment option	90-04-066
Ceasing of operations, due date for claims	90-05-070	Running start program	90-19-083
		Special funds, defined for faculty tenure purposes	90-16-068
CENTRAL WASHINGTON UNIVERSITY			90-20-009
Meetings	90-01-084	Tuition and fees, ungraded courses and courses for unemployed or underemployed resident students	90-16-069
	90-15-048		90-20-009
Parking	90-01-006		
Rules coordinator	90-09-063		
CENTRALIA COLLEGE		COMMUNITY DEVELOPMENT, DEPARTMENT OF	
Meetings	90-05-042	Allocation formula, low-income weatherization programs, public hearing notice	90-12-107
	90-07-048	Archaeological excavation and removal permits application to privately owned land	90-01-090
	90-09-060		90-01-091
Parking and traffic	90-14-111	Building code	
	90-17-060	building permit surcharges and fees	90-03-017
Practice and procedure	90-03-074		90-09-008
	90-05-005	Classification guidelines, agricultural lands, forest lands, mineral resources land, and critical areas	90-18-063
Rules coordinator	90-21-039		90-21-161
Student athletic participation loss of eligibility	90-03-073	Community services block grant program, hearing notice	90-14-030
	90-05-009	Emergency management council meetings	90-18-081
Student records, confidentiality	90-05-004	Fire protection policy board meetings	90-08-019
		Fire protection services division fire safety standards	90-20-061
CHIROPRACTIC DISCIPLINARY BOARD (See HEALTH, DEPARTMENT OF)		Fireworks	
CLARK COLLEGE		public displays, safety standards	90-04-097
Athletes, ineligibility, use of legend drugs, procedure	90-04-079		90-10-006
	90-10-026	Hazardous materials advisory committee meetings	90-10-038
	90-17-101		90-13-052
	90-18-034	Public works board meetings	90-06-039
Meetings	90-01-083		90-11-056
		rules coordinator	90-16-048
CLEMENCY AND PARDONS BOARD		Rules coordinator	90-21-071
Meetings	90-05-026	Weatherization assistance program state plan, public hearing notice	90-20-046
	90-05-057		90-20-046
		CONSERVATION COMMISSION	
CODE REVISER		Rules coordinator	90-08-027
Rules coordinator	90-01-016		
COLUMBIA BASIN COLLEGE			
Practice and procedure	90-03-082		
	90-07-006		
Rules coordinator	90-03-082		
COLUMBIA RIVER GORGE COMMISSION			
Administrative rules	90-03-058		
	90-08-089		
	90-11-084		
	90-11-085		
Approval by commission of development proposal for two year period, hearing notice	90-14-112		

Subject/Agency Index

(Citations in **bold type** refer to material in this issue)

CONVENTION AND TRADE CENTER

Meetings

90-02-012
90-03-030
90-04-052
90-06-076
90-07-070
90-08-031
90-11-010
90-13-004
90-14-007
90-15-009
90-16-021
90-19-013
90-21-004
90-21-040

CORRECTIONS, DEPARTMENT OF

Mitigation funds for local governments

90-16-046
90-21-130
90-16-024

Rules coordinator

COUNTY ROAD ADMINISTRATION BOARD

Bridge inspection procedure

90-13-003
90-17-075
90-17-124

Country arterial preservation programs

County arterial preservation program

and account

90-11-113

County legislative authority, substitution of term for term, county commissioners, in rules

90-01-026
90-01-027
90-01-028
90-01-029
90-01-030
90-01-031
90-07-071
90-07-072
90-07-073
90-07-074
90-07-075
90-07-076

County road accident reports, cooperative processing of

90-13-002
90-17-076

Environmental and shoreline management permit analysis requirements

90-01-031
90-07-076

Internal processing timetables

90-01-027
90-07-072

Local access roads

90-01-030
90-07-075

Priority programming technique, submittal dates

90-01-030
90-07-075

RATA projects funding eligibility require- ments

90-16-025
90-17-093

Right of way acquisition requirements

90-01-032
90-07-077

Road engineers

licensing requirements

90-01-029
90-07-074

sharing among counties, conformance with Interlocal Cooperation Act

90-01-029
90-07-074

Rules coordinator

Utilities on county road rights of way

90-21-087
90-01-033
90-13-001
90-17-074

Utilities on county road rights of way, policy requirements

90-01-028
90-07-073

CRIMINAL JUSTICE TRAINING COMMISSION

Corrections officers

academy equivalency certification

physical requirements for admission to basic correction academies

90-21-009
90-21-012

CRIMINAL JUSTICE TRAINING COMMISSION

—cont.

D.A.R.E. officers

certification/decertification

90-21-010

Law enforcement officers

physical requirements for admission to basic law enforcement academy

90-21-011

Railroad special agents

training requirements

90-03-085
90-07-012

DEAF, WASHINGTON STATE SCHOOL FOR THE

Agency description

90-10-110

Environmental Policy Act (SEPA) rules

90-16-012
90-10-117

Family Educational Rights and Privacy Act

90-16-020
90-10-116

Medications, administration of

Nonresident tuition

90-16-018
90-17-077

Practice and procedure

90-10-112
90-16-014

Public records

90-10-111
90-16-013

Rules coordinator

Special education programs

90-10-115
90-16-017
90-10-070

Use of school facilities

90-10-114
90-16-016
90-10-113
90-16-015

DEFERRED COMPENSATION, COMMITTEE FOR

Clarification of terminology to eliminate unnecessary restrictions and promote consistency, general housekeeping changes

90-02-086

Rules coordinator

90-05-078
90-20-045
90-20-059

EASTERN WASHINGTON UNIVERSITY

Meetings

90-04-005

90-04-090

90-06-011

90-08-004

90-10-030

90-11-101

90-12-102

90-13-110

90-16-052

90-18-036

90-20-028

90-21-110

90-05-011

90-09-017

ECOLOGY, DEPARTMENT OF

Agricultural water supply facilities, Referendum 38 grants and loans

90-13-104
90-20-109

Air pollution

grasses grown for seed, burning of

90-06-102

90-19-062

90-19-063

90-06-102

90-19-062

90-19-063

90-06-102

90-19-062

90-19-063

90-06-102

90-14-040

90-19-062

90-19-063

90-06-102

90-19-062

90-19-063

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

ECOLOGY, DEPARTMENT OF—cont.		ECOLOGY, DEPARTMENT OF—cont.	
sources	90-01-099 90-05-052 90-17-126	Public participation grants, eligibility	90-11-123 90-18-065 90-14-041 90-16-084 90-21-119 90-01-114 90-19-084
toxic pollutants, solicitation of preproposal comment	90-05-006	Records, indexing of public records	
weather modification	90-06-102	Rules coordinator	
Aluminum plants, control and prevention of air pollutant emissions	90-01-099 90-05-052 90-17-126	Sediment management standards	
Batteries		Shorelines	
vehicle battery recycling	90-16-095	Bogachiel River, addition to rivers and streams constituting shorelines	90-02-107 90-06-068 90-06-069
Delegation of powers	90-07-014	Shoreline master program	
Drought relief, emergency	90-02-096 90-06-010 90-08-080 90-15-052 90-20-100 90-05-048 90-08-080	Bothell, city of	90-01-093 90-06-067 90-05-076 90-08-122 90-11-072 90-13-091 90-05-075 90-08-122 90-11-072 90-01-094 90-03-112 90-07-061 90-08-122 90-11-072 90-13-079 90-20-097 90-13-092 90-20-108 90-07-027 90-20-098 90-21-105 90-02-106 90-09-096 90-14-091 90-05-076 90-08-122 90-11-072 90-20-099 90-07-028 90-15-058 90-09-097 90-14-090 90-16-040 90-21-107 90-05-076 90-11-072 90-21-108 90-07-027 90-02-101 90-05-074 90-17-127 90-02-105 90-03-111 90-06-024 90-07-026 90-08-122 90-11-072 90-13-089 90-15-059 90-20-111 90-07-025 90-01-096 90-07-063 90-03-110 90-08-122 90-11-072 90-05-076 90-08-122 90-11-072
solicitation of preproposal comment		Bucoda, town of	
environmental laboratories, accredi- tation of	90-07-017 90-12-086 90-21-090	Chelan County	
Environmental Policy Act (SEPA), designation of responsible official	90-07-014	Friday Harbor, town of	
Floodplain management	90-06-059 90-11-059 90-21-089	Grays Harbor County	
Gasoline vapor recovery, stage one and stage two, solicitation of preproposal comment	90-16-034	Island County	
Ground water, East King County manage- ment area, notice of intent to create	90-04-091	Issaquah, city of	
Ground water quality standards	90-11-074	Jefferson County	
Hazardous substance tax	90-03-020	King County	
Hazardous waste		Kirkland, city of	
dangerous waste regulation	90-06-002 90-20-101 90-11-122 90-15-025 90-20-044 90-20-054 90-10-085 90-20-016 90-02-088 90-10-047	Klickitat County	
financial assistance to local governments generator fees		Lacey, city of	
management facilities siting criteria		Medina, city of	
Incinerator ash management standards		Monroe, city of	
Kraft pulping mills, control and prevention of air pollutant emissions	90-01-099 90-05-052 90-17-126	North Bend, city of	
Model Toxics Control Act cleanup, identification, and investigation, processes and standards	90-02-097 90-02-098 90-08-086 90-08-120 90-15-066 90-11-122	ocean management	
financial assistance to local governments grant programs, solicitation of preproposal comment		Okanagon, city of	
moderate risk waste grants	90-04-092 90-12-094 90-18-066 90-11-123 90-18-065 90-01-079 90-01-124 90-10-057 90-10-058	Olympia, city of	
public participation grants, eligibility		Oroville, town of	
remedial action grants		Port Townsend, city of	
spending proposals report, hearing dates and solicitation of comments	90-17-091	Redmond, city of	
Motor vehicle emission inspection	90-06-062	Renton, city of	
Ocean management	90-16-040	Richland, city of	
Ocean uses		San Juan County	
polices and guidelines, preproposal comments	90-03-057	Seattle, city of	
		Snohomish County	
		Sumas, city of	
		Tacoma, city of	
		Tenino, town of	

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

ECOLOGY, DEPARTMENT OF—cont.

Thurston County	90-01-095
	90-05-077
	90-08-122
	90-11-072
Tonasket, town of	90-21-106
Tumwater, city of	90-05-076
	90-08-122
	90-11-072
	90-15-057
	90-20-110
Whatcom County	90-13-090
	90-20-107
Yelm, town of	90-05-076
	90-08-122
	90-11-072
State/environmental protection agency agreement, public hearing notice	90-09-033
Sulfite pulping mills, control and prevention of air pollutant emissions	90-01-099
Underground storage tanks program	90-15-060
	90-17-065
servicing firms and individuals, licensing requirements	90-14-031
Waste	
dangerous waste regulation	90-06-002
	90-20-101
solicitation of preproposal comment	90-01-071
moderate risk waste grants	90-12-094
	90-18-066
reduction/recycling grants program	90-16-089
solid waste incinerator and landfill operators certification	90-17-125
solicitation of preproposal comment	90-13-027
solid waste management, financial assistance to counties and cities for comprehensive planning	90-11-122
	90-18-064
	90-07-015
Wastewater discharge permit fees	
Wastewater discharge standards	
upland fin-fish rearing and hatching facilities	
exemptions, preproposal comments	90-03-086
treatment requirements	90-06-071
	90-14-078
Water	
ground water quality standards	90-11-074
surface water quality standards	
solicitation of preproposal comment	90-18-067
Wells	
construction and maintenance standards	90-07-016
Woodstoves and other solid fuel burning devices, solicitation of preproposal comment	90-16-033
ECONOMIC DEVELOPMENT FINANCE AUTHORITY	
Meetings	90-03-108
EDMONDS COMMUNITY COLLEGE	
Adjudicative proceedings, procedural rules	90-02-062
	90-08-022
Meetings	90-01-011
	90-03-062
	90-05-010
	90-05-012
	90-07-009
	90-11-075
	90-13-069
	90-15-023
	90-15-047
	90-19-065
	90-21-080
Organization	90-02-063
	90-08-022A

