

Washington State Register

December 20, 2000

OLYMPIA, WASHINGTON

ISSUE 00-24



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This issue contains documents officially
filed not later than December 6, 2000

CITATION

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

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 34.05 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to 5 p.m., Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (360) 786-6697.

REPUBLICATION OF OFFICIAL DOCUMENTS

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

CERTIFICATE

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

DENNIS W. COOPER
Code Reviser

STATE MAXIMUM INTEREST RATE

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

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

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

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

John G. Schultz
Chair, Statute Law Committee

Dennis W. Cooper
Code Reviser

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Chief Assistant Code Reviser

Kerry S. Radcliff
Editor

Joyce Matzen
Subscription Clerk

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following eight sections:

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

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

2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

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

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

3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

4. EFFECTIVE DATE OF RULES

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

5. EDITORIAL CORRECTIONS

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

2000 - 2001

DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

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

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

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

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

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

REGULATORY FAIRNESS ACT

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

Small Business Economic Impact Statements (SBEIS)

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

Mitigation

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

When is an SBEIS Required?

When:

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

When is an SBEIS Not Required?

When:

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

There is less than minor economic impact on business;

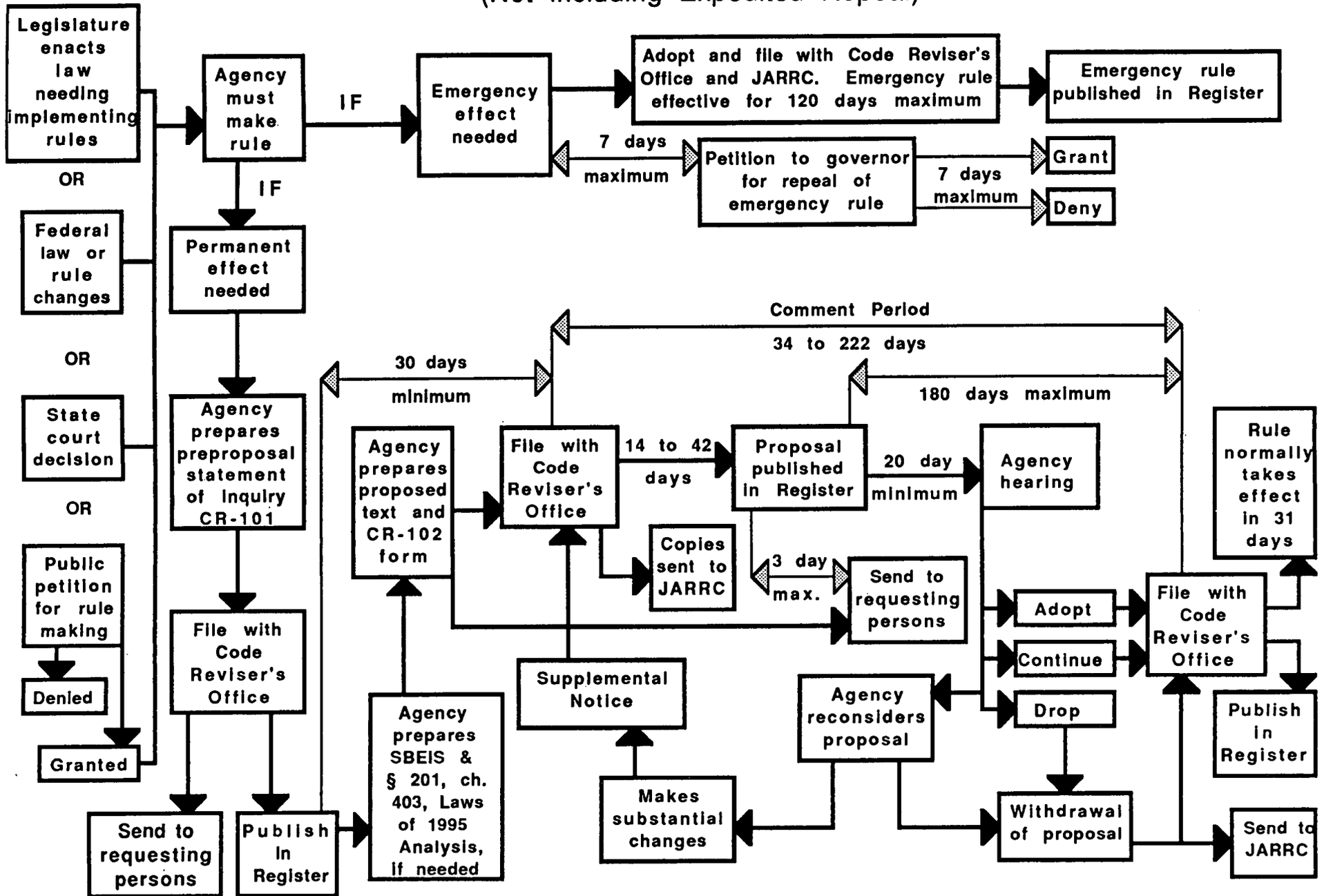
The rule **REDUCES** costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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

The rule is pure restatement of state statute.

RULE-MAKING PROCESS

(Not including Expedited Repeal)



WSR 00-24-007**PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF EDUCATION**

[Filed November 27, 2000, 1:08 p.m.]

Subject of Possible Rule Making: WAC 180-52-041
Approval of list of standardized tests for use by students receiving home-base instruction.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 28A.200 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To do one or more of the following, as deemed appropriate: Make technical adjustments, clarify existing provisions, repeal unnecessary wording, repeal provisions unsupported by rule-making authority, or provide greater flexibility or discretion to persons or entities subject to the rules.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

November 20, 2000

Larry Davis

Executive Director

WSR 00-24-008**PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF EDUCATION**

[Filed November 27, 2000, 1:09 p.m.]

Subject of Possible Rule Making: WAC 180-51-060
Minimum subject areas for high school graduation.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 28A.230 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To do one or more of the following, as deemed appropriate: Make technical adjustments, clarify existing provisions, repeal unnecessary wording, repeal provisions unsupported by rule-making authority, or provide greater flexibility or discretion to persons or entities subject to the rules.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

November 20, 2000

Larry Davis

Executive Director

WSR 00-24-019**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**

(Economic Services Administration)

(Division of Assistance Programs)

[Filed November 28, 2000, 3:29 p.m.]

Subject of Possible Rule Making: Repeal WAC 388-400-0020 General assistance for pregnant women—General eligibility requirements.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Clients that were served under the general assistance for pregnant women (GA-S) program now receive benefits through the temporary assistance for needy families (TANF) program. The repeal of this WAC is to remove references to an obsolete program.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The United States Department of Health and Human Services provides funding for the TANF program and sets some of the requirements of the program by publishing the federal requirements in the United States code and issuing policy clarifications. DSHS incorporates the requirements under state and federal law in the process of creating rules for public assistance.

Process for Developing New Rule: DSHS welcomes the public to take part in developing the rules. Anyone interested should contact the staff person identified below. After the rules are drafted, DSHS will file a copy with the Office of the Code Reviser with a notice of proposed rule making. A copy of the draft will be sent to everyone on the mailing list and to anyone who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting John Camp, Program Manager, Division of Assistance Programs, Lacey Government Center, P.O. Box 45470, Olympia, WA 98504-4570, phone (360) 413-3232, fax (360) 413-3493, e-mail CAMPJX@DSHS.WA.GOV.

November 27, 2000

Marie Myerchin-Redifer

Manager

WSR 00-24-020

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**
(Aging and Adult Services Administration)

[Filed November 28, 2000, 3:30 p.m.]

Subject of Possible Rule Making: Nursing homes and the administration of the nursing home licensure program, including enforcement actions.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 18.51.070, 18.51.060(8), 74.42.620.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Review and update chapter 388-98 WAC under Executive Order 97-02. Chapters 388-98 and 388-97 WAC will be merged in order to bring all nursing home regulations into one chapter for easier reference.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Department of Health and Human Services, Health Care Financing Administration (HCFA). Washington state will work with Health Care Financing Administration (HCFA), Region X to ensure enforcement processes are coordinated. In some instances, Washington state enforcement remedies are used in lieu of, or in addition to, federal penalties.

Process for Developing New Rule: Broad participation is sought in this rule review process from nursing home providers, resident advocacy groups, other state agencies and the public. Mailings will be sent to nursing home providers, consumer advocates, and other interested parties from the broad AASA database. The department invites all interested parties to provide input in this review process and on draft material. Information about how to participate is available by contacting the DSHS representative listed below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Fay Helmon, Residential Care Services, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 725-2486 or 1-800-422-3263, e-mail helmomf@dshs.wa.gov, fax (360) 438-7903, TTY 1-800-737-7931, or (360) 725-2309.

November 28, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-24-025

**PREPROPOSAL STATEMENT OF INQUIRY
WENATCHEE VALLEY COLLEGE**

[Filed November 29, 2000, 11:36 a.m.]

Subject of Possible Rule Making: Repeal of chapter 132W-104 WAC, Bylaws of the board of trustees.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 28B.50 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Revision of college policies

to reference current state law has made the old WAC obsolete. It will be rewritten and resubmitted.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting William Martin, Dean of Administrative Services, Wenatchee Valley College, 1300 5th Street, Wenatchee, WA 98011, phone (509) 664-2554, fax (509) 664-2576, e-mail bmartin@wvcmail.ctc.edu.

November 20, 2000

William Martin
Dean of Administrative Services
Rules Coordinator

WSR 00-24-026

**PREPROPOSAL STATEMENT OF INQUIRY
WENATCHEE VALLEY COLLEGE**

[Filed November 29, 2000, 11:36 a.m.]

Subject of Possible Rule Making: Chapter 132W-108 WAC, repeal current practice and procedure for administrative hearings.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 28B.50 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The college's current chapter 132W-108 WAC was adopted in 1972. Since that time several revised RCWs and WAC at other community and technical colleges have formed a body of practice that allows for the streamlining of the model rules of procedure. Wenatchee's current practice and WAC contains twenty-three items of procedure. The proposed revision keeps the same requirement of process but reduces the detail to eight sections.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting William Martin, Dean of Administrative Services, Wenatchee Valley College, 1300 5th Street, Wenatchee, WA 98011, phone (509) 664-2554, fax (509) 664-2544, e-mail bmartin@wvcmail.ctc.edu.

November 22, 2000

William Martin
Dean of Administrative Services

WSR 00-24-027

**PREPROPOSAL STATEMENT OF INQUIRY
WENATCHEE VALLEY COLLEGE**

[Filed November 29, 2000, 11:37 a.m.]

Subject of Possible Rule Making: Repeal of chapter 132W-116 WAC, Parking regulations.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 28B.50 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Revision of college policies

to reference current state law has made the old WAC obsolete. It will be rewritten and resubmitted.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting William Martin, Dean of Administrative Services, Wenatchee Valley College, 1300 5th Street, Wenatchee, WA 98011, phone (509) 664-2554, fax (509) 664-2576, e-mail bmartin@wvcmail.ctc.edu.

November 20, 2000

William Martin

Dean of Administrative Services
Rules Coordinator

WSR 00-24-028

PREPROPOSAL STATEMENT OF INQUIRY WENATCHEE VALLEY COLLEGE

[Filed November 29, 2000, 11:37 a.m.]

Subject of Possible Rule Making: Repeal of chapter 132W-120 WAC; General conduct.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.50.140.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Current rules are out of date and will be rewritten and resubmitted.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting William Martin, Dean of Administrative Services, Wenatchee Valley College, 1300 5th Street, Wenatchee, WA 98011, phone (509) 664-2554, fax (509) 664-2576, e-mail bmartin@wvcmail.ctc.edu.

November 22, 2000

William Martin

Dean of Administrative Services
Rules Coordinator

WSR 00-24-029

PREPROPOSAL STATEMENT OF INQUIRY WENATCHEE VALLEY COLLEGE

[Filed November 29, 2000, 11:37 a.m.]

Subject of Possible Rule Making: Repeal of chapter 132W-135 WAC, Environmental protection.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.50.140 and chapter 43.21C RCW, chapter 197-11 WAC, WAC 131-24-030 and 197-11-910.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Current rule is out of date and will be rewritten and resubmitted.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Wenatchee Valley College will work with the Department of Ecology to redefine our rules.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting William Martin, Dean of Administrative Services, Wenatchee Valley College, 1300 5th Street, Wenatchee, WA 98011, phone (509) 664-2554, fax (509) 664-2576, e-mail bmartin@wvcmail.ctc.edu.

November 22, 2000

William Martin

Dean of Administrative Services
Rules Coordinator

WSR 00-24-030

PREPROPOSAL STATEMENT OF INQUIRY WENATCHEE VALLEY COLLEGE

[Filed November 29, 2000, 11:38 a.m.]

Subject of Possible Rule Making: Repeal of chapter 132W-276 WAC, Public records.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 28B.50 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Revision of college policies to reference current state law has made the old WAC obsolete. It will be rewritten and resubmitted.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting William Martin, Dean of Administrative Services, Wenatchee Valley College, 1300 5th Street, Wenatchee, WA 98011, phone (509) 664-2554, fax (509) 664-2576, e-mail bmartin@wvcmail.ctc.edu.

November 20, 2000

William Martin

Dean of Administrative Services
Rules Coordinator

WSR 00-24-034

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FINANCIAL INSTITUTIONS

[Filed November 29, 2000, 2:23 p.m.]

Subject of Possible Rule Making: Titles 50 and 419 WAC were recodified as chapters of Title 208 WAC, effective September 22, 2000, and October 6, 2000. A review of Title 208 WAC revealed that certain references to Titles 50 and 419 WAC had not been updated to reflect the recodification of those titles into Title 208 WAC. The purpose of this filing is to correct outdated WAC numbers referred to in Title 208 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 30.04.030 and 43.320.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This filing is necessary to correct outdated WAC numbers referred to in Title 208 WAC. No new rules are being proposed.

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

Process for Developing New Rule: N/A - no new rules are being proposed.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mike Abe, Program Manager, or Gloria McVey, Training and Special Projects Manager, (360) 902-8704, fax (360) 753-6070.

November 29, 2000
David G. Kroeger
Director of Banks

WSR 00-24-035
PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
(WorkFirst Division)

[Filed November 29, 2000, 3:16 p.m.]

Subject of Possible Rule Making: Expanding child care eligibility to include families who have additional support services available through WorkFirst and clarify existing working connections child care program (WCCC) rules under chapter 388-290 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.050 and 45 C.F.R. parts 98 and 99 (Child Care Development Fund rules).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: 1. WorkFirst Division rules effecting client program benefits have changed resulting in necessary changes to child care benefits.

2. Additional clarification of current rules is needed.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Coordination of the changes will be held through regularly scheduled meeting with Children's Services Administration staff.

Process for Developing New Rule: DSHS includes the following stakeholders in the rule-making process: Child Care Coordination Committee's systems subcommittee, CSO staff, other state providers. Interested parties are invited to provide comments and should contact the person listed below for information.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jenny Baxter, Program Manager, WorkFirst Division, P.O. Box 45480, Olympia, WA 98504, phone (360) 413-3244, fax (360) 413-3482, e-mail Baxtejl@dshs.wa.gov.

November 29, 2000
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-24-036

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Office of the Deputy Secretary)

[Filed November 29, 2000, 3:17 p.m.]

Subject of Possible Rule Making: Administrative hearing rights for vendor disputes and overpayments.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.20B.675 and 34.05.413.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: DSHS is considering proposing a rule to clarify the hearing rights of vendors. This rule would be added to chapter 388-02 WAC, DSHS hearing rules.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The department will work with the Office of Administrative Hearings during the development of this rule.

Process for Developing New Rule: The department invites interested parties to participate in the rule-making process by contacting the DSHS representative identified below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Bill Ward, Program Manager, Finance Division, Office of Financial Recovery, P.O. Box 45862, Olympia, WA 98504, phone (360) 664-5501, fax (360) 554-5701.

November 29, 2000
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-24-042

PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
FISH AND WILDLIFE

[Filed November 29, 2000, 4:32 p.m.]

Subject of Possible Rule Making: Commercial fishing rules.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The department will administer a Puget Sound commercial salmon license buy-back program in 2001. Rules are needed to establish eligibility, the procedures for application and selection, and conditions that may be imposed on successful applicants. The buy back program will reduce over-capitalization in the fleet, provide for economic stability, and improve fishery management.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before pub-

lication by contacting Jim Lux, Business Services Program Assistant Director, 600 Capitol Way, Olympia, WA 98501-1091, phone (360) 902-2444. Contact by January 2, 2001, expected proposal filing January 3, 2001.

October 29, 2000
Evan Jacoby
Rules Coordinator

WSR 00-24-045

PREPROPOSAL STATEMENT OF INQUIRY PENINSULA COLLEGE

[Filed November 30, 2000, 8:54 a.m.]

Subject of Possible Rule Making: Updating WAC 132A-120-011 and 132A-120-021.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28B.50.140 and chapter 28B.50 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Peninsula College's WACs need revision to correspond with current policies, practices, and procedures.

Process for Developing New Rule: Open discussion, public input.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Bonnie Cauffman, Rules Coordinator, Peninsula College, 1502 East Lauridsen Boulevard, Port Angeles, WA 98362, (360) 417-6212, fax (360) 417-6220.

November 29, 2000
Bonnie Cauffman
Rules Coordinator

WSR 00-24-049

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed November 30, 2000, 10:59 a.m.]

Subject of Possible Rule Making: Adoption of current uniform rules that have been developed by the National Conference on Weights and Measures. The uniform rules are in the form of handbooks, specifically National Institute of Standards and Technology (NIST) Handbook 44, NIST Handbook 130, and National Bureau of Standards Handbook 133 with supplements. The handbooks provide specifications, technical requirements, tolerances and procedures relative to weights and measures.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 19.94.195, 19.94.150, 19.94.350.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rule would clarify and update Washington's legal requirements to conform with the standards and practices contained in the national handbooks.

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

Process for Developing New Rule: The agency will consult with the Weights and Measures Advisory Group.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jerry Buendel, Program Manager, Washington State Department of Agriculture, Weights and Measures Program, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1856, fax (360) 902-2086, e-mail jbuendel@agr.wa.gov.

November 17, 2000

Candace A. Jacobs, DVM, MPH
Assistant Director

WSR 00-24-051

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

(Division of Assistance Programs)

[Filed November 30, 2000, 2:44 p.m.]

Subject of Possible Rule Making: WAC 388-414-0001 Some food assistance households do not have to meet all eligibility requirements.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090, 74.04.510, USDA Administrative Notice 99-46.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rule is amended to be consistent with current system processing of categorically eligible cases. It has been rewritten to clarify the duration a family can be considered categorically eligible and under what conditions.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: United States Department of Agriculture (USDA) Food and Nutrition Service (FNS).

Process for Developing New Rule: DSHS welcomes the public to take part in developing this rule. Anyone interested in participating should contact the staff person indicated below. After the rule is drafted, DSHS will file a copy with the Office of the Code Reviser with a notice of proposed rule making, and send a copy to everyone currently on the mailing list and anyone else who requests a copy.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Lisa Yanagida, Program Manager, Division of Assistance Programs, P.O. Box 45470, Olympia, WA 98504-5470, phone (360) 413-3104, fax (360) 413-3493, e-mail yanagln@dshs.wa.gov.

November 30, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

WSR 00-24-080**PREPROPOSAL STATEMENT OF INQUIRY
SHORELINE COMMUNITY COLLEGE**

[Filed December 4, 2000, 4:44 p.m.]

Subject of Possible Rule Making: Chapter 132G-120 WAC, Student conduct code.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Revise student conduct code to make it current. Rules have not been revised since 1968 and do not address current student conduct issues at institutions of higher education.

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

Process for Developing New Rule: Revising current rules regarding student conduct and discipline.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Notices will be sent out to all interested parties inviting input. Open hearing will also be held for same purpose.

November 30, 2000

S. James Perez

Vice-President

Student Services

WSR 00-24-098**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES**

(Medical Assistance Administration)

[Filed December 5, 2000, 4:17 p.m.]

Subject of Possible Rule Making: Add language allowing certain noncitizen Canadian-born Indians to be eligible for Medicaid and CHIP.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090, 74.04.050, 74.04.057, and 74.09.530.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed language was inadvertently left out when this WAC was initially written.

Process for Developing New Rule: The department invites the interested public to review and provide input into the adopted language of this proposed WAC amendment. The department will distribute draft material for an internal and external review process. All comments are taken into consideration before issuance of final rule.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, Mailstop 45534, Olympia, Washington 98504-5534, phone (360) 725-1330, fax

(360) 664-0910, TDD 1-800-848-5429, e-mail SCOTSJK@DSHS.WA.GOV.

December 5, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit**WSR 00-24-109****PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed December 6, 2000, 9:50 a.m.]

Subject of Possible Rule Making: Chapter 308-56A WAC, Certificates of title—Motor vehicles, etc., public disclosure, to include but not limited to WAC 308-56A-090 and 308-56A-095.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.01.110, 46.12.101, 88.02.070.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rule making may be required as a result of this review in accordance with Executive Order 97-02.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting by mail Katherine Iyall Vasquez, Rules Manager, Title and Registration Services, Vehicle Services, Mailstop 48001, P.O. Box 2957, Olympia, WA 98507-2957, or by phone (360) 902-3718, fax (360) 664-0831, TTY (360) 664-8885, e-mail kvasquez@dol.wa.gov.

December 5, 2000

Deborah McCurley, Administrator
Title and Registration Services**WSR 00-24-110****PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed December 6, 2000, 9:51 a.m.]

Subject of Possible Rule Making: Chapter 308-93 WAC, Vessel registration and certificate of title, vessel forms of ownership, to include but not limited to WAC 308-93-370, 308-93-380, 308-93-390, 308-93-400, 308-93-490, 308-93-500, 308-93-510, and 308-93-650.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 88.02.070, 88.02.100.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rule making may be required as a result of this review in accordance with Executive Order 97-02.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting by mail Katherine Iyall Vasquez, Rules Manager, Title and Registration Services, Vehicle Services, Mailstop 48001, P.O. Box 2957, Olympia, WA 98507-2957, or by phone (360) 902-3718, fax (360) 664-0831, TTY (360) 664-8885, e-mail kvasquez@dol.wa.gov.

December 5, 2000

Deborah McCurley, Administrator
Title and Registration Services

WSR 00-24-111

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed December 6, 2000, 9:53 a.m.]

Subject of Possible Rule Making: Chapter 308-93 WAC, Vessel registration and certificate of title, transfer of ownership when owner deceased, to include but not limited to WAC 308-93-520, 308-93-530, and 308-93-540.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 88.02.070, 88.02.100.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rule making may be required as a result of this review in accordance with Executive Order 97-02.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting by mail Katherine Iyall Vasquez, Rules Manager, Title and Registration Services, Vehicle Services, Mailstop 48001, P.O. Box 2957, Olympia, WA 98507-2957, or by phone (360) 902-3718, fax (360) 664-0831, TTY (360) 664-8885, e-mail kvasquez@dol.wa.gov.

December 5, 2000

Deborah McCurley, Administrator
Title and Registration Services

WSR 00-24-112

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed December 6, 2000, 9:54 a.m.]

Subject of Possible Rule Making: Chapter 308-93 WAC, Vessel registration and certificate of title, vessel title and registration enforcement measures, to include but not limited to WAC 308-93-250, 308-93-270, and 308-93-280.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 88.02.070, 88.02.100.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rule making may be required as a result of this review in accordance with Executive Order 97-02.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting by mail Katherine Iyall Vasquez, Rules Manager, Title and Registration Services, Vehicle Services, Mailstop 48001, P.O. Box 2957, Olympia, WA 98507-2957, or by phone (360) 902-3718, fax (360) 664-0831, TTY (360) 664-8885, e-mail kvasquez@dol.wa.gov.

December 5, 2000

Deborah McCurley, Administrator
Title and Registration Services

WSR 00-24-113

PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LICENSING

[Filed December 6, 2000, 9:56 a.m.]

Subject of Possible Rule Making: Chapter 308-96A WAC, Vehicle licenses, procedures for reporting and collecting parking ticket violations, to include but not limited to WAC 308-96A-345, 308-96A-350, 308-96A-355, and 308-96A-365.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.01.110, 46.12.040, 46.16.216.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rule making may be required as a result of this review in accordance with Executive Order 97-02.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting by mail Katherine Iyall Vasquez, Rules Manager, Title and Registration Services, Vehicle Services, Mailstop 48001, P.O. Box 2957, Olympia, WA 98507-2957, or by phone (360) 902-3718, fax (360) 664-0831, TTY (360) 664-8885, e-mail kvasquez@dol.wa.gov.

December 5, 2000

Deborah McCurley, Administrator
Title and Registration Services

WSR 00-24-114

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed December 6, 2000, 9:57 a.m.]

Subject of Possible Rule Making: Chapter 308-96A WAC, Vehicle licenses, procedure for registration of farm vehicles, to include but not limited to WAC 308-96A-201, 308-96A-207, and 308-96A-208.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.01.110, 46.16.070, 46.16.135.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rule making may be required as a result of this review in accordance with Executive Order 97-02.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting by mail Katherine Iyall Vasquez, Rules Manager, Title and Registration Services, Vehicle Services, Mailstop 48001, P.O. Box 2957, Olympia, WA 98507-2957, or by phone (360) 902-3718, fax (360) 664-0831, TTY (360) 664-8885, e-mail kvasquez@dol.wa.gov.

December 5, 2000
Deborah McCurley, Administrator
Title and Registration Services

WSR 00-24-115

**PREPROPOSAL STATEMENT OF INQUIRY
DEPARTMENT OF LICENSING**

[Filed December 6, 2000, 9:58 a.m.]

Subject of Possible Rule Making: Chapter 308-94A WAC, General provisions for registration of vehicles, to include but not limited to WAC 308-94A-005, 308-94A-015, 308-94A-021, 308-94A-026, 308-94A-180, 308-94A-260, 308-94A-295, and 308-94A-300.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 46.01.110.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rule making may be required as a result of this review in accordance with Executive Order 97-02.

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

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting by mail Katherine Iyall Vasquez, Rules Manager, Title and Registration Services, Vehicle Services, Mailstop 48001, P.O. Box 2957, Olympia, WA 98507-2957,

or by phone (360) 902-3718, fax (360) 664-0831, TTY (360) 664-8885.

December 5, 2000
Deborah McCurley, Administrator
Title and Registration Services

WSR 00-24-118

**PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF EDUCATION**

[Filed December 6, 2000, 11:12 a.m.]

Subject of Possible Rule Making: Various sections of chapters 180-79A and 180-85 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The amendments to these rules will clarify the definition of a lapsed continuing certificate and its consequences.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

December 5, 2000
Larry Davis
Executive Director

WSR 00-24-119

**PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF EDUCATION**

[Filed December 6, 2000, 11:13 a.m.]

Subject of Possible Rule Making: WAC 180-79A-130 Fee for certification.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed amendment makes the fees for the professional certificate equitable with fees for other certificates.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

December 5, 2000

Larry Davis
Executive Director

WSR 00-24-120

PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:14 a.m.]

Subject of Possible Rule Making: WAC 180-79A-155.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed amendment to WAC 180-79A-155 would state that the Superintendent of Public Instruction will determine the status of certificates held by applicants from other states, but does not specify the exact method of this determination. The method currently specified in the WAC is outdated.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

December 5, 2000

Larry Davis
Executive Director

WSR 00-24-121

PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:15 a.m.]

Subject of Possible Rule Making: WAC 180-79A-311
Speciality areas of study.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.410.010.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This is a proposal to repeal the section.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

December 5, 2000

Larry Davis
Executive Director

WSR 00-24-125

PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:29 a.m.]

Subject of Possible Rule Making: WAC 180-51-060
Minimum subject areas for high school graduation.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.230.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To do one or more of the following, as deemed appropriate: Make technical adjustments, clarify existing provisions, repeal unnecessary wording, repeal provisions unsupported by rule-making authority, or provide greater flexibility or discretion to persons or entities subject to the rules.

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

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

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis at (360) 753-6715.

December 6, 2000

Larry Davis
Executive Director

WSR 00-24-126**PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF EDUCATION**

[Filed December 6, 2000, 11:30 a.m.]

Subject of Possible Rule Making: WAC 180-52-041
Approval of list of standardized tests for use by students
receiving home-based instruction.

Statutes Authorizing the Agency to Adopt Rules on this
Subject: RCW 28A.200.010.

Reasons Why Rules on this Subject may be Needed and
What They Might Accomplish: To do one or more of the fol-
lowing, as deemed appropriate: Make technical adjustments,
clarify existing provisions, repeal unnecessary wording,
repeal provisions unsupported by rule-making authority, or
provide greater flexibility or discretion to persons or entities
subject to the rules.

Other Federal and State Agencies that Regulate this Sub-
ject and the Process Coordinating the Rule with These Agen-
cies: None.

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

Interested parties can participate in the decision to adopt
the new rule and formulation of the proposed rule before pub-
lication by sending written comments to Rules Coordinator,
State Board of Education, P.O. Box 47206, Olympia, WA
98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For
telephone assistance contact Larry Davis at (360) 753-6715.

December 6, 2000

Larry Davis
Executive Director**WSR 00-24-127****PREPROPOSAL STATEMENT OF INQUIRY
STATE BOARD OF EDUCATION**

[Filed December 6, 2000, 11:30 a.m.]

Subject of Possible Rule Making: Various sections of
chapter 180-78A WAC.

Statutes Authorizing the Agency to Adopt Rules on this
Subject: RCW 28A.305.130 (1) through (4).

Reasons Why Rules on this Subject may be Needed and
What They Might Accomplish: These amendments would
clarify reports required from approved preparation programs
and align them with reports required by Title II.

Other Federal and State Agencies that Regulate this Sub-
ject and the Process Coordinating the Rule with These Agen-
cies: None.

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

Interested parties can participate in the decision to adopt
the new rule and formulation of the proposed rule before pub-
lication by sending written comments to Rules Coordinator,
State Board of Education, P.O. Box 47206, Olympia, WA

98504-7206, fax (360) 586-2357, TDD (360) 664-3631. For
telephone assistance contact Larry Davis at (360) 753-6715.

December 5, 2000

Larry Davis
Executive Director**WSR 00-24-130****PREPROPOSAL STATEMENT OF INQUIRY
GAMBLING COMMISSION**

[Filed December 6, 2000, 11:34 a.m.]

Subject of Possible Rule Making: Promotional contests
of chance.

Statutes Authorizing the Agency to Adopt Rules on this
Subject: RCW 9.46.070.

Reasons Why Rules on this Subject may be Needed and
What They Might Accomplish: During the 2000 legislative
session, the law relating to promotional contests of chance
was changed. The new law prohibits any equipment or
device that is made for a gambling activity to be used in a
promotional contest, unless approved by the commission.
New rules defining what types of promotional equipment or
devices may be allowed for these contests will be up for dis-
cussion by the commission.

Other Federal and State Agencies that Regulate this Sub-
ject and the Process Coordinating the Rule with These Agen-
cies: None.

Process for Developing New Rule: Negotiated rule
making.

Interested parties can participate in the decision to adopt
the new rule and formulation of the proposed rule before pub-
lication by contacting Ben Bishop, Deputy Director, P.O.
Box 42400, Olympia, WA 98504-2400, (360) 438-7640; Ed
Fleisher, Deputy Director, P.O. Box 42400, Olympia, WA
98504-2400, (360) 438-7654 ext. 307; or Susan Arland,
Rules Coordinator, P.O. Box 42400, Olympia, WA 98504-
2400, (360) 438-7654 ext. 374.

Meetings at the Double Tree Guest Suites and Inn, 16500
Southcenter Parkway, Seattle, WA 98188, (206) 575-4743,
on January 11 and 12, 2001; at Cavanaugh's at Capitol Lake,
2300 Evergreen Park Drive S.W., Olympia, WA 98502,
(360) 943-4000, on February 8 and 9, 2001; and at the Dou-
ble Tree Hotel - Pasco, 2525 North 20th Avenue, Pasco, WA
99301, (509) 547-0701, on March 8 and 9, 2001.

December 6, 2000

Susan Arland
Rules Coordinator

WSR 00-24-137
PREPROPOSAL STATEMENT OF INQUIRY
OFFICE OF THE
STATE TREASURER

[Filed December 6, 2000, 11:49 a.m.]

Subject of Possible Rule Making: State Finance Committee—Rules for the certificate of participation financing program.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 39.94 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Rules are necessary and appropriate for the implementation of policies and procedures in the administration of chapter 39.94 RCW.

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

Process for Developing New Rule: Agency study, with input from participants in financing program.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Primary contact Gretchen D. Gale, Legal Counsel, (360) 902-9093 or alternate contact Allan Martin, Deputy Treasurer, (360) 902-9007; at P.O. Box 40200, Olympia, WA 98504.

December 6, 2000
Gretchen D. Gale
Legal Counsel



NO EXPEDITED REPEALS FILED IN THIS ISSUE

EXPEDITED REPEAL



WSR 00-24-006**PROPOSED RULES****DEPARTMENT OF LICENSING**

[Filed November 27, 2000, 9:15 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-21-090.

Title of Rule: Chapter 308-63 WAC, Vehicle wreckers.

Purpose: To clarify the meaning of equitable ownership, removing the words "or hulks" from language and to remove the use of barbed wire in the segregated storage area of a wrecking yard.

Statutory Authority for Adoption: RCW 46.80.140.

Summary: WAC 308-63-010, changed to clarify the meaning of equitable ownership; WAC 308-63-040, 308-63-070 and 308-630-100, removed "or hulks" from the language; and WAC 308-63-070, to remove the use of barbed wire in the segregated storage area of the wrecking yard.

Reasons Supporting Proposal: Amendments will clarify language in these WACs.

Name of Agency Personnel Responsible for Drafting: Cal Sanders, 2000 West 4th, Olympia, WA 98502, (360) 664-6459; Implementation: Chuck Coach, 2000 West 4th, Olympia, WA 98502, (360) 664-6453; and Enforcement: Administrator, 2000 West 4th, Olympia, WA 98502, (360) 664-6451.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Housekeeping effort to clarify the meaning of equitable ownership, remove "or hulks" from the language and remove the use of barbed wire in the segregated storage of wrecking yards.

Proposal Changes the Following Existing Rules: Amendments are very minor housekeeping changes.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The changes do not impose additional duties on the industry. The proposal was drafted in cooperation with the industry.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Department of Licensing, Dealer Services, 2000 West 4th, Olympia, WA 98502, on January 10, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Gail Saul by January 8, 2001, TDD (360) 664-8885, or (360) 664-6460.

Submit Written Comments to: Cal Sanders, (360) 664-6459, Department of Licensing, P.O. Box 9039, Olympia, WA 98507-9039, fax (360) 586-6703, by January 8, 2001.

Date of Intended Adoption: January 24, 2001.

November 21, 2000

G. F. McDougall
for Fred Stephens
Director

AMENDATORY SECTION (Amending WSR 93-08-076, filed 4/6/93, effective 5/7/93)

WAC 308-63-010 Definitions—General. (1) Department - means the department of licensing of the state of Washington.

(2) Director - means the director of the department of licensing.

(3) Destroy - means the dismantling, disassembling or wrecking of a vehicle with the intent of never again operating such as a vehicle, or the sustaining of damage to a vehicle either (a) to the extent that the cost of repairing it exceeds its fair market value immediately prior to the accident or occurrence, or (b) to the extent that the cost of repairing it plus its salvage value in its damaged condition exceeds or approximately equals the market value of the vehicle in its repaired or restored condition.

(4) Acquire - shall be construed to mean physical custody together with proof of ownership as provided under WAC 308-63-080.

(5) Custody - means the possession of a vehicle (~~which there is equitable ownership~~) that the wrecker owns but for which ownership documents required in WAC 308-63-080 have not been received, or a vehicle placed for safekeeping by a law enforcement officer or others.

(6) Obscure - means to screen the wrecker activity from public view.

AMENDATORY SECTION (Amending WSR 00-13-019, filed 6/12/00, effective 7/13/00)

WAC 308-63-040 Wreckers—Application for license. How must I apply for a vehicle wrecker license?

An original or renewal application for a wrecker license shall be filed with the director on the form provided for this purpose. The application must be endorsed by the chief of police of any city with a population over five thousand; otherwise, by a member of the Washington state patrol. The endorsement certifies that the wrecker has an established place of business at the address shown on the application and that the applicant's vehicle(s) are properly identified in accordance with WAC 308-63-070(5).

Each application shall specify the number of vehicles owned, leased, rented or otherwise operated by the applicant for towing or transportation of vehicles (~~or hulks~~) in the conduct of the business. Each endorsement shall identify the vehicle by make, model, year or other adequate description, and identification number.

AMENDATORY SECTION (Amending WSR 00-13-019, filed 6/12/00, effective 7/13/00)

WAC 308-63-070 Wreckers—General procedures and requirements. Vehicle wreckers shall comply with all rules and regulations relative to the handling of vehicle parts or vehicles to be dismantled.

(1) Enclosure. The activities of a vehicle wrecker shall be conducted entirely within the established place of business. A physical barrier shall designate the boundary of the wrecking yard. Where necessary to obscure public view of

the premises, it shall be enclosed by a sight-obscuring wall or fence at least eight feet high.

(a) Where required, such sight-obscuring wall or fence shall be painted or stained in a neutral shade to blend with the surrounding premises. If the fence is made of chain link, it must have sufficient slats or other construction to obscure public view of the premises.

(b) A living hedge of equal height and sufficient density to prevent view of the premises may be substituted for the wall or fence.

(c) All enclosures and barriers shall be kept in good repair.

(d) Reasonable consideration shall be given to the topography of the land by enforcement personnel when inspecting premises for such fence, enclosure or barrier.

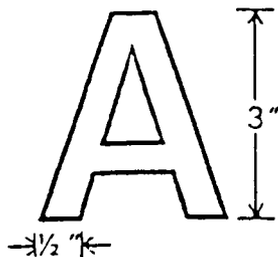
(e) Exceptions to this section must be granted in writing by the department.

(2) Additional places of business. Each licensed wrecker may maintain one or more additional places of business within the same county, under the same permit. The wrecker may maintain as many storage yards or sales outlets as needed so long as each is registered with the department. Each wrecking or storage yard shall comply with local zoning regulations and with such other requirements as the department may provide, particularly those in subsection (1) of this section. Duplicate wrecker's licenses will be issued to be posted at each additional place of business.

(3) Change of address. The department shall be notified immediately of any change of address of any business location or of the addition of any such location.

(4) Display of license certificate. The license certificate of a licensed wrecker shall be displayed conspicuously at each business address(es) and shall be available for periodic inspection by law enforcement officers and authorized representatives of the department.

(5) Identification of licensee's vehicles. All vehicles equipped for lifting or transporting vehicles (~~(or hulks)~~) which are operated on the highways of this state shall display the licensee's name, the city in which the licensee's established place of business is located, and the current business telephone number of the licensee. Such information shall be painted on or permanently affixed to both sides of the vehicle. Each letter and numeral shall be made with at least a half-inch in solid width and shall be at least three inches high. See example.



(6) License plates from vehicles entered into the wrecking yard shall be removed within twenty-four hours. Plates on vehicles in the segregated area may be left on until the vehicle is entered into the wrecking yard. The wrecker shall

destroy such plates prior to submitting the monthly report for the month the vehicle was entered into the wrecking yard.

(7) Major component parts. Under RCW 46.80.010(3) the term "engines, short blocks, transmissions and drive axles" shall not include cores or parts which are limited to value as scrap metal or for remanufacturing only. The term "seat" shall be interpreted to mean bucket seat. The term "drive axle" means a differential assembly.

(8) Vehicles in custody and awaiting approved ownership documents, as provided under WAC 308-63-080, must be placed in a segregated storage area within the wrecking yard which must be designated by a physical barrier. Vehicles may remain in this area after ownership documents have arrived and the vehicle has been properly entered into the wrecking yard inventory. There will be no dismantling or parts removal in this area. The physical barrier may be portable, made of substantial posts and connected by a chain, cable, (~~(barbed wire,)~~) or of other equally strong construction.

This area can be used for storage of dealer cars or equipment if the wrecker is both a wrecker and a dealer however, there will be no storage of vehicle parts.

AMENDATORY SECTION (Amending WSR 00-13-019, filed 6/12/00, effective 7/13/00)

WAC 308-63-100 Wreckers—Must furnish bill of sale for parts. What document must I use to sell a vehicle part? No wrecker may sell a motor vehicle part unless he/she gives the purchaser a bill of sale for such part. Whenever the wrecker sells a motor, frame, or other major component part, except for a core part, the bill of sale must describe the part fully, giving make, model, year, and vehicle identification number or yard number of the vehicle from which the part was taken.

No wrecker may sell vehicles (~~(or hulks)~~) to a scrap processor or to a hulk hauler for transportation to a scrap processor without giving the scrap processor or the hulk hauler an invoice or bill of sale listing each vehicle (~~(or hulk)~~) by yard number. The wrecker shall retain a copy of such invoices for inspection purposes.

WSR 00-24-032

PROPOSED RULES

DEPARTMENT OF CORRECTIONS

[Filed November 29, 2000, 1:52 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 137-04-010 Definitions and 137-04-020 Structure of the department.

Purpose: To update the WAC to reflect the current organizational structure of the Department of Corrections.

Statutory Authority for Adoption: RCW 42.17.250.

Statute Being Implemented: RCW 42.17.250.

Summary: The amendment to this rule revises the definitions and the organizational structure of the department.

Reasons Supporting Proposal: To make the WAC consistent with the current reorganization of the Department of Corrections.

Name of Agency Personnel Responsible for Drafting: John R. Nispel, 410 West 5th, P.O. Box 41114, Olympia, WA 98504-1114, (360) 586-2160.

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: Update the existing WAC to reflect the current organizational structure of the department.

Proposal Changes the Following Existing Rules: Changes the definitions and the description of the organizational structure of the department.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The reorganization of the department will not impact any business entities.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. These amended rules apply only to internal operations of the Department of Corrections and are not subject to violation by a nongovernmental party.

Hearing Location: Department of Corrections, 8th Floor Conference Room, 410 West 5th Avenue, Olympia, WA 98504, on January 11, 2001, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact John Nispel by January 2, 2001, (360) 586-2160.

Submit Written Comments to: John R. Nispel, 410 West 5th, P.O. Box 41114, Olympia, WA 98504-1114, fax (360) 586-2160, by January 9, 2001.

Date of Intended Adoption: January 13, 2001.

November 13, 2000

Joseph D. Lehman

Secretary

AMENDATORY SECTION (Amending Order 82-3, filed 1/26/82)

WAC 137-04-010 Definitions. As used in this title:

(1) "Secretary" means the secretary of the department of corrections.

(2) "Department" means the department of corrections.

(3) "Inmate" or "offender" means any person committed to the custody or under the jurisdiction of the department ~~(including but not limited to persons residing in a correctional institution or facility and persons released on furlough or work release.~~

~~(4) The term "resident," as well as inmate, is used to designate a person on parole or probation status residing at a community residential facility).~~

AMENDATORY SECTION (Amending Order 82-3, filed 1/26/82)

WAC 137-04-020 Structure of the department. (1)

The executive head of the department is the secretary who is appointed by the governor with the consent of the senate, and serves at the pleasure of the governor. The secretary manages

the department and is responsible for the administration of adult correctional programs, including but not limited to the operation of all state correctional institutions or facilities used for the confinement of convicted felons.

(2) The department is organized into ~~((four divisions which are headed by directors))~~ three offices: The office of the secretary; the office of correctional operations; and the office of administrative services. The office of correctional operations and the office of administrative services are headed by deputy secretaries who report to the secretary. The responsibilities of these ~~((divisions))~~ offices are:

(a) The office of the secretary is responsible for providing a variety of services for the department, including, government relations and constituent affairs, public information, planning and research, quality programs, workplace diversity, and victim witness and community protection.

(b) The ((division of prisons)) office of correctional operations is responsible for the supervision of adult felony offenders placed under the department's jurisdiction by the superior courts or the indeterminate sentencing review board and the operation of all ((state)) adult correctional facilities, including the Washington State Penitentiary; the Washington Corrections Center; the ((Washington state reformatory; the McNeil Island penitentiary; the Purdy treatment center for women; the Cedar Creek corrections center; the Clearwater corrections center; the Firland correctional center; the Indian Ridge treatment center; the Larch corrections center; the Olympic correctional center; the Pine Lodge correctional center; the special offender center; and such other state correctional institutions, camps or facilities as may hereafter be established pursuant to law under the jurisdiction of the department for the confinement of convicted felons.

~~(b) The division of community services is responsible for community-based services such as probation and parole and work/training release)~~ Monroe Correctional Complex; the McNeil Island Corrections Center; the Airway Heights Corrections Center; the Clallam Bay Corrections Center; the Stafford Creek Corrections Center; the Washington Corrections Center for Women; the Cedar Creek Corrections Center; the Coyote Ridge Corrections Center; the Larch Corrections Center; the Olympic Corrections Center; the Ahtanum View assisted living facility; the Pine Lodge prerelease facility; the Tacoma prerelease facility; and such other state correctional institutions, camps or facilities as may hereafter be established. The office of correctional operations is also responsible for the supervision of adult felony offenders within the community, including offenders in the work release program and other community residential programs. The office also administers correctional industries, all offender programs, and policy.

(c) The ((division of management and budget)) office of administrative services is responsible for providing a variety of services to the other ((divisions and)) offices of the department including ((budget and accounting, management information systems, research and analysis, management services, internal audit, and contracts and regulations.

~~(d) The division of institutional industries is responsible for providing a comprehensive work program for inmates, including free venture industries, tax reduction industries, institutional support industries, community work industries,~~

PROPOSED

~~and community service programs. All inmates working in prison industries are paid a wage and contribute to the cost of corrections. Inmates are assigned to these programs based on skills, aptitude, and experience.~~

~~(3) Also reporting to the secretary are the chiefs of personnel services, legal services, public information, special investigations, assistant secretary for program development, and legislative liaison and supervisor of internal audits))~~
financial and management services; information technology; capital planning and development; siting; rules, contracts, and public disclosure; human resources; and risk management and safety.

WSR 00-24-037
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Economic Services Administration)
 (Division of Assistance Programs)
 [Filed November 29, 2000, 3:19 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-11-182.

Title of Rule: WAC 388-400-0015 General assistance for children—Summary of eligibility requirements, 388-408-0005 Definition of assistance unit for cash assistance programs, 388-408-0010 Assistance units for general assistance, 388-408-0015 Assistance units for temporary assistance for needy families (TANF) or state family assistance (SFA), 388-408-0020 Who is excluded from TANF or SFA assistance units?, 388-408-0025 Optional TANF or SFA assistance unit members, 388-408-0030 Consolidation of TANF or SFA assistance units, 388-400-0005 Who is eligible for temporary assistance for needy families?, 388-404-0005 How does a child's age affect their eligibility for TANF, SFA or GA-H?, 388-454-0005 Living in the home of a relative or guardian requirement for TANF, SFA and GA-H, and 388-454-0010 Definition of a parent or other relative for TANF or SFA.

Purpose: Amend multiple sections of WAC to eliminate the general assistance for children (GA-H) program and serve children that live with court-ordered guardians or court-ordered custodians under the temporary assistance for needy families (TANF) program.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, EHB 2487 as passed by the 56th legislature of the state of Washington.

Statute Being Implemented: RCW 74.04.050, 74.04.-057.

Summary: Repeal WAC 388-400-0015. Amend the following WAC to eliminate the GA-H program and serve children living with court-ordered guardians or court-ordered custodians under TANF: WAC 388-408-0005, 388-408-0010, 388-408-0015, 388-408-0020, 388-408-0025, 388-408-0030, 388-400-0005, 388-404-0005, 388-454-0005, and 388-454-0010.

Reasons Supporting Proposal: EHB 2487 as passed by the 56th legislature of the state of Washington requires the

department to use federal TANF dollars to pay for benefits to children living with court-ordered guardians or court-ordered custodians.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: John Camp, Division of Assistance Programs, P.O. Box 45480, Olympia, WA 98504-5480, (360) 413-3232.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 388-400-0015 General assistance for children—Summary of eligibility requirements, 388-408-0005 Definition of assistance unit for cash assistance programs, 388-408-0010 Assistance units for general assistance, 388-408-0015 Assistance units for temporary assistance for needy families (TANF) or state family assistance (SFA), 388-408-0020 Who is excluded from TANF of SFA assistance units?, 388-408-0025 Optional TANF or SFA assistance unit members, 388-408-0030 Consolidation of TANF or SFA assistance units, 388-400-0005 Who is eligible for temporary assistance for needy families?, 388-404-0005 How does a child's age affect their eligibility for TANF, SFA or GA-H?, 388-454-0005 Living in the home of a relative or guardian requirement for TANF, SFA and GA-H, and 388-454-0010 Definition of a parent or other relative for TANF or SFA.

Proposal Changes the Following Existing Rules: This rule change eliminates the general assistance for children (GA-H) program for children living with court-ordered guardians and court-ordered custodians and serves them under the temporary assistance for needy families (TANF) program.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The changes as a result of this rule do not affect small businesses.

RCW 34.05.328 does not apply to this rule adoption. This rule does not meet the definition of significant legislative change. RCW 34.05.328 (5)(b)(vii) exempts DSHS rules that [apply] only to client medical or financial eligibility.

Hearing Location: Blake Office Park (East), 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on January 9, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper by January 2, 2001, phone (360) 902-7540, TTY (360) 902-8324, e-mail CoopeKD@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 902-8292, by January 9, 2001.

Date of Intended Adoption: No earlier than January 10, 2001.

November 28, 2000

Marie Myerchin-Redifer
 Manager

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-408-0005 (~~Definition of assistance unit for~~) **What is a cash assistance ((programs-)) unit?** ((A cash assistance unit is a person or group of persons who live together and whose income, resources, and needs are considered as a unit for the purpose of determining eligibility and the amount of the cash assistance payment)) (1) For all sections of this chapter:

(a) "We" means the department of social and health services.

(b) "You" means a person that is applying for or getting benefits from the department.

(c) "Assistance unit" or "AU" is the group of people who live together and whose income or resources we count to decide your eligibility for benefits and the amount of benefits you get.

(2) For GA-U, we decide who is in the AU under WAC 388-480-0010.

(3) For TANF or SFA, we decide who is in the AU by taking the following steps:

(a) We start with who must be in the AU under WAC 388-408-0015:

(b) We add those you choose to have in the AU under WAC 388-408-0025; and

(c) We remove those who are not allowed in the AU under WAC 388-408-0020.

AMENDATORY SECTION (Amending WSR 99-14-045, filed 6/30/99, effective 8/1/99)

WAC 388-408-0010 **Who is in my assistance unit((s)) for general assistance ((programs-))?** (1) If you are an adult that is incapacitated as defined in WAC 388-448-0001, you can be in a GA-U ((assistance unit includes:

(a) An incapacitated adult; or

(b) A married couple if both persons are incapacitated and living together.

(2) A GA-H assistance unit includes only the child or children eligible for GA-H (see WAC 388-400-0015)) AU:

(2) If you are married and live with your spouse, we decide who to include in the AU based on who is incapacitated:

(a) If you are both incapacitated as defined in WAC 388-448-0001, we include both of you in the same AU.

(b) If only one spouse is incapacitated, we include only the incapacitated spouse in the AU. We count some of the income of the spouse that is not in the AU as income to the AU under WAC 388-450-0135.

AMENDATORY SECTION (Amending WSR 99-14-045, filed 6/30/99, effective 8/1/99)

WAC 388-408-0015 **Who must be in my assistance unit((s)) for temporary assistance for needy families (TANF) or state family assistance (SFA)((-))?** ((The department must include in a TANF or SFA assistance unit certain persons who are living together, unless those person(s) must be excluded under WAC 388-408-0020 or are

~~excluded at the option of the family under WAC 388-408-0025. An assistance unit for TANF or SFA benefits or combination of TANF and SFA benefits must include the following~~) If you live with any of the following people, we must include them in your TANF, SFA, or combination TANF/SFA AU:

(1) The child you are applying for ((whom assistance is requested)) and:

(a) ~~((That))~~ The child's full, half or adoptive sibling(s);

(b) The child's natural or adoptive parent(s) or stepparent(s); and

(c) ~~((The parent(s) of))~~ If you are a pregnant ((or parenting)) minor or minor who ((claims to be in need and is providing the primary care for the)) is a parent and you live with your parent(s), we include your parent(s) if they:

(i) ~~((Pregnant minor;~~

(ii) ~~Minor parent;~~

(iii) ~~Minor parent's child; or~~

(iv) ~~Full, half or adoptive sibling(s) of a pregnant or parenting minor))~~ Need assistance; and

(ii) Provide the primary care for you, your child, or your siblings. We count full, half, or adoptive siblings as your sibling.

(2) ~~((A pregnant woman if there is no TANF or SFA eligible child in the home))~~ If you are pregnant and you do not have a dependent child living with you, we include only you in the AU.

AMENDATORY SECTION (Amending WSR 00-05-007, filed 2/4/00, effective 3/6/00)

WAC 388-408-0020 (~~Who is excluded from~~) **When am I not allowed to be in a TANF ((and)) or SFA assistance unit((s))?** Some people cannot be in an AU for TANF or SFA. This section describes who cannot be in your TANF or SFA AU and how this will affect your benefits.

(1) ~~((For the purpose of this section, "excluded" means that you will not be included when the department counts the number of people in the assistance unit to determine the payment standard for that assistance unit.~~

(2) ~~This section describes the reasons why the department may exclude you from the TANF or SFA assistance unit.~~

(a) ~~The department cannot exclude you from TANF or SFA assistance unit if the only reason you want to be excluded is that your income or resources make the assistance unit ineligible or reduces the amount of assistance it can receive.~~

(b) ~~If the department excludes you from the TANF or SFA assistance unit, we will not count your income unless you are financially responsible for a member of the assistance unit. The rules for determining who is financially responsible and how the department counts their income and resources are WAC 388-450-0095 through 388-450-0130.~~

(3) ~~The department will exclude you from an assistance unit if you are:~~

(a) ~~An adopted child who:~~

(i) ~~Receives federal, state or local adoption assistance; and~~

(ii) Including you in the assistance unit would reduce the assistance unit's grant due to budgeting the adoption assistance income.

(b) A minor parent or child who has been placed in Title IV-E, state, or locally funded foster care except for temporary absences allowed for under WAC 388-454-0015;

(c) An adult parent in a two-parent household when:

(i) The other parent is unmarried and under the age of eighteen; and

(ii) The department determines the living arrangement is not appropriate under WAC 388-486-0005.

(d) A recipient of SSI benefits.

(e) Not included in the assistance unit at the option of your family as allowed under WAC 388-450-0025; or

(f) Ineligible for TANF or SFA because you do not meet an eligibility requirement that is not related to your ownership of income or resources:

(i) Eligibility requirements for TANF are listed in WAC 388-400-0005.

(ii) Eligibility requirements for SFA are listed in WAC 388-400-0010)) We do not include the following people in your TANF or SFA AU:

(a) An adopted child if:

(i) The child gets federal, state, or local adoption assistance; and

(ii) Including the child in the AU and counting the adoption assistance income would reduce your AU's benefits.

(b) A minor parent or child who has been placed in Title IV-E, state, or locally-funded foster care unless the placement is a temporary absence under WAC 388-454-0015;

(c) An adult parent in a two-parent household when:

(i) The other parent is unmarried and under the age of eighteen; and

(ii) We decide that your living arrangement is not appropriate under WAC 388-486-0005.

(d) A court-ordered guardian or court-ordered custodian if they are not a relative of one of the children in the AU as defined under WAC 388-454-0010; or

(e) Someone who gets SSI benefits.

(2) If someone that lives with you cannot be in the AU:

(a) We do not count them as a member of the AU when we determine the AU's payment standard; and

(b) We do not count their income unless they are financially responsible for a member of the AU under WAC 388-450-0095 through 388-450-0130.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-408-0025 ((Optional)) When can I choose who is in my TANF ((and)) or SFA assistance unit ((members))? ((Unless excluded under WAC 388-408-0020, the following persons, if otherwise eligible, may be included in a TANF or SFA assistance unit at the option of the caretaker relative:

(1) One nonparental caretaker relative as defined in WAC 388-454-0010 if a parent of a child in the assistance unit does not reside in the home;

(2) The step-siblings of a child included in the assistance unit;

(3) Children who are not siblings of a child included in the assistance unit;

(4) The siblings of a child receiving SSI;

(5) Any parent of a child receiving SSI;

(6) One nonparental relative of specified degree of a child receiving SSI if the child's parent or parents are not living in the home;

(7) One nonparental relative of specified degree of a child in the home receiving foster care; and

(8) For recipient assistance units, the child of unmarried parents when the child is living with both parents)) If you are a child's caretaker relative (a relative who cares for the child's basic needs), use the table below to find who you may choose to include or exclude in your TANF or SFA AU. If you include a child in your AU, it could cause you to get more or less benefits. If someone is not allowed in the AU under WAC 388-408-0020, you cannot choose to include them in your TANF or SFA AU.

(1) If you are the parent of the child, you may choose whether or not to include:	(a) Yourself in the AU if the child gets SSI; and (b) The child in the AU if: (i) You already receive TANF or SFA; (ii) You are not married to the child's other parent; and (iii) The child lives with both parents.
(2) If you are not the child's parent, and do not live with the parents of the child, you may choose to include either:	(a) Yourself if you are a relative defined in WAC 388-454-0010; or (b) Someone else that cares for the child and is a relative defined in WAC 388-454-0010.
(3) You may choose whether or not to include any of the following children:	(a) Brothers or sisters of a child who gets SSI; (b) Stepsisters and stepbrothers of a child; and (c) Other children that are not the child's brother or sister.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-408-0030 ((Consolidation of)) What children must be in the same TANF ((and)) or SFA assistance unit((s))? ~~(((1) All children included as mandatory or optional members and who live with the same caretaker relative or relative married couple must be included in a single assistance unit.~~

~~(2) Children do not have to be full, half, or adopted brothers or sisters to be included in the same assistance unit.~~

~~(3) When a change of circumstances occurs which makes one or more assistance unit members ineligible for cash assistance, assistance is continued for all assistance unit members who remain eligible)) A child who applies for or gets TANF or SFA must be in the same AU as other children who get TANF or SFA and live with the same:~~

~~(1) Caretaker relative; or~~

~~(2) Court-ordered guardian or court-ordered custodian.~~

PROPOSED

AMENDATORY SECTION (Amending WSR 00-05-007, filed 2/4/00, effective 3/6/00)

WAC 388-400-0005 Who is eligible for temporary assistance for needy families? (1) You can get temporary assistance for needy families (TANF), if you:

(a) Can be (~~included~~) in a TANF/SFA assistance unit as (~~defined in~~) allowed under WAC 388-408-0015 through 388-408-0030;

(b) Meet the citizenship/alien status requirements of WAC 388-424-0005;

(c) (~~Reside~~) Live in the state of Washington(~~, or, if you are~~). A child(~~;~~) must live with a caretaker relative, guardian, or custodian who meets the state residency requirements of WAC 388-468-0005;

(d) (~~Are in financial need as specified under chapters 388-450, 388-470 and 388-488 WAC;~~

~~Assign your rights to child support and cooperate in establishing paternity and collecting child support as required under WAC 388-422-0005 through 388-422-0030;~~

~~Provide)) Do not live in a public institution unless specifically allowed under RCW 74.08.025;~~

~~(e) Meet TANF/SFA:~~

~~(i) Income requirements under chapter 388-450 WAC;~~

~~(ii) Resource requirements under chapter 388-470 WAC;~~

~~and~~

~~(iii) Transfer of property requirements under chapter 388-488 WAC.~~

~~(f) Assign your rights to child support as required under WAC 388-422-0005;~~

~~(g) Cooperate with the division of child support (DCS) as required under WAC 388-422-0010 by helping them:~~

~~(i) Prove who is the father of children applying for or getting TANF or SFA; and~~

~~(ii) Collect child support.~~

~~(h) Tell us your Social Security number as required under WAC 388-476-0005;~~

~~((g)) (i) Cooperate in a review of your eligibility as required under WAC 388-434-0005;~~

~~((h)) (j) Cooperate in a quality assurance review as required under WAC 388-464-0001;~~

~~((i)) (k) Participate in the WorkFirst program as required under chapter 388-310 WAC; and~~

~~((j)) (l) Report changes of circumstances as required under WAC 388-418-0005(~~;~~~~

~~(k) Meet the requirements of WAC 388-462-0010, if you are pregnant; and~~

~~(l) Meet the living arrangement and school attendance requirements of WAC 388-486-0005 and 388-486-0010, if you are an unmarried pregnant and parenting teen)).~~

(2) If you are an adult and do not have a child living with you, you must be pregnant and meet the requirements of WAC 388-462-0010.

(3) If you are an unmarried pregnant teen or teen parent:

(a) Your living arrangements must meet the requirements of WAC 388-486-0005; and

(b) You must attend school as required under WAC 388-486-0010.

(4) In addition to rules listed in subsection (1) of this section, a child must meet the following rules to get TANF:

(a) Meet the age requirements under WAC 388-404-0005; and

(b) Live in the home of a relative, court-ordered guardian, or court-ordered custodian as required under WAC 388-454-0005; or

(c) If (~~living~~) the child lives with a parent(~~, that parent cannot have exhausted~~) or other adult relative that provides care for the child, that adult cannot have used up their sixty-month lifetime limit of TANF or SFA cash benefits as defined in WAC 388-484-0005.

~~((3)) (5) You cannot get TANF if you have been:~~

~~(a) Convicted of certain felonies and other crimes (~~as specified in~~) under WAC 388-442-0010; (~~and~~) or~~

~~(b) Convicted of unlawful practices (~~in obtaining~~) to get public assistance (~~as specified in~~) under WAC 388-446-0005 (~~and~~) or 388-446-0010.~~

AMENDATORY SECTION (Amending WSR 00-05-007, filed 2/4/00, effective 3/6/00)

WAC 388-404-0005 How does a child's age and attendance in school affect their eligibility for TANF(~~;~~) and SFA(~~or GA-H~~)? (1) To be eligible for temporary assistance for needy families (TANF)(~~;~~) or state family assistance (SFA) (~~or general assistance for children (GA-H)~~), a child must be:

(a) Under age eighteen; or

(b) Under age nineteen, and participating full-time in a secondary (~~education~~) school program or the (~~equivalent~~) same level of vocational or technical training.

(i) "Participating" means the educational or training institution (~~has determined~~) finds that the child:

(A) Meets the (~~child's~~) school's attendance (~~is satisfactory~~) requirements; and

(B) (~~The child~~) Is making acceptable progress (~~toward completing~~) in finishing the program.

(ii) (~~"Full-time" attendance and course load requirements are defined by the educational or training institution~~) The educational or training institution sets the definition of "full-time" attendance and the number of classes a child must take.

(iii) A secondary education includes high school, a GED program, and state-approved home schools.

(2) (~~A~~) If a child age eighteen or older has already met the requirements to finish the educational program, the child is no longer eligible for TANF or SFA.

(3) If the child (~~who~~) does not qualify for assistance under subsection (1) of this section, they may qualify for SFA if the child is under age twenty-one(~~;~~) and:

(a) (~~Receiving a special~~) Get an education due to their disability as (~~specified~~) stated in RCW 28A.155.020; or

(b) (~~Participating~~) Participate full-time in a secondary education program or (~~the equivalent~~) an equal level of vocational training as defined in (1)(b) above.

~~((3) Children who receive SFA under WAC 388-404-0005 and who are nineteen years of age or older)~~

(4) If a child that gets SFA is age nineteen or over, they are not eligible for family medical or SFA-related medical.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-454-0005 (~~Living in the home of a relative or guardian requirement for~~) **Can I get TANF(†) or SFA ((and GA-H)) benefits for the child living with me?**

(1) ~~(To be eligible for)~~ **You can get temporary assistance for needy families (TANF) or state family assistance (SFA** ~~((a child must live in the home of a parent or other relative as defined in WAC 388-454-0010)))~~ **for a child you live with if you are responsible for the care and control of the child and you are the child's:**

(a) Parent or other relative as defined in WAC 388-454-0010; or

(b) Court-ordered guardian or court-ordered custodian.

(2) ~~(To be eligible for GA-H, a child must be living in the home of a person who is:~~

(a) ~~A court-appointed legal guardian or court-appointed custodian; and~~

(b) ~~Not a relative as defined in the TANF program)~~ **If a child lives with more than one relative or parent because the relatives share custody of the child:**

(a) We include the child in the assistance unit (AU) of the parent or relative that the child lives with for the majority of the time; or

(b) If relatives share physical custody of the child in equal amounts, we include the child in the AU of the parent or relative that first applies for assistance for the child.

(3) ~~((A home is defined as a family setting that is being maintained or is in the process of being established. A family setting exists when the relative or guardian assumes and continues to be responsible for the day to day care and control of the child. A family setting exists when a family is living in temporary shelter or has no shelter.~~

(4) A child or caretaker temporarily absent from the home remains eligible for assistance under the conditions described in WAC 388-454-0015 and 388-454-0020) If you or the child in your AU is temporarily absent from the home according to WAC 388-454-0015 and 388-454-0020, you can still get TANF or SFA during the absence.

AMENDATORY SECTION (Amending WSR 98-16-044, filed 7/31/98, effective 9/1/98)

WAC 388-454-0010 (~~Definition of a parent or other relative for~~) **Do I have to be related to a child in order to get TANF ((and)) or SFA(†) for the child?** ~~((To be eligible for TANF or SFA, a child must be living with a person who meets the following definition of a parent or relative:~~

(1) ~~A child's parent is the child's natural or adoptive parent or a step-parent who is legally obligated to support the child.~~

(2) ~~A man is considered to be)~~ **To get TANF or SFA, a child must live with a parent, other relative, court-ordered guardian, or court-ordered custodian.**

(1) We consider the following people as parents for TANF and SFA:

(a) The child's natural or adoptive parent; or

(b) A stepparent who is legally obligated to support the child.

(2) We consider a man as a child's natural father if the relationship is:

(a) ~~((Established))~~ Made under a judgment or order ((determining the parent and child relationship entered)) under RCW 26.26.130 that set the relationship between the parent and child; or

(b) Presumed under the Uniform Parentage Act (RCW 26.26.040).

(3) ~~((Nonparental relatives include))~~ When a child lives with a relative, the relative must be one of the following relationships to the child in order for that child to be eligible for TANF or SFA:

(a) The following blood relatives (including ((those)) relatives of half blood) or their spouses: siblings, first cousins (including first cousins once removed), nephews and nieces, and persons of ((preceding)) earlier generations (including aunts, uncles and grandparents) as ((denoted)) shown by the prefixes of great, great-great, or great-great-great;

(b) A natural parent whose parental rights ((have been)) were terminated by a court order;

(c) A stepparent ((whose obligation)) who no longer has to support the child ((has been terminated by the death of)) because:

(i) The child's natural or adoptive parent ((or the entry of a court order; and)) died; or

(ii) Divorce or dissolution ended the marriage between the stepparent and the child's natural or adoptive parent.

(d) A step sibling even ((though)) if the marriage ((of)) between the step sibling's parent ((to)) and the child's natural or adoptive parent ((is terminated)) ended by death, divorce or dissolution.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-400-0015

General assistance for children—Summary of eligibility requirements.

WSR 00-24-038
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Economic Services Administration)
 [Filed November 29, 2000, 3:21 p.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 388-444-0075 What are the disqualification periods for quitting a job without good cause?

Purpose: This amendment will allow clients in exempt areas to serve the disqualification period, and if they do not find employment, be allowed to reapply for food assistance after they have served the disqualification period.

Statutory Authority for Adoption: RCW 74.04.050 and 74.04.510.

Statute Being Implemented: RCW 74.04.510 [74.04.510].

Summary: This WAC not only provides guidance as to the time period for the disqualifications and compliance, but it also provides guidance as to how a client may reestablish eligibility after the disqualification period has been served.

Reasons Supporting Proposal: Guidance for reestablishing eligibility is provided for all clients in nonexempt areas, but the WAC did not provide guidance as to how a client in an exempt area could regain eligibility. This amendment provides that guidance.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: June Hershey, P.O. Box 45480, Olympia, 98504-5480, (360) 413-3258.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 388-444-0075 What are the disqualification periods for quitting a job without good cause? The amendment says that clients in exempt areas can regain eligibility once they have served the penalty period. This will have a positive effect on the client because before the change the only way clients in exempt areas could regain eligibility after serving the period was to get a job.

Proposal Changes the Following Existing Rules: Clients in exempt areas can regain eligibility after serving the penalty period.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule does not affect business.

RCW 34.05.328 does not apply to this rule adoption. This rule does not fit the definition of a significant legislative rule.

Hearing Location: Blake Office Building East, 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on January 9, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact DSHS Rules Coordinator by January 2, 2001, phone (360) 664-6094, TTY (360) 664-6178, e-mail myercme@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by January 9, 2001.

Date of Intended Adoption: No sooner than January 10, 2001.

November 28, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-04-006, filed 1/20/00, effective 3/1/00)

WAC 388-444-0075 What are the disqualification periods for quitting a job without good cause? (1) If you are an applicant who quits a job without good cause sixty

days before applying for food assistance, the department will deny your application. The penalty period in subsection (3) of this section begins from the date of application.

(2) If you are already receiving food assistance and you quit your job without good cause, the department must send you a letter notifying you that you are going to be disqualified from food assistance. The disqualification in subsection (3) of this section begins the first of the month following the notice of adverse action.

(3) You are disqualified for the following minimum periods of time and until the conditions in subsection (4) of this section are met:

- (a) For the first quit, one month;
- (b) For the second quit, three months; and
- (c) For the third or subsequent quit, six months.

(4) You may re-establish eligibility after the disqualification, if otherwise eligible by:

- (a) Getting a new job;
- (b) In nonexempt areas, participating in the FS E&T program;
- (c) Participating in Workfare as provided in WAC 388-444-0040;

(d) In an exempt area, serving the penalty period.

(5) The department can end the disqualification period if you become exempt from the work registration requirements as provided in WAC 388-444-0015 unless you are applying for or receiving unemployment compensation (UC), or participating in an employment and training program under TANF.

(6) If you are disqualified and move from the assistance unit and join another assistance unit, you continue to be treated as an ineligible member of the new assistance unit for the remainder of the disqualification period.

(7) If you are disqualified and move to a FS E&T exempt area, you must serve the remainder of the disqualification period.

WSR 00-24-039

PROPOSED RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

[Filed November 29, 2000, 3:22 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-18-055.

Title of Rule: Amending WAC 388-484-0005 and new section WAC 388-484-0010, TANF/SFA time limits, and Indian country disregard to TANF time limits.

Purpose: To regulate how the department will implement TANF time limits.

Statutory Authority for Adoption: RCW 74.04.005, 74.04.050, 74.04.055, 74.04.057, 74.08.090, 74.08A.010, and 42 U.S.C. 608 (a)(7).

Statute Being Implemented: RCW 74.08A.010, 42 U.S.C. 608 (a)(7).

Summary: Describes in detail the types of benefits that count as a month of assistance, types of clients affected by time limits, and exceptions to time limits. A separate WAC also describes how TANF time limits affect Indian adults living in Indian country where at least 50% of adults are not employed.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Maura Donoghue, Division of Assistance Programs, (360) 413-3214 and Eric Nelson, Division of Assistance Programs, (360) 413-3088.

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

Rule is necessary because of federal law, 42 U.S.C. 608 (a)(7).

Explanation of Rule, its Purpose, and Anticipated Effects: These rules are intended to clarify the state and federal statutory provisions for TANF time limits. These rules specify the types and benefits and clients to which the sixty-month TANF/SFA time limit apply. A separate WAC also describes the "Indian country disregard," a provision in federal statute which directs states to exempt those months of assistance received by adults living in Indian country where at least 50% of adults are not employed.

Proposal Changes the Following Existing Rules: WAC 388-484-0005 is amended to provide a more detailed explanation of time limits rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule does not implicate the Regulatory Fairness Act, chapter 19.85 RCW, because the rule imposes no costs on business or industry. This rule affects families' eligibility for public assistance.

RCW 34.05.328 does not apply to this rule adoption. This is an "interpretive rule," and does not meet the definition of a "significant legislative rule" per RCW 34.05.328.

Hearing Location: Blake Office Building East, 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on January 9, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, DSHS Rules Coordinator, by January 3, 2001, phone (360) 664-6094, TTY (360) 664-6178, e-mail cooped@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, DSHS Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 664-6185, by January 9, 2001.

Date of Intended Adoption: No sooner than January 10, 2001.

November 27, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 99-08-050, filed 4/1/99, effective 5/2/99)

WAC 388-484-0005 There is a five year (sixty-month) time limit for TANF, SFA and GA-S cash ((benefits)) assistance. (1) What is the sixty-month time limit?

~~((The sixty-month time limit is a lifetime limit of cash benefits))~~

(a) You can receive cash assistance for temporary assistance for needy families (TANF), state family assistance (SFA), and general assistance for pregnant women (GA-S) for a lifetime limit of sixty months. The time limit applies to cash assistance provided by any combination of these ((cash benefits)) programs, and whether or not it was received in consecutive months.

(b) If you receive cash assistance for part of the month, it counts as a whole month against the time limit.

(c) If you have received cash assistance from another state on or after August 1, 1997, and it was paid for with federal TANF funds, those months will count against your time limit.

(d) The time limit does not apply to diversion cash assistance, support services, food assistance or Medicaid.

(2) When ((does)) did the sixty-month time limit ((start)) go into effect?

The sixty-month time limit ((starts)) applies to cash assistance received on or after August 1, 1997 for TANF and SFA ((and May 1, 1999 for GA-S)). Although the GA-S program no longer exists, the time limit applies to GA-S cash assistance received from May 1, 1999 through July 31, 1999.

(3) ((Who)) Does ((this)) the time limit apply to me?

The sixty-month time limit applies to ((any)) you if you are an adult needy caretaker relative((s)) as defined in WAC 388-454-0010, or a minor parent emancipated through court order or marriage.

(4) ((Are there)) Do any exceptions to the time limits apply to me?

~~((A month))~~ The department does not count months of assistance towards the sixty-month time limit ~~((when))~~ if you are:

(a) ((Unmarried)) A nonneedy adult caretaker relative who is not a member of the assistance unit and you are receiving cash assistance on behalf of a child;

(b) An unemancipated pregnant or parenting ((minors live)) minor living in a department approved living arrangement as defined by WAC 388-486-0005((-

~~(b)); or~~

(c) An American Indian or Native Alaskan adult and you are living in Indian country, as defined under 18 U.S.C. 1151, or an Alaskan Native village((-if during the months the needy caretaker relative(s) received)) and you are receiving TANF, SFA, or GA-S cash ((benefits)) assistance during a period when at least fifty percent of the adults living ((on the reservation)) in Indian country or in the village were ((unemployed)) not employed. See WAC 388-484-0010.

(5) What happens if a member of my assistance unit has received sixty months of TANF, SFA, and GA-S cash benefits?

~~((The entire assistance unit becomes ineligible for TANF, SFA, or GA-S cash benefits))~~ Once any ((member)) adult or emancipated minor in the assistance unit has received sixty months of ((these benefits)) cash assistance, the entire assistance unit becomes ineligible for TANF or SFA cash assistance. Some people may be eligible for an extended period of cash assistance based on hardship criteria to be developed by the department.

(6) What can I do if I disagree with how the department has counted my months of cash assistance?

(a) If you disagree with how the department has counted your months of cash assistance, you may ask for a hearing within ninety days of receiving notice of the count.

(b) If your cash assistance is terminated after sixty months and you ask for a hearing as provided under chapter 388-02 WAC, your cash assistance will be continued during the course of your appeal. You must repay the cash assistance, however, if the department's decision is found to be correct.

NEW SECTION

WAC 388-484-0010 How does the five-year (sixty-month) time limit for TANF, SFA and GA-S cash assistance apply to American Indians or Alaskan Natives living in Indian country? (1) If you are American Indian or Alaskan Native, time limits on temporary assistance for needy families (TANF), state family assistance (SFA) and general assistance for pregnant women (from May 1, 1999 to July 31, 1999) do not count under certain circumstances.

If you are an American Indian or Alaskan Native adult, months of cash assistance do not count against the sixty-month lifetime limit if you live in Indian country or an Alaskan Native village where at least fifty percent of adults are not employed.

(2) Do time limits on cash assistance apply if I am not an American Indian or Alaskan Native but I am the custodial parent of an American Indian or Alaskan Native child?

If you are a non-American Indian or non-Alaskan Native custodial parent of an American Indian or Alaskan Native child or children living in a qualifying area of Indian country, your months on assistance will count against your lifetime limit. You may, however, receive more than sixty months of assistance under hardship criteria to be developed by the department.

(3) Where must I live to qualify for the Indian country exemption to time limits?

To qualify for this exemption to TANF time limits, you must live in "Indian country." The department uses the "Indian country" definition in federal law at 18 U.S.C. 1151. Indian country is defined as reservations, dependent Indian communities, and allotments. Dependent Indian communities must be set aside by the federal government for the use of Indians and be under federal superintendence. Near reservation areas (areas or communities adjacent or contiguous to reservations) are not considered Indian country for purposes of this exemption.

(4) Can I live on the reservation or Indian country belonging to a tribe other than my own to qualify for this time limit exemption?

Yes. You do not need to be an American Indian or Alaskan Native of the same tribe as the reservation or other area of Indian country on which you reside.

(5) How does the department determine if at least fifty percent of adults living in Indian country are not employed?

The department uses the most current biennial Indian Service Population and Labor Force Estimates Report published by the Bureau of Indian Affairs (BIA), or any successor report, as the default data source to determine if the not employed rates for areas of Indian country are at least fifty percent.

(6) What if a tribe disagrees with the not employed rate published in the BIA Indian Service Population and Labor Force Estimates Report?

A tribe may provide alternative data, based on similar periods to the Indian Service Population and Labor Force Estimates Report, to demonstrate that the not employed rate is at least fifty percent.

WSR 00-24-055
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
 (Medical Assistance Administration)
 [Filed November 30, 2000, 2:58 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-18-110.

Title of Rule: WAC 388-502-0160 Billing the client.

Purpose: To clarify requirements under which the MAA allows a contracted provider to bill a medical assistance client directly.

Statutory Authority for Adoption: RCW 74.08.090.

Statute Being Implemented: RCW 74.08.090.

Summary: The proposed amendment clarifies some requirements that were adopted in July and effective in August 2000.

Reasons Supporting Proposal: To clarify certain provisions of the rule.

Name of Agency Personnel Responsible for Drafting: Leslie Saeger, P.O. Box 45533, Olympia, WA 98504, (360) 725-1347; Implementation and Enforcement: Alan Himsl, P.O. Box 45533, Olympia, WA 98504, (360) 725-1347.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The purpose of this amendment is to clarify certain provisions of a rule that became effective in August 2000. The department is not intending to change the intent of the current rule, only to add clarifying information.

Proposal does not change existing rules. Clarifies requirements in WAC 388-502-0160.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The department has analyzed the proposed rule and determined that this amendment does not impose new costs on businesses affected by it.

RCW 34.05.328 does not apply to this rule adoption. According to RCW 34.05.328 (5)(iv), this rule action is exempt because it clarifies language without changing the effect of the rule.

Hearing Location: Blake Office Building, 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on January 9, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper by January 2, 2001, phone (360) 902-7540, TTY (360) 902-8324, e-mail coopekd@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 902-8292, by January 9, 2001.

Date of Intended Adoption: Not sooner than January 9, 2001.

November 28, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-14-069, filed 7/5/00, effective 8/5/00)

WAC 388-502-0160 Billing a client. (1) A provider may not bill, demand, collect, or accept payment from a client or anyone on the client's behalf for a covered service. The client is not responsible to pay for a covered service even if MAA does not pay ~~((for))~~ the ~~((service))~~ provider because the provider failed to satisfy the conditions of payment in MAA billing instructions, this chapter, and other chapters regulating the specific type of service provided.

(2) The provider is responsible ~~((to verify))~~ for verifying whether the client has medical coverage for the date of service and to check the limitations of the client's medical program.

(3) A provider may bill a client only if one of the following situations apply:

(a) The client is enrolled in ~~((a))~~ medical assistance managed care ~~((plan))~~ and the client and provider comply with the requirements in WAC 388-538-095;

(b) The client is not enrolled in ~~((a program other than))~~ medical assistance managed care, and the client and provider sign an agreement regarding payment for the service. ~~((It))~~ The agreement must be translated or interpreted into the client's primary language and signed before the service is rendered. The provider must give the client a copy and maintain the original in the client's file for department review upon request. The agreement must include each of the following elements to be valid:

(i) The specific service to be provided;

(ii) A statement that the service is not covered by MAA;

(iii) A statement that the client chooses to receive and pay for the specific service; and

(iv) The client is not obligated to pay for the service if it is later found that the service was covered by MAA at the time it was provided, even if MAA did not pay the provider for the service because the provider did not satisfy MAA's billing requirements;

(c) The client or the client's legal guardian was reimbursed for the service directly by a third party (see WAC 388-501-0200);

(d) The client refuses to complete and sign insurance forms, billing documents, or other forms necessary for the provider to bill insurance for the service. (Medical assistance is not insurance);

(e) The provider has documentation that the client represented himself/herself as a private pay patient ~~((and not receiving medical assistance))~~ when the patient was already eligible for and receiving benefits under a DSHS medical program. The documentation (declaration of self-pay) must be signed and dated by the ~~((client))~~ patient or the ~~((client's))~~ patient's representative. The provider must give a copy to the ~~((client))~~ patient and maintain the original documentation in the patient's file for department review upon request. In this case, the provider may bill the client without fulfilling the requirements in subsection (3)(b) of this section regarding the agreement to pay. However, if the patient later becomes eligible for ((the service due to delayed or retroactive eligibility)) a medical assistance program that covers the service, and the patient's (client's) eligibility is effective for the date of service, the provider must comply with subsection (4) of this section. If the patient becomes eligible for a medical assistance program, but the service received is not covered by the program, the patient (client) is responsible for payment;

~~((e))~~ The client refuses to complete and sign insurance forms, billing documents, or other forms necessary for the provider to bill insurance for the service. Medical Assistance is not insurance;)) or

(f) The bill counts toward a spenddown liability, emergency medical expense requirement, deductible, or copayment required by MAA.

(4) If a client becomes eligible for a covered service that has already been provided ~~((due to))~~ because the client:

(a) ~~((Delayed eligibility))~~ Applied to the department for medical services later in the same month the service was provided (and is made eligible from the first day of the month), the provider must:

(i) Not bill, demand, collect, or accept payment from the client or anyone on the client's behalf for the service; and

(ii) Promptly refund the total payment received from the client or anyone on the client's behalf, and then bill MAA for the service~~((:));~~

(b) Receives a delayed certification as defined in WAC 388-500-0050, the provider:

(i) Not bill, demand, collect, or accept payment from the client or anyone on the client's behalf for the service; and

(ii) Promptly refund the total payment received from the client or anyone on the client's behalf, and then bill MAA for the service; or

(c) Receives a retroactive ((eligibility)) certification as defined in WAC 388-500-0050, the provider:

(i) Must not bill, demand, collect, or accept payment from the client or anyone on the client's behalf for any unpaid charges for the service; and

(ii) May refund any payment received from the client or anyone on the client's behalf, and ~~((then))~~ after refunding the payment, the provider may bill MAA for the service.

(5) Hospitals may not bill, demand, collect, or accept payment from a medically indigent, GA-U, or ADATSA client, or anyone on the client's behalf, for inpatient or outpatient hospital services during a period of eligibility, except for spenddown.

(6) A provider may not bill, demand, collect, or accept payment from a client, anyone on the client's behalf, or MAA for copying or otherwise transferring health care information, as that term is defined in chapter 70.02 RCW, to another health care provider. This includes, but is not limited to:

- (a) Medical charts;
- (b) Radiological or imaging films; and
- (c) Laboratory or other diagnostic test results.

WSR 00-24-059

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF AGRICULTURE

[Filed November 30, 2000, 4:48 p.m.]

The Department of Agriculture is withdrawing WSR 00-23-113 filed on November 21, 2000. Another filing will be made by the department on December 6, 2000.

WSR 00-24-067

PROPOSED RULES MILITARY DEPARTMENT

[Filed December 1, 2000, 1:38 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-10-056.

Title of Rule: Chapter 118-68 WAC, Required for automatic location identification.

Purpose: This rule is to adopt standards for protection of life through assuring that telephone systems provide adequate location information through enhanced 911 systems.

Statutory Authority for Adoption: Chapter 38.52 RCW.
Statute Being Implemented: RCW 38.52.505.

Summary: Implements rules prescribing minimum information requirements of automatic location identification standards for facilities which have or will receive a "certification of occupancy" issued by the authority having jurisdiction.

Reasons Supporting Proposal: This prescribes new rules to implement RCW 38.52.505.

Name of Agency Personnel Responsible for Drafting: Kurt Hardin, Camp Murray, Building 20, (253) 512-7014; Implementation: Bob Oenning, Camp Murray, Building 20, (253) 512-7011; and Enforcement: Glen Woodbury, Camp Murray, Building 20, (253) 512-7000.

Name of Proponent: Military Department, Emergency Management Division, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposal implements new rules, chapter 118-68

WAC, regarding RCW 38.52.505 requiring standards to be adopted for the protection of life through assuring that telephone systems provide adequate location identification information through enhanced 911 systems.

- WAC 118-68-010 defines the purpose of chapter 118-68 WAC.
- WAC 118-68-020 provides definitions within chapter 118-68 WAC.
- WAC 118-68-030 specifies applicability of chapter 118-68 WAC.
- WAC 118-68-040 requires that all facilities covered by chapter 118-68 WAC must be in compliance by April 1, 2001.
- WAC 118-68-050 defines the inspection process to be followed under chapter 118-68 WAC.
- WAC 118-68-060 specifies enforcement by fines or penalties for noncompliance with chapter 118-68 WAC.
- WAC 118-68-070 gives the process and right of appeal under chapter 118-68 WAC.
- WAC 118-68-080 details the enforcement of local fire and building codes under chapter 118-68 WAC.
- WAC 118-68-090 outlines the separability of any section in chapter 118-68 WAC.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule adoption applies only to enforcement of existing rules and laws and small businesses are exempt from these laws.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Chapter 118-68 WAC applies to the enforcement of RCW 38.52.505.

Hearing Location: Enhanced 911 Office, Emergency Management Division, Building 20, Mailstop TA-20, Camp Murray, Washington 98430-5112, on January 9, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Heike Syben at (253) 512-7013 or h.syben@emd.wa.gov, by January 2, 2001, TDD (800) 833-6384.

Submit Written Comments to: Kurt Hardin, County Support Supervisor, Enhanced 911 Office, Emergency Management Division, Building 20, Mailstop TA-20, Camp Murray, Washington 98430-5122, written comments accepted until January 9, 2001.

Date of Intended Adoption: February 1, 2001.

November 30, 2000
Timothy J. Lowenberg
Major General
The Adjutant General

PROPOSED

Chapter 118-68 WAC

REQUIRED FOR AUTOMATIC
LOCATION IDENTIFICATIONNEW SECTION

WAC 118-68-010 Purpose. The purpose of chapter 118-68 WAC is to adopt standards for the protection of life through assuring that telephone systems provide adequate location information through enhanced 911 systems pursuant to RCW 38.52.505.

NEW SECTION

WAC 118-68-020 Definitions. The following definitions shall apply when used in chapter 118-68 WAC:

(1) The "authority having jurisdiction" is defined as the fire chief for municipal corporations, or the county fire marshal or designee as appointed by the governing body for unincorporated areas.

(2) "Director of fire protection" means the state fire marshal or his/her designee.

(3) "Fire official" means the person or his/her designee appointed by the city, town or county for the administration and enforcement of the Uniform Fire Code. Adopted by reference in the State Building Code, chapter 19.27 RCW and energy related building standards, chapter 19.27A RCW.

(4) "On-site notification" means a system capability whereby a call to 911 is directed through the 911 network to a public safety answering point and simultaneously to a display unit collocated with the fire alarm annunciator panel for the building which will display the caller's location to a minimum of the building unit identifier.

(5) "Emergency location identification number (ELIN)" means a valid North American Numbering Plan format telephone number assigned to the MLTS operator by the appropriate authority that is used to route the call to a PSAP and is used to retrieve the ALI for the PSAP. The ELIN may be the same number as the ANI. The North American Numbering Plan number may in some cases not be a dialable number.

(6) "Emergency response location" means a location to which a 911 emergency response team may be dispatched. The location should be specific enough to provide a reasonable opportunity for the emergency response team to quickly locate a caller anywhere within it.

(7) "MLTS" means a multiline telephone system comprised of common control units, telephones and control hardware and software. This includes network and premises based systems and includes systems owned or leased by governmental agencies and nonprofit entities, as well as for profit businesses.

(8) "Determination of noncompliance" means written notification that a system is not in compliance with this regulation. Information contained therein shall include, but not be limited to, system deficiencies requiring correction to bring the system into compliance and a date by which noted corrections shall be made.

(9) "Building unit identifier" means room number equivalent designation of a specific portion of a structure, or an apartment number in multifamily residences.

(10) "Call back telephone number" means a phone number which can be called from the public switched network to be used by the public safety answering point to recontact the location from which the 911 call was placed. The number may or may not be the number of the station used to originate the 911 call.

(11) "Public safety answering point (PSAP)" means a facility equipped and staffed to receive 911 calls.

NEW SECTION

WAC 118-68-030 Applicability. This regulation applies to all facilities for which a "certification of occupancy" is to be or has been approved by the authority having jurisdiction. This regulation provides for the implementation of RCW 38.52.505, 28A.335.320, 43.43.934, 80.36.555, and 80.36.560 pertaining to private telephone systems.

NEW SECTION

WAC 118-68-040 Compliance. All facilities covered by this regulation shall comply with its provisions by April 1, 2001.

NEW SECTION

WAC 118-68-050 Inspection. (1) For the purpose of directing emergency response, the authority having jurisdiction is authorized to approve the adequacy of automatic location information displayed on the enhanced 911 equipment serving its jurisdiction, when 911 calls are made. Such authority shall issue a determination of noncompliance to the telephone system owner when an automation location information display is not in compliance. For systems which are in compliance the testing authority shall issue a notice of compliance noting the date of inspection and test circumstances.

(2) The authority having jurisdiction shall ensure that the telecommunications system is connected to the public switched network such that calls to 911 result in automatic location information displays as herein defined:

(a) For the 1994 Uniform Building Code Occupancy Group Classification R-1 except congregate residences, hotels and motels, the minimum information requirements are:

- 2.a.1 Customer name
- 2.a.2 Street address and city
- 2.a.3 Building unit identifier
- 2.a.4 Call back telephone number

(b) For congregate residences, hotels and motels as defined in the 1994 Uniform Building Code Group Classification R-1 the minimum information requirements as in (a) above or:

- 2.b.1 Customer name
- 2.b.2 Street address and city
- 2.b.3 Building unit identifier, or additional information supplied by automatic simultaneous connection of the caller,

the PSAP and a knowledgeable designated individual(s) who will be able to supplement the ALI record with specific location information by effectively communicating with the PSAP

(c) For multiple unaffiliated business users as defined in chapter 80.36 RCW, the minimum information requirements are:

- 2.c.1 Business name
- 2.c.2 Street address and city
- 2.c.3 Building unit identifier (or more specific location information)
- 2.c.4 Call back telephone number

(d) For common and public schools, as defined in RCW 28A.150.010 and 28A.150.020, the minimum information requirements for any school district having a private telecommunications system acquired after January 1, 1997, that allows connection to the public switched network:

- 2.d.1 Individual school name
- 2.d.2 Street address and city
- 2.d.3 Building unit identifier
- 2.d.4 Call back telephone number

(e) For schools with phone systems installed prior to January 1, 1997, at any time the facility is occupied, it shall provide direct access to telephones that are connected to the public switched network, such that calls to 911 result in automatic location information.

(f) For uses not defined above, the accuracy of location information displayed when a call is made to 911 shall be no larger than the area permitted for a single fire alarm zone as defined by the local jurisdiction for the facility.

NEW SECTION

WAC 118-68-060 Enforcement. Fines or penalties for noncompliance are within the authority of the local governing body, but are recommended to be one hundred dollars per day per telephone system until compliance is met.

NEW SECTION

WAC 118-68-070 Right of review. (1) The authority having jurisdiction shall promulgate procedures through which a facility may seek review of initial decisions. Such procedures shall conform to the Administrative Procedure Act, chapter 34.05 RCW, to the extent that act is applicable, and shall be pursuant to brief adjudicative procedures, RCW 34.05.482 through 34.05.485.

(2) At a minimum, such procedures shall provide that a facility aggrieved by an initial order of the authority having jurisdiction or his/her designee may petition for review, in writing, stating why the initial order is in error, to the designated agency head within ten days of the initial order. If no petition is made within ten days, the initial order becomes final. In any event, the decision of the designated agency head shall be deemed the final decision of the agency.

NEW SECTION

WAC 118-68-080 Local codes. The enforcement of local fire and building codes is the responsibility of the chief

of a local fire department or a chief fire protection officer or such other person as may be designated by the local governing body having jurisdiction.

NEW SECTION

WAC 118-68-090 Separability. If any provision of this regulation or its application to any person or circumstance is held invalid, the remainder of the regulation or the application of the provision to other persons or circumstances shall not be affected.

WSR 00-24-074

PROPOSED RULES

PUGET SOUND

CLEAN AIR AGENCY

[Filed December 4, 2000, 11:14 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under 70.94.141(1).

Title of Rule: Readopt Regulation I, Sections 5.07 and 7.07.

Purpose: To readopt our fee schedules (which the board adopted in September 1999) as required by the passage of Initiative 722.

Other Identifying Information: Section 5.07 - Registration Fees, Section 7.07 - Operating Permit Fees.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: This proposal readopts the fee schedules that the board adopted in September 1999.

Reasons Supporting Proposal: Due to the passage of I-722, the board must reinstate the fee schedules that were adopted in September 1999.

Name of Agency Personnel Responsible for Drafting: Jim Nolan, 110 Union Street #500, Seattle, WA 98101, (206) 689-4053; Implementation: Dave Kircher, 110 Union Street #500, Seattle, WA 98101, (206) 689-4050; and Enforcement: Neal Shulman, 110 Union Street #500, Seattle, WA 98101, (206) 689-4078.

Name of Proponent: Puget Sound Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: We are readopting our fee schedules because of the requirements of I-722. Specifically, the board must reinstate the fee schedules that were adopted in September 1999.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provision of the Administrative Procedure Act.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: PSCAA Offices, 110 Union Street #500, Seattle, WA 98101, on January 11, 2001, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Agency Receptionist, (206) 689-4010, by January 4, 2001, TDD (800) 833-6388, or (800) 833-6385 (Braille).

Submit Written Comments to: Dennis McLerran, Puget Sound Clean Air Agency, 110 Union Street #500, Seattle, WA 98101, fax (206) 343-7522, by January 2, 2001.

Date of Intended Adoption: January 11, 2001.

December 1, 2000

James L. Nolan

Director - Compliance

READOPTED SECTION

REGULATION I SECTION 5.07 REGISTRATION FEES

(a) The Agency shall levy annual fees as set forth in Section 5.07(c) below for services provided in administering the registration program. Fees received under the registration program shall not exceed the cost of administering the program. Registration fees do not apply to sources subject to Article 7 of Regulation I.

(b) Upon assessment by the Agency, registration fees are due and payable within 30 days. They shall be deemed delinquent if not fully paid within 90 days.

(c) Annual registration fees are assessed either by the emission reporting thresholds or, if below emission thresholds, by the primary Standard Industrial Classification (SIC) of the source:

(1) Emission reporting sources under Section 5.05(d) that equal or exceed any of the emission thresholds in this paragraph shall be charged an annual registration fee of \$1,000 plus an additional emission rate fee of:

\$15 for each ton of CO when the CO emissions are equal to or exceed 100 tons in the previous calendar year, and

\$35 for each ton of NOx when the NOx emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of PM₁₀ when the PM₁₀ emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of SOx when the SOx emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of VOC when the VOC emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of HAP when the facility total HAP emissions are equal to or exceed 6 tons in the previous calendar year or when any single individual HAP emissions are equal to or exceed 2 tons in the previous calendar year.

(2) Emission reporting sources under Section 5.05(d) that equal or exceed any of the emission thresholds in this paragraph shall be charged the annual registration fee of \$2,000 plus an additional emission rate fee of:

\$15 for each ton of CO when the CO emissions are equal to or exceed 200 tons in the previous calendar year, and

\$35 for each ton of NOx when the NOx emissions are equal to or exceed 50 tons in the previous calendar year, and

\$35 for each ton of PM₁₀ when the PM₁₀ emissions are equal to or exceed 50 tons in the previous calendar year, and

\$35 for each ton of SOx when the SOx emissions are equal to or exceed 50 tons in the previous calendar year, and

\$35 for each ton of VOC when the VOC emissions are equal to or exceed 50 tons in the previous calendar year, and

\$35 for each ton of HAP when the facility total HAP emissions are equal to or exceed 12 tons in the previous calendar year or when any single individual HAP emissions are equal to or exceed 4 tons in the previous calendar year.

(3) Automobile body repair and painting (SIC = 7532, NAICS = 811121)

without EnviroStar rating of 4 or 5 stars \$250

with EnviroStar rating of 4 or 5 stars \$50

(4) Dry-cleaning plants, except rug cleaning (SIC = 7216, NAICS = 812322)

without refrigerated condenser \$500

with refrigerated condenser \$150

(5) Gasoline service stations with gasoline annual throughput during the last calendar year (as certified at the time of annual fee payment) of:

(i) more than 1,200,000 gallons \$400

(ii) 840,001 to 1,200,000 gallons in Kitsap County \$250

(iii) 600,001 to 1,200,000 gallons in King, Pierce, or Snohomish County \$250

(iv) 600,001 to 840,000 gallons in Kitsap County . \$150

(v) 200,000 to 600,000 gallons \$150

(vi) less than 200,000 gallons \$100

(6) Sources having 10 or more full-time employees at the facility site (as certified at the time of annual fee payment) and requiring registration under Section 5.03 in the following North American Industry Classification System (NAICS) codes (*North American Industry Classification System Manual*, U.S. Executive Office of the President, Office of Management and Budget, 1997) or Standard Industrial Classification (SIC) codes (*Standard Industrial Classification Manual*, Executive Office of the President, Office of Management and Budget, 1987) shall be charged an annual registration fee of \$1,000:

NAICS	SIC	NAICS Description
212312	1422	Crushed and Broken Limestone Mining and Quarrying
212319	1429	Other Crushed and Broken Stone Mining and Quarrying
212321	1442	Construction Sand and Gravel Mining
212322	1446	Industrial Sand Mining
221122	4911	Electric Power Distribution
22132	4952	Sewage Treatment Facilities
23411	1611	Highway and Street Construction
311421	2035	Fruit and Vegetable Canning
311613	2077	Rendering and Meat Byproduct Processing
311999	2099	All Other Miscellaneous Food Manufacturing
321114	2491	Wood Preservation
324121	2951	Asphalt Paving Mixture and Block Manufacturing

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324122	2952	Asphalt Shingle and Coating Materials Manufacturing	334418	3679	Printed Circuit Assembly (Electronic Assembly) Manufacturing
325311	2873	Nitrogenous Fertilizer Manufacturing	335312	7694	Motor and Generator Manufacturing
325314	2875	Fertilizer (Mixing Only) Manufacturing	336611	3731	Ship Building and Repairing
325412	2834	Pharmaceutical Preparation Manufacturing	42251	5153	Grain and Field Bean Wholesalers
325612	2842	Polish and Other Sanitation Good Manufacturing	42269	5169	Other Chemical and Allied Products Wholesalers
32591	2893	Printing Ink Manufacturing	48691	4613	Pipeline Transportation of Refined Petroleum Products
326291	3061	Rubber Product Manufacturing for Mechanical Use	48821	4013	Support Activities for Rail Transportation
327211	3211	Flat Glass Manufacturing	562111	4953	Solid Waste Collection
32731	3241	Cement Manufacturing	62221	8063	Psychiatric and Substance Abuse Hospitals
32732	3273	Ready-Mix Concrete Manufacturing	62231	8069	Specialty (except Psychiatric and Substance Abuse) Hospitals
32739	3272	Other Concrete Product Manufacturing	81391	8611	Business Associations
32742	3275	Gypsum Product Manufacturing	(7) Other sources having 10 or more full-time employees at the facility site (as certified at the time of annual fee payment) and requiring registration under Section 5.03 in the following North American Industry Classification System (NAICS) codes or Standard Industrial Classification (SIC) codes shall be charged an annual registration fee of \$500:		
32791	3291	Abrasive Product Manufacturing			
327992	3295	Ground or Treated Mineral and Earth Manufacturing			
327999	3292, 3299	All Other Miscellaneous Nonmetallic Mineral Product Manufacturing	NAICS	SIC	NAICS Description
331111	3312	Iron and Steel Mills	115112	0711	Soil Preparation, Planting, and Cultivating
331222	3315	Steel Wire Drawing	212325	1459	Clay and Ceramic and Refractory Minerals Mining
331312	3334	Primary Aluminum Production	22132	4952	Sewage Treatment Facilities
331492	3341	Secondary Smelting, Refining, and Alloying of Nonferrous Metal (except Copper and Aluminum)	22133	4961	Steam and Air-Conditioning Supply
331511	3321	Iron Foundries	23321	1521	Single-Family Housing Construction
331512	3324	Steel Investment Foundries	23499	1629	All Other Heavy Construction
331513	3325	Steel Foundries (except Investment)	23531	1731	Electrical Contractors
331524	3365	Aluminum Foundries (except Die-Casting)	311111	2047	Dog and Cat Food Manufacturing
331525	3366	Copper Foundries (except Die-Casting)	311119	2048	Other Animal Food Manufacturing
331528	3369	Other Nonferrous Foundries (except Die-Casting)	311211	2041	Flour Milling
332811	3398	Metal Heat Treating	311422	2032	Specialty Canning
332812	3479	Metal Coating, Engraving (except Jewelry and Silverware), and Allied Services to Manufacturers	311612	2013	Meat Processed from Carcasses
332813	3471	Electroplating, Plating, Polishing, Anodizing, and Coloring	311711	2091	Seafood Canning
333414	3433	Heating Equipment (except Warm Air Furnaces) Manufacturing	311821	2052	Cookies and Cracker Manufacturing
333999	3599	All Other Miscellaneous General Purpose Machinery Manufacturing	311822	2045	Flour Mixes and Dough Manufacturing from Purchased Flour
334413	3674	Semiconductor and Related Device Manufacturing	311823	2098	Dry Pasta Manufacturing
			311919	2096	Other Snack Food Manufacturing
			31192	2095	Coffee and Tea Manufacturing
			312111	2086	Soft Drink Manufacturing
			31212	2082	Breweries
			321113	2421, 2429	Sawmills

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321213	2439	Engineered Wood Member (except Truss) Manufacturing	332999	3499	All Other Miscellaneous Fabricated Metal Product Manufacturing
321219	2493	Reconstituted Wood Product Manufacturing	333294	3556	Food Product Machinery Manufacturing
32191	2431	Millwork	333515	3545	Cutting Tool and Machine Tool Accessory Manufacturing
321912	2426	Cut Stock, Resawing Lumber, and Planing	333994	3567	Industrial Process Furnace and Oven Manufacturing
32192	2441, 2448	Wood Container and Pallet Manufacturing	334111	3571	Electronic Computer Manufacturing
321992	2452	Prefabricated Wood Building Manufacturing	33422	3663	Radio and Television Broadcasting and Wireless Communications Equipment Manufacturing
32213	2631	Paperboard Mills	334412	3672	Bare Printed Circuit Board Manufacturing
322211	2653	Corrugated and Solid Fiber Box Manufacturing	334513	3823	Instruments and Related Products Manufacturing for Measuring, Displaying, and Controlling Industrial Process Variables
322212	2657	Folding Paperboard Box Manufacturing	334518	3873	Watch, Clock, and Part Manufacturing
322213	2652	Setup Paperboard Box Manufacturing	335129	3648	Other Lighting Equipment Manufacturing
322231	2675	Die-Cut Paper and Paperboard Office Supplies Manufacturing	335228	3639	Other Major Household Appliance Manufacturing
32311	2759	Printing	335911	3691	Storage Battery Manufacturing
323110	2752	Commercial Lithographic Printing	335999	3629	All Other Miscellaneous Electrical Equipment and Component Manufacturing
325188	2819	All Other Basic Inorganic Chemical Manufacturing	336211	3713	Motor Vehicle Body Manufacturing
325199	2869	All Other Basic Organic Chemical Manufacturing	336411	3721	Aircraft Manufacturing
325211	2821	Plastics Material and Resin Manufacturing	336413	3728	Other Aircraft Parts and Auxiliary Equipment Manufacturing
32551	2851	Paint and Coating Manufacturing	33651	3743	Railroad Rolling Stock Manufacturing
326112	2671	Unsupported Plastics Packaging Film and Sheet Manufacturing	33711	2434	Wood Kitchen Cabinet and Countertop Manufacturing
326199	3089	All Other Plastics Product Manufacturing	337122	5712	Nonupholstered Wood Household Furniture Manufacturing
326212	7534	Tire Retreading	42132	5032	Brick, Stone, and Related Construction Material Wholesalers
327331	3271	Concrete Block and Brick Manufacturing	42151	5051	Metal Service Centers and Offices
332112	3463	Nonferrous Forging	42169	5065	Other Electronic Parts and Equipment Wholesalers
332116	3469	Metal Stampings	42193	5093	Recyclable Material Wholesalers
332312	3441, 3449	Fabricated Structural Metal Manufacturing	42261	5162	Plastics Materials and Basic Forms and Shapes Wholesalers
332322	3444	Sheet Metal Work Manufacturing	42271	5171	Petroleum Bulk Stations and Terminals
332323	3446	Ornamental and Architectural Metal Work Manufacturing	422720	5172	Petroleum and Petroleum Products Wholesalers (except Bulk Stations and Terminals)
33242	3443	Metal Tank (Heavy Gauge) Manufacturing	42299	5199	Other Miscellaneous Nondurable Goods Wholesalers
332618	3496	Other Fabricated Wire Product Manufacturing			
332993	3483	Ammunition (except Small Arms) Manufacturing			
332996	3498	Fabricated Pipe and Pipe Fitting Manufacturing			

44419	5039	Other Building Material Dealers
454312	5984	Liquefied Petroleum Gas (Bottled Gas) Dealers
481111	4512	Scheduled Passenger Air Transportation
48411	4212	General Freight Trucking, Local
48819	4581	Other Support Activities for Air Transportation
48832	4491	Marine Cargo Handling
48833	4492	Navigational Services to Shipping
48849	4173	Other Support Activities for Road Transportation
49312	4222	Refrigerated Warehousing and Storage
51111	2711	Newspaper Publishers
51112	2721	Periodical Publishers
51113	2731	Book Publishers
51421	7374	Data Processing Services
53111	6513	Lessors of Residential Buildings and Dwellings
54171	8731	Research and Development in the Physical, Engineering, and Life Sciences
56121	8744	Facilities Support Services
61131	8221	Colleges, Universities, and Professional Schools
62211	8062	General Medical and Surgical Hospitals
62431	8331	Vocational Rehabilitation Services
712190	8422	Nature Parks and Other Similar Institutions
81221	7261	Funeral Homes and Funeral Services
81222	7261	Cemeteries and Crematories
812331	7219	Linen Supply
812332	7218	Industrial Launderers
922120	9221	Police Protection
92214	9223	Correctional Institutions
92811	9711	National Security

(8) All other sources, not listed above in Sections (1) through (7), requiring registration under Section 5.03, shall be charged an annual registration fee of \$250.

READOPTED SECTION

REGULATION I SECTION 7.07 OPERATING PERMIT FEES

(a) The Agency shall levy annual operating permit fees as set forth in Section 7.07(b) below to cover the cost of administering the operating permit program.

(b) Upon assessment by the Agency, the following operating permit fees are due and payable within 30 days. They shall be deemed delinquent if not fully paid within 90 days.

(1) Facility Fees:

(i) Operating permit sources with the following North American Industry Classification (NAICS) codes (*North American Industry Classification System Manual*, U.S. Executive Office of the President, Office of Management and Budget, 1997) or Standard Industrial Classification (SIC) codes:

NAICS	SIC	NAICS Description
32411	2911	Petroleum Refineries
32731	3241	Cement Manufacturing
331111	3312	Iron and Steel Mills
336411	3721	Aircraft Manufacturing
336413	3728	Other Aircraft Parts and Auxiliary Equipment Manufacturing
92811	9711	National Security
	\$21,000

(ii) Operating permit sources with the following NAICS/SIC codes:

NAICS	SIC	NAICS Description
23521	1721	Painting and Wall Covering Contractors
311812	2051	Commercial Bakeries
321114	2491	Wood Preservation
32191	2431	Millwork
321999	2499	All Other Miscellaneous Wood Product Manufacturing
322222	2672	Coated and Laminated Paper Manufacturing
32614	3086	Polystyrene Foam Product Manufacturing
32615	3086	Urethane and Other Foam Product (except Polystyrene) Manufacturing
327121	3251	Brick and Structural Clay Tile Manufacturing
332313	3443	Plate Work Manufacturing
332996	3498	Fabricated Pipe and Pipe Fitting Manufacturing
333415	3585	Air-Conditioning and Warm-Air Heating Equipment and Commercial and Industrial Refrigeration Equipment Manufacturing
33711	2434	Wood Kitchen Cabinet and Countertop Manufacturing
81142	7641	Reupholstery and Furniture Repair
	\$3,500

(iii) Operating permit sources with NAICS/SIC codes other than listed above\$7,000

(2) Additional emission rate fees shall be paid in addition to the annual operating permit fees of Section 7.07 (b)(1): \$15 for each ton of CO when the CO emissions are equal to or exceed 100 tons in the previous calendar year, and

PROPOSED

\$35 for each ton of NO_x when the NO_x emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of PM₁₀ when the PM₁₀ emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of SO_x when the SO_x emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of VOC when the VOC emissions are equal to or exceed 25 tons in the previous calendar year, and

\$35 for each ton of HAP when the facility total HAP emissions are equal to or exceed 6 tons in the previous calendar year or when any single individual HAP emissions are equal to or exceed 2 tons in the previous calendar year.

(c) In addition to the fees under Sections 7.07 (b)(1) and (b)(2) above, the Agency shall, on a source-by-source basis, levy the following fees:

(1) for the issuance, reissuance, or renewal of an operating permit, a fee equal to 20% of the annual operating permit fee, not to exceed \$5,000.00, and

(2) to cover the cost of public involvement under WAC 173-401-800, and

(3) to cover the cost incurred by the Washington State Department of Health in enforcing 40 CFR Part 61, Subpart I and Chapter 246-247 WAC.

(d) In addition to the fees described under Sections 7.07 (b) and (c) above, the Agency shall collect and transfer to the Washington State Department of Ecology a surcharge established by the Department of Ecology under WAC 173-401 to cover the Department of Ecology's program development and oversight costs.

(e) Continued payment to the Agency of the annual operating permit fee maintains the operating permit and the status of the source as an operating facility.

WSR 00-24-075

PROPOSED RULES

YAKIMA REGIONAL CLEAN AIR AUTHORITY

[Filed December 4, 2000, 11:18 a.m.]

Original Notice.

Title of Rule: Yakima Carbon Monoxide Nonattainment Area Limited Maintenance Plan and Redesignation Request.

Purpose: To demonstrate to the United States Environmental Protection Agency (EPA) the future maintenance of the carbon monoxide national ambient air quality standard in the Yakima carbon monoxide nonattainment area and request attainment status.

Statutory Authority for Adoption: Federal Clean Air Act Amendments (FCAA) of 1990, Section 110.

Statute Being Implemented: Federal Clean Air Act Amendments, Part D, subparts 1 and 3.

Summary: See section 1.0, page 7 of the plan for a summary.

Reasons Supporting Proposal: This is a maintenance plan required by the FCAA which will be recommended by the Department of Ecology for the state to EPA for inclusion in the state implementation plan (SIP).

Name of Agency Personnel Responsible for Drafting: Charles M. Stansel, 6 South 2nd Street, Suite 1016, Yakima, WA 98901, (509) 574-1410; Implementation: Les Ornelas, 6 South 2nd Street, Suite 1016, Yakima, WA 98901, (509) 574-1410; and Enforcement: Gary Pruitt, 6 South 2nd Street, Suite 1016, Yakima, WA 98901, (509) 574-1410.

Name of Proponent: Yakima Regional Clean Air Authority, 6 South 2nd Street, Suite 1016, Yakima, WA 98901, public.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Appendix K is an adopted city of Yakima resolution.

Rule is necessary because of federal law, FCAA Section 110. This is the statute requiring SIP submittals.

Explanation of Rule, its Purpose, and Anticipated Effects: This limited maintenance plan describes the maintenance of the carbon monoxide (CO) national ambient air quality standards in the Yakima County nonattainment area and requests EPA to grant attainment status. The plan includes an analysis of weather and CO monitor records, a CO emissions inventory for 1999, a contingency measure to retune the central business district traffic signals to increase the traffic movement on arterial streets during periods with high CO levels, and a mitigation measure to permanently optimize traffic movement in the central business district. The plan includes no additional controls to reduce CO, but does include future commitments for monitoring and plan evaluation.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Does not apply to local air pollution control authorities.

RCW 34.05.328 does not apply to this rule adoption. Does not apply to local air pollution control authorities.

Hearing Location: Room 420, Yakima County Courthouse, 128 North 2nd Street, Yakima, WA 98901, on February 14, 2001, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact Dema Harris by 12:00 noon, (509) 574-2215.

Submit Written Comments to: Yakima Regional Clean Air Authority, 6 South 2nd Street, Suite 1016, Yakima, WA, fax (509) 574-1411, by February 14, 2001.

Date of Intended Adoption: February 14, 2001, local adoption.

December 1, 2001 [2000]

Gary W. Pruitt

for Les Ornelas

Air Pollution Control Officer

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-02 issue of the Register.

WSR 00-24-078
PROPOSED RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed December 4, 2000, 4:18 p.m.]

Original Notice.

Expedited Adoption—Proposed rule-making notice was filed as WSR 00-18-033.

Title of Rule: WAC 388-502-0010 Payment—Eligible providers defined and 388-502-0020 General requirements for providers.

Purpose: To correct terminology and delete unnecessary requirements.

Statutory Authority for Adoption: RCW 74.08.090, 74.09.500, 74.09.530.

Statute Being Implemented: RCW 74.08.090, 74.09.500, 74.09.530.

Summary: Medical Assistance Administration (MAA) is correcting terminology in WAC 388-502-0010 and adding pharmacists to the list of eligible providers; and amending WAC 388-502-0020 to remove the requirement that providers include a signed statement each time they bill Medical Assistance Administration; and to remove a subsection that prohibits providers from paying third-party billers a percentage of amounts collected.

Name of Agency Personnel Responsible for Drafting: Leslie Saeger, P.O. Box 45533, Olympia, WA 98504, (360) 725-1347; Implementation and Enforcement: Ann Lawrence, P.O. Box 45533, Olympia, WA 98504, (360) 725-1347.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: The proposed amendments will correct terminology; allow pharmacists to enroll as MAA providers; remove unnecessary requirements that providers must submit a signed statement with every bill; and remove the subsection that disallows providers to pay third-party billers on a percentage basis.

Proposal Changes the Following Existing Rules: WAC 388-502-0010 correcting terminology, adds pharmacists to the list of professionals who can enroll with DSHS to provide services to MAA clients.

WAC 388-502-0020, removes the requirement that providers must submit a signed statement with every bill. Removes the subsection that restricts providers from paying third-party billers on a percentage basis.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The department has analyzed the proposed rules and concluded that they do not add a financial burden to the businesses affected by them.

RCW 34.05.328 does not apply to this rule adoption. The proposed rules qualify as significant legislative rules. Therefore, MAA has analyzed the probable costs and the probable benefits of the proposed rules, taking into account both the qualitative and quantitative benefits and costs.

MAA's analysis revealed that no new costs will be imposed, existing costs will not be increased, and benefits to businesses will increase. MAA has prepared the cost/benefit analysis as required by RCW 34.05.328.

Hearing Location: Blake Office Building East, 4500 10th Avenue S.E., Rose Room, Lacey, WA 98503, on January 9, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Kelly Cooper, Rules Coordinator, by January 2, 2001, phone (360) 664-6094, TTY (360) 664-6178, e-mail coopeKD@dshs.wa.gov.

Submit Written Comments to: Identify WAC Numbers, Kelly Cooper, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, fax (360) 902-8292, by January 9, 2001.

Date of Intended Adoption: No sooner than January 10, 2001.

December 4, 2000

Marie Myerchin-Redifer, Manager
 Rules and Policies Assistance Unit

PROPOSED

AMENDATORY SECTION (Amending WSR 00-15-050, filed 7/17/00, effective 8/17/00)

WAC 388-502-0010 Payment—Eligible providers defined. The department reimburses enrolled providers for covered medical services, equipment and supplies they provide to eligible clients.

(1) To be eligible for enrollment, a provider must:

(a) Be licensed, certified, accredited, or registered according to Washington state laws and rules; and

(b) Meet the conditions in this chapter and chapters regulating the specific type of provider, program, and/or service.

(2) To enroll, an eligible provider must sign a core provider agreement or a contract with the department and receive a unique provider number.

(3) Eligible providers listed in this subsection may request enrollment. Out-of-state providers listed in this subsection are subject to conditions in WAC 388-502-0120.

(a) Professionals:

(i) Advanced registered nurse practitioners;

(ii) Anesthesiologists;

(iii) Audiologists;

(iv) Chiropractors;

(v) Dentists;

(vi) Dental hygienists;

(vii) Denturists;

(viii) Dietitians or nutritionists;

(xiv) Maternity case managers;

(x) Midwives;

(xi) Occupational therapists;

(xii) Ophthalmologists;

(xiii) Opticians;

(xiv) Optometrists;

(xv) Orthodontists;

(xvi) (~~Osteopaths~~) Osteopathic physicians;

(xvii) Podiatric physicians;

(xviii) Pharmacists

(xix) Physicians;

~~((xix))~~ (xx) Physical therapists;
~~((xx))~~ (xxi) Psychiatrists;
~~((xxi))~~ (xxii) Psychologists;
~~((xxii))~~ (xxiii) Registered nurse delegators;
~~((xxiii))~~ (xxiv) Registered nurse first assistants;
~~((xxiv))~~ (xxv) Respiratory therapists;
~~((xxv))~~ (xxvi) Speech/language pathologists;
~~((xxvi))~~ (xvii) Radiologists; and
~~((xvii))~~ (xviii) Radiology technicians (technical only);
 (b) Agencies, centers and facilities:
 (i) Adult day health centers;
 (ii) ~~((Ambulatory))~~ Ambulance services (ground and air);
 (iii) Ambulatory surgery centers (Medicare-certified);
 (iv) Birthing centers (licensed by the department of health);
 (v) Blood banks;
 (vi) Chemical dependency treatment facilities certified by the department of social and health services (DSHS) division of alcohol and substance abuse (DASA), and contracted through either:
 (A) A county under chapter 388-810 WAC; or
 (B) DASA to provide chemical dependency treatment services;
 (vii) Centers for the detoxification of acute alcohol or other drug intoxication conditions (certified by DASA);
 (viii) Community AIDS services alternative agencies;
 (ix) Community mental health centers;
 (x) Early and periodic screening, diagnosis, and treatment (EPSDT) clinics;
 (xi) Family planning clinics;
 (xii) Federally qualified health care centers (designated by the Federal Health Care Financing Administration);
 (xiii) Genetic counseling agencies;
 (xiv) Health departments;
 (xv) HIV/AIDS case management;
 (xvi) Home health agencies;
 (xvii) Hospice agencies;
 (xviii) Hospitals;
 (xix) Indian Health Service;
 (xx) Tribal or urban Indian clinics;
 (xxi) Inpatient psychiatric facilities;
 (xxii) Intermediate care facilities for the mentally retarded (ICF-MR);
 (xxiii) Kidney centers;
 (xxiv) Laboratories (CLIA certified);
 (xxv) Maternity support services agencies;
 (xxvi) Neuromuscular and neurodevelopmental centers;
 (xxvii) Nursing facilities (approved by DSHS Aging and Adult Services);
 (xxviii) Pharmacies;
 (xxix) Private duty nursing agencies;
 (xxx) Rural health clinics (Medicare-certified);
 (xxxi) Tribal mental health services (contracted through the DSHS mental health division); and
 (xxxii) Washington state school districts and educational service districts.
 (c) Suppliers of:
 (i) Durable and nondurable medical equipment and supplies;

(ii) Infusion therapy equipment and supplies;
 (iii) Prosthetics/orthotics;
 (iv) Hearing aids; and
 (v) Oxygen equipment and supplies;
 (d) Contractors of:
 (i) Transportation brokers;
 (ii) Interpreter services agencies; and
 (iii) Eyeglass and contact lens providers.
 (4) Nothing in this chapter precludes the department from entering into other forms of written agreements to provide services to eligible clients.
 (5) The department does not enroll licensed or unlicensed practitioners who are not specifically addressed in subsection (3) of this section, including, but not limited to:
 (a) Acupuncturists;
 (b) Counselors;
 (c) Sanipractors;
 (d) Naturopaths;
 (e) Homeopaths;
 (f) Herbalists;
 (g) Massage therapists;
 (h) Social workers; or
 (i) Christian Science practitioners or theological healers.

AMENDATORY SECTION (Amending WSR 00-15-050, filed 7/17/00, effective 8/17/00)

WAC 388-502-0020 General requirements for providers. (1) Enrolled providers must:

(a) Keep legible, accurate, and complete charts and records to justify the services provided to each client, including, but not limited to:
 (i) Patient's name and date of birth;
 (ii) Dates of services;
 (iii) Name and title of person performing the service, if other than the billing practitioner;
 (iv) Chief complaint or reason for each visit;
 (v) Pertinent medical history;
 (vi) Pertinent findings on examination;
 (vii) Medications, equipment, and/or supplies prescribed or provided;
 (viii) Description of treatment (when applicable);
 (ix) Recommendations for additional treatments, procedures, or consultations;
 (x) X-rays, tests, and results;
 (xi) Dental photographs and teeth models;
 (xii) Plan of treatment and/or care, and outcome; and
 (xiii) Specific claims and payments received for services.
 (b) Assure charts are authenticated by the person who gave the order, provided the care, or performed the observation, examination, assessment, treatment or other service to which the entry pertains;
 (c) Make charts and records available to DSHS, its contractors, and the US Department of Health and Human Services upon request, for six years from the date of service or longer if required specifically by federal or state law or regulation;
 (d) Bill the department according to department rules and billing instructions;

~~(e) ((Include and sign the following statement with each bill submitted to the department for reimbursement: "I hereby certify under penalty of perjury, that the material furnished and service rendered is a correct charge against the state of Washington; the claim is just and due; that no part of the same has been paid and I am authorized to sign for the payee; and that all goods furnished and/or services rendered have been provided without discrimination on the grounds of race, creed, color, sex, religion, national origin, marital status, or the presence of any sensory, mental or physical handicap."~~

~~(f))~~ Accept the payment from the department as payment in full;

~~((g))~~ (f) Follow the requirements in WAC 388-502-0160 and 388-538-095 about billing clients;

~~((h))~~ (g) Fully disclose ownership and control information requested by the department;

~~((i))~~ Not pay a third party biller a percentage of amounts collected, or discount client accounts to a third party biller;

~~(j))~~ (h) Provide all services without discriminating on the grounds of race, creed, color, age, sex, religion, national origin, marital status, or the presence of any sensory, mental or physical handicap; and

~~((k))~~ (i) Provide all services according to federal and state laws and rules, and billing instructions issued by the department.

(2) A provider may contact MAA with questions regarding its programs. However, MAA's response is based solely on the information provided to MAA's representative at the time of inquiry, and in no way exempts a provider from following the laws and rules that govern the department's programs.

WSR 00-24-081

WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF REVENUE

(By the Code Reviser's Office)

[Filed December 5, 2000, 8:59 a.m.]

WAC 458-30-200, 458-30-275, 458-30-285, 458-30-295, 458-30-300, 458-30-305, 458-30-310 and 458-30-325, proposed by the Department of Revenue in WSR 00-11-026 appearing in issue 00-11 of the State Register, which was distributed on June 7, 2000, is withdrawn by the code reviser's office under RCW 34.05.335(3), since the proposal was not adopted within the one hundred eighty day period allowed by the statute.

Kerry S. Radcliff, Editor
Washington State Register

WSR 00-24-082 PROPOSED RULES SOUTHWEST CLEAN AIR AGENCY

[Filed December 5, 2000, 10:49 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-022.

Title of Rule: SWCAA 400 General Regulations for Air Pollution Sources.

Purpose: The purpose of this rule making is to revise sections to reflect the name change for the agency, adopt the most current federal NESHAP and MACT standards and update the definition of volatile organic compounds.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency, to update adoption of federal NESHAP and MACT standards and update definition.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA). Federal delegation agreements with EPA requires that SWCAA periodically update adoption of federal standards.

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott
Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-01 issue of the Register.

WSR 00-24-083

PROPOSED RULES

SOUTHWEST

CLEAN AIR AGENCY

[Filed December 5, 2000, 10:52 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-022.

Title of Rule: SWCAA 400 General Regulations for Air Pollution Sources.

Purpose: This rule provides for registration of sources, establishment of fees, and new source review requirements.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency, provides additional detail for new source review fees and administrative clarification.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency. Additional fee categories are added to provide more clarification of the applicable fees for certain activities. The fees for these categories are consistent with current activities and do not represent an increase or decrease in fees.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in

effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott
Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-01 issue of the Register.

WSR 00-24-084

PROPOSED RULES

SOUTHWEST

CLEAN AIR AGENCY

[Filed December 5, 2000, 10:54 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-022.

Title of Rule: SWCAA 400 General Regulations for Air Pollution Sources.

Purpose: These rules provide for adoption of federal new source performance standards, establishment of an emission reduction bank and program, PSD, visibility protection, administrative activities of the agency and Visual Opacity Determination Method.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. SWCAA is updating adoption of existing new source performance standards and providing administrative clarifications.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

PROPOSED

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000
Robert D. Elliott
Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-01 issue of the Register.

WSR 00-24-085
PROPOSED RULES
SOUTHWEST
CLEAN AIR AGENCY

[Filed December 5, 2000, 10:55 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-022.

Title of Rule: SWCAA 400 General Regulations for Air Pollution Sources.

Purpose: The purpose of this rule making is to adopt the formal description of the boundary and a map of the Vancouver Carbon Monoxide and Ozone Maintenance Area into the rules. No changes to the actual boundaries are proposed.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. This proposal will result in the description of the Maintenance Area boundary being included in the rules.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA), the boundary description and map currently used by the agency are over twenty years old.

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000
Robert D. Elliott
Executive Director

NEW SECTION

APPENDIX B

DESCRIPTION OF VANCOUVER OZONE AND CARBON MONOXIDE MAINTENANCE AREA BOUNDARY

The ozone and carbon monoxide maintenance area boundary description begins at the northwest corner at the intersection of the section line on the south side of Section 36 of T4N.R1W and the north side of Section 1 of T3N.R1W. The boundary turns southward following the east shores of Lake River, until it would intersect with the 14900 block NW, then easterly to join with NW 149th Street. This boundary runs until it meets the western edge of Interstate 5, then north to 159th Street and east on 159th Street to the east side of NE

PROPOSED

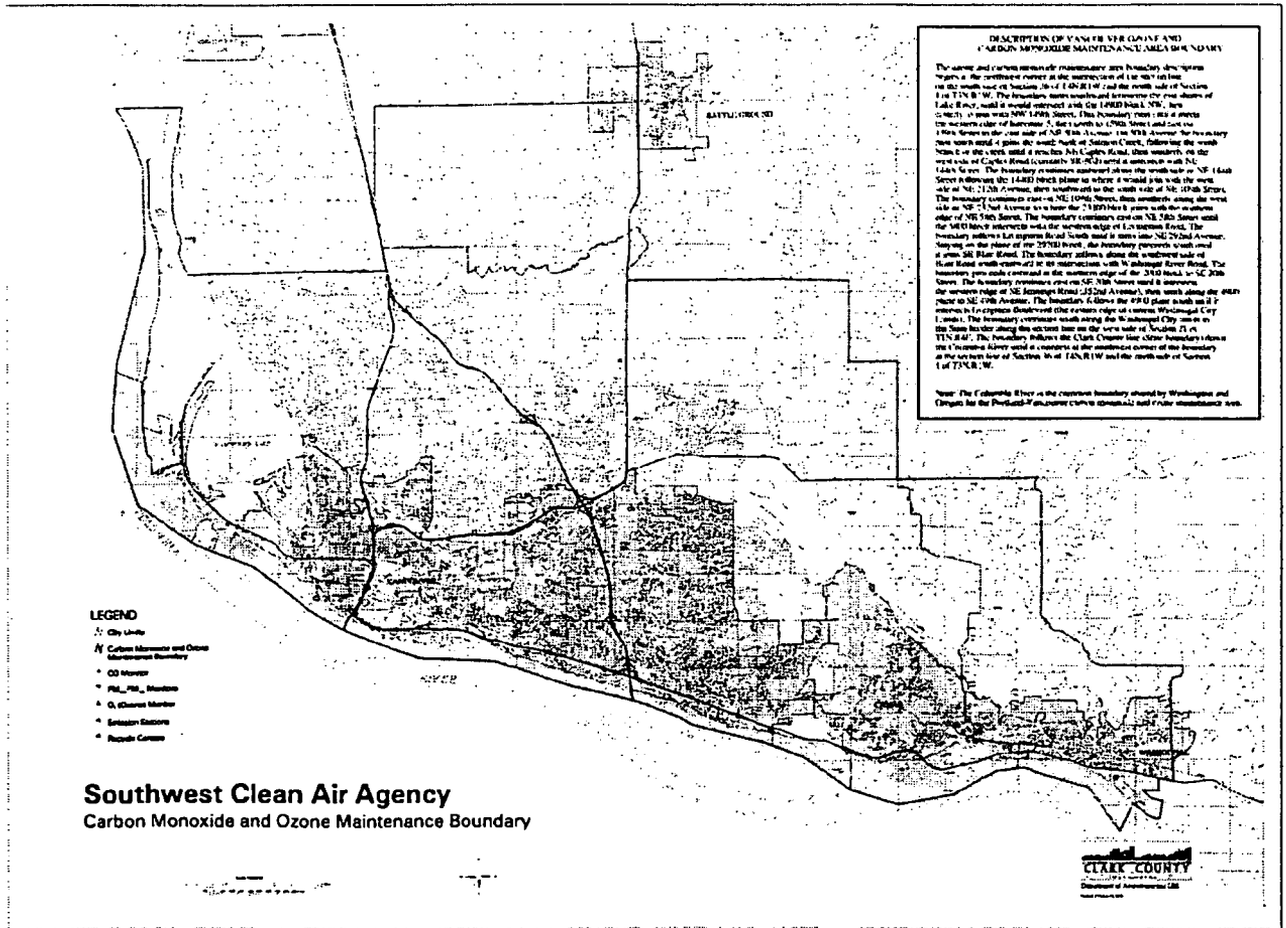
50th Avenue. On 50th Avenue the boundary runs south until it joins the south bank of Salmon Creek, following the south branch of the creek until it reaches NE Caples Road, then southerly on the west side of Caples Road (currently SR-502) until it intersects with NE 144th Street. The boundary continues eastward along the south side of NE 144th Street following the 14400 block plane to where it would join with the west side of NE 212 Avenue, then southward to the south side of NE 109th Street. The boundary continues east on NE 109th Street, then southerly along the west side of NE 232 Avenue to where the 23200 block joins with the northern edge of NE 58th Street. The boundary continues east on NE 58th Street until the 5800 block intersects with the western edge of Livingston Road. The boundary follows Livingston Road South until it turns into NE 292nd Avenue. Staying on the plane of the 29200 block, the boundary proceeds south until it joins SE Blair Road. The boundary follows along the south-west side of Blair Road south-eastward to its intersec-

tion with Washougal River Road. The boundary proceeds eastward at the northern edge of the 2000 block to SE 20th Street. The boundary continues east on SE 20th Street until it intersects the western edge of SE Jennings Road (352nd Avenue), then south along the 4900 plane to SE 49th Avenue. The boundary follows the 4900 plane south until it intersects Evergreen Boulevard (the eastern edge of current Washougal City limits). The boundary continues south along the Washougal City limits to the State border along the section line on the west side of Section 21 of T1N.R4E. The boundary follows the Clark County line (State boundary) down the Columbia River until it connects at the northwest corner of the boundary at the section line of Section 36 of T4N.R1W and the north side of Section 1 of T3N.R1W.

Note: The Columbia River is the common boundary shared by Washington and Oregon for the Portland-Vancouver carbon monoxide and ozone non-attainment area.

PROPOSED

MAP OF VANCOUVER OZONE AND CARBON MONOXIDE MAINTENANCE AREA BOUNDARY



WSR 00-24-086
PROPOSED RULES
SOUTHWEST
CLEAN AIR AGENCY

[Filed December 5, 2000, 10:56 a.m.]

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott

Executive Director

((SWAPCA)) SWCAA 433
SOLID FUEL BURNING DEVICE

AMENDATORY SECTION (Amending WSR 93-16-011,
filed 7/22/93, effective 8/22/93)

((SWAPCA)) SWCAA 433 Solid Fuel Burning Device

Section 173-433 of the Washington Administrative Code is hereby adopted by reference as part of this regulation in all respects as though the sections were set forth herein in full.

WSR 00-24-087

PROPOSED RULES

SOUTHWEST

CLEAN AIR AGENCY

[Filed December 5, 2000, 10:57 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-025.

Title of Rule: SWCAA 435 Emergency Episode Plan.

Purpose: This is an existing rule. This rule establishes an emergency episode plan to avoid ambient air concentrations of pollutants which could be harmful to health. This plan provides mechanisms for rapid short-term emission reductions from emission sources.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. No technical changes are proposed.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-024.

Title of Rule: SWCAA 433 Solid Fuel Burning Device.

Purpose: This is an existing rule which adopted the state rule, chapter 173-433 WAC, by reference. This rule establishes emission standards, certification standards and procedures, curtailment rules, and fuel restriction for solid fuel burning devices.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. No technical changes are proposed.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott
Executive Director

~~((SWAPCA))~~ SWCAA 435
EMERGENCY EPISODE PLAN

AMENDATORY SECTION (Amending WSR 93-16-011, filed 7/22/93, effective 8/22/93)

~~((SWAPCA))~~ SWCAA 435 Emergency Episode Plan

Section 173-435 of the Washington Administrative Code is hereby adopted by reference as part of this regulation in all respects as though the sections were set forth herein in full.

WSR 00-24-088
PROPOSED RULES
SOUTHWEST
CLEAN AIR AGENCY
[Filed December 5, 2000, 10:58 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-026.

Title of Rule: SWCAA 460 Controls for New Sources of Toxic Air Pollutants.

Purpose: This is an existing rule. This rule establishes requirements for systematic control of new sources emitting toxic air pollutants. Toxic pollutants include carcinogens and noncarcinogens.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. No technical changes are proposed.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution

Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott
Executive Director

~~((SWAPCA))~~ SWCAA 460
CONTROLS FOR NEW SOURCES
OF TOXIC AIR POLLUTANTS

AMENDATORY SECTION (Amending WSR 93-16-011, filed 7/22/93, effective 8/22/93)

~~((SWAPCA))~~ SWCAA 460 Controls for New Sources of Toxic Air Pollutants

Section 173-460 of the Washington Administrative Code is hereby adopted by reference as part of this regulation in all respects as though the sections were set forth herein in full.

PROPOSED

WSR 00-24-089
PROPOSED RULES
SOUTHWEST
CLEAN AIR AGENCY

[Filed December 5, 2000, 10:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-027.

Title of Rule: SWAPCA 470 Ambient Air Quality Standards for Particulate Matter.

Purpose: This is an existing rule. This rule establishes maximum acceptable levels for particulate matter in the ambient air.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: This rule is proposed to be repealed by the Southwest Clean Air Agency (SWCAA). SWCAA will rely on the state rule chapter 173-470 WAC for establishment of ambient air quality standards.

Reasons Supporting Proposal: This rule is unnecessary for SWCAA as the authority for establishment of ambient air quality standards rests with the Department of Ecology as provided in RCW 70.94.331.

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes maximum acceptable levels for particulate matter in the ambient air. SWCAA has previously adopted the state rule, chapter 173-470 WAC, by reference. This rule is unnecessary for SWCAA as the authority for ambient air quality standards rests with the Department of Ecology as provided under RCW 70.94.331. There will be no impact to the public or regulated community as the result of this rule making.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily involving [invoking] section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 576-0925, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott

Executive Director

SWAPCA 470
AMBIENT AIR QUALITY STANDARDS
FOR PARTICULATE MATTER

REPEALER (Amending WSR 93-16-011, filed 7/22/93, effective 8/22/93)

SWAPCA 470 Ambient Air Quality Standards for Particulate Matter

SWAPCA 470 is hereby repealed in full.

WSR 00-24-090
PROPOSED RULES
SOUTHWEST
CLEAN AIR AGENCY
 [Filed December 5, 2000, 11:00 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-028.

Title of Rule: SWAPCA 474 Ambient Air Quality Standards for Sulfur Oxides.

Purpose: This is an existing rule. This rule establishes maximum acceptable levels for sulfur oxides measured as sulfur dioxide in the ambient air.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: This rule is proposed to be repealed by the Southwest Clean Air Agency (SWCAA). SWCAA will rely on the state rule chapter 173-474 WAC for establishment of ambient air quality standards.

Reasons Supporting Proposal: This rule is unnecessary for SWCAA as the authority for establishment of ambient air quality standards rests with the Department of Ecology as provided in RCW 70.94.331.

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes maximum acceptable levels for particulate matter in the ambient air. SWCAA has previously adopted the state rule, chapter 173-474 WAC, by reference. This rule is unnecessary for SWCAA as the authority for

PROPOSED

ambient air quality standards rests with the Department of Ecology as provided under RCW 70.94.331. There will be no impact to the public or regulated community as the result of this rule making.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily involving [invoking] section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 576-0925, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott
Executive Director

SWAPCA 474
AMBIENT AIR QUALITY
STANDARDS FOR SULFUR OXIDES

REPEALER (Amending WSR 93-16-011, filed 7/22/93, effective 8/22/93)

SWAPCA 474 Ambient Air Quality Standards for Sulfur Oxides

SWAPCA 474 is hereby repealed in full.

WSR 00-24-091
PROPOSED RULES
SOUTHWEST
CLEAN AIR AGENCY
[Filed December 5, 2000, 11:01 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-029.

Title of Rule: SWAPCA 475 Ambient Air Quality Standards for Carbon Monoxide, Ozone, and Nitrogen Dioxide.

Purpose: This is an existing rule. This rule establishes maximum acceptable levels for carbon monoxide, ozone, and nitrogen dioxide, in the ambient air.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: This rule is proposed to be repealed by the Southwest Clean Air Agency (SWCAA). SWCAA will rely on the state rule, chapter 173-475 WAC, for establishment of ambient air quality standards.

Reasons Supporting Proposal: This rule is unnecessary for SWCAA as the authority for establishment of ambient air quality standards rests with the Department of Ecology as provided in RCW 70.94.331.

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule establishes maximum acceptable levels for particulate matter in the ambient air. SWCAA has previously adopted the state rule, chapter 173-475 WAC, by reference. This rule is unnecessary for SWCAA as the authority for ambient air quality standards rests with the Department of Ecology as provided under RCW 70.94.331. There will be no impact to the public or regulated community as the result of this rule making.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily involving [invoking] section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 576-0925, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott
Executive Director

PROPOSED

SWAPCA 475

AMBIENT AIR QUALITY STANDARDS FOR CARBON MONOXIDE, OZONE, AND NITROGEN DIOXIDE

REPEALER (Amending WSR 93-16-011, filed 7/22/93, effective 8/22/93)

SWAPCA 475 Ambient Air Quality Standards for Carbon Monoxide, Ozone, and Nitrogen Dioxide

SWAPCA 475 is hereby repealed in full.

WSR 00-24-092
PROPOSED RULES
SOUTHWEST
CLEAN AIR AGENCY

[Filed December 5, 2000, 11:01 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-030.

Title of Rule: SWAPCA 476 Standards for Asbestos Control, Demolition and Renovation.

Purpose: This is an existing rule that establishes emission standards and controls for the safe handling and removal of asbestos material. This rule is substantially similar to the existing federal rules.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. No technical changes are proposed.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott

Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-01 issue of the Register.

WSR 00-24-093

PROPOSED RULES
SOUTHWEST

CLEAN AIR AGENCY

[Filed December 5, 2000, 11:02 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-031.

Title of Rule: SWCAA 490 Emission Standards and Controls for Sources Emitting Volatile Organic Compounds (VOC).

Purpose: This rule provides emission control requirements and emission standards for several source categories that emit volatile organic compounds.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. No technical changes are proposed.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott

Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-01 issue of the Register.

WSR 00-24-094

PROPOSED RULES

SOUTHWEST

CLEAN AIR AGENCY

[Filed December 5, 2000, 11:03 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-032.

Title of Rule: SWCAA 491 Emission Standards and Controls for Sources Emitting Gasoline Vapors.

Purpose: This is an existing rule that establishes gasoline vapor requirements for various types of facilities that handle or distribute gasoline.

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. No technical changes are proposed.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott

Executive Director

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 01-01 issue of the Register.

WSR 00-24-095

PROPOSED RULES

SOUTHWEST

CLEAN AIR AGENCY

[Filed December 5, 2000, 11:04 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-17-033.

Title of Rule: SWCAA 492 Oxygenated Fuels.

Purpose: This rule regulates the use of oxygenated gasoline in the Vancouver Maintenance Plan Area. The rule describes the time

Statutory Authority for Adoption: RCW 70.94.141.

Statute Being Implemented: RCW 70.94.141.

Summary: The changes proposed in this rule are administrative in nature. The rule is being revised to reflect a name change for the agency. No technical changes are proposed.

Reasons Supporting Proposal: The name of the agency was changed July 6, 2000, from the Southwest Air Pollution

PROPOSED

Control Authority (SWAPCA) to the Southwest Clean Air Agency (SWCAA).

Name of Agency Personnel Responsible for Drafting and Implementation: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058; and Enforcement: Robert D. Elliott, 1308 N.E. 134th Street, Vancouver, WA, (360) 574-3058.

Name of Proponent: Southwest Clean Air Agency, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This is an existing rule. Only administrative type changes are being proposed. There will be no effect on the public or regulated businesses as a result of these changes.

Proposal Changes the Following Existing Rules: Titles and rule numbers that include the agency name are being changed to reflect the name of the agency.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes proposed by SWCAA are consistent with federal and state rules already in effect. This agency is not subject to the small business economic impact provisions of chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. SWCAA is not voluntarily invoking section 201, chapter 403, Laws of 1995.

Hearing Location: Office of SWCAA, 1308 N.E. 134th Street, Vancouver, WA 98685, on February 1, 2001, at 3:00 p.m.

Assistance for Persons with Disabilities: Contact Mary Allen by January 26, 2001, TDD (360) 574-3058.

Submit Written Comments to: Paul Mairose, 1308 N.E. 134th Street, Vancouver, WA 98685, fax (360) 574-3058, by January 19, 2001.

Date of Intended Adoption: February 1, 2001.

December 4, 2000

Robert D. Elliott

Executive Director

**((SWAPCA)) SWCAA 492
OXYGENATED FUELS**

- 492-010 Policy and purpose
- 492-020 Applicability
- 492-030 Definitions
- 492-040 Compliance requirements
- 492-050 Registration requirements
- 492-060 Labeling requirements
- 492-070 Control area and control period
- 492-080 Enforcement and compliance
- 492-090 Unplanned conditions
- 492-100 Severability

AMENDATORY SECTION (Amending WSR 93-16-010, filed 7/22/93, effective 8/22/93)

((SWAPCA)) SWCAA 492-010 Policy and Purpose

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93]

The purpose of this regulation is to reduce carbon monoxide emissions from gasoline powered motor vehicles, through the wintertime use of oxygenated gasolines in areas that are either known or expected to exceed health-based air quality standards for carbon monoxide.

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

AMENDATORY SECTION (Amending WSR 96-21-103, filed 10/21/96, effective 11/21/96)

((SWAPCA)) SWCAA 492-020 Applicability

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93; WSR 96-21-103, filed 10/21/96, effective 11/21/96]

This regulation is only applicable to Clark County when the Carbon Monoxide Maintenance Plan Contingency Measure is triggered as a result of a confirmed violation of the carbon monoxide National Ambient Air Quality Standard (NAAQS) in the Vancouver air quality management area (AQMA). The Vancouver AQMA is described in the Carbon Monoxide Maintenance Plan. When triggered, this regulation shall apply to all gasoline offered for sale in the control area and over the control period defined in section ((SWAPCA)) SWCAA 492-070. This regulation and the discontinuance of the oxygenated fuel requirements shall be effective upon EPA approval of the Vancouver Carbon Monoxide Maintenance Plan.

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

Reviser's note: The typographical error in the above material occurred in the copy filed by the Southwest Clean Air Agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 96-21-103, filed 10/21/96, effective 11/21/96)

((SWAPCA)) SWCAA 492-030 Definitions

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93; WSR 96-21-103, filed 10/21/96, effective 11/21/96]

The following words and phrases shall have the following meanings:

(1) ("~~Authority~~") "Agency" means the Southwest Clean Air (~~Pollution Control Authority~~) Agency.

(2) "Blender" means a person who owns oxygenated gasoline which is sold or dispensed from an oxygenate blending facility for use in a control area during a control period.

(3) "Control area" means an area in which only oxygenated gasoline under the oxygenated gasoline program may be sold or dispensed. Each control area is a county or group of counties administered by the Authority.

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(4) "Control period" means the period during which oxygenated gasoline must be sold or dispensed within the control area which is November 1 through February 29.

(5) "Ecology" or "WDOE" means the Washington State Department of Ecology.

(6) "Gasoline" means any fuel sold for use in motor vehicles equipped with internal combustion engines, and commonly known or sold as gasoline. Blended and oxygenated fuels are considered gasoline.

(7) "Large Volume Blender" means blenders that blend and offer for sale or sell one million gallons or more, but less than 15 million gallons, of oxygenated gasoline per month, on average, during a control period within a control area.

(8) "Medium Volume Blender" means blenders that blend and offer for sale or sell 100 thousand gallons or more, but less than one million gallons, of oxygenated gasoline per month, on average, during a control period within a control area.

(9) "Oxygenate" means any substance which, when added to gasoline, increases the amount of oxygen in the gasoline blend. Lawful use of any combination of these substances requires that they be substantially similar under section 211 (f)(1) of the Federal Clean Air Act (CAA), or be permitted under a waiver granted by the Administrator of the Environmental Protection Agency under the authority of section 211 (f)(4) of the CAA.

(10) "Oxygenated gasoline" means gasoline (~~which~~) that contains a measurable amount of oxygenate, generally an alcohol or ether.

(11) "Small Volume Blender" means blenders that blend and offer for sale or sell less than 100 thousand gallons of oxygenated gasoline per month, on average, during a control period within a control area.

(12) "Southwest Clean Air (~~Pollution Control Authority~~) Agency (~~((SWAPCA)) SWCAA~~)" means the regional agency empowered to enforce and implement the Federal Clean Air Act (42 U.S.C. 7410, et seq.) and the Clean Air Washington Act (RCW 70.94) in Clark, Cowlitz, Lewis, Skamania and Wahkiakum Counties of Washington State.

(13) "Very Large Volume Blender" means blenders that blend and offer for sale or sell 15 million gallons or more of oxygenated gasoline per month, on average, during a control period within a control area.

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

Reviser's note: The typographical error in the above material occurred in the copy filed by the Southwest Clean Air Agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 93-16-010, filed 7/22/93, effective 8/22/93)

((SWAPCA)) SWCAA 492-040 Compliance Requirements

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93]

(1) Retail Sales. No gasoline intended as a final product for fueling of motor vehicles within the control area and control period defined in ~~((SWAPCA)) SWCAA~~ 492-070 shall

be offered for sale, sold or dispensed by any person unless the gasoline has at least 2.0% oxygen content by weight.

(2) Average Blend Requirements. Over each two-month interval during the control period, gasoline intended as a final product for fueling of motor vehicles within the Authority's control area defined in ~~((SWAPCA)) SWCAA~~ 492-070 supplied by blenders to purchasers within the Authority's control area defined in ~~((SWAPCA)) SWCAA~~ 492-070 shall average at least 2.7% oxygen by weight, and in no case be less than 2.0% oxygen content by weight.

(3) Reports. Blenders shall provide periodic reports, as stipulated in the blenders registration, to the Authority summarizing how the requirements of ~~((SWAPCA)) SWCAA~~ 492-040(2) were met. With prior approval from the Authority, a credit trading program may be used to comply with these requirements. Such reports shall be on forms provided by the Authority.

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

AMENDATORY SECTION (Amending WSR 95-10-003, filed 4/20/95, effective 5/21/95)

((SWAPCA)) SWCAA 492-050 Registration Requirements

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93; WSR 95-10-003 filed 4/20/95, effective 5/21/95]

~~((a))~~1 Each blender who offers for sale, sells, or dispenses gasoline in the Authority's control area shall register with the Authority each year. Each request for registration shall be on forms supplied by the Authority and shall be accompanied by a fee to compensate for the cost of administering the registration program, including on-site inspections necessary to verify compliance with these requirements. The location of each blender facility shall be included in the information provided by the blender at registration. The fee for a control area shall be based on the volume of oxygenated gasoline sold or offered for sale by the blender in that control area to comply with the provisions of ~~((SWAPCA)) SWCAA~~ 492-040. Applicable fees are required to be paid in full by October 1 of each year or within 30 days after becoming a blender, whichever occurs later. The following fee table shall apply to blenders:

Small Volume Blender	\$ 500
Medium Volume Blender	\$ 1,000
Large Volume Blender	\$ 10,000
Very Large Volume Blender	\$ 25,000

~~((b))~~2 The total annual oxygenated fuel fees collected and retained by the Authority under this program shall not exceed \$40,000. When the total fees submitted by all blenders on October 1 of each year exceeds \$40,000, there shall be a refunding of the excess fees collected by the Authority. The refund provided to each blender shall be derived by prorating the excess fees based on that company's ratio of its volume of oxygenate blended to the total volume of all oxygenate blended. Such refund shall be issued by the Authority by

PROPOSED

December 1 of each year and is applicable to all types of oxygenates.

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

Reviser's note: The typographical error in the above material occurred in the copy filed by the Southwest Clean Air Agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 93-16-010, filed 7/22/93, effective 8/22/93)

((SWAPCA)) SWCAA 492-060 Labeling Requirements
 [Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93]

In addition to other labeling requirements, fuel dispensing systems delivering oxygenated gasoline shall be conspicuously labeled during the control period and in the control area stated in ((SWAPCA)) **SWCAA 492-070** as follows:

"The gasoline dispensed from this pump is oxygenated and will reduce carbon monoxide pollution from motor vehicles."

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

AMENDATORY SECTION (Amending WSR 96-21-103, filed 10/21/96, effective 11/21/96)

((SWAPCA)) SWCAA 492-070 Control Area and Control Period

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93; WSR 96-21-103, filed 10/21/96, effective 11/21/96]

The oxygenated gasoline requirements of this regulation shall apply to the following control area during the minimum following control period. The control period may begin earlier if there is a violation of the ambient air quality standard outside of the control period:

CONTROL AREA	COUNTIES	CONTROL PERIOD	
		BEGINNING	ENDING
Southwest	Clark	November 1	February 29

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

Reviser's note: The typographical error in the above material occurred in the copy filed by the Southwest Clean Air Agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 93-16-010, filed 7/22/93, effective 8/22/93)

((SWAPCA)) SWCAA 492-080 Enforcement and Compliance

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93]

(1) Compliance with the requirements of this regulation shall be monitored and enforced by the Authority. Non-compliance shall be subject to the penalties and other remedies provided in 70.94 RCW.

(2) The Authority may designate any appropriate agency of the State to assist in the compliance monitoring of this regulation.

(3) Compliance with the standards set forth in this regulation shall be determined by use of testing methods approved by Ecology or the Authority. The maximum accuracy tolerance of this method shall be limited to +/- 0.3% oxygen by weight, or an equivalent tolerance when measured by volume.

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

AMENDATORY SECTION (Amending WSR 93-16-010, filed 7/22/93, effective 8/22/93)

((SWAPCA)) SWCAA 492-090 Unplanned Conditions
 [Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93]

An unplanned condition, such as an unforeseen emergency or "act of God", which may interfere with compliance to this regulation, shall be reported to the Authority as soon as possible. The responsible party shall also submit a full written report within ten days to the Authority, including the known causes, the corrective actions taken, and the preventive measures to be taken to minimize or eliminate the chance of recurrence. Compliance with the requirements of ((SWAPCA)) **SWCAA 492-090** does not relieve the responsible party from the responsibility to maintain continuous compliance with all the requirements of this regulation nor from the resulting liabilities for failure to comply. The Authority shall consider the circumstances of the unplanned condition, and may use the circumstances when determining enforcement.

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

AMENDATORY SECTION (Amending WSR 93-16-010, filed 7/22/93, effective 8/22/93)

((SWAPCA)) SWCAA 492-100 Severability

[Statutory Authority: Chapter 70.94.141 RCW. Original adoption WSR 93-16-010 filed 7/22/93, effective 8/22/93]

The provisions of this regulation are severable and if any provision is held invalid, the application of such provision to the other circumstances and the remainder of this regulation shall not be affected.

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

**WSR 00-24-096
 PROPOSED RULES
 COUNTY ROAD
 ADMINISTRATION BOARD**
 [Filed December 5, 2000, 11:54 a.m.]

Original Notice.

PROPOSED

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Title 136 WAC, amending WAC 136-130-030 Project prioritization in Puget Sound region, 136-130-050 Project prioritization in northeast region, 136-130-060 Project prioritization in southeast region, 136-130-070 Project prioritization in southwest region, 136-161-020 RAP program cycle—General, 136-161-030 RAP program cycle—Preliminary prospectus, 136-161-040 RAP program cycle—Field review by CRAB, 136-161-050 RAP program cycle—Final prospects, 136-161-070 RAP program cycle—Selection and approval, 136-163-050 Limitations and conditions—Emergency and emergent project, 136-210-030 Deviations from design standards, 136-210-040 Report of assistant secretary for highways and local programs, and 136-210-050 Project approval with deviation.

Statutory Authority for Adoption: Chapter 36.79 RCW.

Name of Agency Personnel Responsible for Drafting and Implementation: Karen Pendleton, Olympia, (360) 753-5989; and Enforcement: Jay P. Weber, Olympia, (360) 753-5989.

Name of Proponent: County Road Administration Board, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This amendment changes percentages of RATA amount allocated to projects in the first year of the biennium.

Proposal Changes the Following Existing Rules: See Title of Rule above.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: 2404 Chandler Court S.W., Suite 240, Olympia, WA 98504-0913, on January 11, 2001, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact Karen Pendleton by January 11, 2001, TDD (800) 833-6384, or (360) 753-5989.

Submit Written Comments to: Karen Pendleton, 2404 Chandler Court S.W., Suite 240, Olympia, WA 98504-0913, fax (360) 586-0386, by January 5, 2001.

Date of Intended Adoption: January 11, 2001.

December 4, 2000

Jay P. Weber

Executive Director

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-130-030 Project prioritization in Puget Sound region (PSR). Each county in the PSR may submit projects requesting RATA funds not to exceed 80% of the forecasted regional (~~(allocation total)~~) apportionment. Each project shall be rated in accordance with the PSR RAP rating procedures. The PSR (~~(biennial apportionment)~~) funding period shall (~~(have)~~) allot a minimum of 25% of the forecasted regional (~~(allocation committed)~~) apportionment to

projects on roads classified as major collectors (07) or minor collectors (08). PSR RAP rating points shall be assigned on the basis of twenty points for traffic volume, twenty-five points for accident history, fifteen points for structural condition, twenty-five points for geometric condition, and fifteen points for special use and need. Prioritization of PSR projects shall be on the basis of total PSR RAP rating points shown on the project worksheet and the prospectus form of the project application.

AMENDATORY SECTION (Amending WSR 99-16-038, filed 7/29/99, effective 8/29/99)

WAC 136-130-050 Project prioritization in northeast region (NER). Each county in the NER may submit projects requesting RATA funds not to exceed twenty-five percent of the forecasted NER biennial apportionment. Each project shall be rated in accordance with the NER RAP rating procedures. The NER biennial apportionment shall be divided into the following categories at the percentages shown, provided sufficient projects are submitted for prioritization in each category:

- Category 1 - Ten percent for bridge projects where RATA funds are used as a match for federal bridge replacement funds;
- Category 2 - Forty-five percent for reconstruction of rural collectors; and
- Category 3 - Forty-five percent for resurfacing, restoration, rehabilitation (3R) type projects on rural collectors.

In the event that no projects or an insufficient number of projects are submitted in any of the above categories to utilize the RATA funds set aside for the category, all remaining funds in that category or categories shall be divided among the remaining categories as the county road administration board deems appropriate. The intent is to divide all available funds into categories having a sufficient number of submitted projects to fully utilize the funds available at each allocation during the biennium.

Bridge projects may be submitted requesting RATA funds under one of the following conditions:

(1) Bridges must be approved for federal bridge replacement funding and RATA funds shall be used only as a match for such federal funding. Bridges will be ranked for RATA funding using the WSDOT priority list and may be added to the NER Category 1 priority array at any time during the biennium upon approval of the Bridge for Federal Bridge replacement funding.

(2) A stand-alone bridge project may be submitted as an ordinary RAP project provided that its priority rating has been computed by the bridge rating method in the NER RAP rating procedures. Such projects shall not be considered for funding from the bridge reserve described above.

(3) A RAP project may include a bridge when the cost of the bridge does not exceed twenty percent of the total project cost.

NER RAP rating points for reconstruction projects, 3R projects or non-federal bridge replacement projects shall be assigned on the basis of one hundred points for a condition rating and fifty points for a service rating. The priority rating equals the sum of two and one half times the product of the service rating to the 1.25 power and the common logarithm of the number obtained by dividing one hundred by the condition rating. A total of ten points representing local significance may be added to one project included in each county's biennial submittal. A total of up to ten points representing missing links definition may also be added to one project included in each county's biennial submittal. Prioritization of NER projects shall be on the basis of total NER RAP rating points shown on the appropriate project worksheet and the prospectus form of the project application.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-130-060 Project prioritization in southeast region (SER). Each county in the SER may submit projects requesting RATA funds not to exceed twice the per county limit of the forecasted SER biennial apportionment which is listed as follows:

Asotin County	ten percent
Benton County	fourteen percent
Columbia County	eleven percent
Franklin County	thirteen percent
Garfield County	ten percent
Kittitas County	thirteen percent
Klickitat County	fourteen percent
Walla Walla County	fourteen percent
Yakima County	twenty percent

Each project shall be rated in accordance with the SER RAP rating procedures. Ten percent of the forecasted SER biennial apportionment shall be reserved for bridge projects. Federally funded bridges for which counties are seeking matching funds shall receive first consideration for these funds, ranked against each other according to the WSDOT priority array. Bridges receiving federal funding may be added to this list at any time during the biennium. Stand-alone bridges may compete for funds in this reserve that remain after all bridges seeking match for federal funds have been funded. These bridges will be rated against each other according to their total points assigned from the RAP Rating Worksheets for the SER. Whatever part of the bridge reserve that is not allocated to bridge projects shall be available for allocation to other RAP projects.

SER RAP rating points shall be assigned on the basis of forty-five points for structural condition, thirty points for geometrics, twenty-two points for traffic volume, five points for traffic accidents. A total of twenty points representing local significance may be added to one project in each county's biennial submittal. Prioritization of SER projects shall be on the basis of total SER RAP rating points shown on

the project worksheet and the prospectus form of the project application.

AMENDATORY SECTION (Amending WSR 99-24-057, filed 11/29/99, effective 12/30/99)

WAC 136-130-070 Project prioritization in southwest region (SWR). Each county in the SWR may submit projects requesting RATA funds not to exceed thirty percent of the forecasted SWR biennial apportionment. No bridge replacement projects will be funded. Each project shall be rated in accordance with the SWR RAP rating procedures. SWR RAP rating points shall be assigned on the basis of fifty road condition points, consisting of twenty-five points for structural condition and twenty-five points for surface condition, fifty points for geometrics, ten points for traffic volume and ten points for traffic accidents, except that portland cement concrete surfaces and asphalt surfaces with cement concrete bases shall have fifty points for road surface condition and no points for structural condition and except that gravel roads shall have thirty-five points maximum for surface condition, and fifteen points maximum for roadbed width in geometrics and no other geometric points. Prioritization of SWR projects shall be on the basis of total SWR RAP rating points shown on the project worksheets and the prospectus form of the project application.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-161-020 RAP program cycle—General. The RAP biennial program cycle consists of the following basic steps:

- (1) The CRABoard establishes a funding period if it determines that sufficient future RATA funds are available to provide for new RAP projects. This determination takes place during the CRABoard's regularly scheduled fall meeting in odd-numbered years.
- (2) Each county prepares and submits a preliminary prospectus to the county road administration board;
- ~~((2))~~ (3) County road administration board staff conducts a field review of each preliminary prospectus and provides to each submitting county an evaluation and scoring of all priority elements which are based on a visual examination, using that region's priority rating process;
- ~~((3))~~ (4) Each county prepares and submits a final prospectus to the county road administration board;
- ~~((4))~~ (5) For each final prospectus submitted, county road administration board staff computes the total priority rating score and assembles all projects into rank-ordered arrays by region; and
- ~~((5))~~ (6) The county road administration board reviews the rank-ordered arrays in each region and, based upon the RATA funds projected to be ~~((available))~~ allocable for the next project program period (see WAC 136-161-070), selects and approves specific projects for RATA funding.

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AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-161-030 RAP program cycle—Preliminary prospectus. By March 1st of each even-numbered year prior to a funding period, each eligible county shall, for each project for which it seeks RATA funds estimated to be available in the next project program period, submit a preliminary prospectus to the county road administration board. The format and content of the preliminary prospectus shall be prescribed by the county road administration board. Each preliminary prospectus shall be signed by the county engineer. The number of preliminary prospectuses submitted and the total amount of RATA funds requested by each eligible county shall be sufficient to assure that, based upon such prospectuses, each county will be able to compete up to its county limit within its region.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-161-040 RAP program cycle—Field review by county road administration board. After all preliminary prospectuses are received, the county road administration board will schedule and conduct an on-site field review of each project. During the field review, conducted jointly with the county engineer or his/her designee (unless waived by the county engineer), the assigned county road administration board staff person will review the overall project scope with the county representative and, using that region's priority rating process, determine the rating score of all priority elements which are based on a visual examination. To ensure both uniformity and professional judgment in the visual ratings, the assigned county road administration board staff person shall be a licensed professional civil engineer in the state of Washington, and the same person shall review and rate all projects within a region. All field reviews will be completed, and the visual rating scores returned to each submitting county, by July 1st of each even-numbered year prior to a funding period.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-161-050 RAP program cycle—Final prospectus. By September 1st of each even-numbered year prior to a funding period, each eligible county shall submit a final prospectus for each project for which it seeks RATA funds. Each final prospectus shall be submitted on forms provided by the county road administration board and shall include a vicinity map, a typical cross-section (existing and proposed), and, if a design deviation is required, an evaluation and determination by the county engineer. If a project is for the improvement of a road which continues into an adjacent county and the project terminus is within one thousand feet of the county line, the prospectus shall include a statement signed by the county engineer of the adjacent county certifying that the adjacent county will cooperate with the applicant county to the extent necessary to achieve a mutually acceptable design. All final prospectuses shall indicate that the con-

struction of the project shall begin not later than six years from the date of project approval by the county road administration board. All final prospectuses shall come from the pool of preliminary prospectuses submitted and field reviewed as specified in WAC 136-161-030 and 136-161-040.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-161-070 RAP program cycle—Selection and approval of projects for RATA funding. (1) At its last regular meeting before the beginning of each biennium, the county road administration board will select projects and allocate anticipated RATA funds to projects in each region. The preliminary priority arrays as developed in WAC 136-161-060 will be updated to exclude any county which is ineligible under chapter 136-150 WAC, and projects will be selected from these arrays. Selections will be made in each region in declining priority rank order, provided that:

(a) No county shall be allocated RATA funds in excess of its regional county limit as specified in WAC 136-161-080; and

(b) Any projects which were partially funded in the prior biennium shall, unless otherwise requested by the county, be fully funded before new projects are selected. Ties in total rating points will be broken by the county road administration board in favor of the county having the lesser total amount of previously allocated RATA funds.

(2) The statewide net amount of RATA funds available for allocation to projects in the ~~((project program))~~ funding period will be based on the most recent state fuel tax revenue forecast prepared quarterly by the department of transportation, less estimated administrative costs, and less any amounts set aside for emergent projects as described in WAC 136-163-020. The total amount of RATA funds available for allocation to projects in a region (i.e., "forecasted regional apportionment amount") will be based on the regional apportionment percentages of the statewide net amount as determined in chapter 136-100 WAC.

(3) For the ~~((biennium))~~ funding period beginning July 1, 1995, the project program period will be the next four state fiscal years (1996, 1997, 1998 and 1999, beginning July 1, 1995, and ending June 30, 1999). For the ~~((biennium))~~ funding period beginning July 1, 1997, the project program period will begin July 1, 1999 and end June 30, 2001. ~~((For each biennium thereafter, the project program period will be two years in length, beginning and ending two years later than the preceding project program period.))~~

(4) The RATA amounts allocated to projects in the first year of the biennium are limited to no more than ninety percent of the net amount estimated to be ~~((available))~~ allocable to each region for the project program period, with the remaining ~~((ten percent))~~ percentage allocated at such time as deemed appropriate by the county road administration board.

(5) Acceptance of the RATA allocation for a project by the full execution of a CRAB/county contract as described in chapter 136-170 WAC constitutes agreement to complete the project in compliance with the scope, design and project limits in the final prospectus. All material changes to the scope,

design or project limits must be approved by the county road administration board prior to commencement of construction.

AMENDATORY SECTION (Amending WSR 99-01-021, filed 12/7/98, effective 1/7/99)

WAC 136-163-050 Limitations and conditions—

Emergency and emergent projects. All projects for which RATA funding is being requested under this chapter are subject to the following:

(1) The requesting county has the sole burden of making a clear and conclusive showing that the project is either emergent or emergency as described in WAC 136-163-020 through 136-163-040;

(2) The requesting county shall clearly demonstrate that the need for the project was unable to be anticipated at the time the current six-year transportation program was developed; and

(3) The requesting county agrees to a reduction in the next ~~((biennium's))~~ funding period's maximum RATA eligibility to the county equal to the RATA that may be provided; however, should that region not have a maximum RATA eligibility for each county, the requesting county agrees to withdraw, amend or delay an existing approved project or portion thereof in an amount equal to the RATA that may be provided for the project.

AMENDATORY SECTION (Amending WSR 98-09-070, filed 4/20/98, effective 5/21/98)

WAC 136-210-030 Deviations from design standards. Deviation from the specified design standards may be requested by the county engineer in responsible charge of the project when circumstances exist which would make application of adopted standards exceedingly difficult. Whenever a deviation request is to be made on a project, it shall be so noted on the project application submitted in accordance with WAC 136-161-050. Request for deviation shall be made to the WSDOT assistant secretary for ~~((transaid))~~ highways and local programs.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

WAC 136-210-040 Report of assistant secretary for ~~((transaid))~~ highways and local programs. Whenever the CRABoard meets to approve RAP projects the assistant secretary for ~~((transaid))~~ highways and local programs shall provide a written report on his action in response to deviation requests, if any, made on individual projects. Failure of the assistant secretary for ~~((transaid))~~ highways and local programs to report in response to a deviation request within thirty days of receipt of such request shall be considered as approval.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

WAC 136-210-050 Project approval with deviation. After having received the report of the assistant secretary for

~~((transaid))~~ highways and local programs in response to deviation requests, the CRABoard shall proceed with RAP project approval in accordance with WAC 136-161-050. Proposed projects for which the deviation request has been denied shall not be approved.

WSR 00-24-099

PROPOSED RULES

HEALTH CARE AUTHORITY

[Order 00-06—Filed December 6, 2000, 8:53 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-21-020.

Title of Rule: Chapter 182-20 WAC, clarification and simplification of existing language.

Purpose: Clarification and simplification of existing language.

Statutory Authority for Adoption: Chapter 41.05 RCW.
Statute Being Implemented: RCW 41.05.220.

Summary: Amend chapter 182-20 WAC to include dental hygienists. Elimination of outdated funding formula language for the community health clinics funding under the community health services program.

Reasons Supporting Proposal: The revisions were a joint effort between the community clinics and the Health Care Authority/Community Health Services to clarify and simplify existing chapter 182-20 WAC for ease of use and understanding.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Bob Blacksmith, Health Care Authority, 923-2755.

Name of Proponent: Health Care Authority, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Amend chapter 182-20 WAC to include dental hygienists. Elimination of outdated funding formula language for the community health clinics funding under the community health services program.

The revisions were a joint effort between the community clinics and the Health Care Authority/Community Health Services to clarify and simplify existing chapter 182-20 WAC for ease of use and understanding.

Proposal does not change existing rules. Amend chapter 182-20 WAC to include dental hygienists. Elimination of outdated funding formula language for the community health clinics funding under the community health services program.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required. The Joint Administrative Rules Review Committee has not requested the filing of a small business economic impact statement, and there will be no costs to small businesses.

RCW 34.05.328 does not apply to this rule adoption. RCW 34.05.328 does not apply to Health Care Authority

PROPOSED

(HCA) rules unless requested by the Joint Administrative Rules Review Committee or applied voluntarily by the HCA.

Hearing Location: Health Care Authority, 4th Floor, Puget Conference Room, 676 Woodland Square Loop S.E., Building [B], Lacey, WA, on January 11, 2001, at 10:30 a.m.

Assistance for Persons with Disabilities: Contact Nikki Johnson, TDD 1-888-923-5622 or (360) 923-2805.

Submit Written Comments to: Bob Blacksmith, Community Health Services, 676 Woodland Square Loop S.E., Building B, Olympia, WA 98504-2721, fax (360) 923-2614, by January 11, 2001.

Date of Intended Adoption: February 7, 2001.

December 6, 2000

Melodie H. Bankers

Rules Coordinator

AMENDATORY SECTION (Amending WSR 95-12-010, filed 5/26/95, effective 6/26/95)

WAC 182-20-001 Purpose. The purpose of this chapter is to establish procedures at the Washington state health care authority for determining eligibility and distribution of funds for medical, dental, and migrant services to community health clinics under section 214(3), chapter 19, Laws of 1989 1st ex. sess., including other state general fund appropriations for medical, dental, and migrant services in community health clinics since 1985.

AMENDATORY SECTION (Amending WSR 95-12-010, filed 5/26/95, effective 6/26/95)

WAC 182-20-010 Definitions. For the purposes of these rules, the following words and phrases shall have these meanings unless the context clearly indicates otherwise.

(1) "Community health clinic" means a public or private, nonprofit tax exempt corporation with the mission of providing primary health care to low income individuals at a charge based upon ability to pay.

(2) "Authority" means the Washington state health care authority.

(3) "Encounter" means a face-to-face contact between a patient and a health care provider exercising independent judgment, providing primary health care, and documenting the care in the individual's health record.

(4) "Health care provider" means any person having direct or supervisory responsibility for the delivery of health care including:

- (a) Physicians under chapters 18.57 and 18.71 RCW;
- (b) Dentists under chapter 18.32 RCW;
- (c) Advanced registered nurse practitioner under chapter 18.88 RCW;
- (d) Physician's assistant under chapters 18.71A and 18.57A RCW;
- (e) Dental hygienist under chapter 18.29 RCW;
- (f) Licensed midwife under chapter 18.50 RCW;
- (g) Federal uniformed service personnel lawfully providing health care within Washington state.

(5) "Low-income individual" means a person with income at or below two hundred percent of federal poverty

level. The poverty level has been established by Public Law 97-35 § 652 (codified at 42 USC 9847), § 673(2), (codified at 42 USC 9902 (2)) as amended; and the *Poverty Income Guideline* updated annually in the *Federal Register*.

(6) "Primary health care" means comprehensive care that includes a basic level of preventive and therapeutic medical and/or dental care, usually delivered in an outpatient setting, and focused on improving and maintaining the individual's general health.

(7) "Relative value unit" means a standard measure of performance based upon time to complete a clinical procedure. The formula is one unit equals ten minutes. A table is available from the authority stating the actual values.

(8) "Administrator" means the administrator of the health care authority or the administrator's designee.

(9) "User" means an individual having one or more primary health care encounters and counted only once during a calendar year.

(10) "Contractor" means the community health clinic or other entity performing services funded by chapter 182-20 WAC, and shall include all employees of the contractor.

AMENDATORY SECTION (Amending WSR 95-12-010, filed 5/26/95, effective 6/26/95)

WAC 182-20-100 Administration. The authority shall contract with community health clinics to provide primary health care in the state of Washington by:

(1) Developing criteria for the selection of community health clinics to receive funding;

(2) Establishing statewide standards governing the granting of awards and assistance to community health clinics;

(3) Disbursing funds appropriated for community health clinics only to those clinics meeting the criteria in WAC 182-20-160;

(4) Distributing available state funds to community health clinics according to the following priority in the order listed:

(a) First, to community health clinics that are private, nonprofit corporations classified exempt under Internal Revenue Service Rule 501 (c)(3) (~~when~~) and governed by a board of directors including representatives from the population served;

(b) Second, to local health jurisdictions with an organized primary health clinic or division;

(c) Third, to private nonprofit or public hospitals with an organized primary health clinic or department.

(5) Reviewing records and conducting on-site visits of contractors or applicants as necessary to assure compliance with these rules; and

(6) Withholding funding from a contractor or applicant until such time as satisfactory evidence of corrective action is received and approved by the authority, if the authority determines:

(a) Noncompliance with applicable state law or rule; or

(b) Noncompliance with the contract; or

(c) Failure to provide such records and data required by the authority to establish compliance with section 214(3), chapter 19, Laws of 1989 1st ex. sess., this chapter, and the contract; or

(d) The contractor or applicant provided inaccurate information in the application.

AMENDATORY SECTION (Amending WSR 95-12-010, filed 5/26/95, effective 6/26/95)

WAC 182-20-160 Eligibility. Applicants shall:

(1) Demonstrate private, nonprofit, tax exempt status incorporated in Washington state or public agency status under the jurisdiction of a local or county government;

(2) Receive other funds from at least one of the following sources:

(a) Section 329 of the Public Health Services Act;

(b) Section 330 of the Public Health Services Act;

(c) Community development block grant funds;

(d) Title V Urban Indian Health Service funds; or

(e) Other public or private funds providing the clinic demonstrates:

(i) Fifty-one percent of total clinic population are low income;

(ii) Fifty-one percent or greater of funds come from sources other than programs under WAC 182-20-160;

(3) Operate as a community health clinic providing primary health care for at least eighteen months prior to applying for funding;

(4) Provide primary health care services with:

(a) Twenty-four-hour coverage of the clinic including provision or arrangement for medical and/or dental services after clinic hours;

(b) Direct clinical services provided by one or more of the following:

(i) Physician licensed under chapters 18.57 and 18.71 RCW;

(ii) Physician's assistant licensed under chapters 18.71A and 18.57A RCW;

(iii) Advanced registered nurse practitioner under chapter 18.88 RCW;

(iv) Dentist under chapter 18.32 RCW;

(v) Dental hygienist under chapter 18.29 RCW;

(c) Provision or arrangement for services as follows:

(i) Preventive health services on-site or elsewhere including:

(A) Eye and ear examinations for children;

(B) Perinatal services;

(C) Well-child services; and

(D) Family planning services;

(ii) Diagnostic and treatment services of physicians and where feasible a physician's assistant and/or advanced registered nurse practitioner, on-site;

(iii) Services of a dental professional licensed under Title 18 RCW on-site or elsewhere;

(iv) Diagnostic laboratory and radiological services on-site or elsewhere;

(v) Emergency medical services on-site or elsewhere;

(vi) Arrangements for transportation services;

(vii) Preventive dental services on-site or elsewhere; and

(viii) Pharmaceutical services, as appropriate, on-site or elsewhere;

(5) Demonstrate eligibility to receive and receipt of reimbursement from:

(a) Public insurance programs; and

(b) Public assistant programs, where feasible and possible;

(6) Have established ((a)) for at least eighteen months an operating sliding scale fee schedule for adjustment of charges, based upon the individual's ability to pay for low-income individuals;

(7) Provide health care regardless of the individual's ability to pay; and

(8) Establish policies and procedures reflecting sensitivity to cultural and linguistic differences of individuals served and provide sufficient staff with the ability to communicate with the individuals.

AMENDATORY SECTION (Amending WSR 95-12-010, filed 5/26/95, effective 6/26/95)

WAC 182-20-200 Allocation of state funds. The authority shall allocate available funds to medical, dental and migrant contractors providing primary health care based on the following criteria:

(1) **Medical.**

(a) The authority may withhold appropriated funds as follows:

(i) As specified under law or up to ten percent to provide funding for new contractors, special projects, and emergency needs:

(A) With distribution of any remaining portion of this ten percent among contractors by ((April 1)) the end of each funding year;

(B) Prorated according to the percentage of total medical contract funds distributed to each contractor;

(ii) Up to ten percent for administration.

(b) The remainder of the appropriated funds is referred to as the "medical base." The medical base means the total amount of money appropriated by the legislature for the medical program minus the amounts specified in (a)(i) and (ii) of this subsection. The medical base is distributed to medical contractors based upon the following formulas:

~~(i) ((The medical base is distributed to medical contractors based upon the following formula until June 30, 1995:~~

~~(A) Forty percent of the medical base is distributed equally among all medical contractors;~~

~~(B) Thirty percent of the medical base is distributed by the ratio of the contractor's primary health care (PHC) medical users divided by the total medical sliding fee users of all contractors as reported in the prior calendar year annual reports:~~

~~individual contractor's medical users~~

~~-X 30% medical base~~

~~total of all contractors' medical users~~

~~(C) Thirty percent of the medical base is distributed by the ratio of the contractor's primary health care (PHC) medical encounters by the total number of medical encounters reported by all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's medical encounters~~
~~_____ X 30% medical base~~

~~total of all contractors' medical encounters~~
~~(ii) Starting July 1, 1995, the medical base is distributed to medical contractors based upon the following formula:~~
~~(A) Forty percent of the medical base is distributed equally among all medical contractors;~~
~~(B) Sixty percent of the medical base is distributed by the ratio of the contractor's primary health care (PHC) medical sliding fee users divided by the total medical sliding fee users of all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's medical sliding fee users~~
~~_____ X 60% medical base~~

~~total of all contractors' medical sliding fee users~~
~~(iii)) Starting July 1, 1996, the medical base is distributed to medical contractors based upon the following formula:~~

~~(A) Forty percent of the medical base is distributed equally among all medical contractors;~~
~~(B) Thirty percent of the medical base is distributed by the ratio of the contractor's primary health care (PHC) medical sliding fee users divided by the total medical sliding fee users of all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's medical sliding fee users~~
~~_____ X 30% medical base~~

~~total of all contractors' medical sliding fee users~~
~~(C) Thirty percent of the medical base is distributed by the ratio of the contractor's primary health care (PHC) medical sliding fee encounters by the total number of medical sliding fee encounters reported by all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's medical sliding fee encounters~~
~~_____ X 30% medical base~~

~~total of all contractors' medical sliding fee encounters~~

(2) Dental.

(a) The authority may withhold appropriated funds as follows:

(i) As specified under law or up to ten percent of appropriated funds to provide funding for new contractors, special projects, and emergency needs:

(A) With distribution of any remaining portion of this ten percent among contractors by ~~((April 1))~~ the end of each funding year;

(B) Prorated according to the percentage of total dental contract funds distributed to each contractor.

(ii) Up to ten percent for administration.

(b) The remainder of the funds is referred to as the dental base. The dental base means the total amounts appropriated by the legislature for dental programs minus the amounts specified in (a)(i) and (ii) of this subsection and as follows:

(i) ~~((The dental base is distributed to dental contractors based upon the following formula until June 30, 1995:~~

~~(A) Forty percent of the dental base distributed equally among all dental contractors;~~

~~(B) Thirty percent of the dental base distributed by the ratio of contractor primary health care (PHC) medical users divided by the total medical users of all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's medical users~~
~~_____ X 30% dental base~~

~~total of all contractors' users~~

~~(C) Thirty percent of the dental base is distributed by the ratio of the contractor's relative value units (RVU) divided by the total relative value units of all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's RVU~~
~~_____ X 30% dental base~~

~~total of all contractors' RVU~~

~~(ii) Starting July 1, 1995, the dental base is distributed to dental contractors based upon the following formula:~~

~~(A) Forty percent of the dental base is distributed equally among all dental contractors;~~

~~(B) Sixty percent of the dental base is distributed by the ratio of the contractor's primary health care (PHC) dental sliding fee users divided by the total dental sliding fee users of all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's dental sliding fee users~~
~~_____ X 60% dental base~~

~~total of all contractors' dental sliding fee users~~

~~(iii)) Starting July 1, 1996, the dental base is distributed to dental contractors based upon the following formula:~~

~~(A) Forty percent of the dental base is distributed equally among all dental contractors;~~

~~(B) Thirty percent of the dental base is distributed by the ratio of the contractor's primary health care (PHC) dental sliding fee users divided by the total dental sliding fee users of all contractors as reported in the prior calendar year annual reports.~~

~~individual contractor's dental sliding fee users~~
~~_____ X 30% dental base~~

~~total of all contractors' dental sliding fee users~~

PROPOSED

(C) Thirty percent of the dental base is distributed by the ratio of the contractor's primary health care (PHC) dental sliding fee relative value units (RVU) divided by the total number of dental sliding fee relative value units (RVU) reported by all contractors as reported in the prior calendar year annual reports.

individual contractor's dental sliding fee RVUs
_____ X 30% dental base

total of all contractors' dental sliding fee RVUs

(3) Migrant.

(a) The authority may withhold appropriated funds as follows:

(i) As specified under law or up to ten percent to provide funding for new contractors, special projects, and emergency needs:

(A) With distribution of any remaining portion of this ten percent among contractors by ~~((April 1))~~ the end of each funding year;

(B) Prorated according to the percentage of total migrant contract funds distributed to each contractor.

(ii) Up to ten percent for administration.

(b) The remainder of the appropriated funds is referred to as the "migrant base." The migrant base means the total amount of money appropriated by the legislature for the migrant program minus the amounts specified in (a)(i) and (ii) of this subsection. The migrant base is distributed to migrant contractors based upon the following formula:

The migrant base is distributed to migrant contractors based upon the following formula starting July 1, 1995: One hundred percent of the migrant base is distributed by the ratio of the contractor's primary health care (PHC) migrant users divided by the total migrant users of all contractors as reported in the prior calendar year annual reports.

individual contractor's migrant users
_____ X 100% migrant base

total of all contractors' migrant users

AMENDATORY SECTION (Amending WSR 95-12-010, filed 5/26/95, effective 6/26/95)

WAC 182-20-400 Limitations on awards. Specific to the medical, dental, and migrant base as referenced in WAC 182-20-200 (1)(b), (2)(b), and (3)(b):

~~((1) Until June 30, 1995:~~

~~(a) Any approved contractor shall initially receive no more than one hundred ten percent of that contractor's previous year's initial allotment.~~

~~(b) Any approved contractor shall initially receive no less than ninety percent of that contractor's previous year's initial allotment. In the event that funding is inadequate to provide ninety percent, criteria shall be established to equitably allocate the available funds.~~

~~(e) Funds in excess of the initial allocation shall be distributed in a supplemental allotment pursuant to WAC 182-20-200.~~

~~(2) Between July 1, 1995, and June 30, 1996:~~

~~(a) Any approved contractor shall initially receive no more than one hundred twenty five percent of that contractor's previous year's initial allotment.~~

~~(b) Any approved contractor shall initially receive no less than eighty five percent of that contractor's previous year's initial allotment. In the event that funding is inadequate to provide eighty five percent, criteria shall be established to equitably allocate the available funds.~~

~~(e) Funds in excess of the initial allocation shall be distributed in a supplemental allotment pursuant to WAC 182-20-200.~~

~~(3) Between July 1, 1996, and June 30, 1997:~~

~~(a) Any approved contractor shall initially receive no more than one hundred twenty five percent of that contractor's previous year's initial allotment.~~

~~(b) Any approved contractor shall initially receive no less than eighty percent of that contractor's previous year's initial allotment. In the event that funding is inadequate to provide eighty percent, criteria shall be established to equitably allocate the available funds.~~

~~(e) Funds in excess of the initial allocation shall be distributed in a supplemental allotment pursuant to WAC 182-20-200.~~

~~(4)) Starting July 1, 1997:~~

~~((a)) (1) Any approved contractor shall initially receive no more than one hundred twenty-five percent of that contractor's previous year's initial allotment.~~

~~((b)) (2) Any approved contractor shall initially receive no less than seventy-five percent of that contractor's previous year's initial allotment. In the event that funding is inadequate to provide seventy-five percent, criteria shall be established to equitably allocate the available funds.~~

~~((e)) (3) Funds in excess of the initial allocation shall be distributed in a supplemental allotment pursuant to WAC 182-20-200.~~

**WSR 00-24-104
PROPOSED RULES
SALMON RECOVERY
FUNDING BOARD**

[Filed December 6, 2000, 9:14 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-19-070.

Title of Rule: Title 420 WAC.

Purpose: Establish administrative rules for the Salmon Recovery Funding Board (SRFB) for consistency with state law and to better inform the public of its operating methods and structure.

Statutory Authority for Adoption: RCW 42.17.250, [42.17].260(5), [42.17.]290, 43.21C.120(1), chapters 34.05, 42.30, 77.85 RCW.

Statute Being Implemented: Chapter 77.85 RCW.

PROPOSED

Summary: Establishes definitions; provides information on office location, organization and operations; provides for creation of policy manuals; and describes project selection methods, staff authority, compliance with Environmental Policy Act guidelines, declaratory order consideration public records access, grant assistance rules (applications, deadlines, matching resources, project agreements, cost increases, conversions, etc.).

Reasons Supporting Proposal: Provides information about the administration of SRFB grants and complies with other state laws requiring adoption of administrative rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Laura E. Johnson, 1111 Washington Street S.E., Olympia, WA 98504-0917, (360) 902-3000.

Name of Proponent: Salmon Recovery Funding Board, governmental.

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

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

Proposal does not change existing rules. These are new rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed rules are directed at government agencies and nonprofit organizations. If approved, the changes will enhance efficiency and compliance with existing laws and procedures. We do not believe that small businesses will be impacted.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Salmon Recovery Funding Board is exempted under RCW 34.05.328 (5)(a)(i).

Hearing Location: Room 259, Natural Resources Building, Second Floor East, 1111 Washington Street S.E., Olympia, WA, on January 24, 2001, at 10 a.m. - noon.

Assistance for Persons with Disabilities: Contact Greg Lovelady by January 10, 2001, TDD (360) 902-1996 (leave message), or (360) 902-3008.

Submit Written Comments to: Greg Lovelady, Rules Coordinator, Interagency Committee for Outdoor Recreation, P.O. Box 40917, Olympia, WA 98504-0917, fax (360) 902-2026, by January 23, 2001.

Date of Intended Adoption: January 26, 2001.

December 6, 2000

Greg Lovelady

Rules Coordinator

Title 420 WAC

SALMON RECOVERY FUNDING BOARD

Chapter 420-04 WAC

GENERAL

NEW SECTION

WAC 420-04-010 Definitions. For purposes of Title 420 WAC, the definitions in RCW 77.85.010 apply. In addition, unless the context clearly indicates otherwise, the following definitions also apply:

"Acquisition" means the gaining of rights of public ownership by purchase, negotiation, or other means, of fee or less than fee interests in real property, and related interests such as water or mineral claims and use rights.

"Applicant" means any agency, person or organization that meets qualifying standards, including deadlines, for submission of an application soliciting a grant of funds from the board. Generally, eligible applicants for SRFB funds include a state, local, tribal or special purpose government, a nonprofit organization, a combination of such governments, or a landowner for projects on its land.

"Application" means the form(s) developed and implemented for use by applicants in soliciting project funds administered by the board.

"Board" means the Salmon Recovery Funding Board (SRFB) created by chapter 13, Laws of 1999 1st sp. sess. (2E2SSB 5595), now codified as chapter 77.85 RCW.

"Chair" means the chair of the board.

"Development" means the construction or alteration of facilities, the placement or removal of materials, or other physical activity to restore or enhance salmon habitat resources.

"Director" means the director of the IAC or that person's designee, responsible for implementation of board activities under chapters 79A.25 and 77.85 RCW.

"IAC" means the interagency committee for outdoor recreation (IAC), an executive state agency established under chapter 79A.25 RCW.

"Lead entity" means the local organization or group designated under RCW 77.85.050.

"Manual(s)" means a compilation of state and federal policies, procedures, rules, forms, and instructions that have been assembled in manual form and which have been approved by the board for dissemination by paper, electronic or other formats to all who may wish to participate in the board's grant program(s).

"Preliminary expense" means project costs incurred prior to board approval, other than site preparation/development costs, necessary for the preparation of a development project.

"Project" means the undertaking which is, or may be, funded in whole or in part with funds administered by the IAC on behalf of the board.

"Project agreement" means a project agreement, supplemental agreement, intergovernmental agreement, or project contract between the IAC acting on behalf of the board, and a project sponsor.

"Project sponsor" means an applicant under RCW 77.85.010(6) who has been awarded a grant of funds, and has a signed project agreement.

NEW SECTION

WAC 420-04-015 Address. All communications with the board shall be directed to the IAC offices at the Natural Resources Building, 1111 Washington Street S.E., P.O. Box 40917, Olympia, Washington 98504-0917. Telephone (360) 902-3000. Web site: www.wa.gov/iac/salmonmain.

NEW SECTION

WAC 420-04-020 Organization and operations. The board:

(1) Is an unsalaried body of ten members. Five members are citizens appointed by the governor from the public-at-large, with the consent of the senate, for a term of three years each. The other members are the:

- (a) Commissioner of public lands;
- (b) Director of the department of fish and wildlife;
- (c) Director of the state conservation commission;
- (d) Director of the department of ecology; and
- (e) Secretary of transportation (or the designees of these individuals).

The five citizen members, including the chair, are voting members. The chair of the board is appointed by the governor from among the five citizen members.

(2) Is authorized and obligated to administer grant programs for salmon recovery, and related programs and policies.

(3) Performs and accomplishes work by a staff under the supervision of the IAC director appointed by the governor.

(4)(a) Conducts regular meetings, pursuant to RCW 42.30.075, according to a schedule it adopts in an open public meeting.

(b) May conduct special meetings at any time, pursuant to RCW 42.30.080, if called by the chair.

(c) Maintains an official record of its meetings in a recorded audio format, unless written minutes are otherwise indicated for logistical reasons.

(5) Defines a quorum as three of its voting members, with a preference that at least two of the agency members shall also be present.

(6) Adopts parliamentary meeting procedure generally as described in *Robert's Rules of Order*. Only voting members may make motions or formal amendments, but agency members may request the chair for leave to present a proposal for board consideration.

NEW SECTION

WAC 420-04-030 Manuals and waivers—Guidance.

(1) The board shall adopt one or more manuals that describe its general administrative policies, for use by grant applicants, potential applicants, project sponsors, and others. The board shall inform all applicants in any given grant cycle of the specific project application process and methods of review, including current evaluation tests and instruments, by explaining these items in the manuals or other publicly available formats. Manuals may be adopted for each grant cycle, or for a topical issue, and shall contain a clear statement of the applicability of the policies outlined. The board also

instructs the director to use applicable IAC administrative manuals for general guidance in the implementation of SRFB grant contracts. These include IAC manuals regarding land acquisition, conservation easements, funded projects, and reimbursement procedures.

(2) Board policies, including those referenced in the manuals, shall be considered and approved by the board in an open public meeting. Notice of such considerations will be given by distribution of the agenda for the meeting, press releases, meeting notice in the *Washington State Register*, or other means.

(3) Project applicants, project sponsors, or other interested parties may petition the director for a waiver or waivers of those items within the manuals dealing with general administrative matters and procedures. Determinations on petitions for such waivers made by the director are subject to review by the board at the request of the petitioner.

(4) Petitions for waivers of subjects regarding board policy, and those petitions that in the judgment of the director require board review, shall be referred to the board for deliberation. Policy waivers may be granted after consideration by the board at an open public meeting.

NEW SECTION

WAC 420-04-040 Project selection. The board shall use an open public selection process to guide it in allocating funds to and among project applicants. The board's priority rating system for evaluating projects and lists shall:

(1) Be adopted by the board in advertised public meetings;

(2) Consider applicant, local, regional, and statewide needs, technical merits, and other criteria;

(3) Be developed through the participation of interested parties and specialists, and include best available science;

(4) Be made widely available to interested parties in published manuals and related electronic materials;

(5) Be designed for use by an independent technical panel or team of evaluators with relevant expertise when selected for this purpose on behalf of the board;

(6) Be in accord with statutes.

The director shall implement the board's criteria, assessment, evaluation and rating systems in preparing funding options or recommendations for board consideration.

NEW SECTION

WAC 420-04-050 Final decision. The board shall review options or recommendations for grant awards at scheduled board meetings announced as funding sessions. It retains the final authority and responsibility to award grant or loan funds, and to accept or depart from any recommendations. Unless otherwise required by law, the board's decision is the final decision concerning the funding of a project.

NEW SECTION

WAC 420-04-060 Delegated authority. Consistent with RCW 79A.25.240 and other applicable laws, the director is delegated the authority and responsibility to carry out

policies and administrative functions of the board. This includes, but is not limited to, the authority to:

- (1) Administer board programs at the offices of the IAC;
- (2) Administer all applicable rules, regulations and requirements established by the board or reflected in the laws of the state;
- (3) Implement board decisions; and
- (4) Approve certain waiver requests or other administrative matters.

NEW SECTION

WAC 420-04-070 Compliance with Environmental Policy Act guidelines. (1) The board finds that, pursuant to RCW 43.21C.0382, all of its activities and programs are exempt from threshold determinations and environmental impact statement requirements.

(2) To the extent applicable, it is the responsibility of applicants and project sponsors to comply with the provisions of chapter 43.21C RCW, the State Environmental Policy Act rules, the National Environmental Protection Act, and to obtain associated land-use and regulatory permits and reviews.

NEW SECTION

WAC 420-04-080 Declaratory order—Petition requisites—Consideration—Disposition. (1) Any person may submit a petition for a declaratory order pursuant to RCW 34.05.240 in any written form so long as it:

(a) Clearly states the question the declaratory order is to answer; and

(b) Provides a statement of the facts which raise the question.

(2) The director may conduct an independent investigation in order to fully develop the relevant facts.

(3) The director shall present the petition to the board at the first meeting when it is practical to do so and will provide the petitioner with at least five days notice of the time and place of such meeting. Such notice may be waived by the petitioner.

(4) The petitioner may present additional material and/or argument at any time prior to the issuance of the declaratory order.

(5) The board may issue either a binding or a nonbinding order or decline to issue any order.

(6) The board may decide that a public hearing would assist its deliberations and decisions. If such a hearing is ordered, it will be placed on the agenda of a meeting and at least five days notice of such meeting shall be provided to the petitioner.

(7) If an order is to be issued, the petitioner shall be provided a copy of the proposed order and invited to comment.

(8) The declaratory order cannot be a substitute for a compliance action and is intended to be prospective in effect.

(9) The board will decline to consider a petition for a declaratory or to issue an order when:

(a) The petition requests advice regarding a factual situation which has actually taken place; or

(b) When a pending investigation or compliance action involves a similar factual situation.

NEW SECTION

WAC 420-04-085 Petitions for rule making, amendment or repeal—Form—Consideration—Disposition. Any person may submit a petition requesting the adoption, amendment or repeal of any rule by the board, pursuant to RCW 34.05.330 and the uniform rules adopted by the office of financial management that are set forth in chapter 82-05 WAC.

NEW SECTION

WAC 420-04-100 Public records access. (1) The board is committed to public access to its public records. All public records of the board, as defined in RCW 42.17.260 as now or hereafter amended, are available for public inspection and copying pursuant to this regulation, except as otherwise provided by law, including, but not limited to, RCW 42.17.310 and 42.17.255 (Exemptions).

(2) The board's public records shall be available through the public records officer designated by the director. All records access for board records shall be conducted in the same manner as records access for IAC records, including office location, hours, copy fee and request forms. The board adopts by reference the records access procedures of the IAC and charges the director to administer for access purposes the board's records in the same manner as records of the IAC are administered, pursuant to chapter 286-06 WAC.

(3) Any person who objects to the denial of a request for a public record of the board may petition the director for review by submitting a written request. The request shall specifically refer to the written statement which constituted or accompanied the denial.

(4) After receiving a written request for review of a decision denying inspection of a public record, the director, or designee, will either affirm or reverse the denial by the end of the second business day following receipt according to RCW 42.17.320. This shall constitute final board action. Whenever possible in such matters, the director or designee shall consult with the board's chair and members.

Chapter 420-12 WAC

GRANT ASSISTANCE RULES

NEW SECTION

WAC 420-12-010 Scope of chapter. This chapter contains general rules for grant program eligibility, applications, and projects funded with money from or through the board.

NEW SECTION

WAC 420-12-020 Application form. (1) All grant requests must be completed and submitted in the format and manner prescribed by the board.

(2) If the director determines that the applicant is eligible to apply for federal funds administered by the board, the applicant must execute any additional forms necessary for that purpose.

NEW SECTION

WAC 420-12-030 Deadlines—Applications and agreements. (1) Applications. To allow time for review, applications must be submitted by the announced due date. Unless otherwise authorized by the board, the director and staff have no authority to extend the application filing deadlines.

(2) Project agreement. An applicant has three calendar months from the date of the board's mailing of the project agreement document to execute and return the agreement to the board's office. After this period, the board or director may reject any agreement not completed, signed and returned, and may reallocate the grant funds to another project(s). The director may waive compliance with this deadline for good cause.

NEW SECTION

WAC 420-12-040 Eligible matching resources. (1) Applicant resources used to match board funds may include: Cash, certain federal funds, the value of privately owned donated real estate, equipment, equipment use, materials, labor, or any combination thereof. The specific eligible matches for any given grant cycle shall be detailed in the published manual. The director shall require documentation of values.

(2) Agencies and organizations may match board funds with other state funds, including IAC funds, so long as the other state funds are not administered by the board and if otherwise allowed by state law. For the purposes of this subsection, grants issued by other agencies under the Jobs for Environment program and the Forests & Fish program are not considered to be administered by the board.

(3) Private donated real property, or the value of that property, must consist of real property (land and facilities) that would otherwise qualify for board grant funding.

(4) The eligibility of federal funds to be used as a match is governed by federal requirements and thus may vary with individual proposals and grant cycles.

NEW SECTION

WAC 420-12-050 Project agreement. For every funded project, an agreement shall be executed within the deadlines in WAC 420-12-030 and as provided in this section.

(1) The project agreement shall be prepared by the director after approval of the project by the board at a public meeting. The director shall execute the agreement on behalf of the board and submit the document to the applicant. After the applicant signs the agreement, the applicant becomes and is referred to as the project sponsor. The parties are then bound by the agreement's terms. The applicant shall not proceed with the project until the agreement has been signed and the

project start date listed in the agreement has arrived, unless the applicant has received specific authorization pursuant to WAC 420-12-070.

(2) If the project is approved by the board to receive a grant from federal funds, the director shall not execute an agreement or amendment with the applicant until federal funding has been authorized through execution of a concurrent project agreement with the applicable federal agency, if and as necessary.

NEW SECTION

WAC 420-12-060 Disbursement of funds. Except as otherwise provided in this rule, the director will authorize disbursement of project funds only on a reimbursable basis, after the project sponsor has spent its own funds and has presented a billing showing satisfactory evidence of property rights acquired and/or compliance with partial or all provisions of the project agreement.

(1) Reimbursement method. Reimbursement shall be requested on voucher forms authorized by the director. Requests must include all documentation as detailed in the manual in effect at the time reimbursement is requested.

(2) Reimbursement level. The amount of reimbursement may never exceed the cash spent on the project by the sponsor.

(3) Partial payment. Partial reimbursements may be made during the course of a project on presentation of billings showing satisfactory evidence of partial acquisition or development by the project sponsor. The director may require written assurance that full project completion is scheduled by a specific date. In the event of appropriation reductions or terminations, the project agreement shall allow the board to suspend or terminate future obligations and payments.

(4) Direct payment. Direct payment to escrow of the board's share of the approved cost of real property may be made following board approval of an acquisition project when the project sponsor indicates a temporary lack of funds to purchase the property. Prior to release of the board's share of escrow funds, the project sponsor must provide the director with a copy of a binding sale agreement between the project sponsor and the seller and evidence of deposit of the project sponsor's share (if any) into an escrow account.

(5) Advance payments may be made in limited circumstances only, pursuant to the policy outlined in the adopted reimbursement manual.

NEW SECTION

WAC 420-12-070 Retroactive expenses and increased costs. The definitions in WAC 420-04-010 apply to this section.

(1) The board shall not reimburse expenses for activities undertaken, work performed or funds expended before the date on which the agreement was signed. This policy is referred to as the board's prohibition on retroactivity. The only exceptions are as outlined in the adopted reimbursement manual, for certain preliminary expenses.

PROPOSED

(2) If such exceptions do not apply, a waiver may be issued to avoid the prohibition on retroactivity only under the following circumstances, for retroactive land acquisition cost reimbursements:

The director may grant a waiver of retroactivity when an applicant documents, in writing, that a condition exists which may jeopardize the project. When evidence warrants, the director may grant the applicant permission to proceed prior to the signing of an agreement by issuing the written waiver. This waiver of retroactivity shall not be construed as an approval of the proposed project. If the project is subsequently approved for board funding, the expenditures described in the waiver incurred shall be eligible for assistance if they otherwise satisfy the reimbursement requirements under WAC 420-12-060.

(3) Cost increases. The board shall reimburse only for allowable expenses under WAC 420-12-070. If costs increase after the agreement is signed, a project sponsor is solely responsible, unless the adopted manual for the relevant grant cycle specifically establishes a cost-increase method for that cycle.

NEW SECTION

WAC 420-12-075 Nonconformance and repayment. In the event any project sponsor's expenditure of board grant moneys is determined by the board or director to conflict with applicable statutes, rules and/or related manuals, or the project agreement, the board reserves the right to demand repayment to the appropriate state account, by written notice from the director to the project sponsor. Such repayment requests may be made following consideration of an applicable report from the state auditor's office.

NEW SECTION

WAC 420-12-080 Acquisition projects—Deed of right, conversions, leases and easements. For acquisition projects sponsors must execute a binding instrument or instruments which contain:

- (1) For fee, less-than-fee, and easement acquisition projects:
 - (a) A legal description of the property acquired;
 - (b) A conveyance to the state of Washington of the right to use the described real property forever for the designated salmon habitat protection purposes; and
 - (c) A restriction on conversion of use of the land.

Without prior approval of the board, a facility or property acquired with money granted by the board shall not be converted to a use other than that for which funds were originally approved. The board shall only approve such a conversion under conditions which assure the substitution of other land of at least equal fair market value at the time of conversion, and of as nearly feasible equivalent usefulness and location.

(2) For lease acquisition projects, a binding agreement which contains a legal description of the property and rights acquired and which meets the following criteria. The interest:

- (a) Must be for at least fifty years unless precluded by state law;
- (b) May not be revocable at will;
- (c) Must have a value supported through standard appraisal techniques;
- (d) Must be paid for in lump sum at initiation;
- (e) May not be converted, during the lease period, to a use other than that for which funds were originally approved, without prior approval of the board.

NEW SECTION

WAC 420-12-085 Development projects—Conversion to other uses. (1) Without prior approval of the board, a facility or site aided or developed with money granted by the board, shall not be converted to a use other than that for which funds were originally approved.

(2) The board shall only approve such a conversion under conditions which assure that:

- (a) All practical alternatives to the conversion have been evaluated and rejected on a sound basis;
- (b) A new project or facility will be provided to serve as a replacement which:
 - (i) Is of reasonably equivalent habitat utility and location;
 - (ii) Will be administered under similar stewardship methods as the converted development;
 - (iii) Will satisfy need(s) identified in the project sponsor's watershed strategy or plan; and
 - (iv) Includes only elements eligible under the board's program from which funds were originally allocated.
- (3) The board may condition any conversion approval as needed to protect the public habit investment.

NEW SECTION

WAC 420-12-090 Condemnation not eligible. The board shall not approve any grant for proposals where the title to property is acquired through or as a direct result of condemnation proceedings. All acquisitions must be on a willing-seller basis.

WSR 00-24-108

PROPOSED RULES

WASHINGTON STATE PATROL

[Filed December 6, 2000, 9:25 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-19-061.

Title of Rule: WAC 204-96-010 Vehicle impounds.

Purpose: To allow individuals who loan their vehicle to retrieve their vehicles when the individual to whom they loaned their vehicle has been arrested for driving with a suspended license under limited circumstances.

Statutory Authority for Adoption: RCW 46.55.113 and 46.55.120.

PROPOSED

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

Reasons Supporting Proposal: This permanent amendment, in conjunction with the previously filed emergency rule, is necessary for the preservation of the public safety and general welfare. Unfortunately, many individuals inadvertently allow others to drive their vehicles who have criminal violations as described in WAC 204-96-010, thus causing that vehicle to be impounded and thus not available for the owner's use. This creates a significant economic and social hardship for the owner. This amendment is caused by a state district court deciding that, under the specific facts of the case the loaned vehicle should not have been impounded. This hardship exemption should alleviate the court's concern.

Name of Agency Personnel Responsible for Drafting and Implementation: Lt. Tim Braniff, P.O. Box 42600, Olympia, WA 98504, (360) 753-6890; and Enforcement: Commander Tom Robbins, P.O. Box 42600, Olympia, WA 98504, (360) 586-2340.

Name of Proponent: Spokane County District Court, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Approve of the amendment.

Rule is necessary because of state court decision, *Robert D. Miniers v. Washington State Patrol*.

Explanation of Rule, its Purpose, and Anticipated Effects: This amendment will allow the district commander to review releasing the loaned vehicle prior to the expiration of the mandated impound period if the owner established a lack of knowledge and meets other conditions.

Proposal Changes the Following Existing Rules: This amendment will allow the district commander to review releasing the loaned vehicle prior to the expiration of the mandated impound period if the owner established a lack of knowledge and meets other conditions.

After filing of the CR-101, it was found that an incorrect statute was cited. RCW 46.20.420 is no longer valid. The corrected statute is RCW 46.20.345.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This amendment will allow the district commander to review releasing the loaned vehicle prior to the expiration of the mandated impound period if the owner established a lack of knowledge and meets other conditions.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Commercial Vehicle Division Conference Room, Ground Floor, General Administration Building, 210 11th S.W., Olympia, WA 98504, on January 11, 2001, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Ms. Gretchen Dolan by January 8, 2001, TDD (253) 536-4270, or (360) 753-0655.

Submit Written Comments to: Lt. Tim Braniff, Washington State Patrol, P.O. Box 42600, Olympia, WA 98504-2614, fax (360) 586-1628, by January 8, 2001.

Date of Intended Adoption: January 9, 2001.

December 4, 2000
Annette M. Sandberg
Chief

AMENDATORY SECTION (Amending WSR 00-18-006, filed 8/24/00, effective 8/24/00)

WAC 204-96-010 Vehicle impounds. When a driver of a vehicle is arrested for a violation of:

- RCW 46.61.502 Driving under the influence,
- RCW 46.61.504 Physical control of vehicle under the influence,
- RCW 46.20.342 Driving while license suspended or revoked,
- RCW ((46.20.420)) 46.20.345 Operation of motor vehicle under other license/permit prohibited while suspended or revoked,

the arresting officer shall cause the vehicle to be impounded.

If the driver is arrested for a violation of RCW 46.20.342 (1)(c) (3rd degree suspended/revoked) and has no convictions for violations of RCW 46.20.342 in the past five years, the vehicle shall be impounded, but no suspended driver hold shall be placed on the vehicle. If the driver is also the registered owner then the vehicle shall be held until all outstanding penalties, fines, and forfeitures owed by him/her are satisfied. The driver/registered owner must present proof from a court of law that he/she has no outstanding penalties, fines, or forfeitures.

If the driver is arrested for a violation of RCW 46.20.342 (1)(c) (3rd degree suspended/revoked) and has any prior convictions for violations of RCW 46.20.342 in the past five years, the vehicle shall be held for thirty days.

If the driver of the vehicle is arrested for a violation of RCW 46.20.342 (1)(a) or (b) (1st or 2nd degree suspended/revoked) and has no convictions for violations of RCW 46.20.342 in the past five years, the vehicle shall be held for thirty days.

If the driver of the vehicle is arrested for a violation of RCW 46.20.342 (1)(a) or (b) (1st or 2nd degree suspended/revoked) and has been convicted of a violation of RCW 46.20.342 (1)(a) or (b) in the past five years, the vehicle shall be held for sixty days.

If the driver of the vehicle is arrested for a violation of RCW 46.20.342 (1)(a) or (b) (1st or 2nd degree suspended/revoked) and has been convicted of a violation of RCW 46.20.342 (1)(a) or (b) two or more times in the past five years, the vehicle shall be held for ninety days.

The release of all vehicles impounded under this WAC shall be governed by RCW 46.55.120. Commercially rented vehicles may be impounded, however no suspended driver holds shall be placed upon the vehicle. The rental company shall be notified by phone.

A vehicle may be released prior to the mandated hold period if the employer or spouse of the arrested driver estab-

PROPOSED

lishes significant economic or personal hardship with the district commander of the district in which the vehicle was impounded. In making a hardship determination, the district commander shall consider public safety factors, including the driver's criminal history and driving record. All hardship release requests shall be in writing. Any denial or approval of a hardship release shall be in writing and shall include factors considered by the district commander in reaching the decision.

A vehicle may be released prior to the mandated hold period if the registered owner of a vehicle loaned to another person is able to demonstrate to the district commander of the district in which the vehicle was impounded that he/she had no knowledge that the person to whom the vehicle was loaned did not have valid driving privileges within the state of Washington, is willing to swear to this lack of knowledge under penalty of the perjury laws of the state of Washington and further agrees that this hardship determination, if allowed, is available only one time in the state of Washington. The registered owner of the loaned vehicle also agrees that he/she shall pay any and all towing fees, storage fees and administrative fees to the towing company before the vehicle is released. In addition, in the event a hardship is granted, the registered owner of the loaned vehicle agrees that he/she will comply with the conditions set forth on the form(s) provided by the Washington state patrol prior to loaning the vehicle to any individual in the future.

WSR 00-24-117

PROPOSED RULES

DEPARTMENT OF AGRICULTURE

[Filed December 6, 2000, 10:30 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-19-086.

Title of Rule: Red raspberry grades and standards in chapter 16-143 WAC.

Purpose: The rules establish standards for fresh red raspberries that are destined for freezing, puree, juice stock and other processing uses; establish standards for red raspberry puree stock and juice stock red raspberries; establish container marking requirements for red raspberries and specify how red raspberries may be used, processed and sold.

Statutory Authority for Adoption: Chapters 15.17 and 69.04 RCW.

Statute Being Implemented: Chapters 15.17 and 69.04 RCW.

Summary: The proposed new section to the red raspberry grades and standards will delay the effective date of the rules and exempt from the rules all red raspberries produced prior to June 2001.

Reasons Supporting Proposal: To delay the implementation of the rules in response to concerns on impact of the rules to existing contracts for the purchase of red raspberries for the harvest year 2000.

Name of Agency Personnel Responsible for Drafting: Deborah Anderson, P.O. Box 42560, Olympia, WA 98504-

2560, (360) 902-1809; Implementation and Enforcement: Claudia Coles, Program Manager, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1905.

Name of Proponent: Washington State Department of Agriculture, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: In May 2000, the department completed a rule-making process that resulted in the adoption of WAC 16-143-010 through 16-143-110, red raspberry grades and standards. The rules adopted on May 22, 2000, would have gone into effect June 22, 2000. On June 14, 2000, the department adopted an emergency rule based on the factors set forth below to delay the effective date. A second emergency was filed on October 12, 2000.

Subsequent to the adoption of the permanent rules, the department received a petition for stay and reconsideration and a petition for implementation of the newly enacted rules relating to the standards. The petitions identified impacts to the existing contracts for the purchase of red raspberries for the harvest year 2000 and raised other questions not identified in the rule-making process. This proposed new section to the rule will exempt red raspberries harvested prior to the 2001 harvest season.

Proposal Changes the Following Existing Rules: Nothing in this proposal will change the existing grades and standards adopted by the department, however, a new section is being proposed to delay the effective date of the existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule proposal delays the effective date of the rules by exempting all red raspberries produced prior to June 2001.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Washington State Department of Agriculture is not a listed agency in section 201.

Hearing Location: Bellingham Parks and Recreation, Blodel Donovan Pavilion, 2214 Electric Avenue, Bellingham, WA 98225-1764, on January 9, 2001, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Julie Carlson by January 2, 2001, TDD (360) 902-1996, or (360) 902-1880.

Submit Written Comments to: Claudia Coles, Program Manager, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2087, by January 9, 2001.

Date of Intended Adoption: January 10, 2001.

December 6, 2000

William E. Brookreson

Deputy Director

NEW SECTION

WAC 16-143-005 Chapter not effective for 2000 red raspberry harvest season. The rules set forth in WAC 16-143-010 through WAC 16-143-110 do not apply to any red raspberries harvested before June 2001.

WSR 00-24-122
PROPOSED RULES
STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:16 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-21-091.

Title of Rule: WAC 180-78A-209 Professional education advisory boards—Membership.

Purpose: Editorial changes needed for clarification.

Statutory Authority for Adoption: RCW 28A.305.130 (1) and (2).

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Attorney General Conference Center, 4224 6th Avenue S.E., Building #1, Lacey, WA 98303 [98503], on January 10, 2000 [2001], at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 21, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 21, 2000.

Date of Intended Adoption: January 12, 2001.

December 5, 2000

Larry Davis

Executive Director

AMENDATORY SECTION (Amending WSR 00-09-046, filed 4/14/00, effective 5/15/00)

WAC 180-78A-209 Professional education advisory boards—Membership. The professional education advisory boards shall at a minimum consist of the following:

(1) TEACHER.

(a) One-half or more of the voting members shall be classroom teachers. All, but one, will be appointed by the president of the Washington Education Association. One of these teachers shall be employed in a private school and appointed by the Washington Federation of Independent Schools.

(b) At least one principal appointed by the president of the Association of Washington School Principals.

(c) At least one school administrator appointed by the Washington Association of School Administrators.

(d) At least one college or university representative who may serve in a voting or nonvoting role.

(e) At colleges or universities where vocational programs are offered, one vocational director or vocational teacher, with expertise in one of the approved vocational programs at the college or university, appointed by the Washington Association of Vocational Administrators in cooperation with the college or university.

(2) ADMINISTRATOR.

(a) ~~((At least one-fourth))~~ One-half or more of the voting members shall be administrators. One-half of these administrators (at least one-fourth of the total voting membership) shall be appointed by the president of the Washington Association of School Administrators. ~~All((-)) but one((-with)) of the remaining administrators shall~~ be appointed by the president of the Association of Washington School Principals. ~~((One of)) The ((building)) remaining administrator(s) shall~~ be employed in an approved private school and appointed by the Washington Federation of Independent Schools. ~~((At least one-fourth of the voting members shall be administrators appointed by the president of the Washington Association of School Administrators.))~~

(b) At least one or more classroom teachers appointed by the president of the Washington Education Association.

(c) At least one college or university representative who may serve in a voting or nonvoting role.

(3) SCHOOL COUNSELOR.

(a) At least one-half of the voting members shall be school counselors appointed by the president of the Washington School Counselors Association.

(b) At least one teacher appointed by the president of the Washington Education Association.

(c) At least one principal appointed by the Association of Washington School Principals.

(d) At least one administrator appointed by the Washington Association of School Administrators.

(e) At least one college or university representative who may serve in a voting or nonvoting role.

(4) SCHOOL PSYCHOLOGIST.

(a) At least one-half of the voting members shall be school psychologists appointed by the president of the Washington State Association of School Psychologists.

(b) At least one teacher appointed by the president of the Washington Education Association.

(c) At least one principal appointed by the Association of Washington School Principals.

(d) At least one administrator appointed by the Washington Association of School Administrators.

(e) At least one college or university representative who may serve in a voting or nonvoting role.

(5) SCHOOL SOCIAL WORKER.

(a) At least one-half of the voting members shall be school social workers appointed by the president of the Washington Association of School Social Workers.

(b) At least one teacher appointed by the president of the Washington Education Association.

(c) At least one principal appointed by the Association of Washington School Principals.

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(d) At least one administrator appointed by the Washington Association of School Administrators.

(e) At least one college or university representative who may serve in a voting or nonvoting role.

WSR 00-24-123

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:18 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-098.

Title of Rule: Chapter 180-78A WAC, Approval standards for performance-based preparation programs for teachers, administrators, and educational staff associates.

Purpose: Repeal of sections in chapter 180-78A WAC doing away with professional education advisory committee, professional certificate field tests, alternative models field tests, participating teachers field tests, and evaluation criteria field tests.

Statutory Authority for Adoption: RCW 28A.305.130 (1) and (2), 28A.410.010.

Summary: Repeal WAC 180-78A-015, 180-78A-545, 180-78A-550, 180-78A-555, 180-78A-560, and 180-78A-565.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Repeal sections of chapter 180-78A WAC which are no longer needed and whose provisions are covered by new legislation.

Proposal Changes the Following Existing Rules: Repeals certain provisions of chapter 180-78A WAC.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

RCW 34.05.328 does not apply to this rule adoption. Not applicable.

Hearing Location: Board Room, North Thurston School District, 305 College Street, Lacey, WA 98516, on January 11, 2001, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by January 5, 2001, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by January 5, 2001.

Date of Intended Adoption: January 12, 2001.

December 6, 2000

Larry Davis

Executive Director

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 180-78A-015	Professional education advisory committee.
WAC 180-78A-545	Field tests—Professional certificate approved programs.
WAC 180-78A-550	Field tests—Selection of participating programs.
WAC 180-78A-555	Field tests—Alternative models.
WAC 180-78A-560	Field tests—Participating teachers.
WAC 180-78A-565	Field tests—Evaluation criteria.

WSR 00-24-124

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:19 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-097.

Title of Rule: WAC 180-82-135 Assignment waivers.

Purpose: To provide authority to grant waivers, on a case-by-case basis, from the provisions of WAC 180-82-105 through 180-82-130 on written application by a school district.

Statutory Authority for Adoption: RCW 28A.305.130.

Summary: This proposed new section is necessary to provide school district flexibility in assigning teachers into classroom situations.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This new section provides authority to grant waivers, on a case-by-case basis, on written application by school districts, from the provisions of WAC 180-82-105 through 180-82-130.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

RCW 34.05.328 does not apply to this rule adoption. Not applicable.

Hearing Location: Board Room, North Thurston School District, 305 College Street N.E., Lacey, WA 98516, on January 11, 2001, at 8:30 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by January 5, 2001, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by January 5, 2001.

Date of Intended Adoption: January 12, 2001.

December 6, 2000

Larry Davis

Executive Director

Assistance for Persons with Disabilities: Contact Laura Moore by December 21, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 21, 2000.

Date of Intended Adoption: January 12, 2001.

December 5, 2000

Larry Davis

Executive Director

NEW SECTION

WAC 180-82-135 Assignment waivers. On a case-by-case basis, the state board of education may waive the provisions of WAC 180-82-105 through 180-82-130 upon written application by a school district board of directors. The application shall detail the rationale for the waiver request. The waiver may be granted subject to any conditions and stipulations as the state board determines.

WSR 00-24-128

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:32 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-103.

Title of Rule: WAC 180-78A-264 Approval standard—Program design, 180-79A-030 Definitions, 180-79A-124 Application for certification, and 180-79A-206 academic and experience requirements for certification—Teachers.

Purpose: The proposed amendments will clarify what is meant by an "approved baccalaureate degree." The amendments will also clarify what is meant by the term "previous standards." Other amendments are editorial.

Statutory Authority for Adoption: RCW 28A.410.010, 28A.305.130 (1) and (2).

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Attorney General Conference Center, 4224 6th Avenue S.E., Building #1, Lacey, WA 98303 [98503], on January 10, 2001, at 8:00 a.m.

AMENDATORY SECTION (Amending WSR 99-23-023, filed 11/9/99, effective 12/10/99)

WAC 180-78A-264 Approval standard—Program design. Building on the mission to prepare educators who demonstrate a positive impact on student learning, the following evidence shall be evaluated to determine whether each preparation program is in compliance with the program design standard of WAC 180-78A-220(4):

(1) The curriculum is guided by a conceptual framework and is based on current research and best practice, is cohesive and integrated, is performance-based, and supports the state's student learning goals and for teacher preparation programs, reflects the essential academic learning requirements.

(2) Candidates who demonstrate potential for acquiring the content and pedagogical knowledge and skills for success as educators in schools are recruited, admitted, and retained (see WAC 180-78A-200 Candidate admission policies). These candidates include members from under represented groups.

(3) Candidates attain/demonstrate academic competence in the educator role for which they are being prepared.

(4) A set of criteria/performances for program completion are established and published.

(5) The preparing institution shall assure that candidates are provided with appropriate course work and experiences in teaching methods for each endorsement area. The methods should include:

(a) Instructional strategies.

(b) Curriculum frameworks (essential academic learning requirements).

(c) Assessment strategies, including performance-based measurements of student work.

(d) Unit/lesson planning.

(6) Field experiences are integrated throughout the preparation program and include experience with diverse populations in a variety of settings.

(7) Candidates complete an internship in which they demonstrate the required knowledge and skills: Provided, That candidates for an administrator certificate shall complete an internship pursuant to WAC 180-78A-325, candidates for a school psychologist certificate shall complete an internship pursuant to WAC 180-78A-317; and candidates for a school counselor certificate shall complete an internship pursuant to WAC 180-78A-315.

(8) Programs reflect ongoing collaboration with P-12 schools.

PROPOSED

(9) Candidates for a teacher certificate shall hold/obtain a baccalaureate degree from a regionally accredited college or university (~~in any of the subject areas of the endorsements listed in chapter 180-82 WAC. Provided, That if a candidate is accepted into a program in Washington state on or before August 31, 2000, and completes the program on or before August 31, 2003, in accordance with WAC 180-79A-299, the candidate may hold a baccalaureate degree in any of the subject areas of the endorsements listed in WAC 180-79A-302. Such degrees shall require the completion of at least forty-five quarter hours (thirty semester hours) of course work in the subject area. Provided, That a candidate who holds a baccalaureate degree in another academic field will not be required to obtain a second baccalaureate degree if the candidate provides evidence to the superintendent of public instruction that he or she has completed the required forty-five quarter or thirty semester hours of course work in one of the subject areas of the endorsements listed in WAC 180-79A-302~~) pursuant to WAC 180-79A-030(5).

AMENDATORY SECTION (Amending WSR 99-23-023, filed 11/9/99, effective 12/10/99)

WAC 180-79A-030 Definitions. The following definitions shall apply to terms used in this chapter:

(1) The terms, "program approval," "endorsement," "interstate compact," "college or university," and "regionally accredited institution of higher education," as defined in WAC 180-78-010 and 180-78A-010 shall apply to the provisions of this chapter.

(2) "Certificate" means the license issued by the superintendent of public instruction to teachers, administrators, and educational staff associates verifying that the individual has met the requirements set forth in this chapter.

(3) "Certificate renewal" means the process whereby the validity of a certificate, subject to expiration, is extended or regained.

(4) "Classroom teaching" means instructing pupils in an instructional setting.

(5) "Approved baccalaureate degree" for the purpose of this chapter, means a baccalaureate from a regionally accredited college or university in any of the subject areas of the endorsement listed in chapter 180-82 WAC ((180-79A-302)) as now or hereafter amended; Provided, That if a candidate is accepted into a program in Washington state on or before August 31, 2000, and completes the program on or before August 31, 2003, in accordance with WAC 180-79A-299, the candidate may hold a baccalaureate degree in any of the subject areas of the endorsements listed in WAC 180-79A-302. Such degrees shall require the completion of at least forty-five quarter hours (thirty semester hours) of course work in the subject area: Provided, That a candidate who holds a baccalaureate degree in another academic field will not be required to obtain a second baccalaureate degree if the candidate provides evidence to the superintendent of public instruction that he or she has completed the required forty-five quarter or thirty semester hours of course work in one of the subject areas of the endorsements listed in chapter 180-82 WAC ((180-79A-302)); Provided further, That a candidate who holds a baccalaureate degree in early childhood educa-

tion, elementary education, or special education will not be required to obtain a second baccalaureate degree if the candidate provides evidence to the superintendent of public instruction that he or she has completed thirty quarter or twenty semester credit hours in one academic field.

(6) "Child abuse course work requirement" means completion of course work or an in-service program including a minimum of ten clock hours of instruction on issues of abuse. The content of the course work or in-service program shall discuss the identification of physical, emotional, sexual, and substance abuse, information on the impact of abuse on the behavior and learning abilities of students, discussion of the responsibilities of a teacher to report abuse or provide assistance to students who are victims of abuse, and methods for teaching students about abuse of all types and their prevention.

(7) "Approved master's degree" for the purpose of this chapter, means a master's or doctorate degree from a regionally accredited college or university.

(8) "Credit hour(s)" means credit (normally 100 level or above) awarded by a regionally accredited institution of higher education.

(9) "Previous standards" means a certification system in place prior to a revision in rules that results in changed names and/or validity periods for the certificates issued.

AMENDATORY SECTION (Amending WSR 99-01-174, filed 12/23/98, effective 1/23/99)

WAC 180-79A-124 Application for certification. An individual who applies for a Washington state certificate, unless seeking reinstatement pursuant to WAC 180-79A-253 or renewal pursuant to WAC 180-79A-127 or unless otherwise stipulated by the provisions of WAC ((180-79A-160)) 180-79A-123 must meet the requirements in effect at the time of application.

AMENDATORY SECTION (Amending WSR 00-03-048, filed 1/14/00, effective 2/14/00)

WAC 180-79A-206 Academic and experience requirements for certification—Teachers. Candidates for teachers' certificates shall complete the following requirements in addition to those set forth in WAC 180-79A-150.

(1) Initial/residency.

Candidates for the initial or residency certificate shall hold an approved baccalaureate degree from a regionally accredited college or university(~~(= Provided, That if the approved baccalaureate degree is in early childhood education, elementary education, or special education, the candidate also must have at least thirty quarter hours (twenty semester hours) in one of the academic fields listed in WAC 180-79A-302 (3)(a) through (e) and (4))~~) pursuant to WAC 180-79A-030(5).

(2) Continuing.

(a) Candidates who apply for a continuing certificate shall have at least forty-five quarter hours (thirty semester hours) of upper division and/or graduate work completed from a regionally accredited institution of higher education subsequent to the conferral of the baccalaureate degree: Pro-

vided, That if the individual is pursuing study in a new subject matter area or specialization, lower division (freshmen or sophomore level) credit hours in that subject area or specialization shall be accepted toward continuing certification upon completion of the requirements for an endorsement in that subject area or specialization.

(b) Candidates applying for a continuing certificate prior to September 1, 2000, shall have been granted at least two subject area endorsements.

(c) Candidates who apply for a continuing certificate who have not successfully completed course work or an in-service program including a minimum of ten clock hours of instruction on issues of abuse, must complete the child abuse course work requirement as defined in WAC 180-79A-030(6).