EDUCATION, STATE BOARD OF

Basic Education Act	
supplemental requirements, repeal of student learning objective requirement	90-01-137
Certification	
general provisions separated from procedures for administration of certification proceedings	90-02-073
Consultant special limited certificates for educational staff associate roles	90-08-111
	90-09-027
Discipline of students	90-13-082
	90-17-004
Excellence in teacher preparation award	90-21-157
Exit examinations	90-02-074
Funding priority system	90-21-163
High school credit for courses taken in grade seven or eight	90-21-153
	90-02-104
Investigatory files, establishment, security, disclosure, retention and destruction	90-17-005
	90-17-151
	90-20-090
Mandatory areas of study in common schools	90-21-152
Meetings	90-06-107
	90-09-028
	90-21-049
	90-21-050
Professional certification	90-08-112
	90-08-114
	90-12-075
	90-12-121
	90-21-074
continuing education	90-08-115
	90-12-076
course approval, courses offered by out-of-state institution in Washington	90-08-113
	90-12-073
preparation requirements	90-17-071
unprofessional conduct	90-02-075
unprofessional conduct, administrative procedures	90-02-076
Physical education requirement	90-21-154
Project approval moratorium	90-01-078
	90-01-136
	90-04-032
Rules coordinator	90-21-151
School accreditation	90-21-155
School construction assistance program	90-01-077
	90-01-135
	90-04-031
School construction	
determination of availability of suitable buildings in neighboring districts	90-01-075
eligibility criteria and state matching rates	90-01-076
Self-study, criteria and reporting requirements	90-01-138
Student learning objectives requirement, repeal	90-01-137
Student teaching pilot projects extension	90-21-158
Title 28A RCW, amendments to conform to recodification of title	90-13-083
	90-17-009
	90-21-156
EMPLOYMENT SECURITY DEPARTMENT	
Family independence program	90-01-014
Rules coordinator	90-17-102
Unemployment insurance	
agricultural coverage rules	90-01-102
	90-08-028

Subject/Agency Index
(Citations in bold type refer to material in this issue)

EMPLOYMENT SECURITY DEPARTMENT—cont.

benefit year, establishment 90-09-057
90-11-120
90-17-104

discharge for drug use or violation of
employer drug abuse policy as
misconduct 90-01-101
90-14-094

overpayment recovery, payments to
other states 90-11-119
90-17-103

overpayments, charging of interest on 90-11-121
90-17-105

**ENERGY FACILITIES SITE EVALUATION
COUNCIL**

Procedural rules 90-03-087
90-05-018
90-09-029
90-13-032

Rules coordinator 90-09-004
90-15-049

Terminology, revision of obsolete language 90-09-029
90-13-032

ENGINEERS AND LAND SURVEYORS

Advertisement of professional services 90-03-028
90-05-071

Land surveying standards 90-15-046
90-21-032

License renewals 90-17-107
90-21-033

License fees 90-04-010

Licenses, expiration date of 90-17-013
90-17-014
90-17-106
90-21-034
90-15-046
90-21-032
90-21-035

Reciprocity 90-15-046
90-21-032
90-21-035

Seals 90-15-046
90-21-032

Solicitation of professional work 90-05-071

EXECUTIVE ORDERS

(See GOVERNOR, OFFICE OF THE)

EVERETT COMMUNITY COLLEGE

Meetings 90-02-024
90-03-011
90-07-049
90-14-088
90-21-126

Procedural rules 90-03-012
90-03-019
90-09-006
90-09-049

Student athletes, suspension for unlawful
drug use 90-02-011
90-03-021
90-09-005

EVERGREEN STATE COLLEGE, THE

Adjudicative proceedings, brief 90-04-011

Contracts, mid-contract termination
with adequate cause 90-04-011

Family Educational Rights and Privacy
Act of 1974 90-04-011

Financial aid 90-04-011

Library
circulation policy 90-03-037
90-04-028
90-10-001
90-13-028

EVERGREEN STATE COLLEGE, THE—cont.

Meetings 90-05-007
90-09-018
90-10-005
90-11-111
90-19-004
90-19-049
90-21-091
90-04-011
90-04-011
90-04-011
90-04-011
90-05-031
90-04-011
90-11-067

Organization
Procedure, model rules
Public records
Scholarships
Student athletes, loss of eligibility
Tuition and fees
Use of college facilities

FINANCIAL MANAGEMENT, OFFICE OF

County indigent defense costs 90-12-009

Official lagged, semi-monthly paydates 90-14-077
90-17-017

FIRE PROTECTION POLICY BOARD

Meetings 90-03-070

FISHERIES, DEPARTMENT OF

Commercial
bottomfish seasons 90-06-001
buoy brand numbers 90-06-079
90-19-081

clams
razor clam harvest 90-11-012
coastal bottomfish catch limits 90-01-018
90-02-010
90-04-047
90-06-080
90-07-031
90-13-108
90-13-109
90-16-001
90-20-048
90-21-162
90-02-055
90-02-111

crabs, seasons and areas
food fish, unlawful acts
herring
closure of season 90-10-032
spawn on kelp permits 90-07-002
90-07-003

Indian off-reservation subsistence
fishing closures 90-10-053

moon snails, classification, permit
requirements, and bag limits 90-15-040

salmon
Atlantic,
classifications food fish 90-06-058
Columbia River above Bonneville,
seasons 90-04-046
90-17-025
90-18-061
90-19-012
90-19-058
90-21-046

Columbia River below Bonneville,
seasons

90-05-008
90-05-030
90-17-046
90-19-088
90-19-111
90-20-010
90-20-021
90-21-008
90-21-066

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

FISHERIES, DEPARTMENT OF—cont.

Grays Harbor, seasons
90-09-092
90-14-099
90-18-021
90-18-023
90-19-011
90-20-047
90-21-003
90-21-024
90-21-083
Puget Sound, areas and seasons
90-09-093
90-13-025
90-16-060
90-17-008
90-17-045
90-17-084
90-18-026
90-18-062
90-19-010
90-19-057
90-20-020
90-20-064
90-20-103
90-21-007
90-21-047
90-21-067
90-21-096
troll fishery, seasons and gear
90-10-033
90-11-046
90-11-086
90-12-010
90-12-036
90-13-007
90-13-034
90-15-063
90-17-082
90-17-090
90-18-025
90-18-043
90-19-030
90-19-055
90-19-074
90-20-019
90-20-030
Willapa Bay, seasons
90-09-092
90-14-099
90-18-021
90-18-023
90-19-029
90-19-059
90-10-034
Yakima treaty subsistence fishing
San Juan Islands marine reserve,
unlawful acts
90-02-111
90-06-043
90-06-045
sea cucumber harvest closures
90-10-051
90-11-060
90-13-024
90-19-056
sea urchin seasons
90-02-009
90-03-067
90-21-025
shad, Columbia River harvest
shrimp
Puget Sound fishery
seasons and areas
90-10-035
90-11-030
90-17-085
spawn on kelp permits
90-07-002
90-07-003
sturgeon seasons
Columbia River
above Bonneville
90-03-006
Columbia River
below Bonneville
90-05-008
90-05-030
Extenuating circumstances defined
90-03-068
Fisheries regional enhancement groups
90-04-026

FISHERIES, DEPARTMENT OF—cont.

Personal use
bag limits
90-02-112
90-06-025
90-06-026
90-15-050
bottomfish
areas and seasons
90-02-112
90-06-025
90-06-026
90-15-050
90-21-162
possession limits
90-02-112
90-06-025
90-06-026
90-15-050
Canadian origin food fish
and shellfish, proof of origin
90-06-081
90-08-001
90-21-162
catch record cards
90-02-112
90-06-025
90-06-026
90-15-050
clams
areas and seasons
hardshell
90-06-058
90-07-039
razor
90-08-008
90-08-034
90-10-011
90-19-110
90-21-077
licenses
razor
90-07-040
crab
areas and seasons
90-02-112
90-06-025
90-06-026
90-15-050
definitions
90-02-112
90-06-025
90-06-026
90-15-050
food fish, bag limits
90-02-112
90-06-025
90-06-026
90-15-050
food fishing, closed areas
90-02-112
90-06-025
90-06-026
90-15-050
halibut, catch records
90-09-050
90-09-051
90-17-080
halibut, season and bag limits
90-08-033
90-17-012
90-18-022
90-20-063
lawful and unlawful acts
90-02-112
90-06-025
90-06-026
90-15-050
licensing
catch record cards
90-03-068
free licenses, nonretention of fees
90-03-068
moon snails, classification and
bag limits
90-15-040
salmon
bag limits
90-02-112
90-06-025
90-06-026
90-12-064
90-15-050
catch records
90-09-050
90-17-080

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

FISHERIES, DEPARTMENT OF—cont.

Chehalis River	90-02-112
	90-06-025
	90-06-026
	90-15-050
Columbia River	90-02-112
	90-06-025
	90-06-026
	90-08-032
	90-14-015
	90-15-045
	90-15-050
	90-18-044
Grays Harbor saltwater seasons	90-21-026
Icicle River	90-13-006
Klickitat River	90-07-032
	90-12-082
Little White Salmon River	90-07-032
saltwater seasons and bag limits	90-02-112
	90-06-025
	90-06-026
	90-12-064
	90-13-056
	90-15-050
	90-16-064
	90-17-044
	90-17-067
	90-17-083
	90-18-024
	90-18-052
	90-18-060
	90-19-005
	90-20-034
Skagit River	90-12-064
	90-20-034
Wenatchee River	90-02-112
	90-06-025
	90-06-026
	90-06-042
	90-06-044
	90-13-006
	90-15-050
Willapa Bay	90-19-059
	90-19-112
Wind River	90-07-032
	90-12-035
	90-12-067
San Juan Island marine preserve area	90-02-112
	90-06-025
	90-06-026
	90-15-050
shellfish areas	90-02-112
	90-06-025
	90-06-026
	90-15-050
bag limits	90-02-112
	90-06-025
	90-06-026
	90-15-050
gear, unlawful acts	90-02-112
	90-06-025
	90-06-026
	90-15-050
oysters season and areas	
Twano State Park	90-03-007
	90-03-027
	90-04-041
shrimp, Puget Sound fishery	90-10-035
sturgeon catch records	90-09-050
	90-17-080
Rules coordinator	90-14-113
FOREST PRACTICES APPEALS BOARD	
Procedure before board	90-16-054

FOREST PRACTICES BOARD

Local government participation in forest practices decisions in conversion and developing areas	90-10-099
Meetings	90-02-081
	90-02-082
	90-03-024
	90-07-008
	90-09-048
	90-14-103
	90-15-016
	90-20-123
	90-20-152
	90-20-024
Rules coordinator	
FRUIT COMMISSION	
Bartlett pear assessment rates	90-03-091
	90-17-020
GAMBLING COMMISSION	
Adjudicative proceedings	90-09-073
	90-10-008
	90-13-022
	90-21-052
	90-21-054
Bingo	90-20-004
Bingo, reporting requirements	90-05-034
	90-10-007
Commission hours, location, and services	90-11-057
	90-15-044
Cranes, electronic authorization for use	90-01-015
	90-01-021
	90-05-033
Deputy director	90-15-064
	90-16-062
	90-16-063
	90-21-053
Donated prizes, reporting requirements	90-10-008
	90-13-022
Electronic cranes, authorization for use	90-01-015
	90-01-021
	90-05-033
	90-20-004
Fund raising events, limits on amount of rent, lease, or other payments	90-20-004
Income requirements, bingo and charitable games	90-05-034
	90-10-007
	90-20-004
Interpretive and policy statements	90-05-032
Procedural rules	90-03-064
Pull tab series, assembly, packaging, and operation	90-15-043
	90-15-064
	90-16-062
	90-16-063
	90-21-053
Punchboard and pull tabs business restrictions	90-20-004
Punchboards and pull tabs, prizes	90-05-032
	90-07-020
	90-07-021
	90-11-058
	90-20-004
Raffles	90-05-032
conduct of	90-10-098
Records index	90-15-043
	90-15-064
	90-16-062
	90-16-063
	90-21-053
Reporting requirements	90-05-034
	90-10-007
Special amusement game license test	90-21-052
Summary suspensions	90-03-060
	90-03-061
	90-07-018
	90-10-008
Telephone charges as valuable consideration	90-13-022

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

HEALTH, DEPARTMENT OF—cont.

anesthesia	
administration of	90-06-065
	90-14-125
	90-14-129
	90-18-041
	90-18-042
permit fees	90-06-101
	90-18-040
fees	90-01-127
	90-04-083
license renewals	90-05-039
licensure without examination	90-07-068
	90-14-079
	90-14-081
	90-18-038
school of dentistry	
licensed faculty, facility defined	90-07-067
	90-11-083
substance abuse monitoring programs	90-10-037
	90-16-099
Drugless therapists	90-14-043
	90-17-088
Emergency medical technicians	
certification and recertification	90-14-042
	90-14-044
training requirements	90-21-143
Fees, refund of overpayments	90-04-030
	90-08-003
Health care assistants	
AIDS prevention and information	
education, waivers	90-06-004
	90-11-019
	90-14-131
Hearing aid council	
defamation of competitors	90-01-025
	90-03-069
	90-08-107
	90-21-048
personal disclosure	90-01-025
	90-08-107
	90-21-048
	90-20-053
rules coordinator	
HIV and AIDS training and record-keeping	
requirements	90-21-143
HIV drugs and treatments, administration	
of state and federal funds for	90-11-063
	90-17-087
HIV insurance program requirements	90-01-133
	90-03-052
Hospitals, licensing rules	90-08-099
	90-12-014
renal dialysis services and facilities	90-20-035
Licensing	
fees	90-01-128
	90-04-094
	90-08-009
	90-18-039
Kidney transplantation and kidney	
disease treatment centers	90-12-096
Massage board	
examination and reexamination	90-07-069
	90-13-005
rules coordinator	90-20-053
rules, transfer to Title 246 WAC	90-20-134
Medical disciplinary board	
addresses of licensees,	
responsibility to file with board	90-14-080
	90-20-049
rules coordinator	90-20-053
transfer of rules to Title 246 WAC	90-21-085
Medical examiners, board of	
examination scores, FLEX	
examination passage requirements	90-12-113
	90-12-116
	90-18-009

HEALTH, DEPARTMENT OF—cont.

rules coordinator	90-20-053
surgical assistants, applications for	
registration, revised due date	90-09-007
	90-11-044
	90-14-128
Medical test sites licensure	90-20-017
Naturopathic physicians, license fees	90-08-100
	90-08-101
	90-13-084
	90-18-075
Newborns, screening tests	
Nursing, board of	
catheterization in schools	90-04-059
nursing assistants, duties and training	
requirements	90-10-084
	90-12-115
	90-17-042
	90-20-018
nursing assistants, repeal of training	
and registration requirements	90-12-117
	90-17-043
	90-20-053
rules coordinator	
Nursing home administrators, board	
of examiners for	
rules coordinator	90-20-053
Nursing homes	
certificate of need criteria	90-08-102
	90-08-105
	90-12-071
	90-12-072
	90-21-075
	90-14-127
	90-17-086
certificate of need definitions	
examination failures, repeat	
examinations	90-04-059
review, definitions and standards	90-08-102
	90-08-103
	90-10-083
Occupational therapists	
licensing requirements	90-04-096
	90-16-036
	90-16-071
	90-16-096
Occupational therapy practice, board of	
rules coordinator	90-20-053
Open heart surgery programs	90-10-022
	90-13-116
Optometrists	
examinations	90-08-106
	90-11-080
Optometry board	
contact lenses, prescriptions, records,	
and identification, solicitation of	
preproposal comment	90-09-025
	90-12-065
	90-20-053
rules coordinator	
Osteopathic medicine and surgery, board of	
rules coordinator	90-20-053
transfer of rules to Title 246 WAC	90-21-072
Physical therapist licensure requirements	90-04-095
	90-16-035
	90-16-070
	90-21-073
Physical therapy, board of	
licensing fees	90-21-141
rules coordinator	90-20-053
rule, transfer to Title 246 WAC	90-20-133
Physicians and surgeons	
licensing fees	90-04-093
	90-06-100
Physician's assistants	
licensing fees	90-04-093
	90-06-100
Podiatric medical board	
rules coordinator	90-20-053

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

HEALTH, DEPARTMENT OF—cont.

Podiatrists	
fees, renewal of licenses, active and inactive	90-11-096 90-11-097 90-16-057
unprofessional conduct or impairment, mandatory reporting	90-06-064 90-12-013
Practical nursing, board of rules coordinator	90-20-053
transfer of rules to Title 246 WAC	90-21-084
Prenatal tests, provision of information on	90-08-104 90-21-055
Psychiatric services and units standards for construction, maintenance, and operation of	90-19-051
Psychology, examining board of continuing education	90-05-016 90-05-040 90-18-069 90-01-132 90-09-042 90-15-027 90-17-029 90-18-084 90-21-113 90-10-100 90-05-015 90-05-017 90-20-053
meetings	
psychologists, education requirements repealed sections	
rules coordinator	
Radiation protection programs fees	90-06-106 90-11-126 90-19-067
Renal dialysis services and facilities, hospital licensing standards	90-20-035
Rules coordinator	90-02-004 90-20-053
Surgery, ambulatory, planning and standards	90-12-096 90-16-058
Tertiary services, changes to list of and process for identifying	90-14-126 90-21-028
Veterinarians	
substance abuse monitoring programs	90-16-097
Veterinary board of governors	
rules coordinator	90-20-053
substance abuse, voluntary monitoring plans	90-21-029
transfer of rules to Title 246 WAC	90-21-115

HEARING AID COUNCIL

(See **HEALTH, DEPARTMENT OF**)

HIGHER EDUCATION COORDINATING BOARD

Community scholarship foundation demonstration project	90-04-068 90-09-003
Educational opportunity grant project	90-11-130 90-14-029 90-16-023
Environmental Policy Act (SEPA) implementation	90-16-032 90-16-055 90-20-013 90-20-014 90-10-002 90-11-108
Gender equality	90-16-082 90-20-011 90-04-067
Pacific rim language scholarship program	
State need grant program revisions	
Washington distinguished professorship trust fund program	90-12-093 90-16-030

HIGHER EDUCATION COORDINATING BOARD—cont.

Washington graduate fellowship trust fund program	90-12-092 90-16-029
Washington rural physician, pharmacist, and midwife scholarship program	90-16-093 90-20-012

HIGHER EDUCATION PERSONNEL BOARD

Administrative hearings, filing of prehearing statements, briefs, and written argument	90-09-074 90-13-017
Affirmative action plans, requirements, approval	90-02-054
Allocation appeals	90-02-052
Eligible lists, certification of candidates	90-13-016 90-13-121 90-17-037
Exempt classifications, positions, and employees	90-01-007 90-01-126 90-06-023 90-13-015 90-13-120 90-17-037
Exempt status, appeals from classification of position as or as not exempt	90-09-076 90-14-018 90-02-092 90-17-036 90-01-007 90-01-005
Meetings	
Remedial action	
Rules coordinator	
Salaries	
pro rata pay	90-02-053 90-06-082
special pay	90-01-042 90-02-053 90-06-083 90-10-044 90-01-007
Temporary appointments	
Workers' compensation, change in terminology	90-09-075 90-14-018
Workers' compensation, return-to-work program	90-21-137

HIGHLINE COMMUNITY COLLEGE

Athletes, suspension for drug or steroid use, procedures	90-01-080
Meetings	90-11-002 90-16-076 90-19-025

HISPANIC AFFAIRS, COMMISSION ON

Meetings	90-04-053 90-07-046 90-21-078
----------	--

HORSE RACING COMMISSION

Claiming races, next start requirements, horses claimed but not processed	90-14-067
Daily triple	90-13-072 90-14-100 90-19-002
Impaired horses	90-14-101 90-19-001
Owner's license, use of facsimile application and trainer as agent	90-09-010 90-14-023

HUMAN RIGHTS COMMISSION

Findings following an investigation	90-13-086 90-15-024 90-01-009 90-01-081 90-01-082 90-03-084
Meetings	

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

HUMAN RIGHTS COMMISSION—cont.		JUDICIAL CONDUCT, COMMISSION ON—cont.	
	90-05-050	Procedural rules	90-03-095
	90-08-025		90-08-077
	90-09-044		90-10-059
	90-09-045	LABOR AND INDUSTRIES, DEPARTMENT OF	
	90-10-062	Agricultural	
	90-10-063	minors, employment of	90-07-078
	90-11-031		90-08-093
	90-11-094		90-12-069
	90-12-033		90-14-038
	90-12-087	pesticide posting and record-keeping	
	90-12-088	requirements	90-11-023
	90-13-014	rest and meal periods	90-07-078
	90-14-087		90-08-093
	90-16-077		90-12-069
	90-18-077		90-14-037
	90-20-095	safety standards	90-01-148
	90-21-127		90-03-029
Rules coordinator	90-20-094		90-05-002
Settlement of cases	90-13-086		90-11-023
	90-15-024		90-11-041
Withdrawal of complaints	90-13-086	Apprenticeship and training council	
	90-15-024	affirmative action plan compliance	
INDETERMINATE SENTENCE REVIEW BOARD		calculation	90-10-019
Parole revocation proceedings,		agreements, standards for new programs	90-10-020
discovery in	90-14-014	correspondence, submission for consideration	
Victim's rights	90-04-080	at meetings	90-10-021
INDUSTRIAL INSURANCE APPEALS,		meetings	90-01-012
BOARD OF		tie breaking committee	90-06-104
Rules coordinator	90-11-110		90-07-085
INFORMATION SERVICES, DEPARTMENT OF		Apprenticeship committees	90-16-031
Information services board		approval and operation of	90-06-103
meetings	90-01-010		90-07-084
INSURANCE COMMISSIONER			90-16-019
Agents, brokers and adjusters,			90-17-052
qualifications	90-01-035	Asbestos related disease claims	90-21-118
	90-04-060		90-02-006
Health care policies			90-04-007
small business group policies		Boiler rules, board of	
(Washington basic coverage policy)	90-12-095	meetings	90-04-065
	90-16-087		90-07-082
	90-18-076	shop inspections	90-16-066
Licensing requirements, licensees			90-20-029
maintaining more than one		Boilers	
place of business	90-19-109	pressure vessels, clearance	90-04-009
Medicare supplement insurance	90-01-092	stamping of boilers and unfired	
	90-04-089	pressure vessels	90-16-066
	90-07-059		90-20-029
	90-13-085	standards for new construction	90-04-009
	90-17-038	Compressed air work	
	90-17-100	safety standards	90-12-106
Public documents and indexes	90-15-022		90-17-051
	90-18-037	Construction	
Rate filing requirements	90-10-056	safety standards	90-03-029
	90-13-041		90-03-093
Rate standards	90-21-136		90-09-026
Rules coordinator	90-04-049		90-11-041
Senior health benefits advisors			90-12-106
(SHIBA) program, conflict of		Electricity	90-17-021
interest rule	90-14-104	installation of wires and	90-17-051
	90-17-058	equipment, inspection fees	
Separate accounts requirements	90-01-036		90-12-104
	90-04-042		90-14-102
Title insurers and agents, unfair			90-17-041
practices	90-17-059		90-19-014
	90-20-104		90-19-015
INTEREST RATES		journeyman electrician certification	
(See inside front cover)		of competency, fees	90-12-104
INVESTMENT BOARD			90-17-041
Meetings	90-01-055	Explosives	
	90-15-041	safety standards	90-03-029
JUDICIAL CONDUCT, COMMISSION ON			90-11-041
Meetings	90-16-047		90-20-121