(d) Candidates for continuing teachers' certificates shall provide documentation of one hundred eighty days or full-time equivalent or more satisfactory teaching experience with an authorized employer—i.e., school district, state agency, college or university, private school, or private school system—and at least thirty days of such employment with the same employer.

(3) Professional.

(a) Candidates for the professional certificate shall have successfully completed a state board of education approved, professional certificate program, pursuant to WAC 180-78A-500 through 180-78A-540: Provided, That an individual who holds a teaching certificate issued by the National Board for Professional Teaching Standards (NBPTS) shall be deemed to have met the requirement for completion of a professional certificate program, in recognition that NBPTS certification is issued only to individuals who have demonstrated highly advanced skills as a teacher.

(b) Candidates who apply for a professional certificate who have not successfully completed course work or an in-service program including a minimum of ten clock hours of instruction on issues of abuse, must complete the child abuse course work requirement as defined in WAC 180-79A-030(6).

(c) Candidates for professional teachers' certificates shall provide, as a condition for the issuance of a professional certificate, documentation that they have completed provisional status with a school district under RCW 28A.405.220 or the equivalent with an approved private school.

WSR 00-24-129

PROPOSED RULES

STATE BOARD OF EDUCATION

[Filed December 6, 2000, 11:33 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 00-15-104.

Title of Rule: WAC 180-79A-211 Academic and experience requirements for certification—Administrators.

Purpose: These amendments will clarify to whom rules regarding continuing principals' certificates that became effective August 31, 1998, apply.

Statutory Authority for Adoption: RCW 28A.410.010.

Summary: See Purpose above.

Reasons Supporting Proposal: See Purpose above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Larry Davis, State Board of Education, Olympia, (360) 753-6715.

Name of Proponent: State Board of Education, governmental.

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

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

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not applicable.

RCW 34.05.328 does not apply to this rule adoption. Not applicable.

Hearing Location: Attorney General Conference Center, 4224 6th Avenue S.E., Building #1, Lacey, WA 98303 [98503], on January 10, 2001, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Laura Moore by December 21, 2000, TDD (360) 664-3631, or (360) 753-6715.

Submit Written Comments to: Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, fax (360) 586-2357, by December 21, 2000.

Date of Intended Adoption: January 12, 2001.

December 5, 2000

Larry Davis

Executive Director

AMENDATORY SECTION (Amending WSR 99-23-023, filed 11/9/99, effective 12/10/99)

WAC 180-79A-211 Academic and experience requirements for certification—Administrators. Candidates for the respective administrative certificate shall complete the following requirements in addition to those set forth in WAC 180-79A-150 and 180-79A-213.

(1) Superintendent.

(a) Initial.

(i) The candidate shall hold an approved master's degree and have completed subsequent to the baccalaureate degree at least forty-five quarter credit hours (thirty semester credit hours) of graduate level course work in education.

(ii) The candidate must meet requirements for a superintendent's certificate pursuant to WAC 180-79A-150(4).

(b) Continuing.

(i) The candidate shall hold an approved master's degree and have completed subsequent to the baccalaureate degree at least sixty quarter credit hours (forty semester credit hours) of graduate level course work in education or shall hold a doctorate in education.

(ii) The candidate must meet requirements for a superintendent's certificate pursuant to WAC 180-79A-150(4).

(iii) Candidates applying for continuing superintendent's certificate shall provide documentation of one hundred eighty days or full-time equivalent or more employment

in the respective role with an authorized employer—i.e., school district, educational service district, state agency, college or university, private school, or private school system—and at least thirty days of such employment with the same employer.

(2) Principal.

(a) Initial.

(i) The candidate shall hold ((a)) an approved master's degree and have completed an approved program for the preparation of principals.

(ii) Candidates applying for initial principal's certificates who were admitted to a principal preparation program prior to August 31, 1998, shall present documentation of one hundred eighty days or full-time equivalent or more teaching experience with an authorized employer—i.e., school district, state agency, college or university, private school system—and at least thirty days of such employment with the same employer. Candidates applying for the initial principal's certificate who were admitted to a principal preparation program on or after August 31, 1998, shall present documentation of five hundred forty days (three school years) of full-time or more P-12 teaching in a public or private school system. No more than sixty days substitute or equivalent teaching experience may be included for this requirement.

(b) Continuing.

(i) The candidate who applies prior to August 31, 1998, shall hold an approved master's degree and completed subsequent to the baccalaureate degree at least forty-five hours (thirty semester hours) of graduate level course work in education or shall hold a doctorate in education.

(ii) The candidate who applies on or after August 31, 1998, shall hold an approved master's degree and shall have completed at least fifteen quarter (ten semester) credit hours of graduate course work offered by a college or university with a state approved principal program or one hundred fifty clock hours of study, which meet the state continuing education clock hour criteria pursuant to chapter 180-85 WAC, or a combination of credits and clock hours equivalent to the above. Such study shall:

(A) Be based on the principal performance domains included in WAC 180-78A-270(2);

(B) Be taken subsequent to the issuance of the initial principal's certificate; and

(C) Be determined in consultation with and approved by the candidate's employer or the administrator of a state approved principal preparation program.

(iii) Provided, That a candidate who held a valid initial principal's certificate on August 31, 1998, may meet the academic requirement for the continuing certificate described in WAC 180-79A-211 (2)(b)(ii), if the candidate meets requirements for and applies for the continuing certificate by the expiration date on that initial certificate.

(iv) The candidate must meet requirements for a principal's certificate pursuant to WAC 180-79A-150(4).

((iv)) (v) Candidates applying for continuing principal's certificate shall provide documentation of one hundred eighty days or full-time equivalent or more employment in the respective role with an authorized employer—i.e., school district, educational service district, state agency, college or university, private school, or private school system—and at

least thirty days of such employment with the same employer. Candidates applying for the continuing principal's certificate on or after August 31, 1998, shall provide documentation of three contracted school years of full-time employment as a principal or assistant principal.

(vi) Provided, That a candidate who held a valid initial principal's certificate on August 31, 1998, may meet the one hundred-eighty day experience requirement described in WAC 180-79A-211 (2)(b)(v), if that candidate meets requirements and applies for the continuing certificate by the expiration date on that initial certificate.

(3) Program administrator.

(a) Initial.

The candidate shall hold an approved master's degree(~~(, a master's degree required for an educational staff associate certificate, a master's degree in school nursing, occupational therapy or physical therapy, or a master's degree in public education, or business administration))~~) and have completed subsequent to the baccalaureate degree at least twenty-four quarter credit hours (sixteen semester credit hours) of graduate level course work in education.

(b) Continuing.

(i) The candidate shall hold an approved master's degree(~~(, a master's degree required for an educational staff associate certificate, a master's degree in school nursing, occupational therapy, physical therapy, or a master's degree in public education, or business administration))~~) and have completed subsequent to the baccalaureate degree at least thirty quarter credit hours (twenty semester credit hours) of graduate level course work in education or shall hold a doctorate in education.

(ii) Candidates applying for continuing program administrator's certificate shall provide documentation of one hundred eighty days or full-time equivalent or more employment in the respective role with an authorized employer—i.e., school district, educational service district, state agency, college or university, private school, or private school system—and at least thirty days of such employment with the same employer.

WSR 00-24-131

PROPOSED RULES

DEPARTMENT OF HEALTH

[Filed December 6, 2000, 11:41 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 99-20-056.

Title of Rule: Chapter 246-102 WAC, Cancer registry.

Purpose: The purpose of cancer case reporting is to monitor the incidence of cancer in the state. Information collected through the cancer registry system is used by medical, research and public health professionals to understand, control and reduce occurrences of cancer in Washington residents. This chapter establishes the criteria and procedures for identifying and reporting cancer cases and defines the standards for access and release of cancer information.

Other Identifying Information: This proposal is supported by the Washington State Cancer Registry Advisory Council, which includes representatives of local health jurisdictions, physician specialties, hospitals, cancer registries and patient advocacy groups.

Statutory Authority for Adoption: RCW 70.54.270.

Statute Being Implemented: RCW 70.54.230 - 70.54.270.

Summary: The proposal amends existing cancer registry rules to modify the list of reportable cancer types to reflect the cancers that are currently reported; modify the list of reportable data items to eliminate unusable elements and update terms; encourage the use of new technology to obtain cancer information; clarify the reporting responsibilities of contractors, health care facilities and health care providers; and clarify access to and disclosure of confidential information for public health information.

Reasons Supporting Proposal: This proposal is the result of Executive Order 97-02 findings.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Valerie Spadt, Cancer Registry Program Manager, New Market Campus, Mailstop 47835, (360) 236-2624.

Name of Proponent: Washington State Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The cancer registry rules are intended to improve the state's ability to understand, control and reduce the occurrence of cancer. The cancer registry enables the department and its partners to (a) assess morbidity associated with specific types of cancer; (b) determine the mortality and case-fatality rates for specific types of cancer; (c) identify and investigate cancer clusters; and (d) assess the utilization and effectiveness of primary and/or secondary measures for preventing specific types of cancer.

Proposal Changes the Following Existing Rules: The proposal modifies the existing cancer registry rules to: Modify the list of reportable cancer types to accurately reflect the cancers that are currently reported; update the list of reportable data items to eliminate unusable elements and update terms; encourage the use of new technology available for obtaining cancer information; clarify the reporting responsibilities of contractors, health care facilities and health care providers; and clarify access to and disclosure of confidential information for public health purposes.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The proposed revisions to the cancer reporting rules do not impose costs on the small business categories affected by this regulation, therefore a small business economic impact statement is not required.

RCW 34.05.328 does not apply to this rule adoption. This rule is not legislatively significant. The proposed changes to the cancer registry rules primarily improve clarity and efficiency. The underlying policy of the rule and the requirements remain intact.

Hearing Location: Labor and Industries Building, Room S-117, 7273 Linderson Way S.W., Tumwater, WA 98501, on January 9, 2001, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Kelley Hix at (360) 236-3676, by January 2, 2001, TDD (800) 833-6388 or (360) 586-2714.

Submit Written Comments to: Valerie Spadt, Mailstop 47835, Olympia, Washington 98504-7835, fax (360) 586-2714, by January 9, 2001.

Date of Intended Adoption: January 12, 2001.

December 6, 2000

Mary C. Selecky

Secretary

Chapter 246-102 WAC

CANCER REGISTRY

NEW SECTION

WAC 246-102-001 Purpose. The purpose of cancer case reporting is to monitor the incidence of cancer in the state. Information collected through the cancer registry system is used by medical, research and public health professionals to understand, control and reduce occurrences of cancer in residents of Washington. This chapter establishes the criteria and procedures for identifying and reporting cancer cases and defines the standards for access and release of cancer information.

NEW SECTION

WAC 246-102-010 Definitions. For the purposes of RCW 70.54.230, 70.54.240, 70.54.250, 70.54.260, 70.54.270, and this chapter, the following words and phrases shall have the following meaning unless the context clearly indicates otherwise:

(1) "Cancer case" means:

(a) Any malignant neoplasm with the exception of basal and squamous cell carcinoma of the skin;

(b) Basal and squamous cell carcinoma of the external genital organ sites (vulva, labia, clitoris, prepuce, penis, scrotum);

(c) All brain tumors;

(d) Ovarian tumor of borderline or low malignant potential;

(e) Cancer in situ, except carcinoma in situ of the uterine cervix; or

(f) Other diagnoses necessary to meet the reporting requirements of the Center for Disease Control's National Program of Cancer Registries, the National Cancer Institute's Surveillance Epidemiology and End Results Program, the Commission on Cancer, and the North American Association of Central Cancer Registries (a copy is available for review at the department).

(2) "Cancer diagnosis or treatment facilities" means hospitals, surgical centers, outpatient radiation therapy centers, doctors' offices, independent clinical laboratories and any other facilities where cancer cases are diagnosed or treated.

(3) "Confidential information" means any information which could lead to the identification of cancer patients, can-

cer diagnosis or treatment facilities, independent clinical laboratories, or attending health care providers.

(4) "Contractors" means agencies designated by contract with the department of health to perform activities related to identification, collection, and processing of cancer data.

(5) "Department" means the Washington state department of health.

(6) "Designees" means hospital-based cancer registries and other persons or entities designated by the department to perform data collection activities.

(7) "Hospital-based cancer registry" means a cancer registry which is maintained by a hospital or other health care facility.

(8) "In situ" means tumors described as "in situ" by the pathologist reading the diagnostic report(s).

(9) "Institutional review board" means any board, committee, or other group formally designated by an institution, or authorized under federal or state law, to review, approve the initiation of, or conduct periodic review of research programs to assure the protection of the rights and welfare of human research subjects as defined in RCW 70.02.010.

(10) "Patient" means a case, suspected case or contact.

(11) "Principal health care provider" means the attending health care provider recognized as primarily responsible for diagnosis and treatment of a patient, or in the absence of such, the health care provider initiating diagnostic testing or treatment for the patient.

(12) "Reportable cancer case" means any cancer case diagnosed in a Washington state resident after the effective date of these rules.

(13) "Resident" means an individual residing in Washington state at the time of cancer diagnosis.

(14) "Stage of disease" means a cancer classification system encompassing attributes of a tumor as determined and described by:

(a) *Summary Staging Guide, Surveillance Epidemiology and End Results (SEER), Program, April 1977*; except when superseded by more up-to-date measures (a copy is available for review at the department); and

(b) *Manual for Staging of Cancer, 5th Edition, American Joint Committee on Cancer, (AJCC), 1998*, except when superseded by more up-to-date measures (a copy is available for review at the department).

(15) "State cancer registry" means the statewide cancer data base maintained by the department of health.

(16) "State cancer registry contract" means the legal agreement by which contractors are authorized to obtain information on reportable cancer cases. It also means the document specifying the contractors' obligations to the state cancer registry with respect to how and when information is collected, processed, and provided and how quality assurance standards are met.

NEW SECTION

WAC 246-102-020 Who must report. By statute (RCW 70.54.240), the responsibility for identifying and reporting cases of cancer rests with health care facilities, independent clinical laboratories, and other principal health

care providers. The department may, at its discretion, delegate some or all of these responsibilities to contractors or other designees. A list of the contractors and designees responsible for identifying and reporting cases of cancer diagnosed at specific sites in Washington is available for review at the department.

NEW SECTION

WAC 246-102-030 Cancer case identification. (1)

Contractors or designees shall identify reportable cancer cases diagnosed and treated at cancer diagnosis and treatment facilities.

(2) Cancer diagnosis or treatment facilities shall:

(a) Organize case finding documents by procedure or service date to permit identification of cancer cases; and

(b) Submit or make available, case finding documents including the following if maintained:

(i) Disease and operation indices for cancer cases;

(ii) Pathology and cytology reports;

(iii) New patient radiation logs;

(iv) New patient chemotherapy logs; and

(v) Other alternative case finding documents that are necessary to identify or verify reportable cancer cases;

(c) Cancer diagnosis or treatment facilities shall submit case finding documents by paper form, computer disk, or electronic file or make batched hard copy documents available for on-site review, within forty-five days of the date of service.

(3) On request, principal health care providers shall identify to contractors, designees, or the department reportable cancer cases diagnosed at facilities other than hospitals, surgical centers, and outpatient radiation therapy centers (as specified under WAC 246-102-030 and 246-102-040) unless the patient was hospitalized for additional cancer diagnosis or treatment services within one month of diagnosis.

NEW SECTION

WAC 246-102-040 Data collection requirements. (1)

Contractors or designees shall complete cancer abstracts for patients identified through cancer diagnosis and treatment facilities.

(2) Cancer diagnosis or treatment facilities shall provide contractors or their designees with access to pathology and cytology reports and all medical records pertaining to identified cancer cases.

(3) On request by the contractor, designee or the department, principal health care providers or their staff shall be responsible for completing cancer abstracts for patients diagnosed at facilities other than hospitals, surgical centers, and outpatient radiation therapy centers, unless the patient was hospitalized for additional cancer diagnosis or treatment services within one month of diagnosis.

(4) The following information items shall be included in cancer abstracts, providing the information is available from the patient's medical records:

(a) Patient information:

(i) Name;

(ii) Address at time of diagnosis;

- (iii) Sex;
- (iv) Race;
- (v) Hispanic origin;
- (vi) Birthdate;
- (vii) Age at time of diagnosis;
- (viii) Social Security number;
- (ix) State or country of birth;
- (x) Usual occupation;
- (b) Diagnostic information:
 - (i) Date first seen for this cancer;
 - (ii) Primary site or sites;
 - (iii) Histologic type or types, behavior and grade;
 - (iv) Date of each diagnosis;
 - (v) Method or methods of diagnostic confirmation;
 - (vi) Stage of disease at diagnosis using:
 - (A) Summary stage; and
 - (B) AJCC system if maintained by the cancer diagnostic or treatment facility;
 - (vii) Sequence;
 - (viii) Laterality;
- (c) First course of treatment information:
 - (i) Date of initial treatment;
 - (ii) All treatment modalities given as part of first course of therapy;
 - (d) Other information:
 - (i) Name and address of cancer diagnosis or treatment facility providing information;
 - (ii) Medical record number;
 - (iii) Name and address of principal health care provider; and
 - (iv) Other items necessary to meet the reporting requirements of the Center for Disease Control's National Program of Cancer Registries, the National Cancer Institute's Surveillance Epidemiology and End Results Program, the Commission on Cancer, and the North American Association of Central Cancer Registries (a copy is available at the department).
- (5) The department may require submission of additional information from contractors or designees as needed to assess data reliability and validity.
- (6) Contractors shall prepare detailed data collection protocols for inclusion in the state cancer registry contract.

NEW SECTION

WAC 246-102-050 Form, frequency, and format for reporting. (1) Contractors or designees shall:

- (a) Prepare electronic data files containing information from cancer abstracts in a format specified by the department; and
 - (b) Provide electronic files to the state cancer registry at intervals specified by written agreement with the department.
- (2) On request by the contractor, designee or the department, principal health care providers shall complete and submit cancer abstracts to contractors, designees, or the department under WAC 246-102-020 and 246-102-030 within sixty days following a patient's cancer diagnosis date if the patient was not hospitalized for a cancer-related diagnosis or treatment within one month of diagnosis.

NEW SECTION

WAC 246-102-060 Data quality assurance. (1) Contractors or designees shall:

- (a) Assess the completeness and accuracy of case identification and data collection through computerized edit programs and on-site audits, or make available information and documentation for this purpose; and
 - (b) Maintain a system for retrieval of completed cancer abstracts for a period up to ten years.
- (2) Cancer diagnosis or treatment facilities shall:
- (a) Make available to the contractor, designee or the department, all case finding source documents and medical records for data quality assurance activities.
 - (b) Maintain a system for retrieval of case finding source documents and medical records for a period up to ten years.
- (3) The department may require contractors or designees to make available all findings from data quality assurance activities for review and verification.

NEW SECTION

WAC 246-102-070 Access and release of information. (1) Cancer registry information shall be used only for statistical, scientific, medical research and public health purposes. Contractors and designees must comply with chapter 70.02 RCW regarding the disclosure of patient health care information.

(2) The department may release confidential registry information for research purposes after the research project has been reviewed and approved by an institutional review board and a confidentiality agreement is negotiated (a copy of the institutional review board procedures and application are available from the department).

(3) The department may release confidential registry information for projects to assess threats to public health or improve public health practice after the project has been reviewed and approved by the department and a data-sharing agreement is negotiated (a copy of the procedures for data-sharing agreements is available from the department).

(4) Cancer diagnosis or treatment facilities may require contractors or designees to sign an agreement of confidentiality regarding access and release of cancer data and prepare, administer, and maintain confidentiality oaths as needed.

(5) Cancer diagnosis or treatment facilities shall adhere to recommendations in RCW 70.54.260 regarding content of confidentiality agreement if confidentiality agreements are used.

(6) Cancer diagnosis and treatment centers shall make available to cancer patients printed information which describes the purpose of the state cancer registry, the statutory requirements which apply to health care facilities, independent clinical laboratories, and other principal health care providers to identify and report cases of cancer to the state cancer registry, and to protect the confidential information that is reported, the public health and research uses of information in the state cancer registry, the circumstances under which cancer registry information is disclosed for these purposes and the relevant RCW and WAC pertaining to the state cancer registry.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 246-430-001 Purpose.
- WAC 246-430-010 Definitions.
- WAC 246-430-020 Cancer case identification.
- WAC 246-430-030 Data collection requirements.
- WAC 246-430-040 Form, frequency, and format for reporting.
- WAC 246-430-050 Data quality assurance.
- WAC 246-430-060 Access and release of information.

WSR 00-24-135

PROPOSED RULES

PERSONNEL RESOURCES BOARD

[Filed December 6, 2000, 11:48 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 356-10-040 Employee appointment status—Downward reallocation, 356-14-067 Salary—Classes requiring licensure as registered nurse, 356-14-075 Y-rate—Administration, 356-14-085 Salaries—Reduction in force register appointment, 356-14-110 Salary—Periodic increment dates—Original—Subsequent, 356-14-120 Periodic increment date—Promotion, 356-15-140 School year contracts for nonteaching staff, 356-18-140 Leave without pay, 356-18-220 Leave without pay—Effect on anniversary date, periodic increment date, and seniority, and 356-49-040 Inter-system movement.

Purpose: These rules deal with downward reallocation, salary for registered nurses, Y-rate, salaries reduction in force appointment, periodic increment dates, contracts for nonteaching staff, leave without pay and the effect on periodic increment date, anniversary date and seniority and inter-system movement.

Statutory Authority for Adoption: Chapter 41.06 RCW. Statute Being Implemented: RCW 41.06.150.

Summary: These modifications remove the requirement of adjusting the periodic increment date for various reasons.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, WA, (360) 664-6348; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rules deal with various issues regarding effect of a downward reallocation, salary for registered nurses, admin-

istration of a Y-rate, salaries after appointment off a reduction in force register, salary and periodic increment dates, periodic increment dates and promotion, leave without pay, leave without pay and effect on anniversary date, periodic increment date and seniority and inter-system movement.

Currently these rules require agencies to adjust/recompute periodic increment dates for various reasons. These modifications will remove that requirement and once the periodic date is set, it will remain the same.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. These rules relate to internal government operations that are not subject to violation by a nongovernmental party. Therefore, pursuant to RCW 34.05.328 [(5)](b)(ii), section 201 does not apply.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on January 11, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by January 4, 2001, TDD (360) 753-4107, or (360) 664-6331.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, fax (360) 586-4694, by January 8, 2001.

Date of Intended Adoption: January 11, 2001.

December 6, 2000

Dennis Karras
Secretary

AMENDATORY SECTION (Amending WSR 85-11-074 (Order 223), filed 5/22/85)

WAC 356-10-040 Employee appointment status—Downward reallocation. Employees in positions that are reallocated downward are affected as follows:

(1) The director of personnel shall notify the incumbent and the employing agency in writing at least thirty calendar days prior to the effective date of the reallocation. This action shall not preclude the employee from accepting a transfer or promotion to a vacant position.

(2) The employee may elect to remain in the reallocated position provided the employee meets the minimum or desirable qualifications for the new classification or acceptable qualifications as determined by the director of personnel or designee. No further qualifying examination will be required and the employee will retain existing appointment status.

(3) If the employee does not meet the qualifications for the new classification as provided in subsection (2) of this section and the employee is not transferred, promoted, demoted or otherwise retained in status within sixty days, the provisions governing reduction in force shall apply.

(4) An employee who remains in a position which is reallocated downward may have his or her name placed upon the agency reduction in force register for the classification to which the position was previously allocated.

PROPOSED

(5) Employees who continue in positions which are reallocated downward shall be paid an amount equal to their previous salary if such amount is within the salary range for the lower class. Employees whose current salary falls between two steps or exceeds the top step of the range for the lower class shall be Y-rated.

(6) Employees shall retain their existing periodic increment date (~~provided the salary is less than the maximum of the lower range~~).

(7) Employees who retain their salary as provided in subsection (5) of this section will not be entitled to promotional salary increases if they are subsequently hired off the agency reduction in force register; however, if an employee's salary falls between the steps of the higher range, the salary will advance to the closest step for the class in the higher range upon promotion.

AMENDATORY SECTION (Amending WSR 90-23-030 (Order 361), filed 11/14/90, effective 12/15/90)

WAC 356-14-067 Salary—Classes requiring licensure as registered nurse. (1) Effective October 1, 1990 the salary of employees in classes requiring licensure as a registered nurse shall be governed by the "N" range salary schedule.

(2) An employee's total length of experience as a registered nurse (RN) and/or licensed practical nurse (LPN), calculated as follows, shall determine the placement of an employee on the proper step within an "N" range:

(a) RN experience shall be credited year for year.

(b) Up to ten years LPN experience shall be credited at the rate of two years LPN experience equals one year of RN experience, for a maximum credit of five years.

(3) For employees hired on or after October 1, 1990: Unless the prospective employing agency has authorized a higher entrance salary step, placement on the proper step within an "N" range shall be determined by the employee's total length of experience as an RN and/or LPN, calculated as shown in (2)(a) and (b) of this section.

(4) For employees hired prior to October 1, 1990:

(a) Placement on proper step:

(i) Except for employees described in (4)(a)(ii) of this section, effective October 1, 1990 employees will be placed on the proper step of the "N" range for their class based upon total length of experience as an RN and/or LPN, calculated as shown in (2)(a) and (b) of this section.

(ii) Employees who were hired above the entrance salary step and do not have the experience level now assigned that step in the new "N" range salary schedule will retain their current step in the "N" range.

(b) Treatment of periodic increment date (PID).

(i) (~~Employees who have an existing PID will retain that PID.~~) The PID for employees placed within steps A-K shall be made in accordance with WAC 356-14-110. Advancement through these steps is made at the same intervals as through a standard range.

~~((ii) Employees who do not have a PID and upon implementation remain at step K or are placed at steps L through O will assume a new PID of October 1, 1991 except for~~

~~(iii) Employees placed at step K who will attain the necessary experience to move to step L before October 1, 1991. These employees will advance to step L on the appropriate date and assume a new PID, one year from the date of advancement to step L.~~)

(ii) Once an employee advances beyond step K, a new PID must be calculated based on the length of total experience working in a position requiring licensure as a registered nurse. For example, an employee with 11 years and 6 months of nursing experience who is currently at step P would have a PID set so advancement to step Q would occur in 6 months, whereas an employee with 10 years and 3 months of experience would have a PID set in 21 months.

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

AMENDATORY SECTION (Amending WSR 93-12-087 (Order 420), filed 5/28/93, effective 7/1/93)

WAC 356-14-075 Y-rate—Administration. (1) A Y-rate is a dollar amount that is treated as the basic salary for an employee.

(2) A Y-rate is set by the director of personnel or other provisions of the merit system rules at an amount other than that which would be paid if such action were not taken.

(3) A Y-rate will remain in effect until one of the following occurs:

(a) A specific date established by the director of personnel is reached; or

(b) The employee voluntarily leaves the position occupied when the Y-rate was approved except for transfers due to reduction-in-force; or

(c) The range for the employee's present class is increased to include the Y-rate amount which formerly exceeded the top of the range. At that time, the employee's basic salary shall become the maximum step of the salary range for the class; or

(d) The range for the employee's present class is increased, but had already encompassed the employee's Y-rate, which was between normal steps. At that time, the employee's basic salary shall advance to the normal step of the range which provides the closest to, but not greater than, the increase in the range; or

(e) The employee's salary is reduced pursuant to WAC 356-34-020; or

(f) The Y-rate is subsequently modified by the director of personnel.

(4) (~~On its effective date, a~~) A Y-rate will not cause the employee's ((to lose his or her)) periodic increment date to change ((unless the salary is between steps of the range)).

(5) Salary increases approved by the legislature shall not move the basic salary of a Y-rated employee higher than the top step of the salary range assigned to that employee's classification, unless the salary appropriations act specifically provides for increases above the top step for Y-rated employees.

(6) The director of personnel shall keep records of all Y-rate approvals.

AMENDATORY SECTION (Amending WSR 83-06-005 (Order 180), filed 2/18/83)

WAC 356-14-085 Salaries—Reduction in force register appointment. When an eligible is appointed from a certification off of a reduction in force register, his/her salary will be set as follows:

(1) If the employee was demoted due to a reduction in force action or the reallocation of a position downward, the salary will be the basic dollar amount the employee was being paid at the time he/she left the range to which he/she is being appointed, plus, whatever the periodic increases and the salary adjustments that would have been made had the employee remained in that classification and range. If the employee was separated from state service due to a reduction in force action, the separation will not be regarded as a break in service. ~~((The time during which employees are off the payroll will not be used in computing periodic increases except for practices in effect prior to October 14, 1980, for setting periodic increment dates for employees involving recurring reduction in force.))~~ An eligible still employed by the state will not be entitled to further increases in salary based on promotion as prescribed in WAC 356-14-140.

(2) Such increases above the basic dollar amount in (1) above shall not place the employee higher than the maximum salary for the range, except general salary increase specifically granted to Y rated employees.

AMENDATORY SECTION (Amending WSR 95-19-054, filed 9/15/95, effective 10/16/95)

WAC 356-14-110 Salary—Periodic increment dates—Original—Subsequent. (1) The periodic increment date (PID) is the date on which an employee automatically advances to a higher dollar amount in the range to which the employee's position is classified; provided

(a) The employee's basic salary is not already at or above the maximum step of the assigned range, or

(b) The employee's standards of performance are such as to permit retention in a job status.

(2) The dollar amount of the increase will be two salary schedule increments; except

(a) The amount shall be one salary schedule increment ~~((#))~~ when a two-increment increase ~~((would))~~ will place the employee's basic salary above the maximum of the range of the employee's classification, or

(b) A fractional part of an increment amount shall be regarded as a full increment advance, ~~((#))~~ when the employee's basic salary ~~((was))~~ is between salary schedule steps immediately prior to the increase, or

(c) The dollar amount increase is stated otherwise in the compensation plan appendix or chapter 356-15 WAC.

(3) The ~~((original))~~ periodic increment date for an employee is ~~((:))~~

~~((a) Six)~~ six continuous months from the date the employee began work, ~~((at the first step of a salary range, or))~~ provided that:

~~((b) One calendar year from the date on which the employee began work at an intervening salary step; provided that in either (a) or (b):))~~

~~((#))~~ (a) Any work period starting before the 16th of the month will count as a full month.

~~((#))~~ (b) Any work period starting after the 15th of the month will not be counted.

~~((iii) An employee at or above the maximum step of a salary range does not have a periodic increment date.))~~

~~((4) The periodic increment date shall be recomputed following leaves of absence without pay, in accordance with WAC 356-18-220, breaks in service due to reduction in force or reversion action. In such adjustments, calendar months of pay status already spent at a step will be credited toward the time required to advance to the next available increase in that range.))~~

~~((5))~~ (4) An employee's periodic increment date shall be set and remain the same ~~((unless subsequently changed in accordance with the provisions of the merit system rules))~~ for any period of continuous service, except as provided in WAC 356-14-067.

(5) Employees hired at step K prior to March 1, 2001 who did not receive a periodic increment date shall have their periodic increment date set six months from the original hire date.

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

AMENDATORY SECTION (Amending WSR 85-19-078 (Order 230), filed 9/18/85)

WAC 356-14-120 ~~((Salary—))~~Periodic increment date—Promotion. Employees who receive a salary increase through promotion shall retain their present periodic increment date ~~((except:))~~.

~~((1) When the employee is placed at the first step, the employee either retains the same periodic increment date or assumes a new one six calendar months from the promotion, whichever date occurs first.~~

~~((2) An employee with no periodic increment date because of being promoted from a maximum step or a Y rated amount above the maximum step of a range, will assume a new periodic increment date if the employee is moving to a minimum or intervening salary step as provided in WAC 356-14-110.))~~

AMENDATORY SECTION (Amending WSR 89-07-056 (Order 315), filed 3/15/89, effective 5/1/89)

WAC 356-15-140 School year contracts for non-teaching staff. (1) The school for the deaf and the school for the blind may contract with full-time, permanent (as opposed to temporary), noncertificated staff to retain them in pay status only during the school year, to grant them leave without pay during the student-vacation periods, and to spread the school-year base salary earnings evenly over a 12-month period. For employees who so contract, the following rules shall apply:

(a) Twelve-month, prorated pay will be calculated by the following steps:

(i) The total annual salary for scheduled work during the school year will be calculated for each employee, beginning with the first day of employment, for the new school year.

This calculation will include:

(a) Scheduled holidays which will occur between the beginning and the end of the school year.

(b) Any increment increases which will occur while the employee is in pay status.

It will not include:

(a) Sick leave or annual leave, or holidays which occur after the close of the school year.

(b) Anticipated general increases; but these will be included in a recalculation when they occur. The recalculation will affect only the remaining time in the 12-month contract.

(ii) The total annual salary will be divided by 24 to obtain 24 equal payments for a 12-month period. These equal payments are referred to hereafter as the "prorated salary."

(iii) General increases, when granted during the school year, shall be accommodated by recalculation of the prorated salary as it will be affected forward from the effective date of the increase.

(b)(i) Annual leave, compensatory time, paid holidays, and sick leave taken during scheduled days of work will be treated as hours worked.

(ii) Annual leave and paid holidays taken in lieu of leave without pay during periods of school closure, such as Christmas vacation, spring vacation, and summer months, will be paid at the full (not prorated) hourly rate.

The "full hourly rate" is determined by dividing the total annual salary by the number of contract work days in that school year, and dividing that by eight hours.

(iii) For each hour of leave-without-pay taken during a scheduled work day, an hour of pay at the full (not prorated) hourly rate will be deducted from the prorated salary for that pay period.

(c) The "regular rate" for overtime work shall be calculated in the manner described in WAC 356-05-053, except that the "basic salary" and any other components of the "regular rate" shall be the "full hourly rate" (not 12-month prorated salary). Shift premium will not be prorated.

(d) Compensatory time may be credited and utilized as described in WAC 356-14-240. If accrued compensatory time is liquidated as provided in WAC 356-14-265, the liquidation rate shall be based on the full hourly rate (not the prorated salary).

(e) Vacation leave and an employee's personal holiday which is unused at the end of the school year may be paid as extended employment beyond the contract period. Each hour of accumulated vacation thus taken will be compensated at the full hourly rate (rather than the prorated salary level) in addition to the continuing 12-month prorated salary. It will be paid at the end of the pay period in which it is taken. Hours for which vacation time is paid will be considered as hours worked for the purpose of accruing additional vacation and sick leave.

(f) Accrued sick leave may not be used between school years or during periods of leave without pay, even though accrued vacation may be being utilized during that period. Accrued sick leave which can be converted to monetary com-

pensation as provided in WAC 356-18-050(3) shall be compensated at the employee's current actual salary rate, rather than the prorated salary rate.

(g) An employee's movement within and among the pay ranges shall be based on the actual salary (not the prorated salary).

(h) A 12-month pay agreement as described in this section may be terminated at the request of the employee only if the agency determines that a bona fide hardship is being created by its continuation, or by termination of employment. Accrued (withheld) salary, vacation, and compensatory time under the 12-month agreement is immediately payable on termination of employment.

(i) Nothing in this section shall result in an employee receiving more compensation for the same work performed than would an employee who did not have such a 12-month contract.

(2) ((~~6~~)WAC ((~~356-15-140~~)) 356-18-220 describes the effect of leave without pay on seniority ((~~and periodic increment dates~~)) for these employees.(~~3~~))

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

AMENDATORY SECTION (Amending WSR 96-13-076, filed 6/18/96, effective 8/1/96)

WAC 356-18-140 Leave without pay. (1) Leave without pay may be allowed when such leave will not operate to the detriment of the state service. Leave without pay shall not affect an employee's periodic increment date.

(2) Leave without pay may be authorized for any reasons applicable to:

(a) Leave with pay.

(b) Educational leave.

(c) Military and U.S. Public Health Service and Peace Corps leave.

(d) Specific leaves granted for government service in the public interest upon specific request of an employee, concurred in by the appointing authority.

(e) Leave taken voluntarily to reduce the effect of an agency reduction in force. Such leave shall not affect an employee's seniority or periodic increment date.

(f) Leave that is authorized in advance by the appointing authority as part of a plan to reasonably accommodate a person of disability (as defined in WAC 356-05-260).

(3) Authorized leave without pay shall be limited to not more than 12 months in any consecutive five-year period, except for:

(a) Leaves without pay for military, U.S. Public Health Service or Peace Corps;

(b) Authorized government leave not exceeding two years;

(c) Employees receiving time loss compensation;

(d) Educational leaves under provisions of WAC 356-39-120;

(e) Leave for serious health condition for an eligible employee or the employee's spouse, child or parent and newborn, adoptive or foster child care under provisions of WAC 356-18-150 and 356-18-145;

(f) Leave taken voluntarily to reduce the effect of an agency reduction in force under the provisions of WAC 356-30-335.

(g) Leave that is authorized in advance by the appointing authority as part of a plan to reasonably accommodate a person of disability (as defined in WAC 356-05-260).

(4) Leave without pay exceeding twelve months in a consecutive five-year period, not covered by the exceptions noted in subsection (3) of this section, shall be treated as unauthorized absence.

(5) Employees returning from authorized leave without pay shall be employed in the same position, or in another or similar position in the same class and in the same geographical area, provided that such return to employment is not in conflict with rules relating to reduction in force.

AMENDATORY SECTION (Amending WSR 95-19-098, filed 9/20/95, effective 11/1/95)

WAC 356-18-220 Leave without pay—Effect on anniversary date, periodic increment date, and seniority.

(1) Leave without pay of fifteen consecutive calendar days or less will not affect an employee's anniversary date (~~(or periodic increment date)~~).

(2) When an employee is on leave without pay for more than fifteen consecutive days, the employee's (~~(seniority)~~) anniversary date (~~(and periodic increment date)~~) will not be affected when the absence is due to any of the following reasons:

(a) Military or United States Public Health Service;

(b) Government service and leave to enter the Peace Corps, not to exceed two years and one month;

(c) Leave taken by employees receiving time loss compensation due to injuries sustained while performing the employee's state job;

(d) Educational leave in accordance with the provisions of WAC 356-39-120;

(e) Leave without pay taken voluntarily under the provisions of WAC 356-30-335 to reduce the effect of an agency reduction in force.

(3) When an employee is on leave without pay for more than fifteen consecutive calendar days and the absence is not due to one of the reasons listed in subsection (2) of this section, the employee's anniversary date (~~(and periodic increment date)~~) shall be moved forward in an amount equal to the duration of the leave of absence.

(4) When an employee's position is assigned to a program or facility whose primary purpose is academic and/or vocational education, and the program or facility follows the customary public school practice of less than a twelve-month school year, the employing agency may place the employee on leave without pay while the program or facility is closed for customary school vacations without adjusting the employee's anniversary (~~(and periodic increment dates)~~).

(5) Leave without pay taken for any of the reasons listed in subsection (2) of this section shall not affect an employee's seniority.

(6) Employees who are on leave without pay for any reason other than subsection (2) of this section, shall have their seniority date extended by the number of calendar days they

are on leave without pay including any intervening nonworking days.

(7) Leave without pay shall not affect an employee's periodic increment date.

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

AMENDATORY SECTION (Amending WSR 98-19-034, filed 9/10/98, effective 10/12/98)

WAC 356-49-040 Inter-system movement. (1) Permanent classified employees of higher education institutions desiring to promote, transfer, or voluntarily demote to agency classified positions must:

(a) Submit a Washington state application for employment in accordance with a current examination announcement.

(b) Successfully complete the designated examination.

(c) Have their name placed on the appropriate register as provided in WAC 356-26-070.

(d) Be certified to vacancy(ies) as provided in WAC 356-26-070.

(e) Serve a trial service period of six months. If the trial service period is not satisfactorily completed, the employee shall be placed on the appropriate eligible list as provided by the higher education personnel rules (Title 251 WAC).

(2) Permanent classified employees desiring to promote, transfer, or voluntarily demote to agency classified positions will:

(a) Be unable to bump if laid off during such trial service period even though layoff seniority will move with employees to the new position.

(b) Bring their accumulated vacation leave, sick leave and seniority with them; however, continued accumulation will be governed by the appropriate merit system rules.

(c) Retain their former periodic increment date (~~(except upon promotion as provided by WAC 356-14-120)~~).

(3) Classified employees of higher education institutions who have been or are going to be separated because of reduction in force action shall be certified to any agency vacant classified positions, provided:

(a) The employees are qualified as determined by the director of personnel, or designee; and

(b) No other agency employees are eligible to be certified from the reduction in force registers, or transferred, or promoted into vacancies; and

(c) The employees have greater seniority than other such qualified employees involved in reduction in force action; and

(d) The employees are being offered the opportunity according to the department of personnel procedure established for that purpose.

WSR 00-24-136

PROPOSED RULES

PERSONNEL RESOURCES BOARD

[Filed December 6, 2000, 11:49 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 356-30-320 Trial service—Reversion—Status, 356-30-331 Reduction in force—Transition pool program, and 356-06-045 Movement between Washington general service and Washington management service positions.

Purpose: These rules deal with trial service reversion/status, the reduction-in-force transition pool program and movement between Washington general service and Washington management service positions.

Statutory Authority for Adoption: Chapter 41.06 RCW.

Statute Being Implemented: RCW 41.06.150.

Summary: These modifications address when permanent Washington management service employees who promote or voluntarily demote to Washington general service and fails to complete the trial service period. These modifications also address the movement and return rights of permanent Washington management service employees who accept temporary and project positions within the general service.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, WA, (360) 664-6348; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: These rules deal with the reversion of an employee who fails to satisfactorily complete the trial service period, the reduction in force program and movement between Washington management service and Washington general service positions. The modifications address situations when a Washington management service employee promotes or voluntarily demotes to Washington general service and does not satisfactorily complete the trial service period. When this occurs, the reverted employee may request placement in the reduction-in-force transition pool program. These modifications also allow the movement and return rights of permanent Washington management service employees who accept temporary and project positions within the general service.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. These rules relate to internal government operations that are not subject to violation by a nongovernmental party. Therefore, pursuant to RCW 34.05.328 [(5)](b)(ii), section 201 does not apply.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on January 11, 2001, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by January 4, 2001, TDD (360) 753-4107, or (360) 586-8260.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, fax (360) 586-4694, by January 8, 2001.

Date of Intended Adoption: January 11, 2001.

December 6, 2000

Dennis Karras

Secretary

AMENDATORY SECTION (Amending WSR 98-19-034, filed 9/10/98, effective 10/12/98)

WAC 356-30-320 Trial service—Reversion—Status.

(1) Employees who were appointed from a voluntary demotion register to a class not previously held or from a promotional register within the same agency and fail to satisfactorily complete the trial service period shall automatically revert to a position in the former classification.

(2) Permanent Washington management employees who were appointed from a voluntary demotion register to a class not previously held or from a promotional register within the same agency and fail to satisfactorily complete the trial service period shall automatically revert to a position in the former Washington management service band for which the employee has the required job skills, and that is at the same salary standard and/or same evaluation points.

~~((2))~~ (3) Employees who were appointed from a voluntary demotion register to a class not previously held or from a promotional register into another agency and who fail to satisfactorily complete the trial service period shall be given fifteen calendar days' written notice and placed on the dual-agency reversion register and the service-wide reversion register for their former class. If an employee waives consideration three times for a position in the class for which the register was established, the employee's name will be removed from the reversion register. The employee may then request his/her name be placed on the reemployment register.

(4) Permanent Washington management service employees who were appointed from a voluntary demotion register to a class not previously held or from a promotional register into another agency and who fail to satisfactorily complete the trial service period shall be given fifteen calendar days' written notice and may request placement in the reduction-in-force transition pool for positions in which they qualify.

~~((3))~~ (5) Employees who are reverted do not have the right of appeal.

~~((4))~~ (6) Former permanent employees who have promoted, demoted, or transferred to a position at a higher education institution in accordance with provisions of Title 251 WAC and fail to complete the trial service period may request their names be placed on the dual-agency reversion register and service-wide reversion register for the former class.

(7) Former permanent Washington management service employees who have moved to a classified position at a higher education institution in accordance with provisions of Title 251 WAC and fail to complete the trial service period may request their names be placed in the reduction-in-force transition pool.

~~((5))~~ (8) Employees who are reemployed from the service-wide reversion registers shall enter a trial service period. Employees reverted during this period may request their names be placed on the register from which they came.

~~((6))~~ (9) Employees who voluntarily revert to their former class may request the director of personnel to reactivate their promotional score for the class from which reverted. Employees involuntarily reverted to a former class shall have all examination grades nullified for the class from which they are reverted.

(10) Washington management service employees who voluntarily revert to a Washington management service position, or requests placement in the reduction-in-force transition pool, may request the director of personnel to reactivate their promotional score for the Washington general service class from which reverted. Employees involuntarily reverted shall have all examination grades nullified for the class from which they are reverted.

AMENDATORY SECTION (Amending WSR 00-11-122, filed 5/22/00, effective 7/1/00)

WAC 356-30-331 Reduction in force—Transition pool program. The department of personnel is responsible for administering the reduction in force transition pool program. The director shall develop and implement appropriate operating procedures to facilitate this program.

(1) To administer the program, the director or designee may waive provisions of Title 356 WAC that:

(a) Require employees seeking transfer and voluntary demotion in lieu of reduction in force to meet approved minimum qualifications;

(b) Authorize only the director to waive minimum qualifications;

(c) Allow qualifying examinations for transfers or voluntary demotions; and

(2) The program applies to:

(a) All permanent employees separated by reduction in force or notified by the agency personnel representative that they are at risk of reduction in force; and

(b) Return to work employees in those agencies that are participating in the return to work pilot program.

(c) Permanent Washington management service employees who were appointed from a voluntary demotion register to a Washington general service class not previously held or from a promotional register into another agency and who are either voluntarily or involuntarily reverted during their trial service period.

(3) Agencies, including those agencies with local list authority, shall adhere to the operating procedures established by the director.

(4) Employees participating in the reduction in force transition pool program shall have no right of appeal within this program.

AMENDATORY SECTION (Amending WSR 94-04-011, filed 1/21/94, effective 3/1/94)

WAC 356-06-045 Movement between Washington general service and Washington management service positions. (1) Employees who have attained permanent status, or who have completed six months of the review period, in the Washington management service are eligible to compete under promotional recruitments for Washington general service positions.

(2) Permanent employees may transfer from the Washington management service to Washington general service positions if their salary is within the salary range of the Washington general service position. Transfers may require the employee to meet minimum qualifications and take the appropriate examination as determined by the director of personnel or designee.

(3) Permanent employees may transfer from Washington general service to Washington management service positions if their salary is within the salary level of the Washington management service position.

(4) Permanent employees may voluntarily demote between Washington management service and Washington general service positions at a lower pay than their current permanent position. Voluntary demotion to a Washington general service classification may require the employee to meet minimum qualifications and take the appropriate examination as determined by the director of personnel or designee.

(5) Permanent WMS employees may accept temporary employment in the general service as provided in WAC 356-30-067. Upon termination of such temporary appointment, the employee shall have the right to resume the same or similar permanent Washington management service position within their permanent agency, at their former status.

(6) Permanent WMS employees may accept project employment in the general service as provided in WAC 356-30-145. Upon reduction in force from the project, or at the request of the employee, the employee will have reduction in force rights of the permanent Washington management service position they left. Employees who entered the project through the competitive process and remain in project status for two years shall be eligible to have their names placed on the agency reduction in force register for the general service classes in which permanent project status was attained.

~~((5))~~ (7) During reduction in force, permanent Washington management service employees who also have permanent status in Washington general service will be afforded return rights as follows:

(a) Prior to considering Washington management service positions within the agency which have a lower salary, appointing authorities will consider Washington general service positions within the agency in the same occupational field with the same or similar salary for which the employee is qualified and has held permanent status.

(b) Washington management service employees who have no reduction in force options for the same or similar positions in the Washington management service will be afforded reduction in force rights to the highest Washington general service class held permanently.

WSR 00-23-074

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed November 17, 2000, 3:12 p.m.]

Date of Adoption: November 17, 2000.

Purpose: To revise chapter 16-229 WAC, rules related to secondary and operational area containment for bulk pesticide storage facilities. The rule addresses issues and concerns raised since the implementation of the original rule in March, 1994.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-229-300 and 16-229-470; and amending WAC 16-229-010, 16-229-020, 16-229-025, 16-229-030, 16-229-040, 16-229-050, 16-229-060, 16-229-070, 16-229-080, 16-229-090, 16-229-110, 16-229-120, 16-229-130, 16-229-180, 16-229-200, 16-229-210, 16-229-220, 16-229-240, 16-229-260, 16-229-270, 16-229-280, 16-229-310, 16-229-400, 16-229-410, and 16-229-480.

Statutory Authority for Adoption: Chapters 15.58 and 17.21 RCW.

Adopted under notice filed as WSR 00-19-089 on September 20, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 25, Repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 12, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 25, Repealed 2.

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

November 17, 2000

Jim Jesernig

Director

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-010 Definitions. The definitions set forth in this section shall apply throughout this chapter unless the context otherwise requires:

(1) **"Approved air gap"** means a physical separation between the free-flowing end of a water supply pipeline and the overflow rim of an open or nonpressurized receiving vessel. To be an approved air gap, the separation must be at least:

(a) Twice the diameter of the supply piping measured vertically from the overflow rim of the receiving vessel, and in no case be less than one inch, when unaffected by vertical surfaces (sidewalls); or

(b) Three times the diameter of the supply piping, if the horizontal distance between the supply pipe and a vertical surface (sidewall) is less than or equal to three times the diameter of the supply pipe, or if the horizontal distance between the supply pipe and intersecting vertical surfaces (sidewalls) is less than or equal to four times the diameter of the supply pipe and in no case less than one and one-half inches.

(2) **"Approved reduced pressure principle backflow prevention assembly (RPBA)"** means an RPBA of a make, model and size that is approved by the Washington State Department of Health.

((+)) (3) **"Appurtenances"** means all valves, pumps, fittings, pipes, hoses, metering devices, and mechanical devices which are connected to a storage container, or which are used to transfer a material into or out of such container.

((2)) (4) **"Bulk pesticide"** means any registered pesticide which is transported or held in an individual container in undivided quantities of greater than fifty-five U.S. gallons liquid measure or one hundred pounds net dry weight.

(5) **"Certified engineer"** means a licensed professional engineer, registered in the state of Washington in the discipline in which he/she is practicing.

((3)) (6) **"Department"** means the Washington state department of agriculture.

((+)) (7) **"Discharge"** means a spill, leak, or release, accidental or otherwise, from a storage container, container or appurtenance. It does not include a fully contained transfer of pesticide which is made pursuant to sale, storage, distribution or use.

((5)) (8) **"Dry pesticide"** means pesticide which is in solid form prior to any application or mixing for application, and includes formulations such as dusts, wettable powders, dry flowable powders, granules, and water dispersible granules.

((6)) (9) **"Liquid pesticide"** means pesticide in liquid form, and includes solutions, emulsions, suspensions, slurries, and pesticide rinsates.

((7)) (10) **"Mini-bulk pesticide"** means an amount of liquid pesticide greater than fifty-five gallons but not exceeding five hundred gallons which is held in a single container designed for ready handling and transport, which has been filled by the original pesticide manufacturer or repackager, and to which no substance has been added by any person.

(11) **"Not technically feasible"** means compliance is not physically or technically possible or feasible, and/or compliance cannot be achieved without compromising operational safety, and/or significantly compromising operational access. Monetary cost of compliance alone shall not be sufficient for the department to determine that compliance is not technically feasible.

((8)) (12) **"Operational area"** means an area or areas where pesticides are transferred, loaded, unloaded, mixed, repackaged, refilled or where pesticides are cleaned, or rinsed from containers or application, handling, storage or transportation equipment.

((9)) (13) **"Operational area containment"** means any structure or system designed and constructed to intercept

and contain discharges, including storage container or equipment wash water, rinsates, and rainwater from the operational area(s).

~~((10))~~ (14) "Permanent mixing/loading site" means a site (location) at which more than three hundred gallons of liquid pesticide (formulated product) or three thousand pounds of dry pesticide or at which a total of fifteen hundred pounds of pesticides as active ingredients are being mixed, repackaged or transferred from one container to another within a calendar year: Provided, That wood preservative application systems already regulated by 40 CFR, Parts 264.570-575 and Parts 265.440-445 shall be exempt.

~~((11))~~ (15) "Permanent storage facility" means a location at which liquid bulk pesticide in a single container or aggregate quantities in excess of five hundred U.S. gallons or dry bulk pesticide in undivided quantities in excess of two thousand pounds is held in storage: Provided, That mini-bulk pesticide containers are exempt from this chapter~~((= Provided further, That temporary field storage of up to two thousand five hundred gallons of bulk liquid pesticide is allowed for a period of no more than fourteen days in a six-month period at any one location. Temporary field storage may be extended upon written permit by the department: Provided further, That liquid bulk pesticide containers directly attached to an apparatus for the purpose of chemigation are exempt from this chapter.~~

~~((12))~~ (16) "Pesticide" means, but is not limited to:

(a) Any substance or mixture of substances intended to prevent, destroy, control, repel, or mitigate any insect, rodent, snail, slug, fungus, weed, and any other form of plant or animal life or virus, except virus on or in a living person or other animal which is normally considered to be a pest or which the director may declare to be a pest;

(b) Any substance or mixture of substances intended to be used as a plant regulator, defoliant or desiccant; and

(c) Any spray adjuvant.

(d) For the purpose of establishing permanent mixing/loading site threshold values petroleum oils are exempt from this chapter.

~~((13))~~ (17) "Primary containment" means the storage of liquid or dry bulk pesticide in storage containers at a permanent storage facility.

~~((14))~~ (18) "Rinsate" means the liquid generated from the rinsing of any equipment or container that has come in direct contact with any pesticide, including: recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris.

~~((15))~~ (19) "Secondary containment" means a device or structure designed, constructed, and maintained to hold or confine a discharge of a liquid pesticide from a permanent storage facility.

~~((16))~~ (20) "Storage container" means a container, including a rail car, nurse tank or other mobile container, that is used or intended for the storage of bulk liquid or dry pesticide. It does not include a mobile container at a storage facility for less than fifteen days if this storage is incidental to the loading or unloading of a storage container at the bulk pesticide storage facility. Storage container does not include

underground storage containers or surface impoundments such as lined ponds or pits.

(21) "Substantially similar protection" means alternative containment and management practices that prevent or control releases to the environment to the same or similar degree as the protections afforded by full compliance with this chapter.

(22) "Temporary field storage" means a storage container with the capacity to store two thousand five hundred gallons or less of bulk liquid pesticide that remains in the same location for no more than fourteen consecutive days in any six-month period. Liquid bulk pesticide application tanks directly attached to an apparatus for the purpose of chemigation are exempt from this chapter.

~~((17))~~ (23) "Washwater" means the liquid generated from the rinsing of the exterior of any equipment, containers or secondary containment or operational areas which have or may have come in direct contact with any pesticide.

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

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-020 Secondary containment of liquid bulk pesticides—General requirements. Primary storage of bulk liquid pesticides at a permanent storage facility shall be located within ~~((a))~~ secondary containment ~~((facility))~~ designed to prevent the release of discharged pesticides. ~~((A))~~ Secondary containment ~~((facility))~~ shall consist of:

(1) A wall and liner with a sloped floor as provided in WAC 16-229-030 and 16-229-040; or

(2) A prefabricated facility as provided in WAC 16-229-050.

(3) Secondary containment ~~((facilities))~~ in operation prior to March 1, 1994, which ~~((do))~~ does not have sloped floors shall be exempt from this section: Provided, That upon alteration to the ~~((facility))~~ secondary containment or increase of storage volume, the ~~((facility))~~ secondary containment shall be brought into full compliance with this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-025 Secondary containment of liquid bulk pesticides—Capacity. (1) ~~((The))~~ Secondary containment ~~((facility))~~ shall contain at least one hundred twenty five percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the containment area.

(2) If the secondary containment ~~((facility))~~ is located indoors or under a roof to prevent accumulation of rainfall, the area shall contain at least one hundred ten percent of the volume of the largest storage container plus the displacement of all other tanks, appurtenances and other items within the containment area.

(3) Secondary containment ~~((facilities))~~ in operation prior to March 1, 1994, ~~((and which have))~~ having a mini-

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imum capacity of one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances and other items within the containment area shall be considered to be in compliance with this section: Provided, That upon alteration to the ((facility)) containment or increase of storage container volume the ((facility)) secondary containment shall be brought into full compliance with the specific capacity requirements of this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-030 Secondary containment of liquid bulk pesticides—Walls and floors. (1) ~~((The walls of a secondary containment facility shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials that will provide similar protection. The wall shall be designed to withstand a full hydrostatic head of any discharged liquid, and shall be properly sealed to prevent leakage.))~~ The secondary containment floor shall slope to one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily removed.

(2) The walls and floor of secondary containment shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials or combination of materials that:

(a) Shall be designed to withstand a full hydrostatic head of any discharged liquid

(b) Shall have sufficient thickness and chemical resistance to contain a release until it is recovered.

(c) Shall be constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department;

(d) Shall have sufficient structural strength to maintain the containment's integrity under normally anticipated loadings;

(e) Shall be chemically compatible with the materials being stored; and

(f) Shall be properly sealed to prevent leakage.

((2)) (3) Any piping through the outside walls of ((a)) secondary containment ((facility)) shall be installed and maintained such that the structural integrity of the wall is preserved and in such a manner as to prevent leaks.

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-040 Secondary containment of liquid bulk pesticides—(Lining) Synthetic liners. ~~((The base of a secondary containment facility shall be lined with steel, concrete or synthetic liner. The secondary containment floor shall slope to a liquid tight collection point or sump that allows spilled or deposited materials to be easily removed.))~~

(1) ~~((Concrete liners—Concrete liners shall be designed according to good engineering practices to withstand any foreseeable loading conditions, including a full hydrostatic head of discharged liquid, and shall be properly sealed to prevent leakage.))~~ A synthetic liner may be used to meet the applicable standards set forth in WAC 16-229-030.

(2) ~~((Synthetic liners:~~

(a)) Synthetic liners shall be chemically compatible with the materials being stored within the permanent storage facility and have a minimum thickness of 30 mils +/- 1 mil. A written confirmation of compatibility and a written estimate of the life of the liner from the manufacturer shall be kept on file at the permanent storage facility or the nearest local office from which the permanent storage facility is administered.

((b)) (3) Synthetic liners shall be installed under the supervision of a qualified representative of the manufacturer, a contractor certified by the manufacturer, or a certified engineer. All field constructed seams shall be tested, and repaired if necessary, in accordance with the manufacturer's recommendations.

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-050 Secondary containment of liquid bulk pesticides—Prefabricated facilities. (1) ~~((A))~~ Prefabricated ((facility)) secondary containment shall be composed of a rigid prefabricated basin having both a base and walls constructed of steel or synthetic materials which are resistant to corrosion, puncture or cracking. Materials used in the ((facility)) secondary containment shall be chemically compatible with the products being stored within the ((facility)) secondary containment. A written confirmation of compatibility from the basin manufacturer shall be kept on file at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(2) The prefabricated ((facility)) secondary containment shall be designed and installed to withstand all foreseeable loading conditions, including the tank load and a full hydrostatic head of any discharged liquid. Multiple basins connected to provide the capacity required in WAC 16-229-025 shall be connected in a manner which assures an adequate transfer of discharged liquid between basins.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-060 Secondary containment of liquid bulk pesticides—Discharge outlets or valves. Secondary containment ((facilities,)) including prefabricated ((facilities)) secondary containment, shall not have discharge outlets or valves. Discharge outlets or valves on existing ((facilities)) secondary containment shall be sealed. Secondary containments ((facilities)) may be interconnected.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-070 Secondary containment of liquid bulk pesticides—Storage with other ~~((commodities))~~ material. (1) No ~~((other commodity except pesticide, pesticide rinsate, recovered pesticide discharges, or fertilizer rinsate))~~ material may be stored within ~~((a))~~ pesticide secondary containment ~~((facility))~~ unless the material is compatible with all other material stored within the secondary containment. For the purposes of this section, compatible means that the materials, when mixed together, will not react in a manner that will cause a human health or environmental hazard.

~~((2) A pesticide secondary containment facility may share a wall or portion of a wall, with a fertilizer secondary containment facility.))~~

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-080 Secondary containment of liquid bulk pesticides—Precipitation accumulations. Precipitation may not be allowed to accumulate in ~~((a))~~ secondary containment ~~((facility))~~ to the point where it ~~((may tend to))~~:

(1) Reduces the capacity of the ~~((facility))~~ secondary containment below one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other ~~((tanks))~~ storage containers, appurtenances and other items within the containment area~~((--))~~;

(2) Increases corrosion of storage containers or appurtenances~~((--))~~; or

(3) Impairs the stability of storage containers.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-090 Secondary containment of liquid bulk pesticides—Recovery of discharges. Discharges within ~~((a))~~ secondary containment ~~((facility))~~ shall be immediately recovered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-110 Primary containment of bulk liquid pesticides—Prohibition against underground storage. No person shall store liquid bulk pesticide, pesticide spills or rinsates in an underground storage container or surface impoundment, such as a lined pond or pit. A watertight catch basin or sump used for the temporary collection of rinsate or runoff from transfer and loading areas is exempt from this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-120 Primary containment of bulk liquid pesticides—Abandoned storage containers. (1) Storage containers used at a permanent storage facility, or used for temporary field storage to hold liquid bulk pesticide or pesticide rinsate are considered abandoned if they have been out of service for more than six consecutive months because of a weakness or leak, or have been out of service for any reason for more than two years without an integrity test having been performed.

(2) Abandoned underground storage containers containing pesticides which meet the definition of hazardous substance underground storage tank system in chapter 173-360 WAC are subject to the applicable requirements in that chapter.

(3) Abandoned above ground storage containers shall be thoroughly cleaned. All hatches on the storage containers shall be secured and all valves or connections shall be severed or plugged with vents being left functional.

(4) Abandoned above ground storage containers shall be posted with a clearly legible tag with the words "Out of Service."

(5) Abandoned storage containers shall not be allowed to be put back in service on the same site without first installing secondary containment protection.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-130 Primary containment of bulk liquid pesticides—Anchoring of storage containers. Storage containers shall be secured, ~~((as))~~ if necessary, to prevent flotation or instability which might occur as a result of liquid accumulations within a secondary containment facility.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-180 Primary containment of bulk ~~((liquid))~~ pesticides—Labeling. (1) All bulk pesticide storage containers shall be labeled in accordance with the Washington Pesticide Control Act (chapter 15.58 RCW) and the Federal Insecticide, Fungicide and Rodenticide Act. The registered product label shall be attached to the bulk storage container in a prominent location. The label shall be designed to remain intact and legible through active use of the container.

(2) All bulk pesticide storage containers shall bear a label or placard in accordance with Uniform Fire Code Standard No. 79-3, identifying the materials therein.

(3) All bulk pesticide storage containers used for temporary field storage shall be labeled with the owner's name, the capacity of the tank, and an identifying number. Lettering shall be a minimum of two inches in height and in a color contrasting to the background.

(4) All bulk pesticide storage containers used for temporary field storage shall have attached, in a weather-proof enclosure, a record of the date the storage container was put in place.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-200 Primary containment of bulk liquid pesticides—Temporary field storage. (1) Containers used for temporary field storage of liquid bulk pesticide shall comply with the following sections: WAC 16-229-100, 16-229-110, 16-229-120, 16-229-140, 16-229-150, 16-229-160, and 16-229-180.

(2) All bulk pesticide storage containers and appurtenances used for field storage shall be inspected for leakage and soundness daily when in use.

(3) Valves on storage containers shall be closed and locked or otherwise secured when left unattended.

(4) The physical location and identifying number of all temporary field storage shall be provided to the department upon request.

(5) The department may issue a permit to extend the time temporary field storage may be in one place during any six-month period due to weather related conditions upon written request. No advisory group review, pursuant to WAC 16-229-310(2) is required for this type of permit.

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

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-210 Operational area containment of liquid pesticides—Permanent storage facility. (1) All operational area activities shall take place on or within ~~((an))~~ operational area containment ~~((facility))~~: Provided, That during the unloading or loading of railcars, marine vessels, or manned trucks when product is unloaded from direct shipments from manufacturers, individual basins or portable storage containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) ~~((The))~~ Operational area containment ((facility)) shall be designed and constructed to contain pesticides, rinsates, washwater and other materials spilled or deposited during mixing, loading, unloading, draining, rinsing and washing activities.

(3) The walls and floor of operational area containment ((facility)) shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials ((with similar permeability-)) or combination of materials that:

(a) Are designed to withstand a full hydrostatic head of any discharged liquid;

(b) Have sufficient thickness and chemical resistance to contain a release until it is recovered.

(c) Are constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department.

(4) If synthetic materials are used in construction they shall be chemically compatible with the products handled at the site. A written confirmation of compatibility from the

manufacturer shall be kept on file at the site or the nearest location from which the site is administered.

(5) ~~((The facility))~~ Operational area containment shall be constructed to withstand the weight of any vehicles or storage containers which will be on ~~((the facility))~~ it.

(6) ~~((The facility))~~ Operational area containment shall be constructed with sufficient surface area, using curbs or other means, to prevent any discharge from leaving the containment area.

(7) ~~((The facility))~~ Operational area containment shall have a capacity of at least fifteen hundred gallons of containment. If no storage container or mobile storage container used at the ~~((facility))~~ operational area containment to transfer liquid bulk pesticides has a capacity of more than one thousand gallons, the operational area containment ((facility)) shall be of adequate size and design to contain one hundred twenty-five percent the capacity of the largest storage container, or mobile storage container used.

(8) ~~((The))~~ Operational area containment ((facility)) shall slope to ~~((a))~~ one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily recovered. An above ground ~~((tank))~~ storage container may be used in conjunction with the operational area containment ((facility)) to meet the capacity requirement. If an above ground ~~((tank))~~ storage container is used for temporary storage, the ~~((tank))~~ storage container shall be located within secondary containment. The ~~((tank))~~ storage container shall be clearly and conspicuously labeled "pesticide rinsate" followed by the major category of pesticide such as insecticide, herbicide, fungicide.

(9) Any pump used for recovering material from the operational area containment ~~((facility))~~ shall be manually activated.

(10) The operational area containment ~~((facility))~~ shall not have a discharge outlet or valve. Discharge outlets or valves on existing ~~((facilities))~~ operational areas shall be sealed. Operational area containments ~~((facilities))~~ may be interconnected.

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-220 Operational area containment of liquid pesticides—Temporary field storage. (1) During loading and unloading of liquid bulk pesticide at temporary field storage locations individual basins or portable storage containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) Liquid bulk pesticide storage containers used for temporary field storage shall be located at least one hundred feet from wells and surface water, except, for purposes of this section, irrigation water flowing directly to a field, or on a field, is not considered surface water unless the water could be carried beyond the field being irrigated.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-240 Backflow prevention. (1) ~~((If plumbing))~~ When piping within ((a)) secondary containment ((facility)) or an operational area ((facility)) is directly connected to a water source such as a well or public water ((supply)) system, an approved air gap or an approved reduced pressure principle ((a)) backflow prevention ((device)) assembly (RPBA) shall be installed to protect the water source. ((All equipment)) Approved air gaps and approved RPBA's shall be installed, operated, inspected and/or tested and maintained per WAC 246-290-490, ((and manufacturer's recommendations. The minimum safety equipment shall be one of the following:

(a) ~~A reduced pressure principle backflow prevention assembly approved by the Washington state department of health.~~

(b) ~~Air gap separation. Air gap is a physical separation between the free flowing discharge end of a water supply line and the fill opening of a water storage tank. The end of the discharge pipe shall be located a distance of at least two times the diameter of the supply line measured vertically above the flood rim of the tank. The gap should be increased if the fill pipe is located next to a wall. If the discharge pipe is located within a secondary containment or operational area facility the end of the pipe shall be at least two pipe diameters above the highest liquid holding capacity of the containment facility.)~~

(2) ~~((Reduced pressure principle backflow prevention assemblies)) Approved RPBA's shall be inspected and tested by a Washington state department of health certified backflow assembly tester, and approved air gaps shall be inspected by a Washington state department of health certified backflow assembly tester or cross-connection control specialist:~~

(a) ~~At the time of installation, alteration or relocation, and~~

~~((b)) at least on an annual schedule thereafter. ((one per year and air gap systems shall be inspected once per year by a Washington state department of health certified backflow assembly tester pursuant to WAC 246-290-490.))~~

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-260 Maintenance and inspection. (1) The operator of a pesticide bulk storage facility shall inspect and maintain storage containers, appurtenances, secondary containment ~~((facilities))~~ and operational area ~~((facilities))~~ containment to minimize the risk of a pesticide release. The inspection shall include a visual observation for any evidence of leaks, spills, cracks, solar decay or wear.

(2) Maintenance of the pesticide bulk storage facilities shall be performed as needed to ensure that the integrity of the bulk pesticide storage containers, secondary containment

~~((facilities))~~ and operational area containment ~~((facilities))~~ is maintained.

(3) Bulk pesticide storage containers and appurtenances shall be inspected at least once per month when in use. Secondary containment and operational area ~~((facilities))~~ containment shall be inspected at least once per month when in use.

(4) All secondary and operational area ~~((facilities))~~ containment shall be maintained free of debris and foreign matter.

(5) A written record of all inspections and maintenance shall be made on the day of the inspection or maintenance and kept at the storage site or at the nearest local office from which the storage site is administered.

(6) Inspection records shall contain the name of the person making the inspection, the date of the inspection, conditions noted and maintenance performed.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-270 Recordkeeping requirements. The following records shall be maintained at ~~((pesticide bulk))~~ permanent storage facilities or at the nearest local office from which the permanent storage facility is administered:

(1) A record of construction materials and methods of construction to show compliance with WAC 16-229-025, 16-229-030, 16-229-040, 16-229-050, 16-229-060, and 16-229-210. These records shall be maintained as permanent records.

(2) A record of the method(s) used to use or dispose of product or contaminated materials recovered from discharges outside secondary or operational area containment ~~((facilities))~~. This record applies only to discharges required to be reported to the Washington state department of ecology by the Washington state Dangerous waste regulations, chapter 173-303 WAC. These records shall be maintained for a period of at least three years.

(3) A monthly inventory reconciliation showing the amount of liquid bulk pesticide from each storage container which is lost or unaccounted for at the end of each monthly period during which pesticide is stored in the container. These records shall be maintained for a period of at least three years.

(4) Inspection and maintenance records required by WAC 16-229-260. These records shall be maintained for a period of at least three years.

(5) Manufacturer's compatibility statements required by WAC 16-229-040 and 16-229-050. These records shall be maintained as permanent records.

(6) A copy of the permanent storage facility's spill response plan required by WAC 16-229-280. This record shall be maintained as a permanent document.

(7) Records required in WAC 16-229-250 for use or disposal of rinsate, washwater and contaminated precipitation. These records shall be maintained for a period of at least three years.

(8) Inspection records required by WAC 16-229-100(9). These records shall be maintained as permanent records.

(9) Records required by WAC 16-229-240, Backflow prevention.

PERMANENT

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-280 Spill response plan. (1) The operator of a permanent storage facility shall prepare a written spill response plan for the permanent storage facility. If all or portions of the information required by the spill response plan have been prepared for plans required by other government agencies, they need not be prepared for this plan: Provided, That the information is readily accessible to emergency responders and department personnel. However, when copies of the plan are distributed all the required information must be provided.

The plan shall include the following elements:

(a) The identity and telephone numbers of the persons and agencies who are to be contacted in the event of a spill including persons responsible for the stored pesticide.

(b) For each pesticide stored at the permanent storage facility a complete copy of the storage container labeling required in WAC 16-229-180 and the labeling required to accompany sale of the pesticide under the Washington Pesticide Control Act, chapter 15.58 RCW.

(c) A material safety data sheet for each pesticide stored at the permanent storage facility.

(d) The procedures to be used for controlling and recovering, or otherwise responding to a spill for each type of bulk pesticide stored at the permanent storage facility.

(e) The procedures to be followed in using or disposing of a recovered spill.

(2) The spill response plan shall be kept current at all times.

(3) A copy of the spill response plan shall be kept readily available for inspection and use at the permanent storage facility or at the nearest local office from which the storage facility is administered and shall be available for inspection and copying by the department.

(4) A copy of the spill response plan shall be provided to the local fire department.

(5) Persons employed at ~~((bulk pesticide))~~ permanent storage facilities shall be trained in spill response procedures pursuant to the spill response plan.

(6) Emergency equipment and supplies: Every permanent storage facility shall have access to pumps and recovery containers which can be used to control and recover spills. Pumps, recovery containers and persons capable of deploying and operating them shall be readily available in an emergency. Pumps and recovery containers may include those operated by a local fire department or other persons: Provided, That the use and availability of the pumps and recovery containers is arranged in advance as part of the spill response plan. Absorbent materials and other equipment suitable for the control and cleanup of smaller spills shall be available at the storage facility. The permanent storage facility shall maintain a list showing the types and locations of clean-up supplies and equipment. The list shall be maintained

at the permanent storage facility or the nearest local office from which the facility is administered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-310 Permits. (1) The department may issue a permit exempting any person from a requirement under Part 2 of this chapter if compliance is not technically feasible in the judgment of the department and the department finds that alternative measures provide substantially similar protection. All information required to prove that substantially similar protection is possible shall be provided to the department by the person requesting the permit.

(2) At the request of the department, advisory group, or permittee an advisory group appointed by the director shall evaluate and advise the department on ~~((an))~~ any requests for permits from the rule.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-400 Operational area containment at permanent mixing/loading sites. (1) All operational area activities ~~((occurring at a permanent mixing/loading site))~~ shall take place on or within ~~((an))~~ operational area containment ~~((facility))~~:

(2) ~~((The))~~ Operational area containment ~~((facility))~~ shall be designed and constructed to contain pesticides, rinsates, washwater and other materials spilled or deposited during mixing, loading, unloading, draining, rinsing and washing activities.

(3) The walls and floor of operational area containment ~~((facility))~~ shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials ~~((with similar permeability-))~~ or combination of materials that:

(a) Are designed to withstand a full hydrostatic head of any discharged liquid;

(b) Have sufficient thickness and chemical resistance to contain a release until it is recovered;

(c) Are constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department.

(4) If synthetic materials are used in construction they shall be chemically compatible with the products ~~((mixed and loaded))~~ handled at the site. A written confirmation of compatibility from the manufacturer shall be kept on file at the site or the nearest location from which the site is administered.

~~((4))~~ (5) ~~((The facility))~~ Operational area containment shall be constructed to withstand the weight of any vehicles or storage containers which will be on ~~((the facility))~~ it.

~~((5))~~ (6) ~~((The facility))~~ Operational area containment shall be constructed with sufficient surface area, using curbs or other means, to prevent any discharge from leaving the containment area.

~~((6))~~ (7) ~~((The))~~ operational area containment ~~((facility))~~ shall be of adequate size and design to contain one hundred twenty-five percent the capacity of the largest storage container, or application equipment used at the facility up to a maximum of fifteen hundred gallons.

~~((7))~~ (8) Operational area ~~((facilities))~~ containment constructed prior to March 1, 1994, and which have been constructed to contain one hundred ten percent of the capacity of the largest storage container or application equipment used at the facility shall be considered to be in compliance with this chapter.

~~((8))~~ (9) ~~((The))~~ Operational area containment ~~((facility))~~ shall slope to ~~((a))~~ one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily recovered. An above ground ~~((tank))~~ storage container may be used in conjunction with the operational area containment ~~((facility))~~ to meet the capacity requirement. If an above ground ~~((tank or tanks))~~ storage container(s) are used for temporary storage, the ~~((tanks))~~ storage containers shall be located within operational area or secondary containment. The ~~((tank))~~ storage container shall be clearly and conspicuously labeled "pesticide rinsate" followed by the major category of pesticide such as insecticide, herbicide, fungicide.

~~((9))~~ (10) Any pump used for recovering material from the operational area containment ~~((facility))~~ shall be manually activated.

~~((10))~~ (11) The operational area containment ~~((facility))~~ shall not have a discharge outlet or valve. Discharge outlets or valves on existing ~~((facilities))~~ operational areas shall be sealed. Operational area containments ~~((facilities))~~ may be interconnected.

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-410 Backflow prevention. (1) ~~((If plumbing))~~ When piping within a permanent mixing/loading site is directly connected to a water source such as a well or public water ((supply)) system, an approved air gap or an approved reduced pressure principle ((a)) backflow prevention ((device)) assembly (RPBA) shall be installed to protect the water source. ~~((All equipment))~~ Approved air gaps and approved RPBA's shall be installed, operated, inspected and/or tested and maintained per WAC 246-290-490, ~~((and manufacturer's recommendations. The minimum safety equipment shall be one of the following:~~

~~((a))~~ A reduced pressure principle backflow prevention assembly approved by the Washington state department of health.

~~((b))~~ Air gap separation. Air gap is a physical separation between the free flowing discharge end of a water supply line and the fill opening of a water storage tank. The end of the discharge pipe shall be located a distance of at least two times the diameter of the supply line measured vertically above the flood rim of the tank. The gap should be increased if the fill

~~pipe is located next to a wall. If the discharge pipe is located within a secondary containment or operational area facility the end of the pipe shall be at least two pipe diameters above the highest liquid holding capacity of the containment facility--))~~

~~((2))~~ ~~((Reduced pressure principle backflow prevention assemblies))~~ Approved RPBA's shall be inspected and tested once per year ~~((and air gap systems shall be inspected once per year))~~ by a Washington state department of health certified backflow assembly tester, and approved air gaps shall be inspected by a Washington state department of health certified backflow assembly tester or cross-connection control specialist ((pursuant to WAC 246-290-490.)):

(a) At the time of installation, alteration or relocation, and at least on an annual schedule thereafter.

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

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-229-480 Permits. (1) The department may issue a permit exempting any person from a requirement under Part 3 of this chapter if compliance is not technically feasible in the judgment of the department and the department finds that alternative measures provide substantially similar protection. All information required to prove that substantially similar protection is possible shall be provided to the department by the person requesting the permit.

(2) At the request of the department, advisory group, or permittee an advisory group appointed by the director shall evaluate and advise the department on ((a)) any requests for permits from this chapter.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 16-229-300 Compliance schedule.
- WAC 16-229-470 Compliance.

WSR 00-23-075

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed November 17, 2000, 3:14 p.m.]

Date of Adoption: November 17, 2000.

Purpose: To revise chapter 16-201 WAC, rules relating to secondary and operational area containment for bulk fertilizer storage facilities. The rule addresses issues and concerns raised since implementation of the original rule in March 1994.

Citation of Existing Rules Affected by this Order: Amending WAC 16-201-010, 16-201-020, 16-201-025, 16-201-028, 16-201-030, 16-201-040, 16-201-050, 16-201-060, 16-201-070, 16-201-080, 16-201-110, 16-201-120, 16-201-

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130, 16-201-170, 16-201-180, 16-201-190, 16-201-200, 16-201-220, 16-201-230, 16-201-240, 16-201-250, 16-201-260, 16-201-270, and 16-201-280.

New WAC 16-201-029 and 16-201-031.

Statutory Authority for Adoption: RCW 15.54.800.

Adopted under notice filed as WSR 00-19-090 on September 20, 2000.

Changes Other than Editing from Proposed to Adopted Version: WAC 16-201-270 (2) and (3) have been revised to extend the compliance deadline from December 31, 2001, to thirty months after the effective date of the rule.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 2, Amended 24, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 12, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 2, Amended 24, Repealed 0.

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

November 17, 2000

Jim Jesernig

Director

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-010 Definitions. The definitions set forth in this section shall apply throughout this chapter, unless the context otherwise requires.

(1) "Approved air gap" means a physical separation between the free-flowing end of a water supply pipeline and the overflow rim of an open or nonpressurized receiving vessel. To be an approved air gap, the separation must be at least:

(a) Twice the diameter of the supply piping measured vertically from the overflow rim of the receiving vessel, and in no case be less than one inch, when unaffected by vertical surfaces (sidewalls): or

(b) Three times the diameter of the supply piping, if the horizontal distance between the supply pipe and a vertical surface (sidewall) is less than or equal to three times the diameter of the supply pipe, or if the horizontal distance between the supply pipe and intersecting vertical surfaces (sidewalls) is less than or equal to four times the diameter of the supply pipe and in no case less than one and one-half inches.

(2) "Approved reduced pressure principle backflow prevention assembly (RPBA)" means an RPBA of a make, model and size that is approved by the Washington State Department of Health.

(3) "Appurtenances" means all valves, pumps, fittings, pipes, hoses and metering devices which are connected to a storage container, or which are used to transfer a material into or out of such storage container.

((2)) (4) "Bulk fertilizer" means commercial fertilizer distributed in a nonpackage form such as, but not limited to, tote bags, tanks, trailers, spreader trucks, and railcars.

(5) "Certified engineer" means a licensed professional engineer, registered in the state of Washington in the discipline in which he/she is practicing.

((3)) (6) "Commercial fertilizer" means any substance containing one or more recognized plant nutrients and which is used for its plant nutrient content and/or which is designated for use or claimed to have value in promoting plant growth, and shall include limes, gypsum, and manipulated animal and vegetable manures. It shall not include unmanipulated animal and vegetable manures and other products exempted by the department by rule: *Provided*, That for the purpose of this chapter calcium carbonate (lime) and anhydrous ammonia are exempt: *Provided further*, That this rule does not apply to materials (including but not limited to compost, biosolids, or municipal sewage sludge), or to products derived therefrom, which are regulated pursuant to the provisions of chapter 70.95 or 70.95J RCW, or rules adopted thereunder.

((4)) (7) "Department" means the Washington state department of agriculture.

((5)) (8) "Discharge" means a spill, leak, or release, accidental or otherwise, from a storage container, container or appurtenance. It does not include a fully contained transfer of fertilizer made pursuant to sale, storage, distribution or use.

((6)) (9) "Dry fertilizer" means fertilizer in solid form.

((7)) (10) "Liquid fertilizer" means fertilizer in liquid form, and includes solutions, emulsions, suspensions and slurries. Liquid fertilizer does not include anhydrous ammonia.

(11) "Not technically feasible" means compliance is not physically or technically possible or feasible, and/or compliance cannot be achieved without compromising operational safety, and/or significantly compromising operational access. Monetary cost of compliance alone, shall not be sufficient for the department to determine that compliance is not technically feasible.

((8)) (12) "Operational area" means an area or areas at a fertilizer bulk permanent storage facility where fertilizers are transferred, loaded, unloaded, mixed, repackaged, refilled or where fertilizers are cleaned, washed or rinsed from containers or application, handling, storage or transportation equipment.

((9)) (13) "Operational area containment" means any structure or system designed and constructed to intercept and contain discharges, including storage container or equipment wash water, rinsates, and rainwater from the operational area(s) of fertilizer bulk storage facilities.

((10)) (14) "Permanent storage facility" means a location at which undivided quantities of liquid bulk fertilizer

in excess of five hundred U.S. gallons or undivided quantities of dry bulk fertilizer in ((undivided quantities exceeding)) excess of fifty thousand pounds is held in storage: Provided, That temporary field storage is ((allowed)) not considered a permanent storage facility. ((Effective March 1, 1999, "temporary field storage" shall mean a primary bulk fertilizer storage container of ten thousand gallons or less that remains in the same location for no more than twenty-one consecutive days in any six-month period. Effective March 1, 2004 "temporary field storage" shall mean a primary bulk fertilizer storage container of ten thousand gallons or less that remains in the same location for no more than fourteen consecutive days in any six-month period. Temporary field storage may be extended upon request by written permit. The department shall be notified in writing, upon request, of the physical location of all temporary field storage sites. Liquid bulk fertilizer storage containers directly attached to an apparatus for the purpose of fertigation are exempt from this chapter.

((11)) (15) "Primary containment" means the storage of liquid or dry bulk fertilizer in storage containers at a permanent storage facility.

((12)) (16) "Rinsate" means the liquid generated from the rinsing of any equipment or container that has come in direct contact with any fertilizer, including: recovered sedimentation, washwater, contaminated precipitation, or other contaminated debris.

((13)) (17) "Secondary containment" means a device or structure designed, constructed, and maintained to hold or confine a discharge of a liquid fertilizer from a permanent storage facility.

((14)) (18) "Storage container" means a container, including a railcar, nurse tank or other mobile container, that is used or intended for the storage of bulk liquid or dry fertilizer. It does not include a mobile container at a storage facility for less than ((thirty)) fifteen days if this storage is incidental to the loading or unloading of a storage container at the bulk fertilizer storage facility. Storage container does not include underground storage containers or surface impoundments such as lined ponds or pits.

(19) "Substantially similar protection" means alternative containment and management practices that prevent or control releases to the environment to the same or similar degree as the protections afforded by full compliance with this chapter.

(20) "Temporary field storage" means a storage container with the capacity to store ten thousand gallons or less of liquid bulk fertilizer that remains in the same location for no more than twenty-one consecutive days in any six-month period. Effective March 1, 2004, "temporary field storage" shall mean a storage container of ten thousand gallons or less that remains in the same location for no more than fourteen consecutive days in any six month period. Liquid bulk fertilizer application tanks directly attached to an apparatus for the purpose of fertigation are exempt from this chapter.

((15)) (21) "Washwater" means the liquid generated from the rinsing of the exterior of any equipment, containers or secondary containment or operational areas which have or may have come in direct contact with any fertilizer.

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

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-020 Secondary containment of liquid bulk fertilizers—General requirements. Primary storage of bulk liquid fertilizers at a permanent storage facility shall be located within ((a)) secondary containment ((facility)) designed to prevent the release of discharged fertilizers. ((A s)) Secondary containment ((facility)) shall consist of:

(1) A wall and liner with a sloped floor as provided in WAC 16-201-028 and 16-201-030; or

(2) A prefabricated facility as provided in WAC 16-201-040.

(3) Secondary containment ((facilities)) in operation prior to March 1, 1994, which does not have sloped floors shall be exempt from this section: Provided, That upon alteration to the ((facility)) secondary containment or increase of storage volume, the ((facility)) secondary containment shall be brought into full compliance with this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-025 Secondary containment of liquid bulk fertilizers—Capacity. (1) ((The-s)) Secondary containment ((facility)) shall contain at least one hundred twenty-five percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the containment area: Provided, That permanent storage facilities that have tanks of one hundred thousand gallons or greater capacity may use the following method to meet the capacity requirement: ((The facility))Secondary containment shall contain at least one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the area plus sufficient volume to contain the precipitation from a twenty-five year, twenty-four hour storm event.

(2) If the secondary containment ((facility)) is located indoors or under a roof to prevent accumulation of rainfall, the area shall contain at least one hundred ten percent of the volume of the largest storage container plus the displacement of all other tanks, appurtenances and other items within the containment area.

(3) Secondary containment ((facilities)) in operation prior to March 1, 1994; ((and which have)) having a capacity of at least one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other tanks, appurtenances, and other items within the containment area shall be considered to be in compliance with this section: Provided, That upon alteration to the ((facility)) secondary containment or increase of storage container volume the ((facility)) secondary containment shall be brought into full compliance with the specific capacity requirement of this section.

PERMANENT

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-028 Secondary containment of liquid bulk fertilizers—Walls and floors. (1) ~~The ((walls of a secondary containment facility shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials that will provide similar protection. Walls constructed of earth shall be allowed at storage facilities which have tanks of one hundred thousand gallons or greater capacity and at other facilities when a synthetic liner is used. The wall shall be designed to withstand a full hydrostatic head of any discharged liquid, and shall be properly sealed to prevent leakage)) secondary containment floor shall slope to one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily removed.~~

(2) ~~((Earthen walls shall have a horizontal to vertical slope of at least three to one, unless a steeper slope is consistent with good engineering practice, and shall be packed and protected from erosion. The top of earthen walls shall be no less than two feet six inches wide.)) The walls and floor of secondary containment shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials or combination of materials that:~~

(a) ~~Shall be designed to withstand a full hydrostatic head of any discharged liquid;~~

(b) ~~Shall have sufficient thickness and chemical resistance to contain a release until it is recovered;~~

(c) ~~Shall be constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department;~~

(d) ~~Shall have sufficient structural strength to maintain the containment's integrity under normally anticipated loadings;~~

(e) ~~Shall be chemically compatible with the materials being stored; and~~

(f) ~~Shall be properly sealed to prevent leakage.~~

(3) ~~Any piping through the outside walls of ((a)) secondary containment ((facility)) shall be installed and maintained such that the structural integrity of the wall is preserved and in such a manner as to prevent leaks.~~

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

NEW SECTION

WAC 16-201-029 Secondary containment of liquid bulk fertilizer—Earthen walls. (1) Secondary containment walls constructed of earth shall be allowed at permanent storage facilities when a liner is used: Provided, That only permanent storage facilities having storage containers of one

hundred thousand gallons or greater capacity can use clay liners.

(2) Earthen walls shall have a horizontal to vertical slope of at least three to one, unless a steeper slope is consistent with good engineering practice, and shall be packed and protected from erosion.

(3) The top of earthen walls shall be no less than two feet six inches wide.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-030 Secondary containment of liquid bulk fertilizers—Lining. ((The base of a secondary containment facility shall be lined with steel, concrete or a synthetic liner: Provided, That facilities with storage tanks of one hundred thousand gallons or greater may use clay soil liners. The secondary containment floor shall slope to a liquid tight collection point or sump that allows spilled or deposited materials to be easily removed.)) If a liner is required to meet the standards set forth in WAC 16-201-028, then it must be constructed as follows:

(1) ~~((Concrete liners: Concrete liners shall be designed according to good engineering practices to withstand any foreseeable loading conditions, including a full hydrostatic head of discharged liquid, and shall be properly sealed to prevent leakage.)) Synthetic liners:~~

(a) Synthetic liners shall be chemically compatible with the materials being stored within the permanent storage facility and have a minimum thickness of thirty mils +/- 1 mil. A written confirmation of compatibility and a written estimate of the life of the liner from the manufacturer shall be kept on file at the permanent storage facility or the nearest local office from which the permanent storage facility is administered.

(b) Synthetic liners shall be installed under the supervision of a qualified representative of the manufacturer, a contractor certified by the manufacturer, or a certified engineer. All field constructed seams shall be tested, and repaired if necessary, in accordance with the manufacturer's recommendations.

(2) ~~((Synthetic liners:)) Permanent storage facilities with storage containers of one hundred thousand gallons or greater may use clay soil liners: Provided, That:~~

(a) ~~((Synthetic liners shall be chemically compatible with the materials being stored within the facility and have a minimum thickness of thirty mils +/- 1 mil. A written confirmation of compatibility and a written estimate of the life of the liner from the manufacturer shall be kept on file at the storage facility or the nearest local office from which the facility is administered.~~

(b) ~~Synthetic liners shall be installed under the supervision of a qualified representative of the manufacturer, a contractor certified by the manufacturer, or a certified engineer. All field constructed seams shall be tested, and repaired if necessary, in accordance with the manufacturer's recommendations.~~

(3) ~~Soil liners:)) The surface soil shall be sealed, including the berm of an earthen dike, with a sealing agent such as sodium bentonite, attapulgite or a similar clay material((-);~~

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(b) The liner shall be constructed in accordance with reliable civil engineering practices, to achieve a coefficient of permeability not to exceed 1×10^{-6} cm/sec and shall be maintained at 1×10^{-5} cm/sec with a thickness of not less than six inches;

(c) The floor and internal walls of the containment area shall have a protective barrier to prevent desiccation, evaporation, freeze, thaw, or other physical damage.

~~((4) Exemptions. A liner need not be installed directly under a storage container having a capacity of one hundred thousand gallons or more which has been constructed on site and put into use prior to March 1, 1994: Provided, That one of the following alternative procedures are complied with, certified to in writing by an official of the company which owns the storage container, and the certificate is filed with the department.~~

(a) Alternative 1 is as follows:

(i) ~~A second bottom made of steel shall be constructed for the storage container. The second bottom shall be placed over the original bottom and separated from the original bottom by a support medium designed to provide for leak detection between the two bottoms and properly support the new bottom. This support layer may consist of gravel, sand, concrete (grooved to provide leak detection), steel or other grilage, wire mesh, etc. as dictated by good engineering practice.~~

(ii) ~~The original bottom of the storage container shall be tested for leaks before the support layer and second bottom are installed. A record of the test shall be kept on file at the storage facility or at the nearest local office from which the storage facility is administered.~~

(iii) ~~The newly constructed bottom shall be tested for leaks before any liquid fertilizer is stored on the newly constructed bottom. A record of the test shall be kept on file at the storage facility or at the nearest local office from which the storage facility is administered.~~

(iv) ~~There shall be a system to readily detect leaks through the newly constructed bottom into the support layer. Leak tests should be conducted at not more than six-month intervals with a record of such tests to be kept at the storage facility or at the nearest local office from which the storage facility is administered.~~

(b) Alternative 2 is as follows:

(i) ~~The storage container shall be emptied, cleaned, and tested for leaks. The walls and floor of the storage container shall be tested to assure that welds and thickness of steel plates are sound and adequate to contain the fertilizers. A record of the inspection, test results, and of any repairs made shall be submitted to the department and maintained by the owner or operator.~~

(ii) ~~The interior floor and twelve inches up the wall of the storage container shall be coated with a liner to inhibit corrosion. A record of this procedure shall be submitted to the department and maintained by the owner or operator.~~

(iii) ~~A test for leaks and liner deterioration or metal corrosion shall be conducted every five years thereafter. A record of the test findings and of indicated repairs and maintenance shall be maintained by the owner or operator.~~

(c) Alternative 3 is as follows:

(i) ~~Monitoring devices shall be installed in angled borings under each tank. These monitoring devices shall constitute a leak detection system for each tank in advance of the point at which any leak would reach groundwater.~~

(ii) ~~The number, length, and depth of each boring shall be determined on the basis of site characteristics. The array of monitoring devices under each tank shall constitute the best practical early warning detection system for tank leakage.~~

(iii) ~~Each monitoring plan under alternative 3 shall be implemented only upon review and written approval of the department and shall include inspection/monitoring schedules.)~~

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.

NEW SECTION

WAC 16-201-031 Secondary containment of liquid bulk fertilizers—Floors and linings—Alternative procedures. A floor and/or liner need not be installed directly under a storage container having a capacity of one hundred thousand gallons or more which has been constructed on site and put into use prior to March 1, 1994: Provided, That one of the following alternative procedures are complied with, certified to in writing by an official of the company which owns the storage container, and the certificate is filed with the department:

(1) Alternative 1 is as follows:

(a) A second bottom made of steel shall be constructed for the storage container. The second bottom shall be placed over the original bottom and separated from the original bottom by a support medium designed to provide for leak detection between the two bottoms and properly support the new bottom. This support layer may consist of gravel, sand, concrete (grooved to provide leak detection), steel or other grilage, wire mesh, etc. as dictated by good engineering practice.

(b) The original bottom of the storage container shall be tested for leaks before the support layer and second bottom are installed. A record of the test shall be kept on file at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(c) The newly constructed bottom shall be tested for leaks before any liquid fertilizer is stored on the newly constructed bottom. A record of the test shall be kept on file at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(d) There shall be a system to readily detect leaks through the newly constructed bottom into the support layer. Leak tests should be conducted at not more than six-month intervals with a record of such tests to be kept at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(2) Alternative 2 is as follows:

(a) The storage container shall be emptied, cleaned, and tested for leaks. The walls and floor of the storage container shall be tested to assure that welds and thickness of steel plates are sound and adequate to contain the fertilizers. A

record of the inspection, test results, and of any repairs made shall be submitted to the department and maintained by the owner or operator.

(b) The interior floor and twelve inches up the wall of the storage container shall be coated with a liner to inhibit corrosion. A record of this procedure shall be submitted to the department and maintained by the owner or operator.

(c) A test for leaks and liner deterioration or metal corrosion shall be conducted every five years thereafter. A record of the test findings and of indicated repairs and maintenance shall be maintained by the owner or operator.

(3) Alternative 3 is as follows:

(a) Monitoring devices shall be installed in angled borings under each storage container. These monitoring devices shall constitute a leak detection system for each storage container in advance of the point at which any leak would reach groundwater.

(b) The number, length, and depth of each boring shall be determined on the basis of site characteristics. The array of monitoring devices under each storage container shall constitute the best practical early warning detection system for storage container leakage.

(c) Each monitoring plan under alternative 3 shall be implemented only upon review and written approval of the department and shall include inspection/monitoring schedules.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-040 Secondary containment of liquid bulk fertilizers—Prefabricated facilities. (1) ~~((A-p))~~ Prefabricated ~~((facility))~~ secondary containment shall be composed of a rigid prefabricated basin having both a base and walls constructed of steel or synthetic materials which are resistant to corrosion, puncture or cracking. Materials used in the ~~((facility))~~ secondary containment shall be chemically compatible with the products being stored within the ~~((facility))~~ secondary containment. A written confirmation of compatibility from the basin manufacturer shall be kept on file at the permanent storage facility or at the nearest local office from which the permanent storage facility is administered.

(2) The prefabricated ~~((facility))~~ secondary containment shall be designed and installed to withstand all foreseeable loading conditions, including the tank load and a full hydrostatic head of any discharged liquid. Multiple basins connected to provide the capacity required in WAC 16-201-025 shall be connected in a manner which assures an adequate transfer of discharged liquid between basins.

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-050 Secondary containment of liquid bulk fertilizers—Discharge outlets or valves. Secondary containment ~~((facilities))~~, including prefabricated ~~((facili-~~

~~ties))~~ secondary containment, shall not have discharge outlets or valves. Discharge outlets or valves on existing ~~((facilities))~~ secondary containment shall be sealed. Secondary containments ~~((facilities))~~ may be interconnected.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-060 Secondary containment of liquid bulk fertilizers—Storage with other ~~((commodities))~~ material. (1) No ~~((other commodity except fertilizer, fertilizer rinsate, recovered fertilizer discharges, or pesticide rinsate))~~ material may be stored within ~~((a))~~ liquid fertilizer secondary containment ~~((facility))~~ unless the material is compatible with all other material stored within the secondary containment. For the purposes of this section, compatible means that the materials, when mixed together, will not react in a manner that will cause a human health or environmental hazard.

~~((2) A liquid fertilizer secondary containment facility may share a wall or portion of a wall, with a liquid pesticide secondary containment facility.))~~

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-070 Secondary containment of liquid bulk fertilizers—Precipitation accumulations. Precipitation may not be allowed to accumulate in ~~((a))~~ secondary containment ~~((facility))~~ to the point where it ~~((may tend to))~~:

(1) Reduces the capacity of the ~~((facility))~~ secondary containment below one hundred ten percent of the volume of the largest storage container within the area plus the displacement of all other ~~((tanks))~~ storage containers, appurtenances, and other items within the containment area~~((:))~~;

(2) Increases corrosion of storage containers or appurtenances~~((:))~~; or

(3) Impairs the stability of storage containers.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-080 Secondary containment of liquid bulk fertilizers—Recovery of discharges. Discharges within ~~((a))~~ secondary containment ~~((facility))~~ shall be immediately recovered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-110 Primary containment of liquid bulk fertilizers—Prohibition against underground storage. No person shall store liquid bulk fertilizer, fertilizer spills or rinsates in an underground storage container or surface impoundment, ~~((or))~~ such as a lined pond or pit. A watertight catch basin or sump used for the temporary collec-

tion of rinsate or runoff from transfer and loading areas is exempt from this section.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-120 Primary containment of liquid bulk fertilizers—Abandoned storage containers. (1) Storage containers used at a permanent storage facility, or used for temporary field storage to hold liquid bulk fertilizer or fertilizer rinsate are considered abandoned if they have been out of service for more than six consecutive months because of a weakness or leak, or have been out of service for any reason for more than two years without an integrity test having been performed.

(2) Abandoned underground storage containers containing fertilizer which meet the definition of hazardous substance underground storage tank system in chapter 173-360 WAC are subject to the applicable requirements in that chapter.

(3) Abandoned above ground storage containers shall be thoroughly cleaned. All hatches on the storage containers shall be secured and all valves or connections shall be severed or plugged with vents being left functional.

(4) Abandoned storage containers shall be posted with a clearly legible tag with the words "Out of Service."

(5) Abandoned storage containers shall not be allowed to be put back in service on the same site without first installing secondary containment protection.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-130 Primary containment of liquid bulk fertilizers—Anchoring of storage containers. Storage containers shall be secured, ~~((as))~~ if necessary, to prevent flotation or instability which might occur as a result of liquid accumulations within a secondary containment facility.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-170 Primary containment of ~~((liquid))~~ bulk fertilizers—Labeling. (1) All bulk fertilizer storage containers shall be clearly and conspicuously labeled to identify the contents.

(2) All bulk fertilizer storage containers shall bear a label or placard in accordance with Uniform Fire Code Standard No. 79-3, identifying the material therein.

(3) All bulk fertilizer storage containers used for temporary field storage shall be labeled with the owner's name, the capacity of the tank, and an identifying number. Lettering shall be a minimum of two inches in height and in a color contrasting to the background.

(4) All bulk fertilizer storage containers used for temporary field storage shall have attached, in a weather-proof enclosure, a record of the date the storage container was put in place.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-180 Primary containment of liquid bulk fertilizers—Temporary field storage. (1) Storage containers used for temporary field storage of liquid bulk fertilizer shall comply with the following sections: WAC 16-201-100, 16-201-110, 16-201-120, 16-201-140, 16-201-150, and 16-201-170.

(2) All bulk fertilizer storage containers and appurtenances used for temporary field storage shall be inspected for leakage and soundness daily when in use.

(3) Valves on storage containers shall be closed and locked or otherwise secured when left unattended.

(4) The physical location and identifying number of all temporary field storage shall be provided to the department upon request.

(5) The department may issue a permit to extend the time temporary field storage may be in one place during any six-month period due to weather related conditions upon written request. No advisory group review, pursuant to WAC 16-201-280(2) is available for this type of permit.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-190 Operational area containment of liquid fertilizers—Permanent storage facility. (1) All operational area activities shall take place on or within ~~((an))~~ operational area containment ~~((facility))~~: Provided, That during the unloading or loading of railcars, marine vessels, or manned trucks when product is unloaded from direct shipments from manufacturers, individual basins or portable storage containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) ~~((The))~~ Operational area containment ~~((facility))~~ shall be designed and constructed to contain fertilizers, rinsates, washwater and other materials spilled or deposited during mixing, loading, unloading, draining, rinsing and washing activities.

(3) The walls and floor of operational area containment ~~((facility))~~ shall be constructed of steel, poured reinforced concrete, precast concrete modules, solid masonry, or other materials ~~((with similar permeability-))~~ or combination of materials that:

(a) Are designed to withstand a full hydrostatic head of any discharged liquid;

(b) Have sufficient thickness and chemical resistance to contain a release until it is recovered;

(c) Are constructed and maintained to a permeability standard of 1×10^{-6} cm/sec as determined by ASTM test method D-5084 Measurement of Hydraulic Conductivity of Saturated Porous Materials Using a Flexible Wall Permeameter or other test method approved by the department.

(4) If synthetic materials are used in construction they shall be chemically compatible with the products handled at the site. A written confirmation of compatibility from the manufacturer shall be kept on file at the site or the nearest location from which the site is administered.

(5) ~~((The facility))~~ Operational area containment shall be constructed to withstand the weight of any vehicles or storage containers which will be on ~~((the facility))~~ it.

(6) ~~((The facility))~~ Operational area containment shall be constructed with sufficient surface area, using curbs or other means, to prevent any discharge from leaving the containment area. The ~~((facility))~~ operational area containment shall have a capacity of at least fifteen hundred gallons ~~((of containment))~~. If no storage container or mobile storage container used at the ~~((facility))~~ operational area containment to transfer liquid bulk fertilizers has a capacity of more than one thousand gallons, the operational area containment ~~((facility))~~ shall be of adequate size and design to contain one hundred twenty-five percent the capacity of the largest storage container, or mobile storage container used.

(7) ~~((The))~~ Operational area containment ~~((facility))~~ shall slope to ~~((a))~~ one or more liquid tight collection points or sumps that allows spilled or deposited materials to be easily recovered.

(8) An above ground ~~((tank))~~ storage container may be used in conjunction with the operational area containment ~~((facility))~~ to meet the capacity requirement. If an above ground ~~((tank))~~ storage container is used ~~((for temporary storage))~~ to meet the capacity requirement, the ~~((tank))~~ storage container shall be located within secondary containment. The ~~((tank))~~ storage container shall be clearly and conspicuously labeled "fertilizer rinsate."

(9) Any pump used for recovering material from the operational area containment ~~((facility))~~ shall be manually activated.

~~((9))~~ (10) The operational area containment ~~((facility))~~ shall not have a discharge outlet or valve. Discharge outlets or valves on existing ~~((facilities))~~ operational areas shall be sealed. Operational area containments ~~((facilities))~~ may be interconnected.

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

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

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-200 Operational area containment of liquid fertilizers—Temporary field storage. (1) During loading and unloading of liquid bulk fertilizer at temporary field storage locations individual basins or portable storage containers shall be used to recover spillage and leakage from transfer connections and pumps.

(2) Liquid bulk fertilizer storage containers used for temporary field storage shall be located at least one hundred feet from wells and surface water except, for purposes of this section, irrigation water flowing directly to a field, or on a field, is not considered surface water unless the water could be carried beyond the field being irrigated.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-220 Backflow prevention. (1) ~~((If plumbing))~~ When piping within ~~((a))~~ secondary containment ~~((facility))~~ or an operational area ~~((facility))~~ is directly connected to a water source such as a well or public water ~~((supply))~~ system, an approved air gap or an approved reduced pressure principle ~~((a))~~ backflow prevention ~~((device))~~ assembly (RPBA) shall be installed to protect the water source. ~~((All equipment))~~ approved air gaps and approved RPBA's shall be installed, operated, inspected and/or tested and maintained per WAC 246-290-490 ~~((and manufacturer's recommendations. The safety equipment shall be one of the following:~~

~~((a))~~ ~~A reduced pressure principle backflow prevention assembly approved by the Washington state department of health.~~

~~((b))~~ ~~Air gap separation. Air gap is a physical separation between the free flowing discharge end of a water supply line and the fill opening of a water storage tank. The end of the discharge pipe shall be located a distance of at least two times the diameter of the supply line measured vertically above the flood rim of the tank. The gap should be increased if the fill pipe is located next to a wall. If the discharge pipe is located within a secondary containment or operational area facility the end of the pipe shall be at least two pipe diameters above the highest liquid holding capacity of the containment facility.)~~

(2) ~~((Reduced pressure principle backflow prevention assemblies))~~ Approved RPBA's shall be inspected and tested by a Washington State Department of Health certified backflow assembly tester, and approved air gaps shall be inspected by a Washington State Department of Health certified backflow assembly tester or cross-connection control specialist:

~~((a))~~ At the time of installation, alteration or relocation, and

~~((b))~~ once per year and air gap systems shall be inspected once per year by a Washington State Department of Health certified backflow assembly tester pursuant to WAC 246-290-490) At least on an annual schedule thereafter.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-230 Fertilizer spill and rinsate management. (1) Fertilizer ~~((products, rinsates or washwater spilled or accumulated))~~ spills within ~~((a))~~ secondary containment or operational area ~~((facility))~~ containment shall be immediately recovered. ~~((These materials may be applied at normal fertilizer rates or used in a liquid mixing operation. The materials may be stored for later use.))~~

(2) Fertilizer rinsate shall be removed from secondary containment and operational area containment as necessary to ensure the capacity of the containment area does not fall below the levels required by this chapter. ~~((Any liquid that accumulates at a collection point or in a))~~ Rinsate accumulations collected in an operational area water-tight sump shall ~~((be removed within twenty-four hours when the facility is in~~

operation)) not exceed the capacity of the sump at the end of the business day.

(3) ~~((Recovered)) Fertilizer spills((, sedimentation,)) or rinsates((, washwater, contaminated precipitation or other contaminated debris)) shall ~~((be contained and used or properly disposed of. Fertilizer containing materials shall))~~ not be released to the environment unless the ~~((release is an agronomic application))~~ material is applied at normal fertilizer rates, used in fertilizer blends, used in a fertilizer manufacturing process, or disposed of properly.~~

(4) Recovered spills or rinsates in excess of 500 gallons must be contained in a storage container within secondary containment. The storage container must be clearly and conspicuously labeled to identify the content.

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 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-240 Maintenance and inspection. (1) The operator of a fertilizer bulk storage facility shall inspect and maintain storage containers, appurtenances, secondary containment ~~((facilities))~~ and operational area ~~((facilities))~~ containment to minimize the risk of a fertilizer release. The inspection shall include a visual observation for any evidence of leaks, spills, cracks, solar decay or wear.

(2) Maintenance of the fertilizer bulk storage facilities shall be performed as needed to ensure that the integrity of the bulk fertilizer storage containers, secondary containment ~~((facilities))~~ and operational area containment ~~((facilities))~~ is maintained.

(3) Bulk fertilizer storage containers and appurtenances shall be inspected at least once per month when in use. Secondary containment and operational area ~~((facilities))~~ containment shall be inspected at least once per month when in use.

(4) All secondary and operational area ~~((facilities))~~ containment shall be maintained free of debris and foreign matter.

(5) A written record of all inspections and maintenance shall be made on the day of the inspection or maintenance and kept at the storage site or at the nearest local office from which the storage site is administered.

(6) Inspection records shall contain the name of the person making the inspection, the date of the inspection, conditions noted and maintenance performed.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-250 Recordkeeping requirements. Records required by this section and documents necessary to ensure compliance with this chapter shall be made available for inspection and copying by the department. The following records shall be maintained at ~~((fertilizer bulk))~~ permanent storage facilities or at the nearest local office from which the permanent storage facility is administered.

(1) A record of construction materials and methods of construction to show compliance with WAC 16-201-025, 16-201-028, 16-201-030, 16-201-040, 16-201-050, and 16-201-190. These records shall be maintained as permanent records.

(2) A record of the method(s) used to use or dispose of product or contaminated materials recovered from discharges outside secondary or operational area containment ~~((facilities))~~. This record applies only to discharges required to be reported to the Washington state department of ecology by the Washington state Dangerous waste regulations, chapter 173-303 WAC. These records shall be maintained for a period of at least three years.

(3) Inspection and maintenance records required by WAC 16-201-240. These records shall be maintained for a period of at least three years.

(4) Manufacturer's compatibility statements required by WAC 16-201-030 and 16-201-040. These records shall be maintained as permanent records.

(5) A copy of the permanent storage facility's spill response plan required by WAC 16-201-260. This record shall be maintained as a permanent document.

(6) Records required by WAC 16-201-100(9). These records shall be maintained as permanent records.

(7) Records required by WAC 16-201-220, Backflow prevention.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-260 Spill response plan. (1) The operator of a permanent storage facility shall prepare a written spill response plan for the permanent storage facility. If all or portions of the information required by the spill response plan have been prepared for plans required by other government agencies, they need not be prepared for this plan: Provided, That the information is readily accessible to emergency responders and department personnel. However, when copies of the plan are distributed, all required information shall be provided.

The plan shall include the following elements:

(a) The identity and telephone numbers of the persons and agencies who are to be contacted in the event of a spill, including persons responsible for the stored fertilizer.

(b) For each fertilizer stored at the permanent storage facility a complete copy of the storage container labeling required in WAC 16-201-170, and the labeling required to accompany sale of the fertilizer under the Washington Commercial Fertilizer Act, chapter 15.54 RCW.

(c) A material safety data sheet for each fertilizer stored at the permanent storage facility.

(d) The procedures to be used for controlling and recovering, or otherwise responding to a spill for each type of bulk fertilizer stored at the permanent storage facility.

(e) The procedures to be followed in using or disposing of a recovered spill.

(2) The plan shall be kept current at all times.

(3) A copy of the spill response plan shall be kept readily available for inspection and use at the permanent storage facility or at the nearest local office from which the perma-

nent storage facility is administered and shall be available for inspection and copying by the department.

(4) A copy of the spill response plan shall be provided to the local fire department.

(5) Persons employed at ~~((bulk fertilizer))~~ permanent storage facilities shall be trained in spill response procedures pursuant to the spill response plan.

(6) Emergency equipment and supplies. Every perma-nent storage facility shall have access to pumps and recovery containers which can be used to control and recover spills. Pumps, recovery containers and persons capable of deploying and operating them shall be readily available in an emergency. Pumps and recovery containers may include those operated by a local fire department or other persons: Provided, That the use and availability of the pumps and recovery containers is arranged in advance as part of the spill response plan. Absorbent materials and other equipment suitable for the control and cleanup of smaller spills shall be available at the permanent storage facility. The permanent storage facility shall maintain a list showing the types and locations of clean-up supplies and equipment. The list shall be maintained at the permanent storage facility or the nearest local office from which the facility is administered.

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-270 ~~((Compliance schedule))~~ Effective dates. ~~((1) New permanent storage facilities placed in service after March 1, 1994, shall immediately comply with this chapter.)~~ The requirements of this chapter shall be effective immediately: Provided, That

(1) All

~~((2) Existing))~~ permanent storage facilities that have storage containers of one hundred thousand gallons or greater and that were in operation prior to March 1, 1994, shall comply ((with the following schedule: Provided, That permanent storage facilities which have tanks of one hundred thousand gallons or greater shall have a period of seven years from March 1, 1994, to comply)) with WAC 16-201-020 through 16-201-080, and 16-201-190 by March 1, 2001;((+))

(2) Storage of bulk fertilizer, fertilizer spills or rinsates shall comply with WAC 16-201-110 within 30 months of the effective date of this rule;

(3) Fertilizer spills or rinsates must be contained in compliance with WAC 16-201-230(4) within 30 months of the effective date of this rule.

~~((a) Secondary containment~~

~~WAC 16-201-020 through 16-201-080 except as otherwise provided in~~

~~WAC 16-201-025 (3) five years after March 1, 1994~~

~~(b) Primary containment~~

~~WAC 16-201-100 through~~

~~16-201-180 one year after March 1, 1994~~

~~(e) Operational area containment~~

~~WAC 16-201-190 five years after March 1, 1994~~

~~(d) Dry bulk fertilizer storage and handling~~

~~WAC 16-201-210 (1),~~

~~(2), (4)~~

~~one year after March 1, 1994~~

~~WAC 16-201-210 (3)~~

~~five years after March 1, 1994~~

~~(e) Backflow prevention~~

~~WAC 16-201-220~~

~~immediate~~

~~(f) Rinsate management~~

~~WAC 16-201-230~~

~~one year after March 1, 1994~~

~~(g) Maintenance and inspection~~

~~WAC 16-201-240~~

~~one year after March 1, 1994~~

~~(h) Recordkeeping requirements~~

~~WAC 16-201-250~~

~~one year after March 1, 1994~~

~~(i) Spill response plan~~

~~WAC 16-201-260~~

~~one year after March 1, 1994.)~~

AMENDATORY SECTION (Amending Order 5018, filed 11/2/93, effective 3/1/94)

WAC 16-201-280 Permits. (1) The department may issue a permit exempting any person from a requirement under this chapter if compliance is not technically feasible in the judgment of the department and the department finds that alternative measures provide substantially similar protection. All information required to prove that substantially similar protection is possible shall be provided to the department by the person requesting the permit.

(2) At the request of the department, advisory group, or permittee, an advisory group appointed by the director shall evaluate and advise the department on ~~((a))~~ any request((s)) for permit((s)) from this chapter.

WSR 00-24-002

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed November 22, 2000, 3:29 p.m.]

Date of Adoption: November 21, 2000.

Purpose: To revise chapters 16-231, 16-232 and 16-230 WAC, related to the application of pesticides in Benton, Franklin and Walla Walla counties. These rules will clarify and simplify what needs to be done by applicators in the above referenced counties. There will no longer be a need to look at several sets of rules to determine compliance.

Citation of Existing Rules Affected by this Order: Chapters 16-231, 16-232 and 16-230 WAC; repealing WAC 16-232-038 and 16-230-870; and amending WAC 16-232-001, 16-232-005, 16-232-010, 16-231-100, 16-231-105, 16-231-107, 16-231-115, 16-231-125, 16-231-140, 16-230-800, 16-230-810, 16-230-813, 16-230-815, 16-230-820, 16-230-825, 16-230-830, 16-230-835, 16-230-840, 16-230-845, 16-230-850, 16-230-855, 16-230-860, 16-230-861, 16-230-862, 16-230-863, 16-230-864, 16-230-866, and 16-230-868.

Statutory Authority for Adoption: Chapters 17.21 and 15.58 RCW.

Adopted under notice filed as WSR 00-19-038 on September 12, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 27, Amended 28, Repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 27, Amended 28, Repealed 2.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 27, Amended 28, Repealed 2.

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

November 22, 2000

Jim Jesernig
Director

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-800 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area under order. The area under order shall include:

((+)) All lands lying within the boundaries of Benton County(;and

(2) Portions of Franklin and Walla Walla counties as follows: All lands lying within a boundary line beginning at the intersection of the Esquatzel Diversion Channel drain and the Columbia River thence east along the Esquatzel Channel to its intersection with Road 68; thence southeasterly approximately one mile along Road 68 to its intersection with Fraser Drive near the northeast corner of Section 24, T10N, R28E; thence south approximately one mile along Fraser Drive to its intersection with Selph Landing Road; thence east seven miles along Selph Landing Road to its intersection with Highway 395 near the northeast corner of Section 30, T10N, R30E; thence south two miles along Highway 395 to the southeast corner of Section 31, T10N, R30E; thence east three miles along section lines to the northeast corner of Section 3, T9N, R30E; thence south one mile along the section line to the southeast corner of Section 3, T9N, R30E; thence east seven miles along section lines and a portion of the Paseo Kahlotus Road to its intersection with the Lee Harbor Dam Road at the northeast corner of Section 11, T9N, R31E; thence southerly approximately four miles along Lee Harbor Dam Road and Lee Harbor Drive to the west section line of Section 25, T9N, R31E; thence south approximately eleven miles along section lines to the Walla Walla River; thence west along the Walla Walla River to the Columbia River and the Walla Walla Benton County line; thence northwesterly along the Walla Walla Benton County line to the Benton-Franklin County line; thence northwesterly along the Benton-Franklin County line and the Columbia River to the point of beginning)).

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-810 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Restricted use pesticides. For the purposes of WAC 16-230-800 through 16-230-870, the following pesticides are declared to be restricted use pesticides:

(1) Restricted use herbicides:

(a) Sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort)

(b) Desiccants and defoliant (such as Paraquat, Diquat, Endothall)

(c) Glyphosate (such as Roundup, Landmaster)

(d) Phenoxy type herbicides (such as 2,4-D, MCPA)

(e) dicamba (such as Banvel)

(f) Bromoxynil (such as Brominal, Bucril, Bronate)

(2) Restricted use insecticides:

(a) All Category I insecticides with the signal words danger/poison on the label, except granular and pellet formulations;

(b) Additionally, all insecticides, except granular and pellet formulations, are declared to be restricted use in Area 1 and Area 1A as described in WAC 16-230-835.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-813 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Oil-type carriers. On and after April 5 through October 31, oil-type carriers are prohibited for brush control: Provided, That oil-type carriers may be used in invert systems the entire year.

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-815 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Paraquat and diquat. Aerial application of paraquat and diquat is prohibited in the entire area under order listed in WAC 16-230-800.

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-820 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Sulfonylurea herbicides. Application of sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort) to fallow land or to land during the time between harvest and emergence above the furrows of the subsequent cereal grain crop is prohibited.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-825 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla coun-

ties))—Permits. The following conditions will apply to all permits issued under the authority of WAC 16-230-800 through 16-230-870.

(1) Application for a permit may be made to the Washington State Department of Agriculture, Compliance Branch, ((2015 S. 1st Street)) 21 N. First Avenue Suite 236, Yakima, Washington ((98903)) 98902. Applications may also be taken in person or by facsimile. Permits will not be granted by telephone.

(2) The department may make on-site monitoring of the application a condition of any permit. A representative of the department may condition, deny, or revoke a permit at any time, if the representative determines that the situation at the application site creates an unreasonable risk of drift. In determining whether the situation at the application site creates an unreasonable risk of drift, the representative may consider all relevant factors such as temperature, air inversions, time of day, burning restrictions, wind direction, wind velocity, topography, and type and condition of application equipment.

(3) No permit shall be issued to apply any pesticide unless that permit is consistent with existing department laws and rules.

AMENDATORY SECTION (Amending Order 2014, filed 7/31/89, effective 8/31/89)

WAC 16-230-830 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Emergency clause. In the event of an emergency, as declared by the director, the department may issue permits for the use of restricted use pesticides in violation of any restrictions contained in the area under order as defined in WAC 16-230-800. An emergency under this section may be declared if the director determines that the risk and amount of economic harm to any agriculture crop substantially outweighs the risk and amount of damage likely to occur if a variance permit is issued.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/1/92)

WAC 16-230-835 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 1. (1) Area 1 description (North Horse Heaven Hills). An area including all lands lying within a boundary line beginning at the northwest corner of Section 31, T8N, R24E; thence east two miles along section lines to the northwest corner of Section 33, T8N, R24E; thence north one mile along section lines to the northwest corner of Section 28, T8N, R24E; thence east seven miles along section lines to the northwest corner of Section 27, T8N, R25E; thence north two miles along section lines to the northwest corner of Section 15, T8N, R25E; thence east eight miles along section lines to the northwest corner of Section 13, T8N, R26E; thence south two miles along section lines to the northwest corner of Section 25, T8N, R26E; thence east two miles along section lines to the northwest corner of Section 29, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 32, T8N, R27E; thence east three miles along section

lines to the northwest corner of Section 35, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 2, T7N, R27E; thence east one mile along section lines to the northwest corner of Section 1, T8N, R27E; thence south two miles along section lines to the northwest corner of Section 13, T7N, R27E; thence east four miles along section lines to the northwest corner of Section 15, T7N, R28E; thence south one mile along section lines to the northwest corner of Section 22, T7N, R28E; thence east ten miles along section lines to the northwest corner of Section 20, T7N, R30E; thence south two miles along section lines to the northwest corner of Section 32, T7N, R30E; thence east seven miles along section lines to the Columbia River in Section 29, T7N, R31E; thence south approximately two miles along the Columbia River to the south section line of Section 5, T6N, R31E; thence west approximately eight miles along section lines to the southwest corner of Section 1, T6N, R29E; thence north two miles along section lines to the southwest corner of Section 25, T7N, R29E; thence west thirteen miles along section lines to the southeast corner of Section 27, T7N, R27E; thence north one mile along the section line to the northeast corner of Section 27, T7N, R27E; thence west one mile along the section line to the northwest corner of Section 27, T7N, R27E; thence north two miles along section lines to the northeast corner of Section 16, T7N, R27E; thence west one mile along the section line to the southeast corner of Section 8, T7N, R27E; thence north one mile along the section line to the northeast corner of Section 8, T7N, R27E; thence west approximately twenty miles along section lines to the Benton-Yakima County line at the southwest corner of Section 6, T7N, R24E; thence north two miles along the county line to the point of beginning.

(2) Area 1 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 is prohibited: Provided, That the department may issue written permits for application of insecticides not containing the signal words danger/poison on the label.

(b) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-840 Application of pesticides in Benton County ~~((and portions of Franklin and Walla Walla counties))~~—Area 2. (1) Area 2 description. ~~((Tri-Cities, Benton City area))~~ An area including all lands lying within a boundary line beginning at the northwest corner of Section 25, T10N, R26E; thence south approximately five miles along section lines to the intersection with the Kennewick Irrigation District (K.I.D.) main canal; thence easterly along the K.I.D. main canal to the Amon pumping station located in Section 7, T8N, R29E; thence southeasterly along the K.I.D. Division Four Canal to the Columbia River in Section 8, T7N, R31E; ~~((thence south approximately one-half mile along the Columbia River to the south section line of Section 8, T7N, R31E; thence east approximately three miles across the Columbia River to the intersection with U.S. Highway 12 at the south section line of Section 10, T7N, R31E;))~~ thence northwesterly along ~~((Highway 12 to its intersection with Interstate 182; thence westerly along Interstate 182 to the west shoreline of the Columbia River; thence northerly approximately six and one-half miles along))~~ the Columbia River ~~((to))~~ until its intersection with the United States Department of Energy Hanford Site south boundary line; thence west approximately one mile and south approximately two and one-half miles along the south boundary line to the southeast corner of Section 27, T10N, R28E; thence west seven miles along section lines to the southwest corner of Section 27, T10N, R27E; thence north one mile along the section line to the northwest corner of Section 27, T10N, R27E; thence west four miles along section lines to the point of beginning.

(2) Area 2 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-845 Application of pesticides in Benton County ~~((and portions of Franklin and Walla Walla counties))~~—Area 3. (1) Area 3 description.

(a) Eastern Yakima Valley. An area including all lands lying within a boundary line beginning at the northwest corner of Section 19, T8N, R24E; thence east four miles along section lines to the southwest corner of Section 14, T8N, R24E; thence north one mile along the section line to the northwest corner of Section 14, T8N, R24E; thence east two miles along section lines to the southwest corner of Section 7, T8N, R25E; thence north one mile along the section line to the northwest corner of Section 7, T8N, R25E; thence east one mile along the section line to the southwest corner of Section 5, T8N, R25E; thence northeast approximately one and four-tenths of a mile diagonally across Section 5 to the northeast corner of Section 5, T8N, R25E; thence east one mile along the section line to the southwest corner of Section 34, T9N, R25E; thence northeast approximately one and four-tenths of a mile diagonally across Section 34 to the northeast corner of Section 34, T9N, R25E; thence east two miles along section lines to the southwest corner of Section 30, T9N, R26E; thence north one mile along the section line to the northwest corner of Section 30, T9N, R26E; thence east one mile along the section line to the southwest corner of Section 20, T9N, R26E; thence northeast approximately one and four-tenths of a mile diagonally across Section 20 to the northeast corner of Section 20, T9N, R26E; thence east two miles along section lines to the northwest corner of Section 23, T9N, R26E; thence southeast approximately one and four-tenths of a mile diagonally across Section 23 to the southeast corner of Section 23, T9N, R26E; thence north six miles along section lines to the northwest corner of Section 25, T10N, R26E; thence west four miles along section lines to the northwest corner of Section 29, T10N, R26E; thence south one mile along the section line to the southwest corner of Section 29, T10N, R26E; thence west eleven miles along section lines to the southeast corner of Section 29, T10N, R24E; thence north one mile along the section line to the intersection with Anderson Road at the northeast corner of Section 29, T10N, R24E; thence west two miles along Anderson Road and section lines to the Benton-Yakima County line at the northwest corner of Section 30, T10N, R24E; thence south approximately eleven miles along the Benton-Yakima county line to the point of beginning.

(b) Cold Creek Area. An area including all lands lying within a boundary line beginning at the intersection of the Benton-Yakima County line and the Columbia River in Section 7, T13N, R24E; thence south approximately six and one-half miles along the Benton-Yakima County line to the southwest corner of Section 7, T12N, R24E; thence east five miles along section lines to the southeast corner of Section 11, T12N, R24E; thence north approximately seven miles along section lines to the Columbia River; thence west approximately five miles along the Columbia River to the point of beginning.

(c) Horse Heaven Hills southwest buffer zone. An area near Patterson starting at the southeast corner of Section 7, T5N, R26E following section lines north five miles to the northeast corner of Section 19, T6N, R26E; thence west two miles to the northwest corner of Section 24, T6N, R25E; thence south one-half mile along section line; thence west two miles to the common boundary of Sections 21 and 22, T6N, R25E; thence north one-half mile to the northeast cor-

ner of Section 21, T6N, R25E; thence west three miles to the northwest corner of Section 19, T6N, R25E; thence south three miles to the southwest corner of Section 31, T6N, R25E; thence east three miles to the southeast corner of Section 33, T6N, R25E; thence south three miles to the southeast corner of Section 16, T5N, R25E; thence west one mile to the northwest corner of Section 21, T5N, R25E; thence south one mile to the southwest corner of Section 21, T5N, R25E; thence east two miles to the southeast corner of Section 22, T5N, R25E; thence north one mile to the northeast corner of Section 22, T5N, R25E; thence east two miles to the southeast corner of Section 13, T5N, R25E; thence north one mile to the northeast corner of Section 13, T5N, R25E; thence east one mile to the point of origin.

(2) Area 3 restrictions.

(a) Application by air of restricted use herbicides as defined in WAC 16-230-810 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-850 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 4. (1) Area 4 description.

(a) Tri-cities northwest buffer zone. An area including all lands lying within a boundary line beginning at the northwest corner of Section 25, T10N, R26E; thence north two miles along section lines to the northwest corner of Section 13, T10N, R26E; thence east one mile along the section line to the northeast corner of Section 13, T10N, R26E; thence north approximately one-half mile along the section line to the United States Department of Energy Hanford Site south boundary line; thence easterly approximately ten miles and south approximately two and one-half miles along the south boundary line to the south section line of Section 27, T10N, R28E; thence west approximately six and three-fourths miles along section lines to the southwest corner of Section 27, T10N, R27E; thence north one mile along the section line to the northwest corner of Section 27, T10N, R27E; thence west four miles along section lines to the point of beginning.

(b) Tri-cities northeast buffer zone. An area including all lands lying within a boundary line beginning at the intersection of the Esquatzel Diversion Channel drain and the Columbia River; thence east along the Esquatzel Channel to its intersection with Road 68; thence southeasterly approximately one mile along Road 68 to its intersection with Fraser Drive near the northeast corner of Section 24, T10N, R28E; thence south approximately four miles along section lines and portions of Fraser Drive and Dent Road to the southwest corner of Section 6, T9N, R29E; thence east approximately eight and one-half miles along section lines and a portion of Foster Wells Road to its intersection with the Bonneville Power Administration power line in Section 4, T9N, R30E; thence southeasterly approximately seven miles along the power line to its intersection with SR 124 in Section 32, T9N, R31E; thence easterly approximately two and one-half miles along SR 124 to the east section line of Section 34, T9N, R31E near the intersection of SR 124 and the Union Pacific Railroad; thence south approximately three miles along section lines to the southeast corner of Section 15, T8N, R31E; thence west approximately one-fourth mile along the section line to the Union Pacific Railroad; thence southerly approximately four and one-half miles along the railroad to its intersection with U.S. Highway 12 near the Boise Cascade paper mill; thence northwesterly along Highway 12 to its intersection with Interstate 182; thence westerly along I-182 to the west shoreline of the Columbia River; thence northerly approximately six and one-half miles along the Columbia River to the U.S. Department of Energy Hanford Site south boundary line in Section 14, T10N, R28E; thence east approximately one-half mile across the Columbia River to its east shoreline; thence northerly approximately one-half mile to the point of beginning.

(2) Area 4 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-855 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 5. (1) Area 5 description.

(a) Cold Creek buffer zone. An area including all lands lying within a boundary line beginning at the southwest corner of Section 7, T12N, R24E; thence east five miles along section lines to the southeast corner of Section 11, T12N, R24E; thence north approximately seven miles along section lines to the Columbia River; thence easterly approximately two miles along the Columbia River to the east section line of Section 6, T13N, R25E, near the Vernita Bridge; thence south approximately eight and one-half miles along section lines to the southeast corner of Section 18, T12N, R25E; thence west seven miles along section lines to the Benton-Yakima County line at the southwest corner of Section 18, T12N, R24E; thence north one mile along the county line to the point of beginning.

(b) Roza buffer zone. An area including all lands lying within a boundary line beginning at the northwest corner of Section 25, T10N, R26E; thence west four miles along section lines to the northwest corner of Section 29, T10N, R26E; thence south one mile along the section line to the southwest corner of Section 29, T10N, R26E; thence west eleven miles along section lines to the southeast corner of Section 29, T10N, R24E; thence north one mile along the section line to the intersection with Anderson Road at the northeast corner of Section 29, T10N, R24E; thence west two miles along Anderson Road and section lines to the Benton-Yakima County line at the northwest corner of Section 30, T10N, R24E; thence north two miles along the county line to the northwest corner of Section 18, T10N, R24E; thence east four miles along section lines to the northeast corner of Section 15, T10N, R24E; thence south one mile along the section line to the southeast corner of Section 15, T10, R24E; thence east seven miles along section lines to the southwest corner of Section 13, T10N, R25E; thence north one mile along the section line to the northwest corner of Section 13, T10N, R25E; thence east six miles along section lines to the northwest corner of Section 13, T10N, R26E; thence south two miles along section lines to the point of beginning.

(c) Horse Heaven Hill southwest buffer zone. An area including all lands lying within a boundary line beginning at the northwest corner of Section 13, T6N, R24E; thence south five miles along section lines to the southwest corner of Section 1, T5N, R24E; thence east three miles along the section lines to the northeast corner of Section 8, T5N, R25E; thence south one mile along the section line to the southeast corner of Section 8, T5N, R25E; thence west one mile along the section line to the southwest corner of Section 8, T5N, R25E; thence south approximately five miles to the Washington Oregon border; thence northeasterly along the Washington Oregon border until its intersection with the eastern section line of Section 8, T5N, R26E; thence north approximately six miles along section lines to the northeast corner of Section 17, T6N, R26E; thence west nine miles to the point of beginning.

(2) Area 5 restrictions.

(a) Application by air of restricted use herbicides as defined by WAC 16-230-810 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-860 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 6. (1) Area 6 description. All remaining lands in the area under order.

(2) Area 6 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(b) On and after April 5 through October 31 of each year all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

(c) On and after April 5 through October 31 of each year, aerial applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning.

PERMANENT

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-861 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Wind conditions. The use or application of all herbicides and class 1 and 2 insecticides are prohibited in the area under order listed in WAC 16-230-800 when the mean sustained wind velocity is over ten miles per hour throughout the year: Provided, That applications shall be allowed in higher velocity winds when an approved ground apparatus is used. Ground apparatus shall be approved by the department prior to application. Approval shall be based on research data: Provided further, That applications of granular and pellet formulations of restricted use pesticides defined in WAC 16-230-810 as well as applications made to structures shall be exempt from the wind restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-862 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Area 1A. (1) Area 1A description. All lands lying within a boundary line beginning at the northwest corner of Section 31, T8N, R24E; thence east two miles along section lines to the northwest corner of Section 33, T8N, R24E; thence north one mile along section lines to the northwest corner of Section 28, T8N, R24E; thence east seven miles along section lines to the northwest corner of Section 27, T8N, R25E; thence north two miles along section lines to the northwest corner of Section 15, T8N, R25E; thence east eight miles along section lines to the northwest corner of Section 13, T8N, R26E; thence south two miles along section lines to the northwest corner of Section 25, T8N, R26E; thence east two miles along section lines to the northwest corner of Section 29, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 32, T8N, R27E; thence east three miles along section lines to the northwest corner of Section 35, T8N, R27E; thence south one mile along section lines to the northwest corner of Section 2, T7N, R27E; thence east one mile along section lines to the northwest corner of Section 1, T8N, R27E; thence south two miles along section lines to the northwest corner of Section 13, T7N, R27E; thence east four miles along section lines to the northwest corner of Section 15, T7N, R28E; thence south one mile along section lines to the northwest corner of Section 22, T7N, R28E; thence east ten miles along section lines to the northwest corner of Section 20, T7N, R30E; thence south two miles along section lines to the northwest corner of Section 32, T7N, R30E; thence east seven miles along section lines to the Columbia River in Section 29, T7N, R31E; thence north approximately three miles to the Kennewick Irrigation District (K.I.D.) Division Four Canal in Section 8, T7N, R31E; thence westerly along the K.I.D. Division Four Canal to the intersection with the K.I.D. Main Irrigation Canal at the Amon Pumping Station located in Section 7, T8N, R29E; thence westerly along the K.I.D. Main Irrigation Canal to its intersection with the east section line of Section 14, T9N, R26E; thence south approximately one mile along the section

line to the northwest corner of Section 25, T9N, R26E; thence northwest approximately one and four tenths miles diagonally across Section 23 to the northwest corner of Section 23, T9N, R26E; thence west two miles along section lines to the northwest corner of Section 21, T9N, R26E; thence southwest approximately one and four tenths miles diagonally across Section 20 to the northwest corner of Section 29, T9N, R26E; thence west one mile along section lines to the northwest corner of Section 30, T9N, R26E; thence south one mile along section lines to the northwest corner of Section 31, T9N, R26E; thence west two miles along section lines to the northwest corner of Section 35, T9N, R25E; thence southwest approximately one and four tenths miles diagonally across Section 34 to the northwest corner of Section 3, T8N, R25E; thence west one mile along section lines to the northwest corner of Section 4, T8N, R25E; thence southwest approximately one and four tenths miles diagonally across Section 5 to the northwest corner of Section 8, T8N, R25E; thence west one mile along section lines to the northwest corner of Section 7, T8N, R25E; thence south one mile along section lines to the northwest corner of Section 18, T8N, R25E; thence west two miles along section lines to the northwest corner of Section 14, T8N, R24E; thence south one mile along section lines to the northwest corner of Section 23, T8N, R24E; thence west four miles to the northwest corner of Section 19, T8N, R24E; thence south two miles along the county line to the point of beginning.

(2) Area 1A restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-230-810 is prohibited: Provided, That the department may issue written permits for application of insecticides not containing the signal words danger/poison on the label.

(b) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-863 Application of pesticides in Benton County ((and portions of Franklin and Walla Walla counties))—Restricted use herbicides ground apparatus noz-

zle requirements. Ground applications of restricted use herbicides in the area under order listed in WAC 16-230-800 shall be made, throughout the year, using nozzles having a single orifice and minimum diameter of .052 inches or a LP 8002 nozzle. Pressure shall not exceed twenty-five pounds per square inch at the nozzle for .052 and other orifice openings and pressure shall not exceed fifteen pounds per square inch at the nozzle for LP 8002 or equivalent nozzle. Pressure up to fifty pounds per square inch at the nozzle may be used for equipment with handguns and up to ninety pounds per square inch at the nozzle manifold for an inert system: Provided, That the department may issue a permit for other nozzles and pressure combinations that are equal or better. Prior to issuing such permits, the request shall be reviewed by a scientific committee established by the director: Provided further, That when Glyphosate is the only restricted use herbicide being used during an application for weed control in reduced tillage cropping any nozzles may be used that delivers at a minimum ten gallons of water carrier or greater per treated acre at a pressure not exceeding twenty-five pounds per square inch at the nozzle: Provided further, That Glyphosate applications using a .052 nozzle at twenty-five pounds of pressure or less at the nozzle, and a LP 8002 nozzle at fifteen pounds of pressure or less at the nozzle shall be exempt from the ten-gallon minimum volume: Provided further, That pressurized handsized household devices used to apply restricted use herbicides, or any equipment, device, or contrivance of which the person who is applying the pesticide is the source of power or energy in making such herbicide applications shall be exempt from nozzle requirements.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-864 Application of pesticides in Benton County (~~(and portions of Franklin and Walla Walla counties)~~)—**Restricted use herbicides, aircraft boom length, pressure, and nozzle requirements.** The aerial application of restricted use herbicides in the area under order listed in WAC 16-230-800 shall be made in accordance with the following requirements:

(1) The working boom length on fixed wing aircraft shall not exceed three-fourths of the wing span and the working boom length on a helicopter shall not exceed six-sevenths of the total rotor length where the rotor length exceeds forty feet.

(2) Pressure for aerial equipment shall not exceed twenty-five psi at the nozzles.

(3) Nozzles for aircraft:

(a) Fixed wing:

(i) Minimum nozzle orifice of .075 inches (no core plate) provided, that RD8 nozzles with orifice size of 0.125 inches and No. 46 core plates may be used. Nozzles shall be directed downward and backward one hundred seventy degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

(b) Helicopter:

(i) Minimum nozzle orifice of .063 inches (no core plate) provided, that RD8 nozzles with orifice size of .125 inches

and core plate No. 46 may be used. Nozzles shall be directed downward and backward ninety degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-866 Application of pesticides in Benton County (~~(and portions of Franklin and Walla Walla counties)~~)—**Restricted use herbicides—Temperature conditions.** All phenoxy compounds and Banvel shall not be applied when the temperature is above eighty-five degrees F. or above at the point of application: Provided, That application at the rate of fifty gallons or more per acre using nozzles having a minimum orifice diameter of .072 inches shall be exempt from the eighty-five degrees F. temperature requirement: Provided further, That when using the invert system, applications may continue up to ninety-five degrees F. with a maximum wind velocity of fifteen miles per hour and with water carrier at twelve or more gallons per acre.

AMENDATORY SECTION (Amending WSR 92-13-035, filed 6/10/92, effective 7/11/92)

WAC 16-230-868 Application of pesticides in Benton County (~~(and portions of Franklin and Walla Walla counties)~~)—**Restricted use herbicide weather conditions.** Restricted use herbicides shall not be applied throughout the year in the entire area under order when there is a temperature inversion present or weather conditions are such that damage could result to adjacent and nearby towns, susceptible crops, and plantings through physical drift or volatilization: Provided, That applications of restricted use herbicides shall be exempt from the inversion requirements when using one hundred gallons or greater of water carrier per treated acre while using no greater than fifteen pounds of pressure per square inch at the nozzle.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-230-870 Other rules.

AMENDATORY SECTION (Amending Order 2073, filed 2/26/91, effective 3/29/91)

WAC 16-232-001 Restricted use herbicides—Walla Walla County—Area under order. (1) The area under order shall include all lands lying within the boundaries of Walla Walla County. WAC 16-232-005 through (~~16-232-038~~) 16-232-077 shall apply to the area under order.

(2) The distribution, use, and application of restricted use herbicides in the area under order shall comply with rules relating to the use of pesticides in chapter 16-228 WAC, and rules relating to restricted use herbicides in WAC 16-230-600 through 16-230-675.

AMENDATORY SECTION (Amending Order 1665, filed 2/20/80)

WAC 16-232-005 Restricted use herbicides. All formulations of Dicamba (Banvel) and all formulations of phenoxy hormone-type herbicides, including 2,4-D, 2,4,5-T and MCPA in areas 1, 2, 2A, 3, and 3A are by this order declared to be restricted use herbicides.

NEW SECTION

WAC 16-232-007 Application of pesticides in Walla Walla County—Restricted use pesticides. The following pesticides are declared to be restricted use pesticides in areas 2B, 4, and 6:

(1) Restricted use herbicides:

- (a) Sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort);
- (b) Desiccants and defoliants (such as Paraquat, Diquat, Endothall);
- (c) Glyphosate (such as Roundup, Landmaster);
- (d) Phenoxy type herbicides (such as 2,4-D, MCPA);
- (e) Dicamba (such as Banvel);
- (f) Bromoxynil (such as Brominal, Buctril, Bronate).

(2) Restricted use insecticides:

All Category I insecticides with the signal words danger/poison on the label, except granular and pellet formulations.

AMENDATORY SECTION (Amending Order 1965, filed 2/12/88)

WAC 16-232-010 Restricted use herbicides—Walla Walla County—Area 1. (1) Area 1 description. (Columbia River Buffer area.) An area starting at the intersection of the common boundary line between Sections 14 and 15, T6N, R32E and the Washington-Oregon state line; thence north along the section lines ten miles more or less to the southeast corner of Section 22, T8N, R32E; thence east along the section lines two miles to the southeast corner of Section 24, T8N, R32E; thence north along the section lines five miles more or less to the intersection with the Northern Pacific Railroad; thence northeasterly seven miles more or less along the railroad, including the right of way, to the intersection with State Route 124 and C.M. Rice Road at the northeast corner of Section 2, T9N, R33E; thence northerly along C.M. Rice Road, including the right of way, to the Snake River; thence southwesterly along the Snake River to ~~((the Columbia River; thence southerly along the Columbia River to the Washington-Oregon state line; thence east along the state line nine miles more or less))~~ a point near the east section line of Section 23 T9N, R31E; thence south approximately twelve miles to the Walla Walla River; thence west along the Walla Walla River until its intersection with the Columbia River and the Walla Walla-Benton County line; thence southwest along the Columbia River approximately three and one-half miles to the intersection of the Washington-Oregon state line; thence east along the Washington-Oregon state line to the point of beginning.

(2) Area 1 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides is prohibited on and after April 5 through October 31.

(b) On and after April 5 through October 31, ground applications of restricted use herbicides shall be made using nozzles having a minimum orifice diameter of .052 inches or a LP8002 or equivalent nozzle.

(c) On and after April 5 through October 31, aerial applications shall be prohibited except by written permit issued by the department.

NEW SECTION

WAC 16-232-041 Restricted use herbicides—Walla Walla County—Area 2B. (1) Area 2B description. An area including all lands lying within a boundary line beginning at the intersection of the Union Pacific Railroad and U.S. Highway 12 in Section 10, T7N, R31E; thence southerly along Highway 12 approximately three miles until its intersection with the Walla Walla River; thence west along the Walla Walla River until its intersection with the Columbia River and the Walla Walla-Benton County line; thence northwesterly along the Columbia River approximately ten miles until its intersection with the Snake River; thence northeasterly along the Snake River until its intersection with Highway 12 in Section 35, T9N, R30E; thence southeasterly along Highway 12 to the point of beginning.

(2) Area 2B restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-232-007 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-232-044 Restricted use herbicides—Walla Walla County—Area 4. (1) Area 4 description. An area including all lands lying within a boundary line beginning at the intersection of the Snake River and the Bonneville Power Administration power line near the east section line of Section 25, T9N, R30E; thence southeasterly along the Bonneville Power Administration power line until its intersection with SR 124 in Section 32, T9N, R31E; thence approximately two and one-half miles along SR 124 to the east sec-

tion line of Section 34, T9N, R31E; thence south approximately three miles along section lines to the southeast corner of Section 15, T8N, R31E; thence west approximately one-fourth mile along the section line to the Union Pacific Railroad; thence southerly approximately four and one-half miles along the railroad until its intersection with U.S. Highway 12 near the Boise Cascade paper mill; thence northwesterly along Highway 12 to the point of its intersection with the Snake River in Section 35, T9N, R30E; thence northeasterly along the Snake River to the point of beginning.

(2) Area 4 restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-232-007 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-232-047 Restricted use herbicides—Walla Walla County—Area 6. (1) Area 6 description. An area including all lands lying within a boundary line beginning at the Snake River and the east section line of Section 23, T9N, R31E; thence south approximately twelve miles along section lines to the Walla Walla River; thence west along the Walla Walla River until its intersection with the Columbia River and the Walla Walla-Benton County line; thence northwesterly along the Columbia River approximately two miles to the southern section line of Section 8, T7N, R31E; thence east approximately two miles along the section line until its intersection with U.S. Highway 12 in Section 10, T7N, R31E; thence northwesterly along U.S. Highway 12, approximately three-quarters of a mile until its intersection with the Union Pacific Railroad; thence northerly approximately four miles along the railroad until its intersection with the southern section line in Section 15, T8N, R31E; thence east approximately one-quarter mile along the section line to the southeast corner of Section 15, T8N, R31E; thence north approximately three miles until its intersection with SR 124; thence west along SR 124 approximately two and one-half miles until its intersection with the Bonneville Power Administration power line in Section 32, T9N, R31E; thence northwesterly along the power line until its intersection with the

Snake River in Section 25, T9N, R30E; thence northeasterly along the Snake River to the point of beginning.

(2) Area 6 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(b) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

(c) On and after April 5 through October 31 of each year, aerial applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning.

NEW SECTION

WAC 16-232-050 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Oil-type carriers. On and after April 5 through October 31, oil-type carriers are prohibited for brush control in areas 2B, 4, and 6: Provided, That oil-type carriers may be used in invert systems the entire year.

NEW SECTION

WAC 16-232-053 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Paraquat and diquat. Aerial application of paraquat and diquat is prohibited in areas 2B, 4, and 6.

NEW SECTION

WAC 16-232-056 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Sulfonylurea herbicides. Application of sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort) to fallow land or to land during the time between harvest and emergence above the furrows of the subsequent cereal grain crop is prohibited in areas 2B, 4, and 6.

NEW SECTION

WAC 16-232-059 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Permits. The following conditions will apply to all permits issued in areas 2B, 4, and 6.

(1) Application for a permit may be made to the Washington State Department of Agriculture, Compliance Branch, 21 N. 1st Avenue Suite 236 Yakima, Washington 98902. Applications may also be taken in person or by facsimile. Permits will not be granted by telephone.

(2) The department may make on-site monitoring of the application a condition of any permit. A representative of the department may condition, deny, or revoke a permit at any time, if the representative determines that the situation at the application site creates an unreasonable risk of drift. In determining whether the situation at the application site creates an unreasonable risk of drift, the representative may consider all relevant factors such as temperature, air inversions, time of day, burning restrictions, wind direction, wind velocity, topography, and type and condition of application equipment.

(3) No permit shall be issued to apply any pesticide unless that permit is consistent with existing department laws and rules.

NEW SECTION

WAC 16-232-062 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Emergency clause.

In the event of an emergency, as declared by the director, the department may issue permits for the use of restricted use pesticides in variation of any restrictions contained in areas 2B, 4, and 6. An emergency under this section may be declared if the director determines that the risk and amount of economic harm to any agriculture crop substantially outweighs the risk and amount of damage likely to occur if a variance permit is issued.

NEW SECTION

WAC 16-232-065 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Wind conditions.

The use or application of all herbicides and class 1 and 2 insecticides are prohibited in areas 2B, 4, and 6 when the mean sustained wind velocity is over ten miles per hour throughout the year: Provided, That applications shall be allowed in higher velocity winds when an approved ground apparatus is used. Ground apparatus shall be approved by the department prior to application. Approval shall be based on research data: Provided further, That applications of granular and pellet formulations of restricted use pesticides defined in WAC 16-232-007 as well as applications made to structures shall be exempt from the wind restrictions.

NEW SECTION

WAC 16-232-068 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Restricted use herbicides ground apparatus nozzle requirements.

Ground applications of restricted use herbicides in areas 2B, 4, and 6 shall be made, throughout the year, using nozzles having a single orifice and minimum diameter of .052 inches or a LP 8002 nozzle. Pressure shall not exceed twenty-five pounds per square inch at the nozzle for .052 and other orifice openings and pressure shall not exceed fifteen pounds per square

inch at the nozzle for LP 8002 or equivalent nozzle. Pressure up to fifty pounds per square inch at the nozzle may be used for equipment with handguns and up to ninety pounds per square inch at the nozzle manifold for an inert system: Provided, That the department may issue a permit for other nozzles and pressure combinations that are equal or better. Prior to issuing such permits, the request shall be reviewed by a scientific committee established by the director: Provided further, That when Glyphosate is the only restricted use herbicide being used during an application for weed control in reduced tillage cropping any nozzles may be used that delivers at a minimum ten gallons of water carrier or greater per treated acre at a pressure not exceeding twenty-five pounds per square inch at the nozzle: Provided further, That Glyphosate applications using a .052 nozzle at twenty-five pounds of pressure or less at the nozzle, and a LP 8002 nozzle at fifteen pounds of pressure or less at the nozzle shall be exempt from the ten-gallon minimum volume: Provided further, That pressurized handsized household devices used to apply restricted use herbicides, or any equipment, device, or contrivance of which the person who is applying the pesticide is the source of power or energy in making such herbicide applications shall be exempt from nozzle requirements.

NEW SECTION

WAC 16-232-071 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Restricted use herbicides, aircraft boom length, pressure, and nozzle requirements. The aerial application of restricted use herbicides in areas 2B, 4, and 6 shall be made in accordance with the following requirements:

(1) The working boom length on fixed wing aircraft shall not exceed three-fourths of the wing span and the working boom length on a helicopter shall not exceed six-sevenths of the total rotor length where the rotor length exceeds forty feet.

(2) Pressure for aerial equipment shall not exceed twenty-five psi at the nozzles.

(3) Nozzles for aircraft:

(a) Fixed wing:

(i) Minimum nozzle orifice of .075 inches (no core plate): Provided, That RD8 nozzles with orifice size of 0.125 inches and No. 46 core plates may be used. Nozzles shall be directed downward and backward one hundred seventy degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

(b) Helicopter:

(i) Minimum nozzle orifice of .063 inches (no core plate): Provided, That RD8 nozzles with orifice size of .125 inches and core plate No. 46 may be used. Nozzles shall be directed downward and backward ninety degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

NEW SECTION

WAC 16-232-074 Application of pesticides in Walla Walla County—Areas 2B, 4, and 6—Restricted use herbi-

cides—Temperature conditions. All phenoxy compounds and Banvel shall not be applied when the temperature is above eighty-five degrees F. or above at the point of application: Provided, That application at the rate of fifty gallons or more per acre using nozzles having a minimum orifice diameter of .072 inches shall be exempt from the eighty-five degrees F. temperature requirement: Provided further, That when using the invert system, applications may continue up to ninety-five degrees F. with a maximum wind velocity of fifteen miles per hour and with water carrier at twelve or more gallons per acre.

NEW SECTION

WAC 16-232-077 Application of pesticides in Walla Walla county—Restricted use herbicide weather conditions. Restricted use herbicides shall not be applied throughout the year in the entire area under order when there is a temperature inversion present or weather conditions are such that damage could result to adjacent and nearby towns, susceptible crops, and plantings through physical drift or volatilization: Provided, That applications of restricted use herbicides shall be exempt from the inversion requirements when using one hundred gallons or greater of water carrier per treated acre while using no greater than fifteen pounds of pressure per square inch at the nozzle.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-232-038 Restricted use herbicides—
Application records—Walla
Walla County.

AMENDATORY SECTION (Amending Order 2073, filed 2/26/91, effective 3/29/91)

WAC 16-231-100 Restricted use herbicides—Franklin County—Area under order. (1) The area under order shall include all lands lying within the boundaries of Franklin County. WAC 16-231-110 through ~~((16-231-145))~~ 16-231-183 shall apply to the area under order.

(2) The distribution, use, and application of restricted use herbicides in the area under order shall comply with rules relating to the use of pesticides in chapter 16-228 WAC, and rules relating to restricted use herbicides in WAC 16-230-600 through 16-230-680.

AMENDATORY SECTION (Amending Order 1676, filed 2/20/80)

WAC 16-231-105 Restricted use herbicides. All formulations of Dicamba (Banvel) and all formulations of phenoxy hormone-type herbicides including 2,4-D, 2,4,5-T and MCPA in Areas 1, 1A, 2, 3, and 4 are by this order declared to be restricted use herbicides.

NEW SECTION

WAC 16-231-107 Application of pesticides in Franklin County—Restricted use pesticides. The following pesticides are declared to be restricted use pesticides in Areas 2B, 4, and 6:

(1) Restricted use herbicides:

(a) Sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort);

(b) Desiccants and defoliant (such as Paraquat, Diquat, Endothal);

(c) Glyphosate (such as Roundup, Landmaster);

(d) Phenoxy type herbicides (such as 2,4-D, MCPA);

(e) dicamba (such as Banvel);

(f) Bromoxynil (such as Brominal, Buctril, Bronate).

(2) Restricted use insecticides:

All Category I insecticides with the signal words danger/poison on the label, except granular and pellet formulations.

AMENDATORY SECTION (Amending Order 1965, filed 2/12/88)

WAC 16-231-115 Restricted use herbicides—Franklin County—Area 1. (1) Area 1 description.

(a) This area includes all lands lying within a boundary line starting at the northwest corner of Section 6, T14N, R28E; thence east along the Adams-Franklin County line thirteen miles more or less to the intersection with State Route 17; thence southeasterly along State Route 17, including the right of way, to the intersection with Highway 395 at the town of Mesa; thence southerly along Highway 395, including the right of way, seven miles more or less to the intersection with the common boundary between Sections 2 and 11, T11N, R30E at the town of Eltopia; thence east along the section line, one mile more or less to the northeast corner of Section 12, T11N, R30E; thence south along the section lines ~~((fifteen))~~ twelve miles more or less to the ~~((Snake River; thence southwesterly along the Snake River to its confluence))~~ southeast corner of Section 1, T10N, R30E; thence west two miles along section lines to the southeast corner of Section 3, T9N, R30E; thence north one mile along section lines to the northeast corner of Section 3, T9N, R30E; thence west along section lines three miles to the southeast corner of Section 31, T10N, R30E; thence north two miles along Highway 395 to the intersection with the Selph Landing Road near the northeast corner of Section 30, T10N, R30E; thence seven miles west along Selph Landing Road to the northwest corner of Section 30, T10N, R29E; thence north along section lines and portions of Fraser Drive until the intersection with Road 68, thence northwesterly along Road 68 until its intersection with the Esquatzel Channel; thence west along the Esquatzel Channel until its intersection with the Columbia River; thence northwesterly along the Columbia River to the Grant-Franklin County line at the north section line of Section 29, T14N, R27E; thence east along the Grant-Franklin County line four miles more or less to the northwest corner of Section 30, T14N, R28E; thence north along the Grant-Franklin County line four miles to the point of beginning.

(b) Also including Levey (Ice Harbor Dam area): This area includes all lands lying within a two-mile radius of Levey within Franklin County.

(2) Area 1 restrictions.

(a) The use or application of low volatile formulations of restricted use herbicides is prohibited on and after April 5 through October 31 of each year: Provided, That low volatile ester formulations of 2,4-DB may be applied to alfalfa and red clover seed crops on and after November 1 through April 30 of the following year.

(b) On and after April 5 through October 31, ground applications of restricted use herbicides shall be made using nozzles having a minimum orifice diameter of 0.052 inches: Provided, That applications of restricted use herbicides on asparagus shall be made using nozzles having minimum nozzle orifice diameter of 0.072 inches.

(c) On and after April 5 through October 31, aircraft applications of restricted use herbicides shall be prohibited except by written permit issued by the department: Provided, That on and after November 1 through April 4 of the following year, aircraft applications of restricted use herbicides shall be allowed using the caution area restrictions (see WAC 16-230-675).

(d) On and after April 5 through October 31, aircraft applications of restricted use herbicides shall be prohibited within one mile of any commercial vineyard: Provided, That on and after April 5 through October 31, written requests to apply MCPA to peas and corn located one-half to one mile from commercial vineyards will be considered: Provided further, That on and after April 5 through April 30 written requests to apply 2,4 DB on alfalfa and red clover seed crops located one-half to one mile from commercial vineyards will be considered.

AMENDATORY SECTION (Amending Order 1965, filed 2/12/88)

WAC 16-231-125 Restricted use herbicides—Franklin County—Area 2. (1) Area 2 description. This area includes all of the lands lying inside a boundary line starting at the intersection of State Routes 17 and 260 located at the northwest corner of Section 36, T14N, R30E; thence east along State Route 260, excluding the right of way, five miles more or less to the northeast corner of Section 34, T14N, R31E; thence south along the section lines fifteen miles more or less to the Eltopia and Eye Road; thence easterly along the Eltopia and Eye Road, including the right of way, to the Brass Road; thence easterly along the Brass Road, including the right of way, to the Bannenburg Road; thence southeasterly along the Bannenburg Road, including the right of way, to the northwest corner of Section 6, T10N, R33E; thence south along the section line one mile more or less to the Snake River; thence southwesterly along the Snake River to the east section line of Section ((25)) 23, T9N, R31E; thence northerly along section lines approximately two miles until the intersection with the Pasco Kahlotus Road at the northeast corner of Section 11, T9N, R31E; thence west approximately five miles along section lines and a portion of the Pasco Kahlotus Road to the intersection of the southeast corner of Section 1, T9N, R30E; thence north along the section lines ((#f-

teen)) twelve miles more or less to the southeast corner of Section 1, T11N, R30E; thence west along the section line one mile more or less to Highway 395; thence northerly along Highway 395, excluding the right of way, seven miles more or less to its intersection with State Route 17 at the town of Mesa; thence northerly along State Route 17, excluding the right of way, seven miles more or less to the point of beginning, excluding lands in Franklin County within a two-mile radius of the town of Levey.

(2) Area 2 restrictions.

(a) The use or application of low volatile formulations of restricted use herbicides is prohibited on and after April 5 through October 31 of each year.

(b) On and after April 5 through October 31, ground applications of restricted use herbicides shall be made using nozzles having a minimum orifice diameter of 0.036 inches.

(c) On and after April 5 through October 31, aircraft applications of restricted use herbicides shall be prohibited except by written permit issued by the Washington state department of agriculture.

AMENDATORY SECTION (Amending Order 1676, filed 2/20/80)

WAC 16-231-140 Restrictions on aircraft. The loading and/or mixing of restricted use herbicides in Areas 1, 1A, 2, 3, and 4 is restricted to those formulations which may be applied in the area in which the airstrip is located.

NEW SECTION

WAC 16-231-149 Restricted use herbicides—Franklin County—Area 2A. (1) Area 2A description. An area including all lands lying in a boundary line beginning at the Columbia River and Interstate 182 near the east section line of Section 13, T9N, R28E; thence along Interstate 182 until its intersection with U.S. Highway 12; thence southeasterly along Highway 12 until its intersection with the Snake River in Section 35, T9N, R30E; thence southwesterly along the Snake River until its intersection with the Columbia River; thence northwesterly along the Columbia River to the point of beginning.

(2) Area 2A restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-231-107 is prohibited.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons

licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-231-153 Restricted use herbicides—Franklin County—Area 4A. (1) Area 4A description. An area including all lands lying within a boundary line beginning at the intersection of the Esquatzel Diversion Channel drain and the Columbia River; thence east along the Esquatzel Channel to its intersection with Road 68; thence southeasterly approximately one mile along Road 68 to its intersection with Fraser Drive near the northeast corner of Section 24, T10N, R28E; thence south approximately four miles along section lines and portions of Fraser Drive and Dent Road to the southwest corner of Section 6, T9N, R29E; thence east approximately eight and one-half miles along section lines and a portion of Foster Wells Road to its intersection with the Bonneville Power Administration power line in Section 4, T9N, R30E; thence southeasterly along the power line until its intersection with the Snake River near the east line of Section 25, T9N, R30E; thence southwesterly along the Snake River until its intersection with U.S. Highway 12 in Section 35, T9N, R30E; thence northwesterly along Highway 12 until its intersection with Interstate 182; thence westerly along Interstate 182 until its intersection with the Columbia River along the east section line of Section 13, T9N, R28E; thence northerly along the Columbia River to the point of beginning.

(2) Area 4A restrictions.

(a) Application by air of restricted use pesticides as defined in WAC 16-231-107 may be made by written permit only.

(b) The use or application of low volatile ester formulations of restricted use herbicides is prohibited: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(c) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset and sunrise restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset and sunrise restrictions: Provided further, That persons licensed to perform applications of the restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset and sunrise restrictions.

NEW SECTION

WAC 16-231-156 Restricted use herbicides—Franklin County—Area 6. (1) Area 6 description. An area including all lands lying within a boundary line beginning at the northwest corner of Section 30, T10N, R29E; thence east seven miles along Selph Landing Road until its intersection with Highway 395 near the northeast corner of Section 30,

T10N, R30E; thence south two miles along Highway 395 to the southeast corner of Section 31, T10N, R30E; thence east three miles along section lines to the northeast corner of Section 3, T9N, R30E; thence south one mile along section lines to the southeast corner of Section 3, T9N, R30E; thence east seven miles along section lines and a portion of the Pasco-Kahlotus Road until its intersection with the Ice Harbor Dam Road at the northeast corner of Section 11, T9N, R31E; thence southerly approximately two miles along section lines until the intersection with the Snake River; thence southwest along the Snake River until its intersection with the Bonneville Power Administration power line in Section 25, T9N, R30E; thence northwesterly along the power line until its intersection with Foster Wells Road in Section 4, T9N, R30E; thence west approximately eight and one-half miles along section lines and portions of the Foster Wells Road to the southwest corner of Section 6, T9N, R29E; thence north along section lines approximately three miles to the point of beginning.

(2) Area 6 restrictions.

(a) The use or application of low volatile ester formulations of restricted use herbicides shall be prohibited on and after April 5 through October 31 of each year: Provided, That hormone sprays may be applied by aircraft to orchards for the prevention of fruit drop.

(b) On and after April 5 through October 31 of each year, all applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset to sunrise the following morning: Provided, That applications of restricted use herbicides shall be exempt from the sunset restrictions when using an application rate of forty gallons of water carrier or greater per treated acre at twenty pounds of pressure or less at the nozzle: Provided further, That applications of granular and pellet formulations of the restricted use herbicides shall be exempt from the sunset restrictions: Provided further, That persons licensed to perform applications of restricted use herbicides on small experimental plots for research purposes shall be exempt from the sunset restrictions.

(c) On and after April 5 through October 31 of each year, aerial applications of restricted use herbicides shall be prohibited daily from three hours prior to sunset until two hours after sunrise the following morning.

NEW SECTION

WAC 16-231-159 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Paraquat and diquat. Aerial application of paraquat and diquat is prohibited in Areas 2A, 4A, and 6.

NEW SECTION

WAC 16-231-162 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Sulfonylurea herbicides. Application of sulfonylurea herbicides (such as Glean, Telar, Finesse, Escort) to fallow land or to land during the time between harvest and emergence above the furrows of the

subsequent cereal grain crop is prohibited in Areas 2A, 4A, and 6.

NEW SECTION

WAC 16-231-165 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Permits. The following conditions will apply to all permits issued in Areas 2A, 4A, and 6.

(1) Application for a permit may be made to the Washington State Department of Agriculture, Compliance Branch, 21 N. 1st Avenue Suite 236, Yakima, Washington 98902. Applications may also be taken in person or by facsimile. Permits will not be granted by telephone.

(2) The department may make on-site monitoring of the application a condition of any permit. A representative of the department may condition, deny, or revoke a permit at any time, if the representative determines that the situation at the application site creates an unreasonable risk of drift. In determining whether the situation at the application site creates an unreasonable risk of drift, the representative may consider all relevant factors such as temperature, air inversions, time of day, burning restrictions, wind direction, wind velocity, topography, and type and condition of application equipment.

(3) No permit shall be issued to apply any pesticide unless that permit is consistent with existing department laws and rules.

NEW SECTION

WAC 16-231-168 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Emergency clause. In the event of an emergency, as declared by the director, the department may issue permits for the use of restricted use pesticides in variation of any restrictions contained in Areas 2A, 4A, and 6. An emergency under this section may be declared if the director determines that the risk and amount of economic harm to any agriculture crop substantially outweighs the risk and amount of damage likely to occur if a variance permit is issued.

NEW SECTION

WAC 16-231-171 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Wind conditions. The use or application of all herbicides and class 1 and 2 insecticides are prohibited in Areas 2A, 4A, and 6 when the mean sustained wind velocity is over ten miles per hour throughout the year: Provided, That applications shall be allowed in higher velocity winds when an approved ground apparatus is used. Ground apparatus shall be approved by the department prior to application. Approval shall be based on research data: Provided further, That applications of granular and pellet formulations of restricted use pesticides defined in WAC 16-231-107 as well as applications made to structures shall be exempt from the wind restrictions.

NEW SECTION

WAC 16-231-174 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Restricted use herbicides ground apparatus nozzle requirements. Ground applications of restricted use herbicides in Areas 2A, 4A, and 6 shall be made, throughout the year, using nozzles having a single orifice and minimum diameter of .052 inches or a LP 8002 nozzle. Pressure shall not exceed twenty-five pounds per square inch at the nozzle for .052 and other orifice openings and pressure shall not exceed fifteen pounds per square inch at the nozzle for LP 8002 or equivalent nozzle. Pressure up to fifty pounds per square inch at the nozzle may be used for equipment with handguns and up to ninety pounds per square inch at the nozzle manifold for an inert system: Provided, That the department may issue a permit for other nozzles and pressure combinations that are equal or better. Prior to issuing such permits, the request shall be reviewed by a scientific committee established by the director: Provided further, That when Glyphosate is the only restricted use herbicide being used during an application for weed control in reduced tillage cropping any nozzles may be used that delivers at a minimum ten gallons of water carrier or greater per treated acre at a pressure not exceeding twenty-five pounds per square inch at the nozzle: Provided further, That Glyphosate applications using a .052 nozzle at twenty-five pounds of pressure or less at the nozzle, and a LP 8002 nozzle at fifteen pounds of pressure or less at the nozzle shall be exempt from the ten-gallon minimum volume: Provided further, That pressurized handsized household devices used to apply restricted use herbicides, or any equipment, device, or contrivance of which the person who is applying the pesticide is the source of power or energy in making such herbicide applications shall be exempt from nozzle requirements.

NEW SECTION

WAC 16-231-177 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Restricted use herbicides, aircraft boom length, pressure, and nozzle requirements. The aerial application of restricted use herbicides in Areas 2A, 4A, and 6 shall be made in accordance with the following requirements:

(1) The working boom length on fixed wing aircraft shall not exceed three-fourths of the wing span and the working boom length on a helicopter shall not exceed six-sevenths of the total rotor length where the rotor length exceeds forty feet.

(2) Pressure for aerial equipment shall not exceed twenty-five psi at the nozzles.

(3) Nozzles for aircraft:

(a) Fixed wing:

(i) Minimum nozzle orifice of .075 inches (no core plate): Provided, That RD8 nozzles with orifice size of 0.125 inches and No. 46 core plates may be used. Nozzles shall be directed downward and backward one hundred seventy degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

(b) Helicopter:

(i) Minimum nozzle orifice of .063 inches (no core plate): Provided, That RD8 nozzles with orifice size of .125 inches and core plate No. 46 may be used. Nozzles shall be directed downward and backward ninety degrees or more from the direction of flight.

(ii) No flat fan nozzles shall be allowed.

NEW SECTION

WAC 16-231-180 Application of pesticides in Franklin County—Areas 2A, 4A, and 6—Restricted use herbicides—Temperature conditions. All phenoxy compounds and Banvel shall not be applied when the temperature is above eighty-five degrees F. or above at the point of application: Provided, That application at the rate of fifty gallons or more per acre using nozzles having a minimum orifice diameter of .072 inches shall be exempt from the eighty-five degrees F. temperature requirement: Provided further, That when using the invert system, applications may continue up to ninety-five degrees F. with a maximum wind velocity of fifteen miles per hour and with water carrier at twelve or more gallons per acre.

NEW SECTION

WAC 16-231-183 Application of pesticides in Franklin County—Restricted use herbicide weather conditions. Restricted use herbicides shall not be applied throughout the year in the entire area under order when there is a temperature inversion present or weather conditions are such that damage could result to adjacent and nearby towns, susceptible crops, and plantings through physical drift or volatilization: Provided, That applications of restricted use herbicides shall be exempt from the inversion requirements when using one hundred gallons or greater of water carrier per treated acre while using no greater than fifteen pounds of pressure per square inch at the nozzle.

WSR 00-24-013

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed November 27, 2000, 2:47 p.m.]

Date of Adoption: November 27, 2000.

Purpose: The rule formalizes pesticide licensing examination requirements that have been required for several years. It details which examinations are required for pesticide licenses, provides a description of each of the separate classifications which are obtained through written examination, allows for examination substitutions and exemptions, and establishes passing scores. It also makes it a violation of the law to disregard examination session testing requirements.

Citation of Existing Rules Affected by this Order: Amending WAC 16-228-1500.

Statutory Authority for Adoption: Chapters 15.58 and 17.21 RCW.

Adopted under notice filed as WSR 00-19-088 on September 20, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 3, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 27, 2000

Jim Jesernig

Director

AMENDATORY SECTION (Amending WSR 99-22-002, filed 10/20/99, effective 11/20/99)

WAC 16-228-1500 License denied, revoked or suspended. (1) The director may deny, suspend, or revoke any provision of a license, registration, permit or certification issued under chapters 17.21 and 15.58 RCW if he finds that the applicant or the holder of the license, permit, or certification has committed any of the following acts each of which is declared to be a violation:

(a) Made false or fraudulent claims through any media misrepresenting the effect of materials or methods to be utilized;

(b) Made a pesticide recommendation or gave advice or used a pesticide inconsistent with the labeling, the EPA or Washington state registration for that pesticide, an EPA or Washington state experimental use permit for that pesticide, an exemption from registration under provisions of section 18 of FIFRA, or in violation of the EPA or Washington state restrictions on the use of that pesticide;

(c) Applied known ineffective or improper pesticides or materials;

(d) Operated a faulty or unsafe apparatus;

(e) Operated in a faulty, careless or negligent manner;

(f) Refused or neglected to comply with the provisions of the applicable sections of chapters 15.58 and 17.21 RCW, the rules adopted thereunder, or of any lawful order of the director;

(g) Refused or neglected to keep and maintain records required by chapters 15.58, 17.21 RCW, and rules adopted thereunder, or to make reports when and as required;

(h) Made false or fraudulent records, invoices, reports, and/or recommendations;

(i) Caused the application of a pesticide without having a licensed or certified applicator or operator in direct supervision;

(j) Operated an unlicensed apparatus or an apparatus without a license plate issued for that particular apparatus as

PERMANENT

provided for in chapter 17.21 RCW or failed to locate the apparatus license plate on the apparatus in a manner required by the department;

(k) Failed to properly display, when required, a department issued certified commercial ground applicator vehicle sticker;

(l) Used, or supervised the use of a pesticide which is restricted to use by certified applicators without having qualified as a certified applicator;

(m) Used fraud or misrepresentation in making an application for a license, permit, or certification or renewal of a license, permit or certification;

(n) Refused or neglected to comply with any limitations or restrictions on or in a duly issued license, permit or certification;

(o) Aided or abetted a certified applicator, or licensed person or an uncertified or unlicensed person to evade the provisions of chapters 17.21 and 15.58 RCW, conspired with such a certified applicator or licensed person or an uncertified or unlicensed person to evade the provisions of chapters 17.21 and 15.58 RCW or allowed one's license, permit, or certification to be used by another person;

(p) Made false, misleading or erroneous statements or reports during or after an inspection concerning any infestation or infection of pests found on land or in connection with any pesticide complaint or department investigation;

(q) Impersonated any state, county, or city inspector or official;

(r) Is not qualified to perform as a pest control consultant or pesticide dealer manager or certified applicator in the classifications in which he/she is licensed to operate or has operated, regardless of whether or not he/she has previously passed an examination provided for in chapter 15.58 RCW;

(s) To have in his/her possession a department pesticide (~~applicator, operator, dealer manager or pest control consultant~~) licensing examination or to remove or cause to remove any said examination or its contents from the department without expressed consent from the department; ((or))

(t) To violate the testing policies set forth by department representatives prior to the start of an examination session; or

(u) Made or failed to make an inspection, statement, or report in violation of WAC 16-228-2000 through 16-228-2040.

(2) A penalty fee assessed as a result of a late license or registration renewal does not prevent the department from taking additional regulatory action against the violator.

(3) No pesticide dealer or dealer manager license shall be denied, suspended, or revoked, simply because a pesticide purchased from that dealer was applied in violation of chapters 15.58, 17.21 RCW or rules adopted thereunder, unless the department finds the dealer or dealer manager in violation of chapters 15.58, 17.21 RCW or rules adopted thereunder.

NEW SECTION

WAC 16-228-1545 Pesticide examination requirements. (1) All individuals licensed or required to be licensed as commercial pesticide applicators, commercial pesticide operators, private-commercial applicators, demonstration and research applicators, public operators, pest control con-

sultants and public pest control consultants must be certified, through examination, in all pest control classifications defined in subsection (3)(a) through (x) of this section in which they operate or consult. Additionally, commercial pesticide applicators must be licensed in all classifications that the business operates. Licensed applicators may directly supervise unlicensed applicators only in those classifications in which they have a valid certification.

(2) To qualify for any pesticide license listed in subsection (1) of this section, applicants must pass a "laws and safety" examination or equivalent, that includes, but is not limited to, the following: The state and federal laws governing pesticide use and the regulating agencies; general pesticide uses and application techniques; safe use of pesticides; general pesticide labeling comprehension; environmental fate of pesticides, and appropriate storage and disposal of pesticides and their containers. Individuals holding valid, passing scores on the private applicator or dealer manager exam are exempt from this examination requirement.

(3) License classifications.

(a) Agricultural weed: The control of weeds, except with soil fumigants, in all agricultural crops including forest environments.

(b) Rights of way weed: The control of weeds, including cut stumps, on, but not limited to, the following terrestrial rights of way locations: City, county, state and federal roads and/or highways, railroads, power lines and irrigation ditches.

(c) Turf and ornamental weed: The control of weeds (and moss), including cut stumps, in ornamental and turf situations, which includes, but is not limited to, golf courses, parks, schools, lawns, yards, gardens, and hospitals.

(d) Structural and turf demossing: The control of moss on structures and turf.

(e) Stump treatment: The use of herbicides on cut stumps to control resprouting.

(f) Soil fumigation: The use of soil-applied fumigants on agricultural crops and noncrop land to control pests including weeds, insects and diseases.

(g) Sewer root: Control of roots in sewer lines.

(h) Agricultural insect and disease: The control of insects and diseases, except with soil fumigants, in agricultural crops including forest environments.

(i) Ornamental insect and disease: The control of insects and diseases in ornamental, turf and rights of way situations including, but not limited to, golf courses, parks, schools, lawns, yards, gardens, greenhouses, hospitals and rest homes. This includes, but is not limited to, the use of insecticides, miticides, fungicides, bacteriocides, molluscides and nematocides.

(j) Interior landscaping: The control of insects and diseases in interior landscapes.

(k) PCO general: The control of insects, spiders, birds, rodents and animal pests in and around, but not limited to, the following situations: Residences, public buildings and grounds, commercial buildings and grounds, disposal sites, animal feed lots and farmsteads, including buildings and transportation equipment.

(l) PCO structural: The control of structurally destructive pests including, but not limited to, fungus, termites, carpenter ants, carpenter bees and wood-boring beetles.

(m) Structural pest inspector: Allows for the commercial inspection of buildings for structurally destructive pests, their damage and conditions conducive to their development.

(n) Stored grain: The use of pesticides (including fumigants and rodenticides) in grain storing facilities and railcars.

(o) Fumigant: The use of fumigants only (such as methyl bromide and aluminum phosphide) on stored commodities.

(p) Seed treatment: The application of pesticides to seeds to control destructive insects and diseases.

(q) Sprout inhibitor: Use of a pesticide to control sprouting in stored potatoes.

(r) Livestock pest: The control of external and internal pests of animals, with the exception of viruses, including, but not limited to, beef cattle, dairy cattle, swine, sheep, horses, goats and poultry, and also treatment of livestock premises.

(s) Pest animal: The control of pest animals in agricultural situations.

(t) Aquatic: The control of aquatic pests of water areas including, but not limited to, canals, rivers, streams, lakes, ponds, marshes and pipe lines.

(u) Aquatic irrigation: Limited to the control of aquatic pests of irrigation district water delivery systems where the pesticide is applied directly into the water or enters the water due to the application of the pesticide. Pests include, but are not limited to, moss, algae, cattails, pond weeds and other emersed and submersed aquatic weeds.

(v) Public health: This application of pesticides by governmental employees and certain others in public health programs such as, but not limited to, mosquito control, rodent control and insect control in situations having medical and public health importance.

(w) Aquatic antifouling: Use of antifouling paints to control fouling organisms on marine vessels.

(x) Wood treatment: Use of wood preservatives for the control of wood damaging pests.

(4) All examinations required under this section shall be written and taken without the aid of any materials that contain information relevant to the exam content. Reading of exams by an individual other than the applicant is not permitted.

(5) A passing score of seventy percent is established for all the examinations required under this section. The department may establish separate passing scores for the examinations if a validated process is used. Passing scores are valid for obtaining a license in the calendar year in which the examination is taken plus the following calendar year.

(6) The department may waive any of the examination requirements contained in this section for any person holding a valid certification with similar classifications from an EPA approved state or federal certification program with comparable examination and recertification standards.

NEW SECTION

WAC 16-228-1546 Private applicator examination requirement. (1) To qualify for a private applicator license, an individual must pass a private applicator examination.

The examination shall be written and taken without the aid of any materials that contain information relevant to the exam content. Reading of exams by an individual other than the applicant is not permitted. Individuals holding valid, passing scores on the laws and safety examination, or equivalent, or the dealer manager exam, and one of the classifications in WAC 16-228-1545 (3)(a) or (h) or the now retired state-wide classification, are exempt from this examination requirement.

(2) Private applicators making aquatic applications to water that moves off their own or their employer's agricultural land must obtain the aquatic classification described in WAC 16-228-1545 (3)(t).

(3) A passing score of seventy percent is established for the examinations required under this section. The department may establish separate passing scores for the examinations if a validated process is used. Passing scores are valid for obtaining a license in the calendar year in which the examination is taken plus the following calendar year.

(4) The department may waive the examination requirements contained in this section for any person holding a valid certification with similar classifications from an EPA approved state or federal certification program with comparable examination and recertification standards.

NEW SECTION

WAC 16-228-1547 Dealer manager examination requirement. (1) To qualify for a dealer manager license, an individual must pass a dealer manager examination. The examination shall be written and taken without the aid of any materials that contain information relevant to the exam content. Reading of exams by an individual other than the applicant is not permitted.

(2) A passing score of seventy percent is established for the examination required under this section. The department may establish a separate passing score for the examination if a validated process is used. Passing scores are valid for obtaining a license in the calendar year in which the examination is taken plus the following calendar year.

WSR 00-24-014

PERMANENT RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

[Filed November 27, 2000, 3:31 p.m.]

Date of Adoption: November 27, 2000.

Purpose: Chapter 275-37 WAC, Juvenile rehabilitation administration—Rules, practices and procedures, is being repealed and replaced by chapter 388-700 WAC, Juvenile rehabilitation administration—Practices and procedures. The proposed rules are a result of DSHS/JRA reviewing and updating rules according to Executive Order 97-02. The rules have been written using a question and answer format. The rules update information on background checks and add new sections relating to sexual misconduct by JRA employees or contractors. The rules on sexual misconduct are being proposed to ensure the safety of juvenile offenders by prohib-

iting individuals who are employed or contracting with the department from having sexual intercourse or sexual contact with JRA youth. The rule describes the action the DSHS secretary must take when responding to situations of sexual misconduct by JRA employees or contractors. This rule also protects a person employed by the department or a contractor of the department from termination if they are forced against their will to have sexual intercourse or sexual contact with a JRA youth.

Citation of Existing Rules Affected by this Order: Chapter 275-37 WAC, repealing WAC 275-37-010, 275-37-020, and 275-37-030.

Statutory Authority for Adoption: RCW 13.40.570.

Adopted under notice filed as WSR 00-11-139 on May 23, 2000.

Changes Other than Editing from Proposed to Adopted Version: There were three changes made based on suggestions from the CR-102 process: Added language to WAC 388-700-0030 and 388-700-0040 to include reference to abuse and neglect reporting requirements to child protective services and law enforcement (chapter 26.44 RCW).

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 10, Amended 0, Repealed 3.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 10, Amended 0, Repealed 3.

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

November 27, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

Chapter 388-700 WAC

JUVENILE REHABILITATION ADMINISTRATION—PRACTICES AND PROCEDURES

NEW SECTION

WAC 388-700-0005 What definitions apply to this chapter? The following definitions apply to this chapter:

"**Assistant secretary**" means the assistant secretary of the juvenile rehabilitation administration.

"**Community facility**" means a group care facility operated for the care of juveniles committed to the department under RCW 13.40.185. A county detention facility that houses juveniles committed to the department under RCW 13.40.185 pursuant to an interagency agreement with the department is not a community facility.

"**Contractor**" means a department of social and health services (DSHS)/juvenile rehabilitation administration (JRA) contractor and all employees and all subcontractors of that contractor.

"**Department**" means the department of social and health services.

"**JRA**" means the juvenile rehabilitation administration, department of social and health services.

"**JRA youth**" or "**juvenile**" means a juvenile offender under the jurisdiction of JRA or a youthful offender under the jurisdiction of the department of corrections who is placed in a JRA facility.

"**Limited access**" means supervised access to a juvenile(s) that is the result of the person's regularly scheduled activities or work duties.

"**Preponderance of the evidence**" means a determination by the secretary that the alleged sexual misconduct more likely than not occurred, or an admission of sexual misconduct has been made.

"**Program administrator**" means institution superintendent, regional administrator, or their designees.

"**Reasonable cause**" means a reason that would motivate a person of ordinary intelligence under the circumstances to believe that an act of sexual misconduct may have occurred.

"**Regular access**" means unsupervised access to a juvenile(s), for more than a nominal amount of time, that is the result of the person's regularly scheduled activities or work duties.

"**Secretary**" means the secretary of the department of social and health services.

"**Sexual contact**" means any touching of the sexual or other intimate parts of a person done for the purpose of gratifying sexual desire of either party or a third party.

"**Sexual intercourse**" has its ordinary meaning and:

(1) Occurs upon any penetration, however slight; and
(2) Also means any penetration of the vagina or anus however slight, by an object, when committed on one person by another, whether such persons are of the same or opposite sex, except when such penetration is accomplished for medically recognized treatment or diagnostic purposes; and

(3) Also means any act of sexual contact between persons involving the sex organs of one person and the mouth or anus of another whether such persons are of the same or opposite sex.

"**Suspend**" means to remove from unsupervised access to any JRA youth.

BACKGROUND CHECKS

NEW SECTION

WAC 388-700-0010 When are background checks required? JRA must conduct background checks on prospective employees, volunteers, and individual contracted service providers who will have regular access to juveniles. Background checks may be conducted on prospective

employees, volunteers, and individual contracted service providers who will have limited access to juveniles.

(1) Procedures must be established in order to investigate and determine suitability of a person in a position who will have regular access or limited access to juveniles.

(2) Employees, volunteers or individual contracted service providers who are authorized for regular access do not require the presence of another person cleared through the designated background check process during the performance of their duties.

(3) The presence of another person cleared through the designated background check process is required for people authorized to have limited access to juveniles.

NEW SECTION

WAC 388-700-0015 What crimes prohibit "regular access" to juveniles? Effective September 1, 1998, potential employees, volunteers, and individual contracted service providers must not be hired, engaged, or authorized in a position which allows regular access if the individual has been convicted of:

(1) Any felony sex offense as defined in RCW 9.94A.030 and 9A.44.130;

(2) Any crime specified in chapter 9A.44 RCW when the victim was a juvenile in the custody of or under the jurisdiction of JRA as stated in RCW 13.40.570; or

(3) Any violent offense as defined in RCW 9.94A.030.

NEW SECTION

WAC 388-700-0020 What are the reporting requirements for criminal convictions? Effective September 1, 1998 employees, volunteers, and individual contracted service providers who are authorized for regular access to a juvenile(s) must report any conviction of a crime identified in WAC 388-700-0015. The report must be made to the person's supervisor within seven days of conviction. Failure to report within seven days constitutes misconduct under Title 50 RCW. Employees, volunteers, and individual contracted service providers who have been convicted of offenses in WAC 388-700-0015 must not have regular access to a juvenile(s).

NEW SECTION

WAC 388-700-0025 Is a contracting agency required to do background checks? JRA must require background checks to be conducted on prospective employees and volunteers of contracting agencies if the person will have regular access to juveniles.

(1) Requirements of WAC 388-700-0010, 388-700-0015, and 388-700-0020 must be met by contracted service providers.

(2) The contracted service provider or designee of an agency contracting with JRA for the provision of a community facility must ensure background check investigations are conducted according to department licensing requirements.

SEXUAL MISCONDUCT BY JRA EMPLOYEES

NEW SECTION

WAC 388-700-0030 What action must be taken if there is a belief that sexual misconduct by a JRA employee has occurred? If there is reasonable cause to believe that sexual intercourse or sexual contact between a JRA employee and a JRA youth has occurred, the secretary must immediately remove the JRA employee from access to JRA youth, and follow reporting requirements in chapter 26.44 RCW, Reporting abuse and neglect of a child.

NEW SECTION

WAC 388-700-0035 What disciplinary action is required if there is evidence that sexual misconduct by a JRA employee has occurred? If the preponderance of the evidence finds that sexual intercourse or sexual contact between a JRA employee and a JRA youth has occurred, or upon a guilty plea or conviction for any crime specified in chapter 9A.44 RCW when the victim was an offender, the secretary must immediately institute proceedings to terminate the employee.

SEXUAL MISCONDUCT BY JRA CONTRACTORS

NEW SECTION

WAC 388-700-0040 What action must be taken if there is a belief that sexual misconduct by a JRA contractor has occurred? The secretary requires the individual contractor, or employee of a contractor, when there is reasonable cause to believe he/she has had sexual intercourse or sexual contact with a JRA youth, to be immediately removed from access to any JRA youth, and follow reporting requirements in chapter 26.44, Reporting abuse and neglect of a child.

NEW SECTION

WAC 388-700-0045 What action is required if there is evidence that sexual misconduct by a JRA contractor has occurred? (1) If there is a preponderance of evidence that sexual intercourse or sexual contact between a JRA contractor and a JRA youth occurred, the secretary must inform the contractor that the individual employee is disqualified from employment with a contractor in any position with access to JRA youth.

(2) A contract with a contractor who has had an employee who has been disqualified for employment based on a preponderance of evidence that he or she has had sexual intercourse or sexual contact with a JRA youth, must not be renewed until the secretary determines that significant progress has been made by the contractor to reduce the likelihood that any of its employees or subcontractors have sexual intercourse or sexual contact with a JRA youth.

SEXUAL MISCONDUCT BY JRA EMPLOYEES OR CONTRACTORS

Effective Date of Rule: January 1, 2001.

November 28, 2000

James Nolan

Director - Compliance

NEW SECTION

WAC 388-700-0050 What action will be taken if an employee or contractor has sexual intercourse or sexual contact against their will? DSHS will not take any action against a person who is employed or contracted by JRA who has sexual intercourse or sexual contact with a JRA youth and it is found to have been against the employed or contracted person's will.

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 275-37-010 Definitions.
- WAC 275-37-020 Rated bed capacity.
- WAC 275-37-030 Background checks.

**WSR 00-24-016
PERMANENT RULES
PUGET SOUND
CLEAN AIR AGENCY**

[Filed November 28, 2000, 8:53 a.m., effective January 1, 2001]

Date of Adoption: November 9, 2000.

Purpose: To update our rule to be consistent with the Washington Department of Ecology rule and implement the requirements of WAC 173-425-040(5).

Citation of Existing Rules Affected by this Order: Repealing Regulation I, Sections 8.01, 8.02, 8.03 and 8.06; and amending Regulation I, Sections 8.04 and 8.05.

Statutory Authority for Adoption: Chapter 70.94 RCW.

Adopted under notice filed as WSR 00-20-093 on October 4, 2000.

Changes Other than Editing from Proposed to Adopted Version: In Regulation I, Section 8.12, the description was simplified for clarification.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

REPEALER

REGULATION I SECTION 8.01 DEFINITIONS

REPEALER

REGULATION I SECTION 8.02 PROHIBITED OUTDOOR FIRES

REPEALER

REGULATION I SECTION 8.03 RESIDENTIAL AND LAND-CLEARING FIRES

AMENDATORY SECTION

REGULATION I ARTICLE 8 OUTDOOR (~~(FIRES)) BURNING~~

REGULATION I SECTION 8.04 GENERAL CONDITIONS FOR OUTDOOR (~~(FIRES)) BURNING~~

(a) The provisions of Chapter 173-425 WAC (Outdoor Burning) are herein incorporated by reference. It shall be unlawful for any person to cause or allow any outdoor burning unless the burning is in compliance with Chapter 173-425 WAC.

~~((a))~~ (b) The provisions of Sections 9.05 and 9.15 of Regulation I shall not apply to outdoor (~~(fires))~~ burning.

~~((b))~~ (c) Nothing contained in Article 8 shall be construed to allow outdoor (~~(fires))~~ burning in those areas in which (~~(open))~~ outdoor burning is prohibited by laws, ordinances, or regulations of the state or any city, county, or fire district.

~~((c))~~ (d) Nothing contained in Article 8 shall relieve the applicant from obtaining permits required by any state or local fire protection agency or from compliance with the Uniform Fire Code.

AMENDATORY SECTION

REGULATION I SECTION 8.05 AGRICULTURAL BURNING

(a) **Applicability.** This section applies to burning related to (~~(commercial))~~ agricultural operations. The definitions and requirements contained in Chapter 173-430 WAC also apply to this section.

(b) **General Requirements.** Agricultural burning will be permitted if the following requirements are met:

(1) The natural vegetation being burned is generated from the property of the commercial agricultural operation; and

(2) Burning is necessary for crop propagation or rotation, disease or pest control; and

(3) Burning is a best management practice as established by the Agricultural Burning Practices and Research Task

PERMANENT

Force (established in RCW 70.94.650 as referenced in WAC 173-430-050); or the burning practice is approved in writing by the Washington State Cooperative Extension Service or the Washington State Department of Agriculture; or the burning is conducted by a governmental entity with specific agricultural burning needs, such as irrigation districts, drainage districts, and weed control boards.

(c) **Permit Applications.** Agricultural burning permits shall be approved by the Agency prior to burning. The permit application shall be submitted on forms provided by the Agency and shall include:

(1) A copy of the applicant's most recent year's Schedule F (as filed with the Internal Revenue Service);

(2) A written review by the local fire district or fire marshal indicating their endorsement that local requirements have been met; and

(3) A non-refundable permit fee:

(A) For burning up to 10 acres (or equivalent), the fee is \$25.00(±) (base fee);

(B) For burning over 10 acres, the fee is \$25.00 plus \$2.50 for each additional acre.

(d) **Permit Action and Content.**

(1) The Agency will act on a complete application within 7 days of receipt.

(2) All agricultural burning permits shall contain conditions that are necessary to minimize emissions.

(3) All permits shall expire 12 months from date of issuance.

(e) **Permit Denial.** No permit shall be issued if the Agency determines that the proposed burning will cause a nuisance. All denials shall become final within 15 days unless the applicant petitions the Control Officer for reconsideration, stating the reasons for reconsideration. The Control Officer shall then consider the petition and shall within 30 days issue a permit or notify the applicant in writing of the reason(s) for denial. (For more information on the appeal process, see Section 3.17 of this regulation.)

REPEALER

REGULATION I SECTION 8.06 ALLOWABLE OUT-DOOR FIRES

NEW SECTION

REGULATION I SECTION 8.09 DESCRIPTION OF THE KING COUNTY NO-BURN AREA

As provided by WAC 173-425-040(5), residential burning and land-clearing burning are prohibited in the following areas of King County:

(a) The King County Urban Growth Area; and

(b) The former carbon monoxide (CO) non-attainment area (Seattle/Tacoma/Everett urban area as defined by the Washington State Department of Transportation, 1983 version, urban area maps).

NEW SECTION

REGULATION I SECTION 8.10 DESCRIPTION OF THE PIERCE COUNTY NO-BURN AREA

As provided by WAC 173-425-040(5), residential burning and land-clearing burning are prohibited in the following areas of Pierce County:

(a) The Pierce County Urban Growth Area; and

(b) The former carbon monoxide (CO) non-attainment area (Seattle/Tacoma/Everett urban area as defined by the Washington State Department of Transportation, 1983 version, urban area maps).

NEW SECTION

REGULATION I SECTION 8.11 DESCRIPTION OF THE SNOHOMISH COUNTY NO-BURN AREA

As provided by WAC 173-425-040(5), residential burning and land-clearing burning are prohibited in the following areas of Snohomish County:

(a) The Snohomish County Urban Growth Area; and

(b) The former carbon monoxide (CO) non-attainment area (Seattle/Tacoma/Everett urban area as defined by the Washington State Department of Transportation, 1983 version, urban area maps).

NEW SECTION

REGULATION I SECTION 8.12 DESCRIPTION OF THE KITSAP COUNTY NO-BURN AREA

(a) As provided by WAC 173-425-040(5), reasonable alternatives to burning exist in the areas described below and residential burning and land-clearing burning are prohibited in these areas.

(1) The Kingston Urban Growth Area as shown in Figure 8-1;

(2) The City of Bainbridge Island;

(3) The Silverdale, Bremerton, Port Orchard area as follows and as shown in Figure 8-2:

- Beginning at the intersection of the line dividing T25N, R2E Sections 18 and 19, and the center line of Port Orchard Bay;

- head directly west to Waaga Way;

- continue west on Waaga Way to Nels Nelson Road NW;

- head north following the Silverdale Urban Growth Area boundary to Island Lake;

- head east following the Silverdale Urban Growth Area boundary to Central Valley Road;

- follow Central Valley Road north to NE Anna Road and then west to Hillcrest Street NW;

- continue north on Central Valley Road to the intersection of T25, R1E, Sections 2 and 3, and T26N, R1E, Sections 34 and 35;

- head directly west to NW Mountain View Road;

- follow NW Mountain View Road to the point where it intersects with the Bangor Naval Reservation boundary;

- follow the Bangor Naval Reservation boundary heading south and west to the point where the Northern Pacific railroad track leaves the Bangor Naval Reservation property at its southern boundary;

- head south along the Northern Pacific railroad track to NW Westgate Road;

- follow NW Westgate Road west to Olympic View Road NW;

- head south on Olympic View Road NW to Anderson Hill Road;

- head west on Anderson Hill Road to Willamette Meridian Road NW;

- head south along the line dividing Township 25 North, Range 1 West and Township 25 North, Range 1 East to the Wesley Harris Naval Reservation;

- head east and south along the perimeter of the Wesley Harris Naval Reservation to a line bisecting T25N, R1E, Section 31;

- follow the line bisecting T25N, R1E, Section 31 east to the Northern Pacific railroad track;

- head south along the Northern Pacific Railroad track to a point where the track crosses the City of Bremerton Urban Growth Area boundary at T24N, R1E between Sections 19 and 30;

- head west along the southwestern portion of the Bremerton city limits for approximately 14 miles to a point 0.2 mile east of the intersection of T23N, R1W, Sections 2, 3, 10, and 11;

- head south to State Highway 3;

- head southwest on State Highway 3 to the Mason County line;

- head east to the line separating T23N, R1W, Sections 22 and 23;

- head north to the intersection of T23N, R1W, Sections 14, 15, 22, and 23;

- head east 1.33 miles;

- head north to State Highway 3;

- head west 0.42 mile;

- head north to the Bremerton city limits;

- head northeast along the Bremerton city limits for approximately 3.6 miles to the intersection of T24N, R1E, Sections 31 & 32 and T23N, R1E, Sections 5 & 6;

- head east another 0.33 mile;

- head south to the intersection of Feigley Road SW and SW Old Clifton Road;

- head east along SW Old Clifton Road to the boundary of the McCormick Woods Urban Growth Area;

- include the entire Urban Growth Area of McCormick Woods;

- at the point where the northeastern boundary of McCormick Woods Urban Growth Area intersects SW Old Clifton Road, follow SW Old Clifton Road northeast to the Port Orchard city boundary;

- start by heading east and follow the Port Orchard city boundary to the point where it intersects with State Highway 16 south of Sedgwick Road;

- head southeast along State Highway 16 to Bethel Road SE;

- head north along Bethel Road SE to the Port Orchard Urban Growth Area boundary;

- start by heading east and follow the Port Orchard Urban Growth Area boundary to the intersection of Sedgwick Road and Phillips Road;

- continue east along SE Sedgwick Road to Longlake Road SE;

- head north along Longlake Road SE to the line between T24N and T23N;

- head west to the intersection of T24N, R2E Sections 31 & 32 and T23N, R2E Sections 5 & 6;

- head north to SE Mile Hill Drive;

- head east along SE Mile Hill Drive to Bullman Road SE;

- head north 0.5 mile along and past Bullman Rd SE;

- head west to SE Horstman Road and continue to Baby Doll Road SE;

- head north along Baby Doll Road SE to E Collins Road;

- head west on E Collins Road and then continue west to E Lindstrom Hill Road and then to Sinclair Inlet shoreline;

- head directly north to the center line of Port Orchard Bay;

- follow the center line of Port Orchard Bay in a northerly direction to where it intersects the line dividing T25N, R2E Sections 18 and 19; and

(4) The Poulsbo area as follows and as shown in Figure 8-3:

- Beginning at the Poulsbo Joint Planning Area boundary and the west shore of Liberty Bay;

- Follow the Poulsbo Joint Planning Area boundary west and then north to State Highway 3;

- head west 0.25 mile;

- head north to NW Rude Road;

- head west 0.25 mile on NW Rude Road;

- head north to Rhododendron Lane NW;

- continue north on Rhododendron Lane NW to the northern Poulsbo Joint Planning Area boundary;

- head east to the intersection of T26N, R1E, Sections 2, 3, 10, and 11;

- head east 0.25 mile and then south to the Poulsbo city boundary;

- follow the Poulsbo city boundary to State Highway 307;

- head northeast on State Highway 307 to Big Valley Road NE;

- head south to the Poulsbo Joint Planning Area boundary;

- follow the Poulsbo Joint Planning Area boundary east to NE Gala Way;

- continue on NE Gala Way to NE Lincoln and then to Noll Road NE;

- head south on Noll Road NE to Tallagson Lane NE;

- continue south on Tallagson Lane NE and then south to NE Heron Pond Lane;

- head west on NE Heron Pond Lane to Noll Road NE;

- head south on Noll Rd NE to State Highway 305;

- head northwest on State Highway 305 to the Poulsbo city limits;

- head southwest to Liberty Bay.

(b) As provided by WAC 173-425-040(5), reasonable alternatives to burning exist in the area described below and land-clearing burning is prohibited in this area.

The Port Orchard area as follows and as shown in Figure 8-2:

- Begin at the intersection of Baby Doll Road SE and SE Mile Hill Drive;
- head east on Mile Hill Drive to Long Lake Road SE;
- head south on Long Lake Road SE to the line between T24N and T23N;
- head west to the intersection of T24N, R2E Sections 31 & 32 and T23N, R2E Sections 5 & 6;
- head north to SE Mile Hill Drive.

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Figure 8-1

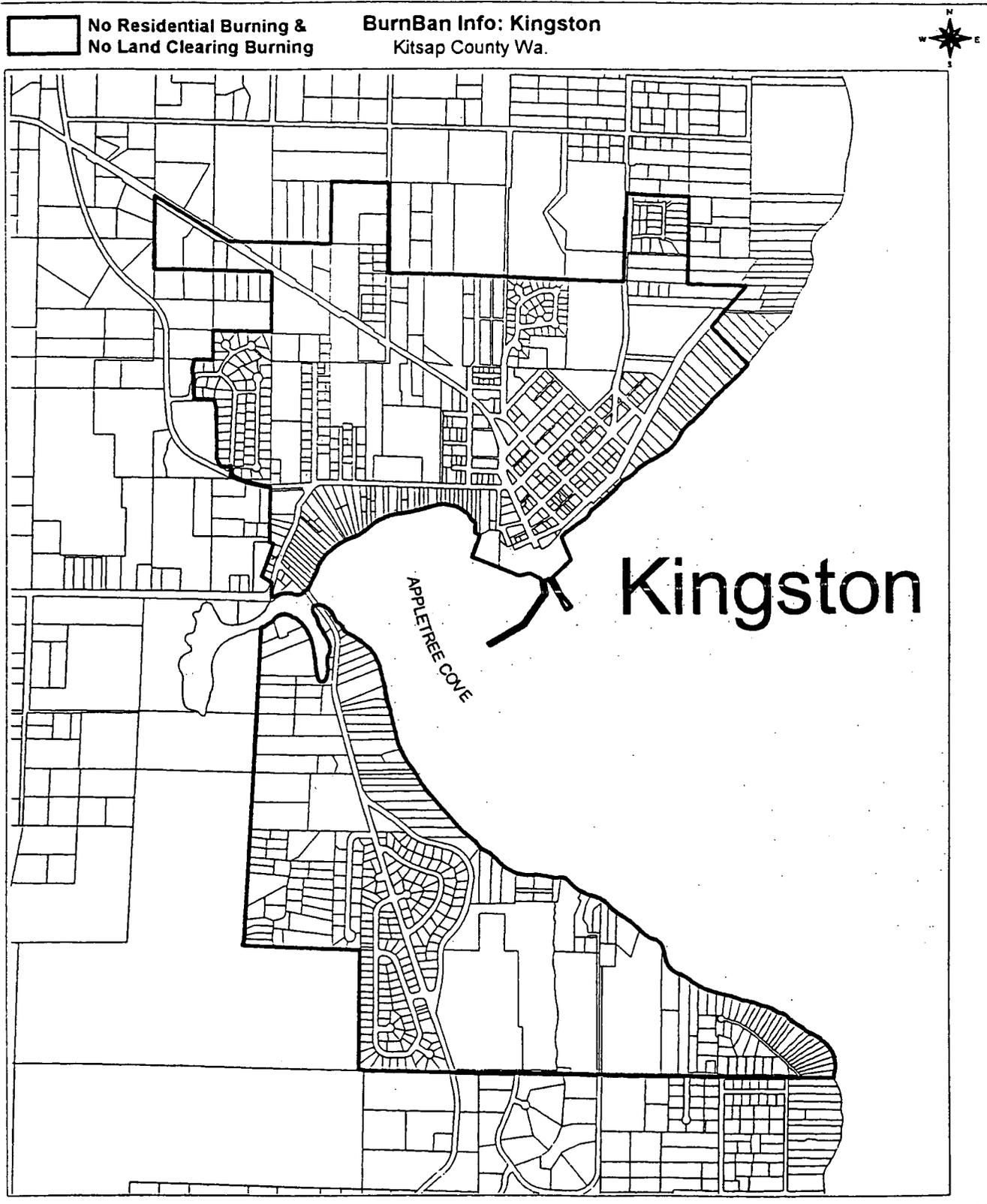


Figure 8-2

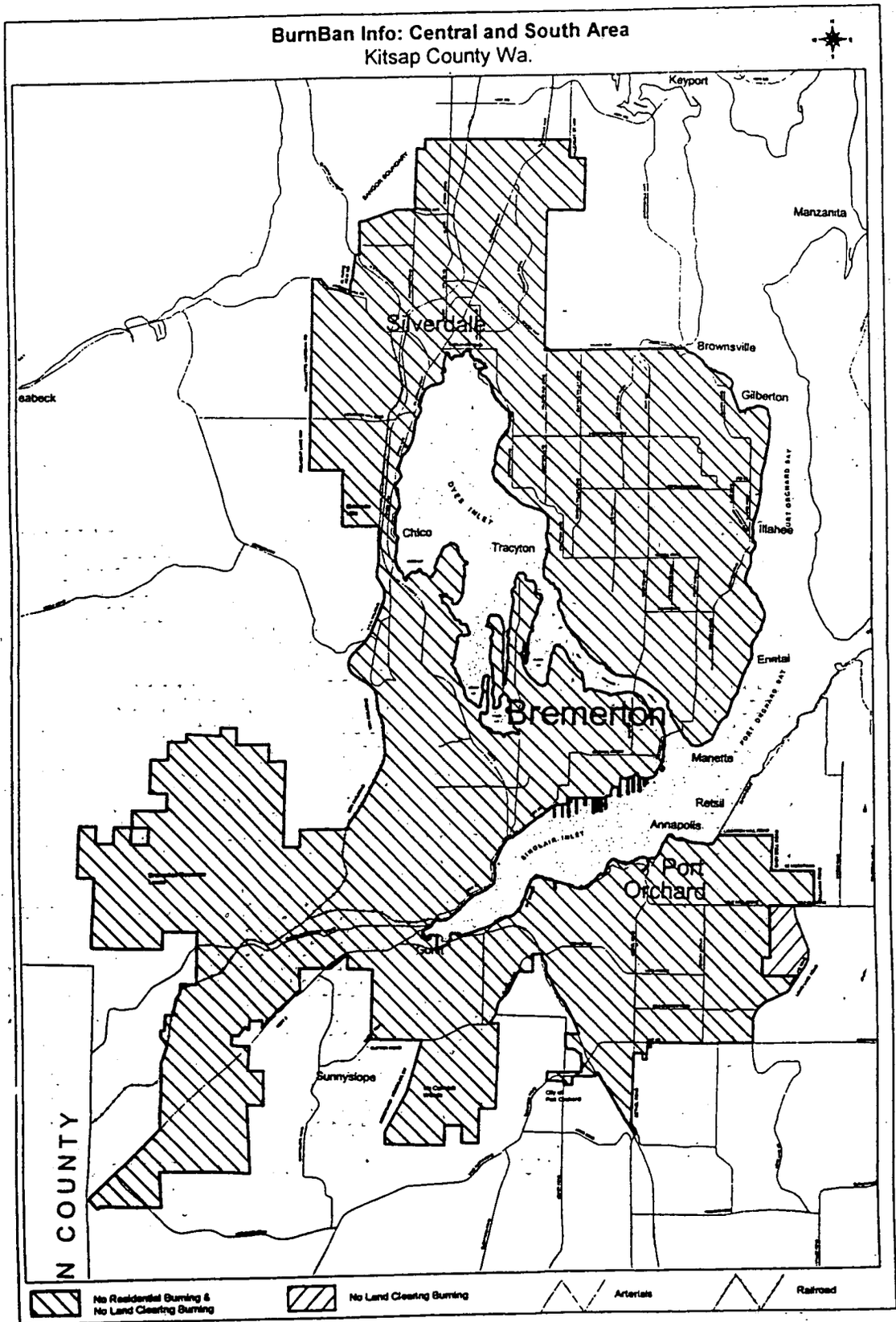
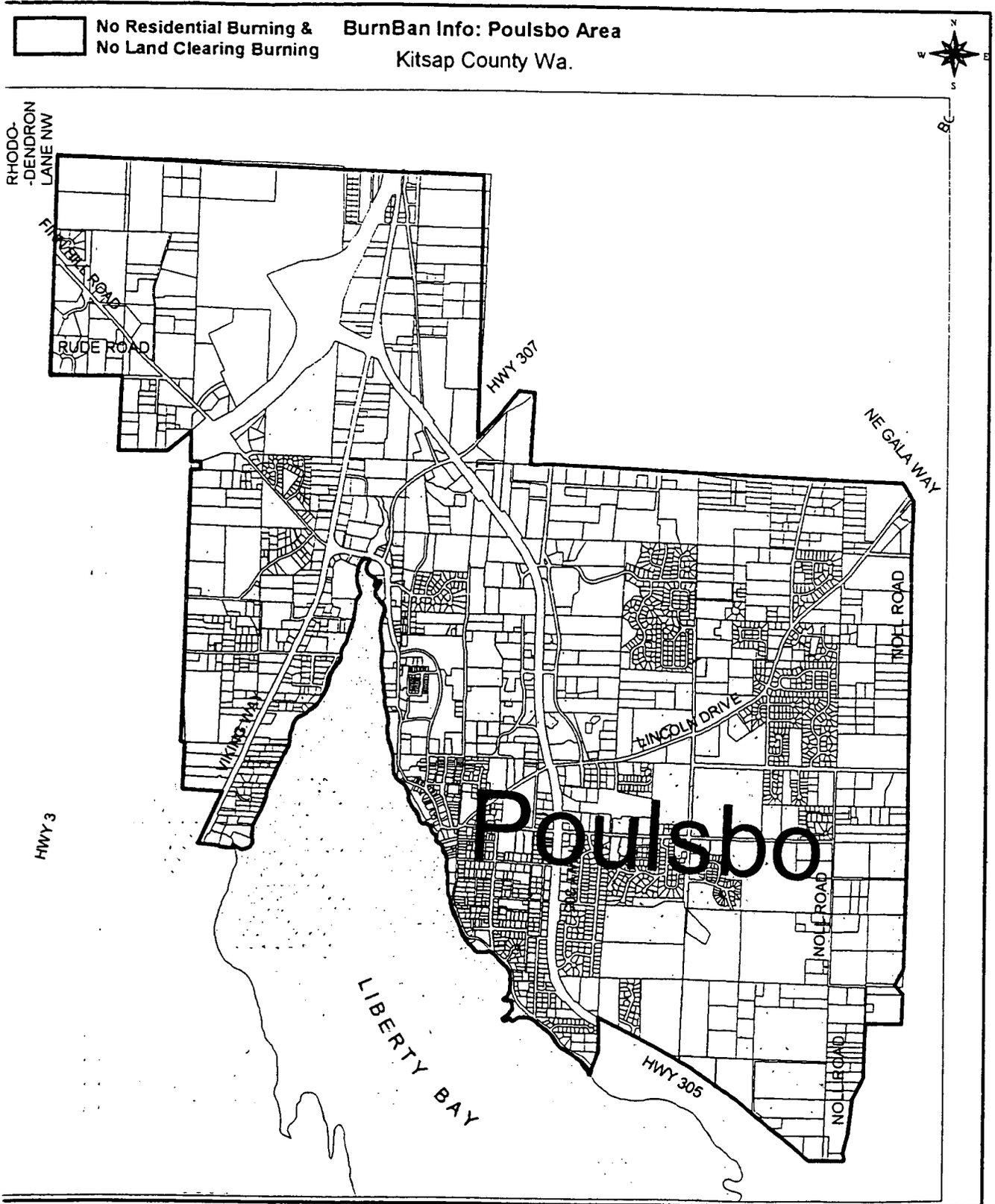


Figure 8-3



**WSR 00-24-017
PERMANENT RULES
NOXIOUS WEED
CONTROL BOARD**

[Filed November 28, 2000, 12:53 p.m., effective January 2, 2001]

Date of Adoption: November 14, 2000.

Purpose: The State Noxious Weed Control Board has amended the state noxious weed list to add a species determined to be noxious, to change areas designated for control of some noxious weeds, and to delete a noxious weed from the list.

Citation of Existing Rules Affected by this Order: Amending WAC 16-750-011 and 16-750-015.

Statutory Authority for Adoption: Chapter 17.10 RCW.

Adopted under notice filed as WSR 00-20-026 on September 27, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 2, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: January 2, 2001.

November 28, 2000

Lisa E. Lantz

Executive Secretary

AMENDATORY SECTION (Amending WSR 99-24-029, filed 11/23/99, effective 1/3/00)

WAC 16-750-011 State noxious weed list—Class B noxious weeds.

Name	Will be a "Class B designate" in all lands lying within:
(1) blackgrass <i>Alopecurus myosuroides</i>	(a) regions 1, 2, 3, 5, 6, 8, 9, 10 (b) Ferry, Stevens, Pend Oreille counties of region 4 (c) Adams County of region 7.
(2) blueweed <i>Echium vulgare</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9, 10

Name	Will be a "Class B designate" in all lands lying within:
	(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 northwesterly 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.
(3) broom, Scotch <i>Cytisus scoparius</i>	(a) regions 3, 4, 6, 7, 9, 10.
(4) bryony, white <i>Bryonia alba</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9 (b) region 7 except Whitman County (c) Franklin County of region 10.
(5) bugloss, common <i>Anchusa officinalis</i>	(a) regions 1, 2, 3, 5, 6, 8, 9, 10 (b) region 4 except Stevens and Spokane counties (c) Lincoln, Adams, and Whitman counties of region 7.
(6) bugloss, annual <i>Anchusa arvensis</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9 (b) Lincoln and Adams counties (c) Whitman County except ranges 43 through 46 East of Townships 16 through 20 North.
(7) camelthorn <i>Alhagi maurorum</i>	(a) regions 1, 2, 3, 4, 5, 7, 8, 9

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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>(b) 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 and except the area west of Highway 17 and north of Highway 26 in Adams County</p> <p>(c) Franklin, Columbia, Garfield, and Asotin counties of region 10</p> <p>(d) an area beginning at the Washington—Oregon border at the southwest portion of section 5, R32E, T6N, then north to the northwest corner of section 3, R32E, T7N, then east to the northeast corner of section 3, R36E, T7N, then south to southeast portion of section 15, R36E, T6N, at the Washington—Oregon border, then west along the Washington—Oregon border to the point of beginning.</p>	<p>(11) cinquefoil, sulfur <i>Potentilla recta</i></p> <p>(12) cordgrass, smooth <i>Spartina alterniflora</i></p> <p>(13) cordgrass, common <i>Spartina anglica</i></p>	<p>(a) regions 1, 3, 8, 10</p> <p>(b) region 2 except Skagit County</p> <p>(c) region 4 except Stevens, Ferry, and Pend Oreille counties</p> <p>(d) region 5 except Thurston County</p> <p>(e) region 6 except Yakima County</p> <p>(f) region 7 except Spokane County</p> <p>(g) region 8 except Lewis County</p> <p>(h) region 9 except Klickitat County.</p> <p>(a) regions 1, 3, 4, 5, 6, 7, 9, 10</p> <p>(b) region 2 except Padilla Bay of Skagit County</p> <p>(c) region 8 except bays and estuaries of Pacific County.</p> <p>(a) regions 1, 3, 4, 5, 6, 7, 8, 9, 10</p> <p>(b) region 2 except bays and estuaries of Skagit and Island counties and except bays and estuaries north of Everett in Snohomish County.</p>
(8) carrot, wild <i>Daucus carota</i>	<p>(a) regions 3, 7((−10)) (except where intentionally cultivated)</p> <p>(b) Spokane and Ferry counties of region 4 (except where intentionally cultivated)</p> <p>(c) region 6, except Yakima County (except where intentionally cultivated)</p> <p>(d) region 9, except Yakima County (except where intentionally cultivated)</p> <p>(e) <u>region 10, except Walla Walla County (except where intentionally cultivated).</u></p>	<p>(14) daisy, oxeye <i>Leucanthemum vulgare</i></p>	<p>(a) regions 7, 10</p> <p>(b) region 9 except those areas lying within Klickitat and Yakima counties west of Range 13 East</p> <p>(c) region 6 except those areas lying within Yakima and Kittitas counties west of Range 13 E.</p>
(9) catsear, common <i>Hypochaeris radicata</i>	<p>(a) regions 3, 4, 6, 7, 10</p> <p>(b) region 9 except Klickitat County.</p>	<p>(15) elodea, Brazilian <i>Egeria densa</i></p> <p>(16) fanwort <i>Cabomba caroliniana</i></p>	<p>(a) regions 3, 4, 6, 7, 9, 10</p> <p>(b) Lewis County of region 8</p> <p>(c) Clallam County of region 1.</p> <p>(a) regions 1, 2, 3, 4, 5, 6, 7, 9, 10</p> <p>(b) region 8 except T8N, R3W of Cowlitz County.</p>
(10) chervil, wild <i>Anthriscus sylvestris</i>	<p>(a) regions 1, 3, 4, 6, 7, 9, 10</p> <p>(b) region 5 except those portions of Thurston County within T15, 16, 17N, R2, 3, 4W</p> <p>(c) region 2 except Guemes Island in Skagit County</p> <p>(d) region 8 except Clark County.</p>	<p>(17) fieldcress, Austrian <i>Rorippa austriaca</i></p> <p>(18) <u>floating heart, yellow</u> <u><i>Nymphoides peltata</i></u></p>	<p>(a) regions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10</p> <p>(a) regions 1, 2, 3, 4, 5, 6, 8, 9</p> <p>(b) regions 7 and 10 except within the Palouse River Canyon from Big Palouse Falls to the Snake River.</p>

PERMANENT

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
(((+8))) (19) gorse <i>Ulex europaeus</i>	(b) <u>region 4 except the Spokane River between Long Lake Dam and Nine Mile Dam.</u>	(((25))) (26) helmet, policeman's <i>Impatiens glandulifera</i>	(c) Klickitat County except those lands lying within T4N, R10E, R11E, R12E, R13E, R14E; T3N, R10E, R11E, R12E, R13E; T2N, R12E, R13E.
	(a) regions 3, 4, 6, 7, 9, 10		(a) regions 1, 3, 4, 6, 7, 8, 9, 10
	(b) Skagit and Whatcom counties of region 2		(b) region 2 except Whatcom County
(((+9))) (20) hawkweed, mouseear <i>Hieracium pilosella</i>	(c) Thurston, Pierce, and King counties of region 5	(((26))) (27) herb-Robert <i>Geranium robertianum</i>	(c) region 5 except Pierce and Thurston counties.
	(d) Wahkiakum, Cowlitz, and Lewis counties of region 8		(a) regions 3, 4, 6, 7, 9, 10
	(e) Clallam County of region 1.		(a) Kittitas County of region 6.
	(a) regions 1, 2, 3, 4, 6, 7, 8, 9, 10		(a) regions 1, 2, 3, 4, 5, 6
	(b) region 5 except Thurston County		(b) regions 7 and 10 except within 200 feet of the Snake River from Central Ferry downstream
(((20))) (21) hawkweed, orange <i>Hieracium aurantiacum</i>	(c) Thurston County lying within T17N, R1W, S31; T16N, R2W, S30 W1/2; T16N, R3W, S25, SE1/4; T16N, R3W, S36, N1/2; T16N, R2W, S31, NW1/4.	(((27))) (28) houndstongue <i>Cynoglossum officinale</i>	(c) regions 8, 9, and 10 except within 200 feet of the Columbia River.
	(a) regions 3, 6, 9, 10		(a) regions 1, 2, 3, 4, 5, 7, 9, 10
	(b) Clallam County of region 1		(b) region 6 except Kittitas County
	(c) Skagit County of region 2		(c) region 8 except Clark County.
	(d) Ferry County of region 4		(a) regions 1, 2, 3, 4, 5, 7, 9, 10
	(e) Thurston and King counties of region 5		(b) region 6 except Kittitas County
	(f) Lincoln and Adams counties of region 7		(c) region 8 except Clark County.
(((21))) (22) hawkweed, polar <i>Hieracium atratum</i>	(g) Lewis County of region 8.	(((30))) (31) knapweed, brown <i>Centaurea jacea</i>	(a) regions 1, 2, 3, 4, 5, 7, 9, 10
	(a) regions 1, 2, 3, 4, 6, 7, 8, 9, 10		(b) region 6 except Kittitas County
	(b) region 5 outside the boundaries of Mt. Rainier National Park.		(c) region 8 except Clark County.
(((22))) (23) hawkweed, smooth <i>Hieracium laevigatum</i>	(a) regions 1, 3, 4, 5, 6, 7, 8, 9, 10	(((31))) (32) knapweed, diffuse <i>Centaurea diffusa</i>	(a) regions 1, 2, 5, 8
	(b) San Juan, Island, and Skagit counties of region 2.		(b) Grant County lying in Townships 13 through 16 North, Ranges 25 through 27 East; Townships 17 and 18 N., Ranges 25 through 30 East; Townships 19 and 20 North, Ranges 29 and 30 East; T21N, R23E, Sections 1 through 30; T21N, R26E., Sections 5, 6, 7, 8, 17, and 18; East 1/2 Township 21N, Range 27E.; T21N, Ranges 28 through 30 E.; those portions of Townships 22 through 28N, Ranges 28 through 30 E.; those portions of Township 22 through 28N., Ranges 23 through 30E. lying in Grant County; all W.M.
(((23))) (24) hawkweed, yellow <i>Hieracium caespitosum</i>	(a) regions 1, 2, 3, 5, 6, 7, 8, 10	(((24))) (25) hedgeparsley <i>Torilis arvensis</i>	
	(b) region 4 except north of T32N in Pend Oreille County and east Highway 395 and north of Highway 20 in Stevens County		
	(c) region 9 except sections 32, 33 and 34 of T6N, R12E, and sections 4, 5, 6, and 7 of T5N, R12E, and section 12 of T5N, R11E, of Klickitat County.		
(((24))) (25) hedgeparsley <i>Torilis arvensis</i>	(a) regions 1, 2, 3, 4, 5, 6, 7, 8, 10		
	(b) Yakima, Benton, Franklin counties		

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Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
	(c) Adams County except those areas within T15N, R36E, Section 36; T15N, R37E, Sections 22, 26, 27, 28, 31, 32, 33 and 34; T15N, R37E, western half of Sections 23, 24 and 25; T15N, R38E, Sections 2, 10, 11, 14, 15, 19 and 20; T16N, R38E, Sections 34 and 35; T17N, R37E, Sections 5 and 6		(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.
((32)) (33) knapweed, meadow <i>Centaurea jacea x nigra</i>	(d) Franklin County of regions 9 and 10. (a) regions 1, 2, 3, 4, 5, 7, 9, 10 (b) region 6 except Kittitas County (c) region 8 except Clark County.	((39)) (40) loosestrife, garden <i>Lysimachia vulgaris</i>	(a) regions 1, 2, 3, 4, 6, 7, 8, 9, 10 (b) region 5 except King County (c) Those portions of King County lying north of I-90 and east of the line extending from SR522 to SR202 to E. Lake Sammamish Parkway; west of I-5 including Vashon Island; south of I-90 and east and south of I-405 to the county line.
((33)) (34) knapweed, Russian <i>Acroptilon repens</i>	(a) regions 1, 2, 5, 7, 8 (b) region 4 except that area lying within the boundaries of the Colville Indian Reservation within Ferry County (c) Adams County of region 6 except for the area west of Highway 17 and North of Highway 26 (d) Intercounty Weed District No. 52 (e) region 10 except Franklin County.	((40)) (41) loosestrife, purple <i>Lythrum salicaria</i>	(a) regions 1, 4, 7, 8 (b) region 2 except Snohomish County (c) region 3 except within 100 feet of the ordinary highwater mark of the Okanogan River from the Canadian border south to Riverside (d) Grays Harbor, Mason, Kitsap, and Thurston counties of region 5 (e) Those portions of King County lying north of I-90 and east of the line extending from SR522 to SR202 to E. Lake Sammamish Parkway; west of I-5 including Vashon Island; south of I-90 and east and south of I-405 to the county line
((34)) (35) knapweed, spotted <i>Centaurea biebersteinii</i>	(a) regions 1, 2, 3, 5, 6, 8, 9 (b) Ferry County of region 4 (c) Adams and Whitman counties of region 7 (d) region 10 except Garfield County.		(f) Pierce County, except those areas lying within T2D, 21, 22N, R1W and R1E, all sections (g) region 6 except that portion of Grant County lying northerly of the Frenchmen Hills-O'Sullivan Dam Road, southerly of Highway Interstate 90, easterly of the section line of the location of County Road J SW/NW if constructed and westerly of the section line of the location of County Road H SE/NE if constructed
((35)) (36) knotweed, giant <i>Polygonum sachalinense</i>	(a) Kittitas County of region 6.		(h) region 9 except Benton County (i) region 10 except Walla Walla County
((36)) (37) knotweed, Japanese <i>Polygonum cuspidatum</i>	(a) Kittitas County of region 6.		
((37)) (38) kochia <i>Kochia scoparia</i>	(a) <u>Clallam County of region 1</u> (b) Skagit and Whatcom counties of region 2 (c) Pend Oreille County of region 4 (d) King County of region 5 (e) Kittitas County of region 6.		
((38)) (39) lepyrodiclis <i>Lepyrodiclis holosteoides</i>	(a) regions 1, 2, 3, 4, 5, 6, 8, 9, 10		

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Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
((44)) (42) loosestrife, wand <i>Lythrum virgatum</i>	<ul style="list-style-type: none"> (j) Intercounty Weed Districts No. 51 and No. 52. (a) regions 1, 4, 7, 8 (b) region 2 except Snohomish County (c) region 3 except within 100 feet of the ordinary high-water mark of the Okanogan River from the Canadian border south to Riverside (d) region 5 except King County (e) Those portions of King County lying north of I-90 and east of the line extending from SR522 to SR202 to E. Lake Sammamish Parkway; west of I-5 including Vashon Island; south of I-90 and east and south of I-405 to the county line (f) region 6 except that portion of Grant County lying northerly of the Frenchmen Hills-O'Sullivan Dam Road, southerly of Highway Interstate 90, easterly of the section line of the location of County Road J SW/NW if constructed and westerly of the section line of the location of County Road H SE/NE if constructed (g) region 9 except Benton County (h) region 10 except Walla Walla County (i) Intercounty Weed Districts No. 51 and No. 52. 	((43)) (44) oxtongue, hawkweed <i>Picris hieracioides</i>	<ul style="list-style-type: none"> (i) except those areas lying within the following boundary description within Yakima County: Beginning at the intersection of Highway 12 and Parker Heights Road and continuing easterly to Konnowac Pass Road follow said road north to the intersection of Konnowac Pass Road and Nightingale Road. The northern boundary shall be the Roza Canal, continuing from the established point at Nightingale Road. The boundaries will follow the Roza Canal easterly to the County Line Road. The east boundaries will be the Yakima/Benton County Line from a point beginning at the County Line and Highway 22 (near Byron) continuing westerly along Highway 22 (to near the city of Mabton) to the intersection of Highway 22 and the Reservation Boundary (Division Road) and continuing north to the Yakima River. Then it will follow the river northwest to the Wapato-Donald Road continuing north along said road to Highway 12 then Highway 12 to Parker Heights Road. (ii) an area lying southerly of State Route 14 and within T2N, Ranges 13 and 14 E of Klickitat County
((42)) (43) nutsedge, yellow <i>Cyperus esculentus</i>	<ul style="list-style-type: none"> (a) regions 1, 2, 3, 4, 5, 7, 8 (b) region 6 except those areas lying between State Highway 26 and State Highway 28, and westerly of Dodson Road in Grant County, and except S 1/2, Sec. 2, T20N, R25E., W.M. (c) region 9 except: 	((44)) (45) parrotfeather <i>Myriophyllum aquaticum</i>	<ul style="list-style-type: none"> (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, 6, 7, 9, 10 (b) region 8 except Clark, Cowlitz, and Wahkiakum counties.
		((45)) (46) pepperweed, perennial <i>Lepidium latifolium</i>	<ul style="list-style-type: none"> (a) regions 1, 2, 3, 4, 5, 7, 8, 10 (b) Intercounty Weed Districts No. 51 and 52 (c) Kittitas County of region 6

Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
((46)) (47) primrose, water <i>Ludwigia hexapetala</i>	(d) Adams County of region 6 except for the area west of Highway 17 and north of Highway 26. (a) regions 1, 2, 3, 4, 5, 6, 7, 9, 10 (b) region 8 except T8N, R3W, S14 of Cowlitz County.		(c) Adams County except those areas lying east of a line running north from Franklin County along the western boundary of Range 36 East to State Highway 26 then north on Sage Road until it intersects Lee Road, then due north until intersection with Providence Road, then east to State Highway 261, then north along State Highway 261 to its intersection with Interstate 90, henceforth on a due north line to intersection with Bauman Road, then north along Bauman Road to its terminus, then due north to the Lincoln County line.
((47)) (48) puncturevine <i>Tribulus terrestris</i>	(a) Skagit County of region 2 (b) Kittitas County of region 6 (c) Adams County (d) Clallam County of region 1.		(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
((48)) (49) ragwort, tansy <i>Senecio jacobaea</i>	(a) regions 3, 4, 6, 7, 9, 10 (b) region 5, that portion of Pierce County lying south or east of a boundary beginning at the White River and State Highway 410, then west along State Highway 410 to intersection with State Highway 162 (Orting) to intersection with Orville Road, then south along Orville Road to intersection with Kapowsin Highway (304th Street East), then west following Kapowsin Highway to intersection with State Route 7, then south along State Route 7 to intersection with State Route 702, then west along State Route 702 to intersection with State Route 507, then southwest along State Route 507 to intersection with the Nisqually River.		(e) Stevens County north of Township 33 North of region 4 (f) Ferry and Pend Oreille counties of region 4 (g) Asotin County of region 10 (h) Garfield ((and Columbia counties)) County south of Highway 12 (i) <u>Columbia County from the Walla Walla County line on Highway 12, all areas south of Turner Road; at Turner Road to the Garfield county line, all areas south and east of Turner Road</u>
((49)) rocket, garden <i>Eruca Vesicaria ssp. sativa</i>	(a) regions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 (except where intentionally cultivated:))		(j) Whitman County lying in Ranges 43 through 46 East of Townships 15 through 20 North; T14N, Ranges 44 through 46 East; and T13N, Ranges 45 and 46 East.
(50) 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 (d) Kittitas County of region 6.	(52) snapdragon, dwarf <i>Chaenorrhinum minus</i>	(a) regions 1, 2, 3, 5, 6, 8, 9, 10 (b) region 4 except Spokane County (c) region 7 except Spokane County.
(51) skeletonweed, rush <i>Chondrilla juncea</i>	(a) regions 1, 2, 3, 5, 8, 9 (b) Franklin County except T13N, R36E; and T14N, R36E	(53) sowthistle, perennial <i>Sonchus arvensis ssp. arvensis</i>	(a) regions 1, 2, 3, 4, 7, 8, 9, 10 (b) Adams County of region 6

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Name	Will be a "Class B designate" in all lands lying within:	Name	Will be a "Class B designate" in all lands lying within:
(54) spurge, leafy <i>Euphorbia esula</i>	<ul style="list-style-type: none"> (c) region 5 except for sections 28, 29, 30, 31, 32, and 33 in T19N, R1E of Thurston and Pierce counties. (a) regions 1, 2, 3, 4, 5, 6, 8, 9, 10 (b) region 7 except as follows: <ul style="list-style-type: none"> (i) 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 (ii) T24N, R43E, Section 12, Qtr. Section 3, Parcel No. 9068 of Spokane County. 	<ul style="list-style-type: none"> (f) in all lands lying within Asotin County, 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. 	
(55) starthistle, yellow <i>Centaurea solstitialis</i>	<ul style="list-style-type: none"> (a) regions 1, 2, 3, 5, 6, 8 (b) region 4 except those areas within Stevens County bounded by a line beginning at the intersection of State Highway 20 and State Highway 25, then north to intersection with Pinkston Creek Road, then east along Pinkston Creek Road to intersection with Highland Loop Road, then south along Highland Loop Road to intersection with State Highway 20, then west along State Highway 20 to intersection with State Highway 25 (c) 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 (d) Franklin County (e) region 9 except Klickitat County 	<ul style="list-style-type: none"> (56) Swainsonpea <i>Sphaerophysa salsula</i> (a) regions 1, 2, 3, 4, 5, 7, 8 (b) Columbia, Garfield, Asotin, and Franklin counties (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, R36E, T7N, then south to the southeast portion of Section 15, R36E, T6N, at the Washington—Oregon border, then west along the Washington—Oregon border to the point of beginning (d) Weed District No. 3 of Grant County (e) Adams County of region 6. (57) thistle, musk <i>Carduus nutans</i> (a) regions 1, 2, 3, 5, 6, 7, 8, 9, 10 (b) Spokane and Pend Oreille counties. (58) thistle, plumeless <i>Carduus acanthoides</i> (a) regions 1, 2, 3, 5, 6, 7, 8, 9, 10 (b) region 4 except those areas within Stevens County lying north of State Highway 20. (59) thistle, Scotch <i>Onopordum acanthium</i> (a) regions 1, 2, 3, 4, 5, 6, 8, 9 	

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Name	Will be a "Class B designate" in all lands lying within:
(60) toadflax, Dalmatian <i>Linaria dalmatica</i> <i>ssp. dalmatica</i>	(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 Pullman and south of State Highway 270 from Pullman to the Idaho border
	(c) Franklin County.
	(a) regions 1, 2, 5, 8, 10
	(b) Douglas County of region 3 lying south of T25N, west of R25E, and east of R28E
	(c) Okanogan County lying within T 33, 34, 35N, R19, 20, 21, 22E, except the southwest, southeast, and northeast quarters of the northeast quarter of section 27, T35N, R21E; and the northeast quarter of the southeast quarter of section 27, T35N, R21E
	(d) Kittitas, Chelan, Douglas, and Adams counties of region 6
	(e) Intercounty Weed District No. 51
	(f) Weed District No. 3 of Grant County
	(g) Lincoln and Adams counties
	(h) The western two miles of Spokane County of region 7
(61) watermilfoil, Eurasian <i>Myriophyllum</i> <i>spicatum</i>	(i) region 9 except as follows: (i) those areas lying within Yakima County (ii) those areas lying west of the Klickitat River and within Klickitat County.
	(a) regions 1, 9, 10
	(b) region 7 except Spokane County
	(c) region 8 except within 200 feet of the Columbia River
	(d) Adams County of region 6
	(e) in all water bodies of public access, except the Pend Oreille River, in Pend Oreille County of region 4.

AMENDATORY SECTION (Amending WSR 99-24-029, filed 11/23/99, effective 1/3/00)

WAC 16-750-015 State noxious weed list—Class C noxious weeds.

Common Name	Scientific Name
babysbreath	<i>Gypsophila paniculata</i>
beard, old man's	<i>Clematis vitalba</i>
bindweed, field	<i>Convolvulus arvensis</i>
canarygrass, reed	<i>Phalaris arundinacea</i>
cockle, white	<i>Silene latifolia</i> ssp. <i>alba</i>
cocklebur, spiny	<i>Xanthium spinosum</i>
cross, hoary	<i>Cardaria draba</i>
dodder, smoothseed alfalfa	<i>Cuscuta approximata</i>
goatgrass, jointed	<i>Aegilops cylindrica</i>
henbane, black	<i>Hyoscyamus niger</i>
((houndstongue knotweed, giant	<i>Cynoglossum officinale</i>
knotweed, Japanese	<i>Polygonum sachalinense</i>
mayweed, scentless	<i>Polygonum cuspidatum</i>)
poison-hemlock	<i>Matricaria perforata</i>
rye, cereal	<i>Conium maculatum</i>
spikeweed	<i>Secale cereale</i>
St. Johnswort, common	<i>Hemizonia pungens</i>
tansy, common	<i>Hypericum perforatum</i>
thistle, bull	<i>Tanacetum vulgare</i>
thistle, Canada	<i>Cirsium vulgare</i>
toadflax, yellow	<i>Cirsium arvense</i>
whiteweed, hairy	<i>Linaria vulgaris</i>
wormwood, absinth	<i>Cardaria pubescens</i>
	<i>Artemisia absinthium</i>

WSR 00-24-021

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed November 28, 2000, 4:04 p.m.]

Date of Adoption: November 28, 2000.

Purpose: Amending the existing list of noxious weeds and their seeds, which are prohibited from distribution, transportation, sale, purchase or offer for sale in this state, by addition of twenty-four invasive, nonnative species. All of the proposed additional species are classified as noxious weeds in this state and growing them is already forbidden. In addition, amendments clarify and update rule intent, language and taxonomy.

Citation of Existing Rules Affected by this Order: Amending WAC 16-752-600, 16-752-610, 16-752-630, and 16-752-650.

Statutory Authority for Adoption: Chapters 17.24, 17.10 RCW.

Adopted under notice filed as WSR 00-21-053 on October 16, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or

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Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 4, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 3, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 4, Repealed 0.

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

November 28, 2000

Jim Jesernig

Director

AMENDATORY SECTION (Amending WSR 92-07-025, filed 3/10/92, effective 4/10/92)

WAC 16-752-600 Establishing the noxious weed seed and plant quarantine. Washington agriculture, environmental quality and natural resources are threatened by nonnative, aggressive species of noxious weeds. A number of these noxious weeds are transported and sold within the state of Washington both as nursery plants and as seeds in packets of flower seeds or "wildflower mixes." Subsequent "escape" of these ornamentals has been a documented source of a number of infestations and has resulted in large public and private expenditures by landowners and land managers, weed boards, and weed districts and the department of agriculture to achieve the control mandated in chapter 17.10 RCW. The director of agriculture, pursuant to the powers provided in chapters 17.10 and 17.24 RCW, finds that regulation of the sale of these seed packets and plants is necessary to protect Washington agriculture and natural resources and prevent public and private costs of control.

Note: For rules prescribing the limits of prohibited and restricted noxious weed seeds as contaminants in certified seed, see WAC 16-300-010 through 16-300-025.

AMENDATORY SECTION (Amending WSR 98-13-008, filed 6/4/98, effective 7/5/98)

WAC 16-752-610 Noxious weed seed and plant quarantine—Regulated articles. All plants, plant parts, and seeds in packets, blends, and "wildflower mixes" of the following listed species are regulated under the terms of this noxious weed seed and plant quarantine:

Scientific Name	Common Names
<u>Abutilon theophrasti</u>	<u>velvetleaf</u>
<u>Alliaria petiolata</u>	<u>garlic mustard</u>
<u>Amorpha fruticosa</u>	indigobush, lead plant
<u>Anchusa officinalis</u>	common bugloss, alkanet, anchusa
<u>Anthriscus sylvestris</u>	wild chervil
<u>Carduus acanthoides</u>	plumeless thistle
<u>Carduus nutans</u>	musk thistle, nodding thistle

Scientific Name	Common Names
<u>Carduus pycnocephalus</u>	<u>Italian thistle</u>
<u>Carduus tenuiflorus</u>	<u>slenderflower thistle</u>
<u>Centaurea calcitrapa</u>	<u>purple starthistle</u>
Centaurea diffusa	diffuse knapweed
Centaurea jacea	brown knapweed, rayed knapweed, brown centaury horse-knobs, hardheads
<u>Centaurea jacea x nigra</u>	<u>meadow knapweed</u>
Centaurea ((maeulosa)) <u>biebersteinii</u>	spotted knapweed
Centaurea macrocephala	bighead knapweed
Centaurea nigra	black knapweed
Centaurea nigrescens	Vochin knapweed
Chaenorrhinum minus	dwarf snapdragon
((Chrysanthemum leucanthemum)) <u>Chrysanthemum leucanthemum</u>	<u>oxeye daisy, white daisy, whiteweed, field daisy, marguerite, poorland flower</u>)
<u>Crupina vulgaris</u>	<u>common crupina</u>
Cytisus scoparius	Scotch broom
Daucus carota	wild carrot, Queen Anne's lace
Echium vulgare	blueweed, blue thistle, blue devil, viper's bugloss, snake flower
<u>Euphorbia esula</u>	<u>leafy spurge</u>
<u>Euphorbia oblongata</u>	<u>eggleaf spurge</u>
<u>Galega officinalis</u>	<u>goatsrue</u>
<u>Helianthus ciliaris</u>	<u>Texas blueweed</u>
Heracleum mantegazzianum	giant hogweed, giant cow parsnip
Hibiscus trionum	Venice mallow, flower-of-an-hour, bladder ketmia, modesty, shoo-fly
Hieracium aurantiacum	orange hawkweed, orange paintbrush, red daisy flameweed, devil's weed, grim-the-collier
((Hieracium pratense)) <u>Hieracium pratense</u>	<u>yellow hawkweed, yellow paintbrush, devil's paintbrush, yellow devil, field hawkweed, king devil</u>)
<u>Hieracium caespitosum</u>	<u>yellow hawkweed, yellow paintbrush, devil's paintbrush, yellow devil, field hawkweed, king devil</u>
<u>Hieracium floribundum</u>	<u>yellow devil hawkweed</u>
<u>Hieracium pilosella</u>	<u>mouseear hawkweed</u>
<u>Impatiens glandulifera</u>	<u>policeman's helmet</u>
Isatis tinctoria	dyers' woad
Kochia scoparia	kochia, summer-cyprus, burning-bush, fireball, Mexican fireweed
<u>Lepidium latifolium</u>	<u>perennial pepperweed</u>
<u>Leucanthemum vulgare</u>	<u>oxeye daisy, white daisy, whiteweed, field daisy, marguerite, poorland flower</u>
Linaria ((genistifolia)) <u>dalmatica</u> spp.dalmatica	Dalmatian toadflax
((Lepidium latifolium)) <u>Lepidium latifolium</u>	<u>perennial pepperweed</u>)
Mirabilis nyctaginea	wild four o'clock, umbrella-wort
Onopordum acanthium	Scotch thistle
Proboscidea louisianica	unicorn-plant
Salvia ((aethiopsis)) <u>aethiopsis</u>	Mediterranean sage
<u>Salvia pratensis</u>	<u>meadow clary</u>
<u>Salvia sclarea</u>	<u>clary sage</u>
<u>Senecio jacobaea</u>	<u>tansy ragwort</u>
Silybum marianum	milk thistle
<u>Solanum elaeagnifolium</u>	<u>silverleaf nightshade</u>

PERMANENT

Scientific Name	Common Names
<u>Solanum rostratum</u>	<u>buffaloburr</u>
<u>Soliva sessilis</u>	<u>lawnweed</u>
<u>Sorghum halepense</u>	<u>johnsongrass</u>
<u>Spartium junceum</u>	<u>Spanish broom</u>
<u>Tamarix ramosissima</u>	<u>saltcedar</u>
<u>Thymelaea passerina</u>	<u>spurge flax</u>
Torilis arvensis	hedgearsley
Ulex europaeus	gorse, furze
Zygophyllum fabago	Syrian bean-caper

AMENDATORY SECTION (Amending WSR 92-07-025, filed 3/10/92, effective 4/10/92)

WAC 16-752-630 Noxious weed seed and plant quarantine—Exceptions. The prohibition on transporting of plants and plant parts (~~shall~~) established in WAC 16-752-620 does not apply to plants or plant parts collected for herbariums, research in control methods, creation of pressed specimens, or for educational or identification purposes and other scientific activities(~~(—Provided, That), as long as~~ all such activities (~~(requiring live plants)~~) are conducted in such a manner as to prevent infestation. In addition, plants or plant parts may be transported, as a part of a noxious weed control activity, to a sanitary landfill, to be burned, or otherwise for (~~disposition~~) disposal under the supervision of a noxious weed control agency.

AMENDATORY SECTION (Amending WSR 92-07-025, filed 3/10/92, effective 4/10/92)

WAC 16-752-650 Noxious weed seed and plant quarantine—(~~Disposition~~) Disposal of regulated articles. Any plants, plant parts, or seed packets transported, bought, sold, or offered for sale in violation of (~~this noxious weed quarantine shall be~~) WAC 16-752-600 through 16-752-650 are subject to destruction or shipment out-of-state or other disposition in a manner prescribed by the director to prevent infestation. Any such action (~~shall~~) will be at the expense of the owner or the owner's agent and without compensation.

WSR 00-24-022
PERMANENT RULES
DEPARTMENT OF AGRICULTURE

[Filed November 28, 2000, 4:11 p.m.]

Date of Adoption: November 28, 2000.

Purpose: Revising the existing quarantine rule concerning virus and virus-like diseases of Prunus to reflect changes in scientific knowledge and industry/program practices and to convert the text to clear and readable format.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-487-240; and amending WAC 16-487-005, 16-487-010, 16-487-015, 16-487-017, 16-487-020, 16-487-023, 16-487-025, 16-487-030, 16-487-040, 16-487-050, 16-487-060, 16-487-100, 16-487-110, 16-487-120, 16-487-140, 16-487-150, 16-487-160, 16-487-200, 16-487-210, 16-

487-230, 16-487-250, 16-487-300, 16-487-310, 16-487-320, 16-487-330, and 16-487-335.

Statutory Authority for Adoption: Chapter 17.24 RCW.

Adopted under notice filed as WSR 00-20-091 on October 4, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 26, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 26, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 26, Repealed 1.

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

November 28, 2000

Jim Jesernig
 Director

Chapter 16-487 WAC

(~~PEACH YELLOW, PEACH ROSETTE AND LITTLE PEACH DISEASE~~) PRUNUS DISEASE QUARANTINE

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-005 Definitions. (1) "Director" means the director of the Washington state department of agriculture or the director's authorized representative.

(2) "Department" means the Washington state department of agriculture.

(3) (~~"Mycoplasma-like organism" (MLO) means a sub-microscopic infectious agent capable of producing disease symptoms in host plants. MLOs do not have the outer protein coat that characterizes viruses.~~

~~(4) "Symptomless carrier" means a plant which may be infected by or capable of hosting a disease agent but which does not show visible disease symptoms.~~

~~(5)) "Growing ground" means any property within the area under quarantine on which (~~nursery stock (cuttings, budsticks, scions, rootstocks, or finished trees) are~~) planting stock produced for distribution or sale.~~

~~(4) "Indicator plant" means any herbaceous or woody plant used to index or test for infection.~~

~~(5) "Index" means to test for infection by means of inoculation from the plant to be tested to an indicator plant, or by any other method approved by the department.~~

~~(6) "Planting stock" means any plant material used in the propagation of horticultural, floracultural or viticultural~~

plants for the purpose of being sold, offered for sale or distributed for planting or reproduction purposes.

(7) "Symptomless carrier" means a plant which may be infected by or capable of hosting a disease agent but which does not show visible disease symptoms.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-010 Disposition of materials moved in violation (~~(—Penalties)~~). Regulated articles, shipped in violation of this chapter, will be denied entry into the state(;) and returned to the point of origin or destroyed at the option and expense of the owner(s) or their responsible agent. (~~In addition, any person violating the terms of the quarantines in this chapter shall be subject to the criminal and civil penalties provided in law.;~~)

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-015 Notification requirement. Persons shipping regulated articles into the state of Washington from areas under quarantine by the provisions of this chapter (~~(shall)~~) must notify the (~~department's plant protection branch of~~) plant services program of the department prior to shipment. At a minimum, notification must include the nature and quantity of each shipment, its destination, its expected date of arrival, and the name of the intended receiver. (~~Such notification shall be by mail or telefax prior to shipment.;~~)

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-017 (~~(Exemption for experimental uses.;~~) **Special permits.** (1) The provisions of this chapter (~~(shall)~~) do not apply to plants or propagative parts of plants imported for experimental purposes by the United States Department of Agriculture or the Washington State University agricultural experiment stations(~~—Provided, That~~), if a permit to import has been issued by the (~~director~~) department.

(2) The department may issue special permits allowing entry of regulated articles otherwise prohibited in this chapter. The permit will state mandatory provisions or conditions under which entry is allowed.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-020 Peach yellows, little peach, and red suture diseases—Establishing quarantine. The director has determined that peach yellows, little peach, and red suture diseases do not exist in the state of Washington and that the introduction of these diseases into the state would cause economic loss to the horticultural industries within the state. To prevent this loss, a quarantine is hereby established against (~~these mycoplasma-like organisms, their~~) the host

plants(;) and possible carriers of peach yellows, little peach and red suture diseases.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-023 Peach yellows, little peach, and red suture disease quarantine—Regulated articles. (~~The following articles are~~) All planting stock of the genus *Prunus*, except seeds, is regulated under the (~~terms of the~~) peach yellows, little peach, and red suture disease quarantine(;

(1) ~~The pathogens which cause peach yellows, little peach, and red suture diseases on peach. The pathogen is an MLO. All three diseases are considered to be caused by the same pathogen.~~

(2) ~~Trees and all parts capable of propagation including cuttings, budsticks, scions, and rootstocks, except seeds (fruit pits) of all species of the genus *Prunus* are declared hosts and possible carriers~~), except those listed in WAC 16-487-025.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-025 Peach yellows, little peach, and red suture disease quarantine—Species not regulated. The following species have been determined not to be hosts of peach yellows, little peach, and red suture diseases and are not regulated under (~~this quarantine~~) WAC 16-487-021 through 16-487-060:

(~~mazzard cherry~~) *Prunus avium*, sweet cherry (~~(*Prunus avium*)~~)

(~~sand cherry~~) *Prunus besseyi*, western sand cherry (~~(*Prunus besseyi*)~~)

Prunus cerasus, sour cherry (~~(*Prunus cerasus*)~~)

Prunus caroliniana, American cherry laurel, Carolina cherry laurel (~~(*Prunus caroliniana*)~~)

(~~hollyleaf cherry~~) *Prunus ilicifolia*, California cherry (~~(*Prunus ilicifolia*)~~), hollyleaf cherry

Prunus laurocerasus, cherry laurel, English laurel (~~(*Prunus laurocerasus*)~~)

Prunus lusitanica, Portugal laurel (~~(*Prunus lusitanica*)~~)

Prunus lyonii, Catalina cherry (~~(*Prunus lyonii*)~~)

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-030 Peach yellows, little peach, and red suture disease quarantine—Quarantine area. The entire states of Alabama, Connecticut, Delaware, Florida, Illinois, Indiana, Kentucky, Maryland, Massachusetts, Michigan, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Virginia, West Virginia, and the District of Columbia are declared to be (~~quarantined~~) quarantine areas for peach yellows, little peach, and red suture diseases.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-040 Peach yellows, little peach, and red suture disease quarantine—Absolute quarantine for symptomless carriers. The following *Prunus* species (~~(of plum trees and all parts capable of propagation (including their use as understock for other species))~~) are symptomless carriers of peach yellows, little peach, and red suture diseases (~~(and are)~~). All planting stock of these species, except seeds, is prohibited entry into Washington state:

~~*Prunus americana*, American plum (~~(Prunus americana))~~)~~

~~*Prunus cerasifera*, cherry plum, myrobalan plum, (~~(cherry plum;)~~) "Antropurpurea(;)" purple leaf plum (~~(Prunus cerasifera))~~)~~

~~*Prunus domestica*, European plum, prune (~~(Prunus domestica))~~)~~

~~*Prunus hortulana*, hortulan plum (~~(Prunus hortulana))~~)~~

~~*Prunus munsoniana*, wild goose plum (~~(Prunus munsoniana))~~)~~

~~*Prunus salicina*, Japanese plum (~~(Prunus salicina))~~)~~

~~hybrids of any of the (~~(above)~~) species named in this section and wild native species of plum.~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-050 Peach yellows, little peach, and red suture disease quarantine—Conditions for movement of regulated articles. (~~(Plants and propagative plant parts of the restricted *Prunus* species)~~) Regulated articles, as listed in WAC 16-487-023, other than symptomless carriers listed in WAC 16-487-040 (~~(or stock budded onto those symptomless carriers, shall)~~), may be permitted entry into the state (~~(provided)~~) if the plant protection organization of the state in which the planting stock was grown issues a certificate verifying that all four of the following requirements have been met:

(1) Each species and variety is properly labeled as to scientific name and state of origin.

(2) (~~(Each lot or shipment is accompanied by a certificate issued by the department of agriculture or state university certification program of the state of origin, verifying that these plants or plant parts have been certified in accordance with the regulations of a certification program which includes inspection and indexing on suitable indicator hosts and/or by other official, recognized methods for peach yellows, little peach or red suture disease and certifying that the plants or plant parts meet official certification standards of the shipping state for freedom from peach yellows, little peach or red suture disease.)~~) One of the following two conditions has been fulfilled:

(a) The planting stock was produced in accordance with an official certification program of the state in which the planting stock was grown. The official certification program must include inspection and indexing on suitable indicator plants for peach yellows, little peach and red suture diseases; or

(b) The planting stock was tested and found free of the causal phytoplasma using a laboratory test protocol approved by the department. In order to ensure accurate test results, samples for testing must be collected late in the growing season.

(3) Peach yellows, little peach, and red suture disease symptoms (~~(have)~~) were not (~~(been)~~) found on the growing grounds during the period when the planting stock was growing or budwood taken (~~(either on or within one mile of the growing grounds)~~).

(4) No symptomless (~~(plum species or other species on symptomless plum understock)~~) carriers existed on the growing grounds during the production of the (~~(nursery)~~) planting stock, except symptomless carrier planting stock that meets the requirements of subsection (2) of this section.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-060 Peach yellows, little peach, and red suture disease quarantine—Reshipment permitted under certificate. (~~(Certificates may be issued for reshipment of dormant host trees and propagative parts which have been produced outside the areas under quarantine for peach yellows, little peach, and red suture diseases established in WAC 16-487-030 and which have remained dormant while within the area under quarantine. Certificates shall state the name of the state where the material was produced and state that the material remained dormant while within the quarantine area.)~~) Regulated articles, as listed in WAC 16-487-023, may be reshipped into Washington state from a quarantine area, as listed in WAC 16-487-030, if all three of the following conditions are fulfilled:

(1) The planting stock was propagated in a nonquarantine state; and

(2) The planting stock remained dormant at all times while it was in the quarantine area; and

(3) A certificate issued by the plant protection organization of the state under quarantine accompanies the planting stock. The certificate must name the state where the planting stock was produced and declare that the planting stock remained dormant at all times while within the quarantine area.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-100 Peach rosette disease quarantine—Establishing quarantine. The director has determined that peach rosette disease is not present in the state of Washington and that the introduction of this disease would cause economic loss to the horticultural industries in the state. To prevent this loss, a quarantine is hereby established against the (~~(mycoplasma-like organism, its)~~) host plants(~~(;)~~) and possible carriers of the phytoplasma that causes peach rosette disease.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-110 Peach rosette disease quarantine—Regulated articles. ~~((The following articles are))~~ All planting stock, except seed, of all species of the genus *Prunus* except those listed in WAC 16-487-120 is regulated under the ((terms of the)) peach rosette disease quarantine((:

~~(1) The pathogen which causes peach rosette disease. The pathogen is a mycoplasma-like organism.~~

~~(2) Trees and all parts capable of propagation including cuttings, budsticks, scions, and rootstocks, except seed (fruit pits) of all species of the genus *Prunus* are declared possible hosts and carriers of peach rosette disease except those listed in WAC 16-487-120)) in WAC 16-487-100 through 16-487-160.~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-120 Peach rosette disease quarantine—Species not regulated. The following species have been determined not to be carriers of peach rosette disease and are not regulated under ~~((the terms of))~~ the peach rosette disease quarantine in WAC 16-487-100 through 16-487-160:

Prunus caroliniana, American cherry laurel, Carolina cherry laurel ~~((*Prunus caroliniana*))~~

Prunus ilicifolia, holly leaf cherry, California cherry ~~((*Prunus ilicifolia*))~~

Prunus laurocerasus, cherry laurel, English laurel ~~((*Prunus laurocerasus*))~~

Prunus lusitana, Portugal laurel ~~((*Prunus lusitana*))~~

Prunus lyonii, Catalina cherry ~~((*Prunus lyonii*))~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-140 Peach rosette disease quarantine—Absolute quarantine for symptomless carriers. The following *Prunus* species ((of plum trees and all parts capable of propagation (including their use as understock for other species), except seed,)) and cultivars are symptomless carriers of peach rosette disease ~~((and))~~. All planting stock (except seed) of these species and cultivars are prohibited entry into Washington state:

Prunus armeniaca, the "Wilson" cultivar of apricot ~~((*Prunus armeniaca*))~~

Mariana plums ~~((*Prunus cerasifera* x *P. Munsonii* ana))~~

any tree grafted on), Mariana plums ~~((understock))~~

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-150 Peach rosette disease quarantine—Conditions for movement of regulated articles. ~~((Plants and all parts capable of propagation of the restricted *Prunus* species))~~ Regulated articles, as listed in WAC 16-487-110,

~~other than symptomless carriers listed in WAC 16-487-140 ((or stock budded onto those symptomless carriers, shall)),~~ may be permitted entry into the state ((provided)) if the planting stock is accompanied by a certificate issued by the plant protection organization of the state in which the planting stock was grown. At a minimum, the certificate must state that all four of the following requirements have been met:

(1) Each species and variety is properly labeled as to scientific name and state of origin.

(2) ~~((Each lot or shipment is accompanied by a certificate issued by the department of agriculture or state university certification program of the state of origin, verifying that these plants or plant parts have been certified in accordance with the regulations of a certification program which includes inspection and indexing on suitable indicator hosts and/or by other official, recognized methods for peach rosette disease and certifying that the plants or plant parts meet official certification standards of the shipping state for freedom from peach rosette disease.))~~ One of the following two conditions has been complied with:

(a) The planting stock was grown in compliance with the conditions of an official certification program in the state in which the planting stock was grown, which includes inspection and indexing on suitable indicator plants to verify freedom from peach rosette disease; or

(b) The planting stock was tested through laboratory methods approved by the department and found free of the causal phytoplasma of peach rosette disease. Sampling for this test must be performed late in the growing season.

(3) Peach rosette disease symptoms ~~((have))~~ were not ((been)) found during the period when the planting stock was growing or budwood taken ~~((either on or within one mile of the growing grounds)).~~

(4) No symptomless ~~((plum species or other species on symptomless plum understock))~~ carrier listed in WAC 16-487-140 existed on the growing grounds during the production of the ~~((nursery stock))~~ planting stock, except symptomless carrier planting stock that fulfills the requirements in subsection (2) of this section.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-160 Peach rosette disease quarantine—Reshipment permitted under certification. ~~((Certificates may be issued for reshipment of dormant host trees and propagative parts which have been produced outside the areas under quarantine for peach rosette disease established in WAC 16-487-130 and which have remained dormant while within the area under quarantine. Certificates shall state the name of the state where the material was produced and state that the material remained dormant while within the quarantine area.))~~ Regulated articles, as listed in WAC 16-487-110, may be reshipped into Washington state from a quarantine area, as listed in WAC 16-487-130, if all three of the following conditions are fulfilled:

(1) The planting stock was propagated in a nonquarantine state; and

(2) The planting stock remained dormant at all times while it was in the quarantine state; and

(3) A certificate issued by the plant protection organization of the state under quarantine accompanies the planting stock. The certificate must name the state where the planting stock was produced and declare that the planting stock remained dormant at all times while within the quarantine area.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-200 Peach mosaic virus—Establishing quarantine. The director has determined that peach mosaic virus is not present in the state of Washington and that the introduction of this disease would cause economic loss to the horticultural industries in the state. To prevent this loss, a quarantine is hereby established against the ~~((virus, its))~~ host plants~~(s))~~ and possible carriers of peach mosaic virus.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-210 Peach mosaic virus quarantine—Regulated articles. ~~((The following articles are regulated under the terms of the peach mosaic virus quarantine:~~

(1) Peach mosaic virus and any virus capable of causing symptoms identical with those of peach mosaic virus.

(2) All trees and parts of trees capable of propagation including cuttings, budsticks, scions, and rootstock)) All planting stock, except seeds ~~((fruit pits,))~~ of all species, varieties, and hybrids of almond, apricot, peach, plum, prune, ~~((and nectarine and))~~ Manchu cherry (*Prunus tomentosa*) and western sand cherry (*Prunus besseyi*) is regulated under the peach mosaic virus quarantine.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-230 Peach mosaic virus quarantine—Requirements. All regulated articles ~~((and commodities))~~ listed in WAC 16-487-210 from areas under quarantine, as listed in WAC 16-487-220, are prohibited entry into Washington state.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-250 Peach mosaic virus—Reshipment permitted under certificate. ~~((Certificates may be issued for reshipment of dormant host trees and propagative parts which have been produced outside the areas under quarantine for peach mosaic virus as established in WAC 16-487-220 and which have remained dormant while within the area under quarantine. Certificates shall state the name of the state where the material was produced and state that the material remained dormant while within the quarantine area.)) Regulated articles, as listed in WAC 16-487-210, may be reshipped into Washington state from a quarantine area, as listed in WAC 16-487-220, if all three of the following conditions are fulfilled:~~

(1) The planting stock was propagated outside the quarantine area; and

(2) The planting stock remained dormant at all times while it was in the quarantine area; and

(3) A certificate issued by the state plant protection organization for the quarantine area accompanies the planting stock. The certificate must name the state where the planting stock was produced and declare that the planting stock remained dormant at all times while within the quarantine area.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-300 Peach rosette mosaic virus—Establishing quarantine. The director has determined that peach rosette mosaic virus is not present in the state of Washington and that the introduction of the disease would cause economic loss to the horticultural industries in the state. To prevent this loss, a quarantine is hereby established against the ~~((virus (pest), its))~~ host plants~~(s))~~ and possible carriers of peach rosette mosaic virus.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-310 Peach rosette mosaic virus quarantine—Regulated articles. ~~((The following articles are regulated under the terms of the peach rosette mosaic virus disease quarantine:~~

(1) Peach rosette mosaic virus (PRMV).

(2) All plants and parts of plants capable of propagation including cuttings, budsticks, scions, and rootstock, except seeds, of peach trees and blueberry plants.)) All planting stock, except seeds, of peach (*Prunus persica*) and American grape (*Vitis lubrusca*) is regulated under the peach rosette mosaic virus quarantine.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-320 Peach rosette mosaic virus quarantine—Regulated area. The ~~((counties of Berrien, Kalamazoo, and Van Buren in the state of Michigan are declared to be))~~ areas under quarantine for peach rosette mosaic virus disease are:

(1) For peach planting stock, the counties of Berrien, Kalamazoo, and Van Buren in the state of Michigan.

(2) For American grape, the entire state of Michigan.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-330 Peach rosette mosaic virus quarantine—Requirements. All regulated articles ~~((and commodities))~~ listed in WAC 16-487-310 from the applicable areas under quarantine, as listed in WAC 16-487-320, are prohibited entry into Washington state, unless the shipment is accompanied by a permit as described in WAC 16-487-335.

AMENDATORY SECTION (Amending WSR 91-21-041, filed 10/11/91, effective 11/11/91)

WAC 16-487-335 Peach rosette mosaic virus quarantine—((Special)) Permits for movement of regulated articles. ~~((The director may issue special permits allowing entry of articles or commodities otherwise prohibited in WAC 16-487-310. The permit shall state all mandatory provisions or conditions under which entry is allowed.)) Regulated articles, as listed in WAC 16-487-310, grown in the areas under quarantine, as listed in WAC 16-487-320, may be permitted entry into the state if the plant protection organization of the state in which the planting stock was grown issues a certificate verifying that both of the following requirements have been met:~~

(1) Each species and variety is properly labeled as to scientific name and state of origin.

(2) The planting stock was produced in accordance with an official certification program of the state in which it was grown. The official certification program must include inspection and indexing for peach rosette mosaic virus.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 16-487-240 Peach mosaic virus quarantine—Special permits.

WSR 00-24-031

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 95-17a—Filed November 29, 2000, 11:41 a.m.]

Date of Adoption: November 29, 2000.

Purpose: To update the shoreline master program (SMP) guidelines that implement the Shoreline Management Act of 1971 and establish minimum statewide requirements for local government SMPs. The updated SMP guidelines will replace existing chapter 173-16 WAC, Guidelines for development of shoreline master programs, which will be repealed. The guidelines originally adopted by ecology in 1972 have never been comprehensively updated. ESHB 1724 passed by the 1995 state legislature requires update of the guidelines.

Citation of Existing Rules Affected by this Order: Repealing chapter 173-16 WAC, excepting WAC 173-16-064 which is recodified as WAC 173-26-360; and amending chapter 173-26 WAC.

Statutory Authority for Adoption: RCW 90.58.060 and 90.58.200.

Adopted under notice filed as WSR 00-11-175 on May 24, 2000.

Changes Other than Editing from Proposed to Adopted Version: See concise explanatory statement (CES), receive a copy of the CES by calling Tim Gates, (360) 407-7256; or it is available at www.ecy.wa.gov/programs/sea/SMA/guidelines/CES.html.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 19, Amended 2, Repealed 8.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 29, 2000

Tim Fitzsimmons

Director

REPEALER

The following sections of the Washington Administrative Code are repealed:

- WAC 173-16-010 Purpose.
- WAC 173-16-020 Applicability.
- WAC 173-16-030 Definitions.
- WAC 173-16-040 The master program.
- WAC 173-16-050 Natural systems.
- WAC 173-16-060 The use activities.
- WAC 173-16-070 Variances and conditional uses.
- WAC 173-16-200 Appendix.

Chapter 173-26 WAC

STATE MASTER PROGRAM

APPROVAL/AMENDMENT PROCEDURES AND SHORELINE MASTER PROGRAM GUIDELINES

AMENDATORY SECTION (Amending Order 95-17, filed 9/30/96, effective 10/31/96)

WAC 173-26-010 Authority and purpose. The provisions of this chapter implement the requirements of chapter 90.58 RCW, the Shoreline Management Act of 1971. RCW 90.58.200 authorizes the adoption of rules by the department as necessary and appropriate to carry out the provisions of the act. RCW 90.58.080 directs local governments to develop and administer local shoreline master programs for regulation of uses on shorelines of the state. Such local programs should be integrated with other local government systems for administration and enforcement of land use regulations. RCW 36.70A.480 provides that the goals and policies contained in

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a local shoreline master program shall be considered an element of the local comprehensive plan required by the Growth Management Act. All other portions of the local shoreline master program, including the use regulations, are considered a part of the local development regulations required by the Growth Management Act.

This chapter is drafted to also reflect RCW 90.58.050 which provides that the Shoreline Management Act is intended to be a cooperative program between local government and the state. It is the intent of this chapter to provide minimum procedural requirements as necessary to comply with the statutory requirements while providing latitude for local government to establish procedural systems based on local needs and circumstances.

Pursuant to the Shoreline Management Act, the department must approve master programs prepared by local governments or adopt them by rule consistent with the act. In order to facilitate this process, Part I of this chapter establishes a recordkeeping system for the department and defines the contents of the state master program. Part II sets forth procedures for approving and adopting master programs and amendments thereto. Parts III and IV comprise the guidelines pursuant to RCW 90.58.060 and provide alternative approaches to developing the content of shoreline master programs. Part V addresses the requirements of the state Ocean Resources Management Act.

AMENDATORY SECTION (Amending Order 95-17, filed 9/30/96, effective 10/31/96)

WAC 173-26-020 Definitions. As used herein, the following words and phrases shall have the following meanings:

(1) "Act" means the Washington State Shoreline Management Act, chapter 90.58 RCW.

(2) "Adaptive management" means the modification of management practices to address changing conditions and new knowledge. Adaptive management is an approach that incorporates monitoring and research to allow projects and activities, including projects designed to produce environmental benefits, to go forward in the face of some uncertainty regarding consequences. The key provision of adaptive management is the responsibility to change adaptively in response to new understanding or information after an action is initiated.

(3) "Adoption by rule" means an official action by the department to make a local government shoreline master program effective through rule consistent with the requirements of the Administrative Procedure Act, chapter 34.05 RCW, thereby incorporating the adopted shoreline master program or amendment into the state master program((:)).

((2)) (4) "Amendment" means a revision, update, addition, deletion, and/or reenactment to an existing shoreline master program((:)).

((3)) (5) "Approval" means an official action by a local government legislative body agreeing to submit a proposed shoreline master program or amendments to the department for review and official action pursuant to this chapter; or an official action by the department to make a local government shoreline master program effective, thereby incorporating the

approved shoreline master program or amendment into the state master program((:)).

((4)) (6) "Aquatic" means pertaining to those areas waterward of the ordinary high-water mark.

(7) "Bank full width" means the horizontal projection of bank full depth to the stream bank. Bank full depth means the elevation of the water surface of a stream flow having a return period of approximately 1.5 years measured from the line of maximum depth of the stream or thalweg. Most river channels are bordered by a relatively flat area or valley floor. When the water fills the channel completely, or is at bank full stage, this surface is level with the flood plain. The stream cuts down or builds up as climate and watershed conditions change because there is a new relation between discharge and sediment transport and storage. The channel will erode or modify its flood plain in response to changes in discharge and sediment. The former flood plain it had been constructing is thus abandoned. An abandoned flood plain is called a terrace. While a terrace is flooded on occasion, the active flood plain is frequently flooded by discharges that occur approximately every 1.5 years to 2.0 years in the annual flood series. In those valleys that narrowly confine the channel such that no flood plain can be built, this bank full stage projection still applies.

(8) "Channel migration zone (CMZ)" means the lateral extent of likely movement along a stream reach with evidence of active stream channel movement over the past one hundred years. Evidence of active movement can be provided from aerial photos or specific channel and valley bottom characteristics. A time frame of one hundred years was chosen because aerial photos and field evidence can be used to evaluate movement in this time frame. Also, this time span typically represents the time it takes to grow mature trees that can provide functional large woody debris to most streams. In large meandering rivers a more detailed analysis can be conducted to relate bank erosion processes and the time required to grow trees that function as stable large woody debris.

With the exception of shorelands in or meeting the criteria for the "natural" and "rural conservancy" environments, areas separated from the active channel by legally existing artificial channel constraints that limit bank erosion and channel avulsion without hydraulic connections shall not be considered within the CMZ. All areas, including areas within the "natural" and "rural conservancy" environments, separated from the natural channel by legally existing structures designed to withstand the 100-year flood shall not be considered within the CMZ. A tributary stream or other hydraulic connection allowing T&E species fish passage draining through a dike or other constricting structure shall be considered part of the CMZ.

(9) "Department" means the state department of ecology((:)).

((5)) (10) "Developed shorelines" means those shoreline areas that are characterized by existing development or permanent structures located within shoreline jurisdiction.

(11) "Development regulations" means the controls placed on development or land uses ((activities)) by a county or city, including, but not limited to, zoning ordinances, critical areas ordinances, all portions of a shoreline master pro-

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gram other than goals and policies approved or adopted under chapter 90.58 RCW, (~~official controls~~) planned unit development ordinances, subdivision ordinances, and binding site plan ordinances together with any amendments thereto(;;).

((6)) (12) "Document of record" means the most current shoreline master program officially approved or adopted by rule by the department for a given local government jurisdiction, including any changes resulting from appeals filed pursuant to RCW 90.58.190(;;).

((7)) (13) "Drift cell," "drift sector," or "littoral cell" means a particular reach of marine shore in which littoral drift may occur without significant interruption and which contains any natural sources of such drift and also accretion shore forms created by such drift.

(14) "Ecological functions" or "shoreline functions" means the physical, chemical, and biological processes that contribute to the proper maintenance of the aquatic and terrestrial environments that constitute the shoreline ecosystem. Ecological functions relevant to specific shoreline ecological systems include, but are not limited to:

(a) Riverine:

• Hydrologic processes: Maintaining a natural range of flow variability, sideflow and overflow channel functions, reducing peak flows and downstream erosion, and helping to maintain base flows.

• Water quality: Temperature; removing excessive nutrients and toxic compounds.

• Dynamic sediment processes: Sediment removal, stabilization, transport, deposition, and providing spawning gravels.

• Habitat for: Threatened, endangered, and priority species (whatever they may be in the jurisdiction); aquatic and shoreline-dependent birds, invertebrates, and mammals; amphibians; and anadromous and resident native fish. Habitat functions may include, but are not limited to, shade, litter and woody debris recruitment, refugia, and food production.

• Hyporheic functions: Water quality, water storage, vegetation base, and sediment storage.

(b) Lacustrine:

• Water quality: Removing excessive nutrients and toxic compounds and removing and/or stabilizing sediments.

• Habitat for: Threatened, endangered, and priority species (whatever they may be in the jurisdiction); aquatic and shoreline-dependent birds, invertebrates, and mammals; amphibians; and anadromous and resident native fish. Habitat functions may include, but are not limited to, shade, litter and woody debris recruitment, refugia, and food production.

(c) Marine:

• Water quality: Removing excessive nutrients and toxic compounds.

• Dynamic sediment processes: Sediment removal, stabilization, transport, deposition, and providing spawning gravels.

• Wave attenuation.

• Habitat for: Threatened, endangered, and priority species (whatever they may be in the jurisdiction); aquatic and shoreline-dependent birds, invertebrates, and mammals; amphibians; and anadromous and resident native fish. Habitat functions may include, but are not limited to, shade, litter and woody debris recruitment, refugia, and food production.

(d) Wetlands:

• Flood attenuation.

• Water quality: Removing excessive sediment, nutrients, and toxic compounds.

• Ground water recharge.

• Maintenance of base flows.

• Nutrient filtering.

• Habitat for: Threatened, endangered, and priority species (whatever they may be in the jurisdiction); aquatic and shoreline-dependent birds, invertebrates, and mammals; amphibians; and anadromous and resident native fish. Habitat functions may include, but are not limited to, shade, litter and woody debris recruitment, refugia, and food production.

When used in Part IV, sections 270 through 350 of this chapter, the term "ecological functions" shall include all functions necessary for properly functioning condition for T&E species.

(15) "Ecologically altered shorelines" means those shorelines where humans have directly or indirectly modified the vegetation or shoreline configuration in a manner that significantly influences or reduces the natural shoreline functions.

(16) "Ecologically intact shorelines" means those shoreline areas that retain the majority of their natural shoreline functions, as evidenced by the shoreline configuration and the presence of native vegetation. Generally, but not necessarily, ecologically intact shorelines are free of structural shoreline modifications, structures, and intensive human uses. In unmanaged forested areas, they generally include native vegetation with diverse plant communities, multiple canopy layers, and the presence of large woody debris available for recruitment to adjacent water bodies.

Recognizing that there is a continuum of ecological conditions ranging from near natural conditions to totally degraded and contaminated sites, this term is intended to delineate those shoreline areas that provide valuable functions for the larger aquatic and terrestrial environments which could be lost or significantly reduced by human development. Whether or not a shoreline is ecologically intact is determined on a case-by-case basis.

The term "ecologically intact shorelines" applies to all shoreline areas meeting the above criteria ranging from larger reaches that may include multiple properties to small areas located within a single property.

(17) "Ecosystem-wide processes" means the suite of naturally occurring physical and geologic processes of erosion, transport, and deposition and specific chemical processes (e.g., flocculation) that shape landforms within a specific shoreline ecosystem and determine both the types of habitat that are present and the associated ecological functions and their processes. Ecosystem-wide processes include, but are not limited to:

(a) Riverine processes: Landform and channel erosion; sediment transport and load in channel and overbank; channel dynamics, including channel gradation and migration; and changes in channel form during flooding.

(b) Lacustrine, tidal, wave, and current processes: Wave erosion (including refraction), littoral drift, vertical transport, and tidal erosion and deposition.

(18) "Feasible" means, for the purpose of this chapter, that an action, such as a development project, mitigation, or preservation requirement, meets all of the following conditions:

(a) The action can be accomplished with technologies and methods that have been used in the past in similar circumstances, or studies or tests have demonstrated in similar circumstances that such approaches are currently available and likely to achieve the intended results;

(b) The action provides a reasonable likelihood of achieving its intended purpose; and

(c) The action does not physically preclude achieving the project's primary intended legal use.

In cases where these guidelines require certain actions unless they are infeasible, the burden of proving infeasibility is on the applicant.

In determining an action's infeasibility, the reviewing agency may weigh the action's relative public costs and public benefits, considered in the short- and long-term time frames. For the provisions of Part IV, this evaluation shall give special consideration and precedence to protecting PFC for T&E species.

(19) "Fill" means the addition of soil, sand, rock, gravel, sediment, earth retaining structure, or other material to an area waterward of the OHWM, in wetlands, or on shorelands in a manner that raises the elevation or creates dry land.

(20) "Flood plain" is synonymous with one hundred-year floodplain and means that land area susceptible to inundation with a one percent chance of being equaled or exceeded in any given year. The limit of this area shall be based upon flood ordinance regulation maps or a reasonable method which meets the objectives of the act.

(21) "Geotechnical report" or "geotechnical analysis" means a scientific study or evaluation conducted by a qualified expert that includes a description of the ground and surface hydrology and geology, the affected land form and its susceptibility to mass wasting, erosion, and other geologic hazards or processes, conclusions and recommendations regarding the effect of the proposed development on geologic conditions, the adequacy of the site to be developed, the impacts of the proposed development, alternative approaches to the proposed development, and measures to mitigate potential site-specific and cumulative geological and hydrological impacts of the proposed development, including the potential adverse impacts to adjacent and down-current properties. Geotechnical reports shall conform to accepted technical standards and must be prepared by qualified professional engineers (or geologists) who have professional expertise about the regional and local shoreline geology and processes.

(22) "Grading" means the movement or redistribution of the soil, sand, rock, gravel, sediment, or other material on a site in a manner that alters the natural contour of the land.

(23) "Guidelines" means those standards adopted by the department to implement the policy of chapter 90.58 RCW for regulation of use of the shorelines of the state prior to adoption of master programs. Such standards shall also provide criteria for local governments and the department in developing and amending master programs((;)),

((;)) (24) "In-stream structure" means a structure placed by humans within a stream or river waterward of the bank full width that either causes or has the potential to cause water impoundment or the diversion, obstruction, or modification of water flow. In-stream structures may include those for hydroelectric generation, irrigation, water supply, flood control, transportation, utility service transmission, fish habitat enhancement, or other purpose.

(25) "Lacustrine" means pertaining to a lake.

(26) "Letter of exemption" means a letter or other official certificate issued by a local government to indicate that a proposed development is exempted from the requirement to obtain a shoreline permit as provided in WAC 173-27-050. Letters of exemption may include conditions or other provisions placed on the proposal in order to ensure consistency with the Shoreline Management Act, this chapter, and the applicable master program.

(27) "Local government" means any county, incorporated city or town which contains within its boundaries shorelines of the state subject to chapter 90.58 RCW((;)).

((;)) (28) "Marine" means pertaining to tidally influenced waters, including oceans, sounds, straits, marine channels, and estuaries.

(29) "May" means the action is acceptable, provided it conforms to the provisions of this chapter.

(30) "Mitigation" or "mitigation sequencing" means the following sequence of steps listed in order of priority, with (a) of this subsection being top priority.

(a) Avoiding the impact altogether by not taking a certain action or parts of an action;

(b) Minimizing impacts by limiting the degree or magnitude of the action and its implementation by using appropriate technology or by taking affirmative steps to avoid or reduce impacts;

(c) Rectifying the impact by repairing, rehabilitating, or restoring the affected environment;

(d) Reducing or eliminating the impact over time by preservation and maintenance operations;

(e) Compensating for the impact by replacing, enhancing, or providing substitute resources or environments; and

(f) Monitoring the impact and the compensation projects and taking appropriate corrective measures.

(31) "Must" means a mandate; the action is required.

(32) "Nonpoint pollution" means pollution that enters any waters of the state from any dispersed land-based or water-based activities, including, but not limited to, atmospheric deposition, surface water runoff from agricultural lands, urban areas, or forest lands, subsurface or underground sources, or discharges from boats or marine vessels not otherwise regulated under the National Pollutant Discharge Elimination System program.

(33) "Nonwater-oriented uses" means those uses that are not water-dependent, water-related, or water-enjoyment.

(34) "Priority habitat" means a habitat type with unique or significant value to one or more species. An area classified and mapped as priority habitat must have one or more of the following attributes:

- Comparatively high fish or wildlife density;
- Comparatively high fish or wildlife species diversity;
- Fish spawning habitat;

- Important wildlife habitat;
- Important fish or wildlife seasonal range;
- Important fish or wildlife movement corridor;
- Rearing and foraging habitat;
- Important marine mammal haul-out;
- Refugia habitat;
- Limited availability;
- High vulnerability to habitat alteration;
- Unique or dependent species; or
- Shellfish bed.

A priority habitat may be described by a unique vegetation type or by a dominant plant species that is of primary importance to fish and wildlife (such as oak woodlands or eelgrass meadows). A priority habitat may also be described by a successional stage (such as, old growth and mature forests). Alternatively, a priority habitat may consist of a specific habitat element (such as a consolidated marine/estuarine shoreline, talus slopes, caves, snags) of key value to fish and wildlife. A priority habitat may contain priority and/or non-priority fish and wildlife.

(35) "Priority species" means species requiring protective measures and/or management guidelines to ensure their persistence at genetically viable population levels. Priority species are those that meet any of the criteria listed below.

(a) Criterion 1. State-listed or state proposed species. State-listed species are those native fish and wildlife species legally designated as endangered (WAC 232-12-014), threatened (WAC 232-12-011), or sensitive (WAC 232-12-011). State proposed species are those fish and wildlife species that will be reviewed by the department of fish and wildlife (POL-M-6001) for possible listing as endangered, threatened, or sensitive according to the process and criteria defined in WAC 232-12-297.

(b) Criterion 2. Vulnerable aggregations. Vulnerable aggregations include those species or groups of animals susceptible to significant population declines, within a specific area or statewide, by virtue of their inclination to congregate. Examples include heron colonies, seabird concentrations, and marine mammal congregations.

(c) Criterion 3. Species of recreational, commercial, and/or tribal importance. Native and nonnative fish, shellfish, and wildlife species of recreational or commercial importance and recognized species used for tribal ceremonial and subsistence purposes that are vulnerable to habitat loss or degradation.

(d) Criterion 4. Species listed under the federal Endangered Species Act as either proposed, threatened, or endangered.

(36) "Properly functioning condition" or "PFC" means conditions that create and sustain natural habitat-affecting processes (such as sediment routing, riverine community succession, precipitation runoff patterns, a natural range of flow variability and channel migration) over the full range of environmental variation and that support productivity at a viable population level of T&E species. The term "properly functioning condition" indicates a level of performance for a subset of the more broadly defined "ecological functions," reflecting what is necessary for the recovery of T&E species.

(37) "Provisions" means policies, regulations, standards, guideline criteria or environment designations.

(38) "Restoration" or "ecological restoration" means the significant reestablishment or upgrading of ecological shoreline functions through measures such as revegetation, removal of intrusive shoreline structures and removal or treatment of toxic materials. Restoration does not necessarily imply returning the shoreline area to aboriginal or pre-European settlement conditions.

(39) "Restore" means to significantly reestablish or upgrade shoreline ecological functions through measures such as revegetation, removal of intrusive shoreline structures, and removal or treatment of toxic sediments. To restore does not necessarily imply returning the shoreline area to aboriginal or pre-European settlement conditions.

(40) "Riverine" means pertaining to a river or stream system, including associated lakes and wetlands.

(41) "Shall" means a mandate; the action must be done.

(42) "Shoreline areas" and "shoreline jurisdiction" means all "shorelines of the state" and "shorelands" as defined in RCW 90.58.030.

(43) "Shoreline master program" or "master program" means the comprehensive use plan for a described area, and the use regulations together with maps, diagrams, charts, or other descriptive material and text, a statement of desired goals, and standards developed in accordance with the policies enunciated in RCW 90.58.020(4).

As provided in RCW 36.70A.480, the goals and policies of a shoreline master program for a county or city approved under chapter 90.58 RCW shall be considered an element of the county or city's comprehensive plan. All other portions of the shoreline master program for a county or city adopted under chapter 90.58 RCW, including use regulations, shall be considered a part of the county or city's development regulations; and

~~((10))~~ (44) "Shoreline modifications" means those actions that modify the physical configuration or qualities of the shoreline area, usually through the construction of a physical element such as a dike, breakwater, pier, weir, dredged basin, fill, bulkhead, or other shoreline structure. They can include other actions, such as clearing, grading, or application of chemicals.

(45) "Shoreline property" means an individual property wholly or partially within shoreline jurisdiction.

(46) "Should" means that the particular action is required unless there is a demonstrated, compelling reason, based on policy of the Shoreline Management Act and this chapter, against taking the action.

(47) "Significant ecological impact" means an effect or consequence of a human-caused action if any of the following apply:

(a) The action degrades or changes an ecological function or ecosystem-wide process to such a degree that the ecosystem can no longer perform the function at levels within its natural range of variability or that the performance of the function falls outside the range needed to maintain the integrity of other ecological processes in shoreline areas. As used in this definition, the normal range of variability does not include alterations caused by catastrophic events.

(b) Scientific evidence or objective analysis indicates that the action could cause degradation or change to those

ecological functions or ecosystem-wide processes described in (a) of this subsection under foreseeable conditions.

(c) Scientific evidence indicates that the action could contribute to degradation or change to ecological functions or ecosystem-wide processes described in (a) of this subsection as part of cumulative impacts, due to similar actions that are occurring or are likely to occur.

Significant ecological impacts do not include impacts that are inconsequential to attaining the objectives of the act or to the protection and restoration of shoreline ecological functions or ecosystem-wide processes.

(48) "Significant vegetation removal" means the removal or alteration of trees, shrubs, and/or ground cover by clearing, grading, cutting, burning, chemical means, or other activity that causes significant ecological impacts to functions provided by such vegetation. The removal of invasive or noxious weeds does not constitute significant vegetation removal. Tree pruning, not including tree topping, where it does not affect ecological functions, does not constitute significant vegetation removal.

(49) "Site potential tree height" means the average height, at age one hundred years, of the tallest mature native tree species that is capable of growing in the soils found at the site and for which height measurements are noted in the soil survey reports published by the natural resource conservation service and other sources. Each local natural resource conservation service field office maintains the surveys for its area.

(a) West of the Cascade summit, the site potential tree height will generally be based on either Douglas fir or western hemlock, unless based on another species due to local conditions. East of the summit, the species could be ponderosa pine, lodgepole pine, western larch, Englemann spruce, subalpine fir, grand fir, or Douglas fir.

(b) For sites that historically supported cottonwoods as the largest tree, the site potential tree height generally is the average height, at age seventy-five years, of a black cottonwood tree growing under those site conditions.

(50) "State master program" means the cumulative total of all shoreline master programs and amendments thereto approved or adopted by rule by the department.

(51) "Storm water" means that portion of precipitation that does not normally percolate into the ground or evaporate but flows via overland flow, interflow, channels, or pipes into a defined surface water channel or constructed infiltration facility.

(52) "Substantially degrade" means to cause significant ecological impact.

(53) "Threatened and endangered species" or "T&E species" means those native species that are listed in rule by the Washington state department of fish and wildlife pursuant to RCW 77.12.020 as threatened (WAC 232-12-011) or endangered (WAC 232-12-014), or that are listed as threatened or endangered species under the federal Endangered Species Act, 16 U.S.C. 1533.

(54) "Water-dependent use" means a use or portion of a use which cannot exist in a location that is not adjacent to the water but is dependent on the water by reason of the intrinsic nature of its operations. Examples of water-dependent uses include ship cargo terminal loading areas, fishing, ferry and

passenger terminals, barge loading facilities, ship building and dry docking, marinas, aquaculture, float plane facilities, hydroelectric dams, surface water intake, and sewer outfalls.

(55) "Water-enjoyment use" means a recreational use or other use that facilitates public access to the shoreline as a primary characteristic of the use; or a use that provides for recreational use or aesthetic enjoyment of the shoreline for a substantial number of people as a general characteristic of the use and which through location, design, and operation ensures the public's ability to enjoy the physical and aesthetic qualities of the shoreline. In order to qualify as a water-enjoyment use, the use must be open to the general public and the shoreline-oriented space within the project must be devoted to the specific aspects of the use that fosters shoreline enjoyment. Primary water-enjoyment uses may include, but are not limited to:

- Parks with activities enhanced by proximity to the water;
- Piers and other improvements that facilitate public access to shorelines of the state;
- Restaurants with water views and public access improvements;
- Museums with an orientation to shoreline topics;
- Aquariums;
- Scientific/ecological reserves;
- Resorts with uses open to the public and public access to the shoreline; and any combination of those uses listed above.

(56) "Water-oriented use" means a use that is water-dependent, water-related, or water-enjoyment, or a combination of such uses.

(57) "Water quality" means the physical characteristics of water within shoreline jurisdiction, including water quantity, hydrological, physical, chemical, aesthetic, recreation-related, and biological characteristics. Where used in this chapter, the term "water quantity" refers only to development and uses regulated under this chapter and affecting water quantity, such as impermeable surfaces and storm water handling practices. Water quantity, for purposes of this chapter, does not mean the withdrawal of ground water or diversion of surface water pursuant to RCW 90.03.250 through 90.03.340.

(58) "Water-related use" means a use or portion of a use which is not intrinsically dependent on a waterfront location but whose economic viability is dependent upon a waterfront location because:

- (a) The use has a functional requirement for a waterfront location such as the arrival or shipment of materials by water or the need for large quantities of water; or
- (b) The use provides a necessary service supportive of the water-dependent uses and the proximity of the use to its customers makes its services less expensive and/or more convenient.

Water-related uses include manufacturing of ship parts large enough that transportation becomes a significant factor in the product's cost, professional services serving primarily water-dependent uses, and storage of water-transported foods. Other examples of water-related uses include the warehousing of goods transported by water, seafood processing plants, hydroelectric generating plants, gravel storage

when transported by barge, oil refineries where transport is by tanker, and upland log storage for water-borne transportation.

In addition, the definitions and concepts set forth in RCW 90.58.030, as amended, and implementing rules shall also apply as used herein.

NEW SECTION

WAC 173-26-105 Review by ecology under Part III—Election by local governments of intent to develop pursuant to Part IV. (1) Local governments shall develop new or amended master programs according to this chapter.

(2) Parts III and IV of this chapter are distinct and separate methods for developing new or amended master programs. Part III is the default path for local government submissions. Absent a declaration of intent pursuant to subsection (3) of this section, the department will review a new or amended master program submitted to the department pursuant to WAC 173-26-110 for consistency with Part III.

(3) At any time prior to submittal to the department of a new or amended master program pursuant to WAC 173-26-110, a local government may provide written notice to the department declaring that its submission has been or will be developed according to Part IV. Upon receipt of such a declaration, the department will review the submitted master program for consistency with Part IV.

(4) A local government who has declared its intention to proceed under Part IV may, at any time prior to approval by the department, revert to Part III by providing written notice to the department.

PART III GUIDELINES—DEFAULT APPROACH

NEW SECTION

WAC 173-26-170 Purpose of Part III. (1) Objectives.

WAC 173-26-170 through 173-26-250 are adopted pursuant to chapter 90.58 RCW, the Shoreline Management Act of 1971, to serve as standards for implementation of the policy of the act for regulation of uses of the shorelines; and to provide criteria to local governments and the department in developing and amending master programs. The purposes of Part III are to: (Text in quotations is excerpted from RCW 90.58.020.)

(a) **Protect against adverse impacts.**

"Protect against adverse effects to the public health, the land and its vegetation and wildlife, and the waters of the state and their aquatic life..."

Provide measures for the utilization, protection, restoration, and preservation of the state shorelines, which are "among the state's most valuable and fragile of its natural resources."

Prepare standards governing the protection of single-family residences and appurtenant structures from shoreline erosion, giving preference to measures to protect single-family residences occupied before January 1, 1992,

where the proposed measure is designed to minimize harm to the shoreline natural environment. (See RCW 90.58.100(6).)

Undertake a "planned, rational, and concerted effort, jointly performed by federal, state and local governments, to prevent the inherent harm in an uncoordinated and piecemeal development of the state's shorelines."

(b) **Protect the public's right to use and access the surface waters of the state.**

"Insure the development of shorelines of the state in a manner which, while allowing limited reduction of rights of the public in the navigable waters, will promote and enhance the public interest."

"Protect generally public rights of navigation and corollary rights incidental thereto."

Preserve "the public's opportunity to enjoy the physical and aesthetic qualities of natural shorelines of the state to the greatest extent feasible consistent with the overall best interest of the state and the people generally."

Regulate the design, construction, and operation of "permitted uses in the shorelines of the state to minimize, insofar as practical, any interference with the public's use of the water."

(c) **Foster reasonable and appropriate uses that are in the public's best interest.**

Give preference to uses "which are consistent with control of pollution and prevention of damage to the natural environment, or are unique to or dependent upon use of the state's shoreline." Alterations to the natural conditions of the shorelines of the state, in those limited instances when authorized, shall be given priority for:

"(i) Single-family residences and their appurtenant structures;

(ii) Ports; shoreline recreational uses, including, but not limited to, parks, marinas, piers, and other improvements facilitating public access to the shorelines of the state;

(iii) Industrial and commercial developments which are particularly dependent on their location on or use of the shorelines of the state; and

(iv) Other development that will provide an opportunity for substantial numbers of the people to enjoy the shorelines of the state."

The previous list is in no particular order of priority.

Conduct the "coordinated planning necessary to protect the public's interest associated with the shorelines of the state while, at the same time, recognizing and protecting private property rights consistent with the public interest." Ensure equal treatment and fairness to all parties with respect to the use of shoreline resources.

"Appropriately classify the shorelines and shorelands of the state and revise these classifications when circumstances warrant regardless of whether the change in the circumstances occurs through man-made causes or natural causes."

Reflect that state-owned shorelines of the state are particularly adapted to providing wilderness beaches, ecological study areas, and other recreational uses for the public and give appropriate special consideration to same. (See RCW 90.58.100(4).)

(d) **Protection and restoration of ecological functions.**

This chapter captures the resource protection and restoration policy of RCW 90.58.020 within the concept of protection and restoration of ecological functions. The relative state of ecological functions in a species' range or habitat has a dramatic effect on the general health of the state's native vegetation, wildlife, and fish. While some native species in our region remain vigorous, others have declined over the years. In recent years numerous species of aquatic and terrestrial life which live in or near the shoreline have seen dramatic declines in population. A number of these species, including several species of salmonids, have declined to such an extent that they have been listed as threatened or endangered under the federal Endangered Species Act (ESA), 16 U.S.C. 1533, or by the Washington state department of fish and wildlife pursuant to RCW 77.12.020. Declines dramatic enough to warrant listing under the ESA or RCW 77.12.020 signify a failure to adequately protect against adverse effects to such species. The listing of such species indicates that particular attention should be paid to the species and their habitat in order to fulfill the act's policy of protecting against adverse effects to the land and its vegetation and wildlife, and the waters of the state and their aquatic life.

Local governments with listed species within their jurisdiction should consider the needs of such species when drafting master program provisions intended to protect and restore ecological functions.

(2) Responsibilities of state and local governments.

RCW 90.58.050 gives local governments the responsibility of initiating the planning required by the Shoreline Management Act and administering the regulatory program consistent with its policy and provisions. Nothing in this chapter is intended to reduce the opportunity for local governments to pursue local shoreline management objectives, provided they are consistent with the policies of the act and this chapter.

In 1995, the Washington state legislature passed Engrossed Substitute House Bill 1724, an act relating to implementing the recommendations of the governor's task force on regulatory reform on integrating growth management planning and environmental review. The bill amended, among other statutes, the Growth Management Act, chapter 36.70A RCW; the Shoreline Management Act, chapter 90.58 RCW; and the State Environmental Policy Act, chapter 43.21C RCW. Section 304 of Engrossed Substitute House Bill 1724 amended RCW 90.58.060(1) to read:

(1) The department shall periodically review and adopt guidelines consistent with RCW 90.58.020, containing the elements specified in RCW 90.58.100 for:

(a) Development of master programs for regulation of the uses of shorelines; and

(b) Development of master programs for regulation of the uses of shorelines of statewide significance.

These guidelines implement the directive to integrate referenced statutes. Specifically, the guidelines are directed toward more efficient planning, permitting, and environmental review and more effective resource management.

NEW SECTION

WAC 173-26-180 Applicability of Part III. WAC 173-26-170 through 173-26-250 apply to actions taken in the preparation, amendment, and review of local shoreline master programs pursuant to RCW 90.58.060(1). The master programs prepared or amended pursuant to this chapter, when adopted or approved by the department, shall constitute use regulations for the shorelines of the state.

NEW SECTION

WAC 173-26-190 Master program contents. (1) Master program concepts.

The following concepts are the basis for effective shoreline master programs.

(a) Master program policies and regulations.

Shoreline master programs are both planning and regulatory tools. RCW 90.58.020 establishes the need for both planning and regulatory action.

The legislature further finds that much of the shorelines of the state and the uplands adjacent thereto are in private ownership; that unrestricted construction on the privately owned or publicly owned shorelines of the state is not in the best public interest; and therefore, coordinated planning is necessary in order to protect the public interest associated with the shorelines of the state while, at the same time, recognizing and protecting private property rights consistent with the public interest. There is, therefore, a clear and urgent demand for a planned, rational, and concerted effort, jointly performed by federal, state, and local governments, to prevent the inherent harm in an uncoordinated and piecemeal development of the state's shorelines.

The act expresses this dual function in RCW 90.58.030 (3)(b):

"Master program" shall mean the comprehensive use plan for a described area and the use regulations, together with maps, diagrams, charts, or other descriptive material and text, a statement of desired goals, and standards developed in accordance with the policies enunciated in RCW 90.58.020.

Master programs serve a planning function in several ways. First, they balance and integrate the objectives and interests of local citizens. Therefore, the preparation and amending of master programs shall involve active public participation, as called for in WAC 173-26-200(3). Second, they address the full variety of conditions on the shoreline. Third, they consider and, where necessary to achieve the objectives of chapter 90.58 RCW, influence planning and regulatory measures for adjacent land. For jurisdictions planning under chapter 36.70A RCW, the Growth Management Act, the requirements for integration of shoreline and adjacent land planning are more specific and are described in WAC 173-26-190 (2)(a). Fourth, master programs address conditions and opportunities of specific shoreline segments by classifying the shorelines into "environment designations" as described in WAC 173-26-210.

The results of shoreline planning are summarized in shoreline master program policies that establish broad shore-

line management directives. The policies are the basis for regulations that govern use and development along the shoreline. Some development requires a shoreline permit prior to construction. A local government evaluates a permit application with respect to the shoreline master program policies and regulations and issues a permit only after determining that the development conforms to them. The regulations apply to all uses and development within shoreline jurisdiction, whether or not a shoreline permit is required, and are implemented through other permitting and regulation activities of the local government. See RCW 90.58.140.

(b) Master program elements.

RCW 90.58.100(2) states that the master programs shall, when appropriate, include the following elements:

(a) An economic development element for the location and design of industries, industrial projects of statewide significance, transportation facilities, port facilities, tourist facilities, commerce, and other developments that are particularly dependent on their location on or use of shorelines of the state;

(b) A public access element making provision for public access to publicly owned areas;

(c) A recreational element for the preservation and enlargement of recreational opportunities, including, but not limited to, parks, tidelands, beaches, and recreational areas;

(d) A circulation element consisting of the general location and extent of existing and proposed major thoroughfares, transportation routes, terminals, and other public utilities and facilities, all correlated with the shoreline use element;

(e) A use element which considers the proposed general distribution and general location and extent of the use on shorelines and adjacent land areas for housing, business, industry, transportation, agriculture, natural resources, recreation, education, public buildings and grounds, and other categories of public and private uses of the land;

(f) A conservation element for the preservation of natural resources, including, but not limited to, scenic vistas, aesthetics, and vital estuarine areas for fisheries and wildlife protection;

(g) An historic, cultural, scientific, and educational element for the protection and restoration of buildings, sites, and areas having historic, cultural, scientific, or educational values;

(h) An element that gives consideration to the statewide interest in the prevention and minimization of flood damages; and

(i) Any other element deemed appropriate or necessary to effectuate the policy of this chapter.

The Growth Management Act (chapter 36.70A RCW) also uses the word "element" for discrete sections or chapters of a comprehensive plan. To avoid confusion, "master program element" refers to the definition in the Shoreline Management Act. Local jurisdictions are not required to address the master program elements listed in the Shoreline Management Act as discrete sections. The elements may be

addressed throughout master program provisions rather than used as a means to organize the master program.

(c) Shorelines of statewide significance.

The Shoreline Management Act identifies certain shorelines as "shorelines of statewide significance" and raises their status by setting use priorities and requiring "optimum implementation" of the act's policy. WAC 173-26-250 describes methods to provide for the priorities listed in RCW 90.58.020 and to achieve "optimum implementation" as called for in RCW 90.58.090(4).

(d) Shoreline environment designations.

Shoreline management must address a wide range of physical conditions and development settings along shoreline areas. Effective shoreline management requires that the shoreline master program prescribe different sets of environmental protection measures, allowable use provisions, and development standards for each of these shoreline segments.

The method for local government to account for different shoreline conditions is to assign an environment designation to each distinct shoreline section in its jurisdiction. The environment designation assignments provide the framework for implementing shoreline policies and regulatory measures specific to the environment designation. WAC 173-26-210 presents guidelines for environment designations in greater detail.

(2) Basic requirements.

Part III of this chapter describes the basic components and content required in a master program.

As indicated in WAC 173-26-020, for this chapter, the terms "shall," "must," and "are required" and the imperative voice mean a mandate; the action must be done. As noted in WAC 173-26-020, the term "should" means that the particular action is required unless there is a demonstrated, compelling reason, based on a policy of the Shoreline Management Act and this chapter, against taking the action. The term "may" indicates that the action is acceptable, provided it satisfies all other provisions in this chapter. A master program as submitted to the department for approval shall be sufficient and complete to implement the Shoreline Management Act and the provisions of this chapter. A master program shall contain all of the policies and regulations necessary for the department and other reviewers to evaluate shoreline permits for conformance to the Shoreline Management Act and this chapter.

(a) Consistency with comprehensive planning and other development regulations.

Shoreline management is most effective when accomplished within the context of comprehensive planning. For cities and counties planning under the Growth Management Act, chapter 36.70A RCW requires mutual and internal consistency between the comprehensive plan elements and implementing development regulations (including master programs). The requirement for consistency is amplified in WAC 365-195-500:

Each comprehensive plan shall be an internally consistent document and all elements shall be consistent with the future land use map. This means that each part of the plan should be integrated with all other parts and that all should

be capable of implementation together. Internal consistency involves at least two aspects:

(1) Ability of physical aspects of the plan to coexist on the available land.

(2) Ability of the plan to provide that adequate public facilities are available when the impacts of development occur (concurrency).

Each plan should provide mechanisms for ongoing review of its implementation and adjustment of its terms whenever internal conflicts become apparent.

The Growth Management Act also calls for coordination between local jurisdictions. RCW 36.70A.100 states:

...The comprehensive plan of each county or city that is adopted pursuant to RCW 36.70A.040 shall be coordinated with, and consistent with, the comprehensive plans adopted pursuant to chapter 36.70A RCW of other counties or cities with which the county or city has, in part, common borders or related regional issues.

This statutory provision complements watershed-wide or regional planning described in WAC 173-26-200.

Furthermore, legislative findings provided in Engrossed Substitute House Bill 1724, section 1, chapter 347, Laws of 1995 states:

The legislature recognizes by this act that the Growth Management Act is a fundamental building block of regulatory reform. The state and local governments have invested considerable resources in an act that should serve as the integrating framework for all other land-use related laws. The Growth Management Act provides the means to effectively combine certainty for development decisions, reasonable environmental protection, long-range planning for cost-effective infrastructure, and orderly growth and development.

Engrossed Substitute House Bill 1724 also added RCW 36.70A.480(1) to the Growth Management Act, which states:

For shorelines of the state, the goals and policies of the Shoreline Management Act as set forth in RCW 90.58.020 are added as one of the goals of this chapter as set forth in RCW 36.70A.020. The goals and policies of a shoreline master program for a county or city approved under chapter 90.58 RCW shall be considered an element of the county or city's comprehensive plan. All other portions of the shoreline master program for a county or city adopted under chapter 90.58 RCW, including use regulations, shall be considered a part of the county or city's development regulations.

Furthermore, RCW 36.70A.481 states:

Nothing in RCW 36.70A.480 shall be construed to authorize a county or city to adopt regulations applicable to shorelands as defined in RCW 90.58.030 that are inconsistent with the provisions of chapter 90.58 RCW.

The Shoreline Management Act addresses the issue of consistency in RCW 90.58.340, which states:

All state agencies, counties, and public and municipal corporations shall review administrative and management policies, regulations, plans, and ordinances relative to lands under their respective jurisdictions adjacent to the shorelines of the state so as to achieve a use policy on said land consis-

tent with the policy of this chapter, the guidelines, and the master programs for the shorelines of the state. The department may develop recommendations for land use control for such lands. Local governments shall, in developing use regulations for such areas, take into consideration any recommendations developed by the department as well as any other state agencies or units of local government (1971 ex.s. c 286 § 34.)

Pursuant to the statutes cited above, the intent of these guidelines is to assist local governments in preparing and amending master programs that fit within the framework of applicable comprehensive plans, facilitate consistent, efficient environmental review, and effectively implement the Shoreline Management Act.

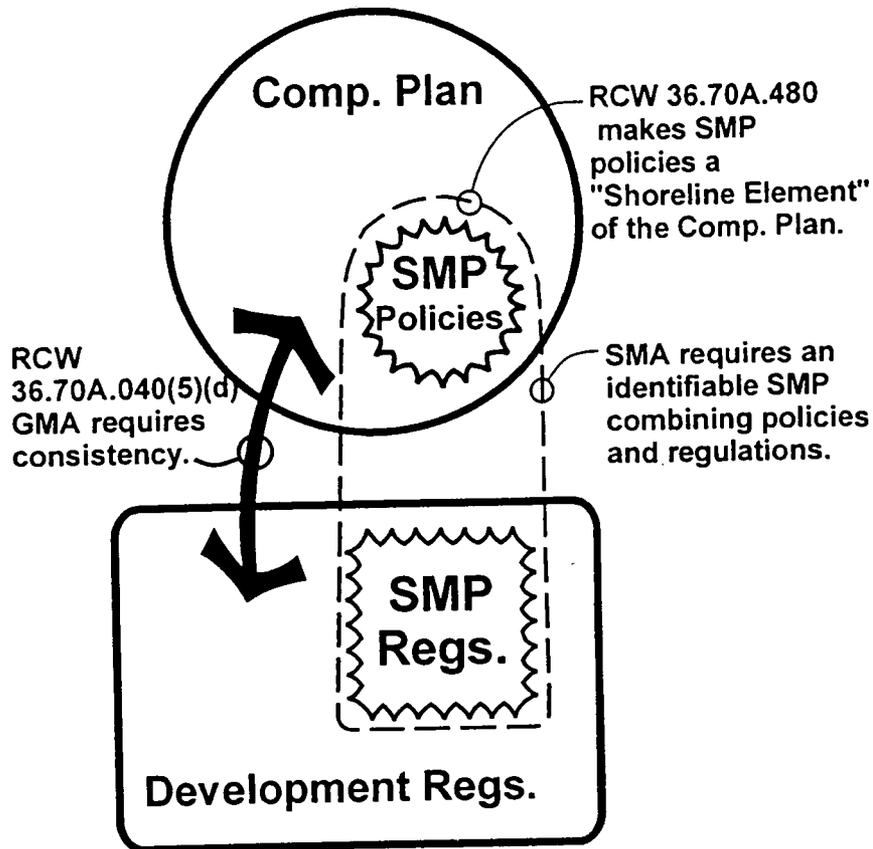


Figure 1. Relationship of master program to comprehensive plan and local development regulations for governments planing under RCW 36.70A.

(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

Several sections in these guidelines include methods to achieve the consistency required by both the Shoreline Management Act and the Growth Management Act.

First, WAC 173-26-190 (2)(b) and (c) describe optional methods to integrate master programs and other development regulations and the local comprehensive plan.

Second, WAC 173-26-220 through 173-26-250 translate the broad objectives in the Shoreline Management Act into more specific policies. They also provide a more defined policy basis on which to frame local shoreline master program provisions and to evaluate the consistency of applicable sections of a local comprehensive plan with the Shoreline Management Act.

Finally, WAC 173-26-210(3) presents specific methods for testing consistency between shoreline environment designations and comprehensive plan land use designations.

(b) Including other documents in a master program by reference.

Shoreline master program provisions sometimes address similar issues as other comprehensive plan elements and development regulations, such as the zoning code and critical area ordinance. For the purposes of completeness and consistency, local governments may include other locally adopted

policies and regulations within their master programs. For example, a local government may include specific portions of its critical area ordinance in the master program, provided the critical area ordinance is consistent with this chapter. This can ensure that local master programs are consistent with other regulations.

Shoreline master programs may include other policies and regulations by referencing a specific, dated edition. When including referenced regulations within a master program, local governments shall ensure that the public has an opportunity to participate in the formulation of the regulations or in their incorporation into the master program, as called for in WAC 173-26-200 (3)(b)(i). In the approval process, the department will review the referenced development regulation sections as part of the master program. A copy of the referenced regulations shall be submitted to the department with the proposed master program or amendment. If the development regulation is amended, the edition referenced within the master program will still be the operative regulation in the master program. Changing the referenced regulations in the master program to the new edition will require a master program amendment.

PERMANENT

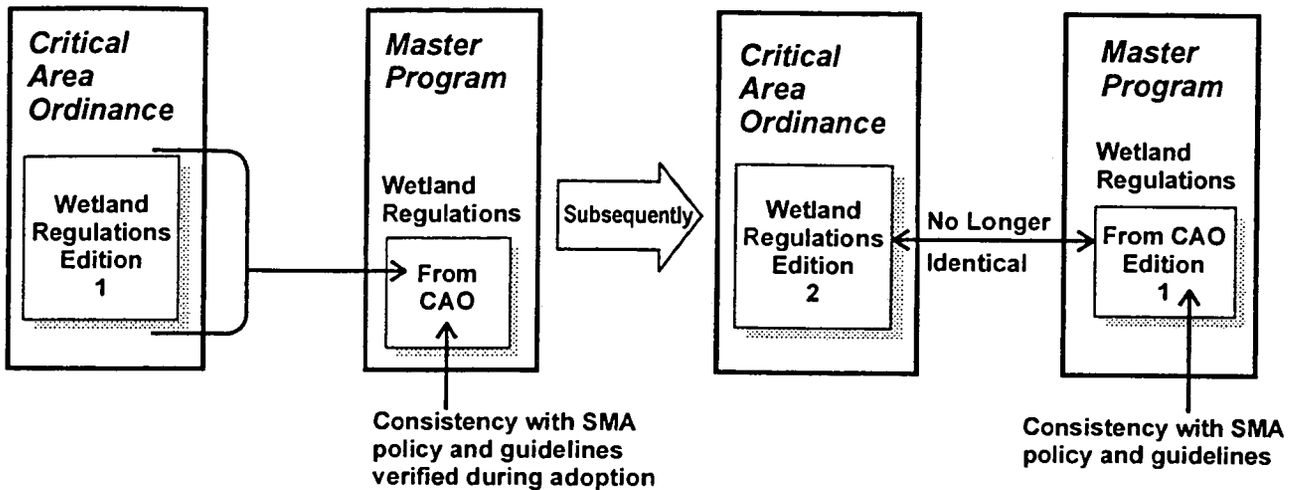


Figure 2. Optional method to incorporate other development regulations into a master programs by reference. (Note: If the referenced critical area ordinance is changed, the CAO provisions in the SMP are not automatically amended.)

(This is or illustration purposes only and does not supplement or add to the language in the chapter text.)

(c) Incorporating master program provisions into other plans and regulations.

Local governments may integrate master program policies and regulations into their comprehensive plan policies and implementing development regulations rather than preparing a discrete master program in a single document. Master program provisions that are integrated into such plans and development regulations shall be clearly identified so that the department can review these provisions for approval and evaluate development proposals for compliance. RCW 90.58.120 requires that all adopted regulations, designations, and master programs be available for public inspection at the department or the applicable county or city. Local governments shall identify all documents which contain master program provisions and which provisions constitute part of the master program. Clear identification of master program provisions is also necessary so that interested persons and entities may be involved in master program preparation and amendment, as called for in RCW 90.58.130.

Local governments integrating all or portions of their master program provisions into other plans and regulations shall submit to the department a listing and copies of all provisions that constitute the master program. The master program shall also be sufficiently complete and defined to provide:

- (i) Clear directions to applicants applying for shoreline permits and exemptions; and
- (ii) Clear evaluation criteria and standards to the local governments, the department, other agencies, and the public for reviewing permit applications with respect to state and local shoreline management provisions.

PERMANENT

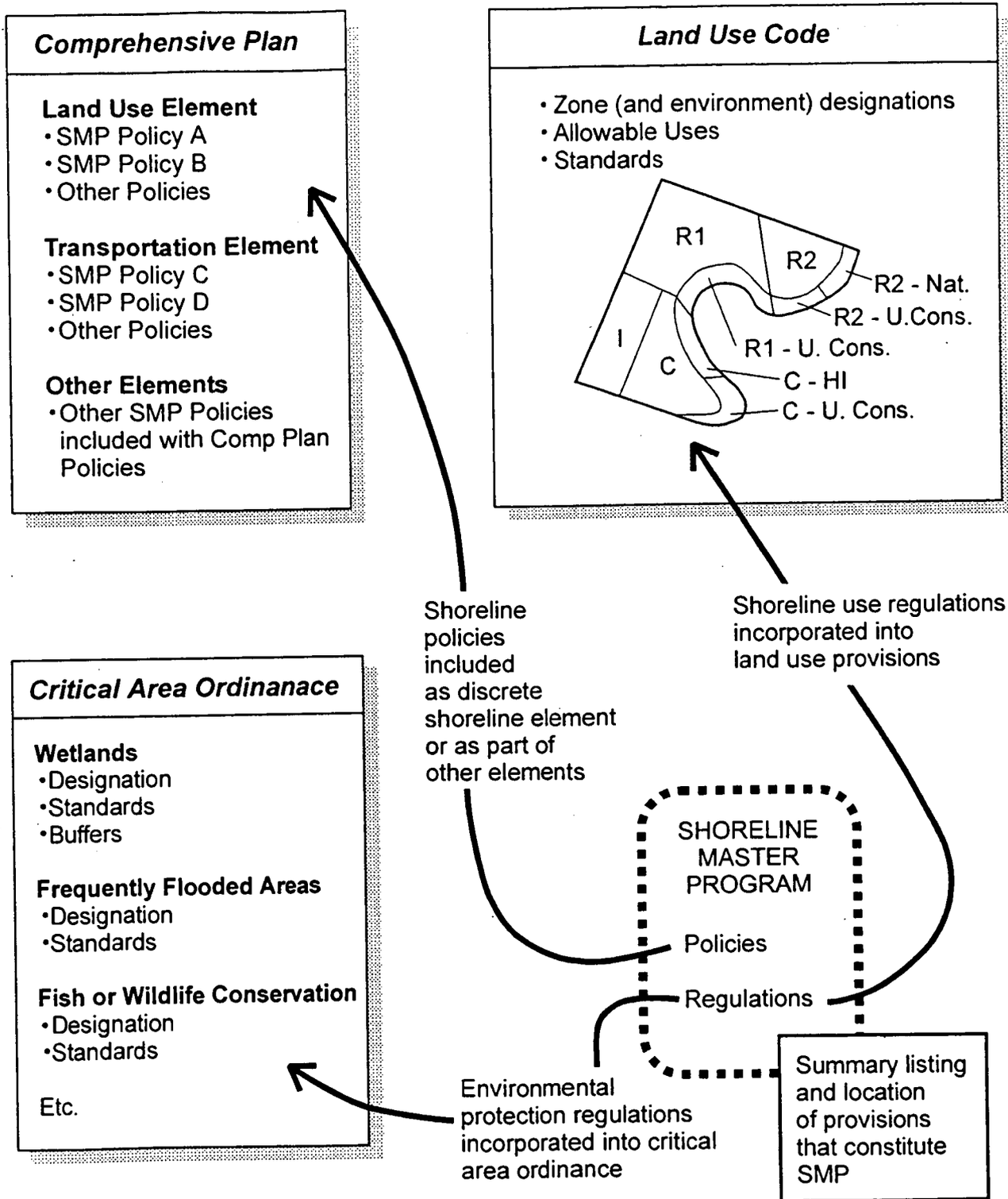


Figure 3. Method to incorporate master program provisions into a comprehensive plan and local development regulations. (Note: All master program provisions must be clearly identified as such.) (This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

(d) Multijurisdictional master program.

Two or more adjacent local governments are encouraged to jointly prepare master programs. Jointly proposed master programs may offer opportunities to effectively and efficiently manage natural resources, such as drift cells or watersheds, that cross jurisdictional boundaries. Local govern-

ments jointly preparing master programs shall provide the opportunity for public participation locally in each jurisdiction, as called for in WAC 173-26-200 (3)(b), and submit the multijurisdictional master program to the department for approval.

(e) Master program contents.

Master programs shall include the following contents described in (e)(i) through (iii) of this subsection.

(i) Master program policies.

Master programs shall provide clear, consistent policies that translate broad statewide objectives of this chapter into local directives. Policies are statements of intent directing or authorizing a course of action or specifying criteria on which to make a public decision. They provide a comprehensive basis for the shoreline master program regulations, which generally are more specific, prescriptive standards used to evaluate shoreline development.

Shoreline policies shall be developed through a comprehensive shoreline planning process allowing for public and affected Indian tribes participation. For governments planning under the Growth Management Act, the master program policies are considered a shoreline element of the local comprehensive plan and shall also be consistent with the planning goals of RCW 36.70A.020.

At a minimum, shoreline master program policies shall:

(A) Be consistent with state shoreline management policies listed in this chapter and the objectives of the Shoreline Management Act;

(B) Address the master program elements of RCW 90.58.020; and

(C) Include policies for environment designations as described in WAC 173-26-210. The policies shall be accompanied by a map or physical description of the schematic environment designation boundaries in sufficient detail to compare with comprehensive plan land use designations.

(ii) Master program regulations.

RCW 90.58.100 states:

The master programs provided for in this chapter, when adopted or approved by the department, shall constitute use regulations for the various shorelines of the state.

In order to implement the directives of the Shoreline Management Act, master program regulations shall:

(A) Be sufficient in scope and detail to ensure the implementation of the Shoreline Management Act, statewide shoreline management policies of this chapter, and local master program policies;

(B) Include environment designation regulations that apply to specific environments consistent with WAC 173-26-210; and

(C) Include general regulations, use regulations that address issues of concern to specific uses, and shoreline modification regulations that protect shoreline ecological functions from the effects of human-made modifications to the shoreline.

(iii) Administrative provisions.

(A) Statement of applicability.

The Shoreline Management Act's provisions apply to all development and uses within its jurisdiction, whether or not a shoreline permit is required. Many activities that may not

require a substantial development permit, such as clearing vegetation or construction of a residential bulkhead, can cause serious damage to adjacent properties, natural resources, and lands held in public trust. Local governments have the authority and responsibility to condition a project even though it is exempt from the requirement for a substantial development permit. There has been, historically, some public confusion regarding the Shoreline Management Act's applicability. Therefore, all master programs shall include the following statement:

"All uses and development occurring within shoreline jurisdiction must conform to chapter 90.58 RCW, the Shoreline Management Act, and this master program."

(B) Conditional use and variance provisions.

RCW 90.58.100(5) states:

Each master program shall contain provisions to allow for the varying of the application of use regulations of the program, including provisions for permits for conditional uses and variances, to insure that strict implementation of a program will not create unnecessary hardships or thwart the policy enumerated in RCW 90.58.020. Any such varying shall be allowed only if extraordinary circumstances are shown and the public interest suffers no substantial detrimental effect. The concept of this subsection shall be incorporated in the rules adopted by the department relating to the establishment of a permit system as provided in RCW 90.58.140(3).

All master programs shall include standards for reviewing conditional use permits and variances which conform to chapter 173-27 WAC.

(C) Administrative permit review and enforcement procedures.

RCW 90.58.140(3) states:

The local government shall establish a program, consistent with rules adopted by the department, for the administration and enforcement of the permit system provided in this section. The administration of the system so established shall be performed exclusively by the local government.

Local governments may, but are not required to, include administrative, enforcement, and permit review procedures into the master program. These procedures shall conform to the Shoreline Management Act, specifically RCW 90.58.140, and to chapter 173-27 WAC. However, the procedures may be defined by a local government ordinance separate from the master program.

Adopting review and enforcement procedures separate from the master program allows local governments greater flexibility in revising their shoreline permit review procedures and integrating them with other permit processing activities.

(D) Documentation of project review actions and changing conditions in shoreline areas.

Master programs shall include a mechanism for documenting project review actions in shoreline areas. Local governments shall also identify a process for evaluating their cumulative effects on shoreline conditions. This process could involve a joint effort by local governments, state resource agencies, affected Indian tribes, and other parties.

NEW SECTION**WAC 173-26-200 Comprehensive process to prepare or amend shoreline master programs. (1) Applicability.**

This section outlines a comprehensive process to prepare or amend a shoreline master program. Local governments shall incorporate the steps indicated if one or more of the following criteria apply:

(a) The master program amendments being considered represent a significant modification to shoreline management practices within the local jurisdiction, they modify more than one environment designation boundary, or significantly add, change or delete use regulations;

(b) Physical shoreline conditions have changed significantly, such as substantial changes in shoreline use or priority habitat integrity, since the last comprehensive master program amendment;

(c) The master program amendments being considered contain provisions that will affect a substantial portion of the local government's shoreline areas;

(d) There are substantive issues such as priority species recovery or water resource management, that must be addressed on a comprehensive basis;

(e) The current master program and the comprehensive plan are not mutually consistent;

(f) There has been no previous comprehensive master program amendment since the original master program adoption; or

(g) Monitoring and adaptive management indicate that changes are necessary to avoid loss of ecological functions.

If a local jurisdiction has undertaken a recent comprehensive update of the master program but seeks to make minor revisions, such as an adjustment to a single environment designation boundary, to bring the master program into compliance with these guidelines or other state requirements, these modifications may be made without undertaking a fully comprehensive process.

All master program amendments, even amendments that do not fit within the criteria above, are subject to approval by the department.

(2) Basic concepts and principles.**(a) Use of scientific and technical information.**

RCW 90.58.100(1) states:

In preparing the master programs and any amendments thereto, the department and local governments shall, to the extent feasible:

(a) Utilize a systematic interdisciplinary approach which will ensure the integrated use of the natural and social sciences and the environmental design arts;

(b) Consult with and obtain the comments of any federal, state, regional, or local agency having any special expertise with respect to any environmental impact;

(c) Consider all plans, studies, surveys, inventories, and systems of classification made or being made by federal, state, regional, or local agencies, by private individuals, or by organizations dealing with pertinent shorelines of the state;

(d) Conduct or support such further research, studies, surveys, and interviews as are deemed necessary;

(e) Utilize all available information regarding hydrology, geography, topography, ecology, economics, and other pertinent data;

(f) Employ, when feasible, all appropriate modern scientific data processing and computer techniques to store, index, analyze, and manage the information gathered.

To address the requirements for the use of scientific and technical information, local governments shall incorporate the following two steps into their master program development and amendment process.

First, identify and assemble the most current, accurate, and complete scientific and technical information available that is applicable to the issues of concern. The context, scope, magnitude, significance, and potential limitations of the scientific information should be considered. At a minimum, make use of and, where applicable, incorporate all available scientific information, aerial photography, inventory data, technical assistance materials, manuals and services from reliable sources of science. Local governments should also contact relevant state agencies, universities, and affected Indian tribes for available information. If local governments initiate scientific research as a basis for master program provisions, that research shall use accepted scientific methods and research procedures and be subject to peer review. Local governments are encouraged to work interactively with neighboring jurisdictions, state resource agencies, and affected Indian tribes to address technical issues beyond the scope of existing information resources or locally initiated research.

Local governments should consult with the technical assistance materials produced by the department. Unless there is more current or specific information available, those technical assistance materials shall constitute an element of scientific and technical information as defined in these guidelines.

Second, base master program provisions on an analysis incorporating the most current, accurate, and complete scientific or technical information available. Local governments should be prepared to identify the following:

(i) Scientific information and management recommendations on which the master program provisions are based;

(ii) Assumptions and data gaps in the scientific information; and

(iii) Risks to ecological functions associated with master program provisions. Address potential risks as described in WAC 173-26-200 (3)(d).

The requirement to use scientific and technical information in these guidelines does not limit a local jurisdiction's authority to solicit and incorporate information, experience, and anecdotal evidence provided by interested parties as part of the master program amendment process. Such information should be solicited through the public participation process described in WAC 173-26-200 (3)(b). Where information collected by or provided to local governments conflicts or is inconsistent, the local government shall base master program provisions on a reasoned, objective evaluation of the relative merits of the conflicting data.

(b) Monitoring and adaptive management.

Effective shoreline management requires the evaluation of changing conditions and the modification of regulations to address identified trends and new information. Local governments are encouraged to apply adaptive management techniques by undertaking local monitoring and periodically updating master program provisions to improve shoreline management practices over time.

(c) Ecological functions.

RCW 90.58.020 includes the following statement:

This policy contemplates protecting against adverse effects to the public health, the land and its vegetation and wildlife, and the waters of the state and their aquatic life, while protecting generally public rights of navigation and corollary rights incidental thereto.

This chapter implements the above-cited statutory policy through the protection and restoration of ecological functions. The concept of ecological functions, as defined in WAC 173-26-020, recognizes that successful management of the shoreline environment depends on sustaining the:

- Ecosystem-wide fluvial, current, and wave processes, including those that form habitats, and
- Individual functions and their processes that are present in each habitat type.

The loss or degradation of one or more ecosystem-wide processes or individual functions can significantly impact shoreline habitats and human health and safety. Shoreline master programs shall address the applicable ecosystem-wide processes and individual ecological functions identified in the ecological systems analysis described in WAC 173-26-200 (3)(d)(i).

Nearly all shoreline areas, even substantially developed or degraded areas, retain some important ecological functions. For example, an intensely developed harbor area may also serve as a fish migration corridor and feeding area critical to species survival. Also, ecological systems are themselves interconnected. For example, the life cycle of anadromous fish depends upon the viability of freshwater, marine, and terrestrial shoreline ecosystems, and many wildlife species associated with the shoreline depend on the health of both terrestrial and aquatic environments. Therefore, the objectives for protection and restoration of ecological functions generally apply to all shoreline areas, not just those that remain relatively unaltered.

Master programs shall contain provisions to protect and to contribute to the restoration of ecological functions and ecosystem-wide processes based on analysis described in WAC 173-26-200 (3)(d)(i).

(d) Preferred uses.

RCW 90.58.020 states:

In the implementation of this policy the public's opportunity to enjoy the physical and aesthetic qualities of natural shorelines of the state shall be preserved to the greatest extent feasible consistent with the overall best interest of the state and the people generally. To this end uses shall be preferred which are consistent with control of pollution and prevention of damage to the natural environment, or are unique to or dependent upon use of the state's shoreline. Alterations of the natural condition of the shorelines of the state, in those

limited instances when authorized, shall be given priority for single family residences and their appurtenant structures, ports, shoreline recreational uses including but not limited to, parks, marinas, piers, and other improvements facilitating public access to shorelines of the state, industrial and commercial developments which are particularly dependent on their location on or use of the shorelines of the state and other development that will provide an opportunity for substantial numbers of the people to enjoy the shorelines of the state. Alterations of the natural condition of the shorelines and shorelands of the state shall be recognized by the department. Shorelines and shorelands of the state shall be appropriately classified and these classifications shall be revised when circumstances warrant regardless of whether the change in circumstances occurs through man-made causes or natural causes.

Consistent with this policy, these guidelines use the terms "water-dependent," "water-related," and "water-enjoyment," as defined in WAC 173-26-020, when discussing appropriate uses for various shoreline areas.

Shoreline areas, being a limited ecological and economic resource, are the setting for competing uses and ecological protection and restoration activities. Consistent with RCW 90.58.020, local governments should, when determining allowable uses and resolving use conflicts on shorelines within their jurisdiction, apply the following preferences and priorities in the order listed below, starting with (i) of this subsection.

(i) Reserve appropriate areas for protecting and restoring ecological functions to control pollution and prevent damage to the natural environment and public health.

(ii) Reserve shoreline areas for water-dependent uses and establish policies and regulations so that water-dependent development is consistent with comprehensive ecological protection and restoration objectives. Harbor areas and areas that are generally considered navigable for commercial purposes should be reserved for water-dependent and water-related uses unless the local governments can demonstrate that adequate shoreline is reserved for future water-dependent and water-related uses. Local governments may prepare master program provisions to allow mixed-use developments that include and support water-dependent uses and address specific conditions that affect water-dependent uses.

(iii) Reserve shoreline areas for water-related and water-enjoyment uses that are compatible with water-dependent uses and ecological protection and restoration objectives.

(iv) Locate single-family residential uses where they are appropriate and can be developed without significant impact to ecological functions or displacement of water-dependent uses.

(v) Limit nonwater-oriented uses to those locations where either water-oriented uses are inappropriate or where nonwater-oriented uses demonstrably contribute to the objectives of the Shoreline Management Act.

Local conditions and environmental constraints may result in lower priority uses being accommodated. For example, an undeveloped shoreline may not be an appropriate site for a water-dependent use, such as a cargo facility, but may

accommodate a recreational trail (water-enjoyment) of a lower priority.

For shorelines of statewide significance, apply the preferences as indicated in WAC 173-26-250(2).

(e) Environmental impact mitigation.

Because the Shoreline Management Act recognizes both the appropriate use and environmental protection of the state's shorelines, situations may arise in which otherwise allowable development must include measures to mitigate environmental impacts and implement the Shoreline Management Act's environmental protection objectives. Rules implementing Washington's State Environmental Policy Act of 1971, chapter 43.21C RCW, also address environmental impact mitigation in WAC 197-11-660 and define mitigation in WAC 197-11-768. Where these guidelines call for mitigation or mitigation sequencing, shoreline master programs shall include provisions for providing environmental impact mitigation. This may be done by prescribing specific mitigation actions for specific uses as called for in WAC 173-26-240 (2)(a), by requiring conditional use permits as described

in WAC 173-26-240 (2)(b), and/or by implementing a plan for comprehensive environmental mitigation.

To this end, master programs shall indicate that, where required, mitigation measures shall be applied in the sequence defined in WAC 173-26-020. In determining appropriate mitigation measures, avoidance of impacts by means such as relocating or redesigning the proposed development shall be applied first. Lower priority measures shall be applied only after higher priority measures are demonstrated to be not feasible or not applicable.

(3) Steps in preparing and amending a master program.

(a) Process overview.

Figure 4 below illustrates a generalized process to prepare or comprehensively amend a shoreline master program. Local governments may modify the timing of the various steps, integrate the process into other planning activities, add steps to the process, or work jointly with other jurisdictions or regional efforts, provided the provisions of this chapter are met.

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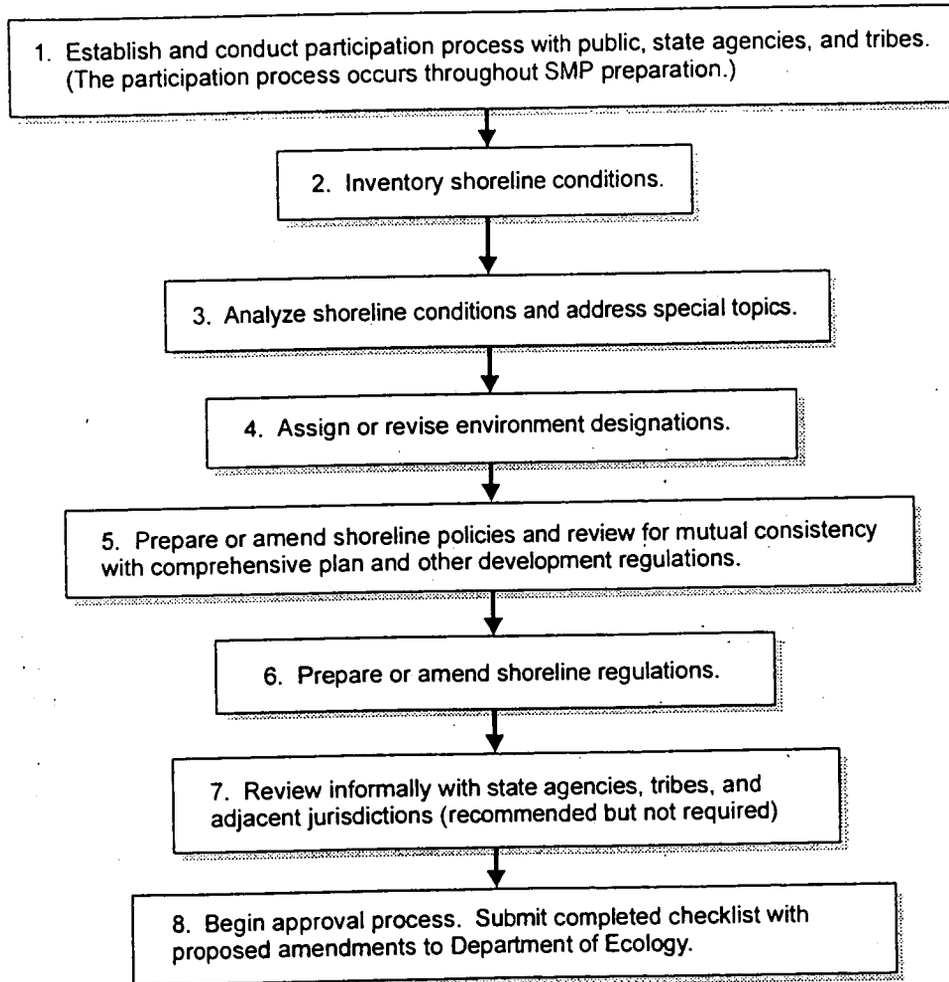


Figure 4. Steps in preparing comprehensive shoreline master program amendments.
(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

The department will provide a shoreline master program amendment checklist to help local governments identify issues to address. The checklist will not create new or addi-

tional requirements beyond the provisions of this chapter. The checklist is intended to aid the preparation and review of master program amendments. Local governments shall submit the completed checklist with the proposed master program amendments. The department will send completed checklists to other resource agencies and affected Indian tribes reviewing the master program.

(b) Participation process.

Establish a public and intergovernmental participation process.

(i) Public participation.

RCW 90.58.130 states:

To insure that all persons and entities having an interest in the guidelines and master programs developed under this chapter are provided with a full opportunity for involvement in both their development and implementation, the department and local governments shall:

(1) Make reasonable efforts to inform the people of the state about the shoreline management program of this chapter and in the performance of the responsibilities provided in this chapter, shall not only invite but actively encourage participation by all persons and private groups and entities showing an interest in shoreline management programs of this chapter; and

(2) Invite and encourage participation by all agencies of federal, state, and local government, including municipal and public corporations, having interests or responsibilities relating to the shorelines of the state. State and local agencies are directed to participate fully to insure that their interests are fully considered by the department and local governments.

For local governments planning under the Growth Management Act, the provisions of RCW 36.70A.140 also apply.

At a minimum, all local governments shall be prepared to describe and document their methods to ensure that all interested parties have a meaningful opportunity to participate. If a local committee or other group is appointed to advise the amendment process, local governments shall ensure that that body represents the full range of interests of all citizens within the local jurisdiction.

(ii) Communication with state agencies.

Before undertaking substantial work, local governments shall notify applicable state agencies to identify state interests, relevant regional and statewide efforts, available information, and methods for coordination and input. Contact the department for a list of applicable agencies to be notified.

(iii) Communication with affected Indian tribes.

Prior to undertaking substantial work, local governments shall notify affected Indian tribes to identify tribal interests, relevant tribal efforts, available information and methods for coordination and input. Contact the individual tribes or coordinating bodies such as the Northwest Indian Fisheries Commission, for a list of affected Indian tribes to be notified.

(c) Inventory shoreline conditions.

Gather and incorporate all pertinent and available information, existing inventory data and materials from state agencies, affected Indian tribes, watershed management planning, and other appropriate sources. Ensure that, when

ever possible, inventory methods and protocols are consistent with those of neighboring jurisdictions and state efforts. The department will provide, to the extent possible, services and resources for inventory work. Contact the department to determine information sources and other relevant efforts. Map inventory information at an appropriate scale.

Local governments shall be prepared to demonstrate how the inventory information was used in preparing their local master program amendments.

Collection of additional inventory information is encouraged and should be coordinated with other watershed, regional, or statewide inventory and planning efforts in order to ensure consistent methods and data protocol as well as effective use of fiscal and human resources. Local governments should be prepared to demonstrate that they have coordinated with applicable interjurisdictional shoreline inventory and planning programs where they exist. Two or more local governments are encouraged to jointly conduct an inventory in order to increase the efficiency of data gathering and comprehensiveness of inventory information. Data from interjurisdictional, watershed, or regional inventories may be substituted for an inventory conducted by an individual jurisdiction, provided it meets the requirements of this section.

At a minimum, and to the extent such information is relevant and reasonably available, collect the following information:

(i) Shoreline and adjacent land use patterns and transportation and utility facilities, including the extent of existing structures, impervious surfaces, vegetation and shoreline modifications in shoreline jurisdiction.

(ii) Critical areas, including wetlands, aquifer recharge areas, fish and wildlife conservation areas, geologically hazardous areas, and frequently flooded areas, as required by RCW 36.70A.170. See also WAC 173-26-220 (2) and (3).

(iii) Degraded areas and sites with potential for ecological restoration.

(iv) Areas of special interest, such as priority habitats, rapidly developing waterfronts, clean-up sites, or eroding shorelines, to be addressed through new master program provisions.

(v) Conditions and regulations in shoreland and adjacent areas that affect shorelines, such as surface water management and land use regulations. This information may be useful in achieving mutual consistency between the master program and other development regulations.

(vi) Existing and potential shoreline public access sites, including public rights-of-way and utility corridors.

(vii) General location of bank full width limits, channel migration zones, and flood plains.

(viii) Gaps in existing information. During the initial inventory, local governments should identify what additional information may be necessary for more effective shoreline management.

(ix) If the shoreline is rapidly developing or subject to substantial human changes such as clearing and grading, past and current records or historical aerial photographs may be necessary to identify cumulative impacts, such as bulkhead construction, intrusive development on priority habitats, and conversion of harbor areas to nonwater-oriented uses.

(x) If archaeological or historic resources have been identified in shoreline jurisdiction, consult with the state historic preservation office and local affected Indian tribes regarding existing archaeological and historical information.

(d) Analyze shoreline issues of concern.

Analyze shoreline conditions based on information gathered in (c) of this subsection and address special topics. Before establishing specific master program provisions, local governments shall perform analysis and planning tasks necessary to ensure effective shoreline management provisions, addressing the topics below, where applicable.

(i) Characterization of functions and ecosystem-wide processes.

Prepare a characterization of shoreline ecological systems. These systems include riverine, lacustrine, marine and wetland systems as listed in WAC 173-26-020. The characterization consists of three steps:

(A) Identify which of the ecosystem-wide processes and ecological functions listed in WAC 173-26-020 apply within shoreline jurisdiction and identify which have been significantly altered and which may be missing or significantly impacted;

(B) Assess the ecosystem-wide processes to determine their effect/impact on shoreline systems present within a jurisdiction and their individual functions; and

(C) Develop the specific master program provisions necessary to protect and/or restore ecological functions and ecosystem-wide processes. The characterization of shoreline ecological systems may be achieved by using one or more of the approaches below:

(I) If a regional environmental management plan, such as a watershed plan or coastal erosion study, is ongoing or has been completed, then conduct the characterization either within the framework of the regional plan or use the data provided in the regional plan. This methodology is intended to contribute to an in-depth and comprehensive assessment and characterization.

(II) If a regional environmental management plan has not been completed, use available scientific and technical information, including flood studies, habitat evaluations and studies, water quality studies, and data and information from environmental impact statements. This characterization of ecosystem-wide processes and the impact upon the functions of specific habitats and human health and safety objectives may be of a generalized nature.

(III) One or more local governments may pursue a characterization which includes a greater scope and complexity than listed in items (I) and (II) of this subsection.

Local governments should ensure that master program provisions protect the shoreline processes within the subject jurisdiction that are critical to creating and sustaining shoreline functions. To achieve this, the level of resource protection must account for risks to the environment and cumulative impacts from development allowed by the master program. Local governments should use this analysis to prepare master program provisions as described in WAC 173-26-200 (3)(g) to protect and to contribute to the restoration of the ecosystem-wide processes and individual ecological functions on a comprehensive basis over time. This does not necessarily

require that each development or action on the shoreline individually improve ecological functions.

(ii) Shoreline use analysis and priorities.

Conduct an analysis to determine the future demand for shoreline space and the methods to resolve potential use conflicts. Characterize current shoreline use patterns and projected trends to ensure a balance of uses consistent with chapter 90.58 RCW and WAC 173-26-200 (2)(d) and 173-26-210(5).

If the jurisdiction includes a harbor area or urban waterfront with intensive uses or significant development issues, work with the Washington state department of natural resources and port authorities to ensure consistency with harbor area statutes and regulations. Identify measures and strategies to encourage appropriate use of these shoreline areas while pursuing opportunities for ecological restoration.

(iii) Cumulative impacts.

At a minimum, local governments, with the assistance of state agencies, should project the ultimate allowed full build-out condition for existing and proposed master program provisions being considered. This assessment should include potential impacts due to all development, including current conditions and those uses not requiring a shoreline permit. Master programs should address cumulative adverse impacts caused by incremental development, such as residential bulkheads, residential piers, or runoff from newly developed properties, and shall include master program provisions as described in WAC 173-26-200 (3)(g), to assess, minimize, and mitigate cumulative impacts.

(iv) Shorelines of statewide significance.

If the area contains shorelines of statewide significance, undertake the steps outlined in WAC 173-26-250.

(v) Public access.

Identify public access needs and opportunities within the jurisdiction and explore actions to enhance shoreline recreation facilities, as described in WAC 173-26-220(4).

(vi) Enforcement and coordination with other regulatory programs.

Local governments planning under the Growth Management Act shall review their comprehensive plan policies and development regulations to ensure mutual consistency. In order to effectively administer and enforce master program provisions, local governments should also review their current permit review and inspection practices to identify ways to increase efficiency and effectiveness and to ensure consistency.

(vii) Water quality and quantity.

Identify water quality and quantity issues relevant to master program provisions, including those that affect human health and safety. At a minimum, consult with appropriate federal, state, tribal, and local agencies.

(viii) Vegetation conservation.

Identify how existing shoreline vegetation provides ecological functions and determine methods to ensure protection of those functions. Identify important ecological functions that have been degraded through loss of vegetation and feasible means to restore those functions. Consider the amount of vegetated shoreline area necessary to achieve ecological objectives. While there may be less vegetation remaining in

urbanized areas than in rural areas, the importance of this vegetation, in terms of the ecological functions it provides, is often as great or even greater than in rural areas due to its scarcity. Identify measures to ensure that new development meets vegetation conservation objectives.

(ix) Special area planning.

If the jurisdiction includes complex shoreline ecological issues, changing uses, or other unique features, the local government is encouraged to undertake special area planning. Special area planning may be used to address: Public access, vegetation conservation, shoreline use compatibility, port development master planning, ecological restoration, or other issues best addressed on a comprehensive basis.

The resultant plans may serve as the basis for facilitating state and local government coordination and permit review. Special area planning shall provide for public and affected Indian tribe participation.

(e) Establish environment designations.

Establish environment designations and identify permitted uses and development standards for each environment designation.

Based on the inventory in (c) of this subsection and the analysis in (d) of this subsection, assign each shoreline segment an environment designation.

Prepare specific environment designation policies and regulations.

Review the environment designations for mutual consistency with comprehensive plan land use designations as indicated in WAC 173-26-210(3).

In determining the boundaries and classifications of environment designations, adhere to the priorities in WAC 173-26-200 (2)(d).

(f) Establish shoreline policies.

Address all of the elements listed in RCW 90.58.100(2). Review for mutual consistency with the comprehensive plan policies. If there are shorelines of statewide significance, ensure that the other comprehensive plan policies affecting shoreline jurisdiction are consistent with the objectives of RCW 90.58.020 and 90.58.090(4).

(g) Prepare shoreline regulations.

Prepare shoreline regulations based on the analyses described in this section and consistent with the guidelines of this chapter. The level of detail of inventory information and planning analysis will be a consideration in setting shoreline regulations. As a general rule, the less known about existing resources, the more stringent shoreline master program provisions should be to avoid irreparable damage to shoreline resources. If there is a question about the extent or condition of an existing ecological resource, then the master program provisions shall be sufficiently restrictive to ensure that the resource is protected. Local governments may accomplish this by including master program requirements for an on-site inventory at the time of project application.

(h) Submit for review and approval.

Local governments are encouraged to work with department personnel during preparation of the master program and to submit draft master program provisions to the department for informal advice and guidance prior to formal submittal.

Local governments shall submit the completed checklist, as described in WAC 173-26-200 (3)(a), with their master program amendments proposed for adoption. Master program review and formal adoption procedures are described in Parts I and II of this chapter.

NEW SECTION

WAC 173-26-210 Environment designation system.

(1) Applicability.

This section applies to the establishment of environment designation boundaries and provisions as described in WAC 173-26-190 (1)(d).

(2) Basic requirements for environment designation classification and provisions.

Master programs shall contain a system to classify shoreline areas into specific environment designations. This classification system shall be based on the existing use pattern, the biological and physical character of the shoreline, and the goals and aspirations of the community as expressed through comprehensive plans. Each master program's classification system shall be consistent with that described in WAC 173-26-210 (4) and (5) unless there is a compelling reason, based on the act and this chapter, to the contrary and the alternative proposed provides equal or better implementation of the act.

An up-to-date and accurate map of the shoreline area delineating the environment designations and their boundaries shall be prepared and maintained in the local government office that administers shoreline permits. If it is not feasible to accurately designate individual parcels on a map, the master program text shall include a clear basis for identifying the boundaries, physical features, explicit criteria, or "common" boundary descriptions to accurately define and distinguish the environments on the ground.

To facilitate consistency with land use planning, local governments planning under chapter 36.70A RCW are encouraged to illustrate shoreline designations on the comprehensive plan Future Land Use Map as described in WAC 365-195-300 (2)(d).

The map should clearly illustrate what environment designations apply to all lands in Shoreline Management Act jurisdictional limits, including flood plains, river deltas, and associated wetlands.

The master program should also make it clear that in the event of a mapping error, the jurisdiction will rely upon common boundary descriptions and the criteria contained in chapter 173-22 WAC pertaining to wetlands, as amended, rather than the incorrect or outdated map.

The map and the master program should note that all areas within shoreline jurisdiction that are not mapped and/or designated are automatically assigned a "rural conservancy" designation, or "urban conservancy" designation if within a municipality or urban growth area, until the shoreline can be redesignated through a master program amendment.

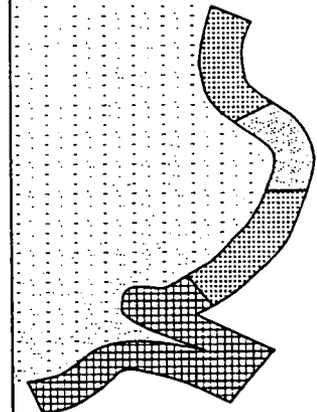
The following diagram summarizes the components of the environment designation provisions.

1. List of Designations

- Aquatic
- Shoreline Residential
- Rural Conservancy
- Natural
- Others

2. Common Legal Descriptions

3. Map



4. For Each Designation

- Purpose of Designation
- Designation Criteria
- Management Policies

6. Environment Specific Regulations

- Site Development
- Vegetation Management
- Public Access
- Etc.

5. Matrices (Optional)

Use Category	Environment			
	S. Resid.	Rural Cons.		
	P	C		
	P	C		
	X	P		
Activities				
	P	P		
	C	P		
	C	P		
Height	20'	30'		
Setback	100'	120'		
Etc.				

Figure 5. Diagram summarizing the components of the environment designation provisions.

(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

For each environment designation, the shoreline master program shall describe:

(a) Purpose statement.

The statement of purpose shall describe the shoreline management objectives of the designation in a manner that distinguishes it from other designations.

(b) Classification criteria.

Clearly stated criteria shall provide the basis for classifying or reclassifying a specific shoreline area with an environment designation.

(c) Management policies.

These policies shall be in sufficient detail to assist in the interpretation of the environment designation regulations and, for jurisdictions planning under chapter 36.70A RCW, to evaluate consistency with the local comprehensive plan.

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(d) Regulations.

Environment-specific regulations shall address the following where necessary to account for different shoreline conditions:

- (i) Types of shoreline uses permitted, conditionally permitted, and prohibited;
- (ii) Preferred shoreline use requirements;
- (iii) Building or structure height and bulk limits, setbacks, maximum density or minimum frontage requirements, and site development standards; and
- (iv) Native vegetation conservation, shoreline stabilization, parking, signs, public access, and other topics not covered in general use regulations.

(3) Consistency between shoreline environment designations and the local comprehensive plan.

As noted in WAC 173-26-190 (2)(a), RCW 90.58.340 requires that policies for lands adjacent to the shorelines be consistent with the Shoreline Management Act, implementing rules, and the applicable master program. Conversely, local comprehensive plans constitute the underlying framework within which master program provisions should fit. The Growth Management Act, where applicable, designates shoreline master program policies as an element of the comprehensive plan and requires that all elements be internally consistent. Chapter 36.70A RCW also requires development regulations to be consistent with the comprehensive plan.

The following criteria are intended to assist local governments and the department in evaluating the consistency between master program environment designation provisions and the corresponding comprehensive plan elements and development regulations. In order for shoreline designation provisions, local comprehensive plan land use designations, and development regulations to be internally consistent, all three of the conditions below should be met:

(a) Provisions not precluding one another.

The comprehensive plan provisions and shoreline environment designation provisions should not preclude one another. To meet this criteria, the provisions of both the comprehensive plan and the master program must be able to be met. The comprehensive plan and master program should make specific provisions for resolving any apparent inconsistency. For example, a local comprehensive plan may identify a large tract of land with a stream corridor running through it as suitable for a new residential development. The comprehensive plan and the master program may be consistent even if the stream is designated "natural," because these two objectives could be achieved in a number of ways: Development could be restricted to two hundred feet landward of the ordinary high-water mark or the stream corridor could be dedicated as a passive park and trail system. Further, when considered together and applied to any one piece of property, the master program use policies and regulations and the local zoning or other use regulations should not conflict in a manner that all viable uses of the property are precluded. For example, if the property is designated as within the shoreline residential environment, it should not be zoned exclusively for industrial use.

(b) Use compatibility.

Land use policies and regulations should protect preferred shoreline uses from being impacted by incompatible uses. The intent is to prevent water-oriented uses, especially water-dependent uses, from being restricted on shoreline areas because of impacts to nearby nonwater-oriented uses. To be consistent, master programs, comprehensive plans, and development regulations should prevent new uses that are not compatible with preferred uses from locating where they may restrict preferred uses or development. For example, new residential development should not be allowed near shoreline heavy industrial areas unless the impacts can be mitigated through design standards applied to the new residential development.

(c) Sufficient infrastructure.

Infrastructure and services provided in the comprehensive plan should be sufficient to support allowed shoreline uses. Shoreline uses should not be allowed where the comprehensive plan does not provide sufficient roads, utilities, and other services to support them. For example, high-density residential development and industrial uses shall not be allowed unless the comprehensive plan makes provision for needed infrastructure and services at appropriate locations.

In delineating environment designations, local governments should ensure that existing shoreline ecological functions can be protected and degraded shoreline ecological functions restored with the proposed pattern and intensity of urban growth. Infrastructure plans must also be mutually consistent with shoreline designations. Where they do exist, utility services routed through shoreline areas shall not be a sole justification for more intense development.

(4) Recommended environment designation classifications.

The recommended classification system consists of six basic environments: "High-intensity," "shoreline residential," "urban conservancy," "rural conservancy," "natural," and "aquatic." Local governments shall assign all shoreline areas an environment designation consistent with WAC 173-26-210 (4) and (5). For the purposes of WAC 173-26-210 (4) and (5), a proposed master program environment designation system is consistent with recommended designations if a given shoreline segment with the characteristics described in one of WAC 173-26-210 (5)(a) through (f) is assigned an environment designation with purpose, management policies, and standards to implement those policies consistent with the corresponding environment designation in WAC 173-26-210 (4)(a) through (f). For example, shoreline areas meeting the criteria in WAC 173-26-210 (5)(d) should be assigned an environment designation with purpose and management policies of the "high-intensity" environment.

Local governments may establish different designations, provided they are consistent with this chapter. For example, a local government wishing to differentiate between "conservancy" shorelines used for park purposes and those for habitat restoration might establish "conservancy-park" and "conservancy-habitat" designations, each with separate purposes, criteria, policies, and use provisions. Or, a local government may wish to set site-specific standards for pier and dock construction in more sensitive aquatic areas and restrict aquaculture in harbor areas by establishing "aquatic-conservancy"

and "aquatic-harbor" environments, each with different allowable uses and development standards.

Local governments may use "parallel environments" where appropriate. Parallel environments divide shorelands into different sections generally running parallel to the shoreline or along a physical feature such as a bluff or railroad right of way. Such environments may be useful, for example, to accommodate both resource protection near the shoreline and development opportunities further from the shoreline.

Local governments may retain their current environment designations provided they demonstrate that existing environment designation provisions are consistent with this chapter.

(a) **"Natural" environment.**

(i) **Purpose.**

The purpose of the "natural" environment is to protect and restore those shoreline areas that are relatively free of human influence or that include intact or minimally degraded shoreline functions intolerant of human use. These systems require restrictions on the intensities and types of uses permitted to maintain the ecological functions and ecosystem-wide processes.

(ii) **Management policies.**

(A) Any use that would substantially degrade the ecological functions or natural character of the shoreline area should not be allowed.

(B) The following new uses should not be allowed in the "natural" environment:

- Residences (except as noted below).
- Commercial uses.
- Industrial uses.
- Agriculture that involves tilling the earth or clearing native plant communities.
- Nonwater-oriented recreation.
- Roads, utility corridors, and parking areas that can be located outside of "natural"-designated shorelines.

Limited development, including residential development, may be allowed as a conditional use within the "natural" environment if such shoreline master program provisions result in a greater level of ecological functions.

(C) Commercial forestry may be allowed as a conditional use in the "natural" environment provided it meets the conditions of the State Forest Practices Act and its implementing rules.

(D) Access may be permitted for scientific, historical, cultural, educational, and low-intensity water-oriented recreational purposes, provided that no significant ecological impact on the area will result.

(E) New development or significant vegetation removal that would reduce the capability of vegetation to perform normal ecological functions should not be allowed. Do not allow the subdivision of property in a configuration that, to achieve its intended purpose, will require significant vegetation removal or shoreline modification that adversely impacts ecological functions. That is, each new property parcel must be able to support its intended development without significant ecological impacts to the shoreline or to the vegetation necessary to maintain ecological functions.

(b) **"Rural conservancy" environment.**

(i) **Purpose.**

The purpose of the "rural conservancy" environment is to protect, conserve, and restore ecological functions, existing natural resources, and valuable historic and cultural areas in order to achieve ecological protection, sustain resource use, achieve natural flood plain processes, and provide recreational opportunities. Examples of uses that are appropriate in a "rural conservancy" environment include low-impact outdoor recreation uses, timber harvesting on a sustained-yield basis, agricultural uses, aquaculture, low-intensity residential development consistent with the local comprehensive plan's rural element and chapter 36.70A RCW, and other related low-intensity uses.

(ii) **Management policies.**

(A) Uses in the "rural conservancy" environment should be limited to those which are nonconsumptive (i.e., do not deplete over time) of the shoreline area's physical and biological resources and uses of a nonpermanent nature that do not substantially degrade ecological functions or the rural or natural character of the shoreline area. Shoreline habitat restoration and environmental enhancement are preferred uses.

Except as noted below, commercial and industrial uses should not be allowed. Agricultural practices, commercial forestry, and aquaculture when consistent with provisions of this chapter may be allowed. Nonconsumptive, water-oriented commercial and industrial uses may be permitted in the limited instances where those uses have located in the past or at unique sites in rural communities that possess shoreline conditions and services to support the development.

Water-dependent and water-enjoyment recreation facilities that do not deplete the resource over time, such as boating facilities, angling, hunting, wildlife viewing trails, and swimming beaches, are preferred uses, provided significant ecological impacts to the shoreline are avoided or mitigated.

(B) Developments and uses that would substantially degrade or permanently deplete the physical or biological resources of the area should not be allowed.

(C) Construction of new structural shoreline stabilization and flood control works should not be allowed except where there is a documented need to protect an existing structure or ecological functions and mitigation is applied, consistent with WAC 173-26-230. New development should be designed and located to preclude the need for such work.

(D) For jurisdictions planning under the Growth Management Act, new residential development in the "rural conservancy" environment should be consistent with the comprehensive plan rural element and with RCW 36.70A.070(5). Residential development standards should prevent significant cumulative adverse impacts to the shoreline environment. If existing development does not conform to rural element provisions, then the master program should address nonconforming uses in ways that restore ecological functions over time.

For jurisdictions not planning under the Growth Management Act, development should be limited to a maximum of ten percent total impervious surface area within the lot or parcel lying in shoreline jurisdiction, unless an alternative standard is developed based on scientific information that

meets the provisions of this chapter and protects shoreline ecological functions.

Master programs for jurisdictions not planning under the Growth Management Act may allow greater lot coverage to allow development of lots legally created prior to the adoption of a master program prepared under these guidelines. In these instances, master programs shall require that lot coverage is minimized, that impacts are mitigated according to the mitigation sequence defined in WAC 173-26-020, and that development of lots created after the adoption of a master program prepared under these guidelines does not exceed ten percent impervious surface area within shoreline jurisdiction.

(E) New shoreline stabilization, flood control measures, vegetation removal, and other shoreline modifications should be designed and managed to ensure that the natural shoreline functions are protected and restored over time. Shoreline ecological restoration should be required of new development or redevelopment where the shoreline ecological functions have been degraded.

(c) **"Aquatic" environment.**

(i) **Purpose.**

The purpose of the "aquatic" environment is to protect, restore, and manage the unique characteristics and resources of the areas waterward of the ordinary high-water mark.

(ii) **Management policies.**

(A) Allow new over-water structures only for water-dependent uses, public access, or ecological restoration.

(B) The size of new over-water structures should be limited to the minimum necessary to support the structure's intended use.

(C) In order to reduce the impacts of shoreline development and increase effective use of water resources, multiple use of over-water facilities should be encouraged.

(D) All developments and uses on navigable waters or their beds should be located and designed to minimize interference with surface navigation, to consider impacts to public views, and to allow for the safe, unobstructed passage of fish and wildlife, particularly those species dependent on migration.

(E) Uses that cause significant ecological impacts to critical saltwater and freshwater habitats should not be allowed. Where those uses are necessary to achieve the objectives of RCW 90.58.020, their impacts shall be mitigated according to the sequence defined in WAC 173-26-020.

(F) Shoreline uses and modifications should be designed and managed to prevent degradation of water quality and alteration of natural hydrographic conditions.

(d) **"High-intensity" environment.**

(i) **Purpose.**

The purpose of the "high-intensity" environment is to provide for high-intensity water-oriented commercial, transportation, and industrial uses while protecting existing ecological functions and restoring ecological functions in areas that have been previously degraded.

(ii) **Management policies.**

(A) In regulating uses in the "high-intensity" environment, first priority should be given to water-dependent uses. Second priority should be given to water-related and

water-enjoyment uses. Nonwater-oriented uses should not be allowed except as part of mixed-use developments or existing developed areas supporting water-dependent uses. Nonwater-oriented uses may also be allowed in limited situations where they do not conflict with or limit opportunities for water-oriented uses or on sites where there is no direct access to the shoreline. Such specific situations should be identified in shoreline use analysis or special area planning, as described in WAC 173-26-200 (3)(d).

If an analysis of water-dependent use needs as described in WAC 173-26-200 (3)(d) demonstrates the needs of existing and envisioned water-dependent uses for the planning period are met, then provisions allowing for a mix of water-dependent and nonwater-dependent uses may be established. If those shoreline areas also provide ecological functions, apply standards to prevent significant ecological impacts to those functions.

(B) Full utilization of existing urban areas should be achieved before further expansion of intensive development is allowed, provided that as development occurs, ecological functions are maintained or restored. Reasonable long-range projections of regional economic need should guide the amount of shoreline designated "high-intensity." However, nonwater-oriented uses should not be considered when determining full utilization of urban waterfronts.

(C) New development should protect and restore shoreline ecological functions. Where applicable, new development shall include environmental cleanup and restoration of the shoreline in accordance with state and federal requirements.

(D) Where feasible, visual and physical public access should be required as provided for in WAC 173-26-220 (4)(d).

(E) Aesthetic objectives should be actively implemented by means such as sign control regulations, appropriate development siting, screening and architectural standards, and maintenance of natural vegetative buffers. Local governments may implement this guideline by adopting a master program policy for aesthetic objectives and implementing the policy through other development regulations, such as sign or design review ordinances.

(e) **"Urban conservancy" environment.**

(i) **Purpose.**

The purpose of the "urban conservancy" environment is to protect and restore ecological functions in urban and developed settings, while allowing a variety of water-oriented uses.

(ii) **Management policies.**

(A) During development and redevelopment, all reasonable efforts should be taken to restore ecological functions. Where feasible, shoreline restoration and public access should be required of all nonwater-dependent development on previously developed shorelines.

(B) Standards should be established for shoreline stabilization measures, vegetation conservation, water quality, and shoreline modifications within the "urban conservancy" designation to ensure that new development does not further degrade the shoreline and is consistent with an overall goal to improve ecological functions.

(C) Public access and public recreation objectives should be implemented whenever feasible and significant ecological impacts can be mitigated.

(D) Water-oriented uses should be given priority over nonwater-oriented uses. For shoreline areas adjacent to commercially navigable waters, water-dependent uses should be given highest priority.

(f) **"Shoreline residential" environment.**

(i) **Purpose.**

The purpose of the "shoreline residential" environment is to accommodate residential development and appurtenant structures that are consistent with this chapter. An additional purpose is to provide appropriate public access and recreational uses.

(ii) **Management policies.**

(A) Development should be permitted only in those shoreline areas where adequate setbacks or buffers are possible to protect ecological functions, there are adequate access, water, sewage disposal, and utilities systems, and public services available and the environment can support the proposed use in a manner which protects or restores the ecological functions.

(B) Densities or minimum frontage width standards in the "shoreline residential" environment should be set to protect the shoreline ecological functions, taking into account the environmental limitations and sensitivity of the shoreline area, the level of infrastructure and services available, and other comprehensive planning considerations.

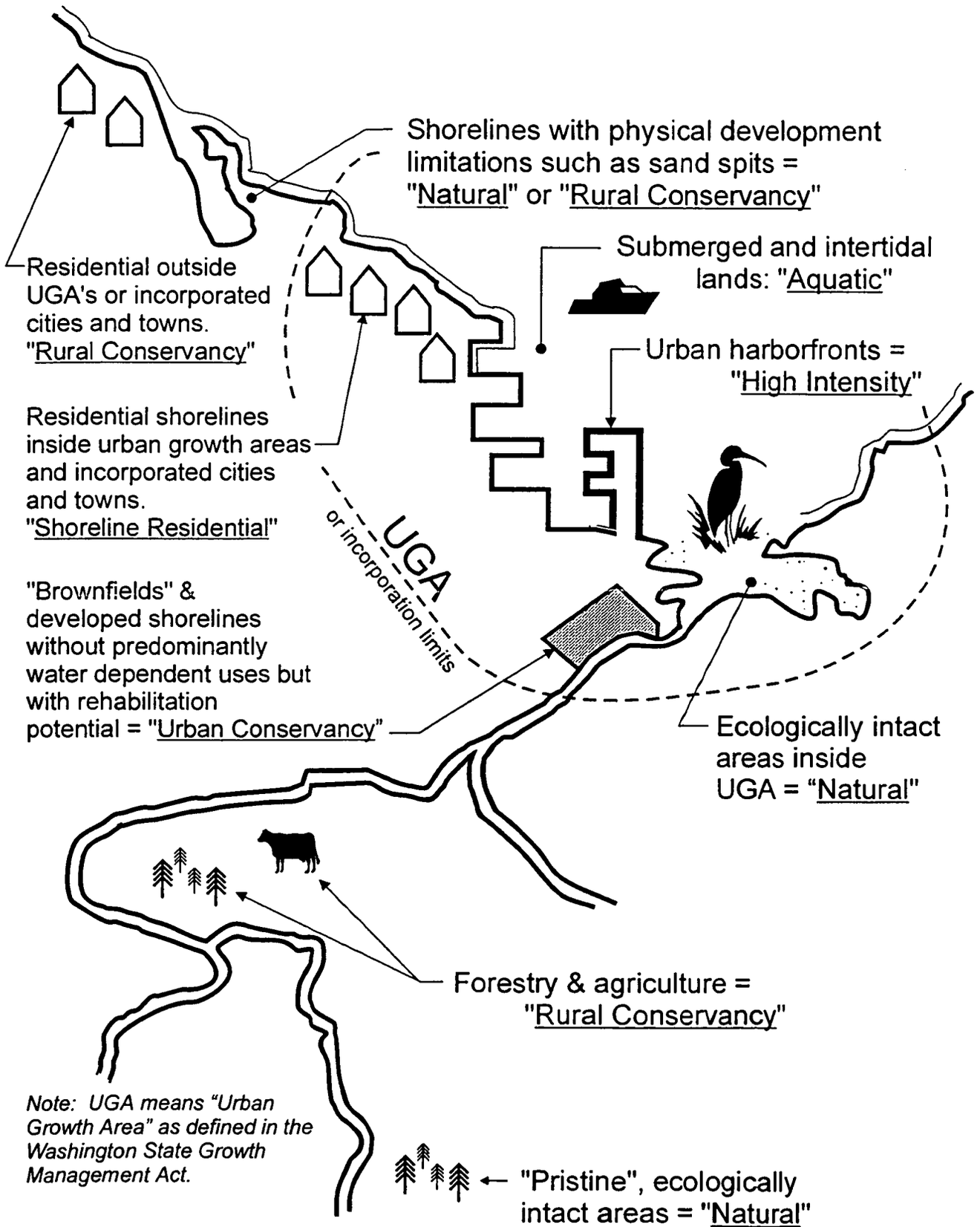
Local governments may establish two or more different "shoreline residential" environments to accommodate different shoreline densities or conditions, provided both environments adhere to the provisions in this chapter.

(C) Development standards for setbacks or buffers, shoreline stabilization, vegetation conservation, critical area protection, and water quality should be established to protect and, where significant ecological degradation has occurred, restore ecological functions over time.

(D) Multifamily and multilot residential and recreational developments should provide public access and joint use for community recreational facilities.

(E) Access, utilities, and public services should be available and adequate to serve existing needs and/or planned future development.

(F) Commercial development should be limited to water-oriented uses.



PERMANENT

Figure 6. Schematic illustration of typical environment designations.
(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

(5) Criteria for assigning environment designation boundaries.

Local governments shall assign shoreline environment designations (environments) to all shoreline areas consistent with the criteria in (a) through (f) of this subsection.

(a) "Natural" environment criteria.

Assign a "natural" environment designation to shoreline areas if any of the following characteristics apply:

(i) The shoreline is ecologically intact and therefore currently performing an important, irreplaceable function or ecosystem-wide process that would be damaged by human activity;

(ii) The shoreline is considered to represent ecosystems and geologic types that are of particular scientific and educational interest; or

(iii) The shoreline is unable to support new development or uses without significant ecological impacts to ecological functions or risk to human safety.

Such shoreline areas include largely undisturbed portions of shoreline areas such as wetlands, estuaries, unstable bluffs, coastal dunes, spits, and ecologically intact shoreline habitats. Shorelines inside or outside urban growth areas may be designated as "natural."

Local governments are encouraged to designate parallel environments as "natural" in order to achieve a higher level of ecological protection. For example, an undisturbed area between a shoreline and a roadway may be designated as "natural" even if the area landward of the roadway is no longer ecologically intact.

(b) "Rural conservancy" environment criteria.

Assign a "rural conservancy" environment designation to shoreline areas outside incorporated municipalities and outside urban growth areas, as defined by RCW 36.70A.110, if any of the following characteristics apply:

(i) The shoreline is currently supporting lesser-intensity resource-based uses, such as agriculture, forestry, or recreational uses, or is designated agricultural or forest lands pursuant to RCW 36.70A.170;

(ii) The shoreline is currently accommodating residential uses outside urban growth areas and incorporated cities or towns;

(iii) The shoreline is supporting human uses but subject to environmental limitations, such as properties that include or are adjacent to steep banks, feeder bluffs, or flood plains or other flood-prone areas;

(iv) The shoreline is of high recreational value or with unique historic or cultural resources; or

(v) The shoreline has low-intensity water-dependent uses.

Areas designated in a local comprehensive plan as "rural areas of more intense development," as provided for in chapter 36.70A RCW, may be designated an alternate shoreline environment, provided it is consistent with the objectives of the Growth Management Act and this chapter. "Master planned resorts" as described in RCW 36.70A.360 may be designated an alternate shoreline environment, provided the

applicable master program provisions do not allow significant ecological impacts.

Lands designated as "mineral resource lands" pursuant to RCW 36.70A.170 and WAC 365-190-070 may be assigned a subdesignation of "rural conservancy" environment that allows mineral extraction, provided the provisions for that designation conform to WAC 173-26-240 (3)(h) and this chapter and protect ecological functions.

(c) "Aquatic" environment criteria.

Assign an "aquatic" environment designation to lands waterward of the ordinary high-water mark.

Local governments may designate submerged and intertidal lands with shoreland designations (e.g., "high-intensity" or "rural conservancy") if the management policies and objectives for aquatic areas are met. In this case, the designation system used must provide regulations for managing submerged and intertidal lands that are clear and consistent with the "aquatic" environment management policies in this chapter. Additionally, local governments may assign an "aquatic" environment designation to wetlands.

(d) "High-intensity" environment criteria.

Assign a "high-intensity" environment designation to shoreline areas within incorporated municipalities, urban growth areas, and industrial or commercial "rural areas of more intense development," as described by RCW 36.70A.070, if they currently support or are suitable and planned for high-intensity water-dependent uses related to commerce, transportation, or navigation.

(e) "Urban conservancy" environment criteria.

Assign an "urban conservancy" environment designation to shoreline areas appropriate and planned for development that are not generally suitable for water-dependent uses and that lie in incorporated municipalities, urban growth areas, or commercial or industrial "rural areas of more intense development" if any of the following characteristics apply:

(i) They are suitable for water-related or water-enjoyment uses;

(ii) They are flood plains or other areas that should not be more intensively developed;

(iii) They have potential for ecological restoration;

(iv) They retain important ecological functions, even though partially developed; or

(v) They have the potential for development that incorporates ecological restoration.

Lands designated as "mineral resource lands" pursuant to RCW 36.70A.170 and WAC 365-190-070 may be assigned a subdesignation of "urban conservancy" environment that allows mineral extraction, provided the provisions for that designation conform to WAC 173-26-240 (3)(h) and this chapter and protect ecological functions.

(f) "Shoreline residential" environment criteria.

Assign a "shoreline residential" environment designation to shoreline areas inside urban growth areas, as defined in RCW 36.70A.110, incorporated municipalities, "rural areas of more intense development," or "master planned resorts," as described in RCW 36.70A.360, if they are predominantly single-family or multifamily residential development or are planned and platted for residential development.

NEW SECTION**WAC 173-26-220 General master program provisions. (1) Archaeological and historic resources.****(a) Applicability.**

The following provisions apply to archaeological and historic resources that are either recorded at the State Historic Preservation Office and/or by local jurisdictions or have been inadvertently uncovered. Archaeological sites located both in and outside shoreline jurisdiction are subject to chapter 27.44 RCW (Indian graves and records) and chapter 27.53 RCW (Archaeological sites and records) and shall comply with chapter 25-48 WAC as well as the provisions of this chapter.

(b) Principles.

Due to the limited and irreplaceable nature of the resource(s), prevent the destruction of or damage to any site having historic, cultural, scientific, or educational value as identified by the appropriate authorities, including affected Indian tribes, and the office of archaeology and historic preservation.

(c) Standards.

Local shoreline master programs shall include policies and regulations to protect historic, archaeological, and cultural features and qualities of shorelines and implement the following standards. A local government may reference historic inventories or regulations. Contact the office of archaeology and historic preservation and affected Indian tribes for additional information.

(i) Require that developers and property owners immediately stop work and notify the local government, the office of archaeology and historic preservation and affected Indian tribes if anything of possible archaeological interest is uncovered during excavation.

(ii) Require that permits issued in areas documented to contain archaeological artifacts and data require a site inspection or evaluation by a professional archaeologist in coordination with affected Indian tribes.

(2) Critical areas.**(a) Applicability.**

The provisions of this section shall apply to all critical areas, as defined by chapter 36.70A RCW, that lie within shoreline jurisdiction. Implementation of RCW 90.58.020 includes the management of critical areas in the shoreline in order to protect human health and safety and the state's natural resources. RCW 36.70A.030 defines critical areas as stated below:

(5) "Critical areas" include the following areas and ecosystems:

(a) Wetlands;

(b) Areas with a critical recharging effect on aquifers used for potable waters;

(c) Fish and wildlife habitat conservation areas;

(d) Frequently flooded areas; and

(e) Geologically hazardous areas.

See WAC 365-190-080 for further definition of critical area categories and management policies.

(b) Principles.

Local master programs shall implement the following principles:

(i) Protect against adverse effects to the public health, the land and its vegetation and wildlife, and the waters of the state and their aquatic life. Promote and enhance the public interest by protecting and restoring ecological functions and ecosystem-wide processes.

(ii) In addressing issues related to critical areas, use scientific and technical information, as described in WAC 173-26-200 (2)(a), and include best available science, as provided for in chapter 36.70A RCW.

(iii) Where necessary for the protection of the ecological functions of a critical area, review provisions outside the designated critical area pursuant to RCW 90.58.340.

(iv) In protecting and restoring critical areas within shoreline jurisdiction, integrate the full spectrum of planning and regulatory measures, including the comprehensive plan, interlocal watershed plans, local development regulations, and state, tribal, and federal programs.

(v) The objective of shoreline management provisions for critical areas shall be the protection of existing ecological functions and ecosystem-wide processes and restoration of degraded areas to upgrade ecological functions and ecosystem-wide processes. Appropriate systems to address this goal include a littoral drift cell for marine waters or a watershed sub-basin for freshwaters. Local governments should accomplish this on a comprehensive basis, as described in WAC 173-26-200 (3)(d)(i), (e), (f), and (g).

(vi) Promote human uses and values, such as aesthetic values, provided they do not adversely impact ecological functions.

(vii) Implement, where applicable and consistent with the objectives of the Shoreline Management Act, the minimum guidelines in WAC 365-190-080.

(c) Standards.

Shoreline master programs shall adhere to the following standards, unless it is demonstrated through scientific and technical information and best available science that an alternative approach provides better resource protection. Provisions for frequently flooded areas are included in WAC 173-26-220(3). When preparing master program provisions for critical areas, local governments shall include best available science, as defined in RCW 36.70A.172(1), and use scientific and technical information, as provided for in WAC 173-26-200 (2)(a).

(i) Wetlands.**(A) Wetland use regulations.**

Local governments should consult the department's technical guidance documents on wetlands.

Use regulations shall address the following uses to achieve, at a minimum, no net loss of wetland area and functions, including lost time when the wetland does not perform the function:

- The removal, excavation, grading, or dredging of soil, sand, gravel, minerals, organic matter, or material of any kind;

- The dumping, discharging, or filling with any material, including discharges of storm water and domestic, commercial, or industrial wastewater;

- The draining, flooding, or disturbing of the water level, duration of inundation, or water table;
- The driving of pilings;
- The placing of obstructions;
- The construction, reconstruction, demolition, or expansion of any structure;
- Significant vegetation removal, provided that these activities are not part of a forest practice governed under chapter 76.09 RCW and its rules; or
- Other uses or development that results in a significant ecological impact to the physical, chemical, or biological characteristics of wetlands.
- Activities reducing the functions of buffers described in (c)(i)(D) of this subsection.

(B) Wetland rating or categorization.

Wetlands shall be categorized based on the rarity, irreplaceability, or sensitivity to disturbance of a wetland and the functions the wetland provides. Local governments should either use the Washington State Wetland Rating System, Eastern or Western Washington version as appropriate, or they should develop their own, regionally specific, scientifically based method for categorizing wetlands. Wetlands should be categorized to reflect differences in wetland quality and function in order to tailor protection standards appropriately. A wetland categorization method is not a substitute for a function assessment method, where detailed information on wetland functions is needed.

(C) Alterations to wetlands.

Master program provisions addressing alterations to wetlands shall be consistent with the policy of no net loss of wetland area and functions, wetland rating, scientific and technical information, and the mitigation priority sequence defined in WAC 173-26-020.

(D) Buffers.

Master programs shall contain requirements for buffer zones around wetlands. Buffer requirements shall be adequate to ensure that wetland functions are protected and maintained in the long-term. Requirements for buffer zone widths and management shall take into account the ecological functions of the wetland, the characteristics and setting of the buffer, the potential impacts associated with the adjacent land use, and other relevant factors.

(E) Mitigation.

Master programs shall contain wetland mitigation requirements that are consistent with the definition of mitigation in WAC 173-26-020 and which are based on the wetland rating.

(F) Compensatory mitigation.

Compensatory mitigation should be allowed only after mitigation sequencing is applied.

Requirements for compensatory mitigation must include provisions for:

(I) Mitigation replacement ratios or a similar method of addressing the following:

- The risk of failure of the compensatory mitigation action;
- The length of time it will take the compensatory mitigation action to adequately replace the impacted wetland functions and values;

• The gain or loss of the type, quality, and quantity of the ecological functions of the compensation wetland as compared with the impacted wetland.

(II) Establishment of performance standards for evaluating the success of compensatory mitigation actions;

(III) Establishment of long-term monitoring and reporting procedures to determine if performance standards are met; and

(IV) Establishment of long-term protection and management of compensatory mitigation sites.

Credits from a state certified mitigation bank may be used to compensate for unavoidable impacts in accordance with chapter 90.84 RCW and chapter 173-700 WAC.

(ii) Geologically hazardous areas.

Restrict new development in geologically hazardous areas. Consult minimum guidelines for geologically hazardous areas, WAC 365-190-080(4).

Do not allow new development or the creation of new lots that would cause foreseeable risk from geological conditions to people or ecological functions during the life of the development.

Do not allow new development that would require structural shoreline stabilization over the life of the development. Exceptions may be made for the limited instances where stabilization is necessary to protect allowed uses where no alternative locations are available and significant ecological impacts are mitigated. The stabilization measures shall conform to WAC 173-26-230.

Where no alternatives, including relocation or reconstruction of existing structures, are found to be feasible, and less expensive than the proposed stabilization measure, stabilization structures or measures to protect existing primary residential structures may be allowed in strict conformance with WAC 173-26-230 requirements and then only if significant ecological impacts are adequately mitigated.

In such cases, the "softest" measure that effectively protects the structure shall be used. For example, bioengineering or vegetation enhancement shall be employed instead of engineered structures where they are effective. See WAC 173-26-230 (3)(a)(i).

(iii) **Critical saltwater habitats** and shorelands associated with marine waters and estuaries.

(A) Applicability.

Critical saltwater habitats include all kelp beds, eelgrass beds, spawning and holding areas for forage fish, such as herring, smelt and sandlance, commercial and recreational shellfish beds, mudflats, intertidal habitats with vascular plants, and areas with which priority species have a primary association. Critical saltwater habitats require a higher level of protection due to the important ecological functions they provide. Ecological functions of marine shorelands can affect the viability of critical saltwater habitats. Therefore, effective protection and restoration of critical saltwater habitats should integrate management of shorelands as well as submerged areas.

(B) Principles.

Master programs should implement saltwater habitat management planning to protect and restore critical saltwater habitats by establishing coordinated master program policies

and regulations. Local governments should review relevant comprehensive plan policies and development regulations for shorelands and adjacent lands to achieve consistency as directed in RCW 90.58.340. The management planning shall incorporate the participation of state resource agencies and affected Indian tribes and serve as the basis for master program provisions. Local governments should base management planning on information provided by state resource agencies and affected Indian tribes unless they demonstrate that they possess more accurate and reliable information.

The management planning should include an evaluation of current data and trends regarding the following:

- Available inventory and collection of necessary data regarding physical characteristics of the habitat, including upland conditions, and any information on species population trends;

- Terrestrial and aquatic vegetation;

- The level of human activity in such areas, including the presence of roads and level of recreational types (passive or active recreation may be appropriate for certain areas and habitats);

- Restoration potential;

- Tributaries and small streams flowing into marine waters;

- Dock and bulkhead construction, including an inventory of bulkheads serving no protective purpose;

- Conditions and ecological functions in the near-shore area;

- Uses surrounding the critical saltwater habitat areas that may negatively impact those areas, including permanent or occasional upland, beach, or over-water uses; and

- An analysis of what data gaps exist and a strategy for gaining this information.

The management planning should address the following, where applicable:

- Protecting a system of fish and wildlife habitats with connections between larger habitat blocks and open spaces and restoring such habitats and connections where they are degraded;

- Protecting existing and restoring degraded riparian and estuarine ecosystems, especially salt marsh habitats;

- Establishing adequate buffer zones around these areas to separate incompatible uses from the habitat areas;

- Protecting existing and restoring degraded near-shore habitat;

- Protecting existing and restoring degraded or lost salmonid habitat;

- Protecting existing and restoring degraded upland ecological functions important to critical saltwater habitats, including riparian vegetation;

- Improving water quality;

- Protecting existing and restoring degraded sediment inflow and transport regimens; and

- Correcting activities that cause excessive sediment input where human activity has led to mass wasting.

Local governments, in conjunction with state resource agencies and affected Indian tribes, should classify critical saltwater habitats and protect and restore seasonal ranges and habitat elements with which federal- and state-listed endangered, threatened, and priority species have a primary associ-

ation and which, if altered, may reduce the likelihood that a species will maintain its population and reproduce over the long term.

Local governments, in conjunction with state resource agencies and affected Indian tribes, should determine which habitats and species are of local importance.

All public and private tidelands or bedlands suitable for shellfish harvest shall be classified as critical areas. Local governments should consider both commercial and recreational shellfish areas. Local governments should review the Washington department of health classification of commercial and recreational shellfish growing areas to determine the existing condition of these areas. Further consideration should be given to the vulnerability of these areas to contamination or potential for recovery. Shellfish protection districts established pursuant to chapter 90.72 RCW shall be included in the classification of critical shellfish areas. Local governments shall classify kelp and eelgrass beds identified by the department of natural resources' aquatic lands division, the department, and affected Indian tribes as critical saltwater habitats.

Comprehensive saltwater habitat management planning should identify methods for monitoring conditions and adapting management practices to new information.

(C) Standards.

Docks, bulkheads, bridges, fill, floats, jetties, utility crossings, and other human-made structures shall not intrude into or over critical saltwater habitats except when all of the conditions below are met:

- The public's need for such an action or structure is clearly demonstrated and the proposal is consistent with protection of the public trust, as embodied in RCW 90.58.020;

- Avoidance of impacts to critical saltwater habitats by an alternative alignment or location is not feasible;

- The project is designed to minimize its impacts on critical saltwater habitats and the environment;

- Significant ecological impacts will be mitigated through the mitigation sequence described in WAC 173-26-020; and

- The project is consistent with the state's interest in resource protection and species recovery.

Until an inventory of critical saltwater habitat has been done, shoreline master programs shall condition all over-water and near-shore developments with the requirement for an inventory of the site and adjacent beach sections to assess the presence of critical saltwater habitats and functions. The methods and extent of the inventory shall be consistent with accepted research methodology. At a minimum, local governments should consult with department technical assistance materials for guidance.

(iv) **Critical freshwater habitats, including riverine corridors and other freshwater fish and wildlife conservation areas.**

(A) Applicability.

The following applies to master program provisions and shoreline management activities within shoreline jurisdiction affecting critical freshwater habitats, including streams, rivers, wetlands, and lakes, their associated channel migration zones, and flood plains.

(B) Principles.

Many ecological functions of riverine corridors depend both on the continuity of the natural environment along the length of the shoreline and on the conditions of the surrounding lands on either side of the river channel. Significant damage to the environment, such as a polluting outfall, vegetation loss, or imperviousness within the watershed, can destroy ecological functions downstream. Likewise, gradual destruction or loss of the vegetation along the corridor or extensive flood plain development can raise water temperatures and alter hydrographic conditions, thereby making the corridor uninhabitable for priority species and susceptible to catastrophic flooding, droughts, and landslides. These conditions can also threaten human health, safety, and property. Therefore, effective management of riverine corridors depends on:

(I) Planning, protecting, and restoring the length of the corridor from river headwaters to the mouth; and

(II) Conservatively regulating the uses within shoreline jurisdiction, the stream channel, associated channel migration zone, wetlands, and the flood plain. Water quality and hydrological processes also depend upon subsurface flows through the adjacent hyporheic zone, surface water run-off, and ground water in lands outside the flood plain. For this reason, comprehensive watershed efforts are the most effective approach to corridor management.

Recognizing that long stretches of riverine shorelines have been altered or degraded from their natural condition, effective riverine management usually requires a two-part strategy of:

- Preventing damage to riverine shoreline areas that retain their ecological functions; and
- Restoring degraded riverine shoreline areas whenever feasible.

Local governments should base master program provisions for critical freshwater fish and wildlife conservation areas on a comprehensive approach, as described in WAC 173-26-200 (3)(d)(i), (e), (f), and (g). As part of this comprehensive approach, local governments should integrate categories of master program provisions, including those for shoreline stabilization, fill, vegetation conservation, water quality, flood hazard reduction, and specific uses, to protect human health and safety and to protect and restore the corridor's ecological functions and ecosystem-wide processes.

Applicable master programs should contain provisions to protect and restore hydrologic connections between water bodies, water courses, and associated wetlands. For example, master programs should require that dikes, roads, or other structures, when allowed, be constructed or refitted to allow the unrestricted natural flow of water between dry or braided channels, associated wetlands, the main river channel, and associated water bodies. Incentives should be provided to restore water connections that have been impeded by previous development.

Master program provisions for riverine corridors should, where appropriate, be based on the information from comprehensive watershed management planning, as indicated in WAC 173-26-200 (3)(c) and (d).

(3) Flood hazard reduction.**(a) Applicability.**

The following provisions apply to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and storm water management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-220(2).

(b) Principles.

Flooding of rivers, streams, and other shorelines is a natural process that is affected by factors and land uses occurring throughout the watershed. Past land use practices have disrupted hydrological processes and increased the rate and volume of runoff, thereby exacerbating flood hazards and reducing ecological functions. Flood hazard reduction measures are most effective when integrated into comprehensive strategies that recognize the natural hydrogeological and biological processes of water bodies. Over the long term, the most effective means of flood hazard reduction is to prevent or remove development in flood-prone areas, to manage storm water within the flood plain, and to maintain or restore the riverine system's natural hydrological and geomorphological processes.

Structural flood hazard reduction measures, such as diking, even if effective in reducing inundation in a portion of the watershed, can intensify flooding elsewhere. Moreover, structural flood hazard reduction measures can damage ecological functions crucial to fish and wildlife species, bank stability, and water quality. Therefore, structural flood hazard reduction measures shall be avoided whenever possible. When necessary, they shall be accomplished in a manner to minimize change to shoreline ecological functions and ecosystem-wide processes. In such cases, set back levees shall be preferred over levees near the floodway.

Master programs shall implement the following principles:

(i) Where feasible, give preference to nonstructural flood hazard reduction measures over structural measures. For example, setback or relocation of structures is generally preferred over new dikes or seawalls.

(ii) Base shoreline master program flood hazard reduction provisions on applicable watershed management plans, comprehensive flood hazard management plans, and other comprehensive planning efforts, provided those measures are consistent with the Shoreline Management Act and this chapter.

(iii) Consider integrating master program flood hazard reduction provisions with other regulations and programs, including (if applicable):

- Storm water management plans;
- Flood plain regulations, as provided for in chapter 86.16 RCW;
- Critical area ordinances and comprehensive plans, as provided in chapter 36.70A RCW; and the
- National Flood Insurance Program.

(iv) Protect and restore the ecological functions while reducing risk to human safety and property. When preparing master program provisions for flood hazard reduction measures, address the protection and restoration of ecological functions and ecosystem-wide processes on a comprehensive basis consistent with WAC 173-26-200 (3)(d)(i), (e), (f), and (g) and 173-26-220 (2)(c)(iv).

(c) Standards.

Master programs shall implement the following standards within shoreline jurisdiction:

(i) Do not allow new development that significantly or cumulatively increases flood hazard or that is inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the department. Do not allow new development or new uses in shoreline jurisdiction, including the subdivision of land, that will require structural flood hazard reduction measures within the channel migration zone, except for:

- Actions that protect or restore the ecosystem-wide processes or ecological functions.
- Forest practices in compliance with the Washington State Forest Practices Act and its implementing rules.
- Existing and ongoing agricultural practices, provided that no new restrictions to channel movement occur.
- Bridges, utility lines, and other public utility and transportation structures where no other feasible alternative exists. Where such structures are allowed, mitigation shall be required that protects or restores impacted functions and processes in the affected section of watershed or drift cell.
- Repair and maintenance of an existing legal use, provided that such actions do not cause significant ecological impacts.
- Development on a previously altered site where it is demonstrated that the development returns ecological functions and processes of the applicable section of the watershed or drift cell to a more natural condition.
- Development consistent with a management plan approved by the department of ecology that is directed toward protecting and restoring ecological functions and ecosystem-wide processes.
- Modifications or additions to an existing legal use, provided that channel migration is not further limited and that the new development includes appropriate ecological restoration.
- Development in incorporated municipalities and designated urban growth areas, as defined in Chapter 36.70A RCW, where existing structures prevent active channel movement.
- Measures to reduce shoreline erosion, provided that it is demonstrated that the erosion rate exceeds that which would normally occur in a natural condition, that the measure does not interfere with fluvial hydrological and geomorphological processes normally acting in natural conditions, and that the measure includes appropriate habitat restoration associated with the river or stream. It is the intent of this provision to allow measures that protect property at the same time as restoring ecosystem-wide processes where scientific

and technical information demonstrate that this may be accomplished.

(ii) Allow new structural flood hazard reduction measures in shoreline jurisdiction only when it can be demonstrated by a scientific and engineering analysis that they are necessary to protect existing development, that nonstructural measures are not feasible, that impacts to the existing shoreline functions and priority species and habitats can be successfully mitigated, and that appropriate vegetation conservation actions are undertaken consistent with WAC 173-26-220(5).

Structural flood hazard reduction measures shall be consistent with an adopted comprehensive flood hazard management plan approved by the department that evaluates cumulative impacts to the watershed system.

(iii) Require that all new structural flood hazard reduction measures and improvements to existing structures that cause significant ecological impacts include measures to restore ecological functions.

(iv) Place new structural flood hazard reduction measures landward of the floodway, channel migration zone, associated wetlands, and associated vegetation conservation areas, except for actions that increase ecological functions, such as wetland restoration, or as noted below. Consult with Washington's department of fish and wildlife and affected Indian tribes with respect to ecological restoration measures.

Exception: Flood hazard reduction projects as described in this section may occur in a channel migration zone only if it is determined that no other alternative to reduce flood hazard to existing development is feasible. The need for structural improvements in the channel migration zone shall be documented through a geotechnical analysis. If the geotechnical analysis demonstrates a need for the structural measure, assess and mitigate impacts to priority species through a habitat evaluation and application of mitigation sequencing.

(v) Require that new structural public flood hazard reduction measures, such as dikes and levees, dedicate and improve public access pathways unless public access improvements would cause unavoidable health or safety hazards to the public, inherent and unavoidable security problems, unacceptable and unmitigable significant ecological impacts, unavoidable conflict with the proposed use, or a cost that is disproportionate and unreasonable to the total long-term cost of the development.

(vi) Require that the removal of gravel for flood management purposes be consistent with an adopted flood hazard reduction plan and with this chapter and allowed only after a biological and geomorphological study shows that extraction has a long-term benefit to flood hazard reduction, does not cause significant ecological impacts to fish and wildlife, and is part of a comprehensive flood management solution.

(4) Public access.

(a) Applicability.

Public access includes the ability of the general public to reach, touch, and enjoy the water's edge, to travel on the waters of the state, and to view the water and the shoreline from adjacent locations. Public access provisions below apply to all shorelines of the state unless stated otherwise.

(b) Principles.

Local master programs shall:

(i) Promote and enhance the public interest with regard to rights to access waters held in public trust by the state while protecting private property rights and public safety.

(ii) Protect the rights of navigation and space necessary for water-dependent uses.

(iii) To the greatest extent feasible consistent with the overall best interest of the state and the people generally, protect the public's opportunity to enjoy the physical and aesthetic qualities of shorelines of the state, including views of the water.

(iv) Regulate the design, construction, and operation of permitted uses in the shorelines of the state to minimize, insofar as practical, interference with the public's use of the water.

(c) Planning process to address public access.

Local governments should plan for an integrated shoreline area public access system that identifies specific public needs and opportunities to provide public access. Such a system can often be more effective and economical than applying uniform public access requirements to all development. This planning should be integrated with other relevant comprehensive plan elements, especially transportation and recreation.

Where a port district or other public entity has incorporated public access planning into its master plan through an open public process, that plan may serve as a portion of the local government's public access planning, provided it meets the provisions of this chapter. The planning may also justify more flexible off-site or special area public access provisions in the master program. Public participation requirements in WAC 173-26-200 (3)(b)(i) apply to public access planning.

At a minimum, the public access planning should result in public access requirements for shoreline permits, recommended projects, port master plans, and/or actions to be taken to develop public shoreline access to shorelines on public property. The planning should identify a variety of shoreline access opportunities and circulation for pedestrians—including disabled persons—bicycles, and vehicles between shoreline access points, consistent with other comprehensive plan elements.

(d) Standards.

Shoreline master programs shall implement the following standards:

(i) Based on the public access planning described in (c) of this subsection, establish policies and regulations that protect and enhance both physical and visual public access. The master program shall address public access on public lands. The master program should seek to increase the amount and diversity of public access to the state's shorelines consistent with the natural shoreline character, property rights, public rights under the Public Trust Doctrine, and public safety.

(ii) Require that shoreline development by public entities, including local governments, port districts, state agencies, and public utility districts, include public access measures as part of each development project, unless such access is shown to be incompatible due to reasons of safety, security, or impact to the shoreline environment. Where public access planning as described in WAC 173-26-220 (4)(c) demonstrates that a more effective public access system can be

achieved through alternate means, such as focusing public access at the most desirable locations, local governments may institute master program provisions for public access based on that approach in lieu of uniform site-by-site public access requirements.

(iii) Provide standards for the dedication and improvement of public access in developments for water-enjoyment, water-related, and nonwater-dependent uses and for the subdivision of land into more than four parcels. In these cases, public access should be required except:

(A) Where the local government provides more effective public access through a public access planning process described in WAC 173-26-220 (4)(c).

(B) Where it is demonstrated to be infeasible due to reasons of incompatible uses, safety, security, or impact to the shoreline environment.

In determining the infeasibility, undesirability, or incompatibility of public access in a given situation, local governments shall consider alternate methods of providing public access, such as off-site improvements, viewing platforms, separation of uses through site planning and design, and restricting hours of public access.

(C) For individual single-family residences not part of a development planned for more than four parcels.

(iv) Adopt provisions, such as maximum height limits, setbacks, and view corridors, to minimize the impacts to existing views from public property or substantial numbers of residences. Where there is an irreconcilable conflict between water-dependent shoreline uses or physical public access and maintenance of views from adjacent properties, the water-dependent uses and physical public access shall have priority, unless there is a compelling reason to the contrary.

(v) Do not allow public access improvements that would cause significant ecological impacts to shoreline ecological functions that cannot be mitigated. Require that public access improvements with the potential to degrade ecological functions be designed to minimize adverse impacts.

(5) Shoreline vegetation conservation.

(a) Applicability.

Vegetation conservation includes activities to protect and restore vegetation along or near marine and freshwater shorelines that contribute to the ecological functions of shoreline areas. Vegetation conservation provisions include the prevention or restriction of plant clearing and earth grading, vegetation restoration, and the control of invasive weeds and nonnative species.

Unless otherwise stated, vegetation conservation does not include those activities covered under the Washington State Forest Practices Act, except for conversion to other uses and those activities over which local governments have authority. As with all master program provisions, vegetation conservation provisions apply even to those shoreline uses and developments that are exempt from the requirement to obtain a permit. Like other master program provisions, vegetation conservation standards do not apply retroactively to existing uses and structures, such as existing agricultural practices.

(b) Principles.

The intent of vegetation conservation is to protect and restore the ecological functions and ecosystem-wide processes performed by vegetation along shorelines. Vegetation conservation should also be undertaken to protect human safety and property, to increase the stability of river banks and coastal bluffs, to reduce the need for structural shoreline stabilization measures, to improve the visual and aesthetic qualities of the shoreline, to protect plant and animal species and their habitats, and to enhance shoreline uses.

Master programs shall include provisions to protect and restore vegetation needed to sustain the ecological functions and ecosystem-wide processes, to avoid adverse impacts to soil hydrology, and to reduce the hazard of slope failures or accelerated erosion.

In ecologically degraded areas, master program provisions should contribute to the restoration of ecological processes and functions provided by vegetation as development or redevelopment occurs.

Master programs should be directed toward achieving the vegetation characteristics described in *Management Recommendations for Washington's Priority Habitats*, prepared by the Washington state department of fish and wildlife where applicable and based on scientific and technical information.

Local governments should address ecological functions and ecosystem-wide processes provided by vegetation as described in WAC 173-26-200 (3)(d)(i), (e), (f), and (g).

Local governments may implement objectives through a variety of measures, where consistent with Shoreline Management Act policy, including clearing and grading regulations, setback and buffer standards, critical area regulations, conditional use requirements for specific uses or areas, and mitigation requirements.

In establishing vegetation conservation regulations, local governments must use all available scientific and technical information, as described in WAC 173-26-200 (2)(a). At a minimum, local governments should consult shoreline management assistance materials provided by the department.

(c) Relationship of shoreline vegetation to ecological functions.

Current scientific evidence indicates that the length, width, and species composition of a shoreline vegetation community contribute substantively to the aquatic ecological functions. Likewise, the biota within the aquatic environment is essential to ecological functions of the adjacent upland vegetation. The ability of vegetated areas to provide critical ecological functions diminishes as the length and width of the vegetated area along shorelines is reduced. When shoreline vegetation is removed, the narrower the area of remaining vegetation, the greater the risk that the functions will not be performed.

Sustaining different individual functions requires different widths of vegetation. The importance of the different functions, in turn, varies with the type of shoreline setting. For example, in forested shoreline settings, periodic recruitment of fallen trees, especially conifers, into the stream channel is an important attribute, critical to natural stream channel maintenance. Therefore, vegetated areas along streams which once supported or could in the future support mature

trees should be wide enough to accomplish this periodic recruitment process.

For riverine shoreline environments where trees naturally grow, achieving the full suite of vegetation-related shoreline functions is related to a vegetated area of one mature site potential tree height in width, measured perpendicular from bank full width.

Woody vegetation normally classed as trees may not be a natural component of plant communities in some environments, such as in arid climates and on coastal dunes. In these instances, the width of a vegetated area necessary to achieve the full suite of vegetation-related shoreline functions may not be related to vegetation height.

In addressing the restoration of degraded shorelines, local governments should ensure that required vegetated areas are large enough to be of ecological benefit, even if they are not sufficiently wide to achieve all ecological functions.

Local governments should identify which ecological processes and functions are important to the local aquatic and terrestrial ecology and conserve sufficient vegetation to maintain them.

(d) Standards.

Master programs shall implement the following requirements in shoreline jurisdiction.

(i) Do not allow significant vegetation removal that would likely result in soil erosion or in the need for structural shoreline stabilization measures as described in WAC 173-26-230 (3)(a). This does not preclude pruning of trees or removal of noxious weeds.

(ii) Establish vegetation conservation standards that implement the principles in WAC 173-26-220 (5)(b) and (c). Methods to do this may include setback or buffer requirements, clearing and grading standards, environment designation standards, or other master program provisions.

Additional vegetation conservation standards for specific uses are included in WAC 173-26-240(3).

(6) Water quality, storm water, and nonpoint pollution.

(a) Applicability.

The following section applies to all development and uses in shoreline jurisdiction that affect water quality, as defined in WAC 173-26-020.

(b) Principles.

Shoreline master programs shall, as stated in RCW 90.58.020, protect against adverse impacts to the public health, to the land and its vegetation and wildlife, and to the waters of the state and their aquatic life, through implementation of the following principles:

(i) Prevent impacts to water quality and storm water quantity that significantly reduce shoreline ecological functions, aesthetic qualities, or recreational opportunities.

(ii) Ensure mutual consistency between shoreline management provisions and other regulations that address water quality and storm water quantity, including public health, storm water, and water discharge standards. The regulations that are most protective of ecological functions shall apply.

(c) Standards.

Shoreline master programs shall include provisions to ensure that new development within shoreline jurisdiction

does not cause significant ecological impacts by altering water quality, quantity, or flow characteristics.

NEW SECTION

WAC 173-26-230 Shoreline modifications. (1) Applicability.

Local governments are encouraged to prepare master program provisions that distinguish between shoreline modifications and shoreline uses. Shoreline modifications are generally related to construction of a physical element such as a dike, breakwater, dredged basin, or fill, but they can include other actions such as clearing, grading, application of chemicals, or significant vegetation removal. Shoreline modifications usually are undertaken in support of or in preparation for a shoreline use; for example, fill (shoreline modification) required for a cargo terminal (industrial use) or dredging (shoreline modification) to allow for a marina (boating facility use).

The provisions in this section apply to all shoreline modifications within shoreline jurisdiction.

(2) Principles.

Master programs shall implement the following principles:

(a) Allow structural shoreline modifications only where they are demonstrated to be necessary to support or protect an allowed principal structure or an existing shoreline use that is in danger of loss or substantial damage.

(b) Reduce the adverse effects of shoreline modifications and, as much as possible, limit shoreline modifications in number and extent.

(c) Allow only shoreline modifications that are appropriate to the specific type of shoreline and environmental conditions for which they are proposed.

(d) Give preference to those types of shoreline modifications that have a lesser impact on ecological functions. For example, in normal circumstances, preference should be given to pile-supported piers, which allow normal water flow, rather than to piers constructed with fill, which alter the normal flow of water.

(e) Where applicable, base provisions on scientific and technical information and a comprehensive analysis of drift cells for marine waters or reach conditions for riverine systems. Contact the department for available drift cell characterizations.

(f) Enhance ecological functions while accommodating existing legally permitted uses. As shoreline modifications occur, incorporate all feasible measures to protect and restore ecological shoreline functions and ecosystem-wide processes. Apply conditions to development authorizations so that structural shoreline modifications for nonwater-dependent uses on degraded sites contribute to the restoration of ecological functions.

(g) Avoid and reduce significant ecological impacts according to the mitigation sequence in WAC 173-26-020.

(3) Provisions for specific shoreline modifications.

(a) Shoreline stabilization.

(i) Applicability.

Shoreline stabilization includes actions taken to address erosion impacts to property and dwellings, businesses, or essential structures caused by natural processes, such as current, flood, tides, wind, or wave action. These actions include structural and nonstructural methods.

Nonstructural methods include building setbacks, relocation of the structure to be protected, ground water management, planning and regulatory measures to avoid the need for structural stabilization.

"Hard" structural stabilization measures refer to those with solid, hard surfaces, such as concrete bulkheads, while "soft" structural measures rely on softer materials, such as biotechnical vegetation measures or beach enhancement. There is a range of measures varying from soft to hard that include:

- Vegetation enhancement;
- Upland drainage control;
- Biotechnical measures;
- Beach enhancement;
- Anchor trees;
- Gravel placement;
- Rock revetments;
- Gabions;
- Concrete groins;
- Retaining walls and bluff walls;
- Bulkheads; and
- Seawalls.

Generally, the harder the construction measure, the greater the impact on shoreline processes, including sediment transport, geomorphology, and biological functions.

Structural shoreline stabilization often results in vegetation removal and damage to near-shore habitat and shoreline corridors. Therefore, master program shoreline stabilization provisions shall also be consistent with WAC 173-26-220(5), vegetation conservation, and WAC 173-26-220(2), critical areas.

The following standards, where applicable to residential bulkheads, implement RCW 90.58.100(6), which states:

Each master program shall contain standards governing the protection of single-family residences and appurtenant structures against damage or loss due to shoreline erosion. The standards shall govern the issuance of substantial development permits for shoreline protection, including structural methods such as construction of bulkheads, and nonstructural methods of protection. The standards shall provide for methods which achieve effective and timely protection against loss or damage to single family residences and appurtenant structures due to shoreline erosion. The standards shall provide a preference for permit issuance for measures to protect single-family residences occupied prior to January 1, 1992, where the proposed measure is designed to minimize harm to the shoreline natural environment.

In order to avoid or mitigate adverse impacts to shoreline functions where shoreline alterations are necessary to protect single-family residences and principal appurtenant structures in danger from active shoreline erosion, prepare standards setting forth the circumstances under which alteration of the shoreline is permitted, and for the design and type of protective measures and devices.

As applied to shoreline stabilization measures, "normal repair" and "normal maintenance" include the patching, sealing, or refinishing of existing structures, the replenishment of sand or other material that has been washed away, and the replacement of less than twenty percent of the structure. Normal maintenance and normal repair are limited to those actions that are typically done on a periodic basis. Construction that causes significant ecological impacts is not considered normal maintenance and repair.

As applied to shoreline stabilization measures, "replacement" means the construction of a new structure to perform a shoreline stabilization function of an existing structure which can no longer adequately serve its purpose.

Additions to or increases in size of existing shoreline stabilization measures shall be considered new structures.

Local governments should consult with technical assistance materials provided by the department. Local governments are encouraged to offer incentives, such as expedient permitting, for removal of unnecessary shoreline stabilization measures.

(ii) **Standards.**

Master programs shall implement the following standards:

(A) New structural stabilization measures shall not be allowed except to protect or support an existing or approved use or an existing or approved development or for the restoration of ecological functions or for hazardous substance remediation pursuant to chapter 70.105D RCW. This is to prevent speculative shoreline stabilization.

(B) New development should be located and designed to eliminate the need for future shoreline stabilization.

(C) New nonwater-dependent development, including single-family residences, that includes structural shoreline stabilization should not be allowed unless all of the conditions below apply:

- The need to protect the development from destruction due to erosion caused by natural processes, such as tidal action, currents, and waves, is demonstrated through a geotechnical report.

- The erosion is not being caused by upland conditions, such as the loss of vegetation and drainage.

- Nonstructural measures, such as placing the development further from the shoreline, planting vegetation, or installing on-site drainage improvements, are not feasible or not sufficient.

- The structure will not cause significant ecological impacts to priority species.

(D) Do not allow shoreline stabilization for new development that would cause significant ecological impacts to adjacent or down-current properties and shoreline areas.

(E) Do not allow the subdivision of land into parcels, or the creation of new lots, that will require shoreline stabilization for development to occur.

(F) New development on steep slopes or bluffs shall be set back sufficiently to ensure that shoreline stabilization will not be needed during the life of the structure, as demonstrated by a geotechnical analysis.

(G) New or enlarged structural shoreline stabilization measures for an existing principal structure or use, including

residences, should not be allowed unless there is conclusive evidence, documented by a geotechnical analysis, that the structure is in danger from shoreline erosion caused by tidal action, currents, or waves. Normal sloughing, erosion of steep bluffs, or shoreline erosion itself, without a scientific or geotechnical analysis, is not demonstration of need. The geotechnical analysis should evaluate on-site drainage issues and address drainage problems away from the shoreline edge before considering structural shoreline stabilization. The project design and analysis should also evaluate vegetation enhancement as a means of reducing undesirable erosion.

(H) An existing shoreline stabilization structure may be replaced with a similar structure if there is a demonstrated need to protect principal uses or structures from erosion caused by currents, tidal action, or waves. In this case, demonstration of need does not necessarily require a geotechnical report. The replacement structure should be designed, located, sized, and constructed to minimize harm to ecological functions. Replacement walls or bulkheads shall not encroach waterward of the ordinary high-water mark or existing structure unless the residence was occupied prior to January 1, 1992, and there are overriding safety or environmental concerns. In such cases, the replacement structure shall abut the existing shoreline stabilization structure. Where significant ecological impacts to critical saltwater habitats would occur by leaving the existing structure, remove it as part of the replacement measure. Soft shoreline stabilization that restores ecological functions may be permitted waterward of the ordinary high-water mark.

(I) Where structural shoreline stabilization measures are demonstrated to be necessary, as in the above provisions, limit the size of stabilization measures to the minimum necessary. Use measures designed to minimize harm to ecological functions and apply mitigation through mitigation sequencing. Mitigation shall address the functions lost. Soft approaches shall be used unless demonstrated not to be sufficient to protect primary structures, dwellings, and businesses.

(J) In the design of shoreline stabilization measures, use techniques to restore, as much as possible, the ecological functions of the shoreline. Require mitigation of adverse impacts to shoreline functions in accordance with the mitigation sequence defined in WAC 173-26-020. Include vegetation conservation, as described in WAC 173-26-220(5), as part of shoreline stabilization, where feasible.

(K) Ensure that publicly financed or subsidized shoreline erosion control measures do not restrict appropriate public access to the shoreline except where such access is determined to be infeasible because of incompatible uses, safety, security, or harm to ecological functions. See public access provisions; WAC 173-26-220(4). Where feasible, incorporate ecological restoration and public access improvements into the project.

(L) Mitigate new erosion control measures, including replacement structures, on feeder bluffs or other actions that affect beach sediment-producing areas to avoid and, if that is not possible, to minimize adverse impacts to sediment conveyance systems. Where sediment conveyance systems cross jurisdictional boundaries, local governments should coordinate shoreline management efforts. If beach erosion is threatening existing development, local governments should adopt

master program provisions for a beach management district or other institutional mechanism to provide comprehensive mitigation for the adverse impacts of erosion control measures.

(M) For erosion or mass wasting due to upland conditions, see WAC 173-26-220 (2)(c)(ii).

(b) Piers and docks.

New piers and docks shall be allowed only for water-dependent uses or public access. Pier and dock construction shall be restricted to the minimum size necessary to meet the needs of the proposed water-dependent use. Water-related and water-enjoyment uses may be allowed as part of mixed-use development on over-water structures where they are clearly auxiliary to and in support of water-dependent uses, provided the minimum size requirement needed to meet the water-dependent use is not violated.

New pier or dock construction, excluding docks accessory to single-family residences, should be permitted only when the applicant has demonstrated that a specific need exists to support the intended water-dependent uses. If a port district or other public or commercial entity involving water-dependent uses has performed a needs analysis or comprehensive master plan projecting the future needs for pier or dock space, and if the plan or analysis is approved by the local government and consistent with these guidelines, it may serve as the necessary justification for pier design, size, and construction. The intent of this provision is to allow ports and other entities the flexibility necessary to provide for existing and future water-dependent uses.

Where new piers or docks are allowed, master programs should contain provisions to encourage new residential development of two or more dwellings to provide joint use or community dock facilities rather than allow individual docks for each residence.

Piers and docks, including those accessory to single-family residences, shall be designed and constructed to avoid or, if that is not possible, to minimize and mitigate the impacts to ecological functions, critical areas resources such as eelgrass beds and fish habitats and processes such as currents and littoral drift. See WAC 173-26-220 (2)(c)(iii) and (iv). Master programs should require that structures be made of materials that have been approved by applicable state agencies.

(c) Fill.

Fills shall be located, designed, and constructed to protect shoreline ecological functions and ecosystem-wide processes, including channel migration.

Fills waterward of the ordinary high-water mark shall be allowed only when necessary to support a water-dependent use, public access, cleanup and disposal of contaminated sediments as part of an interagency environmental clean-up plan, mitigation action, environmental restoration, beach nourishment or enhancement project. Fills waterward of the ordinary high-water mark for any use except ecological restoration should require a conditional use permit.

(d) Breakwaters, jetties, groins, and weirs.

Breakwaters, jetties, groins, and weirs located waterward of the ordinary high-water mark shall be allowed only where necessary to support water-dependent uses, public

access, shoreline stabilization, or other specific public purpose. Breakwaters, jetties, groins, weirs, and similar structures should require a conditional use permit, except for those structures installed to protect or restore ecological functions, such as large woody debris installed in streams. Such structures shall be designed to protect or restore ecological functions and protect critical areas and shall provide for mitigation according to the sequence defined in WAC 173-26-020.

(e) Beach and dunes management.

Washington's dunes and their associated beaches lie along the Pacific Ocean coast between Point Grenville and Cape Disappointment, and as shorelines of statewide significance shall be managed from a statewide perspective. Dunes and their beaches within shoreline jurisdiction shall be managed to conserve, protect, where appropriate develop, and where appropriate restore the resources and benefits of coastal dunes. Dunes and associated beaches should also be managed to reduce the hazard to human life and property from natural or human-induced actions associated with these areas.

Shoreline master programs in coastal marine areas shall provide for diverse and appropriate use of beach and dune areas consistent with their ecological, recreational, aesthetic, and economic values, and consistent with the natural limitations of beaches, dunes, and dune vegetation for development. Coastal master programs shall institute development setbacks from the shoreline to prevent impacts to the natural, functional, ecological, and aesthetic qualities of the dune.

"Dune modification" is the removal or addition of material to a dune, the reforming or reconfiguration of a dune, or the removal or addition of vegetation that will alter the dune's shape or sediment migration. Dune modification may be proposed for a number of purposes, including protection of property, flood and storm hazard reduction, erosion prevention, and ecological restoration.

Coastal dune modification shall be allowed only as a conditional use unless a jurisdiction-wide or regional plan for dune management addressing grading, revegetation, and monitoring is carried out consistent with state and federal flood protection standards and approved by the local government and the department.

Dune modification to protect views of the water shall be allowed only where the view is completely obstructed for residences or water-enjoyment uses and where it can be demonstrated that the dunes did not obstruct views at the time of original occupancy, and then only in conformance with the above provisions.

(f) Dredging and dredge material disposal.

Dredging and dredge material disposal shall be done in a manner which avoids or minimizes significant ecological impacts.

New development should be sited and designed to avoid or, if that is not possible, to minimize the need for new and maintenance dredging. Dredging for the purpose of establishing, expanding, or relocating navigation channels and basins should be allowed only when significant ecological impacts are minimized and when suitable mitigation is provided. Maintenance dredging of established navigation channels and basins should be restricted to maintaining previously

dredged and/or existing authorized location, depth, and width unless necessary to improve navigation.

Dredging waterward of the ordinary high-water mark for the primary purpose of obtaining fill material shall not be allowed, except when the material is necessary for the restoration of ecological functions. When allowed, the site where the fill is to be placed must be located waterward of the ordinary high-water mark. The project must be either associated with a MTCA or CERCLA habitat restoration project or, if approved through a shoreline conditional use permit, any other significant habitat enhancement project. Master programs should include provisions for uses of suitable dredge material that benefit shoreline resources. Where applicable, master programs should provide for the implementation of adopted regional interagency dredge material management plans or watershed management planning.

Disposal of dredge material into river channel migration zones within shoreline jurisdiction but outside harbor areas shall be discouraged. In the limited instances where it is allowed, such disposal shall require a conditional use permit.

(g) Shoreline habitat and natural systems enhancement projects.

Shoreline habitat and natural systems enhancement projects include those activities proposed and conducted specifically for the purpose of establishing, restoring, or enhancing habitat for priority species in shorelines.

Master programs should include provisions fostering habitat and natural system enhancement projects. Such projects may include shoreline modification actions such as modification of vegetation, shoreline stabilization, dredging, and filling, provided that the primary purpose of such actions is clearly restoration of the natural character and ecological functions of the shoreline. Master program provisions shall assure that the projects address legitimate restoration needs and priorities.

NEW SECTION

WAC 173-26-240 Shoreline uses. (1) Applicability.

The provisions in this section apply to uses and development within shoreline jurisdiction.

(2) General use provisions.

(a) Principles.

Shoreline master programs shall implement the following principles:

(i) Establish a system of use and environment designation provisions consistent with WAC 173-26-200 (2)(d) and 173-26-210 that gives preference to those uses that are consistent with the control of pollution and prevention of damage to the natural environment, or are unique to or dependent upon uses of the state's shoreline areas.

(ii) Ensure that all shoreline master program provisions concerning proposed development of property are established, as necessary, to protect the public's health, safety, and welfare, as well as the land and its vegetation and wildlife, and to protect property rights while implementing the policies of the Shoreline Management Act.

(iii) Reduce use conflicts by including provisions to prohibit or apply special conditions to those uses which are not

consistent with the control of pollution and prevention of damage to the natural environment or are not unique to or dependent upon use of the state's shoreline. In implementing this provision, preference shall be given first to water-dependent uses, then to water-related uses and water-enjoyment uses.

(iv) Establish regulations to mitigate existing and potential impacts to ecological functions.

(v) Establish use provisions that preserve unique shorelines. Shoreline master programs should establish use provisions that take advantage of shorelines with unique attributes or resources.

(vi) Establish use provisions that encourage the restoration of ecological functions on degraded shorelines.

(b) Conditional uses.

Define the types of uses and development that require shoreline conditional use permits. Requirements for a conditional use permit may be used for a variety of purposes, including:

- To effectively address unanticipated uses not classified in the master program as described in WAC 173-27-030.

- To address cumulative impacts.

- To provide the opportunity to require environmental analysis or design modifications of a proposal that would otherwise be inconsistent with Shoreline Management Act policies.

In these cases, allowing a given use as a conditional use could provide greater flexibility within the master program than if the use were prohibited outright.

If master programs permit the following types of uses and development, they should require a conditional use permit:

(i) Uses and development that may significantly impair or alter the public's use of the water areas of the state.

(ii) Uses and development which, by their intrinsic nature, may have a significant ecological impact on shoreline ecological functions or shoreline resources depending on location, design, and site conditions, such as fill waterward of the ordinary high-water mark, disposal of dredge material within a river channel migration zone but outside a harbor area, Class IV general forest practices where shorelines are being converted or are expected to be converted to nonforest uses, breakwaters, jetties, groins, and weirs.

(iii) Development in critical saltwater habitats.

(iv) Other uses and development as identified by local governments.

(3) Standards.

Establish master program regulations to address the potential impacts and opportunities of specific shoreline uses that may occur in the jurisdiction.

(a) Agriculture.

Applicable master programs shall address new agricultural development that does not meet the definition of existing and ongoing agriculture.

RCW 90.58.030 (3)(e) defines substantial development for agricultural uses. New shoreline master program provisions do not apply retroactively to existing agricultural uses. Existing and ongoing agriculture includes, but is not limited to, the production of horticultural, viticultural, floricultural,

livestock, dairy, apiary, vegetable, or animal products or of berries, grain, hay, straw, turf, seed, or Christmas trees; the operation and maintenance of farm and stock ponds, drainage ditches, or irrigation systems; normal crop rotation and crop change; and the normal maintenance and repair of existing structures, facilities, and lands currently under production or cultivation.

New development, clearing, and grading in support of agricultural uses shall be located and designed to avoid significant ecological impacts.

Applicable master programs shall include standards for setbacks, water quality protection, environmental impacts, and vegetation conservation, as described in WAC 173-26-220(5), for new agricultural development, clearing, and grading in shoreline jurisdiction.

Requirements for setbacks for new development shall be based on scientific and technical information and management practices adopted by the applicable state agencies necessary to preserve the functions and qualities of the shoreline environment. In riverine corridors with priority species, the regulations shall be sufficient to ensure no net loss of habitat viability. If the shoreline habitat has been degraded through development or agriculture practices, the master program shall include provisions that result in improved habitat over time.

Agricultural lands within jurisdiction of the Shoreline Management Act which are enrolled in set-aside programs administered by the Natural Resources Conservation Service or the Farm Services Administration of the United States Department of Agriculture, or any other federal, state, or local agency, are considered to remain existing and ongoing agriculture for purposes of the Shoreline Management Act and this rule. This provision is intended to ensure that master program provisions do not prevent agriculture from being resumed after the period of the set-aside program.

(b) Aquaculture.

Aquaculture is the culture or farming of food fish, shellfish, or other aquatic plants and animals. This activity is of statewide interest. Properly managed, it can result in long-term over short-term benefit and can protect the resources and ecology of the shoreline. Aquaculture is dependent on the use of the water area and, when consistent with control of pollution and prevention of damage to the environment, is a preferred use of the water area.

Potential locations for aquaculture are relatively restricted due to specific requirements for water quality, temperature, flows, oxygen content, adjacent land uses, wind protection, commercial navigation, and, in marine waters, salinity. The technology associated with some forms of present-day aquaculture is still in its formative stages and experimental. Local shoreline master programs should therefore recognize the necessity for some latitude in the development of this emerging economic water use as well as its potential impact on existing uses and natural systems.

Aquaculture should not be permitted in areas where it would significantly degrade ecological functions over the long term, adversely impact eelgrass and macroalgae, or significantly conflict with navigation and other water-dependent uses. Aquacultural facilities should be designed and located

so as not to spread disease to native aquatic life, establish new nonnative species which cause significant ecological impacts, or significantly impact the aesthetic qualities of the shoreline. Impacts to ecological functions shall be mitigated according to the mitigation sequence described in WAC 173-26-020.

(c) Boating facilities.

For the purposes of this chapter, "boating facilities" excludes docks serving four or fewer single-family residences. Shoreline master programs shall contain provisions to address potential impacts while providing the boating public recreational opportunities on waters of the state.

Where applicable, shoreline master programs should, at a minimum, contain:

(i) Provisions to ensure that boating facilities are located only at sites with suitable environmental conditions, shoreline configuration, access, and neighboring uses.

(ii) Provisions that assure that facilities meet health, safety, and welfare requirements. Master programs may reference other regulations to accomplish this requirement.

(iii) Regulations to avoid, or if that is not possible, to mitigate visual and significant ecological impacts.

(iv) Provisions for public access in new marinas, particularly where water-enjoyment uses are associated with the marina, in accordance with WAC 173-26-220(4).

(v) Regulations to limit the impacts from boaters living in their vessels (live-aboards).

(vi) Regulations reducing the impacts of parking.

(vii) Regulations restricting or mitigating the impacts of covered moorage.

(viii) Regulations to protect the rights of navigation.

(ix) Regulations restricting vessels from permanently mooring on waters of the state unless a lease or permission is obtained from the state and impacts to navigation and public access are mitigated.

(d) Commercial development.

Master programs shall first give preference to water-dependent commercial uses over nonwater-dependent commercial uses; and second, give preference to water-related and water-enjoyment commercial uses over nonwater-oriented commercial uses.

Require that public access and ecological restoration be considered for all water-dependent commercial development. Require that public access and ecological restoration be a condition of all nonwater-dependent commercial development unless such improvements are demonstrated to be infeasible or inappropriate. Refer to WAC 173-26-220(4) for public access provisions.

Master programs should exclude nonwater-oriented commercial uses from locating on the shoreline unless they provide public access and ecological restoration and they meet at least one of the following criteria:

(i) The use is part of a mixed-use project or area that includes water-dependent uses;

(ii) Navigability is severely limited at the proposed site; or

(iii) The commercial use provides a significant public benefit with respect to the Shoreline Management Act's objectives.

Nonwater-oriented commercial development may be allowed if the site is physically separated from the shoreline by another property or public right of way.

New nonwater-dependent commercial development should be required to protect existing shoreline vegetation contributing to ecological functions. Where shoreline vegetation has been removed or degraded, nonwater-dependent commercial development should contribute to the restoration of ecological functions provided by vegetation.

Nonwater-dependent commercial uses should not be allowed over water except in existing structures or in the limited instances where they are auxiliary to and in support of water-dependent uses and provided the size of the over-water construction is not expanded for nonwater-dependent uses.

New water-dependent commercial development should mitigate impacts to shoreline vegetation according to WAC 173-26-200 (2)(e).

(e) Forest practices.

Local master programs should rely on the Forest Practices Act and rules implementing the act and the *Forest and Fish Report* as adequate management of commercial forest uses within shoreline jurisdiction. However, local governments shall, where applicable, apply this chapter to Class IV-General forest practices where shorelines are being converted or are expected to be converted to nonforest uses.

Forest practice conversions and other Class IV-General forest practices where there is a likelihood of conversion to nonforest uses shall avoid significant ecological impacts to the shoreline environment and maintain the ecological quality of the watershed hydrologic system. Master programs shall establish provisions to ensure that all such timber removal is consistent with the master program environment designation provisions and the provisions of this chapter. Applicable shoreline master programs should contain provisions to ensure that when forest lands are converted to another use, including a residential use, significant vegetation removal, grading, and development are not allowed, except for low-intensity uses and public access that protect or restore ecological functions.

Master programs shall implement the provisions of RCW 90.58.150 regarding selective removal of timber harvest on shorelines of statewide significance. Exceptions to this standard shall be by conditional use permit only.

Lands designated as "forest lands" pursuant to RCW 36.70A.170 shall be designated either "natural," "rural conservancy," or equivalent environment designation.

Where forest practices fall within the applicability of the Forest Practices Act, local governments should consult with the department of natural resources, other applicable agencies, and local timber owners and operators.

(f) Industry.

Regional and statewide needs for water-dependent and water-related industrial facilities should be carefully considered in establishing master program environment designations, use provisions, and space allocations for industrial uses and supporting facilities.

Industrial development shall not be located in shoreline areas with severe environmental limitations, such as critical areas, unless no other feasible option is available. Industrial

development shall not be located, designed, or constructed in a manner that causes significant ecological impacts to the ecological functions. Particular scrutiny shall be given to ecological functions necessary to support priority species.

New industrial development shall incorporate public access to the water except when such access causes significant interference with operations or hazards to life or property, as provided in WAC 173-26-220(4). Industrial development and redevelopment shall, where feasible, incorporate environmental cleanup and restoration of the shoreline area. New nonwater-oriented industrial development—that is, industrial development that is neither water-dependent nor water-related—should only be allowed on shorelines that are not navigable for commercial transport and should include ecological restoration of the shoreline and, where feasible, public access. In such cases, no new structural shoreline stabilization measures should be permitted, except to protect or restore ecological functions or public access.

Additions or modifications to existing nonwater-dependent development may be allowed on shorelines navigable for commercial transport, provided restoration and public access are provided where feasible.

New nonwater-dependent industrial development should be required to protect existing shoreline vegetation contributing to ecological functions. Where shoreline vegetation has been removed or degraded, nonwater-dependent development should contribute to the restoration of ecological functions provided by vegetation consistent with WAC 173-26-220(5). New water-dependent development should mitigate impacts to shoreline vegetation.

Nonwater-oriented industrial uses may be allowed if the site is physically separated from the shoreline by another property or public right of way.

(g) In-stream structures.

In-stream structures shall provide for the protection, preservation, and restoration of ecosystem-wide processes, ecological functions, and cultural resources, including, but not limited to, fish and fish passage, wildlife and water resources, shoreline critical areas, hydrogeological processes, and natural scenic vistas. The location and planning of in-stream structures shall give due consideration to the full range of public interests, watershed functions and processes, and environmental concerns, with special emphasis on protecting and restoring priority habitats and species.

(h) Mining.

Mining is the removal of sand, gravel, soil, minerals, and other earth materials for commercial and other uses. Mining alters the natural character, resources, and ecology of shorelines of the state and may adversely impact critical shoreline resources. Activities associated with mining, including processing and transportation, also have the potential to adversely impact shoreline resources. Master programs shall include policies and regulations that assure:

(i) Mining and associated activities are not allowed where such uses would result in short-term or long-term significant ecological impacts to shoreline ecological functions or ecosystem-wide processes.

(ii) Where mining and associated activities are allowed, they must be conducted in a manner that is consistent with the

policies of the environment designation in which they are located, impacts to fish and wildlife habitat shall be avoided, and all disturbed areas must be restored upon completion of mining. Destruction of critical habitat for priority species is prohibited.

(iii) Surface mining shall be conducted in conformance with the Washington State Surface Mining Reclamation Act, chapter 78.44 RCW.

(iv) Surface mine reclamation plans shall provide for subsequent use of the property that is consistent with the policies of the environment designation in which they are located and shall assure that ecological functions of the shoreline are restored.

(v) Removal of sand and gravel resources from a location waterward of the ordinary high-water mark of a river shall be prohibited unless:

(A) A hydrogeological study, conducted by a qualified professional and approved by appropriate state agencies, demonstrates that removal of specific quantities at specific locations will not significantly alter the natural processes of gravel transportation for the river system as a whole; and

(B) A biological study, conducted by a qualified professional and approved by appropriate state agencies, demonstrates that removal will not significantly degrade habitat values for priority species or damage other ecological functions.

Removal of sand and gravel from a location waterward of the channel migration zone shall require a conditional use permit.

In locations where gravel removal has been allowed in the past, any future authorization to continue shall be based on studies as required above, and no further authorization shall be granted except in conformance with this provision.

(i) Recreational development.

Provision shall be made in master programs for the public to enjoy the waters of the state. Master program provisions should ensure that shoreline recreational facilities, now and in the future, can reasonably tolerate, during peak use periods, a balance of active and passive uses without causing significant ecological impacts.

In accordance with RCW 90.58.100(4), master program provisions shall reflect that state-owned shorelines are particularly adapted to providing wilderness beaches, ecological study areas, and other recreational uses for the public and give appropriate special consideration to the same.

For all jurisdictions planning under the Growth Management Act, master program recreation policies shall be consistent with growth projections and level-of-service standards established by the applicable comprehensive plan. Private recreational development shall not be a substitute for publicly owned, publicly accessible recreational facilities on the shorelines. Recreational development should provide for a spectrum of recreational needs and opportunities. Where possible, shoreline recreational facilities should be linked to other recreational attractions by pedestrian and bicycle trails. Master program recreation provisions shall be consistent with public access and environmental protection provisions of this chapter.

Master program provisions shall give preference to water-dependent recreation as a first priority and water-

enjoyment and water-related recreational uses as a second priority. Nonwater-oriented recreational uses should be discouraged on the shoreline and, where allowed, shall include public access and ecological protection and restoration.

The impacts of recreational developments, including water-dependent facilities such as marinas and swimming beaches and nonwater-oriented uses, shall be mitigated. Nonwater-dependent recreational uses shall be located away from the water unless their significant ecological impacts can be avoided.

(j) Residential development.

Single-family residences are a priority use when consistent with control of pollution and prevention of damage to the natural environment. However, residential uses can cause significant damage to the shoreline area through cumulative impacts from shoreline bulkheading, storm water runoff, septic system failure, eelgrass damage, introduction of pollutants, and vegetation removal.

Residential development includes single-family and multifamily development and the creation of new residential lots through land division or conversion from another use. Master programs should include shoreline setbacks, density regulations, bulkhead restrictions, vegetation conservation requirements, and, where applicable, on-site sewage system standards for residential uses, including single-family residences and appurtenant structures and uses, in accordance with the provisions of this chapter. Master programs may provide the above standards either by direct language within the master program or by specific reference to the applicable development regulations. New residential development, including appurtenant structures and uses, shall be sufficiently set back from steep slopes and shorelines vulnerable to erosion so that structural improvements, including bluff walls and other stabilization structures, are not required to protect property. (See RCW 90.58.100(6).)

New over-water residences, including floating homes, are not a preferred use and shall be prohibited.

New multiunit residential development, including duplexes, fourplexes, and the subdivision of land for more than four parcels, should provide community and/or public access in conformance to the local government's public access planning and this chapter.

If piers, docks, breakwaters, jetties, groins, and weirs are allowed in residential development, local governments should consult the department technical assistance materials and afford the best possible protection to priority species and shoreline processes.

Local governments should not allow residential development of a scale and location that will cause significant ecological impacts to the ecological functions performed by vegetation. Limit significant vegetation removal to the minimum necessary to accommodate permitted primary residential structures. Where the dimensions of existing legally created lots are not sufficient to accommodate development of a permitted use without significant vegetation removal, apply the mitigation sequence defined in WAC 173-26-020 to address adverse impacts to vegetation.

Master programs shall include standards for the creation of new residential lots, through land division or conversion from another use, that accomplish the following:

(i) Prevent significant vegetation removal, development within the CMZ, and significant ecological impacts. That is, all residential lots resulting from such platting or subdivision must be large enough or configured in a way that a residence may be developed without causing significant ecological impacts to ecological functions. For example, master programs shall prevent the creation of new residential lots that will require structural shoreline stabilization or deviation from vegetation conservation or water quality standards.

When land is converted to residential use from agriculture, forestry, or other less intensive land use, ensure that the resulting lots are sufficient in size and configuration to allow protection of ecological functions or, if vegetation supporting ecological functions has been removed, the restoration of ecological functions.

(ii) Prevent the need for new shoreline stabilization measures that would cause significant ecological impacts.

(iii) Implement the provisions of WAC 173-26-210 and 173-26-220.

(k) Transportation and parking.

Establish and implement master program policies and regulations to provide safe, reasonable, and adequate circulation systems to shorelines.

Transportation and parking plans and projects shall be consistent with the master program public access policies, public access plan, and environmental protection provisions.

Circulation system planning to and on shorelands shall include systems for pedestrian, bicycle, and public transportation where appropriate. Circulation planning and projects should support existing and proposed shoreline uses that are consistent with the master program.

Plan, locate, and design proposed transportation and parking facilities where routes will have the least possible adverse effect on unique or fragile shoreline features and existing ecological functions or on existing or future water-dependent uses. Where other options are available and feasible, new roads or road expansions should not be built within shoreline jurisdiction.

Parking facilities in shorelines are not a preferred use and shall be allowed only as necessary to support a preferred use. Shoreline master programs shall include policies and regulations to minimize the environmental and visual impacts of parking facilities.

Restoration of shoreline ecological functions should be a condition of new and expanded nonwater-dependent transportation and parking facilities.

(l) Utilities.

These provisions apply to services and facilities that produce, convey, store, or process power, gas, sewage, communications, oil, waste, and the like. On-site utility features serving a primary use, such as a water line to a residence, are "accessory utilities" and shall be considered a part of the allowed use.

All utility facilities shall be designed and located to minimize harm to shoreline functions, preserve the natural landscape, and minimize conflicts with present and planned land

and shoreline uses while meeting the needs of future populations in areas planned to accommodate growth.

Utility production and processing facilities, such as power plants and sewage treatment plants, or parts of those facilities, that are nonwater-oriented shall not be allowed in shoreline areas unless it can be demonstrated that no other feasible option is available.

Transmission facilities for the conveyance of services, such as power lines, cables, and pipelines, shall be located to cause minimum harm to the shoreline and shall be located outside of the shoreline area where feasible. Utilities should be located in existing rights of way and corridors whenever possible.

Development of pipelines and cables on tidelands, particularly those running roughly parallel to the shoreline, and development of facilities that may require periodic maintenance or that cause significant ecological impacts should be discouraged except where no other feasible alternative exists. When permitted, those facilities should include adequate provisions to protect against significant ecological impacts.

NEW SECTION

WAC 173-26-250 Shorelines of statewide significance. (1) Applicability.

The following section applies to local governments preparing master programs that include shorelines of statewide significance as defined in RCW 90.58.030.

(2) Principles.

Chapter 90.58 RCW raises the status of shorelines of statewide significance in two ways. First, the Shoreline Management Act sets specific preferences for uses of shorelines of statewide significance. RCW 90.58.020 states:

The legislature declares that the interest of all of the people shall be paramount in the management of shorelines of statewide significance. The department, in adopting guidelines for shorelines of statewide significance, and local government, in developing master programs for shorelines of statewide significance, shall give preference to uses in the following order of preference which:

(1) Recognize and protect the statewide interest over local interest;

(2) Preserve the natural character of the shoreline;

(3) Result in long term over short term benefit;

(4) Protect the resources and ecology of the shoreline;

(5) Increase public access to publicly owned areas of the shorelines;

(6) Increase recreational opportunities for the public in the shoreline;

(7) Provide for any other element as defined in RCW 90.58.100 deemed appropriate or necessary.

Second, the Shoreline Management Act calls for a higher level of effort in implementing its objectives on shorelines of statewide significance. RCW 90.58.090(4) states:

The department shall approve those segments of the master program relating to shorelines of statewide significance only after determining the program provides the opti-

imum implementation of the policy of this chapter to satisfy the statewide interest.

Optimum implementation involves special emphasis on statewide objectives and consultation with state agencies. The state's interests may vary, depending upon the geographic region, type of shoreline, and local conditions. Optimum implementation may involve ensuring that other comprehensive planning policies and regulations support Shoreline Management Act objectives.

Because shoreline ecological resources are linked to other environments, implementation of ecological objectives requires effective management of whole ecosystems. Optimum implementation places a greater imperative on identifying, understanding, and managing ecosystem-wide processes and ecological functions that sustain resources of statewide importance.

(3) Master program provisions for shorelines of statewide significance.

Because shorelines of statewide significance are major resources from which all people of the state derive benefit, local governments that are preparing master program provisions for shorelines of statewide significance shall implement the following:

(a) Statewide interest.

To recognize and protect statewide interest over local interest, consult with applicable state agencies, affected Indian tribes, and statewide interest groups and consider their recommendations in preparing shoreline master program provisions. Recognize and take into account state agencies' policies, programs, and recommendations in developing use regulations. For example, if an anadromous fish species is affected, the Washington state departments of fish and wildlife and ecology and the governor's salmon recovery office, as well as affected Indian tribes, should, at a minimum, be consulted.

(b) Preserving resources for future generations.

Prepare master program provisions on the basis of preserving the shorelines for future generations. For example, actions that would convert resources into irreversible uses or detrimentally alter natural conditions characteristic of shorelines of statewide significance should be severely limited. Where natural resources of statewide importance are being diminished over time, master programs shall include provisions to contribute to the restoration of those resources.

(c) Priority uses.

Establish shoreline environment designation policies, boundaries, and use provisions that give preference to those uses described in RCW 90.58.020 (1) through (7). More specifically:

(i) Identify the extent and importance of ecological resources of statewide importance and potential impacts to those resources, both inside and outside the local government's geographic jurisdiction.

(ii) Preserve sufficient shorelands and submerged lands to accommodate current and projected demand for economic resources of statewide importance, such as commercial shellfish beds and navigable harbors. Base projections on statewide or regional analyses, requirements for essential public

facilities, and comment from related industry associations, affected Indian tribes, and state agencies.

(iii) Base public access and recreation requirements on demand projections that take into account the activities of state agencies and the interests of the citizens of the state to visit public shorelines with special scenic qualities or cultural or recreational opportunities.

(d) Resources of statewide importance.

Establish development standards that:

(i) Ensure the long-term protection and restoration of ecological resources of statewide importance, such as anadromous fish habitats, forage fish spawning and rearing areas, shellfish beds, and unique environments. Standards shall consider incremental and cumulative impacts of permitted development and include provisions to improve the functions of shoreline ecosystems as a whole.

(ii) Provide for the shoreline needs of water-oriented uses and other shoreline economic resources of statewide importance.

(iii) Provide for the right of the public to use, access, and enjoy public shoreline resources of statewide importance.

(e) Comprehensive plan consistency.

Assure that other local comprehensive plan provisions are consistent with and support as a high priority the policies for shorelines of statewide significance. Specifically, shoreline master programs should include policies that incorporate the priorities and optimum implementation directives of chapter 90.58 RCW into comprehensive plan provisions and implementing development regulations.

PART IV GUIDELINES—OPTIONAL APPROACH

NEW SECTION

WAC 173-26-270 Purpose of Part IV. (1) Objectives.

WAC 173-26-270 through 173-26-350 are adopted pursuant to chapter 90.58 RCW, the Shoreline Management Act of 1971, to serve as standards for implementation of the policy of the act for regulation of uses of the shorelines; and provide criteria to local governments and the department in developing and amending master programs. The purposes of Part IV are to: (Text in quotations is excerpted from RCW 90.58.020.)

(a) Protect against adverse impacts.

"Protect against adverse effects to the public health, the land and its vegetation and wildlife, and the waters of the state and their aquatic life..."

Provide measures for the utilization, protection, restoration, and preservation of the state shorelines, which are "among the state's most valuable and fragile of its natural resources."

Prepare standards governing the protection of single-family residences and appurtenant structures from shoreline erosion, giving preference to measures to protect single-family residences occupied before January 1, 1992, where the proposed measure is designed to minimize harm to the shoreline natural environment. (See RCW 90.58.100(6).)

Undertake a "planned, rational, and concerted effort, jointly performed by federal, state and local governments, to prevent the inherent harm in an uncoordinated and piecemeal development of the state's shorelines."

(b) Protect the public's right to use and access the surface waters of the state.

"Insure the development of shorelines of the state in a manner which, while allowing limited reduction of rights of the public in the navigable waters, will promote and enhance the public interest."

"Protect generally public rights of navigation and corollary rights incidental thereto."

Preserve "the public's opportunity to enjoy the physical and aesthetic qualities of natural shorelines of the state to the greatest extent feasible consistent with the overall best interest of the state and the people generally."

Regulate the design, construction, and operation of "permitted uses in the shorelines of the state to minimize, insofar as practical, any interference with the public's use of the water."

(c) Foster reasonable and appropriate uses that are in the public's best interest.

Give preference to uses "which are consistent with control of pollution and prevention of damage to the natural environment, or are unique to or dependent upon use of the state's shoreline." Alterations to the natural conditions of the shorelines of the state, in those limited instances when authorized, shall be given priority for:

(i) "Single-family residences and their appurtenant structures;

(ii) Ports; shoreline recreational uses, including, but not limited to, parks, marinas, piers, and other improvements facilitating public access to the shorelines of the state;

(iii) Industrial and commercial developments which are particularly dependent on their location on or use of the shorelines of the state; and

(iv) Other development that will provide an opportunity for substantial numbers of the people to enjoy the shorelines of the state."

The previous list is in no particular order of priority.

Conduct the "coordinated planning necessary to protect the public's interest associated with the shorelines of the state while, at the same time, recognizing and protecting private property rights consistent with the public interest." Ensure equal treatment and fairness to all parties with respect to the use of shoreline resources.

"Appropriately classify the shorelines and shorelands of the state and revise these classifications when circumstances warrant regardless of whether the change in the circumstances occurs through man-made causes or natural causes."

Reflect that state-owned shorelines of the state are particularly adapted to providing wilderness beaches, ecological study areas, and other recreational uses for the public and give appropriate special consideration to same. (See RCW 90.58.100(4).)

(d) Protection and restoration of ecological functions.

This chapter captures the resource protection and restoration policy of RCW 90.58.020 within the concept of protection and restoration of ecological functions. The relative

state of ecological functions in a species' range or habitat has a dramatic effect on the general health of the state's native vegetation, wildlife, and fish. While some native species in our region remain vigorous, others have declined over the years. In recent years numerous species of aquatic and terrestrial life which live in or near the shoreline have seen dramatic declines in population. A number of these species, including several species of salmonids, have declined to such an extent that they have been listed as threatened or endangered under the federal Endangered Species Act (ESA), 16 U.S.C. 1533, or by the Washington state department of fish and wildlife pursuant to RCW 77.12.020. Declines dramatic enough to warrant listing under the ESA or RCW 77.12.020 signify a failure to adequately protect against adverse effects to such species. The listing of such species indicates that particular attention should be paid to the species and their habitat in order to fulfill the act's policy of protecting against adverse effects to the land and its vegetation and wildlife, and the waters of the state and their aquatic life.

Part IV of this chapter provides a specific approach to addressing this important policy of the act.

(2) Responsibilities of state and local governments.

RCW 90.58.050 gives local governments the responsibility of initiating the planning required by the Shoreline Management Act and administering the regulatory program consistent with its policy and provisions. Nothing in this chapter is intended to reduce the opportunity for local governments to pursue local shoreline management objectives, provided they are consistent with the policies of the act and this chapter.

In 1995, the Washington state legislature passed Engrossed Substitute House Bill 1724, an act relating to implementing the recommendations of the governor's task force on regulatory reform on integrating growth management planning and environmental review. The bill amended, among other statutes, the Growth Management Act, chapter 36.70A RCW; the Shoreline Management Act, chapter 90.58 RCW; and the State Environmental Policy Act, chapter 43.21C RCW. Section 304 of Engrossed Substitute House Bill 1724 amended RCW 90.58.060(1) to read:

(1) The department shall periodically review and adopt guidelines consistent with RCW 90.58.020, containing the elements specified in RCW 90.58.100 for:

(a) Development of master programs for regulation of the uses of shorelines; and

(b) Development of master programs for regulation of the uses of shorelines of statewide significance.

These guidelines implement the directive to integrate referenced statutes. Specifically, the guidelines are directed toward more efficient planning, permitting, and environmental review and more effective resource management.

NEW SECTION

WAC 173-26-280 Applicability of Part IV. WAC 173-26-270 through 173-26-350 apply to actions taken in the preparation, amendment, and review of local shoreline master programs pursuant to RCW 90.58.060(1). The master programs prepared or amended pursuant to this chapter, when

adopted or approved by the department, shall constitute use regulations for the shorelines of the state.

NEW SECTION

WAC 173-26-290 Master program contents. (1) Master program concepts.

The following concepts are the basis for effective shoreline master programs.

(a) Master program policies and regulations.

Shoreline master programs are both planning and regulatory tools. RCW 90.58.020 establishes the need for both planning and regulatory action.

The legislature further finds that much of the shorelines of the state and the uplands adjacent thereto are in private ownership; that unrestricted construction on the privately owned or publicly owned shorelines of the state is not in the best public interest; and therefore, coordinated planning is necessary in order to protect the public interest associated with the shorelines of the state while, at the same time, recognizing and protecting private property rights consistent with the public interest. There is, therefore, a clear and urgent demand for a planned, rational, and concerted effort, jointly performed by federal, state, and local governments, to prevent the inherent harm in an uncoordinated and piecemeal development of the state's shorelines.

The act expresses this dual function in RCW 90.58.030 (3)(b):

"Master program" shall mean the comprehensive use plan for a described area and the use regulations, together with maps, diagrams, charts, or other descriptive material and text, a statement of desired goals, and standards developed in accordance with the policies enunciated in RCW 90.58.020.

Master programs serve a planning function in several ways. First, they balance and integrate the objectives and interests of local citizens. Therefore, the preparation and amending of master programs shall involve active public participation, as called for in WAC 173-26-300(3). Second, they address the full variety of conditions on the shoreline. Third, they consider and, where necessary to achieve the objectives of chapter 90.58 RCW, influence planning and regulatory measures for adjacent land. For jurisdictions planning under chapter 36.70A RCW, the Growth Management Act, the requirements for integration of shoreline and adjacent land planning are more specific and are described in WAC 173-26-290 (2)(a). Fourth, master programs address conditions and opportunities of specific shoreline segments by classifying the shorelines into "environment designations" as described in WAC 173-26-310.

The results of shoreline planning are summarized in shoreline master program policies that establish broad shoreline management directives. The policies are the basis for regulations that govern use and development along the shoreline. Some development requires a shoreline permit prior to construction. A local government evaluates a permit application with respect to the shoreline master program policies and regulations and issues a permit only after determining that the

development conforms to them. The regulations apply to all uses and development within shoreline jurisdiction, whether or not a shoreline permit is required and are implemented through other permitting and regulation activities of the local government. See RCW 90.58.140.

(b) Master program elements.

RCW 90.58.100(2) states that the master programs shall, when appropriate, include the following elements:

(a) An economic development element for the location and design of industries, industrial projects of statewide significance, transportation facilities, port facilities, tourist facilities, commerce, and other developments that are particularly dependent on their location on or use of shorelines of the state;

(b) A public access element making provision for public access to publicly owned areas;

(c) A recreational element for the preservation and enlargement of recreational opportunities, including, but not limited to, parks, tidelands, beaches, and recreational areas;

(d) A circulation element consisting of the general location and extent of existing and proposed major thoroughfares, transportation routes, terminals, and other public utilities and facilities, all correlated with the shoreline use element;

(e) A use element which considers the proposed general distribution and general location and extent of the use on shorelines and adjacent land areas for housing, business, industry, transportation, agriculture, natural resources, recreation, education, public buildings and grounds, and other categories of public and private uses of the land;

(f) A conservation element for the preservation of natural resources, including, but not limited to, scenic vistas, aesthetics, and vital estuarine areas for fisheries and wildlife protection;

(g) An historic, cultural, scientific, and educational element for the protection and restoration of buildings, sites, and areas having historic, cultural, scientific, or educational values;

(h) An element that gives consideration to the statewide interest in the prevention and minimization of flood damages; and

(i) Any other element deemed appropriate or necessary to effectuate the policy of this chapter.

The Growth Management Act (chapter 36.70A RCW) also uses the word "element" for discrete sections or chapters of a comprehensive plan. To avoid confusion, "master program element" refers to the definition in the Shoreline Management Act. Local jurisdictions are not required to address the master program elements listed in the Shoreline Management Act as discrete sections. The elements may be addressed throughout master program provisions rather than used as a means to organize the master program.

(c) Shorelines of statewide significance.

The Shoreline Management Act identifies certain shorelines as "shorelines of statewide significance" and raises their status by setting use priorities and requiring "optimum implementation" of the act's policy. WAC 173-26-350 describes

methods to provide for the priorities listed in RCW 90.58.020 and to achieve "optimum implementation" as called for in RCW 90.58.090(4).

(d) Shoreline environment designations.

Shoreline management must address a wide range of physical conditions and development settings along shoreline areas. Effective shoreline management requires that the shoreline master program prescribe different sets of environmental protection measures, allowable use provisions, and development standards for each of these shoreline segments.

The method for local government to account for different shoreline conditions is to assign an environment designation to each distinct shoreline section in its jurisdiction. The environment designation assignments provide the framework for implementing shoreline policies and regulatory measures specific to the environment designation. WAC 173-26-310 presents guidelines for environment designations in greater detail.

(2) Basic requirements.

Part IV of this chapter describes the basic components and content required in a master program. As indicated in WAC 173-26-020, for this chapter, the terms "shall," "must," and "are required" and the imperative voice mean a mandate; the action must be done. As noted in WAC 173-26-020, the term "should" means that the particular action is required unless there is a demonstrated, compelling reason, based on a policy of the Shoreline Management Act and this chapter, against taking the action. The term "may" indicates that the action is acceptable, provided it satisfies all other provisions in this chapter. A master program as submitted to the department for approval shall be sufficient and complete to implement the Shoreline Management Act and the provisions of this chapter. A master program shall contain all of the policies and regulations necessary for the department and other reviewers to evaluate shoreline permits for conformance to the Shoreline Management Act and this chapter.

(a) Consistency with comprehensive planning and other development regulations.

Shoreline management is most effective when accomplished within the context of comprehensive planning. For cities and counties planning under the Growth Management Act, chapter 36.70A RCW requires mutual and internal consistency between the comprehensive plan elements and implementing development regulations (including master programs). The requirement for consistency is amplified in WAC 365-195-500:

Each comprehensive plan shall be an internally consistent document and all elements shall be consistent with the future land use map. This means that each part of the plan should be integrated with all other parts and that all should be capable of implementation together. Internal consistency involves at least two aspects:

(1) Ability of physical aspects of the plan to coexist on the available land.

(2) Ability of the plan to provide that adequate public facilities are available when the impacts of development occur (concurrency).

Each plan should provide mechanisms for ongoing review of its implementation and adjustment of its terms whenever internal conflicts become apparent.

The Growth Management Act also calls for coordination between local jurisdictions. RCW 36.70A.100 states:

...The comprehensive plan of each county or city that is adopted pursuant to RCW 36.70A.040 shall be coordinated with, and consistent with, the comprehensive plans adopted pursuant to chapter 36.70A RCW of other counties or cities with which the county or city has, in part, common borders or related regional issues.

This statutory provision complements watershed-wide or regional planning described in WAC 173-26-300.

Furthermore, legislative findings provided in Engrossed Substitute House Bill 1724, section 1, chapter 347, Laws of 1995 states:

The legislature recognizes by this act that the Growth Management Act is a fundamental building block of regulatory reform. The state and local governments have invested considerable resources in an act that should serve as the integrating framework for all other land-use related laws. The Growth Management Act provides the means to effectively combine certainty for development decisions, reasonable environmental protection, long-range planning for cost-effective infrastructure, and orderly growth and development.

Engrossed Substitute House Bill 1724 also added RCW 36.70A.480(1) to the Growth Management Act, which states:

For shorelines of the state, the goals and policies of the Shoreline Management Act as set forth in RCW 90.58.020 are added as one of the goals of this chapter as set forth in RCW 36.70A.020. The goals and policies of a shoreline master program for a county or city approved under chapter 90.58 RCW shall be considered an element of the county or city's comprehensive plan. All other portions of the shoreline master program for a county or city adopted under chapter 90.58 RCW, including use regulations, shall be considered a part of the county or city's development regulations.

Furthermore, RCW 36.70A.481 states:

Nothing in RCW 36.70A.480 shall be construed to authorize a county or city to adopt regulations applicable to shorelands as defined in RCW 90.58.030 that are inconsistent with the provisions of chapter 90.58 RCW.

The Shoreline Management Act addresses the issue of consistency in RCW 90.58.340, which states:

All state agencies, counties, and public and municipal corporations shall review administrative and management policies, regulations, plans, and ordinances relative to lands under their respective jurisdictions adjacent to the shorelines of the state so as to achieve a use policy on said land consistent with the policy of this chapter, the guidelines, and the master programs for the shorelines of the state. The department may develop recommendations for land use control for such lands. Local governments shall, in developing use regulations for such areas, take into consideration any recommendations developed by the department as well as any other

state agencies or units of local government (1971 ex.s. c 286 § 34.)

Pursuant to the statutes cited above, the intent of these guidelines is to assist local governments in preparing and amending master programs that fit within the framework of

applicable comprehensive plans, facilitate consistent, efficient environmental review, effectively implement the Shoreline Management Act, and address PFC requirements for T&E species.