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

LABOR AND INDUSTRIES, DEPARTMENT OF

—cont.	
Firefighters	
safety standards	90-12-106 90-17-051 90-20-121
Grain handling facilities	
safety standards	90-03-029 90-11-041
Handicapped workers	
prevailing wages	90-06-008 90-14-001 90-14-002
Logging	
safety standards	90-03-093 90-17-021
Material handlers, repeal of enjoined rules	90-08-061
Occupational health standards	
general standards	90-15-065 90-20-091 90-20-121 90-03-029 90-03-093 90-11-041 90-12-106 90-17-021
safety standards	
Prevailing wages	
filing fees	90-09-047 90-17-039 90-17-040
handicapped workers	90-06-008 90-14-001 90-14-002 90-19-061
Passenger vessel safety standards	90-20-121
Public records	90-02-089 90-07-004
Reassumption of jurisdiction	90-03-093 90-17-021 90-19-035
Rules coordinator	
Safety and health standards	
general	90-03-029 90-11-041 90-15-065 90-20-091 90-20-121
Shake and shingle mills with automated processes, definitions	90-01-013
Victims of crimes	
rights of victim who has repressed memory of criminal act	90-20-120
Workers compensation	
asbestos related disease claims	90-02-006 90-04-007
benefits, payment of, reduction, suspension, or denial	90-13-112 90-18-050 90-18-051 90-19-028
manual of rules, classifications, rates, and rating system	90-08-092 90-11-099 90-13-018 90-16-103 90-20-092 90-20-119 90-21-160
maximum fee schedule	90-04-057 90-13-111 90-18-028
medical aid rules	90-04-057 90-13-111 90-18-028
conversion factors	90-21-159

LABOR AND INDUSTRIES, DEPARTMENT OF

—cont.	
reciprocal agreements	90-13-112 90-18-050 90-18-051 90-19-028 90-13-112 90-18-050 90-18-051 90-19-028 90-20-118 90-19-093
reopenings	
retrospective premium adjustments	
self-insured employers	
applications for certification as	90-09-071 90-14-036 90-19-092
surety requirements	
vocational rehabilitation services, provision of	90-09-072 90-14-009 90-14-035
worker review or receipt of own claim file	90-12-103 90-12-105 90-18-002
LEGAL FOUNDATION OF WASHINGTON	
Meetings	90-04-006 90-16-038 90-17-092
LIBRARY	
(See WASHINGTON STATE LIBRARY)	
LICENSING, DEPARTMENT OF	
Adjudicative proceedings	90-17-026 90-17-072 90-21-086 90-08-118 90-13-039
Aircraft fuel tax rules	
Architect licenses	
license period, solicitation of preproposal comment	90-05-041 90-06-066 90-11-062 90-13-059 90-17-097 90-03-032
registration examination	
renewal	
services and renewal	
Auctioneer	
fees	90-03-107 90-06-052 90-17-024 90-03-106 90-06-051 90-17-023 90-20-126
Camping clubs	
Cemetery prearrangement telephone solicitations	90-13-105 90-17-073
Collection agency	
fees	90-03-107 90-06-052 90-17-024 90-01-002 90-02-060 90-02-061 90-11-068 90-03-018 90-07-030 90-05-058 90-10-009 90-14-096 90-20-008
Commercial telephone solicitation	
Cosmetology, barber and manicurist rules	
Court reporters, licensing requirements	
Court reporters, standards of professional practice and transcript preparation guidelines	90-14-096
Debt adjuster	
fees	90-03-107 90-06-052 90-17-024

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

LICENSING, DEPARTMENT OF—cont.		LICENSING, DEPARTMENT OF—cont.	
Dental examiners, board of		registration reciprocity and proration	90-10-091
AIDS education requirements for licensure	90-04-085		90-13-057
Employment agency fees	90-03-107 90-06-052 90-17-024	Notaries public fees	90-13-058 90-16-072
Engineers and land surveyors advertisement of professional services	90-03-028 90-05-071	Real estate appraiser certification	90-03-107 90-06-052 90-17-024 90-17-147
expiration date of licenses	90-17-013 90-17-014 90-17-106 90-21-034	Real estate brokers, salespersons, and land development representatives fees	90-02-048 90-20-051
land surveying standards	90-15-046 90-21-032	Real estate commission broker responsibility for supervision of affiliated licenses	90-01-044 90-10-075 90-11-008 90-11-098 90-20-051 90-20-051
license renewals	90-17-107 90-21-033	business practices, requirements	
licensing fees	90-04-010 90-15-046 90-21-032 90-21-035	clock hours credits, procedures to obtain	90-01-047 90-02-102 90-05-072 90-10-010
reciprocity	90-21-032 90-21-035	course approval	
seals	90-15-046 90-21-032	fees for real estate course, school, and instructor approval	90-10-075 90-11-008 90-11-098 90-20-051
Escrow		instructor approval	
inactive officer license	90-03-098	licensing requirements, brokers, salespersons, and land development representatives meetings	90-20-051 90-01-112 90-04-061 90-06-027 90-20-051
officer and agent fees	90-03-099	school approval	
Funeral directors/embalmers continuing education approval	90-20-106	suit or complaint against licensee, notice to commission	90-01-043 90-01-045 90-01-046 90-02-103 90-05-073 90-09-014 90-20-051 90-20-125
licensing fees	90-04-110 90-07-024 90-20-129 90-14-098 90-17-148	trust fund administration	
prearrangement funeral services		Rules coordinator	
Investment advisers and adviser salespersons registration and examination requirements	90-01-061 90-01-062 90-05-003	Securities division	
Landscape architect fees, examination regrading	90-11-061 90-15-039	dual representation and affiliation	90-05-051 90-09-058 90-02-087 90-05-061 90-09-059
Landscape architects licenses services and renewal	90-03-031	exempt transactions	
Manufactured homes title elimination	90-06-015 90-06-016 90-11-091	investment advisers, registration requirements	90-06-061 90-13-029
Marine fuel use study, public hearing announcement	90-01-040 90-05-019	Special fuel licensees, additional reporting requirement	90-08-060 90-08-119 90-13-036 90-08-117 90-13-038 90-20-127 90-20-089
Master license handling fee	90-14-021 90-14-022 90-17-062	Special fuel tax rules	
Motor vehicle fuel tax rules	90-08-116 90-13-037	power take off use	
Motor vehicles		Telephone solicitation, cemetery prearrangements	90-13-105
advertising and pricing practices of dealers, prohibited practices	90-04-048 90-12-089 90-20-086 90-14-070 90-14-073 90-20-140	Telephones, commercial solicitation	90-01-002 90-11-068
campers, titling as motor homes	90-14-070 90-14-073 90-20-140	Timeshare registration, fees and exemptions	90-04-088 90-07-023
dealer temporary permits	90-06-022 90-10-013	Tow truck operators	
drivers' licenses		abandoned vehicles, duties	90-01-060
driving record abstracts, release of	90-14-039 90-17-028	Uniform commercial code	
recreational vehicle defined	90-14-039 90-17-028	filing fees	90-01-121 90-01-122
odometer disclosures, duties of dealers and salesmen	90-18-027		
owners' names and addresses, disclosure of	90-14-069 90-14-072		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

LICENSING, DEPARTMENT OF—cont.

Vehicle dealers
 manufacturer franchise disputes
 petition fees 90-03-022
 Vessel registration
 cruising license, defined 90-01-048
 90-08-018
 decals, placement, size, and color
 exemptions 90-01-048
 90-01-048
 owners' names and addresses,
 disclosure of 90-14-071
 90-14-074
 records, destruction by director 90-01-048

LIQUOR CONTROL BOARD

Advertising of liquor 90-21-038
 Beer
 alcohol content
 labeling 90-03-089
 90-10-090
 90-17-019
 90-18-008
 Business entertainment, record-keeping
 requirements 90-10-088
 90-14-003
 Educational activities, approval 90-10-087
 90-14-012
 90-20-042
 Licenses, transfer of
 Limited partnerships, definition
 and description of 90-20-043
 Operations and procedures 90-02-109
 Ownership interests, definition and
 description of 90-20-041
 90-20-043
 Sales
 private clubs 90-10-089
 90-14-004
 Suspension notices
 posting 90-03-088
 90-17-018

LOTTERY COMMISSION

Change of ownership, addition or
 deletion of substantial owner 90-07-086
 90-11-040
 Financial management 90-07-086
 90-11-040
 Instant game number 20 through instant
 game number 39, repeal 90-21-002
 Instant game number 48 – Black Jack
 definitions 90-03-023
 Instant game number 49 – Play it Again
 criteria 90-03-023
 definitions 90-03-023
 Instant game number 53 – Aces Wild
 criteria 90-03-109
 90-06-060
 definitions 90-03-109
 90-06-060
 90-03-109
 90-06-060
 ticket validation
 Instant game number 54 – Two for the Money
 criteria 90-03-109
 90-06-060
 definitions 90-03-109
 90-06-060
 90-03-109
 90-06-060
 Instant game number 55 – Jackpot
 criteria 90-07-086
 90-11-040
 definitions 90-07-086
 90-11-040
 90-07-086
 90-11-040
 ticket validation 90-07-086
 90-11-040

LOTTERY COMMISSION—cont.

Instant game number 56 – Silver Bells
 criteria 90-11-127
 90-15-014
 definitions 90-11-127
 90-15-014
 ticket validation 90-11-127
 90-15-014
 Instant game number 57 – Treasure Island
 criteria 90-11-127
 90-15-014
 90-16-094
 definitions 90-11-127
 90-15-014
 ticket validation 90-11-127
 90-15-014
 Instant game number 58 – Photo Finish
 criteria 90-16-094
 90-19-048
 definitions 90-16-094
 90-19-048
 ticket validation 90-16-094
 90-19-048
 Instant game number 59 – Double Feature
 criteria 90-19-090
 definitions 90-19-090
 ticket validation 90-19-090
 Instant game number 60 – Lucky Draw
 criteria 90-19-090
 definitions 90-19-090
 ticket validation 90-19-090
 Lotto
 drawings 90-16-094
 90-19-048
 6 of 49 Lotto rules 90-16-094
 90-19-048
 Meetings 90-19-047
 Quinto 90-03-109
 90-06-060
 90-19-089
 Rules coordinator
MARINE EMPLOYEES' COMMISSION
 Fact-finding surveys 90-03-040
 90-06-046
 Grievance arbitration cases, procedures 90-01-119
 Impasse rules 90-03-039
 90-06-047
 Meetings 90-03-056
 90-05-055
 Practice and procedure rules 90-01-115
 Representation cases, procedural rules 90-01-116
 Rules coordinator 90-21-037
 Security disputes, procedural rules 90-01-120
 Unfair labor practices cases, procedural
 rules 90-01-118
 Unit clarification cases, procedural rules 90-01-117
MEDICAL EXAMINERS, BOARD OF
 Examinations for licensure, applications 90-01-103
 90-05-001
METROPOLITAN SEATTLE, MUNICIPALITY OF
 Meetings 90-03-038
**MINORITY AND WOMEN'S BUSINESS
 ENTERPRISES, OFFICE OF**
 Annual goal setting process 90-06-040
 90-06-041
 90-13-023
 90-18-059
 90-20-151
 90-21-139
 90-10-014
 Goals for 1990-91
 Rules coordinator
NATURAL RESOURCES, DEPARTMENT OF
 Burning, rule burn and burn
 barrel privileges suspended 90-17-015
 90-18-053
 Fire hazard areas, closures due to
 condition of slash 90-15-012