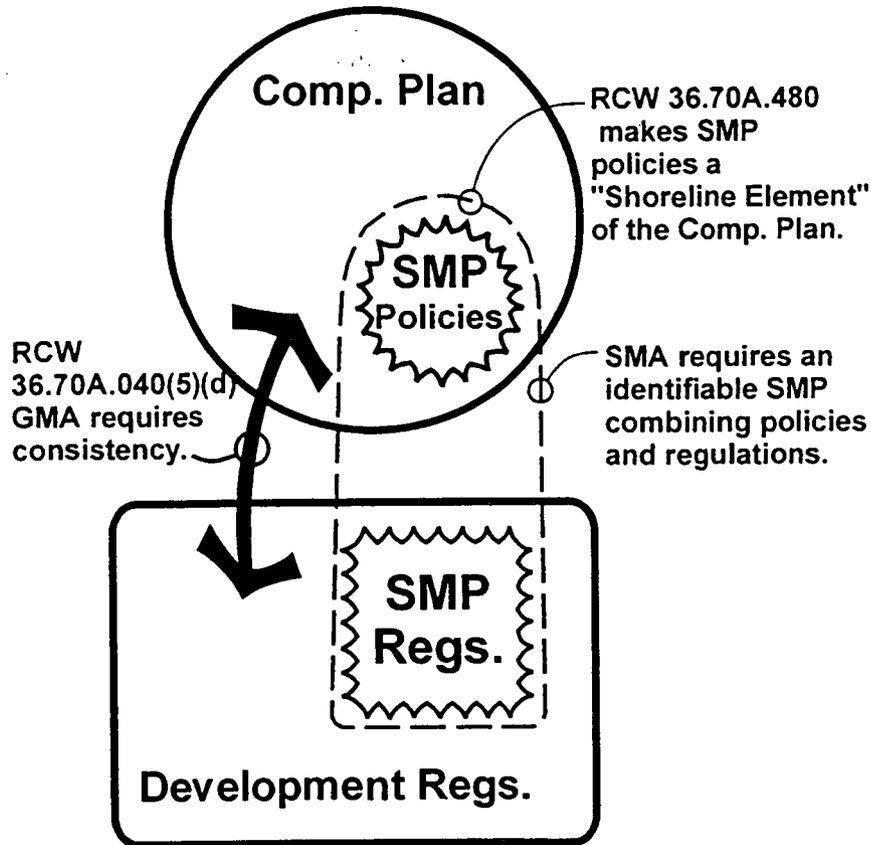


Figure 1. Relationship of master program to comprehensive plan and local development regulations for governments planning under RCW 36.70A.

(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

Several sections in these guidelines include methods to achieve the consistency required by both the Shoreline Management Act and the Growth Management Act.

First, WAC 173-26-290 (2)(b) and (c) describe optional methods to integrate master programs and other development regulations and the local comprehensive plan.

Second, WAC 173-26-320 through 173-26-350 translate the broad objectives in the Shoreline Management Act into more specific policies. They also provide a more defined policy basis on which to frame local shoreline master program provisions and to evaluate the consistency of applicable sections of a local comprehensive plan with the Shoreline Management Act.

Finally, WAC 173-26-310(3) presents specific methods for testing consistency between shoreline environment designations and comprehensive plan land use designations.

(b) Including other documents in a master program by reference.

Shoreline master program provisions sometimes address similar issues as other comprehensive plan elements and development regulations, such as the zoning code and critical area ordinance. For the purposes of completeness and consistency, local governments may include other locally adopted policies and regulations within their master programs. For example, a local government may include specific portions of its critical area ordinance in the master program, provided the critical area ordinance is consistent with this chapter. This can ensure that local master programs are consistent with other regulations.

Shoreline master programs may include other policies and regulations by referencing a specific, dated edition. When including referenced regulations within a master program, local governments shall ensure that the public has an opportunity to participate in the formulation of the regulations or in their incorporation into the master program, as called for in WAC 173-26-300 (3)(b)(i). In the approval process, the department will review the referenced development

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regulation sections as part of the master program. A copy of the referenced regulations shall be submitted to the department with the proposed master program or amendment. If the development regulation is amended, the edition refer-

enced within the master program will still be the operative regulation in the master program. Changing the referenced regulations in the master program to the new edition will require a master program amendment.

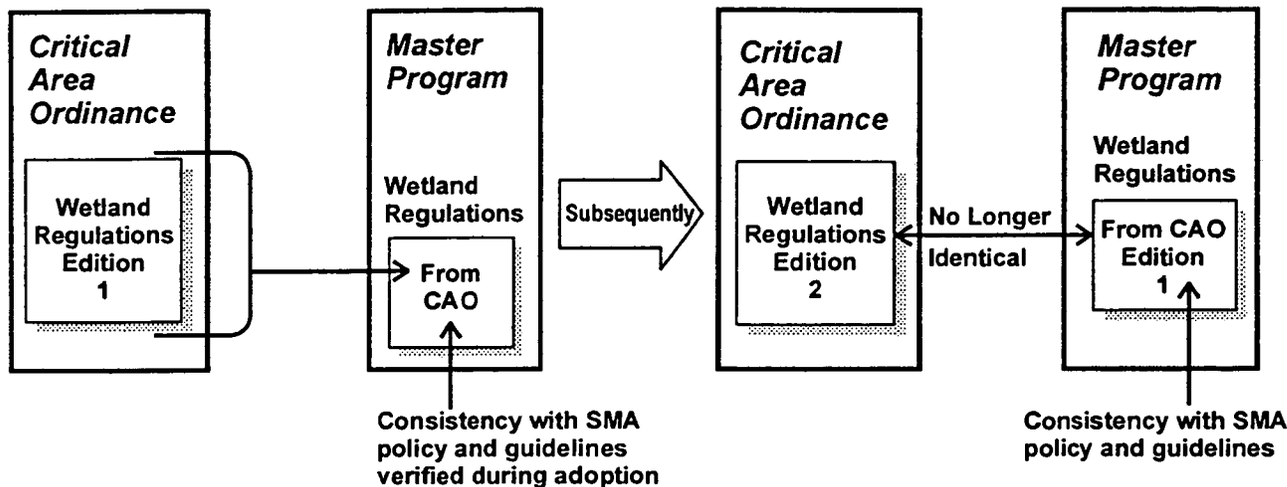


Figure 2. Optional method to incorporate other development regulations into a master programs by reference. (Note: If the referenced critical area ordinance is changed, the CAO provisions in the SMP are not automatically amended.).

(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

for reviewing permit applications with respect to state and local shoreline management provisions.

(c) Incorporating master program provisions into other plans and regulations.

Local governments may integrate master program policies and regulations into their comprehensive plan policies and implementing development regulations rather than preparing a discrete master program in a single document. Master program provisions that are integrated into such plans and development regulations shall be clearly identified so that the department can review these provisions for approval and evaluate development proposals for compliance. RCW 90.58.120 requires that all adopted regulations, designations, and master programs be available for public inspection at the department or the applicable county or city. Local governments shall identify all documents which contain master program provisions and which provisions constitute part of the master program. Clear identification of master program provisions is also necessary so that interested persons and entities may be involved in master program preparation and amendment, as called for in RCW 90.58.130.

Local governments integrating all or portions of their master program provisions into other plans and regulations shall submit to the department a listing and copies of all provisions that constitute the master program. The master program shall also be sufficiently complete and defined to provide:

- (i) Clear directions to applicants applying for shoreline permits and exemptions; and
- (ii) Clear evaluation criteria and standards to the local governments, the department, other agencies, and the public

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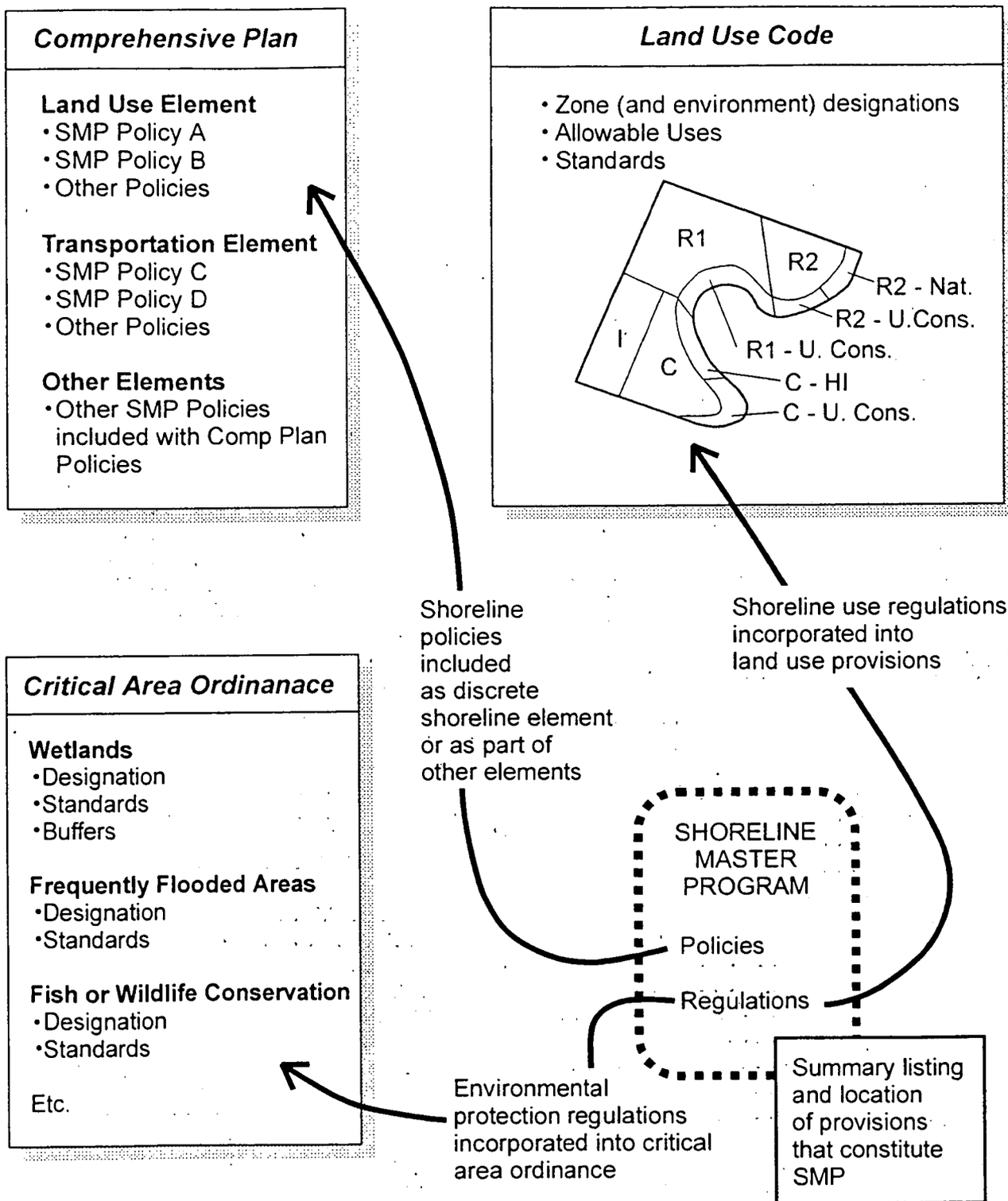


Figure 3. Method to incorporate master program provisions into a comprehensive plan and local development regulations. (Note: All master program provisions must be clearly identified as such.) (This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

(d) Multijurisdictional master program.

Two or more adjacent local governments are encouraged to jointly prepare master programs. Jointly proposed master programs may offer opportunities to effectively and efficiently manage natural resources, such as drift cells or watersheds, that cross jurisdictional boundaries. Local govern-

ments jointly preparing master programs shall provide the opportunity for public participation locally in each jurisdiction, as called for in WAC 173-26-300 (3)(b), and submit the multijurisdictional master program to the department for approval.

(e) Master program contents.

Master programs shall include the following contents described in (e)(i) through (iii) of this subsection.

(i) Master program policies.

Master programs shall provide clear, consistent policies that translate broad statewide objectives of this chapter into local directives. Policies are statements of intent directing or authorizing a course of action or specifying criteria on which to make a public decision. They provide a comprehensive basis for the shoreline master program regulations, which generally are more specific, prescriptive standards used to evaluate shoreline development.

Shoreline policies shall be developed through a comprehensive shoreline planning process allowing for public and affected Indian tribes participation. For governments planning under the Growth Management Act, the master program policies are considered a shoreline element of the local comprehensive plan and shall also be consistent with the planning goals of RCW 36.70A.020.

At a minimum, shoreline master program policies shall:

(A) Be consistent with state shoreline management policies listed in this chapter and the objectives of the Shoreline Management Act;

(B) Address the master program elements of RCW 90.58.020;

(C) Include policies for environment designations as described in WAC 173-26-310. The policies shall be accompanied by a map or physical description of the schematic environment designation boundaries in sufficient detail to compare with comprehensive plan land use designations; and

(D) Be consistent with protection and restoration requirements for T&E species.

(ii) Master program regulations.

RCW 90.58.100 states:

The master programs provided for in this chapter, when adopted or approved by the department, shall constitute use regulations for the various shorelines of the state.

In order to implement the directives of the Shoreline Management Act, master program regulations shall:

(A) Be sufficient in scope and detail to ensure the implementation of the Shoreline Management Act, statewide shoreline management policies of this chapter, and local master program policies;

(B) Include environment designation regulations that apply to specific environments consistent with WAC 173-26-310; and

(C) Include general regulations, use regulations that address issues of concern to specific uses, and shoreline modification regulations that protect shoreline ecological functions from the effects of human-made modifications to the shoreline.

To comply with Part IV of chapter 173-26 WAC, regulations shall also be consistent with the properly functioning condition requirements for T&E species.

(iii) Administrative provisions.

(A) Statement of applicability.

The Shoreline Management Act's provisions apply to all development and uses within its jurisdiction, whether or not a shoreline permit is required. Many activities that may not require a substantial development permit, such as clearing vegetation or construction of a residential bulkhead, can cause serious damage to adjacent properties, natural resources, and lands held in public trust. Local governments have the authority and responsibility to condition a project even though it is exempt from the requirement for a substantial development permit. There has been, historically, some public confusion regarding the Shoreline Management Act's applicability. Therefore, all master programs shall include the following statement:

"All uses and development occurring within shoreline jurisdiction must conform to chapter 90.58 RCW, the Shoreline Management Act, and this master program."

(B) Conditional use and variance provisions.

RCW 90.58.100(5) states:

Each master program shall contain provisions to allow for the varying of the application of use regulations of the program, including provisions for permits for conditional uses and variances, to insure that strict implementation of a program will not create unnecessary hardships or thwart the policy enumerated in RCW 90.58.020. Any such varying shall be allowed only if extraordinary circumstances are shown and the public interest suffers no substantial detrimental effect. The concept of this subsection shall be incorporated in the rules adopted by the department relating to the establishment of a permit system as provided in RCW 90.58.140(3).

All master programs shall include standards for reviewing conditional use permits and variances which conform to chapter 173-27 WAC.

(C) Administrative permit review and enforcement procedures.

RCW 90.58.140(3) states:

The local government shall establish a program, consistent with rules adopted by the department, for the administration and enforcement of the permit system provided in this section. The administration of the system so established shall be performed exclusively by the local government.

Local governments may, but are not required to, include administrative, enforcement, and permit review procedures into the master program. These procedures shall conform to the Shoreline Management Act, specifically RCW 90.58.140, and to chapter 173-27 WAC. However, the procedures may be defined by a local government ordinance separate from the master program.

Adopting review and enforcement procedures separate from the master program allows local governments greater flexibility in revising their shoreline permit review procedures and integrating them with other permit processing activities.

However, master programs shall include a mechanism, such as a letter of exemption, to ensure that all development, including development exempted from a substantial develop-

ment permit, meets the conditions of the permit or letter of exemption, the applicable master program, and the Shoreline Management Act. See WAC 173-26-300 (2)(g).

Local governments, in conjunction with state agencies, must provide enforcement mechanisms needed to assure that development within shoreline jurisdiction will incorporate PFC requirements for T&E species.

(D) Documentation of project review actions and changing conditions in shoreline areas.

Master programs shall include a mechanism for documenting project review actions and evaluating their cumulative effects on shoreline conditions. See WAC 173-26-300 (2)(b) and (3)(h). This process could involve a joint effort by local governments, state resource agencies, affected Indian tribes, and other parties.

NEW SECTION

WAC 173-26-300 Comprehensive process to prepare or amend shoreline master programs. (1) Applicability.

This section outlines a comprehensive process to prepare or amend a shoreline master program. Local governments shall incorporate the steps indicated if one or more of the following criteria apply:

- (a) The master program amendments being considered represent a significant modification to shoreline management practices within the local jurisdiction, they modify more than one environment designation boundary, or significantly add, change or delete use regulations;
- (b) Physical shoreline conditions have changed significantly, such as substantial changes in shoreline use or priority habitat integrity, since the last comprehensive master program amendment;
- (c) The master program amendments being considered contain provisions that will affect a substantial portion of the local government's shoreline areas;
- (d) There are substantive issues, such as priority species recovery or water resource management, that must be addressed on a comprehensive basis;
- (e) The current master program and the comprehensive plan are not mutually consistent;
- (f) There has been no previous comprehensive master program amendment since the original master program adoption; or
- (g) Monitoring and adaptive management indicate that changes are necessary to avoid loss of ecological functions.

If a local jurisdiction has undertaken a recent comprehensive update of the master program but seeks to make minor revisions, such as an adjustment to a single environment designation boundary, to bring the master program into compliance with these guidelines or other state requirements, these modifications may be made without undertaking a fully comprehensive process.

All master program amendments, even amendments that do not fit within the criteria above, are subject to approval by the department.

(2) Basic concepts and principles.

(a) Use of scientific and technical information.

RCW 90.58.100(1) states:

In preparing the master programs and any amendments thereto, the department and local governments shall, to the extent feasible:

- (a) Utilize a systematic interdisciplinary approach which will ensure the integrated use of the natural and social sciences and the environmental design arts;*
- (b) Consult with and obtain the comments of any federal, state, regional, or local agency having any special expertise with respect to any environmental impact;*
- (c) Consider all plans, studies, surveys, inventories, and systems of classification made or being made by federal, state, regional, or local agencies, by private individuals, or by organizations dealing with pertinent shorelines of the state;*
- (d) Conduct or support such further research, studies, surveys, and interviews as are deemed necessary;*
- (e) Utilize all available information regarding hydrology, geography, topography, ecology, economics, and other pertinent data;*
- (f) Employ, when feasible, all appropriate modern scientific data processing and computer techniques to store, index, analyze, and manage the information gathered.*

To address the requirements for the use of scientific and technical information, local governments shall incorporate the following two steps into their master program development and amendment process.

First, identify and assemble the most current, accurate, and complete scientific and technical information available that is applicable to the issues of concern. The context, scope, magnitude, significance, and potential limitations of the scientific information should be considered. At a minimum, make use of and, where applicable, incorporate all available scientific information, aerial photography, inventory data, technical assistance materials, manuals and services from reliable sources of science. Local governments should also contact relevant state agencies, universities, and affected Indian tribes for available information. If local governments initiate scientific research as a basis for master program provisions, that research shall use accepted scientific methods and research procedures and be subject to peer review. Local governments are encouraged to work interactively with neighboring jurisdictions, state resource agencies and affected Indian tribes to address technical issues beyond the scope of existing information resources or locally initiated research.

In addition, local governments shall identify all shoreline areas which provide habitats that support T&E species.

Local governments should consult with the technical assistance materials produced by the department. Unless there is more current or specific information available, those technical assistance materials shall constitute an element of scientific and technical information as defined in these guidelines.

Second, base master program provisions on an analysis incorporating the most current, accurate, and complete scientific or technical information available. Local governments shall be prepared to identify the following:

(i) Scientific information and management recommendations on which the master program provisions are based;

(ii) Assumptions and data gaps in the scientific information; and

(iii) Risks to ecological functions associated with master program provisions. Address potential risks as described in WAC 173-26-300 (3)(g).

The requirement to use scientific and technical information in these guidelines does not limit a local jurisdiction's authority to solicit and incorporate information, experience, and anecdotal evidence provided by interested parties as part of the master program amendment process. Such information should be solicited through the public participation process described in WAC 173-26-300 (3)(b). Where information collected by or provided to local governments conflicts or is inconsistent, the local government shall base master program provisions on a reasoned, objective evaluation of the relative merits of the conflicting data. In such instances, particular consideration shall be given to protecting T&E species.

(b) Monitoring and adaptive management.

The protection and restoration of PFC for T&E and priority species and overall protection of ecological functions requires making decisions based on an ecosystem perspective. Recognizing the complexity of ecosystems and the degree of uncertainty about the outcomes of many management actions, effective shoreline management will require a process of adaptive learning and change. To achieve and effectively maintain PFC, the state and local government shoreline policies and regulations shall have and implement adaptive management strategies that clearly identify existing and desired future conditions, measurable performance criteria, procedures and schedules to monitor progress toward performance criteria, management options, specific thresholds for changes, and applicable management responses. Priorities for monitoring specific performance criteria should be tied to the degree of uncertainty for effectiveness of measures. Actions with a high degree of effectiveness or low risk to PFC and ecological functions should be low priority for monitoring and adaptive management.

(i) Responsive adaptive management requires a cooperative effort on the part of local governments, the department, other resource agencies and affected Indian tribes. As part of the master program amendment process, local governments shall conduct the following adaptive management activities:

(A) Obtain base line inventory information as described in WAC 173-26-300 (3)(c).

(B) Conduct the ecological analysis as described in WAC 173-26-300 (3)(d)(i) and cumulative impact analysis as described in WAC 173-26-300 (3)(d)(iii).

(C) Set measurable performance criteria, thresholds, or benchmarks, such as area of natural or restored vegetation or length of unmodified or restored shoreline to maintain and restore PFC.

(D) Establish a program of monitoring land use and shoreline permit activities, including letters of exemption, to accurately assess the condition of the shoreline with respect to the performance criteria.

(E) Identify a long term funding source and commitment.

(F) Identify a timely procedure to incrementally adjust management activities to respond to new information. In some cases, monitoring results may lead to changes in master program provisions.

(ii) In addition, the department, in conjunction with local governments and applicable state agencies, shall institute the following statewide monitoring and regulatory response program:

(A) Local governments shall keep records of all permit and land use actions regulated under the master program, including letters of exemption and impact analysis documentation prepared under chapter 43.21C RCW, and provide such information to the department.

(B) The department shall compile all such documentation into a readily accessible data base.

(C) The department shall visit a minimum of 100 completed projects per year and verify whether or not the in-place construction meets the permit or letter of exemption requirements. The department shall inform local governments of its findings and required actions, if any. Where possible and appropriate, the department's visit will take place at the time of the local government's final inspection and prior to occupancy together with follow up visits thereafter.

(D) Each year, the department shall prepare a summary report of the site visits along with related information. The report shall include findings and recommendations for alleviating conditions or trends that could constitute take or inhibit the attainment or maintenance of properly functioning condition. The information will document development actions, assess current levels of compliance, and identify shoreline management activities requiring change in order to achieve PFC objectives. Where applicable, the findings will be compared to ongoing monitoring of ecological functions by other agencies.

(E) The 100 site visits will be selected by the department to represent the full range of development actions and shoreline conditions (e.g., marine, riverine, Eastern Washington, Western Washington, etc.).

(F) The department, along with local governments, shall evaluate the effectiveness of current guidelines in achieving Shoreline Management Act policies, giving particular consideration to the conservation of habitat that supports T&E species, at least once every five years, as called for in RCW 90.58.060(3). The department shall amend the guidelines to achieve PFC and other Shoreline Management Act objectives.

In addition, the department shall participate as appropriate in more detailed inventory monitoring and adaptive management activities conducted by other state resource agencies.

(c) Ecological functions.

(i) General.

RCW 90.58.020 includes the following statement:

This policy contemplates protecting against adverse effects to the public health, the land and its vegetation and wildlife, and the waters of the state and their aquatic life, while protecting generally public rights of navigation and corollary rights incidental thereto.

This chapter implements the above-cited statutory policy through the protection and restoration of ecological functions. The concept of ecological functions, as defined in WAC 173-26-020, recognizes that successful management of the shoreline environment depends on sustaining the:

- Ecosystem-wide fluvial, current, and wave processes, including those that form habitats, and
- Individual functions and their processes that are present in each habitat type.

The loss or degradation of one or more ecosystem-wide processes or individual functions can significantly impact shoreline habitats and human health and safety. Shoreline master programs shall address the applicable ecosystem-wide processes and individual ecological functions identified in the ecological systems analysis described in WAC 173-26-300 (3)(d)(i).

Nearly all shoreline areas, even substantially developed or degraded areas, retain some important ecological functions. For example, an intensely developed harbor area may also serve as a fish migration corridor and feeding area critical to species survival. Also, ecological systems are themselves interconnected. For example, the life cycle of anadromous fish, depends upon the viability of freshwater, marine, and terrestrial shoreline ecosystems, and many wildlife species associated with the shoreline depend on the health of both terrestrial and aquatic environments. Therefore, the objectives for protection and restoration of ecological functions generally apply to all shoreline areas, not just those that remain relatively unaltered.

Master programs shall contain provisions to protect and to contribute to the restoration of ecological functions and ecosystem-wide processes based on analysis described in WAC 173-26-300 (3)(d)(i).

(ii) Functions related to properly functioning condition.

Several provisions in Part IV of this chapter require that master programs be directed toward the maintenance or attainment of "properly functioning condition" for T&E species. This subsection amplifies the intent of those provisions and describes the method for determining whether or not a master program meets the requirement for PFC.

Master program provisions must not allow development that impairs currently properly functioning habitat, reduces the functioning of already impaired habitat, or retards the long-term progress of impaired habitat toward PFC.

In order to satisfy the conditions of Part IV related to PFC, local governments must demonstrate that master program provisions accomplish the following two requirements:

- Maintain PFC where it occurs.
- Contribute to the attainment of PFC where proper functioning has been impaired. Master programs must include provisions that will result in the long-term improvement of impaired conditions even if those provisions, in themselves, will not achieve PFC in the foreseeable future.

The methodology for local governments to demonstrate conformance to this standard is described by the process below. The methodology tasks listed below also fit within the requirements of WAC 173-26-300 (2)(c)(i) and the process described in WAC 173-26-300(3).

- **Task 1:** Identify the status and biological requirements of the affected species regarding the life history phases within the jurisdiction. This information may be obtained through the department and other local state and federal resource agencies. Contact the department for access to necessary information.

- **Task 2:** Evaluate what aspects of the baseline inventory conditions are achieving species' requirements. As part of the analysis conducted in WAC 173-26-300 (3)(d)(i), (iii), (viii), (ix), and (x), analyze the implications of the information gathered as part of inventory described in WAC 173-26-300 (3)(c). As part of the inventory process, identify those stretches of shorelines with baseline conditions determined to be either "properly functioning," "at risk," or "not properly functioning." With respect to properly functioning condition determination, it is particularly important to identify those functions that have been altered to the point that they are limiting or threatening species survival and recovery. These are the functions that shall be given top priority for restoration.

- **Task 3:** Consider cumulative impacts in the jurisdiction. Accomplish this task through the cumulative impact analysis described in WAC 173-26-300 (3)(d)(iii). Establish master program provisions to address cumulative impacts to properly functioning condition as described in WAC 173-26-300 (3)(g).

- **Task 4:** Determine the effects of the proposed master program on T&E species. This evaluation may be accomplished through analysis included in an impact evaluation conducted under the Washington State Environmental Policy Act. In order to approve a master program, the department must find that development conducted under the jurisdiction of the Shoreline Management Act and allowed by the proposed master program does not have the potential to hinder attainment of properly functioning condition and has an insignificant (extremely low) probability of harming T&E species or resulting in the destruction or adverse modification of their shoreline and aquatic habitat. In making this evaluation, the department will consider the ways that master program provisions will protect existing habitats with PFC and restore impaired conditions critical to species' survival.

- **Task 5:** Establish shoreline policies, regulations and environment designations, as appropriate to protect PFC and ecological functions along those shorelines that are "properly functioning" and "at risk," and to restore ecological functions of those shorelines "not properly functioning" to the point where they effectively contribute to and eventually attain PFC for all shoreline areas within the watershed, sub-basin, or shoreline area within question.

For T&E salmonid species, the following objectives are relevant to PFC:

- Protect and restore the distribution, diversity, and complexity of watersheds, marine environments, and landscape-scale features to ensure protection of the aquatic systems to which species, populations, and communities are uniquely adapted.

- Protect and restore spatial and temporal connectivity within and between watersheds and along marine shorelines. Lateral, longitudinal, and drainage network connections include flood plains, wetlands, upslope areas, headwater trib-

utaries, and intact refugia. Provide chemically and physically unobstructed routes to areas critical for fulfilling life history requirements of aquatic and riverine-dependent species.

- Protect and restore the physical integrity of the aquatic system, including shorelines, beaches, banks, marine near-shore habitats, and bottom configurations.
- Protect and restore timing, volume, and distribution of large woody debris (LWD) recruitment by protecting trees in riverine and marine habitat conservation areas.
- Protect and restore the water quality necessary to support healthy aquatic and wetland ecosystems. Attain water quality within the range that maintains the biological, physical, and chemical integrity of the system and benefits survival, growth, reproduction, and migration of individuals composing aquatic and riverine communities.
- Protect and restore the sediment regime under which aquatic ecosystems evolved. Elements of the sediment regime include the timing, volume, rate, and character of sediment input, storage, and transport.
- Protect and restore in-stream flows including natural range of flow variability sufficient to create and sustain riverine, aquatic, and wetland habitats, retain patterns of sediment, nutrient, and wood routing, and optimize the essential features of designated critical habitat. The timing, magnitude, duration, and spatial distribution of peak, high, and low flows should be maintained, where optimum, and restored, where not optimum.
- Protect and restore the timing, variability, and duration of flood plain inundation and water table elevation in meadows and wetlands.
- Protect and restore the species composition and structural diversity of plant communities in riverine areas and wetlands to provide adequate summer and winter thermal regulation, nutrient filtering, appropriate rates of surface erosion, bank erosion, and channel migration and to supply amounts and distributions of coarse woody debris sufficient to sustain physical complexity and stability.
- Protect and restore habitat to support well-distributed populations of native plant, invertebrate, and vertebrate species.
- Protect and restore marine shoreline conditions to support T&E species.

For those shoreline areas that affect T&E species, the ecological functions and processes necessary to support those species are of special importance. Applicable master programs shall include measures to protect and restore those functions necessary to attain properly functioning condition for T&E species.

(d) Preferred uses.

RCW 90.58.020 states:

In the implementation of this policy the public's opportunity to enjoy the physical and aesthetic qualities of natural shorelines of the state shall be preserved to the greatest extent feasible consistent with the overall best interest of the state and the people generally. To this end uses shall be preferred which are consistent with control of pollution and prevention of damage to the natural environment, or are unique to or dependent upon use of the state's shoreline. Alterations of the natural condition of the shorelines of the state, in those

limited instances when authorized, shall be given priority for single family residences and their appurtenant structures, ports, shoreline recreational uses including but not limited to, parks, marinas, piers, and other improvements facilitating public access to shorelines of the state, industrial and commercial developments which are particularly dependent on their location on or use of the shorelines of the state and other development that will provide an opportunity for substantial numbers of the people to enjoy the shorelines of the state. Alterations of the natural condition of the shorelines and shorelands of the state shall be recognized by the department. Shorelines and shorelands of the state shall be appropriately classified and these classifications shall be revised when circumstances warrant regardless of whether the change in circumstances occurs through man-made causes or natural causes.

Consistent with this policy, these guidelines use the terms "water-dependent," "water-related," and "water-enjoyment," as defined in WAC 173-26-030, when discussing appropriate uses for various shoreline areas.

Shoreline areas, being a limited ecological and economic resource, are the setting for competing uses and ecological protection and restoration activities. Consistent with RCW 90.58.020, local governments should, when determining allowable uses and resolving use conflicts on shorelines within their jurisdiction, apply the following preferences and priorities in the order listed below, starting with (i) of this subsection.

(i) Reserve appropriate areas for protecting and restoring properly functioning condition for T&E species and ecological functions to control pollution and prevent damage to the natural environment and public health.

(ii) Reserve shoreline areas for water-dependent uses and establish policies and regulations so that water-dependent development is consistent with comprehensive ecological protection and restoration objectives. Harbor areas and areas that are generally considered navigable for commercial purposes should be reserved for water-dependent and water-related uses unless the local governments can demonstrate that adequate shoreline is reserved for future water-dependent and water-related uses. Local governments may prepare master program provisions to allow mixed-use developments that include and support water-dependent uses and address specific conditions that affect water-dependent uses.

(iii) Reserve shoreline areas for water-related and water-enjoyment uses that are compatible with water-dependent uses and ecological protection and restoration objectives.

(iv) Locate single-family residential uses where they are appropriate and can be developed without significant impact to ecological functions or displacement of water-dependent uses.

(v) Limit nonwater-oriented uses to those locations where either water-oriented uses are inappropriate or where nonwater-oriented uses demonstrably contribute to the objectives of the Shoreline Management Act.

Local conditions and environmental constraints may result in lower priority uses being accommodated. For example, an undeveloped shoreline may not be an appropriate site

for a water-dependent use, such as a cargo facility, but may accommodate a recreational trail (water-enjoyment) of a lower priority.

For shorelines of statewide significance, apply the preferences as indicated in WAC 173-26-350(2).

(e) Cumulative impacts.

Some types of shoreline developments do not cause measurable ecological harm as individual development projects but can cause significant ecological impacts when considered together with similar projects on a specific shoreline. Examples may include a group of residential bulkheads that, taken together, disrupt sediment drift, cause erosion down-current, and cause loss of forage fish habitat, and incremental construction of impervious surfaces, which prevent water infiltration and retention, exacerbate flooding, and cause stream bed scouring.

Cumulative impacts due to incremental development can also cause significant damage to habitat. Therefore, shoreline master programs must not allow classes of actions that, when considered cumulatively, cause significant ecological impact to shoreline functions or would hinder or prevent the attainment or maintenance of properly functioning condition for T&E species.

The method to accomplish this requirement is to identify potential ecological impacts that could occur from the maximum amount and extent of development allowed by the master program and establish master program provisions and/or mitigation requirements to address the maximum possible ecological impact, as described in WAC 173-26-300 (3)(d)(iii).

In areas where degradation has already occurred, such requirements may be part of restoration of functions that contribute to properly functioning condition.

(f) Environmental impact mitigation.

Because the Shoreline Management Act recognizes both the appropriate use and environmental protection of the state's shorelines, situations may arise in which otherwise allowable development must include measures to mitigate environmental impacts and implement the Shoreline Management Act's environmental protection objectives. Rules implementing Washington's State Environmental Policy Act of 1971, chapter 43.21C RCW, also address environmental impact mitigation in WAC 197-11-660 and define mitigation in WAC 197-11-768. Where these guidelines call for mitigation or mitigation sequencing, shoreline master programs shall include provisions for providing environmental impact mitigation. This may be done by prescribing specific mitigation actions for specific uses as called for in WAC 173-26-340 (2)(a), by requiring conditional use permits as described in WAC 173-26-340 (2)(b), and/or by implementing a plan for comprehensive environmental mitigation.

To this end, master programs shall indicate that, where required, mitigation measures shall be applied in the sequence defined in WAC 173-26-020. In determining appropriate mitigation measures, avoidance of impacts by means such as relocating or redesigning the proposed development shall be applied first. Lower priority measures shall be applied only after higher priority measures are demonstrated to be not feasible or not applicable.

(g) Assurance of development compliance.

(i) Letters of exemption.

A mechanism must be established to ensure that new development meets the conditions and objectives of these guidelines, even if the development is exempt from the requirement to obtain a shoreline permit. Therefore, local governments shall require that development normally exempted from the requirement to obtain a shoreline permit not be undertaken without a letter of exemption from the applicable local government if the proposed development is any of the following:

- Waterward of the ordinary high-water mark or bank full width, whichever applies, including any form of stream channel modification.
- Shoreline stabilization, including the construction, addition to, or repair of residential bulkheads.
- Development associated with the construction of or addition to a single-family residence.
- Clearing and grading.
- Road construction when a shoreline permit is not required.

The letters of exemption shall describe conditions, requirements, or limitations placed upon the proposed development where necessary to ensure that the development does not cause significant ecological impacts or contribute to potential adverse cumulative impacts. Projects to improve fish or wildlife habitat or fish passage that meet the criteria of RCW 90.58.147 do not require a letter of exemption.

(ii) Compliance assurance mechanism.

Master programs must include a mechanism for assuring that the completed development meets the conditions and mitigation requirements of the permit or letter of exemption, the master program, and the act. Such a mechanism may include a performance bond or expressed enforcement conditions or penalties. In the case of a bond, the bond shall not be released before a final inspection indicates the bond conditions have been met. Bonding requirements for projects by local governments and state agencies are limited by RCW 36.32.590.

Local governments participating in the program must perform a final inspection of all development permitted or conditioned with a letter of exemption and take measures to ensure correction of conditions not in compliance. Local governments shall send results of final inspections, including descriptions of noncompliant conditions and violations, to the department. (See chapter 173-27 WAC for permit enforcement provisions.)

(3) Steps in preparing and amending a master program.

(a) Process overview.

Figure 4 below illustrates a generalized process to prepare or comprehensively amend a shoreline master program. Local governments may modify the timing of the various steps, integrate the process into other planning activities, add steps to the process, or work jointly with other jurisdictions or regional efforts, provided the provisions of this chapter are met.

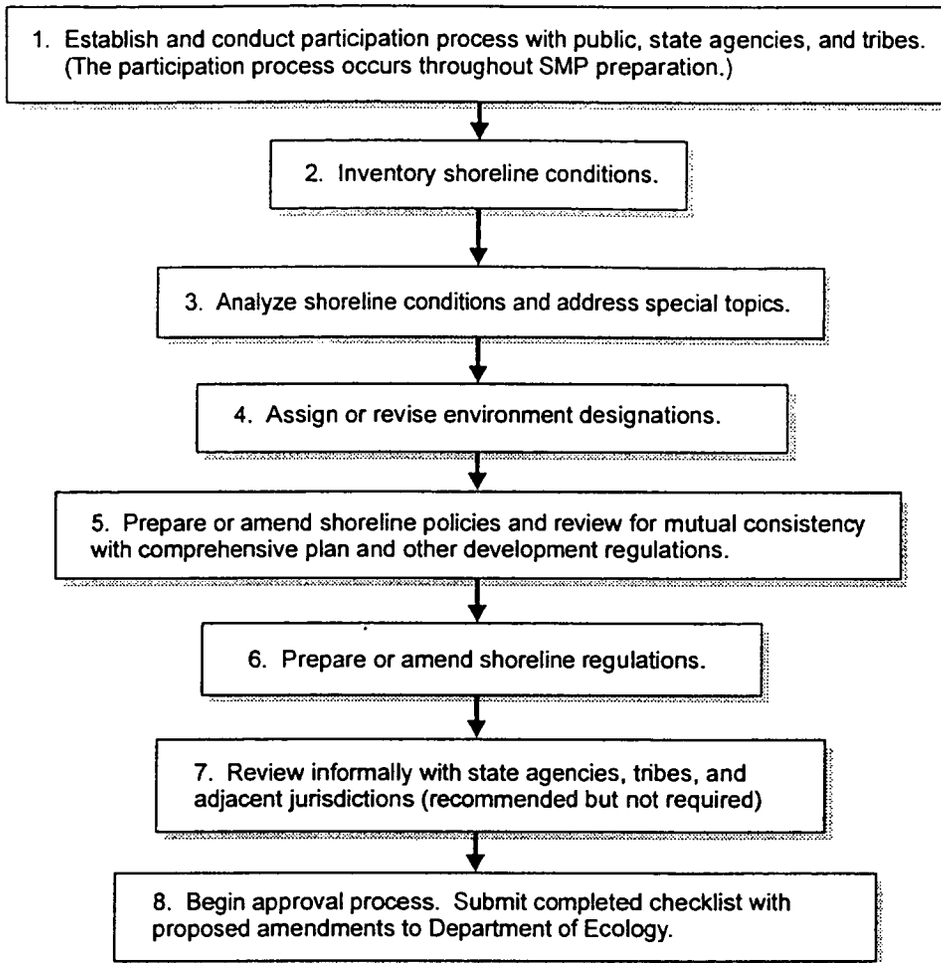


Figure 4. Steps in preparing comprehensive shoreline master program amendments.

(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

The department will provide a shoreline master program amendment checklist to help local governments identify issues to address. The checklist will not create new or additional requirements beyond the provisions of this chapter. The checklist is intended to aid the preparation and review of master program amendments. Local governments shall submit the completed checklist with the proposed master program amendments. The department will send completed checklists to other resource agencies and affected Indian tribes reviewing the master program.

(b) Participation process.

Establish a public and intergovernmental participation process.

(i) Public participation.

RCW 90.58.130 states:

To insure that all persons and entities having an interest in the guidelines and master programs developed under this chapter are provided with a full opportunity for involvement

in both their development and implementation, the department and local governments shall:

(1) Make reasonable efforts to inform the people of the state about the shoreline management program of this chapter and in the performance of the responsibilities provided in this chapter, shall not only invite but actively encourage participation by all persons and private groups and entities showing an interest in shoreline management programs of this chapter; and

(2) Invite and encourage participation by all agencies of federal, state, and local government, including municipal and public corporations, having interests or responsibilities relating to the shorelines of the state. State and local agencies are directed to participate fully to insure that their interests are fully considered by the department and local governments.

For local governments planning under the Growth Management Act, the provisions of RCW 36.70A.140 also apply.

At a minimum, all local governments shall be prepared to describe and document their methods to ensure that all interested parties have a meaningful opportunity to participate. If a local committee or other group is appointed to advise the amendment process, local governments shall

ensure that that body represents the full range of interests of all citizens within the local jurisdiction.

(ii) **Communication with state agencies.**

Before undertaking substantial work, local governments shall notify applicable state agencies to identify state interests, relevant regional and statewide efforts, available information, and methods for coordination and input. Contact the department for a list of applicable agencies to be notified.

(iii) **Communication with affected Indian tribes.**

Prior to undertaking substantial work, local governments shall notify affected Indian tribes to identify tribal interests, relevant tribal efforts, available information and methods for coordination and input. Contact the individual tribes or coordinating bodies, such as the Northwest Indian Fisheries Commission, for a list of affected Indian tribes to be notified.

(c) **Inventory shoreline conditions.**

Gather and incorporate all pertinent and available information, existing inventory data and materials from state agencies, affected Indian tribes, watershed management planning, and other appropriate sources. Ensure that, whenever possible, inventory methods and protocols are consistent with those of neighboring jurisdictions and state efforts. Map inventory information at an appropriate scale.

Part IV of this chapter requires that several shoreline issues, such as critical area protection, vegetation management, and shoreline stabilization, be addressed on a comprehensive basis to achieve properly functioning condition. To accomplish this requires an inventory that is sufficiently comprehensive to characterize the shoreline ecosystems and sufficiently detailed to provide baseline information for monitoring and adaptive management.

The preferred method for local governments to accomplish a detailed, comprehensive inventory of ecological conditions is to participate in an interjurisdictional statewide, regional, or watershed-based inventory that, at a minimum, meets the requirements of this section. If such an inventory is being conducted to improve resource management efforts, local governments preparing master program amendments should work with the applicable state agencies and affected Indian tribes to determine the level of detail, methodology, and cooperative steps necessary to provide a baseline for monitoring purposes.

The department will provide, to the extent possible, services and resources for inventory work. Contact the department to determine information sources and other relevant efforts.

Local governments shall be prepared to demonstrate how the inventory information was used in preparing their local master program amendments.

Collection of additional inventory information is encouraged and should be coordinated with other watershed, regional, or statewide inventory and planning efforts in order to ensure consistent methods and data protocol as well as effective use of fiscal and human resources. Local governments should be prepared to demonstrate that they have coordinated with applicable interjurisdictional shoreline inventory and planning programs where they exist. Two or more local governments are encouraged to jointly conduct an inventory in order to increase the efficiency of data gathering

and comprehensiveness of inventory information. Data from interjurisdictional, watershed, or regional inventories may be substituted for an inventory conducted by an individual jurisdiction, provided it meets the requirements of this section.

Collect and analyze the following information:

(i) Shoreline and adjacent land use patterns and transportation and utility facilities, including the extent of existing structures, impervious surfaces, vegetation and shoreline modifications in shoreline jurisdiction.

(ii) Critical areas, including wetlands, aquifer recharge areas, fish and wildlife conservation areas, geologically hazardous areas, and frequently flooded areas, as required by RCW 36.70A.170. See also WAC 173-26-320 (2) and (3).

(iii) Degraded areas and sites with potential for ecological restoration.

(iv) Areas of special interest, such as priority habitats, rapidly developing waterfronts, clean-up sites, or eroding shorelines, to be addressed through new master program provisions.

(v) Conditions and regulations in shoreland and adjacent areas that affect shorelines, such as surface water management and land use regulations. This information may be useful in achieving mutual consistency between the master program and other development regulations.

(vi) Existing and potential shoreline public access sites, including public rights-of-way and utility corridors.

(vii) General location of bank full width limits, channel migration zones, and flood plains.

(viii) Gaps in existing information. During the initial inventory, local governments should identify what additional information may be necessary for more effective shoreline management and develop strategies to collect this information.

(ix) If the shoreline is rapidly developing or subject to substantial human changes such as clearing and grading, past and current records or historical aerial photographs may be necessary to identify cumulative impacts, such as bulkhead construction, intrusive development on priority habitats, and conversion of harbor areas to nonwater-oriented uses.

(x) If archaeological or historic resources have been identified in shoreline jurisdiction, consult with the state historic preservation office and local affected Indian tribes regarding existing archaeological and historical information.

For those shorelines that affect T&E species, the inventory information shall establish baseline conditions for the items listed below:

Natural:

Physical:

Location and extent of populations of T&E species
 Drift cells
 Direction of littoral drift (primary)
 Sediment accretion areas (marine and riverine)
 Sediment transport zones (marine and riverine)
 Erosional zones and "feeder" bluffs

Geological hazard areas
 Wave energy or fetch
 Intertidal substrate description
 Shallow subtidal (-10 feet MLLW) substrate description
 Channel migration zones
 Pool/riffle ratios
 Flood plains
 Ground water upwellings or springs
 Hydric soils

Biological:

Forage fish spawning and holding areas
 Shellfish areas (both certified and uncertified)
 Eelgrass beds
 Algae and kelp beds
 Spit berm vegetation (gravelly and sandy soils)
 Condition of riverine vegetation (native and nonnative) age and width
 Submerged and emergent vegetation
 Wetlands (associated and isolated), including salt marsh areas
 Salmon and bull trout spawning, rearing, feeding, and migration areas
 Location, condition, and species diversity of marine riparian vegetation

Altered Conditions:**Land use:**

Zoning density (units per acre)
 Single-family residences and appurtenant structures
 Agricultural structures and practices
 Aquacultural practices
 Industrial complexes, outfalls, and appurtenant structures
 Commercial buildings and appurtenant structures
 Bulkheads and shore hardening, including levees and dikes
 Filled and dredged areas
 Docks, piers, and other over-water structures

Storm water outfalls
 Sewer outfalls
 Roads, railroad facilities, and bridges within shoreline jurisdiction
 Extent of impermeable surfaces
 Identified contaminated sediments
 Tide gates, ditches, diversions, culverts, and barriers to wildlife migration
 Utilities
 Shoreline designations
 Land use overlays
 Development within channel migration zones

For those items inventoried for protection and restoration of habitat for T&E species, document the information at a scale sufficiently detailed to be able to identify changing conditions over time. Washington state resource agencies have inventory information available for most items. Contact the department for access to inventory records.

(d) Analyze shoreline issues of concern.

To implement policies of the Shoreline Management Act and ensure properly functioning condition for listed T&E species, analyze shoreline conditions based on information gathered in (c) of this subsection and address special topics. Before establishing specific master program provisions, local governments shall perform analysis and planning tasks necessary to ensure effective shoreline management provisions, addressing the topics below, where applicable.

(i) Characterization of functions and ecosystem-wide processes.

Prepare a characterization of shoreline ecological systems. These systems include riverine, lacustrine, marine and wetland systems as listed in WAC 173-26-020. The characterization consists of three steps:

(A) Identify which of the ecosystem-wide processes and ecological functions listed in WAC 173-26-020 apply within shoreline jurisdiction and identify which have been significantly altered and which may be missing or significantly impacted;

(B) Assess the ecosystem-wide processes to determine their effect/impact on shoreline systems present within a jurisdiction and their individual functions; and

(C) Develop the specific master program provisions necessary to protect and/or restore ecological functions and ecosystem-wide processes. The characterization of shoreline ecological systems may be achieved by using one or more of the approaches below:

(I) If a regional environmental management plan, such as a watershed plan or coastal erosion study, is ongoing or has been completed, then conduct the characterization either within the framework of the regional plan or use the data provided in the regional plan. This methodology is intended to contribute to an in-depth and comprehensive assessment and characterization.

(II) If a regional environmental management plan has not been completed, use available scientific and technical information, including flood studies, habitat evaluations and studies, water quality studies, and data and information from environmental impact statements. This characterization of ecosystem-wide processes and the impact upon the functions of specific habitats and human health and safety objectives may be of a generalized nature.

(III) One or more local governments may pursue a characterization which includes a greater scope and complexity than listed in items (I) and (II) of this subsection.

Local governments shall ensure that master program provisions protect the shoreline processes within the subject jurisdiction that are critical to creating and sustaining properly functioning condition and other ecological functions. To achieve this, the level of resource protection must account for risks to the environment and cumulative impacts from development allowed by the master program. Local governments shall use this analysis to prepare master program provisions as described in WAC 173-26-300 (3)(g), to protect and to contribute to the restoration of the ecosystem-wide processes and individual ecological functions on a comprehensive basis over time. This does not necessarily require that each development or action on the shoreline individually improve ecological functions, provided PFC for T&E species is not degraded.

For shoreline areas that affect T&E species, the ecosystem characterization shall include an identification of those functions and processes limiting the sustainability and recovery of those species. This analysis should be done for discrete reaches or shoreline segments of differing characteristics. It shall be sufficiently detailed to determine the current performance of shoreline functions relative to properly functioning condition for T&E species. The analysis shall identify those master program provisions necessary to attain properly functioning condition. Local governments shall use scientific and technical information and should consult with department technical assistance materials and work with federal, state, and local resource agency teams and affected Indian tribes when analyzing ecological conditions and their implications for priority species' survival.

(ii) Shoreline use analysis and priorities.

Conduct an analysis to determine the future demand for shoreline space and the methods to resolve potential use conflicts. Characterize current shoreline use patterns and projected trends to ensure a balance of uses consistent with chapter 90.58 RCW and WAC 173-26-300 (2)(d).

If the jurisdiction includes a harbor area or urban waterfront with intensive uses or significant development issues, work with the Washington state department of natural resources and port authorities to ensure consistency with harbor area statutes and regulations. Identify measures and strategies to encourage appropriate use of these shoreline areas while pursuing opportunities for ecological restoration.

(iii) Cumulative impacts.

At a minimum, local governments, with the assistance of state agencies, should project the ultimate allowed full build-out condition for existing and proposed master program provisions being considered. This assessment should include

potential impacts due to all development, including current conditions and those uses not requiring a shoreline permit. Master programs should address cumulative adverse impacts caused by incremental development, such as residential bulkheads, residential piers, or runoff from newly developed properties, and shall include master program provisions as described in WAC 173-26-300 (3)(g), to assess, minimize, and mitigate cumulative impacts.

For shorelines that affect priority species, local governments shall prepare a biological evaluation of the full build-out condition allowed by the master program. The full build-out condition assumes the maximum impact of development permitted by the proposed master program. Where projected cumulative impacts are found to adversely affect ecological functions, adjust master program provisions to achieve the objectives stated in WAC 173-26-300 (2)(c), (d), and (e). Where projected cumulative impacts are found to adversely affect T&E species populations, master program provisions shall be adjusted so that there will be no cumulative significant ecological impacts to PFC at full build-out. At a minimum, the biological evaluation shall address the following:

- Impacts of shoreline stabilization and impacts to the near-shore habitat and critical aquatic habitats.
- Residential development.
- Over-water structures, including residential docks, and impacts to the near-shore habitat and critical aquatic habitats.
- Vegetation conservation and impacts to shoreline stability, water quality, and aquatic habitats.
- Control of exotic species.
- Water quality and quantity, including storm water runoff, discharges, hydrographic response, and pollutant levels.
- Impacts of forest and agricultural practices.

Cumulative impact analysis shall incorporate scientific and technical information. Local governments should consult with technical assistance materials for addressing cumulative impacts produced by the department.

(iv) Shorelines of statewide significance.

If the area contains shorelines of statewide significance, undertake the steps outlined in WAC 173-26-350.

(v) Public access.

Identify public access needs and opportunities within the jurisdiction and explore actions to enhance shoreline recreation facilities, as described in WAC 173-26-320(4).

(vi) Enforcement and coordination with other regulatory programs.

Local governments planning under the Growth Management Act shall review their comprehensive plan policies and development regulations to ensure mutual consistency. In order to effectively administer and enforce master program provisions, local governments should also review their current permit review and inspection practices to identify ways to increase efficiency and effectiveness and to ensure consistency.

(vii) Water quality and quantity.

Identify water quality and quantity issues relevant to master program provisions, including those that affect human health and safety. At a minimum, consult with appropriate federal, state, tribal, and local agencies.

(viii) Vegetation conservation.

Identify how existing shoreline vegetation provides ecological functions and determine methods to ensure protection of those functions. Identify important ecological functions that have been degraded through loss of vegetation and feasible means to restore those functions. Consider the amount of vegetated shoreline area necessary to achieve ecological objectives. While there may be less vegetation remaining in urbanized areas than in rural areas, the importance of this vegetation, in terms of the ecological functions it provides, is often as great or even greater than in rural areas due to its scarcity. Identify measures to ensure that new development meets vegetation conservation objectives.

(ix) Ecological restoration.

Where restoration of the shoreline is necessary for protection and restoration efforts for T&E species or management of priority species or habitats, local governments shall base restoration requirements on comprehensive restoration planning, using scientific and technical information that identifies specific sites, preferred methods, implementation incentives, requirements, and projects.

(x) Special area planning.

If the jurisdiction includes complex shoreline ecological issues, changing uses, or other unique features, the local government is encouraged to undertake special area planning. Special area planning may be used to address: Public access, vegetation conservation, shoreline use compatibility, port development master planning, ecological restoration, or other issues best addressed on a comprehensive basis.

The resultant plans may serve as the basis for facilitating state and local government coordination and permit review. Special-area planning shall provide for public and affected Indian tribe participation.

(e) Establish environment designations.

Establish environment designations and identify permitted uses, and development standards for each environment designation.

Based on the inventory in (c) of this subsection and the analysis in (d) of this subsection, assign each shoreline segment an environment designation.

Prepare specific environment designation policies and regulations, including those necessary to maintain properly functioning condition for T&E species.

Review the environment designations for mutual consistency with comprehensive plan land use designations as indicated in WAC 173-26-310(3).

In determining the boundaries and classifications of environment designations, adhere to the priorities in WAC 173-26-300 (2)(d).

In accordance with WAC 173-26-310, environment designation policies and regulations shall identify and protect ecologically intact shorelines that are largely free of human influence, prevent further loss of ecological functions on a comprehensive basis, and identify urban areas suitable for water-dependent uses and ecological rehabilitation.

In the master program environment designation provisions and boundaries, identify the areas where structural shoreline stabilization measures generally will be prohibited or greatly restricted to avoid damage to natural shoreline functions, those areas where restoration of natural shoreline

processes will be encouraged or required, and those areas where shoreline stabilization may be appropriate because of the potential for property damage or the needs of water-dependent uses.

(f) Establish shoreline policies.

Address all of the elements listed in RCW 90.58.100(2). Review for mutual consistency with the comprehensive plan policies. If there are shorelines of statewide significance, ensure that the other comprehensive plan policies affecting shoreline jurisdiction are consistent with the objectives of RCW 90.58.020 and 90.58.090(4). If the shorelines affect T&E species, include a policy in the master program calling for properly functioning condition for the T&E species and review the comprehensive plan for consistency.

(g) Prepare shoreline regulations.

Prepare shoreline regulations based on the analyses described in this section and consistent with the guidelines of this chapter. The level of detail of inventory information and planning analysis will be a consideration in setting shoreline regulations. As a general rule, the less known about existing resources, the more stringent shoreline master program provisions should be to avoid irreparable damage to shoreline resources. If there is a question about the extent or condition of an existing ecological resource, then the master program provisions shall be sufficiently restrictive to ensure that the resource is protected. Shorelines that affect T&E species shall be afforded special consideration to maintain or contribute to the restoration of properly functioning condition.

The regulations shall be sufficient to address cumulative impacts as described in WAC 173-26-300 (2)(e) and (3)(d)(iii).

(h) Submit for review and approval.

Local governments are encouraged to work with department personnel during preparation of the master program and to submit draft master program provisions to the department for informal advice and guidance prior to formal submittal.

Local governments shall submit the completed checklist, as described in WAC 173-26-300 (3)(a), with their master program amendments proposed for adoption. Master program review and formal adoption procedures are described in Parts I and II of this chapter. The checklist will include a monitoring and adaptive management program described in WAC 173-26-300 (2)(b).

NEW SECTION

WAC 173-26-310 Environment designation system.

(1) Applicability.

This section applies to the establishment of environment designation boundaries and provisions as described in WAC 173-26-290 (1)(d).

(2) Basic requirements for environment designation classification and provisions.

Master programs shall contain a system to classify shoreline areas into specific environment designations. This classification system shall be based on the existing use pattern, the biological and physical character of the shoreline, and the goals and aspirations of the community as expressed through comprehensive plans. Each master program's classification

system shall be consistent with that described in WAC 173-26-310 (4) and (5) unless there is a compelling reason, based on the act and this chapter, to the contrary and the alternative proposed provides equal or better implementation of the act, particularly with respect to protection of T&E species.

An up-to-date and accurate map of the shoreline area delineating the environment designations and their boundaries shall be prepared and maintained in the local government office that administers shoreline permits. If it is not feasible to accurately designate individual parcels on a map, the master program text shall include a clear basis for identifying the boundaries, physical features, explicit criteria, or "common" boundary descriptions to accurately define and distinguish the environments on the ground.

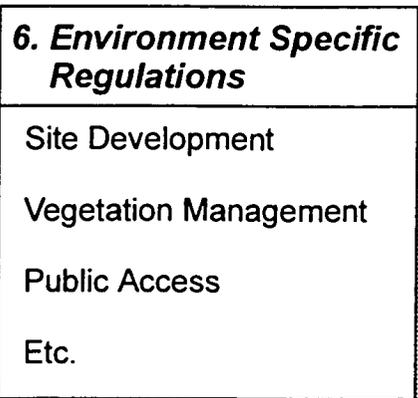
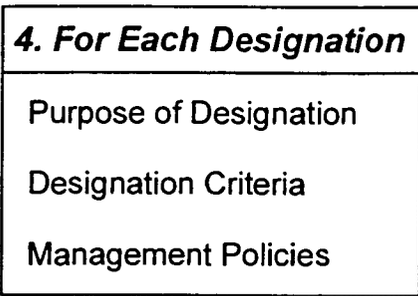
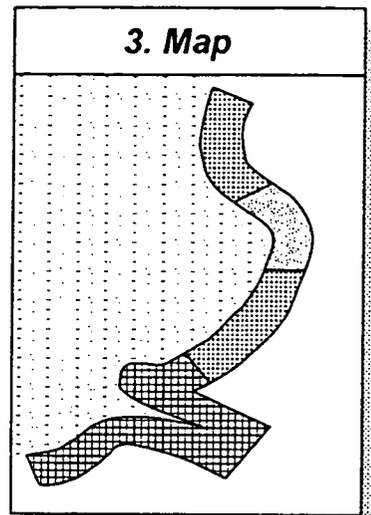
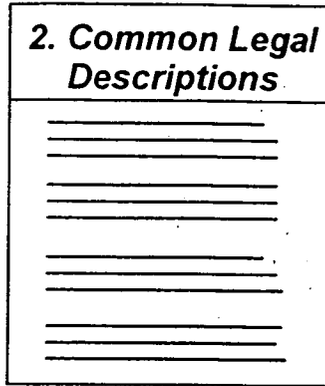
To facilitate consistency with land use planning, local governments planning under chapter 36.70A RCW are encouraged to illustrate shoreline designations on the comprehensive plan Future Land Use Map as described in WAC 365-195-300 (2)(d).

The map should clearly illustrate what environment designations apply to all lands in Shoreline Management Act jurisdictional limits including flood plains, river deltas, and associated wetlands.

The master program should also make it clear that in the event of a mapping error, the jurisdiction will rely upon common boundary descriptions and the criteria contained in chapter 173-22 WAC pertaining to wetlands, as amended, rather than the incorrect or outdated map.

The map and the master program should note that all areas within shoreline jurisdiction that are not mapped and/or designated are automatically assigned a "rural conservancy" designation, or "urban conservancy" designation if within a municipality or urban growth area, until the shoreline can be redesignated through a master program amendment.

The following diagram summarizes the components of the environment designation provisions.



5. Matrices (Optional)

Use Category	Environment			
	S. Resid.	Rural Cons.		
	P	C		
	P	C		
	X	P		
Activities				
	P	P		
	C	P		
	C	P		
Height	20'	30'		
Setback	100'	120'		
Etc.				

Figure 5. Diagram summarizing the components of the environment designation provisions.

(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

For each environment designation, the shoreline master program shall describe:

(a) Purpose statement.

The statement of purpose shall describe the shoreline management objectives of the designation in a manner that distinguishes it from other designations.

(b) Classification criteria.

Clearly stated criteria shall provide the basis for classifying or reclassifying a specific shoreline area with an environment designation.

(c) Management policies.

These policies shall be in sufficient detail to assist in the interpretation of the environment designation regulations and, for jurisdictions planning under chapter 36.70A RCW, to evaluate consistency with the local comprehensive plan.

PERMANENT

(d) Regulations.

Environment-specific regulations shall address the following where necessary to account for different shoreline conditions:

- (i) Regulations to maintain or restore properly functioning condition for T&E species relevant to each designation;
- (ii) Preferred shoreline use requirements;
- (iii) Types of shoreline uses permitted, conditionally permitted, and prohibited;
- (iv) Building or structure height and bulk limits, setbacks, maximum density or minimum frontage requirements, and site development standards; and
- (v) Native vegetation conservation, shoreline stabilization, parking, signs, public access, and other topics not covered in general use regulations.

(3) Consistency between shoreline environment designations and the local comprehensive plan.

As noted in WAC 173-26-290 (2)(a), RCW 90.58.340 requires that policies for lands adjacent to the shorelines be consistent with the Shoreline Management Act, implementing rules, and the applicable master program. Conversely, local comprehensive plans constitute the underlying framework within which master program provisions should fit. The Growth Management Act, where applicable, designates shoreline master program policies as an element of the comprehensive plan and requires that all elements be internally consistent. Chapter 36.70A RCW also requires development regulations to be consistent with the comprehensive plan.

The following criteria are intended to assist local governments and the department in evaluating the consistency between master program environment designation provisions and the corresponding comprehensive plan elements and development regulations. In order for shoreline designation provisions, local comprehensive plan land use designations, and development regulations to be internally consistent, all three of the conditions below should be met:

(a) Provisions not precluding one another.

The comprehensive plan provisions and shoreline environment designation provisions should not preclude one another. To meet this criteria, the provisions of both the comprehensive plan and the master program must be able to be met. The comprehensive plan and the master program should make specific provisions for resolving any apparent inconsistency. For example, a local comprehensive plan may identify a large tract of land with a stream corridor running through it as suitable for a new residential development. The comprehensive plan and the master program may be consistent even if the stream is designated "natural," because these two objectives could be achieved in a number of ways: Development could be restricted to two hundred feet landward of the ordinary high-water mark or the stream corridor could be dedicated as a passive park and trail system. Further, when considered together and applied to any one piece of property, the master program use polices and regulations and the local zoning or other use regulations should not conflict in a manner that all viable uses of the property are precluded. For example, if the property is designated as within the shoreline residential environment, it should not be zoned exclusively for industrial use.

(b) Use compatibility.

Land use policies and regulations should protect preferred shoreline uses from being impacted by incompatible uses. The intent is to prevent water-oriented uses, especially water-dependent uses, from being restricted on shoreline areas because of impacts to nearby nonwater-oriented uses. To be consistent, master programs, comprehensive plans, and development regulations should prevent new uses that are not compatible with preferred uses from locating where they may restrict preferred uses or development. For example, new residential development should not be allowed near shoreline heavy industrial areas unless the impacts can be mitigated through design standards applied to the new residential development.

(c) Sufficient infrastructure.

Infrastructure and services provided in the comprehensive plan should be sufficient to support allowed shoreline uses. Shoreline uses shall not be allowed where the comprehensive plan does not provide sufficient roads, utilities, and other services to support them. For example, high-density residential development and industrial uses shall not be allowed unless the comprehensive plan makes provision for needed infrastructure and services at appropriate locations. However, supporting infrastructure is not a justification for more intense development if that development causes significant ecological impact to habitat for T&E species.

In delineating environment designations, local governments shall ensure that existing shoreline ecological functions and properly functioning condition for T&E species can be protected and degraded shoreline ecological functions restored with the proposed pattern and intensity of urban growth. Infrastructure plans must also be mutually consistent with shoreline designations. Where they do exist, utility services routed through shoreline areas shall not be a sole justification for more intense development.

(4) Recommended environment designation classifications.

The recommended classification system consists of six basic environments: "High-intensity," "shoreline residential," "urban conservancy," "rural conservancy," "natural," and "aquatic." Local governments shall assign all shoreline areas an environment designation consistent with WAC 173-26-310 (4) and (5). For the purposes of WAC 173-26-310 (4) and (5), a proposed master program environment designation system is consistent with recommended designations if a given shoreline segment with the characteristics described in WAC 173-26-310 (5)(a) through (f) is assigned an environment designation with purpose, management policies, and standards to implement those policies consistent with the corresponding environment designation in WAC 173-26-310 (4)(a) through (f). For example, shoreline areas meeting the criteria in WAC 173-26-310 (5)(d) should be assigned an environment designation with purpose and management policies of the "high-intensity" environment.

Local governments may establish different designations, provided they are consistent with this chapter. For example, a local government wishing to differentiate between "conservancy" shorelines used for park purposes and those for habitat restoration might establish "conservancy-park" and "con-

servancy-habitat" designations, each with separate purposes, criteria, policies, and use provisions. Or, a local government may wish to set site-specific standards for pier and dock construction in more sensitive aquatic areas and restrict aquaculture in harbor areas by establishing "aquatic-conservancy" and "aquatic-harbor" environments, each with different allowable uses and development standards.

Local governments may use "parallel environments" where appropriate. Parallel environments divide shorelands into different sections generally running parallel to the shoreline or along a physical feature such as a bluff or railroad right of way. Such environments may be useful, for example, to accommodate both resource protection near the shoreline and development opportunities further from the shoreline. Where parallel environments occur, development allowed in one must not preclude the maintenance or restoration of ecological functions or properly functioning condition for T&E species.

Local governments may retain their current environment designations provided they demonstrate that existing environment designation provisions are consistent with this chapter.

(a) "Natural" environment.

(i) Purpose.

The purpose of the "natural" environment is to protect and restore those shoreline areas that are relatively free of human influence or that include intact or minimally degraded shoreline functions intolerant of human use. These systems require restrictions on the intensities and types of uses permitted to maintain the ecological functions and ecosystem-wide processes.

(ii) Management policies.

(A) Any use that would substantially degrade the ecological functions, particularly PFC for T&E species, or natural character of the shoreline area shall be prohibited.

(B) The following new uses shall not be allowed in the "natural" environment:

- Residences (except as noted below).
- Commercial uses.
- Industrial uses.
- Agriculture that involves tilling the earth or clearing of native plant communities.
- Nonwater-oriented recreation.

Roads, utility corridors, and parking areas that can be located outside of "natural" designated shorelines.

However, limited single-family residential development may be allowed as a conditional use within the "natural" environment if such shoreline master program provisions result in an equal or greater level of ecological functions and properly functioning condition.

(C) Commercial forestry may be allowed as a conditional use in the "natural" environment provided it meets the conditions of the State Forest Practices Act and its implementing rules.

(D) Access may be permitted for scientific, historical, cultural, educational, and low-intensity water-oriented recreational purposes, provided that no significant ecological impact on the area will result.

(E) Do not allow new development or significant vegetation removal that would reduce the capability of vegetation to perform normal ecological functions or maintain PFC for T&E species. Do not allow the subdivision of property in a configuration that, to achieve its intended purpose, will require significant vegetation removal or shoreline modification that adversely impacts ecological functions. That is, each new property parcel must be able to support its intended development without significant ecological impacts to the shoreline or to the vegetation necessary to maintain ecological functions.

(b) "Rural conservancy" environment.

(i) Purpose.

The purpose of the "rural conservancy" environment is to protect, conserve, and restore ecological functions, existing natural resources, and valuable historic and cultural areas in order to achieve ecological protection, sustain resource use, achieve natural flood plain processes, and provide recreational opportunities. Examples of uses that are appropriate in a "rural conservancy" environment include low-impact outdoor recreation uses, timber harvesting on a sustained-yield basis, agricultural uses, aquaculture, low-intensity residential development consistent with the local comprehensive plan's rural element and chapter 36.70A RCW, and other related low-intensity uses.

(ii) Management policies.

(A) Uses in the "rural conservancy" environment should be limited to those which are nonconsumptive (i.e., do not deplete over time) of the shoreline area's physical and biological resources and uses of a nonpermanent nature that do not substantially degrade ecological functions, PFC for T&E species, or the rural or natural character of the shoreline area. Shoreline habitat restoration and environmental enhancement are preferred uses.

Except as noted below, commercial and industrial uses should not be allowed. Agricultural practices, commercial forestry, and aquaculture when consistent with provisions of this chapter may be allowed. Nonconsumptive, water-oriented commercial and industrial uses may be permitted in the limited instances where those uses have located in the past or at unique sites in rural communities that possess shoreline conditions and services to support the development.

Water-dependent and water-enjoyment recreation facilities that do not deplete the resource over time, such as boating facilities, angling, hunting, wildlife viewing trails, and swimming beaches, are preferred uses, provided significant ecological impacts to the shoreline are avoided or mitigated.

(B) Developments and uses that would substantially degrade or permanently deplete the physical or biological resources of the area or that preclude maintenance or attainment of properly functioning condition shall not be allowed.

(C) Construction of new structural shoreline stabilization and flood control works shall not be allowed except where there is a documented need to protect an existing structure or ecological functions and mitigation is applied, consistent with WAC 173-26-330. New development shall be designed and located to preclude the need for such work.

(D) For jurisdictions planning under the Growth Management Act, new residential development in the "rural con-

servancy" environment shall be consistent with the comprehensive plan rural element and with RCW 36.70A.070(5). Residential development standards shall prevent significant cumulative adverse impacts to the shoreline environment, including those that prevent properly functioning condition for T&E species. If existing development does not conform to rural element provisions, then the master program should address nonconforming uses in ways that restore ecological functions over time.

For jurisdictions not planning under the Growth Management Act, development shall be limited to a maximum of ten percent total impervious surface area within the lot or parcel lying in shoreline jurisdiction, unless an alternative standard is developed based on scientific information that meets the provisions of this chapter and protects shoreline ecological functions and properly functioning condition.

Master programs for jurisdictions not planning under the Growth Management Act may allow greater lot coverage to allow development of lots legally created prior to the adoption of a master program prepared under these guidelines. In these instances, master programs shall require that lot coverage is minimized, that impacts are mitigated according to the mitigation sequence defined in WAC 173-26-020, and that development of lots created after the adoption of a master program prepared under these guidelines does not exceed ten percent impervious surface area within shoreline jurisdiction.

(E) New shoreline stabilization, flood control measures, vegetation removal, and other shoreline modifications shall be designed and managed to ensure that the natural shoreline functions are protected and restored over time. Shoreline ecological restoration should be required of new development or redevelopment where the shoreline ecological functions have been degraded.

(c) **"Aquatic" environment.**

(i) **Purpose.**

The purpose of the "aquatic" environment is to protect, restore, and manage the unique characteristics and resources of the areas waterward of the ordinary high-water mark by managing uses and ensuring that properly functioning condition and shoreline ecological functions are protected and restored over time.

(ii) **Management policies.**

(A) Provisions for the "aquatic" environment shall be directed towards maintaining and restoring PFC for T&E species.

(B) Allow new over-water structures only for water-dependent uses or public access that will not preclude attainment of PFC for T&E species or ecological restoration.

(C) The size of new over-water structures should be limited to the minimum necessary to support the structure's intended use.

(D) In order to reduce the impacts of shoreline development and increase effective use of water resources, multiple use of over-water facilities should be encouraged.

(E) All developments and uses on navigable waters or their beds should be located and designed to minimize interference with surface navigation, to consider impacts to public views, and to allow for the safe, unobstructed passage of fish

and wildlife, particularly those species dependent on migration.

(F) Uses that cause significant ecological impacts to critical saltwater and freshwater habitats shall not be allowed. Where those uses are necessary to achieve the objectives of RCW 90.58.020, their impacts shall be mitigated according to the sequence defined in WAC 173-26-020.

(G) Shoreline uses and modifications shall be designed and managed to prevent degradation of water quality and alteration of natural hydrographic conditions.

(d) **"High-intensity" environment.**

(i) **Purpose.**

The purpose of the "high-intensity" environment is to provide for high-intensity water-oriented commercial, transportation, and industrial uses while protecting existing ecological functions and restoring ecological functions in areas that have been previously degraded.

(ii) **Management policies.**

(A) In regulating uses in the "high-intensity" environment, first priority shall be given to water-dependent uses. Second priority should be given to water-related and water-enjoyment uses. Nonwater-oriented uses should not be allowed except as part of mixed-use developments or existing developed areas supporting water-dependent uses. Nonwater-oriented uses may also be allowed in limited situations where they do not conflict with or limit opportunities for water-oriented uses or on sites where there is no direct access to the shoreline. Such specific situations should be identified in shoreline use analysis or special area planning, as described in WAC 173-26-300 (3)(d).

If an analysis of water-dependent use needs as described in WAC 173-26-300 (3)(d) demonstrates the needs of existing and envisioned water-dependent uses for the planning period are met, then provisions allowing for a mix of water-dependent and nonwater-dependent uses may be established. If those shoreline areas also provide ecological functions, particularly properly functioning condition for T&E species, apply standards to prevent significant ecological impacts to those functions.

(B) Full utilization of existing urban areas should be achieved before further expansion of intensive development is allowed, provided that as development occurs, ecological functions are maintained or restored. Reasonable long-range projections of regional economic need should guide the amount of shoreline designated "high-intensity." However, nonwater-oriented uses shall not be considered when determining full utilization of urban waterfronts.

(C) New development should protect and restore shoreline ecological functions, with particular emphasis on the attainment of properly functioning condition for T&E species. Where applicable, new development shall include environmental cleanup and restoration of the shoreline in accordance with state and federal requirements.

(D) Where feasible, visual and physical public access should be required as provided for in WAC 173-26-320 (4)(d).

(E) Aesthetic objectives should be actively implemented by means such as sign control regulations, appropriate development siting, screening and architectural standards, and

maintenance of natural vegetative buffers. Local governments may implement this guideline by adopting a master program policy for aesthetic objectives and implementing the policy through other development regulations, such as sign or design review ordinances.

(e) "Urban conservancy" environment.

(i) Purpose.

The purpose of the "urban conservancy" environment is to protect and restore ecological functions, including properly functioning condition for T&E species and ecological functions in urban and developed settings, while allowing a variety of water-oriented uses.

(ii) Management policies.

(A) During development and redevelopment, efforts shall be taken to restore PFC for T&E species and other ecological functions. Shoreline restoration and public access should be required of all nonwater-dependent development on previously developed shorelines.

(B) Standards shall be established for shoreline stabilization measures, vegetation conservation as described in WAC 173-26-320(5), water quality, and shoreline modifications within the "urban conservancy" designation to ensure that new development maintains and contributes to the restoration of ecological functions and properly functioning condition for T&E species.

(C) Public access and public recreation objectives should be implemented whenever feasible and significant ecological impacts can be mitigated.

(D) Water-oriented uses should be given priority over nonwater-oriented uses. For shoreline areas adjacent to commercially navigable waters, water-dependent uses should be given highest priority.

(f) "Shoreline residential" environment.

(i) Purpose.

The purpose of the "shoreline residential" environment is to accommodate residential development and appurtenant structures that are consistent with this chapter and the protection and restoration of ecological functions and PFC for T&E species. An additional purpose is to provide appropriate public access and recreational uses.

(ii) Management policies.

(A) Development should be permitted only in those shoreline areas where adequate setbacks or buffers are possible to protect ecological functions, where there are adequate access, water, sewage disposal, and utilities systems and public services available, and the environment can support the proposed use in a manner which protects or restores the ecological functions.

(B) Densities or minimum frontage width standards in the "shoreline residential" environment shall be set to protect the shoreline ecological functions, taking into account the environmental limitations and sensitivity of the shoreline area, the level of infrastructure and services available, and other comprehensive planning considerations.

Local governments may establish two or more different "shoreline residential" environments to accommodate different shoreline densities or conditions, provided both environments adhere to the provisions in this chapter.

(C) Development standards for setbacks or buffers, shoreline stabilization, vegetation conservation, critical area protection, and water quality shall be established to protect and, where significant ecological degradation has occurred, contribute to the restoration of properly functioning condition and other ecological functions over time.

(D) Multifamily and multilot residential and recreational developments should provide public access and joint use for community recreational facilities.

(E) Access, utilities, and public services should be available and adequate to serve existing needs and/or planned future development.

(F) Commercial development should be limited to water-oriented uses.

PERMANENT

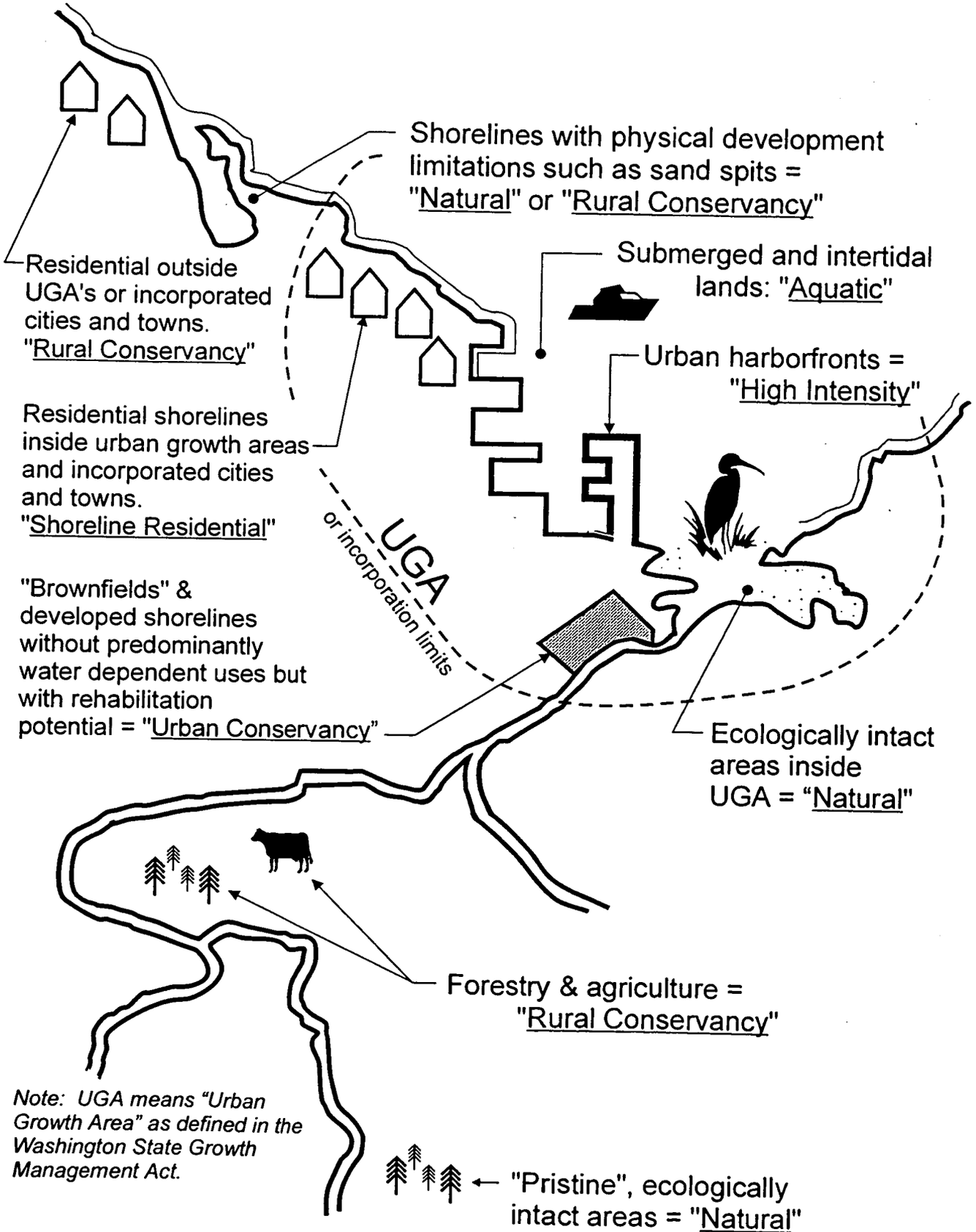


Figure 6. Schematic illustration of typical environment designations.
(This is for illustration purposes only and does not supplement or add to the language in the chapter text.)

(5) Criteria for assigning environment designation boundaries.

Local governments shall assign shoreline environment designations (environments) to all shoreline areas consistent with the criteria in (a) through (f) of this subsection.

(a) "Natural" environment criteria.

Assign a "natural" environment designation to shoreline areas if any of the following characteristics apply:

(i) The shoreline is ecologically intact and therefore currently performing an important, irreplaceable function or ecosystem-wide process that would be damaged by human activity;

(ii) The shoreline is considered to represent ecosystems and geologic types that are of particular scientific and educational interest;

(iii) The shoreline is unable to support new development or uses without significant ecological impacts to ecological functions or risk to human safety; or

(iv) The shoreline is especially sensitive to human disturbance and important for the conservation and recovery of T&E species.

Such shoreline areas include largely undisturbed portions of shoreline areas such as wetlands, estuaries, unstable bluffs, coastal dunes, spits, and ecologically intact shoreline habitats. Shorelines inside or outside urban growth areas may be designated as "natural."

Local governments are encouraged to designate parallel environments as "natural" in order to achieve a higher level of protection for T&E species. For example, an undisturbed area between a shoreline and a roadway may be designated as "natural" even if the area landward of the roadway is no longer ecologically intact.

(b) "Rural conservancy" environment criteria.

Assign a "rural conservancy" environment designation to shoreline areas outside incorporated municipalities and outside urban growth areas, as defined by RCW 36.70A.110, if any of the following characteristics apply:

(i) The shoreline is currently supporting lesser-intensity, resource-based uses, such as agriculture, forestry, or recreational uses, or is designated agricultural or forest lands pursuant to RCW 36.70A.170;

(ii) The shoreline is currently accommodating residential uses outside urban growth areas and incorporated cities or towns;

(iii) The shoreline is supporting human uses but subject to environmental limitations, such as properties that include or are adjacent to steep banks, feeder bluffs, or flood plains or other flood-prone areas;

(iv) The shoreline is of high recreational value or with unique historic or cultural resources; or

(v) The shoreline has low-intensity water-dependent uses.

Areas designated in a local comprehensive plan as "rural areas of more intense development," as provided for in chapter 36.70A RCW, may be designated an alternate shoreline environment, provided it is consistent with the objectives of

the Growth Management Act and this chapter. "Master planned resorts" as described in RCW 36.70A.360 may be designated an alternate shoreline environment, provided the applicable master program provisions do not allow significant ecological impacts.

Lands designated as "mineral resource lands" pursuant to RCW 36.70A.170 and WAC 365-190-070 may be assigned a subdesignation of "rural conservancy" environment that allows mineral extraction, provided the provisions for that designation conform to WAC 173-26-340 (3)(h) and this chapter and protect ecological functions.

(c) "Aquatic" environment criteria.

Assign an "aquatic" environment designation to lands waterward of the ordinary high-water mark. Additionally, local governments may assign an "aquatic" environment designation to wetlands.

(d) "High-intensity" environment criteria.

Assign a "high-intensity" environment designation to shoreline areas within incorporated municipalities, urban growth areas, and industrial or commercial "rural areas of more intense development," as described by RCW 36.70A.070, if they currently support or are suitable and planned for high-intensity water-dependent uses related to commerce, transportation, or navigation.

(e) "Urban conservancy" environment criteria.

Assign an "urban conservancy" environment designation to shoreline areas appropriate and planned for development that are not generally suitable for water-dependent uses and that lie in incorporated municipalities, urban growth areas, or commercial or industrial "rural areas of more intense development" if any of the following characteristics apply:

(i) They are suitable for a mix of water-related or water-enjoyment uses with other uses that allow a substantial number of people to enjoy the shoreline;

(ii) They are flood plains or other areas that should not be more intensively developed;

(iii) They have potential for ecological restoration;

(iv) They retain important ecological functions, even though partially developed; or

(v) They have the potential for development that incorporates ecological restoration. Lands designated as "mineral resource lands" pursuant to RCW 36.70A.170 and WAC 365-190-070 may be assigned a subdesignation of "urban conservancy" environment that allows mineral extraction, provided the provisions for that designation conform to WAC 173-26-340 (3)(h) and this chapter and protect ecological functions.

(f) "Shoreline residential" environment criteria.

Assign a "shoreline residential" environment designation to shoreline areas inside urban growth areas, as defined in RCW 36.70A.110, incorporated municipalities, "rural areas of more intense development," or "master planned resorts," as described in RCW 36.70A.360, if they are predominantly single-family or multifamily residential development or are planned and platted for residential development.

NEW SECTION

WAC 173-26-320 General master program provisions. (1) Archaeological and historic resources.

(a) Applicability.

The following provisions apply to archaeological and historic resources that are either recorded at the State Historic Preservation Office and/or by local jurisdictions or have been inadvertently uncovered. Archaeological sites located both in and outside shoreline jurisdiction are subject to chapter 27.44 RCW (Indian graves and records) and chapter 27.53 RCW (Archaeological sites and records) and shall comply with chapter 25-48 WAC as well as the provisions of this chapter.

(b) Principles.

Due to the limited and irreplaceable nature of the resource(s), prevent the destruction of or damage to any site having historic, cultural, scientific, or educational value as identified by the appropriate authorities including affected Indian tribes and the office of archaeology and historic preservation.

(c) Standards.

Local shoreline master programs shall include policies and regulations to protect historic, archaeological, and cultural features and qualities of shorelines and implement the following standards. A local government may reference historic inventories or regulations. Contact the office of archaeology and historic preservation and affected Indian tribes for additional information.

(i) Require that developers and property owners immediately stop work and notify the local government, the office of archaeology and historic preservation, and affected Indian tribes if anything of possible archaeological interest is uncovered during excavation.

(ii) Require that permits issued in areas documented to contain archaeological artifacts and data require a site inspection or evaluation by a professional archaeologist in coordination with affected Indian tribes.

(2) Critical areas.**(a) Applicability.**

The provisions of this section shall apply to all critical areas, as defined by chapter 36.70A RCW that lie within shoreline jurisdiction. Implementation of RCW 90.58.020 includes the management of critical areas in the shoreline in order to protect human health and safety and the state's natural resources. RCW 36.70A.030 defines critical areas as stated below:

(5) "Critical areas" include the following areas and ecosystems:

(a) Wetlands;

(b) Areas with a critical recharging effect on aquifers used for potable waters;

(c) Fish and wildlife habitat conservation areas;

(d) Frequently flooded areas; and

(e) Geologically hazardous areas.

See WAC 365-190-080 for further definition of critical area categories and management policies.

(b) Principles.

Local master programs shall implement the following principles:

(i) Protect against adverse effects to the public health, the land and its vegetation and wildlife, and the waters of the state and their aquatic life. Promote and enhance the public

interest by protecting and restoring ecological functions and ecosystem-wide processes. Take necessary measures to help attain the protection and restoration of T&E species.

(ii) In addressing issues related to critical areas, use scientific and technical information, as described in WAC 173-26-300 (2)(a), and include best available science, as provided for in chapter 36.70A RCW. When science is lacking, base decisions related to the protection of T&E species on an approach that minimizes risk to those species and places the highest priority on their protection and restoration.

(iii) Where necessary for the protection of the ecological functions of a critical area, including properly functioning condition for T&E species, review provisions outside the designated critical area pursuant to RCW 90.58.340.

(iv) In protecting and restoring critical areas within shoreline jurisdiction, integrate the full spectrum of planning and regulatory measures, including the comprehensive plan, interlocal watershed plans, local development regulations, and state, tribal, and federal programs. For shoreline areas affecting T&E species, make full use of such provisions to maintain or achieve properly functioning condition.

(v) The objective of shoreline management provisions for critical areas shall be the protection of existing ecological functions and ecosystem-wide processes and restoration of degraded areas to upgrade ecological functions and ecosystem-wide processes. Appropriate systems to address this goal include a littoral drift cell for marine waters or a watershed sub-basin for freshwaters. Local governments should accomplish this on a comprehensive basis, as described in WAC 173-26-300 (3)(d)(i), (e), (f) and (g).

(vi) Promote human uses and values, such as aesthetic values, provided they do not adversely impact ecological functions.

(vii) Implement, where applicable and consistent with the objectives of the Shoreline Management Act, the minimum guidelines in WAC 365-190-080.

(c) Standards.

Shoreline master programs shall adhere to the following standards, unless it is demonstrated through scientific and technical information and best available science that an alternative approach provides better resource protection. Provisions for frequently flooded areas are included in WAC 173-26-320(3). When preparing master program provisions for critical areas, local governments shall include best available science, as defined in RCW 36.70A.172(1), and use scientific and technical information, as provided for in WAC 173-26-300 (2)(a).

(i) Wetlands.**(A) Wetland use regulations.**

Local governments should consult department's technical guidance documents on wetlands.

Use regulations shall address the following uses to achieve, at a minimum, no net loss of wetland area and functions, including lost time when the wetland does not perform the function:

- The removal, excavation, grading, or dredging of soil, sand, gravel, minerals, organic matter, or material of any kind;

- The dumping, discharging, or filling with any material, including discharges of storm water and domestic, commercial, or industrial wastewater;

- The draining, flooding, or disturbing of the water level, duration of inundation, or water table;

- The driving of pilings;

- The placing of obstructions;

- The construction, reconstruction, demolition, or expansion of any structure;

- Significant vegetation removal, provided that these activities are not part of a forest practice governed under chapter 76.09 RCW and its rules; or

- Other uses or development that results in a significant ecological impact to the physical, chemical, or biological characteristics of wetlands.

- Activities that may result in a change in the physical, biological, thermal, or chemical characteristics of wetland water sources that inhibit the protection and restoration of T&E species.

- Activities reducing the functions of buffers described in (D) of this subsection.

(B) Wetland rating or categorization.

Wetlands shall be categorized based on the rarity, irreplaceability, or sensitivity to disturbance of a wetland and the functions the wetland provides. Local governments should either use the Washington State Wetland Rating System, Eastern or Western Washington version as appropriate, or they should develop their own regionally specific, scientifically based method for categorizing wetlands. Wetlands should be categorized to reflect differences in wetland quality and function in order to tailor protection standards appropriately. Higher quality/functioning wetlands should receive higher levels of protection. Wetland classifications, together with protective standards, for the specific classifications shall be sufficient to protect or restore ecological functions and PFC for T&E species. A wetland categorization method is not a substitute for a function assessment method, where detailed information on wetland functions is needed.

(C) Alterations to wetlands.

Master program provisions addressing alterations to wetlands shall be consistent with the policy of no net loss of wetland area and functions, wetland rating, scientific and technical information, and the mitigation priority sequence defined in WAC 173-26-020.

(D) Buffers.

Master programs shall contain requirements for buffer zones around wetlands. Buffer requirements shall be adequate to ensure that wetland functions are protected and maintained in the long-term. Requirements for buffer zone widths and management shall take into account the ecological functions of the wetland, the characteristics and setting of the buffer, the potential impacts associated with the adjacent land use, and other relevant factors.

(E) Mitigation.

Master programs shall contain wetland mitigation requirements that are consistent with the definition of mitigation in WAC 173-26-020 and which are based on the wetland rating.

(F) Compensatory mitigation.

Compensatory mitigation shall be allowed only after mitigation sequencing is applied.

Requirements for compensatory mitigation must include provisions for:

(I) Mitigation replacement ratios or a similar method of addressing the following:

- The risk of failure of the compensatory mitigation action;

- The length of time it will take the compensatory mitigation action to adequately replace the impacted wetland functions; and

- The gain or loss of the type, quality and quantity of the ecological functions of the compensation wetland as compared with the impacted wetland.

(II) Establishment of performance standards for evaluating the success of compensatory mitigation actions;

(III) Establishment of long-term monitoring and reporting procedures to determine if performance standards are met; and

(IV) Establishment of long-term protection and management of compensatory mitigation sites.

Unless it is demonstrated that a higher level of ecological functions contributing to PFC for T&E species would result from an alternate approach, compensatory mitigation for ecological functions necessary for PFC for T&E species must be either in kind and on-site, or in kind and within the same stream reach or drift cell. Compensatory mitigation for functions necessary for PFC for T&E species must be in place, with an approved performance monitoring program, prior to the authorized impacts occurring.

Credits from a state certified mitigation bank may be used to compensate for unavoidable impacts, in accordance with chapter 90.84 RCW and chapter 173-700 WAC, provided that the provisions of this section, compensatory mitigation are met.

(ii) Geologically hazardous areas.

Restrict new development in geologically hazardous areas. Consult minimum guidelines for geologically hazardous areas, WAC 365-190-080(4).

Do not allow new development or the creation of new lots that would cause foreseeable risk from geological conditions to people or ecological functions during the life of the development. Allow development on or adjacent to a geologically hazardous area only if the results of a geotechnical report indicate that such development is safe and will not require shoreline stabilization or channel modification. Allowable development must incorporate adequate drainage control to prevent erosion or significant ecological impacts.

Do not allow new development that would require structural shoreline stabilization over the life of the development. Exceptions may be made for the limited instances where stabilization is necessary to protect allowed water-dependent uses where no alternative locations are available and significant ecological impacts are mitigated. The stabilization measures shall conform to WAC 173-26-330.

(iii) Critical saltwater habitats and shorelands associated with marine waters and estuaries.

(A) Applicability.

Critical saltwater habitats include all kelp beds, eelgrass beds, spawning and holding areas for forage fish, such as herring, smelt, and sandlance, commercial and recreational shellfish beds, mudflats, intertidal habitats with vascular plants, and areas with which priority species have a primary association. Critical saltwater habitats require a higher level of protection due to the important ecological functions and contribution to properly functioning condition they provide. Ecological functions of marine shorelands can affect the viability of critical saltwater habitats. Therefore, effective protection and restoration of critical saltwater habitats should integrate management of shorelands as well as submerged areas.

(B) Principles.

Master programs shall implement saltwater habitat management planning to protect and restore critical saltwater habitats and properly functioning condition for T&E species by establishing coordinated master program policies and regulations. Local governments shall review relevant comprehensive plan policies and development regulations for shorelands and adjacent lands to achieve consistency as directed in RCW 90.58.340. The management planning shall incorporate the participation of state resource agencies and affected Indian tribes and serve as the basis for master program provisions. Local governments should base management planning on information provided by state resource agencies and affected Indian tribes unless they demonstrate that they possess more accurate and reliable information.

The management planning shall include an evaluation of current data and trends regarding the following:

- Available inventory and collection of necessary data regarding physical characteristics of the habitat, including upland conditions, and any information on species population trends;
 - Terrestrial and aquatic vegetation;
 - The level of human activity in such areas, including the presence of roads and level of recreational types (passive or active recreation may be appropriate for certain areas and habitats);
 - Restoration potential;
 - Tributaries and small streams flowing into marine waters;
 - Dock and bulkhead construction, including an inventory of bulkheads serving no protective purpose;
 - Conditions and ecological functions in the near-shore area;
 - Uses surrounding the critical saltwater habitat areas that may negatively impact those areas, including permanent or occasional upland, beach, or over-water uses; and
 - An analysis of what data gaps exist and a strategy for gaining this information.

The management planning shall address the following, where applicable:

- Protecting a system of fish and wildlife habitats with connections between larger habitat blocks and open spaces and restoring such habitats and connections where they are degraded;
- Protecting existing and restoring degraded riparian and estuarine ecosystems, especially salt marsh habitats;

- Establishing adequate buffer zones around these areas to separate incompatible uses from the habitat areas;
- Protecting existing and restoring degraded near-shore habitat;
- Protecting existing and restoring degraded or lost salmonid habitat;
- Protecting existing and restoring degraded upland ecological functions important to critical saltwater habitats, including riparian vegetation;
- Improving water quality;
- Protecting existing and restoring degraded sediment inflow and transport regimens; and
- Correcting activities that cause excessive sediment input where human activity has led to mass wasting.

Local governments, in conjunction with state resource agencies and affected Indian tribes, shall classify critical saltwater habitats and protect and restore seasonal ranges and habitat elements with which federal- and state-listed endangered, threatened, and priority species have a primary association.

Local governments, in conjunction with state resource agencies and affected Indian tribes, should determine which habitats and species are of local importance.

All public and private tidelands or bedlands suitable for shellfish harvest shall be classified as critical areas. Local governments should consider both commercial and recreational shellfish areas. Local governments should review the Washington department of health classification of commercial and recreational shellfish growing areas to determine the existing condition of these areas. Further consideration should be given to the vulnerability of these areas to contamination or potential for recovery. Shellfish protection districts established pursuant to chapter 90.72 RCW shall be included in the classification of critical shellfish areas. Local governments shall classify kelp and eelgrass beds identified by the department of natural resources' aquatic lands division, the department, and affected Indian tribes as critical saltwater habitats.

Comprehensive saltwater habitat management planning shall identify methods for monitoring conditions and adapting management practices to new information.

(C) Standards.

Docks, bulkheads, bridges, fill, floats, jetties, utility crossings, and other human-made structures shall not intrude into or over critical saltwater habitats except as a conditional use for a water-dependent use or ecological restoration and when all of the conditions below are met:

- PFC for T&E species is protected or restored as determined in consultation with natural resource agencies and affected Indian tribes. The proponent of a structure over critical saltwater habitat must demonstrate that there will be no loss of ecological functions provided by the habitat and no threat to human health or safety upon completion of the project. The analysis demonstrating no loss must account for potential cumulative impacts and risks to the environment resulting from the proposed action;
- The public's need for such an action or structure is clearly demonstrated and the proposal is consistent with protection of the public trust, as embodied in RCW 90.58.020;

- Avoidance of impacts to critical saltwater habitats by an alternative alignment or location is not feasible;
- The project is designed to minimize its impacts on critical saltwater habitats and the environment;
- Significant ecological impacts will be mitigated through the mitigation sequence described in WAC 173-26-020; and
- The project is consistent with the state's interest in resource protection and species recovery.

Until an inventory of critical saltwater habitat has been done, shoreline master programs shall condition all over-water and near-shore developments with the requirement for an inventory of the site and adjacent beach sections to assess the presence of critical saltwater habitats and functions. The methods and extent of the inventory shall be consistent with accepted research methodology. At a minimum, local governments should consult with department technical assistance materials for guidance.

(iv) Critical freshwater habitats, including riverine corridors and other freshwater fish and wildlife conservation areas.

(A) Applicability.

The following applies to master program provisions and shoreline management activities within shoreline jurisdiction affecting critical freshwater habitats, including streams, rivers, wetlands, and lakes, their associated channel migration zones, and flood plains.

(B) Principles.

Many ecological functions, including PFC for T&E species, of riverine corridors depend both on the continuity of the natural environment along the length of the shoreline and on the conditions of the surrounding lands on either side of the river channel. Significant damage to the environment, such as a polluting outfall, vegetation loss, or imperviousness within the watershed, can destroy ecological functions downstream. Likewise, gradual destruction or loss of the vegetation along the corridor or extensive flood plain development can raise water temperatures and alter hydrographic conditions, thereby making the corridor uninhabitable for priority species and susceptible to catastrophic flooding, droughts, and landslides. These conditions can also threaten human health, safety, and property. Therefore, effective management of riverine corridors depends on:

(I) Planning, protecting, and restoring the length of the corridor from river headwaters to the mouth; and

(II) Conservatively regulating the uses within shoreline jurisdiction, the stream channel, associated channel migration zone, wetlands, and the flood plain. Water quality and hydrological processes also depend upon subsurface flows through the adjacent hyporheic zone, surface water run-off, and ground water in lands outside the flood plain. For this reason, comprehensive watershed efforts are the most effective approach to corridor management.

Recognizing that long stretches of riverine shorelines have been altered or degraded from their natural condition, effective riverine management usually requires a two-part strategy of:

- Preventing damage to riverine shoreline areas that retain their ecological functions; and

- Restoring degraded riverine shoreline areas whenever feasible. Redevelopment activities along shorelines provide opportunities to achieve setbacks and ecological restoration.

Local governments shall base master program provisions for critical freshwater conservation areas on a comprehensive approach, as described in WAC 173-26-300 (3)(d)(i), (e), (f) and (g). As part of this comprehensive approach, local governments shall integrate categories of master program provisions, including those for shoreline stabilization, fill, vegetation conservation, water quality, flood hazard reduction, and specific uses, to protect human health and safety and to protect and restore the corridor's ecological functions and ecosystem-wide processes.

Applicable master programs shall contain provisions to protect and restore hydrologic connections between water bodies, water courses, and associated wetlands. For example, master programs should require that dikes, roads, or other structures, when allowed, be constructed or refitted to allow the unrestricted natural flow of water between dry or braided channels, associated wetlands, the main river channel, and associated water bodies. Incentives should be provided to restore water connections that have been impeded by previous development.

Master program provisions for riverine corridors shall, where applicable, be based on the information from comprehensive watershed management planning, as indicated in WAC 173-26-300 (3)(c) and (d).

A natural channel configuration with features such as pools, off-channel habitat, vegetation, and refugia is especially important to T&E species. These habitat features depend upon natural channel formation, natural flood plain function, and unrestricted channel movement within the channel migration zone. Therefore, applicable master programs shall include provisions that prevent restrictions to channel movement within the channel migration zone and that contribute to achieving more natural channel characteristics on a comprehensive basis over time.

(C) Standards.

New structures, flood control measures, structural shoreline stabilization measures, significant vegetation removal, reconfiguration of the channel bed and associated areas, and other new shoreline modifications that affect natural channel movement or natural flood plain function shall not be allowed within a stream's channel migration zone if they would adversely affect PFC for T&E species or cause significant ecological impacts. However, the following development and uses may be allowed:

- Protection and restoration actions that increase the ecosystem-wide processes or ecological functions toward more properly functioning condition.

- Forest practices in compliance with the Washington State Forest Practices Act and its implementing rules and RCW 90.58.150, where applicable.

- Existing and ongoing agricultural practices, provided that no new structures, flood control measures, or restrictions to channel movement occur and there is no clearing and grading within the channel migration zone.

- Bridges, utility lines, and other public utility and transportation structures where no other feasible alternative exists.

Where such structures are allowed, mitigation shall be required that protects or restores impacted functions and processes in the affected portion of the watershed.

- Repair and maintenance of an existing legal use, provided that such actions do not create significant ecological impacts or adversely affect T&E species.

- Development on a previously altered site where it is demonstrated that the development restores ecological functions and processes of the applicable portion of the watershed to a more natural condition.

- Development consistent with special area planning as described in WAC 173-26-300 (3)(d)(x) for a riverine corridor that is directed toward protecting and restoring properly functioning condition for priority species and habitats on a comprehensive basis.

- Modifications or additions to an existing legal development, provided that channel migration is not further limited and that the new development includes appropriate ecological restoration of properly functioning condition.

- New development in incorporated municipalities and designated urban growth areas, as defined in chapter 36.70A RCW, where existing human-made structures prevent active channel movement. In this exception, the new development must not adversely affect hydrological conditions and must include where otherwise required under the provisions of this chapter appropriate restoration which contributes to the attainment of properly functioning condition.

- Measures to reduce shoreline erosion, provided that it is demonstrated that the erosion rate exceeds that which would normally occur in a natural condition, that the measure does not interfere with fluvial hydrological and geomorphological processes normally acting in natural conditions, and that the measure increases PFC for T&E species associated with the river or stream. It is the intent of this provision to allow measures that protect property at the same time as restoring ecosystem-wide processes and PFC for T&E species where scientific and technical information demonstrate that this may be accomplished.

Do not allow the creation of new lots that would require development in the CMZ in order to achieve a viable use.

(3) Flood hazard reduction.

(a) Applicability.

The following provisions apply to actions taken to reduce flood damage or hazard and to uses, development, and shoreline modifications that may increase flood hazards. Flood hazard reduction measures may consist of nonstructural measures, such as setbacks, land use controls, wetland restoration, dike removal, use relocation, biotechnical measures, and storm water management programs, and of structural measures, such as dikes, levees, revetments, floodwalls, channel realignment, and elevation of structures consistent with the National Flood Insurance Program. Additional relevant critical area provisions are in WAC 173-26-320(2).

(b) Principles.

Flooding of rivers, streams, and other shorelines is a natural process that is affected by factors and land uses occurring throughout the watershed. Past land use practices have disrupted hydrological processes and increased the rate and volume of runoff, thereby exacerbating flood hazards and

reducing ecological functions. Flood hazard reduction measures are most effective when integrated into comprehensive strategies that recognize the natural hydrogeological and biological processes of water bodies. Over the long term, the most effective means of flood hazard reduction is to prevent or remove development in flood-prone areas, to manage storm water within the flood plain, and to maintain or restore the riverine system's natural hydrological and geomorphological processes.

Structural flood hazard reduction measures, such as diking, even if effective in reducing inundation in a portion of the watershed, can intensify flooding elsewhere. Moreover, structural flood hazard reduction measures can damage ecological functions crucial to fish and wildlife species, bank stability, and water quality. Therefore, structural flood hazard reduction measures shall be avoided whenever possible. When necessary, they shall be accomplished in a manner to minimize change to shoreline ecological functions and ecosystem-wide processes. In such cases, set-back levees shall be preferred over levees located near the floodway.

Master programs shall implement the following principles:

(i) Where feasible, give preference to nonstructural flood hazard reduction measures over structural measures. For example, setback or relocation of structures is generally preferred over new dikes or seawalls.

(ii) Base shoreline master program flood hazard reduction provisions on applicable watershed management plans, comprehensive flood hazard management plans, and other comprehensive planning efforts, provided those measures are consistent with the Shoreline Management Act and this chapter.

(iii) Integrate, when consistent with principles in this section, other regulations and programs associated with flood hazard reduction, including (if applicable):

- Storm water management plans;
- Flood plain regulations, as provided for in chapter 86.16 RCW;
- Critical area ordinances and comprehensive plans, as provided in chapter 36.70A RCW; and the
- National Flood Insurance Program.

(iv) Protect and restore the ecological functions while reducing risk to human safety and property. When preparing master program provisions for flood hazard reduction measures, address the protection and restoration of ecological functions and ecosystem-wide processes on a comprehensive basis consistent with WAC 173-26-300 (3)(d)(i), (e), (f), and (g) and 173-26-320 (2)(iv).

(v) Implement management efforts to return riverine corridors to more natural hydrological conditions that maintain properly functioning condition. Recognize that seasonal flooding is an essential natural process.

(vi) When evaluating alternate flood control measures, consider the removal or relocation of structures in flood-prone areas.

(c) Standards.

Master programs shall implement the following standards within shoreline jurisdiction:

(i) Do not allow new development that significantly or cumulatively increases flood hazard or that is inconsistent with a comprehensive flood hazard management plan adopted pursuant to chapter 86.12 RCW, provided the plan has been adopted after 1994 and approved by the department. Do not allow new development or new uses in shoreline jurisdiction, including the subdivision of land, that will require structural flood hazard reduction measures within the channel migration zone, except water-dependent uses in the "high-intensity" environment.

(ii) Allow new structural flood hazard reduction measures in shoreline jurisdiction only when it can be demonstrated by a scientific and engineering analysis that they are necessary to protect existing development, that nonstructural measures are not feasible, that impacts to the existing shoreline functions and priority species and habitats can be successfully mitigated, and that vegetation conservation actions are undertaken consistent with WAC 173-26-320(5). In such cases, structural flood hazard reduction measures must be set back as far as feasible from the channel migration zone.

Structural flood hazard reduction measures shall be consistent with an adopted comprehensive flood hazard management plan approved by the department that evaluates cumulative impacts to the watershed system and effects on properly functioning condition for T&E species.

(iii) Require that all new structural flood hazard reduction measures and improvements to existing structures that cause significant ecological impacts include measures to restore ecological functions.

(iv) Place new structural flood hazard reduction measures landward of the floodway, channel migration zone, associated wetlands, and associated vegetation conservation areas, except for actions that increase ecological functions, such as wetland restoration or as noted below. Consult with Washington's department of fish and wildlife and affected Indian tribes with respect to ecological restoration measures.

Exception: Flood hazard reduction projects as described in this section may occur in a channel migration zone only if it is determined that no other alternative to reduce flood hazard to existing development is feasible. The need for structural improvements in the channel migration zone shall be documented through a geotechnical analysis. If the geotechnical analysis demonstrates a need for the structural measure, assess and mitigate impacts to priority species through a habitat evaluation and application of mitigation sequencing.

(v) Require that new structural public flood hazard reduction measures, such as dikes and levees, dedicate and improve public access pathways unless public access improvements would cause unavoidable health or safety hazards to the public, inherent and unavoidable security problems, unacceptable and unmitigable significant ecological impacts, degradation of properly functioning condition, unavoidable conflict with the proposed use, or a cost that is disproportionate and unreasonable to the total long-term cost of the development.

(vi) Require that the removal of gravel for flood management purposes be phased out consistent with an adopted flood hazard reduction plan and with this chapter and allowed in the near term only after a biological and geomorphological

study shows that extraction does not adversely impact priority species and priority habitats.

(vii) Require shoreline permit applications for structural flood control projects to include the following information unless the proposed projects are consistent with standards set in a comprehensive flood hazard management plan:

(A) River channel hydraulics and floodway characteristics up and downstream from the project;

(B) Existing shoreline stabilization and flood protection works within the affected area;

(C) Physical, geological, and soil characteristics of the affected area;

(D) Biological resources and predicted impact to fish, vegetation, and animal habitat associated with shoreline ecological systems;

(E) Predicted impact upon shore and hydraulic processes, adjacent properties, and shoreline and water uses;

(F) Analysis of alternative flood protection measures, both structural and nonstructural;

(G) Within the local governments shoreline jurisdiction approximate percentage of the flood plain that is already uncoupled from the river corridor; and

(H) Approximate percentage of stream channel that is currently prevented from meandering within the local governments shoreline jurisdiction.

(4) Public access.

(a) Applicability.

Public access includes the ability of the general public to reach, touch, and enjoy the water's edge, to travel on the waters of the state, and to view the water and the shoreline from adjacent locations. Public access provisions below apply to all shorelines of the state unless stated otherwise.

(b) Principles.

Local master programs shall:

(i) Promote and enhance the public interest with regard to rights to access waters held in public trust by the state while protecting private property rights and public safety.

(ii) Protect the rights of navigation and space necessary for water-dependent uses.

(iii) To the greatest extent feasible consistent with the overall best interest of the state and the people generally, protect the public's opportunity to enjoy the physical and aesthetic qualities of shorelines of the state, including views of the water.

(iv) Regulate the design, construction, and operation of permitted uses in the shorelines of the state to minimize, insofar as practical, interference with the public's use of the water.

(c) Planning process to address public access.

Local governments should plan for an integrated shoreline area public access system that identifies specific public needs and opportunities to provide public access. Such a system can often be more effective and economical than applying uniform public access requirements to all development. This planning should be integrated with other relevant comprehensive plan elements, especially transportation and recreation.

Where a port district or other public entity has incorporated public access planning into its master plan through an open public process, that plan may serve as a portion of the

local government's public access planning, provided it meets the provisions of this chapter. The planning may also justify more flexible off-site or special area public access provisions in the master program. Public participation requirements in WAC 173-26-300 (3)(b)(i) apply to public access planning.

At a minimum, the public access planning should result in public access requirements for shoreline permits, recommended projects, port master plans, and/or actions to be taken to develop public shoreline access to shorelines on public property. The planning should identify a variety of shoreline access opportunities and circulation for pedestrians—including disabled persons—bicycles, and vehicles between shoreline access points, consistent with other comprehensive plan elements.

(d) Standards.

Shoreline master programs shall implement the following standards:

(i) Based on the public access planning described in (c) of this subsection, establish policies and regulations that protect and enhance both physical and visual public access. The master program shall address public access on public lands. The master program should seek to increase the amount and diversity of public access to the state's shorelines consistent with the natural shoreline character, property rights, public rights under the Public Trust Doctrine, and public safety.

(ii) Require that shoreline development by public entities, including local governments, port districts, state agencies, and public utility districts, include public access measures as part of each development project, unless such access is shown to be incompatible due to reasons of safety, security, or impact to the shoreline environment. Where public access planning as described in WAC 173-26-320 (4)(c) demonstrates that a more effective public access system can be achieved through alternate means, such as focusing public access at the most desirable locations, local governments may institute master program provisions for public access based on that approach in lieu of uniform site-by-site public access requirements.

(iii) Provide standards for the dedication and improvement of public access in developments for water-enjoyment, water-related, and nonwater-dependent uses and for the subdivision of land into more than four parcels. In these cases, public access should be required except:

(A) Where the local government provides more effective public access through a public access planning process described in WAC 173-26-320 (4)(c); or

(B) Where it is demonstrated to be infeasible due to reasons of incompatible uses, safety, security, or impact to the shoreline environment.

In determining the infeasibility, undesirability, or incompatibility of public access in a given situation, local governments shall consider alternate methods of providing public access, such as off-site improvements, viewing platforms, separation of uses through site planning and design, and restricting hours of public access.

(C) For individual single-family residences not part of a development planned for more than four parcels.

(iv) Adopt provisions, such as maximum height limits, setbacks, and view corridors, to minimize the impacts to

existing views from public property or substantial numbers of residences. Where there is an irreconcilable conflict between water-dependent shoreline uses or physical public access and maintenance of views from adjacent properties, the water-dependent uses and physical public access shall have priority, unless there is a compelling reason to the contrary.

(v) Do not allow public access improvements that would cause significant ecological impacts to shoreline ecological functions that cannot be mitigated. Require that public access improvements with the potential to degrade ecological functions be designed to minimize adverse impacts.

(5) Shoreline vegetation conservation.

(a) Applicability.

Vegetation conservation includes activities to protect and restore vegetation along or near marine and freshwater shorelines that contribute to the ecological functions of shoreline areas. Vegetation conservation provisions include the prevention or restriction of plant clearing and earth grading, vegetation restoration, and the control of invasive weeds and nonnative species detrimental to PFC for T&E plant and animal species.

Unless otherwise stated, vegetation conservation does not include those activities covered under the Washington State Forest Practices Act, except for conversion to other uses and those activities over which local governments have authority.

As with all master program provisions, vegetation conservation provisions apply even to those shoreline uses and developments that are exempt from the requirement to obtain a permit. Like other master program provisions, vegetation conservation standards do not apply retroactively to existing uses and structures, such as existing agricultural practices. However, local master programs shall implement vegetation restoration objectives to help attain PFC for T&E species. Vegetation conservation for aquatic plants is covered in WAC 173-26-320 (2)(c)(iii).

(b) Principles.

Vegetation conservation along shorelines is critical to protect aquatic resources, including many priority species and their critical habitat. The intent of vegetation conservation is to protect existing and restore degraded habitat so as to contribute to ecological functions, including PFC, and ecosystem-wide processes performed by vegetation along shorelines. Vegetation conservation should also be undertaken to protect human safety and property, to increase the stability of river banks and coastal bluffs, to reduce the need for structural shoreline stabilization measures, to improve the visual and aesthetic qualities of the shoreline, to protect plant and animal species and their habitats, and to enhance shoreline uses.

Master programs shall include provisions to protect and restore vegetation needed to sustain the ecological functions and ecosystem-wide processes, to avoid adverse impacts to soil hydrology, and to reduce the hazard of slope failures or accelerated erosion.

In ecologically degraded areas, master program provisions shall contribute to the restoration of properly functioning condition and other ecological processes and functions provided by vegetation as development or redevelopment

PERMANENT

occurs. Master programs should be directed toward achieving the vegetation characteristics described in *Management Recommendations for Washington's Priority Habitats*, prepared by the Washington state department of fish and wildlife.

Local governments shall address properly functioning condition and other ecological functions and ecosystem-wide processes provided by vegetation as described in WAC 173-26-300 (3)(d)(i), (e), (f), and (g).

Local governments may implement objectives through a variety of measures, where consistent with Shoreline Management Act policy, including: clearing and grading regulations, setback and buffer standards, critical area regulations, conditional use requirements for specific uses or areas, and mitigation requirements.

In establishing vegetation conservation regulations, local governments must use all available scientific and technical information, as described in WAC 173-26-300 (2)(a). At a minimum, local governments should consult shoreline management assistance materials provided by the department.

(c) Relationship of shoreline vegetation to ecological functions.

Current scientific evidence indicates that the length, width, and species composition of a shoreline vegetation community contribute substantively to the aquatic ecological functions. Likewise, the biota within the aquatic environment is essential to ecological functions of the adjacent upland vegetation

In the Pacific Northwest, aquatic environments, as well as their associated upland vegetation and wetlands, provide significant habitat for a myriad of fish and wildlife species. Properly functioning condition for aquatic species is inseparably linked with the ecological integrity of the surrounding terrestrial ecosystem. For example, except for arid conditions, a nearly continuous corridor of mature, conifer-dominated forests characterizes the natural riparian conditions of the Pacific Northwest. Riparian corridors along marine shorelines provide many of the same functions as their freshwater counterparts. The most commonly recognized functions of the shoreline vegetation include, but are not limited to:

- Providing shade necessary to maintain the cool temperatures required by salmonids, spawning forage fish, and other aquatic biota.
- Providing organic inputs critical for aquatic life.
- Providing food in the form of various insects and other benthic macroinvertebrates.
- Stabilizing banks, minimizing erosion, and reducing the occurrence of landslides. The roots of trees and other riparian vegetation provide the bulk of this function.
- Reducing fine sediment input into the aquatic environment through storm water retention and vegetative filtering.
- Filtering and vegetative uptake of nutrients and pollutants from ground water and surface runoff.
- Providing a source of large woody debris into the aquatic system. Large woody debris is the primary structural element that functions as a hydraulic roughness element to moderate flows. Large woody debris also serves a pool-forming function, providing critical salmonid rearing and ref-

uge habitat. Abundant large woody debris increases aquatic diversity and stabilization.

- Regulation of microclimate in the stream-riparian and intertidal corridors.
- Providing critical wildlife habitat, including migration corridors and feeding, watering, rearing, and refugia areas.
- Providing habitat for T&E plant species.

The ability of vegetated areas to contribute to properly functioning condition and other critical ecological functions diminishes as the length and width of the vegetated area along shorelines is reduced. Many ecological functions will not be performed when shoreline vegetation is removed. The smaller the area of remaining vegetation, the greater the reduction of properly functioning condition and other critical functions.

Sustaining different individual functions requires different widths of vegetation. The importance of the different functions, in turn, varies with the type of shoreline setting. For example, in forested shoreline settings, periodic recruitment of fallen trees, especially conifers, into the stream channel is an important attribute, critical to natural stream channel maintenance. Therefore, vegetated areas along streams which once supported or could in the future support mature trees should be wide enough to accomplish this periodic recruitment process.

For riverine shoreline environments where trees naturally grow, achieving the full suite of vegetation-related shoreline functions is related to a vegetated area of one mature site potential tree height in width, measured perpendicular from bank full width or outer edge of the channel migration zone. Absent a channel migration zone, bank full width is used as the reference point because it usually corresponds to the top of the bank nearest the stream or river channel that supports mature tree growth.

For marine shorelines where trees naturally grow, achieving the full suite of vegetation-related shoreline functions is related to approximately one half the height of a mature native tree measured from ordinary high-water mark.

Woody vegetation normally classed as trees may not be a natural component of plant communities in some environments, such as in arid climates and on coastal dunes. In these instances, the width of a vegetated area necessary to achieve the full suite of vegetation-related shoreline functions may not be related to vegetation height.

Local governments shall work with resource agencies and affected Indian tribes to identify ecological processes and functions important to the local aquatic and terrestrial ecology and conserve sufficient vegetation to protect, restore, and maintain them.

In addressing the restoration of degraded shorelines, local governments shall develop provisions to ensure that required vegetated areas are large enough to help attain properly functioning condition for T&E species and ecological benefits, even if they are not sufficiently wide to achieve all ecological functions.

(d) Standards.

Master programs shall implement the following requirements in shoreline jurisdiction.

(i) Do not allow significant vegetation removal that would likely result in soil erosion or in the need for structural shoreline stabilization measures as described in WAC 173-26-330 (3)(a).

(ii) Establish vegetation conservation standards that implement the principles in WAC 173-26-320 (5)(b) and (c). Methods to do this may include setback or buffer requirements, clearing and grading standards, native vegetation retention standards, environment designation standards, or other master program provisions.

(iii) Additional vegetation conservation standards for specific uses are included in WAC 173-26-340(3).

(iv) Notwithstanding other provisions of this chapter, for shorelines that affect T&E species, the following will apply.

Master programs shall include vegetation conservation provisions to provide the ecological functions necessary to the survival and recovery of T&E species. As part of the ecosystem characterization described in WAC 173-26-300 (3)(d)(i) and using scientific and technical information, local governments shall establish provisions to protect and restore vegetation-related functions affecting PFC. Local governments shall institute protective setbacks, buffers, standards for retention or restoration of native species, clearing restrictions, and/or other provisions to ensure that those functions are provided. At a minimum, local governments shall address the following functions unless they are shown to be not applicable for a particular shoreline: Natural channel stability, water quality, hydrographic response, large woody debris recruitment, water temperature (shading), nutrient and sediment filtering, and food production.

In the absence of more detailed or current scientific and technical information or specific ecological analysis of local conditions, master programs shall contain provisions to conserve the vegetation necessary to maintain or restore PFC for T&E species within the following vegetation conservation areas within shoreline jurisdiction, including all environment designations:

- For riverine shorelines where trees naturally grow: One site potential tree height measured perpendicular from the channel migration zone or, absent a channel migration zone, bank full width.

- For shorelines where trees do not naturally grow, such as arid areas: Sixty feet, measured perpendicularly, from the channel migration zone or bank full width for riverine shorelines without a channel migration zone.

- For marine and lacustrine shorelines where trees naturally grow: One-half site potential tree height or one hundred feet, whichever is greater, measured perpendicular from the ordinary high-water mark.

If conditions for tree blowdown occur, local governments should include a wider vegetation conservation area, if necessary, to reduce the probability of wind or erosion downing trees.

Master programs shall include provisions to implement the following minimum standards within the areas described above except as noted.

- In the "natural" environment or where criteria for the "natural" environment in WAC 173-26-310(5) apply, allow no significant vegetation removal that reduces PFC or hampers the achievement of PFC for T&E species. For activities

conducted under the Washington State Forest Practices Act, conform to the provisions of that act.

- In the "rural conservancy" environment or where criteria for the "rural conservancy" environment in WAC 173-26-310(5) apply, allow no reduction in PFC resulting from vegetation removal. Allow no significant vegetation removal except as demonstrated to be necessary for an allowed development. Where possible, locate new development or clearing and grading outside the vegetation conservation areas described above. If vegetation is removed as part of an allowed development, require restoration with native shoreline vegetation to provide at least an equal degree of PFC. The proponent for such development must demonstrate that the PFC is maintained or restored, taking into account the time lost for revegetation and risks to the environment. The intent of this provision is to allow limited development away from the shoreline if PFC is maintained or enhanced.

For activities conducted under the Washington State Forest Practices Act, conform to the provisions of that act.

- In the "high-intensity" environment or where criteria for the "high-intensity" environment in WAC 173-26-310(5) apply, allow no significant removal of existing native vegetation except for water-dependent uses. Require protection of existing native vegetation or restoration of degraded areas in portions of the site that are not occupied by structures necessary for the use. Because of the importance of shoreline vegetation to PFC, even in intensely developed urban settings, master programs shall implement the vegetation conservation principles described in (b) and (c) of this subsection through a restoration strategy based on the ecological characterization and analysis described in WAC 173-26-300 (3)(d)(i). The strategy shall give special emphasis to those functions necessary to PFC for T&E species within the particular reach of the shoreline.

- In the "urban conservancy" environment or where criteria for the "urban conservancy" environment in WAC 173-26-310(5) apply, require that new development for nonwater-dependent uses on degraded sites include the restoration of native shoreline vegetation. As a general rule, provide the maximum natural vegetation strip feasible along the shoreline. Mitigate impacts from water-dependent development according to the mitigation sequence described in WAC 173-26-020.

- In the "shoreline residential" environment or where criteria for the "shoreline residential" environment in WAC 173-26-310(5) apply, avoid or, if that is not possible, minimize significant vegetation removal as provided for in the provisions for residential areas, below.

- For properties within areas planned for residential development within the "rural conservancy," "urban conservancy," or "shoreline residential" environments, do not allow new development that will have significant ecological impacts to PFC for T&E species, and restrict significant vegetation removal to the minimum necessary to accommodate permitted primary residential structures. Where the dimensions of existing lots or parcels are not sufficient to accommodate permitted primary residential structures outside of the vegetation conservation area, apply the mitigation sequence in WAC 173-26-020 to minimize ecological impacts. Generally, this will mean placing the development away from the

shoreline as far as possible, locating the development to avoid tree cutting, and modifying building dimensions to reduce vegetation removal. Do not allow the removal of native vegetation for replacement with lawn or nonnative plant materials.

For shoreline properties with existing residential uses located within a vegetation conservation area, do not allow new development, building additions, or significant vegetation removal that would cause significant ecological impacts to PFC for T&E species. Reconstruction of or additions to buildings within an existing building footprint or paved area may be allowed. New development associated with existing residences may be allowed landward of an existing structure or if native vegetation is enhanced where vegetation has been degraded.

The minimum standards may be altered where it is demonstrated through scientific and technical information that certain vegetation functions are not important for properly functioning condition or where the functions are provided by other means. In these cases, the vegetation conservation provisions do not need to address this function. Local governments are encouraged to consult with technical assistance materials provided by the department in determining the extent of vegetation conservation provisions.

Development may be allowed within the minimum vegetation conservation areas described above, provided that vegetation-related ecological functions necessary for T&E species are not diminished and other provisions of this chapter are met.

The department will only approve vegetation conservation provisions if the department determines that the provisions will, over the long term, restore properly functioning condition.

(v) For residential and other nonwater-dependent uses, do not allow the creation of lots that will require significant vegetation removal in order to be developed for the use allowed by the local government's development regulations. That is, make sure that each lot is large enough to allow development without significant vegetation removal that reduces properly functioning condition or other ecological functions.

(6) Water quality, storm water, and nonpoint pollution.

(a) Applicability.

The following section applies to all development and uses in shoreline jurisdiction that affect water quality, as defined in WAC 173-26-020.

(b) Principles.

Shoreline master programs shall, as stated in RCW 90.58.020, protect against adverse impacts to the public health, to the land and its vegetation and wildlife, and to the waters of the state and their aquatic life, through implementation of the following principles:

(i) Prevent impacts to water quality and storm water quantity that significantly reduce properly functioning condition and other shoreline ecological functions, aesthetic qualities, or recreational opportunities.

(ii) Ensure mutual consistency between shoreline management provisions and other regulations that address water

quality and storm water quantity, including public health, storm water, and water discharge standards. The regulations that are most protective of ecological functions shall apply.

(c) Standards.

(i) Shoreline master programs shall include provisions to ensure that new development within shoreline jurisdiction does not cause significant ecological impacts by altering water quality, quantity, or flow characteristics.

(ii) Shoreline master programs for jurisdictions with T&E species shall include a policy that land use and storm water run-off policies and regulations shall maintain or contribute to the attainment of PFC for those species, including ground water recharge and hydrological base flow considerations.

(iii) Shoreline master programs shall also include standards to ensure that storm water outfalls do not adversely affect PFC.

NEW SECTION

WAC 173-26-330 Shoreline modifications. (1) Applicability.

Local governments are encouraged to prepare master program provisions that distinguish between shoreline modifications and shoreline uses. Shoreline modifications are generally related to construction of a physical element such as a dike, breakwater, dredged basin, or fill, but they can include other actions such as clearing, grading, application of chemicals, or significant vegetation removal. Shoreline modifications usually are undertaken in support of or in preparation for a shoreline use; for example, fill (shoreline modification) required for a cargo terminal (industrial use) or dredging (shoreline modification) to allow for a marina (boating facility use).

The provisions in this section apply to all shoreline modifications within shoreline jurisdiction.

(2) Principles.

Master programs shall implement the following principles:

(a) Allow structural shoreline modifications only where they are demonstrated to be necessary to support or protect a legally existing or allowed development and only when ecological functions will be protected, including ecological functions necessary for properly functioning condition.

(b) Avoid significant ecological impacts of new shoreline modifications and limit shoreline modifications in number and extent.

(c) Allow only shoreline modifications that are appropriate to the specific type of shoreline and environmental conditions for which they are proposed.

(d) Give preference to those types of shoreline modifications that have a lesser impact on ecological functions or contribute to the attainment of properly functioning condition or other ecological functions. For example, in normal circumstances, preference should be given to pile-supported piers, which allow normal water flow, rather than to piers constructed with fill, which alter the normal flow of water.

(e) Where applicable, base provisions on scientific and technical information and a comprehensive analysis of drift

cells for marine waters or reach conditions for riverine systems. Contact the department for available drift cell characterizations.

(f) Enhance ecological functions while accommodating existing legally permitted uses. As shoreline modifications occur, incorporate all feasible measures to protect and restore ecological shoreline functions and ecosystem-wide processes. Apply conditions to development authorizations so that structural shoreline modifications for nonwater-dependent uses on degraded sites contribute to restoration of properly functioning condition and other ecological functions.

(g) Avoid and reduce significant ecological impacts according to the mitigation sequence in WAC 173-26-020.

(h) Prohibit the use of materials with toxic effects and do not allow construction and site development techniques that may affect PFC and other ecological functions.

(i) Master program environment designation provisions and boundaries should identify the areas where structural shoreline stabilization measures are prohibited or greatly restricted to avoid harm to natural shoreline functions and those areas where restoration of natural shoreline processes are encouraged or required.

(j) Conduct baseline and post-construction monitoring to assess the impacts of shoreline modifications and application of adaptive management instituted to reconcile problems.

(k) Conduct monitoring and regulatory response activities as described in WAC 173-26-300 (2)(b) in order to identify and address negative trends or cumulative impacts due to shoreline modifications. The department will also examine impacts and trends specific to shoreline modifications and adopt guidelines to correct deficiencies in shoreline management practices.

(l) Develop incentives for the use of innovative alternative approaches for shoreline modifications that help attain PFC.

(3) Provisions for specific shoreline modifications.

(a) Shoreline stabilization.

(i) Applicability.

Shoreline stabilization includes actions taken to address erosion impacts to dwellings, businesses, or essential structures caused by natural processes, such as current, flood, tides, wind, or wave action. These actions include structural and nonstructural methods.

Nonstructural methods include building setbacks, relocation of the structure to be protected, ground water management, planning and regulatory measures to avoid the need for structural stabilization.

"Hard" structural stabilization measures refer to those with solid, hard surfaces, such as concrete bulkheads, while "soft" structural measures rely on softer materials, such as biotechnical vegetation measures or beach enhancement. There is a range of measures varying from soft to hard that include:

- Vegetation enhancement;
- Upland drainage control;
- Biotechnical measures;
- Beach enhancement;
- Anchor trees;
- Gravel placement;

- Rock revetments;
- Gabions;
- Concrete groins;
- Retaining walls and bluff walls;
- Bulkheads; and
- Seawalls.

Generally, the harder the construction measure, the greater the impact on shoreline processes, including sediment transport, geomorphology, and biological functions.

Shoreline armoring typically results in the following adverse effects:

- Beach starvation. Sediment supply to nearby beaches is cut off, leading to "starvation" of the beaches for the gravel, sand, and other fine-grained materials that typically constitute a beach.

- Habitat degradation. Vegetation that shades the upper beach or bank is eliminated, thus degrading the value of the shoreline for many ecological functions, including spawning habitat for salmonids and forage fish.

- Sediment impoundment. As a result of shoreline armoring, the sources of sediment on beaches (eroding "feeder" bluffs) are progressively lost and longshore transport is diminished. This leads to lowering of down-drift beaches, the narrowing of the high tide beach, and the coarsening of beach sediment. As beaches become more coarse, less prey for juvenile fish (including threatened Hood Canal chum and Puget Sound Chinook salmon) is produced. Sediment starvation may lead to accelerated erosion in down-drift areas. Also, as sediments become coarser, they become less suitable for forage fish. Forage fish provide food for bull trout and salmonids in the marine environment.

- Exacerbation of erosion. The hard face of shoreline armoring, particularly concrete bulkheads, reflects wave energy back onto the beach, exacerbating erosion.

- Bulkhead failure. In time, the substrate of the beach coarsens and scours down to bedrock or a hard clay. The footings of bulkheads are exposed, leading to undermining and failure. This process is exacerbated when the original cause of the erosion and "need" for the bulkhead was from upland water drainage problems.

- Ground water impacts. Erosion control structures often raise the water table on the landward side, which leads to higher pore pressures in the beach itself. In some cases, this may lead to accelerated erosion of sand-sized material from the beach.

- Hydraulic impacts. Shoreline armoring generally increases the reflectivity of the shoreline and redirects wave energy back onto the beach. This leads to scouring and lowering of the beach, to coarsening of the beach, and to ultimate failure of the structure.

- Loss of shoreline vegetation. Vegetation provides important "softer" erosion control functions. Vegetation is also critical in maintaining properly functioning condition for listed T&E species and other ecological functions.

- Loss of large woody debris. Changed hydraulic regimes and the loss of the high tide beach, along with the prevention of natural erosion of vegetated shorelines, lead to the loss of beached organic material. This material can increase heterogeneity, can serve as a stabilizing influence on natural shorelines, and is habitat for many aquatic-based

organisms, which are, in turn, important prey for larger organisms, including young salmon.

- Restriction of channel movement and creation of side channels. Hardened shorelines along rivers slow the movement of channels, which, in turn, prevents the input of larger woody debris, gravels for spawning, and the creation of side channels important for juvenile salmon rearing, and can result in increased floods and scour.

- Loss of rearing habitat for juvenile salmonids. Hardened channels can decrease habitat.

Structural shoreline stabilization often results in vegetation removal and damage to near-shore habitat and shoreline corridors. Therefore, master program shoreline stabilization provisions shall also be consistent with WAC 173-26-320(5), vegetation conservation, and WAC 173-26-320(2), critical areas.

The following standards, where applicable to residential bulkheads, implement RCW 90.58.100(6), which states:

Each master program shall contain standards governing the protection of single-family residences and appurtenant structures against damage or loss due to shoreline erosion. The standards shall govern the issuance of substantial development permits for shoreline protection, including structural methods such as construction of bulkheads, and nonstructural methods of protection. The standards shall provide for methods which achieve effective and timely protection against loss or damage to single family residences and appurtenant structures due to shoreline erosion. The standards shall provide a preference for permit issuance for measures to protect single-family residences occupied prior to January 1, 1992, where the proposed measure is designed to minimize harm to the shoreline natural environment.

RCW 90.58.020 includes the statement:

The legislature further finds that much of the shorelines of the state and the uplands adjacent thereto are in private ownership; that unrestricted construction on the privately owned or publicly owned shorelines of the state is not in the best public interest; and therefore, coordinated planning is necessary in order to protect the public interest associated with the shorelines of the state while, at the same time, recognizing and protecting private property rights consistent with the public interest. There is, therefore, a clear and urgent demand for a planned, rational, and concerted effort, jointly performed by federal, state, and local governments, to prevent the inherent harm in an uncoordinated and piecemeal development of the state's shorelines.

Therefore, it is also necessary that master program regulations include provisions to ensure against ecological harm from the cumulative impacts of incremental development actions, including residential development.

As applied to shoreline stabilization measures, "normal repair" and "normal maintenance" include the patching, sealing, or refinishing of existing structures, the replenishment of sand or other material that has been washed away, and the replacement of less than twenty percent of the structure. Normal maintenance and normal repair are limited to those actions that are typically done on a periodic basis. Construc-

tion that causes significant ecological impacts is not considered normal maintenance and repair.

As applied to shoreline stabilization measures, "replacement" means the construction of a new structure to perform a shoreline stabilization function of an existing structure which can no longer adequately serve its purpose.

Additions to or increases in size of existing shoreline stabilization measures shall be considered new structures.

Local governments should consult with technical assistance materials provided by the department. Local governments are encouraged to offer incentives, such as expedient permitting, for removal of unnecessary shoreline stabilization measures and contribution to properly functioning condition for T&E species.

(ii) Standards.

Master programs shall implement the following standards:

(A) New structural stabilization measures shall not be allowed except to protect or support an existing or approved development, for the restoration of ecological functions, or for hazardous substance remediation pursuant to chapter 70.105D RCW. This is to prevent speculative shoreline stabilization consistent with WAC 173-26-320(5).

(B) New development shall, where feasible, be located and designed to eliminate the need for concurrent or future shoreline stabilization.

(C) On shorelines where T&E species and their prey have a primary association, new nonwater-dependent development, including single-family residences, that includes structural shoreline stabilization shall not be allowed unless all of the conditions below apply:

- The need to protect the development from destruction, within the next three years, due to erosion caused by natural processes, such as tidal action, currents, and waves, is demonstrated through a geotechnical report.

- The erosion is not being caused by upland conditions, such as loss of vegetation and drainage.

- Nonstructural measures as described in WAC 173-26-330 (3)(a)(i), such as placing the development further from the shoreline, planting vegetation, or installing on-site drainage improvements, are not feasible or not sufficient.

- The structure will not cause significant ecological impacts to priority species, and critical habitats described in WAC 173-26-320 (2)(c)(iii) and (iv). This applies on the site, and within the drift cell or stream reach, whichever applies, as determined by the geotechnical and biological evaluations.

New water-dependent development requiring shoreline stabilization shall not cause adverse ecological impacts to PFC for T&E species. Where allowed, new shoreline stabilization for water-dependent development shall be conditioned with the requirement to help attain PFC for T&E species.

(D) Do not allow shoreline stabilization for new development that would cause significant ecological impacts to adjacent or down-current properties and shoreline areas.

(E) Do not allow the subdivision of land into parcels, or the creation of new lots, that will require shoreline stabilization for development to occur.

(F) New development on steep slopes or bluffs shall be set back sufficiently to ensure that shoreline stabilization will not be needed during the life of the structure, as demonstrated by a geotechnical analysis.

(G) New or enlarged structural shoreline stabilization measures for an existing structure, including residences, should not be allowed unless there is conclusive evidence, documented by a geotechnical analysis, that the structure is in danger within the next three years from shoreline erosion caused by tidal action, currents, or waves. Normal sloughing, erosion of steep bluffs, or shoreline erosion itself, without a scientific or geotechnical analysis, is not demonstration of need. The geotechnical analysis should evaluate on-site drainage issues and address drainage problems away from the shoreline edge before considering structural shoreline stabilization. The project design and analysis should also evaluate vegetation enhancement as a means of reducing undesirable erosion. If the geotechnical analysis demonstrates a need for shoreline stabilization, impacts to T&E species shall be assessed through a habitat evaluation and the project conditioned to maintain properly functioning condition and other ecological functions.

(H) An existing shoreline stabilization structure shall not be replaced with a similar structure unless a geotechnical analysis demonstrates there is a need to protect preferred or priority structures identified in RCW 90.58.020 from erosion caused by currents, tidal action, or waves. The demonstration of need must identify the reason for erosion, the protective benefit that the shoreline stabilization measures will perform, and the minimum measures necessary to accomplish the protective function. The replacement structure shall be designed, located, sized, and constructed to minimize harm to ecological functions. Replacement walls or bulkheads shall be located landward to the greatest extent possible unless the residence was occupied prior to January 1, 1992, and there are overriding safety or environmental concerns. In such cases, the replacement structure shall abut the existing shoreline stabilization structure. Where significant ecological impacts to critical saltwater habitats would occur by leaving the existing structure, remove it as part of the replacement measure. Soft shoreline stabilization that restores properly functioning condition or other ecological functions may be permitted waterward of the ordinary high-water mark.

(I) Where structural shoreline stabilization measures are demonstrated to be necessary, as in the above provisions, limit the size of stabilization measures to the minimum necessary. Use measures designed to minimize harm to ecological functions and apply mitigation through mitigation sequencing. Mitigation shall address the functions lost. Soft approaches shall be used unless demonstrated not to be sufficient to protect primary structures, dwellings, and businesses.

(J) In the design of shoreline stabilization measures, use the habitat evaluation as a basis to maintain or restore, as much as possible, properly functioning condition for T&E species and the ecological functions of the shoreline. Require mitigation of adverse impacts to shoreline functions in accordance with the mitigation sequence defined in WAC 173-26-020. Include vegetation conservation, as described in WAC 173-26-320(5), as part of shoreline stabilization, where applicable.

(K) Ensure that publicly financed or subsidized shoreline erosion control measures do not restrict appropriate public access to the shoreline except where such access is determined to be infeasible because of incompatible uses, safety, security, or harm to ecological functions. See public access provisions; WAC 173-26-320(4). Where feasible, incorporate ecological restoration and public access improvements into the project.

(L) Mitigate new erosion control measures, including replacement structures, on feeder bluffs or other actions that affect beach sediment-producing areas to avoid and, if that is not possible, to minimize adverse impacts to sediment conveyance systems. Where sediment conveyance systems cross jurisdictional boundaries, local governments should coordinate shoreline management efforts. If beach erosion is threatening existing development, local governments should adopt master program provisions for a beach management district or other institutional mechanism to provide comprehensive mitigation for the adverse impacts of erosion control measures.

(M) For erosion or mass wasting due to upland conditions, see WAC 173-26-320 (2)(c)(ii).

(b) Piers and docks.

New piers and docks shall be allowed only for water-dependent uses or public access. Pier and dock construction shall be restricted to the minimum size necessary to meet the needs of the proposed water-dependent use. Water-related and water-enjoyment uses may be allowed as part of mixed-use development on over-water structures where they are clearly auxiliary to, and in support of, water-dependent uses, provided the minimum size requirement needed to meet the water-dependent use is not violated.

New pier or dock construction should be permitted only when the applicant has demonstrated that a specific need exists to support the intended water-dependent uses. If a port district or other public or commercial entity involving water-dependent uses has performed a needs analysis or comprehensive master plan projecting the future needs for pier or dock space, and if the plan or analysis is approved by the local government and consistent with these guidelines, it may serve as the necessary justification for pier design, size, and construction. The intent of this provision is to allow ports and other entities the flexibility necessary to provide for existing and future water-dependent uses.

Where new piers or docks are allowed, master programs shall contain provisions to require new residential development of two or more dwellings to provide joint use or community dock facilities rather than allow individual docks for each residence.

Piers and docks, including those accessory to single-family residences, shall be designed and constructed to avoid impacts to critical habitats consistent with WAC 173-26-320 (2)(c)(iii) and (iv)(B). Master program provisions for piers and docks shall prevent cumulative impacts to PFC consistent with WAC 173-26-300 (2)(e) and should require that structures be made of materials that have been approved by applicable state agencies.

(c) Fill.

PERMANENT

Fills shall be located, designed, and constructed to protect shoreline ecological functions and specifically shall not adversely affect or preclude the attainment of PFC and hydrological and geomorphological processes, including channel migration.

Fills waterward of the ordinary high-water mark shall be allowed only when necessary to support a water-dependent use, public access, clean-up and disposal of contaminated sediments as part of an interagency environmental clean-up plan, mitigation action, environmental restoration, beach nourishment or enhancement project. Fills waterward of the ordinary high-water mark for any use except ecological restoration shall require a conditional use permit.

(d) Breakwaters, jetties, groins, and weirs.

Breakwaters, jetties, groins, and weirs located waterward of the ordinary high-water mark shall be allowed only where necessary to support water-dependent uses, public access, shoreline stabilization or other specific public purpose. Breakwaters, jetties, groins, weirs, and similar structures shall require a conditional use permit, except for those structures installed to protect or restore ecological functions, such as large woody debris installed in streams. Such structures shall be designed to protect or restore ecological functions, to protect critical areas, and to support the attainment of properly functioning condition and shall provide for mitigation according to the sequence defined in WAC 173-26-020.

(e) Beach and dunes management.

Washington's dunes and their associated beaches lie along the Pacific Ocean coast between Point Grenville and Cape Disappointment, and as shorelines of statewide significance shall be managed from a statewide perspective. Dunes and their beaches within shoreline jurisdiction shall be managed to conserve, protect, where appropriate develop, and where appropriate restore the resources and benefits of coastal dunes. Dune modification shall not be allowed where it would cause significant ecological impacts to PFC for T&E species. Dunes and associated beaches should also be managed to reduce the hazard to human life and property from natural or human-induced actions associated with these areas.

Shoreline master programs in coastal marine areas shall provide for diverse and appropriate use of beach and dune areas consistent with their ecological, recreational, aesthetic, and economic values, and consistent with the natural limitations of beaches, dunes, and dune vegetation for development. Coastal master programs shall institute development setbacks from the shoreline to prevent impacts to the natural, functional, ecological and aesthetic qualities of the dune.

"Dune modification" is the removal or addition of material to a dune, the reforming or reconfiguration of a dune, or the removal or addition of vegetation that will alter the dune's shape or sediment migration. Dune modification may be proposed for a number of purposes, including protection of property, flood and storm hazard reduction, erosion prevention, and ecological restoration.

Coastal dune modification shall be allowed only as a conditional use unless a jurisdiction-wide or regional plan for dune management addressing grading, revegetation, and monitoring, is carried out consistent with state and federal

flood protection standards and approved by the local government and the department.

Dune modification to protect views of the water shall be allowed only where the view is completely obstructed for residences or water-enjoyment uses and where it can be demonstrated that the dunes did not obstruct views at the time of original occupancy, and then only in conformance with the above provisions.

(f) Dredging and dredge material disposal.

Dredging and dredge material disposal shall be done in a manner which avoids significant ecological impacts.

New development shall be sited and designed to avoid the need for new and maintenance dredging where significant ecological impacts to properly functioning condition for T&E species result. Dredging for the purpose of establishing, expanding, or relocating navigation channels and basins should be allowed only when significant ecological impacts are minimized and when suitable mitigation is provided. Maintenance dredging of established navigation channels and basins should be restricted to maintaining previously dredged and/or existing authorized location, depth, and width unless necessary to improve navigation.

Dredging waterward of the ordinary high-water mark for the primary purpose of obtaining fill material shall not be allowed, except when the material is necessary for the restoration of properly functioning condition for T&E species, or restoration of other ecological functions on sites not associated with T&E species. When allowed, the site where the fill is to be placed must be located waterward of the ordinary high-water mark. The project must be either associated with a MTCA or CERCLA habitat restoration project or, if approved through a shoreline conditional use permit, any other significant habitat enhancement project. Master programs should include provisions for uses of suitable dredge material that benefit shoreline resources. Where applicable, master programs should provide for the implementation of adopted regional interagency dredge material management plans or watershed management planning.

Disposal of dredge material into river channel migration zones or 100-year flood plains within shoreline jurisdiction but outside of harbor areas shall be discouraged and shall not be allowed in an area supporting priority species. In the limited instances where it is allowed, such disposal shall require a conditional use permit.

(g) Shoreline habitat and natural systems enhancement projects.

Shoreline habitat and natural systems enhancement projects include those activities proposed and conducted specifically for the purpose of establishing, restoring, or enhancing habitat for priority species in shorelines.

Master programs should include provisions fostering habitat and natural system enhancement projects. Such projects may include shoreline modification actions such as modification of vegetation, shoreline stabilization, dredging, and filling, provided that the primary purpose of such actions is clearly restoration of the natural character and ecological functions of the shoreline. Master program provisions shall assure that the projects address legitimate restoration needs and priorities.

NEW SECTION**WAC 173-26-340 Shoreline uses.** (1) Applicability.

The provisions in this section apply to uses and development within shoreline jurisdiction.

(2) **General use provisions.**(a) **Principles.**

Shoreline master programs shall implement the following principles:

(i) Establish a system of use and environment designation provisions consistent with WAC 173-26-310 that gives preference to those uses that are consistent with the control of pollution and prevention of damage to the natural environment, or are unique to or dependent upon uses of the state's shoreline areas.

(ii) Ensure that all shoreline master program provisions concerning proposed development of property are established, as necessary, to protect the public's health, safety, and welfare, as well as the land and its vegetation and wildlife, and to protect property rights while implementing the policies of the Shoreline Management Act.

(iii) Reduce use conflicts by including provisions to prohibit or apply special conditions to those uses which are not consistent with the control of pollution and prevention of damage to the natural environment or are not unique to or dependent upon use of the state's shoreline. In implementing this provision, preference shall be given first to water-dependent uses, then to water-related uses and water-enjoyment uses.

(iv) Establish regulations to mitigate existing and potential impacts affecting the attainment of PFC and other ecological functions.

(v) Establish use provisions that preserve unique shorelines. Shoreline master programs shall establish use provisions that take advantage of shorelines with unique attributes or resources.

(vi) Establish use provisions that encourage the restoration of ecological functions on degraded shorelines.

(vii) Address the impacts from specific uses through the monitoring and adaptive management program described in WAC 173-26-300 (2)(b). As part of this program, the department will examine impacts and trends specific to different uses and adopt guidelines to correct deficiencies in shoreline management practices.

(b) **Conditional uses.**

Define the types of uses and development that require shoreline conditional use permits. Requirements for a conditional use permit may be used for a variety of purposes, including:

- To effectively address unanticipated uses not classified in the master program as described in WAC 173-27-030.
- To address cumulative impacts.
- To provide the opportunity to require environmental analysis or design modifications of a proposal that would otherwise be inconsistent with Shoreline Management Act policies.

In these cases, allowing a given use as a conditional use could provide greater flexibility within the master program than if the use were prohibited outright.

If master programs permit the following types of uses and development, they shall require a conditional use permit:

(i) Uses and development that may significantly impair or alter the public's use of the water areas of the state.

(ii) Uses and development which, by their intrinsic nature, may have a significant ecological impact on shoreline ecological functions or shoreline resources depending on location, design, and site conditions, such as fill waterward of the ordinary high-water mark, disposal of dredge material within a river channel migration zone but outside a harbor area, Class IV general forest practices where shorelines are being converted or are expected to be converted to nonforest uses, breakwaters, jetties, groins, and weirs.

(iii) Development in critical saltwater habitats.

(iv) Other uses and development as identified by local governments.

Master programs shall contain provisions that assure that uses requiring a conditional use permit shall not be allowed if they would cause significant ecological impacts to properly functioning condition for T&E species.

(3) **Standards.**

Establish master program regulations to address the potential impacts and opportunities of specific shoreline uses that may occur in the jurisdiction.

(a) **Agriculture.**

Applicable master programs shall address new agricultural development that does not meet the definition of existing and ongoing agriculture.

RCW 90.58.030 (3)(e) defines substantial development for agricultural uses. New shoreline master program provisions do not apply retroactively to existing agricultural uses. Existing and ongoing agriculture includes, but is not limited to, the production of horticultural, viticultural, floricultural, livestock, dairy, apiary, vegetable, or animal products or of berries, grain, hay, straw, turf, seed, or Christmas trees; the operation and maintenance of farm and stock ponds, drainage ditches, or irrigation systems; normal crop rotation and crop change; and the normal maintenance and repair of existing structures, facilities, and lands currently under production or cultivation.

New development, clearing, and grading in support of agricultural uses shall be located and designed to avoid significant ecological impacts.

Applicable master programs shall include standards for setbacks, water quality protection, environmental impacts, and vegetation conservation, as described in WAC 173-26-320(5), for new agricultural development, clearing, and grading in shoreline jurisdiction.

Requirements for setbacks for new development shall be based on scientific and technical information and management practices adopted by the applicable state agencies necessary to preserve the functions and qualities of the shoreline environment. In riverine corridors with priority species, the regulations shall be sufficient to ensure no net loss of habitat viability. If the shoreline habitat has been degraded through development or agriculture practices, the master program shall include provisions that result in improved habitat over time.

Agricultural lands within jurisdiction of the Shoreline Management Act which are enrolled in set-aside programs administered by the Natural Resources Conservation Service or the Farm Services Administration of the United States Department of Agriculture, or any other federal, state, or local agency, are considered to remain existing and ongoing agriculture for purposes of the Shoreline Management Act and this rule. This provision is intended to ensure that master program provisions do not prevent agriculture from being resumed after the period of the set-aside program.

(b) Aquaculture.

Aquaculture is the culture or farming of food fish, shellfish, or other aquatic plants and animals. This activity is of statewide interest. Properly managed, it can result in long-term over short-term benefit and can protect the resources and ecology of the shoreline. Aquaculture is dependent on the use of the water area and, when consistent with control of pollution and prevention of damage to the environment, is a preferred use of the water area.

Potential locations for aquaculture are relatively restricted due to specific requirements for water quality, temperature, flows, oxygen content, adjacent land uses, wind protection, commercial navigation, and, in marine waters, salinity. The technology associated with some forms of present-day aquaculture is still in its formative stages and experimental. Local shoreline master programs should therefore recognize the necessity for some latitude in the development of this emerging economic water use as well as its potential impact on existing uses and natural systems.

Aquaculture shall not be permitted in areas where it would significantly degrade ecological functions over the long term, adversely impact eelgrass and macroalgae, or significantly conflict with navigation and other water-dependent uses. Aquacultural facilities shall be designed and located so as not to spread disease to native aquatic life, establish new nonnative species which cause significant ecological impacts, or significantly impact the aesthetic qualities of the shoreline. Impacts to ecological functions shall be mitigated according to the mitigation sequence described in WAC 173-26-020.

(c) Boating facilities.

For the purposes of this chapter, "boating facilities" excludes docks serving four or fewer single-family residences. Shoreline master programs shall contain provisions to address potential impacts while providing the boating public recreational opportunities on waters of the state.

Where applicable, shoreline master programs shall, at a minimum, contain:

(i) Provisions to ensure that boating facilities are located only at sites with suitable environmental conditions, shoreline configuration, access, and neighboring uses and where significant ecological impacts to PFC for T&E can be avoided.

(ii) Provisions that assure that facilities meet health, safety, and welfare requirements. Master programs may reference other regulations to accomplish this requirement.

(iii) Regulations to avoid, or if that is not possible, to mitigate visual and significant ecological impacts.

(iv) Provisions for public access in new marinas, particularly where water-enjoyment uses are associated with the marina, in accordance with WAC 173-26-320(4).

(v) Regulations to limit the impacts from boaters living in their vessels (live-aboards).

(vi) Regulations reducing the impacts of parking.

(vii) Regulations restricting or mitigating the impacts of covered moorage.

(viii) Regulations to protect the rights of navigation.

(ix) Regulations restricting vessels from permanently mooring on waters of the state unless a lease or permission is obtained from the state and impacts to navigation and public access are mitigated.

(d) Commercial development.

Master programs shall first give preference to water-dependent commercial uses over nonwater-dependent commercial uses; and second, give preference to water-related and water-enjoyment commercial uses over nonwater-oriented commercial uses.

Require that public access and ecological restoration be considered for all water-dependent commercial development. Require that public access and ecological restoration be a condition of all nonwater-dependent commercial development unless such improvements are demonstrated to be infeasible or inappropriate. Refer to WAC 173-26-220(4) for public access provisions.

Master programs shall exclude nonwater-oriented commercial uses from locating on the shoreline unless they provide public access and ecological restoration and they meet at least one of the following criteria:

(i) The use is part of a mixed-use project that includes water-dependent uses;

(ii) Navigability is severely limited at the proposed site; or

(iii) The commercial use provides a significant public benefit with respect to the Shoreline Management Act's objectives.

Nonwater-oriented commercial development may be allowed if the site is physically separated from the shoreline by another property or public right of way.

New nonwater-dependent commercial development shall be required to protect existing shoreline vegetation contributing to ecological functions. Where shoreline vegetation has been removed or degraded, nonwater-dependent commercial development shall contribute to the restoration of ecological functions provided by vegetation.

Nonwater-dependent commercial uses should not be allowed over water except in existing structures or in the limited instances where they are auxiliary to and in support of water-dependent uses and provided the size of the over-water construction is not expanded for nonwater-dependent uses.

New water-dependent commercial development shall mitigate impacts to shoreline vegetation according to WAC 173-26-300 (2)(f).

(e) Forest practices.

Local master programs shall, where applicable, rely on the Forest Practices Act and rules implementing the act and the Forest and Fish Report as adequate management of commercial forest uses within shoreline jurisdiction. However,

local governments shall, where applicable, apply this chapter to Class IV-General forest practices where shorelines are being converted or are expected to be converted to nonforest uses.

Forest practice conversions and other Class IV-General forest practices where there is a likelihood of conversion to nonforest uses shall avoid significant ecological impacts to the shoreline environment and maintain the ecological quality of the watershed hydrologic system. Master programs shall establish provisions to ensure that all such timber removal is consistent with the master program environment designation provisions and the provisions of this chapter. Applicable shoreline master programs shall contain provisions to ensure that when forest lands are converted to another use, including a residential use, significant vegetation removal, grading, and development, except for low-intensity uses and public access that protect or restore ecological functions, are not allowed within the vegetation conservation area as defined in WAC 173-26-320 (5)(d)(iv) or within shoreline jurisdiction, whichever is less.

Master programs shall implement the provisions of RCW 90.58.150 regarding selective removal of timber harvest on shorelines of statewide significance. Exceptions to this standard shall be by conditional use permit only.

Lands designated as "forest lands" pursuant to RCW 36.70A.170 shall be designated either "natural," "rural conservancy," or equivalent environment designation.

Where forest practices fall within the applicability of the Forest Practices Act, local governments should consult with the department of natural resources, other applicable agencies, and local timber owners and operators.

(f) Industry.

Regional and statewide needs for water-dependent and water-related industrial facilities should be carefully considered in establishing master program environment designations, use provisions, and space allocations for industrial uses and supporting facilities.

Industrial development shall not be located or designed in a manner that causes significant ecological impacts to the ecological functions or properly functioning condition for T&E species. Particular scrutiny shall be given to ecological functions necessary to support priority species.

New industrial development shall incorporate public access to the water except when such access causes significant interference with operations or hazards to life or property, as provided in WAC 173-26-320(4). Industrial development and redevelopment shall, where feasible, incorporate environmental cleanup and restoration of the shoreline area. New nonwater-oriented industrial development—that is, industrial development that is neither water-dependent nor water-related—should only be allowed on shorelines that are not navigable for commercial transport and shall include ecological restoration of the shoreline and, where feasible, public access. In such cases, no new structural shoreline stabilization measures should be permitted, except to protect or restore ecological functions or public access.

Additions or modifications to existing nonwater-dependent development may be allowed on shorelines navigable

for commercial transport, provided restoration and public access are provided where feasible.

New nonwater-dependent industrial development shall be required to protect existing shoreline vegetation contributing to ecological functions. Where shoreline vegetation has been removed or degraded, nonwater-dependent development shall contribute to the restoration of ecological functions provided by vegetation consistent with WAC 173-26-320(5).

New water-dependent development shall mitigate impacts to shoreline vegetation.

(g) In-stream structures.

In-stream structures shall provide for the protection, preservation, and restoration of ecosystem-wide processes, ecological functions, and cultural resources, including, but not limited to, fish and fish passage, wildlife and water resources, shoreline critical areas, hydrogeological processes, and natural scenic vistas. The location and planning of in-stream structures shall give due consideration to the full range of public interests, watershed functions and processes, and environmental concerns, with special emphasis on protecting and restoring priority habitats and species.

(h) Mining.

Mining is the removal of sand, gravel, soil, minerals, and other earth materials for commercial and other uses. Mining alters the natural character, resources, and ecology of shorelines of the state and may adversely impact critical shoreline resources. Activities associated with mining, including processing and transportation, also have the potential to adversely impact shoreline resources. Master programs shall include policies and regulations that assure:

(i) Mining and associated activities are not allowed where such uses would result in short-term or long-term significant ecological impacts to shoreline ecological functions or ecosystem-wide processes.

(ii) Where mining and associated activities are allowed, they must be conducted in a manner that is consistent with the policies of the environment designation in which they are located, impacts to fish and wildlife habitat shall be avoided, and all disturbed areas must be restored upon completion of mining. Destruction of critical habitat for T&E or priority species is prohibited.

(iii) Surface mining shall be conducted in conformance with the Washington State Surface Mining Reclamation Act, chapter 78.44 RCW.

(iv) Surface mine reclamation plans shall provide for subsequent use of the property that is consistent with the policies of the environment designation in which they are located and shall assure that ecological functions of the shoreline are restored.

(v) Removal of sand and gravel resources from a location waterward of the ordinary high-water mark of a river shall be prohibited unless:

(A) A hydrogeological study, conducted by a qualified professional and approved by appropriate state agencies, demonstrates that removal of specific quantities at specific locations will not significantly alter the natural processes of gravel transportation for the river system as a whole; and

(B) A biological study, conducted by a qualified professional and approved by appropriate state agencies, demonstrates that removal will not significantly degrade habitat values for priority species or damage other ecological functions.

Removal of sand and gravel from a location waterward of the channel migration zone shall require a conditional use permit.

In locations where gravel removal has been allowed in the past, any future authorization to continue shall be based on studies as required above, and no further authorization shall be granted except in conformance with this provision.

(i) Recreational development.

Provision shall be made in master programs for the public to enjoy the waters of the state. Master program provisions shall ensure that shoreline recreational facilities, now and in the future, can reasonably tolerate, during peak use periods, a balance of active and passive uses without causing significant ecological impacts.

In accordance with RCW 90.58.100(4), master program provisions shall reflect that state-owned shorelines are particularly adapted to providing wilderness beaches, ecological study areas, and other recreational uses for the public and give appropriate special consideration to the same.

For all jurisdictions planning under the Growth Management Act, master program recreation policies shall be consistent with growth projections and level-of-service standards established by the applicable comprehensive plan. Private recreational development shall not be a substitute for publicly owned, publicly accessible recreational facilities on the shorelines. Recreational development should provide for a spectrum of recreational needs and opportunities. Where possible, shoreline recreational facilities should be linked to other recreational attractions by pedestrian and bicycle trails. Master program recreation provisions shall be consistent with public access and environmental protection provisions of this chapter.

Master program provisions shall give preference to water-dependent recreation as a first priority and water-enjoyment and water-related recreational uses as a second priority. Nonwater-oriented recreational uses should be discouraged on the shoreline and, where allowed, shall include public access and ecological protection and restoration.

The impacts of recreational developments, including water-dependent facilities such as marinas and swimming beaches, and nonwater-oriented uses shall be mitigated. Nonwater-dependent recreational uses shall be located away from the water unless their significant ecological impacts can be avoided. Nonwater-recreational uses, such as beach driving, shall be restricted where necessary to maintain PFC for T&E species, including protecting forage fish habitat.

(j) Residential development.

Single-family residences are a priority use when consistent with control of pollution and prevention of damage to the natural environment. However, residential uses can cause significant damage to the shoreline area through cumulative impacts from shoreline bulkheading, storm water runoff, septic system failure, eelgrass damage, introduction of pollutants, and vegetation removal. Residential development includes single-family and multifamily development and the

creation of new residential lots through land division or conversion from another use. Master programs shall include shoreline setbacks, density regulations, bulkhead restrictions, vegetation conservation requirements, and, where applicable, on-site sewage system standards for residential uses, including single-family residences and appurtenant structures and uses, in accordance with the provisions of this chapter. Master programs may provide the above standards either by direct language within the master program or by specific reference to the applicable development regulations. New residential development, including appurtenant structures and uses, shall be sufficiently set back from steep slopes and shorelines vulnerable to erosion so that structural improvements, including bluff walls and other stabilization structures, are not required to protect property. (See RCW 90.58.100(6).)

New over-water residences, including floating homes, are not a preferred use and shall be prohibited.

New multiunit residential development, including duplexes, fourplexes, and the subdivision of land for more than four parcels, should provide community and/or public access in conformance to the local government's public access planning and this chapter.

If piers, docks, breakwaters, jetties, groins, and weirs are allowed in residential development, local governments should consult the department technical assistance materials and afford the best possible protection to priority species and shoreline processes.

Local governments shall not allow residential development of a scale and location that will cause significant ecological impacts to the ecological functions performed by vegetation and PFC for T&E species. Limit significant vegetation removal to the minimum necessary to accommodate permitted primary residential structures. Where the dimensions of existing legally created lots are not sufficient to accommodate development of a permitted use without significant vegetation removal, apply the mitigation sequence defined in WAC 173-26-020 to address adverse impacts to vegetation.

Master programs shall include standards for the creation of new residential lots through land division or conversion from another use that accomplish the following:

(i) Prevent significant vegetation removal, development within the CMZ, and significant ecological impacts to properly functioning condition and other ecological functions. That is, all residential lots resulting from such platting or subdivision must be large enough or configured in a way that a residence may be developed without causing significant ecological impacts to properly functioning condition and other ecological functions. For example, master programs shall prevent the creation of new residential lots that will require structural shoreline stabilization or deviation from vegetation conservation or water quality standards.

When land is converted to residential use from agriculture, forestry, or other less intensive land use, ensure that the resulting lots are sufficient in size and configuration to allow protection of ecological functions or, if vegetation supporting ecological functions has been removed, the restoration of ecological functions.

(ii) Prevent the need for new shoreline stabilization measures that would cause significant ecological impacts.

(iii) Implement the provisions of WAC 173-26-310 and 173-26-320.

(k) Transportation and parking.

Establish and implement master program policies and regulations to provide safe, reasonable, and adequate circulation systems to shorelines.

Transportation and parking plans and projects shall be consistent with the master program public access policies, public access plan, and environmental protection provisions.

Circulation system planning to and on shorelands shall include systems for pedestrian, bicycle, and public transportation where appropriate. Circulation planning and projects shall support existing and proposed shoreline uses that are consistent with the master program.

Plan, locate, and design proposed transportation and parking facilities where routes will have the least possible adverse effect on unique or fragile shoreline features and existing ecological functions or on existing or future water-dependent uses. Where other options are available and feasible, new roads or road expansions shall not be built within shoreline jurisdiction.

Parking facilities in shorelines are not a preferred use and shall be allowed only as necessary to support a preferred use. Shoreline master programs shall include policies and regulations to minimize the environmental and visual impacts of parking facilities.

Restoration of shoreline ecological functions shall be a condition of new and expanded nonwater-dependent transportation and parking facilities where they affect PFC for T&E species.

(l) Utilities.

These provisions apply to services and facilities that produce, convey, store, or process power, gas, sewage, communications, oil, waste, and the like. On-site utility features serving a primary use, such as a water line to a residence, are "accessory utilities" and shall be considered a part of the allowed use.

All utility facilities shall be designed and located to minimize harm to properly functioning condition and shoreline functions, preserve the natural landscape, and minimize conflicts with present and planned land and shoreline uses while meeting the needs of future populations in areas planned to accommodate growth.

Utility production and processing facilities, such as power plants and sewage treatment plants, or parts of those facilities, that are nonwater-oriented shall not be allowed in shoreline areas unless it can be demonstrated that no other feasible option is available. In such cases, significant ecological impacts to properly functioning condition shall be avoided.

Transmission facilities for the conveyance of services, such as power lines, cables, and pipelines, shall be located to cause minimum harm to the shoreline and shall be located outside of the shoreline area where feasible. Utilities should be located in existing rights of way and corridors whenever possible.

Development of pipelines and cables on tidelands, particularly those running roughly parallel to the shoreline, and development of facilities that may require periodic maintenance or that cause significant ecological impacts shall be discouraged. When permitted, those facilities shall include adequate provisions to protect against significant ecological impacts.

Restoration of ecological functions shall be a condition of new and expanded nonwater-dependent utility facilities where they may affect PFC for T&E species.

NEW SECTION

WAC 173-26-350 Shorelines of statewide significance. (1) Applicability.

The following section applies to local governments preparing master programs that include shorelines of statewide significance as defined in RCW 90.58.030.

(2) Principles.

Chapter 90.58 RCW raises the status of shorelines of statewide significance in two ways. First, the Shoreline Management Act sets specific preferences for uses of shorelines of statewide significance. RCW 90.58.020 states:

The legislature declares that the interest of all of the people shall be paramount in the management of shorelines of statewide significance. The department, in adopting guidelines for shorelines of statewide significance, and local government, in developing master programs for shorelines of statewide significance, shall give preference to uses in the following order of preference which:

(1) Recognize and protect the statewide interest over local interest;

(2) Preserve the natural character of the shoreline;

(3) Result in long term over short term benefit;

(4) Protect the resources and ecology of the shoreline;

(5) Increase public access to publicly owned areas of the shorelines;

(6) Increase recreational opportunities for the public in the shoreline;

(7) Provide for any other element as defined in RCW 90.58.100 deemed appropriate or necessary.

Second, the Shoreline Management Act calls for a higher level of effort in implementing its objectives on shorelines of statewide significance. RCW 90.58.090(4) states:

The department shall approve those segments of the master program relating to shorelines of statewide significance only after determining the program provides the optimum implementation of the policy of this chapter to satisfy the statewide interest.

Optimum implementation involves special emphasis on statewide objectives and consultation with state agencies. The state's interests may vary, depending upon the geographic region, type of shoreline, and local conditions. Optimum implementation may involve ensuring that other comprehensive planning policies and regulations support Shoreline Management Act objectives.

Because shoreline ecological resources are linked to other environments, implementation of ecological objectives

requires effective management of whole ecosystems. Optimum implementation places a greater imperative on identifying, understanding, and managing ecosystem-wide processes and ecological functions that sustain resources of statewide importance.

(3) Master program provisions for shorelines of statewide significance.

Because shorelines of statewide significance are major resources from which all people of the state derive benefit, local governments that are preparing master program provisions for shorelines of statewide significance shall implement the following:

(a) Statewide interest.

To recognize and protect statewide interest over local interest, consult with applicable state agencies, affected Indian tribes, and statewide interest groups and consider their recommendations in preparing shoreline master program provisions. Recognize and take into account state agencies' policies, programs, and recommendations in developing use regulations. For example, if an anadromous fish species is affected, the Washington state departments of fish and wildlife and ecology and the governor's salmon recovery office, as well as affected Indian tribes, should, at a minimum, be consulted.

(b) Preserving resources for future generations.

Prepare master program provisions on the basis of preserving the shorelines for future generations. For example, actions that would convert resources into irreversible uses or detrimentally alter natural conditions characteristic of shorelines of statewide significance should be severely limited. Where natural resources of statewide importance are being diminished over time, master programs shall include provisions to contribute to the restoration of those resources.

(c) Priority uses.

Establish shoreline environment designation policies, boundaries, and use provisions that give preference to those uses described in RCW 90.58.020 (1) through (7). More specifically:

(i) Identify the extent and importance of ecological resources of statewide importance and potential impacts to those resources, both inside and outside the local government's geographic jurisdiction.

(ii) Preserve sufficient shorelands and submerged lands to accommodate current and projected demand for economic resources of statewide importance, such as commercial shellfish beds and navigable harbors. Base projections on statewide or regional analyses, requirements for essential public facilities, and comment from related industry associations, affected Indian tribes, and state agencies.

(iii) Base public access and recreation requirements on demand projections that take into account the activities of state agencies and the interests of the citizens of the state to visit public shorelines with special scenic qualities or cultural or recreational opportunities.

(d) Resources of statewide importance.

Establish development standards that:

(i) Ensure the long-term protection and restoration of functions supporting properly functioning condition and ecological resources of statewide importance, such as anadro-

mous fish habitats, forage fish spawning and rearing areas, shellfish beds, and unique environments. Standards shall consider incremental and cumulative impacts of permitted development and include provisions to improve the functions of shoreline ecosystems as a whole.

(ii) Provide for the shoreline needs of water-oriented uses and other shoreline economic resources of statewide importance.

(iii) Provide for the right of the public to use, access, and enjoy public shoreline resources of statewide importance.

(e) Comprehensive plan consistency.

Assure that other local comprehensive plan provisions are consistent with and support as a high priority the policies for shorelines of statewide significance. Specifically, shoreline master programs shall include policies that incorporate the priorities and optimum implementation directives of chapter 90.58 RCW into comprehensive plan provisions and implementing development regulations. Where necessary for the survival and recovery of T&E species, ensure that comprehensive plan policies and other development regulations are consistent with master program provisions to protect and restore ecological functions necessary for properly functioning condition.

**PART V
OCEAN MANAGEMENT**

NEW SECTION

The following section of the Washington Administrative Code is recodified as follows:

Old WAC Number	New WAC Number
173-16-064	173-26-360

**WSR 00-24-040
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
(WorkFirst Division)**

[Filed November 29, 2000, 3:24 p.m.]

Date of Adoption: November 29, 2000.

Purpose: To repeal WAC 388-310-1850 Re-employ Washington Workers (RWW) program, effective July 31, 1999, was implemented to provide rapid reemployment services to low-wage unemployment insurance claimants under the WorkFirst post-employment services umbrella. Effective June 30, 2000, the WorkFirst RWW program ended, with the key concepts from the program blended into a more comprehensive, proactive service delivery model, the newly evolved Job Success Coach Initiative.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-310-1850 WorkFirst re-employ Washington workers.

Statutory Authority for Adoption: RCW 74.08.090 and 74.04.050.

Adopted under notice filed as WSR 00-18-019 on August 28, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 1.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 1.

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

November 29, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

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

November 29, 2000

Vicki Rippie
Executive Director

AMENDATORY SECTION (Amending WSR 91-09-021, filed 4/10/91, effective 11/27/00)

WAC 390-20-0101 Forms for lobbyist registration.

The official form for lobbyist registration as required by RCW 42.17.150 is designated "L-1," revised ((3/94)) 12/00. Copies of this form are available at the commission office, Room ((403)) 206, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 388-310-1850 Re-employ Washington Workers (RWW).

WSR 00-24-041

PERMANENT RULES

PUBLIC DISCLOSURE COMMISSION

[Filed November 29, 2000, 3:42 p.m.]

Date of Adoption: October 24, 2000.

Purpose: TO AMEND PREVIOUS CR-103 DUE TO A CLERICAL ERROR. To eliminate the compensation contingency language and include additional contact information.

Citation of Existing Rules Affected by this Order: Amending WAC 390-20-0101 Forms for lobbyist registration.

Statutory Authority for Adoption: RCW 42.17.370(1).

Adopted under notice filed as WSR 00-19-124 on September 20, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.



711 CAPITOL WAY RM 403
PO BOX 40908
OLYMPIA WA 98504-0908
(360) 753-1111

LOBBYIST REGISTRATION

THIS SPACE FOR OFFICE USE

L1

1 LOBBYIST NAME _____

PERMANENT BUSINESS ADDRESS _____

CITY _____ STATE _____ ZIP _____

2 TEMPORARY THURSTON COUNTY ADDRESS DURING LEGISLATIVE SESSION _____ TELEPHONE PERMANENT TEMPORARY _____

3 EMPLOYER'S NAME AND ADDRESS (PERSON OR GROUP FOR WHICH YOU LOBBY) _____ EMPLOYER'S OCCUPATION, BUSINESS OR DESCRIPTION OF PURPOSE OF ORGANIZATION _____

4 NAME AND ADDRESS OF PERSON HAVING CUSTODY OF ACCOUNTS, RECEIPTS, BOOKS OR OTHER DOCUMENTS WHICH SUBSTANTIATE LOBBYIST REPORTS _____

5. WHAT IS YOUR PAY (COMPENSATION) FOR LOBBYING? DESCRIPTION OF EMPLOYMENT (CHECK ONE OR MORE BOXES)

\$ _____ PER _____ (Hour, Day, Month, Year)

OTHER: EXPLAIN _____

FULL TIME EMPLOYEE SOLE DUTY IS LOBBYING

PART TIME OR TEMPORARY EMPLOYEE LOBBYING IS ONLY A PART OF OTHER DUTIES

CONTRACTOR, RETAINER OR SIMILAR AGREEMENT

UNSALARIED OFFICER OR MEMBER OF GROUP

6. ARE YOU REIMBURSED FOR LOBBYING EXPENSES? EXPLAIN WHICH EXPENSES. DOES EMPLOYER PAY ANY OF YOUR LOBBYING EXPENSES DIRECTLY? IF YES, EXPLAIN WHICH ONES.

YES: \$ _____ PER _____

YES: I AM REIMBURSED FOR EXPENSES.

NO: I AM NOT REIMBURSED FOR EXPENSES.

7. HOW LONG DO YOU EXPECT TO LOBBY FOR THIS ORGANIZATION?

PERMANENT LOBBYIST ONLY DURING LEGISLATIVE SESSION OTHER, EXPLAIN: _____

8. IF ANY PART OF YOUR COMPENSATION IS CONTINGENT ON THE SUCCESS OF AN ATTEMPT TO INFLUENCE LEGISLATION, ATTACH AN EXPLANATION FULLY DESCRIBING THE AGREEMENT, ARRANGEMENT OR UNDERSTANDING.

NO YES, EXPLANATION ATTACHED

9. IS YOUR EMPLOYER A BUSINESS OR TRADE ASSOCIATION OR SIMILAR ORGANIZATION WHICH LOBBIES ON BEHALF OF ITS MEMBERS? IF "YES", ATTACH A LIST SHOWING THE NAME AND ADDRESS OF EACH MEMBER WHO HAS PAID THE ASSOCIATION FEES, DUES OR OTHER PAYMENTS OVER \$500 DURING EITHER OF THE PAST TWO YEARS OR IS EXPECTED TO PAY OVER \$500 THIS YEAR.

NO

YES, THE LIST IS ATTACHED

10. DOES YOUR EMPLOYER HAVE A CONNECTED, RELATED OR CLOSELY AFFILIATED POLITICAL ACTION COMMITTEE WHICH WILL PROVIDE FUNDS FOR YOU TO MAKE POLITICAL CONTRIBUTIONS INCLUDING PURCHASE TICKETS TO FUND RAISING EVENTS? IF SO, LIST THE NAME OF THAT POLITICAL ACTION COMMITTEE.

NO

YES, NAME OF THE COMMITTEE IS: _____

11. IF LOBBYIST IS A COMPANY, PARTNERSHIP OR SIMILAR BUSINESS ENTITY WHICH EMPLOYS OTHERS TO PERFORM ACTUAL LOBBYING DUTIES, LIST NAME OF EACH PERSON WHO WILL LOBBY. (SEE WAC 390-20-143 AND 144 FOR INSTRUCTIONS.)

12. AREAS OF INTEREST. LOBBYING IS MOST FREQUENT BEFORE LEGISLATIVE COMMITTEE MEMBERS OR STATE AGENCIES CONCERNED WITH FOLLOWING SUBJECTS: REMARKS

CODE	SUBJECT	CODE	SUBJECT
01	<input type="checkbox"/> Agriculture	08	<input type="checkbox"/> Fiscal
02	<input type="checkbox"/> Business and Consumer Affairs	09	<input type="checkbox"/> Higher Education
03	<input type="checkbox"/> Constitutions and Elections	10	<input type="checkbox"/> Human Services
04	<input type="checkbox"/> Education	11	<input type="checkbox"/> Labor
05	<input type="checkbox"/> Energy and Utilities	12	<input type="checkbox"/> Law and Justice
06	<input type="checkbox"/> Environmental Affairs—Natural Resources—Parks	13	<input type="checkbox"/> Local Government
07	<input type="checkbox"/> Financial Institutions and Insurance	14	<input type="checkbox"/> State Government
		15	<input type="checkbox"/> Transportation
		16	<input type="checkbox"/> Other—specify _____

CERTIFICATION: I HEREBY CERTIFY THAT THE ABOVE IS A TRUE, COMPLETE AND CORRECT STATEMENT

EMPLOYER'S AUTHORIZATION: CONFIRMING THE EMPLOYMENT AUTHORITY TO LOBBY DESCRIBED IN THIS REGISTRATION STATEMENT.

3 LOBBYIST'S SIGNATURE _____ DATE _____ EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED AND TITLE _____ DATE _____

PERMANENT

NOT VALID UNLESS SIGNED BY _____



LOBBYIST REGISTRATION

L1

THIS SPACE FOR OFFICE USE

1. Lobbyist Name	Business Telephone Numbers Permanent () Temporary () Cell Phone () or Pager
Permanent Business Address	
City State Zip	E-Mail Address
2. Temporary Thurston County address during legislative session	Employer's occupation, business or description of purpose of organization
3. Employer's name and address (person or group for which you lobby)	
4. Name and address of person having custody of accounts, receipts, books or other documents which substantiate lobbyist reports.	

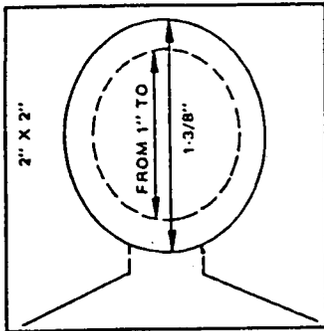
5. What is your pay (compensation) for lobbying? \$ _____ per _____ (hour, day, month, year) Other: Explain:	Description of employment (check one or more boxes) <input type="checkbox"/> Full time employee <input type="checkbox"/> Part time or temporary employee <input type="checkbox"/> Contractor, retainer or similar agreement <input type="checkbox"/> Unsalaries officer or member of group <input type="checkbox"/> Sole duty is lobbying <input type="checkbox"/> Lobbying is only a part of other duties
6. Are you reimbursed for lobbying expenses? Explain which expenses. <input type="checkbox"/> Yes: \$ _____ per _____ <input type="checkbox"/> Yes: I am reimbursed for expenses. <input type="checkbox"/> No: I am not reimbursed for expenses.	Does employer pay any of your lobbying expenses directly? If yes, explain which ones.
7. How long do you expect to lobby for this organization? <input type="checkbox"/> Permanent lobbyist <input type="checkbox"/> Only during legislative session <input type="checkbox"/> Other, Explain:	
8. Is your employer a business or trade association or similar organization which lobbies on behalf of its members? If "yes," attach a list showing the name and address of each member who has paid the association fees, dues or other payments over \$500 during either of the past two years or is expected to pay over \$500 this year. <input type="checkbox"/> No <input type="checkbox"/> Yes. However, no member has paid, pays, or is expected to pay over \$500. <input type="checkbox"/> Yes. The list is attached	
9. Does your employer have a connected, related or closely affiliated political action committee which will provide funds for you to make political contributions including purchase tickets to fund raising events? If so, list the name of that political action committee. <input type="checkbox"/> No <input type="checkbox"/> Yes. Name of the committee is:	
10. If lobbyist is a company, partnership or similar business entity which employs others to perform actual lobbying duties, list name of each person who will lobby. (See WAC 390-20-143 and 144 for instructions.)	

11. Areas of interest. Lobbying is most frequent before legislative committee members or state agencies concerned with following subjects:	Remarks:																				
<table border="0"> <tr> <td>CODE SUBJECT</td> <td>CODE SUBJECT</td> </tr> <tr> <td>01 <input type="checkbox"/> Agriculture</td> <td>08 <input type="checkbox"/> Fiscal</td> </tr> <tr> <td>02 <input type="checkbox"/> Business and consumer affairs</td> <td>09 <input type="checkbox"/> Higher education</td> </tr> <tr> <td>03 <input type="checkbox"/> Constitutions and elections</td> <td>10 <input type="checkbox"/> Human services</td> </tr> <tr> <td>04 <input type="checkbox"/> Education</td> <td>11 <input type="checkbox"/> Labor</td> </tr> <tr> <td>05 <input type="checkbox"/> Energy and utilities</td> <td>12 <input type="checkbox"/> Law and justice</td> </tr> <tr> <td>06 <input type="checkbox"/> Environmental affairs - natural resources - parks</td> <td>13 <input type="checkbox"/> Local government</td> </tr> <tr> <td>07 <input type="checkbox"/> Financial institutions and insurance</td> <td>14 <input type="checkbox"/> State government</td> </tr> <tr> <td></td> <td>15 <input type="checkbox"/> Transportation</td> </tr> <tr> <td></td> <td>16 <input type="checkbox"/> Other - Specify:</td> </tr> </table>	CODE SUBJECT	CODE SUBJECT	01 <input type="checkbox"/> Agriculture	08 <input type="checkbox"/> Fiscal	02 <input type="checkbox"/> Business and consumer affairs	09 <input type="checkbox"/> Higher education	03 <input type="checkbox"/> Constitutions and elections	10 <input type="checkbox"/> Human services	04 <input type="checkbox"/> Education	11 <input type="checkbox"/> Labor	05 <input type="checkbox"/> Energy and utilities	12 <input type="checkbox"/> Law and justice	06 <input type="checkbox"/> Environmental affairs - natural resources - parks	13 <input type="checkbox"/> Local government	07 <input type="checkbox"/> Financial institutions and insurance	14 <input type="checkbox"/> State government		15 <input type="checkbox"/> Transportation		16 <input type="checkbox"/> Other - Specify:	
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07 <input type="checkbox"/> Financial institutions and insurance	14 <input type="checkbox"/> State government																				
	15 <input type="checkbox"/> Transportation																				
	16 <input type="checkbox"/> Other - Specify:																				

CERTIFICATION: I hereby certify that the above is a true, complete and correct statement.	EMPLOYER'S AUTHORIZATION: Confirming the employment authority to lobby described in this registration statement.
12. LOBBYIST'S SIGNATURE DATE	EMPLOYER'S SIGNATURE, NAME TYPED OR PRINTED, AND TITLE DATE

PERMANENT

LOBBYIST IDENTIFICATION FORM



NAME:
BUSINESS ADDRESS:

PHONE:

OLYMPIA ADDRESS:

PHONE:

EMPLOYERS' NAMES:

YEAR FIRST EMPLOYED AS A LOBBYIST:
BIOGRAPHY:

INSTRUCTIONS

ATTACH THIS PAGE TO YOUR L-1 REGISTRATION.

ATTACH 2" x 2" PASSPORT TYPE, BLACK AND WHITE PHOTO. PHOTO SHOULD BE HEAD AND SHOULDERS, FULL FACE, AND TAKEN WITHIN LAST 12 MONTHS.

PLEASE WRITE, LIGHTLY IN PENCIL, NAME ON BACK OF PHOTO BEFORE ATTACHING.

PHOTOS WILL NOT BE RETURNED.

PLEASE SEE INSTRUCTION BOOKLET FOR EXAMPLE OF BIOGRAPHY. LIST ALL EMPLOYERS ON THIS PAGE IF YOU HAVE MORE THAN ONE EMPLOYER. IF YOU LATER ADD ADDITIONAL EMPLOYERS, PDC WILL INCLUDE THEM FOR YOU.

PLEASE USE TYPEWRITER TO COMPLETE THIS PAGE.

FORM L-1, PAGE 2 (Rev. 3/81) -304-

PERMANENT

WSR 00-24-044
PERMANENT RULES
PUBLIC EMPLOYMENT
RELATIONS COMMISSION

[Filed November 30, 2000, 8:32 a.m., effective January 1, 2001]

Date of Adoption: November 14, 2000.

Purpose: To italicize agency case citations in accord with format used by Washington Supreme Court.

Citation of Existing Rules Affected by this Order: Amending WAC 391-08-670.

Statutory Authority for Adoption: RCW 28B.52.080, 41.56.090, 41.59.110, 41.58.050.

Other Authority: RCW 34.05.220.

Adopted under notice filed as WSR 00-20-089 on October 4, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: January 1, 2001.

November 30, 2000

Marvin L. Schurke

Executive Director

AMENDATORY SECTION (Amending WSR 96-07-105, filed 3/20/96, effective 4/20/96)

WAC 391-08-670 Decision numbering—Citation of cases—Indexing of decisions. (1) Each decision issued by the agency in an adjudicative proceeding under the Administrative Procedure Act is assigned a unique number consisting of two or three components, as follows:

(a) The first component, consisting of a number, indicates the sequential number of adjudicative proceedings in which one or more decisions has been issued since the agency commenced operations on January 1, 1976.

(b) The second component (where appropriate) consisting of an alphabetic code in ascending alphabetical order, indicates the second and subsequent decisions issued in the case to which the numerical component was originally assigned.

(c) The third component, consisting of a four-letter alphabetic code, indicates the statute under which the decision was issued:

"CCOL" indicates cases decided under chapter 28B.52 RCW, which is titled: "Collective Bargaining—Academic Personnel in Community Colleges."

"EDUC" indicates cases decided under chapter 41.59 RCW, which is titled: "Educational Employment Relations Act."

"MRNE" (no longer in use) was formerly used to indicate cases decided under chapter 47.64 RCW, relating to the Washington state ferries system.

"PECB" indicates cases decided under chapter 41.56 RCW, which is titled: "Public Employees' Collective Bargaining," including some cases involving port districts.

"PORT" indicates cases decided under chapter 53.18 RCW, which is titled: "Employment Relations—Collective Bargaining and Arbitration" relating to port districts.

"PRIV" (no longer in use) was formerly used to indicate cases decided under chapter 49.08 RCW, relating to private sector employers and employees.

(2) All citations of agency decisions in subsequent agency decisions, in publications of agency decisions, and in briefs and written arguments filed by parties with the agency shall conform to the formats specified in this section:

GENERAL RULE: Citations shall list only the name of the employer (~~((underlined))~~) *italicized*, the word "Decision" followed by the decision number, and the statute and year the decision was issued (in parenthesis).

Examples:

~~((City of Roe))~~ *City of Roe*, Decision 1234 (PECB, 1992)

~~((City of Roe))~~ *City of Roe*, Decision 1234-A (PECB, 1993)

~~((City of Roe))~~ *City of Roe*, Decision 1234-B (PECB, 1994)

EXCEPTION 1: For decisions being cited within the first year following their issuance, the full date of issuance may be set forth.

Example:

~~((City of Roe))~~ *City of Roe*, Decision 1234-C (PECB, December 15, 1995)

EXCEPTION 2: For decisions in which an employee organization or labor organization was named as the respondent in an unfair labor practice case, the citation shall list the name of the union (in parenthesis) following the name of the employer.

Example:

~~((City of Roe (Doe Union)))~~ *City of Roe (Doe Union)*, Decision 2345 (PECB, 1995)

(3) The agency encourages the publication and indexing of its decisions by private firms, but does not contribute financial support to any such firm and declines to declare any private firm as the "official reporter" of agency decisions.

(4) The agency uses a commercially published index of its decisions, along with commercially produced computer assisted research tools, in its own operations. The agency makes those indexes available to the public in its offices, to satisfy the requirements of RCW 42.17.260(5).

WSR 00-24-047
PERMANENT RULES
UTILITIES AND TRANSPORTATION
COMMISSION

[Docket No. UT-990582, General Order No. R-475—Filed November 30, 2000, 10:14 a.m.]

In the matter of adopting WAC 480-120-560 relating to telephone companies—Collocation.

1 STATUTORY OR OTHER AUTHORITY: The Washington Utilities and Transportation Commission (commission)¹ takes this action under Notice No. WSR 00-17-114, filed with the code reviser on August 17, 2000. The commission brings this proceeding pursuant to RCW 80.01.040 and 80.04.160.

¹ In this Order, the Washington Utilities and Transportation Commission is referred to as the commission, and the Federal Communications Commission is referred to as the FCC.

2 STATEMENT OF COMPLIANCE: This proceeding complies with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.05 RCW), the State Register Act (chapter 34.08 RCW), the State Environmental Policy Act of 1971 (chapter 34.21C [43.21C] RCW), and the Regulatory Fairness Act (chapter 19.85 RCW).

3 DATE OF ADOPTION: The commission adopts this rule on the date this order is entered.

4 CONCISE STATEMENT OF PURPOSE AND EFFECT OF THE RULE: The proposal will promote competition in the telecommunications industry by providing collocation rules that are fair, just and reasonable to all telecommunications carriers. Collocation is a critical aspect of competitive telecommunications service environment. This rule establishes standard intervals and conditions for incumbent local exchange carriers (ILECs) to make collocation space in the incumbents' offices available to competitive local exchange carriers (CLECs). The rule also provides remedies when provisioning schedules are not met, and establishes procedures governing situations where the incumbent contends that space is not available.

5 REFERENCE TO AFFECTED RULES: This rule does not repeal, amend, or suspend any existing section of the Washington Administrative Code.

6 PREPROPOSAL STATEMENT OF INQUIRY AND ACTIONS THEREUNDER: The commission filed a preproposal statement of inquiry (CR-101) on May 18, 1999, at WSR 99-11-069.

7 ADDITIONAL NOTICE AND ACTIVITY PURSUANT TO PREPROPOSAL STATEMENT: The statement advised interested persons that the commission was considering entering a rule making on the collocation of competitive local exchange

company facilities in the central offices of incumbent local exchange companies. The commission also informed persons of the inquiry into this matter by providing notice of the subject and the CR-101 to all persons on the commission's list of persons requesting such information pursuant to RCW 34.05.320(3), and by sending notice to all registered telecommunications companies and the commission's list of telecommunications attorneys.

8 In the CR-101, the commission established a June 11, 1999, deadline for interested persons to file comments and scheduled a workshop on July 15, 1999. The commission received written comments from interested persons. At the workshop, commission staff facilitated discussions with industry participants regarding whether the commission should promulgate rules to address collocation issue. The commission subsequently sought further information and clarification from participants on the subject matter and the scope of possible rules. On September 10, 1999, the commission received supplemental comments from interested persons.

9 Commission staff was generally persuaded to recommend that the commission commence a rule-making proceeding to consider the subject of collocation. The commission invited interested persons to file additional supplemental comments in response to draft rule language jointly proposed by several parties, and comments were received on March 15, 2000. On March 23, 2000, a second workshop was conducted to discuss the proposed language and comments.

10 Based on the workshop discussions regarding draft rule language, the commission further invited interested persons to file additional comments regarding draft rule language under consideration, and comments were received on May 15, 2000.

11 NOTICE OF PROPOSED RULE MAKING: The commission filed a notice of proposed rule making (CR-102) on August 17, 2000, at WSR 00-17-114. The commission scheduled this matter for oral comment and adoption under Notice No. WSR 00-17-114 at 9:00 a.m., Wednesday, October 25, 2000, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA. The notice, served to interested persons on August 18, 2000, provided the opportunity to submit written comments to the commission.

12 WRITTEN COMMENTS: Pursuant to the notice served on August 18, 2000, the commission received written comments from Qwest Corporation (Qwest), Verizon Northwest Inc. (Verizon), Sprint Corporation, on behalf of United Telephone Company of the Northwest and Sprint Communications Company, L.P. (Sprint), Teligent Services, Inc. (Teligent), Winstar Wireless, Inc. (Winstar), the Washington Independent Telephone Association (WITA), and the Association of Communications Enterprises (Ascent). Parties generally commented on the need in general for a collocation rule and specifically commented on several proposed provisions.

13 CHANGES FROM THE NOTICED LANGUAGE: The proposed definition of "collocation" in WAC 480-120-560 (1)(b) was changed in two respects: The word "nearby" was deleted from the reference to an ILEC's premises in accor-

dance with comments received from Verizon, Sprint, and Qwest; and the reference to "equipment" in that definition was supplemented to expressly include "microwave equipment," as suggested by Teligent and Winstar.

14 The proposed rule provided that an ILEC must complete construction of ordered collocation space and facilities within forty-five calendar days after the CLEC's acceptance of a written quote *or* payment of one-half of the nonrecurring charges. Qwest and Verizon proposed that the commission rule adopt a standard ninety-day interval for collocation beginning when the CLEC accepts the price quote *and* deposits one-half of the nonrecurring collocation charge. Qwest stated that it had previously offered a forty-five day interval to CLEC Rhythms Links, Inc., but Rhythms also was required to file a forecast as a precondition to provisioning within that interval. Qwest argued that CLECs should provide forecasts as a prerequisite to the proposed forty-five day interval. Sprint recommended adoption of a ninety-day interval for caged collocation, and a shorter sixty-day interval for cageless and virtual collocation.

15 As a result of comments regarding the provisioning interval, commission staff proposed that rule language be revised to require that CLECs submit periodic forecasts to ILECs at least three months in advance of collocation orders as a precondition to the forty-five day provisioning interval.

16 The staff cited the Federal Communications Commission's (FCC) August 10, 2000, order regarding collocation in its response to comments. *See Order on Reconsideration and Second Further Notice of Proposed Rulemaking in CC Docket No. 98-147 and Fifth Further Notice of Proposed Rulemaking in CC Docket No. 96-98* (FCC Collocation Order). The FCC Collocation Order establishes a rule governing collocation, including provisioning intervals, but allows states to adopt rules that differ from the federal rule.² The proposed commission rule is predicated on CLEC forecasting; therefore, the FCC rule providing for a longer interval would govern in the absence of a forecast. The commission's shorter interval provides an alternative to the FCC's rule and gives CLECs the incentive to provide accurate forecasts to ILECs which will help ILECs to plan collocation space in their offices. The proposed commission rule was further revised to require that CLECs submit a deposit of one-half of the nonrecurring charges for collocation as part of the ordering process, consistent with the FCC's rule.

² See 47 C.F.R. § 51.321, as amended.

17 The proposed rule previously provided for a ninety-day interval as an exception to standard provisioning when "extraordinary circumstances" occur. Verizon and Qwest proposed a longer interval to account for extraordinary circumstances. Ascent commented that the proposed collocation rule would allow ILECs to establish provisioning intervals in certain circumstances that exceed the ninety-day maximum under the FCC rule. The FCC rule requiring a ninety-day interval does not provide an exception for extraordinary circumstances. The proposed rule is revised to delete provisions for extraordinary circumstances and to allow the FCC standard to apply in all circumstances except where a forecast is provided.

18 The proposed rule requires credits to be given to the CLEC for an ILEC's failure to provision collocation space within the specified interval. Qwest and Verizon commented that the credits amount to penalties, that they are not legally binding, and that they therefore should be eliminated from the rule. Staff responded that there are other instances where both Qwest and Verizon are subject to credits when service is not provided to customers on time. Staff argued that a "credits" are different from "penalties," and that the credit merely provides an incentive for ILECs to provision collocation in a timely manner and compensates CLECs for any undue delays.

19 Qwest, Verizon, Sprint, and WITA submitted written comments regarding the process governing the denial of a collocation order due to insufficient space within a particular central office. Qwest and WITA recommended that petitions for commission review should be filed by CLECs rather than ILECs. Sprint proposed that ILECs be required to file a petition for review within a shorter time interval.

20 The proposed rule provides that the ILEC must notify the CLEC whether space is available in the central office. Based on the FCC's order, staff recommends shortening this notification from fourteen days, as originally proposed, to ten days. If space is not available, staff does not believe the CLEC should be the party petitioning the commission. Staff specifically recommended that the ILEC petition the commission so that the burden of proof will be with the ILEC, which has access to the relevant facts. Staff notes that the ILEC need not petition the commission unless the CLECs specifically challenges an ILEC on space availability.

21 Verizon also proposed that the rule should be expanded to address an ILEC's space reservation policies. Staff responds that the issue of space reservation previously was addressed in Docket No. UT-960323, et al., and that the commission's orders in that case provide sufficient guidance to all parties on this issue.

22 **RULE-MAKING HEARING:** The rule proposal was considered for adoption, pursuant to the notice, in a rule-making hearing during the commission's regularly scheduled open public meeting on October 25, 2000, before Chairwoman Marilyn Showalter, Commissioner Richard Hemstad, and Commissioner William R. Gillis. The commission heard oral comments from David Griffith and Glenn Blackmon, representing commission staff, Lisa Anderl, representing Qwest; Joan Gage, representing Verizon; Gregory Kopta, representing AT&T Communications of the Pacific Northwest, Inc., TCG Seattle, XO Washington, Inc., f/k/a NEXTLINK Washington, Inc., Electric Lightwave, Inc., Advanced Telcom Group, Inc., NorthPoint Communications, Inc., and GST Telecom Washington, Inc. (Joint CLECs); Lisa Rackner, representing Teligent; and Terry Berman, representing WorldCom, Inc. (WorldCom).

23 **SUGGESTIONS FOR CHANGE THAT ARE REJECTED:** Qwest characterized the subsection providing for a credit when an ILEC fails to deliver ordered collocation space by the required delivery date (WAC 480-120-560 (3)(e)) as a liquidated damages clause imposing a strict liability standard, and suggested that it be deleted from the rule. Qwest also stated concern that the credit provision may be applied in

instances where self-provisioning by a collocating CLEC frustrates the ILEC's ability to fully perform by the delivery date. According to Qwest, it does not receive final payment until it fully performs, and no other incentive is necessary. Alternatively, Qwest proposed inserting language exempting its obligation to perform due to circumstances beyond its control.

24 The commission agrees with staff and the joint CLECs that performance incentives are an appropriate subject of rulemaking. The proposed credit is a measured incentive to promote compliance with reasonable performance standards, and does not constitute liquidated damages. The rule does not make any presumptions regarding the ability of parties to ascertain actual damages nor does the rule address the rights of parties to pursue other legal action. Commission rules already establish a precedent by providing for credits to consumers for missed service calls.

25 The commission's rule does not impose deadlines for any of the intermediate tasks necessary for an ILEC to fully perform its duty. Accordingly, in cases where a requesting CLEC states an intent to self-provision any part of the collocation process, the ILECs duty to perform is tolled for the length of time required by the CLEC to complete self-provisioning. Self-provisioning delays caused by CLECs do not result in exposure to ILECs.

26 There was much discussion at the open meeting regarding the ability of parties to petition for waiver of commission rules when circumstances warrant extraordinary consideration. WAC 480-120-011 states, in relevant part: Upon proper showing of any utility, the commission may waive or modify, as to that utility, the provisions of any rules herein, except when such provisions are fixed by statute.

27 Qwest's arguments that the waiver process is potentially burdensome and that the process is only available after a breach of duty occurs are unpersuasive. WAC 480-120-011 establishes a valuable mechanism that ensures the reasonable application of commission rules.

28 The commission rejects all proposals for express exceptions to the provisioning interval established in the rule because such language would also serve as a potential restriction on the commission's ability to exercise discretion when waiver is requested. Commission rules do not establish any deadline for the filing of a petition for waiver, and the commission will consider all relevant circumstances.

29 Verizon states that it does not receive forecasts from CLECs and claims that its operations are not organized to provision based on forecasts. Verizon cites differing provisioning intervals in other jurisdictions and argues that some provisioning activities are beyond its control. The company suggests that adoption be delayed pending the outcome of other proceedings before the commission and the FCC.

30 The proposed WAC 480-120-560 establishes a process that provides ILECs with reasonable notice of CLEC collocation requirements and enables incumbent carriers to comply with their obligation to provide collocation within the proscribed provisioning interval. Commission staff and the parties have dedicated a great deal of time and effort to develop a rule that fairly represents the capabilities of ILEC network operations in Washington state, and the commission is convinced that the proposed rule will not benefit from any

further delay. If experience under this rule, or any federal law or rule or state law require changes in the rule, it may be amended.

31 Teligent suggests that the commission adopt additional terms and conditions to ensure that carriers using microwave or wireless transmission technologies receive nondiscriminatory treatment. The commission recognizes that carriers employing microwave or wireless technologies have collocation requirements that differ from wireline carriers; however, the proposed rule expressly applies to the placement of microwave equipment. Issues regarding the appropriate rate elements for microwave or wireless collocation are presently under consideration in other proceedings before the commission and are not germane to this rulemaking.

32 COMMISSION ACTION: After considering all of the information regarding this proposal, the commission adopted the proposed rule without change.

33 STATEMENT OF ACTION; STATEMENT OF EFFECTIVE DATE: In reviewing the entire record, the commission determines that WAC 480-120-560 should be adopted to read as set forth in Appendix A, as a rule of the Washington Utilities and Transportation Commission, to take effect pursuant to RCW 34.05.380(2) on the thirty-first day after filing with the code reviser.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

ORDER

34 THE COMMISSION ORDERS:

35 (1) WAC 480-120-560 is adopted to read as set forth in Appendix A, as a rule of the Washington Utilities and Transportation Commission, to take effect on the thirty-first day after the date of filing with the code reviser pursuant to RCW 34.05.380(2).

36 (2) This order and the rule set out below, after being recorded in the register of the Washington Utilities and Transportation Commission, shall be forwarded to the Code Reviser for filing pursuant to chapters 80.01 and 34.05 RCW and chapter 1-21 WAC.

DATED at Olympia, Washington, this 29th day of November, 2000.

Washington Utilities and Transportation Commission
Marilyn Showalter, Chairwoman
Richard Hemstad, Commissioner
William R. Gillis, Commissioner

NEW SECTION**WAC 480-120-560 Collocation** (1) Definitions.

"CLEC" means a competing local exchange carrier that orders collocation from an ILEC.

"Collocation" means the ability of a CLEC to place equipment, including microwave equipment, within or upon an ILEC's premises.

"Deliver" or "delivery date" means the point when the ILEC turns the collocation space and related facilities over to the CLEC and the space and facilities are ready for service. Deliver or delivery includes, but is not necessarily limited to, providing the CLEC with access to the collocation space for collocation other than virtual collocation, as well as providing power, telephone service, and other services and facilities ordered by the CLEC for provisioning by the delivery date.

"ILEC" means an incumbent local exchange carrier that is required to provide collocation.

"ILEC premises" means an ILEC wire center, central office, or any other location owned and/or controlled by the ILEC at which interconnection with the ILEC's network or access to ILEC unbundled network elements is technically feasible.

"Points of interface (POI)" means the demarcation between the networks of an ILEC and a CLEC. The POI is the point where the exchange of traffic takes place.

(2) ILEC response to CLEC order for collocation. Within ten calendar days of receipt of an order for collocation, an ILEC must notify the CLEC whether sufficient space exists in the ILEC premises to accommodate the CLEC's collocation requirements. As part of that notification, the ILEC must also notify the CLEC of any circumstance that may delay delivery of the ordered collocation space and related facilities.

(3) Provisioning collocation. If the ILEC notifies a CLEC that sufficient space exists to accommodate the CLEC's order for collocation, the following procedures apply:

(a) Within twenty-five calendar days of receipt of the order, the ILEC must provide the CLEC with a written quote detailing the nonrecurring and recurring charges applicable to provisioning the ordered collocation. After providing the written quote and upon reasonable notice of a request by the CLEC, the ILEC must permit the CLEC at least one accompanied site visit to the designated collocation space without charge to the CLEC, to enable the CLEC to verify and inspect the space the ILEC offers for collocation. The CLEC's acceptance of the written quote and payment of one-half of the nonrecurring charges specified in the quote must be within seven calendar days and does not preclude the CLEC from later disputing the accuracy or reasonableness of those charges.

(b) If the ordered collocation space was included in a periodic forecast submitted by the CLEC to the ILEC at least three months in advance of the order, the ILEC must complete construction of, and deliver, the ordered collocation space and related facilities within forty-five calendar days after the CLEC's acceptance of the written quote and payment of one-half of the nonrecurring charges specified in the quote.

(c) If the ordered collocation space was not included in a periodic forecast submitted by the CLEC to the ILEC at least three months in advance of the order, the Commission declines to apply the forty-five calendar day interval in (3)(b) and the national standards adopted by the FCC shall apply.

(d) Following any initial notification as required in section (2) above, the ILEC must notify the CLEC of any change in circumstances as soon as the ILEC is aware of those circumstances and must take all reasonable steps to avoid or minimize any delays caused by those circumstances, including but not limited to joint provisioning of collocation elements by the ILEC and CLEC, or sole construction by the CLEC, through a mutually acceptable third party contractor.

(e) If the ILEC fails to deliver the collocation space by the required delivery date, the ILEC must credit the CLEC in an amount equal to one-tenth of the total nonrecurring charge for the ordered collocation for each week beyond the required delivery date. Recurring charges will not begin to accrue for any element until the ILEC delivers that element to the CLEC. To the extent that a CLEC self-provisions any collocation element, the ILEC may not impose any charges for provisioning that element.

(f) The ILEC must provide periodic notices to the CLEC during construction of the CLEC's collocation space, including scheduled completion and delivery dates. At least thirty calendar days prior to the scheduled delivery date, the ILEC must provide the CLEC with sufficient information to enable the ILEC and the CLEC to establish firm Common Language Location Identifier (CLLI) codes and any other codes necessary to order interconnection and cross-connection circuits for the equipment the CLEC intends to collocate, and the ILEC must accept and process CLEC orders for such circuits. The ILEC must provision points of interface (POIs) and other circuits concurrent with delivery of the collocation space and related facilities, unless the CLEC agrees to a later date.

(g) The ILEC must conduct an inspection with the CLEC of the collocation space at least five business days prior to completion of construction of the collocation space. The ILEC must correct any deviations to the CLEC's original or jointly amended requirements after the inspection, at the ILEC's sole expense.

(h) Upon order of the CLEC and concurrent with delivery of the collocation space and related facilities, the ILEC must provide basic telephone service to the collocation space under the rates, terms, and conditions of the ILEC's current tariff or price list offering for the service ordered. The ILEC must also provide CLEC employees, contractors, and representatives with reasonable access to basic facilities, such as restroom facilities and parking, while at the ILEC premises.

(4) Denial of order for collocation. If the ILEC notifies a CLEC that insufficient space exists to accommodate the CLEC's order for collocation, the following procedures apply:

(a) As part of its notification of lack of space, the ILEC must notify the CLEC if any space is available for collocation and, if so, how much space is available. The ILEC must also verify that the ILEC cannot reclaim space for collocation by consolidating or removing inactive or underutilized equipment.

(b) The ILEC must permit the CLEC to tour the ILEC premises within fourteen calendar days of the CLEC's written request.

(c) If the CLEC notifies the ILEC that it contests the denial of an order for collocation, the ILEC must, within twenty-five calendar days of the notification, file a petition asking the Commission to determine that the space requested by the CLEC is not available. Upon request and execution of an appropriate confidentiality agreement, the ILEC must also provide a copy of the petition to the CLEC. The ILEC must prepare the petition at its sole expense, and the petition must include the following information:

- (i) Central Office CLLI, where applicable;
- (ii) Ordering CLEC, including the amount of space sought by the CLEC;
- (iii) Written inventory of active, inactive, and underutilized equipment, including the signatures of ILEC personnel certifying the accuracy of the information provided;
- (iv) Color-coded floor plans that identify office space work areas, provide spatial dimensions to calculate the square footage for each area, and locate inactive and underutilized equipment;
- (v) Narrative of the central office floor space use;
- (vi) Total amount of space occupied by interconnecting collocators for the sole purpose of interconnection;
- (vii) Total amount of space occupied by third parties for purposes other than interconnection, and a narrative of the space use;
- (viii) The number of central office employees employed and job titles;
- (ix) Description of central office renovation/expansion plans and time frames for completion;
- (x) Description of conversion of administrative, maintenance, equipment, and storage space plans and timeframes for completion; and
- (xi) Description of any internal policies for conversion of administrative, maintenance, equipment, and storage space in central offices.

(d) The Commission will decide any petition filed under subsection (4)(c) through an expedited proceeding conducted in accordance with the relevant procedural requirements and time lines established in WAC 480-09-530. The ILEC bears the burden to prove to the Commission that the ordered collocation is not practical for technical reasons or because of space limitations. The ILEC may be relieved of its obligation to provide collocation at a particular ILEC premises only to the extent expressly provided by Commission order.

(e) Each ILEC must maintain a list of all of its central offices in Washington in which insufficient space exists to accommodate one or more types of collocation. The list must specify which types of collocation are unavailable in each office and whether the Commission has approved the ILEC's denial of collocation in that office. The ILEC must post this list on its publicly accessible web site and provide a copy of the list to any CLEC upon request. The ILEC must update this list within ten business days of (i) denying a CLEC's order for collocation; (ii) the service date of any order from the Commission approving or disapproving such a denial; (iii) providing notice to CLECs previously denied collocation that space has become available in a central office; or (iv)

obtaining knowledge through any other means that space for one or more types of collocation is no longer available or has become available in a particular central office.

(f) Each ILEC must maintain for each central office a waiting list of all unfilled orders for collocation space and the date of each order. After an ILEC has announced that one or more types of collocation space are not available in an office, any CLEC may submit a letter of intent to order collocation space in lieu of a collocation order, and this letter of intent must be included on the waiting list. If space for collocation becomes available in any central office, the ILEC must inform all CLECs, that ordered collocation or submitted a letter of intent to order collocation, of the availability of that space and must provide each such CLEC with fifteen calendar days to renew its original collocation order. The ILEC must provision collocation to these CLECs on a first-come, first-served basis according to the dates on which each ordered collocation or submitted a letter of intent to collocate in that central office.

WSR 00-24-050

PERMANENT RULES

DEPARTMENT OF TRANSPORTATION

[Filed November 30, 2000, 11:31 a.m.]

Date of Adoption: November 15, 2000.

Purpose: The purpose of this rule is to lower the ferry tolls within the specified WACs. The WAC revisions are a corrective action in response to a Federal Transit Administration (FTA) finding on WSF senior/disabled fares as part of the FTA's 2000 Triennial Review of WSF; state ferries and toll bridges, WAC 468-300-010 and 468-300-020.

Citation of Existing Rules Affected by this Order: Amending WAC 468-300-010 and 468-300-020.

Statutory Authority for Adoption: RCW 47.56.030, 47.60.326.

Adopted under notice filed as WSR 00-20-088 on October 4, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 1, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 28, 2000

Connie Niva, Chair

Transportation Commission

AMENDATORY SECTION (Amending WSR 99-08-066, filed 4/5/99, effective 5/6/99)

WAC 468-300-010 Ferry passenger tolls.

Effective 03:00 a.m. (~~May 9, 1999~~) December 31, 2000

ROUTES	Full Fare	Senior/ Disabled	Youth Fare 18 and under	Frequent User Ticket Book 20 Rides ¹	Monthly Pass ⁵	Quarterly Pass ⁵	Annual Pass ⁵	Bicycle Surcharge ^{2,6}
Via Passenger-Only Ferry								
*Seattle-Vashon								
*Seattle-Bremerton	3.70	((1.90)) 1.80	2.60	26.00	54.60	163.80	655.20	0.70
Via Auto Ferry								
*Fautleroy-Southworth								
*Seattle-Bremerton								
*Seattle-Bainbridge Island								
*Edmonds-Kingston	3.70	((1.90)) 1.80	2.60	26.00	54.60	163.80	655.20	0.70
Port Townsend-Keystone								
*Fautleroy-Vashon	1.85	((1.00)) 0.90	1.40	26.00	N/A	N/A	N/A	0.35
*Southworth-Vashon								
*Pt. Defiance-Tahlequah								
*Mukilteo-Clinton	2.50	((1.30)) 1.20	1.80	17.50	36.80	110.40	441.60	0.70
*Anacortes to Lopez, Shaw, Orcas or Friday Harbor	5.30	((2.70)) 2.60	3.80	37.25	N/A	N/A	N/A	3.00
Between Lopez, Shaw, Orcas and Friday Harbor ⁴	N/C	N/C	N/C	N/C	N/A	N/A	N/A	N/C
International Travel								
Anacortes to Sidney and Sidney to all destinations	9.10	((4.60)) 4.50	6.40	N/A	N/A	N/A	N/A	4.60
From Lopez, Shaw+, Orcas and Friday Harbor to Sidney@	4.00	2.00	2.80	N/A	N/A	N/A	N/A	1.75
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ³	13.10	((6.60)) 6.50	9.20	N/A	N/A	N/A	N/A	6.35

@ These fares rounded to the next multiple of \$.25. All other fares rounded to the next multiple of \$0.10.

* These routes operate as a one-point toll collection system.

¹FREQUENT USER TICKETS - Shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage.

²BICYCLE SURCHARGE - Is an addition to the appropriate passenger fare.

³ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the Islands served.

⁴INTER-ISLAND FARES - Passenger fares included in Anacortes tolls.

⁵EMPLOYER PASSES - A monthly passenger pass is available for all routes except: Anacortes/San Juan Island/Sidney and Port Townsend/Keystone, as a pilot program. The pass is available through some local employers. It is a flash pass valid for the month printed on the pass and will be presented to Washington state ferries staff whenever a passenger fare is collected. This pass is based on 21 days of passenger travel with a 30% discount. The quarterly pass is based on 63 days of travel with a 30% discount and the annual pass is based on 252 days with a 30% discount.

⁶BICYCLE PASS - A bicycle pass is available on all routes except: Anacortes/San Juan Island/Sidney for a \$20.00 annual fee subject to meeting WSF specified conditions. The pass is valid for one

year. A cyclist with a valid pass shall have the bicycle surcharge waived.

CHILDREN/YOUTH - Children under five years of age will be carried free when accompanied by parent or guardian. Children/youths five through eighteen years of age will be charged the youth fare, which will be 70% of full fare rounded to the next multiple of \$0.10.

SENIOR CITIZENS - Passengers age 65 and over, with proper identification establishing proof of age, may travel at half-fare passenger tolls on any route where passenger fares are collected.

PERSONS OF DISABILITY - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, upon presentation of a WSF Disability Travel Permit, Regional Reduced Fare Permit, or other identification which establishes a disability may travel at half-fare passenger tolls on any route. In addition, those persons with disabilities who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Disability Travel Permit and such endorsement shall allow the attendant to travel free as a passenger.

BUS PASSENGERS - Passengers traveling on public transit buses pay the applicable fare. Passengers traveling in private or commercial buses will be charged the half-fare rate.

MEDICARE CARD HOLDERS - Any person holding a Medicare card duly issued to that person pursuant to Title II or Title XVIII of the Social Security Act may travel at half-fare passenger tolls on any route upon presentation of a WSF Disability Travel Permit or a Regional Reduced Fare Permit at time of travel.

PERMANENT

FERRY/TRANSIT PASS - A combination ferry-transit pass may be available for a particular route when determined by Washington state ferries and a local public transit agency to be a viable fare instrument. The WSF portion of the fare is based on 21 days of passenger travel per month at a 40% discount. Passes may be available in monthly, quarterly or annual denominations.

PROMOTIONAL TOLLS - A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

Special passenger fare rate(s) may be established for a pilot program in conjunction with the Central Puget Sound Regional Fare Integration project on ferry route(s) serving King, Pierce, Snohomish and Kitsap counties. The rate(s) may be established at the discretion of the secretary of transportation for a specific discount not to exceed fifty percent of full fare.

SCHOOL GROUPS - Passengers traveling in authorized school groups for institution-sponsored activities will be charged a flat rate of \$1 per walk-on group or per vehicle of students and/or advisors and staff. Starting September 1, 1999, all school groups require a letter of authorization. Vehicles and drivers will be charged the fare applicable to vehicle size. The special school rate is \$2 on routes where one-point toll systems are in effect.

AMENDATORY SECTION (Amending WSR 99-08-066, filed 4/5/99, effective 5/6/99)

WAC 468-300-020 Vehicle under 20', motorcycle, and stowage ferry tolls.

Effective 03:00 a.m. (~~May 9, 1999~~) December 31, 2000

ROUTES	Vehicle Under 20' Incl. Driver One Way	Vehicle Under 20' w/Sr Citizen or Disabled Driver ⁴	Vehicle Under 20' Over Height Charge ¹	Frequent User Ticket book 20 Rides ²	Motorcycle ⁵ Incl. Driver Stowage ¹ One Way@	Motorcycle w/Sr Citizen or Disabled Driver Stowage ¹ One Way@	Motorcycle Oversize Charge ¹	Motorcycle Frequent User Ticket book 20 Rides ² @
Fauntleroy-Southworth Seattle-Bremerton Seattle-Bainbridge Island Port Townsend-Keystone Edmonds-Kingston	6.50	((5.75)) <u>5.55</u>	6.50	104.00	2.80	1.90	0.90	44.80
*Fauntleroy-Vashon *Southworth-Vashon *Pt. Defiance-Tahlequah	9.00	((8.00)) <u>7.70</u>	9.00	72.00	3.80	((2.60)) <u>2.50</u>	1.30	30.40
Mukilteo-Clinton	4.50	((4.00)) <u>3.85</u>	4.50	72.00	1.90	((1.30)) <u>1.25</u>	0.60	30.40
10 Rides - 5 Round Trips								
*Anacortes to Lopez	13.25	((10.75)) <u>10.55</u>	13.25	53.00	6.90	((4.30)) <u>4.20</u>	1.60	55.20
*Shaw, Orcas	15.75	((13.25)) <u>13.05</u>	15.75	63.00	7.40	((4.80)) <u>4.70</u>	2.10	59.20
*Friday Harbor Between Lopez, Shaw, Orcas and Friday Harbor ³	17.75 7.50	((15.25)) <u>15.05</u> 7.50	17.75 7.50	71.00 30.00	7.80 2.25	((5.20)) <u>5.10</u> 2.25	2.50 2.25	62.40 N/A
<i>International Travel</i>								
Anacortes to Sidney and Sidney to all destinations	24.75	((20.25)) <u>20.15</u>	24.75	N/A	12.30	((10.10)) <u>10.00</u>	3.20	N/A
Travelers with advanced reservations (\$15 fee) Anacortes to Sidney and Sidney to all destinations ⁶	9.75	((5.25)) <u>5.15</u>	24.75	N/A	N/A	N/A	N/A	N/A
Lopez, Shaw, Orcas and Friday Harbor to Sidney	9.00	7.00	9.00	N/A	5.00	5.00	1.25	N/A
Travelers with advanced reservations (\$7 fee) from Lopez, Shaw, Orcas and Friday Harbor to Sidney ⁷	2.00	0.00	9.00	N/A	N/A	N/A	N/A	N/A
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ⁵	33.75	((27.25)) <u>27.15</u>	33.75	N/A	17.30	((15.10)) <u>15.00</u>	4.45	N/A

PERMANENT

@ These fares rounded to the next multiple of \$0.10. All other fares rounded to the next multiple of \$.25.

* These routes operate as a one-point toll collection system.

¹SIZE - All vehicles up to 20' in length and under 7'6" shall pay the vehicle under 20' toll. Vehicles up to 20' but over 7'6" in height shall pay an overheight charge of 100% of the vehicle full fare. Motorcycles with trailers, sidecars, or three wheels will pay an oversize motorcycle charge of 100% of the motorcycle full fare. Upon presentation by either the driver or passenger of a WSF Disability Travel Permit, Regional Reduced Fare Permit, or other identification which establishes disability, the height charge will be waived for vehicles equipped with wheel chair lift or other mechanism designed to accommodate the person with disability.

²FREQUENT USER TICKETS - Shall be valid only for 90 days from date of purchase after which time the ticket shall not be accepted for passage.

³INTER-ISLAND FARES - Tolls collected westbound only. Vehicles traveling between islands may request a single transfer ticket good for one transfer at an intermediate island. The transfer may only be obtained when purchasing the appropriate vehicle fare for inter-island travel (westbound at Lopez, Shaw, or Orcas) and is free of charge. Transfers shall be valid for 24 hours from time of purchase.

⁴SENIOR CITIZEN, DISABLED DRIVER OR DISABLED ATTENDANT DRIVER - Half fare discount applies to driver portion of the vehicle-driver fare and only when the driver is eligible. Those persons with disabilities who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Disability Travel Permit and such endorsement shall allow the attendant, when driving, to have the driver portion of the vehicle fare waived.

⁵ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the islands served.

⁶RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$15 nonrefundable reservation fee. The reservation fee shall be a \$30 nonrefundable fee when the peak season surcharge is in effect.

⁷RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$7 nonrefundable reservation fee. The reservation fee shall be a \$15 nonrefundable fee when the peak season surcharge is in effect.

RIDE SHARE VEHICLES - A commuter ride share vehicle which carries five or more persons on a regular and expense-sharing basis for the purpose of travel to and from work or school and which is certified as such by a local organization approved by the Washington state ferry system, may purchase for a \$10 fee, a permit valid for one year valid only during the hours shown on the permit. The \$10.00 fee shall include the driver. Remaining passengers shall pay the applicable passenger fare. Except that the minimum total paid for all passengers in the van shall not be less than four times the applicable passenger fare.

STOWAGE - Stowage carry-on items including kayaks, canoes and other items of comparable size which are typically stowed on the vehicle deck of the vessel shall be charged at the motorcycle rate. This rate includes the walk-on passenger carrying on the item to be stowed.

PEAK SEASON SURCHARGE - A 25% surcharge shall be applied to vehicles from the second Sunday in May to the second Sunday in October except those using frequent user tickets. A 65% surcharge shall be applied on fares for the Sidney B.C. route.

PENALTY CHARGES - Owner of vehicle without driver will be assessed a \$100.00 penalty charge.

PROMOTIONAL TOLLS - A promotional rate may be established at the discretion of the secretary of transportation for a specified discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

AMENDATORY SECTION (Amending WSR 99-08-066, filed 4/5/99; effective 5/6/99)

WAC 468-300-040 Oversize vehicle ferry tolls.

Effective 03:00 a.m. (~~May 9, 1999~~) December 31, 2000

ROUTES	Oversize Vehicle Ferry Tolls ¹							Cost Per Ft. Over 80' @
	Overall Unit Length - Including Driver							
	20' To Under 30' 7'6" High	20' To Under 30' 7'6" High	30' To Under 40'	40' To Under 50'	50' To Under 60'	60' To under 70'	70' To and include 80'	
Fauntleroy-Southworth Seattle-Bremerton Seattle-Bainbridge Island Port Townsend-Keystone Edmonds-Kingston	9.75	19.50	26.00	32.50	39.00	45.50	52.00	0.65
*Fauntleroy-Vashon *Southworth-Vashon *Pt. Defiance-Tahlequah	13.50	27.00	36.00	45.00	54.00	63.00	72.00	0.90
Mukilteo-Clinton	6.75	13.50	18.00	22.50	27.00	31.50	36.00	0.45
*Anacortes to Lopez ² *Shaw, Orcas *Friday Harbor	23.75	47.25	63.00	78.75	94.50	110.25	126.00	1.55
Between Lopez, Shaw, Orcas and Friday Harbor ³	11.25	22.50	30.00	37.50	45.00	52.50	60.00	N/A

PERMANENT

Oversize Vehicle Ferry Tolls¹
Overall Unit Length - Including Driver

ROUTES	20'	20'					70'	Cost Per Ft. Over 80' @
	To Under 30'	To Under 30'	30' To Under 40'	40' To Under 50'	50' To Under 60'	60' To under 70'	To and include 80'	
<i>International Travel</i>								
Anacortes to Sidney and Sidney to all destinations	37.25	74.25	99.00	123.75	148.50	173.25	198.00	2.50
Travelers with advanced reservations (\$15 fee) Anacortes to Sidney and Sidney to all destinations ⁵	22.25	59.25	84.00	108.75	133.50	158.25	183.00	2.50
Lopez, Shaw, Orcas and Friday Harbor to Sidney	13.50	27.00	36.00	45.00	54.00	63.00	72.00	0.90
Travelers with advanced reservations (\$7 fee) from Lopez, Shaw, Orcas and Friday Harbor to Sidney ⁶	6.50	20.00	29.00	38.00	47.00	56.00	65.00	0.90
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ⁴	50.75	101.25	135.00	168.75	202.50	236.25	270.00	3.40

@ These fares rounded to the next multiple of \$0.05. All other fares rounded to the next multiple of \$.25.

* These routes operate as a one-point toll collection system.

¹OVERSIZE VEHICLES - Includes all vehicles 20 feet in length and longer regardless of type: Commercial trucks, recreational vehicles, vehicles under 20' pulling trailers, etc. Length shall include vehicle and load to its furthest extension. Overheight charge is included in oversize vehicle toll. Vehicles 11 feet in width or wider pay double the fare applicable to their length. Private and commercial passenger buses or other passenger vehicles pay the applicable oversize vehicle tolls. Public transit buses and drivers shall travel free upon display of an annual permit which may be purchased for \$10.

²STOPOVERS - Tolls collected westbound only. Oversize vehicles traveling westbound from Anacortes may purchase a single intermediate stopover ticket for \$2.50 when first purchasing the appropriate vehicle fare. The stopover is valid for a 24-hour period.

³INTER-ISLAND - Tolls collected westbound only. Vehicles traveling between islands may request a single transfer ticket good for one transfer at an intermediate island. The transfer may only be obtained when purchasing the appropriate vehicle fare for inter-island travel (westbound at Lopez, Shaw, or Orcas) and is free of charge. Transfers shall be valid for 24 hours from time of purchase.

⁴ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the islands served.

⁵RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$15 nonrefundable reservation fee. The reservation fee shall be a \$30 nonrefundable fee when the peak season surcharge is in effect.