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

NATURAL RESOURCES, DEPARTMENT OF—cont.		PARKS AND RECREATION COMMISSION—cont.	
Forest fire advisory board meetings	90-20-105	Waterways, uniform state marking system	90-04-107 90-07-051
Forest protection zone Vashon and Maury Island, removal from	90-12-015 90-15-061	PENINSULA COLLEGE	
Geodetic control minimum standards	90-03-066 90-06-028	Meetings	90-01-008
Land boundary surveys minimum standards	90-03-066 90-06-028	PERSONNEL APPEALS BOARD	
Land descriptions guidelines for preparation	90-03-066 90-06-028	Rules coordinator	90-12-001
Meetings	90-01-049 90-01-104 90-06-057 90-07-001 90-19-033 90-02-085	PERSONNEL, DEPARTMENT OF	
Open water disposal sites		Applications, medical disqualifications	90-08-072 90-12-020 90-20-144 90-20-149 90-03-102 90-10-015 90-12-017 90-13-066 90-11-112 90-15-036 90-15-037 90-15-038
Surveys minimum standards for boundary and geodetic control surveys	90-01-063	Applications, time limit for filing	90-12-020
OIL AND GAS CONSERVATION COMMITTEE		Appointment status, reallocation upward	90-20-149
Meetings	90-01-065 90-07-029 90-14-016 90-20-124	Assignment pay	90-03-102 90-10-015 90-12-017 90-13-066 90-11-112 90-15-036 90-15-037 90-15-038
OLYMPIC COLLEGE		Call-back for work, when compensable	90-11-112 90-15-036 90-15-037 90-15-038
Meetings	90-07-047 90-09-037	Career executive program development and training	90-08-070 90-12-025 90-08-073 90-12-023 90-12-024 90-12-021 90-12-022
OUTDOOR RECREATION, INTERAGENCY COMMITTEE FOR		general limit on number of positions	90-08-070 90-12-025 90-08-073 90-12-023 90-12-024 90-12-021 90-12-022
Meetings	90-01-019 90-04-051 90-09-001 90-12-070 90-16-056 90-17-056 90-20-060	Certification of name to fill vacancies	90-12-021 90-12-022
PARKS AND RECREATION COMMISSION		Department organization, description and location	90-01-108 90-03-048 90-07-056
Beach recreation management plans, preparation by local government	90-06-006 90-06-109 90-10-024	Examinations	
Boating pumpout grants	90-06-110	announcements, required information	90-03-047 90-05-029
Boating safety grant and contract program	90-10-052 90-01-145 90-04-064	reexamination, limited to three attempts in 12-month period	90-20-147
Boating safety, local programs, approval of	90-09-070 90-13-008	use of aids by applicants	90-03-047 90-05-029
Fee changes	90-04-108 90-07-062 90-07-064 90-08-121 90-01-037	waiver or modification of minimum qualifications or tests	90-20-146
Meetings		Exempt employees, return to classified service	90-08-074 90-12-026 90-12-027
Metal detector use in parks	90-04-025	General procedures	90-03-101 90-07-053 90-07-057
Ocean beach driving	90-04-106 90-07-050	Hearings	
Park aides, dress standards	90-15-075 90-16-105 90-20-031	general procedures	90-03-101 90-07-053 90-07-057 90-10-017 90-10-018
Passes for low-income senior citizens, the disabled, and disabled veterans	90-04-024	grievance arbitration procedures	90-03-103 90-03-104 90-08-020 90-17-022
Public records, central index filing system	90-13-009 90-16-106 90-20-032	In-training positions, designation of, appointment to, and removal from	90-16-050 90-19-044 90-21-133
Recreational and conference center housing and meeting room fees	90-19-095	Law enforcement personnel work period designation	90-03-044 90-10-039 90-13-068
Rules coordinator	90-10-025	Lottery employees, special pay	90-20-148 90-01-107 90-03-102 90-07-054 90-10-015 90-11-043 90-12-017
Sno-park permit fee	90-06-108 90-10-023	Noncompetitive service defined	90-13-066
		Overtime compensation	90-01-107 90-03-102 90-07-054 90-10-015 90-11-043 90-12-017 90-13-066 90-08-075
		Personnel board, filling of vacancies	90-08-075

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

PERSONNEL, DEPARTMENT OF—cont.

Personnel records, agency guidelines 90-07-052
 90-12-028
 Political activity by state employee 90-01-109
 Promotional testing 90-20-145
 Registers, removal of candidate's name for cause 90-12-018
 90-15-033
 90-19-046
90-21-132
 Return to work program 90-08-071
 90-12-016
 90-13-067
 90-15-034
 90-15-035
 90-19-016
 90-20-037
 Rules coordinator
 Salary, classes requiring licensure as registered nurse 90-20-150
 Salary, increase on promotion 90-18-086
 90-19-042
 90-20-150
90-21-135
 Shift premium 90-03-102
 90-12-017
 90-13-066
 Special pay ranges 90-11-042
 90-20-150
 Suspension without pay of permanent employees 90-01-111
 Temporary appointment option, following upward reallocation 90-01-110
 90-01-106
 90-03-045
 90-05-027
 90-05-028
 90-07-055
 90-10-016
 90-11-043
 Trial service, reversion for failure to perform satisfactorily 90-12-019
 90-15-032
 90-19-045
90-21-134
 Work period designations, state patrol communications officers and commercial vehicle enforcement officers 90-16-049
 90-19-043
90-21-135

PHARMACY, BOARD OF

Animal control agencies and humane societies, possession and use of legend drugs 90-19-021
 Hospital pharmacy standards 90-19-022
 Impaired pharmacist rehabilitation 90-03-054
 Outpatient parenteral products 90-03-055
 90-11-070
 Preceptor certification 90-02-058
 90-03-053
 90-11-069
 90-11-079
 90-20-053
90-21-142
 Rules coordinator
 Transfer of rules to Title 246 WAC

PIERCE COLLEGE

Meetings 90-16-039
 90-19-075
 Student rights and responsibilities 90-19-115

PILOTAGE COMMISSIONERS, BOARD OF

Exempt vessels 90-16-108
 radar endorsement required of captain 90-20-039
 Incapacitation period, rule repeal 90-08-076
 90-13-077

PILOTAGE COMMISSIONERS, BOARD OF—cont.

Physical standards 90-08-094
 90-09-016
 90-09-030
 90-13-065
 Pilot qualifications
 drug and alcohol convictions
 disqualification on account of reporting requirements 90-19-086
 90-20-040
 sanctions for drug and alcohol offenses 90-19-085
 solicitation of preproposal comment 90-16-109
 Pilotage rates
 Grays Harbor 90-03-096
 90-09-013
 90-03-097
 90-08-095
 90-13-055
 90-14-086
 90-17-034
 90-20-038
 90-20-115
 90-20-116
 90-10-060
 90-13-076
 90-17-094
 Puget Sound
 Qualifications for pilot applicants 90-10-060
 90-13-076
 90-17-094

POLLUTION CONTROL HEARINGS BOARD

Practice and procedure rules 90-14-097
 Public records 90-14-097

POLLUTION LIABILITY INSURANCE AGENCY

Practice and procedure 90-15-067
 90-18-057
 90-10-093
 90-14-019
 90-18-071
90-21-051
 90-08-085
 90-10-094
 90-14-020
 90-10-092
 Reserve funds, establishment and use
 Rules coordinator

PRODUCTIVITY BOARD

Meetings 90-16-078

PUBLIC DISCLOSURE COMMISSION

Campaign reporting abbreviated 90-12-091
 90-16-083
 90-17-081
 90-12-091
 90-16-083
 90-17-081
 Contributions
 identification of sources 90-17-156
 90-20-088
 limitations on contributions 90-17-156
 90-20-088
 Contributions and expenditures, forms for summary of total 90-12-091
 90-16-083
 90-17-081
 90-12-091
 90-16-083
 90-17-081
 Earmarked contributions, reporting form 90-12-091
 90-16-083
 90-17-081
 Enforcement procedures 90-12-091
 90-16-083
 90-17-081
 Grass roots lobbying campaigns, registration and reporting form 90-12-077
 90-12-091
 90-16-083
 90-17-081
 90-12-091
 90-16-083
 90-17-081
 Hearings

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

PUBLIC DISCLOSURE COMMISSION—cont.		PUBLIC INSTRUCTION, SUPERINTENDENT OF	
Lobbyist report of expenditures	90-17-155	—cont.	
	90-20-087	Emergency school closures, definition,	
	90-20-088	"prior school year"	90-15-069
Lobbyist employers, expenditure reports	90-17-155		90-19-039
	90-20-087	Emergency school closures, eligibility	
	90-20-088	for continued state support	90-01-141
Lobbyist employers, political contribution reporting form	90-12-004	Enhancement funds, 1989-91	
	90-12-091	certificated instructional staff	90-01-142
	90-16-083	local education enhancement program	90-01-139
	90-17-081	vocational equipment	90-01-143
Operations and procedures	90-12-091		90-18-087
	90-16-083	Excellence in education awards	90-15-071
Rule-making petitions	90-12-091		90-19-041
	90-16-083	Federal forest funds, basic education	
Rules coordinator	90-19-036	allocation, Skamania County	90-09-019
			90-12-079
PUBLIC EMPLOYMENT RELATIONS COMMISSION		Federal grant program administration,	
Practice and procedure rules, general	90-06-070	citizen complaint process	90-07-044
Representation case rules	90-06-072		90-11-029
Rules coordinator	90-03-075		90-21-088
Unfair labor practice case rules	90-06-074	Federal moneys, withholding from	
Union security dispute case rules	90-06-075	basic education allocation for	
Unit clarification case rules	90-06-073	repayment of	90-18-088
		Handicapped students, definitions and	
PUBLIC INSTRUCTION, SUPERINTENDENT OF		independent educational assessment of	
Allocations, special, 1989-91			90-11-039
certificated instructional staff	90-01-142		90-16-045
local education enhancement program	90-01-139	Independent educational assessment	90-21-031A
	90-06-007	Local education enhancement program	90-20-062
	90-01-143	Nonimmigrant alien permits	90-01-139
	90-18-087		90-13-087
Allocations, special, 1990-91		Nonresident school attendance,	90-20-015
early intervention services	90-19-070	adjudication principles	90-12-074
supplies and equipment	90-19-053		90-15-070
Assessed valuation, submission of			90-19-068
revised data	90-09-021	Paraprofessional classroom assistants	
	90-12-080	training program	90-07-045
Assessment and individual education			90-11-028
plan requirements, applicability	90-16-042	Personnel evaluations, minimum criteria	
	90-16-091	and procedural standards	90-02-078
	90-16-092	Privacy rights of students	90-16-044
	90-19-069		90-16-107
	90-20-062	Professional development programs	90-19-054
Athletes, student, loss of eligibility	90-05-036	Professional performance capabilities,	90-19-037
	90-09-039	evaluation of	90-19-038
Aversive therapy	90-04-045	Public records access	90-19-072
	90-10-096	Residence defined for attendance	
Basic education allocation, withholding		purposes	90-04-044
for repayment of federal moneys	90-18-088	School buses, replacement, allocation	
Buses		of state funds	90-01-144
school bus hazard warning			90-02-077
lamps and stop lamps	90-19-114	Shared leave program	90-12-122
school bus operating rules	90-19-113		90-17-110
Certificated instructional staff		Sick leave, conversion to postretirement	
ratio compliance	90-09-020	medical benefits	90-12-029
	90-12-078		90-16-043
Citizen complaint process, federal		State board of education, publication	
grant program administration	90-07-044	of names of electors	90-04-043
	90-20-113	Teacher assistance program	90-11-088
	90-20-114		90-14-093
Cooperative partnerships among		Title 28A RCW, amended references to	90-16-090
small districts	90-01-140	recodified sections in	90-19-071
Credits, total eligible credits			90-11-128
for general apportionment purposes,	90-10-095	University of Washington, transition	90-16-002
1989-90 school year	90-13-088	school and early entrance	
Definitions and rules of construction	90-07-043	program, funds allocation	90-05-035
	90-11-027		90-09-038
Drop-outs and at-risk students,		PUBLIC WORKS BOARD	
attendance at school of choice	90-09-022	(See COMMUNITY DEVELOPMENT,	
	90-12-081	DEPARTMENT OF)	
Early intervention services allocation	90-19-070		
Emergency advance payments, determination			
of amount	90-15-068		
	90-19-040		

Subject/Agency Index

(Citations in bold type refer to material in this issue)