⁶RESERVATION FARES - These fares apply only to travelers that have made advanced reservations and paid the \$7 nonrefundable reservation fee. The reservation fee shall be a \$15 nonrefundable fee when the peak season surcharge is in effect.

PEAK SEASON SURCHARGE - A peak season surcharge of 25% shall apply to all oversize vehicles, except for international travel. The senior citizen discount shall apply to the driver of an oversize

vehicle. A 65% surcharge shall be applied on fares for the Sidney B.C. route.

SENIOR CITIZEN DISCOUNTS - Discounts of 50% for the driver of the above vehicles shall apply. Senior citizen discount is determined by subtracting full-fare passenger rate and adding half-fare passenger rate.

PENALTY CHARGES - Owner of vehicle without driver will be assessed a \$100.00 penalty charge.

DISCOUNT FROM REGULAR TOLL

Oversize vehicles making 12 or more, one-way crossings per week (Sunday thru Saturday) will qualify for a 20% discount from the regular ferry tolls.

EMERGENCY TRIPS DURING NONSERVICE HOURS - While at locations where crew is on duty charge shall be equal to the cost of fuel consumed to make emergency trip. Such trips shall only be offered as a result of official requests from an emergency services agency and only in the case of no reasonable alternative.

BULK NEWSPAPERS - Per 100 lbs. \$2.20

(Shipments exceeding 60,000 lbs. in any month shall be assessed \$1.10 per 100 lbs.)

Daily Newspapers, in bundles, and medical supplies, to be received and delivered without receipt and subject to owner's risk, will be transported between ferry terminals on regular scheduled sailings.

EXPRESS SHIPMENTS - A flat handling charge of \$25.00 per parcel is charged.

(Shipments exceeding 100 lbs. assessed \$8.30 for each 25 lbs. or fraction thereof.)

Express shipments will be handled on scheduled sailings when no other means of shipment is available to shipper. Shipments must be of a size and weight that can easily be handled by carrier's employees.

Carrier reserves the right to refuse shipment of any item. Carrier assumes no liability for loss or damage to any shipment. Minimum rate for any shipment shall be the rate for 100 pounds.

San Juan inter-island express shipments will be handled at \$5.00 per parcel.

PERMANENT

MEDICAL SUPPLIES - A flat handling charge of \$5.00 per shipment is charged.

DISCLAIMER - Under no circumstances does Washington state ferries warrant the availability of ferry service at a given date or time; nor does it warrant the availability of space on board a vessel on a given sailing.

WSR 00-24-050A

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed November 30, 2000, 11:46 a.m., effective January 1, 2001]

Date of Adoption: November 30, 2000.

Purpose: WAC 458-20-192 has been updated to reflect current federal court decisions, and to provide additional guidance regarding business activities engaged in by Indians and by nonmembers doing business with Indians. It is limited to taxes administered by the Department of Revenue. Rule 192 explains that under federal law the state may not tax Indians or Indian tribes in Indian country. It also explains federal law in some cases preempts the state's authority to impose tax on a nonmember doing business in Indian country, and explains the rules of construction used in analyzing the application of tax laws to Indians and nonmembers doing business with Indians. The rule reflects the harmonizing of federal law, Washington state tax law, and the policies and objectives of the Centennial Accord and the Millennium Agreement.

Citation of Existing Rules Affected by this Order: Amending WAC 458-20-192 Indians—Indian country.

Statutory Authority for Adoption: RCW 82.32.300.

Adopted under notice filed as WSR 00-16-014 on July 21, 2000.

Changes Other than Editing from Proposed to Adopted Version: In addition to grammatical changes, organization changes, and the addition of captions and subheadings, the following changes were made to the proposed rule presented at the September 6, 2000, CR-102 hearing:

Subsection (1)—Introduction:

(1) The introduction in the CR-102 version, which was in regard to the tax reporting and tax collection responsibilities of Indians and nonmembers is replaced by a section with four parts that sets forth information in regard to the following: The general inapplicability of state tax to Indians in Indian country; the rules of construction to be used in analyzing the application of tax law in Indian country; reference to the Centennial Accord and the Millennium Agreement; and a statement that it is the department's policy to work government to government with individual tribes.

Subsection (2)—Definitions:

(1) The definition of "Indian" is revised by removing the phrase "on whose land the activity takes place" to clear up an ambiguity regarding the ownership of land. The objective of the phrase was to state that only members of the tribe are eligible for favorable tax treatment, however the sentence structure was confusing. A new sentence covering this issue is added to subsection (5).

(2) A definition of "Indian country" is added and definitions for the phrases "Indian land" and "restricted land" are deleted. The use of these phrases was confusing. Federal statutes, case law, and the state cigarette tax statute use the phrase "Indian country." Our intent was to provide more specificity, but by not using "Indian country," a phrase that is in common usage, some meaning and application of legal theories could be inadvertently lost. The phrase "Indian country" replaces the phrase "Indian land" and "reservation" throughout the proposed rule where appropriate.

(3) The definition of "Indian reservation" is clarified by adding a separate sentence in regard to fee lands within the reservation boundaries as well as a statement regarding the status of reservation land designated as such by federal act.

(4) A definition of "state sales and use tax" is added to make it clear that the term includes local sales and use tax.

Subsection (4)—Recordkeeping:

(1) Two paragraphs regarding statutory record-keeping requirements are removed because the information is available elsewhere and inclusion of it in this rule can be misinterpreted as an additional burden.

Subsection (5)—Enrolled Indians in Indian country:

(1) The phrase "conducting business" is deleted from the statement "A state may not tax Indians or Indian tribes conducting business in Indian country." It was not readily apparent that the department intended the word "business" to encompass day to day retail activities of purchasers and therefore the use of the phrase is misleading.

(2) A statement from the CR-101 draft that [was] not included in the CR-102 draft is reinstated regarding the status of a member's spouse as an "Indian."

(3) A duplicative paragraph regarding taxation of contractors is removed from the rule to avoid confusion with a later discussion of the same issue.

(4) An explanation is added to subsection (5)(a)(i) regarding the application of the "delivery rule" when the vendor is physically located on the reservation.

(5) A presumption regarding "partial use" is added to the use tax discussion in subsection (5)(b) to make this subsection consistent with the discussion on motor vehicles and other such property in subsection (8).

(6) Subsection (5)(c) regarding registration requirements is deleted.

(7) In subsection (5)(d) the registration requirements are removed from the section regarding tax collection and a sentence referencing a government to government agreement on collection of state tax is added. A paragraph is added explaining the tax status of a non-Indian making exempt sales to Indians.

(8) In subsection (5)(e) the section concerning corporations or other entities owned by Indians is revised to provide that "comprised solely of Indians" includes ownership by family members.

Subsection (6)—Indians outside Indian country:

(1) In subsection (6)(a) the introduction to "Indians outside of Indian country" is revised to be more clear regarding registration and taxability.

(2) In subsection (6)(b) the discussion of the treaty fishery preemption is revised to include executive order tribes,

management and enforcement as fishery activities, and treaty fishing entities that meet federal standards.

(3) In subsection (6)(b)(iii) the taxability of treaty fish is explained in light of the food products exemption.

Subsection (7)—Nonmembers in Indian country - preemption of state tax:

(1) In subsection (7)(a), in regard to sales at gaming facilities, the phrase "value generated on the reservation" is deleted and the phrase "balancing test" is used in its place. A sentence regarding the taxability of Indians is deleted to avoid confusion.

(2) Subsection (7)(b) is rewritten to distinguish between different types of services. A threshold of 25% is included to determine whether the activity is substantially performed outside of Indian country and subject to state tax.

(3) Subsection (7)(c) is revised by removing the definition of "value generated on the reservation," by removing examples, and by providing a reference to the standards used by the U.S. Supreme Court. A sentence is added regarding the application of the analysis to subsequent transactions. In addition, because the analysis is a fact-based endeavor, the rule provides that the department will address these types of issues as they arise on a case-by-case basis.

(4) A sentence is added to subsection (7)(e) noting that the delivery rule and other geographic thresholds do not apply to Indian Housing Authorities.

Subsection (8)—Motor vehicles, trailers, snowmobiles, etc., sold to Indians or Indian tribes:

(1) The sales and use tax treatment for vehicles is expanded to include "snowmobiles, off road vehicles, or other such property." The standard regarding "acquisition in Indian country" is described as a presumption, rather than a per se test. A statement concerning the duties of county auditors, subagencies, and Department of Licensing offices is added.

Subsection (9)—Miscellaneous taxes:

(1) A statement referencing the "rules of construction" is deleted because it was unnecessary and confusing.

(2) A statement is added to subsection (9)(a) (cigarette tax) directing questions to the department on the taxability of and stamping requirements for cigarettes manufactured by Indians or Indian tribes in Indian country. The term "unstamped" is replaced with the phrase "stamped exempt" throughout the cigarette tax section. A correction is made regarding the duties of wholesalers as opposed to sellers, the phrase "intending to make" is deleted, the phrase "advance notice" is used rather than "advance approval, and a provision is added regarding the purchase of untaxed unstamped cigarettes. The prohibition against delivery to tribal or Indian sellers outside of Indian country is modified to allow for delivery if the cigarettes are accompanied by an invoice.

(3) Subsection (9)(d) (fish tax) is revised to reflect department practice concerning the imposition of the tax on the buyer.

(4) A sentence is added to subsection (9)(e) (tobacco tax) regarding the inapplication of the tax to subsequent purchases.

(5) Subsection (9)(g) (timber tax) is reorganized for clarity and a sentence added in regard to possible tribal regula-

tory authority over fee land, in which case the reader is asked to contact the department for a ruling on the tax status of relevant transactions.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: January 1, 2001.

November 30, 2000

Claire Hesselholt

Rules Manager

Legislation and Policy Division

AMENDATORY SECTION (Amending Order ET 80-3, filed 11/14/80)

**WAC 458-20-192 Indians—Indian (~~reservations~~)
country.**

(Definitions)

~~The term "Indian reservation," as used herein, means all lands, notwithstanding the issuance of any patent, within the exterior boundaries of areas set aside by the United States for the exclusive use and occupancy of Indian tribes by treaty, law, or executive order and which are areas currently recognized as "Indian reservations" by the United States Department of the Interior.~~

~~The following Washington reservations are the only "Indian reservations" currently recognized as such by the United States Department of Interior: Chehalis, Colville, Hoh, Kalispell, Lower Elwha, Lummi, Makah, Muckleshoot, Nisqually, Nooksack, Ozette, Port Gamble, Port Madison, Puyallup, Quileute, Quinault, Shoalwater, Skokomish, Spokane, Squaxin Island, Swinomish, Tulalip, and Yakima.~~

~~The term "Indian tribe," as used herein, means any organized Indian nation, tribe, band, or community recognized as an "Indian tribe" by the United States Department of the Interior.~~

~~The term "Indian," as used herein, means a person duly registered on the tribal rolls of the Indian tribe occupying an Indian reservation.~~

~~Note: For purposes of this rule, with respect to determining tax liability regarding any economic transaction or activity, the term "Indian tribe" includes only an Indian tribe upon and within whose Indian reservation such transaction or activity occurs, and the term "Indian" includes only a person duly registered on the tribal rolls of the Indian tribe upon and within whose Indian reservation such transaction or activity occurs.~~

Under the revenue laws of the state of Washington, the tax liability of Indians and of persons conducting business with Indians is as follows:

Business and Occupation Tax

Indians and Indian tribes are not taxable with respect to business conducted by them within an Indian reservation.

No deduction is allowed to others by reason of business conducted with Indians or Indian tribes within an Indian reservation.

Retail Sales Tax

Indians and Indian tribes are not subject to the sales tax upon sales to them of tangible personal property made, or otherwise taxable services rendered, within an Indian reservation.

Sales of tangible personal property to Indians or Indian tribes by off-reservation persons are subject to the retail sales tax except where the seller makes actual delivery of the property sold to a point within an Indian reservation.

Sales of taxable services to Indians or Indian tribes are subject to the retail sales tax except where the services are rendered within an Indian reservation.

Sales to persons other than Indians are subject to the retail sales tax irrespective of where delivery or rendition of services takes place. Thus, Indian and Indian tribal retailers are required to collect and remit to the state the retail sales tax upon each taxable sale made by them within an Indian reservation to persons other than Indians.

In order to substantiate the tax exempt status of a retail sale made within an Indian reservation to an Indian purchaser, unless the purchaser is personally known to the retailer as an enrolled Indian, the retailer shall require presentation of a tribal membership card identifying the purchaser as duly registered on the tribal rolls of an Indian tribe under such lawful criteria as the tribal organization has established. A record shall be retained by the retailer of all tax exempt sales to support the sales tax deduction on returns filed with the department, identifying the dollar amount of the sale and indicating the name of the purchaser, tribal affiliation of the purchaser, the Indian reservation to which or within which delivery or rendition of services was made, and the date of sale.

Use Tax

Indians and Indian tribes are not subject to the use tax upon the use of tangible personal property within an Indian reservation. However, Indians and Indian tribes will become liable for the use tax when any such property is placed into actual use outside the Indian reservation, irrespective of the fact that the first use of the property may have been within the reservation.

Special application of retail sales tax and use tax with respect to sales of motor vehicles or trailers to Indians and Indian tribes. When motor vehicles or trailers sold to Indians or Indian tribes are licensed by the state of Washington at the time of sale, or at any time thereafter, a presumption is raised that such motor vehicles or trailers are for use on the highways of the state of Washington outside the reservation.

When motor vehicles or trailers are licensed prior to delivery, dealers are required to collect the retail sales tax in every instance when valid plates remain on the vehicle or trailer, regardless of delivery point. County auditors must collect the use tax when Indians or Indian tribes apply for a license or transfer of registration unless the applicant can show that retail sales tax or use tax has previously been paid on the sale or use of the vehicle or trailer by the applicant.

Cigarette Tax

Sales of cigarettes to non-Indians by Indians or Indian tribes are subject to the cigarette tax, since the tax is levied upon the non-Indian purchaser and the vendor is obligated to make precollection of the tax. Therefore, Indian or tribal vendors making, or intending to make, sales to non-Indian customers must purchase a stock of cigarettes with Washington state cigarette tax stamps affixed for the purpose of making such sales. However, Indians and Indian tribes may make purchases of unstamped cigarettes from licensed cigarette distributors for resale to qualified purchasers. For purposes of this rule, "qualified purchaser" means (1) an Indian purchasing for resale within the reservation to other Indians, and (2) an Indian purchasing solely for his or her use other than for resale.

Delivery or sale and delivery by any person of unstamped cigarettes to Indians or tribal vendors for sale to qualified purchasers may be made only in such quantity as is approved in advance by the department of revenue. Approval for delivery will be based upon evidence of a valid purchase order of a quantity reasonably related to the probable demand of qualified purchasers in the trade territory of the vendor. Evidence submitted may also consist of verified record of previous sales to qualified purchasers, the probable demand as indicated by average cigarette consumption for the number of qualified purchasers within a reasonable distance of the vendor's place of business, records indicating the percentage of such trade that has historically been realized by the vendor, or such other statistical evidence submitted in support of the proposed transaction. In the absence of such evidence the department may restrict total deliveries of unstamped cigarettes to any reservation or to any Indian or tribal vendor thereon to a quantity reasonably equal to the national average cigarette consumption per capita, as compiled for the most recently completed calendar or fiscal year by the Tobacco Tax Institute, multiplied by the resident enrolled membership of the affected tribe. Any delivery, or attempted delivery, of unstamped cigarettes to an Indian or tribal vendor without advance approval by the department will result in the treatment of those cigarettes as contraband and subject to seizure and in addition the person making or attempting such delivery will be held liable for payment of the cigarette tax and penalties. Approval for sale or delivery to Indian or tribal vendors of unstamped cigarettes will be denied where the department finds that such Indian or tribal vendors are or have been making sales in violation of this rule.

Delivery of unstamped cigarettes by a licensed distributor to Indians or Indian tribes must be by bonded carrier or the distributor's own vehicle to the Indian reservation. Delivery

of unstamped cigarettes at the distributor's dock or place of business or any other off-reservation location is prohibited.

Revised November 14, 1980.))

(1) Introduction.

(a) Under federal law the state may not tax Indians or Indian tribes in Indian country. In some instances the state's authority to impose tax on a nonmember doing business in Indian country with an Indian or an Indian tribe is also preempted by federal law. This rule only addresses those taxes administered by the department of revenue (department).

(b) The rules of construction used in analyzing the application of tax laws to Indians and nonmembers doing business with Indians are:

(i) Treaties are to be construed in the sense in which they would naturally have been understood by the Indians; and

(ii) Statutes are to be construed liberally in favor of the Indians, with ambiguous provisions interpreted to their benefit.

(c) This rule reflects the harmonizing of federal law, Washington state tax law, and the policies and objectives of the Centennial Accord and the Millennium Agreement. It is consistent with the mission of the department of revenue, which is to achieve equity and fairness in the application of the law.

(d) It is the department's policy and practice to work with individual tribes on a government-to-government basis to discuss and resolve areas of mutual concern.

(2) Definitions. The following definitions apply throughout this rule:

(a) "Indian" means a person on the tribal rolls of an Indian tribe. A person on the tribal rolls is also known as an "enrolled member" or a "member" or an "enrolled person" or an "enrollee" or a "tribal member."

(b) "Indian country" has the same meaning as given in 18 U.S.C. 1151 and means:

(i) All land within the limits of any Indian reservation under the jurisdiction of the United States government, notwithstanding the issuance of any patent, and, including rights of way running through the reservation;

(ii) All dependent Indian communities within the borders of the United States whether within the original or subsequently acquired territory thereof, and whether within or without the limits of a state; and

(iii) All Indian allotments, the Indian titles to which have not been extinguished, including rights of way running through the same.

(c) "Indian tribe" means an Indian nation, tribe, band, community, or other entity recognized as an "Indian tribe" by the United States Department of the Interior. The phrase "federally recognized Indian tribe" and the term "tribe" have the same meaning as "Indian tribe."

(d) "Indian reservation" means all lands, notwithstanding the issuance of any patent, within the exterior boundaries of areas set aside by the United States for the use and occupancy of Indian tribes by treaty, law, or executive order and that are areas currently recognized as "Indian reservations" by the United States Department of the Interior. The term includes lands within the exterior boundaries of the reservation owned by non-Indians as well as land owned by Indians and Indian

tribes and it includes any land that has been designated "reservation" by federal act.

(e) "Nonmember" means a person not on the tribal rolls of the Indian tribe.

(f) "State sales and use tax" includes local sales and use tax.

(3) Federally recognized Indian tribes. As of the effective date of this rule there are twenty-eight federally recognized Indian tribes in the state of Washington. You may contact the governor's office of Indian affairs for an up-to-date list of federally recognized Indian tribes in the state of Washington at its website, www.goia.wa.gov or at:

Governor's Office of Indian Affairs

531 15th Ave. S.E.

P.O. Box 40909

Olympia, WA 98504-0909

360-753-2411

(4) Recordkeeping. Taxpayers are required to maintain appropriate records on the tax exempt status of transactions. For example, in the case of the refuse collection tax, the refuse collection company must substantiate the tax-exempt status of its customers. This could be done, for example, one of two ways. The tribe can provide the refuse collection company with a list of all of the tribal members living in Indian country or the individual members can provide exemption certificates to the company. A buyer's retail sales tax exemption certificate that can be used for this purpose is located on the department's website (www.dor.wa.gov/forms/other.htm) or may be obtained by contacting the department. The company must then keep the list or the certificates in its files as proof of the tax exempt status of the tribe and its members. Individual businesses may contact the department to determine how best to keep records for specific situations.

(5) Enrolled Indians in Indian country. Generally. The state may not tax Indians or Indian tribes in Indian country. For the purposes of this rule, the term "Indian" includes only those persons who are enrolled with the tribe upon whose territory the activity takes place and does not include Indians who are members of other tribes. An enrolled member's spouse is considered an "Indian" for purposes of this rule if this treatment does not conflict with tribal law. This exclusion from tax includes all taxes (e.g., B&O tax, public utility tax, retail sales tax, use tax, cigarette tax). If the incidence of the tax falls on an Indian or a tribe, the tax is not imposed if the activity takes place in Indian country or the activity is treaty fishing rights related activity (see subsection (6)(b) of this rule). "Incidence" means upon whom the tax falls. For example, the incidence of the retail sales tax is on the buyer.

(a)(i) Retail sales tax - tangible personal property - delivery threshold. Retail sales tax is not imposed on sales to Indians if the tangible personal property is delivered to the member or tribe in Indian country or if the sale takes place in Indian country. For example, if the sale to the member takes place at a store located on a reservation, the transaction is automatically exempt from sales tax and there is no reason to establish "delivery."

(ii) Retail sales tax - services. The retail sales tax is not imposed if the retail service (e.g., construction services) is

performed for the member or tribe in Indian country. In the case of a retail service that is performed both on and off Indian country, only the portion of the contract that relates to work done in Indian country is excluded from tax. The work done for a tribe or Indian outside of Indian country, for example road work that extends outside of Indian country, is subject to retail sales tax.

(b) Use tax. Use tax is not imposed when tangible personal property is acquired in Indian country by an Indian or the tribe for at least partial use in Indian country. For purposes of this rule, acquisition in Indian country creates a presumption that the property is acquired for partial use in Indian country.

(c) Tax collection. Generally, sales to persons other than Indians are subject to the retail sales tax irrespective of where in this state delivery or rendition of services takes place. Sellers are required to collect and remit to the state the retail sales tax upon each taxable sale made by them to nonmembers in Indian country. A tribe and the department may enter into an agreement covering the collection of state tax by tribal members or the tribe. (See also the discussion regarding preemption of tax in subsection (7) of this rule.)

In order to substantiate the tax-exempt status of a retail sale to a person who is a tribal member, unless the purchaser is personally known to the seller as a member, the seller must require presentation of a tribal membership card or other suitable identification of the purchaser as an enrollee of the Indian tribe. A tribe and the department may enter into an agreement covering identification of enrolled members, in which case the terms of the agreement govern.

A person's tax status under the Revenue Act does not change simply because he or she is making a tax-exempt sale to a tribe or tribal member. For example, a person building a home for a nonmember/consumer is entitled to purchase subcontractor services and materials to be incorporated into the home at wholesale. See RCW 82.04.050. A person building a home for a tribal member/consumer in Indian country is similarly entitled to purchase these services and materials at wholesale. The fact that the constructing of the home for the tribal member/consumer is exempt from retail sales tax has no impact on the taxability of the purchases of materials, and the materials continue to be purchased for resale.

(d) Corporations or other entities owned by Indians. A state chartered corporation comprised solely of Indians is not subject to tax on business conducted in Indian country if all of the owners of the corporation are enrolled members of the tribe except as otherwise provided in this section. The corporation is subject to tax on business conducted outside of Indian country, subject to the exception for treaty fishery activity as explained later in this rule. Similarly, partnerships or other entities comprised solely of enrolled members of a tribe are not subject to tax on business conducted in Indian country. In the event that the composition includes a family member who is not a member of the tribe, for instance a business comprised of a mother who is a member of the Chehalis Tribe and her son who is a member of the Squaxin Island Tribe, together doing business on the Chehalis reservation, the business will be considered as satisfying the "comprised

solely" criteria if at least half of the owners are enrolled members of the tribe.

(6) Indians outside Indian country.

(a) Generally. Except for treaty fishery activity, Indians conducting business outside of Indian country are generally subject to tax (e.g., the B&O, the public utility tax, retail sales tax). Indians or Indian tribes who conduct business outside Indian country must register with the department as required by RCW 82.32.030. (See also WAC 458-20-101 for more registration information.)

(b) Treaty fishery - preemption. For the purpose of this rule, "treaty fishery" means the fishing and shellfish rights preserved in a tribe's treaty, a federal executive order, or an act of Congress. It includes activities such as harvesting, processing, transporting, or selling, as well as activities such as management and enforcement.

(i) Indians - B&O tax. The gross income directly derived from treaty fishing rights related activity is not subject to state tax. This exclusion from tax is limited to those businesses wholly owned and operated by Indians/tribe who have treaty fishing rights. If a business wholly owned and operated by Indians/tribe deals with both treaty and nontreaty fish, this exclusion from tax is limited to the business attributable to the treaty fish. "Wholly owned and operated" includes entities that meet the qualifications under 26 U.S.C. 7873, which requires that:

(A) Such entity is engaged in a fishing rights-related activity of such tribe;

(B) All of the equity interests in the entity are owned by qualified Indian tribes, members of such tribes, or their spouses;

(C) Except as provided in the code of federal regulations, in the case of an entity which engages to any extent in any substantial processing or transporting of fish, ninety percent or more of the annual gross receipts of the entity is derived from fishing rights-related activities of one or more qualified Indian tribes each of which owns at least ten percent of the equity interests in the entity; and

(D) Substantially all of the management functions of the entity are performed by members of qualified Indian tribes.

(ii) Indians - sales and use tax. The retail sales tax and use tax do not apply to the services or tangible personal property for use in the treaty fishery, regardless of where delivery of the item or performance of the service occurs. Gear, such as boats, motors, nets, and clothing, purchased or used by Indians in the treaty fishery is not subject to sales or use tax. Likewise, retail services in respect to property used in the treaty fishery, such as boat or engine repair, are not subject to sales tax.

(iii) Sales to nonmembers. Treaty fish and shellfish sold by members of the tribe are not subject to sales tax or use tax, regardless of where the sale takes place due to the sales and use tax exemption for food products.

(iv) Government-to-government agreement. A tribe and the department may enter into an agreement covering the treaty fishery and taxable activities of enrolled members, in which case the terms of the agreement govern.

(7) Nonmembers in Indian country - preemption of state tax. Generally, a nonenrolled person doing business in

Indian country is subject to tax. Unless specifically described as preempted by this rule, the department will review transactions on a case-by-case basis to determine whether tax applies. A nonmember who is not taxable on the basis of preemption should refer to WAC 458-20-101 (tax registration) to determine whether the person must register with the department.

(a) **Preemption of tax on nonmembers - gaming.** Gaming by Indian tribes is regulated by the federal Indian Gaming Regulatory Act. Nonmembers who operate or manage gaming operations for Indian tribes are not subject to tax for business conducted in Indian country. This exclusion from tax applies to taxes imposed on income attributable to the business activity (e.g., the B&O tax), and to sales and use tax on the property used in Indian country to conduct the activity. Sales tax will apply if delivery of property is taken outside of Indian country.

Nonmembers who purchase tangible personal property at a gaming facility are subject to retail sales or use tax, unless:

(i) The item is preempted based on the outcome of the balancing test. For example, depending on the relative state, tribal, and federal interests, tax on food at restaurants or lounges owned and operated by the tribe or a tribal member or sales of member arts and crafts at gift shops might be preempted. See the balancing test discussion in subsection (c) below; or

(ii) The item is purchased for use in the gaming activity at the facility, such as bingo cards or daubers.

(b) **Preemption of B&O and public utility tax - sales of tangible personal property or provision of services by nonmembers in Indian country.** As explained in this subsection, income from sales in Indian country of tangible personal property to, and from the performance of services in Indian country for, tribes and tribal members is not subject to B&O (chapter 82.04 RCW) or public utility tax (chapters 82.16 and 54.28 RCW). The taxpayer is responsible for maintaining suitable records so that the taxpayer and the department can distinguish between taxable and nontaxable activities.

(i) **Sales of tangible personal property.** Income from sales of tangible personal property to the tribe or to tribal members is not subject to B&O tax if the tangible personal property is delivered to the buyer in Indian country and if:

(A) The property is located in Indian country at the time of sale; or

(B) The seller has a branch office, outlet, or place of business in Indian country that is used to receive the order or distribute the property; or

(C) The sale of the property is solicited by the seller while the seller is in Indian country.

(ii) **Provision of services.** Income from the performance of services in Indian country for the tribe or for tribal members is not subject to the B&O or public utility tax. Services performed outside of Indian country are subject to tax. In those instances where services are performed both on and off of Indian country, the activity is subject to state tax to the extent that services are substantially performed outside of Indian country.

(A) It will be presumed that a professional service (e.g., accounting, legal, or dental) is substantially performed outside of Indian country if twenty-five percent or more of the time taken to perform the service occurs outside of Indian country. The portion of income subject to state tax is determined by multiplying the gross receipts from the activity by the quotient of time spent outside of Indian country performing the service divided by total time spent performing the service.

For example, an accountant with an office outside of Indian country provides accounting services to a tribal member. The accountant performs some of the work at the office and some work at the business of the tribal member in Indian country. If at least twenty-five percent of the time performing the work is spent outside of Indian country, the services are substantially performed outside of Indian country and therefore a portion is subject to state tax. As explained above, the accountant must maintain suitable records to distinguish between taxable and nontaxable income in order to provide for a reasonable approximation of the amount of gross income subject to B&O tax. In this case, suitable records could be a log of the time and location of the services performed for the tribal matter by the accountant, his or her employees, and any contractors hired by the accountant.

(B) For services subject to the retailing and/or wholesaling B&O tax (e.g., building, installing, improving, or repairing structures or tangible personal property), the portion of income relative to services actually performed outside of Indian country is subject to state tax.

For example, a contractor enters into a contract with a tribe to install a sewer line that extends off reservation. Only the income attributable to the installation of the portion of the sewer line off reservation is subject to state tax.

(C) For public utility services under chapters 82.16 and 54.28 RCW it will be presumed that the service is provided where the customer receives the service.

(c) **Preemption of tax on nonmembers - balancing test - value generated on the reservation.** In certain instances state sales and use tax may be preempted on nonmembers who purchase goods or services from a tribe or tribal members in Indian country. The U.S. supreme court has identified a number of factors to be considered when determining whether a state tax borne by non-Indians is preempted, including: The degree of federal regulation involved, the respective governmental interests of the tribes and states (both regulatory and revenue raising), and the provision of tribal or state services to the party the state seeks to tax. See *Salt River Pima-Maricopa Indian Community v. Waddell*, 50 F.3d 734, (1995). This analysis is known as the "balancing test." This preemption analysis does not extend to subsequent transactions, for example if the purchaser buys for resale the tax imposed on the consumer in the subsequent sale is not preempted. However, because these balancing test determinations are so fact-based, the department will rule on these issues on a case-by-case basis. For such a ruling please contact the department at:

Department of Revenue
Executive
P.O. Box 47454

Olympia, WA 98504-7454

(d) Federal contractors. The preemption analysis does not extend to persons who are doing work for the federal government in Indian country. For example, a nonmember doing road construction for the Bureau of Indian Affairs within an Indian reservation is subject to state tax jurisdiction.

(e) Indian housing authorities. RCW 35.82.210 provides that the property of housing authorities and the housing authorities themselves are exempt from taxes, such as state and local sales and use taxes, state and local excise taxes, state and local property taxes, and special assessments. This covers tribal housing authorities and intertribal housing authorities both on and off of Indian land. Please note that tribal housing authorities, like all other housing authorities, are exempt from tax anywhere in the state, and the delivery requirement and other geographic thresholds are not applicable.

Not all assessments are exempted under RCW 35.82.210. See *Housing Authority of Sunnyside v. Sunnyside Valley Irrigation District*, 112 Wn2d 262 (1989).

For the purposes of the exemption:

(i) "Intertribal housing authority" means a housing authority created by a consortium of tribal governments to operate and administer housing programs for persons of low income or senior citizens for and on behalf of such tribes.

(ii) "Tribal government" means the governing body of a federally recognized Indian tribe.

(iii) "Tribal housing authority" means the tribal government or an agency or branch of the tribal government that operates and administers housing programs for persons of low income or senior citizens.

(8) Motor vehicles, trailers, snowmobiles, etc., sold to Indians or Indian tribes. Sales tax is not imposed when a motor vehicle, trailer, snowmobile, off-road vehicle, or other such property is delivered to an Indian or the tribe in Indian country or if the sale is made in Indian country. Similarly, use tax is not imposed when such an item is acquired in Indian country by an Indian or the tribe for at least partial use in Indian country. For purposes of this rule, acquisition in Indian country creates a presumption that the property is acquired for partial use in Indian country.

(a) Registration of vehicle, trailer, etc. County auditors, subagencies appointed under RCW 46.01.140, and department of licensing vehicle licensing offices must collect use tax when Indians or Indian tribes apply for an original title transaction or transfer of title issued on a vehicle or vessel under chapters 46.09, 46.10, 46.12, or 88.02 RCW unless the tribe/Indian shows that they are not subject to tax. To substantiate that they are not subject to tax the Indian/tribe must show that they previously paid retail sales or use tax on their acquisition or use of the property, or that the property was acquired on or delivered to Indian country. The person claiming the exclusion from tax must sign a declaration of delivery to or acquisition in Indian country. A statement in substantially the following form will be sufficient to establish eligibility for the exclusion from sales and use tax.

(b) Declaration.

DECLARATION OF DELIVERY OR ACQUISITION IN INDIAN COUNTRY

The undersigned is (circle one) an enrolled member of the tribe/authorized representative of the tribe or tribal enterprise, and the property was delivered/acquired within Indian country, for at least partial use in Indian country.

name of buyer

date of delivery/acquisition

address of delivery/acquisition

(9) Miscellaneous taxes. The state imposes a number of excise taxes in addition to the most common excise taxes administered by the department (e.g., B&O, public utility, retail sales, and use taxes). The following is a brief discussion of some of these taxes.

(a) Cigarette tax. The statutory duties applicable to administration and enforcement of the cigarette tax are divided between the department and the liquor control board. Enforcement of nonvoluntary compliance is the responsibility of the liquor control board. Voluntary compliance is the responsibility of the department of revenue. See chapter 82.24 RCW for specific statutory requirements regarding purchase of cigarettes by Indians and Indian tribes. For a specific ruling regarding the taxability of and stamping requirements for cigarettes manufactured by Indians or Indian tribes in Indian country, please contact the department at:

Department of Revenue

Executive

P.O. Box 47454

Olympia, WA 98504-7454

Where sales of cigarettes are the subject of a government-to-government cooperative agreement, the provisions of that agreement supersede conflicting provisions of this subsection.

(i) Sales of cigarettes to nonmembers by Indians or Indian tribes are subject to the cigarette tax. The wholesaler is obligated to make precollection of the tax. Therefore, Indian or tribal sellers making sales to non-Indian customers must (A) purchase a stock of cigarettes with Washington state cigarette tax stamps affixed for the purpose of making such sales or (B) they may make purchases of cigarettes from licensed cigarette distributors for resale to qualified purchasers or (C) may purchase a stock of untaxed unstamped cigarettes for resale to qualified purchasers if the tribal seller gives advance notice under RCW 82.24.250 and Rule 186.

For purposes of this rule, "qualified purchaser" means an Indian purchasing for resale within Indian country to other Indians or an Indian purchasing solely for his or her use other than for resale.

(ii) Delivery or sale and delivery by any person of stamped exempt cigarettes to Indians or tribal sellers for sale to qualified purchasers may be made only in such quantity as is approved in advance by the department. Approval for delivery will be based upon evidence of a valid purchase order of a quantity reasonably related to the probable demand of qualified purchasers in the trade territory of the seller. Evidence submitted may also consist of verified record of previous sales to qualified purchasers, the probable demand as indicated by average cigarette consumption for the number of qualified purchasers within a reasonable distance of the seller's place of business, records indicating the percentage of such trade that has historically been realized by the seller, or

such other statistical evidence submitted in support of the proposed transaction. In the absence of such evidence the department may restrict total deliveries of stamped exempt cigarettes to Indian country or to any Indian or tribal seller thereon to a quantity reasonably equal to the national average cigarette consumption per capita, as compiled for the most recently completed calendar or fiscal year, multiplied by the resident enrolled membership of the affected tribe.

(iii) Any delivery, or attempted delivery, of unstamped cigarettes to an Indian or tribal seller without advance notice to the department will result in the treatment of those cigarettes as contraband and subject to seizure. In addition, the person making or attempting such delivery will be held liable for payment of the cigarette tax and penalties. See chapter 82.24 RCW.

Approval for sale or delivery to Indian or tribal sellers of stamped exempt cigarettes will be denied where the department finds that such Indian or tribal sellers are or have been making sales in violation of this rule.

(iv) Delivery of stamped exempt cigarettes by a licensed distributor to Indians or Indian tribes must be by bonded carrier or the distributor's own vehicle to Indian country. Delivery of stamped exempt cigarettes outside of Indian country at the distributor's dock or place of business or any other location outside of Indian country is prohibited unless the cigarettes are accompanied by an invoice.

(b) Refuse collection tax. Indians and Indian tribes are not subject to the refuse collection tax for service provided in Indian country, regardless of whether the refuse collection company hauls the refuse off of Indian country.

(c) Leasehold excise tax. Indians and Indian tribes in Indian country are not subject to the leasehold excise tax. Leasehold interests held by nonenrolled persons are subject to tax.

(d) Fish tax. Chapter 82.27 RCW imposes a tax on the commercial possession of enhanced food fish, which includes shellfish. The tax is imposed on the fish buyer. The measure of the tax is the value of the enhanced food fish at the point of landing. A credit is allowed against the amount of tax owed for any tax previously paid on the same food fish to any legally established taxing authority, which includes Indian tribes. Transactions involving treaty fish are not subject to the fish tax, regardless of where the transaction takes place.

(e) Tobacco tax. The tobacco tax is imposed on "distributors" as that term is defined in RCW 82.26.010. Tobacco tax is not imposed on Indian persons or tribes who meet the definition of distributor under chapter 82.26 RCW and who take delivery of the tobacco in Indian country. Persons who purchase tobacco products from Indians who are exempt from the tobacco tax do not in turn become subject to tobacco tax on the product.

(f) Real estate excise tax. The real estate excise tax is imposed on the seller. A sale of land located in Indian country by a tribe or a tribal member is not subject to real estate excise tax. A sale of land located within Indian country by a nonmember to the tribe or to a tribal member is subject to real estate excise tax.

(g) Timber excise tax. Payment of the timber excise tax is the obligation of the harvester. The tribe or tribal members are not subject to the timber excise tax in Indian country. Generally, timber excise tax is due from a nonmember who harvests timber on fee land within Indian country. Timber excise tax is not due if the timber being harvested is on trust land or is owned by the tribe and located in Indian country, regardless of the identity of the harvester. There are some instances in which the timber excise tax might be preempted on non-Indians harvesting timber on fee land in Indian country due to tribal regulatory authority. For such a ruling please contact the department at:

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Executive

P.O. Box 47454

Olympia, WA 98504-7454

WSR 00-24-053

PERMANENT RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

(Medical Assistance Administration)

[Filed November 30, 2000, 2:49 p.m.]

Date of Adoption: November 30, 2000.

Purpose: The Medical Assistance Administration (MAA) originally intended to rewrite and update the rule that had been adopted as an emergency rule under WAC 388-548-0500, filed as WSR 00-11-036, moving the rule into WAC 388-548-0100, mental health-related services. However, during the process of developing the rule, discussions with staff in the Mental Health Division (MHD) revealed that rewriting these rules would duplicate policy information already available in chapter 388-862 WAC. So, in order to avoid duplication and refer users to the correct policy, MAA is cross-referencing MHD's rules.

Statutory Authority for Adoption: RCW 74.08.090, 74.09.530, 71.24.035.

Adopted under notice filed as WSR 00-21-109 on October 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 1, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.
November 30, 2000
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

NEW SECTION

WAC 388-556-0600 Mental health services. Mental health-related services are available to eligible clients under chapter 388-862 WAC.

WSR 00-24-054
PERMANENT RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Medical Assistance Administration)
[Filed November 30, 2000, 2:53 p.m.]

Date of Adoption: November 30, 2000.

Purpose: MAA will now cover planned home births as part of a pilot project. This rule includes the qualifications for participation, approval process, and requirements for participation, new WAC 388-533-0500.

Statutory Authority for Adoption: RCW 74.08.090.

Adopted under notice filed as WSR 00-21-107 on October 18, 2000.

Changes Other than Editing from Proposed to Adopted Version: Subsection (3)(f) has been rewritten as follows:

A written plan for consultation, emergency transfer, and transport of both the mother and newborn. The plan must:

- (i) For the mother, specify a physician(s) who has complete obstetrical privileges, including cesarean sections, and who has admitting privileges to the closest appropriate hospital;
- (ii) For the newborn, specify a physician(s) who has an active pediatric practice and admitting privileges to the closest appropriate hospital;
- (iii) Identify the hospital(s) to which the mother and newborn will be transferred in the event of a maternal/neonatal emergency; and
- (iv) Identify emergency transport providers that will be used to transport the mother and/or newborn to the hospital, including private ambulance, municipal aid car, and helicopter service.

This change was made in response to comments received by the Medical Assistance Administration.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 1, Amended 0, Repealed 0.

Effective Date of Rule: Thirty-one days after filing.
November 30, 2000
Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

NEW SECTION

WAC 388-533-0500 Planned home births—Pilot project. (1) MAA covers planned home births only as part of a pilot project.

(2) Prior to participating in the planned home birth pilot project providers must be approved by MAA.

(3) To meet minimum requirements for participation, a provider must have all of the following:

- (a) A core provider agreement with MAA;
- (b) A current license, in good standing, as a:
 - (i) Physician under chapter 18.57 or 18.71 RCW;
 - (ii) Nurse midwife under chapter 18.79 RCW; or
 - (iii) Midwife under chapter 18.50 RCW.
- (c) A diploma of graduation from an accredited midwifery, nurse midwifery or medical school, or copy of current national certified professional midwife (CPM) certification, and additional documentation, if necessary, to show a minimum attendance of:
 - (i) Five births in a home setting as an observer; and
 - (ii) Ten births in a home setting as the primary attendant or primary under the supervision of a practitioner who meets or exceeds the requirements in this subsection. Three or more of these births must have been with a client for whom the applicant provided care during at least four prenatal visits, attended all stages (one-four) of labor and birth, performed a newborn exam, and conducted one postpartum home visit within seventy-two hours after birth.

(d) Current CPR certification for:

- (i) Adult CPR; and
 - (ii) Neonatal resuscitation, including the use of positive pressure ventilation and chest compressions.
- (e) Liability insurance coverage and documentation of liability insurance claims history;

(f) A written plan for consultation, emergency transfer, and transport of both the mother and newborn. The plan must:

- (i) For the mother, specify a physician(s) who has complete obstetrical privileges, including cesarean sections, and who has admitting privileges to the closest appropriate hospital;
- (ii) For the newborn, specify a physician(s) who has an active pediatric practice and admitting privileges to the closest appropriate hospital;
- (iii) Identify the hospital(s) to which the mother and newborn will be transferred in the event of a maternal/neonatal emergency; and
- (iv) Identify emergency transport providers that will be used to transport the mother and/or newborn to the hospital,

including private ambulance, municipal aid car, and helicopter service.

(g) Arrangements for twenty-four hour per day coverage by an MAA-approved home birth provider;

(h) Documentation of contact with local area emergency medical services to determine the level of response capability in the area, and to facilitate communication; and

(i) An informed consent form to be signed by each client to indicate agreement to participate in a planned home birth.

(4) A provider may apply to participate in the project by submitting to MAA:

(a) A letter of interest;

(b) Verification of meeting the minimum requirements in subsection (3); and

(c) A signed statement of intent to comply with project requirements.

(5) The participating provider must do all of the following:

(a) Verify each client is eligible for the categorically needy program or medically needy program scope of care;

(b) Assure each client passes the risk screening criteria published in MAA's planned home birth pilot project billing instructions, and follow indications for consultation and referral;

(c) Plan for a home birth only if the client is expected to deliver vaginally and without complication;

(d) Prior to planning a home birth, obtain a signed consent form from the client agreeing to participate in a planned home birth, and keep the signed form in the client's file;

(e) Provide medically necessary equipment, supplies, and medications for each client;

(f) Make appropriate referral of the newborn for screening and medically necessary follow-up care;

(g) Inform parents of the benefits of a newborn blood screening test, and offer to send the newborn's blood sample to the department of health for testing;

(h) Refer the client or newborn to a physician or hospital when medically appropriate;

(i) Submit to the MAA-designated quality assurance/quality improvement (QA/QI) organization a completed planned home birth outcome report (on an MAA approved form) for each client for program evaluation. MAA requires the completed report before payment is made, even if the client is transferred to another provider or delivery setting and the provider is billing for only a portion of the maternity care.

(j) Notify MAA immediately of changes in licensure and/or provider status;

(k) Renew participation status every two years by submitting documentation to verify continued compliance with the minimum requirements in subsection (3); and

(l) Comply with the requirements in this chapter.

(6) MAA does not cover planned home births for women identified with any of the following conditions:

(a) Previous cesarean section;

(b) Current alcohol and/or drug addiction or abuse;

(c) Significant hematological disorders/coagulopathies;

(d) History of deep venous thromboses or pulmonary embolism;

(e) Cardiovascular disease causing functional impairment;

(f) Chronic hypertension;

(g) Significant endocrine disorders including pre-existing diabetes (type I or type II);

(h) Hepatic disorders including uncontrolled intrahepatic cholestasis of pregnancy and/or abnormal liver function tests;

(i) Isoimmunization, including evidence of Rh sensitization/platelet sensitization;

(j) Neurologic disorders or active seizure disorders;

(k) Pulmonary disease or active tuberculosis or severe asthma uncontrolled by medication;

(l) Renal disease;

(m) Collagen-vascular diseases;

(n) Current severe psychiatric illness;

(o) Cancer affecting site of delivery;

(p) Known multiple gestation;

(q) Known breech presentation in labor with delivery not imminent; or

(r) Other significant deviations from normal as assessed by the home birth provider.

(7) The planned home birth pilot project will run for five years from the effective date of this rule, however:

(a) MAA may terminate the project at an earlier date with written notice to participating providers if data reports indicate poor outcomes;

(b) A provider may terminate participation in the pilot project at any time with written notice to MAA. The provider must offer to make a good faith effort to transfer ongoing cases to other participating providers.

(c) MAA may terminate a provider's participation immediately if:

(i) The provider fails to comply with project requirements;

(ii) The provider's enrollment as a MAA provider is suspended or terminated (see WAC 388-502-0030); or

(iii) The MAA medical director determines the quality of care provided endangers the health and safety of one or more clients.

WSR 00-24-056

PERMANENT RULES

DEPARTMENT OF

SOCIAL AND HEALTH SERVICES

[Filed November 30, 2000, 3:03 p.m., effective January 1, 2001]

Date of Adoption: November 30, 2000.

Purpose: WAC 388-478-0056 SSI state supplement standards. This rule is necessary to permanently reduce the SSI state supplement amounts to stay within legislatively set funding limits. The reduction is \$1.10 per month less than the January 1, 2000, standards, for all SSI recipients with the exception of those residing in medical facilities.

Statutory Authority for Adoption: RCW 74.04.620, 74.04.630.

Adopted under notice filed as WSR 00-21-064 on October 16, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or

Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 1, Amended 0, Repealed 0.

Effective Date of Rule: January 1, 2001.

November 30, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

	State Supplement Benefit Level
Shared Living	
Individual with one essential person	\$4.20
Individual with multiple essential persons	\$0.00
Individual with an ineligible spouse	\$101.66
Couple	\$4.20
Couple with one or more essential persons	\$0.00

(d) Residing in a medical institution: Area 1 and 2.

	State Supplement Benefit Level
Medical Institution	
Individual	\$11.62

(e) For a grandfathered claimant, see WAC 388-478-0055 (2)(e).

WSR 00-24-060

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed November 30, 2000, 4:50 p.m.]

Date of Adoption: November 30, 2000.

Purpose: To terminate the Washington Egg Commission established under chapter 16-514 WAC.

Citation of Existing Rules Affected by this Order: Repealing chapter 16-514 WAC.

Statutory Authority for Adoption: RCW 15.65.190.

Adopted under notice filed as WSR 00-19-087 on September 20, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 9.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

November 30, 2000

James M. Jesernig

Director

REPEALER

The following chapter of the Washington Administrative Code is repealed:

16-514 WAC, Washington Egg Commission

NEW SECTION

WAC 388-478-0056 SSI state supplement standards.

(1) Supplemental Security Income (SSI) is a cash assistance program for needy individuals and couples who meet federal disability guidelines as aged, blind or disabled. Since the SSI program began in January 1974, the state of Washington has supplemented the federal benefit level with state funds, known as the SSI state supplement. Persons found eligible for SSI receive cash assistance based on the combined federal and state supplement benefit levels, minus countable income.

(2) Effective January 1, 2001, the following state supplement amounts for eligible individuals and couples replace the state supplement amounts in WAC 388-478-0055:

(a) Living alone area 1: King, Pierce, Snohomish, Thurston, and Kitsap Counties.

Living Alone - In their own household or alternate care, except nursing homes or medical institutions	State Supplement Benefit Level
Individual	\$25.90
Individual with one essential person	\$19.90
Individual with multiple essential persons	\$0.00
Individual with an ineligible spouse	\$166.10
Couple	\$19.90
Couple with one or more essential persons	\$0.00

(b) Living alone area 2: All other counties.

Living alone - In their own household or alternate care, except nursing homes or medical institutions	State Supplement Benefit Level
Individual	\$5.45
Individual with one essential person	\$0.00
Individual with multiple essential persons	\$0.00
Individual with an ineligible spouse	\$136.15
Couple	\$0.00
Couple with one or more essential persons	\$0.00

(c) Shared living for both Area 1 and 2.

Shared Living	State Supplement Benefit Level
Individual	\$3.71

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WSR 00-24-061
PERMANENT RULES
BOARD OF INDUSTRIAL
INSURANCE APPEALS

[Filed December 1, 2000, 8:15 a.m.]

Date of Adoption: December 1, 2000.

Purpose: To repeal WAC 263-12-053.

Citation of Existing Rules Affected by this Order:
 Repealing WAC 263-12-053.

Statutory Authority for Adoption: RCW 51.52.020.

Adopted under preproposal statement of inquiry filed as
 WSR 00-21-098 on October 18, 2000.

Number of Sections Adopted in Order to Comply with
 Federal Statute: New 0, Amended 0, Repealed 0; Federal
 Rules or Standards: New 0, Amended 0, Repealed 0; or
 Recently Enacted State Statutes: New 0, Amended 0,
 Repealed 0.

Number of Sections Adopted at Request of a Nongov-
 ernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Ini-
 tiative: New 0, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify,
 Streamline, or Reform Agency Procedures: New 0,
 Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule
 Making: New 0, Amended 0, Repealed 0; Pilot Rule Mak-
 ing: New 0, Amended 0, Repealed 0; or Other Alternative
 Rule Making: New 0, Amended 0, Repealed 0.

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

December 1, 2000

Thomas E. Egan
 Chairperson

WSR 00-24-065
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES

[Filed December 1, 2000, 11:19 a.m., effective January 1, 2001]

Date of Adoption: December 1, 2000.

Purpose: These rules establish criteria for providers who
 want to do independent mental health examinations for the
 crime victims compensation program. The program recog-
 nizes providers other than psychiatrists to treat mental health
 conditions of victims. These rules will allow independent
 evaluations by providers with victim experience and training.

Citation of Existing Rules Affected by this Order:
 Amending WAC 296-31-069 For what reasons may indepen-
 dent mental health or independent medical assessments be
 obtained?; and new sections WAC 296-31-06901 What is
 required in an independent mental health evaluation report?,
 296-31-06903 Who may perform independent mental health
 evaluations for the crime victims compensation program?,
 296-31-06905 How does a provider become an approved
 examiner to perform independent mental health evaluation
 for the crime victims compensation program?, 296-31-06907
 What factors does the crime victims compensation program

consider in approving or removing examiners from the
 approved examiners list?, and 296-31-06909 Is there a fee
 schedule for independent mental health evaluations?

Statutory Authority for Adoption: RCW 7.68.030,
 51.04.030, 51.32.112, 51.32.114.

Adopted under notice filed as WSR 00-19-092 on Octo-
 ber 4, 2000.

Number of Sections Adopted in Order to Comply with
 Federal Statute: New 0, Amended 0, Repealed 0; Federal
 Rules or Standards: New 0, Amended 0, Repealed 0; or
 Recently Enacted State Statutes: New 0, Amended 0,
 Repealed 0.

Number of Sections Adopted at Request of a Nongov-
 ernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Ini-
 tiative: New 5, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify,
 Streamline, or Reform Agency Procedures: New 5,
 Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule
 Making: New 0, Amended 0, Repealed 0; Pilot Rule Mak-
 ing: New 0, Amended 0, Repealed 0; or Other Alternative
 Rule Making: New 5, Amended 1, Repealed 0.

Effective Date of Rule: January 1, 2001.

December 1, 2000

Gary Moore
 Director

AMENDATORY SECTION (Amending WSR 98-24-095,
 filed 12/1/98, effective 1/1/99)

**WAC 296-31-069 For what reasons may the depart-
 ment require independent mental health or independent
 medical ((assessments)) evaluations be obtained? ((What
 is required in independent assessment reports?**

((+)) Independent medical and mental health ((assess-
 ments)) evaluations may be ((obtained when requested))
required by the ((provider, or on the department's initiative;))
department for the following reasons:

((+)) (1) To rate permanent impairment when treatment
 has been concluded; or

((+)) (2) To evaluate an application to reopen a claim;
 or

((+)) (3) To determine if there are conditions related to
 the effects of the crime or preexisting conditions aggravated
 by the crime for which the claim was filed ((and if treatment
 remains necessary for those conditions)); or

((+)) (4) To determine if crime-related treatment is still
 necessary and if present treatment is effective; or

((+)) (5) To determine if treatment is still leading to
 recovery; or

((+)) (6) To obtain other information that may be neces-
 sary for the department to make decisions on the victim's
 claim.

~~((2)) Practitioners participating in an independent mental
 health assessment ordered by the department must provide us
 with a report within thirty days following the last assessment
 date. The report must:~~

~~(a) Be identified as an independent assessment report;~~

~~(b) Be specific and factual;~~

~~(e) Specify the mental health condition(s) and symptoms found and their relationship to the crime for which the claim was filed. Use the codes contained in the currently accepted DSM;~~

~~(d) Provide specific conclusions drawn from the assessment and state opinions that respond to the questions included in the examination request;~~

~~(e) If applicable, include the category of permanent impairment that the assessor finds most nearly describes his or her findings.~~

~~(3) Independent medical assessment reports are governed by WAC 296-23-260.))~~

NEW SECTION

WAC 296-31-06901 What is required in an independent mental health evaluation report? Practitioners participating in an independent mental health evaluation ordered by the department must provide the crime victims compensation program with a report within thirty days following the evaluation date. The report must meet the guidelines published in the *Independent Mental Health Evaluators' Handbook*.

NEW SECTION

WAC 296-31-06903 Who may perform independent mental health evaluations for the crime victims compensation program? Providers who wish to perform independent mental health evaluations for the crime victims compensation program must be approved examiners and meet the following minimum qualifications:

Counselors	<ul style="list-style-type: none"> ■ Masters or doctorate degree in a field of study related to mental health; and ■ Certified by the Washington department of health as a social worker, mental health counselor or marriage and family therapist.
Advanced registered nurse practitioners	<ul style="list-style-type: none"> ■ Licensed with the Washington department of health; and ■ Have a specialty in psychiatric and mental health nursing.
Psychologists	<ul style="list-style-type: none"> ■ Licensed with the Washington department of health; or ■ Licensed within Oregon or Idaho by that state's health care licensing authority.
Psychiatrists	<ul style="list-style-type: none"> ■ Board certified; and ■ Licensed with the Washington department of health; or ■ Licensed within Oregon or Idaho by that state's health care licensing authority.

All examiners must have	<ul style="list-style-type: none"> ■ An active practice; or ■ Be a clinical supervisor in an active practice; ■ Five years post licensure clinical experience treating crime victims; or ■ Three years clinical experience treating crime victims and two years supervising clinical work. Note: Geographic need of the program may substitute for some of the above experience requirements.
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NEW SECTION

WAC 296-31-06905 How does a provider become an approved examiner to perform independent mental health evaluations for the crime victims compensation program? Providers must submit a completed independent mental health evaluator application to the crime victims compensation program. Applications and standards for independent mental health evaluations are published in the *Independent Mental Health Evaluators' Handbook*. Approved examiners will be included on the program's approved examiners list.

NEW SECTION

WAC 296-31-06907 What factors does the crime victims compensation program consider in approving or removing examiners from the approved examiners list? (1) The program may consider the following in approving examiners. The list is not inclusive.

- (a) Minimum qualifications established in WAC 296-31-06903;
 - (b) Disciplinary proceeding or actions;
 - (c) Experience in direct patient care and the area of specialty;
 - (d) Geographic need of the program.
- (2) The program may consider the following in removing examiners. The list is not inclusive.
- (a) Complaints about the conduct of the examiner;
 - (b) Disciplinary proceeding or actions;
 - (c) Ability to effectively convey and substantiate opinions and conclusions concerning victims;
 - (d) Quality and timeliness of reports;
 - (e) Availability and willingness to testify at the board of industrial insurance appeals if required;
 - (f) Acceptance of the program's fee schedule rates.

NEW SECTION

WAC 296-31-06909 Is there a fee schedule for independent mental health evaluations? The maximum fee schedule for performing independent mental health evaluations is published in the *Independent Mental Health Evalua-*

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tors' Handbook available from the crime victims compensation program.

WSR 00-24-066
PERMANENT RULES
DEPARTMENT OF
LABOR AND INDUSTRIES
 [Filed December 1, 2000, 11:26 a.m.]

Date of Adoption: December 1, 2000.

Purpose: Update WAC 296-23A-0500 to reflect current procedures for payment of high outlier cases under the department's hospital inpatient prospective payment system

Citation of Existing Rules Affected by this Order:
 Amending WAC 296-23A-0500.

Statutory Authority for Adoption: RCW 51.04.020, 51.04.030.

Adopted under notice filed as WSR 00-19-091 on September 20, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 1, 2000

Gary Moore

Director

AMENDATORY SECTION (Amending WSR 97-06-066, filed 2/28/97, effective 4/1/97)

WAC 296-23A-0500 When does a case qualify for high outlier status? Outlier payments apply only to diagnosis-related-group (DRG) reimbursed cases with unusually high or low costs. Outlier status does not apply to cases paid using a percent of allowed charges (POAC) factor or per diem rates. ~~((To have a bill considered for outlier status, a hospital must enter "61" for the condition code, block 35 of the hospital billing form.))~~

A case is considered a high cost outlier if the costs for the case exceed the outlier threshold for the assigned diagnosis-related-group. The costs for a case are determined by multiplying the allowed charges for the case by the hospital specific POAC factor. The threshold used to define a high outlier case is the greater of a dollar threshold of twelve thousand

dollars or two standard deviations above the state-wide average cost for each DRG paid by the department.

The dollar threshold may be adjusted annually for inflation or other factors as determined by the department. The standard deviations for DRGs will be computed from all relevant cases in the historical data base, excluding statistical outliers.

WSR 00-24-068
PERMANENT RULES
DEPARTMENT OF REVENUE
 [Filed December 1, 2000, 2:00 p.m.]

Date of Adoption: December 1, 2000.

Purpose: Chapter 458-40 WAC, Taxation of forest land and timber, describes the policies and procedures for classifying, designating, grading, and assessing forest lands for the purposes of the property and timber excise taxes under chapter 84.33 RCW, Timber and forest lands. The information provided in the rules identified below is being updated, reorganized, and consolidated into fewer and more comprehensive rules.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-530 Property tax, forest land—Land grades—Operability classes, 458-40-610 Timber excise tax—Definitions, 458-40-626 Timber excise tax—Tax liability—Private timber, tax due when timber harvested, 458-40-628 Timber excise tax—Tax liability—Public timber, lump sum and scale sales, 458-40-670 Timber excise tax—Chipwood and small log destinations, 458-40-680 Timber excise tax—Volume harvested—Approved scaling and grading methods—Sample scaling—Conversions and 458-40-690 Timber excise tax—Credit for property tax; and repealing WAC 458-40-500 Property tax, forest land—Statement of purpose, 458-40-510 Property tax, forest land—Definitions, 458-40-520 Property tax, forest land—Classification, designation, removal by assessor, compensating taxes, 458-40-535 Property tax, forest land—Operability classes, 458-40-600 Timber excise tax—Statement of purpose, 458-40-615 Timber excise tax—Stumpage values—Reporting of private stumpage sales to the department, 458-40-620 Timber excise tax—Tax liability—Harvester as taxpayer, harvester defined, 458-40-622 Timber excise tax—Tax liability—Government entity as harvester, 458-40-624 Timber excise tax—Tax liability—Reclassified reforestation lands, 458-40-630 Timber excise tax—Stumpage value—General definition, 458-40-632 Timber excise tax—Taxable stumpage value—Private timber, 458-40-634 Timber excise tax—Taxable stumpage value—Small harvester option, 458-40-636 Timber excise tax—Taxable stumpage value—Public timber, 458-40-682 Timber excise tax—Volume harvested—Sample scaling, 458-40-684 Timber excise tax—Volume harvested—Conversions to Scribner Decimal C Scale for Western Washington, and 458-40-686 Timber excise tax—Volume harvested—Conversions to Scribner Decimal C Scale for Eastern Washington.

Statutory Authority for Adoption: RCW 82.32.300 and 84.33.096.

Adopted under notice filed as WSR 00-21-120 on October 18, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 7, Repealed 16.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 7, Repealed 16.

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

December 1, 2000

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending Order 86-4, filed 12/31/86)

WAC 458-40-530 Property tax, forest land—Land grades—Operability classes. ~~((The following shall constitute the conversion of species and site indices to forest land grades:))~~ **(1) Introduction.** RCW 84.33.120 requires that the department of revenue annually adjust and certify forest land values to be used by county assessors in preparing assessment rolls. These values are based upon land grades and operability classes. The assessors use maps that provide the land grades and operability classes for forest land in Washington.

This rule explains how the land grades and operability classes provided in the maps used by the assessors were established. The forest land values are annually updated in WAC 458-40-540. For the purposes of this rule and WAC 458-40-540, the term "forest land" is synonymous with timberland and means all land in any contiguous ownership of twenty or more acres which is primarily devoted to and used for growing and harvesting timber and means land only.

(2) Land grades. The land grades are established based upon timber species and site index. "Site index (plural site indices)" is the productive quality of forest land, determined by the total height reached by the dominant and codominant trees on a particular site at a given age.

WASHINGTON STATE PRIVATE FOREST LAND GRADES

SPECIES	SITE INDEX	LAND GRADE	
WESTSIDE			
Douglas Fir	136 ft. and over	1	
	118-135 ft.	2	
	99-117 ft.	3	
	84-98 ft.	4	
	under 84 ft.	5	
Western Hemlock	136 ft. and over	1	
	116-135 ft.	2	
	98-115 ft.	3	
	83-97 ft.	4	
	68-82 ft.	5	
	under 68 ft.	6	
Red Alder	117 ft. and over	6	
	under 117 ft.	7	
	((MFP)) <u>Marginal forest productivity</u>	7 or 8	*2
	((NC)) <u>Noncommercial</u>	8	((#3))
EASTSIDE			
Douglas Fir &	140 ft. and over	3	*1
	120-139 ft.	4	*1
Ponderosa Pine	96-119 ft.	5	*1
	70-95 ft.	6	*1
	under 70 ft.	7	*1
	((MFP)) <u>Marginal forest productivity</u>	7 or 8	*2
	((NC)) <u>Noncommercial</u>	8	((#3))

*1 These are the site indices for one hundred percent stocked stands. Stands with lower stocking levels would require higher site indices to occur in the same land grade.

*2 ~~((MFP))~~ Marginal forest productivity ((will be)) is land grade 7 operability class 3, in the following townships. All ((MFP)) marginal forest productivity in other townships ((will be)) is land grade 8.

WESTERN WASHINGTON

Whatcom County - all townships east of Range 6 East, inclusive.

Skagit County - all townships east of Range 7 East, inclusive.

Snohomish County - all townships east of Range 8 East, inclusive.

King County - all townships east of Range 9 East, inclusive.

Pierce County - T15N, R7E; T16N, R7E; T17N, R7E; T18N, R7E; T19N, R9E; T19N, R10E; T19N, R11E.

EASTERN WASHINGTON

Chelan County - all townships west of Range 17 East, inclusive.

Kittitas County - all townships west of Range 15 East, inclusive.

Yakima County - all townships west of Range 14 East, inclusive.

~~((#3 (NC) Noncommercial))~~ **(3) Operability classes.** Operability classes are established according to intrinsic character-

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istics of soils and geomorphic features. The criteria for each class apply state-wide.

(a) **Class 1-Favorable.** Stable soils that slope less than thirty percent. Forest operations do not significantly impact soil productivity and soil erosion. Forest operations, such as roading and logging, are carried out with minimal limitations.

(b) **Class 2-Average.** Stable soils that slope less than thirty percent, but on which significant soil erosion, compaction, and displacement may occur as a result of forest operations.

(c) **Class 3-Difficult.** Soils with one or both of the following characteristics:

(i) Stable soils that slope between thirty and sixty-five percent; and

(ii) Soils that slope between zero and sixty-five percent, but display evidence that rapid mass movement may occur as a direct result of forest operations.

(d) **Class 4-Extreme.** All soils that slope more than sixty-five percent.

(e) **Variations.** Unique conditions found in any one geographic area may impact forest operations to a greater degree than the above classes permit. With documented evidence, the department of revenue may place the soil in a more severe class.

AMENDATORY SECTION (Amending WSR 96-02-054, filed 12/29/95, effective 1/1/96)

WAC 458-40-610 Timber excise tax—Definitions. (1)

Introduction. The purpose of WAC 458-40-610 through 458-40-690 is to prescribe the policies and procedures for the taxation of timber harvested from public and private forest lands as required by RCW 84.33.010 through 84.33.096.

Unless the context clearly requires otherwise, the definitions in this ((section)) rule apply to WAC ((458-40-600)) 458-40-610 through 458-40-690. In addition to the definitions found in this rule, definitions of technical forestry terms may be found in *The Dictionary of Forestry*, 1998, edited by John A. Helms, and published by the Society of American Foresters.

((4)) (2) **Codominant trees.** Trees whose crowns form the general level of the ((crown cover)) main canopy and receive full light from above, but comparatively little light from the sides.

((2)) (3) **Competitive sales.** The offering for sale of timber which is advertised to the general public for sale at public auction under terms wherein all qualified potential buyers have an equal opportunity to bid on the sale, and the sale is awarded to the highest qualified bidder. The term "competitive sales" includes making available to the general public permits for the removal of forest products.

((3) Department. The department of revenue of the state of Washington.)

(4) **Cord measurement.** A measure of wood with dimensions of 4 feet by 4 feet by 8 feet (128 cubic feet).

(5) **Damaged timber.** Timber where the stumpage values have been materially reduced from the values shown in the applicable stumpage value tables due to damage resulting

from fire, blow down, ice storm, flood, or other sudden unforeseen causes.

(6) **Dominant trees.** Trees whose crowns are higher than the general level of the main canopy and which receive full light from the sides as well as from above.

((5)) (7) **Harvest unit.** An area of timber harvest, defined and mapped by the harvester before harvest, having the same ((forest excise tax permit number,)) stumpage value area, hauling distance zone, harvest adjustments, ((and)) harvester, and harvest identification. The harvest identification may be a department of natural resources forest practice application number, public agency harvesting permit number, public sale contract number, or other unique identifier assigned to the timber harvest area prior to harvest operations. ((It)) A harvest unit may include more than one section((: Provided, A)), but harvest unit may not overlap a county boundary.

((6)) (8) **Harvester.** Every person who from the person's own land or from the land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services, fells, cuts, or takes timber for sale or for commercial or industrial use. The term "harvester" does not include persons performing under contract the necessary labor or mechanical services for a harvester. In cases where the identity of the harvester is in doubt, the department of revenue will consider the owner of the land from which the timber was harvested to be the harvester and the one liable for paying the tax.

The definition above applies except when the United States or any instrumentality thereof, the state, including its departments and institutions and political subdivisions, or any municipal corporation therein so fells, cuts, or takes timber for sale or for commercial or industrial use. When a governmental entity described above fells, cuts, or takes timber, the harvester is the first person, other than another governmental entity as described above, acquiring title to or a possessory interest in such timber.

(9) **Harvesting and marketing costs.** Only those costs directly and exclusively associated with harvesting the timber from the land and delivering it to the buyer. The term includes the costs of slash disposal required to abate extreme fire hazard. Harvesting and marketing costs do not include the costs of reforestation, permanent road construction, or any other costs not directly and exclusively associated with the harvesting and marketing of the timber. The actual harvesting and marketing costs must be used in all instances where documented records are available. When the taxpayer is unable to provide documented proof of such costs, the deduction for harvesting and marketing costs is thirty-five percent of the gross receipts from the sale of the logs.

(10) **Hauling distance zone.** An area with specified boundaries as shown on the state-wide stumpage value area and hauling distance zone maps contained in WAC 458-40-640, having similar accessibility to timber markets.

((7)) (11) **Legal Description.** A description of an area of land using government lots and standard general land office subdivision procedures. If the boundary of the area is irregular, the physical boundary must be described by metes

and bounds or by other means that will clearly identify the property.

(12) Log grade. Those grades listed in the "*Official Log Scaling and Grading Rules*" (~~(handbook)~~) developed and authored by the Northwest Log Rules Advisory Group (Advisory Group). "Utility grade" means logs that do not meet the minimum requirements of peeler or sawmill grades as defined in the (~~(handbook)~~) "*Official Log Scaling and Grading Rules*" published by the Advisory Group but are suitable for the production of firm useable chips to an amount of not less than fifty percent of the gross scale; and meeting the following minimum requirements:

- (a) Minimum gross diameter—two inches.
- (b) Minimum gross length—twelve feet.
- (c) Minimum volume—ten board feet net scale.
- (d) Minimum recovery requirements—one hundred percent of adjusted gross scale in firm useable chips.

~~((8))~~ **(13) Lump sum sale.** Also known as a cash sale or an installment sale, it is a sale of timber (~~(wherein the total sale price is dependent upon an estimate of the total volume of timber in the sale rather than the actual volume harvested))~~ where all the volume offered is sold to the highest bidder.

~~((9))~~ **(14) MBF.** One thousand board feet measured in Scribner Decimal C Log Scale Rule.

~~((10))~~ **(15) Noncompetitive sales.** Sales of timber in which the purchaser has a preferential right to purchase the timber or a right of first refusal.

~~((11))~~ **(16) Other consideration.** Value given in lieu of cash as payment for stumpage, such as improvements to the land that are of a permanent nature. (~~(It may include, but is not limited to, the construction of permanent roads and the installation of permanent bridges.))~~ Some examples of permanent improvements are as follows: Construction of permanent roads; installation of permanent bridges; stockpiling of rock intended to be used for construction or reconstruction of permanent roads; installation of gates, cattle guards, or fencing; and clearing and reforestation of property.

~~((12))~~ **(17) Permanent road.** A road built as part of the harvesting operation which is (~~(intended)~~) to have a useful life subsequent to the completion of the harvest.

~~((13))~~ **(18) Private timber.** All timber harvested from privately owned lands(~~(, including timber on reclassified reforestation land under chapters 84.28 and 84.33 RCW)).~~

~~((14))~~ **(19) Public timber.** Timber harvested from federal, state, county, municipal, or other government owned lands.

~~((15))~~ **(20) Remote island.** An area of land which is totally surrounded by water at normal high tide and which has no bridge or causeway connecting it to the mainland.

~~((16))~~ **Sale price.** The amount paid for timber in cash or other consideration.

~~((17))~~ **(21) Scale sale.** A sale of timber in which the (~~(sale price))~~ amount paid for timber in cash and/or other consideration is the arithmetic product of the actual volume harvested and the unit price at the time of harvest.

~~((18))~~ **(22) Small harvester.** A harvester who harvests timber from privately or publicly owned forest land in an

amount not exceeding two million board feet in a calendar year.

(23) Species. A grouping of timber based on biological or physical characteristics. In addition to the designations of species or subclassifications defined in Agriculture Handbook No. 451 Checklist of United States Trees (native and naturalized) found in the state of Washington, the following (~~(shall be)~~) are considered separate species for the purpose of harvest classification used in the stumpage value tables:

(a) **Other conifer.** All conifers not separately designated in the stumpage value tables. See WAC 458-40-660.

(b) **Other hardwood.** All hardwoods not separately designated in the stumpage value tables. See WAC 458-40-660.

(c) **Special forest products.** The following are considered to be separate species of special forest products: Christmas trees (various species), posts (various species), western redcedar flatsawn and shingle blocks, western redcedar shake blocks and boards.

(d) **Chipwood.** All timber processed to produce chips or chip products delivered to (~~(a designated))~~ an approved chipwood destination that has been approved in accordance with the provisions of WAC 458-40-670 or otherwise reportable in accordance with the provisions of WAC 458-40-670 (~~((4) or (5))~~).

(e) **Small logs.** All conifer logs harvested in stumpage value areas 6 or 7 generally measuring seven inches or less in scaling diameter, (~~(delivered to and))~~ purchased by weight measure at designated small log destinations that have been approved in accordance with the provisions of WAC 458-40-670(~~((6))~~). Log diameter and length is (~~(determined by merchandizer scanner))~~ measured in accordance with USFS scaling rules with length not to exceed twenty feet.

(f) **Sawlog.** For purposes of timber harvest in stumpage value areas 6 and 7, a sawlog is a log having a net scale of not less than 33 1/3% of gross scale, nor less than ten board feet and meeting the following minimum characteristics: Gross scaling diameter of five inches and a gross scaling length of eight feet.

(g) **Piles.** All logs sold for use or processing as piles that meet the specifications described in the most recently published edition of the *Standard Specification for Round Timber Piles (Designation: D 25)* of the American Society for Testing and Materials.

(h) **Poles.** All logs sold for use or processing as poles that meet the specifications described in the most recently published edition of the *National Standard for Wood Poles—Specifications and Dimensions (ANSI 05.1)* of the American National Standards Institute.

~~((19))~~ **(24) Stumpage.** (~~(Standing or fallen trees, live or dead, having commercial value which have not been severed from the stump.~~

~~(20))~~ Timber, having commercial value, as it exists before logging.

(25) Stumpage value. The true and fair market value of stumpage for purposes of immediate harvest.

(26) Stumpage value area (SVA). An area with specified boundaries which contains timber having similar growing, harvesting and marketing conditions.

~~((24))~~ (27) **Taxable stumpage value.** The value of timber as defined in RCW 84.33.035(7), and this chapter. Except as provided below for small harvesters and public timber, the taxable stumpage value is the appropriate value for the species of timber harvested as set forth in the stumpage value tables adopted under this chapter.

(a) **Small harvester option.** Small harvesters may elect to calculate the excise tax in the manner provided by RCW 84.33.073 and 84.33.074. The taxable stumpage value must be determined by one of the following methods as appropriate:

(i) **Sale of logs.** Timber which has been severed from the stump, bucked into various lengths and sold in the form of logs has a taxable stumpage value equal to the actual gross receipts for the logs, less any costs associated with harvesting and marketing the timber.

(ii) **Sale of stumpage.** When standing timber is sold and harvested within twenty-four months of the date of sale, its taxable stumpage value is the actual purchase price in cash and/or other consideration for the stumpage for the most recent sale prior to harvest. If a person purchases stumpage, harvests the timber more than twenty-four months after purchase of the stumpage, and chooses to report under the small harvester option, the taxable stumpage value is the actual gross receipts for the logs, less any costs associated with harvesting and marketing the timber. See WAC 458-40-626 for timing of tax liability.

(b) **Public timber.** The taxable stumpage value for public timber sales is determined as follows:

(i) **Competitive sales.** The taxable stumpage value is the actual purchase price in cash and/or other consideration. The value of other consideration is the fair market value of the other consideration; provided that if the other consideration is permanent roads, the value is the appraised value as appraised by the seller. If the seller does not provide an appraised value for roads, the value is the actual costs incurred by the purchaser for constructing or improving the roads.

(ii) **Noncompetitive sales.** The taxable stumpage value is determined using the department of revenue's stumpage value tables as set forth in this chapter. Qualified harvesters may use the small harvester option.

(iii) **Sale of logs.** The taxable stumpage value for public timber sold in the form of logs is the actual purchase price for the logs in cash and/or other consideration less appropriate deductions for harvesting and marketing costs. Refer above for a definition of "harvesting and marketing costs."

(iv) **Defaulted sales and uncompleted contracts.** In the event of default on a public timber sale contract, wherein the taxpayer has made partial payment for the timber but has not removed any timber, no tax is due. If part of the sale is logged and the purchaser fails to complete the harvesting, taxes are due on the amount the purchaser has been billed by the seller for the volume removed to date. See WAC 458-40-628 for timing of tax liability.

(28) **Thinning.** Timber removed from a harvest unit ~~((meeting all the following conditions:~~

~~((a)))~~ located in stumpage value area~~((s))~~ 1, 2, 3, 4, 5, ~~((and))~~ or 10~~((:))~~;

~~((b)))~~ (a) When the total volume removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest; and

~~((c) Leave))~~ (b) The harvester leaves a minimum of one hundred undamaged, evenly spaced, dominant or codominant trees per acre of a commercial species or combination thereof.

~~((22) Timber. Forest trees, standing or down, on privately or publicly owned land, and except as provided in RCW 84.33.170, includes Christmas trees.))~~

AMENDATORY SECTION (Amending Order 86-4, filed 12/31/86)

WAC 458-40-626 Timber excise tax—Tax liability—Private timber, tax due when timber harvested. (1) Introduction. For purposes of determining the proper calendar quarter in which the harvester is to pay tax on timber harvested from private land~~((—including reclassified reforestation lands—))~~ the tax ~~((shall be))~~ is due and payable on the last day of the month following the end of the calendar quarter in which the timber was harvested.

(2) Personal use of harvested timber by landowner. A landowner harvesting timber for commercial or industrial use is subject to the timber excise tax upon the value of harvested timber. See RCW 84.33.041, 84.33.035 and 84.33.073. A landowner cutting timber for that landowner's own personal use is not subject to the timber excise tax.

A landowner selling, bartering, or trading timber is making commercial use of that timber. A landowner providing that individual's own business with timber is making commercial or industrial use of that timber. For example, a logging contractor using timber by-products for hog fuel has made industrial use of that timber. An individual engaged in the construction industry using lumber from that landowner's timber to build a structure meant for sale by that individual or that individual's business has also made industrial use of the timber. On the other hand, a landowner makes personal use of timber when that individual uses the timber, a portion of the cut timber, or a by-product from the timber as:

(a) Firewood in that individual's stove or fireplace;

(b) Lumber for that individual's personal residence, garage or storage structure;

(c) Lumber for a fence around that individual's personal residence or private property not used for commercial purposes; or

(d) Sawdust or shavings for that individual's garden or yard.

AMENDATORY SECTION (Amending WSR 90-02-049, filed 12/29/89, effective 1/29/90)

WAC 458-40-628 Timber excise tax—Tax liability—Public timber, lump sum ~~((vs.))~~ and scale sales. For purposes of determining the proper quarter in which the harvester is to pay taxes on timber harvested from public land, the taxes due under RCW 84.33.041 ~~((shall be))~~ are due and payable as follows:

(1) ~~((LUMP-SUM-SALE:))~~ **Lump-sum sale.** The tax ~~((shall be))~~ is due and payable on the last day of the month following the quarter in which the purchaser is billed by the seller for the timber: Provided, That if payments are made to the seller before any harvest, road construction or other work has begun on the timber sale contract, payment of taxes may be ((deferred)) postponed until the quarter in which harvest or other contract work begins. In the quarter that harvest commences, taxes ~~((shall become))~~ are due and payable on all billings accrued by the buyer in all prior quarters as well as the current quarter.

(2) ~~((SCALE-SALE:))~~ **Scale sale.** The tax ~~((shall be))~~ is due and payable on the last day of the month following the ~~((end of the))~~ calendar quarter in which the ~~((timber was harvested. For tax purposes the timber is to be considered harvested in the quarter for which the volumes and values appear on the monthly billing statements))~~ purchaser is billed by the seller for the timber: Provided, That if payments are made to the seller before any harvest, road construction or other work has begun on the timber sale contract, payment of taxes may be postponed until the quarter in which harvest or other contract work begins. In the quarter that harvest commences, taxes are due and payable on all billings accrued by the buyer in all prior quarters as well as the current quarter. Indexing or escalation amounts ~~((shall))~~ must be included in the quarter in which they apply.

(3) ~~((OTHER CONSIDERATIONS:))~~ **Other considerations.** Tax due on considerations other than cash ~~((shall be))~~ is due and payable the first quarter of harvest, or the first quarter the costs are incurred, but not later than the last quarter of harvest: Provided, That if effective road credits (United States Forest Service Sales) are used as payment for stumpage, the tax is due in the quarter in which the road credits are applied as payment.

AMENDATORY SECTION (Amending WSR 95-18-027, filed 8/25/95, effective 9/25/95)

WAC 458-40-670 Timber excise tax—~~((Stumpage value adjustments—))~~**Chipwood and small log destinations.** (1) **Introduction.** This ~~((section explains the harvest value adjustments to the stumpage value tables (WAC 458-40-660) for various logging and harvesting conditions. It also))~~ rule describes the procedure by which businesses that process chipwood, chipwood products, and/or small logs can become ~~((designated))~~ approved chipwood or small log destinations.

(2) ~~((Harvest value adjustments. Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against the stumpage values as set forth in WAC 458-40-660 for the designated stumpage value areas with the following limitations:~~

(a) ~~No harvest adjustment shall be allowed against special forest products, chipwood, or small logs as those terms are defined in WAC 458-40-610.~~

(b) ~~Stumpage value rates for conifer and hardwoods shall be adjusted to a value no lower than one dollar per MBF.~~

(c) ~~Timber harvesters planning to remove timber from areas having damaged timber may apply to the department~~

~~for adjustment in stumpage values. The application shall contain a map with the legal descriptions of the area, a description of the damage sustained by the timber with an evaluation of the extent to which the stumpage values have been materially reduced from the values shown in the applicable tables, and a list of estimated additional costs to be incurred resulting from the removal of the damaged timber. The application must be received by the department before the harvest commences. Upon receipt of an application, the department will determine the amount of adjustment allowed and notify the harvester. In the event the extent of the damage or additional costs is not known at the time the application is filed, the harvester may provide relevant information to the department for a period not exceeding ninety days following completion of the harvest unit.~~

~~((d))~~ The harvest adjustment tables are set forth in WAC 458-40-660(3).

~~((3))~~ **Chipwood destinations.** Businesses that process logs to produce chips or chip products may be designated as approved "chipwood destinations." Logs delivered to the log yards ~~((designated))~~ approved as "chipwood destinations" for the purpose of being chipped may be reported as chipwood and have the volume measured by weight.

(a) The department of revenue will maintain a current list of approved chipwood destinations. This list will be updated as necessary and will be formally reviewed by the department of revenue at least twice a year. A list of approved chipwood destinations is available from the ~~((special programs division))~~ forest tax section of the department of revenue.

(b) A log processor in the business of processing logs to produce chips or chip products that has not been designated as an approved destination may file an application to be listed as an approved chipwood destination. The application should be submitted to the Department of Revenue, Forest Tax Section, P. O. Box 47472, Olympia, Washington 98504-7472 ~~((to be included in this listing))~~. To qualify as an approved destination, not less than ninety percent of the weight volume of logs delivered to and purchased by the log processor for chipping at a specified log yard or location must be processed to produce chips or chip products.

(c) Any applicant seeking administrative review of the department ~~((s))~~ of revenue's decision made under (b) of this subsection may appeal the decision in accordance with WAC 458-20-100 (Appeals, small claims and settlements).

~~((4))~~ (3) **Logs chipped in the woods.** Logs chipped in the woods may also be reported as chipwood. Volume ~~((shall))~~ must be measured in net weight of green chips.

~~((5))~~ (4) **Other chipwood processing locations.** Logs processed at locations other than those listed on the approved list of chipwood destinations maintained by the department of revenue and other than as provided in subsection ~~((4))~~ (3) of this ~~((section))~~ rule may be reported as chipwood volume when scaled as utility grade logs, based on log scaling or upon approved sample log scaling methods.

If a harvester reports chipwood volume that was delivered to a location that is not listed as an approved chipwood destination and there has been no log scaling or approved sample log scaling, the chipwood volume so reported will be converted by the department of revenue to the appropriate

sawlog volume in accordance with WAC ((458-40-684 and 458-40-686)) 458-40-680 for purposes of timber excise taxation.

((6)) **(5) Small log destinations.** Businesses that process small logs as defined in WAC 458-40-610 may be designated as approved "small log destinations."

(a) The department of revenue will maintain a current list of approved small log destinations. This list will be updated as necessary and will be formally reviewed by the department of revenue at least twice a year. A list of approved small log destinations is available from the ((special programs division)) forest tax section of the department of revenue.

(b) A log processor in the business of processing small logs that has not been designated as an approved destination may file an application to be listed as an approved small log destination. The application should be submitted to the Department of Revenue, Forest Tax Section, P. O. Box 47472, Olympia, Washington 98504-7472((, to be included in this listing)).

(c) Any applicant seeking administrative review of the department((s)) of revenue's decision made under (b) of this subsection may appeal the decision in accordance with WAC 458-20-100 (Appeals, small claims and settlements).

AMENDATORY SECTION (Amending WSR 96-02-056, filed 12/29/95, effective 1/29/96)

WAC 458-40-680 Timber excise tax—Volume harvested—Approved scaling and grading methods—Sample scaling—Conversions. (1) ((Acceptable log scaling and grading rules—Stumpage value areas 1, 2, 3, 4, 5, and 10:))

Introduction. The acceptable log scaling and grading ((rule shall be)) standard for stumpage value areas 1, 2, 3, 4, 5, and 10 is the Scribner Decimal C log rule as described in the most current edition of the "Official Log Scaling and Grading Rules" ((handbook)) developed and authored by the Northwest Log Rules Advisory Group. ((These are the official rules for the following log scaling and grading bureaus: Columbia River, Grays Harbor, Northern California, Puget Sound, Southern Oregon, and Yamhill.

(2) Acceptable log scaling rule—Stumpage value areas 6 and 7:) The acceptable log scaling ((rule shall be)) standard for stumpage value areas 6 and 7 is the Scribner Decimal C log rule described in the most current edition of the "National Forest Log Scaling Handbook" (FSH 2409.11) as published by the United States Forest Service. ((Provided, the maximum scaling length is twenty feet and maximum trim allowance shall be six inches for logs eight to twenty feet in length; and provided, further, that)) Lodgepole pine harvested in stumpage value areas 6, 7, or 10 ((shall)) must be scaled using a one inch taper allowance per log segment.

((3)) **(2) Special services scaling((:)),** Special services scaling as described in the "Official Log Scaling and Grading Rules" developed and authored by the Northwest Log Rules Advisory Group ((handbook shall)) may not be used for tax reporting purposes without prior written approval of the department((; and all measurements and grades must be converted to standard Scribner Decimal C log rules as they are described in the handbook)) of revenue.

(3) Sample scaling. Sample scaling may not be used for tax reporting purposes without prior written approval of the department of revenue. To be approved, sample scaling must be in accordance with the following guidelines:

(a) Sample selection, scaling, and grading must be conducted on a continuous basis as the unit is harvested.

(b) The sample must be taken in such a manner to assure random, unbiased sample selection in accordance with accepted statistical tests of sampling.

(c) The sample used to determine total volume, species, and quality of timber harvested for a given reporting period must have been taken during that period.

(d) Sample frequency must be large enough to meet board foot variation accuracy limits of plus or minus two and five-tenths percent standard error at the ninety-five percent confidence level.

(e) Harvesters must maintain sufficient supporting documentation to allow the department of revenue to verify source data, and test statistical reliability of sample scale systems.

(f) Exceptions: Sampling designs and accuracy standards other than those described herein may only be used with the prior written approval of the department of revenue.

(4) Conversions to Scribner Decimal C Scale. The following definitions, tables, and conversion factors must be used in determining taxable volume for timber harvested that was not originally scaled by the Scribner Decimal C Log Rule. Conversion methods other than those listed are not to be used for tax reporting purposes without prior written approval of the department of revenue. Harvesters who wish to use a method of conversion other than those listed below must obtain written approval from the department of revenue before harvesting.

(a) Weight measurement. If the original unit of measure was by weight, and the harvester has not applied for approval of sample scaling, the following tables must be used for converting to Scribner Decimal C. Harvesters must keep records to substantiate the species and quality codes reported. For tax reporting purposes, a ton equals 2,000 pounds.

<u>(Stumpage Value Areas 1, 2, 3, 4, 5, & 10)</u>	
<u>BOARD FOOT WEIGHT SCALE FACTORS</u>	
<u>(TONS/MBF)</u>	
<u>Species</u>	
<u>Douglas-fir¹</u>	<u>7.50</u>
<u>Western Hemlock²</u>	<u>8.25</u>
<u>Western Redcedar³</u>	<u>7.00</u>
<u>Red Alder⁴</u>	<u>7.75</u>
<u>Chipwood</u>	<u>9.00</u>

1 Includes Douglas-fir, Western Larch, and Sitka Spruce.
 2 Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and other conifers not separately designated. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
 3 Includes Alaska-cedar.
 4 Maple, Black Cottonwood and other hardwoods.

PERMANENT

(Stumpage Value Areas 6 & 7)
BOARD FOOT WEIGHT SCALE FACTORS
(TONS/MBF)

Species	Quality code	
	1	2
Ponderosa Pine	5.0	6.50
Douglas-fir ¹	5.50	
Lodgepole Pine	6.0	
Western Hemlock ²	5.50	
Englemann Spruce	4.50	
Western Redcedar ³	4.50	
Chipwood	9.0	
Small Logs	6.50	

¹ Includes Western Larch.

² Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, Subalpine Fir, and other conifers not separately designated. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

³ Includes Alaska-cedar.

(b) **Cord measurement.** For the purposes of converting cords into Scribner volume:

(i) In stumpage value areas 1, 2, 3, 4, 5, and 10 logs with an average scaling diameter of 8 inches and larger must be converted to Scribner volume using 400 board feet per cord. Logs having an average scaling diameter of less than 8 inches must be converted to Scribner volume using 330 board feet per cord.

(ii) In stumpage value areas 6 and 7 logs with an average scaling diameter of 8 inches and larger must be converted to Scribner volume using 470 board feet per cord. Logs having an average scaling diameter of less than 8 inches must be converted to Scribner volume using 390 board feet per cord.

(iii) A cord of Western Redcedar shake or shingle blocks must be converted to Scribner volume using 600 board feet per cord.

(c) **Cants or lumber from portable mills.** To convert from lumber tally to Scribner volume:

(i) In stumpage value areas 1, 2, 3, 4, 5, and 10 multiply the lumber tally for the individual species by 75%, and round to the nearest one thousand board feet (MBF); or

(ii) In stumpage value areas 6 and 7 multiply the lumber tally for the individual species by 88%, and round to the nearest one thousand board feet (MBF).

(d) **Log scale conversion.** Timber harvested in stumpage value areas 1, 2, 3, 4, 5, and 10 and which has been scaled by methods and procedures published in the "National Forest Log Scaling Handbook" (FSH 2409.11) must have the volumes reported reduced by eighteen percent. Timber harvested in stumpage value areas 6 and 7 and which has been scaled by methods and procedures published in the "Official Log Scaling and Grading Rules" developed and authored by the Northwest log rules advisory group, must have the volumes reported increased by eighteen percent.

(e) **Timber pole and piling volume tables.** Harvesters of poles must use the following tables to determine the Scribner board foot volume for each pole length and class:

Length	Pole Class ¹															Piling Class ²	
	H6	H5	H4	H3	H2	H1	1	2	3	4	5	6	7	9	10	A	B
20							50	50	40	40	30	30	20	20	20	80	70
25							60	60	50	50	40	40	30	30	30	100	90
30							110	70	60	60	50	50	40	40		130	110
35					160	160	130	100	80	80	60	60	50			130	110
40			240	200	180	180	150	120	120	90	70	60				150	120
45	380	340	340	280	230	230	190	150	120	120	90	90				150	120
50	430	370	370	300	260	260	210	160	140	140	100					160	140
55	470	410	410	330	280	280	230	180	150	150						180	150
60	540	470	470	410	340	340	290	220	190	190						190	160
65	610	520	520	420	380	380	320	260	210	210						210	180
70	650	560	560	480	400	400	350	270	230	230						230	190
75	700	600	600	520	520	520	440	290	250							230	200
80	820	700	700	600	600	540	440	360	290							250	210
85	910	800	800	660	660	660	570	490	360							260	210
90	1080	930	930	820	820	690	590	490	400							260	220
95	1170	1000	1000	870	870	750	640	540								290	240
100	1190	1030	1030	900	900	760	660	550								310	250
105	1310	1160	1160	1000	1000	860	740	610								330	270
110	1370	1220	1220	1050	1050	910	780	650								380	300
115	1440	1280	1280	1100	1100	960	860	680								400	310
120	1660	1460	1460	1300	1300	1140	970	820								500	400
125	1840	1600	1600	1410	1410	1250	1080	930									
130	1920	1680	1680	1490	1490	1310	1120	970									

PERMANENT

1 Pole class definitions taken from American National Standard specifications and dimensions for wood poles as approved August 7, 1976, under American National Standard Institute, Inc. codified ANSI 05.1-1972.

2 Piling class definitions as per American Society for Testing and Materials for "round timber piles." As the designation: D 25-58 (reapproved 1964).

Total Scribner Board Foot Volume Stumpage Value Areas 6 and 7																	
Length	Pole Class ¹															Piling Class ²	
	H6	H5	H4	H3	H2	H1	1	2	3	4	5	6	7	9	10	A	B
20							70	60	50	50	30	30	20	20	20	90	70
25							80	70	50	50	40	40	30	30	20	100	80
30							110	90	60	60	50	50	50	40		130	110
35					190	160	140	100	100	70	60	60	50			140	100
40				240	240	200	170	120	110	100	70	70				140	100
45	390	330	330	270	270	220	180	150	110	110	80	70				150	110
50	460	390	390	340	340	280	240	190	150	150	120					190	150
55	510	430	430	370	360	300	250	190	150	150						190	150
60	610	530	530	440	440	380	310	240	200	200						240	200
65	650	570	570	490	480	410	350	280	220	220						240	200
70	750	650	650	550	470	470	410	320	260	260						260	210
75	810	700	700	600	600	500	440	340	270							270	220
80	960	830	830	710	710	610	510	420	340							220	220
85	1020	870	870	760	760	640	550	450	360							300	240
90	1110	970	970	840	840	720	620	500	420							280	280
95	1160	1010	1010	870	870	740	640	510								360	280
100	1380	1210	1210	1060	1060	910	780	650								360	280
105	1430	1250	1250	1100	1100	940	820	690								400	300
110	1580	1390	1390	1220	1220	1070	920	770								460	340
115	1660	1470	1470	1280	1280	970	810	680								470	360
120	1880	1680	1680	1480	1480	1290	1130	950								560	450
125	1910	1690	1690	1490	1490	1140	970	810									
130	2170	1920	1920	1710	1710	1510	1320	1140									

1 Pole class definitions taken from American National Standard specifications and dimensions for wood poles as approved August 7, 1976, under American National Standard Institute, Inc. codified ANSI 05.1-1972.

2 Piling class definitions as per American Society for Testing and Materials for "round timber piles." As the designation: D 25-58 (reapproved 1964).

AMENDATORY SECTION (Amending WSR 97-02-069, filed 12/31/96, effective 1/1/97)

WAC 458-40-690 Timber excise tax—Credit for property tax. (1) **Introduction.** In accordance with RCW 84.33.077 and 84.36.473, ~~((persons engaged in business as))~~ harvesters of timber from public land ~~((shall be allowed))~~ are entitled to a tax credit against the timber excise tax imposed under chapter 84.33 RCW ~~((for any))~~. This credit is limited to personal property taxes paid to a county ~~((on such public timber sales. The credit shall be allowed only for property taxes paid))~~ on public timber purchased on or after August 1, 1982. The credit ~~((shall be taken only on))~~ may be applied only against excise taxes due on timber harvested from public land. No ~~((excise))~~ property tax credits ~~((shall be))~~ are allowed against excise taxes due on timber harvested from private land.

~~((4))~~ (2) **Amount of credit.** The total dollar amount of all excise tax credits claimed on one or more sales ~~((shall))~~ may not exceed the total amount of all personal property

taxes levied and paid on such timber. No ~~((excise tax))~~ credit ~~((shall be))~~ is allowed for property tax penalties or interest charges imposed on delinquent property taxes. No ~~((excise tax credits shall be allowed))~~ credit is available prior to payment of personal property taxes, and the amount of credit allowed ~~((shall))~~ may not exceed the amount of property tax actually paid as certified by the county treasurer.

~~((2))~~ (3) **Excess credits and refunds.** If the amount of the credit exceeds the amount of timber excise tax due for the calendar quarter in which the credit is claimed, the excess credit may be carried forward to the new quarterly reporting period and applied against the amount of timber excise tax due, if any, on public timber or may be refunded to the taxpayer in accordance with RCW 82.32.060 and WAC 458-20-229 **(Refunds)**.

~~((3))~~ (4) **Credit application procedures.** Taxpayers who wish to claim ~~((such timber excise tax credits))~~ this credit must apply on forms prepared by the department of revenue. The application must be certified by the county assessor and treasurer of the county in which the property taxes were paid. Application forms ~~((shall be made))~~ are available in the offices of county assessors, county treasurers, and the department of revenue. The applications must be submitted with timber excise tax returns for taxes due on public timber.

**WSR 00-24-069
PERMANENT RULES
COMMISSION ON
JUDICIAL CONDUCT**

[Order 00-01—Filed December 1, 2000, 4:17 p.m., effective January 16, 2001]

Date of Adoption: December 1, 2000.

Purpose: To amend existing rule of procedure, Rule 11.

Citation of Existing Rules Affected by this Order:
Amending CJCRP 11.

Statutory Authority for Adoption: Article IV, Section 31, Washington State Constitution.

Other Authority: Chapter 2.64 RCW.

Adopted under notice filed as WSR 00-11-025 on May 9, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: January 16, 2001.

December 1, 2000

Gregory R. Dallaire

Chair

COMMISSION ON JUDICIAL CONDUCT

RULES OF PROCEDURE (CJCRP)

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RULE 11. CONFIDENTIALITY

(a) Investigative and initial proceedings.

(1) ((Prior to the filing of a statement of charges, all proceedings shall be confidential except as provided in Rule 17(e).) Before the commission files a statement of charges alleging misconduct by or incapacity of a judge, all proceedings, including commission deliberations, investigative files, records, papers and matters submitted to the commission, shall be held confidential by the commission, disciplinary counsel, investigative officers, and staff except as follows:

(A) With the approval of the commission, the investigative officer may notify respondent that a complaint has been received and may disclose the name of the person making the complaint to respondent pursuant to Rule 17(e).

(B) The commission may inform a complainant or potential witness of the date when respondent is first notified that a complaint alleging misconduct or incapacity has been filed with the commission.

The name of the respondent, in the discretion of the commission, may not be used in written communications to the complainant.

(C) The commission may disclose information upon a waiver in writing by respondent when:

(i) Public statements that charges are pending before the commission are substantially unfair to respondent; or

(ii) Respondent is publicly accused or alleged to have engaged in misconduct or with having a disability, and the commission, after a preliminary investigation, has determined that no basis exists to warrant further proceedings or a recommendation of discipline or retirement.

(D) The commission has determined that there is a need to notify another person or agency in order to protect the public or the administration of justice.

(2) ((After the filing of a statement of charges, all subsequent proceedings shall be public except as may be provided by protective order. The statement of charges alleging judi-

cial misconduct or incapacity shall be available for public inspection. The records of the initial proceedings that formed the basis of a finding of probable cause shall become public on the first day of the hearing. The hearing before the commission shall be open to the public; however, all deliberations of the commission in reaching a decision on the statement of charges shall be confidential.)) The fact that a complaint has been made, or that a statement has been given to the commission, shall be confidential during the investigation and initial proceeding except as provided under Rule 11.

(3) No person providing information to the commission shall disclose information they have obtained from the commission concerning the investigation, including the fact that an investigation is being conducted, until the commission files a statement of charges, dismisses the complaint, or otherwise concludes the investigation or initial proceeding.

(b) ~~((Information.))~~ Hearings on statement of charges.

(1) ((Prior to the filing of a statement of charges, all information relating to a complaint shall be held confidential by the commission, disciplinary counsel, and staff, except that the commission may disclose information.)) After the filing of a statement of charges, all subsequent proceedings shall be public, except as may be provided by protective order.

((A) When the commission has determined that there is a need to notify another person or agency in order to protect the public or the administration of justice; or

(B) Upon waiver in writing by respondent:

(i) If public statements that charges are pending before the commission are substantially unfair to respondent; or

(ii) If respondent is publicly associated with violating a rule of judicial conduct or with having an incapacity, and the commission, after a preliminary investigation, has determined there is no basis for further proceedings or for a recommendation of discipline or retirement.))

(2) ((Except as provided in these rules, the fact that a complaint has been made, or a statement has been given to the commission, and all papers and matters submitted to the commission together with the investigation and initial proceedings conducted pursuant to these rules, shall be confidential. Any person providing information to the commission shall not disclose the existence of such investigation to a third party before the commission files a statement of charges, dismisses the complaint, or otherwise closes the investigation or initial proceeding. However, the person filing a complaint or giving a statement to the commission is not prohibited by these rules from informing any third party, or the public generally, of the factual basis upon which a complaint is based, or a statement is given.)) The statement of charges alleging misconduct or incapacity shall be available for public inspection. Investigative files and records shall not be disclosed unless they formed the basis for probable cause. Those records of the initial proceeding that were the basis of a finding of probable cause shall become public as of the date of the fact-finding hearing.

(3) ((The commission may inform a complainant or potential witness when respondent is first given notice of misconduct or incapacity allegations.

The name of the respondent, in the discretion of the commission, shall not be used in written communication to the complainant.) Disciplinary counsel's work product shall be confidential.

~~((4) Disciplinary counsel's work product and records of the commission's deliberations shall not be disclosed.~~

~~(5) Investigative files and records prior to the date of the filing of the statement of charges shall not be disclosed unless they formed the basis for probable cause. Those records of the initial proceeding that were the basis of a finding of probable cause shall become public as of the date of the fact-finding hearing.~~

~~(6) Informal action taken by the commission prior to May 5, 1989, when amended rules were adopted eliminating private informal dispositions, may, in the commission's discretion, be disclosed to the Washington State Bar Association, American Bar Association, a judicial authority, any judicial appointive, selection or confirmation authority, or to law enforcement agencies, when required in the interests of justice, or to maintain confidence in the selection of judges or administration of the judiciary. The person to whom the information relates shall be informed of any information released.~~

~~(7) Unless otherwise permitted by these rules, or from public documents, or from a public hearing, no person shall disclose information obtained by that person during commission proceedings or from papers filed with the commission. Any person violating confidentiality rules may be subject to a proceeding for contempt in superior court.)~~

(c) Commission deliberations. All deliberations of the commission in reaching a decision on the statement of charges shall be confidential.

(d) General Exceptions.

(1) A complainant may inform any third party, or the public generally, of the factual basis of his or her complaint.

(2) Any person, other than a complainant, who gives a statement to the commission, may inform any third party, or the public generally, of the factual basis of such statement.

(e) General Applicability.

(1) No person shall disclose information obtained from commission proceedings or papers filed with the commission, except that information obtained from documents disclosed to the public by the commission pursuant to Rule 11 and all information disclosed at public hearings conducted by the commission are not deemed confidential under Rule 11.

(2) Any person violating Rule 11 may be subject to a proceeding for contempt in superior court.

(3) A judge shall not intimidate, coerce, or otherwise attempt to induce any person to disclose, conceal or alter records, papers, or information in violation of Rule 11. Violation of Rule 11 (e)(3) may be charged as a separate violation of the Code of Judicial Conduct.

(4) If the commission or its staff initiates a complaint under Rule 17 (b)(1), then Rule 11 (a)(1) as it applies to the commission, rather than those applicable to complainants, shall govern the commission and its staff.

Comment:

~~(The 1989 amendments to the State Constitution and to the statutes, required the Commission to make public the~~

~~records of the initial proceedings upon which it based its finding of probable cause. By statute, these records become subject to public disclosure on the first day of the public fact finding hearing. The State Constitution otherwise mandates confidentiality. The statute,¹ the 1989 Voter's Pamphlet description² and State Constitution do not suggest that everything in the records of the initial proceeding may be disclosed. The operative language is clearly different.~~

~~RCW 2.64.111, among others, and the constitutional amendment were presented to the voters as a "single package." The constitutional and statutory amendments read together, the described effect of the amendment in the Voter's Pamphlet, and the rules adopted by the Commission are consistent with each other. Those records of the initial proceeding that were the basis of the finding of probable cause shall become public as of the date of the fact finding hearing. Nothing more; nothing less³. See also, *Garner v. Cherberg*, 111 Wn.2d 811, 820-21 (1988).~~

~~Before Commission records of the initial proceedings can be disclosed as public documents, the Commission must first make a finding of probable cause. Next, the records must be those records of the initial proceeding that were the basis of the finding of probable cause. Matters unrelated to the basis of the finding must retain their confidentiality mandated by the State Constitution. By rule, the participating commission members identify the records for the basis of their finding.~~

~~The Commission's rules mandate confidentiality on other persons only during the investigative (confidential) stages to preserve the state's compelling interest in preserving the integrity of its judiciary. The rules are narrowly tailored to achieve the state's compelling interests consistent with *Kamasinski v. Judicial Review Council*, 44 F.3d 106 (2nd Cir. 1994). First, there is no restriction concerning the substance of a person's complaint or testimony.⁴ Second, the fact that a complaint has been filed with the Commission or testimony given to the Commission is susceptible to a limited ban. Third, information a person obtains through interaction with a judicial conduct commission is susceptible to a limited ban. The limited ban is effective only so long as the Commission acts in its investigatory capacity. After a complaint has been dismissed or the Commission takes public action, the complainant, any witness and the judge may speak freely. See *CJCRP 11 (b)(2)*. The Commission and its staff are nonetheless bound by confidentiality even though a complaint has been dismissed or proceeding concluded. The rules of confidentiality are consistent with the State Constitution and current First Amendment concerns expressed in *Kamasinski v. Judicial Review Council*, supra.) The integrity of investigations would be harmed, the privacy interests of individuals, and the independence of the judiciary would be adversely affected without providing for limited restrictions of information learned or provided to the Commission during the investigation. Confidentiality is critical for the integrity of the Commission investigations, and often influences whether a person who works directly with a judge is~~

willing to file a complaint or disclose misconduct in an investigation. Prohibiting disclosure that a complaint has been filed, or that a person has been interviewed, protects those persons from questioning by their supervising judge, or by others. The confidentiality required during the investigation of a complaint also protects the independence of the judiciary by preventing unfounded complaints from being used to threaten or distract judges. After considering alternate ways of providing this necessary protection, the Commission has concluded that the temporary restrictions on public disclosure in this rule are the narrowest restrictions that will provide the confidentiality needed for persons who disclose misconduct or file complaints and for the judges under investigation.

(¹RCW 2.64.111 provides in part: "As of the date of a public hearing, all those records of the initial proceeding that were the basis of a finding of probable cause are subject to the public disclosure requirements of chapter 42.17 RCW."

²"If a hearing is then held, the hearing is open to the public and all of the records of the initial proceeding that provided the basis for the Commission's conclusion are to be made public."

³In this regard *In re Deming*, 108 Wn.2d 82, 89-94 (1987) admonishes at page 93:

Const. Art 4, § 31 (amend. 71) and RCW 2.64.110 indicate that confidentiality is the norm. RCW 2.64.110 expressly provides for contempt of court proceedings against those who leak or disclose confidential information. Indeed, statements by any person on the Commission or in its employ to the news media or to any other person not in the employ of the Commission concerning a matter under investigation and violative of the statute would not only be contempt of court but a breach of duty as an employee or member of the Commission.

⁴Thus, a complainant could also relate the substance of a complaint to a law enforcement official.)

Reviser's note: The typographical errors in the above material occurred in the copy filed by the Commission on Judicial Conduct and appear in the Register pursuant to the requirements of RCW 34.08.040.

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

WSR 00-24-077

PERMANENT RULES

DEPARTMENT OF AGRICULTURE

[Filed December 4, 2000, 2:45 p.m.]

Date of Adoption: November 30, 2000.

Purpose: This rule provides general regulations for the seed program at the Department of Agriculture. As required by the governor's executive order on regulatory improvement and agency policy, the proposed rule is updated and rewritten in a clear and usable format. Existing chapters of rules will be repealed and the significant language in those chapters is revised into three new proposed chapters of rules for the seed program, chapters 16-301, 16-302, and 16-303 WAC.

Citation of Existing Rules Affected by this Order:
Repealing chapters 16-300, 16-304, 16-313, 16-316, 16-317, 16-318, 16-493, 16-494, and 16-495 WAC.

Statutory Authority for Adoption: RCW 15.49.005, 15.49.081, 15.49.310, 15.49.370(3).

Other Authority: Chapter 17.24 RCW.

Adopted under notice filed as WSR 00-20-075 and 00-20-076 on October 3, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 3, Amended 0, Repealed 9.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 3, Amended 0, Repealed 9.

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

December 1, 2000

Jim Jesernig
Director

Chapter 16-301 WAC

GENERAL SEED REGULATIONS

NEW SECTION

WAC 16-301-005 General seed standards—Definitions. Definitions for terms used in this chapter and in chapters 16-302 and 16-303 WAC may be found in chapter 15.49 RCW, seed. For the purposes of these chapters, the following definitions shall apply unless otherwise provided for in law or rule:

"**Agricultural seed**" as defined in RCW 15.49.011(2) includes grass, forage, cereal, oil, fiber, and other kinds of crop seeds commonly recognized within this state as agricultural seeds, lawn seeds, and combination of such seeds, and may include common and restricted noxious weed seeds but not prohibited noxious weed seeds.

"**AOSA**" means the Association of Official Seed Analysts.

"**AOSCA**" means the Association of Official Seed Certifying Agencies.

"**Approved trial grounds**" means a specific parcel of land approved by the director for experimental or limited production or increase of bean seed.

"**Arbitration committee**" means the committee established by the director under RCW 15.49.101 to hear and make determinations in mandatory, nonbinding, arbitration cases.

"**Bean**" means common beans and adzuki beans.

"Blend" as defined in RCW 15.49.011(3) means seed consisting of more than one variety of a species, each in excess of five percent by weight of the whole.

"Blending" as related to this chapter shall be the process of commingling two or more lots of seed to form one lot of uniform quality.

"Buyer" means a person who purchases seeds.

"Chairperson" means the person selected by the arbitration committee from among their numbers to preside.

"Certifying agency" as defined in RCW 15.49.011(5) means:

(a) An agency authorized under the laws of any state, territory, or possession to certify seed officially and which has standards and procedures approved by the United States secretary of agriculture to assure the genetic purity and identity of the seed certified; or

(b) An agency of a foreign country determined by the United States Secretary of Agriculture to adhere to procedures and standards for seed certification comparable to those adhered to generally by seed-certifying agencies under (a) of this subsection.

"Common bean" means *Phaseolus vulgaris* L.

"Complete record" means information which relates to the origin, treatment, germination and purity (including variety) of each lot of seed. Records include seed samples and records of declaration, labels, purchases, sales, cleaning, bulking, treatment, handling, storage, analyses, tests and examinations.

"Dealer" as defined in RCW 15.49.011(7) means any person who distributes seeds.

"Department" as defined in RCW 15.49.011(8) means the Washington state department of agriculture or its duly authorized representative.

"Director" as defined in RCW 15.49.011(9) means the director of the department of agriculture.

"Field standards" means the tolerances permitted as determined by established field inspection procedures.

"Fiscal year" means the twelve-month period July 1 through June 30.

"Flower seeds" as defined in RCW 15.49.011(11) include seeds of herbaceous plants grown for their blooms, ornamental foliage, or other ornamental parts, and commonly known and sold as flower seeds in this state.

"Germination" as defined in RCW 15.49.011(13) means the emergence and development from the seed embryo of those essential structures which, for the kind of seed in question, are indicative of the ability to produce a normal plant under favorable conditions.

"Interagency certification" means the participation of two or more official certifying agencies in performing the services required to certify the same lot or lots of seed.

"Isolation standards" means the distance in feet from any contaminating source (i.e., distance from other fields of same species).

"Label" as defined in RCW 15.49.011(18) includes a tag or other device attached to or written, stamped, or printed on any container or accompanying any lot of bulk seeds purporting to set forth the information required on the seed label

by chapter 15.49 RCW, and may include other information including the requirement for arbitration.

"Land standards" means the number of years that must elapse between the destruction of a stand of a kind, and establishment of a stand of a specified class of a variety of the same kind (i.e., number of years out of production of same crop kind).

"Mixture, mixed or mix" as defined in RCW 15.49.011(22) means seed consisting of more than one species, each in excess of five percent by weight of the whole.

"Nursery" means an area of two acres or less in which grass for seed production is seeded in rows with twenty-four inch minimum spacing to facilitate roguing.

"O.E.C.D." means the Organization for Economic Cooperation and Development certification scheme.

"Off-type" means a plant or seed which deviates in one or more characteristics from that which has been described as being usual for the strain or variety.

"Official certificate" means a document issued by an official testing agency including but not limited to seed certification tags, bulk seed certification certificates, phyto-sanitary certificates, laboratory sanitary certificates, and other letters, tags, stamps, or similar documents certifying seed quality or condition.

"Official sample" as defined in RCW 15.49.011(23) means any sample taken and designated as official by the department.

"Official seed laboratory" means a seed testing laboratory approved by the director, such as, but not limited to, Washington State Seed Laboratory, 21 N 1st Avenue, Yakima, Washington; and Oregon State Seed Laboratory, Oregon State University, Corvallis, Oregon.

"Origin" means the county within the state of Washington, or the state, territory, or country where a specific seed lot was grown.

"Person" as defined in RCW 15.49.011(26) means an individual, partnership, corporation, company, association, receiver, trustee or agent.

"Proprietary variety" means that crop variety for which a person has exclusive production and/or marketing rights.

"Representative sample" means a sample drawn in accordance with sampling procedures adopted in WAC 16-301-095.

"Seeds" as defined in RCW 15.49.011(33) means agricultural or vegetable seeds, or other seeds as determined by rules adopted by the department. The word seed or seeds as used in this chapter shall include all propagating materials.

"Seed labeling permit" means a permit issued by the department pursuant to RCW 15.49.400 to a person labeling seed for distribution in this state.

"Seed program advisory committee" means a committee of representatives from the small grains, pea, lentil, bean, vegetable, small seeded legumes, and grass seed industries selected by the program manager in consultation with the industry.

"Seed standards" means the tolerances permitted as determined by established seed inspection procedures.

"Serology" means precipitation, agglutination, immunodiffusion, or labeled antibody test methods (such as ELISA) that use the specificity of antigen-antibody reactions to detect and identify antigenic substances and the organisms such as viruses and bacteria that carry viruses.

"Stock seed" means breeders, prebasic, or like initial generation of seed.

"Sudangrass" means *Sorghum bicolor x drummondii*.

"University" means the Washington State University.

"USDA" means the United States Department of Agriculture.

"Vegetable seeds" as defined in RCW 15.49.011(38) include the seeds of all crops that are grown in gardens and on truck farms and are generally known and sold under the name of vegetable or herb seeds in this state.

"WSCIA" means the Washington State Crop Improvement Association.

NEW SECTION

WAC 16-301-010 What publications are adopted in chapters 16-301, 16-302, and 16-303 WAC and where can they be obtained? (1) The AOSCA rules and procedures for certification adopted in the year 2000. A copy may be obtained by writing; AOSCA, 600 Watertower Lane, Suite D, Meridian, Idaho 83642-6286.

(2) The AOSA rules for testing seed adopted in the year 2000. A copy may be obtained by contacting the administrative office for AOSA at McBride and Associates, Inc., P.O. Box 80705, Lincoln, NB 68501-0705.

(3) The Federal Seed Act and Code of Federal Regulations (CFR) Part 201 as revised January 1, 1998. A copy may be obtained by writing to the USDA, AMS, Washington, D.C. 20250.

NEW SECTION

WAC 16-301-011 What are the functions of the seed program advisory committee? The seed program advisory committee shall meet at least annually and make recommendations to the department regarding the objectives of the seed program. The review should include a review of the regulatory activities and program expenditures.

PART 1 - SEED LABELING

NEW SECTION

WAC 16-301-015 Seed labeling requirements for agricultural, vegetable, and flower seeds. (1) Each container of agricultural, vegetable or flower seeds, that is sold, offered or exposed for sale, or transported within this state for sowing purposes, must bear or have attached to the container a plainly written or printed label or tag in the English language; and

(a) The label provides information required in WAC 16-301-060 through 16-301-085 on treated seeds in addition to the information required in subsection (2) of this section; and

(b) The label is placed in a conspicuous manner on the seed container; and

(c) The printed label or tag is not modified or denied in the labeling or on any label attached to the seed container.

(2) Each container of agricultural, vegetable or flower seeds, that is sold, offered or exposed for sale, or transported within this state for sowing purposes must bear "*Requirement for arbitration - The Washington State Seed Act, chapter 15.49 RCW, requires mandatory arbitration of disputes involving allegedly defective seed. See chapter 16-301 WAC or contact the Washington State Department of Agriculture, Seed Program, (509) 225-2630,*" on:

(a) The analysis tag; or

(b) A separate tag or label attached securely to each container; or

(c) Printed in a conspicuous manner on the side of each container; or

(d) Alternate wording may be approved in writing by the department to meet the needs of the industry.

(3) Except for grass seed mixtures, and hybrids that contain less than ninety-five percent hybrid seed, the label for agricultural seeds must contain the following information:

(a) The name of the kind and variety of each agricultural seed present in excess of five percent of the whole and the percentage by weight of each or if the variety is not listed with the certifying agency, the name of the kind and the words, "*variety not stated.*" Hybrids must be labeled as hybrids; and

(b) The lot number or other lot identification; and

(c) The origin state or foreign country, if known. If the origin is not known, that fact shall be stated on the label; and

(d) The percentage, by weight, of all weed seeds present. The maximum weed seed content may not exceed two percent by weight; and

(e) The name and rate of occurrence in seeds per pound of each kind of restricted noxious weed seed present; and

(f) The percentage by weight of agricultural seeds, which may be designated as "crop seeds," other than those required to be named on the label; and

(g) The percentage by weight of inert matter; and

(h) The percentage of seed germination, exclusive of hard seed, and the percentage of hard seed, if present, or "total germination and hard seed" as a single percentage; and

(i) The calendar month and year the seed germination test was completed to determine such percentages; and

(j) The name and address of the person who labels, sells, offers, or exposes for sale seed within this state.

(4) For seed that is coated the label must also contain the following:

(a) The percentage of pure seed with coating material removed;

(b) The percentage of coating material shown as a separate item in close association with the percentage of inert material;

(c) The percentage of germination as determined on four hundred coated seed pellets, with or without seeds.

NEW SECTION

WAC 16-301-020 Other labeling requirements for small grain, field pea, lentil, and/or soybean seed. In addition to the information required on the label in WAC 16-301-015, the following requirements also apply:

(1) Small grain seed - labels for small grain seed must include the following information:

(a) Each variety (e.g., Nugaines), whether the variety is typically a winter or spring sown variety, and kind (e.g., wheat); or may not be shown if the label conspicuously shows the words "typical sowing season not stated";

(b) A tetrazolium test may be used in lieu of germination if the label states "Tetrazolium. . .%," and that a germination test of the lot is in process and shall be made available to the purchaser when completed. The label shall also show the calendar month and year the tetrazolium test was completed.

(2) Small grain, field pea, lentil, and/or soybean seed - the following shall apply for labeling of small grain, field pea, lentil, and/or soybean seed:

(a) When seed is distributed in bulk the required label information must be on the invoice or other document accompanying the distribution of the seed;

(b) The seed labeling registrant may provide the required label information as a guaranteed analysis at the time of distribution if the label, invoice, or other document accompanying the seed states "guaranteed analysis," and the results of a purity and germination test of a representative sample are made available to the purchaser no later than thirty days following the initial distribution of the lot;

(c) Seed held in storage for bulk distribution or invoice labeling, shall be plainly identified on the storage unit(s) with the required label information;

(d) Small grain, field pea, lentil, and/or soybean seed is deemed mislabeled if the seed contains restricted noxious weed singly or collectively in excess of 100 per pound.

NEW SECTION

WAC 16-301-025 Special requirements for labeling of vegetable and flower seed as prepared for use in the home. In addition to the information required on the label in WAC 16-301-015, the following requirements also apply to vegetable and flower seed as prepared for use in home:

(1) **Vegetable seeds in packets or preplanted devices** - labeling for vegetable seeds in packets as prepared for use in home gardens or household plantings or vegetable seeds in preplanted containers, mats, tapes, or other planting devices must include the following information:

(a) The year in which the seed was packed for sale as "packed for planting in . . ." or the percentage germination and the calendar month and the year the test was completed to determine that percentage;

(b) Label for seeds which germinate less than the standard established under the provisions of chapter 15.49 RCW must include the following:

(i) Percentage of germination, exclusive of hard seed;

(ii) Percentage of hard seed, if present;

(iii) The words "below standard" in not less than eight-point type;

(c) For seeds placed in a germination medium, mat, tape, or other device in such a way as to make it difficult to determine the quality of seed without removing the seed from the medium, mat, tape or device, a statement to indicate the minimum number of seeds in the container.

(2) **Vegetable seeds in containers** - the labeling requirements for vegetable seeds in containers, other than packets prepared for use in home gardens or household plantings and other than preplanted containers, mats, tapes, or other planting devices, is considered met if the seed is weighed from a properly labeled container of more than one pound in the presence of the purchaser.

(3) **Flower seeds in packets or preplanted devices** - labeling for flower seeds in packets prepared for use in home gardens or household plantings or flower seeds in preplanted containers, mats, tapes, or other planting devices must include the following information:

(a) For all kinds of flower seeds:

(i) The name of the kind and variety or a statement of the kind and performance characteristics as prescribed in chapter 15.49 RCW and rules adopted thereunder;

(ii) The calendar month and year the seed was tested or the year for which the seed was packaged;

(b) Labels for seeds of those kinds for which standard testing procedures are prescribed and which germinate less than the germination standard established under the provisions of chapter 15.49 RCW must include the following:

(i) The percentage of germination exclusive of hard seeds;

(ii) The words "below standard" in not less than eight-point type.

NEW SECTION

WAC 16-301-030 Exemptions for small grain, field pea, lentil and/or soybean seed. (1) Small grain, field pea, lentil, and/or soybean seed distributed in packaged form to a wholesaler or a commercial grower for the grower's own use and accompanied by an invoice or other document containing the labeling information required in this chapter may attach labels containing information required in treated seed label requirements listed in WAC 16-301-060 through 16-301-085; and the net weight of the seed if the purchaser has knowledge of, and consents to, the invoice labeling. Small grain seed labels must also contain information in WAC 16-301-020 (1)(a).

(2) When small grain, field pea, lentil, and/or soybean seed is needed for immediate planting, a purchaser may waive the seed analysis information requirement for the purchase by completion of the following waiver:

CUSTOMER WAIVER AFFIDAVIT

Date

.....
.....
.....
.....

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(Seed Dealer's Name and Address)

I,, because of an emergency need for seed, am waiving my rights as provided in RCW 15.49.021 to receive the germination and purity information required in chapter 16-301 WAC on lot(s) purchased on: *Provided*, That within thirty days, the supplier provides the above information to me in writing.

.
(Customer's Signature)

- (7) The percentage by weight of inert matter.
- (8) The percentage, by weight, of all weed seeds present. The maximum weed seed content may not exceed two percent by weight.
- (9) For each agricultural seed named under subsection (3) of this section:
 - (a) The percentage of germination, exclusive of hard seed.
 - (b) The percentage of hard seed, if present.
 - (c) The calendar month and year of the most recent test completed to determine such percentages.
- (10) The name and address of the person who labels, or sells, offers, or exposes the seed for sale within this state.

NEW SECTION

WAC 16-301-035 Labeling requirements for agricultural and vegetable hybrid seed that contains less than ninety-five percent hybrid seed. The labeling for agricultural and vegetable hybrid seed that contains less than ninety-five percent hybrid seed must include the following:

- (1) The lot number or other lot identification.
- (2) The origin state or foreign country, if known. If the origin is not known, that fact must be stated.
- (3) The kind or variety labeled as "hybrid" except that varieties in which pure seed contain less than seventy-five percent hybrid seed may not be labeled as hybrids.
- (4) The percent which is hybrid labeled parenthetically in direct association following named variety; i.e., Comet (eighty-five percent hybrid).
- (5) The calendar month and year of a germination test of pure live seed or the year in which the seed was packaged.
- (6) The percentage by weight of inert matter.
- (7) The percentage, by weight, of all weed seeds present. The maximum weed seed content may not exceed two percent by weight.
- (8) The name and address of the person who labels seed, or sells, offers, or exposes the seed for sale within this state.

NEW SECTION

WAC 16-301-040 Labeling—Requirements for seed mixtures for lawn and/or turf purposes. The labeling of seed mixtures for lawn or turf purposes must include the following:

- (1) The lot number or other lot identification.
- (2) The origin state or foreign country, if known. If the origin is not known, that fact shall be stated on the label.
- (3) The word "mixed" or "mixture" stated with the name of the mixture.
- (4) The heading "pure seed" and "germination" or "germ" used in the proper places.
- (5) The commonly accepted name of kind or kind and variety of each agricultural seed component in excess of five percent of the whole, and the percentage by weight, in columnar form, of pure seed in order of its predominance.
- (6) The percentage by weight of agricultural seed other than those required to be named on the label which shall be designated as "crop seed." If the mixture contains no crop seed, the statement, "contains no other crop seed," may be used and may be flagged.

NEW SECTION

WAC 16-301-045 Prohibited noxious weed seeds. Prohibited noxious weed seeds are the seeds of weeds which when established are highly destructive, competitive and/or difficult to control by cultural or chemical practices. Seed is deemed mislabeled if the seed consists of or contains any of the prohibited noxious weed seeds listed below. For the purpose of seed certification, see WAC 16-302-100 for the list of prohibited noxious weeds.

ENGLISH OR COMMON NAME	BOTANICAL OR SCIENTIFIC NAME
Austrian fieldcress	<i>Rorippa austriaca</i> (Crantz) Bess.
Field bindweed	<i>Convolvulus arvensis</i> L.
Hedge bindweed	<i>Convolvulus sepium</i> L.
Bladder campion (only in timothy- <i>Phleum pratense</i>)	<i>Silene cucubalus</i>
Camelthorn	<i>Alhagi camelorum</i> Fisch.
Canada thistle	<i>Cirsium arvense</i> (L.) Scop.
Hairy whitetop	<i>Cardaria pubescens</i> (C.A. Mey.)
Hoary cress	<i>Cardaria draba</i> (L.) Desv.
Jointed goatgrass (only in small grain)	<i>Aegilops cylindrica</i>
Knapweed complex (including bighead, Vochin, black, diffuse, meadow, Russian, spotted knapweeds Purple starthistle)	<i>Centaurea macrocephala</i> , <i>Centaurea nigrescens</i> , <i>Centaurea nigra</i> , <i>Centaurea diffusa</i> , <i>Centaurea jacea</i> x <i>nigra</i> , <i>Centaurea repens</i> , <i>Centaurea maculosa</i> , <i>Centaurea calcitrapa</i>
Leafy spurge	<i>Euphorbia esula</i> L.
Perennial pepperweed	<i>Lepidium latifolium</i> L.
Perennial sowthistle	<i>Sonchus arvensis</i> L.

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Quackgrass	<i>Elytrigia repens</i>
Serrated tussock	<i>Nassella trichotoma</i>
Sorghum perennial such as, but not limited to, johnsongrass, sorghum almum, and perennial sweet sudangrass	<i>Sorghum spp.</i>
Tansy ragwort	<i>Senecio jacobaea L.</i>
Velvetleaf	<i>Abutilon theophrasti</i>
White cockle (only in timothy- <i>Phleum pratense</i>)	<i>Lychnis alba</i>
Yellow-flowering skeleton weed	<i>Chondrilla juncea L.</i>
Yellow starthistle	<i>Centaurea solstitialis L.</i>

St. Johnswort	<i>Hypericum perforatum L.</i>
Dalmation toadflax	<i>Linaria dalmatica (L.) Mill.</i>
Yellow toadflax	<i>Linaria vulgaris Hill.</i>
Western ragweed	<i>Ambrosia psilostachya DC.</i>
Wild mustard	<i>Sinapis arvensis subsp. arvensis</i>
Wild oat	<i>Avena fatua L.</i>

NEW SECTION

WAC 16-301-055 Tolerances for seed law enforcement. Tolerances for seed law enforcement shall be in accord with the code of federal regulations, C.F.R. Title 7, Section 201 as revised January 1, 1998 and/or those adopted by the Association of Official Seed Analysts, as amended on October 1, 2000, except for the tolerances for prohibited noxious and restricted noxious weed seed which shall be as the Washington state seed law specifies for labeling.

TREATED SEED LABELING REQUIREMENTS

NEW SECTION

WAC 16-301-060 Treated seed labeling requirements. For all seed that meets the definition of treated seed contained in RCW 15.49.011, the Washington State Seed Act, there shall be conspicuously shown on the analysis tag or label, or on a separate tag or label, attached to each container, or printed in a conspicuous manner on the side or top of each container the following:

- (1) A word or statement indicating that the seed has been treated.
 - (2) The commonly accepted coined, chemical, or abbreviated chemical (generic) name of the applied substance or description of the process used.
 - (3) The information required in WAC 16-301-065 through 16-301-085.
- For bulk seed shipment, the information shall appear on the invoice or other document accompanying and pertaining to each shipment.

NEW SECTION

WAC 16-301-065 Labeling requirements for seed treated with mercurials and similarly toxic pesticides. Seeds treated with a mercurial or similarly toxic pesticide, if any amount remains on or in the seed, shall be labeled with the skull and crossbones and a statement such as: "This seed has been treated with POISON," "treated with POISON," "POISON treated," or "POISON" with the word "POISON" in red on a contrasting background. The word "POISON" shall appear in not less than 8 point type, and the skull and crossbones shall not be less than twice the size of the type used for information required to be on the label. In making this determination, the department shall be guided by the labeling registered by the Environmental Protection Agency and/or Washington State Department of Agriculture on the pesticide being used and by

NEW SECTION

WAC 16-301-050 Restricted noxious weed seeds.

Restricted (secondary) noxious weed seeds are the seeds of weeds which are objectionable in fields, lawns, and gardens of this state, but which can be controlled by cultural or chemical practices. Seed is deemed mislabeled if it consists of or contains any of the restricted noxious weed seeds listed below in excess of the number declared on the label. For the purpose of seed certification, see WAC 16-302-105 for the list of objectionable weeds.

ENGLISH OR COMMON NAME	BOTANICAL OR SCIENTIFIC NAME
Blackgrass	<i>Alopecurus myosuroides</i>
Blue lettuce	<i>Lactuca tatarica subsp. pulchella</i>
Docks and Sorrel	<i>Rumex spp.</i>
Dodder	<i>Cuscuta spp.</i>
Dyers woad	<i>Isatis tinctoria</i>
Field pennycress (fanweed)	<i>Thlaspi arvense</i>
Field sandbur	<i>Cenchrus incertus</i>
Gromwell (only in small grain)	<i>Buglossoides arvensis</i>
Halogeton	<i>Halogeton glomeratus C.A. Mey.</i>
Medusahead	<i>Taeniatherum capa-medusa subsp. caputmedusae</i>
Plantains	<i>Plantago spp.</i>
Poverty weed	<i>Iva axillaris Pursh.</i>
Puncturevine	<i>Tribulus terrestris L.</i>

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the requirements of the Federal Seed Act, as revised January 1, 1998.

NEW SECTION

WAC 16-301-070 Labeling requirements for seed treated with other pesticides. Seed treated with pesticides, other than those referred to in WAC 16-301-065, shall be labeled with an appropriate caution statement in not less than eight point type, such as: "Treated seed - do not use for food, feed, or oil purposes" and shall contain other appropriate caution statements as required on the Environmental Protection Agency and/or Washington State Department of Agriculture registered pesticide label of the seed treatment being used.

NEW SECTION

WAC 16-301-075 Treated seed color requirement. Seeds of small grains and other products such as peas and beans normally used for feed or for human consumption must, when treated with a pesticide, be colored so as to be readily discernible as having been so treated.

NEW SECTION

WAC 16-301-080 Labeling requirements for seed treated with inoculates. If seed is treated with an inoculant, the date beyond which the inoculant is not to be considered effective (date of expiration) shall be shown on the label.

NEW SECTION

WAC 16-301-085 Examples of minimum label formats for treated seed. Examples of minimum label formats for treated seed are as follows:

- (1) Mercurial or similarly toxic pesticides:

Treated with
Endrin
POISON (in red) (illus.)

- (2) Other pesticides:

Treated with
Captan
Caution: Treated seed - do not use for food, feed, or oil.

- (3) Additional information may be shown, such as rate of application, antidote, specific purpose of treatment, etc., provided such information is not false or misleading.

GERMINATION STANDARDS

NEW SECTION

WAC 16-301-090 Germination standards for vegetable seeds. The germination standards for vegetable seeds are as follows:

	Percent*		Percent*
Artichoke	60	Leek	60
Asparagus	70	Lettuce	80
Beans (except Lima)	75	Muskmelon	75
Beans (Lima)	70	Mustard	75
Beets	65	Okra	50
Broccoli	75	Onion	70
Brussels Sprouts	70	Parsley	60
Cabbage	75	Parsnip	60
Carrot	55	Pea	80
Cauliflower	75	Pepper	55
Celery and Celeraic	55	Pumpkin	75
Chicory	65	Radish	75
Citron	65	Rhubarb	60
Collards	80	Rutabaga	75
Corn	75	Salsify	75
Cornsalad	70	Sorrel	60
Cress, garden	40	Spinach (except New Zealand)	60
Cress, water	25	Spinach (New Zealand)	40
Cucumber	80	Squash	75
Dandelion	45	Swiss Chard	65
Eggplant	60	Tomato	75
Endive	70	Tomato, husk	50
Kale	75	Turnip	80
Kohlrabi	75	Watermelon	70

*Including hard seeds when present.

NEW SECTION

WAC 16-301-095 Sampling—Administration of the Washington State Seed Act. (1) The official sampling procedure for sampling all seed is as follows:

(a) In order to secure a representative sample, equal portions must be taken from evenly distributed parts of the quantity of seed to be sampled. Access must be allowed to all parts of that quantity.

(b) For free-flowing seed in bags or bulk, a probe or trier is used. For small free-flowing seed in bags, a probe or trier long enough to sample all portions of the bag or container must be used.

(c) Nonfree-flowing seed, such as certain grass seed, uncleaned seed, or screenings, difficult to sample with a probe or trier, are sampled by thrusting the hand into the bulk and withdrawing representative portions.

(d) Composite samples must be obtained to determine the quality of a lot of seed, such as the percentages of pure

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seed, other crop seed, weed seed, inert matter, noxious weed seed, germination, varietal purity, freedom from disease, and effectiveness of seed treatment. Individual bag samples may be obtained to determine whether the seed is of uniform quality.

(2) Sampling equipment. The trier must be designed so that it will remove an equal volume of seed from each part of the bag through which the trier travels. Unless the trier has partitions in the seed chamber, it must be inserted into the bags horizontally.

(3) Obtaining representative samples.

(a) For lots of one to six bags, sample each bag and take a total of at least five cores or handfull.

(b) For lots of more than six bags, sample five bags plus at least ten percent of the number of bags in the lot. (Round numbers with decimals to the nearest whole number.) Regardless of the lot size, it is not necessary to sample more than thirty bags.

Examples:

No. bags in lots	7	10	23	50	100	200	300	400
No. bags to sample	6	6	7	10	15	25	30	30

(c) For sampling bulk seed to obtain a composite sample, take at least as many cores or handfull as if the same quantity of seed were in bags of an ordinary size. Take the cores or handfull from well-distributed points throughout the bulk.

(d) Seed in small containers must be sampled by taking entire unopened container in sufficient numbers to supply a minimum size sample as required in subsection (4) of this section. The contents of a single container or the combined contents of multiple containers of the same lot must be considered representative of the entire lot of seed sampled.

(4) Minimum weights of seed samples are defined in chapter 16-303 WAC, Schedule of testing, certification and other fees.

PART 2 - SEED ARBITRATION

NEW SECTION

WAC 16-301-100 Matters subject to mandatory arbitration. A civil dispute is subject to arbitration under these rules if it involves a claim of damage caused by the failure of any seed covered by the provisions of chapter 15.49 RCW, seeds, to perform as represented on the required label, by warranty, or as a result of negligence. This arbitration is a prerequisite to maintaining a legal action against the dealer of the seed. All the following conditions must be met:

(1) The parties have not agreed to submit the dispute to arbitration and to be bound by the arbitration award.

(2) The claim or counterclaim where relief is sought is, or includes, a monetary amount in excess of two thousand dollars.

(3) Any statutory period of limitations with respect to such claim had not expired.

NEW SECTION

WAC 16-301-105 Filing of a complaint for arbitration. To submit a demand for mandatory arbitration, a buyer shall make and file with the director of the department a sworn complaint against the seed dealer.

(1) Such complaint shall contain:

(a) A statement setting forth the nature of the claim and damages.

(b) The dollar amount involved in the claim.

(c) The remedy sought.

(2) The complaint must be accompanied by a filing fee of one hundred dollars to cover the costs of processing the complaint.

(3) The buyer shall send the dealer that is the subject of the complaint a copy of the complaint by registered mail.

NEW SECTION

WAC 16-301-110 Requirement to respond to complaint. Within twenty days within receipt of the sworn complaint, the seed dealer shall file an answer to the complaint with the director by United States registered mail.

(1) If no answer is filed within the stated time:

(a) It will be deemed that the claim is denied.

(b) The failure to file a timely response will be recorded and made a part of the official record.

(2) Failure to file a timely response shall not operate to delay the arbitration process.

NEW SECTION

WAC 16-301-115 Acceptance of filing by telefax. Complaints, responses to complaints, counterclaims and other communications from parties to the dispute to the committee may be transmitted electronically by telefax except where this chapter specifically requires transmission by registered mail. Such transmissions shall be regarded with the same validity as if sent by United States mail.

NEW SECTION

WAC 16-301-120 Arbitration committee. The director shall create a seed arbitration committee composed of five members, including the director, or a department of agriculture employee as his or her designee, and four members. Four alternates shall also be appointed by the director according to the requirements of RCW 15.49.111.

(1) Each alternate member shall serve only in the absence of the member for whom the person is an alternate.

(2) The arbitration committee shall elect a chairperson and a secretary from among its members.

(a) The chairperson shall conduct meetings and deliberations of the committee and direct its other activities.

(b) The secretary shall keep accurate records of all meetings and deliberations and perform other duties as assigned by the chairperson.

(3) The committee shall be called into session at the direction of the director or the chairperson.

(4) The members of the committee shall receive no compensation for their duties but shall be reimbursed for travel expenses according to established state travel and per diem rates. Expense reimbursement shall be borne equally by the parties to the arbitration.

(5) A committee member, delegated with investigative responsibilities outside of the hearing under WAC 16-318-395, may not participate in making the final decision and award.

NEW SECTION

WAC 16-301-125 Referral to arbitration committee.

Within fifteen days of the receipt of the answer or forty-five days of the receipt of a complaint, the director shall refer the claim to the seed arbitration committee established by RCW 15.49.101 for investigation, finding and recommendation. The buyer and seller shall be notified by certified mail:

(1) That the claim has been submitted to the arbitration committee.

(2) The names of the members of the arbitration committee and the alternates. Within ten days after receipt of notification from the director, either buyer or seller may petition the director that a member of the arbitration committee be disqualified for cause and replaced by an available alternate member: Provided, That either buyer or seller may petition the director at any time during the process upon discovering facts that establish grounds for disqualification. Such decision shall be solely at the discretion of the director.

(3) No person may serve on the committee in any arbitration where he or she has a financial or personal interest in the result of the arbitration unless the parties, in writing, waive such disqualification.

NEW SECTION

WAC 16-301-130 Scheduling of hearing. The chairperson of the arbitration committee shall fix the time and place for each hearing and shall notify each party in writing of the scheduled hearing at least seven days in advance of the hearing date.

(1) Such notice shall include:

(a) The names and addresses of the parties to whom notice has been given.

(b) The address and telephone number of the chairperson of the arbitration committee.

(c) The names and addresses of the members of the arbitration committee.

(d) The date, time, place, and subject of the hearing.

(e) A statement of the legal authority under which the hearing is being held including the sections of statute and rules involved.

(2) To the extent possible, the chairperson of the arbitration committee shall attempt to schedule the hearing at a time and place mutually agreeable to the parties: Provided, That if a mutually agreeable time and place cannot be found, the chairperson may set the time and place.

(3) The chairperson of the committee may allow all or a part of the hearing to be conducted by telephone, or other electronic means when the rights of the parties will not be

prejudiced thereby and each party has an opportunity to participate.

NEW SECTION

WAC 16-301-135 Representation by counsel. Any party in the arbitration may be represented by counsel. A party intending to be so represented shall notify the other party and the committee chairperson of the name and address of the counsel at least three days in advance of the hearing at which the counsel is first scheduled to appear. When arbitration is initiated on behalf of a buyer by counsel or when a dealer replies through a counsel, such notice shall be deemed to have been given. The director shall make provision for legal support through the office of the attorney general, as requested by the arbitration committee.

NEW SECTION

WAC 16-301-140 Waiver of oral hearing. The parties may provide, by written agreement submitted to the chairperson, that the hearing shall be conducted on the pleadings submitted without oral argument or testimony.

NEW SECTION

WAC 16-301-145 Record of the hearing. The secretary of the arbitration committee shall maintain summary minutes of the hearing and shall provide for a recording of all oral proceedings. Any party may request copies of all recordings or transcription of testimony. The costs of duplication, transcription and mailing shall be entirely borne by the requesting party.

NEW SECTION

WAC 16-301-150 Attendance at hearings. The hearing shall be open to the parties to the dispute and other persons having a financial interest. The committee chairperson shall have the authority to require that any witness or witnesses retire from the hearing during the testimony of other witnesses. The admission of other persons to the arbitration hearing shall be at the discretion of the chairperson of the arbitration committee.

NEW SECTION

WAC 16-301-155 Committee investigation. Upon referral of a complaint for investigation to the committee, the arbitration committee shall make a prompt and full investigation by the proceedings specified in this chapter of the matters in the complaint, and report its award to the director within sixty days of such referral, unless the parties in the dispute agree in writing to the chairperson to a later date: Provided, That if the committee decides to grow a representative sample of the seed that sixty-day period shall be extended an additional thirty days.

NEW SECTION

WAC 16-301-160 Evidence. The parties may produce such evidence as they desire and such additional evidence as the arbitration committee may deem necessary to understand the dispute and determine an award. The committee shall be the judge of the admissibility and relevance of all evidence offered. Conformity to strict legal rules of evidence shall not be required. All evidence shall be taken in the presence of the parties concerned, except where a party has waived that right or is absent after receiving proper notice.

NEW SECTION

WAC 16-301-165 Evidence by affidavit. Evidence may be submitted for consideration of the arbitration committee in the form of witness by affidavit. The committee shall consider such evidence and give to it only such weight as the committee deems appropriate after consideration of any objections made to its admission. All parties shall be entitled to examine such documents and shall be entitled to a copy upon request and payment of duplication and mailing costs.

NEW SECTION

WAC 16-301-170 Discovery. Use of discovery is limited in mandatory arbitration cases.

(1) The following types of discovery may be requested of the arbitration committee:

- (a) Deposition.
- (b) Written interrogatories.
- (c) Request for production of documents.

(2) The arbitration committee may allow and condition use of discovery on a showing of necessity and an unavailability by other means.

NEW SECTION

WAC 16-301-175 Arbitration in the absence of a party. The arbitration may proceed in the absence of any party who, after due notice, fails to be present or fails to request an adjournment or postponement. An award may not be made solely on the failure to appear. The arbitration committee, in these cases, shall require the party who is present to present such evidence or information as the committee deems necessary to determine an award.

NEW SECTION

WAC 16-301-180 Order of proceedings. When an oral hearing is held, the order of procedure for conducting arbitration hearings shall be as follows:

(1) The chairperson shall open the hearing on behalf of the committee stating the place, time and date of the hearing; the members of the arbitration committee and the parties to the arbitration and their counsel, if any; and recital of the buyer's claim, any counterclaim, and the dealer's response, if any.

(2) The parties shall have the opportunity to present an opening statement.

(3) The complaining party shall have the opportunity to present the claim for damages, the proof and witnesses and shall submit to questions and other examination by the arbitration committee.

(4) The defending party shall present the defense and his or her proof including witnesses and shall submit to questions or other examination by the arbitration committee.

(5) Each party shall have the right of cross-examination.

(6) The arbitration committee may vary this procedure: *Provided*, That both parties are provided a full and equal opportunity to present their evidence and proofs.

(7) The names and addresses of all witnesses shall be recorded and made a part of the record.

(8) Both parties shall have an opportunity to present a summary statement.

NEW SECTION

WAC 16-301-185 Expert evidence and performance tests. The committee may delegate one of its members to seek advice from experts in the seed industry and/or the seed inspection service of the department of agriculture or the Washington State Crop Improvement Association; may cause to be obtained and grow out a representative sample of the seed; may delegate a portion of the investigation to one of its members who reports back to the committee as a whole at the hearing; or may cause to be performed such other tests of seed quality as may be deemed necessary to render a decision. The results of any such investigation or tests shall be entered into the record at the arbitration hearing. The costs of any such tests necessary to determine an award shall be considered in the award.

NEW SECTION

WAC 16-301-190 Conservation of property. The chairperson, on behalf of the arbitration committee, may issue such orders as may be deemed necessary to safeguard the seed and/or the crop in the field that is the subject of the dispute without prejudice to the rights of the parties or to the final determination of the dispute.

NEW SECTION

WAC 16-301-195 Reopening of a hearing. An arbitration hearing may be reopened by the following:

(1) The chairperson of the arbitration committee with the assent of a majority of the committee members may reopen a hearing.

(2) A hearing may be reopened by the chairperson with assent of a majority of the committee upon petition of either party prior to the final committee report.

(3) A hearing may not be reopened if such action would cause the sixty-day time limit as defined in WAC 16-301-155 (ninety days with a grow out test) to be exceeded without the written consent of both parties.

NEW SECTION

WAC 16-301-200 Expenses. The expenses for witnesses for either side shall be borne entirely by the party producing such witnesses. The expenses of expert witnesses deemed necessary by the committee shall be borne by the department according to established state travel and per diem rates. The costs of grow out tests or other tests that may be required that exceed the amount of the filing fee may be allocated by the committee in making the award.

NEW SECTION

WAC 16-301-205 Arbitration committee report. The arbitration committee shall prepare a written report of its findings within the established time frames. The report shall include findings of fact and conclusions, the award and allocations as to costs, if any.

- (1) If a quorum is present, a simple majority of the arbitration committee shall be sufficient to make a decision.
 - (2) Any member disagreeing with an award may prepare a dissenting opinion and that opinion shall be included in the committee report.
 - (3) The report shall be sent to the director.
- The director shall promptly send copies of the report to the parties by registered mail.

NEW SECTION

WAC 16-301-210 Award upon settlement. If the parties to a dispute settle that dispute during the course of an arbitration, the committee, at the request of the parties, may set forth the terms of the agreed settlement in the award.

PART 3 - PHYTO-SANITARY FIELD INSPECTIONS

NEW SECTION

WAC 16-301-215 Definition of a phyto-sanitary certificate. A phyto-sanitary certificate is a certificate stating that a specific crop was inspected a predetermined number of times and a specified disease was not found; or a certificate is based on area surveillance stating that a specific disease, as far as known, does not occur in the area of production.

NEW SECTION

WAC 16-301-220 Apply for a phyto-sanitary field inspection. (1) On an application provided by the department seed program, a person requesting a phyto-sanitary field inspection must provide a list of the disease or diseases for which inspection is requested. Only one kind of crop is permitted on each application. Applications must be submitted to the department seed program before the due date along with the required fees. Refer to chapter 16-303 WAC for the appropriate fees.

(2) Due dates for phyto-sanitary applications for field inspections are as follows:

	(a) Western Washington	
(i)	Fall plantings	April 15
(ii)	Spring plantings	June 1
	(b) Eastern Washington	
	Fall plantings	April 15
(i)	Peas in Columbia Basin	May 15
(ii)	Peas East Highway 395 (Palouse)	June 15
(iii)	Beans	July 1
(iv)	All other crops	June 1

(3) Phyto sanitary applications for crops requiring a fall inspection are due 30 days prior to inspection time and not later than September 15.

(4) To be eligible for *Pseudomonas pisi*, phyto-sanitary field inspection for peas or other diseases based on area surveillance, the applicant must file a report with the department seed program listing acreage and general location (such as block and unit if possible) prior to May 1.

(5) Applications received after the due date are assessed a late fee. Acceptance of a late application is at the discretion of the certifying agency.

(6) Each applicant must submit applications and/or required reports stating diseases for which inspection is to be made and the number of inspections required and/or requested.

NEW SECTION

WAC 16-301-225 Land and production requirements for a seed phyto-sanitary field inspection. (1) For a seed field to be eligible for a phyto-sanitary field inspection, the field must:

(a) Prior to planting a bean field the seed used must be in compliance with the quarantine requirements found in chapter 16-301 WAC in order to be accepted for phytosanitary certification. Any phytosanitary field application submitted without proof of quarantine compliance will not be accepted into the program. Any field planted in violation of chapter 16-301 WAC will be subject to the procedures in WAC 16-301-435, 16-301-440, and 16-301-485.

(b) Not be planted to the same crop within the past three years if that crop was known to be contaminated with the specific disease or diseases listed in the application for phyto-sanitary field inspection;

(c) Have clean, cultivated boundaries.

(2) Excessive weeds, poor stands, lack of vigor, or any other condition which is likely to make inspection inaccurate may be cause for rejection.

(3) Additional land and/or production requirements for a phyto-sanitary field inspection may be adopted after consultation with industry representative and area specialist for the specific disease and/or crops listed in the phyto-sanitary field inspection application.

(4) The department may require a laboratory (serology) test and/or a greenhouse test or other testing methods.

(5) The combined results of a field inspection and laboratory (serology), greenhouse tests and/or other testing meth-

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ods, when required or available, may be used to determine final eligibility for a phyto-sanitary certificate.

(6) An official five pound sample is required from each ten thousand pounds of seed or portion thereof for serology testing.

NEW SECTION

WAC 16-301-230 Phyto-sanitary field inspection requirements for peas. (1) Specific diseases of peas for which a phyto-sanitary certificate will be issued are:

(a) *Pseudomonas pisi* (Sackett);

(b) Pea seed-borne mosaic virus - based on two field inspections.

(2) For pea seed to be eligible for a phyto-sanitary certificate stating freedom from *Pseudomonas pisi* (Sackett) the following applies:

(a) The seed field must be free of the disease as determined by the department with an area inspection of at least ten percent of the acreage. The department shall conduct a survey of county extension agents, extension pathologists, and plant pathologists at experiment stations and Washington State University.

(b) The applicant of a phyto-sanitary field inspection desiring production eligible seed must make inspections of the fields throughout the growing season. If symptoms of the disease are found, the finding must be immediately reported to the department seed program.

(c) At the end of the growing season, but not later than September 1, each applicant must file a report with the department seed program. The report must contain information on the field inspections made by the applicant during the growing season and whether the disease was observed.

(d) The field must be free of the disease as determined by the department with one field inspection made during the growing stage most optimum for detecting of the disease.

(3) For pea seed to be eligible for a phyto-sanitary certificate stating freedom from pea seed-borne mosaic virus, the field must be free of the disease as determined by the department with one inspection at two to four weeks after seedling emergence, and a second inspection one to two weeks before dry pod stage.

(4) The department recommends that breeding nurseries, isolation nurseries, and/or small seed-increase plots be entered for inspection for freedom from *Pseudomonas pisi* (Sackett).

NEW SECTION

WAC 16-301-235 Phyto-sanitary field inspection requirements for beans. (1) Specific bacterial diseases of beans for which phyto-sanitary certificates may be issued are:

(a) Halo blight - *Pseudomonas phaseolicola* (Burk.) Dows.

(b) Common bean blight - *Xanthomonas phaseoli* (E.F. Sm.) Dows.

(c) Fuscous blight - *Xanthomonas phaseoli* var. *fuscans* (Burk.)

(d) Bean bacterial wilt - *Corynebacterium flaccumfaciens* (Hedges) Dows.

(e) Or any varieties or new strains of these diseases.

(f) Brown spot disease - *Pseudomonas syringae*.

(g) Bean anthracnose - *Colletotrichum lindemuthianum*.

(h) Seed-borne viral diseases.

(2) For beans to be eligible for a phyto-sanitary certificate covering the bacterial diseases listed in subsection (1) of this section the following provisions apply:

(a) Common bean must be free of the diseases as determined by the department with a field inspection during the growing season and by a windrow inspection. A serology test and greenhouse test may be accepted in lieu of a windrow inspection at the discretion of the department.

(b) Pintos, red mexicans, pinks, great northerns, small whites, navy beans, and black turtle beans may be grown for an unlimited number of generations under rill or sprinkler irrigation.

(c) Kidney beans, cranberry types, Taylor horticultural, and Borlotto types may be grown for an unlimited number of generations under rill irrigation or for one generation under rill irrigation and, subsequently, for two generations under sprinkler irrigation. The fourth and unlimited subsequent generations may be grown and inspected with the same alternation of irrigation types.

(d) A field planted must be free of halo blight the previous two years of planting.

(e) Seed fields must be 1,320 feet from an incident of disease. The department recommends that equipment be disinfected between fields.

(3) At least two field inspections of beans are required for bacterial diseases listed in subsection (1) of this section:

(a) The first inspection is conducted by the department when factors effecting diseases are most evident.

(b) The second inspection is conducted by the department when the plants are in the windrow.

(4) All bean seed entered into the phyto-sanitary inspection program must comply with the bean seed quarantine rules. See chapter 16-301 WAC.

NEW SECTION

WAC 16-301-240 Phyto-sanitary field inspection requirements for other seed crops and diseases. (1) Phyto-sanitary certificates may be issued covering other seed crops and other diseases not listed in sections WAC 16-301-215 through 16-301-235 depending upon occurrence, symptoms, and hosts. Inspection procedures and requirements for issuing phyto-sanitary certificates are determined after consultation with area specialists.

(a) To be eligible for phyto-sanitary field inspection, a person must submit an application to allow adequate time to develop procedures and requirements.

(b) Only one field inspection will be provided unless it is determined that it is necessary to make inspections at different times during the growing season to detect symptoms of the disease in question.

PART 4 - QUARANTINES

ANNUAL BLUEGRASS QUARANTINE

NEW SECTION

WAC 16-301-245 Annual bluegrass quarantine—Establishing quarantine. The seeds of the weed known as annual bluegrass, *Poa annua* and its known strains, hereinafter referred to as annual bluegrass, are objectionable in grass seed; therefore, an annual bluegrass quarantine is established to prevent the introduction of annual bluegrass into grass seed production areas, to control seed stocks to be planted for further seed increase, and to assure grass seed growers of a source of seed stock for planting purposes which is tested for presence of annual bluegrass.

NEW SECTION

WAC 16-301-250 Annual bluegrass quarantine—Definitions. Definitions for terms in this chapter may be found in chapter 15.49 RCW and WAC 16-301-005, except for the purposes of WAC 16-301-255 through 16-301-295, the following definitions shall apply:

- (1) "Annual bluegrass" means *Poa annua* and all related subspecies and hybrids.
- (2) "Seed stock" means those seeds of grasses which are to be planted for seed increase or with intent of seed increase.
- (3) "Annual bluegrass analysis certificate" means a test report from an official seed laboratory showing freedom from annual bluegrass based on a ten gram sample for bentgrass or redtop; and a twenty-five gram sample for other grasses.
- (4) "Quarantine tag" means a tag issued by Washington state department of agriculture to be sealed to each bag showing said seed has met quarantine requirements.

NEW SECTION

WAC 16-301-255 Annual bluegrass quarantine—Regulated area. Areas regulated under the annual bluegrass quarantine include all areas of the state of Washington lying east of the Cascade Crest.

NEW SECTION

WAC 16-301-260 Annual bluegrass quarantine—Quarantine area. Areas quarantined under the annual bluegrass quarantine include all areas of the state of Washington lying west of the Cascade Crest and all areas outside of the state of Washington.

NEW SECTION

WAC 16-301-265 Annual bluegrass quarantine—Regulated articles. Articles regulated under the requirements of the annual bluegrass quarantine include seed stocks of all grass species.

NEW SECTION

WAC 16-301-270 Annual bluegrass quarantine—Conditions governing movement of regulated articles. (1) No seed stock may be shipped, transported, moved within, or into the annual bluegrass quarantine regulated area unless such seed stock is accompanied by a test report from an official laboratory showing said seed stock is free of annual bluegrass on the basis of a minimum ten gram analysis for bentgrass and a minimum of twenty-five gram analysis for other grasses except that seed stock found to contain annual bluegrass may be planted in the regulated area if planted in a nursery under an inspection program as established by the state department of agriculture.

(2) This quarantine shall not apply to seed sown for forage or turf.

(3) This quarantine shall not apply to:

(a) Experiments or trial grounds of the United States Department of Agriculture;

(b) Experiments or trial grounds of Washington State University experiment station; or

(c) Trial grounds of any person, firm, or corporation; provided said trial ground plantings are approved by the director and under supervision of technically trained personnel familiar with annual bluegrass control.

(4) Any person shipping, moving or transporting any seed stock for planting purposes in or into the regulated area that is not tagged with official "annual bluegrass quarantine" tags or a test report showing freedom of annual bluegrass as allowed in subsection (1) of this section must:

(a) State where and when seed stock can be sampled for the required annual bluegrass test; or

(b) Attach a copy of the official laboratory analysis showing freedom from annual bluegrass; or

(c) Submit a representative sample for testing.

NEW SECTION

WAC 16-301-275 Violations and penalty. Any person who violates the terms of the annual bluegrass quarantine rules may be subject to the criminal and/or civil penalties provided in chapters 15.49 and/or 17.24 RCW.

NEW SECTION

WAC 16-301-280 Annual bluegrass quarantine—Procedure for clearing. (1) Each person moving, shipping or transporting seed stock within or into the annual bluegrass quarantine regulated area must:

(a) Submit an official laboratory analysis of a representative sample showing freedom from annual bluegrass; or

(b) Submit a representative sample for testing.

(2) Upon receipt of an official laboratory analysis showing freedom from annual bluegrass, the department of agriculture shall tag each bag of those lots found free of annual bluegrass by the required test with "annual bluegrass quarantine" tag, stating said seed is eligible for planting in Eastern Washington.

NEW SECTION

WAC 16-301-285 Annual bluegrass quarantine—Seed stock containing annual bluegrass. Each lot of seed stock found to contain annual bluegrass must be placed under "stop sale" to be released only for shipment out of the quarantine area or for planting in nurseries of two acres or less under the supervision of, and approved by, an agent of the department of agriculture. The nursery must be seeded in rows. It is the duty of the person receiving seed stock containing annual bluegrass to rogue this increase area or chemically treat to eradicate the annual bluegrass thus assuring production of seed that is free of annual bluegrass. Seed increase areas are inspected by the department at least three times during the seedling year. Any areas not passing inspection must not be harvested, but instead destroyed by the person who planted the increase area upon order of the director of the Washington state department of agriculture or his agent. If not destroyed as directed, the department of agriculture may have the plot destroyed and the grower is liable for all expenses.

NEW SECTION

WAC 16-301-290 Annual bluegrass quarantine—Application for nursery inspection—Sampling and analysis. (1) A person must make application for nursery inspection for annual bluegrass to the department of agriculture not later than fourteen days prior to planting.

(2) Fees for sampling, analysis and nursery inspection for the presence of annual bluegrass is that fee established by the department. Refer to chapter 16-303 WAC for fees.

NEW SECTION

WAC 16-301-295 Annual bluegrass quarantine—Violation procedures. (1) A person who is alleged to have violated the annual bluegrass quarantine must meet with a representative of the department to determine:

- (a) If a violation actually occurred;
 - (b) How it did occur, and what corrective measures can be taken to avoid reoccurrence;
 - (c) How much acreage is involved and location of all plantings.
- (2) Corrective procedures may be agreed upon, such as roguing, chemical treatment, etc., and the time frame for such work, or agreement for voluntary destruction of all acreage involved.
- (3) Treated and rogued acreage is inspected by department of agriculture three times during the seedling stages to assure freedom from annual bluegrass. The violator is assessed an hourly inspection fee and a mileage fee where additional mileage is involved.

(4) Failure to mutually agree, or failure to comply with these procedures, or if it is determined the violation was willful, may be subject to the criminal and/or civil penalties provided in chapters 15.49 and/or 17.24 RCW.

ROUGH BLUEGRASS QUARANTINENEW SECTION

WAC 16-301-305 Rough bluegrass quarantine—Establishing quarantine. The seeds of the crop known as rough bluegrass, *Poa trivialis* and its known strains, hereinafter referred to as rough bluegrass, is a threat to grass seed production; therefore, a rough bluegrass quarantine is established to prevent the introduction of rough bluegrass into major grass seed production areas, to control seed stocks to be planted for further seed increase, and to assure grass seed growers of a source of seed stock for planting purposes which is tested for presence of rough bluegrass. If grass seed becomes contaminated with rough bluegrass grass seed, there would be a significant economic loss to grass growers in the state.

NEW SECTION

WAC 16-301-310 Rough bluegrass quarantine—Definitions. Definitions for terms in this chapter may be found in chapter 15.49 RCW and WAC 16-301-005, except for the purposes of WAC 16-301-305 through 16-301-355, the following definitions shall apply:

- (1) "Rough bluegrass" means *Poa trivialis* and all related subspecies.
- (2) "Seed stock" means those seeds of grasses which are to be planted for seed increase or with intent of seed increase.
- (3) "Rough bluegrass analysis certificate" means a test report from an official seed laboratory showing freedom from rough bluegrass based on a twenty-five gram sample.

NEW SECTION

WAC 16-301-315 Rough bluegrass quarantine—Regulated area. Areas regulated under the rough bluegrass quarantine include all counties in the state of Washington lying east of the Cascade Crest.

- (1) This quarantine shall not apply to:
 - (a) Experiments or trial grounds of the United States Department of Agriculture;
 - (b) Experiments or trial grounds of Washington State University experiment station; or
 - (c) Trial grounds of any person, firm, or corporation except that the trial ground plantings are approved by the director and under supervision of trained personnel familiar with rough bluegrass control.
- (2) This quarantine shall not apply to seed production fields of rough bluegrass grown in Yakima County and that part of Benton County that lies within the Yakima River drainage.

NEW SECTION

WAC 16-301-320 Rough bluegrass quarantine—Quarantine area. Areas quarantined under the rough bluegrass quarantine include all counties in the state of Washing-

ton lying west of the Cascade Crest and all areas outside of the state of Washington.

NEW SECTION

WAC 16-301-325 Rough bluegrass quarantine—Regulated articles. Articles regulated under the requirements of the rough bluegrass quarantine include:

- (1) Seed stocks of all varieties of all grasses.
- (2) Seed production fields of rough bluegrass.
- (3) Rough bluegrass sown for forage or turf.

NEW SECTION

WAC 16-301-330 Rough bluegrass quarantine—Conditions governing movement of regulated articles. No seed stock may be shipped, transported, moved within, or into the rough bluegrass quarantine regulated area unless such seed stock is accompanied by a test report from an official laboratory showing said seed stock is free of rough bluegrass on the basis of a minimum twenty-five gram analysis, except that seed stock found to contain rough bluegrass may be planted in the regulated area if planted in a nursery under an inspection program as established by the Washington state department of agriculture.

NEW SECTION

WAC 16-301-335 Rough bluegrass quarantine—Procedure for clearing seed stocks. Each person moving, shipping or transporting seed stock in or into the rough bluegrass quarantine regulated area must:

- (1) Submit an official laboratory analysis of a representative sample showing freedom from rough bluegrass; or
- (2) Submit a representative sample for testing.

NEW SECTION

WAC 16-301-340 Rough bluegrass quarantine—Seed stock containing rough bluegrass. Each lot of seed stock found to contain rough bluegrass must be placed under "stop sale" to be released only for shipment out of the quarantine area or for planting in nurseries of two acres or less under supervision of; and approved by, an agent of the department of agriculture. The nursery must be seeded in rows. It is the duty of the person receiving such seed to rogue this increase area or chemically treat to eradicate the rough bluegrass thus assuring production of seed that is free of rough bluegrass. Seed increase areas are inspected by the department at least three times during the seedling year. Any areas not passing inspection must not be harvested, but instead must be destroyed by the person who planted the increase area upon order of the director of the Washington state department of agriculture or his/her agent. If not destroyed as directed, the department of agriculture may have the plot destroyed and the grower shall be liable for all expenses.

NEW SECTION

WAC 16-301-345 Rough bluegrass quarantine—Application for nursery inspection. A person must make application for nursery inspection for rough bluegrass to the department of agriculture not later than fourteen days prior to planting.

NEW SECTION

WAC 16-301-350 Rough bluegrass quarantine—Fees. Fees for sampling, analysis and nursery inspection for the presence of rough bluegrass is that fee established by the director in chapter 16-303 WAC.

NEW SECTION

WAC 16-301-355 Rough bluegrass quarantine—Violation and procedures. (1) A person who is alleged to have violated the rough bluegrass quarantine must meet with a representative of the department to discuss the allegation and determine:

- (a) How it occurred;
- (b) How much acreage is involved and location of all plantings;
- (c) Corrective procedures, such as roguing, chemical treatment, etc., and the time frame for such work, or agreement for voluntary destruction of all acreage involved to avoid recurrence and minimize economic loss.

(2) Treated and rogued acreage is inspected by the department of agriculture three times during the seedling stages to assure freedom from rough bluegrass. The violator is assessed an hourly inspection fee and a mileage fee where additional mileage is involved.

(3) Any person who violates the terms of this quarantine may be subject to the criminal and civil penalties provided in chapters 15.49 and/or 17.24 RCW.

BEAN SEED QUARANTINE

NEW SECTION

WAC 16-301-365 Bean seed quarantine—Establishing quarantine. The production of edible beans and bean seed is an important industry in the state of Washington. The economic well-being of that industry is threatened by the introduction of bean seed contaminated with viral, bacterial and fungal diseases not established in the commercial production areas in Washington. The director has determined that a quarantine will be effective in preventing the introduction of these viral, bacterial and fungal diseases of beans, and that control of these diseases of beans will provide the bean growers of the state of Washington with a source of seed beans for planting purposes which are tested for the presence of these diseases.

NEW SECTION

WAC 16-301-370 Definitions. Definitions for terms in this chapter may be found in chapter 15.49 RCW and chapter

16-301 WAC, the general seed certification rules except for the purposes of WAC 16-301-365 through 16-301-440, the following definitions shall apply:

(1) "Approved trial grounds" means a specific parcel of land approved by the director for experimental or limited production or increase of bean seed.

(2) "Dominant I-gene cultivar" means a cultivar which has resistance to all known strains of bean common mosaic virus (B.C.M.V.) due to the presence of the dominant I-gene. Dominant I-gene cultivars will not show mosaic mottle symptoms or transmit the virus through seed when inoculated with any strain of B.C.M.V.

(3) "Recessive I-gene cultivar" means a cultivar which may be susceptible to some strains of bean common mosaic virus and may show mosaic mottle symptoms.

(4) "Diseases" means those viral, fungal and bacterial diseases of beans enumerated in WAC 16-301-380 and any new variations or strains of these identified in the future.

(5) "Quarantine Area I" means all areas west of the Continental Divide except those counties within the state of Washington subject to internal quarantine and the states of Alaska and Hawaii.

(6) "Quarantine Area II" means areas east of the Continental Divide, the counties in the state of Washington subject to internal quarantine, the states of Alaska and Hawaii and foreign countries.

(7) "Seed-borne viral diseases" includes bean common mosaic virus, adzuki mosaic virus, and other similar viral diseases causing mosaic mottle and other symptoms similar to those of bean common mosaic virus.

NEW SECTION

WAC 16-301-375 Regulated articles. Seeds of common beans and adzuki beans intended for planting purposes, bean plants and parts of plants, and crop residue from the harvest of infected beans are regulated under the provisions of this chapter.

NEW SECTION

WAC 16-301-380 Regulated diseases. The following viral, bacterial and fungal diseases of beans, and any new strains or variations of these identified in the future, of beans are regulated under the provisions of this chapter:

Halo blight (*Pseudomonas syringae* pv. *phaseolicola* (Young et. al.))

Common bean blight (*Xanthomonas campestris* pv. *phaseoli* (Smith) Dye)

Fuscos blight (*Xanthomonas phaseoli* var. *fuscans* (Burk.))

Bean anthracnose disease (*Colletotrichum lindemuthianum* (Sacc. & Magn.) Scrib.)

Brown spot disease (*Pseudomonas syringae* pv. *syringae* (Van Hall)) strains virulently pathogenic to Phaseolus

Bean bacterial wilt (*Corynebacterium flaccumfaciens* ssp. *flaccumfaciens* (Hedges) Dows.)

NEW SECTION

WAC 16-301-385 Bean seed—Quarantined area. The entire counties of Clallam, Clark, Cowlitz, Grays Harbor, Island, Jefferson, King, Kitsap, Lewis, Mason, Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston, Wahkiakum, and Whatcom in the state of Washington, and all areas outside the state of Washington are established as a quarantine area. The quarantine area is further divided into two portions defined in WAC 16-301-370 (5) and (6) for the purposes of regulation.

NEW SECTION

WAC 16-301-390 Bean seed—Regulated area. The entire counties of Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Stevens, Walla Walla, Whitman, and Yakima in the state of Washington are established as a protected area within the state.

NEW SECTION

WAC 16-301-395 General requirements for planting bean seed in the regulated area. (1) No beans may be planted, sold, shipped, or transported for seed purposes in the regulated area which are found to be or are known to be contaminated with any disease listed in WAC 16-301-380.

(2) The department shall be notified in writing, prior to shipping, of any person's intent to ship, move, or transport any bean seed into the regulated area. A copy of the official certificate issued for that bean seed must accompany this notice of intent.

NEW SECTION

WAC 16-301-400 Additional requirements for planting bean seed grown in the regulated area. (1) Bean seed must be entered into the Washington state bean phyto-sanitary certificate inspection program or the Washington state seed certification inspection program as provided in WAC 16-302-045 and 16-301-235.

(2) When the director determines that an emergency condition exists because of a shortage of seed for planting purposes, beans grown for processing as edible beans may be accepted for planting purposes if the lot has been tested by means recommended by the university and approved by the director and found to be apparently free of regulated diseases.

NEW SECTION

WAC 16-301-410 Additional requirements for planting bean seed grown in quarantine Area I. (1) Bean seed from quarantine Area I must not be shipped, transported, or moved into the regulated area for planting unless the beans are accompanied by an origin official certificate showing that the beans are apparently free from the regulated diseases. Such certification shall be on the basis of at least one growing season field inspection and one windrow inspection or an approved laboratory/greenhouse test.

(2) Bean seed planted for seed increase or with intention of seed increase must be planted in fields entered into either the Washington state bean seed phyto-sanitary certificate inspection program or the Washington state seed certification inspection program as provided in WAC 16-302-045 and 16-301-235.

NEW SECTION

WAC 16-301-415 Additional requirements for planting bean seed grown in quarantine Area II. (1) Bean seed must first be planted into an approved trial ground that meets the requirements of the department.

(2) Bean seed, up to a maximum of one pound per variety, may be planted in an approved trial ground intended for research purposes, with notification to the department, plant certification program, of intent to plant and adherence to the inspection procedures in WAC 16-301-425 and such isolation and other requirements as the director may prescribe.

(3) Bean seed over one pound, intended for introduction or seed increase, must first be planted in an approved trial ground not to exceed fifteen acres for each variety. The trial ground must be isolated from other beans by 1/4 mile. In addition, prior to planting, this bean seed must pass a laboratory/greenhouse test as recommended by the university; notification must be given the department, plant certification program, of intent to plant; and inspection procedures in WAC 16-301-425 must be complied with for trial grounds.

NEW SECTION

WAC 16-301-420 Quarantine—Exceptions and exemptions. (1) Bean seed planted for harvest as green beans for cannery or freezing, otherwise in compliance with this quarantine, is not required to be entered into an inspection program except that the department reserves the right to request complete listing and location of all the plantings and other information the department may deem necessary. Further, if at any time prior to harvest, the grower decides that the plantings are not to be harvested as green beans, the department must be notified and the plantings placed under an inspection program.

(2) This quarantine does not apply to the shipment, movement, or transportation of beans prepackaged in packages of eight ounces or less for home garden use in the regulated area if the beans are free of diseases.

NEW SECTION

WAC 16-301-425 Inspection procedures for trial grounds. (1) Applications for planting in a trial ground must be submitted to the department prior to May 15 of the growing year, and must include a detailed varietal planting plan, a description of the exact location of the trial ground and the manner of isolation.

(2) A minimum of three field inspections is made during the growing season and one windrow inspection.

(3) A disinfectant must be applied to machinery used in the production of bean seed and to footwear of personnel performing inspections prior to movement to other bean fields.

(4) If any regulated diseases are detected by field inspections or subsequent laboratory/greenhouse tests, no seed may be released for general planting but must again be planted in an approved trial ground for one additional year and undergo inspection procedures by the department.

NEW SECTION

WAC 16-301-430 Identification and disposition of diseased bean seed and infected bean fields. (1) Any bean field planted with seed in violation of the requirements of this quarantine is subject to destruction, in full or in part, or quarantined, as determined necessary by the director, to prevent the spread of regulated diseases. Any expenses of such actions will be solely that of the grower or their responsible agents.

(a) Fields that are placed under a quarantine order must be entered into the Washington state bean seed phyto-sanitary inspection program as provided in WAC 16-301-235 with all costs of inspection to be borne by the grower or the grower's agent.

(b) Fields that are placed under a quarantine order may be subject to additional requirements for inspection, control or isolation, as deemed necessary by the director, to prevent the spread of regulated diseases.

(2) Any bean field determined to be infected with a regulated disease must be reported within seventy-two hours after discovery to the department, plant certification program.

(3) The department encourages the aid of all interested parties, including growers and seed company representatives, in the prompt reporting of suspected infected bean fields in order that timely investigation may be made.

(4) Any bean fields within the boundaries of the regulated area which show contamination by a regulated disease, as provided in subsection (5) of this section, must be destroyed in part or in total as may be required to eliminate the disease, by or at the expense of the grower or their responsible agents. The director may authorize any other method of control at the director's discretion. The director must notify the grower, seed company representatives and/or the grower's landlord of the method and extent of the destruction and safeguards against disease spread in order for the parties to comply.

(5) The identity of a regulated disease on growing plants or plants in windrow is based on the observance of the visual symptoms of the disease. If the department deems it necessary to establish true identity or pathogenically, a laboratory and/or greenhouse test may be conducted by the department in cooperation with the university.

(a) In cases of disagreement concerning the presence of a regulated disease between the department plant pathologist and a qualified plant pathologist representing the commercial company or grower, the definitive verification of identity or pathogenically must be determined by isolation of the suspected pathogen and inoculation of seedlings of a known susceptible host using accepted scientific and professional techniques.

(b) Until verification of the suspected pathogen as specified in this section is completed, the involved planting must be placed under quarantine for a period of thirty days subject

to conditions and review or extension as determined by the director. Entry into the quarantined area is to be restricted to the grower or grower's agents, department employees, and/or persons authorized in writing by the director. Persons granted entry into the quarantined area will be required to take all necessary sanitary precautions as prescribed by the director to safeguard against the possible spread of the suspected regulated disease.

(6) The true identity of the regulated disease when found in or on seed is based on testing methods recommended by the university results of which, when positive, is evidence to identify the disease as being subject to the department's requirements. The owner of the seed, at owner's expense, may request verification of pathogenicity. Such verification must be made using accepted scientific and professional techniques.

(7) Exemptions and special situations:

(a) Any field of beans first found infected during wind-row inspection, is exempt from total destruction if the diseased portion and an area (not less than a fifty-foot radius) surrounding the infected site is promptly destroyed or harvested with the beans from the infected area directed, under department supervision, to processing. Seed from the remainder of the field must be tested by a serology test. Only seed apparently free from regulated diseases may be used for seed purposes in the regulated area.

(b) Any field of beans to be used only for dry edible purposes is exempt from destruction if the diseased portion of the field is destroyed and the entire crop residue is promptly and completely destroyed after harvest.

(c) Beans for processing or fresh consumption are exempt from destruction if the diseased portion of the field is destroyed or harvested within ten days after first detection and/or verification as provided in subsection (4) of this section and the crop residue is promptly and completely destroyed after harvest.

NEW SECTION

WAC 16-301-435 Notice of destruction. When the director finds personal property planted in violation of the terms of this quarantine or infected as described in WAC 16-301-430, the director may issue a written notice of quarantine or destruction to the owners and occupants thereof. The notice must identify the property under quarantine, order the destruction of infested plants or prescribe the terms of entry, inspection, partial destruction and/or treatment of regulated articles.

NEW SECTION

WAC 16-301-440 Penalties. In addition to actions specified in WAC 16-301-430, any grower violating the terms of this chapter, is subject to civil and/or criminal penalties provided in chapters 15.49 and/or 17.24 RCW.

BEAN SEED-BORNE VIRAL DISEASE QUARANTINE

NEW SECTION

WAC 16-301-450 Bean seed-borne viral disease quarantine—Establishing the quarantine. The production of dry edible beans and bean seed is an important industry in the state of Washington. The economic well being of that industry is threatened by the introduction of bean seed infected with bean seed-borne viral diseases. The director has determined that a quarantine is needed to protect the Washington dry bean industry and to provide the bean growers of this state a source of bean seed for planting purposes that is tested for the presence of these diseases and that bean seed-borne viral diseases cannot be effectively regulated under the terms of the existing bean seed quarantine.

NEW SECTION

WAC 16-301-455 Bean seed-borne viral disease quarantine—Regulated articles. Seeds of common beans intended for planting purposes, bean plants and parts of plants, and crop residue from the harvest of beans are regulated under the terms of the bean seed-borne viral disease quarantine.

NEW SECTION

WAC 16-301-460 Bean seed-borne viral disease quarantine—Regulated disease. Seed-borne viral diseases of beans, such as but not limited to bean common mosaic virus, and adzuki mosaic viruses are regulated under the terms of the bean seed-borne viral disease quarantine.

NEW SECTION

WAC 16-301-465 Bean seed-borne viral disease quarantine—Quarantined area. The entire counties of Clallam, Clark, Cowlitz, Grays Harbor, Island, Jefferson, King, Kitsap, Lewis, Mason, Pacific, Pierce, San Juan, Skagit, Skamania, Snohomish, Thurston, Wahkiakum, and Whatcom in the state of Washington and all areas outside the state of Washington are established as a quarantine area for the bean seed-borne viral disease.

NEW SECTION

WAC 16-301-470 Bean seed-borne viral disease quarantine—Regulated area. The entire counties of Adams, Asotin, Benton, Chelan, Columbia, Douglas, Ferry, Franklin, Garfield, Grant, Kittitas, Klickitat, Lincoln, Okanogan, Pend Oreille, Spokane, Walla Walla, Whitman, and Yakima are established as a protected area for bean seed-borne viral diseases in Washington.

NEW SECTION

WAC 16-301-475 Bean seed-borne viral disease quarantine—Requirements for planting bean seed in the regulated area. No bean seed may be planted, or sold, shipped, or transported for seed purposes, or knowingly received, into the regulated area which are known to be contaminated with bean seed-borne viral diseases and which do not comply with the requirements of the bean seed quarantine in WAC 16-301-365 through 16-301-440.

Bean seed, that otherwise qualifies, may be received for planting purposes, planted, sold, shipped, or transported if that seed meets one of the following criteria:

(1) The bean variety (cultivar) is known to be uniform for the dominant I-gene. Documentation of evidence of uniformity must accompany the seed shipment. Undocumented cultivars are subject to serology and/or grow out testing to determine freedom from bean seed-borne viral diseases.

(2) The bean seed has been tested by the serology method (ELISA) and is found to be free from bean seed-borne viral diseases.

(3) The bean seed is tested by the serology method and is found to be positive for seed-borne viral diseases and on a subsequent grow out test, the sample is found free from bean seed-borne viral diseases.

(4) All serology tests are based on an official one pound sample of untreated bean seed for each fifty thousand pounds of bean seed or fraction thereof.

(5) All bean seed to be planted in the regulated area must have a viral disease compliance form filed with the WSDA seed program prior to planting.

NEW SECTION

WAC 16-301-480 Bean seed-borne viral disease quarantine—Identification and disposition of diseased bean seed. All bean seed that is determined to be contaminated by bean seed-borne viral diseases and which does not meet the requirements of WAC 16-301-475 must be destroyed or diverted to dry edible or other non-seed purposes. For seed that is diverted to dry edible or other non-seed purposes, documentation of disposition of the seed must be provided to the department of agriculture upon request.

(1) Seed fields entered in the Washington state bean seed phyto-sanitary certificate inspection program or the Washington state seed certification inspection program as provided in WAC 16-302-045 and 16-301-235 that display symptoms of bean seed-borne viral diseases during the growing season is subject to testing provided in WAC 16-301-475 (3) and (4) to determine final disposition.

(2) When the director determines that it is probable, based on visual symptoms and serological analysis, that a seed field may be infected with bean seed-borne viral diseases and determines that a threat of infection of other fields exists, the director may prescribe aphid control or other requirements, through a notice of destruction as provided in WAC 16-301-435, deemed necessary to prevent infection of adjacent properties.

(3) The true identity of bean seed-borne viral diseases is based on testing methods recommended by the university

results of which, when positive, is evidence to identify the disease as being subject to the department's requirements. The owner of the seed, at owner's expense, may request verification of pathogenicity. Such verification must be made using accepted scientific and professional techniques.

NEW SECTION

WAC 16-301-485 Bean seed-borne viral disease quarantine—Penalties. (1) Any bean field planted with seed in violation of the requirements of this quarantine is subject to destruction, in full or in part, or quarantined, as determined necessary by the director, to prevent the spread of bean seed-borne viral diseases. Any expenses of such actions will be solely that of the grower or their responsible agents.

(2) Any grower violating the terms of this quarantine, is subject to the criminal and/or civil penalties provided in chapters 15.49 and/or 17.24 RCW.

Chapter 16-302 WAC**GENERAL RULES FOR SEED CERTIFICATION****PART 1 - GENERAL SEED
CERTIFICATION STANDARDS**NEW SECTION

WAC 16-302-005 Seed certification—Purpose. Under the authority of chapter 15.49 RCW, the department adopts rules to establish standards for seed certification in Washington state in order to maintain and make available sources of high quality seeds and propagating material of plant varieties so grown and distributed as to ensure genetic identity and genetic purity.

NEW SECTION

WAC 16-302-010 Agencies that certify seed in Washington state. (1) Seed certification in Washington state is conducted under the authority of chapter 15.49 RCW. The department conducts seed certification in cooperation with the WSCIA, Washington State University and AOSCA.

(2) The WSCIA is designated to assist the department in the certification of certain agricultural seeds. A memorandum of understanding between the department and the WSCIA designates WSCIA to act as the director's duly authorized agent for the purpose of certifying seed of buckwheat, chickpeas, field peas, lentils, millet, soybeans, small grain, sorghum and forest trees. The address and phone number for the WSCIA office is 414 S. 46th Avenue, Yakima, WA 98908, (509) 966-2234.

(3) The department's seed program certifies seed other than buckwheat, chickpeas, field peas, lentils, millet, soybeans, small grain, sorghum and forest trees. The address and phone number for the department seed program office is 21 N. 1st Avenue, Yakima, WA 98902, (509) 225-2630.

NEW SECTION

WAC 16-302-015 Seed classes recognized for seed certification. For the eligibility of varieties of seed refer to WAC 16-302-040. Four seed classes are recognized in seed certification, namely: Breeder, foundation, registered, and certified.

(1) Breeder seed is seed or vegetative propagating material directly controlled by the originating, or in certain cases the sponsoring plant breeder, institution, or firm. Breeder seed supplies the source for the initial and recurring increase of foundation seed.

(2) Foundation seed (identified by white tags) is first-generation seed increased from breeder seed or its equivalent. Production must be carefully supervised and approved by the certifying agency and/or the agricultural experiment station. Foundation seed is eligible to produce registered or certified seed.

(3) Registered seed (identified by purple tags) is the progeny of foundation seed that is handled as to maintain satisfactory genetic identity and purity and is approved and certified by the certifying agency. Registered seed is eligible to produce certified seed.

(4) Certified seed (identified by blue tags) is the progeny of foundation, registered or certified seed which is handled as to maintain satisfactory genetic identity and purity and is approved and certified by the certifying agency. Certified seed is not eligible for recertification for the crops certified by WSCIA, listed in WAC 16-302-550, except as provided for in WAC 16-302-035.

NEW SECTION

WAC 16-302-020 Seed standards for proprietary variety certification—Application for proprietary certification. The general seed certification standards provided for in this chapter together with the varieties eligible for seed certification constitutes the basic requirements for proprietary variety certification.

(1) The owner or designee with production or marketing rights of a proprietary variety must submit to the certifying agency a list of growers who will submit applications for certification showing the variety, acreage authorized, processor authorized, and also advising whether the variety is under genetic purity certification or under complete certification. The list of growers must be submitted prior to the application due dates for seed certification as specified in WAC 16-302-050.

(2) Each application for seed certification received by the certifying agency is subject to approval from the list submitted by the owner with production or marketing rights of a proprietary variety.

(3) The certifying agency shall refuse certification of any seed that appears in a processing or conditioning plant not authorized by the owner with production or marketing rights of a proprietary variety.

(4) An application for seed certification may be withdrawn at any time prior to tagging. The applicant is responsible for fees due and owing when an application for seed certification is withdrawn.

NEW SECTION

WAC 16-302-025 Seed standards for genetic purity certification. All certified seed must conform to the standards of purity and identity or variety in compliance with chapter 15.49 RCW and rules adopted thereunder. The general certification standards together with the specific crop certification standards established in this chapter are the basic requirements for genetic purity seed certification:

(1) Only proprietary varieties and OECD varieties not of United States origin to be tagged under the OECD scheme are eligible for genetic purity certification.

(2) Only the specific crop certification standards established in rule which pertain to genetic purity such as land requirements and isolation, shall apply for genetic purity certification. Fields must not contain other varieties or off-type plants in excess of established standards. The grower is responsible for controlling noxious weeds to prevent seed formation.

(3) Excessive prohibited and/or objectionable weeds, poor stands, lack of vigor, or other conditions, which make inspection by the certifying agency inaccurate, may be cause for rejection of a field.

(4) Field inspection. A field inspection is made by the certifying agency each year at the time the seed crop is in bloom, or at other times as may be most advantageous to determine genetic purity. A complete record must be maintained on the condition of the field (weeds, crop mixtures, etc.) and all information reported to the authorized agent and/or grower. Upon completion of all requirements for field inspection, a final field inspection report is issued by the certifying agency that the seed produced passed genetic purity requirements.

(5) Seed standards. The certifying agency shall test all lots to determine the purity and germination quality. Seed to be certified must not contain seeds of other varieties or off-types in excess of standards established in rule. The quality of each lot of seed represented to be certified must be that which is normally acceptable in the marketing of high quality seed. Failure to maintain acceptable quality shall be considered cause for revoking permission to participate in seed certification by genetic purity.

(6) Processing or conditioning requirements. Only those conditioning plants approved by the department Seed Program are permitted to process seed for certification. Complete records must be kept of all processing or conditioning. Blending of seed lots of the same variety from fields passing field inspections may be permitted with prior approval and if in accordance with requirements for blending. Sampling and all other operations involving certified seed must be under supervision of the certifying agency. The sample must be obtained in accordance with official sampling procedures. The entire lot must be cleaned and in condition for sale at the time of sampling. This sample must be submitted to the seed laboratory for testing to evaluate quality. Lots of questionable quality may be rejected and not eligible for certification.

(7) Certification tags for seed meeting the genetic purity standards must be clearly marked, "genetic purity certified."

(8) Fees for genetic purity certification are as established for each seed crop in chapter 16-303 WAC and the authorized agent or grower is responsible for all fees.

NEW SECTION

WAC 16-302-030 Standards for production of foundation seed. The general seed certification standards together with specific crop standards established in this chapter constitute the basic standards for production of foundation seed. Seed to be eligible for foundation certification tags, or OECD basic tags, must be approved by the originating plant breeder or his designated agent, and in compliance with the following standards:

(1) Preplanting report. A preplanting inspection, an industry responsibility, must be made of fields to be planted with breeder seed. A written report of the preplant inspection, performed by either a representative of the person issuing the contract or by the grower must be maintained by the variety owner or designee for a minimum of three years. The report shall show the grower's name, number of acres, location, crop history for the past three years, crops to be planted, origin of breeder seed, isolation status, and weed and crop present.

(2) Planting requirement. To distinguish between any possible volunteer and the crop seeded, all fields must be planted in distinct rows. Plants outside defined rows may be construed as volunteers.

(3) Combine inspection. The combine used for seed harvesting must be cleaned and inspected prior to harvesting foundation or OECD basic seed. The combine must be free of all contaminating material. If an official combine inspection is requested, the certifying agency must be notified of the following: The date, time, and location where the combine inspection may be made.

(4) Processing plant inspection. The processing or conditioning plant must be inspected before processing foundation or OECD basic seed and periodic inspections will be made during processing by the processor.

(5) Recleaning, rebagging, preinoculation, treating, or other processes must be approved by the certifying agency. An original tag must be submitted with the request for recertification and the seed must be retagged and resealed on completion.

(6) For a proprietary variety the above combine inspection (subsection (3) of this section), and processing plant inspection (subsection (4) of this section), responsibility may be assigned to the proprietor or his designee upon their request. The variety owner or designee must maintain a report covering required inspections.

NEW SECTION

WAC 16-302-035 Limitation of generations for seed certification. The number of generations through which a seed variety may be multiplied is limited to the number specified by the originating breeder or owner of a variety except that:

(1) Unlimited recertification of the certified seed class may be permitted for crop varieties where foundation seed is not being maintained.

(2) The production of an additional generation of the certified class may be permitted on a one-year basis when:

(a) Prior to the planting season, the certifying agency states that foundation and registered seed supplies in the United States are not adequate to plant the needed acreage of the variety.

(b) Permission of the originating breeder and/or owner of the variety is obtained (if applicable).

(c) The additional generation of certified seed produced is declared to be ineligible for recertification.

NEW SECTION

WAC 16-302-040 Varieties eligible for seed certification in Washington state. (1) Only seed varieties that are accepted as meriting seed certification by an appropriate AOSCA National Variety Review Board or a member agency of AOSCA in accordance with the criteria listed in subsection (3) of this section may be eligible for seed certification in Washington state.

(2) A current list of varieties eligible for certification for the crops certified by the seed program may be obtained by contacting WSDA Seed Program, 21 N. 1st Avenue, Yakima, WA 98902, (509) 225-2630. A current list of varieties eligible for certification for the crops certified by WSCIA may be obtained by contacting WSCIA, 414 S. 46th Avenue, Yakima, WA 98908, (509) 966-2234.

(3) The following information is required for submission to an AOSCA National Variety Review Board or other certifying agency for acceptance of a seed variety for certification:

(a) A statement and supporting evidence by the originator, developer, or owner requesting certification that:

(i) The variety has been adequately tested to determine its value and probable area of adaptation, and that it merits certification; and

(ii) The variety is distinguishable from other varieties as set forth in Article 5, International Code of Nomenclature for Cultivated Plants, which reads as follows: "The term cultivar (variety) denotes an assemblage of cultivated individuals which are distinguished by any characters (morphological, physiological, cytological, chemical or others) significant for the purposes of agriculture, forestry, or horticulture, and which, when reproduced (sexually or asexually) retain their distinguishing features."

(b) A statement on origin and breeding procedure.

(c) A description of:

(i) The morphological characteristics, (such as color, height, uniformity, leaf, head or flower characteristics, etc.);

(ii) Physiological characteristics;

(iii) Disease and insect reactions; and

(iv) Any other identifying characteristics of value to field inspectors and other pertinent factors as the breeder or sponsor considers relevant.

(d) Evidence of performance, including data on yield, insect or disease resistance and other factors supporting the value of the variety. Performance tests may be conducted by

private seed firms or agricultural experiment stations, and must include appropriate check varieties, which are used extensively in the area of intended usage.

(e) A statement giving the suggested region of probable adaptation and purposes for which the variety is used. This includes where the breeder of the variety has tested the variety and anticipates recommending the merchandising of it.

(f) A description of the procedure for maintenance of stock seed classes. At the time a variety is accepted for certification, a sample lot of breeder seed is presented to the certifying agency. The sample is retained as a control varietal sample against which all future seed stock released for certified seed production may be tested to establish continued trueness of variety.

NEW SECTION

WAC 16-302-045 How may a person apply for seed certification in Washington state? If a person wishes to participate in the Washington state seed certification program, you must submit an application to the appropriate certifying agency along with the required fees (application fee, field inspection fee and late application fee if applicable):

(1) An application for seed certification must be submitted for each crop, variety and field.

(2) Applications may be obtained from a certified seed processor or the certifying agency listed in WAC 16-302-010.

(3) The applicant is responsible for payment of all fees. Washington State University, its official agents and USDA Plant Material Center are exempt from paying fees on seed stock.

(4) The applicant must attach to the application for seed certification official tags/labels and/or other verification from seed stock planted. The applicant must also attach proof of quarantine compliance when required, under chapter 16-301 WAC. Refer to chapter 16-303 WAC for appropriate fees.

(5) When it is necessary for a grower to reseed due to a failure to get a stand, the grower will retain records of seed lots used and the date of reseeding. Reseeding must be done within two years of the original planting date for grasses or within one year for all other crops. If seed stock of a different lot is used for reseeding, the grower must submit proof of seed stock used on a seedling application form. An additional application fee will be charged.

NEW SECTION

WAC 16-302-050 When is an application for seed certification submitted? (1) Seed certification application due dates are:

(a) For seed certified by the department: Alfalfa, clover, grasses and rapeseed (seedling applications) - within sixty days of planting. Seedling applications will not be accepted if received more than one hundred five days after planting.

(b) Notification of a seedling field to be harvested for certification the same year of planting is due July 31 with the required fees.

(i) Bean - July 1.

(ii) Corn - June 1.

(2) For seed certified by the WSCIA:

(a) Buckwheat, field pea, chickpea, lentil, millet, and small grains (both winter and spring varieties) - June 1.

(b) Soybean - July 1.

(c) Sorghum - July 15.

(d) Forest tree seed certification - refer to specific crop requirements in chapter 16-319 WAC.

(3) An application for seed certification must be submitted to the certifying agency each year a grower plans to produce seed for certification of annual crops (beans, peas, grain).

(4) A renewal application for seed certification must be submitted to the certifying agency after a stand is established each year that a grower plans to produce seed for certification of perennial crops (alfalfa, clover, grass). Due dates for renewal applications are as follows:

(a) Alfalfa and clover - June 15.

(b) Grass - May 1.

(5) Applications received after the due date are assessed a late application fee.

(6) No renewal application for seed certification may be accepted after the due date if a field inspection cannot be conducted prior to harvest except at the discretion of the certifying agency.

NEW SECTION

WAC 16-302-055 What are the responsibilities of a grower when participating in the seed certification program? All growers participating in the seed certification program must:

(1) Maintain the purity and identity of seed harvested and/or farm stored, and ensures reasonable precaution is taken to control contaminating crops and varieties, noxious weeds, and seed-borne diseases.

(2) Exercise precaution to prevent seed crop and lot mixture when harvesting.

(3) Identify the seed crop as it is delivered to the processor with the assigned field number or numbers.

(4) Clean the seed crop at a seed conditioner approved by the department under WAC 16-302-125. A list of approved seed conditioners may be obtained from the department seed program.

(5) Comply with standards and procedures for seed certification under the authority of chapter 15.49 RCW and rules adopted thereunder.

(6) Prior to planting, comply with the quarantine provisions under chapter 16-301 WAC.

(7) Harvest of seed before a field inspection by the certifying agency causes forfeitures of both the application and field inspection fees, and completion of certification.

(8) Failure of seed growers to comply with the seed laws and rules is cause for the department to deny certification of seed under the provisions of chapter 34.05 RCW, the Administrative Procedure Act.

NEW SECTION

WAC 16-302-060 What are the certification requirements for seed? (1) The general seed certification rules in addition to the rules adopted on specific seed crop standards constitute the certification requirements for the seed crops listed in this chapter.

(2) Crops approved for certification for which rules are not in effect may be certified under the minimum requirements for seed certification as shown in WAC 16-301-010. Fees for certification of seed shall be the most applicable fees established by the department in rule.

NEW SECTION**WAC 16-302-065 Land history—Seed certification.**

Land requirements for seed certification are as established in the specific seed crop standards. When a cultural practice has proved to be successful, requirements may be modified upon written approval of the seed certifying agency. Cultural practice may include any of the following:

(1) Mechanical means such as deep plowing.

(2) Chemical means such as fumigants.

(3) Other material for seed bed preparation. Materials and methods must be a matter of record. Any practice used must be adequate to ensure varietal purity and must be approved in writing by the certifying agency. Any deviations from established land requirements must be submitted in writing to the certifying agency.

NEW SECTION

WAC 16-302-070 When is a seed field inspected by the certifying agency? The certifying agency conducts field inspections as follows:

(1) A seedling field is inspected at the most appropriate time after receipt of seedling application. If the field produces seed the same year of planting, a seedling producing inspection is made prior to harvest.

(2) Each year a crop of certified seed is produced, field inspections are made at a time when factors affecting certification are most evident.

(3) The unit of certification is the entire field standing at the time of inspection. A portion of a field may be certified if the area to be certified is clearly defined by flagging, stakes or other visual means.

NEW SECTION**WAC 16-302-075 Tolerances stated as "none found."**

A tolerance of "none found" for contaminating or diseased material in either field or clean seed standards means that none was found during the normal procedure of field inspection or seed sample testing. None found does not constitute a guarantee that the field or seed is entirely free of the contaminant or disease.

NEW SECTION

WAC 16-302-080 What will cause a seed field to be ineligible for seed certification? (1) A seed field is not eligible for certification unless a field inspection is made prior to defoliation or harvesting.

(2) The presence of prohibited noxious weeds or excessive objectionable weeds may be cause for rejection of a seed field. Excessive weeds, poor stands, lack of vigor, or other conditions which make inspection inaccurate may be cause for rejection. A field producing foundation or registered seed that warrants a rejection because of noxious weeds may be reclassified to certified blue tag class if upon reinspection the field meets certified blue tag standards.

(3) If a seed field is rejected for certification, the grower may reapply to the certifying agency and pay a fee for reinspection after the cause for rejection is corrected, unless otherwise specified in chapter 16-302 WAC. No more than two reinspections are permitted for each field per year.

NEW SECTION

WAC 16-302-085 When may an applicant withdraw a field from inspection for seed certification. The applicant applying for seed certification may withdraw a field from field inspection for seed certification by notifying the certifying agency before the field is inspected.

NEW SECTION

WAC 16-302-086 Agency power to reject certification. The certifying agency shall have the authority to reject from certification any lot of seed not meeting these regulations. The agency reserves the right to refuse certification on any lot of seed if, in the opinion of the certifying agency, the color appearance, or the condition of the seed might be detrimental to the certification program. The certifying agency has the authority to refuse certification if the labeling of containers is misleading or may tend to be confusing as to its contents.

Persons found guilty of violation or misuse or abuse of these regulations shall be subject to prosecution under chapter 15.49 RCW. Proof of violation may result in removal of privileges of certifying, dealing in or handling certified seed.

NEW SECTION

WAC 16-302-090 Sampling—Methods used in the sampling, inspecting, testing, analyzing and examining seed for certification. (1) The terms used in seed testing and the methods of sampling, inspecting, analyzing, testing and examining seed for certification are those adopted by the AOSA as shown in WAC 16-301-010.

(2) The entire lot of seed must be cleaned and in condition for sale at the time of sampling. Except for ryegrass which may be sampled under the early sampling program as allowed in WAC 16-302-091.

(3) The department shall obtain a representative sample for laboratory analysis of each lot of seed for certification. The sample shall be taken in accordance with official sam-

pling procedures. Official sampling procedures are as follows:

Seed in bags.

(a) When more than one core is drawn from a bag, follow different paths. When more than one handful is taken from a bag, take them from well-separated points.

(b) For lots of one to six bags, sample each bag and take a total of at least five cores or handfuls.

(c) For lots of more than six bags, sample five bags plus at least 10% of the number of bags in the lot. Round numbers with decimals to the nearest whole number. Regardless of the lot size, it is not necessary to sample more than thirty bags.

Ex: No. bags in lots	7	10	23	50	100	200	300	400
No. bags to sample	6	6	7	10	15	25	30	30

(4) Bulk seed. To obtain a composite sample, take at least as many cores or handfuls as if the same quantity of seed were in bags of an ordinary size. Take the cores or handfuls from well distributed points throughout the bulk.

(5) Seed in small containers. Seed in small containers shall be sampled by taking the entire unopened container in sufficient number to supply a minimum size sample for testing. The contents of a single container or the combined contents of multiple containers of the same lot shall be considered representative of the entire lot of seed sampled.

(6) A mechanical sampling device installed in a conditioning plant approved by the department under WAC 16-302-125 may be used in lieu of the sampling procedures above.

(7) If it is necessary for a sample to be taken by the department, a sampling fee will be charged under provisions of chapter 16-303 WAC.

NEW SECTION

WAC 16-302-091 What is the program for early sampling of ryegrass? The procedure for participating in the program for early sampling of ryegrass is as follows:

(1) Any company participating in this program must submit a report to the seed program listing the grower, acreage, variety, and field number of each field to be enrolled. This report must be filed by June 15th of each year. For fields that are in their second year of production or beyond, all lab numbers of tests from the previous year must also be provided.

(2) The seed company is responsible for having their field personnel sample each field in the window. The sample must be obtained from well-distributed points throughout the field. It is recommended that samples be thrashed and cleaned prior to testing. An additional fee will be charged for samples that are not cleaned. Samples must be forwarded to the seed program with the following information: The crop and variety, field number, grower, the name of the seed company, and a request for germination and fluorescence test. The sample must also indicate that it is being submitted under the early sampling program for ryegrass.

(3) At the time of conditioning the seed, a composite sample must be submitted to the seed program for purity testing. The sample information must indicate the seed is from a

field under the early sampling program for ryegrass. In addition to providing complete certification information, the lab number on which the fluorescence test was conducted must also be provided. The seed program may run a fluorescence test on the composite sample to verify the results from the early sample.

(4) Certification tags will be issued upon completion of all required testing meeting the minimum certification standards for ryegrass. A tagging request must be filed with the seed program.

(5) Failure to comply with the requirements of this section will result in the disqualification of the seed company from the early sampling program for the year.

NEW SECTION

WAC 16-302-095 Identification of seed containers with field or lot numbers. (1) The field number must be on all seed containers or bulk seed delivery documents to ensure identity when delivered to the seed conditioner.

(2) All seed for certification must be packaged in clean, new containers of uniform weight and identified with a lot number when tagged and sealed. The lot number must identify the producer and year of production for each lot of seed. This requirement may be satisfied by use of a conditioner's code.

NEW SECTION

WAC 16-302-100 Seed certification—Prohibited noxious weed seed. The following are considered prohibited noxious weeds for the purpose of seed certification.

ENGLISH OR COMMON NAME	BOTANICAL OR SCIENTIFIC NAME
Austrian fieldcress	<i>Rorippa austriaca</i> (Crantz) Bess.
Field bindweed	<i>Convolvulus arvensis</i> L.
Hedge bindweed	<i>Calystegia</i> Spp.
Camelthorn	<i>Alhagi maurorum</i>
Canada thistle	<i>Cirsium arvense</i> (L.) Scop.
Dodder	<i>Cuscuta</i> spp.
Hairy whitetop	<i>Cardaria pubescens</i> (C.A. Mey.)
Hoary cress	<i>Cardaria draba</i> (L.) Desv.
Jointed goatgrass	<i>Aegilops cylindrica</i>
Leafy spurge	<i>Euphorbia esula</i> L.
Perennial pepperweed	<i>Lepidium latifolium</i> L.
Perennial sowthistle	<i>Sonchus arvensis</i> L.
Quackgrass	<i>Elytrigia repens</i> (L.) Beauv.
Knapweed complex	
Bighead	<i>Centaurea macrocephala</i>
Vochin	<i>Centaurea nigrescens</i>
Black	<i>Centaurea nigra</i>

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Brown	<i>Centaurea jacea</i>
Diffuse	<i>Centaurea diffusa</i>
Meadow	<i>Centaurea jacea x nigra</i>
Russian	<i>Acroptilon repens</i> L.
Spotted	<i>Centaurea maculosa</i>
Purple starthistle	<i>Centaurea calcitrapa</i>
Yellow starthistle	<i>Centaurea solstitialis</i> L.
Serrated tussock	<i>Nassella trichotoma</i>
Silverleaf nightshade	<i>Solanum elaeagnifolium</i> Cav.
Sorghum perennial such as, but not limited to, johnson- grass, sorghum alnum, and perennial sweet sudangrass	<i>Sorghum</i> spp.
Tansy ragwort	<i>Senecio jacobaea</i> L.
Yellow-flowering skeleton weed	<i>Chondrilla juncea</i> L.
White cockle	<i>Silene latifolia</i> (only in timo- thy)
Bladder campion	<i>Silene vulgaris</i> (only in tim- othy)
Lepyrodiclis	<i>Lepyrodiclis holsteoides</i>
Velvetleaf	<i>Abutilon theophrasti</i>

NEW SECTION

WAC 16-302-105 Seed certification—Objectionable weeds. The following weeds are considered objectionable noxious weeds for the purpose of seed certification.

English or common name	botanical or scientific name
Blackgrass	<i>Alopecurus myosuroides</i>
Blue lettuce	<i>Lactuca tatarica</i>
Docks and Sorrel	<i>Rumex</i> spp.
Field pennycress (fanweed)	<i>Thlaspi arvense</i>
Field sandbur	<i>Cenchrus incertus</i>
Halogeton	<i>Halogeton glomeratus</i> C.A. Mey.
Medusahead	<i>Taeniatherum caput-medu- sea</i> subsp. <i>caputmedusae</i>
Plantains	<i>Plantago</i> spp.
Poverty weed	<i>Iva axillaris</i> Pursh.
Puncturevine	<i>Tribulus terrestris</i> L.
St. Johnswort	<i>Hypericum perforatum</i> L.
Dalmation toadflax	<i>Linaria dalmatica</i> (L.) Mill.
Yellow toadflax	<i>Linaria vulgaris</i> Hill.
Western ragweed	<i>Ambrosia psilostachya</i> DC.

Wild mustard	<i>Sinapis arvensis</i> subsp. <i>arvensis</i>
Wild oat	<i>Avena fatua</i> L.
Gromwell (in small grain)	<i>Buglossoides arvensis</i>
Bedstraw	<i>Galium</i> spp. (in alfalfa only)
Black mustard	<i>Brassica nigra</i> (in rapeseed only)
Brown mustard	<i>Brassica juncea</i> (in rape- seed only)
Wild radish	<i>Raphanus raphanistrum</i> (in rapeseed only)
Dyers woad	<i>Isatis tinctoria</i>

NEW SECTION

WAC 16-302-110 Completion of seed certification—When may seed be labeled with a seed certification tag, label or seal? (1) The seed certification tag, label or seal is evidence of the genetic identity and purity of the contents and is attached to a container of certified seed prior to distribution. Seed that fails to meet certification standards because of genetic purity is not eligible for labeling.

(2) Seed certification tags, labels, and seals must be obtained from the certifying agency except as allowed in WAC 16-302-390, and must be attached to seed containers under the supervision of the certifying agency.

(3) Certification of seed is valid only if the tag, label or seal is affixed to each container in accordance with the AOSCA procedures as shown in WAC 16-301-010.

(4) No tag, label or seal may be removed and reused without permission of the certifying agency.

(5) A certified seed sale certificate will be issued upon completion of final certification for all seed to be sold in bulk. This certificate must accompany any shipment or transfers including those to other seed plants, out-of-state shipments or with any brokered seed. The seed plants own invoice may be used in lieu of a certified seed sale certificate for retail sales to growers.

(6) Seed that fails to meet certification requirements on factors other than genetic purity may be designated substandard at the discretion of the certifying agency. The certification tag or label attached to the seed must clearly show the reason the seed is substandard. Seed may not be tagged substandard if the seed can be remilled to meet minimum seed standards.

(7) Refer to chapter 16-301 WAC for seed labeling requirements.

NEW SECTION

WAC 16-302-115 Limitation of liability—Certification. The issuance of a certified seed label or certificate by the certifying agency for a lot of seed affirms that seed has been produced and conditioned according to chapter 15.49 RCW and the certification rules adopted thereunder. The certifying agency makes no warranty, expressed or implied or

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any representation as to the freedom from disease or quality of certified seed.

NEW SECTION

WAC 16-302-120 Labeling, advertising or other representation of seed—Prohibitions. It shall be deemed unlawful if any labeling, advertising, or other representation subject to chapter 15.49 RCW represents:

(1) Seed to be certified seed or any class thereof unless it has been determined by a seed certifying agency that such seed conforms to standards of purity and identity as to species (and subspecies, if appropriate), and variety, in compliance with the rules and laws of that agency pertaining to such seed.

(2) Seed to be foundation, registered, or certified seed unless it has been inspected and tagged accordingly by a certifying agency as meeting certification standards of the department.

NEW SECTION

WAC 16-302-125 Who may condition seed in Washington state? (1) Under the authority of RCW 15.49.350, a seed conditioning facility must be inspected and approved by the department prior to conditioning seed in Washington state. Upon approval by the department, a seed conditioning permit is issued and the facility is placed on a list of approved seed conditioning plants. A copy of the list can be obtained by contacting the department seed program.

(2) A person desiring to condition seed must make application to the department for a permit on a form provided by the department.

(3) To obtain department approval for a seed-conditioning permit, the department conducts an inspection. A facility must show evidence that:

(a) Seed for certification is handled in a manner which prevents mixture of lots of seed;

(b) The seed conditioning facility is maintained and cleaned. Equipment must be easily accessible for cleaning and inspection, and must be cleaned between lots;

(c) Each lot of seed is identified with a lot number;

(d) Screenings are disposed of in accordance with chapter 15.49 RCW; and

(e) Seed is sampled in accordance with WAC 16-301-095 and 16-302-090.

(4) A seed conditioning facility must be approved by the department prior to handling seed for certification in bulk.

NEW SECTION

WAC 16-302-130 What are the responsibilities of a seed conditioner? (1) It is the responsibility of a department approved seed conditioner to operate in a manner that:

(a) Maintains the purity and identity of seed conditioned, stored, transshipped or labeled.

(b) Complies with the standards and procedures for conditioning and sampling seed in accordance with chapter 15.49 RCW and rules adopted thereunder.

(2) Prior to shipping seed out-of-state, the seed conditioner must obtain approval from the certifying agency.

Refer to WAC 16-302-145 through 16-302-165 for inter-agency seed certification requirements.

(3) Records of all operations must be complete and adequate to account for all incoming seed and final disposition of seed.

(4) The seed conditioner is responsible for seed certification fees including sampling, testing, production and final certification fees, and may request the responsibility for additional fees.

(5) Failure of a seed conditioner to comply with the seed law and rules is cause for the department to revoke a seed conditioning permit under the provisions of chapter 34.05 RCW, the Administrative Procedure Act.

PART 2 - BLENDING OF CERTIFIED SEED

NEW SECTION

WAC 16-302-135 What considerations are there for blending seed? (1) Size of seed blend permitted is dependent on factors such as quality of seed lots to be blended and the conditioning plant facilities.

(2) A blend data sheet is filed with the certifying agency and must be maintained by the seed conditioner. Laboratory analysis must be completed before tags are issued.

(3) Seed must be blended by a seed conditioner approved by the department under WAC 16-302-125.

(4) A representative of the certifying agency may supervise the blending operation.

(5) A tetrazolium test may be used in lieu of a germination test.

(6) Upon approval of the certifying agency, field run lots of seed may be commingled to facilitate conditioning. The blend fee shall not apply.

(7) Remill lots of seed may be blended prior to testing to facilitate processing.

(8) Individual lots of grass seed shall not contain more than one hundred eighty per pound and alfalfa and clover shall not contain more than ninety per pound of objectionable weed seeds.

(9) Individual lots must be free of prohibited noxious weed seeds.

(10) Two or more sod quality lots may be blended and tagged as a "sod quality mixture or blend." Appropriate tags will be issued and blend fee shall be applicable.

NEW SECTION

WAC 16-302-140 When are seed blends eligible for tagging prior to analysis? Blends are eligible for tagging prior to analysis of the official sample of the blend upon meeting the following conditions:

(1) The calculated percent of impurities (weeds, crop, inert, etc.) is twenty percent less than the maximum allowed in rules for seed certification.

(2) The calculated percent of germination is not less than the minimum germination standard established in the rule for seed certification.

(3) All seed lots blended meet certification standards.

(4) All lots of seed used in a registered class blend must meet registered class purity and germination standards.

(5) Fees for blending are payable to the department by the person requesting permission for the blend after completion of lab analysis. Refer to chapter 16-303 WAC for the appropriate fee.

PART 3 - INTERAGENCY SEED CERTIFICATION REQUIREMENTS

NEW SECTION

WAC 16-302-145 Interagency seed certification standards. (1) Interagency certification is the participation of two or more official certifying agencies in performing the services required to certify the same lot or lots of seed.

(2) The general rules for seed certification and specific certification standards are basic and together with WAC 16-302-150 through 16-302-165, constitute the rules for interagency certification for Washington state.

NEW SECTION

WAC 16-302-150 Eligibility for interagency certification. (1) Seed recognized for interagency certification must be received in containers carrying official certification labels or evidence of its eligibility from another official certifying agency together with the following information:

- (a) Variety and species;
- (b) Quantity of seed;
- (c) Class of seed; and
- (d) Field or lot number traceable to the previous certifying agency's records.

(2) Seed tagged and sealed with official certification tags is eligible for interagency certification without obtaining approval from the certifying agency of the originating state.

(3) An "interagency certified seed" report form must be submitted to all certifying agencies involved. Forms can be obtained from the department seed program. Information required to complete the form includes:

Part A

- Name
- Address of shipper
- Destination
- Shipping weight
- Lot number
- Grower name
- Field number
- Date of seed shipment
- Amount of seed used

Part B and C

- Date shipment is received by the receiving state
- Receiving weight and lot number
- Clean weight
- Bag count
- New lot number if different than the receiving lot number

- Screenings weight

(4) Certified seed not tagged and sealed with official certification tags must follow the interagency certification procedure in WAC 16-302-155.

NEW SECTION

WAC 16-302-155 Interagency seed certification procedure. Certified seed that is produced in Washington state and shipped out-of-state must comply with the interagency seed certification procedure.

(1) The interagency seed certification procedure for field pea, lentil, soybean, small grain and sorghum seed is as follows:

(a) A certified seed sale certificate must be executed by the department for unprocessed seed pending final certification when moved out-of-state.

(b) Unprocessed seed pending final certification is subject to all certification fees when moved out-of-state.

(2) The interagency seed certification procedure for all other kinds of seed except field pea, lentil, soybean, small grain and sorghum seed shipped out-of-state is as follows:

(a) Obtain approval of all certifying agencies involved prior to shipment:

- Complete section (A) of "interagency certified seed" report referred to in WAC 16-302-150(3). Prior to shipment one copy of the "interagency certified seed" report must be submitted to the department seed program and one copy to the certifying agency where seed is being processed.

- Clearly mark each container with the lot number and Washington field number.

(b) Upon completion of seed processing, sections (B) and (C) of "interagency certified seed" report referred to in WAC 16-302-150(3) must be completed and submitted to the department seed program.

- If the department is to finalize certification, a representative of the certifying agency in the receiving state must draw an official sample. The sample must be submitted to the department seed program.

- When Washington state certification tags are used, the lot must be tagged and sealed under supervision of the department. The applicant must pay a mileage fee and hourly rate for all additional mileage and travel time required.

- When Washington state interagency tags are used, the tags must be mailed to the nearest representative of the certifying agency having jurisdiction for tagging.

(c) If another state receives seed and finalizes certification, the department must advise the receiving state's certifying agency of certification eligibility. Sampling, testing, and tagging shall be in accordance with the receiving state's requirements.

(d) The applicant for interagency seed certification is responsible for all fees authorized under Washington's certification program and any additional fees that may be assessed by both agencies involved. Fees for Washington's interagency certification program must be paid upon submission to the department of the "interagency certified seed" report, section (A).

NEW SECTION

WAC 16-302-160 Interagency seed certification standards—Seed produced out-of-state. (1) Certified seed produced out-of-state and shipped into Washington state for processing is eligible for Washington interagency tags only after obtaining approval from the certifying agency of the originating state. The seed must then comply with Washington certification standards.

(2) Certified seed produced out-of-state that is officially tagged and sealed must be handled under the interagency program if seals are to be broken for reinoculation or other processing. The applicant for interagency seed certification must obtain approval from the department prior to breaking the official seals and all operations must be under the supervision of the certifying agency.

NEW SECTION

WAC 16-302-165 Interagency certification requirements—Blends. Blends of different origin can be authorized only after obtaining approval from certifying agencies involved. Blends must comply with blend standards established by the department (see blending of certified seed in this chapter). Interagency tags used must show percentage of each origin involved.

NEW SECTION

WAC 16-302-170 Other considerations in applying the standards for certification. (1) Any crop certification standard, with the exception of germination that is expressed as a percent will be derived from a test based on the minimum weight for purity analysis as specified in the 2000 AOSA rules for that crop unless otherwise specified in rule.

(2) Any crop certification standard that is based on a number per pound will be derived from a test based on the minimum weight for noxious weed seed examination as specified in the 2000 AOSA rules for that crop unless otherwise specified in rule.

(3) For species that have a high rate of inherent dormancy, it will be acceptable to use the percent of total viability instead of germination percentage for certification only. State and federal seed laws require seed be labeled on a germination test.

PART 4 - PROCEDURES FOR ORGANIZATION FOR ECONOMIC COOPERATION AND DEVELOPMENT SCHEME FOR VARIETY CERTIFICATION (OECD)

NEW SECTION

WAC 16-302-210 What is the organization for economic cooperation and development? The Organization for Economic Cooperation and Development (OECD) certification scheme is an international organization limited to federal government membership. The agricultural research service of the United States Department of Agriculture is responsible for implementing the OECD seed certification schemes in the United States. The department, by virtue of

an agreement with the agricultural research service, United States Department of Agriculture, is authorized to implement OECD certification in Washington state.

NEW SECTION

WAC 16-302-215 Crop standards for OECD variety certification. (1) The general and specific crop certification standards as established in rule by the department are basic and, together with the following specific standards, constitute the rules for OECD varietal seed certification.

(2) Varieties eligible for OECD certification.

(a) Crop varieties of United States origin shall be eligible for OECD certification only if accepted into Washington state's certification program.

(b) Crop varieties, of origin other than United States, are eligible for OECD certification only if listed in OECD publication, *List of Cultivars Eligible for Certification*.

(3) Classes of seed eligible for OECD certification.

Washington and U.S. Seed Classes	Label Color	Equivalent OECD Seed Classes	OECD Label Color
Breeder	-----	Prebasic	-----
Foundation	White	Basic	White
Registered	Purple	Basic	White
Certified	Blue	1st Generation Certified Seed	Blue
Certified produced from Certified	Blue	2nd Generation Certified Seed	Red

(a) Breeder or prebasic shall be planted to be eligible to produce basic white label.

(b) Foundation white label, registered purple label, or basic white label shall be planted to be eligible to produce 1st generation blue label.

(c) Certified or 1st generation blue label shall be planted to be eligible to produce 2nd generation red label.

(4) OECD seed stock sample. Each lot of OECD seed stock shall be sampled under supervision of the certifying agency before seals are broken. Samples are used as control for grow out test and a portion may be submitted to seed laboratory for analysis if deemed necessary. Seed stock lots without official tags will not be granted OECD approval.

(5) The department must obtain approval from the originating country for each OECD seed stock lot to be planted in the state of Washington for OECD production. Request for OECD approval is submitted by the seed program to ARS-Beltsville, Maryland, which then contacts the originating country.

(6) Application for OECD certification and fees.

(a) Applicant desiring plantings to be eligible for OECD certification must submit applications and fees as required for certification of that crop under Washington state's certification standards. Certification requirements and procedures for each species shall be the genetic standards in Washington state's certification program supplemented by OECD standards and by the limitations specified by originating country; such as, length of stand and number of seed crops eligible.

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All OECD seed shall be officially sampled and tested prior to tagging. Seed lots may not be required to meet Washington's minimum purity or germination certified seed standards.

(b) Washington OECD eligible lots may, with approval of both agencies involved, be blended with OECD eligible seed of other state agencies. The applicant is responsible for all fees of both agencies involved.

(c) Seed produced out-of-state and processed in Washington must be OECD tagged by the state of origin.

(7) OECD tagging and sealing. OECD tags shall be printed and issued according to OECD rules. The department seed program shall issue an OECD reference number; e.g. (USA-W-78-000), which is printed on each tag. The department recommends that OECD reference numbers be stenciled on each bag. Additional statements on the OECD tag such as, "date of sealing," etc. must be kept to a minimum.

(8) Bagging sample of OECD lot. A bagging sample of each lot of OECD seed tagged is drawn under supervision of the certifying agency. One hundred to two hundred fifty grams of the sample must be held for the originating country, and the balance of the sample is used for required post control grow-out tests.

(9) OECD certificate. The seed program shall issue an OECD certificate showing:

- (a) Species,
- (b) Variety,
- (c) Reference number,
- (d) Date of sealing,
- (e) Number of containers,
- (f) Weight of lot, class of seed, and
- (g) OECD reference number of seed stock used for each lot tagged and sealed upon receipt of tagging report and bagging sample.

One copy of the OECD certificate is to be mailed to the shipper, one copy is mailed to ARS-USDA, one copy is attached to bagging sample and one copy is for department seed program files.

(10) OECD grow-out tests. As prescribed by OECD rules, at least one of four domestic lots tagged and all lots of foreign varieties OECD tagged must be planted in grow-out tests.

(11) Special OECD fees. In addition to fees required by applicable Washington certification rules, an additional fee shall apply to all seed tagged OECD. Refer to chapter 16-303 WAC for the appropriate fee.

All fees are payable by the person requesting OECD certificate.

**PART 5 - SPECIFIC SEED
CERTIFICATION STANDARDS**

ALFALFA SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-220 What are the standards for alfalfa seed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with

WAC 16-302-225 through 16-302-240 constitute the standards for alfalfa seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-225 Land requirements for alfalfa seed certification. Land requirements for the production of alfalfa seed crop are as follows:

(1) Prior to stand establishment an alfalfa seed crop of the same kind must not have been grown or planted on the land for four years for the production of foundation or registered class or one year for the production of certified class; except two years are required for the production of certified class seed of varieties adapted to the northern and central regions following varieties adapted to the southern region.

(2) Reseeding of an alfalfa seed field due to failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(3) Ditchbanks, roadways, etc. adjacent to a certified alfalfa seed field must be free of volunteer alfalfa and prohibited noxious weeds.

(4) Volunteer alfalfa plants in the alfalfa seed field may be cause for rejection or reclassification of a seed field.

(5) No manure or other contaminating materials may be applied during the establishment and production period of the alfalfa seed stand.

NEW SECTION

WAC 16-302-230 Isolation requirements for alfalfa seed certification. Isolation requirements for the production of alfalfa seed crop are as follows:

(1) Alfalfa seed crop for certification must be isolated from all other alfalfa varieties or fields of the same variety not meeting varietal purity requirements for certification as follows:

	Fields less than five acres	Fields five acres or more
Foundation	900 feet	600 feet
Registered	450 feet	300 feet
Certified	165 feet	165 feet

(2) Isolation between different classes (generations) of the same variety of alfalfa seed crop must be as follows:

Class Being Produced	Distance required from fields planted with:	Fields less than five acres	Fields five acres or more
Foundation	Foundation or Registered	225 feet	150 feet
Registered	Registered or Certified	115 feet	75 feet
Certified	Certified	75 feet	45 feet

(3) In cases where an adjoining field is planted with a different variety of alfalfa, or alfalfa of a lower class, isolation may be obtained by measuring off the required strip in the certified seed crop field. This isolation strip may be mowed for hay or it may be harvested for uncertified seed under the following conditions:

(a) The grower must apply for certification of the entire alfalfa seed field and clearly stake off the isolation strip. The entire field must pass all certification requirements, except for isolation at time of inspection. The field report will show rejection due to lack of isolation.

(b) The grower must harvest and deliver to a department approved conditioning plant the seed from the certified portion of the field separately from the seed from isolation strip. After the seed is weighed and lotted in, the weight of the seed from the isolation strip is to be reported to the seed program. At this time the seed program records will indicate the field has passed certification.

(4) Isolation is not required in an alfalfa seed field producing certified class seed when the isolation zone is less than ten percent of the entire field being certified if there is a clear ten-foot line of demarcation between adjacent varieties. The isolation zone is the area calculated by the length of the common border with other varieties by average width of the certified field falling within the one hundred sixty-five-foot isolation distance requirement.

NEW SECTION

WAC 16-302-235 Field tolerances for alfalfa seed certification. Field tolerances for the production of alfalfa seed are as follows:

	Field Producing*		
	Foundation	Registered	Certified
Other varieties	0.1%	0.5%	1.0%
Sweet Clover	none found	5 plants/acre	10 plants/acre
Red Clover	none found	4 plants/acre	20 plants/acre

* Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-240 Seed standards for alfalfa seed certification. (1) Seed standards for the production of alfalfa seed are as follows:

Purity	Blue Tag		
	Foundation	Registered	Certified
Pure seed (minimum)	99.00%	99.00%	99.00%
Other crops (maximum)	.10%	.10%	.25%
Sweet clover (maximum)	none found	none found	90 per lb.
Inert matter (maximum)	1.00%	1.00%	1.00%
Weed seed (maximum)	.10%	.20%	.25%
Objectionable weed seeds (maximum)	none found	none found	18 per lb.
Germination (Min. total of germination and hard seed)	80.00%	85.00%	85.00%
or Tetrazolium (Min. total of Tetrazolium and hard seed)	82.00%	87.00%	87.00%

(2) Alfalfa seed must be free of prohibited noxious weed seeds and foundation class must be free of Brassica spp.

(3) One pound of seed will be examined for the presence of dodder.

BEAN SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-245 What are the standards for bean seed certification. (1) The general seed certification standards and definitions in this chapter are basic and together with WAC 16-302-250 through 16-302-270 constitute the standards for bean seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

(3) Prior to the planting of bean seed stock, the seed must be in compliance with the quarantine requirements found in chapter 16-301 WAC in order to be eligible for certification. Any seedling application submitted without proof of quarantine compliance will not be accepted into the certification program. Any seed field planted in violation of chapter 16-301 WAC will be subject to the procedures in WAC 16-301-435, 16-301-440, and 16-301-485.

NEW SECTION

WAC 16-302-250 Definitions. For the purposes of WAC 16-302-245 through 16-302-270, the following definitions shall apply in addition to the definitions found in chapter 16-301 WAC:

"Adzuki bean" means *Vigna angularis*.

"Dominant I-gene cultivar" means a cultivar that has resistance to all known strains of bean common mosaic virus (B.C.M.V.) due to the presence of the dominant I-gene. Dominant I-gene cultivars will not show mosaic mottle symptoms or transmit the virus through seed when inoculated with any strain of B.C.M.V.

"Diseases" means those viral, fungal, and bacterial diseases of beans enumerated in WAC 16-494-013 and any new variations or strains of these identified in the future.

"Recessive I-gene cultivar" means a cultivar that may be susceptible to some strains of bean common mosaic virus and may show mosaic mottle symptoms.

"Seed-borne viral diseases" includes bean common mosaic virus, adzuki common mosaic virus, and other similar viral diseases causing mosaic mottle and other symptoms similar to those of bean common mosaic virus.

NEW SECTION

WAC 16-302-255 Land requirements for bean seed certification. Land requirements for the production of bean seed are as follows:

(1) A field to be eligible for the production of certified class must not have been planted to beans of a different variety the preceding three years.

A field to be eligible for the production of foundation or registered classes must not have been planted to beans for the previous three years unless those beans were of the same variety of equal or higher class. The fields must be free of bacterial diseases during the previous two years of planting.

(2) A bean field is not eligible for production of certified seed for more than two consecutive years.

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NEW SECTION

WAC 16-302-260 Field tolerances and requirements for bean seed certification. (1) Field tolerances and requirements for the production of a bean seed crop are as follows:

	Field Producing*		
	Foundation	Registered	Certified
Other varieties or off-type plants	none found	0.1%	0.2%
Other crops	none found	0.1%	0.1%
Total seed-borne diseases**	none found	none found	none found

* Except as noted in subsection (6) of this section.
 ** Except as noted in subsection (7) of this section.

(2) Snap and kidney beans must be isolated by 1320 feet from known bacterial blight.

(3) The following requirements apply to bean seed certification:

(a) Pintos, red mexicans, pinks, great northern, small whites, navy beans, and black turtle beans may be grown for an unlimited number of generations under rill or sprinkler irrigation.

(b) Kidney beans, cranberry types, Taylor horticultural types, and Borlotto types may be grown for an unlimited number of generations under rill irrigation or for one generation under rill irrigation and, subsequently, for two generations under sprinkler irrigation. The fourth and unlimited subsequent generations may be grown and inspected with the same alternation of irrigation types.

(4) Bean fields must be rogued of weeds, off-type plants, volunteer plants, and plants showing symptoms of seed-borne diseases. Excessive nightshade shall be a cause for rejection.

(5) For a bean field to be eligible for certification it must be clean and have boundaries that are clearly defined and a minimum of 36" which is adequate to prevent mechanical contamination.

(6) Excessive weeds, poor stands, lack of vigor, or any other condition which is apt to make inspection inaccurate may be cause for rejection of a bean field.

(7) Bean fields, including those planted with a dominant I-gene cultivar, are allowed the following levels of bean seed-borne virus diseases in the field: For foundation class, none; for registered class, .5% and for certified class 1.0%.

NEW SECTION

WAC 16-302-265 Seed field inspection requirements for bean seed certification. Seed field inspection requirements for the production of bean seed are as follows:

(1) When factors affecting certification are most evident. The second inspection, when required, shall be a windrow inspection.

(2) A serology or a grow out test to verify presence of seed-borne diseases in beans may be required if the applicant, or the certifying agency deems it necessary as allowed under WAC 16-301-480(1).

NEW SECTION

WAC 16-302-270 Seed standards for bean seed certification. Seed standards for the production of bean seed are as follows:

(1)

Purity	Foundation	Registered	Certified
Pure seed (Min.)	98%	98%	98%
Other crops & varieties (Max.)	none found	none found	2/100 lbs.
Badly damaged seed (Max.)		2%	2%
Inert matter (Max.)		2%	2%
Splits (Max.)		2%	2%
Weed seed (Max.)		none found	none found
Germination (Min.)		85%	85%

(2) Total inert matter, splits, and badly damaged bean seed shall not exceed 2% except for foundation class.

(3) Laboratory test reports state the percent of discolored beans for information only.

(4) Rough handling of bean seed in the combine or cleaning plant reduces germination materially. Precautions must be taken against such treatment and the seed safeguarded against high drops.

CORN SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-275 What are the standards for corn seed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-280 through 16-302-315 constitute the standards for corn seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-280 Eligibility for corn seed certification. Eligibility for corn seed certification is as follows:

(1) Foundation corn inbred lines:

(a) For the purposes of corn seed certification, the propagation of male sterile inbred lines is subject to the same requirements and rules as apply to foundation single crosses in subsection (2) of this section.

(b) An inbred line must be a relatively true breeding strain of corn resulting from at least five successive generations of controlled self-fertilization; or at least five generations of back-crossing to a recurrent parent with selection; or its equivalent.

(c) Inbred lines increased by hand pollination are eligible for corn seed certification.

(d) An inbred used as a pollinator in a foundation single cross production corn field may be certified if all the seed parents in the isolated corn field are inspected for certification and meet all field requirements for certification.

(e) Addition of specific genetic factors to a line of corn.

(i) When a specific genetic factor(s) is added to an inbred line, the line must be backcrossed to its recurrent parent at least five generations. The line shall be homozygous for the

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specific genetic factor(s) except for the pollen restoration factor(s), and the genic male sterile maintainer line.

(ii) For a recovered pollen restorer inbred line, selection must be relative to a specific cytoplasmic male sterile source.

(iii) The originator must supply proof of the genetic nature of a recovered line.

(iv) A genic male sterile maintainer line, consisting of duplicate-deficient and male-steriles in an approximate one to one ratio must be no more than two generations removed from breeder's seed. The maintainer must be designated according to generation as:

(A) Breeder seed: The hand pollinated selfed seed from a known duplicate-deficient plant heterozygous at a particular male sterile locus.

(B) Foundation I seed: The product of random-mating among fertile plants arising from breeder seed.

(C) Foundation II seed: The product of random-mating among fertile plants arising from foundation I seed.

(v) A genic male sterile line must be a strain homozygous for a particular male sterile recessive allele.

(vi) The genic male sterile lines shall be identified as to the recessive genes they carry, e.g., B37 ms-1, N26 ms-10. The maintainer lines must be identified not only for the male sterile gene for which it is heterozygous, but also for the specific translocation from which it was derived, e.g., B37 Mt-1 ms-1, N28 Mt-1 ms-10.

(2) Foundation corn single crosses:

(a) Foundation single cross. A foundation single cross must consist of the first generation of a cross between: Two inbred lines; an inbred line and a foundation back cross; or two foundation back crosses.

(b) Foundation back-crosses:

(i) A first generation foundation back cross must be the first generation cross between a foundation single cross of related inbred lines and an inbred line which must be the same as one of the inbreds in the foundation single cross.

(ii) A second generation foundation back cross must be made by using a first generation back cross as the seed parent and the pollinating parent shall be an inbred line. The inbred line must be the same as the inbred parent used in making the first generation back cross seed parent.

(c) A male sterile line may be substituted for its fertile counterpart as one parent of a foundation single cross if the male sterile line has been backcrossed for not less than five generations to its fertile counterpart, or the male sterile line is the same in other characteristics as its fertile counterpart.

(d) Male sterile lines propagated by hand pollination will be eligible for certification.

(e) A pollen restoring line may be substituted for its non-restoring counterpart in a foundation single cross if the pollen restoring line is the same in other characteristics as its non-restoring counterpart.

(3) Hybrid corn seed:

(a) Hybrid corn seed is seed to be planted for the production of feed or for use other than seed. It may be any one of the following:

(i) Double cross - the first generation cross between two foundation single crosses.

(ii) Three-way cross - the first generation cross between a foundation single cross as one parent and an inbred line or a foundation back cross as the other parent.

(iii) Single cross must consist of the first generation of a cross between: Two inbred lines; an inbred line and a foundation back cross; or of two foundation back crosses.

(b) Foundation single cross seed and foundation back cross seed planted for the production of double cross, single cross, or three-way cross hybrid corn seed must be completely certified by a recognized seed certifying agency.

(c) Inbred line seed planted for the production of single cross or three-way cross hybrid corn seed to be used for grain or forage production must meet the requirements for the definition of an inbred line (as provided for in subsection (1)(b) of this section) and be certified.

(d) Only the class "certified" is recognized.

(4) Inbred seed and the seed of each parent for single crosses must meet one of the following requirements:

(a) Be in the hands of the originator;

(b) Be a line obtained directly from the originator;

(c) Be a line obtained from a state agricultural experiment station;

(d) Be a line obtained from the United States Department of Agriculture; or

(e) Be certified. Evidence of eligibility must be a certification tag taken from the seed planted.

NEW SECTION

WAC 16-302-285 Field inspection for corn seed certification. A representative of the certifying agency makes a minimum of three field inspections during the pollinating period for certification of corn seed. When the previous crop was corn, at least one additional inspection is made to verify that the field is sufficiently free of volunteer plants from the previous crop. Field inspections may be made without giving prior notice to the grower.

NEW SECTION

WAC 16-302-290 Field standards for corn seed certification. Except for hybrid corn field standards for corn seed certification are:

(1) Corn seed isolation requirements are:

(a) An inbred must be so located that it is not less than 660 feet from other corn except when the inbred is grown as a pollinator in a single cross production field. Any ear parent(s) in the same isolated field must be entered for certification, inspected, and meet all field requirements for certification.

(b) A specific foundation single cross must be located so the seed parent is not less than six hundred and sixty feet from other corn for pollinator rows and other seed parent(s) in the same isolated field. All seed parent(s) in the same isolated field must be applied for certification, inspected, and meet all field requirements for certification.

(c) Differential maturity dates are permitted for modifying isolation distances for inbred lines or male sterile inbred line increases if there are no receptive silks in the ear or seed

parent at the same time pollen is being shed in the contaminating field.

(d) Foundation inbred or single cross production fields of dent sterile popcorn need not be isolated from yellow dent field corn.

(e) Corrections for improper isolation must be made by one of the following methods:

(i) By completely destroying or by detasseling the necessary contaminating corn before silks appear in the ear or seed parent in the field to be certified; or

(ii) By completely destroying the plants which are improperly isolated from the contaminating corn before the final field inspection.

(2) For corn single crosses, nine feet is the maximum distance a seed parent row must be from a pollen parent row.

(3) For corn single crosses, the minimum population of pollen shedding plants per acre is two thousand. Ineffective pollen parent plants must not be counted.

(4) Corn single cross fields being inspected for certification must contain not less than four hundred pollen plants per acre that are actively shedding pollen when more than twenty-five percent of the seed parent silks are apparently receptive.

(5) Corn single cross detasseling or pollen control. More than five percent of the seed parent must have apparently receptive silks for the following provisions to apply. Apparently receptive silks are emerged silks which are not wilted or brown.

(a) An isolation of a specific foundation single cross is not accepted for certification if at one inspection more than one-half percent of the stalks of the seed parent have shed pollen, or if the total number having shed pollen on any three days of inspection exceeds one percent.

(b) Cytoplasmic male sterile seed parent plants; detasseling (cutting or pulling) to control plant pollen is permitted.

(6) Corn field roguing:

(a) Definitely off-type plants must be destroyed completely so that suckers do not develop. Plants showing definite hybrid vigor or a definitely different type from the inbred or parent being inspected are classified as definitely off-type.

(b) For inbred lines, an isolation in which more than one-tenth of one percent (one per one thousand) of definitely off-type plants have shed pollen, when at the same time more than five percent of the plants have apparently receptive silks, is not certified.

(c) For single crosses, an isolation in which more than one-tenth of one percent of definitely off-type plants are present in the seed parent, when the silks have turned brown, is not eligible for certification.

(d) Sucker tassels and portions of tassels of off-type plants is counted as shedding pollen when two inches or more of the central stem, the side branches, or a combination of the two has the anthers extended from the glumes.

NEW SECTION

WAC 16-302-295 Field standards for hybrid corn seed certification. Field standards for hybrid corn seed certification are:

(1) Hybrid corn seed isolation:

(a) A specific hybrid must be located so that the seed parent is not less than six hundred and sixty feet from corn of a different color or texture with the following exceptions:

(i) Hybrid seed production fields of dent sterile popcorn need not be isolated from yellow dent field corn; or

(ii) When the contaminating corn is of a different color or texture aggregating less than one-fourth acre on one exposure, the isolation distance may be modified in accordance with the table listed in this section.

(2) A specific hybrid corn must be located so that the seed parent is not less than four hundred and fifteen feet from other corn of the same color or texture. The planting of pollen parent border rows and the size of the crossing field according to the following table may modify this distance.

Field Size* = 1-20 Acres		Field Size* = 21 Acres or more	
Distance from other corn in feet	Minimum border rows required	Distance from other corn in feet	Minimum border rows required
415	0	415	0
395	1	375	1
375	2	330	2
355	3	290	3
330	4	250	4
310	5	210	5
290	6	165	6
270	7	125	7
250	8	85	8
230	9	45	9
210	10	less than 45	10
185	11		
165	12		
145	13		
125	14		
105	15		
85	16		

* Different dates of planting will not divide a field for isolation purposes but may divide the field for detasseling inspection.

(a) The border rows and pollen parent rows must be planted with certified first generation seedstock, must be shedding pollen simultaneously with silk emergence of the seed parent and must not be separated from the seed parent by more than thirty-three feet.

(b) A field planted with the same eligible pollen parent may be used as an isolation buffer if it is applied for certification, inspected and meets field requirements for certification.

(c) Full credit is not given where poor stands of border corn exist, where the border rows have been detasseled, or where, for any reason, the border rows are not shedding pollen as plentifully as the pollen parent rows. Because of the difficulty of obtaining and maintaining a good stand of corn, the planting of more than the minimum number of border rows is recommended.

(d) The maximum distance a seed parent row shall be from a pollen parent row is fifteen feet.

(3) Corrections for improper isolation of hybrid corn must be made by one of the following methods:

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(a) By completely destroying or by detasseling the necessary contaminating corn before silks appear in the seed parent in the field to be certified; or

(b) By completely destroying the seed producing plants that are improperly isolated from contaminating corn before the final field inspection.

(4) Hybrid corn detasseling or pollen control. More than five percent of the stalks of the seed parent must have apparently receptive silks for the following provisions to apply. Apparently receptive silks are emerged silks which are not wilted or brown.

(a) An isolation is not accepted for certification if upon inspection by the certifying agency more than one percent of the stalks of the seed parent have shed pollen, or if the total number having shed pollen on any three days of inspection exceeds two percent.

(b) When more than one combination of hybrid corn is grown in the same isolation and the seed parent of one or more is shedding pollen in excess of one percent, all seed parents having five percent or more apparently receptive silks at the time is disqualified for certification unless adequately isolated from the shedding seed parent.

(c) Sucker tassels and portion of tassels are counted as shedding pollen when two inches or more of the central stem, the side branches, or a combination of the two have the anthers extended from the glumes.

(5) A male sterile seed parent may be used to produce certified hybrid corn seed by either of two methods:

(a) Seed of the normal fertile seed parent is mixed with the seed of the male sterile seed parent of the same pedigree either by blending in the field at harvest or by size at conditioning time. The ratio of male sterile seed parent seed to normal seed parent seed does not exceed two to one.

(b) The male parent involves a certified pollen restoring line or lines so that not less than one-third of the plants grown from the hybrid corn seed produce pollen that appears to be normal in quantity and viability.

(6) Hybrid corn roguing:

(a) Definitely off-type plants in a parent line planted for the production of single cross or three-way cross hybrid corn seed to be used for grain or forage production must be completely destroyed so that suckers do not develop.

(b) Plants showing definite hybrid vigor or a definitely different type from the parent being inspected must be classified as definitely off-type.

(c) An isolation in which more than two-tenths of one percent of definitely off-type plants in the parent or parents have shed pollen, at a time when more than five percent of the seed parent plants have apparently receptive silks, is disqualified for certification.

NEW SECTION

WAC 16-302-300 Seed inspection for foundation corn single crosses and inbred lines certification. The following applies for certification of corn single crosses and inbred lines: When excessive off-type or different textured kernels are observed at the time of ear inspection by the certifying agency and the off-type kernels are detectable in the shelled seed, the seed certification applicant may have the

option of shelling the ears to attempt to remove the kernels by mechanical or other means. The sampled seed after conditioning must not contain in excess of three-tenths of one percent of the off-type kernels.

NEW SECTION

WAC 16-302-310 Seed inspection and standards for hybrid corn seed certification. Seed inspection and standards for hybrid corn seed certification are as follows:

	Standard Certified Class
(1) Genetic Factor	
Other varieties and off-types (maximum)	0.5%
Off-textured kernels in opaque 2, flowery 2 and waxy (maximum)	1.0%
(2) Quality Factors	Standards
Pure seed (minimum)	98.0%
Total other crops - including other varieties (maximum)	0.5%
Total weed seed (maximum)	None found
Total inert matter (maximum)	2.0%
Germination (minimum)	90.0%
Moisture (maximum)	14.0%

NEW SECTION

WAC 16-302-315 Ear inspection and winter growouts for certification of foundation corn single crosses and inbred lines. Ear inspection and winter growouts for certification of foundation corn single crosses and inbred lines are:

(1) Foundation single crosses and inbred lines is either inspected in the ear or included in a winter growout.

(2) Foundation corn single crosses and inbred lines for ear inspection are inspected by the certifying agency after the applicant for seed certification indicates the seed is sorted and ready for inspection.

(3) A corn seed lot must not contain in excess of one-tenth of one percent of definitely off-type ears, or more than five-tenths of one percent of ears with off-colored or different textured kernels which would not exceed a total of twenty-five off-colored seeds, or different textured kernels per one thousand ears.

(4) Winter growouts for foundation corn single crosses and inbred lines:

(a) When differential maturity dates or detasseling within the required isolation distance are permitted for modifying isolation distances for corn foundation male sterile inbred line increases or foundation inbred lines, winter growouts are required in addition to other standards.

(b) The applicant may choose to have a winter growout in lieu of ear inspection.

(c) Seed shelled before ear inspection must be included in a winter growout.

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(d) Standards for winter growouts are:

(i) Percentage of off-types allowed must not exceed one percent.

(ii) Growouts are made on one round and/or flat separation, or on individual grade sizes.

(iii) The inspection fee for winter growouts are charged to the applicant for seed certification at actual cost.

GRASS SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-320 What are the standards for grass seed certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-325 through 16-302-360 constitute the standards for grass seed certification.

(2) Each lot of seed stock subject to the annual bluegrass and rough bluegrass quarantine as established in chapter 16-301 WAC must be in compliance with the quarantine requirements prior to planting in order to be eligible for certification. Any seedling application submitted without proof of quarantine compliance will not be accepted into the certification program. Any seed field planted in violation of chapter 16-301 WAC will be subject to the violation procedures under WAC 16-301-295 and 16-301-355.

(3) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-325 Land requirements for grass seed certification. (1) Land requirements for production of grass seed are as follows:

(a) A grass field planted with breeder seed for the production of foundation seed must not have been seeded to the same species, subspecies, variety, or strain of grass during the preceding five years of planting. The field must be planted in spaced rows. The five-year eligibility may be waived to three years with the use of fumigants and other short-term soil sterilization chemicals with prior approval of the certifying agency.

(b) A grass field planted with foundation seed for the production of registered seed must not have been seeded to the same species, subspecies, variety, or strain of grass during the preceding three years.

(c) A grass field planted with foundation, registered, or certified seed for the production of certified seed must not have been seeded to the same species, subspecies, variety or strain of grass during the preceding year from planting unless the previous planting was of the same variety and eligible to produce foundation, registered or certified seed.

(d) Reseeding of a grass field because of failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(e) Grasses of the same kind growing in fencerows and other areas adjacent to the field must be controlled to prevent blooming.

(f) Prohibited noxious weeds in the field, or on ditch-banks, roadways, etc., adjacent to a certified field shall be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-330 Field isolation requirements for grass seed certification. (1) The field isolation requirements for grass seed are as follows:

(a) A seed field eligible for the production of foundation, registered or certified seed must be isolated from any other variety or strain of the same species in accordance with the requirements in the following table:

Symbol for Type of Reproduction	Minimum Isolation Distance Required for Fields Producing:		
	Foundation	Registered	Certified
Strains at least 80%			
Apomictic A	60 feet	30 feet	15 feet clean fallow
Highly Self-Fertile Species—S	60 feet	30 feet	15 feet clean fallow
All cross-pollinated Species—C	900 feet	300 feet	165 feet

(b) A seed field that is eligible for the production of foundation or registered seed must be isolated from different classes of the same variety of cross-pollinated (C) species in accordance with the requirements in the following table:

Class Seed Planted	Class Seed Produced	Distance Required From Nearest Field Producing:	
Breeder	Foundation	Registered	150 feet
Breeder	Foundation	Certified	225 feet
Foundation	Registered	Certified	75 feet

(c) Isolation is not required in fields producing certified class seed when the isolation zone is less than ten percent of the entire field being certified if there is a clear (ten feet) line of demarcation between adjacent varieties. The isolation zone is the area calculated by the length of the common border with other varieties by average width of the certified field falling within the one hundred sixty-five feet isolation distance requirement.

(d) A field eligible for the production of foundation, registered or certified seed must be isolated from classes of the same variety of apomictic (A) and self-fertile (S) species in accordance with the following requirements:

(i) A field producing foundation or registered seed must be a minimum of fifteen feet from a field planted with a different class of the same variety.

(ii) A field producing certified seed must be a minimum of five feet from a field planted with a different class of the same variety.

(e) If it is not possible to provide minimum isolation distances for fields producing foundation, registered or certified seed exceeding five acres in area, border removal is permitted. Border removal requires removal of the portion of the field being certified that is adjacent to a contamination

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source. The following requirements apply if the grower uses border removal:

(i) The minimum distances required for border removal are as follows:

Minimum Isolation Distance Required for Fields Producing:

Border to be removed from the field being certified	Foundation	Registered	Certified
0 feet	900 ft.	300 ft.	165 ft.
15 feet	450 ft.	150 ft.	75 ft.

(ii) The grower must apply for seed certification of the entire field and clearly stake off the border removal portion before inspection of the field by the certifying agency.

(f) The border removal portion of the field may be harvested for uncertified seed under the following conditions:

(i) The entire field must pass all certification requirements except for isolation at time of inspection. The field report will show rejection due to lack of isolation.

(ii) The grower must harvest and deliver to a department approved conditioning plant the seed from the certified portion of the field separately from the seed from the isolation strip. After the seed is weighed and lotted in, the weight of

the seed from the isolation strip is to be reported to the seed program. At this time the seed program records will indicate the field has passed certification.

NEW SECTION

WAC 16-302-335 Field inspection tolerances for grass seed certification. (1) Field tolerances for the production of foundation, registered or certified grass seed are as follows:

Maximum other varieties permitted in fields producing:

Foundation:	0%
Registered:	0.5%
Certified:	2%

(2) Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-385 Grass seed standards for certification. The seed standards for grass shall be as follows:

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CROP AND TYPE OF REPRODUCTION AS PER WAC 16-302-330	MINIMUM % GERM (d)		MINIMUM % PURE		MAXIMUM % INERT		MAXIMUM % WEEDS (b)		MAXIMUM % OTHER CROPS		MAXIMUM SEEDS OF OTHER CROP GRASS SPECIES			
	FNDT.		FNDT.		FNDT.		FNDT.		FNDT. (i)		FNDT.	REG.	CERT.	
	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG. (i)	(a)	SEEDS/LB.	SEEDS/LB.	%	
BLUEGRASS														
Big	(A)	70	70	90	90	10	10	.05	.3	.1	.5	45 /lb.	454 /lb.	.25
Canby	(A)	70	70	90	90	10	10	.05	.3	.1	.5	45 /lb.	454 /lb.	.25
Kentucky	(A)	80	80	97	97	3	3	.05	.3	.1	.5	45 /lb.	454 /lb.	.25
Canada, Upland	(A)	80	80	96	92	4	8	.05	.3	.1	.5	45 /lb.	907 /lb.	.25
BROMEGRASS														
Smooth & Meadow	(C)	80	85	95	95	5	5	.05	.3 (c)	.1	.5	9 /lb.	91 /lb.	.25
Mountain & Sweet	(C)	85	85	95	95	5	5	.3	.3 (c)	.1	1.0	9 /lb.	91 /lb.	.25
DEERTONGUE	(C)	50	50	97	95	3	5	.50	.5 (c)	1.0	1.0	1%		
FESCUE														
Tall & Meadow	(C)	80	85	95	97	5	3	.03	.3 (c)	.1	.5	18 /lb.	91 /lb.	.25
Hard & Sheep (m)	(C)	80	85	95	97	5	3	.03	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
Chewings Red, Idaho and other Fescue	(C)	80	90	95	97	5	3	.03	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
ORCHARDGRASS	(C)	80	85	85	90	15	10	.03	.3 (c)	.1	.5	27 /lb.	91/lb.	.25
			80 for	penlate	& later									
RYEGRASS														
Pennfine	(C)	80	85	96 (k)	97 (k)	4	3	.1	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
TIMOTHY														
WHEATGRASS (n)														
Beardless	(C)	80	85	90	90	10	10	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Bluebunch	(C)	80	85	90	90	10	10	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Indermediate, Tall	(C)	80	85	95	95	5	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Pubescent	(C)	80	85	95	95	5	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Western, R/S Streambank, Thickspike	(C)	80	85	90	90	10	10	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Slender	(S)	80	85	90	95	10	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25
Crested & Siberian	(C)	80	85	90	95	10	5	.1	.3 (c)	.1 (e)	.5 (e)	9 /lb.	45 /lb.	.25

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CROP AND TYPE OF REPRODUCTION AS PER WAC 16-302-330	MINIMUM % GERM (d)		MINIMUM % PURE		MAXIMUM % INERT		MAXIMUM % WEEDS (b)		MAXIMUM % OTHER CROPS		MAXIMUM SEEDS OF OTHER CROP GRASS SPECIES			
	FNDT.	CERT.	FNDT.	CERT.	FNDT.	CERT.	FNDT.	CERT.	FNDT. (i)	CERT. (a)	FNDT.	REG.	CERT.	
	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG.	CERT.	REG. (i)	CERT. (a)	SEEDS/LB.	SEEDS/LB.	%	
INDIAN RICEGRASS	(C)	80(j)	80 (j)	95	90	5	10	.3	.5	.5	1.0	9 /lb.	45 /lb.	.25
PUCCINELLIA (n) distans	(C)	80	80	90	95	5	5	.3	.5	.5	1.0	45 /lb.	454 /lb.	.25
WILD RYE (n)	(C)	80	80	90	90	10	10	.1	.3 (c)	.1	.5	9 /lb.	45 /lb.	.25
BENTGRASS	(C)	85	85	98	98	2	2	.3	.4 (f) (g)	.2	.6 (h)			
REDTOP	(C)	80	80	92	92	8	8	.3	.5 (f)	.5	.2			
Ann.														
CANARYGRASS	(C)	85	85	99	99	1	1	.1	.3	1/lb.	3/lb.			
GREEN	(C)	80	80	80	80	20	20	.1	.3(c)	.1	.5			
NEEDLEGRASS														
SWITCHGRASS	(C)	60	60	90	90	10	10	.5	1.5	.1	.25			

The following (a) - (n) are notes to the above table.

- (a) Not to exceed .25% other grass species for blue tag seed.
- (b) Grass seed must not contain more than 45/lb. for registered seed 91/lb. for certified seed, singly or collectively, of objectionable weed seeds. (See (f) of this subsection for certified bentgrass and redtop exemption.) Grass seed shall be free of the seed of prohibited noxious weeds.
- (c) A tolerance of 0.5% may be allowed for samples containing weedy bromus spp provided the total of all other weed seeds does not exceed 0.3%.
- (d) A standard tetrazolium (two hundred seed) test may be used in lieu of germination test. NOTE: State and federal seed laws require seed be labeled on a germination test.
- (e) A tolerance of 0.8% may be allowed in registered and certified wheatgrass containing small grain seed provided the total of all other crop seed does not exceed 0.1% for registered class and 0.5% for certified class.
- (f) Certified seed must not contain over 907 seeds per pound, singly or collectively, of the following weeds: Plantago spp., Big Mouse-ear Chickweed, Yarrow, Spotted Cat's Ear, and Dandelion.
- (g) A maximum of .50% weed seed may be allowed in certified bentgrass containing silver hairgrass provided the total of all other weed seed does not exceed .40%.
- (h) 1.50% other fine bentgrasses and .50% redtop may be allowed in certified bentgrass containing a minimum of 98.00% total bentgrass.
- (i) A crop exam is required for all registered and foundation class grass seeds.
- (j) Or 70% by Tz test.
- (k) Maximum other ryegrass allowed as determined by fluorescence test: Foundation 0.1%, registered 1%, certified 2% for annual and 3% for perennial containing a minimum of 97% total ryegrass. Acceptable fluorescence levels for specific varieties available upon request.
- (l) 85% minimum germination allowed on ryegrass varieties as designated by the breeder or variety owner. See list maintained by the seed program.
- (m) An ammonia test is required on hard and sheep fescue to determine presence of other fescue sp. Other fine-leaved fescue found in the ammonia test will be included with other crop not other grass species.
- (n) Total viability as allowed in WAC 16-302-170 can be substituted for germination percentage.

(a) **Option A** - certification is based on pounds of seed sampled, and billed at completion of required laboratory tests, the fees are:

(b) **Option B** - certification is based on dealers requesting sampling and tagging privileges. Seed dealers must sign a memorandum of agreement with the department that expires on June 30 of each year. The memorandum may be terminated by the director if the dealer violates certification standards or requirements of memorandum. Payment of fees is the responsibility of the conditioner under this program. Upon termination or nonrenewal of the memorandum of agreement, the dealer is responsible for Option A fees on all certified seed not tagged at termination date. A dealer choosing this program must handle all certified grasses in his warehouse under this program for the entire crop year.

Fees are as established in chapter 16-303 WAC.

SOD QUALITY CERTIFICATION

NEW SECTION

WAC 16-302-395 What are the standards for sod quality seed certification? (1) The general seed certification definitions and standards in this chapter and the grass seed certification standards are basic and together with WAC 16-302-400 through 16-302-410 constitute the standards for sod quality seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-400 Varieties eligible, certification fees, land and isolation requirements and field tolerances. The varieties eligible and certification scheme of each; the certification fees; the land requirements; the isolation requirements; and field tolerances shall be as listed in grass seed certification standards and fees.

NEW SECTION

WAC 16-302-390 Inspection and final grass seed certification fees—Options. Inspection and final grass seed certification fees are based on the following options:

NEW SECTION

WAC 16-302-410 Standards for sod quality seed. (1) Except for ryegrass sod quality seed, seed standards for sod quality grass seed are as follows:

Variety	Minimum Purity	Minimum Germination	Maximum* Other Crop	Maximum** Weed
Kentucky Bluegrass	97%	80%	0.1%	.02%
Red Fescue	98%	90%	0.1%	.02%
Chewings Fescue	98%	90%	0.1%	.02%
Tall Fescue	98%	85%	0.1%	.02%

- * Must be free of ryegrass, orchardgrass, timothy *Agrostis* sp., black medic, *Poa trivialis*, brome, reed canarygrass, tall fescue, clover, and meadow foxtail. Maximum allowable Canada bluegrass .02%. When the base sample is one of these kinds, the species will not be considered a contaminant (i.e., tall fescue in tall fescue).
- ** Must be free of Big, Canby and Sandberg bluegrass, dock, chickweed, crabgrass, plantain, short-awn foxtail, annual bluegrass, velvetgrass, rattail fescue and noxious weed seeds as listed under WAC 16-302-100 and 16-302-105.

(2) Seed standards for sod quality ryegrass seed are as follows:

Variety	Minimum Purity	Minimum Germination	Maximum*** Other Crop*	Maximum*** Weed
Ryegrass**	98%	90%	0.10%	.02%

- * Must be free of black medic, orchardgrass, timothy, *Agrostis* sp., *Poa trivialis*, brome, reed canarygrass, tall fescue, clover and meadow foxtail. Maximum allowable Canada bluegrass 0.02%.
- ** Maximum fluorescence levels as determined by breeder or variety owner.
- *** Must be free of Big, Canby and Sandberg bluegrass, rattail fescue, dock, chickweed, crabgrass, plantain, annual bluegrass, velvetgrass, short-awn foxtail, and noxious weed seeds as listed under WAC 16-302-100 and 16-302-105. An additional 0.07% of weedy *Bromus* spp. will be allowed.
- **** 85% minimum germination allowed on ryegrass varieties as designated by the breeder or variety owner. See list maintained by the seed program.

(3) A sod seed analysis certificate is the basis of determining if a lot meets sod quality standards. This certificate is issued by the certifying agency and represents a purity analysis, a twenty-five gram noxious all weed all crop exam, a ten gram *Poa annua* check and a germination test on an official sample except a 50-gram noxious all weed all crop exam is required for fescues and ryegrass.

(4) In addition to a seed certification tag, seed meeting sod quality certified seed standards will be tagged with a special "sod quality seed" tag.

SUDANGRASS CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-415 What are the standards for sudangrass certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-420 through 16-302-435 constitute the standards for sudangrass seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-420 Land requirements for sudangrass seed certification. The land requirements for the production sudangrass are as follows:

- (1) A field planted for all foundation, registered, and certified classes of sudangrass seed must not have grown or been seeded to sudangrass or sorghum during the preceding two years.
- (2) Reseeding of a field, because of failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).
- (3) Prohibited noxious weeds in the field and on ditch-banks, roadways, etc., adjacent to a certified field shall be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-425 Isolation requirements for sudangrass seed certification. Sudangrass for certification of the foundation, registered, and certified classes must be isolated from all other sudangrass not meeting the same varietal purity requirements for certification or from sorghum by a minimum of nine hundred ninety feet.

NEW SECTION

WAC 16-302-430 Field tolerances for sudangrass certification. Maximum other varieties permitted in field inspection for certification shall be as follows:

- (a) Foundation seed field . . . 1 plant/50,000 plants
- (b) Registered seed field . . . 1 plant/35,000 plants
- (c) Certified seed field 1 plant/20,000 plants

NEW SECTION

WAC 16-302-435 Sudangrass lot standards for certification. Lot standards for certification of sudangrass are as follows:

Purity	Foundation	Class Registered	Certified
Pure seed (min.)	98.0%	98.0%	98.0%
Inert material (max.)	2.0%**	2.0%**	2.0%**
Other crop (max.)	0.01%	0.03%	0.08%
Weed seed (max.)	0.10%	0.10%	0.10%
Prohibited or restricted noxious weed seeds	none found	none found	none found
Germination (min.)	85.0%	85.0%	85.0%

** Inert matter must not contain more than 0.5% of material other than seed fragments of the variety under consideration.

PERMANENT

NEW SECTION

WAC 16-302-440 Standards for verification of turf seed ingredients. The general rules for seed certification are basic and together with the following specific requirements constitute the rules for certification identity of mixtures of different kinds of turf certified seed:

(1) A blend data sheet, including proof of certification, verifying the origin and the certifying agency along with the analysis and pounds of each lot must be submitted to the certifying agency for approval.

(2) Each lot of certified seed shall:

(a) Meet standards acceptable to the certifying agency.

(b) Be sampled under supervision of the certifying agency prior to mixing. The sample shall be obtained in accordance with official sampling procedures. The sample shall be identified with:

(i) The verification of certification, origin, and certifying agency;

(ii) The kind/variety;

(iii) The analysis and size of lot.

(3) The certifying agency reserves the right to:

(a) Refuse permission to use individual lots;

(b) Approve the equipment to be used and procedure to follow in mixing;

(c) Approve the containers and labeling to be used; and

(d) Sample the final mixture.

(4) The certifying agency will identify each container with an official certification label verifying that the individual lots used were certified seed lots.

(5) For a mixture to be labeled sod quality each component shall meet sod quality standards in WAC 16-302-410.

(6) Fees for turf seed mixing shall be the same as the current blend fee. Refer to chapter 16-303 WAC for appropriate fees.

FLAX CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-445 What are the standards for Flax certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-450 through 16-302-455 constitute the standards for Flax certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-450 Field standards for Flax certification. Isolation must be an adequate distance to prevent mechanical mixture.

Maximum Permitted-Ratio of heads or plants.

Foundation	Registered	Certified
1:5000	1:2000	1:1000

NEW SECTION

WAC 16-302-455 Seed standards for Flax certification.

Standards for each class

Factor	Foundation	Registered	Certified
Pure seed (min.)		98%	97%
Inert matter (max.)		2%	3%
Weed seed (max.)*		.1%	.2%
Other crop seed (max.)		.1%	.2%
Germination (min.)		80%	80%

* Flax must be free of prohibited and objectionable noxious weed seed.

WOODY PLANTS AND FORBES CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-460 What are the standards for woody plants and Forbes certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-465 through 16-302-470 constitute the standards for woody plants and Forbes certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-465 Land requirements and field standards for woody plants and Forbes. (1) The life of a stand shall be unlimited as long as seventy-five percent of the plants present in the stand are those that were planted originally.

(2) To be eligible for the production of certified class of seed, a field must not have grown or been seeded to the same species during the previous four years for foundation, three years for registered, and two years for certified.

(3) A seed field inspection must be made the year of establishment and at least once each year that seed is to be harvested. This inspection will be made at a time when plant development allows for the detection of factors such as off-type varieties and weed contamination.

(4) Isolation for seed production the minimum distance from a different variety or wild hybridizing populations are as follows:

	Minimum of isolation-feet:	
	Fields of 2 acres or less	Fields of more than 2 acres
Foundation & Registered	400	200
Certified	200	100

Volunteer plants may be cause for rejection or reclassification of a seed field.

(5) Specific field tolerances:

Factor	Maximum ratio of heads or plants		
	Foundation	Registered	Certified
Other varieties & off type	1/1000	1/500	1/250

PERMANENT

Other kinds	1/2000	1/1000	1/500
(Inseparable other species)			
Prohibited noxious weeds	None found	None found	None found

NEW SECTION

WAC 16-302-470 Seed standards for woody plants and Forbess.

SEED STANDARDS

Crop	Germination				Weeds*				Other crop	
	(min.)		Pure seed (min.)		Inert (max.)		(max.)		(max.)	
	F/R	C	F/R	C	F/R	C	F/R	C	F/R	C
Small burnet	80	80	95	95	5	5	.1	.2	.1	.25
Purple prairie clover	60**	60**	95	95	5	5	.20	.5	.1	.25

- * Must be free prohibited and restricted noxious weed seed.
- ** Includes total germination and hard seed.

RAPSEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-475 What are the standards for rapeseed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-480 through 16-302-490 constitute the standards for rapeseed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-480 Field standards for rapeseed certification. Field standards for the production of rapeseed are as follows:

(1) A portion of a rapeseed field may be certified if the area to be certified is clearly defined.

(2) A field producing foundation, registered or certified rapeseed must be the minimum isolation distance from fields of any other variety or fields of the same variety that do not meet the varietal purity requirements for certification, as given in the following table:

Class	Fields of Cross Pollinated Varieties	Fields of Self Pollinated Varieties
Foundation	1,320 feet	660 feet
Registered	1,320 feet	660 feet
Certified	660 feet	330 feet
Different class of same variety	165 feet	165 feet

These isolation distances are minimum and must be met in all cases. When isolating fields of different usage kinds, i.e., industrial type from edible type, it is recommended that distances of three miles for foundation and registered, and two miles for certified be used.

(3) Volunteer plants may be cause for rejection or reclassification of a rapeseed field.

(4) Specific standards for rapeseed are:

Factor	Maximum permitted in each class		
	Foundation	Registered	Certified
Other varieties*	None found ¹	None found ¹	1.00%

- * Other varieties are considered to include off-type plants and plants that can be differentiated from the variety being inspected.
- ¹ None found means none found during the normal inspection procedures. None found is not a guarantee to mean the field inspected is free of the factor.

(5) Inspection will be made by the certifying agency when the crop is in the early flowering stage.

NEW SECTION

WAC 16-302-485 Land requirements for rapeseed certification. (1) Land requirements prior to planting for the production of rapeseed are as follows:

Class Planted	Class Produced	Years Field Shall be Free of Rapeseed
Breeder	Foundation	5
Foundation	Registered	4
Breeder, Foundation, Registered	Certified	3

(2) For all classes no manure or other contaminating materials shall be applied during the establishment and production period of the rapeseed stand.

(3) Reseeding of a rapeseed field due to failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(4) Ditchbanks, roadways, etc., adjacent to a certified rapeseed field must be free of volunteer rapeseed and prohibited noxious weeds.

NEW SECTION

WAC 16-302-490 Seed standards for rapeseed certification. Seed standards for the production of rapeseed are as follows:

Purity	Foundation	Registered	Certified
Pure seed	(Min.) 99.00%	99.00%	99.00%

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Purity	Foundation	Registered	Certified
Other crop and/or varieties	(Max.) 9/lb	9/lb	18/lb
Inert matter	(Max.) 1.00%	1.00%	1.00%
Weed seed	(Max.) 91/lb	91/lb	181/lb
Prohibited noxious weeds (1)	None found	None found	None found
Objectionable weeds (2)	(Max.) 5/lb	9/lb	18/lb
Chemical analysis (3)			
Germination	(Min.) 85.00%	85.00%	85.00%

Note:

- (1) None found means none found during normal inspection procedures. None found is not a guarantee that the lot is free of noxious weed seeds.
- (2) Objectionable weed seeds are defined as restricted noxious listed in WAC 16-301-125 plus: *Brassica nigra*, *Sinapis arvensis*, *Brassica juncea*, and *Raphanus raphanistrum*.
- (3) Erucic acid content shall be less than 2% and glucosinolate content shall not be greater than thirty micromoles unless other tolerances are described by the plant breeder for each variety.
- (4) Erucic acid and glucosinolate analysis must be conducted on clean seed.
- (5) Erucic acid and glucosinolate analysis must be conducted in a WSDA approved laboratory.

RED CLOVER SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-495 What are the standards for red clover seed certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-500 through 16-302-520 constitute the standards for red clover seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-500 Land requirements for red clover seed certification. Land requirements for the production of red clover seed are as follows:

(1) A field planted with red clover breeder seed for the production of foundation seed must have grown or been seeded to red clover during the preceding six years of planting, three years of which the land must be cultivated.

(2) A field to be planted with red clover foundation seed for the production of certified seed must not have grown or been seeded to red clover during the preceding two years. The time interval may be shortened to one year if one cultivated crop or clean fallow has intervened and the new planting is of the same variety and class.

(3) A stand of red clover is not eligible to produce certified seed after two seed crops. The two crops may be produced either in the same or in consecutive years.

(4) Reseeding of a red clover field because of failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(5) Ditchbanks, roadways, etc., adjacent to a certified red clover field must be free of volunteer red clover and prohibited noxious weeds.

(6) Volunteer plants in the red clover field may be cause for rejection or reclassification of the seed field.

(7) No manure or contaminating material may be applied one year preceding planting, or during the establishment and productive period of the red clover stand.

(8) A stand of red clover over three years old is not eligible for certification.

NEW SECTION

WAC 16-302-510 Isolation requirements for red clover seed certification. Isolation requirements for the production of red clover seed crop are as follows:

(1) Red clover for certification must be isolated from all other red clover varieties or fields of the same variety not meeting varietal purity requirements for certification as follows:

Class Being Produced	Fields less than five acres	Fields five acres or more
Foundation	900 feet	600 feet
Certified	165 feet	165 feet

(2) Isolation between different classes (generations) of the same red clover variety is as follows:

Class Being Produced	Distance Required from Fields Planted with:	Fields less than 5 acres	Fields 5 acres or more
	Foundation or Certified		
Foundation		225 feet	150 feet
Certified	Certified	75 feet	45 feet

(3) In cases where an adjoining field is planted with a different variety of red clover, or red clover of a lower class, isolation may be obtained by measuring off the required strip in the certified seed field. This isolation strip may be mowed for hay or it may be harvested for uncertified seed under the following conditions:

(a) The grower must apply for certification of the entire red clover field and clearly stake off the isolation strip. The entire field must pass all certification requirements, except for isolation at time of inspection. The field report will show rejection due to lack of isolation.

(b) The grower must harvest and deliver to a department approved conditioning plant the seed from the certified portion of the field separately from the seed from the isolation strip. After the seed is weighed and lotted in the weight of the seed from the isolation strip is to be reported to the seed program. At this time the seed program records will indicate the field has passed certification.

NEW SECTION

WAC 16-302-515 Field tolerances for red clover seed certification. Field tolerances for the production of red clover seed are as follows:

		Field Producing*	
		Foundation	Certified
Other varieties	(Max.)	0.00%	0.50%
Alfalfa	(Max.)	None found	0.50%
Sweet Clover	(Max.)	None found	20 plants/acre

* Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-520 Seed standards for red clover seed certification. Seed standards for the production of red clover seed are as follows:

(1)

Purity		Foundation	Certified
Pure seed	(Min.)	99.00%	99.00%
Other crops	(Max.)	18 per lb.	0.25%
Inert matter	(Max.)	1.00%	1.00%
Sweet clover	(Max.)	9 per lb.	90 per lb.
Weed seed	(Max.)	0.15%	0.25%
Objectionable weed seeds	(Max.)	none found	90 per lb.
<i>Germination</i> (minimum total germination and hard seeds)		85.00%	85.00%
or <i>Tetrazolium</i> (minimum total tetrazolium and hard seeds)		87.00%	87.00%

(2) Red clover seed must be free of prohibited noxious weed seeds and foundation class must be free of Brassica spp.

(3) One pound of seed will be examined for the presence of dodder.

WHITE CLOVER AND TREFOIL SEED CERTIFICATION STANDARDS

NEW SECTION

WAC 16-302-525 What are the standards for white clover and trefoil seed certification? (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-530 through 16-302-545 constitute the standards for white clover and trefoil seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-530 Land requirements for white clover and trefoil seed certification. Land requirements for the production of white clover and trefoil seed are as follows:

(1) Breeder seed for the production of white clover or trefoil foundation seed must not be planted on land on which

the same kind has been previously planted. During the year prior to white clover or trefoil seeding, the land must be in a cultivated crop or fallow and the land must be free from volunteer plants as determined by a field inspection during the season in which the seedling is established.

(2) Foundation seed for the production of registered or certified white clover or trefoil seed must be planted on land on which no other variety or strain of the same kind is grown or planted during the season in which the seedling is established.

(3) Foundation or registered trefoil seed for the production of certified seed shall be planted on land on which no other variety or strain of trefoil is grown or planted during the three years prior to planting.

(4) Reseeding of a white clover or trefoil seed field due to failure or partial failure of the first seeding may be done by referring to the guidelines in WAC 16-302-045(5).

(5) Certification of trefoil shall be limited to stands not exceeding five years of age, except for a variety grown outside its region of adaptation, in which case certification shall be limited to stands not exceeding three years of age.

(6) Foundation or certified producing white clover fields are eligible for certification for only two harvest years following the year of seeding if the seed production the first year is prevented. Foundation fields may be reclassified to the next lower class after being harvested for seed for two years.

(7) Ditchbanks, roadways, etc., adjacent to a certified white clover or trefoil field must be free of volunteer plants of the same kind and prohibited noxious weeds.

(8) Volunteer plants in the white clover or trefoil field may be cause for rejection or reclassification of the seed field.

(9) No manure or other contaminating materials may be applied during the establishment and production period of the white clover or trefoil stand.

NEW SECTION

WAC 16-302-535 Isolation requirements for white clover and trefoil seed certification. Isolation requirements for the production of white clover and trefoil seed crop are as follows:

(1) White clover or trefoil fields for certification must be isolated from all other fields of the same variety not meeting varietal purity requirements for certification as follows:

Class Being Produced	Fields less than five acres	Fields five acres or more
Foundation	900 feet	600 feet
Registered	450 feet	300 feet
Certified	165 feet*	165 feet

*330 feet required for trefoil.

(2) Isolation between different classes (generations) of the same variety of white clover or trefoil is as follows:

Class Being Produced	Distance Required from Fields Planted with:	Fields less than five acres	Fields five acres or more
Foundation	Foundation or Registered	225 feet	150 feet

PERMANENT

Class Being Produced	Distance Required from Fields Planted with:	Fields less	Fields five
		than five acres	acres or more
Registered	Registered or Certified	115 feet	75 feet
Certified	Certified	75 feet	45 feet

or Tetrazolium (Minimum total tetrazolium and hard seeds)

WHITE CLOVER

87.0%

PART II OF TABLE

TREFOIL

		Found.	Reg.	Cert.
Pure Seed	(Min.)	98.0%	98.0%	99.0%
Other Crop	(Max.)	0.1%	0.25%	0.3%
Inert	(Max.)	2.0%	1.0%	1.0%
Weed Seed	(Max.)	0.1%	0.25%	0.3%
Sweet Clover	(Max.)	None found	9/lb	90/lb
Objectionable Weed Seeds	(Max.)	None found	45/lb	90/lb
Germination (Germination +Hard Seed)	(Min.)	85.0%	85.0%	85.0%
or Tetrazolium (Minimum total tetrazolium and hard seeds)				87.0%

(2) White clover and trefoil seed must be free of prohibited noxious weed seeds and foundation class must be free of Brassica spp.

PERMANENT

SEED CROPS CERTIFIED BY WSCIA

BUCKWHEAT, CHICKPEA, FIELD PEA, LENTIL, MILLET, SOYBEAN, SORGHUM AND SMALL GRAINS SEED CERTIFICATION

NEW SECTION

WAC 16-302-550 Standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains seed certification. (1) The general seed certification definitions and standards in this chapter are basic and together with WAC 16-302-555 through 16-302-700 constitute the standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains seed certification.

(2) Fees for seed certification are assessed by the certifying agency as established in chapter 16-303 WAC.

NEW SECTION

WAC 16-302-555 Labeling and sealing of certified seed of small grains by a grower. The certifying agency may authorize a grower who has his own equipment and conditions his own seed to label and seal certified seed of small grains.

NEW SECTION

WAC 16-302-560 Miscellaneous field and seed inspection standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum, small grain seed certification. (1) Field inspection standards for buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum, small grain seed entered in the certification program are:

NEW SECTION

WAC 16-302-540 Field tolerances for white clover or trefoil seed certification. Field tolerances for the production of white clover or trefoil seed are as follows:

Maximum permitted: Ratio of Plant Field Producing*

Factor	Foundation	Registered	Certified
Other Variety	1:1000	1:400	1:100
Sweet Clover	1:1000	1:400	1:100
Other Inseparable Crops	1:1000	1:400	1:100

*Prohibited noxious weeds must be controlled to prevent seed formation.

NEW SECTION

WAC 16-302-545 Seed standards for white clover and trefoil seed certification. Seed standards for the production of white clover and trefoil seed are as follows:

(1) PART I OF TABLE

WHITE CLOVER

		Found.	Reg.	Cert.
Pure Seed	(Min.)	98.0%	99.0%	99.0%
Other Crop	(Max.)	0.1%	0.2%	0.5%
Inert	(Max.)	2.0%	2.0%	1.0%
Weed Seed	(Max.)	0.2%	0.25%	0.3%
Sweet Clover	(Max.)		9/lb	90/lb
Objectionable Weed Seeds	(Max.)	none found	45/lb	90/lb
Germination (Germination +Hard Seed)	(Min.)	85.0%	85.0%	85.0%

- (a) For field pea and chickpea (garbanzo bean) - when seed crop is in full bloom and at maturity;
- (b) For lentil - when seed crop is in full bloom and at maturity;
- (c) For soybean - when seed crop is in full bloom and/or of mature color;
- (d) For open pollinated sorghum - when seed crop is in full bloom, and optionally again when seed crop begins to show mature color;
- (e) For hybrid sorghum - two inspections during bloom and one inspection after seed begins to show mature color;
- (f) For small grains - when seed crop is fully headed and of mature color;
- (g) For millet - one inspection during bloom and one inspection after seed begins to show mature color; and
- (h) For buckwheat - one inspection when seed crop is in full bloom.

(2) Any condition or practice which permits or causes contamination of the seed crop, such as failure to prevent seed formation in bindweeds, Canada thistle or jointed goatgrass, or excess weeds, or mechanical field mixing, is cause for rejection upon inspection except for formation of bindweed or Canada thistle in fields of chickpea, lentil, and field pea seed. Fields rejected for jointed goatgrass at first inspection are not eligible for reinspection and must remain ineligible for any production of certified classes of small grain seed until a reclamation procedure, as specified in subsection (3) of this section has been completed. Fields rejected for other causes will remain eligible for reinspection.

(3) The jointed goatgrass reclamation procedure includes the following:

(a) Each grower must develop a reclamation plan for his/her affected fields. The plan must be based on the most current recommendations of Pacific Northwest scientists and Washington State University cooperative extension as well as good management practices. The plan may include use of certified seed, spring cropping practices, and late tilling and planting. No particular program is specified or endorsed and compliance with a program does not assure eligibility for the production of certified classes of small grain seed. Eligibility is based solely upon results of field inspections as provided in (b) through (e) of this subsection.

(b) The rehabilitation and inspection program duration is three years for irrigated land and five years for dryland without production of certified small grain seed and the first year of certified seed production thereafter.

(c) Annual inspections of the affected fields are conducted by the certifying agency during the prescribed rehabilitation period at such time that the jointed goatgrass would be most visible.

(d) Following the prescribed period of rehabilitation and during the first certified seed production year, a minimum of

(2) Seed certification standards for field pea are:

CLASS	OFF-TYPE MAXIMUM %	PURE SEED MINIMUM %	INERT MAXIMUM %	OTHER CROP MAXIMUM %	WEED MAXIMUM %	GERMINATION MINIMUM %
Foundation	None found	99.00	1.00	None found	None found	85
Registered	None found	99.00	1.00	None found	0.25**	85
Certified	0.03	99.00	1.00	0.10*	0.25**	85

three field inspections are conducted by the certifying agency.

(e) If jointed goatgrass is found during any inspection as provided in (c) and (d) of this subsection, the rehabilitation program is determined unsuccessful or the field is declared ineligible and the rehabilitation and inspection program for that field must begin again at year one of the procedure.

(4) Field run lots of seed of the same variety may be commingled to facilitate storage and conditioning.

(5) No prohibited noxious weed seeds are permitted upon inspection for seed standards.

(6) Germination minimum refers to germination when sampled.

(7) If chemically controllable seed-borne diseases are noted upon inspection for field standards and seed standards for small grains, treatment of seed is required.

(8) Wild oat, isolated patches and borders must be removed or clearly marked so as to avoid harvesting with the rest of the field. If rejected, a reinspection is necessary to assure clean-up efforts are satisfactory. Spot checks are conducted on fields where heavy patches or contaminated borders were noted. Harvesting these areas with the rest of the field is cause for rejection of the entire field.

(9) The official laboratory providing seed analysis for the purpose of certification is the department.

NEW SECTION

WAC 16-302-660 Field pea standards for seed certification. (1) The land, isolation, and field standards for field pea seed certification are:

CLASS	LAND	ISOLATION	OFF-TYPE	FIELD OTHER
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM PLANTS/ACRE	CROP MAXIMUM PLANTS/ACRE
Foundation	5*	100**	None found	None found***
Registered	3*	100**	10	None found***
Certified	2*	25**	20	None found***

* Spring peas also require 10 years land history with no production of Austrian pea for all classes.

** Reduce to three feet from fields producing a certified class of the same variety. In addition, each field pea field for certification must be isolated by three feet from small grain fields. To prevent mechanical field mixing of swathed field pea seed crop, the planting of small grain between field pea fields, except for the three feet of isolation, is recommended.

*** For spring peas, no Austrian pea or rye is permitted. For Austrian peas, no rye is permitted.

PERMANENT

- * For spring peas, no Austrian pea or rye is permitted. For Austrian peas, no rye is permitted.
- ** Other tolerance for weed seed:

	OBJECTIONABLE WEED SEED MAXIMUM
	Registered
Certified	2/lb

CLASS	LAND ISOLATION	OFF-TYPE	FIELD OTHER
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM PLANTS/ACRE
Foundation	5	100*	None found
Registered	4	100*	10
Certified	3	25*	20

- * Reduce to three feet from fields producing a certified class of the same variety. In addition, each lentil field for certification must be isolated by three feet from small grain fields. To prevent mechanical field mixing of swathed lentil seed crop, the planting of small grain between lentil fields, except for three feet of isolation, is recommended.
- ** Refers to barley and vetch, each.

NEW SECTION

WAC 16-302-665 Lentil standards for seed certification. (1) Land, isolation, and field standards for lentil seed certification are:

(2) Seed certification standards for lentil are:

OFF-TYPE CLASS	PURE SEED	INERT MINIMUM %	OTHER CROP MAXIMUM %	WEED MAXIMUM %	GERMINATION	
	MAXIMUM SEEDS/LB				MAXIMUM %	MINIMUM %
Foundation	None found	99.00*	1.00*	None found	None found	85.00
Registered	1	99.00*	1.00*	0.05**	0.05***	85.00
Certified	4	99.00*	1.00*	0.10**	0.05***	85.00

* A total of three percent inert matter is allowed in samples containing decorticated seed provided total of all other inert matter does not exceed one percent.

** No vetch is permitted.

*** Other tolerance for weed seed:

	OBJECTIONABLE WEED SEED MAXIMUM
Registered	1/lb
Certified	2/lb

CROP CLASS	FIELD STANDARDS			
	LAND STANDARDS	ISOLATION STANDARDS	OFF-TYPE	OTHER
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM %	MAXIMUM NO.
Standard				
Foundation	1*	3	.01	—
Registered	1*	3	.10	—
Certified	1*	3	0.20	—

* Waived if the previous crop was grown from an equal or higher certified class of seed of the same variety.

PERMANENT

NEW SECTION

WAC 16-302-670 Soybean standards for seed certification. (1) The land, isolation, and field standards for soybean seed certification are:

(2) Seed standards for soybean certification are:

CLASS	OFF-TYPE MAXIMUM %	PURE SEED MINIMUM %	INERT MAXIMUM %	OTHER CROP	WEED	GERMINATION MINIMUM %
				MAXIMUM SEEDS/LB	MAXIMUM SEEDS/LB	
Foundation	0.10	98.00	2.00	None found	None found	85.00
Registered	0.20	98.00	2.00	None found	1	85.00
Certified	0.20	98.00	2.00	1 per 2 lb.	2	85.00

NEW SECTION

WAC 16-302-675 Hybrid sorghum standards for seed certification. (1) Land, isolation, and field standards for hybrid sorghum seed certification are:

Class	Field Standards				
	Land Standards Minimum Years (b)	Isolation Standards Minimum Feet	Pollen Shedding By Seed Parent	Other Varieties And/Or Off-Type (a)	
			Maximum At Any One Inspection	Definite	Doubtful
Foundation	(**)	990	1:3,000	1:50,000	1:20,000
Certified	1	660	1:1,500	1:20,000	1:1,000

(2) Seed standards for hybrid sorghum seed certification are:

Class	Off-Type Max. Seeds/lb.	Pure Seed Min. %	Inert Max. %	Other Crop Max. Seeds/lb.	Weed Max. %	Germination Min. %
Foundation	2	98.00	2.00	2	0.10	85
Certified	10	98.00	2.00	10	0.10	85

(**) Pollinator Lines: B= Maintainer, R= Restorer

(a) If off-type plants are found at the time of inspection, all seed heads within a radius of five feet of these plants must be removed from the field before the field is approved.

(b) Hybrid sorghum is not eligible for certification if planted on land that grew sorghum the previous year unless:

(i) The preceding sorghum crop is the same variety and is inspected and approved for the same or higher certification classification; or

(ii) The preceding sorghum crop is a variety which differs substantially in plant growth characteristics from the variety planted. However, grain type sorghum or sweet sorghum is not eligible for certification if planted on land that grew grass type sorghum the previous year.

FIELD STANDARDS***

CLASS	LAND STANDARDS	ISOLATION STANDARDS	OFF-TYPE	OTHER CROP
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM RATIO	MAXIMUM NO STANDARD
Foundation	1*	1,000**	None found	—
Registered	1*	1,000**	1 head/50,000	—
Certified	1*	1,000**	1 head/20,000	—

*Waived if the previous crop was grown from an equal or higher certified class of seed of the same variety.

** Refers to fields of other varieties or same variety which does not meet tolerance of off-types.

*** Other tolerances for field standards:

CLASS	JOHNSONGRASS	HEAD SMUT	KERNEL SMUT
	MAXIMUM	MAXIMUM	MAXIMUM
Foundation	None found	None found	None found
Registered	None found	None found	None found
Certified	None found	1 head/10,000	1 head/2,500

NEW SECTION

WAC 16-302-680 Open pollinated sorghum standards for seed certification. (1) Land, isolation and field standards for open pollinated sorghum seed certification are:

(2) Seed standards for open pollinated sorghum seed certification are:

CLASS	OFF-TYPE MAXIMUM %	PURE SEED MINIMUM %	INERT MAXIMUM %	OTHER CROP MAXIMUM %	WEED MAXIMUM %	GERMINATION MINIMUM %
Foundation	None found	97.00	3.00**	None found	0.10	80.00
Registered	None found	97.00	3.00**	0.03	0.10	80.00
Certified	0.01*	97.00	3.00**	0.07***	0.10	80.00

* Or two seed per pound.

** Where two percent or more is cracked.

*** Or ten seeds per pound.

NEW SECTION

WAC 16-302-685 Small grains standards for seed certification. (1) Land, isolation, and field standards for small grains (barley, oat, rye, triticale, and wheat) seed certification are:

CLASS	FIELD STANDARDS				
	LAND STANDARDS	ISOLATION STANDARDS	OFF-TYPE	OTHER CROP	WILD OAT
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM HEAD RATIO	MAXIMUM HEAD RATIO	MAXIMUM PLANTS/ACRE
Foundation	2*	3**	None found	None found***	None found
Registered	1*	3**	1/148,000	1/148,000***	5
Certified	1*	3**	1/49,000	1/49,000***	5

* Waived if the previous crop is grown from an equal or higher certified class of seed of the same variety.

** Refers to distance from other small grain fields. Foundation class fields must be isolated ninety feet from fields of the same genus. In addition, each rye field for certification must be isolated by three feet from fields producing a certified class of the same variety,

and by six hundred sixty feet from other rye fields. Each triticale field for certification must be isolated by three feet from fields producing a certified class of the same variety, and by three hundred feet from other triticale, rye and wheat fields for foundation and registered class, and three feet for certified class, unless otherwise stated by plant breeder.

PERMANENT

*** Refers to other small grains, except that no rye or triticale is permitted in barley, oat, or wheat; no vetch is permitted.

(2) Small grains - seed standards:

Class	Foundation	Registered	Certified
Pure seed (min.)	98%	98%	98%
Inert (max.)	2%	2%	2%
off-type(*) (max.)	None found	2/lb	4/lb
Other small grain(*) (max.)	None found	1/lb	2/lb
Other crop(**) (max.)	None found	0.03%	0.05%
Weed seed (max.)	0.01%	0.01%	0.03%
Objectionable weed seed(***) (max.)	None found	None found	1/lb
Wild oat (max.)	None found	None found	None found (****)
Viability(*****) (min.)	85%	85%	85%

(*)

The combination of other small grain and off-type must not exceed 2/lb for registered class, and 4/lb for certified class. The tolerance for rye or triticale, is none found in barley, oat, or wheat. The tolerance for rye is none found in triticale. The tolerance for triticale is none found in rye.

(**)

Excluding off-type and other small grain. No vetch is allowed in small grain seed

(***)

Excluding wild oat.

(****)

1/lb for certified class oat.

(*****)

A certification certificate is issued upon receipt of either an official AOSA tetrazolium or germination test which meets minimum Washington viability standards. NOTE: State and federal seed laws require seed be labeled based on a germination test.

Note:

For all classes the purity analysis is based on 100 grams examined. Registered and certified classes, noxious weed, vetch, off-type, and other small grain, determinations are based on 500 grams examined. For foundation class, noxious weed, vetch, off-type, and other small grain determinations are based on 1000 grams examined.

NEW SECTION

WAC 16-302-690 Chickpea standards for seed certification. Land, isolation, and field standards for chickpea seed certification are:

FIELD STANDARDS

Land Requirements (1) (minimum years)	Isolation (min. feet)	Off-type (plants/acre)	Other Crop (2) (plants/acre)	Noxious (3) Weeds (plants/acre)	Ascochyta Blight (4)
Class					
Foundation	3	100	none found	none found	none found
Registered	2	50	5	none found	none found
Certified	2	25	10	none found	10

- (1) Shall not have been planted to chickpeas for three years for foundation class, and two years for registered and certified class, unless the previous crop is of the same variety and passes certification field standards of the same or higher generation.
- (2) Inseparable other crops.
- (3) Prohibited, restricted, and other weeds difficult to separate must be controlled.
- (4) None found in all classes of nontolerant varieties. Planting seed-stock must be treated with Thiabendazole (2-(4-triazoyl) benzimidazole).

FIELD INSPECTION

Foundation and registered class fields must have two field inspections: One at bloom stage and one at late pod stage. Certified class fields must be inspected at bloom stage plus another at pod stage if ascochyta blight is observed during the bloom stage inspection.

SEED STANDARDS

Class (7)	Pure seed	Inert	Other crop	Weed seed	Germination
Foundation	99.00%	1.0%	none found	none found	85%
Registered	99.00%	1.0%	none found	none found	85%
Certified	99.00%	1.0%	2 seeds/lb(5)	2 seeds/lb(6)	85%

- (5) None found for Austrian pea, rye, or vetch.
- (6) None found for nightshade berries or prohibited noxious weed seeds.
- (7) All classes must be treated with Thiabendazole (2-(4-thiazoyl) benzimidazole at the labeled rate).

PERMANENT

NEW SECTION

WAC 16-302-695 Open pollinated millet standards for seed certification. (1) Land, isolation and field standards for open pollinated millet seed certification are:

CLASS	FIELD			
	LAND	ISOLATION	OFF-TYPE	OTHER CROP
	MINIMUM YEARS	MINIMUM FEET	MAXIMUM	MAXIMUM
Foundation	1*	1,320	1:3,000	None found
Registered	1*	1,320	1:2,000	1:30,000
Certified	1*	660	1:1,000	1:10,000

* Waived if the previous crop was the same variety and equal or higher class of certified seed.

(2) Seed certification standards for open pollinated millet seed are:

CLASS	OFF-TYPE MAXIMUM SEEDS/LB	PURE SEED MINIMUM %	INERT MAXIMUM %	OTHER CROP MAXIMUM SEEDS/LB	WEED MAXIMUM %	GERMINATION MINIMUM %
Foundation	0.5	99.00	1.0	0.5	0.05	85
Registered	1	99.00	1.0	1	0.05	85
Certified	3	99.00	1.0	3	0.10	85

NEW SECTION

WAC 16-302-700 Buckwheat standards for seed certification. (1) Land, isolation, and field standards for buckwheat seed certification are:

CLASS	LAND	ISOLATION	FIELD	
	MINIMUM YEARS	MINIMUM FEET	OFF-TYPE	OTHER CROP
			MAXIMUM	MAXIMUM
Foundation	2*	2,640	1:10,000	None found
Registered	1*	1,320	1:5,000	1:30,000
Certified	1*	660	1:2,000	1:10,000

*Waived if previous crop was the same variety and equal or higher class of certified seed.

(2) Seed standards for buckwheat seed certification are:

CLASS	OFF-TYPE MAXIMUM SEEDS/LB	PURE SEED MINIMUM %	INERT MAXIMUM %	OTHER CROP MAXIMUM SEEDS/LB	WEED MAXIMUM %	GERMINATION MINIMUM %
FOUNDATION	0.5	99.0	1.0	0.5	0.05	85
REGISTERED	1	99.0	1.0	1	0.05	85
CERTIFIED	3	99.0	1.0	3	0.10	85

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 16-300-010 Prohibited noxious weed seeds.
- WAC 16-300-020 Restricted noxious weed seeds.
- WAC 16-300-025 Tolerances for seed law enforcement.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 16-304-010 Germination standards for vegetable seeds.
- WAC 16-304-020 Sampling in the administration of the Washington State Seed Act.
- WAC 16-304-039 Schedule of charges—Billing policies and procedures.

PERMANENT

WAC 16-304-040	Schedule of charges.	WAC 16-316-130	Agency deviation from certification standards.
WAC 16-304-050	Miscellaneous charges.	WAC 16-316-135	Agency power to reject.
WAC 16-304-100	Definitions.	WAC 16-316-140	Rejection for color or appearance.
WAC 16-304-110	Annual seed inspection charge.	WAC 16-316-145	Agency power to refuse certification.
WAC 16-304-120	Registrant records.	WAC 16-316-150	Specific crop regulations.
WAC 16-304-130	Seed inspection assessment—Effective dates.	WAC 16-316-151	Land history.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-313-010	Definition.	WAC 16-316-170	Procedure to follow for certification.
WAC 16-313-015	Field run and remill blends.	WAC 16-316-175	All growers in certification program.
WAC 16-313-020	Blend data sheet.	WAC 16-316-180	Field inspections.
WAC 16-313-030	Equipment and procedure.	WAC 16-316-183	Tolerance for diseased or contaminating material.
WAC 16-313-035	Size of blend.	WAC 16-316-185	The seed conditioner.
WAC 16-313-040	Supervision.	WAC 16-316-190	Containers and lot numbers.
WAC 16-313-050	Registered class.	WAC 16-316-195	Sampling.
WAC 16-313-060	Quality standards for certified class.	WAC 16-316-196	Off-type.
WAC 16-313-070	Objectionable weeds.	WAC 16-316-197	Fee responsibility.
WAC 16-313-080	Prohibited noxious weeds.	WAC 16-316-205	Withdrawal from certification.
WAC 16-313-090	Calculated analysis.	WAC 16-316-210	Completion of certification.
WAC 16-313-100	Tetrazolium test.	WAC 16-316-212	Refunds.
WAC 16-313-110	Fees.	WAC 16-316-214	Limitation of liability.
		WAC 16-316-215	Rules and procedures for organization for economic cooperation and development scheme for varietal certification (O.E.C.D.).

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-316-035	Bentgrass and redtop certification standards.	WAC 16-316-220	Alfalfa seed certification standards.
WAC 16-316-0901	Standards for verification of turf seed ingredients.	WAC 16-316-230	Alfalfa seed certification fees.
WAC 16-316-100	General seed certification standards.	WAC 16-316-235	Land requirements.
WAC 16-316-105	By whom certified.	WAC 16-316-240	Isolation requirements.
WAC 16-316-110	Varieties eligible.	WAC 16-316-245	Field tolerances.
WAC 16-316-115	Limitation of generations.	WAC 16-316-250	Seed standards.
WAC 16-316-120	Seed classes.	WAC 16-316-260	Bean seed certification standards.
WAC 16-316-125	Labels and sealing requirements.		

WAC 16-316-266	Definitions.	WAC 16-316-474	Buckwheat—Chickpea— Field pea—Lentil—Millet— Soybean—Sorghum—Small grain—Application and fees.
WAC 16-316-270	Bean seed certification fees.		
WAC 16-316-275	Land requirements.		
WAC 16-316-280	Field tolerances.	WAC 16-316-480	Field standards.
WAC 16-316-285	Inspection requirements.	WAC 16-316-484	Mechanical sampling.
WAC 16-316-290	Seed standards.	WAC 16-316-486	Certified seed sale certificate.
WAC 16-316-295	Regulation and procedure for issuance of phyto-sanitary certificate.	WAC 16-316-525	Buckwheat—Chickpea— Field pea—Lentil—Millet— Soybean—Sorghum—Small grain—Eligible variety and stock seed.
WAC 16-316-310	Application for inspection and due dates.		
WAC 16-316-315	Phyto-sanitary certifica- tion—Fee and charges.	WAC 16-316-570	Labeling and sealing of certi- fied seed of small grains by grower.
WAC 16-316-320	Land and production require- ments.	WAC 16-316-572	Certifying agency issuance of certificate.
WAC 16-316-326	Phyto-sanitary certificate for peas.	WAC 16-316-575	Foundation seed certification standards.
WAC 16-316-327	Phyto-sanitary certificate for beans.	WAC 16-316-590	Proprietary variety certifica- tion standards—Definition.
WAC 16-316-328	Phyto-sanitary certificate for other crops and diseases.	WAC 16-316-595	Application procedure.
WAC 16-316-340	Grass seed certification stan- dards.	WAC 16-316-600	Genetic purity certification.
WAC 16-316-350	Grass seed certification fees—Seedling applications.	WAC 16-316-610	Sod quality certified seed standards.
WAC 16-316-355	Grass seed—Land require- ments.	WAC 16-316-615	Varieties eligible, certifica- tion fees, land and isolation requirements, and field toler- ances.
WAC 16-316-360	Grass seed—Isolation requirements.	WAC 16-316-620	Standards.
WAC 16-316-365	Field tolerances.	WAC 16-316-622	Ryegrass standards.
WAC 16-316-370	Grass seed standards.	WAC 16-316-625	Sod seed analysis certificate.
WAC 16-316-430	Red clover seed certification standards.	WAC 16-316-630	Sod quality seed tag.
WAC 16-316-440	Red clover seed certification fees.	WAC 16-316-635	Service fee.
WAC 16-316-445	Red clover seed—Land requirements.	WAC 16-316-637	Sod quality mixture.
WAC 16-316-450	Isolation requirements.	WAC 16-316-650	White clover and trefoil seed certification standards.
WAC 16-316-455	Field tolerances.	WAC 16-316-660	White clover and trefoil seed certification fees.
WAC 16-316-460	Seed standards.	WAC 16-316-665	Land requirements.
WAC 16-316-470	Buckwheat, chickpea, field pea, lentil, millet, soybean, sorghum and small grains seed certification standards.	WAC 16-316-670	Isolation requirements.
		WAC 16-316-675	Field tolerances.
		WAC 16-316-680	Seed standards.
WAC 16-316-472	Eligible varieties and eligible stock seed.	WAC 16-316-701	Definitions of terms for stan- dards.

WAC 16-316-715	Miscellaneous field and seed inspection standards.	WAC 16-316-870	Rapeseed land requirements.
WAC 16-316-717	Field pea standards.	WAC 16-316-880	Rapeseed—Seed standards.
WAC 16-316-719	Lentil standards.	WAC 16-316-901	Corn seed certification standards.
WAC 16-316-721	Soybean standards.	WAC 16-316-906	Corn seed certification fees.
WAC 16-316-722	Hybrid sorghum standards.	WAC 16-316-911	Corn seed eligibility.
WAC 16-316-723	Open pollinated sorghum standards.	WAC 16-316-916	Field inspection.
WAC 16-316-724	Small grains standards.	WAC 16-316-921	Field standards.
WAC 16-316-727	Chickpea standards.	WAC 16-316-945	Field standards—Hybrid corn seed.
WAC 16-316-729	Open pollinated millet standards.	WAC 16-316-950	Seed inspection—Foundation corn single crosses and inbred lines.
WAC 16-316-730	Interagency seed certification standards.	WAC 16-316-955	Seed inspection and standards—Hybrid corn seed.
WAC 16-316-731	Buckwheat standards.	WAC 16-316-960	Ear inspection and winter growouts—Foundation corn single crosses and inbred lines.
WAC 16-316-735	Rules.	WAC 16-316-970	Sudangrass certification standards—Promulgation.
WAC 16-316-738	Procedure for field pea, lentil, soybean, small grain and sorghum seed.	WAC 16-316-975	Sudangrass certification standards—Definitions.
WAC 16-316-740	Procedure for all other kinds.	WAC 16-316-980	Sudangrass certification standards—Applications and fees.
WAC 16-316-745	Seed produced out of state—Certification.	WAC 16-316-985	Sudangrass certification standards—Land requirements.
WAC 16-316-750	Seed produced out of state—Special handling for previously tagged and sealed seeds.	WAC 16-316-990	Sudangrass certification standards—Isolation requirements.
WAC 16-316-755	Eligibility for interagency certification.	WAC 16-316-995	Sudangrass certification standards—Field tolerances.
WAC 16-316-760	Interagency blends.	WAC 16-316-997	Sudangrass certification standards—Seed standards.
WAC 16-316-790	Varieties eligible for seed certification.		
WAC 16-316-800	Grass varieties eligible.		
WAC 16-316-810	Red clover varieties eligible.		
WAC 16-316-815	Other clover varieties.		
WAC 16-316-820	Alfalfa varieties eligible.		
WAC 16-316-830	Bean varieties eligible.		
WAC 16-316-832	Rapeseed varieties eligible for certification.		
WAC 16-316-833	Miscellaneous crop varieties eligible.	WAC 16-317-040	Labeling requirements for small grain, field pea, lentil, and/or soybean seeds.
WAC 16-316-840	White clover and trefoil varieties eligible.	WAC 16-317-050	Alternate labeling requirements and exemptions.
WAC 16-316-850	Rapeseed certification standards and fees.	WAC 16-317-060	Seed held in storage.
WAC 16-316-860	Rapeseed field standards.	WAC 16-317-080	Noxious weeds.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

PERMANENT

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 16-318-002 Promulgation.
- WAC 16-318-003 Promulgation.
- WAC 16-318-040 Treated seed labeling requirements.
- WAC 16-318-050 Mercurials and similarly toxic pesticides.
- WAC 16-318-060 Other pesticides.
- WAC 16-318-065 Inoculants.
- WAC 16-318-070 Treated seed color requirement.
- WAC 16-318-080 Bulk seed.
- WAC 16-318-090 Examples of minimum label formats.
- WAC 16-318-200 Labeling—Requirements for agricultural, vegetable, and flower seeds.
- WAC 16-318-205 Labeling—General requirements for agricultural seeds except for grass seed mixtures and for hybrids which contain less than ninety-five percent hybrid seed.
- WAC 16-318-210 Labeling—For seed mixtures for lawn and/or turf purposes.
- WAC 16-318-215 Labeling—Special requirements for seeds that are coated.
- WAC 16-318-220 Labeling—Special requirements for vegetable seeds in packets as prepared for use in home.
- WAC 16-318-225 Labeling—Special requirements for vegetable seeds in containers other than packets.
- WAC 16-318-230 Labeling—Special requirements for flower seeds.
- WAC 16-318-235 Labeling for agricultural and vegetable hybrid seed which contains less than ninety-five percent hybrid seed.
- WAC 16-318-240 Labeling—Prohibitions.
- WAC 16-318-300 Definitions.
- WAC 16-318-305 Matters subject to mandatory arbitration.

- WAC 16-318-310
- WAC 16-318-315
- WAC 16-318-320
- WAC 16-318-325
- WAC 16-318-330
- WAC 16-318-335
- WAC 16-318-340
- WAC 16-318-345
- WAC 16-318-350
- WAC 16-318-355
- WAC 16-318-360
- WAC 16-318-365
- WAC 16-318-370
- WAC 16-318-375
- WAC 16-318-380
- WAC 16-318-385
- WAC 16-318-390
- WAC 16-318-395
- WAC 16-318-400
- WAC 16-318-405
- WAC 16-318-410
- WAC 16-318-415
- WAC 16-318-420

- Arbitration requirement—Labeling.
- Filing of a complaint for arbitration.
- Requirement to respond to complaint.
- Acceptance of filing by telefax.
- Arbitration committee.
- Referral to arbitration committee.
- Scheduling of hearing.
- Representation by counsel.
- Waiver of oral hearing.
- Record of the hearing.
- Attendance at hearings.
- Committee investigation.
- Evidence.
- Evidence by affidavit.
- Discovery.
- Arbitration in the absence of a party.
- Order of proceedings.
- Expert evidence and performance tests.
- Conservation of property.
- Reopening of a hearing.
- Expenses.
- Arbitration committee report.
- Award upon settlement.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

- WAC 16-493-001 Rough bluegrass quarantine—Establishing quarantine.
- WAC 16-493-005 Rough bluegrass quarantine—Definitions.
- WAC 16-493-010 Rough bluegrass quarantine—Regulated area.
- WAC 16-493-015 Rough bluegrass quarantine—Quarantine area.
- WAC 16-493-020 Rough bluegrass quarantine—Regulated articles.

PERMANENT

WAC 16-493-025	Rough bluegrass quarantine—Conditions governing movement of regulated articles.	WAC 16-494-064	Penalties.
WAC 16-493-030	Rough bluegrass quarantine—Procedure for clearing seed stocks.	WAC 16-494-100	Bean seedborne viral disease quarantine—Establishing the quarantine.
WAC 16-493-035	Rough bluegrass quarantine—Seed stock containing rough bluegrass.	WAC 16-494-110	Bean seedborne viral disease quarantine—Regulated articles.
WAC 16-493-040	Rough bluegrass quarantine—Application for nursery inspection.	WAC 16-494-120	Bean seedborne viral disease quarantine—Regulated disease.
WAC 16-493-045	Rough bluegrass quarantine—Fees.	WAC 16-494-130	Bean seedborne viral disease quarantine—Quarantined area.
WAC 16-493-050	Rough bluegrass quarantine—Violation and procedures.	WAC 16-494-140	Bean seedborne viral disease quarantine—Regulated area.
		WAC 16-494-150	Bean seedborne viral disease quarantine—Requirements for planting bean seed in the regulated area.
		WAC 16-494-160	Bean seedborne viral disease quarantine—Identification and disposition of diseased bean seed.
		WAC 16-494-170	Bean seedborne viral disease quarantine—Penalties.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-494-001	Establishing quarantine.
WAC 16-494-010	Definitions.
WAC 16-494-012	Regulated articles.
WAC 16-494-013	Regulated diseases.
WAC 16-494-020	Bean seed—Quarantined area.
WAC 16-494-030	Bean seed—Regulated area.
WAC 16-494-042	General requirements for planting bean seed in the regulated area.
WAC 16-494-043	Additional requirements for planting bean seed grown in the regulated area.
WAC 16-494-044	Additional requirements for planting bean seed grown in quarantine Area I.
WAC 16-494-045	Additional requirements for planting bean seed grown in quarantine Area II.
WAC 16-494-046	Quarantine—Exceptions and exemptions.
WAC 16-494-047	Inspection procedures for trial grounds.
WAC 16-494-062	Identification and disposition of diseased bean seed and infected bean fields.
WAC 16-494-063	Notice of destruction.

REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 16-495-004	Annual bluegrass quarantine—Establishing quarantine.
WAC 16-495-010	Annual bluegrass quarantine—Definitions.
WAC 16-495-020	Annual bluegrass quarantine—Regulated area.
WAC 16-495-030	Annual bluegrass quarantine—Quarantine area.
WAC 16-495-040	Annual bluegrass quarantine—Regulated articles.
WAC 16-495-050	Annual bluegrass quarantine—Conditions governing movement of regulated articles.
WAC 16-495-060	Violations and penalty.
WAC 16-495-090	Annual bluegrass quarantine—Procedure for clearing.
WAC 16-495-095	Annual bluegrass quarantine—Seed stock containing annual bluegrass.

WAC 16-495-100	Annual bluegrass quarantine—Application for nursery inspection.
WAC 16-495-105	Annual bluegrass quarantine—Fees.
WAC 16-495-110	Annual bluegrass quarantine—Violation procedures.

WSR 00-24-097**PERMANENT RULES****UTILITIES AND TRANSPORTATION
COMMISSION**

[General Order No. R-474, Docket No. UT-991737—Filed December 5, 2000, 3:43 p.m., effective January 15, 2001]

In the matter of adopting WAC 480-120-071 relating to service extensions.

1 STATUTORY OR OTHER AUTHORITY: The Washington Utilities and Transportation Commission takes this action under Notice No. WSR 00-17-168, filed with the code reviser on August 23, 2000. The commission brings this proceeding pursuant to RCW 80.01.040, 80.04.160, 80.36.080, 80.36.300.

2 STATEMENT OF COMPLIANCE: This proceeding complies with the Open Public Meetings Act (chapter 42.30 RCW); the Administrative Procedure Act (chapter 34.05 RCW); the State Register Act (chapter 34.08 RCW); the State Environmental Policy Act of 1971 (chapter 34.21C [43.21C] RCW); and the Regulatory Fairness Act (chapter 19.85 RCW).

3 DATE OF ADOPTION: The commission adopts this rule on the date this order is entered.

4 CONCISE STATEMENT OF PURPOSE AND EFFECT OF THE RULE: The purpose of the proposed rule is to maintain and advance the efficiency and availability of telecommunications service; ensure that customers pay only reasonable charges for telecommunications service; and promote diversity in the supply of telecommunications services and products in telecommunications markets throughout the state.

5 The effect of the proposed rule will be to provide customers with extensions of service at reasonable rates, provide companies with an incentive to include as many customers as is reasonable on new extensions, provide a more workable process for persons seeking extensions, and provide cost recovery for companies extending service. The rule also provides the opportunity for alternative telecommunications technologies, especially wireless, to satisfy the obligation to provide basic telecommunications service.

6 REFERENCE TO AFFECTED RULES: This order amends WAC 480-120-071 Line extensions (renamed Service extensions).

7 PREPROPOSAL STATEMENT OF INQUIRY AND ACTIONS THEREUNDER: The commission filed a preproposal statement of inquiry (CR-101) on November 17, 1999, at WSR 99-23-110. The statement advised interested persons that the commission was considering entering a rule making on line

extensions and would consider amending WAC 480-120-071.

8 ADDITIONAL NOTICE AND ACTIVITY PURSUANT TO PREPROPOSAL STATEMENT: The commission informed persons of the inquiry into this matter by providing notice of the subject and the CR-101 served November 19, 1999, to all registered telecommunications companies, and to approximately 1200 additional persons who have expressed interest in related matters before the commission or appeared on lists of organizations. Some of the lists included local exchange companies; telecommunications attorneys; county economic development councils; and representatives of agricultural organizations. In addition to information about the rule making, the notice requested written responses to several issue questions and invited participation in three public workshops.

9 Pursuant to the November 19, 1999, notice, commission staff held workshops on December 15, 1999, in Olympia and January 13, 2000, in Okanogan. Both workshops were attended by members of the public and local exchange company representatives.

10 The commission issued a notice of rule making workshop and notice of opportunity to file written comments on February 18, 2000, to the same list of over 1200 interested persons as well as to those who had commented as a result of the November 19, 1999, opportunity to file written comments. The February 18 notice contained a draft rule and the public was invited to comment on the rule.

11 Commission staff conducted a workshop on March 14, 2000, in Olympia with industry and the public to discuss the draft rule.

12 After March 14, 2000, commission staff consulted with local exchange company representatives and the public by telephone, e-mail and meetings for the purpose of discussing revisions to the draft rule.

13 In compliance with chapter 19.85 RCW, on February 25, 2000, the commission sent all registered local exchange companies and the major long-distance carriers a memorandum and questionnaire concerning the potential economic effects of the draft rule on regulated companies. Subsequent oral and e-mail requests were made to solicit additional information from the Washington Independent Telephone Association (WITA) on behalf of its members.

14 On April 12, 2000, at an open meeting of the commission, the commission took testimony from representatives of the public and local exchange companies on the content of the draft rule and the need for rule making on the topic. After testimony was completed the commission directed the secretary to file a CR-102 with the Office of the Code Reviser. The small business economic impact statement was filed with the original CR-102 and refiled with the supplemental CR-102.

15 The commission filed a notice of proposed rule making (CR-102) with the Office of the Code Reviser on May 2, 2000, and published at WSR 00-10-086 on May 24, 2000.

16 The commission on May 4, 2000, issued a notice of opportunity to submit written comments on proposed rule and notice of proposed rule adoption hearing to approximately 1200 interested persons. Written comments were requested by May 25, 2000, and the rule adoption hearing was set for June 16, 2000.

17 At the June 16, 2000, adoption hearing, the commission received a staff report, took public testimony, and chose not to adopt the proposed rule. The commission determined that the general statement that the rule would not apply to developments should be replaced by a list of circumstances under which the rule would not apply.

18 **NOTICE OF PROPOSED RULE MAKING:** Commission staff redrafted the portion of the rule concerning developments and on June 22, 2000, the commission authorized filing a supplemental CR-102.

19 Commission staff added a definition section to the draft rule and circulated the revised proposal among the interested local exchange companies and WITA for informal comments in July and August. Based upon those informal comments, additional changes were made to the draft and a supplemental notice of proposed rule making (CR-102) was filed with the Office of the Code Reviser on August 23, 2000, at WSR 00-17-068. The notice included the small business economic impact statement.

20 On the same day the commission sent a notice of opportunity to submit written comments on proposed rule and notice of proposed rule adoption hearing to over 1200 interested persons. Written comments were requested by September 14, 2000, and the rule adoption hearing set for September 27, 2000.

21 At the adoption hearing on September 27, 2000, the commission received a staff report and adopted the proposed rule. Representatives of interested local exchange and inter-exchange companies were present but did not accept an invitation to speak.

BACKGROUND INFORMATION: Service Extensions and Effect on Various Interests.

1. What is the Problem?

22 Applicants for service in rural areas often must pay service extension fees that are substantially higher than the fees (if any) that urban customers must pay. At the same time, the rural applicants often encounter ILECs that have not invested in new distribution plant in such locations. The combination of these two circumstances means that some applicants for service in rural areas do not get service because it is cost prohibitive.

23 In many instances there are groups of people who are without service. Examples range from as small as a dozen households to as large as one hundred seventy-five households. The lack of service means people are without access to 911 or to enhanced 911 services. People without telephone service face difficulties seeking and obtaining employment. Those with school-age children cannot keep in easy contact with teachers and others, and their children may not be able to participate fully in school activities.

24 People in exchanges who do not have a wireline connection typically have no access to wireless telecommunications, or the wireless service that is available is not sufficiently reliable to rely upon for everyday use, let alone in an emergency.

25 Telephone networks are most valuable when everyone is connected. Economists refer to increased participation in a network as a positive externality. Urban ratepayers, for example, receive more value from the network when they can

receive calls from rural residents seeking goods and services only available through urban providers. Rural ratepayers receive more value when they can receive calls from urban residents seeking goods and services only available through rural providers. All ratepayers receive value when they can keep in touch with family and friends no matter where they may travel or reside. To the extent some households cannot connect to the telephone network, all customers lose value.

2. What are Service Extensions?

26 Service extensions as defined in the rule are extensions of company distribution plant to a location that is outside any municipal boundary and where no distribution plant of the extending company exists at the time the extension is requested.¹ This rule applies only in exchange areas where companies have an obligation to serve.²

¹ The rule permits extension obligations to be met through wireless means under certain circumstances. See subsection (2)(c).

² Under subsection (5) cost recovery under this rule is permitted for cross-boundary extensions when companies with an obligation to serve agree that the cost of the cross-boundary extension would be less than the cost of extension within the applicant's exchange.

Any local exchange company may provide service in any location in Washington; this rule permits cost recovery through terminating access when a company is obligated to extend service or is willing to provide service across a boundary when that is agreed to be the less expensive means of providing an extension.

27 Service extensions can be distinguished from other network improvements and customer requested additions.³ Each incumbent company is responsible for maintaining, reinforcing, and improving its network. Authorized rates are established to provide incumbent companies the opportunity to recover the costs of such investment.⁴

³ This rule does not alter the commission's decision in *In the Matter of Camelot Square Mobile Home Park*, UT-960832, Fifth Supplemental Order and Commission Decision and Order (November 25, 1997), and it does not affect the reinforcement obligations of companies when drop pairs are available but no distribution lines are available. In those circumstances, the customer is not responsible for reinforcement costs; the customer is only responsible for the standard hook-up fee and it is the responsibility of the company, using funds collected through established rates, to construct the necessary reinforcement.

⁴ Any company that cannot meet its obligations with the amount of revenue it earns may request a rate increase.

28 Extensions of less than one-tenth mile are not subject to customer payment under this rule because short extensions have historically been provided without direct customer payment. Existing rates of incumbent companies provide cost recovery for such short extensions and those rates are not affected by this rule.

3. Concise History of Commission Action on Service Extensions.

29 Service extension cases have confronted this commission since its inception. As early as 1911, this commission reported cases concerned with the extension of telephone service. In 1914, noting that "use of the telephone has practically become a common necessity,"⁵ the commission established a policy of dividing the cost of extension between customer and company. The amount expected of individual customers has varied over the years. The policy of dividing the contribution to cost recovery between the customer directly benefited, and other customers whose benefit is an enhanced network, has remained intact up to today, and is continued in this rule.

⁵ *Annual Report, 1915*, Public Service Commission of Washington, p.7.

4. Whose Interests Are at Stake in Service Extension Reform?

30 Customers: Under present circumstances, the general body of customers already contributes to the cost of service extensions because the tariffs of incumbent companies do not recover the entire cost of service extension construction from new customers. The costs not off-set by payments of new customers at the time of construction are recovered by companies through rates. In some cases under this new rule, current customers will contribute more to the cost of service extensions and in other cases they will contribute less than they would have contributed prior to the rule.

31 Incumbent ILECs: Incumbent local exchange companies (ILECs) are, generally, those companies that provided service to an area on the date of enactment of the Telecommunications Act of 1996.⁶ As a practical matter, this rule affects only areas served by ILECs.

⁶ See 47 U.S.C. 251(h).

32 ILEC service extension tariffs today usually do not recover the entire cost of construction of service extensions from individuals seeking them. The company recoups the portion of its investment that is not paid by the applicant from the revenue generated by the new customers and from the company's existing rates.

33 Under the new rule, in addition to the applicants customer's contribution for new construction, ILECs may file a terminating access charge tariff providing for dollar-for-dollar recovery of service extension cost not paid by an applicant for service.

34 Facilities Based CLECs: Facilities-based competitive local exchange companies (competitively classified local exchange companies that are not incumbents, or "CLECs") are not required to file tariffs or price lists under this rule. CLECs today appear to be concentrated in urban areas and small cities, such as Seattle, Bellevue, Olympia and Spokane. The commission considers it unnecessary to require CLECs to file a price list on this topic when, as a practical matter, it would serve no purpose and therefore be an unwarranted regulatory requirement.⁷

⁷ CLECs have an obligation to serve, as do ILECs, under RCW 80.36.090. See *WUTC v. US WEST Communications, Inc.*, Docket No. UT-961638, Fourth Supplemental Order Rejecting Tariff Filing (January 16, 1998) at 25.

35 Reseller CLECs: Companies that resell existing services are not covered by this rule, as they do not construct plant and equipment but sell service over equipment constructed by other companies.

36 IXCs: Interexchange companies, such as AT&T and MCI Worldcom, provide long-distance calling services. These companies pay rates known as access charges to ILECs and CLECs for the use of the network from the switch to the residence or business. IXCs pay originating access to the local exchange company whose customer originates a long distance call and pay terminating access to the LEC that serves the recipient of the long distance call. Access payments are calculated on a per-minute basis and affect the price IXCs charge customers for long distance calls.

37 Under this rule, IXCs benefit from the addition of more customers to the network when service extensions are created. At the same time, IXCs will pay somewhat higher access rates to ILECs that recover line extension costs on terminating access.

38 COMMENTERS—WRITTEN COMMENTS: Written comments on the proposed rule published with the original CR-102 in May 2000, were received from AT&T; GTE; Washington Independent Telephone Associations (WITA); US WEST; Washington State Emergency Management Department; Frank and Barbara Phelps; Lori and John Hendon; Swanson Mill Road/Mt. Hull Residents; Jamestown S'Klallam Tribe; and Judith D. Belgrade.

39 Written comments on the proposed rule published with the supplemental CR-102 were received from Qwest; WITA; Public Counsel; AT&T; Sprint; Verizon; Edward Sirula; Washington State Emergency Management Department; and John Huston.⁸

⁸ The comments of John Huston were misdirected within the agency and were not included in the summary prepared for September 27, 2000. Mr. Huston commented in favor of adoption of the rule.

40 COMMENTS AT ADOPTION HEARING: The following persons provided oral comments at the June 16, 2000, adoption hearing. If the commission rejects the speaker's proposal, reasons for rejection are stated.

41 Qwest: Theresa Jensen and Douglas N. Owens spoke on behalf of Qwest. Qwest expressed concern that the proposed rule did not apply to all local exchange companies, only those that must file tariffs. Qwest is concerned there may be locations where companies that are not required to file tariffs do provide service, and there would be no requirement for those companies to have a service extension tariff. Qwest believes the commission should apply the rule to all companies. Response: No such locations have been identified, and the rule applies to all similarly situated situations.

42 Qwest stated its concern that the cost recovery is not tied to rate of return. Response: Other mechanisms are available to companies needing rate-of-return relief.

43 Qwest stated that it believes the rule should allow companies to recover the cost of reinforcement to the existing network. Qwest suggested that the rule should be permissive with respect to reinforcement costs. Response: Reinforcement costs are a part of the company's ongoing business operations, and mechanisms do exist for companies to seek rate increases to meet these business expenses.

44 Qwest commented that the rule is problematic because it is also a toll carrier, and the cost recovery rate permitted in the rule would apply to toll minutes of other carriers terminating on the Qwest network and to its own toll minutes terminating on its own network. Qwest states it cannot raise its retail toll rates because of competition in that market and would suffer as a result. Response: The charges will apply to all toll providers, and all toll providers are therefore similarly situated. In addition, Qwest continues to be a regulated company that can seek rate increases if it needs relief for allowable expenses.

45 Qwest is concerned that a customer could order the least expensive class of service (measured) and pay twenty times that amount but once the customer has a line, switch to flat-rate service. Response: The rule text has been changed

to meet this concern. Payment must be made based upon the rate for nonmeasured service.

46 Qwest opposed the requirement that an obligated company consent to a cross-boundary extension. Response: The relationship between carriers and cross-boundary service that the rule establishes is to favor the carrier whose designated service territory includes the location where service is requested. The carrier who has designated the territory as its service territory is obligated to provide the service, unless another carrier - one that does not have the obligation to provide service - wishes to provide cross-boundary service and the first carrier consents. The consent is appropriate to optimize the obligated carriers' ability to build out their service territories and to minimize the overlap or duplication of facilities.

47 Qwest believes that by tying the extension obligation to municipal boundaries, the commission must keep on file at the commission all of the municipal boundaries in an up-to-date fashion. The commission could apply the rule to municipal boundaries as they are at the time of adoption, but not as they will be in the future. The commission is delegating its power to cities because cities can change their boundaries, which would alter the effect of the rule. Response: The commission delegates no power to cities, but merely links the rule to an easily discernible, independently created legal boundary. Telephone companies currently maintain boundary information for tax collection purposes. The commission has no obligation to maintain boundaries in its own files.

48 Qwest believes the rule making is unlawful because the proposed rule would require it to change an otherwise valid tariff. Response: This argument has been raised in at least one other rule-making proceeding, has been rejected on the basis that a rule states a prospective standard, favored by the APA, with which future tariffs must comply. The rejection has been upheld on judicial review.

49 Qwest contends the rule violates 47 U.S.C. § 254(f) and that it is not competitively and technologically neutral as required by the Federal Communications Commission for universal service rules. Response: The rule is not a universal service rule, within the meaning of the statute, so the law does not apply. Even if the law did apply, the rule is technologically neutral because it applies to any technology used to provide service, and it is competitively neutral because it treats all local exchange companies alike and all interexchange companies alike. The commission therefore rejects Qwest's argument.

50 AT&T: Corey Skluzak spoke for AT&T. AT&T will accept the rule.

51 AT&T views the rule as providing a means to basic telephone service to unserved areas which AT&T believes is the essence of universal service. For that reason, AT&T thinks all carriers, not just interexchange (long-distance) carriers should pay for extensions. Response: This rule is designed to meet specific narrow needs. Eventually, an appropriate universal service mechanism may address universal service in a global manner and provide for broader funding as well as broader coverage. Until then, this approach is an appropriate mechanism to meet the narrowly defined circumstance.

52 AT&T stated that this rule is acceptable until the legislature creates a universal service fund. AT&T should then be able to recoup the money paid under this rule. Response: This is a stand-alone mechanism for funding limited needs. The commission finds it inappropriate to impose present costs on possible future mechanisms designed to meet future, and not past, telecommunications needs.

53 WITA: Terry Vann spoke for WITA. WITA supports the concept of the rule. WITA's legal concerns are similar to those of Qwest, and are stated and considered above. WITA strongly supports what the rule does for customers it gets them served. WITA appreciates that the rule addresses company compensation.

54 **Residents of Wilderness Lake, Pend Oreille County and Swanson Mill Area Residents, Near Tonasket:** Witnesses from these territories addressed the proposed rule. Frank Phelps and Karen Kochsmeier spoke for the residents. They expressed thanks to the commission for addressing the issue and they supported the proposal.

CHANGES TO NOTICE RULE:

1. Evolution of the Rule.

55 In the early months of the rule making, drafts of this rule evolved significantly as a result of the process described in pages 2-4 and as a result of the formal comments and the many informal discussions with interested persons. The rule published on August 23, 2000, contained considerable changes from the draft rule circulated to interested persons in February 2000, although the thrust remained the same: Making extensions available to customers at reasonable rates while providing a specific method for cost recovery for local exchange companies.

56 The changes from the original proposed rule published in May 2000, and the proposed rule filed with the August 23, 2000, CR-102, however, were quite limited. A definition section was added and the portion on developments which concerned us on June 16, 2000, was revised to include greater specificity while retaining the same purpose and effect as in the May 2000 proposed rule. Many of the improvements to the rule were the result of very helpful comments, both formal and informal, from industry representatives.

2. Summary of Reasons for Changes to Noticed Language.

57 The following changes were made to the proposed rule by the commission as part of the adoption of the rule at the September 27, 2000, regularly scheduled open meeting.

58 The rule as adopted includes five revisions intended to reduce ambiguity and thereby increase the ease of compliance for companies and ease of administration for the commission. There are also several grammatical, typographical and style changes that do not affect the meaning of the rule. None of the revisions represents a significant change in philosophy, purpose, or effect.

A. Subsection (1), "Drop wire": As suggested by WITA, at the beginning of the second sentence, the phrase "For drop wire installed after the effective date of this section" has been inserted, and the phrase "At a minimum" deleted. Subsection (1): As prompted by WITA, a definition of "Filed" was added.

B. Subsection (4)(a): As suggested by Century Telephone, language was added to subsection (4)(a) to make explicit the use of terminating access for recovery of service extension costs. In the first sentence, after "service-extension element" and before "in an amount," the amendment "on terminating access" was inserted into the adopted rule.

C. Subsection (4)(c): At the suggestion of Qwest and WITA, the words "in the public interest" were deleted as was surplusage because all commission action must meet this standard.

D. Subsection (6)(i) and (j): As prompted by WITA, these subsections are changed and "created" is replaced with "filed" to match the statutory scheme for initiating development.

E. Subsection (6): As requested by WITA, the last sentence in the first paragraph of subsection (6) is changed to read "Accordingly, local exchange companies may not recover under subsection (4) of this section the costs of extensions to serve the following:" The last sentence of proposed subsection (6) is deleted.

59 IMPLEMENTATION AND EFFECTIVE DATE: Implementation of this rule requires certain carriers to file new tariffs. In order to permit carriers to prepare tariffs and to provide sufficient time for consultation with staff, we provide an effective date for this rule of January 15, 2001.

60 Under existing law relating to tariffs, carriers must file new tariffs not later than December 15, 2000, to be effective on January 15, 2001. The timing of the rule's effect allows carriers adequate opportunity to prepare and file pertinent tariffs for approval so they will be able to apply the new tariffs on January 15, 2001.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

ORDER

THE COMMISSION ORDERS:

61 (1) WAC 480-120-071 is amended to read as set forth in Appendix A, and shall become a rule of the Washington Utilities and Transportation Commission, to take effect on January 15, 2001, after filing with the code reviser pursuant to RCW 34.05.380(2).

62 (2) This order and the rule shown below shall be forwarded to the code reviser for filing and publication in the Washington State Register pursuant to chapters 80.01 and 34.05 RCW and chapter 1-21 WAC.

DATED at Olympia, Washington and effective this 4th day of December, 2000.

Washington Utilities and Transportation Commission
Marilyn Showalter, Chairwoman
Richard Hemstad, Commissioner

AMENDATORY SECTION (Amending Order R-25, filed 5/5/71)

~~WAC 480-120-071 ((Line extension policy.)) Extension of service. ((All utilities shall have on file as part of their established tariff, a line extension schedule stating the terms and conditions under which extensions of its lines and services will be made to render service to applicants.)) (1) Definitions. The following definitions apply to this section unless the context clearly indicates otherwise:~~

"Basic monthly service rate" means the rate for nonmeasured service for the lowest-priced class of service ordered by the applicant.

"Binding site plan" has the same meaning as "binding site plan" in RCW 58.17.020.

"Constructed" means a residential building that has been approved for occupancy by the appropriate local government agency.

"Cost justification" means such cost and engineering information as the commission may request.

"Cost of service extension" means the direct and indirect costs of the material and labor to plan and construct the facilities including, but not limited to, drop wire, permitting fees, rights-of-way fees, and payments to subcontractors, and does not include the cost of reinforcement, network upgrade, or similar costs.

"Development" has the same meaning as "development" and "developed lands" in RCW 58.19.020.

"Distribution plant" means telephone equipment and facilities necessary to provide service to a premises, but does not include drop wire.

"Drop wire" means company-supplied wire and pedestals to be placed between a premise and the company distribution plant at the applicant's property line. For drop wire installed after the effective date of this section, a drop wire must be sufficient in capacity to allow the provisioning of three individual basic exchange voice-grade access lines.

"Extension of service" means an extension of company distribution plant to a location that is outside any municipal boundary and where no distribution plant of the extending company exists at the time an extension is requested, that is constructed at the request of one or more applicants for service who pay a charge under this section, and that extends more than 1/10 mile. Extensions of service do not include customer trenches, conduits or other support structure for placement of company-provided facilities from the customer property line to the premises to be served.

"Filed" means the approved plat, short plat, binding site plan or other similar approved instrument filed for record with a county auditor and authorizing development activity.

"Lot" has the same meaning as "lot" in RCW 58.17.020.

"Marina" has the same meaning as "marina" in RCW 88.12.010.

PERMANENT

"Mobile home lot," "mobile home park," "mobile home park cooperative," and "mobile home park subdivision" have the same meanings as "mobile home lot," "mobile home park," "mobile home park cooperative," and "mobile home park subdivision" have in RCW 59.20.030.

"Neighboring exchange" means an exchange bordering on any other exchange.

"Premises" means any structure that is used as a residence, including farm houses, but does not include predominantly commercial or industrial structures.

"Radio communications service company" has the meaning contained in RCW 80.04.010.

"Residential buildings" has the same meaning as "residential buildings" in RCW 58.19.020.

"Short subdivision" has the same meaning as "short subdivision" in RCW 58.17.020.

"Subdivision" has the same meaning as "subdivision" in RCW 58.17.020.

"Temporary occupancy" means occupancy definitely known to be for less than one year but does not include intermittent or seasonal use when such intermittent or seasonal use will occur in more than a one-year period.

"Temporary service" means service definitely known to be for a short period of time, such as service provided for sales campaigns, athletic contests, conventions, fairs, circuses, and similar events.

(2) Extensions of service.

(a) Each company required to file tariffs under RCW 80.36.100 must have on file an extension of service tariff and must extend service consistent with its tariff and this section and provide drop wire for customer use. Service extensions must be completed within eighteen months after a request is made and the customer makes the initial payment, unless the commission extends the time on a showing of good cause.

(b) Extension of service is required to occupied premises unless the company demonstrates occupancy is temporary. In the case of new construction commenced after the effective date of this section, extension of service is required only if the applicant has permission to build from the applicable local government and the need for service is not temporary.

(c) Any company required to extend service under this section may do so by extending distribution plant or by making a service and financial agreement with a radio communications service company or other alternative provider to provide service. The services provided through a radio communications service company or other alternative provider must be reasonably comparable services at reasonably comparable prices compared to services provided through wireline distribution facilities in the area of the exchange where service has been requested. In addition, the services must include all elements of basic service defined in RCW 80.36.600. A company extending service through a service agreement with a radio communications service company or other alternative provider may file a tariff as permitted under subsection (4) of this section to recover the lesser of the actual direct cost to extend the service through the cooperative agreement or the direct cost of extending wireline distribution plant.

(3) Service extension charge to applicants.

(a) For service provided under subsection (2) of this section, companies must submit a tariff that sets the level of an initial fee and per-month fee for any applicant requesting an extension of service. The tariff may also impose such fees upon applicants for new service from a service extension that is less than five years old measured from the date of the initial service provided by the extension. The charge to applicants for service extensions must include an initial payment to process the order. The maximum initial payment to process the order is an amount equal to twenty times the customer's basic monthly service rate exclusive of all fees, taxes or other charges.

A per-month payment beginning with the first monthly bill for service must be charged once the order is complete and service is provided. The maximum allowable per-month payment for a period of twenty months is an amount equal to the customer's basic monthly service rate, exclusive of all fees, taxes or other charges. Customers may pay the entire amount at any time, in lieu of monthly payments, and must pay the entire remaining amount at the time of disconnecting service if the disconnection occurs prior to full payment.

(b) Customers are responsible for providing or paying the cost of trenching, conduit, or other structures required for placement of company-provided drop wire from the customer's property line to the premises.

(4) Cost recovery for extensions of service.

(a) A company with a terminating-access tariff under WAC 480-120-540 and a service-extension tariff imposing fees or charges under subsection (3) of this section may file tariffs to include a service-extension element on terminating access in an amount necessary to recover the cost of an extension of service. The tariff may not recover costs covered by applicant or customer payments for service extensions, federal universal service funds, or any similar funds or grants from other sources. The company must file the tariff to be effective only so long as necessary to recover the costs allowed under this section.

(b) Companies may recover costs by filing a tariff under (b)(i) or (ii) of this subsection. In the case of companies that serve fewer than two percent of the access lines in the state, placement of the tariff on the agenda of a commission open meeting constitutes notice of an opportunity to be heard on the need for any reporting requirements related to a tariff based on estimated costs.

(i) A company may file a proposed tariff to recover fifty percent of the estimated cost of an extension after it obtains all permits necessary for construction related to the extension of service. Extensions of service must be completed within twelve months of the effective date of a tariff that uses estimated costs. The tariff based on estimates is null and void at the end of that twelve-month period if the extension of service is not completed however, the commission, for good cause shown, may permit the tariff based on estimates to remain in effect after twelve months. If the commission does not permit the tariff based on estimates to continue, the company must within thirty days of the commission's decision or the end of the twelve-month period, whichever is later, file a replacement tariff to offset the amounts collected. After completion of an extension subject to a tariff based on esti-

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mated costs, the company may file a tariff to recover the cost of the extension less any amount already recovered or, in the event of an over-collection, must file a tariff to reduce terminating access sufficient to offset the amount over-collected through the initial tariff.

Class A companies that have in effect a service-extension tariff based on estimated costs must report quarterly on collections, expenditures, and construction timetables and progress, including a final report after completion of the extension and termination of the tariff. Companies that serve fewer than two percent of the access lines in the state and that have in effect a service-extension tariff based on estimated costs must make the same report every six months if ordered by the commission.

(ii) A company may file a tariff to recover the cost of a service extension at any time within two years after completion of an extension and may accumulate the cost of multiple line extensions before filing a tariff.

(c) The commission will review the cost justification for the tariffs and approve the tariffs if they are consistent with this section. The commission will not conduct an earnings review of the company's operations for the purpose of reviewing the proposed tariffs.

(5) Extension of service to neighboring exchange facilities. (a) A company that is willing to extend service to a neighboring exchange may recover under subsection (4) of this section the cost of an extension to a neighboring exchange if companies obligated to serve the neighboring exchange agree that the cost of a cross-boundary service extension would be less than the cost of extension within the applicants' exchange and agree to the cross-boundary extension.

(b) In the case of a cross-boundary extension, an applicant will become a customer of the extending company. The customer's rates and local calling capabilities must be the same as other customers served out of the extending company's same central office.

(c) The newly constructed facilities will be the property of the extending company, but the exchange boundary will remain unchanged.

(d) The charge to the customer shall be determined in accordance with subsection (3) of this section.

(6) Extensions to developments. The cost of extensions to developments should be borne by those who gain economic advantage from development and not by ratepayers in general. This policy promotes the economic good of having telephone infrastructure placed at the same time as other infrastructure is constructed as a part of development. Accordingly, local exchange companies may not recover under subsection (4) of this section the costs of extensions to serve the following:

(a) Developments filed after the effective date of this rule for which a public offering statement is required under chapter 58.19 RCW;

(b) Divisions of land filed after the effective date of this rule that use binding site plans under RCW 58.17.035 to create five or more lots or units;

(c) Subdivisions filed after the effective date of this rule;

(d) Short subdivisions with five or more lots filed after the effective date of this rule;

(e) Developments filed prior to the effective date of this rule, in which all lots were under common ownership and control on the effective date of this rule, and in which no residential buildings were constructed after the division of land and prior to the effective date of this rule;

(f) Divisions of land using binding site plans under chapter 58.17 RCW with five or more lots or units filed prior to the effective date of this rule, in which all lots, units or both were under common ownership and control on the effective date of this rule, and in which no residential buildings or commercial or industrial buildings were constructed after the division of land and prior to the effective date of this rule;

(g) Subdivisions filed prior to the effective date of this rule, in which all lots were under common ownership and control on the effective date of this rule, and in which no residential buildings were constructed after the division of land and prior to the effective date of this rule;

(h) Short subdivisions with five or more lots filed prior to the effective date of this rule, in which all lots were under common ownership and control on the effective date of this rule, and in which no residential buildings were constructed after the division of land and prior to the effective date of this rule;

(i) Mobile home parks, mobile home park cooperatives, and mobile home park subdivisions filed after the effective date of this rule;

(j) Mobile home parks, mobile home park cooperatives, and mobile home park subdivisions filed prior to the effective date of this rule, in which all lots were under common ownership and control on the effective date of this rule, and in which no residential buildings were placed or constructed after the division of land and prior to the effective date of this rule;

(k) Marinas;

(l) Camping resorts regulated under chapter 19.105 RCW;

(m) Condominiums regulated under chapters 64.32 and 64.34 RCW;

(n) Timeshares regulated under chapter 64.36 RCW.

(7) Waiver of obligation under this section.

(a) The commission retains the authority under RCW 80.36.090 to determine whether any applicant for service is not reasonably entitled to service and whether the local exchange company is not obligated to provide service to an applicant under subsection (2)(b) of this section. In determining the reasonable entitlement, the commission may consider those factors listed in (b)(ii)(A) through (G) of this subsection and such other information that it may consider necessary to a proper determination.

(b) Waiver of subsection (3)(a) of this section:

(i) A company may petition for a waiver of subsection (3)(a) of this section in order to charge an applicant the direct cost to extend service if it is unreasonable for the direct cost of the extension of service to be borne by rates permitted under subsection (4) of this section.

(ii) In determining whether cost recovery under subsection (4) of this section for an extension is unreasonable and

granting a waiver is consistent with public interest, the commission will consider:

(A) The total direct cost of the extension;

(B) The number of customers to be served;

(C) The comparative price and capabilities of radio communication service or other alternatives available to customers;

(D) Technological difficulties and physical barriers presented by the requested extensions;

(E) The effect on the individuals and communities involved;

(F) The effect on the public switched network; and

(G) The effect on the company.

WSR 00-24-100
PERMANENT RULES
LOTTERY COMMISSION

[Filed December 6, 2000, 9:04 a.m.]

Date of Adoption: November 17, 2000.

Purpose: This rule now provides that a person may not submit an application for a lottery license unless he or she is licensed to conduct business in Washington state. This amendment clarifies that the procedure allows a person to submit an application for a lottery license if she/he has submitted an application for a license to conduct business in Washington state.

Citation of Existing Rules Affected by this Order:
 Amending WAC 315-04-020.

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under notice filed as WSR 00-18-036 on August 30, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 5, 2000

Mary Jane Ferguson

Rules Coordinator

AMENDATORY SECTION (Amending Order 83, filed 12/16/85)

WAC 315-04-020 License application eligibility. Any person may submit an application for licensure except:

(1) No person may submit an application for licensure who is under 18 years of age.

(2) No person may submit an application who will be engaged exclusively in the business of selling tickets.

(3) No person may submit an application for licensure who is a member or employee of the commission or who is the spouse, child, brother, sister or parent residing as a member of the same household in the principal place of abode of any member or employee of the commission.

(4) No person may submit an application who is, or is owned or controlled by or affiliated with, a vendor or contractor of the commission or director for the development, operation, management, security or any other aspect of a specific game.

(5) No person may submit an application who is not legally registered and licensed to conduct business in the state of Washington or who has not submitted an application for a business license in the state of Washington.

The submission of an application shall not entitle any person to receipt of a license to act as a lottery retailer. An application may be denied for any reason permitted by statute or these rules.

WSR 00-24-101
PERMANENT RULES
LOTTERY COMMISSION

[Filed December 6, 2000, 9:05 a.m.]

Date of Adoption: November 17, 2000.

Purpose: The grand prize for Lucky For Life is \$1,000 per week for life. The amendment clarifies that the lottery pays a maximum of \$3,000 per week for life for any one drawing. This amendment also clarifies that if one person holds up to three winning grand prize tickets, she/he will receive up to \$3,000 per week for life (or share proportionately with any other grand prize winner).

Citation of Existing Rules Affected by this Order:
 Amending WAC 315-06-100.

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under notice filed as WSR 00-19-065 on September 19, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 5, 2000

Mary Jane Ferguson

Rules Coordinator

AMENDATORY SECTION (Amending WSR 98-15-115, filed 7/20/98, effective 8/20/98)

WAC 315-36-100 If more than one person per drawing wins the grand prize, does each person receive the entire prize of \$1,000 for life or is the prize split among the winners? The lottery will pay a maximum of \$3,000 per week for life for any one drawing. Each person up to three winners wins the grand prize of \$1,000 per week for life. If more than three persons win the grand prize in any one drawing, then three grand prizes (for a total of \$3,000 per week for life) will be split equally among the total number of grand prize winners for that drawing. If one person holds up to three winning grand prize tickets, that person will receive up to \$3,000 a week for life (or share proportionately with any other grand prize winners).

WSR 00-24-102

PERMANENT RULES

LOTTERY COMMISSION

[Filed December 6, 2000, 9:06 a.m.]

Date of Adoption: November 17, 2000.

Purpose: Increase flexibility in changing retailer commissions.

Citation of Existing Rules Affected by this Order: Amending WAC 315-04-190.

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under notice filed as WSR 00-19-064 on September 19, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 5, 2000

Mary Jane Ferguson

Rules Coordinator

AMENDATORY SECTION (Amending WSR 92-19-057, filed 9/11/92, effective 10/12/92)

WAC 315-04-190 Compensation. (1) Lottery retailers shall be entitled to a ~~((five and one half percent))~~ discount on the retail price of the instant game tickets ~~((established by rule for each game))~~. The commission must approve the discount paid to the retailers.

~~((2))~~ ~~((Effective July 1, 1993, lottery retailers shall be entitled to a six percent discount on the retail price of the instant game tickets established by rule for each game.~~

~~((3))~~ Lottery retailers authorized to sell on-line tickets shall be entitled to a ~~((five and one half percent))~~ discount on the total of gross on-line ticket sales less on-line ticket cancellations. The commission must approve the discount paid to the retailers.

~~((4))~~ ~~Effective July 1, 1993, lottery retailers authorized to sell on-line tickets shall be entitled to a six percent discount on the total of gross on-line ticket sales less on-line ticket cancellations.~~

~~((5))~~ ~~In addition to that discount authorized under subsections (3) and (4) of this section, lottery retailers authorized to sell tickets for the on-line game, lotto, shall be entitled to a one percent discount on the total of gross lotto ticket sales less lotto ticket cancellations where the tickets sold are for a jackpot prize of six million dollars or more.~~

~~((6))~~ (3) Lottery retailers may receive additional compensation through programs including but not limited to additional discounts, retailer games, retailer awards, and retailer bonuses.

(a) The commission must approve each such program prior to its implementation.

(b) The director shall establish and publish the procedures necessary to implement any such program approved by the commission prior to initiation of the program.

~~((7))~~ (4) The lottery, when selling instant or on-line tickets, as a lottery retailer, may use the proceeds from the applicable discount on the retail price of the tickets sold to pay fees or other charges associated with those sales.

WSR 00-24-103

PERMANENT RULES

LOTTERY COMMISSION

[Filed December 6, 2000, 9:07 a.m.]

Date of Adoption: November 17, 2000.

Purpose: This rule provides that a claim is entered in the name of only one claimant (which may be a legal entity). This amendment clarified prize payment procedure in the case where two or more claimants sign a ticket. The lottery staff person returns the ticket and requests that the claimants sign a notarized statement relinquishing ownership to one claimant.

Citation of Existing Rules Affected by this Order: Amending WAC 315-06-120.

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under notice filed as WSR 00-18-037 on August 30, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 5, 2000

Mary Jane Ferguson
Rules Coordinator

AMENDATORY SECTION (Amending WSR 00-12-032, filed 5/30/00, effective 6/30/00)

WAC 315-06-120 Payment of prizes—General provisions. (1) The director may designate claim centers for the filing of prize claims, and the location of such centers shall be publicized from time to time by the director.

(2) A claim shall be entered in the name of one claimant, which shall be either a natural person, association, corporation, general or limited partnership, club, trust, estate, society, company, joint stock company, receiver, trustee, or another acting in a fiduciary or representative capacity whether appointed by a court or otherwise. A claim which includes one or more tickets with an address label or stamp on the back of the ticket shall be deemed to have been entered in the name of one claimant: Provided, That if the address label or stamp contains the name of more than one claimant, the prize payment will be made to the one who has signed the ticket and/or claim form or, if there is no signature (~~or two signatures~~), to the first claimant listed on the address label or stamp. If there are two or more claimant names written or signed on the ticket, lottery personnel shall return the ticket(s) to claimants and shall request that the claimants sign a notarized statement relinquishing ownership to one claimant. The claimant must submit his or her Social Security number (SSN) or the federal employer's identification number (FEIN) when claiming any prize exceeding six hundred dollars.

(3) A claim may be entered in the name of a claimant other than a natural person only if the claimant is a legal entity and possesses a federal employer's identification number (FEIN) as issued by the Internal Revenue Service, such number is shown on the claim form and the entity's terms comply with subsection (4) of this section. Groups, family units, organizations, clubs, or other organizations which are not a legal entity, or do not possess a federal employer's identification number, shall designate one natural person or one legal entity in whose name the claim is to be entered.

(4) The terms governing a claimant other than a natural person, i.e., articles of incorporation, trust terms, etc., shall be submitted to the director for approval. Terms not in compliance with lottery statutes or rules shall not be approved. Payment shall not be made to a claimant other than a natural person until the director has approved the terms.

All claimants other than natural persons shall have governing terms which:

(a) Prohibit deletion, amendment, or addition of terms without the director's approval;

(b) State the names of all natural persons who have a direct or indirect right or interest in the claimant, each of their percentage interests and their Social Security numbers;

(c) Acknowledge that the debt collection process mandated by RCW 67.70.255 and WAC 315-06-125 shall be applied to the natural persons who hold interests in the claimant through their Social Security numbers; and

(d) Provide that in the event the claimant ceases to exist prior to the full payout of the prize, the lottery will not make further payment without court order.

(5) The lottery shall not make payment to a claimant other than a natural person unless the terms governing the claimant include those enumerated in subsection (4) of this section.

(6) Unless otherwise provided in the rules for a specific type of game, a claimant shall sign the back of the ticket and/or complete and sign a claim form approved by the director. The claimant shall submit the claim form and/or claimant's ticket to the lottery in accordance with the director's instructions as stated in the players' manual and/or on the back of the ticket or submit a request for reconstruction of an alleged winning ticket and sufficient evidence to enable reconstruction and that the claimant had submitted a claim for the prize, if any, for that ticket. The claimant, by submitting the claim or request for reconstruction, agrees to the following provisions:

(a) The discharge of the state, its officials, officers, and employees of all further liability upon payment of the prize; and

(b) The authorization to use the claimant's name and, upon written permission, photograph for publicity purposes by the lottery.

(7) A prize must be claimed within the time limits prescribed by the director in the instructions for the conduct of a specific game, but in no case shall a prize be claimed later than one hundred eighty days after the official end of that instant game or the on-line game drawing for which that on-line ticket was purchased.

(8) The director may deny awarding a prize to a claimant if:

(a) The ticket was not legally issued initially;

(b) The ticket was stolen from the commission, director, its employees or retailers, or from a lottery retailer; or

(c) The ticket has been altered or forged, or has otherwise been mutilated such that the authenticity of the ticket cannot be reasonably assured by the director.

(9) No natural person or legal entity entitled to a prize may assign the right to payment, except under the following limited circumstances:

(a) That payment of a prize may be made to any court appointed legal representative, including, but not limited to, guardians, executors, administrators, receivers, or other court appointed assignees; and

(b) When payment of all or part of the remainder of an annuity and the right to receive future annual prize payments has been voluntarily assigned to another person, pursuant to an appropriate judicial order that meets the requirements of RCW 67.70.100(2).

(10) In the event that there is a dispute or it appears that a dispute may occur relative to any prize, the director may refrain from making payment of the prize pending a final determination by the director or by a court of competent jurisdiction relative to the same.

(11) A ticket that has been legally issued by a lottery retailer is a bearer instrument until signed. The person who signs the ticket or has possession of an unsigned ticket is considered the bearer of the ticket. Payment of any prize may be made to the bearer, and all liability of the state, its officials, officers, and employees and of the commission, director and employees of the commission terminates upon payment.

(12) All prizes shall be paid within a reasonable time after the claims are validated by the director and a winner is determined. Provided, prizes paid for claims validated pursuant to WAC 315-10-070(2) shall not be paid prior to one hundred eighty-one days after the official end of that instant game. The date of the first installment payment of each prize to be paid in installment payments shall be the date the claim is validated, or the date the winner makes a choice of payment by annual payments or by single cash payment pursuant to WAC 315-34-057. Subsequent installment payments shall be made as follows:

(a) If the prize was awarded as the result of a drawing conducted by the lottery, installment payments shall be made weekly, monthly, or annually from the date of the drawing in accordance with the type of prize awarded; however, at the director's discretion, the lottery may designate an alternate payment date for regular prize payment; or

(b) If the prize was awarded in a manner other than a drawing conducted by the lottery, installment payments shall be made weekly, monthly, or annually from the date the claim is validated in accordance with the type of prize awarded. However, at the director's discretion, the lottery may designate an alternate payment date for regular prize payment.

(13) The director may, at any time, delay any payment in order to review a change of circumstances relative to the prize awarded, the payee, the claim or any other matter that may have come to his or her attention. All delayed payments shall be brought up to date immediately upon the director's confirmation and continue to be paid on each originally scheduled payment date thereafter.

(14) If any prize is payable for the life of the winner, only a natural person may claim such a prize. Such "win for life" type prizes shall cease upon the death of the winner or the end of a guaranteed payment period (if any), whichever is later. Win for life prizes may be assigned; and the following conditions apply to such assignments:

(a) The original winner's actual life shall determine when prize payments cease; and

(b) The assignee shall be responsible for notifying the lottery of the original winner's death.

(15) The director's decisions and judgments in respect to the determination of a winning ticket or of any other dispute arising from the payment or awarding of prizes shall be final and binding upon all participants in the lottery.

(16) Each lottery retailer shall pay all prizes authorized to be paid by the lottery retailer by these rules during its normal business hours at the location designated on its license.

(17) In the event a dispute between the director and the claimant occurs as to whether the ticket is a winning ticket, and if the ticket prize is not paid, the director may, solely at his or her option, replace the disputed ticket with an unplayed ticket (or tickets of equivalent sales price from any game). This shall be the sole and exclusive remedy of the claimant.

WSR 00-24-105

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed December 6, 2000, 9:21 a.m., effective January 1, 2001]

Date of Adoption: December 6, 2000.

Purpose: To provide county assessors with the rate of interest and property tax component used in valuing farm and agricultural land classified under chapter 84.34 RCW (the open space program) during assessment year 2001.

Citation of Existing Rules Affected by this Order: Amending WAC 458-30-262 Agricultural land valuation—Interest rate—Property tax component.

Statutory Authority for Adoption: RCW 84.34.065, 84.34.360.

Adopted under notice filed as WSR 00-20-024 on September 26, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 84.34.065 requires that the department annually adopt a rule providing the rate of inflation used to determine the true and fair value of farm and agricultural land. This rule provides the rate of inflation for the assessment year 2001, which begins January 1, 2001.

Effective Date of Rule: January 1, 2001.

December 6, 2000

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 84.69.100 requires the rate of interest to be in place before the beginning of assessment year 2001.

Effective Date of Rule: December 31, 2000.

December 6, 2000

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 99-24-034, filed 11/23/99, effective 1/1/00)

WAC 458-30-262 Agricultural land valuation—

Interest rate—Property tax component. For assessment year ~~((2000))~~ 2001, the interest rate and the property tax component that are to be used to value classified farm and agricultural lands are as follows:

- (1) The interest rate is ~~((9.43))~~ 9.49 percent; and
- (2) The property tax component for each county is:

COUNTY	PERCENT	COUNTY	PERCENT
Adams	((1.42)) 1.40	Lewis	1.23
Asotin	((1.40)) 1.48	Lincoln	((1.47)) 1.43
Benton	1.48	Mason	((1.25)) 1.26
Chelan	((1.31)) 1.32	Okanogan	((1.30)) 1.28
Clallam	((1.20)) 1.17	Pacific	((1.24)) 1.20
Clark	((1.34)) 1.35	Pend Oreille	((1.30)) 1.37
Columbia	((1.42)) 1.43	Pierce	((1.52)) 1.57
Cowlitz	1.21	San Juan	((0.85)) 0.83
Douglas	((1.34)) 1.33	Skagit	((1.29)) 1.28
Ferry	((1.22)) 1.14	Skamania	1.06
Franklin	((1.52)) 1.59	Snohomish	((1.44)) 1.40
Garfield	((1.66)) 1.62	Spokane	((1.54)) 1.45
Grant	((1.52)) 1.48	Stevens	((1.19)) 1.10
Grays Harbor	((1.40)) 1.29	Thurston	((1.50)) 1.55
Island	((1.05)) 1.01	Wahkiakum	((1.11)) 1.02
Jefferson	((1.26)) 1.24	Walla Walla	((1.46)) 1.49
King	((1.31)) 1.27	Whatcom	((1.30)) 1.31
Kitsap	1.47	Whitman	((1.42)) 1.44
Kittitas	((1.07)) 1.08	Yakima	((1.25)) 1.33
Klickitat	((1.14)) 1.13		

AMENDATORY SECTION (Amending WSR 99-24-033, filed 11/23/99, effective 12/24/99)

WAC 458-18-220 Refunds—Rate of interest. The following rates of interest shall apply on refunds of taxes made pursuant to RCW 84.69.010 through 84.69.090 in accordance with RCW 84.69.100. The following rates shall also apply to judgments entered in favor of the plaintiff pursuant to RCW 84.68.030. The interest rate is derived from the equivalent coupon issue yield of the average bill rate for twenty-six week treasury bills as determined at the first bill market auction conducted after June 30th of the calendar year preceding the date the taxes were paid. The rate thus determined shall be applied to the amount of the judgment or the amount of the refund, until paid:

Year tax paid	Auction Year	Rate
1985	1984	11.27%
1986	1985	7.36%
1987	1986	6.11%
1988	1987	5.95%
1989	1988	7.04%
1990	1989	8.05%
1991	1990	8.01%
1992	1991	5.98%
1993	1992	3.42%
1994	1993	3.19%
1995	1994	4.92%
1996	1995	5.71%
1997	1996	5.22%
1998	1997	5.14%
1999	1998	5.06%
2000	1999	4.96%
<u>2001</u>	<u>2000</u>	<u>5.98%</u>

WSR 00-24-106

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed December 6, 2000, 9:22 a.m., effective December 31, 2000]

Date of Adoption: December 6, 2000.

Purpose: To provide the rate of interest that will be assessed when property taxes paid in 2001 are refunded.

Citation of Existing Rules Affected by this Order: Amending WAC 458-18-220 Refunds—Rates of interest.

Statutory Authority for Adoption: RCW 84.69.100.

Adopted under notice filed as WSR 00-20-025 on September 26, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

PERMANENT

WSR 00-24-107

PERMANENT RULES

DEPARTMENT OF REVENUE

[Filed December 6, 2000, 9:23 a.m., effective January 1, 2001]

Date of Adoption: December 6, 2000.

Purpose: To provide information about the rate of inflation that is used by county officials to calculate interest on deferred special benefit assessments when land is removed from classification under chapter 84.34 RCW. The information currently provided in WAC 458-30-580 is being consolidated into WAC 458-30-590.

Citation of Existing Rules Affected by this Order: Repealing WAC 458-30-580 Rate of inflation—When published—Calculation; and amending WAC 458-30-590 Rates of inflation.

Statutory Authority for Adoption: RCW 84.34.360.

Other Authority: RCW 84.34.310.

Adopted under notice filed as WSR 00-20-107 on October 4, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 1.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: RCW 84.34.310 requires that the department annually adopt a rule providing the rate of inflation used when farm and agricultural or timber land classified under chapter 84.34 RCW is removed or withdrawn from classification. This rule provides the rate of inflation for the assessment year 2001, which begins January 1, 2001.

Effective Date of Rule: January 1, 2001.

December 6, 2000

Russell W. Brubaker

Assistant Director

Legislation and Policy Division

AMENDATORY SECTION (Amending WSR 99-24-035, filed 11/23/99, effective 12/24/99)

WAC 458-30-590 Rate((s)) of inflation—Publica-tion—Interest rate—Calculation. (1) **Introduction.** This section sets forth the rates of inflation discussed in WAC 458-30-550. It also explains the department of revenue's obligation to annually publish a rate of inflation and the manner in which this rate is determined.

(2) General duty of department—Basis for inflation rate. Each year the department determines and publishes a rule establishing an annual rate of inflation. This rate of inflation is used in computing the interest that is assessed when farm and agricultural or timber land, which are exempt from special benefit assessments, is withdrawn or removed from current use classification.

(a) The rate of inflation is based upon the implicit price deflator for personal consumption expenditures calculated by the United States Department of Commerce. This rate is used to calculate the rate of interest collected on exempt special benefit assessments.

(b) The rate is published by December 31st of each year and applies to all withdrawals or removals from farm and agricultural or timber land classification that occur the following year.

(3) Assessment of rate of interest. An owner of classified farm and agricultural or timber land is liable for interest on the exempt special benefit assessment. Interest accrues from the date the local improvement district is created until the land is withdrawn or removed from classification. Interest accrues and is assessed in accordance with WAC 458-30-550.

(a) Interest is assessed only for the time (years and months) the land remains classified under RCW 84.34.020 (2) or (3).

(b) If the classified land is exempt from the special benefit assessment for more than one year, the annual inflation rates are used to calculate an average rate of interest. This average is determined by adding the inflation rate for each year the classified land was exempt from the special benefit assessment after the local improvement district was created. The sum of the inflation rates is then divided by the number of years involved to determine the applicable rate of interest.

(c) Example. A local improvement district for a domestic water supply system was created in January 1990 and the owner used the statutory exemption provided in RCW 84.34.320. On July 1, 1997, the land was removed from the farm and agricultural classification. An average interest rate was calculated using the inflation rates for 1990 through 1997. The owner was then notified of the amount of previously exempt special benefit assessment, plus the average interest rate.

((2)) (4) Rates of inflation. The rates of inflation ((to be)) used ((for calculating)) to calculate the interest as required by WAC 458-30-550 are as follows:

YEAR	PERCENT	YEAR	PERCENT
1976	5.6	1977	6.5
1978	7.6	1979	11.3
1980	13.5	1981	10.3
1982	6.2	1983	3.2
1984	4.3	1985	3.5
1986	1.9	1987	3.7
1988	4.1	1989	4.8
1990	5.4	1991	4.2
1992	3.3	1993	2.7

PERMANENT

YEAR	PERCENT	YEAR	PERCENT
1994	2.2	1995	2.3
1996	2.2	1997	2.1
1998	0.85	1999	1.42
<u>2000</u>	<u>2.61</u>		

~~(2) Sounds created by construction equipment and emanating from construction sites, through the adoption of a new chapter 173-66 WAC.~~

~~(3) Sounds created by motor vehicle racing events, through the adoption of a new chapter 173-63 WAC.~~

~~(4) Sounds created by the operation of equipment or facilities of surface carriers engaged in commerce by rail-road, to the extent consistent with federal law and regulations through the adoption of a new chapter 173-72 WAC.))~~
Reserved.

WSR 00-24-134

PERMANENT RULES

DEPARTMENT OF ECOLOGY

[Order 00-24—Filed December 6, 2000, 11:46 a.m.]

Date of Adoption: December 5, 2000.

Purpose: To establish maximum noise levels permissible in identified environments, and provide use standards relating to the reception of noise within such environments.

Citation of Existing Rules Affected by this Order: Amending WAC 173-60-070.

Statutory Authority for Adoption: Chapter 70.107 RCW, Noise control.

Adopted under notice filed as WSR 00-20-102 on October 4, 2000.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

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

December 5, 2000

Tom Fitzsimmons

Director

AMENDATORY SECTION (Amending Order 92-41, filed 5/18/94, effective 6/18/94)

~~WAC 173-60-070 ((Future regulations.))~~ Reserved.
 ((It is the intention of the department to establish use standards and/or performance standards for the following sources of noise exempted or partially exempted from the requirements of this chapter within two years after adequate legislative funding is made available to conduct studies providing the necessary data:

~~(1) Sounds created by aircraft engine testing and maintenance not related to flight operations, through the adoption of a new chapter 173-64 WAC.~~

PERMANENT

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WSR 00-24-001
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-245—Filed November 22, 2000, 3:27 p.m., effective November 22, 2000, 7:00 p.m.]

Date of Adoption: November 22, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-40-03100B and 220-40-03100C; and amending WAC 220-40-031.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: To date approximately 51% of the white sturgeon allocation has been caught. Due to a dramatic increase in catch rates, the Department of Fish and Wildlife has temporarily closed the Willapa Bay sturgeon fishery to insure the quota is not exceeded. There is insufficient time for promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: November 22, 2000, 7:00 p.m.

November 22, 2000

J. P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-40-03100C Willapa Bay—Seasons and lawful gear—Sturgeon. Notwithstanding the provisions of WAC 220-40-031 and WAC 220-40-027, effective 7:00 p.m. November 22, 2000 it is unlawful to fish for or possess sturgeon and salmon taken for commercial purposes from Marine Fish-Shellfish Management and Catch Reporting Area 60C except as provided for in this section:

(1) Drift gill net gear may be used to fish for sturgeon effective 12:01 p.m. November 25, until 12:01 p.m. November 30, 2000, in SMCRA 2G east of a line drawn true north-

south Channel Entrance Buoy 10, 2H, 2J, 2M as defined in WAC 220-22-020.

(2) Drift gill net gear shall be used as provided in WAC 220-40-015, except that the minimum mesh size is 9 inches.

(3) Fishers are required to report to WDFW each day, within 6 hours of landing, and provide the following information: name, date, fish ticket number, catch area, and the number of white sturgeon, green sturgeon and salmon (by species) landed. Reports may be made by calling the WDFW Nahcotta Field office at (360) 665-4166 or the Region 6 office at (360) 249-4628 ext. 270.

REPEALER

The following section of the Washington Administrative Code is repealed effective 7:00 p.m. November 22, 2000:

WAC 220-40-03100B Willapa Bay—Seasons and lawful gear—Sturgeon. (00-234)

The following section of the Washington Administrative Code is repealed effective 12:01 p.m. November 30, 2000:

WAC 220-40-03100C Willapa Bay—Season and lawful gear—Sturgeon.

WSR 00-24-003
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE

[Order 00-247—Filed November 22, 2000, 3:31 p.m., effective November 25, 2000, 11:59 p.m.]

Date of Adoption: November 22, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-711.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: Given the best available information on in-season update of chum run size for the Bellingham Bay area, the all-citizen fishery has attained its full share. In fact, spawning ground observations and hatchery returns suggest the run may even be smaller than the number used as the basis for determining the all-citizen share. The Bellingham Maritime Heritage Center Hatchery only had 459 chum return when they would normally have 2,000 to 5,000 fish. Spawning surveys on the Nooksack River at five spawning sites on the North Fork Nooksack River, where 80% of the chum salmon typically spawn, show only one site with about twenty chum salmon present, when normally, 500 to 900 fish would be seen. These observations suggest the run may even be weaker than [than] the level of the updated

run size. This action to close all-citizen commercial chum fishing in Area 7B is consistent with allocation. There is insufficient time to enact permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: November 25, 2000, 11:59 p.m.
November 22, 2000

J. P. Koenings
Director
by Larry Peck

NEW SECTION

WAC 220-47-712 Puget Sound all-citizen commercial salmon fishery. Notwithstanding the provisions of Chapter 220-47 WAC, effective 11:59 p.m. Saturday, November 25, 2000, until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from any Puget Sound Salmon Management and Catch Reporting Area.

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

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. Saturday, November 25, 2000:

WAC 220-47-711 Puget Sound all-citizen commercial salmon fishery. (00-239)

**WSR 00-24-004
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-243—Filed November 22, 2000, 3:32 p.m., effective December 1, 2000, 12:01 a.m.]

Date of Adoption: November 22, 2000.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 232-28-61900K; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: The 2000/2001 wild winter steelhead runs for the Skagit, Snohomish, Stillaguamish, and Puyallup river systems are forecasted to be well below escapement needs. Predicted wild steelhead run sizes for the river systems are anticipated to be between 40 and 74% of wild steelhead escapement requirements. Wild steelhead release regulations will allow harvestable hatchery steelhead to [be] caught and kept. It is anticipated all fisheries will be closed by emergency regulation, March 1, 2001. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0; Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: December 1, 2000, 12:01 a.m.
November 22, 2000

J. P. Koenings
Director
by Larry Peck

NEW SECTION

WAC 232-28-61900K Exceptions to statewide rules—Snohomish River, Snoqualmie River, Skykomish River (mainstem, North Fork & South Fork), Wallace River, Sultan River, Pilchuck River, Tolt River, Raging River, Tokul Creek, Stillaguamish River (mainstem, North Fork, & South Fork), Canyon Creek, Pilchuck Creek, Puyallup River, Carbon River, Skagit River, Cascade River, and Sauk River and Fisher Slough. Notwithstanding the provisions of WAC 232-28-619, effective December 1, 2000 the following regulations apply:

EMERGENCY

- Item 1: Snohomish River From mouth (Burlington Northern Railroad bridges (including all channels, sloughs and inter-connected waterways) upstream to the confluence of the Skykomish and Snoqualmie rivers (all channels): Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 2: Snoqualmie River From mouth to Snoqualmie Falls: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 3: Skykomish River (Mainstem) From mouth to the forks: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 4: Skykomish River (North Fork) From its mouth to 1000' downstream from Bear Creek Falls: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 5: Skykomish River (South Fork) From its mouth to 600' downstream from the Sunset Falls Fishway: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 6: Wallace River From the mouth to mouth of Olney Creek: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 7: Sultan River From its mouth to a point 400' downstream from the diversion dam at river mile 9.7: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 8: Pilchuck River From its mouth to 500' downstream from the Snohomish City diversion dam: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 9: Tolt River From its mouth to the USGS trolley cable near the confluence of the North and South Forks: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 10: Raging River From its mouth to the Highway 18 Bridge (three miles upstream from Preston): Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 11: Tokul Creek From mouth to posted cable boundary marker (approximately 700 feet upstream of the mouth). Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 12: Stillaguamish River All sloughs downstream of Warm Beach-Stanwood Highway: Wild steelhead release December 1, 2000 through February 28, 2001.
From Warm Beach-Stanwood Highway upstream to forks: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 13: Stillaguamish River (North Fork) From mouth to Swede Heaven Bridge: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 14: Stillaguamish River (South Fork) From mouth to 400' below fishway outlet: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 15: Canyon Creek From mouth to Forks: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 16: Pilchuck Creek From mouth to Highway 9 Bridge: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 17: Puyallup River From 11th Street Bridge upstream to Soldier's Home Bridge in Orting: Wild steelhead release December 1, 2000 through January 31, 2001.
- Item 18: Carbon River From mouth to Highway 162 Bridge: Wild steelhead release December 1, 2000 through January 31, 2001.
- Item 19: Skagit River From mouth to Gorge Powerhouse at Newhalem: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 20: Sauk River From mouth to Whitechuck River: Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 21: Cascade River From mouth upstream (entire river): Wild steelhead release December 1, 2000 through February 28, 2001.
- Item 22: Fisher Slough From mouth to Highway 530 Bridge: Wild steelhead release December 1 through February 28, 2001.

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

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. March 1, 2001:

WAC 232-28-61900K Exceptions to statewide rules—Snohomish River, Snoqualmie River, Skykomish River (mainstem, North Fork & South Fork), Wallace River, Sultan River, Pilchuck River, Tolt River, Raging River, Tokul Creek, Stillaguamish River (mainstem, North Fork, & South Fork), Canyon Creek, Pilchuck Creek, Puyallup River, Carbon River, Skagit River, Cascade River, and Sauk River and Fisher Slough.

Effective Date of Rule: Immediately.

November 22, 2000

J. P. Koenings

Director

by Larry Peck

NEW SECTION

WAC 220-52-04600F Crab fishery—Seasons and areas. Notwithstanding the provisions of WAC 220-52-046, effective immediately it is unlawful to take, fish for or possess crab taken for commercial purposes from those waters of Grays Harbor, Willapa Bay, Columbia River and waters of the Pacific Ocean west of the Bonnulla Tatoosh line except as provided for in this section:

(1) Effective 8:00 a.m. December 12, 2000 it is lawful to set baited crab gear in the above waters.

(2) Effective 12:01 a.m. December 15, 2000 it is lawful to take, fish for or possess crab taken for commercial purposes from the above waters.

**WSR 00-24-005
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-246—Filed November 22, 2000, 3:33 p.m.]

Date of Adoption: November 22, 2000.

Purpose: Amend commercial fishing rules.

Citation of Existing Rules Affected by this Order:
Amending WAC 220-52-046.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: Test results indicate that crab would not have met hardening criteria for an opening and considerable wastage would occur by opening the season on December 1, 2000. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

**WSR 00-24-043
EMERGENCY RULES
DEPARTMENT OF
FISH AND WILDLIFE**

[Order 00-244—Filed November 29, 2000, 4:36 p.m., effective December 1, 2000, 12:01 a.m.]

Date of Adoption: November 28, 2000.

Purpose: Amend personal use rules.

Citation of Existing Rules Affected by this Order:
Repealing WAC 232-28-61900I; and amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.047.

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

Reasons for this Finding: There are hatchery cutthroat and steelhead surplus to broodstock needs in the creek and are available for harvest by anglers and to provide handicapped (wheelchair bound) fishers access to surplus hatchery cutthroat and steelhead. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: December 1, 2000, 12:01 a.m.
November 28, 2000

Evan Jacoby
for Jeff P. Koenings
Director

NEW SECTION

WAC 232-28-61900I Exceptions to statewide rules—Blue Creek (Lewis County) Notwithstanding the provisions of WAC 232-28-619, effective December 1, 2000 through December 31, 2000:

- (1) In those waters of Blue Creek from the mouth to posted signs upstream from rearing pond outlet, daily limit of five trout, no more than two over 20 inches in length or less than 12 inches in length.
- (2) Wheel chair bound anglers only from posted signs above rearing pond outlet to posted signs approximately 40 feet downstream at fence, including the rearing pond outlet.
- (3) Release wild cutthroat, wild steelhead and hatchery steelhead with missing right ventral fin.
- (4) Nonbuoyant lure restriction and night closure in effect.

REPEALER

The following section of the Washington Administrative Code is repealed effective January 1, 2001:

WAC 232-28-61900I Exceptions to statewide rules—Blue Creek (Lewis County)

WSR 00-24-052
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES
(Economic Services Administration)
(Division of Assistance Programs)
[Filed November 30, 2000, 2:46 p.m.]

Date of Adoption: November 30, 2000.

Purpose: This emergency rule is amended to be consistent with current system processing of categorically eligible cases.

Citation of Existing Rules Affected by this Order: Amending WAC 388-414-0001.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.510.

Other Authority: USDA Administrative Notice 99-46.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of

notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: If this rule is not amended, some applicants and recipients leaving TANF will be incorrectly denied or terminated from food assistance and the state will incur quality control payment errors.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: Immediately.

November 30, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-11-035, filed 5/10/00, effective 8/1/00)

WAC 388-414-0001 Some food assistance households do not have to meet all eligibility requirements. (1) What is "categorical eligibility"?

Some food assistance households do not have to meet all of the eligibility requirements for food assistance. The department calls this categorical eligibility. Categorically eligible households have already met these requirements for another program:

- (a) Resources;
- (b) Gross and net income standards; and
- (c) Residency.

(2) Who is categorically eligible for food assistance?

Your household is categorically eligible when:

- (a) **All members** of your household are getting general assistance (GA) cash benefits;
- (b) All members of your household are getting Supplemental Security Income (SSI) on their own behalf;
- (c) All members of your household are getting either GA or SSI on their own behalf; or

(d) ~~((Some members))~~ A member of your household ~~((are))~~ is authorized to receive payments ~~((or services))~~ from the following programs and ~~((you all benefit))~~ the entire household benefits from the assistance:

- (i) Temporary assistance for needy families (TANF) cash assistance;

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(ii) State family assistance (SFA); or
 (iii) Diversion cash assistance (DCA) ((for the month you receive assistance and the three following months; or
 (iv) TANF post employment services (as defined in WAC 388-310-1800) as long as your assistance unit meets TANF resource requirements)) You will be categorically eligible for the month you receive DCA and three following months as long as there is one adult relative caretaker with a dependent child in the household.

(e) You are receiving TANF/SFA cash assistance and become ineligible because your earnings are over the earned income limit in WAC 388-478-0035. You will be categorically eligible for twenty-four months after your TANF/SFA cash assistance ends as long as there is one adult relative caretaker with a dependent child in the household.

WSR 00-24-057

EMERGENCY RULES

SECRETARY OF STATE

[Filed November 30, 2000, 3:51 p.m.]

Date of Adoption: November 29, 2000.

Purpose: Extend the deadline for submitting applications for election administrator certification.

Citation of Existing Rules Affected by this Order: Amending WAC 434-260-310.

Statutory Authority for Adoption: RCW 29.60.020.

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

Reasons for this Finding: This emergency regulation is needed to provide additional time for the submission of applications for initial certification and continuing certification of election administrators under WAC 434-260-310. The mandatory recounts for the United States Senate and Secretary of State races made it necessary to delay some of the anticipated training until after the December 1 deadline in the original WAC. The extra time will allow those affected to complete their requirements for certification this year rather than having to wait another year.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 1, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 1, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 1, Repealed 0; Pilot Rule Mak-

ing: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

November 29, 2000

Donald F. Whiting

Assistant Secretary of State

AMENDATORY SECTION (Amending WSR 99-12-004, filed 5/19/99, effective 6/19/99)

WAC 434-260-310 Application for initial certification and maintenance of certification. The secretary of state shall, not later than July 1 of each year, distribute certification application forms to the county auditors. The county auditor in each county shall, not later than December ((+) 31 of each year, submit an application for certification for each employee for whom certification is requested.

WSR 00-24-058

EMERGENCY RULES

OFFICE OF THE

INSURANCE COMMISSIONER

[Insurance Commissioner Matter No. R 2000-10—Filed November 30, 2000, 4:04 p.m.]

Date of Adoption: November 30, 2000.

Purpose: Clarify the ambiguity created by E2SSB 6067 and HB 3154 regarding enrollment in the Washington state health insurance pool (WSHIP) by certain categories of Medicare beneficiaries.

Statutory Authority for Adoption: RCW 48.02.060, 48.30.010, 48.41.170.

Other Authority: RCW 48.41.100.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest; and 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: Since the creations of the Washington state health insurance pool (WSHIP) in 1987, it has permitted certain categories of Medicare beneficiaries to enroll in pool coverage without the requirement of rejection by a health carrier. The legislative history of chapter 79, Laws of 2000 (E2SSB 6067) and chapter 80, Laws of 2000 (HB 3154) indicates no intent to change this situation.

However, chapter 79, Laws of 2000 (E2SSB 6067) and chapter 80, Laws of 2000 (HB 3154) made several modifications to WSHIP provisions requiring the use of a questionnaire to determine rejection from private coverage and WSHIP eligibility that could be read to create ambiguity regarding WSHIP-Medicare enrollment. It was clearly not legislative intent of modify the WSHIP law as it applies to Medicare beneficiaries.

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An emergency presently exists because over 32,000 Medicare beneficiaries have been notified that they are being terminated from Medicare managed care programs (Medicare HMOs) effective January 1, 2001, and need to secure replacement medical coverage, including WSHIP coverage, no later than that termination date. This vulnerable population must secure new medical coverage, including WSHIP pool coverage, effective on the termination of their existing Medicare HMO coverage, or they may be left without access to health care needed to preserve their health or even their lives. This is particularly troublesome for those Medicare beneficiaries who lack necessary prescription coverage from some other source. The requirement of a questionnaire and/or carrier rejection would not only be unnecessarily burdensome to this already fragile and sometimes confused group of people but also would prevent many of those seeking coverage from WSHIP from enrolling in WSHIP and securing needed medical coverage, at all, immediately upon termination of their existing Medicare HMO coverage. The need of these elderly residents for access to WSHIP pool coverage, and the health and medical services such coverage would provide, immediately upon termination of their Medicare HMO coverage on January 1, 2001, creates an emergency situation requiring the issuance of rules effective immediately to protect the health and welfare of this vulnerable population. The termination of these elderly citizens from Medicare HMO coverage, and the effective date of such termination, results from and is controlled by federal rather than Washington law, and cannot be delayed or postponed by action of the insurance commissioner.

It is necessary to dispense with normal requirements of notice and opportunity to comment if rules are to be issued and effective in time for those affected to be eligible for WSHIP pool coverage on January 1, 2001, when their existing Medicare HMO coverage terminates. Observing the normal time provisions for notice and comment in rule making would prevent any rule from being issued until after those affected were terminated by their existing Medicare HMO, and any such rules would therefor largely be futile. It is contrary to the public interest to deny affected elderly residents losing Medicare HMO coverage immediate access to WSHIP pool coverage, and the health and medical care services such coverage provides, upon termination of their Medicare HMO coverage.

Based on the above, the commissioner finds that immediate adoption of this rule is necessary for the preservation of the public health, safety and welfare and that observing the time requirements of notice and comment upon adoption of a permanent rule would be contrary to the public interest. The commissioner also finds that an emergency rule is necessary because of federal law or a federal rule.

This rule will expire one hundred twenty days after adoption.

Number of Sections Adopted in Order to Comply with Federal Statute: New 1, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 0, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 1, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 1, Amended 0, Repealed 0.

Effective Date of Rule: Immediately.

November 30, 2000

Robert Harkins

Chief Deputy Commissioner

NEW SECTION

WAC 284-91-070 Clarification of pool coverage eligibility for certain Medicare beneficiaries. (1) It is the intent of this rule to clarify that chapter 79, Laws of 2000 (E2SSB 6067) and chapter 80, Laws of 2000 (HB 3154), commonly known, in combination, as the "Health Insurance Reform Act of 2000," did not modify pool coverage eligibility requirements for the categories of Medicare beneficiaries listed in subsection (2) of this section.

(2) A Medicare beneficiary is eligible for pool coverage and exempt from the requirements set forth in RCW 48.41.060(1) and 48.41.100(1) if:

- (a) Involuntarily terminated from coverage;
- (b) Disabled or has end stage renal disease and has no other coverage;
- (c) Disabled or has end stage renal disease and coverage has been terminated because of benefit maximums; or
- (d) Enrolled in Medicare, parts A and B, but not enrolled in Medicare supplemental insurance, as defined in chapter 48.66 RCW.

WSR 00-24-079
EMERGENCY RULES
DEPARTMENT OF
SOCIAL AND HEALTH SERVICES

(Economic Services Administration)

[Filed December 4, 2000, 4:20 p.m., effective January 1, 2001]

Date of Adoption: December 4, 2000.

Purpose: WAC 388-478-0055 SSI standards, is being amended to pass along the federal 3.5% cost-of-living adjustment (COLA) for the SSI program. The state supplement was reduced by \$1.10 per month by WAC 388-478-0056, effective January 1, 2001. The state supplement figures are contained in this revision of WAC 388-478-0055 for easy accessibility.

Citation of Existing Rules Affected by this Order: Amending WAC 388-478-0055 SSI standards.

Statutory Authority for Adoption: RCW 74.08.090, 74.04.057.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline

for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Notification of the exact amount of the federal COLA increase was received in late October, which was too late for the regular rule adoption process.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, Amended 0, Repealed 0; Federal Rules or Standards: New 0, Amended 1, Repealed 0; or Recently Enacted State Statutes: New 0, Amended 0, Repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, Amended 0, Repealed 0.

Number of Sections Adopted on the Agency's Own Initiative: New 0, Amended 0, Repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, Amended 0, Repealed 0.

Number of Sections Adopted Using Negotiated Rule Making: New 0, Amended 0, Repealed 0; Pilot Rule Making: New 0, Amended 0, Repealed 0; or Other Alternative Rule Making: New 0, Amended 1, Repealed 0.

Effective Date of Rule: January 1, 2001.

December 4, 2000

Marie Myerchin-Redifer, Manager
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 00-20-054, filed 9/29/00, effective 11/1/00)

WAC 388-478-0055 SSI payment standards for eligible recipients. (1) Supplemental Security Income (SSI) is a cash assistance program for needy individuals and couples who meet federal disability guidelines as aged, blind or disabled. Since the SSI program began in January 1974, the state of Washington has ~~((supplemented))~~ **added to** the federal benefit level with state funds, known as the SSI state supplement. ~~((Persons))~~ **If you are found eligible for SSI, you will receive cash assistance based on the combined federal and state supplement benefit levels, minus countable income. An essential person is someone who lives with you and provides care and personal services that enable you to live in either your own home or the home of the essential person.**

(2) Effective ~~(([1] November 1 through December 31, 2000))~~, **January 1, 2001**, the federal, state and combined benefit levels for an eligible individual and couple are:

(a) **If you are living alone in area 1:** King, Pierce, Snohomish, Thurston, and Kitsap Counties.

EMERGENCY

LIVING ALONE - In own household or alternate care, except nursing homes or medical institutions

	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
Individual	\$ ((512.00)) <u>530.00</u>	\$ ((22.90)) <u>25.90</u>	\$ ((534.90)) <u>555.90</u>
Individual with: One essential person	\$ ((769.00)) <u>796.00</u>	\$ ((21.00)) <u>19.90</u>	\$ ((790.00)) <u>815.90</u>
Individual with: Multiple essential persons	\$ ((512)) <u>530</u> for the eligible individual plus \$257 for each essential person (no state supplement)		
Individual with an ineligible spouse	\$ ((512.00)) <u>530.00</u>	\$ ((167.20)) <u>166.10</u>	\$ ((679.20)) <u>696.10</u>
Couple	\$ ((769.00)) <u>796.00</u>	\$ ((21.00)) <u>19.90</u>	\$ ((790.00)) <u>815.90</u>
Couple with one or more essential persons	\$ ((769)) <u>796</u> for eligible couple plus \$257 for each essential person (no state supplement)		

(b) **If you are living alone in area 2:** All other counties.

LIVING ALONE - In own household or alternate care, except nursing homes or medical institutions

	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
Individual	\$ ((512.00)) <u>530.00</u>	\$ ((2.45)) <u>5.45</u>	\$ ((514.45)) <u>535.45</u>
Individual with: One essential person	\$ ((769.00)) <u>796.00</u>	\$ 0.00	\$ ((769.00)) <u>796.00</u>
Individual with: Multiple essential persons	\$ ((512)) <u>530</u> for the eligible individual plus \$257 for each essential person (no state supplement)		
Individual with an ineligible spouse	\$ ((512.00)) <u>530.00</u>	\$ ((137.25)) <u>136.15</u>	\$ ((649.25)) <u>666.15</u>

LIVING ALONE - In own household or alternate care, except nursing homes or medical institutions

	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
Couple	\$ ((769.00)) <u>796.00</u>	\$ 0.00	\$ ((769.00)) <u>796.00</u>
Couple with one or more essential persons	\$ ((769)) <u>796</u> for eligible couple plus \$257 for each essential person (no state supplement)		

(c) If you are in shared living ((for both)) in either Area 1 ((and)) or 2.

SHARED LIVING - <u>In the home of another person</u>	Federal Benefit Level	State Supplement Benefit Level	Combined Federal/State Benefit Level
Individual	\$ ((341.34)) <u>353.34</u>	\$ ((4.81)) <u>3.71</u>	\$ ((346.15)) <u>357.05</u>
Individual with: One essential person	\$ ((512.00)) <u>530.00</u>	\$ ((5.30)) <u>4.20</u>	\$ ((517.30)) <u>534.20</u>
Individual with: Multiple essential persons	\$ ((341.34)) <u>353.34</u> for the eligible individual plus \$ ((170.67)) <u>170.66</u> for each essential person (no state supplement)		
Individual with an ineligible spouse	\$ ((341.34)) <u>353.24</u>	\$ ((102.76)) <u>101.66</u>	\$ ((444.10)) <u>455.00</u>
Couple	\$ ((512.67)) <u>530.67</u>	\$ ((5.30)) <u>4.20</u>	\$ ((517.97)) <u>534.87</u>
Couple with one or more essential persons	\$ ((512.67)) <u>530.67</u> for eligible couple plus \$ ((170.67)) <u>170.66</u> for each essential person (no state supplement)		

(d) If you are residing in a medical institution: Area 1 and 2.

MEDICAL INSTITUTION	Federal Benefit Level	State Supplement Benefit Level	Combined Benefit Level
Individual	\$ 30.00	\$ 11.62	\$ 41.62

(e) Mandatory income level (MIL) for grandfathered claimant. (~~"Grandfathered" refers to a person who~~) You are "grandfathered" if you qualified for assistance from the state as aged, blind, or disabled, ((was)) were converted from the state to federal disability assistance under SSI in January 1974, and ((has)) have remained continuously eligible for SSI since that date.

~~((The))~~ If you are a MIL client, your combined federal/state SSI benefit level ((for MIL clients)) is the higher of the following:

- (i) The state assistance standard ~~((they))~~ you received in December 1973, except ~~((for those converted in a "D" living arrangement (residing))~~ if you resided in a medical institution at the time of conversion(~~(s))~~), plus the federal cost-of-living adjustments (COLA) since then; or
- (ii) The current standard.

EMERGENCY

1000-1000-1000

WSR 00-24-009
NOTICE OF PUBLIC MEETINGS
PIERCE COLLEGE
 [Memorandum—November 22, 2000]

The board of trustees of Community College District Number Eleven (Pierce College) would like to announce a **change of date for their regular December board meeting**. The time and location remain the same. This meeting is open to the public.

Original Meeting Date	Time
Wednesday, December 13, 2000	12:30 p.m.
Room A155 - Pierce College at Puyallup 1601 39th Avenue S.E. Puyallup, WA 98374	
New Meeting Date	
Monday, December 11, 2000	12:30 p.m.
Same location	

WSR 00-24-010
NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF AGRICULTURE
 (Wheat Commission)
 [Memorandum—November 20, 2000]

The Washington Wheat Commission hereby complies with regulations as stated in RCW 42.30.075 and provides pertinent scheduled meeting information of the board of directors for publication in the Washington State Register for the period January through December 2001. The meetings will take place in the commission conference room located at 907 West Riverside Avenue, Spokane, WA. The meetings will begin at 10:00 a.m. on the first day and will reconvene at 8:30 a.m. on the second day.

Regular	January 10 and 11
Regular	March 21 and 22
Annual	May 16 and 17
Regular	September 19 and 20
Regular	November 7 and 8

We understand that should any changes to this meeting schedule become necessary, we will provide the information at least twenty days prior to the rescheduled meeting date for publication in the Washington State Register. If further details are required, please do not hesitate to contact our office.

WSR 00-24-011
NOTICE OF PUBLIC MEETINGS
EASTERN WASHINGTON UNIVERSITY
 [Memorandum—November 27, 2000]

BOARD OF TRUSTEES
 December 1, 2000 - 10:00 a.m.
 Pence Union Building Room 263-7
 Cheney Campus

Eastern Washington University strives to satisfy all requests for special access needs for persons with disabilities. Requests for such accommodation are welcome and may be made by calling the president's office, (509) 359-6598.

WSR 00-24-012
NOTICE OF PUBLIC MEETINGS
UNIVERSITY OF WASHINGTON
 [Memorandum—November 17, 2000]

In accordance with RCW 42.30.075, 28B.20.105, 28B.20.130, and WAC 478-04-030, the board of regents of the University of Washington established the following meeting schedule for 2001 at its regular meeting held November 17, 2000.

DAY	DATE	LOCATION
Friday	January 19	
Friday	February 16	
Friday	March 16	
Friday	April 20*	
Friday	May 18	
Friday	June 8	UW Tacoma
Friday	July 20	
Friday	August 17*	
Friday	September 21	
Friday	October 19	
Friday	November 16	
Friday	December 14*	

* The April, August, and December meetings will be canceled, circumstances permitting.

The meetings will commence at **1:00 p.m.** (except as otherwise noted) unless public notice is given to the contrary. The meetings will be held in the Walker-Ames Room of Kane Hall on the University of Washington main campus, Seattle, Washington, unless another location is established and public notice given in accordance with chapter 42.30 RCW.

To request disability accommodations, contact the Office of the ADA Coordinator, at least ten days in advance of the event, 543-6450 (voice), 543-6452 (TDD), 685-3885 (fax), access@u.washington.edu (e-mail).

MISC.

WSR 00-24-015
NOTICE OF PUBLIC MEETINGS
EXECUTIVE ETHICS BOARD
 [Memorandum—November 27, 2000]

Executive Ethics Board 2001 Meeting Schedule

The following is the Executive Ethics Board meeting schedule for the year 2001. The Executive Ethics Board will hold regular monthly meetings on the second Friday of each month, with the exceptions of August and December, when no meetings are scheduled, or indicated otherwise.

LOCATION: (except where noted)	Labor and Industries Tukwila Field Service Office Small Meeting Room 12806 Gateway Drive Tukwila, WA 98168
TIME:	10:30 a.m.
DATES:	January 11 February 9 March 9 April 20 May 11 June 8 July 13 September 14 October 12 November 9
	- LeeAnn Miller Conference Center 4224 6th Avenue, Building 1 Olympia, WA
	- Gonzaga University School of Law 1116 West Riverside Avenue Spokane, WA
	- Office of the Attorney General 120 South Third Street #100 Yakima, WA

Meeting agendas and other information may be accessed at the following web site address <http://www.wa.gov/ethics>. For additional information or reasonable accommodations to attend meetings, please contact the Executive Ethics Board at (360) 586-3526.

WSR 00-24-018
OFFICE OF THE GOVERNOR
 [Filed November 28, 2000, 3:21 p.m.]

NOTICE OF APPEAL
(RCW 34.05.330(3))

On November 17, 2000 the Governor received an appeal dated November 17, 2000 of the denial of Washington State Department of Agriculture Director Jim Jesernig's decision dated October 2000 in which Director Jesernig denied a request for repeal of WAC 16-143, Red Raspberry Grades and Standards.

DATED: November 28, 2000
 Everett H. Billingslea
 General Counsel to the Governor

WSR 00-24-023
INTERPRETIVE STATEMENT
DEPARTMENT OF REVENUE
 [Filed November 29, 2000, 8:48 a.m.]

ADOPTION OF INTERPRETIVE STATEMENT

Property Tax Advisory 4.0.2000 - Specific Question Pertaining to the Administration and Qualification of the Land on Which a Residence Is Sited for Property Classified as Farm and Agricultural Land Under Chapter 84.34 RCW

This announcement of the adoption of this interpretive statement is being published in the Washington State Register pursuant to the requirements of RCW 34.05.230(4).

The Department of Revenue has adopted the following property tax advisory:

Property Tax Advisory 4.0.2000 (Specific Question Pertaining to the Administration and Qualification of the Land on Which a Residence Is Sited for Property Classified as Farm and Agricultural Land Under Chapter 84.34 RCW). This advisory explains the correct administration and classification for land that meets the criteria under RCW 84.34.020 (2)(d). It further addresses the correct administration and classification for land that does not meet the criteria in RCW 84.34.020 (2)(d).

Requests for copies of this advisory may be directed to Pete Levine, Property Tax Division, P.O. Box 47471, Olympia, WA 98504-7471, phone (360) 570-5865, fax (360) 586-7602.

Claire Hesselholt
 Policy Counsel

WSR 00-24-024
DEPARTMENT OF
NATURAL RESOURCES
 [Filed November 29, 2000, 11:34 a.m.]

In accordance with WAC 332-30-125, the Department of Natural Resources has determined the use rate percentage for the greater Seattle area as well as for all of Washington state to be 9.5%. This use rate percentage is based on nondepartmental market rental rates of return for comparable properties leased on comparable terms in the greater Seattle area and in market areas across Washington state, as determined by an independent real estate appraiser. The use rate percentage is used in calculating the fair market rental for leases of state-owned aquatic lands for nonwater-dependent uses. For more information on this use rate percentage, how it was calculated, or leases of state-owned aquatic lands in general, contact the Aquatic Resources Division, Department of Natural Resources, P.O. Box 47014, Olympia, WA 98504, (360) 902-1100.

Maria Victoria Peeler
 Deputy Supervisor
 for Aquatic Resources

MISC.

WSR 00-24-033
OFFICE OF THE
INSURANCE COMMISSIONER

[Filed November 29, 2000, 2:19 p.m.]

In the Matter of the Merger of) No. G 2000 - 58
PREMERA HEALTHPLUS with)
and into PREMERA BLUE) NOTICE OF HEARING
CROSS)

TO: John P. Domeika
Vice President & General Counsel
Premera Blue Cross
Premera HealthPlus
Post Office Box 327
Seattle, Washington 98111-0327

Kent S. Marquardt
Sr. Vice President & Chief Financial Officer
Premera Blue Cross
Premera HealthPlus
Post Office Box 327
Seattle, Washington 98111-0327

Premera HealthPlus is a domestic Washington health maintenance organization. Premera HealthPlus is controlled by Premera Blue Cross, a domestic Washington health care service contractor. The ultimate controlling person of Premera HealthPlus and Premera Blue Cross is Premera, a Washington corporation. Both Premera HealthPlus and Premera Blue Cross hold Washington registrations.

Premera Blue Cross has announced its intention to merge Premera HealthPlus with and into itself.

The procedure for merging a domestic Washington health maintenance organization or health care service contractor is not prescribed by statute. The commissioner is guided in these matters by the provisions of RCW 48.31.030. A plan of merger was presented to the Insurance Commissioner on November 22, 2000.

YOU ARE HEREBY NOTIFIED a hearing will be held commencing Friday, December 22, 2000, at 10:00 a.m. in the conference room of the Insurance Commissioner's Office, 420 Golf Club Road, Lacey, Washington 98503, to consider the proposed merger of Premera HealthPlus with and into Premera Blue Cross.

The hearing will be held under the authority granted the Commissioner by Chapter 48.04 RCW and RCW 48.02.060(c).

The Commissioner has not taken, and will not take, any position on this matter prior to entry of the hearing order.

All parties may be represented at the hearing. They may examine witnesses and fully respond and present evidence and argument on all issues involved, as required by the Administrative Procedure Act. The hearing will be governed by the Administrative Procedure Act, Chapter 34.05 RCW, and the model rules of procedure contained in Chapter 10-08 WAC. A party who fails to attend or participate in any stage

of the proceeding may be held in default in accordance with Chapter 34.05 RCW.

The Commissioner will be represented by James E. Tompkins, Assistant Deputy Commissioner, Chase Davis, Financial Analyst, and Dennis Julnes, Chief Financial Analyst.

Assistant Deputy Commissioner John B. Woodall will hear and determine this matter. His address is Office of the Insurance Commissioner, Post Office Box 40259, Olympia, Washington 98504-0259. His telephone number is (360) 407-0535.

ENTERED AT OLYMPIA, WASHINGTON, this 27th day of November, 2000.

DEBORAH SENN
Insurance Commissioner

By:
JOHN B. WOODALL
Assistant Deputy Commissioner
for Company Supervision

WSR 00-24-046
NOTICE OF PUBLIC MEETINGS
WASHINGTON STATE UNIVERSITY

[Memorandum—November 27, 2000]

This is to notify you that the Washington State University board of regents has adopted a revised schedule of meetings for 2001. For your information, the previously adopted schedule for 2001 included the following dates: January 12, February 16, March 30, May 11, June 29, August 24, October 5, and November 16.

Inquiries about the meeting can be directed to the WSU president's office, (509) 335-6666.

- January 26, 2001
- March 30, 2001
- May 11, 2001
- June 29, 2001
- September 7, 2001
- October 5, 2001
- November 16, 2001

WSR 00-24-048
NOTICE OF PUBLIC MEETINGS
COMMUNITY COLLEGES
OF SPOKANE

[Memorandum—November 27, 2000]

Pursuant to RCW 42.30.075, following is the year 2001 regular meeting schedule for the board of trustees of Washington State Community College District 17:

MISC.

WSR 00-24-062

NOTICE OF PUBLIC MEETINGS

**PUBLIC EMPLOYEES
BENEFITS BOARD**

[Memorandum—December 1, 2000]

PUBLIC EMPLOYEES BENEFITS BOARD

2001 Meeting Schedule

Tuesday, January 9, 2001 - 1:00 p.m. Lacey Community Center Lacey, Washington
Tuesday, February 20, 2001 - 1:00 p.m. (tentative) Lacey Community Center Lacey, Washington
Tuesday, March 27, 2001 - 1:00 p.m. Lacey Community Center Lacey, Washington
Tuesday, April 17, 2001 - 1:00 p.m. Lacey Community Center Lacey, Washington
Tuesday, May 22, 2001 - 1:00 p.m. Lacey Community Center Lacey, Washington
Tuesday, July 17, 2001 - 1:00 p.m. Lacey Community Center Lacey, Washington
Tuesday, July 31, 2001 - 1:00 p.m. (tentative) Lacey Community Center Lacey, Washington
Tuesday, August 7, 2001 - 1:00 p.m. (tentative) Lacey Community Center Lacey, Washington
Tuesday, October 23, 2001 - Time TBD Planning Session Location to be determined Seattle/Tacoma area
Tuesday, November 27, 2001 - 1:00 p.m. Lacey Community Center Lacey, Washington

If you are a person with a disability and need a special accommodation, please contact Glenda Vick at (360) 923-2829.

Note: Locations are tentative.

Lacey Community Center
6729 Pacific Avenue S.E.
Lacey, WA
Phone (360) 412-3191

BOARD OF TRUSTEES WASHINGTON COMMUNITY COLLEGE DISTRICT 17	
Notice is hereby given, pursuant to RCW 42.30.075, that the regular meetings of the board of trustees of Washington State Community College District 17 (Community Colleges of Spokane) during calendar year 2001 shall be held at 8:30 a.m. on the following dates (<i>third Tuesdays</i>) and in the following locations:	
Date	Address
January 16, 2001 (3rd Tuesday)	Community Colleges of Spokane Max Snyder Building East and West Board Rooms 2000 North Greene Street Spokane, WA 99217-5499
February 20, 2001 (3rd Tuesday)	Spokane Falls Community College The Falls Conference Room Administration Building 3410 West Fort George Wright Drive Spokane, WA 99224-5288
March 20, 2001 (3rd Tuesday)	Spokane Community College Lair Littlefoot Room 1810 North Greene Street Spokane, WA 99217-5399
April 17, 2001 (3rd Tuesday)	Community Colleges of Spokane Max Snyder Building East and West Board Rooms 2000 North Greene Street Spokane, WA 99217-5499
May 15, 2001 (3rd Tuesday)	Institute for Extended Learning Newport Center 1404 West 5th Newport, WA 99156-0470
June 19, 2001 (3rd Tuesday)	Community Colleges of Spokane Max Snyder Building East and West Board Rooms 2000 North Greene Street Spokane, WA 99217-5499
July 17, 2001 (3rd Tuesday)	Community Colleges of Spokane Max Snyder Building East and West Board Rooms 2000 North Greene Street Spokane, WA 99217-5499
August 21, 2001 (3rd Tuesday)	Community Colleges of Spokane Max Snyder Building East and West Board Rooms 2000 North Greene Street Spokane, WA 99217-5499
September 18, 2001 (3rd Tuesday)	Spokane Community College Lair Littlefoot Room 1810 North Greene Street Spokane, WA 99217-5399
October 16, 2001 (3rd Tuesday)	Institute for Extended Learning Training and Education Coordinating Ctr. 3939 North Freya Spokane, WA
November 20, 2001 (3rd Tuesday)	Spokane Falls Community College The Falls Conference Room Administration Building 3410 West Fort George Wright Drive Spokane, WA 99224-5288
December 18, 2001 (3rd Tuesday)	Community Colleges of Spokane Max Snyder Building East and West Board Rooms 2000 North Greene Street Spokane, WA 99217-5499

MISC.

WSR 00-24-063

**NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
LABOR AND INDUSTRIES**

(Factory Assembled Structures Advisory Board)

[Memorandum—December 1, 2000]

Factory Assembled Structures Board 2001 Meetings

In accordance with chapter 42.30 RCW, Open Public Meetings Act, the time and place of regular meetings for the FAS Advisory Board for 2001 have been scheduled.

The meetings are scheduled to begin at 1:00 p.m. on the third Thursday of February, May, August, and November at the Labor and Industries Headquarters Building, Room S130, 7273 Linderson Way S.W., Tumwater, WA.

The dates are as follows:

- February 15, 2001
- May 17, 2001
- August 16, 2001
- November 15, 2001

If you need further information, please contact Candy Peppard, Administrative Secretary, at (360) 902-5245.

WSR 00-24-064

**NOTICE OF PUBLIC MEETINGS
COUNTY ROAD
ADMINISTRATION BOARD**

[Memorandum—November 30, 2000]

MEETING NOTICE: January 11, 2001
County Road Administration Board
2404 Chandler Court S.W., Suite 240
Olympia, WA 98504
1:00 p.m. to 5:00 p.m.

PUBLIC HEARING: January 11, 2001
County Road Administration Board
2404 Chandler Court S.W., Suite 240
Olympia, WA 98504
2:00 p.m.

MEETING NOTICE: January 12, 2001
County Road Administration Board
2404 Chandler Court S.W., Suite 240
Olympia, WA 98504
9:00 a.m. to 12:00 p.m.

Individuals requiring reasonable accommodation may request written materials in alternative formats, sign language interpreters, physical accessibility accommodations, or other reasonable accommodation, by contacting Cheryl Heinemeyer at (360) 753-5989, hearing and speech impaired persons can call 1-800-833-6384.

If you have questions, please contact (360) 753-5989.

WSR 00-24-070

**NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
RETIREMENT SYSTEMS**

(Employee Retirement Benefits Board)

[Memorandum—November 30, 2000]

The following information is provided in compliance with the requirement for the Employee Retirement Benefits Board (ERBB) to submit a schedule of regular meeting dates and locations for 2001.

The ERBB will conduct regularly scheduled meetings on the fourth Tuesday of every other month. Meetings will be held in the boardroom at the Washington State Investment Board, 2424 Heritage Court Southwest, in Olympia. Meetings will begin at 9:00 a.m.

The meeting dates are:

- January 23, 2001
- March 27, 2001
- May 22, 2001
- July 24, 2001
- September 25, 2001
- November 27, 2001

If you have any questions or need additional information, please contact 664-7310.

WSR 00-24-071

**NOTICE OF PUBLIC MEETINGS
DEPARTMENT OF
FINANCIAL INSTITUTIONS**

(Mortgage Broker Commission)

(Escrow Commission)

[Memorandum—December 1, 2000]

Mortgage Broker Commission meetings

On the 2nd Wednesday of the 2nd month of the quarter for 2001 (normally): Washington Interactive Television (WIT), Lacey, Renton, Spokane, Vancouver and alternating between Yakima and Tri-Cities sites:

- | | |
|------------------------------|-------------------------------|
| Wednesday, February 7, 2001 | 9 a.m. - 11 a.m. (Yakima) |
| Wednesday, May 9, 2001 | 9 a.m. - 11 a.m. (Tri-Cities) |
| Wednesday, August 8, 2001 | 9 a.m. - 11 a.m. (Yakima) |
| Wednesday, November 14, 2001 | 9 a.m. - 11 a.m. (Tri-Cities) |

Escrow Commission meetings

On the 2nd Tuesday of the 1st month of each quarter for 2001 (normally):

- | | | |
|--------------------------|------------------|---|
| Tuesday, January 9, 2001 | 9 a.m. - 12 noon | Highline Community College,
Des Moines |
| Tuesday, April 10, 2001 | 9 a.m. - 12 noon | Highline Community College,
Des Moines |
| Tuesday, July 10, 2001 | 9 a.m. - 12 noon | Highline Community College,
Des Moines |
| Tuesday, October 9, 2001 | 9 a.m. - 12 noon | Highline Community College,
Des Moines |

MISC.

WSR 00-24-072
NOTICE OF PUBLIC MEETINGS
PUGET SOUND
CLEAN AIR AGENCY
 [Memorandum—November 30, 2000]

Following is our agency's list of meeting dates for the year 2001. If you have any questions, please call (206) 689-4080.

PUGET SOUND CLEAN AIR AGENCY
BOARD OF DIRECTORS
REGULAR MONTHLY MEETINGS

MEETING DATES FOR YEAR 2001

REGULAR MONTHLY MEETINGS

- January, 11, 2001
- February 8, 2001
- March 8, 2001
- April 12, 2001
- May 10, 2001
- June 14, 2001
- July 12, 2001
- August 9, 2001
- September 13, 2001
- October 11, 2001
- November 8, 2001
- December 13, 2001

WSR 00-24-073
NOTICE OF PUBLIC MEETINGS
EDMONDS COMMUNITY COLLEGE
 [Memorandum—December 1, 2000]

EDMONDS COMMUNITY COLLEGE
BOARD OF TRUSTEES
NOTICE OF SPECIAL MEETINGS
TO MEDIA/OTHER

- December 11, 2000* Reception for Karen Miller and Charles Kee, EdCC, Snohomish Hall, Room 304, 20226 68th Avenue West, Lynnwood, WA, 4:00 - 6:00 p.m.
Purpose: To honor retiring board of trustees.
- December 21, 2000 Edmonds Community College Board of Trustees Regular Board Meeting: EdCC, Snohomish Hall, Room 304A, 20226 68th Avenue West, Lynnwood, WA, 4:00 p.m.
Purpose: To address routine college business issues.

*This event is being scheduled as a special meeting, which is a study session where no action will be taken.

WSR 00-24-076
NOTICE OF PUBLIC MEETINGS
WASHINGTON CITIZENS COMMISSION ON
SALARIES FOR ELECTED OFFICIALS
 [Memorandum—December 1, 2000]

2001 MEETING SCHEDULE OF THE
WASHINGTON CITIZENS COMMISSION ON SALARIES
FOR ELECTED OFFICIALS

Date	Time	Location	Meeting
January 24, 2001 Wednesday	1:00 p.m.	Washington State General Administration Building 1st Floor Auditorium 11th and Columbia Streets Olympia	Public hearing followed by work session
February 13, 2001 Tuesday	7:00 p.m.	West Coast Silverdale Hotel 3073 N.W. Bucklin Hill Road Silverdale	Public hearing followed by work session
March 15, 2001 Thursday	7:00 p.m.	Red Lion Hotel of Kelso/Longview 510 Kelso Drive Kelso	Public hearing followed by work session
April 10, 2001 Tuesday	7:00 p.m.	Red Lion Hotel 221 North Lincoln Street Port Angeles	Public hearing followed by work session
April 24, 2001 Tuesday	7:00 p.m.	Hanford House/Red Lion Hotel 802 George Washington Way Richland	Public hearing followed by work session
May 18, 2001 Friday	10:00 a.m.	Wyndham Gardens Hotel 18118 Pacific Highway South Sea-Tac	Public hearing followed by work session

WSR 00-24-116
DEPARTMENT OF AGRICULTURE
 [Filed December 6, 2000, 10:28 a.m.]

NOTICE OF HEARING
on the
Small Business Economic Impact Statement (SBEIS)
for the Red Raspberry Rules adopted by the Washington
State Department of Agriculture

On November 14, 2000, the Joint Administrative Rules Review Committee (JARRC) reviewed documentation and heard testimony on the adoption of red raspberry rules by the Washington State Department of Agriculture (WSDA). The review was conducted in response to petitions filed with JARRC. The committee made the following three findings:

MISC.

1. The WSDA has the authority to make rules regarding grades, standards, and inspection of red raspberries, including protection from adulterated products as defined in RCW 69.04.210(4).

2. The WSDA complied with chapter 34.05 RCW, the Administrative Procedure Act.

3. The WSDA did not comply with chapter 19.85 RCW, the Regulatory Fairness Act, in that the small business economic impact statement (SBEIS) violated RCW 19.85.030 and 19.85.040 by not pursuing methods to reduce costs on small businesses.

In order to receive input on the SBEIS, the Department of Agriculture is holding a hearing on January 18, 2001, beginning at 6:30 p.m., at the Whatcom County Courthouse, County Council Chambers, 311 Grand Avenue, Bellingham, WA 98225.

The Small Business Economic Impact Statement (SBEIS): The purpose of a small business economic impact statement (SBEIS) is to analyze the costs of compliance with a proposed rule and to determine if the rule imposes a disproportionate impact on small business. Based upon the extent of the disproportionate impact, an agency may identify the steps taken to reduce the costs of the rule on small businesses. The steps must be legal and feasible in meeting the objectives of the statutes upon which the rule is based. Methods to reduce costs may include:

- Reducing, modifying, or eliminating substantive regulatory requirements
- Simplifying, reducing, or eliminating record-keeping and reporting requirements
- Reducing frequency of inspections
- Delaying compliance timetables
- Any other mitigation techniques

The *department's objectives* under the statutes on which the red raspberry rules are based are:

- To provide for the fair and orderly marketing of fruits and vegetables in the state of Washington by establishing uniform grades and standards (*chapter 15.17 RCW*); and
- To enact state legislation which safeguards the public health and promotes the public welfare by protecting the consuming public from (a) potential injury by product use; (b) products that are adulterated; or (c) products that have been produced under unsanitary conditions, and protecting the purchasing public from injury by merchandising deceit flowing from intrastate commerce in food (*chapter 69.04 RCW*).

The department identified significant costs for complying with the rule. These costs may be greater or less for each individual grower or processor. The SBEIS concluded that the costs of compliance should not result in a disproportionate impact on small businesses.

To respond to JARRC, the department is seeking information to answer the following questions:

1. Does the department's SBEIS adequately capture the economic impacts of the rules on businesses? *Economic impacts may include the costs of reporting, recordkeeping and other compliance requirements,*

including the costs of equipment, supplies, labor, increased administrative services, and professional services. Economic impacts may also include changes in sales and revenues.

2. What, if any, legal and feasible methods can the department undertake to reduce economic impacts and still meet the objectives of the statutes on which the rules are based?

Methods may include:

- *Reducing, modifying, or eliminating substantive regulatory requirements*
- *Simplifying, reducing, or eliminating record-keeping and reporting requirements*
- *Reducing frequency of inspections*
- *Delaying compliance timetables*
- *Any other mitigation techniques*

3. Do the rules place a disproportionate economic impact on small businesses compared to large businesses?

Anyone who wishes to provide comment on the department's SBEIS may do so orally at the hearing or by submitting written comments to the department no later than January 18, 2001. Written comments may be mailed, faxed or e-mailed to the department at the Washington State Department of Agriculture, Administrative Regulations Program, P.O. Box 42560, Olympia, WA 98504-2560, fax (360) 902-2092, e-mail adminregs@agr.wa.gov.

For additional information or a copy of the department's SBEIS and rules on red raspberry grades and standards, contact the department at the above-mentioned address or by phone at (360) 902-1806.

December 6, 2000

Jim Jesernig

Director

WSR 00-24-132

INTERPRETIVE AND POLICY STATEMENT DEPARTMENT OF ECOLOGY

[Filed December 6, 2000, 11:45 a.m.]

POLICY/INTERPRETIVE STATEMENT

Purpose: In order to comply with RCW 34.05.230(4) of the Administrative Procedure Act, the Department of Ecology submits the following:

Document Title: Reimbursement of permit decision legal expenses under RCW 43.21A.690 and 90.03.265.

Subject: Cost-reimbursement under RCW 43.21A.690, 90.03.265, and chapter 251, Laws of 2000.

Document Description: RCW 43.21A.690 and 90.03.265 allow the Department of Ecology to enter into voluntary cost-reimbursement agreements with certain permit applicants. It is the intent of these statutes that cost-reimbursement agreements free agency resources to work on review of small project permits, and that use of such agreements not reduce the staff available to work on permit applications not covered by cost-reimbursement agreements. The above-referenced document, sets forth ecology's policy inter-

pretation and reimbursement approach toward the cost of defending a permit decision before an applicable administrative review board as a result of entering into a voluntary cost-reimbursement agreement.

Effective Date: December 6, 2000.

To receive a copy of the policy/interpretive statement contact Scott Boettcher, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600, phone (360) 407-7564, fax (360) 407-6904, TDD (360) 407-6006, e-mail sboc461@ecy.wa.gov

December 6, 2000
Gordon White, Program Manager
Shorelands and Environmental
Assistance Program

WSR 00-24-133
DEPARTMENT OF ECOLOGY

[Filed December 6, 2000, 11:45 a.m.]

**Commercial Low-Level Radioactive
Waste Site Use Permit Fees**

In accordance with chapter 173-326 WAC, Commercial low-level radioactive waste disposal—Site use permits, the Department of Ecology is providing notice of the site use permit fees for the period of March 1, 2001, through February 28, 2002. The annual base fee, 1x, has been set at \$400. Site use permit fees for each category are as follows:

CATEGORY	FACTOR	FEE
<50 cubic feet	1x	\$400
≥50 < 500 cubic feet	2x	\$800
≥500 < 1,000 cubic feet	5x	\$2,000
≥1,000 < 2,500 cubic feet	10x	\$4,000
≥2,500 cubic feet	35x	\$14,000
Nuclear Utilities	100x	\$40,000

MISC.

Table of WAC Sections Affected

KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

Symbols:

- AMD = Amendment of existing section
- A/R = Amending and recodifying a section
- DECOD = Decodification of an existing section
- NEW = New section not previously codified
- OBJECT = Notice of objection by Joint Administrative Rules Review Committee
- PREP = Preproposal comments
- RE-AD = Readoption of existing section
- RECOD = Recodification of previously codified section
- REP = Repeal of existing section
- RESCIND = Rescind of existing section
- REVIEW = Review of previously adopted rule
- SUSP = Suspending an existing section

Suffixes:

- C = Continuance of previous proposal
- E = Emergency action
- P = Proposed action
- S = Supplemental notice
- W = Withdrawal of proposed action
- XA = Expedited adoption
- XR = Expedited repeal
- No suffix means permanent action

WAC # Shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # Shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

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1- 04-010	AMD	00-18-001	4- 25-626	AMD-P	00-19-008	16- 42-022	REP	00-17-072
1- 06-010	AMD-XA	00-13-109	4- 25-626	AMD-S	00-23-090	16- 42-023	NEW-C	00-14-076
1- 06-010	AMD	00-18-001	4- 25-630	PREP	00-19-010	16- 42-023	NEW	00-17-072
1- 06-030	AMD-XA	00-13-109	4- 25-631	AMD-P	00-07-008	16- 42-025	AMD-P	00-11-146
1- 06-030	AMD	00-18-001	4- 25-631	AMD	00-11-071	16- 42-025	REP-C	00-14-076
1- 06-040	AMD-XA	00-13-109	4- 25-640	PREP	00-19-010	16- 42-025	REP	00-17-072
1- 06-040	AMD	00-18-001	4- 25-650	PREP	00-19-010	16- 42-026	NEW-C	00-14-076
1- 06-130	AMD-XA	00-13-109	4- 25-660	AMD-P	00-07-009	16- 42-026	NEW	00-17-072
1- 06-130	AMD	00-18-001	4- 25-660	AMD	00-11-072	16- 42-035	AMD-P	00-11-146
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1- 06-140	AMD	00-18-001	4- 25-661	AMD	00-11-073	16- 42-035	AMD	00-17-072
1- 06-160	AMD-XA	00-13-109	4- 25-720	PREP	00-19-010	16- 42-060	REP-P	00-11-146
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1- 21-020	AMD-XA	00-13-109	4- 25-722	PREP	00-19-010	16- 42-060	REP	00-17-072
1- 21-020	AMD	00-18-001	4- 25-730	AMD-P	00-23-091	16- 70-001	REP-P	00-03-070
1- 21-070	AMD-XA	00-13-109	4- 25-750	AMD-P	00-07-011	16- 70-001	REP	00-06-064
1- 21-070	AMD	00-18-001	4- 25-750	AMD	00-11-074	16- 70-005	AMD-P	00-03-070
1- 21-110	AMD-XA	00-13-109	4- 25-755	PREP	00-19-010	16- 70-005	AMD	00-06-064
1- 21-110	AMD	00-18-001	4- 25-780	REP-P	00-07-012	16- 70-010	AMD-P	00-03-070
1- 21-140	AMD-XA	00-13-109	4- 25-780	REP	00-11-075	16- 70-010	AMD	00-06-064
1- 21-140	AMD	00-18-001	4- 25-781	NEW-P	00-07-013	16- 70-010	AMD	00-06-064
1- 21-160	AMD-XA	00-13-109	4- 25-781	NEW	00-11-076	16- 70-030	REP-P	00-03-070
1- 21-160	AMD	00-18-001	4- 25-782	NEW-P	00-07-013	16- 70-030	REP	00-06-064
1- 21-170	AMD-XA	00-13-109	4- 25-782	NEW	00-11-076	16- 71	PREP	00-08-094
1- 21-170	AMD	00-18-001	4- 25-783	NEW-P	00-07-013	16- 71-001	REP-P	00-11-145
4- 25-400	AMD-P	00-07-004	4- 25-783	NEW	00-11-076	16- 71-001	REP	00-14-059
4- 25-400	AMD	00-11-067	4- 25-830	PREP	00-03-033	16- 71-003	REP-P	00-11-145
4- 25-410	PREP	00-19-010	4- 25-830	PREP	00-07-014	16- 71-003	REP	00-14-059
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4- 25-510	AMD	00-11-068	4- 25-910	AMD-P	00-07-015	16- 71-022	AMD-P	00-11-145
4- 25-520	PREP	00-19-010	16- 42	AMD	00-11-078	16- 71-022	AMD	00-14-059
4- 25-522	REP-P	00-07-006	16- 42-005	PREP	00-08-095	16- 71-030	AMD-P	00-11-145
4- 25-522	REP	00-11-069	16- 42-005	AMD-P	00-11-146	16- 71-030	AMD	00-14-059
4- 25-540	AMD-P	00-07-007	16- 42-005	AMD-C	00-14-076	16- 71-035	NEW-P	00-11-145
4- 25-540	AMD	00-11-070	16- 42-017	AMD	00-17-072	16- 71-035	NEW	00-14-059
4- 25-600	PREP	00-19-010	16- 42-017	AMD-P	00-11-146	16- 71-040	REP-P	00-11-145
4- 25-610	PREP	00-19-010	16- 42-017	AMD-C	00-14-076	16- 71-040	REP	00-14-059
4- 25-620	PREP	00-19-010	16- 42-017	AMD	00-17-072	16- 71-050	REP-P	00-11-145
			16- 42-022	AMD-P	00-11-146	16- 71-050	REP	00-14-059

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-74-001	REP-P	00-03-069	16-143-030	NEW	00-11-123	16-164-080	AMD-P	00-22-100
16-74-001	REP	00-06-065	16-143-040	NEW-P	00-08-107	16-164-085	NEW-P	00-22-100
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16-80-020	AMD	00-06-066	16-154-030	AMD-S	00-13-012	16-201-020	AMD	00-23-075
16-80-025	AMD-P	00-03-068	16-154-030	AMD-C	00-17-115	16-201-025	AMD-P	00-19-090
16-80-025	AMD	00-06-066	16-154-030	AMD	00-22-027	16-201-025	AMD	00-23-075
16-80-030	AMD-P	00-03-068	16-154-050	AMD-S	00-13-012	16-201-028	AMD-P	00-19-090
16-80-030	AMD	00-06-066	16-154-050	AMD-C	00-17-115	16-201-028	AMD	00-23-075
16-80-035	AMD-P	00-03-068	16-154-050	AMD	00-22-027	16-201-029	NEW-P	00-19-090
16-80-035	AMD	00-06-066	16-154-053	NEW-S	00-13-012	16-201-029	NEW	00-23-075
16-80-040	AMD-P	00-03-068	16-154-053	NEW-C	00-17-115	16-201-030	AMD-P	00-19-090
16-80-040	AMD	00-06-066	16-154-053	NEW	00-22-027	16-201-030	AMD	00-23-075
16-80-045	AMD-P	00-03-068	16-154-060	AMD-S	00-13-012	16-201-031	NEW-P	00-19-090
16-80-045	AMD	00-06-066	16-154-060	AMD-C	00-17-115	16-201-031	NEW	00-23-075
16-80-047	AMD-P	00-03-068	16-154-060	AMD	00-22-027	16-201-040	AMD-P	00-19-090
16-80-047	AMD	00-06-066	16-154-070	AMD-S	00-13-012	16-201-040	AMD	00-23-075
16-80-050	REP-P	00-03-068	16-154-070	AMD-C	00-17-115	16-201-050	AMD-P	00-19-090
16-80-050	REP	00-06-066	16-154-070	AMD	00-22-027	16-201-050	AMD	00-23-075
16-101	PREP	00-02-077	16-154-080	AMD-S	00-13-012	16-201-060	AMD-P	00-19-090
16-101-700	AMD-P	00-15-001	16-154-080	AMD-C	00-17-115	16-201-060	AMD	00-23-075
16-101-700	AMD	00-21-012	16-154-080	AMD	00-22-027	16-201-070	AMD-P	00-19-090
16-101-716	AMD-P	00-15-001	16-154-090	AMD-S	00-13-012	16-201-070	AMD	00-23-075
16-101-716	AMD	00-21-012	16-154-090	AMD-C	00-17-115	16-201-080	AMD-P	00-19-090
16-101-721	AMD-P	00-15-001	16-154-090	AMD	00-22-027	16-201-080	AMD	00-23-075
16-101-721	AMD	00-21-012	16-154-100	AMD-S	00-13-012	16-201-110	AMD-P	00-19-090
16-101-990	AMD-P	00-15-001	16-154-100	AMD-C	00-17-115	16-201-110	AMD	00-23-075
16-101-990	AMD	00-21-012	16-154-100	AMD	00-22-027	16-201-120	AMD-P	00-19-090
16-101X	PREP	00-07-115	16-154-110	AMD-S	00-13-012	16-201-120	AMD	00-23-075
16-112-001	REP	00-05-024	16-154-110	AMD-C	00-17-115	16-201-130	AMD-P	00-19-090
16-112-010	REP	00-05-024	16-154-110	AMD	00-22-027	16-201-130	AMD	00-23-075
16-112-020	REP	00-05-024	16-154-120	AMD-W	00-13-026	16-201-170	AMD-P	00-19-090
16-112-030	REP	00-05-024	16-154-180	NEW-S	00-13-012	16-201-170	AMD	00-23-075
16-143	NEW-C	00-11-112	16-154-180	NEW-C	00-17-115	16-201-180	AMD-P	00-19-090
16-143	PREP	00-19-086	16-154-180	NEW	00-22-027	16-201-180	AMD	00-23-075
16-143-005	NEW-E	00-13-055	16-164	PREP	00-15-030	16-201-190	AMD-P	00-19-090
16-143-005	NEW-E	00-21-033	16-164-010	AMD-P	00-22-100	16-201-190	AMD	00-23-075
16-143-005	NEW-P	00-23-113	16-164-020	AMD-P	00-22-100	16-201-200	AMD-P	00-19-090
16-143-005	NEW-W	00-24-059	16-164-030	REP-P	00-22-100	16-201-200	AMD	00-23-075
16-143-005	NEW-P	00-24-117	16-164-035	AMD-P	00-22-100	16-201-220	AMD-P	00-19-090
16-143-010	NEW-P	00-08-107	16-164-037	NEW-P	00-22-100	16-201-220	AMD	00-23-075
16-143-010	NEW	00-11-123	16-164-040	AMD-P	00-22-100	16-201-230	AMD-P	00-19-090
16-143-020	NEW-P	00-08-107	16-164-050	AMD-P	00-22-100	16-201-230	AMD	00-23-075
16-143-020	NEW	00-11-123	16-164-055	NEW-P	00-22-100	16-201-240	AMD-P	00-19-090
16-143-030	NEW-P	00-08-107	16-164-060	AMD-P	00-22-100	16-201-240	AMD	00-23-075

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16-201-250	AMD-P	00-19-090	16-212-235	REP	00-21-043	16-228-1150	PREP	00-03-080
16-201-250	AMD	00-23-075	16-213-010	REP-P	00-05-048	16-228-1150	AMD-P	00-10-098
16-201-260	AMD-P	00-19-090	16-213-010	REP	00-08-041	16-228-1150	AMD-C	00-13-031
16-201-260	AMD	00-23-075	16-213-100	REP-P	00-05-048	16-228-1150	AMD-P	00-17-137
16-201-270	AMD-P	00-19-090	16-213-100	REP	00-08-041	16-228-1150	AMD-C	00-17-138
16-201-270	AMD	00-23-075	16-213-110	REP-P	00-05-048	16-228-1150	AMD-S	00-21-097
16-201-280	AMD-P	00-19-090	16-213-110	REP	00-08-041	16-228-1150	AMD	00-22-073
16-201-280	AMD	00-23-075	16-213-120	REP-P	00-05-048	16-228-1155	NEW-P	00-10-098
16-202-1000	PREP	00-03-076	16-213-120	REP	00-08-041	16-228-1155	NEW-C	00-13-031
16-202-2000	PREP	00-03-076	16-213-130	REP-P	00-05-048	16-228-1155	NEW-C	00-17-138
16-212	PREP	00-10-104	16-213-130	REP	00-08-041	16-228-1200	PREP	00-03-080
16-212-010	REP-P	00-17-147	16-213-200	AMD-P	00-05-048	16-228-1200	AMD-P	00-17-137
16-212-010	REP	00-21-043	16-213-200	AMD	00-08-041	16-228-1200	AMD	00-22-073
16-212-020	REP-P	00-17-147	16-213-220	REP-P	00-05-048	16-228-1220	PREP	00-03-077
16-212-020	REP	00-21-043	16-213-220	REP	00-08-041	16-228-1220	AMD-P	00-18-109
16-212-030	REP-P	00-17-147	16-213-230	REP-P	00-05-048	16-228-1220	AMD	00-22-074
16-212-030	REP	00-21-043	16-213-230	REP	00-08-041	16-228-1230	PREP	00-03-080
16-212-060	REP-P	00-17-147	16-213-240	REP-P	00-05-048	16-228-1230	REP-P	00-17-137
16-212-060	REP	00-21-043	16-213-240	REP	00-08-041	16-228-1230	REP	00-22-073
16-212-070	REP-P	00-17-147	16-213-250	REP-P	00-05-048	16-228-1231	NEW-P	00-17-137
16-212-070	REP	00-21-043	16-213-250	REP	00-08-041	16-228-1231	NEW	00-22-073
16-212-080	REP-P	00-17-147	16-213-260	AMD-P	00-05-048	16-228-1240	PREP	00-03-077
16-212-080	REP	00-21-043	16-213-260	AMD	00-08-041	16-228-1240	REP-P	00-17-137
16-212-082	REP-P	00-17-147	16-213-270	AMD-P	00-05-048	16-228-1240	REP	00-22-073
16-212-082	REP	00-21-043	16-213-270	AMD	00-08-041	16-228-1250	PREP	00-03-077
16-212-086	REP-P	00-17-147	16-224-010	REP-P	00-17-147	16-228-1270	PREP	00-03-080
16-212-086	REP	00-21-043	16-224-010	REP	00-21-043	16-228-1270	AMD-P	00-17-137
16-212-087	REP-P	00-17-147	16-224-020	REP-P	00-17-147	16-228-1270	AMD	00-22-073
16-212-087	REP	00-21-043	16-224-020	REP	00-21-043	16-228-1300	PREP	00-03-077
16-212-110	REP-P	00-17-147	16-224-025	REP-P	00-17-147	16-228-1300	AMD-P	00-18-109
16-212-110	REP	00-21-043	16-224-025	REP	00-21-043	16-228-1300	AMD	00-22-074
16-212-120	REP-P	00-17-147	16-224-030	REP-P	00-17-147	16-228-1320	PREP	00-03-077
16-212-120	REP	00-21-043	16-224-030	REP	00-21-043	16-228-1320	AMD-P	00-18-109
16-212-125	REP-P	00-17-147	16-224-040	REP-P	00-17-147	16-228-1320	AMD	00-22-074
16-212-125	REP	00-21-043	16-224-040	REP	00-21-043	16-228-1322	NEW-P	00-18-109
16-212-126	REP-P	00-17-147	16-228-1010	PREP	00-03-080	16-228-1322	NEW	00-22-074
16-212-126	REP	00-21-043	16-228-1010	AMD-P	00-17-137	16-228-1380	PREP	00-03-080
16-212-127	REP-P	00-17-147	16-228-1010	AMD	00-22-073	16-228-1380	AMD-P	00-17-137
16-212-127	REP	00-21-043	16-228-1040	PREP	00-03-080	16-228-1380	AMD	00-22-073
16-212-128	REP-P	00-17-147	16-228-1040	AMD-P	00-17-137	16-228-1385	PREP	00-03-080
16-212-128	REP	00-21-043	16-228-1040	AMD	00-22-073	16-228-1385	AMD-P	00-17-137
16-212-130	REP-P	00-17-147	16-228-1110	AMD-P	00-10-098	16-228-1385	REP-XR	00-18-030
16-212-130	REP	00-21-043	16-228-1110	AMD-C	00-13-031	16-228-1385	REP	00-22-007
16-212-160	REP-P	00-17-147	16-228-1110	AMD-C	00-17-138	16-228-1400	PREP	00-03-078
16-212-160	REP	00-21-043	16-228-1110	AMD-S	00-21-097	16-228-1400	AMD-P	00-18-109
16-212-170	REP-P	00-17-147	16-228-1115	NEW-S	00-21-097	16-228-1400	AMD	00-22-074
16-212-170	REP	00-21-043	16-228-1120	AMD-P	00-10-098	16-228-1420	AMD-P	00-18-109
16-212-180	REP-P	00-17-147	16-228-1120	AMD-C	00-13-031	16-228-1420	AMD	00-22-074
16-212-180	REP	00-21-043	16-228-1120	AMD-C	00-17-138	16-228-1500	PREP	00-03-079
16-212-190	REP-P	00-17-147	16-228-1120	AMD-S	00-21-097	16-228-1500	AMD-P	00-19-088
16-212-190	REP	00-21-043	16-228-1125	NEW-P	00-10-098	16-228-1500	AMD	00-24-013
16-212-195	REP-P	00-17-147	16-228-1125	NEW-C	00-13-031	16-228-1520	PREP	00-03-079
16-212-195	REP	00-21-043	16-228-1125	NEW-C	00-17-138	16-228-1540	PREP	00-03-080
16-212-215	REP-P	00-17-147	16-228-1125	NEW-S	00-21-097	16-228-1540	AMD-P	00-17-137
16-212-215	REP	00-21-043	16-228-1130	AMD-P	00-10-098	16-228-1540	AMD	00-22-073
16-212-220	REP-P	00-17-147	16-228-1130	AMD-C	00-13-031	16-228-1545	PREP	00-03-079
16-212-220	REP	00-21-043	16-228-1130	AMD-C	00-17-138	16-228-1545	NEW-P	00-19-088
16-212-225	REP-P	00-17-147	16-228-1130	AMD-S	00-21-097	16-228-1545	NEW	00-24-013
16-212-225	REP	00-21-043	16-228-1140	REP-P	00-10-098	16-228-1546	NEW-P	00-19-088
16-212-230	REP-P	00-17-147	16-228-1140	REP-C	00-13-031	16-228-1546	NEW	00-24-013
16-212-230	REP	00-21-043	16-228-1140	REP-C	00-17-138	16-228-1547	NEW-P	00-19-088
16-212-235	REP-P	00-17-147	16-228-1140	REP-S	00-21-097	16-228-1547	NEW	00-24-013

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16-228-1580	PREP	00-03-080	16-230-600	PREP	00-15-063	16-230-861	AMD	00-24-002
16-228-1580	REP-P	00-17-137	16-230-605	PREP	00-13-030	16-230-862	AMD-XA	00-19-038
16-228-1580	REP	00-22-073	16-230-605	PREP	00-15-063	16-230-862	AMD	00-24-002
16-228-2000	PREP	00-03-077	16-230-610	PREP	00-13-030	16-230-863	AMD-XA	00-19-038
16-229-010	AMD-P	00-19-089	16-230-610	PREP	00-15-063	16-230-863	AMD	00-24-002
16-229-010	AMD	00-23-074	16-230-615	PREP	00-13-030	16-230-864	AMD-XA	00-19-038
16-229-020	AMD-P	00-19-089	16-230-615	PREP	00-15-063	16-230-864	AMD	00-24-002
16-229-020	AMD	00-23-074	16-230-615	AMD-P	00-18-108	16-230-866	AMD-XA	00-19-038
16-229-025	AMD-P	00-19-089	16-230-615	AMD	00-22-045	16-230-866	AMD	00-24-002
16-229-025	AMD	00-23-074	16-230-620	PREP	00-13-030	16-230-868	AMD-XA	00-19-038
16-229-030	AMD-P	00-19-089	16-230-620	PREP	00-15-063	16-230-868	AMD	00-24-002
16-229-030	AMD	00-23-074	16-230-625	PREP	00-13-030	16-230-870	REP-XA	00-19-038
16-229-040	AMD-P	00-19-089	16-230-625	PREP	00-15-063	16-230-870	REP	00-24-002
16-229-040	AMD	00-23-074	16-230-630	PREP	00-13-030	16-231-100	AMD-XA	00-19-038
16-229-050	AMD-P	00-19-089	16-230-630	PREP	00-15-063	16-231-100	AMD	00-24-002
16-229-050	AMD	00-23-074	16-230-635	PREP	00-13-030	16-231-105	AMD-XA	00-19-038
16-229-060	AMD-P	00-19-089	16-230-635	PREP	00-15-063	16-231-105	AMD	00-24-002
16-229-060	AMD	00-23-074	16-230-640	PREP	00-13-030	16-231-107	NEW-XA	00-19-038
16-229-070	AMD-P	00-19-089	16-230-640	PREP	00-15-063	16-231-107	NEW	00-24-002
16-229-070	AMD	00-23-074	16-230-645	PREP	00-13-030	16-231-115	AMD-XA	00-19-038
16-229-080	AMD-P	00-19-089	16-230-645	PREP	00-15-063	16-231-115	AMD	00-24-002
16-229-080	AMD	00-23-074	16-230-650	PREP	00-13-030	16-231-125	AMD-XA	00-19-038
16-229-090	AMD-P	00-19-089	16-230-650	PREP	00-15-063	16-231-125	AMD	00-24-002
16-229-090	AMD	00-23-074	16-230-655	PREP	00-13-030	16-231-140	AMD-XA	00-19-038
16-229-110	AMD-P	00-19-089	16-230-655	PREP	00-15-063	16-231-140	AMD	00-24-002
16-229-110	AMD	00-23-074	16-230-660	PREP	00-13-030	16-231-149	NEW-XA	00-19-038
16-229-120	AMD-P	00-19-089	16-230-660	PREP	00-15-063	16-231-149	NEW	00-24-002
16-229-120	AMD	00-23-074	16-230-665	PREP	00-13-030	16-231-153	NEW-XA	00-19-038
16-229-130	AMD-P	00-19-089	16-230-665	PREP	00-15-063	16-231-153	NEW	00-24-002
16-229-130	AMD	00-23-074	16-230-670	PREP	00-13-030	16-231-156	NEW-XA	00-19-038
16-229-180	AMD-P	00-19-089	16-230-670	PREP	00-15-063	16-231-156	NEW	00-24-002
16-229-180	AMD	00-23-074	16-230-673	PREP	00-13-030	16-231-159	NEW-XA	00-19-038
16-229-200	AMD-P	00-19-089	16-230-673	PREP	00-15-063	16-231-159	NEW	00-24-002
16-229-200	AMD	00-23-074	16-230-675	PREP	00-13-030	16-231-162	NEW-XA	00-19-038
16-229-210	AMD-P	00-19-089	16-230-675	PREP	00-15-063	16-231-162	NEW	00-24-002
16-229-210	AMD	00-23-074	16-230-800	AMD-XA	00-19-038	16-231-165	NEW-XA	00-19-038
16-229-220	AMD-P	00-19-089	16-230-800	AMD	00-24-002	16-231-165	NEW	00-24-002
16-229-220	AMD	00-23-074	16-230-810	AMD-XA	00-19-038	16-231-168	NEW-XA	00-19-038
16-229-240	AMD-P	00-19-089	16-230-810	AMD	00-24-002	16-231-168	NEW	00-24-002
16-229-240	AMD	00-23-074	16-230-813	AMD-XA	00-19-038	16-231-171	NEW-XA	00-19-038
16-229-260	AMD-P	00-19-089	16-230-813	AMD	00-24-002	16-231-171	NEW	00-24-002
16-229-260	AMD	00-23-074	16-230-815	AMD-XA	00-19-038	16-231-174	NEW-XA	00-19-038
16-229-270	AMD-P	00-19-089	16-230-815	AMD	00-24-002	16-231-174	NEW	00-24-002
16-229-270	AMD	00-23-074	16-230-820	AMD-XA	00-19-038	16-231-177	NEW-XA	00-19-038
16-229-280	AMD-P	00-19-089	16-230-820	AMD	00-24-002	16-231-177	NEW	00-24-002
16-229-280	AMD	00-23-074	16-230-825	AMD-XA	00-19-038	16-231-180	NEW-XA	00-19-038
16-229-300	REP-P	00-19-089	16-230-825	AMD	00-24-002	16-231-180	NEW	00-24-002
16-229-300	REP	00-23-074	16-230-830	AMD-XA	00-19-038	16-231-183	NEW-XA	00-19-038
16-229-310	AMD-P	00-19-089	16-230-830	AMD	00-24-002	16-231-183	NEW	00-24-002
16-229-310	AMD	00-23-074	16-230-835	AMD-XA	00-19-038	16-232-001	PREP	00-15-064
16-229-400	AMD-P	00-19-089	16-230-835	AMD	00-24-002	16-232-001	AMD-XA	00-19-038
16-229-400	AMD	00-23-074	16-230-840	AMD-XA	00-19-038	16-232-001	AMD	00-24-002
16-229-410	AMD-P	00-19-089	16-230-840	AMD	00-24-002	16-232-005	PREP	00-15-064
16-229-410	AMD	00-23-074	16-230-845	AMD-XA	00-19-038	16-232-005	AMD-XA	00-19-038
16-229-470	REP-P	00-19-089	16-230-845	AMD	00-24-002	16-232-005	AMD	00-24-002
16-229-470	REP	00-23-074	16-230-850	AMD-XA	00-19-038	16-232-007	NEW-XA	00-19-038
16-229-480	AMD-P	00-19-089	16-230-850	AMD	00-24-002	16-232-007	NEW	00-24-002
16-229-480	AMD	00-23-074	16-230-855	AMD-XA	00-19-038	16-232-010	PREP	00-15-064
16-230	PREP	00-04-020	16-230-855	AMD	00-24-002	16-232-010	AMD-XA	00-19-038
16-230	PREP	00-04-021	16-230-860	AMD-XA	00-19-038	16-232-010	AMD	00-24-002
16-230	PREP	00-04-022	16-230-860	AMD	00-24-002	16-232-015	PREP	00-15-064
16-230-600	PREP	00-13-030	16-230-861	AMD-XA	00-19-038	16-232-020	PREP	00-15-064

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16-232-025	PREP	00-15-064	16-237-155	NEW-P	00-17-147	16-301-075	NEW	00-24-077
16-232-027	PREP	00-15-064	16-237-155	NEW	00-21-043	16-301-080	NEW-P	00-19-100
16-232-030	PREP	00-15-064	16-237-160	NEW-P	00-17-147	16-301-080	NEW	00-24-077
16-232-035	PREP	00-15-064	16-237-160	NEW	00-21-043	16-301-085	NEW-P	00-19-100
16-232-038	PREP	00-15-064	16-237-165	NEW-P	00-17-147	16-301-085	NEW	00-24-077
16-232-038	REP-XA	00-19-038	16-237-165	NEW	00-21-043	16-301-090	NEW-P	00-19-100
16-232-038	REP	00-24-002	16-237-170	NEW-P	00-17-147	16-301-090	NEW	00-24-077
16-232-041	NEW-XA	00-19-038	16-237-170	NEW	00-21-043	16-301-095	NEW-P	00-19-100
16-232-041	NEW	00-24-002	16-237-175	NEW-P	00-17-147	16-301-095	NEW	00-24-077
16-232-044	NEW-XA	00-19-038	16-237-175	NEW	00-21-043	16-301-100	NEW-P	00-19-100
16-232-044	NEW	00-24-002	16-237-180	NEW-P	00-17-147	16-301-100	NEW	00-24-077
16-232-047	NEW-XA	00-19-038	16-237-180	NEW	00-21-043	16-301-105	NEW-P	00-19-100
16-232-047	NEW	00-24-002	16-237-185	NEW-P	00-17-147	16-301-105	NEW	00-24-077
16-232-050	NEW-XA	00-19-038	16-237-185	NEW	00-21-043	16-301-110	NEW-P	00-19-100
16-232-050	NEW	00-24-002	16-237-190	NEW-P	00-17-147	16-301-110	NEW	00-24-077
16-232-053	NEW-XA	00-19-038	16-237-190	NEW	00-21-043	16-301-115	NEW-P	00-19-100
16-232-053	NEW	00-24-002	16-237-195	NEW-P	00-17-147	16-301-115	NEW	00-24-077
16-232-056	NEW-XA	00-19-038	16-237-195	NEW	00-21-043	16-301-120	NEW-P	00-19-100
16-232-056	NEW	00-24-002	16-237-200	NEW-P	00-17-147	16-301-120	NEW	00-24-077
16-232-059	NEW-XA	00-19-038	16-237-200	NEW	00-21-043	16-301-125	NEW-P	00-19-100
16-232-059	NEW	00-24-002	16-237-205	NEW-P	00-17-147	16-301-125	NEW	00-24-077
16-232-062	NEW-XA	00-19-038	16-237-205	NEW	00-21-043	16-301-130	NEW-P	00-19-100
16-232-062	NEW	00-24-002	16-237-210	NEW-P	00-17-147	16-301-130	NEW	00-24-077
16-232-065	NEW-XA	00-19-038	16-237-210	NEW	00-21-043	16-301-135	NEW-P	00-19-100
16-232-065	NEW	00-24-002	16-300-010	REP-P	00-19-100	16-301-135	NEW	00-24-077
16-232-068	NEW-XA	00-19-038	16-300-010	REP	00-24-077	16-301-140	NEW-P	00-19-100
16-232-068	NEW	00-24-002	16-300-020	REP-P	00-19-100	16-301-140	NEW	00-24-077
16-232-071	NEW-XA	00-19-038	16-300-020	REP	00-24-077	16-301-145	NEW-P	00-19-100
16-232-071	NEW	00-24-002	16-300-025	REP-P	00-19-100	16-301-145	NEW	00-24-077
16-232-074	NEW-XA	00-19-038	16-300-025	REP	00-24-077	16-301-150	NEW-P	00-19-100
16-232-074	NEW	00-24-002	16-301	AMD-C	00-20-076	16-301-150	NEW	00-24-077
16-232-077	NEW-XA	00-19-038	16-301-005	NEW-P	00-19-100	16-301-155	NEW-P	00-19-100
16-232-077	NEW	00-24-002	16-301-005	NEW	00-24-077	16-301-155	NEW	00-24-077
16-233	PREP	00-09-029	16-301-010	NEW-P	00-19-100	16-301-160	NEW-P	00-19-100
16-234-001	REP-P	00-17-147	16-301-010	NEW	00-24-077	16-301-160	NEW	00-24-077
16-234-001	REP	00-21-043	16-301-011	NEW-P	00-19-100	16-301-165	NEW-P	00-19-100
16-234-010	REP-P	00-17-147	16-301-011	NEW	00-24-077	16-301-165	NEW	00-24-077
16-234-010	REP	00-21-043	16-301-015	NEW-P	00-19-100	16-301-170	NEW-P	00-19-100
16-234-020	REP-P	00-17-147	16-301-015	NEW	00-24-077	16-301-170	NEW	00-24-077
16-234-020	REP	00-21-043	16-301-020	NEW-P	00-19-100	16-301-175	NEW-P	00-19-100
16-234-030	REP-P	00-17-147	16-301-020	NEW	00-24-077	16-301-175	NEW	00-24-077
16-234-030	REP	00-21-043	16-301-025	NEW-P	00-19-100	16-301-180	NEW-P	00-19-100
16-237-010	NEW-P	00-17-147	16-301-025	NEW	00-24-077	16-301-180	NEW	00-24-077
16-237-010	NEW	00-21-043	16-301-030	NEW-P	00-19-100	16-301-185	NEW-P	00-19-100
16-237-015	NEW-P	00-17-147	16-301-030	NEW	00-24-077	16-301-185	NEW	00-24-077
16-237-015	NEW	00-21-043	16-301-035	NEW-P	00-19-100	16-301-190	NEW-P	00-19-100
16-237-020	NEW-P	00-17-147	16-301-035	NEW	00-24-077	16-301-190	NEW	00-24-077
16-237-020	NEW	00-21-043	16-301-040	NEW-P	00-19-100	16-301-195	NEW-P	00-19-100
16-237-025	NEW-P	00-17-147	16-301-040	NEW	00-24-077	16-301-195	NEW	00-24-077
16-237-025	NEW	00-21-043	16-301-045	NEW-P	00-19-100	16-301-200	NEW-P	00-19-100
16-237-030	NEW-P	00-17-147	16-301-045	NEW	00-24-077	16-301-200	NEW	00-24-077
16-237-030	NEW	00-21-043	16-301-050	NEW-P	00-19-100	16-301-205	NEW-P	00-19-100
16-237-035	NEW-P	00-17-147	16-301-050	NEW	00-24-077	16-301-205	NEW	00-24-077
16-237-035	NEW	00-21-043	16-301-055	NEW-P	00-19-100	16-301-210	NEW-P	00-19-100
16-237-040	NEW-P	00-17-147	16-301-055	NEW	00-24-077	16-301-210	NEW	00-24-077
16-237-040	NEW	00-21-043	16-301-060	NEW-P	00-19-100	16-301-215	NEW-P	00-19-100
16-237-140	NEW-P	00-17-147	16-301-060	NEW	00-24-077	16-301-215	NEW	00-24-077
16-237-140	NEW	00-21-043	16-301-065	NEW-P	00-19-100	16-301-220	NEW-P	00-19-100
16-237-145	NEW-P	00-17-147	16-301-065	NEW	00-24-077	16-301-220	NEW	00-24-077
16-237-145	NEW	00-21-043	16-301-070	NEW-P	00-19-100	16-301-225	NEW-P	00-19-100
16-237-150	NEW-P	00-17-147	16-301-070	NEW	00-24-077	16-301-225	NEW	00-24-077
16-237-150	NEW	00-21-043	16-301-075	NEW-P	00-19-100	16-301-230	NEW-P	00-19-100

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-301-230	NEW	00-24-077	16-301-395	NEW	00-24-077	16-302-075	NEW-P	00-19-100
16-301-235	NEW-P	00-19-100	16-301-400	NEW-P	00-19-100	16-302-075	NEW	00-24-077
16-301-235	NEW	00-24-077	16-301-400	NEW	00-24-077	16-302-080	NEW-P	00-19-100
16-301-240	NEW-P	00-19-100	16-301-410	NEW-P	00-19-100	16-302-080	NEW	00-24-077
16-301-240	NEW	00-24-077	16-301-410	NEW	00-24-077	16-302-085	NEW-P	00-19-100
16-301-245	NEW-P	00-19-100	16-301-415	NEW-P	00-19-100	16-302-085	NEW	00-24-077
16-301-245	NEW	00-24-077	16-301-415	NEW	00-24-077	16-302-086	NEW-P	00-19-100
16-301-250	NEW-P	00-19-100	16-301-420	NEW-P	00-19-100	16-302-086	NEW	00-24-077
16-301-250	NEW	00-24-077	16-301-420	NEW	00-24-077	16-302-090	NEW-P	00-19-100
16-301-255	NEW-P	00-19-100	16-301-425	NEW-P	00-19-100	16-302-090	NEW	00-24-077
16-301-255	NEW	00-24-077	16-301-425	NEW	00-24-077	16-302-091	NEW-P	00-19-100
16-301-260	NEW-P	00-19-100	16-301-430	NEW-P	00-19-100	16-302-091	NEW	00-24-077
16-301-260	NEW	00-24-077	16-301-430	NEW	00-24-077	16-302-095	NEW-P	00-19-100
16-301-265	NEW-P	00-19-100	16-301-435	NEW-P	00-19-100	16-302-095	NEW	00-24-077
16-301-265	NEW	00-24-077	16-301-435	NEW	00-24-077	16-302-100	NEW-P	00-19-100
16-301-270	NEW-P	00-19-100	16-301-440	NEW-P	00-19-100	16-302-100	NEW	00-24-077
16-301-270	NEW	00-24-077	16-301-440	NEW	00-24-077	16-302-105	NEW-P	00-19-100
16-301-275	NEW-P	00-19-100	16-301-450	NEW-P	00-19-100	16-302-105	NEW	00-24-077
16-301-275	NEW	00-24-077	16-301-450	NEW	00-24-077	16-302-110	NEW-P	00-19-100
16-301-280	NEW-P	00-19-100	16-301-455	NEW-P	00-19-100	16-302-110	NEW	00-24-077
16-301-280	NEW	00-24-077	16-301-455	NEW	00-24-077	16-302-115	NEW-P	00-19-100
16-301-285	NEW-P	00-19-100	16-301-460	NEW-P	00-19-100	16-302-115	NEW	00-24-077
16-301-285	NEW	00-24-077	16-301-460	NEW	00-24-077	16-302-120	NEW-P	00-19-100
16-301-290	NEW-P	00-19-100	16-301-465	NEW-P	00-19-100	16-302-120	NEW	00-24-077
16-301-290	NEW	00-24-077	16-301-465	NEW	00-24-077	16-302-125	NEW-P	00-19-100
16-301-295	NEW-P	00-19-100	16-301-470	NEW-P	00-19-100	16-302-125	NEW	00-24-077
16-301-295	NEW	00-24-077	16-301-470	NEW	00-24-077	16-302-130	NEW-P	00-19-100
16-301-305	NEW-P	00-19-100	16-301-475	NEW-P	00-19-100	16-302-130	NEW	00-24-077
16-301-305	NEW	00-24-077	16-301-475	NEW	00-24-077	16-302-135	NEW-P	00-19-100
16-301-310	NEW-P	00-19-100	16-301-480	NEW-P	00-19-100	16-302-135	NEW	00-24-077
16-301-310	NEW	00-24-077	16-301-480	NEW	00-24-077	16-302-140	NEW-P	00-19-100
16-301-315	NEW-P	00-19-100	16-301-485	NEW-P	00-19-100	16-302-140	NEW	00-24-077
16-301-315	NEW	00-24-077	16-301-485	NEW	00-24-077	16-302-145	NEW-P	00-19-100
16-301-320	NEW-P	00-19-100	16-302	AMD-C	00-20-076	16-302-145	NEW	00-24-077
16-301-320	NEW	00-24-077	16-302-005	NEW-P	00-19-100	16-302-150	NEW-P	00-19-100
16-301-325	NEW-P	00-19-100	16-302-005	NEW	00-24-077	16-302-150	NEW	00-24-077
16-301-325	NEW	00-24-077	16-302-010	NEW-P	00-19-100	16-302-155	NEW-P	00-19-100
16-301-330	NEW-P	00-19-100	16-302-010	NEW	00-24-077	16-302-155	NEW	00-24-077
16-301-330	NEW	00-24-077	16-302-015	NEW-P	00-19-100	16-302-160	NEW-P	00-19-100
16-301-335	NEW-P	00-19-100	16-302-015	NEW	00-24-077	16-302-160	NEW	00-24-077
16-301-335	NEW	00-24-077	16-302-020	NEW-P	00-19-100	16-302-165	NEW-P	00-19-100
16-301-340	NEW-P	00-19-100	16-302-020	NEW	00-24-077	16-302-165	NEW	00-24-077
16-301-340	NEW	00-24-077	16-302-025	NEW-P	00-19-100	16-302-170	NEW-P	00-19-100
16-301-345	NEW-P	00-19-100	16-302-025	NEW	00-24-077	16-302-170	NEW	00-24-077
16-301-345	NEW	00-24-077	16-302-030	NEW-P	00-19-100	16-302-210	NEW-P	00-19-100
16-301-350	NEW-P	00-19-100	16-302-030	NEW	00-24-077	16-302-210	NEW	00-24-077
16-301-350	NEW	00-24-077	16-302-035	NEW-P	00-19-100	16-302-215	NEW-P	00-19-100
16-301-355	NEW-P	00-19-100	16-302-035	NEW	00-24-077	16-302-215	NEW	00-24-077
16-301-355	NEW	00-24-077	16-302-040	NEW-P	00-19-100	16-302-220	NEW-P	00-19-100
16-301-365	NEW-P	00-19-100	16-302-040	NEW	00-24-077	16-302-220	NEW	00-24-077
16-301-365	NEW	00-24-077	16-302-045	NEW-P	00-19-100	16-302-225	NEW-P	00-19-100
16-301-370	NEW-P	00-19-100	16-302-045	NEW	00-24-077	16-302-225	NEW	00-24-077
16-301-370	NEW	00-24-077	16-302-050	NEW-P	00-19-100	16-302-230	NEW-P	00-19-100
16-301-375	NEW-P	00-19-100	16-302-050	NEW	00-24-077	16-302-230	NEW	00-24-077
16-301-375	NEW	00-24-077	16-302-055	NEW-P	00-19-100	16-302-235	NEW-P	00-19-100
16-301-380	NEW-P	00-19-100	16-302-055	NEW	00-24-077	16-302-235	NEW	00-24-077
16-301-380	NEW	00-24-077	16-302-060	NEW-P	00-19-100	16-302-240	NEW-P	00-19-100
16-301-385	NEW-P	00-19-100	16-302-060	NEW	00-24-077	16-302-240	NEW	00-24-077
16-301-385	NEW	00-24-077	16-302-065	NEW-P	00-19-100	16-302-245	NEW-P	00-19-100
16-301-390	NEW-P	00-19-100	16-302-065	NEW	00-24-077	16-302-245	NEW	00-24-077
16-301-390	NEW	00-24-077	16-302-070	NEW-P	00-19-100	16-302-250	NEW-P	00-19-100
16-301-395	NEW-P	00-19-100	16-302-070	NEW	00-24-077	16-302-250	NEW	00-24-077