PUGET SOUND WATER QUALITY AUTHORITY		REVENUE, DEPARTMENT OF—cont.	
Environment Policy Act (SEPA) rules	90-13-106	timber harvesters, small, exemption from	90-13-094
	90-13-107		90-17-007
	90-17-063	travel agents and tour operators	90-13-093
Meetings	90-05-047		90-17-003
	90-08-091	Cigarettes, penalty for failure to	
	90-12-111	to affix stamps	90-21-164
	90-14-092	solicitation of preproposal comment	90-19-079
	90-19-076	Cigarettes, tax rates, penalties, and	
Procedural rules	90-13-106	procedures	90-01-150
	90-13-107		90-04-039
Stormwater control, solicitation of		Electronic funds transfer, payment	
preproposal comment	90-11-116	of taxes by, requirements	90-16-104
Water quality management plan			90-19-052
adoption as rule, solicitation of		Equalization, county boards of	
preproposal comment	90-11-118	practice and procedure	90-11-032
1991 draft plan, notice of proposed		revised chapter relating to	90-15-006
amendments and public hearings	90-11-115		90-18-097
1991 draft plan, proposed		solicitation of preproposal comments	90-15-053
final plan and public hearings	90-20-122	Excise tax	
Wetlands protection, solicitation of		real estate, removal of exemption	
preproposal comment	90-11-117	for bankruptcy liquidation sales	90-01-003
		reporting frequency	
REAL ESTATE COMMISSION		forms	90-02-022
(See LICENSING, DEPARTMENT OF)		timber	90-05-044
RETIREMENT SYSTEMS, DEPARTMENT OF			90-02-049
Actuarial tables, schedules, and factors		trade shows, conventions, and	90-02-050
law enforcement officers		seminars, collections and exemptions	90-01-151
and fire fighters	90-19-007	Finance charges, carrying charges, interest,	
	90-21-099	and penalties	
	90-21-102	solicitation of preproposal comment	90-17-070
public employees' retirement system	90-19-008	Freight and delivery charges, exclusion	
	90-21-098	from measure of business and occupation tax	
	90-21-101	or retail sales tax	
teachers' retirement system	90-19-006	solicitation of preproposal comment	90-21-042
	90-21-100	Health Insurance Coverage Access Act	
	90-21-103	assessment deductions	
Portability of public retirement benefits,		solicitation of preproposal comment	90-18-072
election by first-class city employees		Hotels and motels, taxation on long distance	
regarding participation in department	90-11-129	calls made to customers	
programs	90-17-089	solicitation of preproposal comment	90-21-043
	90-21-005	Internal distribution tax	90-20-026
Rules coordinator		solicitation of preproposal comment	90-13-070
Survivor benefit options		Leased departments	90-13-012
judicial retirement system	90-14-082		90-17-011
	90-21-058	Liability	90-02-023
	90-21-059	Motor vehicle fuel and special	
law enforcement officers and		fuel sales	
fire fighters	90-14-084	solicitation of preproposal comment	90-19-108
	90-21-060	Natural gas, use tax on brokered	
	90-21-061	natural gas	90-13-117
public employees' retirement system	90-14-083		90-14-095
	90-21-062		90-17-068
	90-21-063	Open Space Taxation Act rules	
teachers' retirement system	90-14-085	solicitation of preproposal comment	90-17-132
	90-21-064	Personal services rendered to others	90-20-130
	90-21-065	solicitation of preproposal comment	90-19-078
REVENUE, DEPARTMENT OF		Property tax	
Accounting		annual ratio study	90-21-166
tax liability, test for when it arises		solicitation of preproposal comment	90-19-104
under cash, accrual, and completed		exemption	
contract methods	90-07-089	nonprofit homes for the aging	90-03-059
	90-10-082		90-06-048
Appeals, small claims, and settlements	90-21-165	forest land values, 1991	90-21-138
solicitations of preproposal comment	90-19-107	head of family personal	
Automobile dealers, demonstrator and executive		property tax exemption	
vehicles		solicitation of preproposal comment	90-19-105
solicitation of preproposal comment	90-17-069	levies	90-01-022
Bankruptcy liquidation sales, removal of			90-01-023
real estate excise tax exemption	90-01-003		90-01-041
Business and occupation tax		levies, rates, and limits	
community antenna television services		solicitation of preproposal comment	90-18-096
solicitation of preproposal comment	90-17-134	Real estate, leased departments	90-13-012
Health Insurance Coverage Access Act		Real estate, sale, rental, or	
deductions		license to use distinguished	90-13-011
solicitation of preproposal comment	90-18-072		90-17-010

Subject/Agency Index

(Citations in bold type refer to material in this issue)

REVENUE, DEPARTMENT OF—cont.

Real estate excise tax	
bankruptcy liquidation sales, removal of exemption	90-01-003
Records, indexing of public records	90-14-028
Rule-making procedure	
solicitation of preproposal comment	90-19-106
Rules coordinator	90-11-090
Sales and use taxes	
capital assets, sales to affiliated entities, tax liability	
solicitation of preproposal comment	90-16-088
deduction for prosthetic and orthotic devices and prescription drugs, application to dentists laboratories, and physicians	
solicitation of preproposal comments	90-17-133
magazines and periodicals from out-of-state	
solicitation of preproposal comment	90-21-041
Timber excise tax	
definitions	90-10-079
lump sum sales defined	90-02-049
	90-02-050
scale sales, defined	90-02-049
	90-02-050
stumpage values, computation for reporting and payment purposes	90-10-079
	90-14-032
	90-14-033
stumpage values, determination of	
solicitation of preproposal comment	90-14-013
Timber harvestors, business and occupation tax exemption for small harvesters	90-13-094
Tobacco products, tax rates and revised forms	90-01-149
	90-04-038
Trade shows, conventions, and seminars	
excise tax, collections and exemptions	90-01-151
	90-04-058
Travel agents and tour operators, business and occupation tax	90-13-093
Use tax	
brokered natural gas	90-13-117
Valuation procedures and standards	90-02-080
Warranties and maintenance agreements	90-06-077
	90-06-078
	90-07-087
	90-07-088
	90-10-080
	90-10-081

RULES COORDINATORS

Accountancy, board of	90-08-026
Administrative hearings, office of	90-10-003
Agriculture, department of	90-05-069
Attorney general's office	90-11-109
Basic health plan	90-09-053
Blind, Washington State School for the	90-10-055
Building code council	90-20-046
Central Washington University	90-09-063
Centralia College	90-21-039
Chiropractic disciplinary board	90-20-053
Chiropractic examining board	90-20-053
Code reviser	90-01-016
Columbia Basin College	90-03-082
Community development, department of	90-20-046
Conservation commission	90-08-027
Corrections, department of	90-16-024
County road administration board	90-21-087
Deaf, Washington State School for the	90-10-070
Deferred compensation committee for	90-20-059
Dental disciplinary board	90-20-053
Dental examining board	90-20-053
Eastern Washington University	90-05-011
	90-09-017
Ecology, department of	90-01-114
Education, state board of	90-21-151
Employment security department	90-17-102

RULES COORDINATORS—cont.

Energy facility site evaluation council	90-09-004
	90-15-049
Fisheries, department of	90-14-113
Forest practices board	90-20-024
General administration, department of	90-20-022
Grays Harbor College	90-15-007
Health, board of	90-20-053
Health care authority	90-01-086
	90-19-050
Health, department of	90-02-004
	90-20-053
Hearing aids, council on	90-30-053
Higher education personnel board	90-01-005
Human rights commission	90-20-094
Industrial insurance appeals, board of	90-11-110
Insurance commissioner	90-04-049
Labor and industries, department of	90-19-035
Licensing, department of	90-20-125
Lottery commission	90-19-089
Marine employees' commission	90-21-037
Massage, board of	90-20-053
Medical disciplinary board	90-20-053
Medical examiners, board of	90-20-053
Minority and women's business enterprises, office of	90-10-014
Nursing, board of	90-20-053
Nursing home administrators, board of examiners for	90-20-053
Occupational therapy practice, board of	90-20-053
Optometry board	90-20-053
Osteopathic medicine and surgery, board of	90-20-053
Parks and recreation commission	90-10-025
Personnel appeals board	90-12-001
Personnel, department of	90-19-016
	90-20-037
	90-20-053
Pharmacy, board of	90-20-053
Physical therapy, board of	90-20-053
Podiatric medical board	90-20-053
Pollution liability insurance agency	90-10-092
Practical nursing, board of	90-20-053
Psychology, examining board of	90-20-053
Public disclosure commission	90-19-036
Public employment relations commission	90-03-075
Public works board	90-20-046
Retirement systems, department of	90-21-005
Revenue, department of	90-11-090
Shoreline Community College	90-10-004
Skagit Valley College	90-21-068
Social and health services, department of	90-01-051
South Puget Sound Community College	90-08-021
Spokane Community Colleges	90-04-036
State employees benefits board	90-01-086
Tax appeals, board of	90-02-081
Traffic safety commission	90-21-027
Transportation, commission	90-20-033
Transportation, department	90-20-005
University of Washington	90-09-043
Utilities and transportation commission	90-12-120
Veterinary board of governors	90-20-053
Washington state patrol	90-09-002
Washington State University	90-03-063
Western Washington University	90-21-068
Whatcom Community College	90-01-097
	90-02-032
	90-21-068
	90-10-054
Yakima Valley Community College	90-08-029
SEATTLE COMMUNITY COLLEGES	
Meetings	90-10-029
	90-11-087
	90-20-025

Subject/Agency Index

(Citations in **bold type** refer to material in this issue)

SECRETARY OF STATE		SOCIAL AND HEALTH SERVICES,	
Charitable solicitations	90-19-094	DEPARTMENT OF—cont.	
SECURITIES DIVISION		categoryally needy medical assistance	90-02-034
(See LICENSING, DEPARTMENT OF)		eligibility	90-02-044
SHORELINE COMMUNITY COLLEGE			90-06-033
Adjudicative proceedings	90-10-049	census demonstration project employment,	
	90-13-051	disregard for AFDC, unemployed	
Organization and operation information	90-10-050	eligibility	90-09-054
	90-13-050		90-09-055
Rules coordinator	90-10-004		90-12-038
SKAGIT VALLEY COLLEGE			90-13-042
Athletes, suspension for drug use,			90-15-054
procedure	90-01-098		90-15-056
	90-02-031		90-16-081
	90-05-045		90-17-035
Meetings	90-01-054		90-18-030
	90-12-090		90-18-089
Organization	90-01-098	child care, transitional period	90-21-123
	90-02-031		90-03-100
	90-05-045		90-06-032
Procedural rules	90-01-098	disregards from income and resources,	
	90-02-031	eligible sources	90-07-037
	90-05-045		90-07-081
Rules coordinator	90-21-068		90-11-003
Student records	90-01-098	earned income deductions, eligibility	
	90-02-031	for	90-14-048
	90-05-045		90-17-116
		eligibility	90-18-089
		financial eligibility	90-14-047
			90-14-062
			90-15-031
			90-17-112
			90-18-005
			90-09-079
			90-13-043
			90-18-029
SOCIAL AND HEALTH SERVICES,			
DEPARTMENT OF			
Adjudicative proceedings	90-04-015		
	90-04-016		
	90-04-017		
	90-04-018	fraud, ineligibility periods	90-09-079
	90-04-019		90-13-043
	90-04-020		90-18-029
	90-04-021	good cause waiver of requirement to	
	90-04-022	cooperate with support enforcement office	90-09-054
	90-04-069		90-16-081
	90-04-070	job opportunities and basic skills	
	90-04-071	training (JOBS) program	90-15-030
	90-04-072		90-18-031
	90-04-073		90-18-093
	90-04-074		90-20-055
	90-04-075		90-20-056
	90-04-076		90-20-057
	90-04-077		90-20-058
	90-05-020	loans, when treated as income	
	90-09-095	or resource	90-21-144
	90-10-028	Puyallup Indians settlement payments,	
	90-12-041	disregard from income	90-07-037
	90-13-013		90-07-081
	90-13-053		90-11-003
	90-13-054	standards of assistance	90-17-136
			90-17-139
notice and finding of responsibility	90-17-135		90-21-031
(NFR), appeal procedure	90-17-137	support enforcement	
	90-21-030	cooperation, eligibility condition	90-01-072
petition for review	90-20-068		90-01-073
	90-20-069		90-05-022
Adoption		distribution of support payments	90-03-041
special needs children, adoption			90-03-042
support services, extension of			90-17-001
eligibility to adoptive families	90-20-006	AIDS	
	90-20-007	coordinated community AIDS service	
		alternatives (CCASA) program	90-18-090
Adult family homes			90-18-094
clothing for resident,			90-21-124
responsibility for	90-20-131		
license fees	90-03-049	Alcohol or drug intoxication	
notice of license action	90-20-132	ADATSA, implementation of act, payment	
minimum licensing requirements	90-03-051	criteria for detoxification services	90-18-054
Aid to families with dependent children			90-21-125
assistance unit	90-09-079	Medicaid payment for detoxification	90-08-109
	90-12-039		90-08-110
	90-15-055		90-12-051
	90-16-080		
	90-17-053		

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

Assistance standards 90-01-123
90-02-040
90-05-024
90-06-035

Child care
agencies, authority to require additional
information of applicants and licensees 90-16-026
90-16-027
90-19-102
90-20-076

day care centers, licensing
requirements 90-18-091

family day care homes, licensing
requirements **90-21-150**
90-03-100
90-06-032

transitional period 90-15-010
90-15-011
90-19-101
90-20-072

Child support obligations 90-11-124
90-15-029

Chore services program 90-20-070
90-20-071
90-03-113

Community health services
pregnant women, eligibility for
visits by community health worker 90-11-006
90-15-019

Community mental health
Community options program entry system
(COPES) personal care services

Computer Matching and Privacy Protection
Act of 1988, compliance rules
notice of adverse action 90-06-098
90-06-099
90-09-035
90-09-036

Criminal justice cost reimbursement,
impact account 90-13-113
90-16-086
90-18-091

Day care centers, licensing requirements
Family independence program
caseload growth and FIP expenditures,
control of 90-09-085
90-09-088
90-12-059

child care eligibility to support
employment and training 90-18-055
90-21-036
90-21-122

gifts, limits on exemption from income
90-09-084
90-12-042

management plan, implementation of
second stage **90-21-149**

Food stamps
categorical eligibility 90-09-086
90-12-058

combined allotment for applications
received on or after 16th of month 90-11-015
90-12-084
90-09-081
90-12-057

definitions, amended 90-09-083
90-09-089
90-12-055
90-20-081
90-20-082

expedited service 90-08-041
90-08-058
90-11-013

federal census taker income exclusion 90-10-066
90-11-014
90-11-016
90-14-064

household status for elderly, permanently
disabled persons unable to prepare
meals

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

income budgeting, retrospective and
special circumstances budgeting 90-18-032
90-21-121
90-09-078
90-12-054
90-20-079
90-20-080
90-20-079
90-20-080
90-12-005
90-12-006
90-15-028
90-02-039
90-03-008
90-03-050
90-06-030

income deductions 90-07-080
90-10-064

income, eligibility standards 90-20-077
90-20-078
90-14-050
90-14-065
90-17-117

income exclusions 90-09-080
90-12-056

issuance 90-07-036
90-07-079
90-11-004

monthly reporting, exclusion for homeless
or seasonal farmworker recipients 90-20-083
90-20-084
90-20-074
90-20-085

monthly reporting, items to
be verified 90-02-033
90-02-046
90-05-021
90-05-023
90-05-025
90-10-031

prospective income budgeting 90-13-114
90-13-115
90-16-085

public assistance households,
application processing rules 90-07-035
90-11-081
90-11-082
90-15-018

Puyallup Indians settlement payments,
exclusion from resources 90-04-013
90-04-033

resources, allowable maximums,
nonexempt resources **90-21-148**

thrifty food plan standards

Funeral/interment program
maximum cost standards 90-16-026
90-16-027

General assistance
benefits extended for women giving
up newborn child for adoption 90-13-030
90-17-002

Handicapped persons
vocational rehabilitation and services
for 90-15-030
90-18-089
90-20-055
90-20-056
90-20-057
90-20-058

Homeless families, standards of assistance

Hospice clients, eligibility for medical
assistance

Income, when considered available to
client

Indian child welfare
child care agencies, license revocation,
denial, or suspension for failure to
comply with Indian child welfare laws

Interpretive and policy statement,
indexing systems

Job opportunities and basic skills
training (JOBS) program

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

Kitsap physician's service, Sound care plan, enrollment of recipients in Jefferson and Clallam counties 90-04-014

Limited casualty program eligibility determination, deduction for health insurance premiums 90-08-038
90-12-053
90-04-034
90-04-035
90-08-049

excess income, spenddown

Medicaid
chemical—using, pregnant recipients, services to 90-01-053
early and periodic screening, diagnosis, and treatment program 90-08-037
90-08-055
90-12-061
90-21-145
eligibility, determination of nursing homes, sanctions for failure to meet state and federal requirements 90-01-052
90-02-079
90-02-084
90-06-038
personal care services

Medical assistance program
AIDS or Class IV HIV disabling disease, program for persons with 90-14-053
90-14-063
90-17-118
bordering cities, medical care provided in 90-14-052
90-17-121
90-18-056
community alternatives program (CAPS) 90-08-046
90-08-057
community options program entry system (COPES) 90-08-046
90-08-057
90-12-050
denture policy 90-08-042
90-12-046
dispute conferences, contractor/provider 90-09-082
90-12-063
eligibility 90-08-048
90-08-052
90-12-060
eligibility, cooperation in securing medical assistance support, condition of eligibility 90-04-012
income and resources, division between institutionalized and community spouse 90-02-036
90-02-041
90-06-029
90-08-043
90-08-059
90-12-049
institutional and hospice clients 90-04-013
90-04-033
institutionalized person, definition for purposes of eligibility determination 90-09-040
90-09-041
90-12-062
medical extensions 90-08-048
90-08-052
90-12-060
noncash resources, persons eligible when making effort to convert resource into cash 90-20-065
90-20-073
90-21-081
90-21-082
school districts, reimbursement for services provided 90-14-054
90-17-119
90-18-033

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

services provided, mandatory and optional 90-14-055
90-14-058
90-17-114
90-17-122
90-18-092

Medically needy
eligibility determination institutional 90-02-037
90-02-045
90-06-037
own home 90-02-038
90-02-042
90-06-034
Medicare cost sharing 90-08-045
90-08-050
90-12-045
90-14-051
90-14-061
90-17-113
90-18-006
Medicare deductible and coinsurance, payment by department 90-08-040
90-08-054
90-12-047
needy children 90-08-047
90-08-051
90-12-043
nursing home recipients, transportation not authorized for services which are the responsibility of the facility 90-09-087
90-12-040
90-14-056
90-16-053
outward bound residential alternatives program (OBRA) 90-08-046
90-08-057
90-12-050
pregnant women and infants, income limits for eligibility 90-08-044
90-08-056
90-12-052
residence defined 90-02-047
termination of assistance 90-08-039
90-08-053
90-12-044
Mentally retarded, intermediate care facilities for asset capitalization 90-11-005
90-11-007
90-15-017
compensation for direct care staff 90-11-005
90-11-007
recovery of rate increases when facilities are downsizing 90-11-005
90-11-007
Nursing homes
accounting and reimbursement system 90-05-013
90-05-014
90-09-061
criminal history background checks on applicants, employees and volunteers 90-13-031
90-17-123
civil penalty fund 90-08-108
90-12-048
licensure program administration 90-02-099
90-02-100
90-06-031
Medicaid, sanctions for failure to meet state and federal requirements personal funds of residents, accounting and reimbursement requirements 90-01-052
90-17-138
90-20-075
Organ transplants, payment for 90-20-066
90-20-067

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

**SOCIAL AND HEALTH SERVICES,
DEPARTMENT OF—cont.**

Parole
juvenile parole revocation rules 90-19-018
90-19-019

Pregnant women
community health worker visits
eligibility for 90-20-070
90-20-071

Refugee assistance
earned income exemption 90-14-048
90-17-116
90-21-044
90-21-045

Rules coordinator 90-01-051

Sexual predator program, special
commitment process 90-14-046
90-14-059
90-17-120

Social Security income
medical assistance
eligibility determination 90-02-035
90-02-043
90-06-036

Standards of assistance 90-01-123
90-02-040
90-11-081
90-11-082
90-17-136
90-17-139
90-21-031

State hospitals
notice of finding of responsibility
(NFR), appeal procedure 90-17-135
90-17-137
90-14-045
90-14-057
90-17-111
90-18-004

Supplemental security income, state
supplementary payments **90-21-146**

Support enforcement, office of
distribution of payments by 90-03-041
90-11-048
90-17-001

nonassistance enforcement services,
applications, eligibility,
and termination 90-12-083
90-12-085
90-16-041
90-14-049
90-14-060
90-17-115
90-18-007
90-20-074
90-20-085

Telephone assistance program

Thrifty food plan standards 90-20-074
90-20-085

Time loss payments to dependent
child, recovery by office of
financial recovery **90-21-147**

Vocational rehabilitation
handicapped persons, services for 90-07-035
90-11-114

Women, infants, and children (WIC)
special supplemental food program
food vendor provider agreements 90-10-065
90-12-112

SOUTH PUGET SOUND COMMUNITY COLLEGE

Athletes, loss of eligibility for
prohibited drug use 90-10-041
90-13-064

Meetings 90-07-041
90-11-076
90-16-079
90-17-016
90-08-021

Rules coordinator

SPOKANE COMMUNITY COLLEGES

Ballots, disposition of challenged
ballots 90-14-121
90-18-017
90-21-020

Education records, student's right to inspect 90-14-119
90-18-015
90-21-018

Firearms and dangerous instrumentalities,
prohibition on 90-14-124
90-18-020
90-21-023

Firearms use 90-14-116
90-18-012
90-21-015

Governance 90-14-114
90-18-010
90-21-013

Health and safety rules, declaration
of purpose 90-14-123
90-18-019
90-21-022

Meetings 90-02-013
90-18-035

Organization and operation 90-14-115
90-18-011
90-21-014

Parking permit, appeal of revocation
or refusal to grant 90-14-122
90-18-018
90-21-021

Practice and procedure 90-14-120
90-18-016
90-21-019
90-04-036

Rules coordinator

Student conduct rules and
enforcement procedures 90-14-117
90-18-013
90-21-016

Suspensions, summary proceedings 90-14-118
90-18-014
90-21-017

STATE EMPLOYEES BENEFITS BOARD
(See **HEALTH CARE AUTHORITY**)

SUPERINTENDENT OF PUBLIC INSTRUCTION
(See **PUBLIC INSTRUCTION,
SUPERINTENDENT OF**)