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-302-255	NEW-P	00-19-100	16-302-465	NEW-P	00-19-100	16-303-200	NEW-P	00-19-100
16-302-255	NEW	00-24-077	16-302-465	NEW	00-24-077	16-303-210	NEW-P	00-19-100
16-302-260	NEW-P	00-19-100	16-302-470	NEW-P	00-19-100	16-303-220	NEW-P	00-19-100
16-302-260	NEW	00-24-077	16-302-470	NEW	00-24-077	16-303-230	NEW-P	00-19-100
16-302-265	NEW-P	00-19-100	16-302-475	NEW-P	00-19-100	16-303-240	NEW-P	00-19-100
16-302-265	NEW	00-24-077	16-302-475	NEW	00-24-077	16-303-250	NEW-P	00-19-100
16-302-270	NEW-P	00-19-100	16-302-480	NEW-P	00-19-100	16-303-300	NEW-P	00-19-100
16-302-270	NEW	00-24-077	16-302-480	NEW	00-24-077	16-303-310	NEW-P	00-19-100
16-302-275	NEW-P	00-19-100	16-302-485	NEW-P	00-19-100	16-303-315	NEW-P	00-19-100
16-302-275	NEW	00-24-077	16-302-485	NEW	00-24-077	16-303-317	NEW-P	00-19-100
16-302-280	NEW-P	00-19-100	16-302-490	NEW-P	00-19-100	16-303-320	NEW-P	00-19-100
16-302-280	NEW	00-24-077	16-302-490	NEW	00-24-077	16-303-330	NEW-P	00-19-100
16-302-285	NEW-P	00-19-100	16-302-495	NEW-P	00-19-100	16-303-340	NEW-P	00-19-100
16-302-285	NEW	00-24-077	16-302-495	NEW	00-24-077	16-304-010	REP-P	00-19-100
16-302-290	NEW-P	00-19-100	16-302-500	NEW-P	00-19-100	16-304-010	REP	00-24-077
16-302-290	NEW	00-24-077	16-302-500	NEW	00-24-077	16-304-020	REP-P	00-19-100
16-302-295	NEW-P	00-19-100	16-302-510	NEW-P	00-19-100	16-304-020	REP	00-24-077
16-302-295	NEW	00-24-077	16-302-510	NEW	00-24-077	16-304-039	REP-P	00-19-100
16-302-300	NEW-P	00-19-100	16-302-515	NEW-P	00-19-100	16-304-039	REP	00-24-077
16-302-300	NEW	00-24-077	16-302-515	NEW	00-24-077	16-304-040	REP-P	00-19-100
16-302-310	NEW-P	00-19-100	16-302-520	NEW-P	00-19-100	16-304-040	REP	00-24-077
16-302-310	NEW	00-24-077	16-302-520	NEW	00-24-077	16-304-050	REP-P	00-19-100
16-302-315	NEW-P	00-19-100	16-302-525	NEW-P	00-19-100	16-304-050	REP	00-24-077
16-302-315	NEW	00-24-077	16-302-525	NEW	00-24-077	16-304-100	REP-P	00-19-100
16-302-320	NEW-P	00-19-100	16-302-530	NEW-P	00-19-100	16-304-100	REP	00-24-077
16-302-320	NEW	00-24-077	16-302-530	NEW	00-24-077	16-304-110	REP-P	00-19-100
16-302-325	NEW-P	00-19-100	16-302-535	NEW-P	00-19-100	16-304-110	REP	00-24-077
16-302-325	NEW	00-24-077	16-302-535	NEW	00-24-077	16-304-120	REP-P	00-19-100
16-302-330	NEW-P	00-19-100	16-302-540	NEW-P	00-19-100	16-304-120	REP	00-24-077
16-302-330	NEW	00-24-077	16-302-540	NEW	00-24-077	16-304-130	REP-P	00-19-100
16-302-335	NEW-P	00-19-100	16-302-545	NEW-P	00-19-100	16-304-130	REP	00-24-077
16-302-335	NEW	00-24-077	16-302-545	NEW	00-24-077	16-313-010	REP-P	00-19-100
16-302-385	NEW-P	00-19-100	16-302-550	NEW-P	00-19-100	16-313-010	REP	00-24-077
16-302-385	NEW	00-24-077	16-302-550	NEW	00-24-077	16-313-015	REP-P	00-19-100
16-302-390	NEW-P	00-19-100	16-302-555	NEW-P	00-19-100	16-313-015	REP	00-24-077
16-302-390	NEW	00-24-077	16-302-555	NEW	00-24-077	16-313-020	REP-P	00-19-100
16-302-395	NEW-P	00-19-100	16-302-560	NEW-P	00-19-100	16-313-020	REP	00-24-077
16-302-395	NEW	00-24-077	16-302-560	NEW	00-24-077	16-313-030	REP-P	00-19-100
16-302-400	NEW-P	00-19-100	16-302-660	NEW-P	00-19-100	16-313-030	REP	00-24-077
16-302-400	NEW	00-24-077	16-302-660	NEW	00-24-077	16-313-035	REP-P	00-19-100
16-302-410	NEW-P	00-19-100	16-302-665	NEW-P	00-19-100	16-313-035	REP	00-24-077
16-302-410	NEW	00-24-077	16-302-665	NEW	00-24-077	16-313-040	REP-P	00-19-100
16-302-415	NEW-P	00-19-100	16-302-670	NEW-P	00-19-100	16-313-040	REP	00-24-077
16-302-415	NEW	00-24-077	16-302-670	NEW	00-24-077	16-313-050	REP-P	00-19-100
16-302-420	NEW-P	00-19-100	16-302-675	NEW-P	00-19-100	16-313-050	REP	00-24-077
16-302-420	NEW	00-24-077	16-302-675	NEW	00-24-077	16-313-060	REP-P	00-19-100
16-302-425	NEW-P	00-19-100	16-302-680	NEW-P	00-19-100	16-313-060	REP	00-24-077
16-302-425	NEW	00-24-077	16-302-680	NEW	00-24-077	16-313-070	REP-P	00-19-100
16-302-430	NEW-P	00-19-100	16-302-685	NEW-P	00-19-100	16-313-070	REP	00-24-077
16-302-430	NEW	00-24-077	16-302-685	NEW	00-24-077	16-313-080	REP-P	00-19-100
16-302-435	NEW-P	00-19-100	16-302-690	NEW-P	00-19-100	16-313-080	REP	00-24-077
16-302-435	NEW	00-24-077	16-302-690	NEW	00-24-077	16-313-090	REP-P	00-19-100
16-302-440	NEW-P	00-19-100	16-302-695	NEW-P	00-19-100	16-313-090	REP	00-24-077
16-302-440	NEW	00-24-077	16-302-695	NEW	00-24-077	16-313-100	REP-P	00-19-100
16-302-445	NEW-P	00-19-100	16-302-700	NEW-P	00-19-100	16-313-100	REP	00-24-077
16-302-445	NEW	00-24-077	16-302-700	NEW	00-24-077	16-313-110	REP-P	00-19-100
16-302-450	NEW-P	00-19-100	16-303	AMD-C	00-20-076	16-313-110	REP	00-24-077
16-302-450	NEW	00-24-077	16-303-005	NEW-P	00-19-100	16-316-035	REP-P	00-19-100
16-302-455	NEW-P	00-19-100	16-303-010	NEW-P	00-19-100	16-316-035	REP	00-24-077
16-302-455	NEW	00-24-077	16-303-020	NEW-P	00-19-100	16-316-0901	REP-P	00-19-100
16-302-460	NEW-P	00-19-100	16-303-105	NEW-P	00-19-100	16-316-0901	REP	00-24-077
16-302-460	NEW	00-24-077	16-303-115	NEW-P	00-19-100	16-316-100	REP-P	00-19-100

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-316-100	REP	00-24-077	16-316-235	REP	00-24-077	16-316-472	REP	00-24-077
16-316-105	REP-P	00-19-100	16-316-240	REP-P	00-19-100	16-316-474	REP-P	00-19-100
16-316-105	REP	00-24-077	16-316-240	REP	00-24-077	16-316-474	REP	00-24-077
16-316-110	REP-P	00-19-100	16-316-245	REP-P	00-19-100	16-316-480	REP-P	00-19-100
16-316-110	REP	00-24-077	16-316-245	REP	00-24-077	16-316-480	REP	00-24-077
16-316-115	REP-P	00-19-100	16-316-250	REP-P	00-19-100	16-316-484	REP-P	00-19-100
16-316-115	REP	00-24-077	16-316-250	REP	00-24-077	16-316-484	REP	00-24-077
16-316-120	REP-P	00-19-100	16-316-260	REP-P	00-19-100	16-316-486	REP-P	00-19-100
16-316-120	REP	00-24-077	16-316-260	REP	00-24-077	16-316-486	REP	00-24-077
16-316-125	REP-P	00-19-100	16-316-266	REP-P	00-19-100	16-316-525	REP-P	00-19-100
16-316-125	REP	00-24-077	16-316-266	REP	00-24-077	16-316-525	REP	00-24-077
16-316-130	REP-P	00-19-100	16-316-270	REP-P	00-19-100	16-316-570	REP-P	00-19-100
16-316-130	REP	00-24-077	16-316-270	REP	00-24-077	16-316-570	REP	00-24-077
16-316-135	REP-P	00-19-100	16-316-275	REP-P	00-19-100	16-316-572	REP-P	00-19-100
16-316-135	REP	00-24-077	16-316-275	REP	00-24-077	16-316-572	REP	00-24-077
16-316-140	REP-P	00-19-100	16-316-280	REP-P	00-19-100	16-316-575	REP-P	00-19-100
16-316-140	REP	00-24-077	16-316-280	REP	00-24-077	16-316-575	REP	00-24-077
16-316-145	REP-P	00-20-075	16-316-285	REP-P	00-19-100	16-316-590	REP-P	00-19-100
16-316-145	REP	00-24-077	16-316-285	REP	00-24-077	16-316-590	REP	00-24-077
16-316-150	REP-P	00-19-100	16-316-290	REP-P	00-19-100	16-316-595	REP-P	00-19-100
16-316-150	REP	00-24-077	16-316-290	REP	00-24-077	16-316-595	REP	00-24-077
16-316-151	REP-P	00-19-100	16-316-295	REP-P	00-19-100	16-316-600	REP-P	00-19-100
16-316-151	REP	00-24-077	16-316-295	REP	00-24-077	16-316-600	REP	00-24-077
16-316-155	REP-P	00-19-100	16-316-310	REP-P	00-19-100	16-316-610	REP-P	00-19-100
16-316-155	REP	00-24-077	16-316-310	REP	00-24-077	16-316-610	REP	00-24-077
16-316-160	REP-P	00-19-100	16-316-315	REP-P	00-19-100	16-316-615	REP-P	00-19-100
16-316-160	REP	00-24-077	16-316-315	REP	00-24-077	16-316-615	REP	00-24-077
16-316-165	REP-P	00-19-100	16-316-320	REP-P	00-19-100	16-316-620	REP-P	00-19-100
16-316-165	REP	00-24-077	16-316-320	REP	00-24-077	16-316-620	REP	00-24-077
16-316-170	REP-P	00-19-100	16-316-326	REP-P	00-19-100	16-316-622	REP-P	00-19-100
16-316-170	REP	00-24-077	16-316-326	REP	00-24-077	16-316-622	REP	00-24-077
16-316-175	REP-P	00-19-100	16-316-327	REP-P	00-19-100	16-316-625	REP-P	00-19-100
16-316-175	REP	00-24-077	16-316-327	REP	00-24-077	16-316-625	REP	00-24-077
16-316-180	REP-P	00-19-100	16-316-328	REP-P	00-19-100	16-316-630	REP-P	00-19-100
16-316-180	REP	00-24-077	16-316-328	REP	00-24-077	16-316-630	REP	00-24-077
16-316-183	REP-P	00-19-100	16-316-340	REP-P	00-19-100	16-316-635	REP-P	00-19-100
16-316-183	REP	00-24-077	16-316-340	REP	00-24-077	16-316-635	REP	00-24-077
16-316-185	REP-P	00-19-100	16-316-350	REP-P	00-19-100	16-316-637	REP-P	00-19-100
16-316-185	REP	00-24-077	16-316-350	REP	00-24-077	16-316-637	REP	00-24-077
16-316-190	REP-P	00-19-100	16-316-355	REP-P	00-19-100	16-316-650	REP-P	00-19-100
16-316-190	REP	00-24-077	16-316-355	REP	00-24-077	16-316-650	REP	00-24-077
16-316-195	REP-P	00-19-100	16-316-360	REP-P	00-19-100	16-316-660	REP-P	00-19-100
16-316-195	REP	00-24-077	16-316-360	REP	00-24-077	16-316-660	REP	00-24-077
16-316-196	REP-P	00-19-100	16-316-365	REP-P	00-19-100	16-316-665	REP-P	00-19-100
16-316-196	REP	00-24-077	16-316-365	REP	00-24-077	16-316-665	REP	00-24-077
16-316-197	REP-P	00-19-100	16-316-370	REP-P	00-19-100	16-316-670	REP-P	00-19-100
16-316-197	REP	00-24-077	16-316-370	REP	00-24-077	16-316-670	REP	00-24-077
16-316-205	REP-P	00-19-100	16-316-430	REP-P	00-19-100	16-316-675	REP-P	00-19-100
16-316-205	REP	00-24-077	16-316-430	REP	00-24-077	16-316-675	REP	00-24-077
16-316-210	REP-P	00-19-100	16-316-440	REP-P	00-19-100	16-316-680	REP-P	00-19-100
16-316-210	REP	00-24-077	16-316-440	REP	00-24-077	16-316-680	REP	00-24-077
16-316-212	REP-P	00-19-100	16-316-445	REP-P	00-19-100	16-316-701	REP-P	00-19-100
16-316-212	REP	00-24-077	16-316-445	REP	00-24-077	16-316-701	REP	00-24-077
16-316-214	REP-P	00-19-100	16-316-450	REP-P	00-19-100	16-316-715	REP-P	00-19-100
16-316-214	REP	00-24-077	16-316-450	REP	00-24-077	16-316-715	REP	00-24-077
16-316-215	REP-P	00-19-100	16-316-455	REP-P	00-19-100	16-316-717	REP-P	00-19-100
16-316-215	REP	00-24-077	16-316-455	REP	00-24-077	16-316-717	REP	00-24-077
16-316-220	REP-P	00-19-100	16-316-460	REP-P	00-19-100	16-316-719	REP-P	00-19-100
16-316-220	REP	00-24-077	16-316-460	REP	00-24-077	16-316-719	REP	00-24-077
16-316-230	REP-P	00-19-100	16-316-470	REP-P	00-19-100	16-316-721	REP-P	00-19-100
16-316-230	REP	00-24-077	16-316-470	REP	00-24-077	16-316-721	REP	00-24-077
16-316-235	REP-P	00-19-100	16-316-472	REP-P	00-19-100	16-316-722	REP-P	00-19-100

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-316-722	REP	00-24-077	16-316-921	REP	00-24-077	16-318-230	REP	00-24-077
16-316-723	REP-P	00-19-100	16-316-945	REP-P	00-19-100	16-318-235	REP-P	00-19-100
16-316-723	REP	00-24-077	16-316-945	REP	00-24-077	16-318-235	REP	00-24-077
16-316-724	REP-P	00-19-100	16-316-950	REP-P	00-19-100	16-318-240	REP-P	00-19-100
16-316-724	REP	00-24-077	16-316-950	REP	00-24-077	16-318-240	REP	00-24-077
16-316-727	REP-P	00-19-100	16-316-955	REP-P	00-19-100	16-318-300	REP-P	00-19-100
16-316-727	REP	00-24-077	16-316-955	REP	00-24-077	16-318-300	REP	00-24-077
16-316-729	REP-P	00-19-100	16-316-960	REP-P	00-19-100	16-318-305	REP-P	00-19-100
16-316-729	REP	00-24-077	16-316-960	REP	00-24-077	16-318-305	REP	00-24-077
16-316-730	REP-P	00-19-100	16-316-970	REP-P	00-19-100	16-318-310	REP-P	00-19-100
16-316-730	REP	00-24-077	16-316-970	REP	00-24-077	16-318-310	REP	00-24-077
16-316-731	REP-P	00-19-100	16-316-975	REP-P	00-19-100	16-318-315	REP-P	00-19-100
16-316-731	REP	00-24-077	16-316-975	REP	00-24-077	16-318-315	REP	00-24-077
16-316-735	REP-P	00-19-100	16-316-980	REP-P	00-19-100	16-318-320	REP-P	00-19-100
16-316-735	REP	00-24-077	16-316-980	REP	00-24-077	16-318-320	REP	00-24-077
16-316-738	REP-P	00-19-100	16-316-985	REP-P	00-19-100	16-318-325	REP-P	00-19-100
16-316-738	REP	00-24-077	16-316-985	REP	00-24-077	16-318-325	REP	00-24-077
16-316-740	REP-P	00-19-100	16-316-990	REP-P	00-19-100	16-318-330	REP-P	00-19-100
16-316-740	REP	00-24-077	16-316-990	REP	00-24-077	16-318-330	REP	00-24-077
16-316-745	REP-P	00-19-100	16-316-995	REP-P	00-19-100	16-318-335	REP-P	00-19-100
16-316-745	REP	00-24-077	16-316-995	REP	00-24-077	16-318-335	REP	00-24-077
16-316-750	REP-P	00-19-100	16-316-997	REP-P	00-19-100	16-318-340	REP-P	00-19-100
16-316-750	REP	00-24-077	16-316-997	REP	00-24-077	16-318-340	REP	00-24-077
16-316-755	REP-P	00-19-100	16-317-040	REP-P	00-19-100	16-318-345	REP-P	00-19-100
16-316-755	REP	00-24-077	16-317-040	REP	00-24-077	16-318-345	REP	00-24-077
16-316-760	REP-P	00-19-100	16-317-050	REP-P	00-19-100	16-318-350	REP-P	00-19-100
16-316-760	REP	00-24-077	16-317-050	REP	00-24-077	16-318-350	REP	00-24-077
16-316-790	REP-P	00-19-100	16-317-060	REP-P	00-19-100	16-318-355	REP-P	00-19-100
16-316-790	REP	00-24-077	16-317-060	REP	00-24-077	16-318-355	REP	00-24-077
16-316-800	REP-P	00-19-100	16-317-080	REP-P	00-19-100	16-318-360	REP-P	00-19-100
16-316-800	REP	00-24-077	16-317-080	REP	00-24-077	16-318-360	REP	00-24-077
16-316-810	REP-P	00-19-100	16-318-002	REP-P	00-19-100	16-318-365	REP-P	00-19-100
16-316-810	REP	00-24-077	16-318-002	REP	00-24-077	16-318-365	REP	00-24-077
16-316-815	REP-P	00-19-100	16-318-003	REP-P	00-19-100	16-318-370	REP-P	00-19-100
16-316-815	REP	00-24-077	16-318-003	REP	00-24-077	16-318-370	REP	00-24-077
16-316-820	REP-P	00-19-100	16-318-040	REP-P	00-19-100	16-318-375	REP-P	00-19-100
16-316-820	REP	00-24-077	16-318-040	REP	00-24-077	16-318-375	REP	00-24-077
16-316-830	REP-P	00-19-100	16-318-050	REP-P	00-19-100	16-318-380	REP-P	00-19-100
16-316-830	REP	00-24-077	16-318-050	REP	00-24-077	16-318-380	REP	00-24-077
16-316-832	REP-P	00-19-100	16-318-060	REP-P	00-19-100	16-318-385	REP-P	00-19-100
16-316-832	REP	00-24-077	16-318-060	REP	00-24-077	16-318-385	REP	00-24-077
16-316-833	REP-P	00-19-100	16-318-065	REP-P	00-19-100	16-318-390	REP-P	00-19-100
16-316-833	REP	00-24-077	16-318-065	REP	00-24-077	16-318-390	REP	00-24-077
16-316-840	REP-P	00-19-100	16-318-070	REP-P	00-19-100	16-318-395	REP-P	00-19-100
16-316-840	REP	00-24-077	16-318-070	REP	00-24-077	16-318-395	REP	00-24-077
16-316-850	REP-P	00-19-100	16-318-080	REP-P	00-19-100	16-318-400	REP-P	00-19-100
16-316-850	REP	00-24-077	16-318-080	REP	00-24-077	16-318-400	REP	00-24-077
16-316-860	REP-P	00-19-100	16-318-090	REP-P	00-19-100	16-318-405	REP-P	00-19-100
16-316-860	REP	00-24-077	16-318-090	REP	00-24-077	16-318-405	REP	00-24-077
16-316-870	REP-P	00-19-100	16-318-200	REP-P	00-19-100	16-318-410	REP-P	00-19-100
16-316-870	REP	00-24-077	16-318-200	REP	00-24-077	16-318-410	REP	00-24-077
16-316-880	REP-P	00-19-100	16-318-205	REP-P	00-19-100	16-318-415	REP-P	00-19-100
16-316-880	REP	00-24-077	16-318-205	REP	00-24-077	16-318-415	REP	00-24-077
16-316-901	REP-P	00-19-100	16-318-210	REP-P	00-19-100	16-318-420	REP-P	00-19-100
16-316-901	REP	00-24-077	16-318-210	REP	00-24-077	16-318-420	REP	00-24-077
16-316-906	REP-P	00-19-100	16-318-215	REP-P	00-19-100	16-322	AMD-P	00-20-090
16-316-906	REP	00-24-077	16-318-215	REP	00-24-077	16-322	AMD	00-23-095
16-316-911	REP-P	00-19-100	16-318-220	REP-P	00-19-100	16-322-001	REP-P	00-20-090
16-316-911	REP	00-24-077	16-318-220	REP	00-24-077	16-322-001	REP	00-23-095
16-316-916	REP-P	00-19-100	16-318-225	REP-P	00-19-100	16-322-010	AMD-P	00-20-090
16-316-916	REP	00-24-077	16-318-225	REP	00-24-077	16-322-010	AMD	00-23-095
16-316-921	REP-P	00-19-100	16-318-230	REP-P	00-19-100	16-322-012	AMD-P	00-20-090

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
16-322-012	AMD	00-23-095	16-328-009	REP	00-19-034	16-333-090	AMD	00-19-035
16-322-015	AMD-P	00-20-090	16-328-010	AMD-XA	00-14-079	16-350	AMD-XA	00-14-078
16-322-015	AMD	00-23-095	16-328-010	AMD	00-19-034	16-350	AMD	00-19-036
16-322-025	AMD-P	00-20-090	16-328-015	AMD-XA	00-14-079	16-350-001	REP-XA	00-14-078
16-322-025	AMD	00-23-095	16-328-015	AMD	00-19-034	16-350-001	REP	00-19-036
16-322-035	AMD-P	00-20-090	16-328-025	AMD-XA	00-14-079	16-350-003	REP-XA	00-14-078
16-322-035	AMD	00-23-095	16-328-025	AMD	00-19-034	16-350-003	REP	00-19-036
16-322-040	AMD-P	00-20-090	16-328-030	REP-XA	00-14-079	16-350-010	AMD-XA	00-14-078
16-322-040	AMD	00-23-095	16-328-030	REP	00-19-034	16-350-010	AMD	00-19-036
16-322-045	AMD-P	00-20-090	16-328-035	REP-XA	00-14-079	16-350-015	AMD-XA	00-14-078
16-322-045	AMD	00-23-095	16-328-035	REP	00-19-034	16-350-015	AMD	00-19-036
16-324-361	AMD-XA	00-16-111	16-328-038	REP-XA	00-14-079	16-350-020	AMD-XA	00-14-078
16-324-361	AMD	00-20-070	16-328-038	REP	00-19-034	16-350-020	AMD	00-19-036
16-324-370	AMD-XA	00-16-111	16-328-045	NEW-XA	00-14-079	16-350-025	AMD-XA	00-14-078
16-324-370	AMD	00-20-070	16-328-045	NEW	00-19-034	16-350-025	AMD	00-19-036
16-324-375	AMD-XA	00-16-111	16-328-060	AMD-XA	00-14-079	16-350-030	AMD-XA	00-14-078
16-324-375	AMD	00-20-070	16-328-060	AMD	00-19-034	16-350-030	AMD	00-19-036
16-324-381	AMD-XA	00-16-111	16-328-065	AMD-XA	00-14-079	16-350-032	AMD-XA	00-14-078
16-324-381	AMD	00-20-070	16-328-065	AMD	00-19-034	16-350-032	AMD	00-19-036
16-324-382	AMD-XA	00-16-111	16-328-080	REP-XA	00-14-079	16-350-035	AMD-XA	00-14-078
16-324-382	AMD	00-20-070	16-328-080	REP	00-19-034	16-350-035	AMD	00-19-036
16-324-385	NEW-XA	00-16-111	16-328-083	AMD-XA	00-14-079	16-350-040	AMD-XA	00-14-078
16-324-385	NEW	00-20-070	16-328-083	AMD	00-19-034	16-350-040	AMD	00-19-036
16-324-391	AMD-XA	00-16-111	16-328-085	AMD-XA	00-14-079	16-350-045	AMD-XA	00-14-078
16-324-391	AMD	00-20-070	16-328-085	AMD	00-19-034	16-350-045	AMD	00-19-036
16-324-392	AMD-XA	00-16-111	16-328-088	AMD-XA	00-14-079	16-350-050	AMD-XA	00-14-078
16-324-392	AMD	00-20-070	16-328-088	AMD	00-19-034	16-350-050	AMD	00-19-036
16-324-393	AMD-XA	00-16-111	16-333	AMD-XA	00-14-077	16-350-060	REP-XA	00-14-078
16-324-393	AMD	00-20-070	16-333	AMD	00-19-035	16-350-060	REP	00-19-036
16-324-394	REP-XA	00-16-111	16-333-010	AMD-XA	00-14-077	16-350-065	REP-XA	00-14-078
16-324-394	REP	00-20-070	16-333-010	AMD	00-19-035	16-350-065	REP	00-19-036
16-324-395	REP-XA	00-16-111	16-333-020	AMD-XA	00-14-077	16-350-070	REP-XA	00-14-078
16-324-395	REP	00-20-070	16-333-020	AMD	00-19-035	16-350-070	REP	00-19-036
16-324-396	AMD-XA	00-16-111	16-333-030	REP-XA	00-14-077	16-350-075	REP-XA	00-14-078
16-324-396	AMD	00-20-070	16-333-030	REP	00-19-035	16-350-075	REP	00-19-036
16-324-397	REP-XA	00-16-111	16-333-040	AMD-XA	00-14-077	16-404	PREP	00-03-083
16-324-397	REP	00-20-070	16-333-040	AMD	00-19-035	16-409	PREP	00-03-085
16-324-398	AMD-XA	00-16-111	16-333-045	NEW-XA	00-14-077	16-414	PREP	00-07-132
16-324-398	AMD	00-20-070	16-333-045	NEW	00-19-035	16-439	PREP	00-07-134
16-324-399	NEW-XA	00-16-111	16-333-050	REP-XA	00-14-077	16-442	PREP	00-07-133
16-324-399	NEW	00-20-070	16-333-050	REP	00-19-035	16-445	PREP	00-03-084
16-324-401	AMD-XA	00-16-111	16-333-051	NEW-XA	00-14-077	16-449	PREP	00-15-010
16-324-401	AMD	00-20-070	16-333-051	NEW	00-19-035	16-459	PREP	00-15-010
16-324-402	AMD-XA	00-16-111	16-333-056	NEW-XA	00-14-077	16-463	PREP	00-07-135
16-324-402	AMD	00-20-070	16-333-056	NEW	00-19-035	16-470	PREP	00-16-048
16-324-409	AMD-XA	00-16-111	16-333-060	REP-XA	00-14-077	16-470	PREP	00-16-049
16-324-409	AMD	00-20-070	16-333-060	REP	00-19-035	16-470	PREP	00-16-050
16-324-431	AMD-XA	00-16-111	16-333-061	NEW-XA	00-14-077	16-470	PREP	00-17-185
16-324-431	AMD	00-20-070	16-333-061	NEW	00-19-035	16-470	PREP	00-21-021
16-324-446	AMD-XA	00-16-111	16-333-065	REP-XA	00-14-077	16-470-010	AMD-P	00-20-067
16-324-446	AMD	00-20-070	16-333-065	REP	00-19-035	16-470-010	AMD	00-23-098
16-324-700	REP-XA	00-16-111	16-333-066	NEW-XA	00-14-077	16-470-015	REP-P	00-20-067
16-324-700	REP	00-20-070	16-333-066	NEW	00-19-035	16-470-015	REP	00-23-098
16-324-710	REP-XA	00-16-111	16-333-070	REP-XA	00-14-077	16-470-300	AMD-XA	00-20-108
16-324-710	REP	00-20-070	16-333-070	REP	00-19-035	16-470-305	NEW-XA	00-20-108
16-324-720	AMD-XA	00-16-111	16-333-071	NEW-XA	00-14-077	16-470-310	AMD-XA	00-20-108
16-324-720	AMD	00-20-070	16-333-071	NEW	00-19-035	16-470-320	AMD-XA	00-20-108
16-328	AMD-XA	00-14-079	16-333-080	REP-XA	00-14-077	16-470-330	AMD-XA	00-20-108
16-328	AMD	00-19-034	16-333-080	REP	00-19-035	16-470-700	AMD-P	00-20-067
16-328-008	AMD-XA	00-14-079	16-333-085	NEW-XA	00-14-077	16-470-700	AMD	00-23-098
16-328-008	AMD	00-19-034	16-333-085	NEW	00-19-035	16-470-705	AMD-P	00-20-067
16-328-009	REP-XA	00-14-079	16-333-090	AMD-XA	00-14-077	16-470-705	AMD	00-23-098

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16-470-710	AMD-P	00-20-067	16-487-017	AMD-P	00-20-091	16-493-035	REP-P	00-19-100
16-470-710	AMD	00-23-098	16-487-017	AMD	00-24-022	16-493-035	REP	00-24-077
16-470-715	AMD-P	00-20-067	16-487-020	AMD-P	00-20-091	16-493-040	REP-P	00-19-100
16-470-715	AMD	00-23-098	16-487-020	AMD	00-24-022	16-493-040	REP	00-24-077
16-470-720	AMD-P	00-20-067	16-487-023	AMD-P	00-20-091	16-493-045	REP-P	00-19-100
16-470-720	AMD	00-23-098	16-487-023	AMD	00-24-022	16-493-045	REP	00-24-077
16-472-010	AMD-XA	00-16-110	16-487-025	AMD-P	00-20-091	16-493-050	REP-P	00-19-100
16-472-010	AMD	00-20-069	16-487-025	AMD	00-24-022	16-493-050	REP	00-24-077
16-472-020	AMD-XA	00-16-110	16-487-030	AMD-P	00-20-091	16-494-001	REP-P	00-19-100
16-472-020	AMD	00-20-069	16-487-030	AMD	00-24-022	16-494-001	REP	00-24-077
16-472-030	AMD-XA	00-16-110	16-487-040	AMD-P	00-20-091	16-494-010	REP-P	00-19-100
16-472-030	AMD	00-20-069	16-487-040	AMD	00-24-022	16-494-010	REP	00-24-077
16-472-040	AMD-XA	00-16-110	16-487-050	AMD-P	00-20-091	16-494-012	REP-P	00-19-100
16-472-040	AMD	00-20-069	16-487-050	AMD	00-24-022	16-494-012	REP	00-24-077
16-472-050	REP-XA	00-16-110	16-487-060	AMD-P	00-20-091	16-494-013	REP-P	00-19-100
16-472-050	REP	00-20-069	16-487-060	AMD	00-24-022	16-494-013	REP	00-24-077
16-478	PREP	00-16-047	16-487-100	AMD-P	00-20-091	16-494-020	REP-P	00-19-100
16-478-001	REP-P	00-20-068	16-487-100	AMD	00-24-022	16-494-020	REP	00-24-077
16-478-001	REP	00-23-097	16-487-110	AMD-P	00-20-091	16-494-030	REP-P	00-19-100
16-478-00101	REP-P	00-20-068	16-487-110	AMD	00-24-022	16-494-030	REP	00-24-077
16-478-00101	REP	00-23-097	16-487-120	AMD-P	00-20-091	16-494-042	REP-P	00-19-100
16-478-010	AMD-P	00-20-068	16-487-120	AMD	00-24-022	16-494-042	REP	00-24-077
16-478-010	AMD	00-23-097	16-487-140	AMD-P	00-20-091	16-494-043	REP-P	00-19-100
16-478-030	AMD-P	00-20-068	16-487-140	AMD	00-24-022	16-494-043	REP	00-24-077
16-478-030	AMD	00-23-097	16-487-150	AMD-P	00-20-091	16-494-044	REP-P	00-19-100
16-478-040	AMD-P	00-20-068	16-487-150	AMD	00-24-022	16-494-044	REP	00-24-077
16-478-040	AMD	00-23-097	16-487-160	AMD-P	00-20-091	16-494-045	REP-P	00-19-100
16-478-050	AMD-P	00-20-068	16-487-160	AMD	00-24-022	16-494-045	REP	00-24-077
16-478-050	AMD	00-23-097	16-487-200	AMD-P	00-20-091	16-494-046	REP-P	00-19-100
16-478-060	REP-P	00-20-068	16-487-200	AMD	00-24-022	16-494-046	REP	00-24-077
16-478-060	REP	00-23-097	16-487-210	AMD-P	00-20-091	16-494-047	REP-P	00-19-100
16-478-065	NEW-P	00-20-068	16-487-210	AMD	00-24-022	16-494-047	REP	00-24-077
16-478-065	NEW	00-23-097	16-487-230	AMD-P	00-20-091	16-494-062	REP-P	00-19-100
16-478-070	REP-P	00-20-068	16-487-230	AMD	00-24-022	16-494-062	REP	00-24-077
16-478-070	REP	00-23-097	16-487-240	REP-P	00-20-091	16-494-063	REP-P	00-19-100
16-478-080	REP-P	00-20-068	16-487-240	REP	00-24-022	16-494-063	REP	00-24-077
16-478-080	REP	00-23-097	16-487-250	AMD-P	00-20-091	16-494-064	REP-P	00-19-100
16-478-090	REP-P	00-20-068	16-487-250	AMD	00-24-022	16-494-064	REP	00-24-077
16-478-090	REP	00-23-097	16-487-300	AMD-P	00-20-091	16-494-100	REP-P	00-19-100
16-478-100	REP-P	00-20-068	16-487-300	AMD	00-24-022	16-494-100	REP	00-24-077
16-478-100	REP	00-23-097	16-487-310	AMD-P	00-20-091	16-494-110	REP-P	00-19-100
16-483	AMD-C	00-04-066	16-487-310	AMD	00-24-022	16-494-110	REP	00-24-077
16-483	PREP	00-18-102	16-487-320	AMD-P	00-20-091	16-494-120	REP-P	00-19-100
16-483-001	AMD	00-05-105	16-487-320	AMD	00-24-022	16-494-120	REP	00-24-077
16-483-001	AMD-P	00-20-092	16-487-330	AMD-P	00-20-091	16-494-130	REP-P	00-19-100
16-483-001	AMD	00-23-096	16-487-330	AMD	00-24-022	16-494-130	REP	00-24-077
16-483-005	AMD	00-05-105	16-487-335	AMD-P	00-20-091	16-494-140	REP-P	00-19-100
16-483-010	AMD	00-05-105	16-487-335	AMD	00-24-022	16-494-140	REP	00-24-077
16-483-020	AMD	00-05-105	16-493-001	REP-P	00-19-100	16-494-150	REP-P	00-19-100
16-483-030	AMD	00-05-105	16-493-001	REP	00-24-077	16-494-150	REP	00-24-077
16-483-030	AMD-P	00-20-092	16-493-005	REP-P	00-19-100	16-494-160	REP-P	00-19-100
16-483-030	AMD	00-23-096	16-493-005	REP	00-24-077	16-494-160	REP	00-24-077
16-483-040	AMD	00-05-105	16-493-010	REP-P	00-19-100	16-494-170	REP-P	00-19-100
16-483-050	AMD	00-05-105	16-493-010	REP	00-24-077	16-494-170	REP	00-24-077
16-483-060	REP	00-05-105	16-493-015	REP-P	00-19-100	16-495-004	REP-P	00-19-100
16-487	AMD-P	00-20-091	16-493-015	REP	00-24-077	16-495-004	REP	00-24-077
16-487-005	AMD-P	00-20-091	16-493-020	REP-P	00-19-100	16-495-010	REP-P	00-19-100
16-487-005	AMD	00-24-022	16-493-020	REP	00-24-077	16-495-010	REP	00-24-077
16-487-010	AMD-P	00-20-091	16-493-025	REP-P	00-19-100	16-495-020	REP-P	00-19-100
16-487-010	AMD	00-24-022	16-493-025	REP	00-24-077	16-495-020	REP	00-24-077
16-487-015	AMD-P	00-20-091	16-493-030	REP-P	00-19-100	16-495-030	REP-P	00-19-100
16-487-015	AMD	00-24-022	16-493-030	REP	00-24-077	16-495-030	REP	00-24-077

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16-495-040	REP-P	00-19-100	16-557-060	REP-W	00-10-066	16-663-110	NEW	00-22-072
16-495-040	REP	00-24-077	16-557-070	REP-C	00-07-136	16-663-120	NEW-P	00-17-184
16-495-050	REP-P	00-19-100	16-557-070	REP-W	00-10-066	16-663-120	NEW	00-22-072
16-495-050	REP	00-24-077	16-557-080	REP-C	00-07-136	16-663-130	NEW-P	00-17-184
16-495-060	REP-P	00-19-100	16-557-080	REP-W	00-10-066	16-663-130	NEW	00-22-072
16-495-060	REP	00-24-077	16-565-020	AMD-XA	00-05-092	16-663-140	NEW-P	00-17-184
16-495-090	REP-P	00-19-100	16-565-020	AMD	00-10-023	16-663-140	NEW	00-22-072
16-495-090	REP	00-24-077	16-570	PREP	00-10-109	16-663-150	NEW-P	00-17-184
16-495-095	REP-P	00-19-100	16-573	PREP	00-10-108	16-663-150	NEW	00-22-072
16-495-095	REP	00-24-077	16-606-001	REP-XR	00-20-099	16-663-160	NEW-P	00-17-184
16-495-100	REP-P	00-19-100	16-606-001	REP	00-23-093	16-663-160	NEW	00-22-072
16-495-100	REP	00-24-077	16-606-009	REP-XR	00-20-099	16-663-170	NEW-P	00-17-184
16-495-105	REP-P	00-19-100	16-606-009	REP	00-23-093	16-663-170	NEW	00-22-072
16-495-105	REP	00-24-077	16-606-010	REP-XR	00-20-099	16-664	PREP	00-13-080
16-495-110	REP-P	00-19-100	16-606-010	REP	00-23-093	16-674	PREP	00-13-079
16-495-110	REP	00-24-077	16-606-020	REP-XR	00-20-099	16-674-092	REP-P	00-18-010
16-514-010	REP-P	00-19-087	16-606-020	REP	00-23-093	16-674-092	REP	00-22-072
16-514-010	REP	00-24-060	16-621-001	REP-P	00-17-183	16-690	PREP	00-15-010
16-514-020	REP-P	00-19-087	16-621-001	REP	00-22-071	16-692-001	REP-P	00-17-183
16-514-020	REP	00-24-060	16-621-010	REP-P	00-17-183	16-692-001	REP	00-22-071
16-514-030	REP-P	00-19-087	16-621-010	REP	00-22-071	16-692-010	REP-P	00-17-183
16-514-030	REP	00-24-060	16-621-030	REP-P	00-17-183	16-692-010	REP	00-22-071
16-514-040	REP-P	00-19-087	16-621-030	REP	00-22-071	16-694-001	REP-P	00-17-183
16-514-040	REP	00-24-060	16-621-040	REP-P	00-17-183	16-694-001	REP	00-22-071
16-514-041	REP-P	00-19-087	16-621-040	REP	00-22-071	16-694-010	REP-P	00-17-183
16-514-041	REP	00-24-060	16-622	PREP	00-12-007	16-694-010	REP	00-22-071
16-514-050	REP-P	00-19-087	16-623-001	NEW-P	00-17-175	16-694-020	REP-P	00-17-183
16-514-050	REP	00-24-060	16-623-001	NEW	00-22-071	16-694-020	REP	00-22-071
16-514-060	REP-P	00-19-087	16-623-010	NEW-P	00-17-175	16-694-021	REP-P	00-17-183
16-514-060	REP	00-24-060	16-623-010	NEW	00-22-071	16-694-021	REP	00-22-071
16-514-060	REP	00-24-060	16-623-020	NEW-P	00-17-175	16-750	PREP	00-13-002
16-514-070	REP-P	00-19-087	16-623-020	NEW	00-22-071	16-750-011	AMD-P	00-20-026
16-514-070	REP	00-24-060	16-623-020	NEW	00-22-071	16-750-011	AMD	00-24-017
16-514-080	REP-P	00-19-087	16-623-030	NEW-P	00-17-175	16-750-015	AMD-P	00-20-026
16-514-080	REP	00-24-060	16-623-030	NEW	00-22-071	16-750-015	AMD	00-24-017
16-516-010	AMD-XA	00-07-079	16-623-040	NEW-P	00-17-175	16-752-500	AMD-P	00-21-116
16-516-010	AMD	00-11-180	16-623-040	NEW	00-22-071	16-752-505	AMD-P	00-21-116
16-516-020	AMD-XA	00-07-079	16-623-050	NEW-P	00-17-175	16-752-515	AMD-P	00-21-116
16-516-020	AMD	00-11-180	16-623-050	NEW	00-22-071	16-752-520	AMD-P	00-21-116
16-536-040	AMD-P	00-05-089	16-623-060	NEW-P	00-17-175	16-752-600	AMD-P	00-19-102
16-536-040	AMD-W	00-17-121	16-623-060	NEW	00-22-071	16-752-600	AMD-C	00-21-053
16-550-020	AMD-XA	00-05-090	16-662-105	AMD-P	00-09-090	16-752-600	AMD	00-24-021
16-550-020	AMD	00-10-022	16-662-105	AMD	00-14-005	16-752-610	AMD-P	00-19-102
16-550-040	AMD-P	00-21-078	16-663	PREP	00-13-078	16-752-610	AMD-C	00-21-053
16-555-020	AMD-XA	00-05-091	16-663	AMD-P	00-17-184	16-752-610	AMD	00-24-021
16-555-020	AMD	00-10-024	16-663	AMD	00-22-072	16-752-630	AMD-P	00-19-102
16-557	REP-C	00-08-066	16-663-001	REP-P	00-17-184	16-752-630	AMD-C	00-21-053
16-557	REP-C	00-09-026	16-663-001	REP	00-22-072	16-752-630	AMD	00-24-021
16-557-010	REP-C	00-07-136	16-663-010	REP-P	00-17-184	16-752-650	AMD-P	00-19-102
16-557-010	REP-W	00-10-066	16-663-010	REP	00-22-072	16-752-650	AMD-C	00-21-053
16-557-020	REP-C	00-07-136	16-663-020	REP-P	00-17-184	16-752-650	AMD	00-24-021
16-557-020	REP-W	00-10-066	16-663-020	REP	00-22-072	24-12-010	AMD-XA	00-17-174
16-557-025	REP-C	00-07-136	16-663-030	REP-P	00-17-184	24-12-010	AMD	00-23-064
16-557-025	REP-W	00-10-066	16-663-030	REP	00-22-072	25-48	PREP	00-11-170
16-557-030	REP-C	00-07-136	16-663-040	REP-P	00-17-184	44-10-010	AMD	00-08-068
16-557-030	REP-W	00-10-066	16-663-040	REP	00-22-072	44-10-170	AMD	00-08-068
16-557-040	REP-C	00-07-136	16-663-050	REP-P	00-17-184	44-10-200	AMD	00-08-068
16-557-040	REP-W	00-10-066	16-663-050	REP	00-22-072	50-12-020	DECOD-X	00-13-101
16-557-041	REP-C	00-07-136	16-663-060	REP-P	00-17-184	50-12-020	DECOD	00-17-141
16-557-041	REP-W	00-10-066	16-663-060	REP	00-22-072	50-12-030	AMD-XA	00-13-101
16-557-050	REP-C	00-07-136	16-663-100	NEW-P	00-17-184	50-12-030	DECOD-X	00-13-101
16-557-050	REP-W	00-10-066	16-663-100	NEW	00-22-072	50-12-030	AMD	00-17-141
16-557-060	REP-C	00-07-136	16-663-110	NEW-P	00-17-184			

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50-12-030	DECOD	00-17-141	50-12-210	DECOD	00-17-141	50-14-050	AMD	00-17-141
50-12-045	AMD-XA	00-13-101	50-12-220	DECOD-X	00-13-101	50-14-050	DECOD	00-17-141
50-12-045	DECOD-X	00-13-101	50-12-220	DECOD	00-17-141	50-14-060	AMD-XA	00-13-101
50-12-045	AMD	00-17-141	50-12-230	PREP	00-13-099	50-14-060	DECOD-X	00-13-101
50-12-045	DECOD	00-17-141	50-12-230	AMD-XA	00-13-101	50-14-060	AMD	00-17-141
50-12-050	DECOD-X	00-13-101	50-12-230	DECOD-X	00-13-101	50-14-060	DECOD	00-17-141
50-12-050	DECOD	00-17-141	50-12-230	AMD	00-17-141	50-14-070	AMD-XA	00-13-101
50-12-060	AMD-XA	00-13-101	50-12-230	DECOD	00-17-141	50-14-070	DECOD-X	00-13-101
50-12-060	DECOD-X	00-13-101	50-12-240	DECOD-X	00-13-101	50-14-070	AMD	00-17-141
50-12-060	AMD	00-17-141	50-12-240	DECOD	00-17-141	50-14-070	DECOD	00-17-141
50-12-060	DECOD	00-17-141	50-12-250	AMD-XA	00-13-101	50-14-080	AMD-XA	00-13-101
50-12-070	AMD-XA	00-13-101	50-12-250	DECOD-X	00-13-101	50-14-080	DECOD-X	00-13-101
50-12-070	DECOD-X	00-13-101	50-12-250	AMD	00-17-141	50-14-080	AMD	00-17-141
50-12-070	AMD	00-17-141	50-12-250	DECOD	00-17-141	50-14-080	DECOD	00-17-141
50-12-070	DECOD	00-17-141	50-12-260	DECOD-X	00-13-101	50-14-090	AMD-XA	00-13-101
50-12-080	DECOD-X	00-13-101	50-12-260	DECOD	00-17-141	50-14-090	DECOD-X	00-13-101
50-12-080	DECOD	00-17-141	50-12-270	DECOD-X	00-13-101	50-14-090	AMD	00-17-141
50-12-090	DECOD-X	00-13-101	50-12-270	DECOD	00-17-141	50-14-090	DECOD	00-17-141
50-12-090	DECOD	00-17-141	50-12-280	DECOD-X	00-13-101	50-14-100	AMD-XA	00-13-101
50-12-100	DECOD-X	00-13-101	50-12-280	DECOD	00-17-141	50-14-100	DECOD-X	00-13-101
50-12-100	DECOD	00-17-141	50-12-290	DECOD-X	00-13-101	50-14-100	AMD	00-17-141
50-12-110	DECOD-X	00-13-101	50-12-290	DECOD	00-17-141	50-14-100	DECOD	00-17-141
50-12-110	DECOD	00-17-141	50-12-300	DECOD-X	00-13-101	50-14-110	DECOD-X	00-13-101
50-12-115	DECOD-X	00-13-101	50-12-300	DECOD	00-17-141	50-14-110	DECOD	00-17-141
50-12-115	DECOD	00-17-141	50-12-310	AMD-XA	00-13-101	50-14-120	AMD-XA	00-13-101
50-12-116	DECOD-X	00-13-101	50-12-310	DECOD-X	00-13-101	50-14-120	DECOD-X	00-13-101
50-12-116	DECOD	00-17-141	50-12-310	AMD	00-17-141	50-14-120	AMD	00-17-141
50-12-117	AMD-XA	00-13-101	50-12-310	DECOD	00-17-141	50-14-120	DECOD	00-17-141
50-12-117	DECOD-X	00-13-101	50-12-320	DECOD-X	00-13-101	50-14-130	AMD-XA	00-13-101
50-12-117	AMD	00-17-141	50-12-320	DECOD	00-17-141	50-14-130	DECOD-X	00-13-101
50-12-117	DECOD	00-17-141	50-12-330	DECOD-X	00-13-101	50-14-130	AMD	00-17-141
50-12-120	AMD-XA	00-13-101	50-12-330	DECOD	00-17-141	50-14-130	DECOD	00-17-141
50-12-120	DECOD-X	00-13-101	50-12-340	DECOD-X	00-13-101	50-14-140	DECOD-X	00-13-101
50-12-120	AMD	00-17-141	50-12-340	DECOD	00-17-141	50-14-140	DECOD	00-17-141
50-12-120	DECOD	00-17-141	50-12-350	AMD-XA	00-13-101	50-28-010	DECOD-X	00-13-101
50-12-130	DECOD-X	00-13-101	50-12-350	DECOD-X	00-13-101	50-28-010	DECOD	00-17-141
50-12-130	DECOD	00-17-141	50-12-350	AMD	00-17-141	50-28-020	AMD-XA	00-13-101
50-12-140	AMD-XA	00-13-101	50-12-350	DECOD	00-17-141	50-28-020	DECOD-X	00-13-101
50-12-140	DECOD-X	00-13-101	50-12-360	DECOD-X	00-13-101	50-28-020	AMD	00-17-141
50-12-140	AMD	00-17-141	50-12-360	DECOD	00-17-141	50-28-020	DECOD	00-17-141
50-12-140	DECOD	00-17-141	50-12-370	AMD-XA	00-13-101	50-28-030	AMD-XA	00-13-101
50-12-150	AMD-XA	00-13-101	50-12-370	DECOD-X	00-13-101	50-28-030	DECOD-X	00-13-101
50-12-150	DECOD-X	00-13-101	50-12-370	AMD	00-17-141	50-28-030	AMD	00-17-141
50-12-150	AMD	00-17-141	50-12-370	DECOD	00-17-141	50-28-030	DECOD	00-17-141
50-12-150	DECOD	00-17-141	50-14-010	AMD-XA	00-13-101	50-28-040	DECOD-X	00-13-101
50-12-160	AMD-XA	00-13-101	50-14-010	DECOD-X	00-13-101	50-28-040	DECOD	00-17-141
50-12-160	DECOD-X	00-13-101	50-14-010	AMD	00-17-141	50-28-050	AMD-XA	00-13-101
50-12-160	AMD	00-17-141	50-14-010	DECOD	00-17-141	50-28-050	DECOD-X	00-13-101
50-12-160	DECOD	00-17-141	50-14-020	AMD-XA	00-13-101	50-28-050	AMD	00-17-141
50-12-170	DECOD-X	00-13-101	50-14-020	DECOD-X	00-13-101	50-28-050	DECOD	00-17-141
50-12-170	DECOD	00-17-141	50-14-020	AMD	00-17-141	50-28-060	AMD-XA	00-13-101
50-12-180	DECOD-X	00-13-101	50-14-020	DECOD	00-17-141	50-28-060	DECOD-X	00-13-101
50-12-180	DECOD	00-17-141	50-14-030	AMD-XA	00-13-101	50-28-060	AMD	00-17-141
50-12-190	DECOD-X	00-13-101	50-14-030	DECOD-X	00-13-101	50-28-060	DECOD	00-17-141
50-12-190	DECOD	00-17-141	50-14-030	AMD	00-17-141	50-28-070	AMD-XA	00-13-101
50-12-200	AMD-XA	00-13-101	50-14-030	DECOD	00-17-141	50-28-070	DECOD-X	00-13-101
50-12-200	DECOD-X	00-13-101	50-14-040	AMD-XA	00-13-101	50-28-070	AMD	00-17-141
50-12-200	AMD	00-17-141	50-14-040	DECOD-X	00-13-101	50-28-070	DECOD	00-17-141
50-12-200	DECOD	00-17-141	50-14-040	AMD	00-17-141	50-28-990	AMD-XA	00-13-101
50-12-210	AMD-XA	00-13-101	50-14-040	DECOD	00-17-141	50-28-990	DECOD-X	00-13-101
50-12-210	DECOD-X	00-13-101	50-14-050	AMD-XA	00-13-101	50-28-990	AMD	00-17-141
50-12-210	AMD	00-17-141	50-14-050	DECOD-X	00-13-101	50-28-990	DECOD	00-17-141

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
50-32-010	DECOD-X	00-14-053	50-36-090	AMD-XA	00-13-101	50-48-070	AMD	00-17-141
50-32-010	DECOD	00-18-103	50-36-090	DECOD-X	00-13-101	50-48-070	DECOD	00-17-141
50-32-020	AMD-XA	00-14-053	50-36-090	AMD	00-17-141	50-48-080	DECOD-X	00-13-101
50-32-020	DECOD-X	00-14-053	50-36-090	DECOD	00-17-141	50-48-080	DECOD	00-17-141
50-32-020	AMD	00-18-103	50-36-100	DECOD-X	00-13-101	50-48-090	AMD-XA	00-13-101
50-32-020	DECOD	00-18-103	50-36-100	DECOD	00-17-141	50-48-090	DECOD-X	00-13-101
50-32-030	AMD-XA	00-14-053	50-36-110	DECOD-X	00-13-101	50-48-090	AMD	00-17-141
50-32-030	DECOD-X	00-14-053	50-36-110	DECOD	00-17-141	50-48-090	DECOD	00-17-141
50-32-030	AMD	00-18-103	50-36-120	DECOD-X	00-13-101	50-48-100	AMD-XA	00-13-101
50-32-030	DECOD	00-18-103	50-36-120	DECOD	00-17-141	50-48-100	DECOD-X	00-13-101
50-32-040	AMD-XA	00-14-053	50-44-005	AMD-XA	00-13-101	50-48-100	AMD	00-17-141
50-32-040	DECOD-X	00-14-053	50-44-005	DECOD-X	00-13-101	50-48-100	DECOD	00-17-141
50-32-040	AMD	00-18-103	50-44-005	AMD	00-17-141	50-56-010	AMD-XA	00-13-101
50-32-040	DECOD	00-18-103	50-44-005	DECOD	00-17-141	50-56-010	DECOD-X	00-13-101
50-32-050	DECOD-X	00-14-053	50-44-010	AMD-XA	00-13-101	50-56-010	AMD	00-17-141
50-32-050	DECOD	00-18-103	50-44-010	DECOD-X	00-13-101	50-56-010	DECOD	00-17-141
50-32-060	DECOD-X	00-14-053	50-44-010	AMD	00-17-141	50-56-020	AMD-XA	00-13-101
50-32-060	DECOD	00-18-103	50-44-010	DECOD	00-17-141	50-56-020	DECOD-X	00-13-101
50-32-070	DECOD-X	00-14-053	50-44-020	AMD-XA	00-13-101	50-56-020	AMD	00-17-141
50-32-070	DECOD	00-18-103	50-44-020	DECOD-X	00-13-101	50-56-020	DECOD	00-17-141
50-32-070	DECOD-X	00-14-053	50-44-020	AMD	00-17-141	50-56-030	AMD-XA	00-13-101
50-32-080	DECOD-X	00-14-053	50-44-020	DECOD	00-17-141	50-56-030	DECOD-X	00-13-101
50-32-080	DECOD	00-18-103	50-44-020	DECOD-X	00-13-101	50-56-030	AMD	00-17-141
50-32-090	AMD-XA	00-14-053	50-44-025	DECOD-X	00-13-101	50-56-030	DECOD	00-17-141
50-32-090	DECOD-X	00-14-053	50-44-025	DECOD	00-17-141	50-56-030	DECOD	00-17-141
50-32-090	AMD	00-18-103	50-44-030	AMD-XA	00-13-101	50-56-040	AMD-XA	00-13-101
50-32-090	DECOD	00-18-103	50-44-030	DECOD-X	00-13-101	50-56-040	DECOD-X	00-13-101
50-32-100	DECOD-X	00-14-053	50-44-030	AMD	00-17-141	50-56-040	AMD	00-17-141
50-32-100	DECOD	00-18-103	50-44-030	DECOD	00-17-141	50-56-040	DECOD	00-17-141
50-32-99001	AMD-XA	00-14-053	50-44-037	DECOD-X	00-13-101	50-56-050	AMD-XA	00-13-101
50-32-99001	DECOD-X	00-14-053	50-44-037	DECOD	00-17-141	50-56-050	DECOD-X	00-13-101
50-32-99001	AMD	00-18-103	50-44-039	DECOD-X	00-13-101	50-56-050	AMD	00-17-141
50-32-99001	DECOD	00-18-103	50-44-039	DECOD	00-17-141	50-56-050	DECOD	00-17-141
50-32-99002	AMD-XA	00-14-053	50-44-050	AMD-XA	00-13-101	50-56-060	AMD-XA	00-13-101
50-32-99002	DECOD-X	00-14-053	50-44-050	DECOD-X	00-13-101	50-56-060	DECOD-X	00-13-101
50-32-99002	AMD	00-18-103	50-44-050	AMD	00-17-141	50-56-060	AMD	00-17-141
50-32-99002	DECOD	00-18-103	50-44-050	DECOD	00-17-141	50-56-060	DECOD	00-17-141
50-32-99003	AMD-XA	00-14-053	50-44-060	AMD-XA	00-13-101	50-56-070	AMD-XA	00-13-101
50-32-99003	DECOD-X	00-14-053	50-44-060	DECOD-X	00-13-101	50-56-070	DECOD-X	00-13-101
50-32-99003	AMD	00-18-103	50-44-060	AMD	00-17-141	50-56-070	AMD	00-17-141
50-32-99003	DECOD	00-18-103	50-44-060	DECOD	00-17-141	50-56-070	DECOD	00-17-141
50-36-010	DECOD-X	00-13-101	50-48-010	AMD-XA	00-13-101	50-56-080	AMD-XA	00-13-101
50-36-010	DECOD	00-17-141	50-48-010	DECOD-X	00-13-101	50-56-080	DECOD-X	00-13-101
50-36-020	AMD-XA	00-13-101	50-48-010	AMD	00-17-141	50-56-080	AMD	00-17-141
50-36-020	DECOD-X	00-13-101	50-48-010	DECOD	00-17-141	50-56-080	DECOD	00-17-141
50-36-020	AMD	00-17-141	50-48-020	AMD-XA	00-13-101	51-11-0101	AMD-S	00-18-017
50-36-020	DECOD	00-17-141	50-48-020	DECOD-X	00-13-101	51-11-0201	AMD-P	00-16-131
50-36-030	DECOD-X	00-13-101	50-48-020	AMD	00-17-141	51-11-0201	AMD-S	00-18-017
50-36-030	DECOD	00-17-141	50-48-020	DECOD	00-17-141	51-11-0502	AMD-P	00-16-131
50-36-040	DECOD-X	00-13-101	50-48-030	AMD-XA	00-13-101	51-11-0502	AMD-S	00-18-017
50-36-040	DECOD	00-17-141	50-48-030	DECOD-X	00-13-101	51-11-0503	AMD-P	00-16-131
50-36-050	AMD-XA	00-13-101	50-48-030	AMD	00-17-141	51-11-0503	AMD-S	00-18-017
50-36-050	DECOD-X	00-13-101	50-48-030	DECOD	00-17-141	51-11-0504	AMD-P	00-16-131
50-36-050	AMD	00-17-141	50-48-040	DECOD-X	00-13-101	51-11-0504	AMD-S	00-18-017
50-36-050	DECOD	00-17-141	50-48-040	DECOD	00-17-141	51-11-0505	AMD-P	00-16-131
50-36-060	DECOD-X	00-13-101	50-48-050	DECOD-X	00-13-101	51-11-0505	AMD-S	00-18-017
50-36-060	DECOD	00-17-141	50-48-050	DECOD	00-17-141	51-11-0530	AMD-P	00-16-131
50-36-070	DECOD-X	00-13-101	50-48-060	AMD-XA	00-13-101	51-11-0530	AMD-S	00-18-017
50-36-070	DECOD	00-17-141	50-48-060	DECOD-X	00-13-101	51-11-0601	AMD-P	00-16-131
50-36-080	AMD-XA	00-13-101	50-48-060	AMD	00-17-141	51-11-0601	AMD-S	00-18-017
50-36-080	DECOD-X	00-13-101	50-48-060	DECOD	00-17-141	51-11-0602	AMD-P	00-16-131
50-36-080	AMD	00-17-141	50-48-070	AMD-XA	00-13-101	51-11-0602	AMD-S	00-18-017
50-36-080	DECOD	00-17-141	50-48-070	DECOD-X	00-13-101	51-11-0604	AMD-P	00-16-131

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
51-11-0604	AMD-S	00-18-017	51-11-1416	NEW-P	00-16-131	51-13-303	AMD-P	00-16-133
51-11-0605	AMD-P	00-16-131	51-11-1416	NEW-S	00-18-017	51-13-303	AMD-S	00-18-016
51-11-0605	AMD-S	00-18-017	51-11-1423	AMD-P	00-16-131	51-13-304	AMD-P	00-16-133
51-11-0625	AMD-P	00-16-131	51-11-1423	AMD-S	00-18-017	51-13-304	AMD-S	00-18-016
51-11-0625	AMD-S	00-18-017	51-11-1433	AMD-P	00-16-131	51-13-503	AMD-P	00-16-133
51-11-0626	AMD-P	00-16-131	51-11-1433	AMD-S	00-18-017	51-13-503	AMD-S	00-18-016
51-11-0626	AMD-S	00-18-017	51-11-1435	AMD-P	00-16-131	51-40-0200	AMD-P	00-16-128
51-11-0627	AMD-P	00-16-131	51-11-1435	AMD-S	00-18-017	51-40-0310	AMD-P	00-16-128
51-11-0627	AMD-S	00-18-017	51-11-1438	AMD-P	00-16-131	51-40-0313	AMD-P	00-16-128
51-11-0628	AMD-P	00-16-131	51-11-1438	AMD-S	00-18-017	51-40-0403	AMD-P	00-16-128
51-11-0628	AMD-S	00-18-017	51-11-1439	NEW-P	00-16-131	51-40-0804	AMD-P	00-16-128
51-11-0630	AMD-P	00-16-131	51-11-1439	NEW-S	00-18-017	51-40-0902	AMD-P	00-16-128
51-11-0630	AMD-S	00-18-017	51-11-1443	NEW-P	00-16-131	51-40-1003	AMD-P	00-16-128
51-11-0701	AMD-P	00-16-131	51-11-1443	NEW-S	00-18-017	51-40-1004	AMD-P	00-16-128
51-11-0701	AMD-S	00-18-017	51-11-1454	AMD-P	00-16-131	51-40-1103	AMD-P	00-16-128
51-11-1001	AMD-P	00-16-131	51-11-1454	AMD-S	00-18-017	51-40-1104	AMD-P	00-16-128
51-11-1001	AMD-S	00-18-017	51-11-1512	AMD-P	00-16-131	51-40-1105	AMD-P	00-16-128
51-11-1002	AMD-P	00-16-131	51-11-1512	AMD-S	00-18-017	51-40-1106	AMD-P	00-16-128
51-11-1002	AMD-S	00-18-017	51-11-1513	AMD-P	00-16-131	51-40-1106	AMD-P	00-16-128
51-11-1003	AMD-P	00-16-131	51-11-1513	AMD-S	00-18-017	51-40-1202	NEW-P	00-16-128
51-11-1003	AMD-S	00-18-017	51-11-1513	AMD-S	00-18-017	51-40-1203	AMD-P	00-16-128
51-11-1004	AMD-P	00-16-131	51-11-1521	AMD-P	00-16-131	51-40-1505	NEW-P	00-16-128
51-11-1004	AMD-S	00-18-017	51-11-1521	AMD-S	00-18-017	51-40-1600	NEW-P	00-16-128
51-11-1005	AMD-P	00-16-131	51-11-1530	AMD-P	00-16-131	51-40-1616	AMD-P	00-16-128
51-11-1005	AMD-S	00-18-017	51-11-1530	AMD-S	00-18-017	51-40-1700	NEW-P	00-16-128
51-11-1006	AMD-P	00-16-131	51-11-1531	AMD-P	00-16-131	51-40-1800	NEW-P	00-16-128
51-11-1006	AMD-S	00-18-017	51-11-1531	AMD-S	00-18-017	51-40-1900	NEW-P	00-16-128
51-11-1007	AMD-P	00-16-131	51-11-1532	AMD-P	00-16-131	51-40-2000	NEW-P	00-16-128
51-11-1007	AMD-S	00-18-017	51-11-1532	AMD-S	00-18-017	51-40-2100	NEW-P	00-16-128
51-11-1008	AMD-P	00-16-131	51-11-1701	REP-P	00-16-131	51-40-2100	NEW-P	00-16-128
51-11-1008	AMD-S	00-18-017	51-11-1701	REP-S	00-18-017	51-40-2106	NEW-P	00-16-128
51-11-1009	AMD-P	00-16-131	51-11-2000	REP-P	00-16-131	51-40-2200	NEW-P	00-16-128
51-11-1009	AMD-S	00-18-017	51-11-2000	REP-S	00-18-017	51-40-2300	NEW-P	00-16-128
51-11-1132	AMD-S	00-18-017	51-11-2000	REP-S	00-18-017	51-40-2900	AMD-P	00-16-128
51-11-1201	REP-P	00-16-131	51-11-2001	REP-P	00-16-131	51-40-2929	AMD-P	00-16-128
51-11-1201	REP-S	00-18-017	51-11-2001	REP-S	00-18-017	51-40-3102	AMD-P	00-16-128
51-11-1210	REP-P	00-16-131	51-11-2002	REP-P	00-16-131	51-40-31200	AMD-P	00-16-128
51-11-1210	REP-S	00-18-017	51-11-2002	REP-S	00-18-017	51-42-0405	NEW-P	00-16-130
51-11-1312	AMD-P	00-16-131	51-11-2003	REP-P	00-16-131	51-42-1101	AMD-P	00-16-130
51-11-1312	AMD-S	00-18-017	51-11-2003	REP-S	00-18-017	51-42-1103	AMD-P	00-16-130
51-11-1313	AMD-P	00-16-131	51-11-2004	REP-P	00-16-131	51-42-1105	AMD-P	00-16-130
51-11-1313	AMD-S	00-18-017	51-11-2004	REP-S	00-18-017	51-42-1109	NEW-P	00-16-130
51-11-1322	AMD-P	00-16-131	51-11-2005	REP-P	00-16-131	51-42-1110	NEW-P	00-16-130
51-11-1322	AMD-S	00-18-017	51-11-2005	REP-S	00-18-017	51-42-1111	NEW-P	00-16-130
51-11-1323	AMD-P	00-16-131	51-11-2006	REP-P	00-16-131	51-42-1112	NEW-P	00-16-130
51-11-1323	AMD-S	00-18-017	51-11-2006	REP-S	00-18-017	51-42-1113	NEW-P	00-16-130
51-11-1331	AMD-P	00-16-131	51-11-2007	REP-P	00-16-131	51-42-1114	NEW-P	00-16-130
51-11-1331	AMD-S	00-18-017	51-11-2007	REP-S	00-18-017	51-42-1115	NEW-P	00-16-130
51-11-1334	AMD-P	00-16-131	51-11-2008	REP-P	00-16-131	51-42-1116	NEW-P	00-16-130
51-11-1334	AMD-S	00-18-017	51-11-2008	REP-S	00-18-017	51-42-1117	NEW-P	00-16-130
51-11-1401	AMD-P	00-16-131	51-11-2009	REP-P	00-16-131	51-42-1118	NEW-P	00-16-130
51-11-1401	AMD-S	00-18-017	51-11-2009	REP-S	00-18-017	51-42-1119	NEW-P	00-16-130
51-11-1410	AMD-P	00-16-131	51-11-99902	AMD-P	00-16-131	51-42-1120	NEW-P	00-16-130
51-11-1410	AMD-S	00-18-017	51-11-99902	AMD-S	00-18-017	51-42-1121	NEW-P	00-16-130
51-11-1411	AMD-P	00-16-131	51-11-99903	AMD-P	00-16-131	51-42-1122	NEW-P	00-16-130
51-11-1411	AMD-S	00-18-017	51-11-99903	AMD-S	00-18-017	51-42-1123	NEW-P	00-16-130
51-11-1412	AMD-P	00-16-131	51-11-99904	AMD-P	00-16-131	51-42-1124	NEW-P	00-16-130
51-11-1412	AMD-S	00-18-017	51-11-99904	AMD-S	00-18-017	51-42-1126	NEW-P	00-16-130
51-11-1414	AMD-P	00-16-131	51-13-101	AMD-P	00-16-133	51-42-1301	NEW-P	00-16-130
51-11-1414	AMD-S	00-18-017	51-13-101	AMD-S	00-18-016	51-44-0103	AMD-P	00-16-132
51-11-1415	AMD-P	00-16-131	51-13-301	AMD-P	00-16-133	51-44-0105	NEW-P	00-16-132
51-11-1415	AMD-S	00-18-017	51-13-301	AMD-S	00-18-016	51-44-0200	AMD-P	00-16-132
			51-13-302	AMD-P	00-16-133	51-44-1007	AMD-P	00-16-132
			51-13-302	AMD-S	00-18-016	51-44-1102	NEW-P	00-16-132

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51- 44-1109	AMD-P	00-16-132	51- 46-0704	REP-P	00-16-129	82- 50-021	AMD-XA	00-05-016
51- 44-2500	AMD-P	00-16-132	51- 46-0710	REP-P	00-16-129	82- 50-021	AMD	00-09-088
51- 44-5200	AMD-P	00-16-132	51- 46-0713	REP-P	00-16-129	112- 10-010	AMD	00-05-036
51- 44-6100	AMD-P	00-16-132	51- 46-0793	REP-P	00-16-129	112- 10-010	AMD-XA	00-18-075
51- 44-6300	AMD-P	00-16-132	51- 46-0800	REP-P	00-16-129	112- 10-010	AMD	00-23-046
51- 44-7900	AMD-P	00-16-132	51- 46-0810	REP-P	00-16-129	112- 10-020	AMD	00-05-036
51- 44-8000	AMD-P	00-16-132	51- 46-0814	REP-P	00-16-129	112- 10-020	AMD-XA	00-18-075
51- 44-8102	NEW-P	00-16-132	51- 46-0815	REP-P	00-16-129	112- 10-020	AMD	00-23-046
51- 45-10100	NEW-P	00-16-132	51- 46-0900	REP-P	00-16-129	112- 10-030	AMD	00-05-036
51- 46-001	REP-P	00-16-129	51- 46-0903	REP-P	00-16-129	112- 10-030	AMD-XA	00-18-075
51- 46-002	REP-P	00-16-129	51- 46-1000	REP-P	00-16-129	112- 10-030	AMD	00-23-046
51- 46-003	REP-P	00-16-129	51- 46-1003	REP-P	00-16-129	112- 10-040	AMD	00-05-036
51- 46-007	REP-P	00-16-129	51- 46-1012	REP-P	00-16-129	112- 10-040	AMD-XA	00-18-075
51- 46-008	REP-P	00-16-129	51- 46-1300	REP-P	00-16-129	112- 10-040	AMD	00-23-046
51- 46-0100	REP-P	00-16-129	51- 46-1301	REP-P	00-16-129	112- 10-050	AMD	00-05-036
51- 46-0101	REP-P	00-16-129	51- 46-1302	REP-P	00-16-129	112- 10-050	AMD-XA	00-18-075
51- 46-0102	REP-P	00-16-129	51- 46-1303	REP-P	00-16-129	112- 10-050	AMD	00-23-046
51- 46-0103	REP-P	00-16-129	51- 46-1304	REP-P	00-16-129	112- 10-060	AMD	00-05-036
51- 46-0200	REP-P	00-16-129	51- 46-1305	REP-P	00-16-129	112- 10-070	NEW	00-05-036
51- 46-0205	REP-P	00-16-129	51- 46-1400	REP-P	00-16-129	112- 10-070	AMD-XA	00-18-075
51- 46-0215	REP-P	00-16-129	51- 46-1401	REP-P	00-16-129	112- 10-070	AMD	00-23-046
51- 46-0218	REP-P	00-16-129	51- 46-1491	REP-P	00-16-129	112- 10-080	NEW	00-05-036
51- 46-0300	REP-P	00-16-129	51- 46-97120	REP-P	00-16-129	112- 10-080	AMD-XA	00-18-075
51- 46-0301	REP-P	00-16-129	51- 46-97121	REP-P	00-16-129	112- 10-080	AMD	00-23-046
51- 46-0310	REP-P	00-16-129	51- 46-97122	REP-P	00-16-129	118- 03-330	REP	00-05-012
51- 46-0311	REP-P	00-16-129	51- 46-97123	REP-P	00-16-129	118- 04-060	AMD-XA	00-21-048
51- 46-0313	REP-P	00-16-129	51- 46-97124	REP-P	00-16-129	118- 04-080	AMD-XA	00-21-048
51- 46-0314	REP-P	00-16-129	51- 46-97125	REP-P	00-16-129	118- 04-100	AMD-XA	00-21-048
51- 46-0316	REP-P	00-16-129	51- 46-97126	REP-P	00-16-129	118- 04-120	AMD-XA	00-21-048
51- 46-0392	REP-P	00-16-129	51- 46-97127	REP-P	00-16-129	118- 04-180	AMD-XA	00-21-048
51- 46-0400	REP-P	00-16-129	51- 46-97128	REP-P	00-16-129	118- 04-200	AMD-XA	00-21-048
51- 46-0402	REP-P	00-16-129	51- 46-97129	REP-P	00-16-129	118- 04-220	AMD-XA	00-21-048
51- 46-0412	REP-P	00-16-129	51- 47-001	REP-P	00-16-129	118- 04-240	AMD-XA	00-21-048
51- 46-0413	REP-P	00-16-129	51- 47-002	REP-P	00-16-129	118- 04-260	AMD-XA	00-21-048
51- 46-0500	REP-P	00-16-129	51- 47-003	REP-P	00-16-129	118- 04-280	AMD-XA	00-21-048
51- 46-0501	REP-P	00-16-129	51- 47-007	REP-P	00-16-129	118- 04-300	AMD-XA	00-21-048
51- 46-0502	REP-P	00-16-129	51- 47-008	REP-P	00-16-129	118- 04-320	AMD-XA	00-21-048
51- 46-0505	REP-P	00-16-129	51- 56-001	NEW-P	00-16-129	118- 04-340	AMD-XA	00-21-048
51- 46-0507	REP-P	00-16-129	51- 56-002	NEW-P	00-16-129	118- 04-360	AMD-XA	00-21-048
51- 46-0509	REP-P	00-16-129	51- 56-003	NEW-P	00-16-129	118- 04-380	AMD-XA	00-21-048
51- 46-0512	REP-P	00-16-129	51- 56-007	NEW-P	00-16-129	118- 04-400	AMD-XA	00-21-048
51- 46-0513	REP-P	00-16-129	51- 56-008	NEW-P	00-16-129	118- 06-010	REP	00-05-011
51- 46-0514	REP-P	00-16-129	51- 56-0100	NEW-P	00-16-129	118- 06-020	REP	00-05-011
51- 46-0515	REP-P	00-16-129	51- 56-0200	NEW-P	00-16-129	118- 06-030	REP	00-05-011
51- 46-0516	REP-P	00-16-129	51- 56-0300	NEW-P	00-16-129	118- 06-040	REP	00-05-011
51- 46-0517	REP-P	00-16-129	51- 56-0400	NEW-P	00-16-129	118- 06-050	REP	00-05-011
51- 46-0518	REP-P	00-16-129	51- 56-0500	NEW-P	00-16-129	118- 06-060	REP	00-05-011
51- 46-0519	REP-P	00-16-129	51- 56-0600	NEW-P	00-16-129	118- 06-070	REP	00-05-011
51- 46-0520	REP-P	00-16-129	51- 56-0700	NEW-P	00-16-129	118- 06-080	REP	00-05-011
51- 46-0521	REP-P	00-16-129	51- 56-0800	NEW-P	00-16-129	118- 07-010	REP	00-05-011
51- 46-0522	REP-P	00-16-129	51- 56-0900	NEW-P	00-16-129	118- 07-020	REP	00-05-011
51- 46-0523	REP-P	00-16-129	51- 56-1300	NEW-P	00-16-129	118- 07-030	REP	00-05-011
51- 46-0524	REP-P	00-16-129	51- 56-1400	NEW-P	00-16-129	118- 07-040	REP	00-05-011
51- 46-0525	REP-P	00-16-129	51- 56-1500	NEW-P	00-16-129	118- 07-050	REP	00-05-011
51- 46-0600	REP-P	00-16-129	51- 56-201300	NEW-P	00-16-129	118- 07-060	REP	00-05-011
51- 46-0603	REP-P	00-16-129	51- 57-001	NEW-P	00-16-129	118- 08-010	REP	00-05-011
51- 46-0604	REP-P	00-16-129	51- 57-002	NEW-P	00-16-129	118- 08-020	REP	00-05-011
51- 46-0608	REP-P	00-16-129	51- 57-003	NEW-P	00-16-129	118- 08-030	REP	00-05-011
51- 46-0609	REP-P	00-16-129	51- 57-007	NEW-P	00-16-129	118- 08-040	REP	00-05-011
51- 46-0610	REP-P	00-16-129	51- 57-008	NEW-P	00-16-129	118- 08-050	REP	00-05-011
51- 46-0700	REP-P	00-16-129	51- 57-790000	NEW-P	00-16-129	118- 08-060	REP	00-05-011
51- 46-0701	REP-P	00-16-129	51- 57-895000	NEW-P	00-16-129	118- 08-070	REP	00-05-011

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
118-68-010	NEW-P	00-24-067	132E-120-220	RECOD	00-17-015	132G-276-030	REP-P	00-02-074
118-68-020	NEW-P	00-24-067	132E-120-230	RECOD-P	00-06-063	132G-276-030	REP-S	00-06-074
118-68-030	NEW-P	00-24-067	132E-120-230	RECOD	00-17-015	132G-276-030	REP	00-10-048
118-68-040	NEW-P	00-24-067	132E-120-240	NEW-P	00-06-063	132G-276-040	REP-P	00-02-074
118-68-050	NEW-P	00-24-067	132E-120-240	NEW	00-17-015	132G-276-040	REP-S	00-06-074
118-68-060	NEW-P	00-24-067	132E-120-250	NEW-P	00-06-063	132G-276-040	REP	00-10-048
118-68-070	NEW-P	00-24-067	132E-120-250	NEW	00-17-015	132G-276-050	AMD-P	00-02-074
118-68-080	NEW-P	00-24-067	132E-120-260	NEW-P	00-06-063	132G-276-050	AMD-S	00-06-074
118-68-090	NEW-P	00-24-067	132E-120-260	NEW	00-17-015	132G-276-050	AMD	00-10-048
131-16	PREP	00-08-029	132E-120-270	NEW-P	00-06-063	132G-276-060	AMD-P	00-02-074
131-16-021	AMD-E	00-09-050	132E-120-270	NEW	00-17-015	132G-276-060	AMD-S	00-06-074
131-16-021	AMD-P	00-10-099	132E-120-280	NEW-P	00-06-063	132G-276-060	AMD	00-10-048
131-16-021	AMD	00-14-017	132E-120-280	NEW	00-17-015	132G-276-080	AMD-P	00-02-074
131-16-031	AMD-E	00-09-050	132E-120-290	NEW-P	00-06-063	132G-276-080	AMD-S	00-06-074
131-16-031	AMD-P	00-10-099	132E-120-290	NEW	00-17-015	132G-276-080	AMD	00-10-048
131-16-031	AMD	00-14-017	132E-120-300	NEW-P	00-06-063	132G-276-090	AMD-P	00-02-074
131-16-450	PREP	00-07-128	132E-120-300	NEW	00-17-015	132G-276-090	AMD-S	00-06-074
131-16-450	AMD-E	00-14-016	132E-120-310	NEW-P	00-06-063	132G-276-090	AMD	00-10-048
131-16-450	AMD-P	00-15-037	132E-120-310	NEW	00-17-015	132G-276-100	AMD-P	00-02-074
131-16-450	AMD	00-20-039	132E-120-320	NEW-P	00-06-063	132G-276-100	AMD-S	00-06-074
132A-120-011	PREP	00-24-045	132E-120-320	NEW	00-17-015	132G-276-100	AMD	00-10-048
132A-120-021	PREP	00-24-045	132E-120-330	NEW-P	00-06-063	132G-276-110	AMD-P	00-02-074
132E-108-040	AMD-XA	00-21-096	132E-120-330	NEW	00-17-015	132G-276-110	AMD-S	00-06-074
132E-120	PREP	00-02-082	132E-120-340	NEW-P	00-06-063	132G-276-110	AMD	00-10-048
132E-120	AMD-P	00-06-063	132E-120-340	NEW	00-17-015	132G-276-120	AMD-P	00-02-074
132E-120-010	DECOD-P	00-06-063	132E-120-350	NEW-P	00-06-063	132G-276-120	AMD-S	00-06-074
132E-120-010	DECOD	00-17-015	132E-120-350	NEW	00-17-015	132G-276-120	AMD	00-10-048
132E-120-020	AMD-P	00-06-063	132E-120-360	NEW-P	00-06-063	132G-276-130	AMD-P	00-02-074
132E-120-020	DECOD-P	00-06-063	132E-120-360	NEW	00-17-015	132G-276-130	AMD-S	00-06-074
132E-120-020	AMD	00-17-015	132E-120-370	NEW-P	00-06-063	132G-276-130	AMD	00-10-048
132E-120-020	DECOD	00-17-015	132E-120-370	NEW	00-17-015	132G-276-900	AMD-P	00-02-074
132E-120-030	AMD-P	00-06-063	132E-120-380	NEW-P	00-06-063	132G-276-900	AMD-S	00-06-074
132E-120-030	DECOD-P	00-06-063	132E-120-380	NEW	00-17-015	132G-276-900	AMD	00-10-048
132E-120-030	AMD	00-17-015	132E-120-390	NEW-P	00-06-063	132H-121-010	AMD-E	00-14-002
132E-120-030	DECOD	00-17-015	132E-120-390	NEW	00-17-015	132H-121-010	AMD-P	00-15-027
132E-120-040	AMD-P	00-06-063	132E-120-400	NEW-P	00-06-063	132H-121-010	AMD	00-21-013
132E-120-040	DECOD-P	00-06-063	132E-120-400	NEW	00-17-015	132H-160-182	AMD	00-11-102
132E-120-040	AMD	00-17-015	132E-120-410	NEW-P	00-06-063	132L-20-010	REP	00-07-113
132E-120-040	DECOD	00-17-015	132E-120-410	NEW	00-17-015	132L-20-030	REP	00-07-113
132E-120-110	NEW-P	00-06-063	132E-121-010	AMD-P	00-06-063	132L-20-050	REP	00-07-113
132E-120-110	NEW	00-17-015	132E-121-010	DECOD-P	00-06-063	132L-20-070	REP	00-07-113
132E-120-120	NEW-P	00-06-063	132E-121-010	AMD	00-17-015	132L-20-080	REP	00-07-113
132E-120-120	NEW	00-17-015	132E-121-010	DECOD	00-17-015	132L-20-130	REP	00-07-113
132E-120-130	NEW-P	00-06-063	132E-124-010	AMD-XA	00-21-096	132L-20-135	REP	00-07-113
132E-120-130	NEW	00-17-015	132E-124-020	AMD-P	00-06-063	132L-20-140	REP	00-07-113
132E-120-140	NEW-P	00-06-063	132E-124-020	DECOD-P	00-06-063	132L-22-020	REP	00-07-113
132E-120-140	NEW	00-17-015	132E-124-020	AMD	00-17-015	132L-22-060	REP	00-07-113
132E-120-150	NEW-P	00-06-063	132E-124-020	DECOD	00-17-015	132L-22-070	REP	00-07-113
132E-120-150	NEW	00-17-015	132E-133-020	AMD-XA	00-21-096	132L-22-080	REP	00-07-113
132E-120-160	RECOD-P	00-06-063	132E-137-010	AMD-XA	00-21-096	132L-24-010	REP	00-07-113
132E-120-160	RECOD	00-17-015	132E-137-020	AMD-XA	00-21-096	132L-24-020	REP	00-07-113
132E-120-170	RECOD-P	00-06-063	132E-276-030	AMD-XA	00-21-096	132L-24-030	REP	00-07-113
132E-120-170	RECOD	00-17-015	132E-400-020	AMD-XA	00-21-096	132L-24-090	REP	00-07-113
132E-120-180	RECOD-P	00-06-063	132E-400-030	AMD-XA	00-21-096	132L-25-010	REP	00-07-113
132E-120-180	RECOD	00-17-015	132E-400-040	AMD-XA	00-21-096	132L-120-010	AMD	00-07-113
132E-120-190	RECOD-P	00-06-063	132G-120	PREP	00-24-080	132L-120-015	NEW	00-07-113
132E-120-190	RECOD	00-17-015	132G-276-010	AMD-P	00-02-074	132L-120-020	AMD	00-07-113
132E-120-200	NEW-P	00-06-063	132G-276-010	AMD-S	00-06-074	132L-120-030	NEW	00-07-113
132E-120-200	NEW	00-17-015	132G-276-010	AMD	00-10-048	132L-120-040	NEW	00-07-113
132E-120-210	NEW-P	00-06-063	132G-276-020	AMD-P	00-02-074	132L-120-070	NEW	00-07-113
132E-120-210	NEW	00-17-015	132G-276-020	AMD-S	00-06-074	132L-120-080	NEW	00-07-113
132E-120-220	RECOD-P	00-06-063	132G-276-020	AMD	00-10-048	132L-120-090	NEW	00-07-113

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132L-120-100	NEW	00-07-113	132Q- 04-050	REP-P	00-08-075	132Q- 04-280	AMD-P	00-08-075
132L-120-110	NEW	00-07-113	132Q- 04-050	REP	00-14-007	132Q- 04-280	AMD	00-14-007
132L-120-120	NEW	00-07-113	132Q- 04-060	REP-P	00-08-075	132Q- 05-010	AMD-P	00-08-075
132L-120-130	NEW	00-07-113	132Q- 04-060	REP	00-14-007	132Q- 05-010	AMD	00-14-007
132L-120-140	NEW	00-07-113	132Q- 04-061	REP-P	00-08-075	132Q- 05-020	AMD-P	00-08-075
132L-120-150	NEW	00-07-113	132Q- 04-061	REP	00-14-007	132Q- 05-020	AMD	00-14-007
132L-120-160	NEW	00-07-113	132Q- 04-067	REP-P	00-08-075	132Q- 05-033	AMD-P	00-08-075
132L-120-170	NEW	00-07-113	132Q- 04-067	REP	00-14-007	132Q- 05-033	AMD	00-14-007
132L-120-180	NEW	00-07-113	132Q- 04-068	REP-P	00-08-075	132Q- 05-036	AMD-P	00-08-075
132L-120-190	NEW	00-07-113	132Q- 04-068	REP	00-14-007	132Q- 05-036	AMD	00-14-007
132L-120-200	NEW	00-07-113	132Q- 04-070	REP-P	00-08-075	132Q- 05-040	AMD-P	00-08-075
132L-120-210	NEW	00-07-113	132Q- 04-070	REP	00-14-007	132Q- 05-040	AMD	00-14-007
132L-120-220	NEW	00-07-113	132Q- 04-075	REP-P	00-08-075	132Q- 05-050	AMD-P	00-08-075
132N-156	PREP	00-10-043	132Q- 04-075	REP	00-14-007	132Q- 05-050	AMD	00-14-007
132N-156-300	AMD-P	00-15-044	132Q- 04-076	AMD-P	00-08-075	132Q- 05-060	AMD-P	00-08-075
132N-156-300	AMD	00-20-034	132Q- 04-076	AMD	00-14-007	132Q- 05-060	AMD	00-14-007
132N-156-310	AMD-P	00-15-044	132Q- 04-080	REP-P	00-08-075	132Q- 05-070	AMD-P	00-08-075
132N-156-310	AMD	00-20-034	132Q- 04-080	REP	00-14-007	132Q- 05-070	AMD	00-14-007
132N-156-320	AMD-P	00-15-044	132Q- 04-081	REP-P	00-08-075	132Q- 05-080	AMD-P	00-08-075
132N-156-320	AMD	00-20-034	132Q- 04-081	REP	00-14-007	132Q- 05-080	AMD	00-14-007
132N-156-330	AMD-P	00-15-044	132Q- 04-082	REP-P	00-08-075	132Q- 05-090	AMD-P	00-08-075
132N-156-330	AMD	00-20-034	132Q- 04-082	REP	00-14-007	132Q- 05-090	AMD	00-14-007
132N-156-440	AMD-P	00-15-044	132Q- 04-083	REP-P	00-08-075	132Q- 05-100	AMD-P	00-08-075
132N-156-440	AMD	00-20-034	132Q- 04-083	REP	00-14-007	132Q- 05-100	AMD	00-14-007
132N-156-450	AMD-P	00-15-044	132Q- 04-085	REP-P	00-08-075	132Q- 20-010	AMD-P	00-08-075
132N-156-450	AMD	00-20-034	132Q- 04-085	REP	00-14-007	132Q- 20-010	AMD	00-14-007
132N-156-500	AMD-P	00-15-044	132Q- 04-090	REP-P	00-08-075	132Q- 20-020	AMD-P	00-08-075
132N-156-500	AMD	00-20-034	132Q- 04-090	REP	00-14-007	132Q- 20-020	AMD	00-14-007
132N-156-530	AMD-P	00-15-044	132Q- 04-094	REP-P	00-08-075	132Q- 20-040	AMD-P	00-08-075
132N-156-530	AMD	00-20-034	132Q- 04-094	REP	00-14-007	132Q- 20-040	AMD	00-14-007
132N-156-550	AMD-P	00-15-044	132Q- 04-095	REP-P	00-08-075	132Q- 20-060	AMD-P	00-08-075
132N-156-550	AMD	00-20-034	132Q- 04-095	REP	00-14-007	132Q- 20-060	AMD	00-14-007
132N-156-570	AMD-P	00-15-044	132Q- 04-096	REP-P	00-08-075	132Q- 20-080	AMD-P	00-08-075
132N-156-570	AMD	00-20-034	132Q- 04-096	REP	00-14-007	132Q- 20-080	AMD	00-14-007
132N-156-600	AMD-P	00-15-044	132Q- 04-100	AMD-P	00-08-075	132Q- 20-090	AMD-P	00-08-075
132N-156-600	AMD	00-20-034	132Q- 04-100	AMD	00-14-007	132Q- 20-090	AMD	00-14-007
132N-156-620	AMD-P	00-15-044	132Q- 04-110	AMD-P	00-08-075	132Q- 20-110	AMD-P	00-08-075
132N-156-620	AMD	00-20-034	132Q- 04-110	AMD	00-14-007	132Q- 20-110	AMD	00-14-007
132N-156-645	NEW-P	00-15-044	132Q- 04-120	AMD-P	00-08-075	132Q- 20-130	AMD-P	00-08-075
132N-156-645	NEW	00-20-034	132Q- 04-120	AMD	00-14-007	132Q- 20-130	AMD	00-14-007
132N-156-650	AMD-P	00-15-044	132Q- 04-130	AMD-P	00-08-075	132Q- 20-150	AMD-P	00-08-075
132N-156-650	AMD	00-20-034	132Q- 04-130	AMD	00-14-007	132Q- 20-150	AMD	00-14-007
132N-156-730	AMD-P	00-15-044	132Q- 04-140	AMD-P	00-08-075	132Q- 20-160	AMD-P	00-08-075
132N-156-730	AMD	00-20-034	132Q- 04-140	AMD	00-14-007	132Q- 20-160	AMD	00-14-007
132N-156-740	AMD-P	00-15-044	132Q- 04-150	AMD-P	00-08-075	132Q- 20-170	AMD-P	00-08-075
132N-156-740	AMD	00-20-034	132Q- 04-150	AMD	00-14-007	132Q- 20-170	AMD	00-14-007
132N-156-750	AMD-P	00-15-044	132Q- 04-170	AMD-P	00-08-075	132Q- 20-180	AMD-P	00-08-075
132N-156-750	AMD	00-20-034	132Q- 04-170	AMD	00-14-007	132Q- 20-180	AMD	00-14-007
132N-156-800	NEW-P	00-15-044	132Q- 04-180	AMD-P	00-08-075	132Q- 20-200	AMD-P	00-08-075
132N-156-800	NEW	00-20-034	132Q- 04-180	AMD	00-14-007	132Q- 20-200	AMD	00-14-007
132N-156-810	NEW-P	00-15-044	132Q- 04-190	AMD-P	00-08-075	132Q- 20-210	AMD-P	00-08-075
132N-156-810	NEW	00-20-034	132Q- 04-190	AMD	00-14-007	132Q- 20-210	AMD	00-14-007
132Q- 04-010	AMD-P	00-08-075	132Q- 04-200	AMD-P	00-08-075	132Q- 20-220	AMD-P	00-08-075
132Q- 04-010	AMD	00-14-007	132Q- 04-200	AMD	00-14-007	132Q- 20-220	AMD	00-14-007
132Q- 04-020	AMD-P	00-08-075	132Q- 04-210	AMD-P	00-08-075	132Q- 20-240	AMD-P	00-08-075
132Q- 04-020	AMD	00-14-007	132Q- 04-210	AMD	00-14-007	132Q- 20-240	AMD	00-14-007
132Q- 04-031	NEW-P	00-08-075	132Q- 04-240	AMD-P	00-08-075	132Q- 20-250	AMD-P	00-08-075
132Q- 04-031	NEW	00-14-007	132Q- 04-240	AMD	00-14-007	132Q- 20-250	AMD	00-14-007
132Q- 04-035	REP-P	00-08-075	132Q- 04-250	AMD-P	00-08-075	132Q- 20-260	AMD-P	00-08-075
132Q- 04-035	REP	00-14-007	132Q- 04-250	AMD	00-14-007	132Q- 20-260	AMD	00-14-007
132Q- 04-040	REP-P	00-08-075	132Q- 04-260	AMD-P	00-08-075	132Q- 20-270	AMD-P	00-08-075
132Q- 04-040	REP	00-14-007	132Q- 04-260	AMD	00-14-007	132Q- 20-270	AMD	00-14-007

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132Q- 94-010	AMD-P	00-08-075	132S- 40-185	NEW	00-18-095	132W-120-030	PREP	00-24-028
132Q- 94-010	AMD	00-14-007	132S- 40-190	NEW-P	00-12-010	132W-120-040	PREP	00-24-028
132Q- 94-020	AMD-P	00-08-075	132S- 40-190	NEW	00-18-095	132W-120-050	PREP	00-24-028
132Q- 94-020	AMD	00-14-007	132S- 40-195	NEW-P	00-12-010	132W-120-060	PREP	00-24-028
132Q- 94-030	AMD-P	00-08-075	132S- 40-195	NEW	00-18-095	132W-120-070	PREP	00-24-028
132Q- 94-030	AMD	00-14-007	132S- 40-200	NEW-P	00-12-010	132W-120-100	PREP	00-24-028
132Q- 94-125	AMD-P	00-08-075	132S- 40-200	NEW	00-18-095	132W-120-130	PREP	00-24-028
132Q- 94-125	AMD	00-14-007	132S- 40-210	NEW-P	00-12-010	132W-120-300	PREP	00-24-028
132Q- 94-150	AMD-P	00-08-075	132S- 40-210	NEW	00-18-095	132W-120-310	PREP	00-24-028
132Q- 94-150	AMD	00-14-007	132W-104-010	PREP	00-24-025	132W-120-320	PREP	00-24-028
132R	PREP	00-23-069	132W-104-020	PREP	00-24-025	132W-120-330	PREP	00-24-028
132S- 40-005	AMD-P	00-12-010	132W-104-030	PREP	00-24-025	132W-120-400	PREP	00-24-028
132S- 40-005	AMD	00-18-095	132W-104-040	PREP	00-24-025	132W-135-010	PREP	00-24-029
132S- 40-010	REP-P	00-12-010	132W-104-050	PREP	00-24-025	132W-276-001	PREP	00-24-030
132S- 40-010	REP	00-18-095	132W-104-060	PREP	00-24-025	132W-276-005	PREP	00-24-030
132S- 40-015	REP-P	00-12-010	132W-104-070	PREP	00-24-025	132W-276-010	PREP	00-24-030
132S- 40-015	REP	00-18-095	132W-104-080	PREP	00-24-025	132W-276-060	PREP	00-24-030
132S- 40-020	REP-P	00-12-010	132W-104-090	PREP	00-24-025	132W-276-070	PREP	00-24-030
132S- 40-020	REP	00-18-095	132W-104-100	PREP	00-24-025	132W-276-080	PREP	00-24-030
132S- 40-025	REP-P	00-12-010	132W-104-100	PREP	00-24-025	132W-276-090	PREP	00-24-030
132S- 40-025	REP	00-18-095	132W-104-110	PREP	00-24-025	132W-276-100	PREP	00-24-030
132S- 40-030	REP-P	00-12-010	132W-104-111	PREP	00-24-025	132W-276-110	PREP	00-24-030
132S- 40-030	REP	00-18-095	132W-104-120	PREP	00-24-025	132X- 10-010	AMD	00-05-023
132S- 40-030	REP	00-18-095	132W-104-130	PREP	00-24-025	132X- 10-030	AMD	00-05-023
132S- 40-035	REP-P	00-12-010	132W-108-001	PREP	00-24-026	132X- 10-050	AMD	00-05-023
132S- 40-035	REP	00-18-095	132W-108-005	PREP	00-24-026	132X- 10-060	AMD	00-05-023
132S- 40-040	REP-P	00-12-010	132W-108-010	PREP	00-24-026	132X- 10-080	AMD	00-05-023
132S- 40-040	REP	00-18-095	132W-108-080	PREP	00-24-026	132X- 10-100	AMD	00-05-023
132S- 40-045	REP-P	00-12-010	132W-108-090	PREP	00-24-026	132X- 10-110	AMD	00-05-023
132S- 40-045	REP	00-18-095	132W-108-100	PREP	00-24-026	132X- 20-010	REP	00-05-022
132S- 40-046	REP-P	00-12-010	132W-108-110	PREP	00-24-026	132X- 20-020	REP	00-05-022
132S- 40-046	REP	00-18-095	132W-108-120	PREP	00-24-026	132X- 20-030	REP	00-05-022
132S- 40-055	REP-P	00-12-010	132W-108-130	PREP	00-24-026	132X- 20-040	REP	00-05-022
132S- 40-055	REP	00-18-095	132W-108-140	PREP	00-24-026	132X- 20-050	REP	00-05-022
132S- 40-060	REP-P	00-12-010	132W-108-230	PREP	00-24-026	132X- 20-060	REP	00-05-022
132S- 40-060	REP	00-18-095	132W-108-240	PREP	00-24-026	132X- 20-070	REP	00-05-022
132S- 40-065	REP-P	00-12-010	132W-108-250	PREP	00-24-026	132X- 20-080	REP	00-05-022
132S- 40-065	REP	00-18-095	132W-108-260	PREP	00-24-026	132X- 20-090	REP	00-05-022
132S- 40-070	REP-P	00-12-010	132W-108-270	PREP	00-24-026	132X- 20-100	REP	00-05-022
132S- 40-070	REP	00-18-095	132W-108-280	PREP	00-24-026	132X- 20-110	REP	00-05-022
132S- 40-075	REP-P	00-12-010	132W-108-290	PREP	00-24-026	132X- 20-120	REP	00-05-022
132S- 40-075	REP	00-18-095	132W-108-300	PREP	00-24-026	132X- 20-130	REP	00-05-022
132S- 40-080	REP-P	00-12-010	132W-108-310	PREP	00-24-026	132X- 30-040	AMD	00-05-023
132S- 40-080	REP	00-18-095	132W-108-320	PREP	00-24-026	132X- 40-020	AMD	00-05-023
132S- 40-140	REP-P	00-12-010	132W-108-330	PREP	00-24-026	132X- 50-020	AMD	00-05-023
132S- 40-140	REP	00-18-095	132W-108-340	PREP	00-24-026	132X- 50-030	AMD	00-05-023
132S- 40-145	REP-P	00-12-010	132W-108-350	PREP	00-24-026	132X- 50-040	AMD	00-05-023
132S- 40-145	REP	00-18-095	132W-108-360	PREP	00-24-026	132X- 50-050	AMD	00-05-023
132S- 40-150	REP-P	00-12-010	132W-108-400	PREP	00-24-026	132X- 50-060	AMD	00-05-023
132S- 40-150	REP	00-18-095	132W-108-410	PREP	00-24-026	132X- 50-080	AMD	00-05-023
132S- 40-155	REP-P	00-12-010	132W-108-420	PREP	00-24-026	132X- 50-110	AMD	00-05-023
132S- 40-155	REP	00-18-095	132W-108-430	PREP	00-24-026	132X- 50-120	AMD	00-05-023
132S- 40-160	NEW-P	00-12-010	132W-108-440	PREP	00-24-026	132X- 50-130	AMD	00-05-023
132S- 40-160	NEW	00-18-095	132W-108-450	PREP	00-24-026	132X- 50-140	AMD	00-05-023
132S- 40-165	NEW-P	00-12-010	132W-108-460	PREP	00-24-026	132X- 50-150	AMD	00-05-023
132S- 40-165	NEW	00-18-095	132W-108-470	PREP	00-24-026	132X- 50-160	AMD	00-05-023
132S- 40-170	NEW-P	00-12-010	132W-108-480	PREP	00-24-026	132X- 50-170	AMD	00-05-023
132S- 40-170	NEW	00-18-095	132W-116-010	PREP	00-24-027	132X- 50-180	AMD	00-05-023
132S- 40-175	NEW-P	00-12-010	132W-116-020	PREP	00-24-027	132X- 50-190	AMD	00-05-023
132S- 40-175	NEW	00-18-095	132W-116-040	PREP	00-24-027	132X- 50-210	AMD	00-05-023
132S- 40-180	NEW-P	00-12-010	132W-116-050	PREP	00-24-027	132X- 50-230	AMD	00-05-023
132S- 40-180	NEW	00-18-095	132W-116-065	PREP	00-24-027	132X- 50-240	AMD	00-05-023
132S- 40-185	NEW-P	00-12-010	132W-120-010	PREP	00-24-028			

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
132X- 50-260	AMD	00-05-023	132Z-115-130	NEW-P	00-07-121	137- 28-270	AMD	00-10-079
132X- 50-270	AMD	00-05-023	132Z-115-130	NEW	00-20-037	137- 28-290	AMD-P	00-07-048
132X- 50-280	AMD	00-05-023	132Z-115-140	NEW-P	00-07-121	137- 28-290	AMD	00-10-079
132X- 60-010	AMD	00-05-023	132Z-115-140	NEW	00-20-037	137- 28-300	AMD-P	00-07-048
132X- 60-015	NEW	00-05-023	132Z-115-150	NEW-P	00-07-121	137- 28-300	AMD	00-10-079
132X- 60-020	AMD	00-05-023	132Z-115-150	NEW	00-20-037	137- 28-310	AMD-P	00-07-048
132X- 60-035	NEW	00-05-023	132Z-115-160	NEW-P	00-07-121	137- 28-310	AMD	00-10-079
132X- 60-037	NEW	00-05-023	132Z-115-160	NEW	00-20-037	137- 28-320	REP-P	00-07-048
132X- 60-040	AMD	00-05-023	132Z-115-170	NEW-P	00-07-121	137- 28-320	REP	00-10-079
132X- 60-045	NEW	00-05-023	132Z-115-170	NEW	00-20-037	137- 28-350	AMD-P	00-07-048
132X- 60-046	NEW	00-05-023	132Z-115-180	NEW-P	00-07-121	137- 28-350	AMD	00-10-079
132X- 60-050	AMD	00-05-023	132Z-115-180	NEW	00-20-037	137- 28-380	AMD-P	00-07-048
132X- 60-060	AMD	00-05-023	132Z-115-190	NEW-P	00-07-121	137- 28-380	AMD	00-10-079
132X- 60-065	NEW	00-05-023	132Z-115-190	NEW	00-20-037	137- 28-420	AMD-P	00-07-048
132X- 60-075	NEW	00-05-023	132Z-115-200	NEW-P	00-07-121	137- 28-420	AMD	00-10-079
132X- 60-080	AMD	00-05-023	132Z-115-200	NEW	00-20-037	137- 32-002	AMD	00-09-063
132X- 60-090	AMD	00-05-023	132Z-115-210	NEW-P	00-07-121	137- 32-005	AMD	00-09-063
132X- 60-100	AMD	00-05-023	132Z-115-210	NEW	00-20-037	137- 32-010	AMD	00-09-063
132X- 60-110	AMD	00-05-023	132Z-115-220	NEW-P	00-07-121	137- 32-015	AMD	00-09-063
132X- 60-120	AMD	00-05-023	132Z-115-220	NEW	00-20-037	137- 32-020	AMD	00-09-063
132X- 60-130	AMD	00-05-023	132Z-115-230	NEW-P	00-07-121	137- 32-025	AMD	00-09-063
132X- 60-140	AMD	00-05-023	132Z-115-230	NEW	00-20-037	137- 32-030	AMD	00-09-063
132X- 60-150	AMD	00-05-023	136- 10-035	NEW-P	00-12-003	137- 32-035	AMD	00-09-063
132X- 60-160	AMD	00-05-023	136- 10-035	NEW	00-18-020	137- 32-045	AMD	00-09-063
132X- 60-170	AMD	00-05-023	136-130-030	AMD-P	00-24-096	137-125-005	NEW-E	00-05-044
132X- 60-178	NEW	00-05-023	136-130-050	AMD-P	00-24-096	137-125-010	NEW-E	00-05-044
132X- 60-180	AMD	00-05-023	136-130-060	AMD-P	00-24-096	137-125-015	NEW-E	00-05-044
132Z-104-010	REP-XR	00-11-018	136-130-070	AMD-P	00-24-096	137-125-040	NEW-E	00-05-044
132Z-112-010	NEW-P	00-07-121	136-150-022	AMD-P	00-12-004	137-125-042	NEW-E	00-05-044
132Z-112-010	NEW	00-20-037	136-150-022	AMD	00-18-021	137-125-044	NEW-E	00-05-044
132Z-112-020	NEW-P	00-07-121	136-161-020	AMD-P	00-22-097	137-125-046	NEW-E	00-05-044
132Z-112-020	NEW	00-20-037	136-161-020	AMD-P	00-24-096	137-125-048	NEW-E	00-05-044
132Z-112-030	NEW-P	00-07-121	136-161-030	AMD-P	00-24-096	137-125-052	NEW-E	00-05-044
132Z-112-030	NEW	00-20-037	136-161-040	AMD-P	00-24-096	137-125-054	NEW-E	00-05-044
132Z-112-040	NEW-P	00-07-121	136-161-050	AMD-P	00-24-096	137-125-060	NEW-E	00-05-044
132Z-112-040	NEW	00-20-037	136-161-070	AMD-P	00-22-097	137-125-070	NEW-E	00-05-044
132Z-112-050	NEW-P	00-07-121	136-161-070	AMD-P	00-24-096	137-125-072	NEW-E	00-05-044
132Z-112-050	NEW	00-20-037	136-163-050	AMD-P	00-24-096	137-125-076	NEW-E	00-05-044
132Z-115-010	NEW-P	00-07-121	136-167-020	AMD	00-05-043	137-125-078	NEW-E	00-05-044
132Z-115-010	NEW	00-20-037	136-167-030	AMD	00-05-043	137-125-090	NEW-E	00-05-044
132Z-115-020	NEW-P	00-07-121	136-170-030	AMD-P	00-22-098	137-125-095	NEW-E	00-05-044
132Z-115-020	NEW	00-20-037	136-210-030	AMD-P	00-24-096	137-125-100	NEW-E	00-05-044
132Z-115-030	NEW-P	00-07-121	136-210-040	AMD-P	00-24-096	137-125-105	NEW-E	00-05-044
132Z-115-030	NEW	00-20-037	136-210-050	AMD-P	00-24-096	137-125-110	NEW-E	00-05-044
132Z-115-040	NEW-P	00-07-121	137- 04-010	AMD-P	00-24-032	137-125-115	NEW-E	00-05-044
132Z-115-040	NEW	00-20-037	137- 04-020	AMD-P	00-24-032	137-125-120	NEW-E	00-05-044
132Z-115-050	NEW-P	00-07-121	137- 28	PREP	00-02-070	137-125-125	NEW-E	00-05-044
132Z-115-050	NEW	00-20-037	137- 28-140	AMD-P	00-07-048	137-125-130	NEW-E	00-05-044
132Z-115-060	NEW-P	00-07-121	137- 28-140	AMD	00-10-079	137-125-135	NEW-E	00-05-044
132Z-115-060	NEW	00-20-037	137- 28-160	AMD-P	00-07-048	137-125-140	NEW-E	00-05-044
132Z-115-070	NEW-P	00-07-121	137- 28-160	AMD	00-10-079	137-125-195	NEW-E	00-05-044
132Z-115-070	NEW	00-20-037	137- 28-170	AMD-P	00-07-048	137-130-005	NEW-E	00-05-045
132Z-115-080	NEW-P	00-07-121	137- 28-170	AMD	00-10-079	137-130-010	NEW-E	00-05-045
132Z-115-080	NEW	00-20-037	137- 28-185	NEW-P	00-07-048	137-130-020	NEW-E	00-05-045
132Z-115-090	NEW-P	00-07-121	137- 28-185	NEW	00-10-079	137-130-030	NEW-E	00-05-045
132Z-115-090	NEW	00-20-037	137- 28-220	AMD-P	00-07-048	137-130-040	NEW-E	00-05-045
132Z-115-100	NEW-P	00-07-121	137- 28-220	AMD	00-10-079	137-130-050	NEW-E	00-05-045
132Z-115-100	NEW	00-20-037	137- 28-230	AMD-P	00-07-048	137-130-060	NEW-E	00-05-045
132Z-115-110	NEW-P	00-07-121	137- 28-230	AMD	00-10-079	137-130-070	NEW-E	00-05-045
132Z-115-110	NEW	00-20-037	137- 28-260	AMD-P	00-07-048	137-130-080	NEW-E	00-05-045
132Z-115-120	NEW-P	00-07-121	137- 28-260	AMD	00-10-079	137-130-090	NEW-E	00-05-045
132Z-115-120	NEW	00-20-037	137- 28-270	AMD-P	00-07-048	137-130-100	NEW-E	00-05-045

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137-130-110	NEW-E	00-05-045	139-01-560	REP-P	00-07-097	139-03-040	NEW-P	00-07-097
137-130-120	NEW-E	00-05-045	139-01-560	REP	00-17-017	139-03-040	NEW	00-17-017
137-130-130	NEW-E	00-05-045	139-01-565	REP-P	00-07-097	139-03-050	NEW-P	00-07-097
137-130-140	NEW-E	00-05-045	139-01-565	REP	00-17-017	139-03-050	NEW	00-17-017
137-130-150	NEW-E	00-05-045	139-01-570	REP-P	00-07-097	139-03-060	NEW-P	00-07-097
139-01	PREP	00-04-048	139-01-570	REP	00-17-017	139-03-060	NEW	00-17-017
139-01-100	AMD-P	00-07-097	139-01-575	REP-P	00-07-097	139-03-070	NEW-P	00-07-097
139-01-100	AMD	00-17-017	139-01-575	REP	00-17-017	139-03-070	NEW	00-17-017
139-01-110	REP-P	00-07-097	139-01-610	REP-P	00-07-097	139-03-080	NEW-P	00-07-097
139-01-110	REP	00-17-017	139-01-610	REP	00-17-017	139-03-080	NEW	00-17-017
139-01-320	REP-P	00-07-097	139-01-615	REP-P	00-07-097	139-05	PREP	00-04-048
139-01-320	REP	00-17-017	139-01-615	REP	00-17-017	139-05-200	AMD-P	00-07-097
139-01-330	REP-P	00-07-097	139-01-620	REP-P	00-07-097	139-05-200	AMD	00-17-017
139-01-330	REP	00-17-017	139-01-620	REP	00-17-017	139-05-210	AMD-P	00-07-097
139-01-410	REP-P	00-07-097	139-01-625	REP-P	00-07-097	139-05-210	AMD	00-17-017
139-01-410	REP	00-17-017	139-01-625	REP	00-17-017	139-05-220	AMD-P	00-07-097
139-01-415	REP-P	00-07-097	139-01-630	REP-P	00-07-097	139-05-220	AMD	00-17-017
139-01-415	REP	00-17-017	139-01-630	REP	00-17-017	139-05-230	AMD-P	00-07-097
139-01-420	REP-P	00-07-097	139-01-710	REP-P	00-07-097	139-05-230	AMD	00-17-017
139-01-420	REP	00-17-017	139-01-710	REP	00-17-017	139-05-240	AMD-P	00-07-097
139-01-425	REP-P	00-07-097	139-01-715	REP-P	00-07-097	139-05-240	AMD	00-17-017
139-01-425	REP	00-17-017	139-01-715	REP	00-17-017	139-05-242	AMD-P	00-07-097
139-01-430	REP-P	00-07-097	139-01-720	REP-P	00-07-097	139-05-242	AMD	00-17-017
139-01-430	REP	00-17-017	139-01-720	REP	00-17-017	139-05-250	AMD-P	00-07-097
139-01-435	REP-P	00-07-097	139-01-725	REP-P	00-07-097	139-05-250	AMD	00-17-017
139-01-435	REP	00-17-017	139-01-725	REP	00-17-017	139-05-810	AMD-P	00-07-097
139-01-440	REP-P	00-07-097	139-01-730	REP-P	00-07-097	139-05-810	AMD	00-17-017
139-01-440	REP	00-17-017	139-01-730	REP	00-17-017	139-05-912	AMD-P	00-07-097
139-01-445	REP-P	00-07-097	139-01-735	REP-P	00-07-097	139-05-912	AMD	00-17-017
139-01-445	REP	00-17-017	139-01-735	REP	00-17-017	139-05-915	AMD-P	00-07-097
139-01-450	REP-P	00-07-097	139-01-810	REP-P	00-07-097	139-05-915	AMD	00-17-017
139-01-450	REP	00-17-017	139-01-810	REP	00-17-017	139-10	PREP	00-04-048
139-01-455	REP-P	00-07-097	139-01-820	REP-P	00-07-097	139-10-210	AMD-P	00-07-097
139-01-455	REP	00-17-017	139-01-820	REP	00-17-017	139-10-210	AMD	00-17-017
139-01-460	REP-P	00-07-097	139-02-010	NEW-P	00-07-097	139-10-212	AMD-P	00-07-097
139-01-460	REP	00-17-017	139-02-010	NEW	00-17-017	139-10-212	AMD	00-17-017
139-01-465	REP-P	00-07-097	139-02-020	NEW-P	00-07-097	139-10-215	AMD-P	00-07-097
139-01-465	REP	00-17-017	139-02-020	NEW	00-17-017	139-10-215	AMD	00-17-017
139-01-470	REP-P	00-07-097	139-02-030	NEW-P	00-07-097	139-10-220	AMD-P	00-07-097
139-01-470	REP	00-17-017	139-02-030	NEW	00-17-017	139-10-220	AMD	00-17-017
139-01-475	REP-P	00-07-097	139-02-040	NEW-P	00-07-097	139-10-221	NEW-P	00-07-097
139-01-475	REP	00-17-017	139-02-040	NEW	00-17-017	139-10-221	NEW	00-17-017
139-01-510	REP-P	00-07-097	139-02-050	NEW-P	00-07-097	139-10-222	AMD-P	00-07-097
139-01-510	REP	00-17-017	139-02-050	NEW	00-17-017	139-10-222	AMD	00-17-017
139-01-515	REP-P	00-07-097	139-02-060	NEW-P	00-07-097	139-10-230	AMD-P	00-07-097
139-01-515	REP	00-17-017	139-02-060	NEW	00-17-017	139-10-230	AMD	00-17-017
139-01-520	REP-P	00-07-097	139-02-070	NEW-P	00-07-097	139-10-235	AMD-P	00-07-097
139-01-520	REP	00-17-017	139-02-070	NEW	00-17-017	139-10-235	AMD	00-17-017
139-01-525	REP-P	00-07-097	139-02-080	NEW-P	00-07-097	139-10-236	NEW-P	00-07-097
139-01-525	REP	00-17-017	139-02-080	NEW	00-17-017	139-10-236	NEW	00-17-017
139-01-530	REP-P	00-07-097	139-02-090	NEW-P	00-07-097	139-10-237	AMD-P	00-07-097
139-01-530	REP	00-17-017	139-02-090	NEW	00-17-017	139-10-237	AMD	00-17-017
139-01-535	REP-P	00-07-097	139-02-100	NEW-P	00-07-097	139-10-240	AMD-P	00-07-097
139-01-535	REP	00-17-017	139-02-100	NEW	00-17-017	139-10-240	AMD	00-17-017
139-01-540	REP-P	00-07-097	139-02-110	NEW-P	00-07-097	139-10-310	AMD-P	00-07-097
139-01-540	REP	00-17-017	139-02-110	NEW	00-17-017	139-10-310	AMD	00-17-017
139-01-545	REP-P	00-07-097	139-03-010	NEW-P	00-07-097	139-10-320	AMD-P	00-07-097
139-01-545	REP	00-17-017	139-03-010	NEW	00-17-017	139-10-320	AMD	00-17-017
139-01-550	REP-P	00-07-097	139-03-020	NEW-P	00-07-097	139-10-410	AMD-P	00-07-097
139-01-550	REP	00-17-017	139-03-020	NEW	00-17-017	139-10-410	AMD	00-17-017
139-01-555	REP-P	00-07-097	139-03-030	NEW-P	00-07-097	139-10-420	AMD-P	00-07-097
139-01-555	REP	00-17-017	139-03-030	NEW	00-17-017	139-10-420	AMD	00-17-017

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139- 10-510	AMD-P	00-07-097	173- 24-130	AMD	00-20-009	173- 95A-100	NEW-P	00-19-094
139- 10-510	AMD	00-17-017	173- 24-140	AMD-XA	00-14-032	173- 95A-110	NEW-P	00-19-094
139- 10-520	AMD-P	00-07-097	173- 24-140	AMD	00-20-009	173- 98	PREP	00-11-032
139- 10-520	AMD	00-17-017	173- 24-150	AMD-XA	00-14-032	173- 98-020	AMD-P	00-19-095
139- 25	PREP	00-04-048	173- 24-150	AMD	00-20-009	173- 98-030	AMD-XA	00-04-085
139- 25-110	AMD-P	00-07-097	173- 26	AMD	00-24-031	173- 98-030	AMD	00-09-010
139- 25-110	AMD	00-17-017	173- 26-010	AMD-P	00-11-175	173- 98-030	AMD-P	00-19-095
173- 09-010	REP-XR	00-18-083	173- 26-010	AMD	00-24-031	173- 98-040	AMD-P	00-19-095
173- 09-020	REP-XR	00-18-083	173- 26-020	AMD-P	00-11-175	173- 98-050	AMD-P	00-19-095
173- 09-030	REP-XR	00-18-083	173- 26-020	AMD	00-24-031	173- 98-060	AMD-P	00-19-095
173- 09-040	REP-XR	00-18-083	173- 26-105	NEW-P	00-11-175	173- 98-075	NEW-P	00-19-095
173- 15-010	AMD-XA	00-11-066	173- 26-105	NEW	00-24-031	173- 98-090	AMD-P	00-19-095
173- 15-010	AMD	00-16-080	173- 26-170	NEW-P	00-11-175	173- 98-110	AMD-P	00-19-095
173- 15-020	AMD-XA	00-11-066	173- 26-170	NEW	00-24-031	173- 98-120	AMD-P	00-19-095
173- 15-020	AMD	00-16-080	173- 26-180	NEW-P	00-11-175	173-145-010	AMD-XA	00-11-065
173- 15-030	AMD-XA	00-11-066	173- 26-180	NEW	00-24-031	173-145-010	AMD-W	00-16-058
173- 15-030	AMD	00-16-080	173- 26-190	NEW-P	00-11-175	173-145-010	AMD-XA	00-18-107
173- 16-010	REP-P	00-11-175	173- 26-190	NEW	00-24-031	173-145-020	AMD-XA	00-11-065
173- 16-010	REP	00-24-031	173- 26-200	NEW-P	00-11-175	173-145-020	AMD-W	00-16-058
173- 16-020	REP-P	00-11-175	173- 26-200	NEW	00-24-031	173-145-020	AMD-XA	00-18-107
173- 16-020	REP	00-24-031	173- 26-210	NEW-P	00-11-175	173-145-030	AMD-XA	00-11-065
173- 16-030	REP-P	00-11-175	173- 26-210	NEW	00-24-031	173-145-030	AMD-W	00-16-058
173- 16-030	REP	00-24-031	173- 26-220	NEW-P	00-11-175	173-145-030	AMD-XA	00-18-107
173- 16-040	REP-P	00-11-175	173- 26-220	NEW	00-24-031	173-145-040	AMD-XA	00-11-065
173- 16-040	REP	00-24-031	173- 26-230	NEW-P	00-11-175	173-145-040	AMD-W	00-16-058
173- 16-050	REP-P	00-11-175	173- 26-230	NEW	00-24-031	173-145-040	AMD-XA	00-18-107
173- 16-050	REP	00-24-031	173- 26-240	NEW-P	00-11-175	173-145-050	AMD-XA	00-11-065
173- 16-060	REP-P	00-11-175	173- 26-240	NEW	00-24-031	173-145-050	AMD-W	00-16-058
173- 16-060	REP	00-24-031	173- 26-250	NEW-P	00-11-175	173-145-050	AMD-XA	00-18-107
173- 16-064	REP-P	00-11-175	173- 26-250	NEW	00-24-031	173-145-060	AMD-XA	00-11-065
173- 16-064	DECOD	00-24-031	173- 26-270	NEW-P	00-11-175	173-145-060	AMD-W	00-16-058
173- 16-070	REP-P	00-11-175	173- 26-270	NEW	00-24-031	173-145-060	AMD-XA	00-18-107
173- 16-070	REP	00-24-031	173- 26-280	NEW-P	00-11-175	173-145-070	AMD-XA	00-11-065
173- 16-200	REP-P	00-11-175	173- 26-280	NEW	00-24-031	173-145-070	AMD-W	00-16-058
173- 16-200	REP	00-24-031	173- 26-290	NEW-P	00-11-175	173-145-070	AMD-XA	00-18-107
173- 24-010	AMD-XA	00-14-032	173- 26-290	NEW	00-24-031	173-145-080	AMD-XA	00-11-065
173- 24-010	AMD	00-20-009	173- 26-300	NEW-P	00-11-175	173-145-080	AMD-W	00-16-058
173- 24-020	AMD-XA	00-14-032	173- 26-300	NEW	00-24-031	173-145-080	AMD-XA	00-18-107
173- 24-020	AMD	00-20-009	173- 26-310	NEW-P	00-11-175	173-145-090	AMD-XA	00-11-065
173- 24-030	AMD-XA	00-14-032	173- 26-310	NEW	00-24-031	173-145-090	AMD-W	00-16-058
173- 24-030	AMD	00-20-009	173- 26-320	NEW-P	00-11-175	173-145-090	AMD-XA	00-18-107
173- 24-040	AMD-XA	00-14-032	173- 26-320	NEW	00-24-031	173-145-100	AMD-XA	00-11-065
173- 24-040	AMD	00-20-009	173- 26-330	NEW-P	00-11-175	173-145-100	AMD-W	00-16-058
173- 24-050	AMD-XA	00-14-032	173- 26-330	NEW	00-24-031	173-145-100	AMD-XA	00-18-107
173- 24-050	AMD	00-20-009	173- 26-340	NEW-P	00-11-175	173-145-110	AMD-XA	00-11-065
173- 24-060	AMD-XA	00-14-032	173- 26-340	NEW	00-24-031	173-145-110	AMD-W	00-16-058
173- 24-060	AMD	00-20-009	173- 26-350	NEW-P	00-11-175	173-145-110	AMD-XA	00-18-107
173- 24-070	AMD-XA	00-14-032	173- 26-350	NEW	00-24-031	173-145-120	AMD-XA	00-11-065
173- 24-070	AMD	00-20-009	173- 26-360	NEW-P	00-11-175	173-145-120	AMD-W	00-16-058
173- 24-080	AMD-XA	00-14-032	173- 26-360	RECOD	00-24-031	173-145-120	AMD-XA	00-18-107
173- 24-080	AMD	00-20-009	173- 60-070	AMD-XA	00-20-102	173-145-130	AMD-XA	00-11-065
173- 24-090	AMD-XA	00-14-032	173- 60-070	AMD	00-24-134	173-145-130	AMD-W	00-16-058
173- 24-090	AMD	00-20-009	173- 95A	PREP	00-11-031	173-145-130	AMD-XA	00-18-107
173- 24-100	AMD-XA	00-14-032	173- 95A-010	AMD-P	00-19-094	173-145-155	AMD-XA	00-11-065
173- 24-100	AMD	00-20-009	173- 95A-020	AMD-P	00-19-094	173-145-155	AMD-W	00-16-058
173- 24-110	AMD-XA	00-14-032	173- 95A-030	AMD-P	00-19-094	173-145-155	AMD-XA	00-18-107
173- 24-110	AMD	00-20-009	173- 95A-040	AMD-P	00-19-094	173-158	PREP	00-21-047
173- 24-120	AMD-XA	00-14-032	173- 95A-050	AMD-P	00-19-094	173-181	PREP	00-05-096
173- 24-120	AMD	00-20-009	173- 95A-060	NEW-P	00-19-094	173-202-010	REP-XR	00-06-038
173- 24-125	AMD-XA	00-14-032	173- 95A-070	NEW-P	00-19-094	173-202-010	REP	00-11-005
173- 24-125	AMD	00-20-009	173- 95A-080	NEW-P	00-19-094	173-202-020	REP-XR	00-06-038
173- 24-130	AMD-XA	00-14-032	173- 95A-090	NEW-P	00-19-094	173-202-020	REP	00-11-005

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173-224-040	AMD	00-13-010	173-245-075	AMD	00-15-019	173-303-110	AMD-P	00-02-081
173-240-020	AMD-XA	00-10-054	173-245-080	AMD-XA	00-09-025	173-303-110	AMD	00-11-040
173-240-020	AMD	00-15-021	173-245-080	AMD	00-15-019	173-303-120	AMD-P	00-02-081
173-240-030	AMD-XA	00-10-054	173-245-084	AMD-XA	00-09-025	173-303-120	AMD	00-11-040
173-240-030	AMD	00-15-021	173-245-084	AMD	00-15-019	173-303-160	AMD-P	00-02-081
173-240-035	AMD-XA	00-10-054	173-245-090	AMD-XA	00-09-025	173-303-160	AMD	00-11-040
173-240-035	AMD	00-15-021	173-245-090	AMD	00-15-019	173-303-170	AMD-P	00-02-081
173-240-040	AMD-XA	00-10-054	173-300-010	AMD-XA	00-13-021	173-303-170	AMD	00-11-040
173-240-040	AMD	00-15-021	173-300-010	AMD	00-19-017	173-303-180	AMD-P	00-02-081
173-240-050	AMD-XA	00-10-054	173-300-020	AMD-XA	00-13-021	173-303-180	AMD	00-11-040
173-240-050	AMD	00-15-021	173-300-020	AMD	00-19-017	173-303-190	AMD-P	00-02-081
173-240-060	AMD-XA	00-10-054	173-300-030	AMD-XA	00-13-021	173-303-190	AMD	00-11-040
173-240-060	AMD	00-15-021	173-300-030	AMD	00-19-017	173-303-200	AMD-P	00-02-081
173-240-070	AMD-XA	00-10-054	173-300-050	AMD-XA	00-13-021	173-303-200	AMD	00-11-040
173-240-070	AMD	00-15-021	173-300-050	AMD	00-19-017	173-303-201	AMD-P	00-02-081
173-240-075	AMD-XA	00-10-054	173-300-060	AMD-XA	00-13-021	173-303-201	AMD	00-11-040
173-240-075	AMD	00-15-021	173-300-060	AMD	00-19-017	173-303-240	AMD-P	00-02-081
173-240-080	AMD-XA	00-10-054	173-300-070	AMD-XA	00-13-021	173-303-240	AMD	00-11-040
173-240-080	AMD	00-15-021	173-300-070	AMD	00-19-017	173-303-280	AMD-P	00-02-081
173-240-090	AMD-XA	00-10-054	173-300-080	AMD-XA	00-13-021	173-303-280	AMD	00-11-040
173-240-090	AMD	00-15-021	173-300-080	AMD	00-19-017	173-303-281	AMD-P	00-02-081
173-240-095	AMD-XA	00-10-054	173-300-090	AMD-XA	00-13-021	173-303-281	AMD	00-11-040
173-240-095	AMD	00-15-021	173-300-090	AMD	00-19-017	173-303-300	AMD-P	00-02-081
173-240-100	AMD-XA	00-10-054	173-300-100	AMD-XA	00-13-021	173-303-300	AMD	00-11-040
173-240-100	AMD	00-15-021	173-300-100	AMD	00-19-017	173-303-320	AMD-P	00-02-081
173-240-104	AMD-XA	00-10-054	173-300-110	AMD-XA	00-13-021	173-303-320	AMD	00-11-040
173-240-104	AMD	00-15-021	173-300-110	AMD	00-19-017	173-303-360	AMD-P	00-02-081
173-240-110	AMD-XA	00-10-054	173-300-120	AMD-XA	00-13-021	173-303-360	AMD	00-11-040
173-240-110	AMD	00-15-021	173-300-120	AMD	00-19-017	173-303-370	AMD-P	00-02-081
173-240-120	AMD-XA	00-10-054	173-300-130	AMD-XA	00-13-021	173-303-370	AMD	00-11-040
173-240-120	AMD	00-15-021	173-300-130	AMD	00-19-017	173-303-380	AMD-P	00-02-081
173-240-130	AMD-XA	00-10-054	173-300-140	AMD-XA	00-13-021	173-303-380	AMD	00-11-040
173-240-130	AMD	00-15-021	173-300-140	AMD	00-19-017	173-303-390	AMD-P	00-02-081
173-240-140	AMD-XA	00-10-054	173-300-150	AMD-XA	00-13-021	173-303-390	AMD	00-11-040
173-240-140	AMD	00-15-021	173-300-150	AMD	00-19-017	173-303-400	AMD-P	00-02-081
173-240-150	AMD-XA	00-10-054	173-300-160	AMD-XA	00-13-021	173-303-400	AMD	00-11-040
173-240-150	AMD	00-15-021	173-300-160	AMD	00-19-017	173-303-505	AMD-P	00-02-081
173-240-160	AMD-XA	00-10-054	173-300-170	AMD-XA	00-13-021	173-303-505	AMD	00-11-040
173-240-160	AMD	00-15-021	173-300-170	AMD	00-19-017	173-303-510	AMD-P	00-02-081
173-240-170	AMD-XA	00-10-054	173-300-180	AMD-XA	00-13-021	173-303-510	AMD	00-11-040
173-240-170	AMD	00-15-021	173-300-180	AMD	00-19-017	173-303-515	AMD-P	00-02-081
173-240-180	AMD-XA	00-10-054	173-303	AMD-C	00-11-039	173-303-515	AMD	00-11-040
173-240-180	AMD	00-15-021	173-303-010	AMD-P	00-02-081	173-303-520	AMD-P	00-02-081
173-245-010	AMD-XA	00-09-025	173-303-010	AMD	00-11-040	173-303-520	AMD	00-11-040
173-245-010	AMD	00-15-019	173-303-016	AMD-P	00-02-081	173-303-522	AMD-P	00-02-081
173-245-015	AMD-XA	00-09-025	173-303-016	AMD	00-11-040	173-303-522	AMD	00-11-040
173-245-015	AMD	00-15-019	173-303-040	AMD-P	00-02-081	173-303-573	AMD-P	00-02-081
173-245-020	AMD-XA	00-09-025	173-303-040	AMD	00-11-040	173-303-573	AMD	00-11-040
173-245-020	AMD	00-15-019	173-303-045	AMD-P	00-02-081	173-303-578	NEW-P	00-02-081
173-245-030	AMD-XA	00-09-025	173-303-045	AMD	00-11-040	173-303-578	NEW	00-11-040
173-245-030	AMD	00-15-019	173-303-060	AMD-P	00-02-081	173-303-600	AMD-P	00-02-081
173-245-040	AMD-XA	00-09-025	173-303-060	AMD	00-11-040	173-303-600	AMD	00-11-040
173-245-040	AMD	00-15-019	173-303-070	AMD-P	00-02-081	173-303-610	AMD-P	00-02-081
173-245-050	AMD-XA	00-09-025	173-303-070	AMD	00-11-040	173-303-610	AMD	00-11-040
173-245-050	AMD	00-15-019	173-303-071	AMD-P	00-02-081	173-303-620	AMD-P	00-02-081
173-245-055	AMD-XA	00-09-025	173-303-071	AMD	00-11-040	173-303-620	AMD	00-11-040
173-245-055	AMD	00-15-019	173-303-073	AMD-P	00-02-081	173-303-630	AMD-P	00-02-081
173-245-060	AMD-XA	00-09-025	173-303-073	AMD	00-11-040	173-303-630	AMD	00-11-040
173-245-060	AMD	00-15-019	173-303-077	AMD-P	00-02-081	173-303-640	AMD-P	00-02-081
173-245-070	AMD-XA	00-09-025	173-303-077	AMD	00-11-040	173-303-640	AMD	00-11-040
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173-303-646	AMD-P	00-02-081	173-306-100	AMD-XA	00-13-022	173-307-080	AMD	00-15-020
173-303-646	AMD	00-11-040	173-306-100	AMD	00-19-018	173-307-090	AMD-XA	00-10-052
173-303-650	AMD-P	00-02-081	173-306-150	AMD-XA	00-13-022	173-307-090	AMD	00-15-020
173-303-650	AMD	00-11-040	173-306-150	AMD	00-19-018	173-307-100	AMD-XA	00-10-052
173-303-680	AMD-P	00-02-081	173-306-200	AMD-XA	00-13-022	173-307-100	AMD	00-15-020
173-303-680	AMD	00-11-040	173-306-200	AMD	00-19-018	173-307-110	AMD-XA	00-10-052
173-303-690	AMD-P	00-02-081	173-306-300	AMD-XA	00-13-022	173-307-110	AMD	00-15-020
173-303-690	AMD	00-11-040	173-306-300	AMD	00-19-018	173-307-130	AMD-XA	00-10-052
173-303-691	AMD-P	00-02-081	173-306-310	AMD-XA	00-13-022	173-307-130	AMD	00-15-020
173-303-691	AMD	00-11-040	173-306-310	AMD	00-19-018	173-307-140	AMD-XA	00-10-052
173-303-692	NEW-P	00-02-081	173-306-320	AMD-XA	00-13-022	173-307-140	AMD	00-15-020
173-303-692	NEW	00-11-040	173-306-320	AMD	00-19-018	173-310-010	AMD-XA	00-13-023
173-303-693	NEW-P	00-02-081	173-306-330	AMD-XA	00-13-022	173-310-010	AMD	00-19-015
173-303-693	NEW	00-11-040	173-306-330	AMD	00-19-018	173-310-020	AMD-XA	00-13-023
173-303-800	AMD-P	00-02-081	173-306-340	AMD-XA	00-13-022	173-310-020	AMD	00-19-015
173-303-800	AMD	00-11-040	173-306-340	AMD	00-19-018	173-310-030	AMD-XA	00-13-023
173-303-803	NEW-P	00-02-081	173-306-345	AMD-XA	00-13-022	173-310-030	AMD	00-19-015
173-303-803	NEW	00-11-040	173-306-345	AMD	00-19-018	173-310-040	AMD-XA	00-13-023
173-303-804	AMD-P	00-02-081	173-306-350	AMD-XA	00-13-022	173-310-040	AMD	00-19-015
173-303-804	AMD	00-11-040	173-306-350	AMD	00-19-018	173-310-050	AMD-XA	00-13-023
173-303-805	AMD-P	00-02-081	173-306-400	AMD-XA	00-13-022	173-310-050	AMD	00-19-015
173-303-805	AMD	00-11-040	173-306-400	AMD	00-19-018	173-310-060	AMD-XA	00-13-023
173-303-806	AMD-P	00-02-081	173-306-405	AMD-XA	00-13-022	173-310-060	AMD	00-19-015
173-303-806	AMD	00-11-040	173-306-405	AMD	00-19-018	173-310-070	AMD-XA	00-13-023
173-303-807	AMD-P	00-02-081	173-306-410	AMD-XA	00-13-022	173-310-070	AMD	00-19-015
173-303-807	AMD	00-11-040	173-306-410	AMD	00-19-018	173-310-080	AMD-XA	00-13-023
173-303-810	AMD-P	00-02-081	173-306-440	AMD-XA	00-13-022	173-310-080	AMD	00-19-015
173-303-810	AMD	00-11-040	173-306-440	AMD	00-19-018	173-310-090	AMD-XA	00-13-023
173-303-830	AMD-P	00-02-081	173-306-450	AMD-XA	00-13-022	173-310-090	AMD	00-19-015
173-303-830	AMD	00-11-040	173-306-450	AMD	00-19-018	173-310-100	AMD-XA	00-13-023
173-303-840	AMD-P	00-02-081	173-306-470	AMD-XA	00-13-022	173-310-100	AMD	00-19-015
173-303-840	AMD	00-11-040	173-306-470	AMD	00-19-018	173-312-010	AMD-XA	00-13-024
173-303-9904	AMD-P	00-02-081	173-306-480	AMD-XA	00-13-022	173-312-010	AMD	00-19-016
173-303-9904	AMD	00-11-040	173-306-480	AMD	00-19-018	173-312-020	AMD-XA	00-13-024
173-303-9907	AMD-P	00-02-081	173-306-490	AMD-XA	00-13-022	173-312-020	AMD	00-19-016
173-303-9907	AMD	00-11-040	173-306-490	AMD	00-19-018	173-312-030	AMD-XA	00-13-024
173-305-010	AMD-XA	00-10-053	173-306-495	AMD-XA	00-13-022	173-312-030	AMD	00-19-016
173-305-010	AMD	00-16-103	173-306-495	AMD	00-19-018	173-312-040	AMD-XA	00-13-024
173-305-015	AMD-XA	00-10-053	173-306-500	AMD-XA	00-13-022	173-312-040	AMD	00-19-016
173-305-015	AMD	00-16-103	173-306-500	AMD	00-19-018	173-312-050	AMD-XA	00-13-024
173-305-020	AMD-XA	00-10-053	173-306-900	AMD-XA	00-13-022	173-312-050	AMD	00-19-016
173-305-020	AMD	00-16-103	173-306-900	AMD	00-19-018	173-312-060	AMD-XA	00-13-024
173-305-040	AMD-XA	00-10-053	173-306-9901	AMD-XA	00-13-022	173-312-060	AMD	00-19-016
173-305-040	AMD	00-16-103	173-306-9901	AMD	00-19-018	173-312-080	AMD-XA	00-13-024
173-305-050	AMD-XA	00-10-053	173-307	AMD	00-15-020	173-312-080	AMD	00-19-016
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173-305-120	AMD-XA	00-10-053	173-307-015	AMD	00-15-020	173-312-100	AMD	00-19-016
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173-305-210	AMD-XA	00-10-053	173-307-020	AMD	00-15-020	173-321-010	AMD-W	00-09-083
173-305-210	AMD	00-16-103	173-307-030	AMD-XA	00-10-052	173-321-010	AMD-P	00-16-135
173-305-220	AMD-XA	00-10-053	173-307-030	AMD	00-15-020	173-321-020	AMD-W	00-09-083
173-305-220	AMD	00-16-103	173-307-040	AMD-XA	00-10-052	173-321-020	AMD-P	00-16-135
173-305-230	AMD-XA	00-10-053	173-307-040	AMD	00-15-020	173-321-040	AMD-W	00-09-083
173-305-230	AMD	00-16-103	173-307-050	AMD-XA	00-10-052	173-321-040	AMD-P	00-16-135
173-305-240	AMD-XA	00-10-053	173-307-050	AMD	00-15-020	173-321-050	AMD-W	00-09-083
173-305-240	AMD	00-16-103	173-307-060	AMD-XA	00-10-052	173-321-050	AMD-P	00-16-135
173-306-010	AMD-XA	00-13-022	173-307-060	AMD	00-15-020	173-321-060	AMD-W	00-09-083
173-306-010	AMD	00-19-018	173-307-070	AMD-XA	00-10-052	173-321-060	AMD-P	00-16-135
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173-321-080	AMD-P	00-16-135	173-340-410	AMD-P	00-16-135	173-340-750	AMD-P	00-16-135
173-322	AMD-W	00-09-083	173-340-420	AMD-W	00-09-083	173-340-760	AMD-W	00-09-083
173-322	AMD-P	00-16-135	173-340-420	AMD-P	00-16-135	173-340-760	AMD-P	00-16-135
173-322	AMD-C	00-19-062	173-340-430	AMD-W	00-09-083	173-340-800	AMD-W	00-09-083
173-322-020	AMD-W	00-09-083	173-340-430	AMD-P	00-16-135	173-340-800	AMD-P	00-16-135
173-322-020	AMD-P	00-16-135	173-340-440	AMD-W	00-09-083	173-340-810	AMD-W	00-09-083
173-322-030	AMD-W	00-09-083	173-340-440	AMD-P	00-16-135	173-340-810	AMD-P	00-16-135
173-322-030	AMD-P	00-16-135	173-340-450	AMD-W	00-09-083	173-340-820	AMD-W	00-09-083
173-322-040	AMD-W	00-09-083	173-340-450	AMD-P	00-16-135	173-340-820	AMD-P	00-16-135
173-322-040	AMD-P	00-16-135	173-340-510	AMD-W	00-09-083	173-340-830	AMD-W	00-09-083
173-322-050	AMD-W	00-09-083	173-340-510	AMD-P	00-16-135	173-340-830	AMD-P	00-16-135
173-322-050	AMD-P	00-16-135	173-340-515	NEW-W	00-09-083	173-340-840	AMD-W	00-09-083
173-322-060	AMD-W	00-09-083	173-340-515	NEW-P	00-16-135	173-340-840	AMD-P	00-16-135
173-322-060	AMD-P	00-16-135	173-340-520	AMD-W	00-09-083	173-340-850	AMD-W	00-09-083
173-322-070	AMD-W	00-09-083	173-340-520	AMD-P	00-16-135	173-340-850	AMD-P	00-16-135
173-322-070	AMD-P	00-16-135	173-340-530	AMD-W	00-09-083	173-340-900	NEW-P	00-16-135
173-322-090	AMD-W	00-09-083	173-340-530	AMD-P	00-16-135	173-340-990	NEW-W	00-09-083
173-322-090	AMD-P	00-16-135	173-340-545	NEW-W	00-09-083	173-400	PREP	00-23-054
173-322-100	AMD-W	00-09-083	173-340-545	NEW-P	00-16-135	173-400-030	AMD-XA	00-17-136
173-322-100	AMD-P	00-16-135	173-340-550	AMD-W	00-09-083	173-400-030	AMD-W	00-22-102
173-322-110	AMD-W	00-09-083	173-340-550	AMD-P	00-16-135	173-400-040	AMD-XA	00-17-136
173-322-110	AMD-P	00-16-135	173-340-600	AMD-W	00-09-083	173-400-040	AMD	00-23-130
173-322-120	AMD-W	00-09-083	173-340-600	AMD-P	00-16-135	173-400-060	AMD-XA	00-17-136
173-322-120	AMD-P	00-16-135	173-340-610	AMD-W	00-09-083	173-400-060	AMD	00-23-130
173-340	AMD-C	00-19-062	173-340-610	AMD-P	00-16-135	173-400-070	AMD-XA	00-17-136
173-340-100	AMD-W	00-09-083	173-340-700	AMD-W	00-09-083	173-400-070	AMD	00-23-130
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173-340-120	AMD-W	00-09-083	173-340-702	AMD-W	00-09-083	173-400-075	AMD	00-23-130
173-340-120	AMD-P	00-16-135	173-340-702	AMD-P	00-16-135	173-400-104	AMD-XA	00-17-136
173-340-130	AMD-W	00-09-083	173-340-704	AMD-W	00-09-083	173-400-104	AMD	00-23-130
173-340-130	AMD-P	00-16-135	173-340-704	AMD-P	00-16-135	173-400-115	AMD-XA	00-17-136
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173-340-140	AMD-P	00-16-135	173-340-705	AMD-P	00-16-135	173-401	PREP	00-23-054
173-340-200	AMD-W	00-09-083	173-340-706	AMD-W	00-09-083	173-406	PREP-W	00-21-046
173-340-200	AMD-P	00-16-135	173-340-706	AMD-P	00-16-135	173-422-031	NEW-XA	00-16-079
173-340-210	AMD-W	00-09-083	173-340-708	AMD-W	00-09-083	173-422-031	NEW	00-22-120
173-340-210	AMD-P	00-16-135	173-340-708	AMD-P	00-16-135	173-422-170	AMD-XA	00-16-079
173-340-300	AMD-W	00-09-083	173-340-709	NEW-W	00-09-083	173-422-170	AMD	00-22-120
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173-340-310	AMD-W	00-09-083	173-340-710	AMD-W	00-09-083	173-425-010	AMD	00-07-066
173-340-310	AMD-P	00-16-135	173-340-710	AMD-P	00-16-135	173-425-020	AMD	00-07-066
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173-340-320	AMD-P	00-16-135	173-340-720	AMD-P	00-16-135	173-425-040	AMD	00-07-066
173-340-330	AMD-W	00-09-083	173-340-730	AMD-W	00-09-083	173-425-050	AMD	00-07-066
173-340-330	AMD-P	00-16-135	173-340-730	AMD-P	00-16-135	173-425-060	AMD	00-07-066
173-340-340	AMD-W	00-09-083	173-340-740	AMD-W	00-09-083	173-425-070	AMD	00-07-066
173-340-340	AMD-P	00-16-135	173-340-740	AMD-P	00-16-135	173-425-080	AMD	00-07-066
173-340-350	AMD-W	00-09-083	173-340-745	AMD-W	00-09-083	173-425-090	REP	00-07-066
173-340-350	AMD-P	00-16-135	173-340-745	AMD-P	00-16-135	173-425-100	REP	00-07-066
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173-340-360	AMD-W	00-09-083	173-340-7490	NEW-W	00-09-083	173-503-020	NEW-P	00-21-114
173-340-360	AMD-P	00-16-135	173-340-7490	NEW-P	00-16-135	173-503-030	NEW-P	00-21-114
173-340-370	NEW-W	00-09-083	173-340-7491	NEW-W	00-09-083	173-503-040	NEW-P	00-21-114
173-340-370	NEW-P	00-16-135	173-340-7491	NEW-P	00-16-135	173-503-050	NEW-P	00-21-114
173-340-380	NEW-W	00-09-083	173-340-7492	NEW-W	00-09-083	173-503-060	NEW-P	00-21-114
173-340-380	NEW-P	00-16-135	173-340-7492	NEW-P	00-16-135	173-503-070	NEW-P	00-21-114
173-340-390	NEW-W	00-09-083	173-340-7493	NEW-W	00-09-083	173-503-080	NEW-P	00-21-114
173-340-390	NEW-P	00-16-135	173-340-7493	NEW-P	00-16-135	173-503-090	NEW-P	00-21-114
173-340-400	AMD-W	00-09-083	173-340-7494	NEW-W	00-09-083	173-503-100	NEW-P	00-21-114
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180-27-102	AMD-P	00-05-104	180-51-055	REP-P	00-15-092	180-77-041	AMD	00-18-064
180-27-102	AMD	00-09-045	180-51-055	REP	00-19-108	180-77-075	AMD-P	00-15-090
180-29-012	NEW-P	00-19-112	180-51-060	AMD-P	00-15-092	180-77-075	AMD	00-18-064
180-29-068	NEW	00-04-008	180-51-060	AMD	00-19-108	180-77-106	REP-P	00-15-090
180-29-085	AMD-P	00-10-060	180-51-060	PREP	00-24-008	180-77-106	REP	00-18-064
180-29-085	AMD	00-18-060	180-51-060	PREP	00-24-125	180-77-110	AMD-P	00-15-090
180-31-012	NEW-P	00-19-112	180-51-061	NEW-P	00-15-092	180-77-110	AMD	00-18-064
180-32-012	NEW-P	00-19-112	180-51-061	NEW-C	00-19-109	180-77A	PREP	00-11-082
180-33-012	NEW-P	00-19-112	180-51-061	NEW	00-23-032	180-77A	AMD-P	00-15-090
180-40-270	AMD	00-07-018	180-51-063	NEW	00-04-047	180-77A	AMD	00-18-064
180-40-285	AMD	00-07-018	180-51-063	PREP	00-07-017	180-77A-004	AMD-P	00-15-090
180-40-305	AMD	00-07-018	180-51-063	AMD-P	00-10-018	180-77A-004	AMD	00-18-064
180-40-315	AMD	00-07-018	180-51-063	AMD	00-13-039	180-77A-006	AMD-P	00-15-090
180-50	PREP	00-12-017	180-51-064	NEW	00-04-047	180-77A-006	AMD	00-18-064
180-50-100	AMD-P	00-15-093	180-51-065	REP-P	00-15-092	180-77A-012	REP-P	00-15-090
180-50-100	AMD	00-19-106	180-51-065	REP	00-19-108	180-77A-012	REP	00-18-064
180-50-105	REP-P	00-15-093	180-51-070	REP-P	00-15-092	180-77A-014	REP-P	00-15-090
180-50-105	REP	00-19-106	180-51-070	REP	00-19-108	180-77A-014	REP	00-18-064
180-50-115	AMD-P	00-15-093	180-51-075	AMD	00-05-010	180-77A-016	REP-P	00-15-090
180-50-115	AMD-C	00-19-013	180-51-075	PREP	00-06-054	180-77A-016	REP	00-18-064
180-50-117	NEW-P	00-15-093	180-51-075	AMD-P	00-10-081	180-77A-018	REP-P	00-15-090
180-50-117	NEW-C	00-19-013	180-51-075	AMD-P	00-15-095	180-77A-018	REP	00-18-064
180-50-120	AMD-P	00-15-093	180-51-075	AMD	00-19-011	180-77A-020	REP-P	00-15-090
180-50-120	AMD	00-19-106	180-51-080	REP-P	00-15-092	180-77A-020	REP	00-18-064
180-50-125	REP-P	00-15-093	180-51-080	REP	00-19-108	180-77A-025	AMD-P	00-15-090
180-50-125	REP	00-19-106	180-51-085	AMD-P	00-15-092	180-77A-025	AMD	00-18-064
180-50-130	REP-P	00-15-093	180-51-085	AMD	00-19-108	180-77A-026	REP-P	00-15-090
180-50-130	REP	00-19-106	180-51-100	AMD-P	00-15-092	180-77A-026	REP	00-18-064
180-50-135	AMD-P	00-15-093	180-51-100	AMD	00-19-108	180-77A-028	REP-P	00-15-090
180-50-135	AMD-C	00-19-013	180-51-105	AMD-P	00-15-092	180-77A-028	REP	00-18-064
180-50-135	AMD	00-23-031	180-51-105	AMD	00-19-108	180-77A-029	AMD-P	00-15-090
180-50-300	AMD-P	00-15-093	180-51-110	AMD-P	00-15-092	180-77A-029	AMD	00-18-064
180-50-300	AMD	00-19-106	180-51-110	AMD	00-19-108	180-77A-030	AMD-P	00-15-090
180-50-310	AMD-P	00-15-093	180-51-115	AMD-P	00-15-092	180-77A-030	AMD	00-18-064
180-50-310	AMD	00-19-106	180-51-115	AMD	00-19-108	180-77A-033	AMD-P	00-15-090
180-50-315	AMD-P	00-15-093	180-52-041	NEW	00-03-046	180-77A-033	AMD	00-18-064
180-50-315	AMD	00-19-106	180-52-041	PREP	00-24-007	180-77A-037	AMD-P	00-15-090
180-51	PREP	00-11-171	180-52-041	PREP	00-24-126	180-77A-037	AMD	00-18-064
180-51-001	NEW-P	00-15-092	180-56-230	PREP	00-07-046	180-77A-040	AMD-P	00-15-090
180-51-001	NEW	00-19-108	180-56-230	AMD-P	00-10-020	180-77A-040	AMD	00-18-064
180-51-003	NEW-P	00-15-092	180-56-230	AMD	00-13-038	180-77A-057	AMD-P	00-15-090
180-51-003	NEW-C	00-19-109	180-57	PREP	00-12-016	180-77A-057	AMD	00-18-064
180-51-003	NEW	00-23-032	180-57-005	AMD-P	00-15-094	180-77A-165	AMD-P	00-15-090
180-51-005	AMD-P	00-15-092	180-57-010	REP-P	00-15-094	180-77A-165	AMD	00-18-064
180-51-005	AMD-C	00-19-109	180-57-020	AMD-P	00-15-094	180-77A-170	REP-P	00-15-090
180-51-005	AMD	00-23-032	180-57-030	REP-P	00-15-094	180-77A-170	REP	00-18-064
180-51-010	REP-P	00-15-092	180-57-040	REP-P	00-15-094	180-77A-180	AMD-P	00-15-090
180-51-010	REP-C	00-19-109	180-57-050	AMD-P	00-15-094	180-77A-180	AMD	00-18-064
180-51-010	REP	00-23-032	180-57-055	AMD-P	00-15-094	180-77A-195	AMD-P	00-15-090
180-51-025	AMD-P	00-15-092	180-57-070	PREP	00-07-016	180-77A-195	AMD	00-18-064
180-51-025	AMD	00-19-108	180-57-070	AMD-P	00-10-019	180-78	PREP	00-15-101
180-51-030	AMD-P	00-15-092	180-57-070	AMD	00-19-107	180-78-003	REP-P	00-19-110
180-51-030	AMD	00-19-108	180-57-070	PREP	00-21-080	180-78-003	REP	00-23-004
180-51-035	AMD-P	00-15-092	180-57-080	REP-P	00-15-094	180-78-005	REP-P	00-19-110
180-51-035	AMD	00-19-108	180-77	PREP	00-11-082	180-78-005	REP	00-23-004
180-51-040	AMD-P	00-15-092	180-77-004	REP-P	00-15-090	180-78-007	REP-P	00-19-110
180-51-040	AMD	00-19-108	180-77-004	REP	00-18-064	180-78-007	REP	00-23-004
180-51-045	AMD-P	00-15-092	180-77-014	AMD-P	00-15-090	180-78-008	REP-P	00-19-110
180-51-045	AMD	00-19-108	180-77-014	AMD	00-18-064	180-78-008	REP	00-23-004

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
180-78-010	REP-P	00-19-110	180-78-170	REP-P	00-19-110	180-78-325	REP-P	00-19-110
180-78-010	REP	00-23-004	180-78-170	REP	00-23-004	180-78-325	REP	00-23-004
180-78-015	REP-P	00-19-110	180-78-175	REP-P	00-19-110	180-78A	PREP	00-15-103
180-78-015	REP	00-23-004	180-78-175	REP	00-23-004	180-78A	PREP	00-24-127
180-78-025	REP-P	00-19-110	180-78-180	REP-P	00-19-110	180-78A-010	AMD	00-03-049
180-78-025	REP	00-23-004	180-78-180	REP	00-23-004	180-78A-015	PREP	00-15-098
180-78-026	REP-P	00-19-110	180-78-180	REP	00-23-004	180-78A-015	REP-P	00-24-123
180-78-026	REP	00-23-004	180-78-185	REP-P	00-19-110	180-78A-100	AMD-P	00-05-082
180-78-028	REP-P	00-19-110	180-78-185	REP	00-23-004	180-78A-100	AMD	00-09-049
180-78-028	REP	00-23-004	180-78-190	REP-P	00-19-110	180-78A-209	AMD-P	00-05-079
180-78-029	REP-P	00-19-110	180-78-190	REP	00-23-004	180-78A-209	AMD	00-09-046
180-78-029	REP	00-23-004	180-78-201	REP-P	00-19-110	180-78A-209	PREP	00-21-091
180-78-033	REP-P	00-19-110	180-78-201	REP	00-23-004	180-78A-209	AMD-P	00-24-122
180-78-033	REP	00-23-004	180-78-205	REP-P	00-19-110	180-78A-264	AMD-P	00-24-128
180-78-036	REP-P	00-19-110	180-78-205	REP	00-23-004	180-78A-500	PREP	00-05-078
180-78-036	REP	00-23-004	180-78-207	REP-P	00-19-110	180-78A-500	AMD-P	00-10-083
180-78-037	REP-P	00-19-110	180-78-207	REP	00-23-004	180-78A-500	AMD	00-13-064
180-78-037	REP	00-23-004	180-78-210	REP-P	00-19-110	180-78A-500	AMD	00-03-049
180-78-047	REP-P	00-19-110	180-78-210	REP	00-23-004	180-78A-505	AMD	00-03-049
180-78-047	REP	00-23-004	180-78-215	REP-P	00-19-110	180-78A-510	AMD	00-03-049
180-78-057	REP-P	00-19-110	180-78-215	REP	00-23-004	180-78A-515	AMD	00-03-049
180-78-057	REP	00-23-004	180-78-217	REP-P	00-19-110	180-78A-520	AMD	00-03-049
180-78-060	REP-P	00-19-110	180-78-217	REP	00-23-004	180-78A-525	AMD	00-03-049
180-78-060	REP	00-23-004	180-78-220	REP-P	00-19-110	180-78A-530	AMD	00-03-049
180-78-063	REP-P	00-19-110	180-78-220	REP	00-23-004	180-78A-535	AMD	00-03-049
180-78-063	REP	00-23-004	180-78-225	REP-P	00-19-110	180-78A-535	PREP	00-11-080
180-78-065	REP-P	00-19-110	180-78-225	REP	00-23-004	180-78A-535	AMD-P	00-15-088
180-78-065	REP	00-23-004	180-78-230	REP-P	00-19-110	180-78A-535	PREP	00-15-100
180-78-068	REP-P	00-19-110	180-78-230	REP	00-23-004	180-78A-535	AMD	00-18-062
180-78-068	REP	00-23-004	180-78-232	REP-P	00-19-110	180-78A-540	AMD	00-03-049
180-78-070	REP-P	00-19-110	180-78-232	REP	00-23-004	180-78A-545	PREP	00-15-098
180-78-070	REP	00-23-004	180-78-235	REP-P	00-19-110	180-78A-545	REP-P	00-24-123
180-78-073	REP-P	00-19-110	180-78-235	REP	00-23-004	180-78A-550	PREP	00-15-098
180-78-073	REP	00-23-004	180-78-237	REP-P	00-19-110	180-78A-550	REP-P	00-24-123
180-78-074	REP-P	00-19-110	180-78-237	REP	00-23-004	180-78A-555	PREP	00-15-098
180-78-074	REP	00-23-004	180-78-240	REP-P	00-19-110	180-78A-555	REP-P	00-24-123
180-78-075	REP-P	00-19-110	180-78-240	REP	00-23-004	180-78A-560	PREP	00-15-098
180-78-075	REP	00-23-004	180-78-245	REP-P	00-19-110	180-78A-560	REP-P	00-24-123
180-78-080	REP-P	00-19-110	180-78-245	REP	00-23-004	180-78A-565	PREP	00-15-098
180-78-080	REP	00-23-004	180-78-250	REP-P	00-19-110	180-78A-565	REP-P	00-24-123
180-78-090	REP-P	00-19-110	180-78-250	REP	00-23-004	180-79A	PREP	00-11-082
180-78-090	REP	00-23-004	180-78-255	REP-P	00-19-110	180-79A	PREP	00-15-103
180-78-100	REP-P	00-19-110	180-78-255	REP	00-23-004	180-79A	PREP	00-24-118
180-78-100	REP	00-23-004	180-78-257	REP-P	00-19-110	180-79A-006	AMD	00-03-048
180-78-105	REP-P	00-19-110	180-78-257	REP	00-23-004	180-79A-007	AMD	00-03-048
180-78-105	REP	00-23-004	180-78-260	REP-P	00-19-110	180-79A-015	PREP	00-15-099
180-78-130	REP-P	00-19-110	180-78-260	REP	00-23-004	180-79A-020	PREP	00-15-099
180-78-130	REP	00-23-004	180-78-265	REP-P	00-19-110	180-79A-022	PREP	00-15-099
180-78-140	REP-P	00-19-110	180-78-265	REP	00-23-004	180-79A-030	AMD-P	00-24-128
180-78-140	REP	00-23-004	180-78-266	REP-P	00-19-110	180-79A-123	AMD-P	00-05-080
180-78-141	REP-P	00-19-110	180-78-266	REP	00-23-004	180-79A-123	AMD	00-09-048
180-78-141	REP	00-23-004	180-78-270	REP-P	00-19-110	180-79A-124	AMD-P	00-24-128
180-78-145	REP-P	00-19-110	180-78-270	REP	00-23-004	180-79A-130	AMD	00-03-048
180-78-145	REP	00-23-004	180-78-275	REP-P	00-19-110	180-79A-130	PREP	00-24-119
180-78-150	REP-P	00-19-110	180-78-275	REP	00-23-004	180-79A-140	PREP	00-05-076
180-78-150	REP	00-23-004	180-78-280	REP-P	00-19-110	180-79A-140	AMD-P	00-10-084
180-78-155	REP-P	00-19-110	180-78-280	REP	00-23-004	180-79A-140	AMD	00-13-063
180-78-155	REP	00-23-004	180-78-285	REP-P	00-19-110	180-79A-145	AMD	00-03-048
180-78-160	REP-P	00-19-110	180-78-285	REP	00-23-004	180-79A-155	PREP	00-24-120
180-78-160	REP	00-23-004	180-78-295	REP-P	00-19-110	180-79A-206	AMD	00-03-048
180-78-165	REP-P	00-19-110	180-78-295	REP	00-23-004	180-79A-206	AMD-P	00-24-128
180-78-165	REP	00-23-004	180-78-310	REP-P	00-19-110	180-79A-211	PREP	00-15-104
			180-78-310	REP	00-23-004	180-79A-211	AMD-P	00-24-129

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
180- 79A-231	PREP	00-05-076	182- 20-001	AMD-P	00-24-099	192-270-045	NEW-E	00-05-063
180- 79A-231	AMD-P	00-10-084	182- 20-010	AMD-P	00-24-099	192-270-045	NEW-E	00-13-057
180- 79A-231	AMD	00-13-063	182- 20-100	AMD-P	00-24-099	192-270-045	NEW-E	00-21-049
180- 79A-250	AMD	00-03-048	182- 20-160	AMD-P	00-24-099	192-270-050	NEW-E	00-05-063
180- 79A-257	AMD	00-03-048	182- 20-200	AMD-P	00-24-099	192-270-050	NEW-E	00-13-057
180- 79A-257	PREP	00-15-096	182- 20-400	AMD-P	00-24-099	192-270-050	NEW-E	00-21-049
180- 79A-257	AMD-E	00-15-106	182- 25-010	AMD-XA	00-14-075	192-270-055	NEW-E	00-05-063
180- 79A-257	AMD-P	00-19-111	182- 25-010	AMD-P	00-22-099	192-270-055	NEW-E	00-13-057
180- 79A-257	AMD	00-23-005	182- 25-020	PREP	00-16-136	192-270-055	NEW-E	00-21-049
180- 79A-260	AMD	00-03-050	182- 25-020	AMD-P	00-19-101	192-270-060	NEW-E	00-05-063
180- 79A-300	AMD-P	00-15-090	182- 25-020	AMD	00-23-037	192-270-060	NEW-E	00-13-057
180- 79A-300	AMD	00-18-064	182- 25-030	AMD-XA	00-14-075	192-270-060	NEW-E	00-21-049
180- 79A-311	PREP	00-24-121	182- 25-030	AMD-P	00-22-099	192-270-065	NEW-E	00-05-063
180- 82	PREP	00-11-081	182- 25-100	PREP	00-10-101	192-270-065	NEW-E	00-13-057
180- 82	PREP	00-11-082	182- 25-105	PREP	00-10-101	192-270-065	NEW-E	00-21-049
180- 82-110	PREP	00-11-083	182- 25-110	PREP	00-10-101	192-270-070	NEW-E	00-05-063
180- 82-110	AMD-P	00-15-089	192- 12-025	REP	00-05-064	192-270-070	NEW-E	00-13-057
180- 82-110	AMD	00-18-063	192- 12-072	REP	00-05-068	192-270-070	NEW-E	00-21-049
180- 82-135	PREP	00-15-097	192- 12-405	REP	00-05-069	192-300-050	NEW	00-05-068
180- 82-135	NEW-E	00-15-105	192- 16-011	REP-E	00-13-057	192-300-170	NEW	00-05-064
180- 82-135	NEW-P	00-19-014	192- 16-011	REP-E	00-21-049	192-300-190	NEW	00-05-067
180- 82-135	NEW-P	00-24-124	192- 16-017	REP-E	00-05-063	192-320-050	NEW	00-05-068
180- 82-202	AMD-P	00-15-091	192- 16-017	REP-E	00-13-057	192-320-070	NEW	00-05-069
180- 82-202	AMD	00-18-061	192- 16-017	REP-E	00-21-049	192-330-100	NEW	00-05-066
180- 82-204	AMD-P	00-05-083	192- 16-021	REP-W	00-08-076	192-340-010	NEW	00-05-065
180- 82-204	AMD	00-09-047	192- 16-061	REP-XR	00-23-103	194- 20-010	AMD	00-08-039
180- 82-303	NEW-P	00-15-091	192-150-005	NEW-E	00-05-063	194- 20-010	DECOD	00-08-039
180- 82-303	NEW	00-18-061	192-150-005	NEW-E	00-13-057	194- 20-020	AMD	00-08-039
180- 82-307	NEW-P	00-15-091	192-150-005	NEW-E	00-21-049	194- 20-020	DECOD	00-08-039
180- 82-307	NEW	00-18-061	192-150-050	NEW-E	00-13-057	194- 20-030	AMD	00-08-039
180- 82-311	NEW-P	00-05-083	192-150-050	NEW-E	00-21-049	194- 20-030	DECOD	00-08-039
180- 82-311	NEW	00-09-047	192-150-065	NEW-E	00-13-057	194- 20-040	AMD	00-08-039
180- 82-313	NEW-P	00-05-083	192-150-065	NEW-E	00-21-049	194- 20-040	DECOD	00-08-039
180- 82-313	NEW	00-09-047	192-150-085	NEW-E	00-05-063	194- 20-050	AMD	00-08-039
180- 82-322	AMD-P	00-15-090	192-150-085	NEW-E	00-13-057	194- 20-050	DECOD	00-08-039
180- 82-322	AMD	00-18-064	192-150-085	NEW-E	00-21-049	194- 20-060	REP	00-08-039
180- 82-335	NEW-P	00-05-083	192-170-050	NEW-W	00-08-076	194- 20-070	REP	00-08-039
180- 82-335	NEW	00-09-047	192-170-060	NEW-W	00-08-076	194- 20-080	AMD	00-08-039
180- 82-338	NEW-P	00-15-091	192-270-005	NEW-E	00-05-063	194- 20-080	DECOD	00-08-039
180- 82-338	NEW	00-18-061	192-270-005	NEW-E	00-13-057	196- 09	PREP	00-15-013
180- 82-340	NEW-P	00-05-083	192-270-005	NEW-E	00-21-049	196- 12	PREP	00-16-071
180- 82-340	NEW	00-09-047	192-270-010	NEW-E	00-05-063	196- 16	PREP	00-15-013
180- 82-341	NEW-P	00-05-083	192-270-010	NEW-E	00-13-057	196- 20	PREP	00-15-013
180- 82-341	NEW	00-09-047	192-270-010	NEW-E	00-21-049	196- 20-035	NEW-P	00-20-106
180- 82-342	AMD-P	00-05-083	192-270-015	NEW-E	00-05-063	196- 20-035	NEW	00-23-105
180- 82-342	AMD	00-09-047	192-270-015	NEW-E	00-13-057	196- 21	PREP	00-15-013
180- 82-342	AMD-P	00-15-091	192-270-015	NEW-E	00-21-049	196- 21-035	NEW-P	00-20-106
180- 82-342	AMD	00-18-061	192-270-020	NEW-E	00-05-063	196- 21-035	NEW	00-23-105
180- 82-343	AMD-P	00-05-083	192-270-020	NEW-E	00-13-057	196- 24-041	PREP	00-15-013
180- 82-343	AMD	00-09-047	192-270-020	NEW-E	00-21-049	196- 24-080	PREP	00-15-013
180- 85	PREP	00-24-118	192-270-025	NEW-E	00-05-063	196- 24-105	PREP	00-15-013
180- 85-030	PREP	00-05-077	192-270-025	NEW-E	00-13-057	196- 26	PREP	00-15-013
180- 85-030	AMD-P	00-10-082	192-270-025	NEW-E	00-21-049	196- 27	PREP	00-15-013
180- 85-030	AMD	00-13-065	192-270-030	NEW-E	00-05-063	196- 31-010	NEW-P	00-04-059
182- 12-119	PREP	00-12-045	192-270-030	NEW-E	00-13-057	196- 31-010	NEW	00-08-042
182- 12-119	PREP	00-16-069	192-270-030	NEW-E	00-21-049	196- 31-020	NEW-P	00-04-059
182- 12-119	AMD-P	00-21-074	192-270-035	NEW-E	00-05-063	196- 31-020	NEW	00-08-042
182- 12-132	PREP	00-12-045	192-270-035	NEW-E	00-13-057	196- 31-030	NEW-P	00-04-059
182- 12-132	PREP	00-16-069	192-270-035	NEW-E	00-21-049	196- 31-030	NEW	00-08-042
182- 12-132	AMD-P	00-21-074	192-270-040	NEW-E	00-05-063	196- 31-040	NEW-P	00-04-059
182- 16	PREP	00-10-101	192-270-040	NEW-E	00-13-057	196- 31-040	NEW	00-08-042
182- 20	PREP	00-21-020	192-270-040	NEW-E	00-21-049	196- 31-050	NEW-P	00-04-059

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
196-31-050	NEW	00-08-042	208-440-050	REP-P	00-13-041	208-512-190	RECOD-X	00-13-101
196-31-060	NEW-P	00-04-059	208-440-050	REP	00-22-037	208-512-190	RECOD	00-17-141
196-31-060	NEW	00-08-042	208-444-050	PREP	00-16-028	208-512-200	RECOD-X	00-13-101
196-31-070	NEW-P	00-04-059	208-460-010	PREP	00-16-028	208-512-200	RECOD	00-17-141
196-31-070	NEW	00-08-042	208-460-020	PREP	00-16-028	208-512-210	RECOD-X	00-13-101
196-32-010	NEW-P	00-16-068	208-460-030	PREP	00-16-028	208-512-210	RECOD	00-17-141
196-32-010	NEW	00-20-017	208-460-040	PREP	00-16-028	208-512-220	RECOD-X	00-13-101
196-32-020	NEW-P	00-16-068	208-460-050	PREP	00-16-028	208-512-220	RECOD	00-17-141
196-32-020	NEW	00-20-017	208-460-060	PREP	00-16-028	208-512-230	RECOD-X	00-13-101
196-32-030	NEW-P	00-16-068	208-460-070	PREP	00-16-028	208-512-230	RECOD	00-17-141
196-32-030	NEW	00-20-017	208-460-080	PREP	00-16-028	208-512-240	RECOD-X	00-13-101
196-32-040	NEW-P	00-16-068	208-460-090	PREP	00-16-028	208-512-240	RECOD	00-17-141
196-32-040	NEW	00-20-017	208-460-100	PREP	00-16-028	208-512-250	RECOD-X	00-13-101
196-32-050	NEW-P	00-16-068	208-460-110	PREP	00-16-028	208-512-250	RECOD	00-17-141
196-32-050	NEW	00-20-017	208-460-120	PREP	00-16-028	208-512-260	RECOD-X	00-13-101
197-11	PREP	00-07-051	208-460-130	PREP	00-16-028	208-512-260	RECOD	00-17-141
204-24-030	PREP	00-08-111	208-460-140	PREP	00-16-028	208-512-270	RECOD-X	00-13-101
204-24-030	AMD-P	00-11-173	208-460-150	PREP	00-16-028	208-512-270	RECOD	00-17-141
204-24-030	AMD	00-15-009	208-460-160	PREP	00-16-028	208-512-280	RECOD-X	00-13-101
204-24-050	AMD	00-03-081	208-460-170	PREP	00-16-028	208-512-280	RECOD	00-17-141
204-38-030	AMD	00-03-023	208-460-180	PREP	00-16-028	208-512-290	RECOD-X	00-13-101
204-38-030	AMD	00-23-008	208-472-041	PREP	00-23-002	208-512-290	RECOD	00-17-141
204-38-040	AMD	00-03-023	208-512-020	RECOD-X	00-13-101	208-512-300	RECOD-X	00-13-101
204-38-040	AMD	00-23-008	208-512-020	RECOD	00-17-141	208-512-300	RECOD	00-17-141
204-38-050	AMD	00-03-023	208-512-030	RECOD-X	00-13-101	208-512-310	RECOD-X	00-13-101
204-38-050	AMD	00-23-008	208-512-030	RECOD	00-17-141	208-512-310	RECOD	00-17-141
204-41-070	PREP	00-15-008	208-512-045	RECOD-X	00-13-101	208-512-320	RECOD-X	00-13-101
204-41-070	NEW-P	00-18-080	208-512-045	RECOD	00-17-141	208-512-320	RECOD	00-17-141
204-41-070	NEW	00-22-028	208-512-050	RECOD-X	00-13-101	208-512-330	RECOD-X	00-13-101
204-91A	PREP	00-16-101	208-512-050	RECOD	00-17-141	208-512-330	RECOD	00-17-141
204-91A-010	AMD-P	00-21-026	208-512-060	RECOD-X	00-13-101	208-512-340	RECOD-X	00-13-101
204-91A-030	AMD-P	00-21-026	208-512-060	RECOD	00-17-141	208-512-340	RECOD	00-17-141
204-91A-060	AMD-P	00-21-026	208-512-070	RECOD-X	00-13-101	208-512-350	RECOD-X	00-13-101
204-91A-090	AMD-P	00-21-026	208-512-070	RECOD	00-17-141	208-512-350	RECOD	00-17-141
204-91A-120	AMD-P	00-21-026	208-512-080	RECOD-X	00-13-101	208-512-360	RECOD-X	00-13-101
204-91A-130	AMD-P	00-21-026	208-512-080	RECOD	00-17-141	208-512-360	RECOD	00-17-141
204-91A-140	AMD-P	00-21-026	208-512-090	RECOD-X	00-13-101	208-512-370	RECOD-X	00-13-101
204-91A-170	AMD-P	00-21-026	208-512-090	RECOD	00-17-141	208-512-370	RECOD	00-17-141
204-91A-180	AMD-P	00-21-026	208-512-100	RECOD-X	00-13-101	208-514-010	RECOD-X	00-13-101
204-96-010	AMD-E	00-10-059	208-512-100	RECOD	00-17-141	208-514-010	RECOD	00-17-141
204-96-010	PREP	00-11-174	208-512-110	RECOD-X	00-13-101	208-514-020	RECOD-X	00-13-101
204-96-010	AMD-P	00-15-036	208-512-110	RECOD	00-17-141	208-514-020	RECOD	00-17-141
204-96-010	AMD	00-18-006	208-512-115	RECOD-X	00-13-101	208-514-030	RECOD-X	00-13-101
204-96-010	AMD-E	00-19-060	208-512-115	RECOD	00-17-141	208-514-030	RECOD	00-17-141
204-96-010	PREP	00-19-061	208-512-116	RECOD-X	00-13-101	208-514-040	RECOD-X	00-13-101
204-96-010	AMD-P	00-24-108	208-512-116	RECOD	00-17-141	208-514-040	RECOD	00-17-141
204-97-010	NEW-W	00-12-028	208-512-117	RECOD-X	00-13-101	208-514-050	RECOD-X	00-13-101
204-97-020	NEW-W	00-12-028	208-512-117	RECOD	00-17-141	208-514-050	RECOD	00-17-141
204-97-030	NEW-W	00-12-028	208-512-120	RECOD-X	00-13-101	208-514-060	RECOD-X	00-13-101
204-97-040	NEW-W	00-12-028	208-512-120	RECOD	00-17-141	208-514-060	RECOD	00-17-141
208-440	PREP	00-04-074	208-512-130	RECOD-X	00-13-101	208-514-070	RECOD-X	00-13-101
208-440	AMD-P	00-13-041	208-512-130	RECOD	00-17-141	208-514-070	RECOD	00-17-141
208-440-010	PREP	00-04-074	208-512-140	RECOD-X	00-13-101	208-514-080	RECOD-X	00-13-101
208-440-010	AMD-P	00-13-041	208-512-140	RECOD	00-17-141	208-514-080	RECOD	00-17-141
208-440-010	AMD	00-22-037	208-512-150	RECOD-X	00-13-101	208-514-090	RECOD-X	00-13-101
208-440-020	PREP	00-04-074	208-512-150	RECOD	00-17-141	208-514-090	RECOD	00-17-141
208-440-020	REP-P	00-13-041	208-512-160	RECOD-X	00-13-101	208-514-100	RECOD-X	00-13-101
208-440-020	REP	00-22-037	208-512-160	RECOD	00-17-141	208-514-100	RECOD	00-17-141
208-440-040	PREP	00-04-074	208-512-170	RECOD-X	00-13-101	208-514-110	RECOD-X	00-13-101
208-440-040	REP-P	00-13-041	208-512-170	RECOD	00-17-141	208-514-110	RECOD	00-17-141
208-440-040	REP	00-22-037	208-512-180	RECOD-X	00-13-101	208-514-120	RECOD-X	00-13-101
208-440-050	PREP	00-04-074	208-512-180	RECOD	00-17-141	208-514-120	RECOD	00-17-141

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
208-660-025	AMD-P	00-17-172	210-02-050	NEW-P	00-08-069	220-20-020	AMD-W	00-07-019
208-660-030	AMD-P	00-17-172	210-02-050	NEW	00-11-023	220-20-020	AMD-P	00-14-022
208-660-040	AMD-P	00-17-172	210-02-060	NEW-P	00-08-069	220-20-020	AMD	00-17-106
208-660-042	AMD-P	00-17-172	210-02-060	NEW	00-11-023	220-20-02000A	NEW-E	00-10-069
208-660-045	AMD-P	00-17-172	210-02-070	NEW-P	00-08-069	220-20-025	AMD-P	00-06-083
208-660-070	AMD-P	00-17-172	210-02-070	NEW	00-11-023	220-20-025	AMD-W	00-07-019
208-660-080	AMD-P	00-17-172	210-02-080	NEW-P	00-08-069	220-20-025	AMD-P	00-14-022
208-660-08015	AMD-P	00-17-172	210-02-080	NEW	00-11-023	220-20-025	AMD	00-17-106
208-660-08025	AMD-P	00-17-172	210-02-090	NEW-P	00-08-069	220-20-02500A	NEW-E	00-10-069
208-660-08030	AMD-P	00-17-172	210-02-090	NEW	00-11-023	220-22-40000A	NEW-E	00-19-054
208-660-08032	NEW-P	00-17-172	210-02-100	NEW-P	00-08-069	220-24-02000L	NEW-E	00-10-067
208-660-08040	AMD-P	00-17-172	210-02-100	NEW	00-11-023	220-24-02000L	REP-E	00-10-067
208-660-130	AMD-P	00-17-172	210-02-110	NEW-P	00-08-069	220-24-02000	NEW-E	00-17-001
208-660-140	AMD-P	00-17-172	210-02-110	NEW	00-11-023	220-24-02000	REP-E	00-17-001
208-660-145	AMD-P	00-17-172	210-02-120	NEW-P	00-08-069	220-24-02000	REP-E	00-17-119
208-660-160	AMD-P	00-17-172	210-02-120	NEW	00-11-023	220-24-02000N	NEW-E	00-17-119
208-680	PREP	00-10-102	210-02-130	NEW-P	00-08-069	220-24-02000N	REP-E	00-18-053
208-680A-040	AMD-P	00-19-051	210-02-130	NEW	00-11-023	220-24-02000P	NEW-E	00-18-053
208-680B-010	AMD-P	00-19-051	210-02-140	NEW-P	00-08-069	220-24-02000P	REP-E	00-18-053
208-680B-015	NEW-P	00-19-051	210-02-140	NEW	00-11-023	220-32-01500S	REP-E	00-14-051
208-680B-020	AMD-P	00-19-051	210-02-150	NEW-P	00-08-069	220-32-05100R	NEW-E	00-04-071
208-680B-030	AMD-P	00-19-051	210-02-150	NEW	00-11-023	220-32-05100R	REP-E	00-04-071
208-680B-050	AMD-P	00-19-051	210-02-160	NEW-P	00-08-069	220-32-05100R	REP-E	00-07-099
208-680B-070	AMD-P	00-19-051	210-02-160	NEW	00-11-023	220-32-05100S	NEW-E	00-14-051
208-680B-090	AMD-P	00-19-051	210-02-170	NEW-P	00-08-069	220-32-05100T	REP-E	00-18-022
208-680B-100	NEW-P	00-19-051	210-02-170	NEW	00-11-023	220-32-05100U	NEW-E	00-19-026
208-680B-110	NEW-P	00-19-051	210-02-180	NEW-P	00-08-069	220-32-05100U	REP-E	00-19-026
208-680B-120	NEW-P	00-19-051	210-02-180	NEW	00-11-023	220-32-05100V	NEW-E	00-19-063
208-680C-020	AMD-P	00-19-051	210-02-190	NEW-P	00-08-069	220-32-05100V	REP-E	00-19-063
208-680C-040	AMD-P	00-19-051	210-02-190	NEW	00-11-023	220-32-05500A	NEW-E	00-10-097
208-680C-045	AMD-P	00-19-051	210-02-200	NEW-P	00-08-069	220-32-05500A	REP-E	00-10-097
208-680C-050	AMD-P	00-19-051	210-02-200	NEW	00-11-023	220-32-05500A	REP-E	00-11-030
208-680D-010	AMD-P	00-19-051	220-16-257	AMD	00-08-038	220-32-05500B	NEW-E	00-11-030
208-680D-020	AMD-P	00-19-051	220-16-260	AMD-P	00-22-105	220-32-05500B	REP-E	00-11-030
208-680D-030	AMD-P	00-19-051	220-16-270	AMD-P	00-22-105	220-32-05500B	REP-E	00-12-026
208-680D-040	AMD-P	00-19-051	220-16-345	AMD	00-08-038	220-32-05500C	NEW-E	00-12-026
208-680D-050	AMD-P	00-19-051	220-16-480	AMD-W	00-11-087	220-32-05500C	REP-E	00-12-026
208-680D-060	AMD-P	00-19-051	220-16-590	AMD-P	00-06-083	220-32-05500D	NEW-E	00-20-056
208-680D-080	AMD-P	00-19-051	220-16-590	AMD-W	00-07-019	220-32-05500D	REP-E	00-20-056
208-680D-090	NEW-P	00-19-051	220-16-590	AMD	00-08-038	220-32-05500D	REP-E	00-21-052
208-680D-100	NEW-P	00-19-051	220-16-590	AMD-P	00-14-022	220-32-05500Z	NEW-E	00-09-024
208-680E-011	AMD-P	00-19-051	220-16-590	AMD	00-17-106	220-32-05500Z	REP-E	00-09-024
208-680F-010	AMD-P	00-19-051	220-16-730	NEW	00-08-038	220-32-05500Z	REP-E	00-10-097
208-680F-020	AMD-P	00-19-051	220-16-740	NEW-P	00-06-083	220-32-057	AMD-XA	00-12-052
208-680F-040	AMD-P	00-19-051	220-16-740	NEW-W	00-07-019	220-32-057	AMD	00-17-117
208-680F-060	AMD-P	00-19-051	220-16-740	NEW	00-08-038	220-32-05700E	NEW-E	00-07-109
208-680F-070	AMD-P	00-19-051	220-16-740	AMD-P	00-14-022	220-32-05700E	REP-E	00-13-015
208-680G-010	NEW-P	00-19-051	220-16-740	AMD	00-17-106	220-32-05700F	NEW-E	00-13-015
208-680G-020	NEW-P	00-19-051	220-16-74000A	NEW-E	00-10-069	220-32-05700F	REP-E	00-16-090
208-680G-030	NEW-P	00-19-051	220-16-750	NEW-P	00-06-083	220-32-05700G	NEW-E	00-17-050
208-680G-040	NEW-P	00-19-051	220-16-750	NEW-W	00-07-019	220-32-05700G	REP-E	00-17-050
208-680G-050	NEW-P	00-19-051	220-16-750	NEW	00-08-038	220-32-05700H	NEW-E	00-20-056
210-01-120	AMD-P	00-03-040	220-16-750	AMD-P	00-14-022	220-32-05700H	REP-E	00-20-056
210-01-120	AMD	00-07-003	220-16-750	AMD	00-17-106	220-32-35100T	NEW-E	00-18-022
210-02-010	NEW-P	00-08-069	220-16-75000A	NEW-E	00-10-069	220-33-010	AMD-XA	00-12-052
210-02-010	NEW	00-11-023	220-20-010	AMD	00-08-038	220-33-010	AMD	00-17-117
210-02-020	NEW-P	00-08-069	220-20-015	AMD-P	00-06-083	220-33-01000B	NEW-E	00-05-047
210-02-020	NEW	00-11-023	220-20-015	AMD-W	00-07-019	220-33-01000B	REP-E	00-05-047
210-02-030	NEW-P	00-08-069	220-20-015	AMD-P	00-14-022	220-33-01000B	REP-E	00-06-011
210-02-030	NEW	00-11-023	220-20-015	AMD	00-17-106	220-33-01000C	NEW-E	00-06-011
210-02-040	NEW-P	00-08-069	220-20-01500A	NEW-E	00-10-069	220-33-01000C	REP-E	00-06-036
210-02-040	NEW	00-11-023	220-20-020	AMD-P	00-06-083	220-33-01000D	NEW-E	00-06-036

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220-33-01000E	NEW-E	00-14-014	220-44-030	AMD-S	00-23-072	220-48-029	AMD-W	00-11-086
220-33-01000E	REP-E	00-14-014	220-44-050	AMD-XA	00-10-038	220-48-031	AMD-W	00-11-086
220-33-01000F	NEW-E	00-16-081	220-44-050	AMD	00-16-033	220-48-032	AMD-W	00-11-086
220-33-01000F	REP-E	00-16-081	220-44-05000A	NEW-E	00-04-041	220-48-061	AMD-W	00-11-086
220-33-01000G	NEW-E	00-17-130	220-44-05000B	NEW-E	00-22-021	220-48-071	AMD-W	00-11-086
220-33-01000G	REP-E	00-17-130	220-44-05000Z	REP-E	00-04-041	220-49-020	AMD-P	00-22-078
220-33-01000G	REP-E	00-18-004	220-44-080	AMD-XA	00-10-038	220-52-020	AMD-P	00-22-077
220-33-01000H	NEW-E	00-18-042	220-44-080	AMD	00-16-033	220-52-03000L	NEW-E	00-11-057
220-33-01000H	REP-E	00-18-042	220-47-304	AMD-XA	00-13-095	220-52-03000L	REP-E	00-11-057
220-33-01000H	REP-E	00-19-056	220-47-304	AMD	00-18-023	220-52-03000L	REP-E	00-13-006
220-33-01000I	NEW-E	00-19-056	220-47-311	AMD-XA	00-13-095	220-52-03000	NEW-E	00-13-068
220-33-01000I	REP-E	00-20-015	220-47-311	AMD	00-18-023	220-52-03000	REP-E	00-13-068
220-33-01000J	NEW-E	00-20-015	220-47-401	AMD-XA	00-13-095	220-52-040	AMD-W	00-08-077
220-33-01000J	REP-E	00-20-057	220-47-401	AMD	00-18-023	220-52-040	AMD-P	00-14-037
220-33-01000K	NEW-E	00-20-057	220-47-411	AMD-XA	00-13-095	220-52-040	AMD	00-18-005
220-33-01000K	REP-E	00-21-016	220-47-411	AMD	00-18-023	220-52-040	AMD-P	00-22-105
220-33-01000L	NEW-E	00-21-016	220-47-427	AMD-XA	00-13-095	220-52-04000Q	REP-E	00-04-084
220-33-01000	NEW-E	00-22-013	220-47-427	AMD	00-18-023	220-52-04000R	NEW-E	00-04-084
220-33-01000	REP-E	00-22-013	220-47-428	AMD-XA	00-13-095	220-52-04000R	REP-E	00-11-001
220-33-01000N	NEW-E	00-22-066	220-47-428	AMD	00-18-023	220-52-04000S	NEW-E	00-11-001
220-33-020	AMD-XA	00-12-052	220-47-701	NEW-E	00-17-092	220-52-04000S	REP-E	00-11-001
220-33-020	AMD	00-17-117	220-47-701	REP-E	00-18-077	220-52-04000T	NEW-E	00-12-025
220-33-03000P	NEW-E	00-11-046	220-47-702	NEW-E	00-18-077	220-52-04000T	REP-E	00-12-025
220-33-03000P	REP-E	00-11-046	220-47-702	REP-E	00-19-027	220-52-04000U	NEW-E	00-19-054
220-33-03000P	REP-E	00-14-014	220-47-703	NEW-E	00-19-027	220-52-043	AMD-W	00-08-077
220-33-03000Q	NEW-E	00-14-014	220-47-703	REP-E	00-20-012	220-52-043	AMD-P	00-14-037
220-33-03000Q	REP-E	00-14-014	220-47-704	NEW-E	00-20-012	220-52-043	AMD	00-18-005
220-33-040	AMD-XA	00-12-052	220-47-704	REP-E	00-20-055	220-52-046	AMD-P	00-22-105
220-33-040	AMD-P	00-14-036	220-47-705	NEW-E	00-20-055	220-52-04600A	NEW-E	00-11-001
220-33-040	AMD-C	00-17-094	220-47-705	REP-E	00-20-055	220-52-04600A	REP-E	00-11-001
220-33-040	AMD	00-17-117	220-47-706	NEW-E	00-21-071	220-52-04600B	NEW-E	00-12-025
220-33-04000I	REP-E	00-06-017	220-47-706	REP-E	00-21-071	220-52-04600B	REP-E	00-12-025
220-33-04000J	NEW-E	00-06-017	220-47-706	REP-E	00-21-093	220-52-04600C	NEW-E	00-19-054
220-33-04000J	REP-E	00-06-017	220-47-707	NEW-E	00-21-093	220-52-04600C	REP-E	00-20-013
220-33-060	AMD-P	00-14-038	220-47-707	REP-E	00-21-093	220-52-04600D	NEW-E	00-20-013
220-33-060	AMD-C	00-17-093	220-47-708	NEW-E	00-22-048	220-52-04600D	REP-E	00-23-059
220-33-06000A	NEW-E	00-11-056	220-47-708	REP-E	00-22-048	220-52-04600E	NEW-E	00-23-059
220-33-06000B	NEW-E	00-19-044	220-47-709	NEW-E	00-23-016	220-52-04600F	NEW-E	00-24-005
220-33-06000B	REP-E	00-19-044	220-47-709	REP-E	00-23-016	220-52-04600U	NEW-E	00-04-084
220-36-023	AMD-XA	00-17-104	220-47-710	NEW-E	00-23-040	220-52-04600U	REP-E	00-06-009
220-36-023	AMD	00-23-065	220-47-710	REP-E	00-23-040	220-52-04600V	REP-E	00-04-084
220-36-02300A	NEW-E	00-17-139	220-47-711	NEW-E	00-23-080	220-52-04600X	NEW-E	00-06-009
220-36-02300A	REP-E	00-17-139	220-47-711	REP-E	00-23-080	220-52-04600X	REP-E	00-08-037
220-40-027	AMD-XA	00-17-104	220-47-711	REP-E	00-24-003	220-52-04600Y	NEW-E	00-08-037
220-40-027	AMD	00-23-065	220-47-712	NEW-E	00-24-003	220-52-04600Y	REP-E	00-08-037
220-40-02700U	NEW-E	00-17-139	220-48-005	AMD-W	00-11-086	220-52-04600Y	REP-E	00-08-044
220-40-02700U	REP-E	00-17-139	220-48-011	AMD-P	00-14-020	220-52-04600Z	NEW-E	00-08-044
220-40-03100A	NEW-E	00-23-010	220-48-011	AMD	00-17-145	220-52-04600Z	REP-E	00-08-044
220-40-03100A	REP-E	00-23-010	220-48-011	AMD-S	00-23-072	220-52-04700C	NEW-E	00-19-054
220-40-03100A	REP-E	00-23-039	220-48-015	AMD-W	00-11-086	220-52-050	AMD-P	00-14-020
220-40-03100B	NEW-E	00-23-039	220-48-015	AMD-P	00-14-020	220-52-050	AMD	00-17-145
220-40-03100B	REP-E	00-23-039	220-48-015	AMD-C	00-17-091	220-52-050	AMD-S	00-23-072
220-40-03100B	REP-E	00-24-001	220-48-015	AMD-S	00-23-072	220-52-051	AMD-P	00-22-105
220-40-03100C	NEW-E	00-24-001	220-48-01500K	NEW-E	00-08-037	220-52-05100A	NEW-E	00-09-055
220-40-03100C	REP-E	00-24-001	220-48-01500L	NEW-E	00-14-013	220-52-05100A	REP-E	00-10-051
220-44-020	AMD-P	00-14-038	220-48-016	AMD-W	00-11-086	220-52-05100B	NEW-E	00-10-051
220-44-020	AMD-C	00-17-093	220-48-017	AMD-W	00-11-086	220-52-05100B	REP-E	00-12-015
220-44-02000A	NEW-E	00-11-056	220-48-019	AMD-W	00-11-086	220-52-05100C	NEW-E	00-12-015
220-44-02000B	NEW-E	00-19-044	220-48-019	AMD-P	00-14-020	220-52-05100C	REP-E	00-15-006
220-44-02000B	REP-E	00-19-044	220-48-019	AMD	00-17-145	220-52-05100D	NEW-E	00-15-006
220-44-030	AMD-P	00-14-020	220-48-019	AMD-S	00-23-072	220-52-05100D	REP-E	00-15-033
220-44-030	AMD-C	00-17-091	220-48-028	AMD-W	00-11-086	220-52-05100E	NEW-E	00-15-033

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220-52-05100E	REP-E	00-16-025	220-55-115	AMD	00-11-178	220-56-19100	REP-E	00-17-129
220-52-05100F	NEW-E	00-16-025	220-55-132	NEW-P	00-06-084	220-56-19100N	NEW-E	00-17-129
220-52-05100F	REP-E	00-16-040	220-55-132	NEW	00-11-178	220-56-19100N	REP-E	00-17-129
220-52-05100G	NEW-E	00-16-040	220-55-170	AMD-P	00-06-042	220-56-19100N	REP-E	00-18-013
220-52-05100G	REP-E	00-17-006	220-55-170	AMD	00-11-177	220-56-19100P	NEW-E	00-18-013
220-52-05100H	NEW-E	00-17-006	220-55-17000B	NEW-E	00-11-058	220-56-19100P	REP-E	00-18-013
220-52-05100H	REP-E	00-17-051	220-55-180	AMD-P	00-06-043	220-56-19100P	REP-E	00-18-054
220-52-05100I	NEW-E	00-17-051	220-55-180	AMD	00-11-176	220-56-19100Q	NEW-E	00-18-054
220-52-05100I	REP-E	00-21-010	220-56-08500U	REP-E	00-08-046	220-56-19100Q	REP-E	00-18-054
220-52-05100J	NEW-E	00-21-010	220-56-100	AMD-XA	00-11-179	220-56-195	AMD-XA	00-11-179
220-52-05100J	REP-E	00-21-042	220-56-100	AMD	00-16-091	220-56-195	AMD	00-16-091
220-52-063	AMD-P	00-22-104	220-56-103	AMD	00-08-038	220-56-19500F	NEW-E	00-10-068
220-52-068	AMD-P	00-14-020	220-56-103	REP-XA	00-11-179	220-56-19500G	NEW-E	00-21-011
220-52-068	AMD	00-17-145	220-56-103	REP	00-16-091	220-56-19500G	REP-E	00-21-011
220-52-068	AMD-S	00-23-072	220-56-105	AMD	00-08-038	220-56-199	AMD-XA	00-11-179
220-52-069	AMD-P	00-11-045	220-56-115	AMD-XA	00-11-179	220-56-199	AMD	00-16-091
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220-52-06900A	NEW-E	00-04-015	220-56-115	AMD-P	00-22-103	220-56-205	AMD	00-08-038
220-52-06900A	REP-E	00-11-116	220-56-11500D	NEW-E	00-10-068	220-56-205	REP-XA	00-11-179
220-52-06900B	NEW-E	00-11-116	220-56-116	AMD-XA	00-11-179	220-56-205	REP	00-16-091
220-52-071	AMD	00-03-042	220-56-116	AMD	00-16-091	220-56-235	AMD	00-08-038
220-52-07100N	NEW-E	00-13-054	220-56-123	AMD-XA	00-11-179	220-56-235	AMD-XA	00-10-038
220-52-07100N	REP-E	00-16-066	220-56-123	AMD	00-16-091	220-56-235	AMD	00-17-016
220-52-07100P	NEW-E	00-16-066	220-56-123	AMD-P	00-22-103	220-56-235	AMD-P	00-22-103
220-52-07100P	REP-E	00-17-020	220-56-12300A	NEW-E	00-10-068	220-56-23500E	NEW-E	00-08-084
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220-52-073	AMD	00-03-042	220-56-128	AMD-XA	00-11-179	220-56-23500F	NEW-E	00-10-012
220-52-07300Q	REP-E	00-03-006	220-56-128	AMD	00-16-091	220-56-23500G	NEW-E	00-16-061
220-52-07300R	NEW-E	00-03-006	220-56-12800D	NEW-E	00-08-001	220-56-23500H	NEW-E	00-17-099
220-52-07300R	REP-E	00-03-006	220-56-12800D	REP-E	00-08-001	220-56-23500I	NEW-E	00-18-051
220-52-07300R	REP-E	00-03-044	220-56-12800E	NEW-E	00-10-068	220-56-23500I	REP-E	00-18-051
220-52-07300S	NEW-E	00-03-044	220-56-130	AMD	00-08-038	220-56-240	AMD	00-08-038
220-52-07300S	REP-E	00-03-044	220-56-145	AMD	00-08-038	220-56-240	AMD-P	00-22-103
220-52-07300S	REP-E	00-04-013	220-56-145	AMD-P	00-22-103	220-56-24000C	NEW-E	00-10-050
220-52-07300T	NEW-E	00-04-013	220-56-150	AMD-P	00-22-103	220-56-24000C	REP-E	00-10-050
220-52-07300T	REP-E	00-05-041	220-56-175	AMD-P	00-06-084	220-56-24000D	NEW-E	00-11-059
220-52-07300U	NEW-E	00-05-041	220-56-175	AMD	00-08-038	220-56-250	AMD	00-08-038
220-52-07300U	REP-E	00-06-044	220-56-175	AMD	00-11-178	220-56-250	AMD-XA	00-10-038
220-52-07300V	NEW-E	00-06-044	220-56-175	AMD-P	00-22-103	220-56-250	AMD	00-17-016
220-52-07300V	REP-E	00-06-044	220-56-180	AMD-XA	00-11-179	220-56-25000A	REP-E	00-08-084
220-52-07300	NEW-E	00-07-064	220-56-180	AMD	00-16-091	220-56-25000B	NEW-E	00-08-084
220-52-07300	REP-E	00-07-114	220-56-185	AMD	00-08-038	220-56-25500	NEW-E	00-10-070
220-52-07300X	NEW-E	00-21-041	220-56-190	AMD-XA	00-11-179	220-56-25500	REP-E	00-11-008
220-52-07300X	REP-E	00-22-090	220-56-190	DECOD-X	00-11-179	220-56-25500N	NEW-E	00-11-008
220-52-07300Y	NEW-E	00-22-090	220-56-190	AMD	00-16-091	220-56-25500N	REP-E	00-12-014
220-52-075	AMD	00-05-054	220-56-190	DECOD	00-16-091	220-56-25500P	NEW-E	00-12-014
220-52-075	AMD-P	00-22-104	220-56-19000C	NEW-E	00-10-068	220-56-25500P	REP-E	00-12-048
220-52-075	AMD-P	00-22-105	220-56-19000C	REP-E	00-17-071	220-56-25500Q	NEW-E	00-12-048
220-52-07500A	NEW-E	00-10-051	220-56-19000D	NEW-E	00-14-035	220-56-25500Q	REP-E	00-13-059
220-55-005	AMD-P	00-06-084	220-56-19000D	REP-E	00-14-035	220-56-25500R	NEW-E	00-13-059
220-55-005	AMD	00-11-178	220-56-19000D	REP-E	00-17-071	220-56-25500R	REP-E	00-14-004
220-55-010	AMD-P	00-06-084	220-56-19000E	NEW-E	00-17-071	220-56-25500S	NEW-E	00-14-004
220-55-010	AMD	00-11-178	220-56-19000E	REP-E	00-17-120	220-56-25500S	REP-E	00-16-082
220-55-015	AMD-P	00-06-084	220-56-19000F	NEW-E	00-17-120	220-56-25500T	NEW-E	00-16-082
220-55-015	AMD	00-11-178	220-56-19000F	REP-E	00-19-025	220-56-27000G	NEW-E	00-06-017
220-55-070	AMD-P	00-06-084	220-56-191	AMD-XA	00-11-179	220-56-27000G	REP-E	00-06-017
220-55-070	AMD	00-11-178	220-56-191	DECOD-P	00-11-179	220-56-280	AMD	00-08-038
220-55-105	AMD-P	00-06-084	220-56-191	AMD	00-16-091	220-56-282	AMD-P	00-22-103
220-55-105	AMD	00-11-178	220-56-191	DECOD	00-16-091	220-56-285	AMD-P	00-22-103
220-55-110	AMD-P	00-06-084	220-56-19100L	NEW-E	00-10-068	220-56-28500U	NEW-E	00-08-031
220-55-110	AMD	00-11-178	220-56-19100L	REP-P	00-17-090	220-56-28500U	REP-E	00-08-031
220-55-115	AMD-P	00-06-084	220-56-19100	NEW-E	00-17-090	220-56-28500V	NEW-E	00-08-046

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220-56-28500V	REP-E	00-13-058	220-56-36000A	REP-E	00-06-010	220-57-165	REP	00-16-091
220-56-28500	NEW-E	00-14-012	220-56-36000B	NEW-E	00-06-010	220-57-170	REP-XA	00-11-179
220-56-28500	REP-E	00-23-009	220-56-36000B	REP-E	00-06-010	220-57-170	REP	00-16-091
220-56-28500X	NEW-E	00-23-009	220-56-36000C	NEW-E	00-09-001	220-57-17000U	NEW-E	00-07-002
220-56-290	REP-P	00-22-103	220-56-36000C	REP-E	00-09-001	220-57-17000U	REP-E	00-11-118
220-56-295	AMD	00-08-038	220-56-36000D	NEW-E	00-09-054	220-57-175	REP-XA	00-11-179
220-56-295	REP-P	00-22-103	220-56-36000D	REP-E	00-09-054	220-57-175	REP	00-16-091
220-56-305	REP-P	00-22-103	220-56-36000E	NEW-E	00-10-049	220-57-17500V	NEW-E	00-11-118
220-56-30500G	NEW-E	00-13-058	220-56-36000E	REP-E	00-10-049	220-57-17500V	REP-E	00-11-118
220-56-310	AMD	00-08-038	220-56-36000F	NEW-E	00-20-059	220-57-180	REP-XA	00-11-179
220-56-315	AMD	00-08-038	220-56-36000F	REP-E	00-20-059	220-57-180	REP	00-16-091
220-56-320	AMD-P	00-22-103	220-56-372	AMD	00-08-038	220-57-181	REP-XA	00-11-179
220-56-325	AMD-P	00-22-103	220-56-380	AMD	00-08-038	220-57-181	REP	00-16-091
220-56-32500D	NEW-E	00-10-011	220-56-380	AMD-XA	00-11-179	220-57-185	REP-XA	00-11-179
220-56-32500D	REP-E	00-10-011	220-56-380	AMD	00-16-091	220-57-185	REP	00-16-091
220-56-32500E	NEW-E	00-11-144	220-56-380	AMD-P	00-22-103	220-57-187	REP-XA	00-11-179
220-56-32500E	REP-E	00-14-023	220-56-38000X	NEW-E	00-08-045	220-57-187	REP	00-16-091
220-56-32500F	NEW-E	00-12-047	220-56-38000Y	NEW-E	00-10-068	220-57-18700D	NEW-E	00-07-002
220-56-32500F	REP-E	00-12-047	220-57-001	REP-XA	00-11-179	220-57-190	REP-XA	00-11-179
220-56-32500G	NEW-E	00-12-069	220-57-001	REP	00-16-091	220-57-190	REP	00-16-091
220-56-32500G	REP-E	00-12-069	220-57-11900A	NEW-E	00-15-087	220-57-195	REP-XA	00-11-179
220-56-32500H	NEW-E	00-13-053	220-57-11900A	REP-E	00-15-087	220-57-195	REP	00-16-091
220-56-32500H	REP-E	00-13-053	220-57-120	REP-XA	00-11-179	220-57-200	REP-XA	00-11-179
220-56-32500I	NEW-E	00-14-023	220-57-120	REP	00-16-091	220-57-200	REP	00-16-091
220-56-32500I	REP-E	00-19-055	220-57-125	REP-XA	00-11-179	220-57-205	REP-XA	00-11-179
220-56-32500J	NEW-E	00-19-055	220-57-125	REP	00-16-091	220-57-205	REP	00-16-091
220-56-32500J	REP-E	00-19-055	220-57-130	REP-XA	00-11-179	220-57-210	REP-XA	00-11-179
220-56-330	AMD	00-08-038	220-57-130	REP	00-16-091	220-57-210	REP	00-16-091
220-56-330	AMD-P	00-22-103	220-57-135	REP-XA	00-11-179	220-57-215	REP-XA	00-11-179
220-56-33000A	NEW-E	00-11-055	220-57-135	REP	00-16-091	220-57-215	REP	00-16-091
220-56-33000A	REP-E	00-11-143	220-57-137	REP-XA	00-11-179	220-57-225	REP-XA	00-11-179
220-56-33000B	NEW-E	00-11-143	220-57-137	REP	00-16-091	220-57-225	REP	00-16-091
220-56-33000B	REP-E	00-13-069	220-57-13701	REP-XA	00-11-179	220-57-230	REP-XA	00-11-179
220-56-33000C	NEW-E	00-13-069	220-57-13701	REP	00-16-091	220-57-230	REP	00-16-091
220-56-33000C	REP-E	00-14-034	220-57-138	REP-XA	00-11-179	220-57-235	REP-XA	00-11-179
220-56-33000D	NEW-E	00-14-034	220-57-138	REP	00-16-091	220-57-235	REP	00-16-091
220-56-33000D	REP-E	00-15-005	220-57-140	REP-XA	00-11-179	220-57-240	REP-XA	00-11-179
220-56-33000E	NEW-E	00-15-005	220-57-140	REP	00-16-091	220-57-240	REP	00-16-091
220-56-33000E	REP-E	00-15-032	220-57-145	REP-XA	00-11-179	220-57-245	REP-XA	00-11-179
220-56-33000F	NEW-E	00-15-032	220-57-145	REP	00-16-091	220-57-245	REP	00-16-091
220-56-33000F	REP-E	00-17-118	220-57-150	REP-XA	00-11-179	220-57-250	REP-XA	00-11-179
220-56-33000G	NEW-E	00-22-047	220-57-150	REP	00-16-091	220-57-250	REP	00-16-091
220-56-33000G	REP-E	00-23-041	220-57-155	REP-XA	00-11-179	220-57-255	REP-XA	00-11-179
220-56-33000H	NEW-E	00-23-041	220-57-155	REP	00-16-091	220-57-255	REP	00-16-091
220-56-33000H	REP-E	00-23-082	220-57-160	AMD	00-08-038	220-57-25500G	NEW-E	00-07-002
220-56-33000I	NEW-E	00-23-082	220-57-160	REP-XA	00-11-179	220-57-260	REP-XA	00-11-179
220-56-33000V	REP-E	00-08-037	220-57-160	REP	00-16-091	220-57-260	REP	00-16-091
220-56-33000	NEW-E	00-06-009	220-57-16000A	NEW-E	00-17-064	220-57-265	REP-XA	00-11-179
220-56-33000	REP-E	00-08-037	220-57-16000A	REP-E	00-17-064	220-57-265	REP	00-16-091
220-56-33000X	NEW-E	00-07-098	220-57-16000B	NEW-E	00-18-014	220-57-270	REP-XA	00-11-179
220-56-33000X	REP-E	00-11-055	220-57-16000B	REP-E	00-18-040	220-57-270	REP	00-16-091
220-56-33000Y	NEW-E	00-08-037	220-57-16000V	NEW-E	00-07-073	220-57-275	REP-XA	00-11-179
220-56-33000Y	REP-E	00-09-053	220-57-16000V	REP-E	00-14-015	220-57-275	REP	00-16-091
220-56-33000Z	NEW-E	00-09-053	220-57-16000	NEW-E	00-08-006	220-57-280	REP-XA	00-11-179
220-56-33000Z	REP-E	00-11-055	220-57-16000	REP-E	00-11-007	220-57-280	REP	00-16-091
220-56-335	AMD-W	00-11-087	220-57-16000X	NEW-E	00-11-007	220-57-285	REP-XA	00-11-179
220-56-350	AMD	00-08-038	220-57-16000X	REP-E	00-11-007	220-57-285	REP	00-16-091
220-56-350	AMD-XA	00-11-179	220-57-16000Y	NEW-E	00-14-015	220-57-290	REP-XA	00-11-179
220-56-350	AMD	00-16-091	220-57-16000Y	REP-E	00-14-015	220-57-290	REP	00-16-091
220-56-350	AMD-P	00-22-103	220-57-16000Z	NEW-E	00-16-039	220-57-29000X	NEW-E	00-11-029
220-56-35000F	NEW-E	00-08-045	220-57-16000Z	REP-E	00-18-014	220-57-29000X	REP-E	00-11-029
220-56-35000G	NEW-E	00-10-068	220-57-165	REP-XA	00-11-179	220-57-295	REP-XA	00-11-179

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220-57-295	REP	00-16-091	220-57-395	REP	00-16-091	220-57-50500G	REP-E	00-12-041
220-57-300	REP-XA	00-11-179	220-57-400	REP-XA	00-11-179	220-57-50500H	NEW-E	00-12-041
220-57-300	REP	00-16-091	220-57-400	REP	00-16-091	220-57-50500H	REP-E	00-12-041
220-57-305	REP-XA	00-11-179	220-57-405	REP-XA	00-11-179	220-57-510	REP-XA	00-11-179
220-57-305	REP	00-16-091	220-57-405	REP	00-16-091	220-57-510	REP	00-16-091
220-57-310	REP-XA	00-11-179	220-57-410	REP-XA	00-11-179	220-57-515	REP-XA	00-11-179
220-57-310	REP	00-16-091	220-57-410	REP	00-16-091	220-57-515	REP	00-16-091
220-57-313	REP-XA	00-11-179	220-57-415	REP-XA	00-11-179	220-57-51500S	NEW-E	00-08-022
220-57-313	REP	00-16-091	220-57-415	REP	00-16-091	220-57-51500S	REP-E	00-08-022
220-57-315	REP-XA	00-11-179	220-57-420	REP-XA	00-11-179	220-57-51500S	REP-E	00-11-117
220-57-315	REP	00-16-091	220-57-420	REP	00-16-091	220-57-51500T	NEW-E	00-11-117
220-57-31500J	NEW-E	00-08-022	220-57-425	REP-XA	00-11-179	220-57-520	REP-XA	00-11-179
220-57-31500J	REP-E	00-08-022	220-57-425	REP	00-16-091	220-57-520	REP	00-16-091
220-57-31500K	NEW-E	00-12-041	220-57-42500F	NEW-E	00-15-087	220-57-525	REP-XA	00-11-179
220-57-31500K	REP-E	00-12-041	220-57-42500F	REP-E	00-15-087	220-57-525	REP	00-16-091
220-57-319	REP-XA	00-11-179	220-57-427	REP-XA	00-11-179	220-57-53000C	NEW-E	00-13-016
220-57-319	REP	00-16-091	220-57-427	REP	00-16-091	220-57-53000C	REP-E	00-13-016
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220-57-31900A	REP-E	00-12-013	220-57-430	REP	00-16-091	220-57A-001	REP	00-16-091
220-57-31900Z	NEW-E	00-07-002	220-57-432	REP-XA	00-11-179	220-57A-005	REP-XA	00-11-179
220-57-31900Z	REP-E	00-12-013	220-57-432	REP	00-16-091	220-57A-005	REP	00-16-091
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220-57-325	REP	00-16-091	220-57-445	REP	00-16-091	220-57A-015	REP	00-16-091
220-57-326	REP-XA	00-11-179	220-57-450	REP-XA	00-11-179	220-57A-017	REP-XA	00-11-179
220-57-326	REP	00-16-091	220-57-450	REP	00-16-091	220-57A-017	REP	00-16-091
220-57-327	REP-XA	00-11-179	220-57-455	REP-XA	00-11-179	220-57A-020	REP-XA	00-11-179
220-57-327	REP	00-16-091	220-57-455	REP	00-16-091	220-57A-020	REP	00-16-091
220-57-330	REP-XA	00-11-179	220-57-460	REP-XA	00-11-179	220-57A-025	REP-XA	00-11-179
220-57-330	REP	00-16-091	220-57-460	REP	00-16-091	220-57A-025	REP	00-16-091
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220-57-34500A	REP-E	00-03-007	220-57-480	REP	00-16-091	220-57A-050	REP	00-16-091
220-57-350	REP-XA	00-11-179	220-57-485	REP-XA	00-11-179	220-57A-055	REP-XA	00-11-179
220-57-350	REP	00-16-091	220-57-485	REP	00-16-091	220-57A-055	REP	00-16-091
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220-57A-105	REP	00-16-091	220-88B-040	AMD	00-17-107	222-16-030	AMD-C	00-20-063
220-57A-110	REP-XA	00-11-179	220-88B-04000	NEW-E	00-10-071	222-16-035	AMD-E	00-06-026
220-57A-110	REP	00-16-091	220-88B-050	AMD-P	00-13-082	222-16-036	NEW-E	00-06-026
220-57A-112	REP-XA	00-11-179	220-88B-050	AMD	00-17-107	222-16-050	AMD-E	00-06-026
220-57A-112	REP	00-16-091	220-88B-05000	NEW-E	00-10-071	222-16-050	AMD-C	00-08-103
220-57A-115	REP-XA	00-11-179	220-88B-05000	REP-E	00-10-071	222-16-050	AMD-C	00-20-063
220-57A-115	REP	00-16-091	220-88C-010	NEW-P	00-14-038	222-16-080	AMD-E	00-06-026
220-57A-120	REP-XA	00-11-179	220-88C-010	NEW-C	00-17-093	222-20-010	AMD-E	00-06-026
220-57A-120	REP	00-16-091	220-88C-01000	NEW-E	00-11-056	222-20-010	AMD-C	00-08-103
220-57A-125	REP-XA	00-11-179	220-88C-01000	NEW-E	00-19-044	222-20-010	AMD-C	00-20-063
220-57A-125	REP	00-16-091	220-88C-01000	REP-E	00-19-044	222-20-015	NEW-E	00-06-026
220-57A-130	REP-XA	00-11-179	220-88C-020	NEW-P	00-14-038	222-20-015	NEW-C	00-08-103
220-57A-130	REP	00-16-091	220-88C-020	NEW-C	00-17-093	222-20-015	NEW-C	00-20-063
220-57A-135	REP-XA	00-11-179	220-88C-02000	NEW-E	00-11-056	222-20-020	AMD-E	00-06-026
220-57A-135	REP	00-16-091	220-88C-02000	NEW-E	00-19-044	222-20-020	AMD-C	00-08-103
220-57A-140	REP-XA	00-11-179	220-88C-02000	REP-E	00-19-044	222-20-020	AMD-C	00-20-063
220-57A-140	REP	00-16-091	220-88C-030	NEW-P	00-14-038	222-20-020	AMD-C	00-20-063
220-57A-145	REP-XA	00-11-179	220-88C-030	NEW-C	00-17-093	222-20-055	NEW-E	00-06-026
220-57A-145	REP	00-16-091	220-88C-03000	NEW-E	00-11-056	222-20-070	AMD-C	00-08-103
220-57A-150	REP-XA	00-11-179	220-88C-03000	NEW-E	00-19-044	222-20-070	AMD-C	00-20-063
220-57A-150	REP	00-16-091	220-88C-03000	REP-E	00-19-044	222-20-080	AMD-E	00-06-026
220-57A-152	REP-XA	00-11-179	220-95-013	AMD-P	00-14-021	222-21-005	NEW-P	00-08-104
220-57A-152	REP	00-16-091	220-95-013	AMD	00-17-105	222-21-005	NEW-E	00-12-093
220-57A-155	REP-XA	00-11-179	220-95-018	AMD-P	00-14-021	222-21-010	NEW-P	00-08-104
220-57A-155	REP	00-16-091	220-95-018	AMD	00-17-105	222-21-010	NEW-E	00-12-093
220-57A-160	REP-XA	00-11-179	220-95-022	AMD-P	00-14-021	222-21-020	NEW-P	00-08-104
220-57A-160	REP	00-16-091	220-95-022	AMD	00-17-105	222-21-020	NEW-E	00-12-093
220-57A-165	REP-XA	00-11-179	220-95-02200B	NEW-E	00-22-012	222-21-030	NEW-P	00-08-104
220-57A-165	REP	00-16-091	220-95-032	AMD-P	00-14-021	222-21-030	NEW-E	00-12-093
220-57A-170	REP-XA	00-11-179	220-95-032	AMD	00-17-105	222-21-035	NEW-P	00-08-104
220-57A-170	REP	00-16-091	220-140-020	AMD-P	00-17-171	222-21-035	NEW-E	00-12-093
220-57A-175	REP-XA	00-11-179	220-140-020	AMD	00-20-040	222-21-040	NEW-P	00-08-104
220-57A-175	REP	00-16-091	222-08-035	AMD-E	00-06-026	222-21-040	NEW-E	00-12-093
220-57A-17500	NEW-E	00-14-050	222-08-035	AMD-C	00-08-103	222-21-045	NEW-P	00-08-104
220-57A-17500	REP-E	00-14-050	222-08-035	AMD-C	00-20-063	222-21-045	NEW-E	00-12-093
220-57A-17500	REP-E	00-14-060	222-10-010	AMD-E	00-06-026	222-21-050	NEW-P	00-08-104
220-57A-17500	NEW-E	00-14-060	222-10-020	NEW-C	00-08-103	222-21-050	NEW-E	00-12-093
220-57A-17500	REP-E	00-14-060	222-10-020	NEW-C	00-20-063	222-21-060	NEW-P	00-08-104
220-57A-17500	REP-E	00-15-034	222-10-030	NEW-E	00-06-026	222-21-060	NEW-E	00-12-093
220-57A-17500	NEW-E	00-15-034	222-10-030	NEW-C	00-08-103	222-21-065	NEW-P	00-08-104
220-57A-17500	REP-E	00-15-034	222-10-030	NEW-C	00-20-063	222-21-065	NEW-E	00-12-093
220-57A-180	REP-XA	00-11-179	222-10-035	NEW-E	00-06-026	222-21-070	NEW-P	00-08-104
220-57A-180	REP	00-16-091	222-12-010	AMD-E	00-06-026	222-21-070	NEW-E	00-12-093
220-57A-183	REP-XA	00-11-179	222-12-020	AMD-P	00-08-104	222-21-080	NEW-P	00-08-104
220-57A-183	REP	00-16-091	222-12-020	AMD-E	00-12-093	222-21-080	NEW-E	00-12-093
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220-57A-185	REP	00-16-091	222-12-044	NEW-E	00-06-026	222-21-090	NEW-E	00-12-093
220-57A-190	REP-XA	00-11-179	222-12-044	NEW-C	00-08-103	222-22-010	AMD-C	00-08-103
220-57A-190	REP	00-16-091	222-12-044	NEW-C	00-20-063	222-22-010	AMD-C	00-20-063
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220-69-236	AMD	00-11-178	222-12-045	AMD-C	00-08-103	222-22-030	AMD-C	00-20-063
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220-69-24000Q	NEW-E	00-12-015	222-12-090	AMD-C	00-08-103	222-22-040	AMD-C	00-08-103
220-69-24000R	NEW-E	00-13-054	222-12-090	AMD-P	00-08-104	222-22-040	AMD-C	00-20-063
220-69-24000S	NEW-E	00-19-054	222-12-090	AMD-E	00-12-093	222-22-050	AMD-C	00-08-103
220-69-24000T	NEW-E	00-21-041	222-12-090	AMD-C	00-20-063	222-22-050	AMD-C	00-20-063
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222- 22-070	AMD-E	00-06-026	222- 38-040	AMD-E	00-06-026	230- 04-120	AMD-P	00-11-114
222- 22-070	AMD-C	00-08-103	222- 46-012	NEW-E	00-06-026	230- 04-120	AMD	00-15-039
222- 22-070	AMD-C	00-20-063	222- 46-055	NEW-C	00-08-103	230- 04-124	AMD-P	00-11-114
222- 22-075	NEW-E	00-06-026	222- 46-055	NEW-C	00-20-063	230- 04-124	AMD	00-15-039
222- 22-075	NEW-C	00-08-103	222- 46-060	AMD-E	00-06-026	230- 04-135	AMD-XA	00-20-083
222- 22-075	NEW-C	00-20-063	222- 46-060	AMD-C	00-08-103	230- 04-140	AMD-P	00-05-101
222- 22-076	NEW-E	00-06-026	222- 46-060	AMD-C	00-20-063	230- 04-140	AMD	00-09-052
222- 22-076	NEW-C	00-08-103	222- 46-065	AMD-C	00-08-103	230- 04-140	AMD-P	00-23-126
222- 22-076	NEW-C	00-20-063	222- 46-065	AMD-C	00-20-063	230- 04-142	REP-P	00-05-101
222- 22-080	AMD-E	00-06-026	222- 46-070	AMD-E	00-06-026	230- 04-142	REP-W	00-18-026
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222- 22-090	AMD-C	00-08-103	224- 12-010	AMD-P	00-15-069	230- 04-170	AMD-XA	00-20-083
222- 22-090	AMD-C	00-20-063	224- 12-010	AMD	00-19-007	230- 04-202	AMD-XA	00-20-083
222- 24-010	AMD-E	00-06-026	224- 12-030	AMD-P	00-15-069	230- 04-202	AMD-E	00-23-078
222- 24-010	AMD-C	00-08-103	224- 12-030	AMD	00-19-007	230- 04-203	AMD-P	00-05-101
222- 24-010	AMD-C	00-20-063	224- 12-070	AMD-P	00-15-069	230- 04-203	AMD-P	00-11-114
222- 24-015	NEW-E	00-06-026	224- 12-070	AMD	00-19-007	230- 04-203	AMD	00-15-039
222- 24-020	AMD-E	00-06-026	224- 12-080	AMD-P	00-15-069	230- 04-203	AMD-W	00-18-026
222- 24-020	AMD-C	00-08-103	224- 12-080	AMD	00-19-007	230- 04-203	AMD-E	00-23-078
222- 24-020	AMD-C	00-20-063	230- 02-108	AMD-P	00-04-099	230- 04-203	AMD-E	00-23-078
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222- 24-030	AMD-E	00-06-026	230- 02-109	NEW	00-09-052	230- 04-204	AMD-E	00-23-078
222- 24-030	AMD-C	00-08-103	230- 02-110	AMD-P	00-05-101	230- 04-207	NEW-P	00-05-101
222- 24-030	AMD-C	00-20-063	230- 02-110	AMD	00-09-052	230- 04-207	NEW	00-09-052
222- 24-035	AMD-E	00-06-026	230- 02-123	AMD-P	00-04-099	230- 04-220	AMD-XA	00-20-083
222- 24-035	AMD-C	00-08-103	230- 02-123	AMD	00-07-140	230- 04-255	AMD-P	00-05-101
222- 24-035	AMD-C	00-20-063	230- 02-130	AMD-XA	00-20-083	230- 04-255	AMD	00-09-052
222- 24-040	AMD-E	00-06-026	230- 02-161	AMD-P	00-18-089	230- 04-260	AMD-P	00-20-086
222- 24-040	AMD-C	00-08-103	230- 02-161	AMD	00-21-067	230- 04-330	AMD-P	00-18-086
222- 24-040	AMD-C	00-20-063	230- 02-183	AMD-P	00-04-099	230- 04-330	AMD	00-23-129
222- 24-050	AMD-E	00-06-026	230- 02-183	AMD	00-07-140	230- 04-450	AMD-P	00-05-101
222- 24-050	AMD-C	00-08-103	230- 02-205	AMD	00-05-102	230- 04-450	AMD	00-09-052
222- 24-050	AMD-C	00-20-063	230- 02-206	AMD	00-05-102	230- 08-027	NEW-P	00-05-101
222- 24-051	NEW-E	00-06-026	230- 02-362	REP-P	00-20-086	230- 08-027	NEW	00-09-052
222- 24-052	NEW-E	00-06-026	230- 02-364	REP-P	00-20-086	230- 08-027	AMD-XA	00-20-083
222- 24-060	AMD-E	00-06-026	230- 02-366	REP-P	00-20-086	230- 08-040	AMD-P	00-05-101
222- 24-060	AMD-C	00-08-103	230- 02-380	AMD-W	00-02-067	230- 08-040	AMD	00-09-052
222- 24-060	AMD-C	00-20-063	230- 02-400	REP-P	00-05-101	230- 08-080	AMD-P	00-04-099
222- 30-010	AMD-E	00-06-026	230- 02-400	REP	00-09-052	230- 08-080	AMD	00-07-140
222- 30-010	AMD-C	00-08-103	230- 02-412	NEW-P	00-11-114	230- 08-090	AMD-P	00-05-101
222- 30-010	AMD-C	00-20-063	230- 02-412	NEW	00-15-039	230- 08-090	AMD	00-09-052
222- 30-020	AMD-E	00-06-026	230- 02-415	AMD-P	00-05-101	230- 08-100	REP-P	00-04-099
222- 30-020	AMD-C	00-08-103	230- 02-415	AMD	00-09-052	230- 08-100	REP	00-07-140
222- 30-020	AMD-C	00-20-063	230- 02-425	REP-P	00-05-101	230- 08-105	AMD-P	00-04-099
222- 30-021	NEW-E	00-06-026	230- 02-425	REP	00-09-052	230- 08-105	AMD	00-07-140
222- 30-022	NEW-E	00-06-026	230- 02-504	NEW-P	00-12-097	230- 08-160	AMD-P	00-05-101
222- 30-023	NEW-E	00-06-026	230- 02-504	NEW	00-15-048	230- 08-160	AMD	00-09-052
222- 30-040	AMD-E	00-06-026	230- 02-530	REP-P	00-20-086	230- 08-200	AMD-XA	00-20-083
222- 30-045	NEW-E	00-06-026	230- 02-535	REP-P	00-20-086	230- 08-255	AMD-P	00-20-086
222- 30-060	AMD-E	00-06-026	230- 02-540	REP-P	00-20-086	230- 08-255	AMD	00-23-077
222- 30-070	AMD-E	00-06-026	230- 04-022	AMD-P	00-05-101	230- 12-050	AMD-P	00-04-099
222- 30-070	AMD-C	00-08-103	230- 04-022	AMD	00-09-052	230- 12-050	AMD-P	00-05-101
222- 30-070	AMD-E	00-12-093	230- 04-022	AMD-XA	00-20-083	230- 12-050	AMD	00-07-140
222- 30-070	AMD-C	00-20-063	230- 04-026	NEW-P	00-18-087	230- 12-050	AMD	00-09-052
222- 38-010	AMD-E	00-06-026	230- 04-026	NEW	00-21-069	230- 12-072	NEW-P	00-05-101
222- 38-020	AMD-E	00-06-026	230- 04-040	AMD-XA	00-20-083	230- 12-072	NEW	00-09-052
222- 38-020	AMD-C	00-08-103	230- 04-110	AMD-P	00-11-114	230- 12-073	NEW-P	00-05-101
222- 38-020	AMD-C	00-20-063	230- 04-110	AMD	00-15-039	230- 12-073	NEW	00-09-052
222- 38-030	AMD-E	00-06-026	230- 04-115	AMD-P	00-11-114	230- 12-074	NEW-P	00-11-113
						230- 12-074	NEW	00-15-038