SUPREME COURT

Accounts, examination and audit
of attorney accounts 90-08-079

Attorneys, fees (RPC 1.5 (c)(2)) 90-19-100

Bar examination, qualification for 90-11-054

Cameras in courtrooms 90-11-055

Case information cover sheet 90-08-082

Court rules, adoption of and amendments to 90-11-053

Discovery, scope and limits (CR 26(b)(3)) 90-13-021
90-17-057
90-08-078

Inactive status

Invoice of counsel representing
indigent party (RAP 15.4) 90-19-026

Jurors 90-08-081

Pleadings, form of 90-08-083

Report of proceedings, filing
and service of (RAP 9.5) 90-19-034

TACOMA COMMUNITY COLLEGE

Meetings 90-01-085
90-02-057
90-07-005
90-11-036

Student athletic participation
loss of eligibility 90-03-094
90-07-038

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

TAX APPEALS, BOARD OF		TRANSPORTATION IMPROVEMENT BOARD	
Formal hearings, practice and procedure	90-08-007	—cont.	
	90-08-096	Meetings	90-02-083
	90-08-097		90-04-008
	90-11-104		90-06-013
	90-11-105		90-09-012
Informal hearings, practice and procedure	90-08-006		90-10-048
	90-08-096		90-12-011
	90-08-098		90-14-017
	90-11-103		90-18-068
	90-11-106		90-20-093
Meetings	90-02-090	Organization	90-07-060
Public records, disclosure	90-08-005	Procedure	90-07-060
	90-11-107	Project proposals	90-07-060
	90-21-006	Transportation improvement account	
Rules coordinator	90-02-091	program implementation	90-11-018
		project matching funds and value	
TOXICOLOGIST, STATE		engineering study requirements	90-11-017
Breath alcohol test program	90-20-050		90-16-028
		Transportation plans	90-07-060
TRADE AND ECONOMIC DEVELOPMENT		Urban arterial projects	90-07-060
Child care facility fund	90-12-110		
	90-17-054	TREASURER	
		(See inside front cover)	
Business and job retention		UNIVERSITY OF WASHINGTON	
advisory committee		Adjudicative proceedings, practice	
meetings	90-14-008	and procedure	90-08-084
	90-18-070		90-15-005
			90-21-076
Community economic revitalization board		Alcohol and other prohibited substances	
meetings	90-06-005	use and possession at athletic events	
	90-18-003	and concerts, inspection procedures	90-21-120
	90-21-109	Anabolic steroids, loss of	
Economic development finance authority		athletic eligibility for	
general plan, hearing schedule	90-15-002	unlawful use	
Hardwood commission		Meetings	90-20-102
meetings	90-14-010		90-02-015
	90-15-015		90-02-051
	90-17-064		90-03-002
	90-19-031		90-03-003
	90-19-060		90-03-004
	90-21-112		90-03-005
Meetings	90-03-015		90-03-013
	90-04-063		90-03-014
	90-04-081		90-04-004
	90-19-027		90-04-054
Public records disclosure			90-05-037
			90-05-046
TRAFFIC SAFETY COMMISSION			90-05-056
Meetings	90-02-064		90-05-062
	90-19-064		90-05-063
	90-21-027		90-06-009
Rules coordinator			90-06-020
			90-06-021
TRANSPORTATION COMMISSION			90-08-087
Meetings	90-03-001		90-09-009
	90-06-003		90-16-065
	90-17-006		90-04-002
	90-17-096		90-10-072
	90-20-096		90-13-026
	90-21-069		90-09-043
	90-20-033		90-08-030
Rules coordinator	90-01-100		90-12-034
Stalled vehicles, removal			90-10-040
TRANSPORTATION, DEPARTMENT OF		Parking and traffic	90-04-001
Adopt-a-highway litter control program	90-19-009		
Ferries		Rules coordinator	
county ferry franchises, tolls and		Smoking in outdoor facilities	
financial assistance	90-16-061		
	90-19-103	Special events, procedures and fees	
		University stadium boat moorage	
Public records, indexing		facilities	90-04-001
requirements	90-20-036		
Rules coordinator	90-20-005	USURY	
		(See inside front cover)	
TRANSPORTATION IMPROVEMENT BOARD		UTILITIES AND TRANSPORTATION	
Environmental Policy Act guidelines	90-07-060	COMMISSION	
	90-11-035	Accounting and reporting procedures	90-01-058
Financial and payment requirements	90-07-060	Biohazardous waste	
	90-11-035	transportation of	90-02-008
			90-13-118
			90-15-051

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

UTILITIES AND TRANSPORTATION COMMISSION—cont.		VOCATIONAL EDUCATION, BOARD FOR	
Buses		Meetings	90-01-017
excursion services, regulation as			90-06-054
charter buses	90-10-077		90-11-102
	90-12-119		90-12-066
	90-17-050		90-14-068
passengers standing while riding,			90-16-051
safety requirements	90-09-034	Private vocational schools	90-17-027
	90-09-094		90-19-073
	90-13-119	VOCATIONAL EDUCATION, COUNCIL ON	
Common carriers		Meetings	90-16-022
extension of credit by transporters of			90-17-055
recyclable materials and by small		VOLUNTEER FIREFIGHTERS, BOARD FOR	
package delivery companies, monthly		Meetings	90-03-010
billing allowed	90-18-095		90-08-088
Electric utilities			90-15-013
cost effective generation and conservation		Retirement, actuarial tables, schedules,	
resources and fair rate of return policy		and factors	90-19-080
solicitation of preproposal comment	90-12-118	WALLA WALLA COMMUNITY COLLEGE	
Excursion services, regulation as		Associated students, bylaws and	
charter buses	90-10-077	constitution	90-03-065
	90-12-119	WASHINGTON INSTITUTE OF APPLIED	
	90-17-050	TECHNOLOGY	
Garbage/refuse collection companies		Meetings	90-04-037
tariff charges	90-03-009		90-08-016
	90-09-015		90-09-046
Limousine charter party carriers			90-11-037
identification decals	90-14-024		90-12-030
	90-14-026		90-20-027
	90-17-047	WASHINGTON STATE LIBRARY	
	90-19-121	Library commission	90-03-046
Log shipments, intrastate rates		Meetings	90-04-078
Motor carriers			90-09-023
accounting and reporting procedures,			90-09-024
common and contract carriers	90-01-058		90-12-032
applications and protests	90-14-011		90-14-005
	90-17-049		90-14-006
brokers and forwarders		Western library network	
bond or deposit requirements	90-13-071	meetings	90-01-020
registration, interstate brokers		WASHINGTON STATE PATROL	
and forwarders	90-13-071	Assistance vans	90-13-063
log shipments, intrastate rates	90-19-121		90-18-049
out-of-service criteria, adoption		Commission on equipment, public records	90-13-061
of North American uniform rules	90-02-026		90-18-045
	90-06-017	Emergency tow truck, definition	90-06-056
	90-14-025	Emergency vehicle lighting	90-01-087
	90-14-027	Emergency vehicle permits	90-04-023
	90-17-048		90-07-034
Pole trailer reaches		Load fastening devices, standards	90-01-088
			90-06-055
Recyclable materials, transportation		Motor vehicle safety inspections,	
of	90-19-003	repeal of obsolete rules	90-08-024
Recycling authority, residential,			90-11-022
bidding for	90-20-117	Public records, copying charges	90-04-027
Rules coordinator			90-10-097
Telecommunications	90-12-120	Rules coordinator	90-09-002
alternate operator services	90-19-118	School bus warning lamps	90-13-062
	90-19-120		90-18-046
customer-owned pay telephones	90-01-057		90-18-047
	90-01-059	Sex offender central registry	90-15-020
	90-08-010		90-15-021
disconnection of telephone service	90-02-027	Sunscreen tint film decals, standards	90-20-003
	90-04-055		90-10-076
extended area service, standards		Sunscreening devices	90-13-060
and procedures for creation			90-13-063
of new routes	90-19-119	Tires, safety standards	90-18-048
telephone assistance program	90-14-066		90-08-023
	90-14-089		90-11-021
	90-19-020	WASHINGTON STATE UNIVERSITY	
Water companies	90-04-056	Environmental Protection Act (SEPA)	
	90-10-078	guidelines	90-15-008
	90-17-061		90-18-078
			90-21-093

Subject/Agency Index
(Citations in **bold type** refer to material in this issue)

WASHINGTON STATE UNIVERSITY—cont.

Meetings 90-08-014
90-08-015
Rules coordinator 90-03-063
Traffic and parking regulations 90-01-105
90-05-060
90-11-078

WESTERN WASHINGTON UNIVERSITY

Bicycle traffic and parking regulation 90-17-030
Firearms and dangerous weapons 90-13-080
90-17-031
Health and safety rules 90-10-012
Meetings **90-21-128**
Model rules of procedure 90-02-029
90-02-030
90-10-042
90-15-026
90-13-081
90-17-032
90-21-068

Parking and traffic 90-13-081
90-17-032

Rules coordinator **90-21-068**

WHATCOM COMMUNITY COLLEGE

Athletes, suspension for drug use, procedure 90-01-097
90-02-032
90-05-043
90-02-014
90-11-073
Meetings 90-01-097
90-02-032
90-05-043
Organization 90-01-097
90-02-032
90-05-043
Parking and traffic rules 90-01-097
90-02-032
90-05-043
Procedural rules 90-01-097
90-02-032
90-05-043
Rules coordinator 90-01-097
90-02-032
90-05-043
90-21-068

WILDLIFE, DEPARTMENT OF

Coffeepot Lake game reserve 90-13-098
Deleterious exotic wildlife additions to list, solicitation of preproposal comments on diploid grass carp 90-17-140
90-06-084
90-10-067
Duck Lake game reserve 90-13-099
90-19-096
Endangered, threatened, and sensitive wildlife species classified 90-04-098
90-04-099
90-11-065
90-11-066
90-13-074
90-13-075
90-01-066
Expired rules, repeal 90-17-142
Falconry permits, requirements reports, requirements 90-17-144
Fishing fishing contests 90-14-105
game fish regulations, 1990-92 90-01-067
Sauk River 90-02-067
90-04-101
90-08-064
Spokane River 90-02-066
90-04-104
90-08-063
Toutle River, south fork 90-02-069
90-04-103
90-08-067
Tye River 90-02-068
90-04-102
90-08-065

WILDLIFE, DEPARTMENT OF—cont.

game fish seasons and catch limits, 1988-90 90-02-071
Carbon River 90-02-070
Cedar River 90-08-066
Columbia River 90-02-070
Lake Sammamish 90-02-070
Lake Washington 90-02-070
Lake Washington Ship Canal 90-02-070
Puyallup River 90-02-071
Salmon Bay 90-02-070
Sammamish River 90-02-070
Tokul Creek 90-03-072
game fish seasons and catch limits, 1990-92 90-01-068
Bogachiel rearing pond 90-06-086
90-19-082
90-14-106
90-15-072
Cashmere Pond 90-16-110
90-19-017
Grande Ronde River 90-06-087
90-10-069
statewide 90-14-107
Tolt River **90-21-111**
90-13-103
90-17-033
Warden Lake and South Warden Lake
handicapped anglers or those under 15 or over 70 years old, special steelhead season 90-09-052
Game management units 90-04-100
Hunting bear and small game seasons, 1990-91 90-06-097
90-13-048
bighorn sheep, additional permit in sheep unit 2, Vulcan mountain 90-17-108
blind and visually handicapped hunters 90-12-100
bow and arrow requirements 90-03-092
Brant geese, reporting requirements for Pacific County 90-17-109
90-17-145
Canadian goose season closure September 1990 90-02-065
90-12-101
90-13-096
seasons in certain counties 90-16-037
Coffeepot Lake game reserve 90-13-098
90-17-129
deer hunting seasons, 1990 90-06-093
90-13-044
disabled hunters 90-12-100
Duck Lake game reserve 90-13-099
90-19-096
elk Doty—Area 051 90-02-028
seasons, 1990-91 90-06-094
90-13-045
90-15-073
90-17-128
White River—GMU 472, repeal of 1989 closure 90-15-074
90-19-099
firearm restriction areas 90-06-093
90-13-044
game management units 90-04-100
90-13-049
90-17-146
90-21-104
general hunting seasons and rules, 1989-90, repeal 90-14-110
handguns and cartridges, determination of suitability for hunting 90-06-091
90-14-108
hours, closure notices, and hound hunting areas 90-06-096
90-13-047

Subject/Agency Index

(Citations in **bold type** refer to material in this issue)

WILDLIFE, DEPARTMENT OF—cont.	
hunter education training program requirements	90-12-099 90-19-087
mountain goat, sheep, moose, cougar, and lynx seasons	90-04-105 90-11-064
muzzleloading firearms	90-06-092 90-14-109
orange clothing requirements	90-17-130
September Canada goose season, 1990	90-12-101
snow goose season, closure	90-01-070
special deer and elk permit seasons, 1990-91	90-06-095 90-13-046
special game areas, boundary descriptions	90-04-100 90-13-049
upland bird seasons	90-13-100 90-13-101 90-17-095
wild turkey seasons	90-03-083
Land management rules	90-06-090 90-11-049
Protected wildlife, threatened, sensitive, and other species classified	90-04-098 90-04-099 90-11-065 90-11-066
Raptor capture permits	90-17-141
Raptor marking and identification requirements	90-17-143
Road management agreements, enforcement	90-06-089 90-11-050
Sampling data, collection by department personnel	90-01-069
Trapping seasons	90-13-102 90-19-098
wild animals	90-13-097 90-19-097
Triploid grass carp, game fish classification	90-06-085 90-10-068
closed season	90-06-087 90-10-069
Vehicles using department lands	90-06-089 90-11-050
Violations of wildlife code, three convictions, forfeiture of privileges	90-06-088 90-11-051
YAKIMA VALLEY COMMUNITY COLLEGE	
Alcohol use on campus	90-07-058 90-11-077
Rules coordinator	90-10-054

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