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
230-12-078	AMD-P	00-04-099	230-40-010	AMD-P	00-05-101	230-40-815	NEW	00-09-052
230-12-078	AMD	00-07-140	230-40-010	AMD	00-09-052	230-40-820	NEW-P	00-05-101
230-12-300	AMD-XA	00-20-083	230-40-015	REP-P	00-05-101	230-40-820	NEW	00-09-052
230-12-310	AMD-P	00-05-103	230-40-015	REP	00-09-052	230-40-823	NEW-P	00-05-101
230-12-310	AMD	00-09-051	230-40-030	AMD-P	00-05-101	230-40-823	NEW	00-09-052
230-12-335	NEW-P	00-11-114	230-40-030	AMD	00-09-052	230-40-825	NEW-P	00-05-101
230-12-335	NEW	00-15-039	230-40-040	NEW-P	00-05-101	230-40-825	NEW	00-09-052
230-20-010	AMD-P	00-20-082	230-40-040	NEW	00-09-052	230-40-830	NEW-P	00-05-101
230-20-010	AMD	00-23-076	230-40-050	AMD-P	00-05-101	230-40-830	NEW	00-09-052
230-20-036	NEW-P	00-20-081	230-40-050	AMD	00-09-052	230-40-833	NEW-P	00-05-101
230-20-058	REP-P	00-20-086	230-40-055	AMD-P	00-07-139	230-40-833	NEW	00-09-052
230-20-059	AMD-P	00-20-086	230-40-055	AMD	00-11-054	230-40-835	NEW-P	00-05-101
230-20-060	REP-P	00-20-086	230-40-060	REP-P	00-05-101	230-40-835	NEW	00-09-052
230-20-062	AMD-P	00-20-086	230-40-060	REP	00-09-052	230-40-840	NEW-P	00-05-101
230-20-065	AMD-XA	00-20-083	230-40-070	AMD-P	00-05-101	230-40-840	NEW	00-09-052
230-20-110	REP-P	00-04-099	230-40-070	AMD	00-09-052	230-40-845	NEW-P	00-05-101
230-20-110	REP	00-07-140	230-40-120	AMD-P	00-05-101	230-40-845	NEW	00-09-052
230-20-120	REP-P	00-04-099	230-40-120	AMD	00-09-052	230-40-850	NEW-P	00-05-101
230-20-120	REP	00-07-140	230-40-125	REP-P	00-05-101	230-40-850	NEW	00-09-052
230-20-192	AMD-XA	00-20-083	230-40-125	AMD	00-09-052	230-40-855	NEW-P	00-05-101
230-20-220	AMD-P	00-04-099	230-40-125	AMD	00-09-087	230-40-855	NEW	00-09-052
230-20-220	AMD	00-07-140	230-40-130	AMD-P	00-05-101	230-40-860	NEW-P	00-05-101
230-20-240	AMD-XA	00-20-083	230-40-130	AMD	00-09-052	230-40-860	NEW	00-09-052
230-20-243	AMD-P	00-04-099	230-40-150	REP-P	00-05-101	230-40-865	NEW-P	00-05-101
230-20-243	AMD	00-07-140	230-40-150	REP	00-09-052	230-40-865	NEW	00-09-052
230-20-244	AMD-P	00-04-099	230-40-160	REP-P	00-05-101	230-40-870	NEW-P	00-05-101
230-20-244	AMD	00-07-140	230-40-160	REP	00-09-052	230-40-870	NEW	00-09-052
230-20-400	AMD-XA	00-20-083	230-40-200	AMD-P	00-05-101	230-40-875	NEW-P	00-05-101
230-25-030	AMD-P	00-12-097	230-40-200	AMD	00-09-052	230-40-875	NEW	00-09-052
230-25-030	AMD	00-15-048	230-40-225	AMD-P	00-05-101	230-40-880	NEW-P	00-05-101
230-25-040	AMD-P	00-12-097	230-40-225	AMD	00-09-052	230-40-880	NEW	00-09-052
230-25-040	AMD	00-15-048	230-40-400	AMD-P	00-05-101	230-40-885	NEW-P	00-05-101
230-25-070	AMD-P	00-12-097	230-40-400	AMD	00-09-052	230-40-885	NEW	00-09-052
230-25-070	AMD	00-15-048	230-40-550	NEW-P	00-05-101	230-40-890	NEW-P	00-05-101
230-25-100	AMD-P	00-12-097	230-40-550	NEW	00-09-052	230-40-890	NEW	00-09-052
230-25-100	AMD	00-15-048	230-40-552	NEW-P	00-05-101	230-40-895	NEW-P	00-05-101
230-25-110	AMD-P	00-12-097	230-40-552	NEW	00-09-052	230-40-895	NEW	00-09-052
230-25-110	AMD	00-15-048	230-40-554	NEW-P	00-05-101	230-40-897	NEW-P	00-05-101
230-25-120	AMD-P	00-12-097	230-40-554	NEW	00-09-052	230-40-897	NEW	00-09-052
230-25-120	AMD	00-15-048	230-40-556	NEW-P	00-05-101	230-40-900	REP-P	00-05-101
230-25-150	AMD-P	00-12-097	230-40-556	NEW	00-09-052	230-40-900	REP	00-09-052
230-25-150	AMD	00-15-048	230-40-558	NEW-P	00-05-101	230-46-010	AMD-P	00-18-088
230-25-200	AMD-P	00-12-097	230-40-558	NEW	00-09-052	230-46-010	AMD	00-21-068
230-25-200	AMD	00-15-048	230-40-560	NEW-P	00-05-101	230-46-020	AMD-W	00-07-070
230-25-220	AMD-P	00-12-097	230-40-560	NEW	00-09-052	230-46-020	REP-P	00-18-088
230-25-220	AMD	00-15-048	230-40-562	NEW-P	00-05-101	230-46-020	REP	00-21-068
230-25-310	AMD-P	00-12-097	230-40-562	NEW	00-09-052	230-46-025	AMD-P	00-18-088
230-25-310	AMD	00-15-048	230-40-600	NEW-P	00-05-101	230-46-025	AMD	00-21-068
230-25-315	AMD-P	00-12-097	230-40-600	NEW	00-09-052	230-46-035	NEW-W	00-07-070
230-25-315	AMD	00-15-048	230-40-610	NEW-P	00-05-101	230-46-070	AMD-P	00-18-088
230-25-325	NEW-P	00-12-097	230-40-610	NEW	00-09-052	230-46-070	AMD	00-21-068
230-25-325	NEW	00-15-048	230-40-615	NEW-P	00-05-101	230-50-010	AMD-P	00-05-101
230-30-025	AMD-XA	00-20-083	230-40-615	NEW	00-09-052	230-50-010	AMD	00-09-052
230-30-033	NEW-P	00-20-081	230-40-800	NEW-P	00-05-101	230-50-010	AMD-P	00-20-086
230-30-052	AMD-P	00-20-086	230-40-800	NEW	00-09-052	230-50-800	AMD-XA	00-20-083
230-30-070	AMD-P	00-18-090	230-40-803	NEW-P	00-05-101	232-12-001	AMD-XA	00-11-179
230-30-070	AMD	00-21-095	230-40-803	NEW	00-09-052	232-12-001	AMD	00-16-091
230-30-103	AMD-XA	00-20-083	230-40-805	NEW-P	00-05-101	232-12-011	AMD	00-04-017
230-30-212	REP-P	00-11-114	230-40-805	NEW	00-09-052	232-12-011	AMD-P	00-06-083
230-30-212	REP	00-15-039	230-40-810	NEW-P	00-05-101	232-12-011	AMD-P	00-06-100
230-30-213	REP-P	00-11-114	230-40-810	NEW	00-09-052	232-12-011	AMD-W	00-07-019
230-30-213	REP	00-15-039	230-40-815	NEW-P	00-05-101	232-12-011	AMD	00-10-001

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
232-12-011	AMD-P	00-14-022	232-28-262	REP	00-04-017	232-28-61900F	REP-E	00-22-011
232-12-011	AMD	00-17-106	232-28-263	REP	00-04-017	232-28-61900G	NEW-E	00-06-008
232-12-01100A	NEW-E	00-10-069	232-28-264	REP-P	00-14-080	232-28-61900G	NEW-E	00-22-044
232-12-014	AMD	00-04-017	232-28-264	REP	00-19-045	232-28-61900G	REP-E	00-22-044
232-12-018	REP	00-08-038	232-28-266	AMD-P	00-06-096	232-28-61900H	NEW-E	00-07-001
232-12-047	AMD-P	00-06-088	232-28-266	AMD	00-11-137	232-28-61900H	NEW-E	00-23-083
232-12-047	AMD	00-11-137	232-28-269	REP	00-04-017	232-28-61900H	REP-E	00-23-083
232-12-051	AMD-P	00-06-089	232-28-270	REP	00-04-017	232-28-61900I	NEW-E	00-07-073
232-12-051	AMD	00-11-137	232-28-271	AMD	00-04-017	232-28-61900I	REP-E	00-07-073
232-12-054	AMD-P	00-06-090	232-28-271	AMD-P	00-22-109	232-28-61900I	NEW-E	00-24-043
232-12-054	AMD	00-11-137	232-28-272	AMD-P	00-06-099	232-28-61900I	REP-E	00-24-043
232-12-068	AMD-P	00-06-091	232-28-272	AMD	00-11-137	232-28-61900J	NEW-E	00-08-006
232-12-068	AMD	00-11-137	232-28-272	AMD-P	00-16-154	232-28-61900J	REP-E	00-11-007
232-12-077	AMD-P	00-22-103	232-28-272	AMD	00-21-038	232-28-61900J	NEW-E	00-23-081
232-12-106	NEW-P	00-14-083	232-28-273	AMD-P	00-06-092	232-28-61900J	REP-E	00-23-081
232-12-106	NEW	00-20-032	232-28-273	AMD	00-11-137	232-28-61900K	NEW-E	00-08-001
232-12-141	AMD-P	00-14-081	232-28-27300A	NEW-E	00-20-001	232-28-61900K	REP-E	00-08-001
232-12-141	AMD	00-20-032	232-28-274	REP-P	00-14-080	232-28-61900K	NEW-E	00-24-004
232-12-161	REP-XR	00-08-027	232-28-275	AMD	00-04-017	232-28-61900K	REP-E	00-24-004
232-12-161	REP	00-13-090	232-28-275	AMD-P	00-22-108	232-28-61900L	NEW-E	00-12-041
232-12-168	AMD	00-08-038	232-28-276	NEW-P	00-06-086	232-28-61900L	REP-E	00-12-041
232-12-18700A	NEW-E	00-16-060	232-28-276	NEW	00-11-137	232-28-61900L	NEW-E	00-13-089
232-12-257	AMD-W	00-02-066	232-28-27600A	NEW-E	00-16-009	232-28-61900	REP-E	00-13-089
232-12-257	AMD-P	00-06-094	232-28-277	NEW	00-04-017	232-28-61900N	NEW-E	00-14-050
232-12-257	AMD	00-11-137	232-28-277	AMD-P	00-22-107	232-28-61900N	REP-E	00-14-050
232-12-31500G	NEW-E	00-04-014	232-28-278	NEW-P	00-06-087	232-28-61900N	REP-E	00-15-034
232-12-619	AMD	00-08-038	232-28-278	NEW	00-11-137	232-28-61900P	NEW-E	00-15-031
232-12-619	AMD-XA	00-11-179	232-28-27800A	NEW-E	00-16-062	232-28-61900P	REP-E	00-15-031
232-12-619	AMD	00-16-091	232-28-279	NEW-P	00-06-085	232-28-61900Q	NEW-E	00-16-026
232-12-619	AMD-P	00-22-103	232-28-279	NEW	00-11-137	232-28-61900Q	REP-E	00-16-026
232-12-61900L	NEW-E	00-10-068	232-28-27900A	NEW-E	00-19-028	232-28-61900S	NEW-E	00-16-059
232-12-61900L	REP-E	00-16-067	232-28-27900A	REP-E	00-19-028	232-28-61900S	REP-E	00-16-059
232-12-61900	NEW-E	00-11-002	232-28-423	REP-P	00-14-082	232-28-61900T	NEW-E	00-18-050
232-12-61900	REP-E	00-11-002	232-28-423	REP	00-20-031	232-28-61900T	REP-E	00-18-050
232-12-61900N	NEW-E	00-16-067	232-28-424	NEW-P	00-14-082	232-28-61900U	NEW-E	00-18-052
232-12-61900N	REP-E	00-17-049	232-28-424	NEW	00-18-009	232-28-61900U	REP-E	00-18-052
232-12-61900P	NEW-E	00-17-049	232-28-42400A	NEW-E	00-18-003	232-28-61900V	NEW-E	00-19-037
232-12-61900Q	NEW-E	00-18-041	232-28-42400B	NEW-E	00-23-017	232-28-61900V	REP-E	00-19-037
232-12-61900Q	REP-E	00-18-041	232-28-42400B	REP-E	00-23-017	232-28-61900V	REP-E	00-22-011
232-16-700	AMD-P	00-06-093	232-28-515	AMD-P	00-14-081	232-28-61900	NEW-E	00-20-011
232-16-700	AMD	00-11-137	232-28-515	AMD	00-20-032	232-28-61900	REP-E	00-20-011
232-28-02201	AMD	00-04-017	232-28-619	AMD	00-08-038	232-28-61900X	NEW-E	00-20-014
232-28-02202	AMD	00-04-017	232-28-619	AMD-XA	00-11-179	232-28-61900X	REP-E	00-20-014
232-28-02202	AMD-P	00-06-097	232-28-619	AMD	00-16-091	232-28-61900X	REP-E	00-21-040
232-28-02202	AMD	00-11-137	232-28-619	AMD-P	00-22-103	232-28-61900Y	NEW-E	00-20-087
232-28-02203	AMD	00-04-017	232-28-61900A	NEW-E	00-21-004	232-28-61900Y	REP-E	00-20-087
232-28-02203	AMD-P	00-22-110	232-28-61900B	NEW-E	00-21-003	232-28-61900Z	NEW-E	00-20-058
232-28-02204	AMD	00-04-017	232-28-61900B	REP-E	00-21-003	232-28-61900Z	REP-E	00-20-058
232-28-02204	AMD-P	00-22-111	232-28-61900C	NEW-E	00-21-040	232-28-61900Z	REP-E	00-21-003
232-28-02205	AMD	00-04-017	232-28-61900C	REP-E	00-21-040	232-28-620	RECOD-X	00-11-179
232-28-02206	AMD	00-04-017	232-28-61900D	NEW-E	00-03-041	232-28-620	RECOD	00-16-091
232-28-02206	AMD-P	00-22-112	232-28-61900D	REP-E	00-03-041	232-28-62000A	NEW-E	00-19-025
232-28-02220	AMD	00-04-017	232-28-61900D	REP-E	00-03-055	232-28-62000A	REP-E	00-19-025
232-28-02240	AMD	00-04-017	232-28-61900D	NEW-E	00-21-070	232-28-62000A	RECOD-X	00-11-179
232-28-24102	REP	00-04-017	232-28-61900E	NEW-E	00-03-055	232-28-621	RECOD	00-16-091
232-28-248	AMD-P	00-06-095	232-28-61900E	REP-E	00-03-055	232-28-62100A	NEW-E	00-21-011
232-28-248	AMD	00-11-137	232-28-61900E	REP-E	00-05-085	232-28-62100A	REP-E	00-21-011
232-28-24800A	NEW-E	00-21-032	232-28-61900E	NEW-E	00-21-051	236-18-040	AMD	00-06-052
232-28-255	REP	00-04-017	232-28-61900E	REP-E	00-21-051	236-18-070	AMD	00-06-052
232-28-260	AMD-P	00-22-106	232-28-61900E	REP-E	00-21-051	236-18-080	AMD	00-06-052
232-28-26000A	NEW-E	00-03-025	232-28-61900F	NEW-E	00-05-085	236-70-040	AMD	00-08-040
232-28-261	REP	00-04-017	232-28-61900F	REP-E	00-05-085	236-70-050	AMD	00-08-040
			232-28-61900F	NEW-E	00-22-011			

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
236- 70-060	AMD	00-08-040	246-100-081	REP-P	00-12-101	246-101-305	NEW-P	00-12-101
236- 70-080	AMD	00-08-040	246-100-081	REP	00-23-120	246-101-305	NEW	00-23-120
236-200-010	RECOD	00-08-039	246-100-086	REP-P	00-12-101	246-101-310	NEW-P	00-12-101
236-200-020	RECOD	00-08-039	246-100-086	REP	00-23-120	246-101-310	NEW	00-23-120
236-200-030	RECOD	00-08-039	246-100-091	REP-P	00-12-101	246-101-315	NEW-P	00-12-101
236-200-040	RECOD	00-08-039	246-100-091	REP	00-23-120	246-101-315	NEW	00-23-120
236-200-050	RECOD	00-08-039	246-100-171	REP-P	00-12-101	246-101-320	NEW-P	00-12-101
236-200-060	RECOD	00-08-039	246-100-171	REP	00-23-120	246-101-320	NEW	00-23-120
242- 02-052	AMD-P	00-05-021	246-100-176	REP-P	00-12-101	246-101-401	NEW-P	00-12-101
242- 02-052	AMD	00-09-094	246-100-176	REP	00-23-120	246-101-401	NEW	00-23-120
242- 02-255	NEW-P	00-05-021	246-100-181	REP-P	00-12-101	246-101-405	NEW-P	00-12-101
242- 02-255	NEW	00-09-094	246-100-181	REP	00-23-120	246-101-405	NEW	00-23-120
242- 02-522	AMD-P	00-05-021	246-100-196	REP-P	00-12-101	246-101-410	NEW-P	00-12-101
242- 02-522	AMD	00-09-094	246-100-196	REP	00-23-120	246-101-410	NEW	00-23-120
242- 02-832	AMD-P	00-05-021	246-100-201	AMD-P	00-12-101	246-101-415	NEW-P	00-12-101
242- 02-832	AMD	00-09-094	246-100-201	AMD	00-23-120	246-101-415	NEW	00-23-120
242- 02-834	AMD-P	00-05-021	246-100-216	REP-P	00-12-101	246-101-420	NEW-P	00-12-101
242- 02-834	AMD	00-09-094	246-100-216	REP	00-23-120	246-101-420	NEW	00-23-120
242- 04-030	AMD-P	00-05-021	246-100-217	REP-P	00-12-101	246-101-425	NEW-P	00-12-101
242- 04-030	AMD	00-09-094	246-100-217	REP	00-23-120	246-101-425	NEW	00-23-120
242- 04-050	AMD-P	00-05-021	246-100-218	REP-P	00-12-101	246-101-501	NEW-P	00-12-101
242- 04-050	AMD	00-09-094	246-100-218	REP	00-23-120	246-101-501	NEW	00-23-120
246- 14-010	NEW	00-10-114	246-100-231	REP-P	00-12-101	246-101-505	NEW-P	00-12-101
246- 14-020	NEW	00-10-114	246-100-231	REP	00-23-120	246-101-505	NEW	00-23-120
246- 14-030	NEW	00-10-114	246-100-236	REP-P	00-12-101	246-101-510	NEW-P	00-12-101
246- 14-040	NEW	00-10-114	246-100-236	REP	00-23-120	246-101-510	NEW	00-23-120
246- 14-050	NEW	00-10-114	246-100-241	REP-P	00-12-101	246-101-515	NEW-P	00-12-101
246- 14-060	NEW	00-10-114	246-100-241	REP	00-23-120	246-101-515	NEW	00-23-120
246- 14-070	NEW	00-10-114	246-101-001	NEW-P	00-12-101	246-101-520	NEW-P	00-12-101
246- 14-080	NEW	00-10-114	246-101-001	NEW	00-23-120	246-101-520	NEW	00-23-120
246- 14-090	NEW	00-10-114	246-101-005	NEW-P	00-12-101	246-101-525	NEW-P	00-12-101
246- 14-100	NEW	00-10-114	246-101-005	NEW	00-23-120	246-101-525	NEW	00-23-120
246- 14-110	NEW	00-10-114	246-101-010	NEW-P	00-12-101	246-101-601	NEW-P	00-12-101
246- 14-120	NEW	00-10-114	246-101-010	NEW	00-23-120	246-101-601	NEW	00-23-120
246- 25-990	PREP-W	00-16-104	246-101-015	NEW-P	00-12-101	246-101-605	NEW-P	00-12-101
246- 30-010	NEW-P	00-22-121	246-101-015	NEW	00-23-120	246-101-605	NEW	00-23-120
246- 30-020	NEW-P	00-22-121	246-101-101	NEW-P	00-12-101	246-101-610	NEW-P	00-12-101
246- 30-030	NEW-P	00-22-121	246-101-101	NEW	00-23-120	246-101-610	NEW	00-23-120
246-100-011	AMD-P	00-12-101	246-101-105	NEW-P	00-12-101	246-101-615	NEW-P	00-12-101
246-100-011	AMD	00-23-120	246-101-105	NEW	00-23-120	246-101-615	NEW	00-23-120
246-100-016	REP-P	00-12-101	246-101-110	NEW-P	00-12-101	246-101-620	NEW-P	00-12-101
246-100-016	REP	00-23-120	246-101-110	NEW	00-23-120	246-101-620	NEW	00-23-120
246-100-021	AMD-P	00-12-101	246-101-115	NEW-P	00-12-101	246-101-625	NEW-P	00-12-101
246-100-021	AMD	00-23-120	246-101-115	NEW	00-23-120	246-101-625	NEW	00-23-120
246-100-026	REP-P	00-12-101	246-101-120	NEW-P	00-12-101	246-101-630	NEW-P	00-12-101
246-100-026	REP	00-23-120	246-101-120	NEW	00-23-120	246-101-630	NEW	00-23-120
246-100-031	REP-P	00-12-101	246-101-201	NEW-P	00-12-101	246-101-635	NEW-P	00-12-101
246-100-031	REP	00-23-120	246-101-201	NEW	00-23-120	246-101-635	NEW	00-23-120
246-100-036	AMD-P	00-12-101	246-101-205	NEW-P	00-12-101	246-101-640	NEW-P	00-12-101
246-100-036	AMD	00-23-120	246-101-205	NEW	00-23-120	246-101-640	NEW	00-23-120
246-100-041	REP-P	00-12-101	246-101-210	NEW-P	00-12-101	246-101-701	NEW-P	00-12-101
246-100-041	REP	00-23-120	246-101-210	NEW	00-23-120	246-101-701	NEW	00-23-120
246-100-042	REP-P	00-12-101	246-101-215	NEW-P	00-12-101	246-101-705	NEW-P	00-12-101
246-100-042	REP	00-23-120	246-101-215	NEW	00-23-120	246-101-705	NEW	00-23-120
246-100-043	REP-P	00-12-101	246-101-220	NEW-P	00-12-101	246-101-710	NEW-P	00-12-101
246-100-043	REP	00-23-120	246-101-220	NEW	00-23-120	246-101-710	NEW	00-23-120
246-100-046	REP-P	00-12-101	246-101-225	NEW-P	00-12-101	246-101-715	NEW-P	00-12-101
246-100-046	REP	00-23-120	246-101-225	NEW	00-23-120	246-101-715	NEW	00-23-120
246-100-071	REP-P	00-12-101	246-101-230	NEW-P	00-12-101	246-101-720	NEW-P	00-12-101
246-100-071	REP	00-23-120	246-101-230	NEW	00-23-120	246-101-720	NEW	00-23-120
246-100-076	REP-P	00-12-101	246-101-301	NEW-P	00-12-101	246-101-725	NEW-P	00-12-101
246-100-076	REP	00-23-120	246-101-301	NEW	00-23-120	246-101-725	NEW	00-23-120

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246-101-730	NEW	00-23-120	246-243-030	AMD-P	00-04-088	246-252-030	AMD-P	00-04-088
246-102-001	NEW-P	00-24-131	246-243-030	AMD	00-08-013	246-252-030	AMD	00-08-013
246-102-010	NEW-P	00-24-131	246-243-042	NEW-P	00-04-088	246-254-150	AMD-P	00-04-088
246-102-020	NEW-P	00-24-131	246-243-042	NEW	00-08-013	246-254-150	AMD	00-08-013
246-102-030	NEW-P	00-24-131	246-243-044	NEW-P	00-04-088	246-260	PREP	00-22-122
246-102-040	NEW-P	00-24-131	246-243-044	NEW	00-08-013	246-282-001	AMD-P	00-22-125
246-102-050	NEW-P	00-24-131	246-243-047	NEW-P	00-04-088	246-282-005	AMD-P	00-22-125
246-102-060	NEW-P	00-24-131	246-243-047	NEW	00-08-013	246-282-010	AMD-P	00-22-125
246-102-070	NEW-P	00-24-131	246-243-050	AMD-P	00-04-088	246-282-012	NEW-P	00-22-125
246-130-001	AMD-P	00-14-063	246-243-050	AMD	00-08-013	246-282-014	NEW-P	00-22-125
246-130-001	AMD	00-19-117	246-243-060	AMD-P	00-04-088	246-282-016	NEW-P	00-22-125
246-130-010	AMD-P	00-14-063	246-243-060	AMD	00-08-013	246-282-020	AMD-P	00-22-125
246-130-010	AMD	00-19-117	246-243-080	AMD-P	00-04-088	246-282-030	REP-P	00-22-125
246-130-020	AMD-P	00-14-063	246-243-080	AMD	00-08-013	246-282-032	NEW-P	00-22-125
246-130-020	AMD	00-19-117	246-243-090	AMD-P	00-04-088	246-282-034	NEW-P	00-22-125
246-130-028	NEW-P	00-14-063	246-243-090	AMD	00-08-013	246-282-036	NEW-P	00-22-125
246-130-028	NEW	00-19-117	246-243-100	AMD-P	00-04-088	246-282-040	REP-P	00-22-125
246-130-030	AMD-P	00-14-063	246-243-100	AMD	00-08-013	246-282-042	NEW-P	00-22-125
246-130-030	AMD	00-19-117	246-243-110	AMD-P	00-04-088	246-282-050	AMD-P	00-22-125
246-130-040	AMD-P	00-14-063	246-243-110	AMD	00-08-013	246-282-060	AMD-P	00-22-125
246-130-040	AMD	00-19-117	246-243-120	AMD-P	00-04-088	246-282-070	AMD-P	00-22-125
246-130-060	AMD-P	00-14-063	246-243-120	AMD	00-08-013	246-282-080	AMD-P	00-22-125
246-130-060	AMD	00-19-117	246-243-130	AMD-P	00-04-088	246-282-082	NEW-P	00-22-125
246-130-070	REP-P	00-14-063	246-243-130	AMD	00-08-013	246-282-090	REP-P	00-22-125
246-130-070	REP	00-19-117	246-243-140	AMD-P	00-04-088	246-282-092	NEW-P	00-22-125
246-130-080	NEW-P	00-14-063	246-243-140	AMD	00-08-013	246-282-100	AMD-P	00-22-125
246-130-080	NEW	00-19-117	246-243-141	NEW-P	00-04-088	246-282-102	NEW-P	00-22-125
246-130-090	NEW-P	00-14-063	246-243-141	NEW	00-08-013	246-282-104	NEW-P	00-22-125
246-130-090	NEW	00-19-117	246-243-150	AMD-P	00-04-088	246-282-110	AMD-P	00-22-125
246-220-007	AMD-P	00-04-088	246-243-150	AMD	00-08-013	246-282-120	AMD-P	00-22-125
246-220-007	AMD	00-08-013	246-243-160	AMD-P	00-04-088	246-282-130	AMD-P	00-22-125
246-220-010	AMD-P	00-04-088	246-243-160	AMD	00-08-013	246-282-990	AMD-P	00-22-125
246-220-010	AMD	00-08-013	246-243-170	AMD-P	00-04-088	246-290-72001	NEW-P	00-11-164
246-220-060	AMD-S	00-21-118	246-243-170	AMD	00-08-013	246-290-72001	NEW	00-15-080
246-221-020	AMD-P	00-04-088	246-243-180	AMD-P	00-04-088	246-290-72002	NEW-P	00-11-164
246-221-020	AMD	00-08-013	246-243-180	AMD	00-08-013	246-290-72002	NEW	00-15-080
246-221-270	AMD	00-07-085	246-243-190	AMD-P	00-04-088	246-290-72003	NEW-P	00-11-164
246-232-006	NEW-P	00-19-080	246-243-190	AMD	00-08-013	246-290-72003	NEW	00-15-080
246-232-007	NEW-P	00-19-080	246-243-195	AMD-P	00-04-088	246-290-72004	NEW-P	00-11-164
246-232-008	NEW-P	00-19-080	246-243-195	AMD	00-08-013	246-290-72004	NEW	00-15-080
246-232-009	NEW-P	00-19-080	246-243-200	AMD-P	00-04-088	246-290-72005	NEW-P	00-11-164
246-232-010	AMD-P	00-19-080	246-243-200	AMD	00-08-013	246-290-72005	NEW	00-15-080
246-232-011	NEW-P	00-19-080	246-243-203	NEW-P	00-04-088	246-290-72006	NEW-P	00-11-164
246-232-012	NEW-P	00-19-080	246-243-203	NEW	00-08-013	246-290-72006	NEW	00-15-080
246-232-013	NEW-P	00-19-080	246-243-210	REP-P	00-04-088	246-290-72007	NEW-P	00-11-164
246-232-014	NEW-P	00-19-080	246-243-210	REP	00-08-013	246-290-72007	NEW	00-15-080
246-232-040	AMD-P	00-19-080	246-243-220	AMD-P	00-04-088	246-290-72008	NEW-P	00-11-164
246-232-060	AMD	00-07-085	246-243-220	AMD	00-08-013	246-290-72008	NEW	00-15-080
246-232-120	AMD-P	00-19-080	246-243-230	AMD-P	00-04-088	246-290-72009	NEW-P	00-11-164
246-232-130	AMD-P	00-19-080	246-243-230	AMD	00-08-013	246-290-72009	NEW	00-15-080
246-235-075	AMD	00-07-085	246-243-250	NEW-P	00-04-088	246-290-72010	NEW-P	00-11-164
246-235-080	AMD-P	00-04-088	246-243-250	NEW	00-08-013	246-290-72010	NEW	00-15-080
246-235-080	AMD	00-08-013	246-246	PREP-W	00-16-105	246-290-72011	NEW-P	00-11-164
246-235-084	NEW-P	00-04-088	246-246-001	NEW	00-07-085	246-290-72011	NEW	00-15-080
246-235-084	NEW	00-08-013	246-246-010	NEW	00-07-085	246-290-72012	NEW-P	00-11-164
246-235-086	NEW-P	00-04-088	246-246-020	NEW	00-07-085	246-290-72012	NEW	00-15-080
246-235-086	NEW	00-08-013	246-246-030	NEW	00-07-085	246-292	PREP	00-10-112
246-235-090	AMD-P	00-04-088	246-246-040	NEW	00-07-085	246-292-001	AMD-P	00-21-104
246-235-090	AMD	00-08-013	246-246-050	NEW	00-07-085	246-292-010	AMD-P	00-21-104
246-235-105	AMD-S	00-21-118	246-246-060	NEW	00-07-085	246-292-020	AMD-P	00-21-104
246-243-020	AMD-P	00-04-088	246-252-001	AMD-P	00-04-088	246-292-040	AMD-P	00-21-104

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246-292-055	AMD-P	00-21-104	246-338-110	AMD	00-06-079	246-420-030	REP-P	00-12-101
246-292-060	AMD-P	00-21-104	246-338-990	AMD-XA	00-19-084	246-420-030	REP	00-23-120
246-292-070	AMD-P	00-21-104	246-358-001	AMD	00-06-082	246-420-040	REP-P	00-12-101
246-292-075	AMD-P	00-21-104	246-358-010	AMD	00-06-082	246-420-040	REP	00-23-120
246-292-080	AMD-P	00-21-104	246-358-020	REP	00-06-082	246-420-050	REP-P	00-12-101
246-292-085	NEW-P	00-21-104	246-358-025	AMD	00-06-082	246-420-050	REP	00-23-120
246-292-090	AMD-P	00-21-104	246-358-027	NEW	00-06-082	246-420-060	REP-P	00-12-101
246-292-100	AMD-P	00-21-104	246-358-029	NEW	00-06-082	246-420-060	REP	00-23-120
246-292-110	AMD-P	00-21-104	246-358-030	REP	00-06-082	246-430-001	REP-P	00-24-131
246-292-160	AMD-P	00-21-104	246-358-040	NEW	00-06-082	246-430-010	REP-P	00-24-131
246-292-170	REP-P	00-21-104	246-358-045	AMD	00-06-082	246-430-020	REP-P	00-24-131
246-305-001	NEW-P	00-23-118	246-358-055	AMD	00-06-082	246-430-030	REP-P	00-24-131
246-305-010	NEW-P	00-23-118	246-358-065	AMD	00-06-082	246-430-040	REP-P	00-24-131
246-305-020	NEW-P	00-23-118	246-358-070	NEW	00-06-082	246-430-050	REP-P	00-24-131
246-305-030	NEW-P	00-23-118	246-358-075	AMD	00-06-082	246-430-060	REP-P	00-24-131
246-305-040	NEW-P	00-23-118	246-358-090	AMD	00-06-082	246-490-010	NEW-P	00-05-098
246-305-050	NEW-P	00-23-118	246-358-095	AMD	00-06-082	246-490-010	NEW	00-11-169
246-305-060	NEW-P	00-23-118	246-358-100	AMD	00-06-082	246-490-020	NEW-P	00-05-098
246-305-070	NEW-P	00-23-118	246-358-125	AMD	00-06-082	246-490-020	NEW	00-11-169
246-305-080	NEW-P	00-23-118	246-358-135	AMD	00-06-082	246-490-030	NEW-P	00-05-098
246-305-090	NEW-P	00-23-118	246-358-140	REP	00-06-082	246-490-030	NEW	00-11-169
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246-305-110	NEW-P	00-23-118	246-358-155	AMD	00-06-082	246-490-055	NEW	00-11-169
246-323	PREP	00-05-097	246-358-165	AMD	00-06-082	246-490-065	NEW-P	00-05-098
246-325	PREP	00-05-097	246-358-175	AMD	00-06-082	246-490-065	NEW	00-11-169
246-326	PREP	00-05-097	246-358-600	REP	00-06-082	246-490-070	NEW-P	00-05-098
246-338-001	AMD-P	00-03-073	246-358-610	REP	00-06-082	246-490-070	NEW	00-11-169
246-338-001	AMD	00-06-079	246-358-620	REP	00-06-082	246-562-010	AMD-P	00-11-165
246-338-010	AMD-P	00-03-073	246-358-630	REP	00-06-082	246-562-010	AMD	00-15-082
246-338-010	AMD	00-06-079	246-358-640	REP	00-06-082	246-562-020	AMD-P	00-11-165
246-338-020	AMD-P	00-03-073	246-358-650	REP	00-06-082	246-562-020	AMD	00-15-082
246-338-020	AMD	00-06-079	246-358-660	REP	00-06-082	246-562-060	AMD-P	00-11-165
246-338-020	AMD-XA	00-19-084	246-358-670	REP	00-06-082	246-562-060	AMD	00-15-082
246-338-022	NEW-P	00-03-073	246-358-680	REP	00-06-082	246-562-080	AMD-P	00-11-165
246-338-022	NEW	00-06-079	246-361-001	NEW	00-06-082	246-562-080	AMD	00-15-082
246-338-024	NEW-P	00-03-073	246-361-010	NEW	00-06-082	246-562-110	AMD-P	00-11-165
246-338-024	NEW	00-06-079	246-361-020	NEW	00-06-082	246-562-110	AMD	00-15-082
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246-338-026	NEW	00-06-079	246-361-030	NEW	00-06-082	246-562-120	AMD	00-15-082
246-338-028	NEW-P	00-03-073	246-361-035	NEW	00-06-082	246-562-140	AMD-P	00-11-165
246-338-028	NEW	00-06-079	246-361-045	NEW	00-06-082	246-562-140	AMD	00-15-082
246-338-028	AMD-XA	00-19-084	246-361-055	NEW	00-06-082	246-562-150	AMD-P	00-11-165
246-338-030	REP-P	00-03-073	246-361-065	NEW	00-06-082	246-562-150	AMD	00-15-082
246-338-030	REP	00-06-079	246-361-070	NEW	00-06-082	246-562-160	NEW-P	00-11-165
246-338-040	AMD-P	00-03-073	246-361-075	NEW	00-06-082	246-562-160	NEW	00-15-082
246-338-040	AMD	00-06-079	246-361-080	NEW	00-06-082	246-780-001	AMD-P	00-03-074
246-338-050	AMD-P	00-03-073	246-361-090	NEW	00-06-082	246-780-001	AMD	00-07-129
246-338-050	AMD	00-06-079	246-361-095	NEW	00-06-082	246-780-010	AMD-P	00-03-074
246-338-060	AMD-P	00-03-073	246-361-100	NEW	00-06-082	246-780-010	AMD	00-07-129
246-338-060	AMD	00-06-079	246-361-125	NEW	00-06-082	246-780-020	AMD-P	00-03-074
246-338-060	AMD-XA	00-19-084	246-361-135	NEW	00-06-082	246-780-020	AMD	00-07-129
246-338-070	AMD-P	00-03-073	246-361-145	NEW	00-06-082	246-780-022	NEW-P	00-03-074
246-338-070	AMD	00-06-079	246-361-155	NEW	00-06-082	246-780-022	NEW	00-07-129
246-338-070	AMD-XA	00-19-084	246-361-165	NEW	00-06-082	246-780-025	NEW-P	00-03-074
246-338-080	AMD-P	00-03-073	246-361-175	NEW	00-06-082	246-780-025	NEW	00-07-129
246-338-080	AMD	00-06-079	246-361-990	NEW	00-06-082	246-780-028	NEW-P	00-03-074
246-338-090	AMD-P	00-03-073	246-420-001	REP-P	00-12-101	246-780-028	NEW	00-07-129
246-338-090	AMD	00-06-079	246-420-001	REP	00-23-120	246-780-030	AMD-P	00-03-074
246-338-090	AMD-XA	00-19-084	246-420-010	REP-P	00-12-101	246-780-030	AMD	00-07-129
246-338-100	AMD-P	00-03-073	246-420-010	REP	00-23-120	246-780-040	AMD-P	00-03-074
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246-780-050	REP-P	00-03-074	246-840-300	AMD	00-21-119	246-841-480	PREP	00-03-072
246-780-050	REP	00-07-129	246-840-305	AMD-P	00-16-107	246-841-490	PREP	00-03-072
246-780-060	AMD-P	00-03-074	246-840-305	AMD	00-21-119	246-841-500	PREP	00-03-072
246-780-060	AMD	00-07-129	246-840-310	AMD-P	00-16-107	246-841-510	PREP	00-03-072
246-780-070	REP-P	00-03-074	246-840-310	AMD	00-21-119	246-843-072	REP-XR	00-15-078
246-780-070	REP	00-07-129	246-840-315	REP-P	00-16-107	246-843-074	REP-XR	00-15-078
246-790	AMD-P	00-07-084	246-840-315	REP	00-21-119	246-843-150	PREP	00-13-093
246-790	AMD	00-13-009	246-840-320	AMD-P	00-16-107	246-843-180	PREP	00-13-093
246-790-010	AMD-P	00-07-084	246-840-320	AMD	00-21-119	246-843-330	PREP	00-13-093
246-790-010	AMD	00-13-009	246-840-330	AMD-P	00-16-107	246-869-220	AMD-P	00-16-108
246-790-050	AMD-P	00-07-084	246-840-330	AMD	00-21-119	246-883-020	AMD	00-06-078
246-790-050	AMD	00-13-009	246-840-360	AMD-P	00-16-107	246-886-025	NEW-E	00-11-168
246-790-060	AMD-P	00-07-084	246-840-360	AMD	00-21-119	246-887-100	AMD-P	00-17-178
246-790-060	AMD	00-13-009	246-840-410	AMD-P	00-16-107	246-887-160	AMD-P	00-06-080
246-790-065	NEW-P	00-07-084	246-840-410	AMD	00-21-119	246-887-160	AMD	00-10-113
246-790-065	NEW	00-13-009	246-840-430	REP-P	00-16-107	246-901	AMD-P	00-08-101
246-790-070	AMD-P	00-07-084	246-840-430	REP	00-21-119	246-901	AMD	00-15-081
246-790-070	AMD	00-13-009	246-840-440	REP-P	00-16-107	246-901-010	AMD-P	00-08-101
246-790-080	AMD-P	00-07-084	246-840-440	REP	00-21-119	246-901-010	AMD	00-15-081
246-790-080	AMD	00-13-009	246-840-500	PREP	00-11-163	246-901-020	AMD-P	00-08-101
246-790-085	AMD-P	00-07-084	246-840-505	PREP	00-11-163	246-901-020	AMD	00-15-081
246-790-085	AMD	00-13-009	246-840-510	PREP	00-11-163	246-901-030	AMD-P	00-08-101
246-790-090	AMD-P	00-07-084	246-840-520	PREP	00-11-163	246-901-030	AMD	00-15-081
246-790-090	AMD	00-13-009	246-840-525	PREP	00-11-163	246-901-035	AMD-P	00-08-101
246-790-100	AMD-P	00-07-084	246-840-530	PREP	00-11-163	246-901-035	AMD	00-15-081
246-790-100	AMD	00-13-009	246-840-535	PREP	00-11-163	246-901-040	AMD-P	00-08-101
246-790-120	AMD-P	00-07-084	246-840-540	PREP	00-11-163	246-901-040	AMD	00-15-081
246-790-120	AMD	00-13-009	246-840-545	PREP	00-11-163	246-901-050	AMD-P	00-08-101
246-790-130	AMD-P	00-07-084	246-840-550	PREP	00-11-163	246-901-050	AMD	00-15-081
246-790-130	AMD	00-13-009	246-840-555	PREP	00-11-163	246-901-060	AMD-P	00-08-101
246-808-105	PREP	00-10-110	246-840-560	PREP	00-11-163	246-901-060	AMD	00-15-081
246-808-105	AMD-P	00-13-094	246-840-565	PREP	00-11-163	246-901-065	AMD-P	00-08-101
246-808-105	AMD	00-17-180	246-840-570	PREP	00-11-163	246-901-065	AMD	00-15-081
246-808-115	PREP	00-10-110	246-840-575	PREP	00-11-163	246-901-070	AMD-P	00-08-101
246-808-115	AMD-P	00-13-094	246-840-700	AMD-P	00-14-062	246-901-070	AMD	00-15-081
246-808-115	AMD	00-17-180	246-840-700	AMD-C	00-19-083	246-901-080	AMD-P	00-08-101
246-808-120	PREP	00-10-110	246-840-705	AMD-P	00-14-062	246-901-080	AMD	00-15-081
246-808-120	REP-P	00-13-094	246-840-705	AMD-C	00-19-083	246-901-090	AMD-P	00-08-101
246-808-120	REP	00-17-180	246-840-710	AMD-P	00-14-062	246-901-090	AMD	00-15-081
246-808-135	PREP	00-10-110	246-840-710	AMD-C	00-19-083	246-901-100	AMD-P	00-08-101
246-808-135	AMD-P	00-13-094	246-840-715	REP-P	00-14-062	246-901-100	AMD	00-15-081
246-808-135	AMD	00-17-180	246-840-715	REP-C	00-19-083	246-901-110	REP-P	00-08-101
246-808-700	REP-XR	00-04-087	246-840-830	AMD-P	00-11-166	246-901-110	REP	00-15-081
246-810-600	NEW	00-03-075A	246-840-830	AMD	00-17-179	246-901-120	AMD-P	00-08-101
246-810-610	NEW	00-03-075A	246-840-910	PREP	00-11-158	246-901-120	AMD	00-15-081
246-810-620	NEW	00-03-075A	246-840-920	PREP	00-11-158	246-901-130	AMD-P	00-08-101
246-810-630	NEW	00-03-075A	246-840-930	PREP	00-11-158	246-901-130	AMD	00-15-081
246-810-640	NEW	00-03-075A	246-840-940	PREP	00-11-158	246-901-140	NEW-P	00-08-101
246-810-650	NEW	00-03-075A	246-840-950	PREP	00-11-158	246-901-140	NEW	00-15-081
246-810-660	NEW	00-03-075A	246-840-960	PREP	00-11-158	246-919-475	NEW-P	00-16-109
246-811-090	NEW-P	00-08-100	246-840-970	PREP	00-11-158	246-930-010	PREP	00-08-099
246-811-090	NEW	00-12-102	246-840-980	PREP	00-11-158	246-930-030	PREP	00-08-099
246-811-100	NEW-P	00-08-100	246-840-990	PREP-W	00-11-153	246-930-040	PREP	00-08-099
246-811-100	NEW	00-12-102	246-841-400	PREP	00-03-072	246-930-070	AMD-XA	00-19-082
246-811-110	NEW-P	00-08-100	246-841-405	PREP	00-11-158	246-930-200	PREP	00-08-099
246-811-110	NEW	00-12-102	246-841-410	PREP	00-03-072	246-930-410	PREP	00-08-099
246-812-990	AMD	00-07-050	246-841-420	PREP	00-03-072	246-933-250	AMD-XA	00-20-098
246-830-485	NEW	00-07-086	246-841-430	PREP	00-03-072	246-933-260	AMD-XA	00-20-098
246-840	PREP-W	00-18-112	246-841-440	PREP	00-03-072	246-933-270	AMD-XA	00-20-098
246-840-299	NEW-P	00-16-107	246-841-450	PREP	00-03-072	246-939	PREP	00-11-159
246-840-299	NEW	00-21-119	246-841-460	PREP	00-03-072	246-939-010	NEW-P	00-11-167
246-840-300	AMD-P	00-16-107	246-841-470	PREP	00-03-072	246-939-010	NEW	00-23-119

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-939-030	NEW-P	00-11-167	246-976-165	REP-P	00-03-075	246-976-440	REP-P	00-03-075
246-939-030	NEW	00-23-119	246-976-165	REP	00-08-102	246-976-440	REP	00-08-102
246-939-050	NEW-P	00-11-167	246-976-170	REP-P	00-03-075	246-976-450	REP-P	00-03-075
246-939-050	NEW	00-23-119	246-976-170	REP	00-08-102	246-976-450	REP	00-08-102
246-976-001	AMD-P	00-03-075	246-976-171	NEW-P	00-03-075	246-976-890	AMD-P	00-03-075
246-976-001	AMD	00-08-102	246-976-171	NEW	00-08-102	246-976-890	AMD	00-08-102
246-976-010	AMD-P	00-03-075	246-976-180	REP-P	00-03-075	246-976-910	AMD-P	00-03-075
246-976-010	AMD	00-08-102	246-976-180	REP	00-08-102	246-976-910	AMD	00-08-102
246-976-020	REP-P	00-03-075	246-976-181	REP-P	00-03-075	246-976-920	AMD-P	00-03-075
246-976-020	REP	00-08-102	246-976-181	REP	00-08-102	246-976-920	AMD	00-08-102
246-976-021	NEW-P	00-03-075	246-976-182	NEW-P	00-03-075	246-976-930	AMD-P	00-03-075
246-976-021	NEW	00-08-102	246-976-182	NEW	00-08-102	246-976-930	AMD	00-08-102
246-976-025	REP-P	00-03-075	246-976-190	REP-P	00-03-075	246-976-940	AMD-P	00-03-075
246-976-025	REP	00-08-102	246-976-190	REP	00-08-102	246-976-940	AMD	00-08-102
246-976-030	REP-P	00-03-075	246-976-191	NEW-P	00-03-075	246-976-950	AMD-P	00-03-075
246-976-030	REP	00-08-102	246-976-191	NEW	00-08-102	246-976-950	AMD	00-08-102
246-976-031	NEW-P	00-03-075	246-976-200	REP-P	00-03-075	246-976-960	AMD-P	00-03-075
246-976-031	NEW	00-08-102	246-976-200	REP	00-08-102	246-976-960	AMD	00-08-102
246-976-035	REP-P	00-03-075	246-976-210	REP-P	00-03-075	246-976-970	AMD-P	00-03-075
246-976-035	REP	00-08-102	246-976-210	REP	00-08-102	246-976-970	AMD	00-08-102
246-976-040	REP-P	00-03-075	246-976-220	REP-P	00-03-075	246-976-990	AMD-P	00-03-075
246-976-040	REP	00-08-102	246-976-220	REP	00-08-102	246-976-990	AMD	00-08-102
246-976-041	NEW-P	00-03-075	246-976-230	REP-P	00-03-075	248-554-001	REP-P	00-17-160
246-976-041	NEW	00-08-102	246-976-230	REP	00-08-102	248-554-005	REP-P	00-17-160
246-976-045	REP-P	00-03-075	246-976-240	REP-P	00-03-075	248-554-010	REP-P	00-17-160
246-976-045	REP	00-08-102	246-976-240	REP	00-08-102	248-554-015	REP-P	00-17-160
246-976-050	REP-P	00-03-075	246-976-260	AMD-P	00-03-075	248-554-018	REP-P	00-17-160
246-976-050	REP	00-08-102	246-976-260	AMD	00-08-102	248-554-020	REP-P	00-17-160
246-976-055	REP-P	00-03-075	246-976-270	AMD-P	00-03-075	248-554-030	REP-P	00-17-160
246-976-055	REP	00-08-102	246-976-270	AMD	00-08-102	250-44	PREP	00-15-054
246-976-060	REP-P	00-03-075	246-976-280	REP-P	00-03-075	250-44-020	AMD-P	00-19-105
246-976-060	REP	00-08-102	246-976-280	REP	00-08-102	250-44-040	AMD-P	00-19-105
246-976-065	REP-P	00-03-075	246-976-290	AMD-P	00-03-075	250-44-050	AMD-P	00-19-105
246-976-065	REP	00-08-102	246-976-290	AMD	00-08-102	250-44-060	AMD-P	00-19-105
246-976-070	REP-P	00-03-075	246-976-300	AMD-P	00-03-075	250-44-070	AMD-P	00-19-105
246-976-070	REP	00-08-102	246-976-300	AMD	00-08-102	250-44-070	RECOD-P	00-19-105
246-976-075	REP-P	00-03-075	246-976-310	AMD-P	00-03-075	250-44-080	AMD-P	00-19-105
246-976-075	REP	00-08-102	246-976-310	AMD	00-08-102	250-44-080	RECOD-P	00-19-105
246-976-076	REP-P	00-03-075	246-976-320	AMD-P	00-03-075	250-44-090	AMD-P	00-19-105
246-976-076	REP	00-08-102	246-976-320	AMD	00-08-102	250-44-090	RECOD-P	00-19-105
246-976-077	REP-P	00-03-075	246-976-320	PREP	00-10-111	250-44-100	RECOD-P	00-19-105
246-976-077	REP	00-08-102	246-976-320	AMD-P	00-17-181	250-44-110	AMD-P	00-19-105
246-976-080	REP-P	00-03-075	246-976-320	AMD	00-22-124	250-44-110	RECOD-P	00-19-105
246-976-080	REP	00-08-102	246-976-330	AMD-P	00-03-075	250-44-120	RECOD-P	00-19-105
246-976-085	REP-P	00-03-075	246-976-330	AMD	00-08-102	250-44-130	AMD-P	00-19-105
246-976-085	REP	00-08-102	246-976-340	AMD-P	00-03-075	250-44-130	RECOD-P	00-19-105
246-976-110	REP-P	00-03-075	246-976-340	AMD	00-08-102	250-44-140	AMD-P	00-19-105
246-976-110	REP	00-08-102	246-976-350	REP-P	00-03-075	250-44-140	RECOD-P	00-19-105
246-976-120	REP-P	00-03-075	246-976-350	REP	00-08-102	250-44-150	AMD-P	00-19-105
246-976-120	REP	00-08-102	246-976-370	REP-P	00-03-075	250-44-150	RECOD-P	00-19-105
246-976-140	REP-P	00-03-075	246-976-370	REP	00-08-102	250-44-160	AMD-P	00-19-105
246-976-140	REP	00-08-102	246-976-390	AMD-P	00-03-075	250-44-160	RECOD-P	00-19-105
246-976-141	NEW-P	00-03-075	246-976-390	AMD	00-08-102	250-44-170	RECOD-P	00-19-105
246-976-141	NEW	00-08-102	246-976-390	PREP	00-10-111	250-44-180	RECOD-P	00-19-105
246-976-150	REP-P	00-03-075	246-976-390	AMD-P	00-17-181	250-44-190	AMD-P	00-19-105
246-976-150	REP	00-08-102	246-976-390	AMD	00-22-124	250-44-190	RECOD-P	00-19-105
246-976-151	NEW-P	00-03-075	246-976-400	AMD-P	00-03-075	250-44-210	REP-P	00-19-105
246-976-151	NEW	00-08-102	246-976-400	AMD	00-08-102	250-63-010	NEW-P	00-19-103
246-976-160	REP-P	00-03-075	246-976-420	AMD-P	00-03-075	250-63-010	NEW-E	00-19-104
246-976-160	REP	00-08-102	246-976-420	AMD	00-08-102	250-63-020	NEW-P	00-19-103
246-976-161	NEW-P	00-03-075	246-976-430	AMD-P	00-03-075	250-63-020	NEW-E	00-19-104
246-976-161	NEW	00-08-102	246-976-430	AMD	00-08-102	250-63-030	NEW-P	00-19-103

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
250-63-030	NEW-E	00-19-104	251-09-080	AMD-C	00-06-050	263-12-016	AMD	00-23-021
250-63-040	NEW-P	00-19-103	251-09-080	AMD	00-10-026	263-12-020	PREP	00-12-054
250-63-040	NEW-E	00-19-104	251-17-150	AMD-P	00-12-072	263-12-020	AMD-P	00-17-143
250-63-050	NEW-P	00-19-103	251-17-150	AMD-C	00-16-003	263-12-020	AMD	00-23-021
250-63-050	NEW-E	00-19-104	251-17-150	AMD-W	00-18-027	263-12-045	PREP	00-12-055
250-63-060	NEW-P	00-19-103	251-17-150	AMD-P	00-18-028	263-12-045	AMD-P	00-17-143
250-63-060	NEW-E	00-19-104	251-19-085	NEW-P	00-06-048	263-12-045	AMD	00-23-021
250-63-070	NEW-P	00-19-103	251-19-085	NEW	00-11-121	263-12-050	PREP	00-12-056
250-63-070	NEW-E	00-19-104	251-19-085	NEW	00-11-121	263-12-050	AMD-P	00-17-143
250-63-080	NEW-P	00-19-103	251-20-020	AMD-P	00-04-053	263-12-050	AMD	00-23-021
250-63-080	NEW-E	00-19-104	251-20-020	AMD-W	00-05-060	263-12-050	AMD	00-23-021
250-66-020	AMD	00-08-081	251-20-020	AMD-C	00-06-051	263-12-051	PREP	00-12-056
250-66-030	AMD	00-08-081	251-20-020	AMD	00-10-027	263-12-051	REP-P	00-17-144
250-66-040	AMD	00-08-081	251-20-030	AMD-P	00-04-053	263-12-051	REP	00-23-023
250-66-045	NEW	00-08-081	251-20-030	AMD-W	00-05-060	263-12-051	REP-P	00-17-144
250-66-050	AMD	00-08-081	251-20-030	AMD-C	00-06-051	263-12-051	REP	00-23-023
250-80-010	NEW	00-08-082	251-20-030	AMD	00-10-027	263-12-053	REP-XR	00-21-098
250-80-010	NEW-E	00-08-083	251-23-040	AMD-P	00-04-052	263-12-053	REP	00-24-061
250-80-020	NEW	00-08-082	251-23-040	AMD-C	00-06-050	263-12-056	PREP	00-12-056
250-80-020	NEW-E	00-08-083	251-23-040	AMD	00-10-026	263-12-056	REP-P	00-17-144
250-80-030	NEW	00-08-082	251-23-040	AMD	00-10-026	263-12-056	REP	00-23-023
250-80-030	NEW-E	00-08-083	260-12-180	AMD-P	00-13-004	263-12-056	REP	00-23-023
250-80-040	NEW	00-08-082	260-24-650	AMD-P	00-13-004	263-12-057	PREP	00-12-056
250-80-040	NEW-E	00-08-083	260-24-650	AMD	00-20-028	263-12-057	REP-P	00-17-144
250-80-050	NEW	00-08-082	260-28-230	AMD	00-06-072	263-12-057	REP	00-23-023
250-80-050	NEW-E	00-08-083	260-34-030	AMD-P	00-03-088	263-12-057	REP	00-23-023
250-80-060	NEW	00-08-082	260-34-030	AMD	00-07-038	263-12-058	PREP	00-12-056
250-80-060	NEW-E	00-08-083	260-34-080	AMD-P	00-03-088	263-12-058	REP-P	00-17-144
250-80-070	NEW	00-08-082	260-34-080	AMD	00-07-038	263-12-058	REP	00-23-023
250-80-070	NEW-E	00-08-083	260-34-090	AMD-P	00-03-088	263-12-059	PREP	00-12-056
250-80-080	NEW	00-08-082	260-34-090	AMD	00-07-038	263-12-060	PREP	00-12-057
250-80-080	NEW-E	00-08-083	260-34-100	AMD-P	00-03-088	263-12-060	AMD-P	00-17-143
250-80-080	NEW	00-08-082	260-34-100	AMD	00-07-038	263-12-060	AMD	00-23-021
250-80-090	NEW-E	00-08-083	260-34-140	AMD-P	00-03-088	263-12-090	PREP	00-12-058
250-80-090	NEW	00-08-082	260-34-140	AMD-W	00-07-037	263-12-090	AMD-P	00-17-143
250-80-090	NEW-E	00-08-083	260-34-150	AMD-P	00-03-088	263-12-090	AMD	00-23-021
250-80-100	NEW	00-08-082	260-34-150	AMD-W	00-07-037	263-12-093	PREP	00-12-059
250-80-100	NEW-E	00-08-083	260-40-100	AMD-P	00-03-089	263-12-093	AMD-P	00-17-143
250-81-010	NEW-P	00-05-084	260-40-100	AMD	00-07-039	263-12-093	AMD	00-23-021
250-81-010	NEW	00-08-080	260-44-070	AMD	00-06-071	263-12-095	PREP	00-12-061
250-81-020	NEW-P	00-05-084	260-48-600	AMD	00-06-070	263-12-095	AMD	00-23-021
250-81-020	NEW	00-08-080	260-48-620	AMD	00-06-070	263-12-097	PREP	00-12-061
250-81-030	NEW-P	00-05-084	260-52-010	AMD	00-06-069	263-12-097	NEW-P	00-17-142
250-81-030	NEW	00-08-080	260-52-010	AMD	00-06-069	263-12-097	NEW	00-23-022
250-81-040	NEW-P	00-05-084	260-52-020	AMD-P	00-13-004	263-12-097	PREP	00-12-062
250-81-040	NEW	00-08-080	260-52-020	AMD	00-20-028	263-12-100	PREP	00-12-062
250-81-050	NEW-P	00-05-084	260-52-030	AMD	00-06-069	263-12-100	AMD-P	00-17-143
250-81-050	NEW	00-08-080	260-52-040	AMD	00-06-069	263-12-100	AMD	00-23-021
250-81-060	NEW-P	00-05-084	260-52-060	AMD-P	00-03-091	263-12-115	PREP	00-12-063
250-81-060	NEW	00-08-080	260-52-060	AMD	00-07-041	263-12-115	AMD-P	00-17-143
251-01-175	AMD-P	00-12-072	260-52-080	AMD-P	00-13-003	263-12-115	AMD	00-23-021
251-01-175	AMD-C	00-16-003	260-52-080	AMD	00-20-027	263-12-120	PREP	00-12-064
251-01-175	AMD-W	00-18-027	260-70-700	AMD-P	00-03-092	263-12-120	AMD-P	00-17-143
251-01-175	AMD-P	00-18-028	260-70-700	AMD	00-07-042	263-12-120	AMD	00-23-021
251-01-345	AMD-P	00-04-053	260-72-020	AMD-P	00-13-005	263-12-130	PREP	00-12-065
251-01-345	AMD-W	00-05-060	260-72-020	AMD	00-20-029	263-12-130	REP-P	00-17-144
251-01-345	AMD-C	00-06-051	260-75-020	NEW-P	00-03-090	263-12-130	REP	00-23-023
251-01-345	AMD	00-10-027	260-75-020	NEW	00-07-040	263-12-135	PREP	00-12-066
251-08-075	NEW-P	00-12-074	260-75-030	NEW-P	00-03-090	263-12-135	AMD-P	00-17-143
251-08-075	NEW	00-16-004	260-75-030	NEW	00-07-040	263-12-135	AMD	00-23-021
251-08-115	AMD-P	00-04-052	260-88-010	AMD-P	00-03-093	263-12-140	PREP	00-12-067
251-08-115	AMD-C	00-06-050	260-88-010	AMD	00-07-043	263-12-140	PREP	00-12-064
251-08-115	AMD	00-10-026	262-01-140	NEW	00-06-030	263-12-140	AMD-P	00-17-143
251-09-080	AMD-P	00-04-052	263-12-016	PREP	00-12-053	263-12-145	AMD	00-23-021
			263-12-016	AMD-P	00-17-143	275-16-010	DECOD-P	00-17-157

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
275- 16-015	AMD-P	00-17-157	275- 37-030	REP	00-24-014	275- 54-150	DECOD	00-23-089
275- 16-015	DECOD-P	00-17-157	275- 46-010	DECOD-P	00-17-187	275- 54-160	DECOD	00-23-089
275- 16-030	DECOD-P	00-17-157	275- 46-010	DECOD	00-22-019	275- 54-170	DECOD	00-23-089
275- 16-035	AMD-P	00-17-157	275- 46-015	DECOD-P	00-17-187	275- 54-180	DECOD	00-23-089
275- 16-035	DECOD-P	00-17-157	275- 46-015	DECOD	00-22-019	275- 54-190	DECOD	00-23-089
275- 16-045	AMD-P	00-17-157	275- 46-020	DECOD-P	00-17-187	275- 54-200	DECOD	00-23-089
275- 16-045	DECOD-P	00-17-157	275- 46-020	DECOD	00-22-019	275- 54-210	DECOD	00-23-089
275- 16-055	AMD-P	00-17-157	275- 46-030	DECOD-P	00-17-187	275- 54-220	DECOD	00-23-089
275- 16-055	DECOD-P	00-17-157	275- 46-030	DECOD	00-22-019	275- 54-230	DECOD	00-23-089
275- 16-065	AMD-P	00-17-157	275- 46-040	DECOD-P	00-17-187	275- 54-240	DECOD	00-23-089
275- 16-065	DECOD-P	00-17-157	275- 46-040	DECOD	00-22-019	275- 54-250	DECOD	00-23-089
275- 16-075	DECOD-P	00-17-157	275- 46-050	DECOD-P	00-17-187	275- 54-260	DECOD	00-23-089
275- 16-085	AMD-P	00-17-157	275- 46-050	DECOD	00-22-019	275- 54-270	DECOD	00-23-089
275- 16-085	DECOD-P	00-17-157	275- 46-060	AMD-P	00-17-187	275- 54-280	DECOD	00-23-089
275- 16-095	DECOD-P	00-17-157	275- 46-060	DECOD-P	00-17-187	275- 54-290	DECOD	00-23-089
275- 16-105	DECOD-P	00-17-157	275- 46-060	AMD	00-22-019	275- 54-300	DECOD	00-23-089
275- 20-010	DECOD	00-17-151	275- 46-060	DECOD	00-22-019	275- 54-310	DECOD	00-23-089
275- 20-030	DECOD	00-17-151	275- 46-065	DECOD-P	00-17-187	275- 55	PREP	00-08-048
275- 20-035	DECOD	00-17-151	275- 46-065	DECOD	00-22-019	275- 55-010	DECOD	00-23-089
275- 20-080	DECOD	00-17-151	275- 46-070	AMD-P	00-17-187	275- 55-020	DECOD	00-23-089
275- 30-010	AMD-E	00-10-065	275- 46-070	DECOD-P	00-17-187	275- 55-030	DECOD	00-23-089
275- 30-010	AMD-P	00-13-074	275- 46-070	AMD	00-22-019	275- 55-040	DECOD	00-23-089
275- 30-010	DECOD-P	00-13-074	275- 46-070	DECOD	00-22-019	275- 55-081	DECOD	00-23-089
275- 30-010	AMD	00-17-046	275- 46-080	AMD-P	00-17-187	275- 55-090	DECOD	00-23-089
275- 30-010	DECOD	00-17-046	275- 46-080	DECOD-P	00-17-187	275- 55-110	DECOD	00-23-089
275- 30-030	DECOD-P	00-13-074	275- 46-080	AMD	00-22-019	275- 55-115	DECOD	00-23-089
275- 30-030	DECOD	00-17-046	275- 46-080	DECOD	00-22-019	275- 55-131	DECOD	00-23-089
275- 30-040	DECOD-P	00-13-074	275- 46-090	AMD-P	00-17-187	275- 55-141	DECOD	00-23-089
275- 30-040	DECOD	00-17-046	275- 46-090	DECOD-P	00-17-187	275- 55-151	DECOD	00-23-089
275- 30-060	DECOD-P	00-13-074	275- 46-090	AMD	00-22-019	275- 55-161	DECOD	00-23-089
275- 30-060	DECOD	00-17-046	275- 46-090	DECOD	00-22-019	275- 55-171	DECOD	00-23-089
275- 30-070	DECOD-P	00-13-074	275- 46-100	REP-P	00-17-187	275- 55-181	DECOD	00-23-089
275- 30-070	DECOD	00-17-046	275- 46-100	REP	00-22-019	275- 55-191	DECOD	00-23-089
275- 33-020	DECOD	00-16-078	275- 47-010	DECOD-P	00-17-187	275- 55-201	DECOD	00-23-089
275- 33-030	DECOD	00-16-078	275- 47-010	DECOD	00-22-019	275- 55-211	DECOD	00-23-089
275- 33-040	DECOD	00-16-078	275- 47-020	DECOD-P	00-17-187	275- 55-221	DECOD	00-23-089
275- 33-050	DECOD	00-16-078	275- 47-020	DECOD	00-22-019	275- 55-231	DECOD	00-23-089
275- 33-060	DECOD	00-16-078	275- 47-030	AMD-P	00-17-187	275- 55-241	DECOD	00-23-089
275- 35	PREP	00-03-028	275- 47-030	DECOD-P	00-17-187	275- 55-261	DECOD	00-23-089
275- 35-010	REP-P	00-12-103	275- 47-030	AMD	00-22-019	275- 55-263	DECOD	00-23-089
275- 35-010	REP	00-16-032	275- 47-030	DECOD	00-22-019	275- 55-271	DECOD	00-23-089
275- 35-020	REP-P	00-12-103	275- 47-040	DECOD-P	00-17-187	275- 55-281	DECOD	00-23-089
275- 35-020	REP	00-16-032	275- 47-040	DECOD	00-22-019	275- 55-291	DECOD	00-23-089
275- 35-030	REP-P	00-12-103	275- 47-050	AMD-P	00-17-187	275- 55-293	DECOD	00-23-089
275- 35-030	REP	00-16-032	275- 47-050	DECOD-P	00-17-187	275- 55-295	DECOD	00-23-089
275- 35-040	REP-P	00-12-103	275- 47-050	AMD	00-22-019	275- 55-297	DECOD	00-23-089
275- 35-040	REP	00-16-032	275- 47-050	DECOD	00-22-019	275- 55-301	DECOD	00-23-089
275- 35-050	REP-P	00-12-103	275- 54	PREP	00-08-048	275- 55-341	DECOD	00-23-089
275- 35-050	REP	00-16-032	275- 54-010	DECOD	00-23-089	275- 55-351	DECOD	00-23-089
275- 35-060	REP-P	00-12-103	275- 54-020	DECOD	00-23-089	275- 55-361	DECOD	00-23-089
275- 35-060	REP	00-16-032	275- 54-030	DECOD	00-23-089	275- 55-363	DECOD	00-23-089
275- 35-070	REP-P	00-12-103	275- 54-040	DECOD	00-23-089	275- 55-365	DECOD	00-23-089
275- 35-070	REP	00-16-032	275- 54-050	DECOD	00-23-089	275- 55-367	DECOD	00-23-089
275- 35-080	REP-P	00-12-103	275- 54-060	DECOD	00-23-089	275- 55-371	DECOD	00-23-089
275- 35-080	REP	00-16-032	275- 54-070	DECOD	00-23-089	275- 57	PREP	00-08-048
275- 35-100	REP-P	00-12-103	275- 54-080	DECOD	00-23-089	275- 57-010	DECOD	00-23-089
275- 35-100	REP	00-16-032	275- 54-090	DECOD	00-23-089	275- 57-020	DECOD	00-23-089
275- 37-010	REP-P	00-11-139	275- 54-100	DECOD	00-23-089	275- 57-030	DECOD	00-23-089
275- 37-010	REP	00-24-014	275- 54-110	DECOD	00-23-089	275- 57-040	DECOD	00-23-089
275- 37-020	REP-P	00-11-139	275- 54-120	DECOD	00-23-089	275- 57-050	DECOD	00-23-089
275- 37-020	REP	00-24-014	275- 54-130	DECOD	00-23-089	275- 57-060	DECOD	00-23-089
275- 37-030	REP-P	00-11-139	275- 54-140	DECOD	00-23-089	275- 57-070	DECOD	00-23-089

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
275- 57-080	DECOD	00-23-089	275-110-050	REP-P	00-18-048	284- 43-620	AMD-P	00-22-119
275- 57-090	DECOD	00-23-089	275-110-050	REP	00-23-061	284- 43-630	NEW-P	00-22-119
275- 57-100	DECOD	00-23-089	275-110-060	REP-P	00-18-048	284- 43-710	AMD	00-04-034
275- 57-110	DECOD	00-23-089	275-110-060	REP	00-23-061	284- 43-710	AMD-E	00-08-011
275- 57-120	DECOD	00-23-089	275-110-070	REP-P	00-18-048	284- 43-720	AMD	00-04-034
275- 57-130	DECOD	00-23-089	275-110-070	REP	00-23-061	284- 43-720	AMD-E	00-08-011
275- 57-140	DECOD	00-23-089	275-110-080	REP-P	00-18-048	284- 43-730	AMD-E	00-08-011
275- 57-150	DECOD	00-23-089	275-110-080	REP	00-23-061	284- 43-815	NEW-P	00-16-125
275- 57-160	DECOD	00-23-089	275-110-090	REP-P	00-18-048	284- 43-820	NEW-P	00-22-119
275- 57-170	DECOD	00-23-089	275-110-090	REP	00-23-061	284- 43-821	NEW-P	00-23-127
275- 57-180	DECOD	00-23-089	275-110-100	REP-P	00-18-048	284- 43-822	NEW-P	00-23-127
275- 57-190	DECOD	00-23-089	275-110-100	REP	00-23-061	284- 43-823	NEW-P	00-23-127
275- 57-200	DECOD	00-23-089	275-110-110	REP-P	00-18-048	284- 43-824	NEW-P	00-23-127
275- 57-210	DECOD	00-23-089	275-110-110	REP	00-23-061	284- 43-915	AMD-E	00-08-011
275- 57-220	DECOD	00-23-089	275-110-120	REP-P	00-18-048	284- 43-930	AMD-E	00-08-011
275- 57-230	DECOD	00-23-089	275-110-120	REP	00-23-061	284- 43-945	AMD-E	00-08-011
275- 57-240	DECOD	00-23-089	284- 02-070	AMD-E	00-08-011	284- 66-030	AMD-P	00-23-128
275- 57-250	DECOD	00-23-089	284- 04-120	NEW-P	00-22-118	284- 66-063	AMD-P	00-23-128
275- 57-260	DECOD	00-23-089	284- 04-200	NEW-P	00-22-118	284- 66-066	AMD-P	00-23-128
275- 57-270	DECOD	00-23-089	284- 04-205	NEW-P	00-22-118	284- 66-077	AMD-P	00-23-128
275- 57-280	DECOD	00-23-089	284- 04-210	NEW-P	00-22-118	284- 66-092	AMD-P	00-23-128
275- 57-290	DECOD	00-23-089	284- 04-215	NEW-P	00-22-118	284- 66-110	AMD-P	00-23-128
275- 57-300	DECOD	00-23-089	284- 04-220	NEW-P	00-22-118	284- 66-120	AMD-P	00-23-128
275- 57-310	DECOD	00-23-089	284- 04-225	NEW-P	00-22-118	284- 66-142	AMD-P	00-23-128
275- 57-320	DECOD	00-23-089	284- 04-300	NEW-P	00-22-118	284- 66-170	AMD-P	00-23-128
275- 57-330	DECOD	00-23-089	284- 04-305	NEW-P	00-22-118	284- 74-300	NEW-P	00-04-090
275- 57-340	DECOD	00-23-089	284- 04-310	NEW-P	00-22-118	284- 74-300	NEW	00-07-069
275- 57-350	DECOD	00-23-089	284- 04-400	NEW-P	00-22-118	284- 74-310	NEW-P	00-04-090
275- 57-360	DECOD	00-23-089	284- 04-405	NEW-P	00-22-118	284- 74-310	NEW	00-07-069
275- 57-370	DECOD	00-23-089	284- 04-410	NEW-P	00-22-118	284- 74-320	NEW-P	00-04-090
275- 57-380	DECOD	00-23-089	284- 04-500	NEW-P	00-22-118	284- 74-320	NEW	00-07-069
275- 57-390	DECOD	00-23-089	284- 04-505	NEW-P	00-22-118	284- 74-330	NEW-P	00-04-090
275- 57-400	DECOD	00-23-089	284- 04-510	NEW-P	00-22-118	284- 74-330	NEW	00-07-069
275- 57-410	DECOD	00-23-089	284- 04-515	NEW-P	00-22-118	284- 74-340	NEW-P	00-04-090
275- 57-420	DECOD	00-23-089	284- 04-520	NEW-P	00-22-118	284- 74-340	NEW	00-07-069
275- 57-430	DECOD	00-23-089	284- 04-525	NEW-P	00-22-118	284- 74-350	NEW-P	00-04-090
275- 57-440	DECOD	00-23-089	284- 04-600	NEW-P	00-22-118	284- 74-350	NEW	00-07-069
275- 57-450	DECOD	00-23-089	284- 04-605	NEW-P	00-22-118	284- 74-360	NEW-P	00-04-090
275- 57-460	DECOD	00-23-089	284- 04-610	NEW-P	00-22-118	284- 74-360	NEW	00-07-069
275- 57-470	DECOD	00-23-089	284- 04-615	NEW-P	00-22-118	284- 74-370	NEW-P	00-04-090
275- 59-010	DECOD-P	00-17-156	284- 04-620	NEW-P	00-22-118	284- 74-370	NEW	00-07-069
275- 59-020	AMD-P	00-17-156	284- 04-900	NEW-P	00-22-118	284- 74-380	NEW-P	00-04-090
275- 59-020	DECOD-P	00-17-156	284- 16-020	NEW-P	00-20-104	284- 74-380	NEW	00-07-069
275- 59-030	AMD-P	00-17-156	284- 16-020	NEW-C	00-22-046	284- 90-010	AMD-XA	00-16-126
275- 59-030	DECOD-P	00-17-156	284- 30-600	AMD-P	00-13-113	284- 90-010	AMD	00-20-105
275- 59-041	DECOD-P	00-17-156	284- 30-600	AMD	00-19-048	284- 90-020	AMD-XA	00-16-126
275- 59-050	DECOD-P	00-17-156	284- 30-610	AMD-P	00-13-113	284- 90-020	AMD	00-20-105
275- 59-060	AMD-P	00-17-156	284- 30-610	AMD	00-19-048	284- 90-030	REP-XA	00-16-126
275- 59-060	DECOD-P	00-17-156	284- 43-120	AMD	00-04-034	284- 90-030	REP	00-20-105
275- 59-071	DECOD-P	00-17-156	284- 43-125	NEW	00-04-034	284- 91-070	NEW-E	00-24-058
275- 59-072	DECOD-P	00-17-156	284- 43-130	AMD-P	00-16-125	286- 40-020	AMD	00-05-008
275- 59-080	DECOD-P	00-17-156	284- 43-130	AMD-P	00-22-119	292-100	PREP	00-23-042
275- 59-090	DECOD-P	00-17-156	284- 43-200	AMD	00-04-034	292-100	PREP	00-23-043
275-110	PREP	00-12-034	284- 43-200	AMD-P	00-22-119	292-110	PREP	00-23-042
275-110-010	REP-P	00-18-048	284- 43-210	AMD	00-04-034	292-130	PREP	00-23-042
275-110-010	REP	00-23-061	284- 43-220	AMD	00-04-034	292-130	PREP	00-23-043
275-110-020	REP-P	00-18-048	284- 43-250	AMD	00-04-034	296- 15-500	NEW-P	00-10-106
275-110-020	REP	00-23-061	284- 43-251	NEW-P	00-22-119	296- 15-500	NEW-C	00-14-074
275-110-030	REP-P	00-18-048	284- 43-400	NEW-P	00-22-119	296- 15-500	NEW	00-18-078
275-110-030	REP	00-23-061	284- 43-410	NEW-P	00-22-119	296- 15-510	NEW-P	00-10-106
275-110-040	REP-P	00-18-048	284- 43-610	AMD-P	00-22-119	296- 15-510	NEW-C	00-14-074
275-110-040	REP	00-23-061	284- 43-615	NEW-P	00-22-119	296- 15-510	NEW	00-18-078

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296-17	PREP	00-02-090	296-17-678	AMD-P	00-07-138	296-17-90430	NEW	00-11-060
296-17	PREP	00-11-135	296-17-678	AMD	00-14-052	296-17-90433	NEW	00-11-060
296-17-31011	AMD-P	00-07-138	296-17-679	AMD-P	00-07-138	296-17-90434	NEW	00-11-060
296-17-31011	AMD	00-14-052	296-17-679	AMD	00-14-052	296-17-90436	NEW	00-11-060
296-17-31012	AMD-P	00-07-138	296-17-686	AMD-P	00-07-138	296-17-90439	NEW	00-11-060
296-17-31012	AMD	00-14-052	296-17-686	AMD	00-14-052	296-17-90442	NEW	00-11-060
296-17-31021	AMD-P	00-07-138	296-17-689	AMD-P	00-07-138	296-17-90445	NEW	00-11-060
296-17-31021	AMD	00-14-052	296-17-689	AMD	00-14-052	296-17-90448	NEW	00-11-060
296-17-501	AMD-P	00-07-138	296-17-690	AMD-P	00-07-138	296-17-90451	NEW	00-11-060
296-17-501	AMD	00-14-052	296-17-690	AMD	00-14-052	296-17-90463	NEW	00-11-060
296-17-50601	AMD-P	00-07-138	296-17-694	AMD-P	00-07-138	296-17-90466	NEW	00-11-060
296-17-50601	AMD	00-14-052	296-17-694	AMD	00-14-052	296-17-90469	NEW	00-11-060
296-17-510	AMD-P	00-07-138	296-17-695	AMD-P	00-07-138	296-17-90472	NEW	00-11-060
296-17-510	AMD	00-14-052	296-17-695	AMD	00-14-052	296-17-90475	NEW	00-11-060
296-17-521	AMD-P	00-07-138	296-17-712	AMD-P	00-07-138	296-17-90478	NEW	00-11-060
296-17-521	AMD	00-14-052	296-17-712	AMD	00-14-052	296-17-90481	NEW	00-11-060
296-17-52102	AMD-P	00-07-138	296-17-713	AMD-P	00-07-138	296-17-90484	NEW	00-11-060
296-17-52102	AMD	00-14-052	296-17-713	AMD	00-14-052	296-17-90490	NEW	00-11-060
296-17-52106	AMD-P	00-07-138	296-17-729	AMD-P	00-07-138	296-17-90491	NEW	00-11-060
296-17-52106	AMD	00-14-052	296-17-729	AMD	00-14-052	296-17-90492	NEW	00-11-060
296-17-527	AMD-P	00-07-138	296-17-740	AMD-P	00-07-138	296-17-90492	AMD-P	00-19-093
296-17-527	AMD	00-14-052	296-17-740	AMD	00-14-052	296-17-90492	AMD	00-23-101
296-17-529	AMD-P	00-07-138	296-17-748	AMD-P	00-07-138	296-17-90493	NEW	00-11-060
296-17-529	AMD	00-14-052	296-17-748	AMD	00-14-052	296-17-90493	AMD-P	00-19-093
296-17-537	AMD-P	00-07-138	296-17-749	AMD-P	00-07-138	296-17-90493	AMD	00-23-101
296-17-537	AMD	00-14-052	296-17-749	AMD	00-14-052	296-17-90494	NEW	00-11-060
296-17-53803	AMD-P	00-07-138	296-17-751	AMD-P	00-07-138	296-17-90494	AMD-P	00-19-093
296-17-53803	AMD	00-14-052	296-17-751	AMD	00-14-052	296-17-90494	AMD	00-23-101
296-17-542	AMD-P	00-07-138	296-17-779	AMD-P	00-07-138	296-17-90495	NEW	00-11-060
296-17-542	AMD	00-14-052	296-17-779	AMD	00-14-052	296-17-90495	AMD-P	00-19-093
296-17-544	AMD-P	00-07-138	296-17-855	AMD-P	00-07-138	296-17-90495	AMD	00-23-101
296-17-544	AMD	00-14-052	296-17-855	AMD	00-14-052	296-17-90496	NEW	00-11-060
296-17-54401	AMD-P	00-07-138	296-17-855	AMD-P	00-19-093	296-17-90496	AMD-P	00-19-093
296-17-54401	AMD	00-14-052	296-17-855	AMD	00-23-101	296-17-90496	AMD	00-23-101
296-17-54403	NEW-P	00-07-138	296-17-875	AMD-P	00-19-093	296-17-90497	NEW	00-11-060
296-17-54403	NEW	00-14-052	296-17-875	AMD	00-23-101	296-17-90497	AMD-P	00-19-093
296-17-545	AMD-P	00-07-138	296-17-880	AMD-P	00-19-093	296-17-90497	AMD	00-23-101
296-17-545	AMD	00-14-052	296-17-880	AMD	00-23-101	296-17-90501	NEW-E	00-16-038
296-17-546	AMD-P	00-07-138	296-17-885	AMD-P	00-07-138	296-17-91201	REP	00-11-060
296-17-546	AMD	00-14-052	296-17-885	AMD	00-14-052	296-17-91202	REP	00-11-060
296-17-562	AMD-P	00-07-138	296-17-885	AMD-P	00-19-093	296-17-91203	REP	00-11-060
296-17-562	AMD	00-14-052	296-17-885	AMD	00-23-101	296-17-91204	REP	00-11-060
296-17-57001	AMD-P	00-07-138	296-17-890	AMD-P	00-19-093	296-17-91205	REP	00-11-060
296-17-57001	AMD	00-14-052	296-17-890	AMD	00-23-101	296-17-91206	REP	00-11-060
296-17-583	AMD-P	00-07-138	296-17-895	AMD-P	00-07-138	296-17-91207	REP	00-11-060
296-17-583	AMD	00-14-052	296-17-895	AMD	00-14-052	296-17-91208	REP	00-11-060
296-17-58503	AMD-P	00-07-138	296-17-895	AMD-P	00-19-093	296-17-91209	REP	00-11-060
296-17-58503	AMD	00-14-052	296-17-895	AMD	00-23-101	296-17-91210	REP	00-11-060
296-17-597	AMD-P	00-07-138	296-17-89502	AMD-P	00-19-093	296-17-91211	REP	00-11-060
296-17-597	AMD	00-14-052	296-17-89502	AMD	00-23-101	296-17-91212	REP	00-11-060
296-17-615	AMD-P	00-07-138	296-17-90401	NEW	00-11-060	296-17-91213	REP	00-11-060
296-17-615	AMD	00-14-052	296-17-90402	NEW	00-11-060	296-17-91214	REP	00-11-060
296-17-618	AMD-P	00-07-138	296-17-90403	NEW	00-11-060	296-17-91215	REP	00-11-060
296-17-618	AMD	00-14-052	296-17-90406	NEW	00-11-060	296-17-91216	REP	00-11-060
296-17-643	AMD-P	00-07-138	296-17-90408	NEW	00-11-060	296-17-91219	REP	00-11-060
296-17-643	AMD	00-14-052	296-17-90409	NEW	00-11-060	296-17-91220	REP	00-11-060
296-17-649	AMD-P	00-07-138	296-17-90412	NEW	00-11-060	296-17-91221	REP	00-11-060
296-17-649	AMD	00-14-052	296-17-90415	NEW	00-11-060	296-17-91222	REP	00-11-060
296-17-66003	AMD-P	00-07-138	296-17-90418	NEW	00-11-060	296-17-91223	REP	00-11-060
296-17-66003	AMD	00-14-052	296-17-90421	NEW	00-11-060	296-17-91224	REP	00-11-060
296-17-675	AMD-P	00-07-138	296-17-90424	NEW	00-11-060	296-17-91225	REP	00-11-060
296-17-675	AMD	00-14-052	296-17-90427	NEW	00-11-060	296-17-91250	REP	00-11-060

TABLE

Table of WAC Sections Affected

WAC#	ACTION	WSR#	WAC#	ACTION	WSR#	WAC#	ACTION	WSR#
296-17-914	REP	00-11-060	296-19A-140	NEW-P	00-10-106	296-19A-470	NEW-P	00-10-106
296-17-91402	REP	00-11-060	296-19A-140	NEW	00-18-078	296-19A-470	NEW	00-18-078
296-17-91403	REP	00-11-060	296-19A-170	NEW-P	00-10-106	296-19A-480	NEW-P	00-10-106
296-17-91404	REP	00-11-060	296-19A-170	NEW	00-18-078	296-19A-480	NEW	00-18-078
296-17-91405	REP	00-11-060	296-19A-180	NEW-P	00-10-106	296-20-022	AMD-P	00-05-111
296-17-91406	REP	00-11-060	296-19A-180	NEW	00-18-078	296-20-022	AMD	00-09-078
296-17-919	REP	00-11-060	296-19A-190	NEW-P	00-10-106	296-20-12401	NEW-P	00-05-111
296-17-920	AMD-P	00-19-093	296-19A-190	NEW	00-18-078	296-20-12401	NEW	00-09-078
296-17-920	AMD	00-23-101	296-19A-200	NEW-P	00-10-106	296-20-135	AMD-P	00-05-112
296-18A	PREP	00-05-002	296-19A-200	NEW	00-18-078	296-20-135	AMD	00-09-077
296-18A-420	REP-P	00-10-106	296-19A-210	NEW-P	00-10-106	296-21-290	AMD-P	00-05-111
296-18A-420	REP	00-18-078	296-19A-210	NEW	00-18-078	296-21-290	AMD	00-09-078
296-18A-440	REP-P	00-10-106	296-19A-220	NEW-P	00-10-106	296-23-220	AMD-P	00-05-112
296-18A-440	REP	00-18-078	296-19A-220	NEW	00-18-078	296-23-220	AMD	00-09-077
296-18A-445	REP-P	00-10-106	296-19A-230	NEW-P	00-10-106	296-23-230	AMD-P	00-05-112
296-18A-445	REP	00-18-078	296-19A-230	NEW	00-18-078	296-23-230	AMD	00-09-077
296-18A-450	REP-P	00-10-106	296-19A-240	NEW-P	00-10-106	296-23A-0200	AMD	00-06-027
296-18A-450	REP	00-18-078	296-19A-240	NEW	00-18-078	296-23A-0210	AMD	00-06-027
296-18A-460	REP-P	00-10-106	296-19A-250	NEW-P	00-10-106	296-23A-0220	AMD	00-06-027
296-18A-460	REP	00-18-078	296-19A-250	NEW	00-18-078	296-23A-0230	AMD-P	00-05-111
296-18A-470	REP-P	00-10-106	296-19A-260	NEW-P	00-10-106	296-23A-0230	AMD	00-09-078
296-18A-470	REP	00-18-078	296-19A-260	NEW	00-18-078	296-23A-0240	AMD	00-06-027
296-18A-480	REP-P	00-10-106	296-19A-270	NEW-P	00-10-106	296-23A-0500	AMD-XA	00-19-091
296-18A-480	REP	00-18-078	296-19A-270	NEW	00-18-078	296-23A-0500	AMD	00-24-066
296-18A-490	REP-P	00-10-106	296-19A-280	NEW-P	00-10-106	296-23B	PREP	00-14-072
296-18A-490	REP	00-18-078	296-19A-280	NEW	00-18-078	296-24	PREP	00-05-057
296-18A-500	REP-P	00-10-106	296-19A-290	NEW-P	00-10-106	296-24	PREP	00-10-046
296-18A-500	REP	00-18-078	296-19A-290	NEW	00-18-078	296-24	PREP	00-12-099
296-18A-510	REP-P	00-10-106	296-19A-300	NEW-P	00-10-106	296-24	PREP	00-20-073
296-18A-510	REP	00-18-078	296-19A-300	NEW	00-18-078	296-24-001	REP-P	00-23-099
296-18A-515	REP-P	00-10-106	296-19A-310	NEW-P	00-10-106	296-24-005	AMD-P	00-23-099
296-18A-515	REP	00-18-078	296-19A-310	NEW	00-18-078	296-24-006	REP-P	00-23-099
296-18A-520	REP-P	00-10-106	296-19A-320	NEW-P	00-10-106	296-24-007	REP-P	00-23-099
296-18A-520	REP	00-18-078	296-19A-320	NEW	00-18-078	296-24-008	REP-P	00-23-099
296-19A	NEW-C	00-14-074	296-19A-330	NEW-P	00-10-106	296-24-010	REP-P	00-23-099
296-19A-010	NEW-P	00-10-106	296-19A-330	NEW	00-18-078	296-24-015	REP-P	00-23-099
296-19A-010	NEW	00-18-078	296-19A-340	NEW-P	00-10-106	296-24-020	REP-P	00-23-099
296-19A-020	NEW-P	00-10-106	296-19A-340	NEW	00-18-078	296-24-025	REP-P	00-23-099
296-19A-020	NEW	00-18-078	296-19A-350	NEW-P	00-10-106	296-24-040	REP-P	00-23-099
296-19A-030	NEW-P	00-10-106	296-19A-350	NEW	00-18-078	296-24-045	REP-P	00-23-099
296-19A-030	NEW	00-18-078	296-19A-360	NEW-P	00-10-106	296-24-055	REP-P	00-23-099
296-19A-040	NEW-P	00-10-106	296-19A-360	NEW	00-18-078	296-24-061	REP-P	00-23-099
296-19A-040	NEW	00-18-078	296-19A-370	NEW-P	00-10-106	296-24-06105	REP-P	00-23-099
296-19A-045	NEW	00-18-078	296-19A-370	NEW	00-18-078	296-24-06110	REP-P	00-23-099
296-19A-050	NEW-P	00-10-106	296-19A-380	NEW-P	00-10-106	296-24-06115	REP-P	00-23-099
296-19A-050	NEW	00-18-078	296-19A-380	NEW	00-18-078	296-24-06120	REP-P	00-23-099
296-19A-060	NEW-P	00-10-106	296-19A-390	NEW-P	00-10-106	296-24-06125	REP-P	00-23-099
296-19A-060	NEW	00-18-078	296-19A-390	NEW	00-18-078	296-24-06130	REP-P	00-23-099
296-19A-070	NEW-P	00-10-106	296-19A-400	NEW-P	00-10-106	296-24-06135	REP-P	00-23-099
296-19A-070	NEW	00-18-078	296-19A-400	NEW	00-18-078	296-24-06140	REP-P	00-23-099
296-19A-080	NEW-P	00-10-106	296-19A-410	NEW-P	00-10-106	296-24-06145	REP-P	00-23-099
296-19A-080	NEW	00-18-078	296-19A-410	NEW	00-18-078	296-24-06150	REP-P	00-23-099
296-19A-090	NEW-P	00-10-106	296-19A-420	NEW-P	00-10-106	296-24-06155	REP-P	00-23-099
296-19A-090	NEW	00-18-078	296-19A-420	NEW	00-18-078	296-24-06160	REP-P	00-23-099
296-19A-100	NEW-P	00-10-106	296-19A-430	NEW-P	00-10-106	296-24-073	REP-P	00-23-099
296-19A-100	NEW	00-18-078	296-19A-430	NEW	00-18-078	296-24-075	REP-P	00-23-099
296-19A-110	NEW-P	00-10-106	296-19A-440	NEW-P	00-10-106	296-24-07501	REP-P	00-23-099
296-19A-110	NEW	00-18-078	296-19A-440	NEW	00-18-078	296-24-078	REP-P	00-23-099
296-19A-120	NEW-P	00-10-106	296-19A-450	NEW-P	00-10-106	296-24-07801	REP-P	00-23-099
296-19A-120	NEW	00-18-078	296-19A-450	NEW	00-18-078	296-24-084	REP-P	00-23-099
296-19A-130	NEW-P	00-10-106	296-19A-460	NEW-P	00-10-106	296-24-086	REP-P	00-23-099
296-19A-130	NEW	00-18-078	296-19A-460	NEW	00-18-078	296-24-088	REP-P	00-23-099

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-24-090	REP-P	00-23-099	296-24-58517	AMD-P	00-23-099	296-24-84009	REP	00-08-078
296-24-092	REP-P	00-23-099	296-24-59201	AMD-P	00-23-099	296-24-84011	REP	00-08-078
296-24-094	REP-P	00-23-099	296-24-59205	REP-P	00-23-099	296-24-84013	REP	00-08-078
296-24-096	REP-P	00-23-099	296-24-59207	REP-P	00-23-099	296-24-860	NEW	00-08-078
296-24-098	REP-P	00-23-099	296-24-59209	REP-P	00-23-099	296-24-86005	NEW	00-08-078
296-24-10203	AMD-P	00-23-099	296-24-59211	REP-P	00-23-099	296-24-86010	NEW	00-08-078
296-24-12001	AMD-P	00-23-099	296-24-59212	NEW-P	00-23-099	296-24-86015	NEW	00-08-078
296-24-12003	REP-P	00-23-099	296-24-59213	REP-P	00-23-099	296-24-86020	NEW	00-08-078
296-24-12005	REP-P	00-23-099	296-24-59215	AMD-P	00-23-099	296-24-861	NEW	00-08-078
296-24-12006	NEW-P	00-23-099	296-24-61705	AMD-P	00-23-099	296-24-86105	NEW	00-08-078
296-24-12007	REP-P	00-23-099	296-24-62203	AMD-P	00-23-099	296-24-86110	NEW	00-08-078
296-24-12009	REP-P	00-23-099	296-24-65001	REP-P	00-23-099	296-24-86115	NEW	00-08-078
296-24-12010	NEW-P	00-23-099	296-24-65501	AMD-P	00-23-099	296-24-86120	NEW	00-08-078
296-24-12019	REP-P	00-23-099	296-24-67515	AMD-P	00-23-099	296-24-86125	NEW	00-08-078
296-24-12021	REP-P	00-23-099	296-24-68503	AMD-P	00-23-099	296-24-86130	NEW	00-08-078
296-24-14007	AMD-P	00-23-099	296-24-68505	AMD-P	00-23-099	296-24-862	NEW	00-08-078
296-24-14519	AMD	00-08-078	296-24-69001	AMD-P	00-23-099	296-24-870	REP	00-08-078
296-24-20700	AMD-P	00-23-099	296-24-70003	AMD-P	00-23-099	296-24-87001	REP	00-08-078
296-24-21503	REP-P	00-23-099	296-24-70005	AMD-P	00-23-099	296-24-87009	REP	00-08-078
296-24-21505	REP-P	00-23-099	296-24-73503	REP-P	00-23-099	296-24-87011	REP	00-08-078
296-24-21507	REP-P	00-23-099	296-24-73509	REP-P	00-23-099	296-24-87013	REP	00-08-078
296-24-23001	AMD-P	00-23-099	296-24-73513	REP-P	00-23-099	296-24-87015	REP	00-08-078
296-24-23007	AMD-P	00-23-099	296-24-75001	AMD-P	00-23-099	296-24-87017	REP	00-08-078
296-24-23027	AMD	00-08-078	296-24-75003	REP-P	00-23-099	296-24-87019	REP	00-08-078
296-24-23503	AMD-P	00-23-099	296-24-75005	AMD-P	00-23-099	296-24-87031	REP	00-08-078
296-24-23507	AMD-P	00-23-099	296-24-76505	REP-P	00-23-099	296-24-87033	REP	00-08-078
296-24-23513	AMD-P	00-23-099	296-24-76507	REP-P	00-23-099	296-24-87035	REP	00-08-078
296-24-23533	AMD	00-08-078	296-24-76509	REP-P	00-23-099	296-24-87037	REP	00-08-078
296-24-23533	AMD-P	00-23-099	296-24-76517	REP-P	00-23-099	296-24-875	NEW	00-08-078
296-24-31503	AMD-P	00-23-099	296-24-780	AMD-P	00-23-099	296-24-87505	NEW	00-08-078
296-24-31505	AMD-P	00-23-099	296-24-79501	AMD-P	00-23-099	296-24-87510	NEW	00-08-078
296-24-32003	AMD-P	00-23-099	296-24-79507	REP-P	00-23-099	296-24-87515	NEW	00-08-078
296-24-33011	AMD-P	00-23-099	296-24-81003	AMD-P	00-23-099	296-24-880	NEW	00-08-078
296-24-33015	AMD-P	00-23-099	296-24-825	REP	00-08-078	296-24-88005	NEW	00-08-078
296-24-33017	AMD-P	00-23-099	296-24-82501	REP	00-08-078	296-24-88010	NEW	00-08-078
296-24-37005	AMD-P	00-23-099	296-24-82503	REP	00-08-078	296-24-88015	NEW	00-08-078
296-24-37019	AMD-P	00-23-099	296-24-82505	REP	00-08-078	296-24-88020	NEW	00-08-078
296-24-37023	AMD-P	00-23-099	296-24-82507	REP	00-08-078	296-24-88025	NEW	00-08-078
296-24-40513	AMD-P	00-23-099	296-24-82509	REP	00-08-078	296-24-88030	NEW	00-08-078
296-24-47505	AMD-P	00-23-099	296-24-82511	REP	00-08-078	296-24-88035	NEW	00-08-078
296-24-550	REP-P	00-23-099	296-24-82513	REP	00-08-078	296-24-88040	NEW	00-08-078
296-24-55003	REP-P	00-23-099	296-24-82515	REP	00-08-078	296-24-88045	NEW	00-08-078
296-24-55005	REP-P	00-23-099	296-24-82517	REP	00-08-078	296-24-88050	NEW	00-08-078
296-24-55007	REP-P	00-23-099	296-24-82519	REP	00-08-078	296-24-88055	NEW	00-08-078
296-24-55009	REP-P	00-23-099	296-24-82521	REP	00-08-078	296-24-885	REP	00-08-078
296-24-565	REP-P	00-23-099	296-24-82523	REP	00-08-078	296-24-88501	REP	00-08-078
296-24-56501	REP-P	00-23-099	296-24-82525	REP	00-08-078	296-24-88503	REP	00-08-078
296-24-56503	REP-P	00-23-099	296-24-82527	REP	00-08-078	296-24-88505	REP	00-08-078
296-24-56505	REP-P	00-23-099	296-24-82529	REP	00-08-078	296-24-90001	AMD	00-08-078
296-24-56507	REP-P	00-23-099	296-24-82531	REP	00-08-078	296-24-90003	AMD	00-08-078
296-24-56509	REP-P	00-23-099	296-24-82533	REP	00-08-078	296-24-90005	AMD	00-08-078
296-24-56511	REP-P	00-23-099	296-24-82535	REP	00-08-078	296-24-90007	AMD	00-08-078
296-24-56513	REP-P	00-23-099	296-24-82537	REP	00-08-078	296-24-90009	AMD	00-08-078
296-24-56515	REP-P	00-23-099	296-24-82539	REP	00-08-078	296-24-95605	AMD-P	00-23-099
296-24-56517	REP-P	00-23-099	296-24-82541	REP	00-08-078	296-24-95607	AMD-P	00-23-099
296-24-56519	REP-P	00-23-099	296-24-82543	REP	00-08-078	296-24-980	AMD-P	00-23-099
296-24-56521	REP-P	00-23-099	296-24-82545	REP	00-08-078	296-27-150	REP-P	00-05-058
296-24-56523	REP-P	00-23-099	296-24-840	REP	00-08-078	296-27-150	REP	00-11-098
296-24-56529	REP-P	00-23-099	296-24-84001	REP	00-08-078	296-27-160	REP-P	00-05-058
296-24-56531	REP-P	00-23-099	296-24-84003	REP	00-08-078	296-27-160	REP	00-11-098
296-24-567	AMD-P	00-23-099	296-24-84005	REP	00-08-078	296-27-16001	REP-P	00-05-058
296-24-58513	AMD-P	00-23-099	296-24-84007	REP	00-08-078	296-27-16001	REP	00-11-098

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296- 27-16002	REP-P	00-05-058	296- 32-220	AMD-P	00-23-099	296- 46-915	REP-P	00-21-099
296- 27-16002	REP	00-11-098	296- 32-230	AMD-P	00-23-099	296- 46-920	REP-P	00-21-099
296- 27-16003	REP-P	00-05-058	296- 32-240	PREP	00-14-073	296- 46-930	AMD-E	00-06-076
296- 27-16003	REP	00-11-098	296- 32-250	AMD-P	00-23-099	296- 46-930	AMD-E	00-13-102
296- 27-16004	REP-P	00-05-058	296- 32-260	AMD-P	00-23-099	296- 46-930	REP-P	00-21-099
296- 27-16004	REP	00-11-098	296- 36	PREP	00-20-073	296- 46-935	REP-P	00-21-099
296- 27-16007	REP-P	00-05-058	296- 37	PREP	00-20-073	296- 46-940	REP-P	00-21-099
296- 27-16007	REP	00-11-098	296- 37-510	AMD-P	00-23-099	296- 46-950	REP-P	00-21-099
296- 27-16011	REP-P	00-05-058	296- 37-575	AMD-P	00-23-099	296- 46-960	REP-P	00-21-099
296- 27-16011	REP	00-11-098	296- 45	PREP	00-20-073	296- 46A-090	NEW-P	00-21-099
296- 27-16018	REP-P	00-05-058	296- 45-015	AMD-P	00-23-099	296- 46A-092	NEW-P	00-21-099
296- 27-16018	REP	00-11-098	296- 45-035	AMD-P	00-23-099	296- 46A-095	NEW-P	00-21-099
296- 27-16020	REP-P	00-05-058	296- 45-055	AMD-P	00-23-099	296- 46A-100	NEW-P	00-21-099
296- 27-16020	REP	00-11-098	296- 45-075	AMD-P	00-23-099	296- 46A-102	NEW-P	00-21-099
296- 27-16022	REP-P	00-05-058	296- 45-125	AMD-P	00-23-099	296- 46A-104	NEW-P	00-21-099
296- 27-16022	REP	00-11-098	296- 45-25505	AMD-P	00-23-099	296- 46A-110	NEW-P	00-21-099
296- 27-16026	REP-P	00-05-058	296- 45-275	AMD-P	00-23-099	296- 46A-130	NEW-P	00-21-099
296- 27-16026	REP	00-11-098	296- 45-285	AMD-P	00-23-099	296- 46A-140	NEW-P	00-21-099
296- 28	PREP	00-18-034	296- 45-45510	AMD-P	00-23-099	296- 46A-155	NEW-P	00-21-099
296- 30-010	AMD-P	00-02-091	296- 45-48535	AMD-P	00-23-099	296- 46A-21052	NEW-P	00-21-099
296- 30-010	AMD	00-10-003	296- 45-52530	PREP	00-14-073	296- 46A-215	NEW-P	00-21-099
296- 30-080	AMD	00-03-056	296- 46	PREP	00-10-116	296- 46A-220	NEW-P	00-21-099
296- 30-081	AMD	00-03-056	296- 46-090	REP-P	00-21-099	296- 46A-22530	NEW-P	00-21-099
296- 30-085	NEW	00-03-056	296- 46-100	REP-P	00-21-099	296- 46A-23001	NEW-P	00-21-099
296- 30-090	NEW	00-03-056	296- 46-110	REP-P	00-21-099	296- 46A-23028	NEW-P	00-21-099
296- 30-095	NEW	00-03-056	296- 46-130	REP-P	00-21-099	296- 46A-23040	NEW-P	00-21-099
296- 30-100	NEW	00-03-056	296- 46-140	REP-P	00-21-099	296- 46A-23062	NEW-P	00-21-099
296- 30-105	NEW	00-03-056	296- 46-155	REP-P	00-21-099	296- 46A-250	NEW-P	00-21-099
296- 30-120	AMD	00-03-056	296- 46-180	REP-P	00-21-099	296- 46A-30001	NEW-P	00-21-099
296- 30-130	AMD-P	00-02-091	296- 46-21008	REP-P	00-21-099	296- 46A-324	NEW-P	00-21-099
296- 30-130	AMD	00-10-003	296- 46-21052	REP-P	00-21-099	296- 46A-348	NEW-P	00-21-099
296- 30-170	AMD	00-03-056	296- 46-220	REP-P	00-21-099	296- 46A-365	NEW-P	00-21-099
296- 30-180	AMD	00-03-056	296- 46-225	REP-P	00-21-099	296- 46A-370	NEW-P	00-21-099
296- 31-012	AMD-P	00-02-091	296- 46-23001	REP-P	00-21-099	296- 46A-41004	NEW-P	00-21-099
296- 31-012	AMD	00-10-003	296- 46-23028	REP-P	00-21-099	296- 46A-41030	NEW-P	00-21-099
296- 31-020	REP-P	00-02-091	296- 46-23040	REP-P	00-21-099	296- 46A-422	NEW-P	00-21-099
296- 31-020	REP	00-10-003	296- 46-23062	REP-P	00-21-099	296- 46A-450	NEW-P	00-21-099
296- 31-030	AMD	00-03-056	296- 46-30001	REP-P	00-21-099	296- 46A-500	NEW-P	00-21-099
296- 31-035	NEW	00-03-056	296- 46-316	REP-P	00-21-099	296- 46A-514	NEW-P	00-21-099
296- 31-045	NEW	00-03-056	296- 46-324	REP-P	00-21-099	296- 46A-517	NEW-P	00-21-099
296- 31-050	REP	00-03-056	296- 46-336	REP-P	00-21-099	296- 46A-550	NEW-P	00-21-099
296- 31-055	NEW	00-03-056	296- 46-348	REP-P	00-21-099	296- 46A-553	NEW-P	00-21-099
296- 31-056	NEW	00-03-056	296- 46-360	REP-P	00-21-099	296- 46A-600	NEW-P	00-21-099
296- 31-057	NEW	00-03-056	296- 46-365	REP-P	00-21-099	296- 46A-680	NEW-P	00-21-099
296- 31-058	NEW	00-03-056	296- 46-370	REP-P	00-21-099	296- 46A-700	NEW-P	00-21-099
296- 31-069	AMD-P	00-19-092	296- 46-422	REP-P	00-21-099	296- 46A-702	NEW-P	00-21-099
296- 31-069	AMD	00-24-065	296- 46-45001	REP-P	00-21-099	296- 46A-900	NEW-P	00-21-099
296- 31-06901	NEW-P	00-19-092	296- 46-480	REP-P	00-21-099	296- 46A-910	NEW-P	00-21-099
296- 31-06901	NEW	00-24-065	296- 46-490	REP-P	00-21-099	296- 46A-915	NEW-P	00-21-099
296- 31-06903	NEW-P	00-19-092	296- 46-495	REP-P	00-21-099	296- 46A-920	NEW-P	00-21-099
296- 31-06903	NEW	00-24-065	296- 46-50002	REP-P	00-21-099	296- 46A-930	NEW-P	00-21-099
296- 31-06905	NEW-P	00-19-092	296- 46-514	REP-P	00-21-099	296- 46A-931	NEW-P	00-21-099
296- 31-06905	NEW	00-24-065	296- 46-553	REP-P	00-21-099	296- 46A-932	NEW-P	00-21-099
296- 31-06907	NEW-P	00-19-092	296- 46-600	REP-P	00-21-099	296- 46A-933	NEW-P	00-21-099
296- 31-06907	NEW	00-24-065	296- 46-670	REP-P	00-21-099	296- 46A-934	NEW-P	00-21-099
296- 31-06909	NEW-P	00-19-092	296- 46-680	REP-P	00-21-099	296- 46A-935	NEW-P	00-21-099
296- 31-06909	NEW	00-24-065	296- 46-700	REP-P	00-21-099	296- 46A-940	NEW-P	00-21-099
296- 31-070	AMD	00-03-056	296- 46-702	REP-P	00-21-099	296- 46A-950	NEW-P	00-21-099
296- 31-074	NEW	00-03-056	296- 46-710	REP-P	00-21-099	296- 46A-960	NEW-P	00-21-099
296- 31-090	REP	00-03-056	296- 46-725	REP-P	00-21-099	296- 52-465	AMD-P	00-23-099
296- 32	PREP	00-20-073	296- 46-770	REP-P	00-21-099	296- 52-489	AMD-P	00-23-099
296- 32-200	AMD-P	00-23-099	296- 46-910	REP-P	00-21-099	296- 52-497	AMD-P	00-23-099

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-52-501	AMD-P	00-23-099	296-59-030	AMD-P	00-23-099	296-62-05415	REP-P	00-23-099
296-54	PREP	00-20-073	296-59-035	AMD-P	00-23-099	296-62-05417	REP-P	00-23-099
296-54-501	AMD-P	00-23-099	296-59-050	AMD-P	00-23-099	296-62-05419	REP-P	00-23-099
296-54-507	AMD-P	00-23-099	296-59-065	AMD-P	00-23-099	296-62-05421	REP-P	00-23-099
296-54-51120	AMD-P	00-23-099	296-59-070	AMD-P	00-23-099	296-62-05423	REP-P	00-23-099
296-54-51160	AMD-P	00-23-099	296-59-085	AMD-P	00-23-099	296-62-05425	REP-P	00-23-099
296-54-59340	AMD-P	00-23-099	296-62	PREP	00-10-045	296-62-05427	REP-P	00-23-099
296-56	PREP	00-20-073	296-62	PREP	00-10-046	296-62-05429	REP-P	00-23-099
296-56-60001	AMD-P	00-23-099	296-62	PREP	00-13-091	296-62-07101	AMD-P	00-23-099
296-56-60003	AMD-P	00-23-099	296-62	PREP	00-13-092	296-62-07105	AMD-XA	00-16-151
296-56-60005	AMD-XA	00-16-150	296-62	PREP	00-20-073	296-62-07105	AMD	00-21-100
296-56-60005	AMD	00-21-103	296-62-010	AMD-P	00-23-099	296-62-07117	AMD-XA	00-16-151
296-56-60009	AMD-P	00-23-099	296-62-050	AMD-P	00-23-099	296-62-07117	AMD	00-21-100
296-56-60057	AMD-XA	00-16-150	296-62-051	NEW-C	00-04-075	296-62-07131	AMD-XA	00-16-151
296-56-60057	AMD	00-21-103	296-62-051	NEW	00-12-024	296-62-07131	AMD	00-21-100
296-56-60073	AMD-XA	00-16-150	296-62-05101	NEW-C	00-04-075	296-62-07150	AMD-XA	00-16-151
296-56-60073	AMD	00-21-103	296-62-05101	NEW	00-12-024	296-62-07150	AMD	00-21-100
296-56-60077	AMD-XA	00-16-150	296-62-05103	NEW-C	00-04-075	296-62-07155	AMD-XA	00-16-151
296-56-60077	AMD	00-21-103	296-62-05103	NEW	00-12-024	296-62-07155	AMD	00-21-100
296-56-60083	AMD-XA	00-16-150	296-62-05105	NEW-C	00-04-075	296-62-07156	AMD-XA	00-16-151
296-56-60083	AMD	00-21-103	296-62-05105	NEW	00-12-024	296-62-07156	AMD	00-21-100
296-56-60098	AMD-XA	00-16-150	296-62-05110	NEW-C	00-04-075	296-62-07162	AMD-XA	00-16-151
296-56-60098	AMD	00-21-103	296-62-05110	NEW	00-12-024	296-62-07162	AMD	00-21-100
296-56-60103	AMD-XA	00-16-150	296-62-05120	NEW-C	00-04-075	296-62-07190	AMD-XA	00-16-151
296-56-60103	AMD	00-21-103	296-62-05120	NEW	00-12-024	296-62-07190	AMD	00-21-100
296-56-60107	AMD-XA	00-16-150	296-62-05122	NEW-C	00-04-075	296-62-07255	AMD-XA	00-16-151
296-56-60107	AMD	00-21-103	296-62-05122	NEW	00-12-024	296-62-07255	AMD	00-21-100
296-56-60109	AMD-XA	00-16-150	296-62-05130	NEW-C	00-04-075	296-62-07306	AMD-P	00-23-099
296-56-60109	AMD	00-21-103	296-62-05130	NEW	00-12-024	296-62-07308	AMD-P	00-23-099
296-56-60111	AMD-XA	00-16-150	296-62-05140	NEW-C	00-04-075	296-62-07336	AMD-P	00-23-099
296-56-60111	AMD	00-21-103	296-62-05140	NEW	00-12-024	296-62-07338	AMD-P	00-23-099
296-56-60115	AMD-XA	00-16-150	296-62-05150	NEW-C	00-04-075	296-62-07342	AMD-P	00-23-099
296-56-60115	AMD	00-21-103	296-62-05150	NEW	00-12-024	296-62-07347	AMD-P	00-23-099
296-56-60123	AMD-XA	00-16-150	296-62-05160	NEW-C	00-04-075	296-62-07367	AMD-P	00-23-099
296-56-60123	AMD	00-21-103	296-62-05160	NEW	00-12-024	296-62-07373	AMD-P	00-23-099
296-56-60133	AMD-XA	00-16-150	296-62-05170	NEW-C	00-04-075	296-62-07385	AMD-P	00-23-099
296-56-60133	AMD	00-21-103	296-62-05170	NEW-W	00-12-029	296-62-07417	AMD-P	00-23-099
296-56-60209	AMD-XA	00-16-150	296-62-05172	NEW-C	00-04-075	296-62-07419	AMD-P	00-23-099
296-56-60209	AMD	00-21-103	296-62-05172	NEW	00-12-024	296-62-07425	AMD-P	00-23-099
296-56-60211	AMD-XA	00-16-150	296-62-05174	NEW-C	00-04-075	296-62-07460	AMD-P	00-23-099
296-56-60211	AMD	00-21-103	296-62-05174	NEW	00-12-024	296-62-07470	AMD-P	00-23-099
296-56-60215	AMD-XA	00-16-150	296-62-05176	NEW-C	00-04-075	296-62-07473	AMD-P	00-23-099
296-56-60215	AMD	00-21-103	296-62-05176	NEW	00-12-024	296-62-07515	AMD	00-06-075
296-56-60217	AMD-XA	00-16-150	296-62-05207	AMD-P	00-23-099	296-62-07519	AMD-P	00-23-099
296-56-60217	AMD	00-21-103	296-62-05305	NEW-P	00-23-099	296-62-07521	AMD-P	00-23-099
296-56-60219	AMD-XA	00-16-150	296-62-05310	NEW-P	00-23-099	296-62-07523	AMD-P	00-23-099
296-56-60219	AMD	00-21-103	296-62-05315	NEW-P	00-23-099	296-62-07540	AMD-P	00-23-099
296-56-60223	AMD-XA	00-16-150	296-62-05320	NEW-P	00-23-099	296-62-07601	AMD-P	00-23-099
296-56-60223	AMD	00-21-103	296-62-05325	NEW-P	00-23-099	296-62-07617	AMD-P	00-23-099
296-56-60233	AMD-XA	00-16-150	296-62-054	AMD-P	00-23-099	296-62-07621	AMD-P	00-23-099
296-56-60233	AMD	00-21-103	296-62-05402	NEW-P	00-23-099	296-62-07631	AMD-P	00-23-099
296-56-60235	AMD-XA	00-16-150	296-62-05403	REP-P	00-23-099	296-62-07709	AMD	00-06-075
296-56-60235	AMD	00-21-103	296-62-05404	NEW-P	00-23-099	296-62-07713	AMD	00-06-075
296-56-60237	AMD-XA	00-16-150	296-62-05405	REP-P	00-23-099	296-62-07717	AMD-P	00-23-099
296-56-60237	AMD	00-21-103	296-62-05406	NEW-P	00-23-099	296-62-07721	AMD-P	00-23-099
296-56-60243	AMD-XA	00-16-150	296-62-05407	REP-P	00-23-099	296-62-07722	AMD	00-06-075
296-56-60243	AMD	00-21-103	296-62-05408	NEW-P	00-23-099	296-62-07727	AMD	00-06-075
296-59-001	AMD-P	00-23-099	296-62-05409	REP-P	00-23-099	296-62-07745	AMD	00-06-075
296-59-005	AMD-P	00-23-099	296-62-05410	NEW-P	00-23-099	296-62-09003	REP-P	00-23-099
296-59-010	AMD-P	00-23-099	296-62-05411	REP-P	00-23-099	296-62-11021	AMD-P	00-23-099
296-59-020	AMD-P	00-23-099	296-62-05412	NEW-P	00-23-099	296-62-12000	REP-P	00-23-099
296-59-025	AMD-P	00-23-099	296-62-05413	REP-P	00-23-099	296-62-12003	REP-P	00-23-099

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296-62-12005	REP-P	00-23-099	296-81-277	REP-P	00-14-041	296-87-070	REP-P	00-14-041
296-62-12009	REP-P	00-23-099	296-81-280	REP-P	00-14-041	296-87-080	REP-P	00-14-041
296-62-20013	AMD-P	00-23-099	296-81-290	REP-P	00-14-041	296-87-090	REP-P	00-14-041
296-62-20015	AMD-P	00-23-099	296-81-300	REP-P	00-14-041	296-87-100	REP-P	00-14-041
296-62-30001	AMD-P	00-23-099	296-81-306	REP-P	00-14-041	296-87-110	REP-P	00-14-041
296-62-30230	AMD-P	00-23-099	296-81-310	REP-P	00-14-041	296-87-120	REP-P	00-14-041
296-62-30235	AMD-P	00-23-099	296-81-315	REP-P	00-14-041	296-87-130	REP-P	00-14-041
296-62-30425	AMD-P	00-23-099	296-81-320	REP-P	00-14-041	296-89-010	REP-P	00-14-041
296-62-30435	AMD-P	00-23-099	296-81-325	REP-P	00-14-041	296-89-020	REP-P	00-14-041
296-62-30605	AMD-P	00-23-099	296-81-330	REP-P	00-14-041	296-89-030	REP-P	00-14-041
296-62-3090	AMD-P	00-23-099	296-81-335	REP-P	00-14-041	296-89-040	REP-P	00-14-041
296-62-31410	AMD-P	00-23-099	296-81-340	REP-P	00-14-041	296-89-050	REP-P	00-14-041
296-62-3195	AMD-P	00-23-099	296-81-345	REP-P	00-14-041	296-89-060	REP-P	00-14-041
296-62-40003	AMD-P	00-23-099	296-81-350	REP-P	00-14-041	296-89-070	REP-P	00-14-041
296-62-40015	AMD-P	00-23-099	296-81-355	REP-P	00-14-041	296-89-080	REP-P	00-14-041
296-62-41031	AMD-P	00-23-099	296-81-360	REP-P	00-14-041	296-91-010	REP-P	00-14-041
296-62-41086	AMD-P	00-23-099	296-81-365	REP-P	00-14-041	296-91-020	REP-P	00-14-041
296-63-009	AMD-P	00-23-099	296-81-370	REP-P	00-14-041	296-91-030	REP-P	00-14-041
296-65-003	AMD	00-06-075	296-81-990	REP-P	00-14-041	296-91-040	REP-P	00-14-041
296-67	PREP	00-10-045	296-81-991	REP-P	00-14-041	296-91-050	REP-P	00-14-041
296-67	PREP	00-20-073	296-82-010	REP-P	00-14-041	296-91-060	REP-P	00-14-041
296-67-005	AMD-P	00-23-099	296-82-016	REP-P	00-14-041	296-91-070	REP-P	00-14-041
296-67-053	AMD-P	00-23-099	296-82-019	REP-P	00-14-041	296-91-080	REP-P	00-14-041
296-67-061	AMD-P	00-23-099	296-82-022	REP-P	00-14-041	296-91-090	REP-P	00-14-041
296-67-291	AMD-P	00-23-099	296-82-025	REP-P	00-14-041	296-91-100	REP-P	00-14-041
296-78	PREP	00-20-073	296-82-028	REP-P	00-14-041	296-91-110	REP-P	00-14-041
296-78-500	AMD-P	00-23-099	296-82-031	REP-P	00-14-041	296-91-120	REP-P	00-14-041
296-78-515	AMD-P	00-23-099	296-82-034	REP-P	00-14-041	296-91-130	REP-P	00-14-041
296-78-540	AMD-P	00-23-099	296-82-037	REP-P	00-14-041	296-91-140	REP-P	00-14-041
296-78-545	AMD-P	00-23-099	296-82-040	REP-P	00-14-041	296-91-150	REP-P	00-14-041
296-78-56501	AMD-P	00-23-099	296-82-045	REP-P	00-14-041	296-91-160	REP-P	00-14-041
296-78-670	AMD-P	00-23-099	296-82-048	REP-P	00-14-041	296-91-170	REP-P	00-14-041
296-78-71001	AMD-P	00-23-099	296-82-051	REP-P	00-14-041	296-91-180	REP-P	00-14-041
296-78-71003	AMD-P	00-23-099	296-82-054	REP-P	00-14-041	296-91-190	REP-P	00-14-041
296-78-71009	AMD-P	00-23-099	296-82-057	REP-P	00-14-041	296-91-200	REP-P	00-14-041
296-78-71011	AMD-P	00-23-099	296-82-060	REP-P	00-14-041	296-91-210	REP-P	00-14-041
296-78-71015	AMD-P	00-23-099	296-82-066	REP-P	00-14-041	296-91-220	REP-P	00-14-041
296-78-71017	AMD-P	00-23-099	296-82-070	REP-P	00-14-041	296-91-230	REP-P	00-14-041
296-78-71019	AMD-P	00-23-099	296-82-078	REP-P	00-14-041	296-91-240	REP-P	00-14-041
296-78-71023	AMD-P	00-23-099	296-84-010	REP-P	00-14-041	296-93A-010	REP-P	00-14-041
296-78-730	AMD-P	00-23-099	296-84-015	REP-P	00-14-041	296-93A-020	REP-P	00-14-041
296-78-735	AMD-P	00-23-099	296-84-020	REP-P	00-14-041	296-93A-030	REP-P	00-14-041
296-78-795	AMD-P	00-23-099	296-84-025	REP-P	00-14-041	296-93A-040	REP-P	00-14-041
296-78-84005	AMD-P	00-23-099	296-84-030	REP-P	00-14-041	296-93A-050	REP-P	00-14-041
296-79	PREP	00-10-045	296-84-035	REP-P	00-14-041	296-93A-070	REP-P	00-14-041
296-79	PREP	00-20-073	296-84-040	REP-P	00-14-041	296-93A-080	REP-P	00-14-041
296-79-010	AMD-P	00-23-099	296-84-045	REP-P	00-14-041	296-93A-090	REP-P	00-14-041
296-79-020	AMD-P	00-23-099	296-84-050	REP-P	00-14-041	296-93A-100	REP-P	00-14-041
296-79-040	AMD-P	00-23-099	296-84-055	REP-P	00-14-041	296-93A-120	REP-P	00-14-041
296-79-050	AMD-P	00-23-099	296-84-060	REP-P	00-14-041	296-93A-140	REP-P	00-14-041
296-79-090	AMD-P	00-23-099	296-84-065	REP-P	00-14-041	296-93A-150	REP-P	00-14-041
296-79-100	AMD-P	00-23-099	296-84-070	REP-P	00-14-041	296-93A-160	REP-P	00-14-041
296-79-120	AMD-P	00-23-099	296-84-075	REP-P	00-14-041	296-93A-170	REP-P	00-14-041
296-79-300	AMD-P	00-23-099	296-84-080	REP-P	00-14-041	296-93A-190	REP-P	00-14-041
296-81-005	REP-P	00-14-041	296-85-005	REP-P	00-14-041	296-93A-200	REP-P	00-14-041
296-81-006	REP-P	00-14-041	296-87-001	REP-P	00-14-041	296-93A-210	REP-P	00-14-041
296-81-007	REP-P	00-14-041	296-87-010	REP-P	00-14-041	296-93A-220	REP-P	00-14-041
296-81-008	REP-P	00-14-041	296-87-020	REP-P	00-14-041	296-93A-230	REP-P	00-14-041
296-81-009	REP-P	00-14-041	296-87-030	REP-P	00-14-041	296-93A-240	REP-P	00-14-041
296-81-200	REP-P	00-14-041	296-87-040	REP-P	00-14-041	296-93A-250	REP-P	00-14-041
296-81-240	REP-P	00-14-041	296-87-050	REP-P	00-14-041	296-93A-260	REP-P	00-14-041
296-81-275	REP-P	00-14-041	296-87-060	REP-P	00-14-041	296-93A-270	REP-P	00-14-041

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-96-23153	NEW-P	00-14-041	296-96-23300	NEW-P	00-14-041	296-100-001	REP-P	00-14-041
296-96-23154	NEW-P	00-14-041	296-96-23302	NEW-P	00-14-041	296-100-010	REP-P	00-14-041
296-96-23155	NEW-P	00-14-041	296-96-23304	NEW-P	00-14-041	296-100-020	REP-P	00-14-041
296-96-23156	NEW-P	00-14-041	296-96-23307	NEW-P	00-14-041	296-100-030	REP-P	00-14-041
296-96-23157	NEW-P	00-14-041	296-96-23309	NEW-P	00-14-041	296-100-040	REP-P	00-14-041
296-96-23158	NEW-P	00-14-041	296-96-23311	NEW-P	00-14-041	296-100-050	REP-P	00-14-041
296-96-23160	NEW-P	00-14-041	296-96-23313	NEW-P	00-14-041	296-100-060	REP-P	00-14-041
296-96-23161	NEW-P	00-14-041	296-96-23316	NEW-P	00-14-041	296-104	PREP	00-10-002
296-96-23162	NEW-P	00-14-041	296-96-23318	NEW-P	00-14-041	296-104-010	PREP	00-10-002
296-96-23165	NEW-P	00-14-041	296-96-23321	NEW-P	00-14-041	296-104-010	AMD-P	00-16-149
296-96-23166	NEW-P	00-14-041	296-96-23322	NEW-P	00-14-041	296-104-010	AMD	00-21-024
296-96-23200	NEW-P	00-14-041	296-96-23323	NEW-P	00-14-041	296-104-102	PREP	00-10-002
296-96-23203	NEW-P	00-14-041	296-96-23324	NEW-P	00-14-041	296-104-180	PREP	00-10-002
296-96-23205	NEW-P	00-14-041	296-96-23325	NEW-P	00-14-041	296-104-200	PREP	00-10-002
296-96-23206	NEW-P	00-14-041	296-96-23326	NEW-P	00-14-041	296-104-200	AMD-P	00-16-149
296-96-23207	NEW-P	00-14-041	296-96-23328	NEW-P	00-14-041	296-104-200	AMD	00-21-024
296-96-23208	NEW-P	00-14-041	296-96-23330	NEW-P	00-14-041	296-104-205	PREP	00-10-002
296-96-23209	NEW-P	00-14-041	296-96-23332	NEW-P	00-14-041	296-104-205	AMD-P	00-16-149
296-96-23215	NEW-P	00-14-041	296-96-23334	NEW-P	00-14-041	296-104-205	AMD	00-21-024
296-96-23216	NEW-P	00-14-041	296-96-23336	NEW-P	00-14-041	296-104-210	PREP	00-10-002
296-96-23220	NEW-P	00-14-041	296-96-23338	NEW-P	00-14-041	296-104-210	AMD-P	00-16-149
296-96-23221	NEW-P	00-14-041	296-96-23340	NEW-P	00-14-041	296-104-210	AMD	00-21-024
296-96-23222	NEW-P	00-14-041	296-96-23342	NEW-P	00-14-041	296-104-215	PREP	00-10-002
296-96-23225	NEW-P	00-14-041	296-96-23344	NEW-P	00-14-041	296-104-215	AMD-P	00-16-149
296-96-23226	NEW-P	00-14-041	296-96-23400	NEW-P	00-14-041	296-104-215	AMD	00-21-024
296-96-23227	NEW-P	00-14-041	296-96-23405	NEW-P	00-14-041	296-104-220	PREP	00-10-002
296-96-23228	NEW-P	00-14-041	296-96-23408	NEW-P	00-14-041	296-104-220	AMD-P	00-16-149
296-96-23229	NEW-P	00-14-041	296-96-23410	NEW-P	00-14-041	296-104-220	AMD	00-21-024
296-96-23235	NEW-P	00-14-041	296-96-23412	NEW-P	00-14-041	296-104-230	PREP	00-10-002
296-96-23236	NEW-P	00-14-041	296-96-23414	NEW-P	00-14-041	296-104-230	AMD-P	00-16-149
296-96-23240	NEW-P	00-14-041	296-96-23416	NEW-P	00-14-041	296-104-230	AMD	00-21-024
296-96-23241	NEW-P	00-14-041	296-96-23418	NEW-P	00-14-041	296-104-235	PREP	00-10-002
296-96-23243	NEW-P	00-14-041	296-96-23420	NEW-P	00-14-041	296-104-235	AMD-P	00-16-149
296-96-23244	NEW-P	00-14-041	296-96-23422	NEW-P	00-14-041	296-104-235	AMD	00-21-024
296-96-23245	NEW-P	00-14-041	296-96-23424	NEW-P	00-14-041	296-104-240	PREP	00-10-002
296-96-23250	NEW-P	00-14-041	296-96-23427	NEW-P	00-14-041	296-104-240	AMD-P	00-16-149
296-96-23255	NEW-P	00-14-041	296-96-23429	NEW-P	00-14-041	296-104-240	AMD	00-21-024
296-96-23256	NEW-P	00-14-041	296-96-23431	NEW-P	00-14-041	296-104-245	PREP	00-10-002
296-96-23260	NEW-P	00-14-041	296-96-23432	NEW-P	00-14-041	296-104-265	PREP	00-10-002
296-96-23261	NEW-P	00-14-041	296-96-23434	NEW-P	00-14-041	296-104-265	AMD-P	00-16-149
296-96-23262	NEW-P	00-14-041	296-96-23436	NEW-P	00-14-041	296-104-265	AMD	00-21-024
296-96-23264	NEW-P	00-14-041	296-96-23438	NEW-P	00-14-041	296-104-307	AMD-P	00-16-149
296-96-23266	NEW-P	00-14-041	296-96-23440	NEW-P	00-14-041	296-104-307	AMD	00-21-024
296-96-23268	NEW-P	00-14-041	296-96-23442	NEW-P	00-14-041	296-104-502	PREP	00-10-002
296-96-23269	NEW-P	00-14-041	296-96-23444	NEW-P	00-14-041	296-104-502	AMD-P	00-16-149
296-96-23270	NEW-P	00-14-041	296-96-23446	NEW-P	00-14-041	296-104-502	AMD	00-21-024
296-96-23272	NEW-P	00-14-041	296-96-23448	NEW-P	00-14-041	296-104-700	PREP	00-10-002
296-96-23274	NEW-P	00-14-041	296-96-23450	NEW-P	00-14-041	296-104-700	AMD-P	00-16-149
296-96-23276	NEW-P	00-14-041	296-96-23500	NEW-P	00-14-041	296-104-700	AMD	00-21-024
296-96-23277	NEW-P	00-14-041	296-96-23510	NEW-P	00-14-041	296-104-701	PREP	00-10-002
296-96-23278	NEW-P	00-14-041	296-96-23540	NEW-P	00-14-041	296-104-701	AMD-P	00-16-149
296-96-23279	NEW-P	00-14-041	296-96-23600	NEW-P	00-14-041	296-104-701	AMD	00-21-024
296-96-23280	NEW-P	00-14-041	296-96-23610	NEW-P	00-14-041	296-115-001	AMD-XA	00-12-100
296-96-23282	NEW-P	00-14-041	296-96-23620	NEW-P	00-14-041	296-115-001	AMD	00-23-100
296-96-23283	NEW-P	00-14-041	296-96-23630	NEW-P	00-14-041	296-115-005	AMD-XA	00-12-100
296-96-23284	NEW-P	00-14-041	296-96-23700	NEW-P	00-14-041	296-115-005	AMD	00-23-100
296-96-23285	NEW-P	00-14-041	296-96-23710	NEW-P	00-14-041	296-115-010	AMD-XA	00-12-100
296-96-23287	NEW-P	00-14-041	296-96-23800	NEW-P	00-14-041	296-115-010	AMD	00-23-100
296-96-23288	NEW-P	00-14-041	296-96-23810	NEW-P	00-14-041	296-115-015	AMD-XA	00-12-100
296-96-23289	NEW-P	00-14-041	296-99	PREP	00-20-073	296-115-015	AMD	00-23-100
296-96-23290	NEW-P	00-14-041	296-99-010	AMD-P	00-23-099	296-115-025	AMD-XA	00-12-100
296-96-23291	NEW-P	00-14-041	296-99-040	AMD-P	00-23-099	296-115-025	AMD	00-23-100

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-115-030	AMD-XA	00-12-100	296-127-01323	NEW	00-15-077	296-127-01358	NEW-P	00-11-136
296-115-030	AMD	00-23-100	296-127-01325	NEW-E	00-07-123	296-127-01358	NEW	00-15-077
296-115-035	AMD-XA	00-12-100	296-127-01325	NEW-P	00-11-136	296-127-01360	NEW-E	00-07-123
296-115-035	AMD	00-23-100	296-127-01325	NEW	00-15-077	296-127-01360	NEW-P	00-11-136
296-115-040	AMD-XA	00-12-100	296-127-01327	NEW-E	00-07-123	296-127-01360	NEW	00-15-077
296-115-040	AMD	00-23-100	296-127-01327	NEW-P	00-11-136	296-127-01362	NEW-E	00-07-123
296-115-050	AMD-XA	00-12-100	296-127-01327	NEW	00-15-077	296-127-01362	NEW-P	00-11-136
296-115-050	AMD	00-23-100	296-127-01328	NEW-E	00-07-123	296-127-01362	NEW	00-15-077
296-115-060	AMD-XA	00-12-100	296-127-01328	NEW-P	00-11-136	296-127-01364	NEW-E	00-07-123
296-115-060	AMD	00-23-100	296-127-01328	NEW	00-15-077	296-127-01364	NEW-P	00-11-136
296-115-070	AMD-XA	00-12-100	296-127-01329	NEW-E	00-07-123	296-127-01364	NEW	00-15-077
296-115-070	AMD	00-23-100	296-127-01329	NEW-P	00-11-136	296-127-01367	NEW-E	00-07-123
296-115-100	AMD-XA	00-12-100	296-127-01329	NEW	00-15-077	296-127-01367	NEW-P	00-11-136
296-115-100	AMD	00-23-100	296-127-01331	NEW-E	00-07-123	296-127-01367	NEW	00-15-077
296-127	PREP	00-07-122	296-127-01331	NEW-P	00-11-136	296-127-01369	NEW-E	00-07-123
296-127	PREP	00-15-074	296-127-01331	NEW	00-15-077	296-127-01369	NEW-P	00-11-136
296-127-013	AMD-E	00-07-123	296-127-01332	NEW-E	00-07-123	296-127-01369	NEW	00-15-077
296-127-013	AMD-P	00-11-136	296-127-01332	NEW-P	00-11-136	296-127-01370	NEW-E	00-07-123
296-127-013	AMD	00-15-077	296-127-01332	NEW	00-15-077	296-127-01370	NEW-P	00-11-136
296-127-01301	NEW-E	00-07-123	296-127-01333	NEW-E	00-07-123	296-127-01370	NEW	00-15-077
296-127-01301	NEW-P	00-11-136	296-127-01333	NEW-P	00-11-136	296-127-01372	NEW-E	00-07-123
296-127-01301	NEW	00-15-077	296-127-01333	NEW	00-15-077	296-127-01372	NEW-P	00-11-136
296-127-01303	NEW-E	00-07-123	296-127-01335	NEW-E	00-07-123	296-127-01372	NEW	00-15-077
296-127-01303	NEW-P	00-11-136	296-127-01335	NEW-P	00-11-136	296-127-01374	NEW-E	00-07-123
296-127-01303	NEW	00-15-077	296-127-01335	NEW	00-15-077	296-127-01374	NEW-P	00-11-136
296-127-01305	NEW-E	00-07-123	296-127-01337	NEW-E	00-07-123	296-127-01374	NEW	00-15-077
296-127-01305	NEW-P	00-11-136	296-127-01337	NEW-P	00-11-136	296-127-01375	NEW-E	00-07-123
296-127-01305	NEW	00-15-077	296-127-01337	NEW	00-15-077	296-127-01375	NEW-P	00-11-136
296-127-01306	NEW-E	00-07-123	296-127-01339	NEW-E	00-07-123	296-127-01375	NEW	00-15-077
296-127-01306	NEW-P	00-11-136	296-127-01339	NEW-P	00-11-136	296-127-01376	NEW-E	00-07-123
296-127-01306	NEW	00-15-077	296-127-01339	NEW	00-15-077	296-127-01376	NEW-P	00-11-136
296-127-01308	NEW-E	00-07-123	296-127-01340	NEW-E	00-07-123	296-127-01376	NEW	00-15-077
296-127-01308	NEW-P	00-11-136	296-127-01340	NEW-P	00-11-136	296-127-01377	NEW-E	00-07-123
296-127-01308	NEW	00-15-077	296-127-01340	NEW	00-15-077	296-127-01377	NEW-P	00-11-136
296-127-01309	NEW-E	00-07-123	296-127-01342	NEW-E	00-07-123	296-127-01377	NEW	00-15-077
296-127-01309	NEW-P	00-11-136	296-127-01342	NEW-P	00-11-136	296-127-01378	NEW-E	00-07-123
296-127-01309	NEW	00-15-077	296-127-01342	NEW	00-15-077	296-127-01378	NEW-P	00-11-136
296-127-01310	NEW-E	00-07-123	296-127-01344	NEW-E	00-07-123	296-127-01378	NEW	00-15-077
296-127-01310	NEW-P	00-11-136	296-127-01344	NEW-P	00-11-136	296-127-01379	NEW-E	00-07-123
296-127-01310	NEW	00-15-077	296-127-01344	NEW	00-15-077	296-127-01379	NEW-P	00-11-136
296-127-01312	NEW-E	00-07-123	296-127-01346	NEW-E	00-07-123	296-127-01379	NEW	00-15-077
296-127-01312	NEW-P	00-11-136	296-127-01346	NEW-P	00-11-136	296-127-01382	NEW-E	00-07-123
296-127-01312	NEW	00-15-077	296-127-01346	NEW	00-15-077	296-127-01382	NEW-P	00-11-136
296-127-01313	NEW-P	00-11-136	296-127-01347	NEW-E	00-07-123	296-127-01382	NEW	00-15-077
296-127-01313	NEW	00-15-077	296-127-01347	NEW-P	00-11-136	296-127-01384	NEW-E	00-07-123
296-127-01315	NEW-E	00-07-123	296-127-01347	NEW	00-15-077	296-127-01384	NEW-P	00-11-136
296-127-01315	NEW-P	00-11-136	296-127-01349	NEW-E	00-07-123	296-127-01384	NEW	00-15-077
296-127-01315	NEW	00-15-077	296-127-01349	NEW-P	00-11-136	296-127-01386	NEW-E	00-07-123
296-127-01317	NEW-E	00-07-123	296-127-01349	NEW	00-15-077	296-127-01386	NEW-P	00-11-136
296-127-01317	NEW-P	00-11-136	296-127-01351	NEW-E	00-07-123	296-127-01386	NEW	00-15-077
296-127-01317	NEW	00-15-077	296-127-01351	NEW-P	00-11-136	296-127-01387	NEW-E	00-07-123
296-127-01318	NEW-E	00-07-123	296-127-01351	NEW	00-15-077	296-127-01387	NEW-P	00-11-136
296-127-01318	NEW-P	00-11-136	296-127-01352	NEW-E	00-07-123	296-127-01387	NEW	00-15-077
296-127-01318	NEW	00-15-077	296-127-01352	NEW-P	00-11-136	296-127-01389	NEW-E	00-07-123
296-127-01320	NEW-E	00-07-123	296-127-01352	NEW	00-15-077	296-127-01389	NEW-P	00-11-136
296-127-01320	NEW-P	00-11-136	296-127-01354	NEW-E	00-07-123	296-127-01389	NEW	00-15-077
296-127-01320	NEW	00-15-077	296-127-01354	NEW-P	00-11-136	296-127-01391	NEW-E	00-07-123
296-127-01322	NEW-E	00-07-123	296-127-01354	NEW	00-15-077	296-127-01391	NEW-P	00-11-136
296-127-01322	NEW-P	00-11-136	296-127-01356	NEW-E	00-07-123	296-127-01391	NEW	00-15-077
296-127-01322	NEW	00-15-077	296-127-01356	NEW-P	00-11-136	296-127-018	PREP	00-15-075
296-127-01323	NEW-E	00-07-123	296-127-01356	NEW	00-15-077	296-150C	PREP	00-06-077
296-127-01323	NEW-P	00-11-136	296-127-01358	NEW-E	00-07-123	296-150C-0140	AMD-P	00-13-103

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296-150C-0140	AMD	00-17-148	296-155-174	AMD-P	00-23-099	296-305-04511	AMD-P	00-23-099
296-150C-0200	AMD-P	00-13-103	296-155-17609	AMD-P	00-23-099	296-305-05503	AMD-P	00-23-099
296-150C-0200	AMD	00-17-148	296-155-17615	AMD-P	00-23-099	296-305-06005	AMD-P	00-23-099
296-150C-0910	AMD-P	00-13-103	296-155-17625	AMD-P	00-23-099	296-305-06007	AMD-P	00-23-099
296-150C-0910	AMD	00-17-148	296-155-180	AMD-P	00-23-099	296-305-06503	AMD-P	00-23-099
296-150C-0970	AMD-P	00-13-103	296-155-200	AMD-P	00-23-099	296-305-06511	AMD-P	00-23-099
296-150C-0970	AMD	00-17-148	296-155-20301	AMD-P	00-23-099	296-305-06515	AMD-P	00-23-099
296-150C-1070	AMD-P	00-13-103	296-155-205	PREP	00-14-073	296-307	PREP	00-10-046
296-150C-1070	AMD	00-17-148	296-155-205	AMD-P	00-21-101	296-307	PREP	00-20-073
296-150C-1175	NEW-P	00-13-103	296-155-24501	AMD-XA	00-08-079	296-307-160	REP	00-06-081
296-150C-1175	NEW	00-17-148	296-155-24501	AMD	00-14-058	296-307-16001	REP	00-06-081
296-150C-1346	NEW-P	00-13-103	296-155-24503	AMD-XA	00-08-079	296-307-16003	REP	00-06-081
296-150C-1346	NEW	00-17-148	296-155-24503	AMD	00-14-058	296-307-16004	REP	00-06-081
296-150F	PREP	00-06-077	296-155-24505	AMD-XA	00-08-079	296-307-16005	REP	00-06-081
296-150F-0140	AMD-P	00-13-103	296-155-24505	AMD	00-14-058	296-307-16007	REP	00-06-081
296-150F-0140	AMD	00-17-148	296-155-24510	AMD-XA	00-08-079	296-307-16009	REP	00-06-081
296-150F-0500	AMD-P	00-13-103	296-155-24510	AMD	00-14-058	296-307-16011	REP	00-06-081
296-150F-0500	AMD	00-17-148	296-155-24515	AMD-XA	00-08-079	296-307-16013	REP	00-06-081
296-150F-0630	NEW-P	00-13-103	296-155-24515	AMD	00-14-058	296-307-16015	REP	00-06-081
296-150F-0630	NEW	00-17-148	296-155-24520	AMD-XA	00-08-079	296-307-16017	REP	00-06-081
296-150M	PREP	00-06-077	296-155-24520	AMD	00-14-058	296-307-16019	REP	00-06-081
296-150M-0020	AMD-P	00-13-103	296-155-24521	AMD-XA	00-08-079	296-307-16021	REP	00-06-081
296-150M-0020	AMD	00-17-148	296-155-24521	AMD	00-14-058	296-307-16023	REP	00-06-081
296-150M-0140	AMD-P	00-13-103	296-155-24525	AMD-XA	00-08-079	296-307-161	NEW	00-06-081
296-150M-0140	AMD	00-17-148	296-155-24525	AMD	00-14-058	296-307-16101	NEW	00-06-081
296-150M-0306	AMD-P	00-13-103	296-155-260	AMD-P	00-23-099	296-307-16103	NEW	00-06-081
296-150M-0306	AMD	00-17-148	296-155-305	AMD-E	00-12-018	296-307-16105	NEW	00-06-081
296-150M-3000	AMD-P	00-13-103	296-155-305	PREP	00-14-073	296-307-16110	NEW	00-06-081
296-150M-3000	AMD	00-17-148	296-155-305	AMD-P	00-21-101	296-307-16115	NEW	00-06-081
296-150P	PREP	00-06-077	296-155-407	AMD-P	00-23-099	296-307-16120	NEW	00-06-081
296-150P-0140	AMD-P	00-13-103	296-155-483	AMD-XA	00-08-079	296-307-16125	NEW	00-06-081
296-150P-0140	AMD	00-17-148	296-155-483	AMD	00-14-058	296-307-16130	NEW	00-06-081
296-150P-3000	AMD-P	00-13-103	296-155-505	AMD-XA	00-08-079	296-307-16135	NEW	00-06-081
296-150P-3000	AMD	00-17-148	296-155-505	AMD	00-14-058	296-307-16140	NEW	00-06-081
296-150R	PREP	00-06-077	296-155-526	NEW-P	00-06-056	296-307-16145	NEW	00-06-081
296-150R-0140	AMD-P	00-13-103	296-155-526	NEW	00-15-028	296-307-16150	NEW	00-06-081
296-150R-0140	AMD	00-17-148	296-155-625	PREP	00-14-073	296-307-16155	NEW	00-06-081
296-150R-3000	AMD-P	00-13-103	296-155-625	AMD-P	00-21-101	296-307-16160	NEW	00-06-081
296-150R-3000	AMD	00-17-148	296-155-680	AMD-XA	00-08-079	296-307-16165	NEW	00-06-081
296-150V	PREP	00-06-077	296-155-680	AMD	00-14-058	296-307-16170	NEW	00-06-081
296-150V-0140	AMD-P	00-13-103	296-155-682	AMD-P	00-15-076	296-307-16175	NEW	00-06-081
296-150V-0140	AMD	00-17-148	296-155-682	AMD	00-21-102	296-307-16180	NEW	00-06-081
296-150V-0530	AMD-P	00-13-103	296-301-010	AMD-P	00-23-099	296-307-16185	NEW	00-06-081
296-150V-0530	AMD	00-17-148	296-301-020	AMD-P	00-23-099	296-307-16190	NEW	00-06-081
296-150V-1180	AMD-P	00-13-103	296-301-215	AMD-P	00-23-099	296-307-163	NEW	00-06-081
296-150V-1180	AMD	00-17-148	296-301-220	AMD-P	00-23-099	296-307-16301	NEW	00-06-081
296-150V-1220	AMD-P	00-13-103	296-302-010	AMD-P	00-23-099	296-307-16303	NEW	00-06-081
296-150V-1220	AMD	00-17-148	296-302-02501	AMD-P	00-23-099	296-307-16305	NEW	00-06-081
296-155	PREP	00-04-002	296-302-050	AMD-P	00-23-099	296-307-16310	NEW	00-06-081
296-155	PREP	00-05-057	296-302-060	AMD-P	00-23-099	296-307-16315	NEW	00-06-081
296-155	PREP	00-12-099	296-302-06513	AMD-P	00-23-099	296-307-16320	NEW	00-06-081
296-155	PREP	00-13-091	296-303-01001	AMD-P	00-23-099	296-307-16325	NEW	00-06-081
296-155	PREP	00-20-073	296-304	PREP	00-20-073	296-307-16330	NEW	00-06-081
296-155-005	AMD-P	00-23-099	296-304-010	AMD-P	00-23-099	296-307-16335	NEW	00-06-081
296-155-110	AMD	00-08-078	296-304-06013	AMD-P	00-23-099	296-307-16340	NEW	00-06-081
296-155-110	AMD-P	00-23-099	296-305	PREP	00-10-045	296-307-16345	NEW	00-06-081
296-155-120	AMD-P	00-23-099	296-305-01003	AMD-P	00-23-099	296-307-16350	NEW	00-06-081
296-155-125	AMD-P	00-23-099	296-305-01005	AMD-P	00-23-099	296-307-16355	NEW	00-06-081
296-155-130	AMD-P	00-23-099	296-305-01009	AMD-P	00-23-099	296-307-16360	NEW	00-06-081
296-155-140	AMD-P	00-23-099	296-305-01509	AMD-P	00-23-099	296-307-16365	NEW	00-06-081
296-155-17321	AMD-P	00-23-099	296-305-01515	AMD-P	00-23-099	296-307-16370	NEW	00-06-081
296-155-17323	AMD-P	00-23-099	296-305-01517	AMD-P	00-23-099	296-307-16375	NEW	00-06-081

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-307-16380	NEW	00-06-081	296-350-240	REP-P	00-05-058	296-350-70065	NEW-P	00-05-058
296-307-16385	NEW	00-06-081	296-350-240	REP	00-11-098	296-350-70065	NEW	00-11-098
296-307-16390	NEW	00-06-081	296-350-250	REP-P	00-05-058	296-350-70070	NEW-P	00-05-058
296-307-16395	NEW	00-06-081	296-350-250	REP	00-11-098	296-350-70070	NEW	00-11-098
296-350	AMD-P	00-05-058	296-350-255	REP-P	00-05-058	296-401A	PREP	00-10-116
296-350	AMD	00-11-098	296-350-255	REP	00-11-098	296-401A-100	REP-P	00-21-099
296-350-010	AMD-P	00-05-058	296-350-260	REP-P	00-05-058	296-401A-105	REP-P	00-21-099
296-350-010	AMD	00-11-098	296-350-260	REP	00-11-098	296-401A-110	REP-P	00-21-099
296-350-020	REP-P	00-05-058	296-350-270	REP-P	00-05-058	296-401A-120	REP-P	00-21-099
296-350-020	REP	00-11-098	296-350-270	REP	00-11-098	296-401A-130	REP-P	00-21-099
296-350-030	REP-P	00-05-058	296-350-280	REP-P	00-05-058	296-401A-140	AMD-E	00-06-076
296-350-030	REP	00-11-098	296-350-280	REP	00-11-098	296-401A-140	AMD-E	00-13-102
296-350-040	REP-P	00-05-058	296-350-400	REP-P	00-05-058	296-401A-140	REP-P	00-21-099
296-350-040	REP	00-11-098	296-350-400	REP	00-11-098	296-401A-150	REP-P	00-21-099
296-350-050	REP-P	00-05-058	296-350-450	REP-P	00-05-058	296-401A-160	REP-P	00-21-099
296-350-050	REP	00-11-098	296-350-450	REP	00-11-098	296-401A-200	REP-P	00-21-099
296-350-060	REP-P	00-05-058	296-350-460	REP-P	00-05-058	296-401A-210	REP-P	00-21-099
296-350-060	REP	00-11-098	296-350-460	REP	00-11-098	296-401A-220	REP-P	00-21-099
296-350-070	REP-P	00-05-058	296-350-470	REP-P	00-05-058	296-401A-230	REP-P	00-21-099
296-350-070	REP	00-11-098	296-350-470	REP	00-11-098	296-401A-300	REP-P	00-21-099
296-350-080	REP-P	00-05-058	296-350-600	NEW-P	00-05-058	296-401A-310	REP-P	00-21-099
296-350-080	REP	00-11-098	296-350-600	NEW	00-11-098	296-401A-320	REP-P	00-21-099
296-350-090	REP-P	00-05-058	296-350-60010	NEW-P	00-05-058	296-401A-400	REP-P	00-21-099
296-350-090	REP	00-11-098	296-350-60010	NEW	00-11-098	296-401A-410	REP-P	00-21-099
296-350-095	REP-P	00-05-058	296-350-60015	NEW-P	00-05-058	296-401A-420	REP-P	00-21-099
296-350-095	REP	00-11-098	296-350-60015	NEW	00-11-098	296-401A-430	REP-P	00-21-099
296-350-100	NEW-P	00-05-058	296-350-60020	NEW-P	00-05-058	296-401A-500	REP-P	00-21-099
296-350-100	NEW	00-11-098	296-350-60020	NEW	00-11-098	296-401A-510	REP-P	00-21-099
296-350-10010	NEW-P	00-05-058	296-350-60025	NEW-P	00-05-058	296-401A-520	REP-P	00-21-099
296-350-10010	NEW	00-11-098	296-350-60025	NEW	00-11-098	296-401A-524	REP-P	00-21-099
296-350-10020	NEW-P	00-05-058	296-350-60030	NEW-P	00-05-058	296-401A-530	REP-P	00-21-099
296-350-10020	NEW	00-11-098	296-350-60030	NEW	00-11-098	296-401A-540	REP-P	00-21-099
296-350-10030	NEW-P	00-05-058	296-350-60035	NEW-P	00-05-058	296-401A-545	REP-P	00-21-099
296-350-10030	NEW	00-11-098	296-350-60035	NEW	00-11-098	296-401A-550	REP-P	00-21-099
296-350-10040	NEW-P	00-05-058	296-350-60040	NEW-P	00-05-058	296-401A-600	REP-P	00-21-099
296-350-10040	NEW	00-11-098	296-350-60040	NEW	00-11-098	296-401A-610	REP-P	00-21-099
296-350-10050	NEW-P	00-05-058	296-350-60045	NEW-P	00-05-058	296-401A-620	REP-P	00-21-099
296-350-10050	NEW	00-11-098	296-350-60045	NEW	00-11-098	296-401A-630	REP-P	00-21-099
296-350-150	NEW-P	00-05-058	296-350-700	NEW-P	00-05-058	296-401A-700	REP-P	00-21-099
296-350-150	NEW	00-11-098	296-350-700	NEW	00-11-098	296-401A-800	REP-P	00-21-099
296-350-15010	NEW-P	00-05-058	296-350-70010	NEW-P	00-05-058	296-401A-810	REP-P	00-21-099
296-350-15010	NEW	00-11-098	296-350-70010	NEW	00-11-098	296-401A-900	REP-P	00-21-099
296-350-15015	NEW-P	00-05-058	296-350-70015	NEW-P	00-05-058	296-401A-910	REP-P	00-21-099
296-350-15015	NEW	00-11-098	296-350-70015	NEW	00-11-098	296-401A-920	REP-P	00-21-099
296-350-15020	NEW-P	00-05-058	296-350-70020	NEW-P	00-05-058	296-401A-930	REP-P	00-21-099
296-350-15020	NEW	00-11-098	296-350-70020	NEW	00-11-098	296-401A-935	REP-P	00-21-099
296-350-15025	NEW-P	00-05-058	296-350-70025	NEW-P	00-05-058	296-401B-092	NEW-P	00-21-099
296-350-15025	NEW	00-11-098	296-350-70025	NEW	00-11-098	296-401B-100	NEW-P	00-21-099
296-350-15030	NEW-P	00-05-058	296-350-70030	NEW-P	00-05-058	296-401B-110	NEW-P	00-21-099
296-350-15030	NEW	00-11-098	296-350-70030	NEW	00-11-098	296-401B-120	NEW-P	00-21-099
296-350-15035	NEW-P	00-05-058	296-350-70035	NEW-P	00-05-058	296-401B-130	NEW-P	00-21-099
296-350-15035	NEW	00-11-098	296-350-70035	NEW	00-11-098	296-401B-140	NEW-P	00-21-099
296-350-15040	NEW-P	00-05-058	296-350-70040	NEW-P	00-05-058	296-401B-180	NEW-P	00-21-099
296-350-15040	NEW	00-11-098	296-350-70040	NEW	00-11-098	296-401B-200	NEW-P	00-21-099
296-350-15045	NEW-P	00-05-058	296-350-70045	NEW-P	00-05-058	296-401B-250	NEW-P	00-21-099
296-350-15045	NEW	00-11-098	296-350-70045	NEW	00-11-098	296-401B-260	NEW-P	00-21-099
296-350-200	REP-P	00-05-058	296-350-70050	NEW-P	00-05-058	296-401B-270	NEW-P	00-21-099
296-350-200	REP	00-11-098	296-350-70050	NEW	00-11-098	296-401B-300	NEW-P	00-21-099
296-350-210	REP-P	00-05-058	296-350-70055	NEW-P	00-05-058	296-401B-310	NEW-P	00-21-099
296-350-210	REP	00-11-098	296-350-70055	NEW	00-11-098	296-401B-320	NEW-P	00-21-099
296-350-230	REP-P	00-05-058	296-350-70060	NEW-P	00-05-058	296-401B-330	NEW-P	00-21-099
296-350-230	REP	00-11-098	296-350-70060	NEW	00-11-098	296-401B-335	NEW-P	00-21-099

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-800-35024	NEW-P	00-23-099	308- 08-085	AMD-P	00-23-071	308- 56A-090	PREP	00-24-109
296-800-35026	NEW-P	00-23-099	308- 12-321	PREP	00-11-172	308- 56A-095	PREP	00-24-109
296-800-35028	NEW-P	00-23-099	308- 12-321	AMD-P	00-16-030	308- 56A-310	PREP	00-23-001
296-800-35030	NEW-P	00-23-099	308- 12-321	AMD	00-20-062	308- 56A-335	PREP	00-09-018
296-800-35032	NEW-P	00-23-099	308- 12-322	PREP	00-11-172	308- 56A-335	AMD-P	00-21-094
296-800-35034	NEW-P	00-23-099	308- 12-322	AMD-P	00-16-030	308- 56A-355	PREP	00-09-018
296-800-35036	NEW-P	00-23-099	308- 12-322	AMD	00-20-062	308- 56A-355	REP-P	00-21-094
296-800-35038	NEW-P	00-23-099	308- 12-323	PREP	00-11-172	308- 56A-450	AMD	00-04-046
296-800-35040	NEW-P	00-23-099	308- 12-323	AMD-P	00-16-030	308- 56A-455	AMD	00-04-046
296-800-35042	NEW-P	00-23-099	308- 12-323	AMD	00-20-062	308- 56A-460	AMD	00-06-025
296-800-35044	NEW-P	00-23-099	308- 12-324	PREP	00-11-172	308- 56A-465	REP	00-04-046
296-800-35046	NEW-P	00-23-099	308- 12-324	AMD-P	00-16-030	308- 56A-470	REP	00-04-046
296-800-35048	NEW-P	00-23-099	308- 12-324	AMD	00-20-062	308- 56A-500	AMD	00-06-004
296-800-35050	NEW-P	00-23-099	308- 12-325	PREP	00-11-172	308- 56A-500	AMD-P	00-09-007
296-800-35052	NEW-P	00-23-099	308- 12-325	AMD-P	00-16-030	308- 56A-500	AMD	00-13-083
296-800-35054	NEW-P	00-23-099	308- 12-325	AMD	00-20-062	308- 56A-505	AMD	00-06-004
296-800-35056	NEW-P	00-23-099	308- 13-150	PREP	00-21-092	308- 56A-510	REP	00-06-004
296-800-35062	NEW-P	00-23-099	308- 20	PREP	00-18-035	308- 56A-515	REP	00-06-004
296-800-35064	NEW-P	00-23-099	308- 20-001	REP-P	00-22-101	308- 56A-520	REP	00-06-004
296-800-35066	NEW-P	00-23-099	308- 20-005	REP-P	00-22-101	308- 56A-610	REP	00-06-020
296-800-35068	NEW-P	00-23-099	308- 20-630	REP-P	00-22-101	308- 56A-620	AMD	00-06-020
296-800-35070	NEW-P	00-23-099	308- 20-640	REP-P	00-22-101	308- 56A-620	REP-P	00-09-007
296-800-35072	NEW-P	00-23-099	308- 20-670	REP-P	00-22-101	308- 56A-620	REP	00-13-083
296-800-35074	NEW-P	00-23-099	308- 20-680	REP-P	00-22-101	308- 56A-640	AMD	00-06-020
296-800-35076	NEW-P	00-23-099	308- 20-690	REP-P	00-22-101	308- 56A-650	REP	00-06-020
296-800-35078	NEW-P	00-23-099	308- 20-700	REP-P	00-22-101	308- 56A-660	REP	00-06-020
296-800-35080	NEW-P	00-23-099	308- 29-010	PREP	00-12-002	308- 56A-670	REP	00-06-020
296-800-35082	NEW-P	00-23-099	308- 29-020	PREP	00-12-002	308- 56A-680	REP	00-06-020
296-800-35084	NEW-P	00-23-099	308- 29-025	PREP	00-12-002	308- 56A-690	REP	00-06-020
296-800-360	NEW-P	00-23-099	308- 29-030	PREP	00-12-002	308- 57-005	PREP	00-06-001
296-800-36005	NEW-P	00-23-099	308- 29-050	PREP	00-12-002	308- 57-005	REP-P	00-09-019
296-800-370	NEW-P	00-23-099	308- 29-060	PREP	00-12-002	308- 57-005	REP-W	00-11-041
304- 12-030	AMD	00-11-028	308- 29-070	PREP	00-12-002	308- 57-010	PREP	00-06-001
304- 12-035	REP	00-11-028	308- 29-080	PREP	00-12-002	308- 57-010	REP-P	00-09-019
304- 12-040	REP	00-11-028	308- 29-090	PREP	00-12-002	308- 57-010	REP-W	00-11-041
304- 12-047	NEW	00-11-028	308- 29-100	PREP	00-12-002	308- 57-020	PREP	00-06-001
304- 12-050	REP	00-11-028	308- 29-110	PREP	00-12-002	308- 57-020	REP-P	00-09-019
304- 12-070	REP	00-11-028	308- 29-120	PREP	00-12-002	308- 57-020	REP-W	00-11-041
304- 12-125	AMD	00-11-028	308- 32-100	REP-XR	00-23-006	308- 57-030	PREP	00-06-001
304- 12-140	REP	00-11-028	308- 32-110	REP-XR	00-23-006	308- 57-030	REP-P	00-09-019
304- 12-145	REP	00-11-028	308- 32-120	REP-XR	00-23-006	308- 57-030	REP-W	00-11-041
304- 12-275	REP	00-11-028	308- 56A	PREP	00-07-092	308- 57-110	PREP	00-06-001
304- 12-290	REP	00-11-028	308- 56A-010	AMD-P	00-16-115	308- 57-110	REP-P	00-09-019
304- 12-360	REP	00-11-028	308- 56A-010	AMD	00-20-065	308- 57-110	REP-W	00-11-041
304- 12-370	REP	00-11-028	308- 56A-015	REP-P	00-16-115	308- 57-120	PREP	00-06-001
304- 12-380	REP	00-11-028	308- 56A-015	REP	00-20-065	308- 57-120	REP-P	00-09-019
304- 20	AMD	00-11-028	308- 56A-020	PREP	00-07-092	308- 57-120	REP-W	00-11-041
304- 20-005	NEW	00-11-028	308- 56A-020	AMD-P	00-16-115	308- 57-130	PREP	00-06-001
304- 20-010	AMD	00-11-028	308- 56A-020	AMD	00-20-065	308- 57-130	REP-P	00-09-019
304- 20-020	REP	00-11-028	308- 56A-021	PREP	00-07-092	308- 57-130	REP-W	00-11-041
304- 20-030	REP	00-11-028	308- 56A-021	AMD-P	00-16-115	308- 57-135	PREP	00-06-001
304- 20-040	REP	00-11-028	308- 56A-021	AMD	00-20-065	308- 57-135	REP-P	00-09-019
304- 20-050	AMD	00-11-028	308- 56A-022	PREP	00-07-092	308- 57-135	REP-W	00-11-041
304- 20-060	AMD	00-11-028	308- 56A-022	REP-P	00-16-115	308- 57-140	PREP	00-06-001
304- 20-065	NEW	00-11-028	308- 56A-022	REP	00-20-065	308- 57-140	REP-P	00-09-019
304- 20-070	AMD	00-11-028	308- 56A-022	PREP	00-23-001	308- 57-140	REP-W	00-11-041
304- 20-090	REP	00-11-028	308- 56A-023	PREP	00-07-092	308- 57-210	PREP	00-06-001
304- 20-100	REP	00-11-028	308- 56A-023	REP-P	00-16-115	308- 57-210	REP-P	00-09-019
304- 20-990	REP	00-11-028	308- 56A-023	REP	00-20-065	308- 57-210	REP-W	00-11-041
308- 04-020	AMD-P	00-05-014	308- 56A-090	PREP	00-07-092	308- 57-230	PREP	00-06-001
308- 04-020	AMD	00-08-032	308- 56A-090	AMD-P	00-16-115	308- 57-230	REP-P	00-09-019
308- 08-085	PREP	00-18-071	308- 56A-090	AMD	00-20-065	308- 57-230	REP-W	00-11-041

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308-57-240	PREP	00-06-001	308-65-100	AMD-P	00-09-071	308-78-080	PREP	00-17-122
308-57-240	REP-P	00-09-019	308-65-100	AMD	00-13-020	308-78-100	NEW-P	00-05-014
308-57-240	REP-W	00-11-041	308-65-110	AMD-P	00-09-071	308-78-100	NEW	00-08-032
308-57-500	PREP	00-06-001	308-65-110	AMD	00-13-020	308-80	PREP	00-06-032
308-57-500	REP-P	00-09-019	308-65-130	AMD-P	00-09-071	308-80-015	AMD-P	00-09-070
308-57-500	REP-W	00-11-041	308-65-130	AMD	00-13-020	308-80-015	AMD	00-13-018
308-58-010	REP	00-06-025	308-65-140	AMD-P	00-09-071	308-80-020	AMD-P	00-09-070
308-58-020	REP	00-06-025	308-65-140	AMD	00-13-020	308-80-020	AMD	00-13-018
308-58-030	REP	00-06-025	308-65-150	AMD-P	00-09-071	308-88-010	REP	00-06-024
308-58-040	REP	00-06-025	308-65-150	AMD	00-13-020	308-88-020	AMD	00-06-024
308-58-050	REP	00-06-025	308-65-170	AMD-P	00-09-071	308-88-030	REP	00-06-024
308-63	PREP	00-06-007	308-65-170	AMD	00-13-020	308-88-040	REP	00-06-024
308-63	PREP	00-21-090	308-65-180	REP-P	00-09-071	308-88-050	REP	00-06-024
308-63-010	AMD-P	00-24-006	308-65-180	REP	00-13-020	308-88-170	REP	00-06-024
308-63-020	AMD-P	00-09-069	308-65-190	AMD-P	00-09-071	308-90	PREP	00-06-033
308-63-020	AMD	00-13-019	308-65-190	AMD	00-13-020	308-91-090	PREP	00-03-038
308-63-030	AMD-P	00-09-069	308-72-500	PREP	00-08-063	308-91-090	AMD-P	00-11-037
308-63-030	AMD	00-13-019	308-72-665	PREP	00-08-063	308-91-090	AMD	00-16-045
308-63-040	AMD-P	00-09-069	308-72-690	PREP	00-08-063	308-91-150	AMD-P	00-05-014
308-63-040	AMD	00-13-019	308-72-700	PREP	00-08-063	308-91-150	AMD	00-08-032
308-63-040	AMD-P	00-24-006	308-72-710	PREP	00-08-063	308-93-010	AMD-P	00-07-065
308-63-050	AMD-P	00-09-069	308-72-720	NEW-P	00-05-014	308-93-010	PREP	00-07-107
308-63-050	AMD	00-13-019	308-72-720	NEW	00-08-032	308-93-010	AMD	00-11-131
308-63-060	AMD-P	00-09-069	308-77	PREP	00-03-037	308-93-010	AMD-P	00-23-073
308-63-060	AMD	00-13-019	308-77-045	PREP	00-03-037	308-93-030	PREP	00-07-107
308-63-070	AMD-P	00-09-069	308-77-045	REP-P	00-11-037	308-93-030	AMD-P	00-23-073
308-63-070	AMD	00-13-019	308-77-045	REP	00-16-045	308-93-050	PREP	00-07-107
308-63-070	AMD-P	00-24-006	308-77-155	PREP	00-03-037	308-93-050	AMD-P	00-23-073
308-63-080	AMD-P	00-09-069	308-77-155	AMD-P	00-11-037	308-93-055	PREP	00-07-107
308-63-080	AMD	00-13-019	308-77-155	AMD	00-16-045	308-93-055	AMD-P	00-23-073
308-63-090	AMD-P	00-09-069	308-77-165	PREP	00-03-037	308-93-056	PREP	00-07-107
308-63-090	AMD	00-13-019	308-77-165	AMD-P	00-11-037	308-93-056	AMD-P	00-23-073
308-63-100	AMD-P	00-09-069	308-77-165	AMD	00-16-045	308-93-060	PREP	00-07-105
308-63-100	AMD	00-13-019	308-77-170	PREP	00-03-037	308-93-069	PREP	00-07-105
308-63-100	AMD-P	00-24-006	308-77-170	AMD-P	00-11-037	308-93-070	PREP	00-07-105
308-63-110	AMD-P	00-09-069	308-77-170	AMD	00-16-045	308-93-071	PREP	00-07-105
308-63-110	AMD	00-13-019	308-77-180	PREP	00-03-037	308-93-073	PREP	00-07-105
308-63-120	AMD-P	00-09-069	308-77-180	AMD-P	00-11-037	308-93-078	PREP	00-07-105
308-63-120	AMD	00-13-019	308-77-180	AMD	00-16-045	308-93-079	PREP	00-07-107
308-63-130	AMD-P	00-09-069	308-77-215	PREP	00-08-062	308-93-079	AMD-P	00-23-073
308-63-130	AMD	00-13-019	308-77-240	PREP	00-03-037	308-93-086	PREP	00-16-034
308-63-140	AMD-P	00-09-069	308-77-240	AMD-P	00-11-037	308-93-087	PREP	00-16-034
308-63-140	AMD	00-13-019	308-77-240	AMD	00-16-045	308-93-090	PREP	00-07-107
308-63-150	REP-P	00-09-069	308-77-265	PREP	00-03-037	308-93-090	AMD-P	00-23-073
308-63-150	REP	00-13-019	308-77-265	AMD-P	00-11-037	308-93-140	PREP	00-16-042
308-63-160	AMD-P	00-09-069	308-77-265	AMD	00-16-045	308-93-140	AMD-P	00-20-006
308-63-160	AMD	00-13-019	308-77-270	PREP	00-03-037	308-93-140	AMD	00-23-094
308-65	PREP	00-06-031	308-77-270	REP-P	00-11-037	308-93-145	AMD-P	00-05-056
308-65-020	AMD-P	00-09-071	308-77-270	REP	00-16-045	308-93-145	AMD	00-09-065
308-65-020	AMD	00-13-020	308-77-280	PREP	00-03-037	308-93-145	PREP	00-16-042
308-65-030	AMD-P	00-09-071	308-77-280	AMD-P	00-11-037	308-93-145	AMD-P	00-20-006
308-65-030	AMD	00-13-020	308-77-280	AMD	00-16-045	308-93-145	AMD	00-23-094
308-65-040	AMD-P	00-09-071	308-77-290	NEW-P	00-05-014	308-93-160	AMD-P	00-23-073
308-65-040	AMD	00-13-020	308-77-290	NEW	00-08-032	308-93-165	REP-P	00-05-049
308-65-050	AMD-P	00-09-071	308-78-010	PREP	00-08-064	308-93-165	REP	00-09-065
308-65-050	AMD	00-13-020	308-78-010	PREP	00-17-122	308-93-200	PREP	00-07-106
308-65-060	AMD-P	00-09-071	308-78-020	PREP	00-17-122	308-93-200	AMD-P	00-18-082
308-65-060	AMD	00-13-020	308-78-040	PREP	00-17-122	308-93-200	AMD	00-23-029
308-65-080	AMD-P	00-09-071	308-78-045	PREP	00-17-122	308-93-220	PREP	00-07-106
308-65-080	AMD	00-13-020	308-78-050	PREP	00-17-122	308-93-220	AMD-P	00-18-082
308-65-090	AMD-P	00-09-071	308-78-060	PREP	00-17-122	308-93-220	AMD	00-23-029
308-65-090	AMD	00-13-020	308-78-070	PREP	00-17-122	308-93-230	PREP	00-07-106

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308-93-241	PREP	00-07-104	308-94-030	PREP	00-07-094	308-96A-345	AMD	00-03-057
308-93-241	AMD-P	00-16-094	308-94-050	PREP	00-07-094	308-96A-345	PREP	00-24-113
308-93-241	AMD	00-22-068	308-94-080	PREP	00-07-094	308-96A-350	AMD	00-03-057
308-93-242	PREP	00-07-104	308-94-100	PREP	00-07-094	308-96A-350	PREP	00-24-113
308-93-242	AMD-P	00-16-094	308-94-160	REP-P	00-05-050	308-96A-355	AMD	00-03-057
308-93-242	AMD	00-22-068	308-94-160	REP	00-09-066	308-96A-355	PREP	00-24-113
308-93-243	PREP	00-07-104	308-94A-005	PREP	00-24-115	308-96A-360	REP	00-03-057
308-93-243	AMD-P	00-16-094	308-94A-015	PREP	00-24-115	308-96A-365	AMD	00-03-057
308-93-243	AMD	00-22-068	308-94A-021	PREP	00-24-115	308-96A-365	PREP	00-24-113
308-93-244	PREP	00-07-104	308-94A-026	PREP	00-24-115	308-96A-370	REP	00-03-057
308-93-244	AMD-P	00-16-094	308-94A-180	PREP	00-24-115	308-96A-375	REP	00-03-057
308-93-244	AMD	00-22-068	308-94A-260	PREP	00-24-115	308-96A-380	REP	00-03-057
308-93-245	PREP	00-07-104	308-94A-295	PREP	00-24-115	308-96A-400	PREP	00-06-001
308-93-245	REP-P	00-16-094	308-94A-300	PREP	00-24-115	308-96A-400	REP-P	00-09-019
308-93-245	REP	00-22-068	308-96A-005	AMD-P	00-03-094	308-96A-400	REP-W	00-11-041
308-93-250	PREP	00-24-112	308-96A-005	AMD	00-09-008	308-96A-410	PREP	00-06-001
308-93-270	PREP	00-24-112	308-96A-065	PREP	00-07-108	308-96A-410	REP-P	00-09-019
308-93-280	PREP	00-24-112	308-96A-066	PREP	00-07-108	308-96A-410	REP-W	00-11-041
308-93-285	PREP	00-07-105	308-96A-067	PREP	00-07-108	308-96A-550	PREP	00-07-108
308-93-295	PREP	00-07-106	308-96A-068	PREP	00-07-108	308-96A-560	PREP	00-07-108
308-93-295	AMD-P	00-18-082	308-96A-070	PREP	00-07-108	308-97-011	NEW	00-07-053
308-93-295	AMD	00-23-029	308-96A-071	PREP	00-07-108	308-97-230	PREP	00-06-001
308-93-350	PREP	00-07-105	308-96A-072	PREP	00-07-108	308-97-230	AMD-P	00-09-019
308-93-360	PREP	00-07-105	308-96A-073	PREP	00-07-108	308-97-230	AMD-W	00-11-041
308-93-370	PREP	00-24-110	308-96A-074	PREP	00-07-108	308-99-010	REP-P	00-07-126
308-93-380	PREP	00-24-110	308-96A-099	PREP	00-06-001	308-99-010	REP-W	00-09-009
308-93-390	PREP	00-24-110	308-96A-099	AMD-P	00-09-019	308-99-010	REP-P	00-16-041
308-93-400	PREP	00-24-110	308-96A-099	AMD-W	00-11-041	308-99-010	REP	00-20-064
308-93-440	PREP	00-07-093	308-96A-135	PREP	00-06-001	308-99-020	AMD-P	00-07-126
308-93-440	AMD-P	00-12-084	308-96A-135	REP-P	00-09-019	308-99-020	AMD-W	00-09-009
308-93-440	AMD-W	00-14-019	308-96A-135	REP-W	00-11-041	308-99-020	AMD-P	00-16-041
308-93-440	AMD-P	00-18-081	308-96A-145	PREP	00-06-001	308-99-020	AMD	00-20-064
308-93-440	AMD	00-23-028	308-96A-145	AMD-P	00-09-019	308-99-021	REP-P	00-07-126
308-93-450	PREP	00-07-093	308-96A-145	AMD-W	00-11-041	308-99-021	REP-W	00-09-009
308-93-450	AMD-P	00-12-084	308-96A-175	PREP	00-06-001	308-99-021	REP-P	00-16-041
308-93-450	AMD-W	00-14-019	308-96A-175	PREP	00-07-108	308-99-021	REP	00-20-064
308-93-450	AMD-P	00-18-081	308-96A-175	AMD-P	00-09-019	308-99-025	REP-P	00-07-126
308-93-450	AMD	00-23-028	308-96A-175	AMD-W	00-11-041	308-99-025	REP-W	00-09-009
308-93-460	PREP	00-07-093	308-96A-176	PREP	00-06-001	308-99-025	REP-P	00-16-041
308-93-460	AMD-P	00-12-084	308-96A-176	PREP	00-07-108	308-99-025	REP	00-20-064
308-93-460	AMD-W	00-14-019	308-96A-176	AMD-P	00-09-019	308-99-030	REP-P	00-07-126
308-93-460	AMD-P	00-18-081	308-96A-176	AMD-W	00-11-041	308-99-030	REP-W	00-09-009
308-93-460	AMD	00-23-028	308-96A-180	PREP	00-06-001	308-99-030	REP-P	00-16-041
308-93-470	PREP	00-07-093	308-96A-180	AMD-P	00-09-019	308-99-030	REP	00-20-064
308-93-470	AMD-P	00-12-084	308-96A-180	AMD-W	00-11-041	308-99-040	AMD-P	00-07-126
308-93-470	AMD-W	00-14-019	308-96A-201	PREP	00-24-114	308-99-040	AMD-W	00-09-009
308-93-470	AMD-P	00-18-081	308-96A-202	PREP	00-06-001	308-99-040	AMD-P	00-16-041
308-93-470	AMD	00-23-028	308-96A-202	AMD-P	00-09-019	308-99-040	AMD	00-20-064
308-93-490	PREP	00-24-110	308-96A-202	AMD-W	00-11-041	308-99-050	REP-P	00-07-126
308-93-500	PREP	00-24-110	308-96A-203	PREP	00-06-001	308-99-050	REP-W	00-09-009
308-93-510	PREP	00-24-110	308-96A-203	AMD-P	00-09-019	308-99-050	REP-P	00-16-041
308-93-520	PREP	00-24-111	308-96A-203	AMD-W	00-11-041	308-99-050	REP	00-20-064
308-93-530	PREP	00-24-111	308-96A-207	PREP	00-24-114	308-99-060	NEW-P	00-07-126
308-93-540	PREP	00-24-111	308-96A-208	PREP	00-24-114	308-99-060	NEW-W	00-09-009
308-93-640	PREP	00-07-105	308-96A-306	PREP	00-08-043	308-99-060	NEW-P	00-16-041
308-93-650	AMD-P	00-05-049	308-96A-306	AMD-P	00-11-120	308-99-060	NEW	00-20-064
308-93-650	AMD	00-09-065	308-96A-306	AMD	00-16-056	308-100-010	AMD-P	00-15-084
308-93-650	PREP	00-24-110	308-96A-311	PREP	00-08-043	308-100-010	AMD	00-18-068
308-93-660	PREP	00-16-034	308-96A-312	PREP	00-08-043	308-100-020	AMD-P	00-15-084
308-94	PREP	00-06-034	308-96A-313	PREP	00-08-043	308-100-020	AMD	00-18-068
308-94-010	REP-P	00-05-050	308-96A-314	PREP	00-08-043	308-100-040	AMD-P	00-15-084
308-94-010	REP	00-09-066	308-96A-316	PREP	00-08-043	308-100-040	AMD	00-18-068

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308-100-050	AMD-P	00-15-084	308-104-170	AMD-P	00-15-086	308-124H-310	AMD-P	00-03-063
308-100-050	AMD	00-18-068	308-104-170	AMD	00-18-070	308-124H-310	AMD	00-08-035
308-100-090	AMD-P	00-15-084	308-124-021	AMD-P	00-03-063	308-124H-320	AMD-P	00-03-063
308-100-090	AMD-W	00-18-066	308-124-021	AMD	00-08-035	308-124H-320	AMD	00-08-035
308-100-100	AMD-P	00-15-084	308-124E-013	AMD-P	00-03-063	308-124H-510	AMD-P	00-03-063
308-100-100	AMD	00-18-068	308-124E-013	AMD	00-08-035	308-124H-510	AMD	00-08-035
308-100-110	AMD-P	00-15-084	308-124H-011	AMD-P	00-03-063	308-124H-520	REP-P	00-03-063
308-100-110	AMD	00-18-068	308-124H-011	AMD	00-08-035	308-124H-520	REP	00-08-035
308-100-130	AMD-P	00-15-084	308-124H-012	NEW-P	00-03-063	308-124H-525	NEW-P	00-03-063
308-100-130	AMD	00-18-068	308-124H-012	NEW	00-08-035	308-124H-525	NEW	00-08-035
308-100-140	AMD-P	00-15-084	308-124H-012	NEW-P	00-03-063	308-124H-530	AMD-P	00-03-063
308-100-140	AMD	00-18-068	308-124H-013	NEW	00-08-035	308-124H-530	AMD	00-08-035
308-100-150	AMD-P	00-15-084	308-124H-013	NEW	00-08-035	308-124H-551	NEW-P	00-03-063
308-100-150	AMD	00-18-068	308-124H-021	REP-P	00-03-063	308-124H-551	NEW	00-08-035
308-100-150	AMD	00-18-068	308-124H-021	REP	00-08-035	308-124H-580	AMD-P	00-03-063
308-100-190	AMD-P	00-15-084	308-124H-025	AMD-P	00-03-063	308-124H-580	AMD	00-08-035
308-100-190	AMD	00-18-068	308-124H-025	AMD	00-08-035	308-124H-800	AMD-P	00-03-063
308-104-004	AMD-P	00-15-085	308-124H-026	NEW-P	00-03-063	308-124H-800	AMD	00-08-035
308-104-004	AMD	00-18-069	308-124H-026	NEW	00-08-035	308-125-120	PREP	00-13-072
308-104-006	AMD-P	00-15-085	308-124H-027	NEW-P	00-03-063	308-125-200	AMD	00-04-057
308-104-006	AMD	00-18-069	308-124H-027	NEW	00-08-035	308-125-200	AMD-P	00-18-091
308-104-008	AMD-P	00-15-085	308-124H-028	NEW-P	00-03-063	308-125-200	AMD	00-23-038
308-104-008	AMD	00-18-069	308-124H-028	NEW	00-08-035	308-129-100	AMD-P	00-08-005
308-104-012	AMD-P	00-15-085	308-124H-029	NEW-P	00-03-063	308-129-100	AMD	00-11-047
308-104-012	AMD	00-18-069	308-124H-029	NEW	00-08-035	308-129-230	REP-P	00-08-005
308-104-014	AMD-P	00-15-086	308-124H-031	NEW-P	00-03-063	308-129-230	REP	00-11-047
308-104-014	AMD	00-18-070	308-124H-031	NEW	00-08-035	308-300-010	PREP	00-08-067
308-104-015	REP-P	00-15-086	308-124H-034	NEW-P	00-03-063	308-300-020	PREP	00-08-067
308-104-015	REP	00-18-070	308-124H-034	NEW	00-08-035	308-300-030	PREP	00-08-067
308-104-025	AMD-P	00-15-085	308-124H-039	NEW-P	00-03-063	308-300-040	PREP	00-08-067
308-104-025	AMD	00-18-069	308-124H-039	NEW	00-08-035	308-300-050	PREP	00-08-067
308-104-035	AMD-P	00-15-085	308-124H-041	AMD-P	00-03-063	308-300-060	PREP	00-08-067
308-104-035	AMD	00-18-069	308-124H-041	AMD	00-08-035	308-300-070	PREP	00-08-067
308-104-040	AMD-P	00-15-086	308-124H-042	NEW-P	00-03-063	308-300-075	PREP	00-08-067
308-104-040	AMD	00-18-070	308-124H-042	NEW	00-08-035	308-300-080	PREP	00-08-067
308-104-047	AMD-P	00-15-085	308-124H-051	AMD-P	00-03-063	308-300-090	PREP	00-08-067
308-104-047	AMD	00-18-069	308-124H-051	AMD	00-08-035	308-300-100	PREP	00-08-067
308-104-056	AMD-P	00-15-085	308-124H-061	AMD-P	00-03-063	308-300-110	PREP	00-08-067
308-104-056	AMD	00-18-069	308-124H-061	AMD	00-08-035	308-300-120	PREP	00-08-067
308-104-060	REP-P	00-15-085	308-124H-062	AMD-P	00-03-063	308-300-130	PREP	00-08-067
308-104-060	REP	00-18-069	308-124H-062	AMD	00-08-035	308-300-140	PREP	00-08-067
308-104-070	AMD-P	00-15-085	308-124H-210	AMD-P	00-03-063	308-300-150	PREP	00-08-067
308-104-070	AMD	00-18-069	308-124H-210	AMD	00-08-035	308-300-160	PREP	00-08-067
308-104-080	AMD-P	00-15-085	308-124H-220	REP-P	00-03-063	308-300-170	PREP	00-08-067
308-104-080	AMD	00-18-069	308-124H-220	REP	00-08-035	308-300-180	PREP	00-08-067
308-104-090	AMD-P	00-15-085	308-124H-221	NEW-P	00-03-063	308-300-190	PREP	00-08-067
308-104-090	AMD	00-18-069	308-124H-221	NEW	00-08-035	308-300-200	PREP	00-08-067
308-104-100	AMD-P	00-15-086	308-124H-230	AMD-P	00-03-063	308-320	PREP	00-10-029
308-104-100	AMD	00-18-070	308-124H-230	AMD	00-08-035	308-320-010	PREP	00-10-029
308-104-105	AMD-P	00-15-086	308-124H-240	REP-P	00-03-063	308-320-020	PREP	00-10-029
308-104-105	AMD	00-18-070	308-124H-240	REP	00-08-035	308-320-030	PREP	00-10-029
308-104-109	REP-P	00-15-086	308-124H-245	NEW-P	00-03-063	308-320-040	PREP	00-10-029
308-104-109	REP	00-18-070	308-124H-245	NEW	00-08-035	308-320-050	PREP	00-10-029
308-104-120	REP-P	00-15-085	308-124H-246	NEW-P	00-03-063	308-320-060	PREP	00-10-029
308-104-120	REP	00-18-069	308-124H-246	NEW	00-08-035	308-320-070	PREP	00-10-029
308-104-130	AMD-P	00-15-086	308-124H-260	AMD-P	00-03-063	308-320-080	PREP	00-10-029
308-104-130	AMD	00-18-070	308-124H-260	AMD	00-08-035	308-320-090	PREP	00-10-029
308-104-150	AMD-P	00-15-086	308-124H-270	AMD-P	00-03-063	308-330-307	AMD-P	00-15-083
308-104-150	AMD	00-18-070	308-124H-270	AMD	00-08-035	308-330-307	AMD	00-18-067
308-104-155	AMD-P	00-15-086	308-124H-290	AMD-P	00-03-063	308-330-316	AMD-P	00-15-083
308-104-155	AMD	00-18-070	308-124H-290	AMD	00-08-035	308-330-316	AMD	00-18-067
308-104-160	AMD-P	00-15-086	308-124H-300	AMD-P	00-03-063	308-330-325	AMD-P	00-15-083
308-104-160	AMD	00-18-070	308-124H-300	AMD	00-08-035			

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-330-325	AMD	00-18-067	314- 08-220	REP-P	00-22-113	314- 11-110	NEW-P	00-23-109
308-330-406	AMD-P	00-15-083	314- 08-230	REP-P	00-22-113	314- 12-020	AMD-P	00-21-117
308-330-406	AMD	00-18-067	314- 08-240	REP-P	00-22-113	314- 12-115	REP-P	00-23-109
308-330-415	AMD-P	00-15-083	314- 08-250	REP-P	00-22-113	314- 12-120	REP-P	00-23-109
308-330-415	AMD	00-18-067	314- 08-260	REP-P	00-22-113	314- 12-125	REP-P	00-23-109
308-330-421	AMD-P	00-15-083	314- 08-270	REP-P	00-22-113	314- 12-130	REP-P	00-23-109
308-330-421	AMD	00-18-067	314- 08-280	REP-P	00-22-113	314- 12-140	AMD-P	00-23-110
308-330-423	AMD-P	00-15-083	314- 08-290	REP-P	00-22-113	314- 12-195	REP-P	00-23-109
308-330-423	AMD	00-18-067	314- 08-300	REP-P	00-22-113	314- 13-005	NEW-P	00-17-182
308-400	PREP	00-20-033	314- 08-310	REP-P	00-22-113	314- 13-005	NEW-S	00-22-114
308-410	PREP	00-20-033	314- 08-320	REP-P	00-22-113	314- 13-005	NEW-P	00-23-110
314- 01-005	NEW-P	00-23-111	314- 08-330	REP-P	00-22-113	314- 13-010	NEW-P	00-17-182
314- 02-005	NEW	00-07-091	314- 08-340	REP-P	00-22-113	314- 13-010	NEW-S	00-22-114
314- 02-010	NEW	00-07-091	314- 08-350	REP-P	00-22-113	314- 13-010	NEW-P	00-23-110
314- 02-015	NEW	00-07-091	314- 08-360	REP-P	00-22-113	314- 13-015	NEW-P	00-17-182
314- 02-020	NEW	00-07-091	314- 08-370	REP-P	00-22-113	314- 13-015	NEW-S	00-22-114
314- 02-025	NEW	00-07-091	314- 08-380	REP-P	00-22-113	314- 13-015	NEW-P	00-23-110
314- 02-030	NEW	00-07-091	314- 08-390	REP-P	00-22-113	314- 13-020	NEW-P	00-17-182
314- 02-035	NEW	00-07-091	314- 08-400	REP-P	00-22-113	314- 13-020	NEW-S	00-22-114
314- 02-040	NEW	00-07-091	314- 08-410	REP-P	00-22-113	314- 13-020	NEW-P	00-23-110
314- 02-045	NEW	00-07-091	314- 08-415	REP-P	00-22-113	314- 13-025	NEW-P	00-17-182
314- 02-050	NEW	00-07-091	314- 08-420	REP-P	00-22-113	314- 13-025	NEW-S	00-22-114
314- 02-055	NEW	00-07-091	314- 08-430	REP-P	00-22-113	314- 13-025	NEW-P	00-23-110
314- 02-060	NEW	00-07-091	314- 08-440	REP-P	00-22-113	314- 13-030	NEW-P	00-17-182
314- 02-065	NEW	00-07-091	314- 08-450	REP-P	00-22-113	314- 13-030	NEW-S	00-22-114
314- 02-070	NEW	00-07-091	314- 08-460	REP-P	00-22-113	314- 13-030	NEW-P	00-23-110
314- 02-075	NEW	00-07-091	314- 08-470	REP-P	00-22-113	314- 13-035	NEW-P	00-17-182
314- 02-080	NEW	00-07-091	314- 08-480	REP-P	00-22-113	314- 13-035	NEW-S	00-22-114
314- 02-085	NEW	00-07-091	314- 08-490	REP-P	00-22-113	314- 13-040	NEW-P	00-17-182
314- 02-090	NEW	00-07-091	314- 08-500	REP-P	00-22-113	314- 13-040	NEW-S	00-22-114
314- 02-095	NEW	00-07-091	314- 08-510	REP-P	00-22-113	314- 13-040	NEW-P	00-23-110
314- 02-100	NEW	00-07-091	314- 08-520	REP-P	00-22-113	314- 13-045	NEW-P	00-17-182
314- 02-105	NEW	00-07-091	314- 08-530	REP-P	00-22-113	314- 13-045	NEW-S	00-22-114
314- 02-110	NEW	00-07-091	314- 08-540	REP-P	00-22-113	314- 13-050	NEW-P	00-17-182
314- 02-115	NEW	00-07-091	314- 08-550	REP-P	00-22-113	314- 13-050	NEW-S	00-22-114
314- 02-120	NEW	00-07-091	314- 08-560	REP-P	00-22-113	314- 13-055	NEW-P	00-17-182
314- 02-125	NEW	00-07-091	314- 08-570	REP-P	00-22-113	314- 13-055	NEW-S	00-22-114
314- 02-130	NEW	00-07-091	314- 08-580	REP-P	00-22-113	314- 13-060	NEW-P	00-17-182
314- 04-005	REP-P	00-22-113	314- 08-590	REP-P	00-22-113	314- 13-060	NEW-S	00-22-114
314- 04-006	REP-P	00-22-113	314- 09-005	NEW-P	00-21-117	314- 13-065	NEW-P	00-17-182
314- 04-007	REP-P	00-22-113	314- 09-010	NEW-P	00-21-117	314- 13-065	NEW-S	00-22-114
314- 08-001	REP-P	00-22-113	314- 09-015	NEW-P	00-21-117	314- 13-070	NEW-P	00-17-182
314- 08-010	REP-P	00-22-113	314- 10-020	REP-P	00-23-109	314- 13-070	NEW-S	00-22-114
314- 08-020	REP-P	00-22-113	314- 11-005	NEW-P	00-23-109	314- 13-075	NEW-P	00-17-182
314- 08-030	REP-P	00-22-113	314- 11-015	NEW-P	00-23-109	314- 13-075	NEW-S	00-22-114
314- 08-040	REP-P	00-22-113	314- 11-020	NEW-P	00-23-109	314- 13-080	NEW-P	00-17-182
314- 08-050	REP-P	00-22-113	314- 11-025	NEW-P	00-23-109	314- 13-080	NEW-S	00-22-114
314- 08-070	REP-P	00-22-113	314- 11-030	NEW-P	00-23-109	314- 13-085	NEW-P	00-17-182
314- 08-080	REP-P	00-22-113	314- 11-035	NEW-P	00-23-109	314- 13-085	NEW-S	00-22-114
314- 08-090	REP-P	00-22-113	314- 11-040	NEW-P	00-23-109	314- 13-090	NEW-P	00-17-182
314- 08-100	REP-P	00-22-113	314- 11-045	NEW-P	00-23-109	314- 13-090	NEW-S	00-22-114
314- 08-110	REP-P	00-22-113	314- 11-050	NEW-P	00-23-109	314- 13-095	NEW-P	00-17-182
314- 08-120	REP-P	00-22-113	314- 11-055	NEW-P	00-23-109	314- 13-095	NEW-S	00-22-114
314- 08-130	REP-P	00-22-113	314- 11-060	NEW-P	00-23-109	314- 13-100	NEW-P	00-17-182
314- 08-140	REP-P	00-22-113	314- 11-065	NEW-P	00-23-109	314- 13-100	NEW-S	00-22-114
314- 08-150	REP-P	00-22-113	314- 11-070	NEW-P	00-23-109	314- 13-105	NEW-P	00-17-182
314- 08-160	REP-P	00-22-113	314- 11-080	NEW-P	00-23-109	314- 13-105	NEW-S	00-22-114
314- 08-170	REP-P	00-22-113	314- 11-085	NEW-P	00-23-109	314- 13-110	NEW-P	00-17-182
314- 08-180	REP-P	00-22-113	314- 11-090	NEW-P	00-23-109	314- 13-110	NEW-S	00-22-114
314- 08-190	REP-P	00-22-113	314- 11-095	NEW-P	00-23-109	314- 13-115	NEW-P	00-17-182
314- 08-200	REP-P	00-22-113	314- 11-100	NEW-P	00-23-109	314- 13-115	NEW-S	00-22-114
314- 08-210	REP-P	00-22-113	314- 11-105	NEW-P	00-23-109	314- 14	REP-P	00-17-182

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
314- 14-010	REP-P	00-17-182	314- 16-150	REP-P	00-23-109	314- 42-010	NEW-P	00-02-089
314- 14-010	REP-S	00-22-114	314- 16-160	AMD-P	00-23-109	314- 42-010	NEW	00-06-016
314- 14-020	REP-P	00-17-182	314- 16-180	REP	00-07-117	314- 42-020	NEW-P	00-22-113
314- 14-020	REP-S	00-22-114	314- 16-190	AMD-XA	00-07-116	314- 42-025	NEW-P	00-22-113
314- 14-030	REP-P	00-17-182	314- 16-190	REP-W	00-12-030	314- 42-030	NEW-P	00-22-113
314- 14-030	REP-S	00-22-114	314- 16-190	AMD	00-12-051	314- 42-040	NEW-P	00-22-113
314- 14-040	REP-P	00-17-182	314- 16-196	AMD-XA	00-07-116	314- 42-045	NEW-P	00-22-113
314- 14-040	REP-S	00-22-114	314- 16-196	REP-W	00-12-030	314- 42-050	NEW-P	00-22-113
314- 14-050	REP-P	00-17-182	314- 16-196	AMD	00-12-051	314- 42-055	NEW-P	00-22-113
314- 14-050	REP-S	00-22-114	314- 16-197	REP	00-07-117	314- 42-060	NEW-P	00-22-113
314- 14-060	REP-P	00-17-182	314- 16-199	REP	00-07-117	314- 42-065	NEW-P	00-22-113
314- 14-060	REP-S	00-22-114	314- 16-200	REP	00-07-117	314- 42-070	NEW-P	00-22-113
314- 14-070	REP-P	00-17-182	314- 16-205	REP	00-07-117	314- 42-075	NEW-P	00-22-113
314- 14-070	REP-S	00-22-114	314- 16-210	REP	00-07-117	314- 42-080	NEW-P	00-22-113
314- 14-080	REP-P	00-17-182	314- 16-240	REP	00-07-117	314- 42-085	NEW-P	00-22-113
314- 14-080	REP-S	00-22-114	314- 16-250	REP	00-12-011	314- 42-090	NEW-P	00-22-113
314- 14-090	REP-P	00-17-182	314- 19-005	NEW-P	00-09-095	314- 42-100	NEW-P	00-22-113
314- 14-090	REP-S	00-22-114	314- 19-005	NEW	00-17-065	314- 42-105	NEW-P	00-22-113
314- 14-100	REP-P	00-17-182	314- 19-010	NEW-P	00-09-095	314- 48-010	PREP	00-02-087
314- 14-100	REP-S	00-22-114	314- 19-010	NEW	00-17-065	314- 56-010	REP-XR	00-02-086
314- 14-110	REP-P	00-17-182	314- 19-015	NEW-P	00-09-095	314- 56-010	REP	00-12-012
314- 14-110	REP-S	00-22-114	314- 19-015	NEW	00-17-065	314- 56-020	REP-XR	00-02-086
314- 14-120	REP-P	00-17-182	314- 19-020	NEW-P	00-09-095	314- 56-020	REP	00-12-012
314- 14-120	REP-S	00-22-114	314- 19-020	NEW	00-17-065	314- 60	PREP	00-02-088
314- 14-130	REP-P	00-17-182	314- 19-025	NEW-P	00-09-095	314- 62	PREP	00-02-088
314- 14-130	REP-S	00-22-114	314- 19-025	NEW	00-17-065	314- 64	PREP	00-02-087
314- 14-140	REP-P	00-17-182	314- 19-030	NEW-P	00-09-095	314- 70-020	REP-P	00-23-109
314- 14-140	REP-S	00-22-114	314- 19-030	NEW	00-17-065	314- 70-040	REP-P	00-23-109
314- 14-150	REP-P	00-17-182	314- 19-035	NEW-P	00-09-095	314- 70-050	REP-P	00-23-109
314- 14-150	REP-S	00-22-114	314- 19-035	NEW	00-17-065	314- 76-010	PREP	00-02-087
314- 14-160	REP-P	00-17-182	314- 19-040	NEW-P	00-09-095	314- 78-010	REP-XR	00-02-086
314- 14-160	REP-S	00-22-114	314- 19-040	NEW	00-17-065	314- 78-010	REP	00-12-012
314- 14-165	REP-P	00-17-182	314- 20-010	REP-P	00-09-095	315- 04	PREP	00-16-044
314- 14-165	REP-S	00-22-114	314- 20-010	REP	00-17-065	315- 04	PREP	00-16-092
314- 14-170	REP-P	00-17-182	314- 20-015	AMD-P	00-09-095	315- 04-020	PREP	00-11-016
314- 14-170	REP-S	00-22-114	314- 20-015	AMD	00-17-065	315- 04-020	AMD-P	00-18-036
314- 15-010	REP	00-07-117	314- 20-040	REP-P	00-09-095	315- 04-020	AMD	00-24-100
314- 15-020	REP	00-07-117	314- 20-040	REP	00-17-065	315- 04-085	NEW-P	00-20-008
314- 15-030	REP	00-07-117	314- 20-060	REP-P	00-09-095	315- 04-190	AMD-P	00-19-064
314- 15-040	REP	00-07-117	314- 20-060	REP	00-17-065	315- 04-190	AMD	00-24-102
314- 15-050	REP	00-07-117	314- 20-150	REP-P	00-09-095	315- 06-120	PREP	00-05-059
314- 16-020	AMD-P	00-23-109	314- 20-150	REP	00-17-065	315- 06-120	AMD-P	00-07-130
314- 16-025	REP-P	00-23-109	314- 20-160	AMD-P	00-09-095	315- 06-120	AMD	00-12-032
314- 16-030	REP-P	00-23-109	314- 20-160	AMD	00-17-065	315- 06-120	PREP	00-14-049
314- 16-040	AMD-XA	00-07-116	314- 20-170	AMD-P	00-09-095	315- 06-120	AMD-P	00-18-037
314- 16-040	AMD	00-12-051	314- 20-170	AMD	00-17-065	315- 06-120	AMD	00-24-103
314- 16-040	AMD-P	00-23-109	314- 20-180	REP-P	00-09-095	315- 11A-165	REP-XR	00-02-055
314- 16-050	REP-P	00-23-109	314- 20-180	REP	00-17-065	315- 11A-165	REP	00-07-131
314- 16-055	REP	00-07-117	314- 24-095	REP-P	00-09-095	315- 11A-187	REP-XR	00-02-055
314- 16-060	REP-P	00-23-109	314- 24-095	REP	00-17-065	315- 11A-187	REP	00-07-131
314- 16-070	REP-P	00-23-109	314- 24-110	REP-P	00-09-095	315- 11A-188	REP-XR	00-02-055
314- 16-075	REP-P	00-23-109	314- 24-110	REP	00-17-065	315- 11A-188	REP	00-07-131
314- 16-090	REP-P	00-23-109	314- 24-120	AMD-P	00-09-095	315- 11A-189	REP-XR	00-02-055
314- 16-115	REP	00-07-117	314- 24-120	AMD	00-17-065	315- 11A-189	REP	00-07-131
314- 16-120	REP-P	00-23-109	314- 24-160	AMD-P	00-09-095	315- 11A-190	REP-XR	00-02-055
314- 16-122	REP-P	00-23-109	314- 24-160	AMD	00-17-065	315- 11A-190	REP	00-07-131
314- 16-125	REP-P	00-23-109	314- 24-170	REP-P	00-23-110	315- 11A-191	REP-XR	00-02-055
314- 16-130	REP-P	00-09-095	314- 26-010	REP-P	00-09-095	315- 11A-191	REP	00-07-131
314- 16-130	REP-W	00-12-030	314- 26-010	REP	00-17-065	315- 11A-192	REP-XR	00-02-055
314- 16-130	REP	00-17-065	314- 29-005	NEW-P	00-22-113	315- 11A-192	REP	00-07-131
314- 16-140	REP	00-07-117	314- 29-010	NEW-P	00-22-113	315- 11A-193	REP-XR	00-02-055
314- 16-145	REP-P	00-23-109	314- 37	PREP	00-02-087	315- 11A-193	REP	00-07-131

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
315- 11A-194	REP-XR	00-02-055	317- 21-050	REP-P	00-23-104	332- 30-118	REP-XR	00-15-057
315- 11A-194	REP	00-07-131	317- 21-060	REP-P	00-23-104	332- 30-118	REP	00-19-001
315- 11A-195	REP-XR	00-02-055	317- 21-070	REP-P	00-23-104	332- 30-134	REP-XR	00-15-058
315- 11A-195	REP	00-07-131	317- 21-100	REP-P	00-23-104	332- 30-134	REP	00-19-002
315- 11A-196	REP-XR	00-02-055	317- 21-110	REP-P	00-23-104	332- 30-142	REP-XR	00-15-059
315- 11A-196	REP	00-07-131	317- 21-120	REP-P	00-23-104	332- 30-142	REP	00-19-003
315- 11A-197	REP-XR	00-02-055	317- 21-130	REP-XR	00-12-091	332- 30-154	REP-XR	00-15-060
315- 11A-197	REP	00-07-131	317- 21-130	REP	00-16-134	332- 30-154	REP	00-19-004
315- 11A-198	REP-XR	00-02-055	317- 21-140	REP-P	00-23-104	332- 30-161	REP-XR	00-15-061
315- 11A-198	REP	00-07-131	317- 21-200	REP-XR	00-12-091	332- 30-161	REP	00-19-005
315- 11A-199	REP-XR	00-02-055	317- 21-200	REP	00-16-134	332- 30-169	REP-XR	00-15-062
315- 11A-199	REP	00-07-131	317- 21-205	REP-XR	00-12-091	332- 30-169	REP	00-19-006
315- 11A-200	REP-XR	00-02-055	317- 21-205	REP	00-16-134	332-130-050	AMD-P	00-08-034
315- 11A-200	REP	00-07-131	317- 21-210	REP-XR	00-12-091	332-130-050	AMD	00-17-063
315- 11A-201	REP-XR	00-02-055	317- 21-210	REP	00-16-134	352- 04	PREP	00-12-096
315- 11A-201	REP	00-07-131	317- 21-215	REP-XR	00-12-091	352- 04	PREP	00-16-157
315- 11A-202	REP-XR	00-02-055	317- 21-215	REP	00-16-134	352- 04-010	AMD-P	00-19-099
315- 11A-202	REP	00-07-131	317- 21-220	REP-XR	00-12-091	352- 04-010	AMD	00-23-033
315- 11A-203	REP-XR	00-02-055	317- 21-220	REP	00-16-134	352- 04-040	NEW-P	00-19-099
315- 11A-203	REP	00-07-131	317- 21-225	REP-XR	00-12-091	352- 04-040	NEW	00-23-033
315- 11A-204	REP-XR	00-02-055	317- 21-225	REP	00-16-134	352- 04-050	NEW-P	00-19-099
315- 11A-204	REP	00-07-131	317- 21-230	REP-XR	00-12-091	352- 04-050	NEW	00-23-033
315- 11A-205	REP-XR	00-02-055	317- 21-230	REP	00-16-134	352- 11	PREP	00-16-157
315- 11A-205	REP	00-07-131	317- 21-235	REP-XR	00-12-091	352- 12	PREP	00-16-157
315- 11A-206	REP-XR	00-02-055	317- 21-235	REP	00-16-134	352- 16	PREP	00-16-157
315- 11A-206	REP	00-07-131	317- 21-240	REP-XR	00-12-091	352- 20	PREP	00-16-157
315- 11A-207	REP-XR	00-02-055	317- 21-240	REP	00-16-134	352- 24	PREP	00-16-157
315- 11A-207	REP	00-07-131	317- 21-245	REP-XR	00-12-091	352- 28	PREP	00-16-157
315- 11A-208	REP-XR	00-02-055	317- 21-245	REP	00-16-134	352- 32	PREP	00-04-081
315- 11A-208	REP	00-07-131	317- 21-250	REP-XR	00-12-091	352- 32	PREP	00-16-157
315- 11A-209	REP-XR	00-02-055	317- 21-250	REP	00-16-134	352- 32-010	AMD-P	00-10-117
315- 11A-209	REP	00-07-131	317- 21-255	REP-XR	00-12-091	352- 32-010	AMD	00-13-070
315- 11A-210	REP-XR	00-02-055	317- 21-255	REP	00-16-134	352- 32-011	AMD-P	00-10-117
315- 11A-210	REP	00-07-131	317- 21-260	REP-XR	00-12-091	352- 32-011	AMD	00-13-070
315- 11A-211	REP-XR	00-02-055	317- 21-260	REP	00-16-134	352- 32-030	AMD-P	00-10-117
315- 11A-211	REP	00-07-131	317- 21-265	REP-XR	00-12-091	352- 32-030	AMD	00-13-070
315- 11A-212	REP-XR	00-02-055	317- 21-265	REP	00-16-134	352- 32-040	AMD-P	00-10-117
315- 11A-212	REP	00-07-131	317- 21-300	REP-P	00-23-104	352- 32-040	AMD	00-13-070
315- 11A-213	REP-XR	00-02-055	317- 21-305	REP-P	00-23-104	352- 32-045	AMD-P	00-10-117
315- 11A-213	REP	00-07-131	317- 21-310	REP-P	00-23-104	352- 32-045	AMD	00-13-070
315- 11A-214	REP-XR	00-02-055	317- 21-315	REP-P	00-23-104	352- 32-050	AMD-P	00-10-117
315- 11A-214	REP	00-07-131	317- 21-320	REP-P	00-23-104	352- 32-050	AMD	00-13-070
315- 11A-215	REP-XR	00-14-057	317- 21-325	REP-P	00-23-104	352- 32-053	AMD-P	00-10-117
315- 11A-215	REP	00-19-066	317- 21-330	REP-P	00-23-104	352- 32-053	AMD	00-13-070
315- 11A-216	REP-XR	00-14-057	317- 21-335	REP-P	00-23-104	352- 32-056	AMD-P	00-10-117
315- 11A-216	REP	00-19-066	317- 21-340	REP-P	00-23-104	352- 32-056	AMD	00-13-070
315- 11A-217	REP-XR	00-14-057	317- 21-345	REP-P	00-23-104	352- 32-060	AMD-P	00-10-117
315- 11A-217	REP	00-19-066	317- 21-400	REP-P	00-23-104	352- 32-060	AMD	00-13-070
315- 36-100	PREP	00-17-101	317- 21-410	REP-P	00-23-104	352- 32-070	AMD-P	00-10-117
315- 36-100	AMD-P	00-19-065	317- 21-500	REP-P	00-23-104	352- 32-070	AMD	00-13-070
315- 36-100	AMD	00-24-101	317- 21-510	REP-P	00-23-104	352- 32-075	AMD-P	00-10-117
316- 02-150	AMD-XA	00-21-045	317- 21-520	REP-P	00-23-104	352- 32-075	AMD	00-13-070
316- 02-810	AMD-XA	00-21-045	317- 21-530	REP-P	00-23-104	352- 32-080	AMD-P	00-10-117
316- 02-820	AMD-XA	00-21-045	317- 21-540	REP-XR	00-12-091	352- 32-080	AMD	00-13-070
316- 65-515	AMD-XA	00-21-045	317- 21-540	REP	00-16-134	352- 32-085	AMD-P	00-10-117
316- 85-020	AMD-XA	00-21-045	317- 21-550	REP-P	00-23-104	352- 32-085	AMD	00-13-070
317- 10	PREP	00-05-096	317- 21-560	REP-P	00-23-104	352- 32-090	AMD-P	00-10-117
317- 21	PREP	00-18-106	317- 21-900	REP-P	00-23-104	352- 32-090	AMD	00-13-070
317- 21-010	REP-P	00-23-104	317- 21-910	REP-P	00-23-104	352- 32-100	AMD-P	00-10-117
317- 21-020	REP-P	00-23-104	326- 30-041	PREP	00-10-105	352- 32-100	AMD	00-13-070
317- 21-030	REP-P	00-23-104	326- 30-041	AMD-P	00-13-112	352- 32-110	AMD-P	00-10-117
317- 21-040	REP-P	00-23-104	326- 30-041	AMD	00-17-059	352- 32-110	AMD	00-13-070

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
352-32-120	AMD-P	00-10-117	352-70-010	AMD-S	00-22-115	359-14-030	NEW-C	00-06-049
352-32-120	AMD	00-13-070	352-70-020	AMD-P	00-16-158	359-14-030	NEW	00-10-028
352-32-130	AMD-P	00-10-117	352-70-020	AMD-S	00-22-115	359-14-050	NEW-P	00-04-054
352-32-130	AMD	00-13-070	352-70-030	AMD-P	00-16-158	359-14-050	NEW-C	00-06-049
352-32-150	AMD-P	00-10-117	352-70-030	AMD-S	00-22-115	359-14-050	NEW	00-10-028
352-32-150	AMD	00-13-070	352-70-035	NEW-P	00-16-158	359-14-070	NEW-P	00-04-054
352-32-15001	AMD-P	00-10-117	352-70-035	NEW-S	00-22-115	359-14-070	NEW-C	00-06-049
352-32-15001	AMD	00-13-070	352-70-040	AMD-P	00-16-158	359-14-070	NEW	00-10-028
352-32-155	AMD-P	00-10-117	352-70-040	AMD-S	00-22-115	359-14-080	NEW-P	00-04-054
352-32-155	AMD	00-13-070	352-70-050	AMD-P	00-16-158	359-14-080	NEW-C	00-06-049
352-32-157	AMD-P	00-10-117	352-70-050	AMD-S	00-22-115	359-14-080	NEW	00-10-028
352-32-157	AMD	00-13-070	352-70-060	AMD-P	00-16-158	359-14-100	NEW-P	00-04-054
352-32-165	AMD-P	00-10-117	352-70-060	AMD-S	00-22-115	359-14-100	NEW-C	00-06-049
352-32-165	AMD	00-13-070	352-74	PREP	00-16-157	359-14-100	NEW	00-10-028
352-32-195	AMD-P	00-10-117	352-75	PREP	00-16-157	359-14-130	NEW-P	00-04-054
352-32-195	AMD	00-13-070	352-76	PREP	00-12-095	359-14-130	NEW-C	00-06-049
352-32-200	AMD-P	00-10-117	352-76	PREP	00-16-157	359-14-130	NEW	00-10-028
352-32-200	AMD	00-13-070	356-06-045	AMD-P	00-24-136	359-40-010	NEW-P	00-04-054
352-32-210	AMD-P	00-10-117	356-10-040	AMD-P	00-24-135	359-40-010	NEW-C	00-06-049
352-32-210	AMD	00-13-070	356-14-045	AMD-P	00-04-052	359-40-010	NEW	00-10-028
352-32-215	AMD-P	00-10-117	356-14-045	AMD-C	00-06-050	359-40-020	NEW-P	00-04-054
352-32-215	AMD	00-13-070	356-14-045	AMD	00-10-026	359-40-020	NEW-C	00-06-049
352-32-230	AMD-P	00-10-117	356-14-067	AMD-P	00-24-135	359-40-020	NEW	00-10-028
352-32-230	AMD	00-13-070	356-14-070	AMD-P	00-12-074	359-40-050	NEW-P	00-04-054
352-32-235	AMD-P	00-10-117	356-14-070	AMD	00-16-004	359-40-050	NEW-C	00-06-049
352-32-235	AMD	00-13-070	356-14-075	AMD-P	00-24-135	359-40-050	NEW	00-10-028
352-32-250	AMD-P	00-10-117	356-14-085	AMD-P	00-24-135	359-40-060	NEW-P	00-04-054
352-32-250	AMD	00-13-070	356-14-110	AMD-P	00-24-135	359-40-060	NEW-C	00-06-049
352-32-251	AMD-P	00-10-117	356-14-120	AMD-P	00-24-135	359-40-060	NEW	00-10-028
352-32-251	AMD	00-13-070	356-14-140	AMD-P	00-12-073	363-116-080	PREP	00-13-098
352-32-255	AMD-P	00-10-117	356-14-140	AMD	00-16-005	363-116-082	PREP	00-13-098
352-32-255	AMD	00-13-070	356-14-140	AMD-P	00-20-072	363-116-185	AMD-P	00-10-074
352-32-280	AMD-P	00-10-117	356-14-140	AMD	00-23-060	363-116-185	AMD	00-13-097
352-32-280	AMD	00-13-070	356-15-100	AMD-W	00-10-025	363-116-300	AMD-P	00-08-106
352-32-285	PREP	00-04-081	356-15-110	AMD-W	00-10-025	363-116-300	AMD	00-11-119
352-32-285	AMD-P	00-10-117	356-15-140	AMD-P	00-24-135	365-18-010	NEW	00-09-060
352-32-285	AMD	00-13-070	356-18-140	AMD-P	00-24-135	365-18-020	NEW	00-09-060
352-32-290	AMD-P	00-10-117	356-18-220	AMD-P	00-24-135	365-18-030	NEW	00-09-060
352-32-290	AMD	00-13-070	356-22-220	AMD-P	00-12-072	365-18-040	NEW	00-09-060
352-32-330	AMD-P	00-10-117	356-22-220	AMD-C	00-16-003	365-18-050	NEW	00-09-060
352-32-330	AMD	00-13-070	356-22-220	AMD-W	00-18-027	365-18-060	NEW	00-09-060
352-37	PREP	00-16-157	356-22-220	AMD-P	00-18-028	365-18-070	NEW	00-09-060
352-40	PREP	00-16-157	356-26-040	AMD-P	00-04-052	365-18-080	NEW	00-09-060
352-44	PREP	00-16-157	356-26-040	AMD-C	00-06-050	365-18-090	NEW	00-09-060
352-48	PREP	00-16-157	356-26-040	AMD	00-10-026	365-18-100	NEW	00-09-060
352-48	PREP	00-22-116	356-30-075	AMD-P	00-04-052	365-18-110	NEW	00-09-060
352-52	PREP	00-16-157	356-30-075	AMD-C	00-06-050	365-18-120	NEW	00-09-060
352-56	PREP	00-16-157	356-30-075	AMD	00-10-026	365-120	AMD	00-05-020
352-56	PREP	00-22-116	356-30-320	AMD-P	00-24-136	365-120-010	AMD	00-05-020
352-60	PREP	00-16-157	356-30-331	AMD-P	00-06-047	365-120-020	AMD	00-05-020
352-64	PREP	00-12-095	356-30-331	AMD	00-11-122	365-120-030	AMD	00-05-020
352-64	PREP	00-16-157	356-30-331	AMD-P	00-24-136	365-120-040	AMD	00-05-020
352-65	PREP	00-12-095	356-49-040	AMD-P	00-24-135	365-120-050	AMD	00-05-020
352-65	PREP	00-16-157	356-56-210	AMD-P	00-23-133	365-120-060	AMD	00-05-020
352-66	PREP	00-16-157	356-56-220	AMD-P	00-23-133	365-120-070	NEW	00-05-020
352-67	PREP	00-16-157	359-14-010	NEW-P	00-04-054	365-120-080	NEW	00-05-020
352-68	PREP	00-16-157	359-14-010	NEW-C	00-06-049	365-120-090	NEW	00-05-020
352-70	PREP	00-12-094	359-14-010	NEW	00-10-028	365-135-020	AMD	00-02-061
352-70	PREP	00-16-157	359-14-020	NEW-P	00-04-054	365-195-900	NEW-P	00-03-066
352-70	AMD-P	00-16-158	359-14-020	NEW-C	00-06-049	365-195-900	NEW	00-16-064
352-70	AMD-C	00-19-096	359-14-020	NEW	00-10-028	365-195-905	NEW-P	00-03-066
352-70-010	AMD-P	00-16-158	359-14-030	NEW-P	00-04-054	365-195-905	NEW	00-16-064

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365-195-910	NEW-P	00-03-066	388-02-0100	NEW-P	00-10-034	388-02-0255	NEW-P	00-10-034
365-195-910	NEW	00-16-064	388-02-0100	NEW	00-18-059	388-02-0255	NEW	00-18-059
365-195-915	NEW-P	00-03-066	388-02-0105	NEW-P	00-10-034	388-02-0260	NEW-P	00-10-034
365-195-915	NEW	00-16-064	388-02-0105	NEW	00-18-059	388-02-0260	NEW	00-18-059
365-195-920	NEW-P	00-03-066	388-02-0110	NEW-P	00-10-034	388-02-0265	NEW-P	00-10-034
365-195-920	NEW	00-16-064	388-02-0110	NEW	00-18-059	388-02-0265	NEW	00-18-059
365-195-925	NEW-P	00-03-066	388-02-0115	NEW-P	00-10-034	388-02-0270	NEW-P	00-10-034
365-195-925	NEW	00-16-064	388-02-0115	NEW	00-18-059	388-02-0270	NEW	00-18-059
365-197-010	NEW-P	00-03-067	388-02-0120	NEW-P	00-10-034	388-02-0275	NEW-P	00-10-034
365-197-010	NEW-W	00-16-097	388-02-0120	NEW	00-18-059	388-02-0275	NEW	00-18-059
365-197-020	NEW-P	00-03-067	388-02-0125	NEW-P	00-10-034	388-02-0280	NEW-P	00-10-034
365-197-020	NEW-W	00-16-097	388-02-0125	NEW	00-18-059	388-02-0280	NEW	00-18-059
365-197-030	NEW-P	00-03-067	388-02-0130	NEW-P	00-10-034	388-02-0285	NEW-P	00-10-034
365-197-030	NEW-W	00-16-097	388-02-0130	NEW	00-18-059	388-02-0285	NEW	00-18-059
365-197-040	NEW-P	00-03-067	388-02-0135	NEW-P	00-10-034	388-02-0290	NEW-P	00-10-034
365-197-040	NEW-W	00-16-097	388-02-0135	NEW	00-18-059	388-02-0290	NEW	00-18-059
365-197-050	NEW-P	00-03-067	388-02-0140	NEW-P	00-10-034	388-02-0295	NEW-P	00-10-034
365-197-050	NEW-W	00-16-097	388-02-0140	NEW	00-18-059	388-02-0295	NEW	00-18-059
365-197-060	NEW-P	00-03-067	388-02-0145	NEW-P	00-10-034	388-02-0300	NEW-P	00-10-034
365-197-060	NEW-W	00-16-097	388-02-0145	NEW	00-18-059	388-02-0300	NEW	00-18-059
365-197-070	NEW-P	00-03-067	388-02-0150	NEW-P	00-10-034	388-02-0305	NEW-P	00-10-034
365-197-070	NEW-W	00-16-097	388-02-0150	NEW	00-18-059	388-02-0305	NEW	00-18-059
365-197-080	NEW-P	00-03-067	388-02-0155	NEW-P	00-10-034	388-02-0310	NEW-P	00-10-034
365-197-080	NEW-W	00-16-097	388-02-0155	NEW	00-18-059	388-02-0310	NEW	00-18-059
388-02-0005	NEW-P	00-10-034	388-02-0160	NEW-P	00-10-034	388-02-0315	NEW-P	00-10-034
388-02-0005	NEW	00-18-059	388-02-0160	NEW	00-18-059	388-02-0315	NEW	00-18-059
388-02-0010	NEW-P	00-10-034	388-02-0165	NEW-P	00-10-034	388-02-0320	NEW-P	00-10-034
388-02-0010	NEW	00-18-059	388-02-0165	NEW	00-18-059	388-02-0320	NEW	00-18-059
388-02-0015	NEW-P	00-10-034	388-02-0170	NEW-P	00-10-034	388-02-0325	NEW-P	00-10-034
388-02-0015	NEW	00-18-059	388-02-0170	NEW	00-18-059	388-02-0325	NEW	00-18-059
388-02-0020	NEW-P	00-10-034	388-02-0175	NEW-P	00-10-034	388-02-0330	NEW-P	00-10-034
388-02-0020	NEW	00-18-059	388-02-0175	NEW	00-18-059	388-02-0330	NEW	00-18-059
388-02-0025	NEW-P	00-10-034	388-02-0180	NEW-P	00-10-034	388-02-0335	NEW-P	00-10-034
388-02-0025	NEW	00-18-059	388-02-0180	NEW	00-18-059	388-02-0335	NEW	00-18-059
388-02-0030	NEW-P	00-10-034	388-02-0185	NEW-P	00-10-034	388-02-0340	NEW-P	00-10-034
388-02-0030	NEW	00-18-059	388-02-0185	NEW	00-18-059	388-02-0340	NEW	00-18-059
388-02-0035	NEW-P	00-10-034	388-02-0190	NEW-P	00-10-034	388-02-0345	NEW-P	00-10-034
388-02-0035	NEW	00-18-059	388-02-0190	NEW	00-18-059	388-02-0345	NEW	00-18-059
388-02-0040	NEW-P	00-10-034	388-02-0195	NEW-P	00-10-034	388-02-0350	NEW-P	00-10-034
388-02-0040	NEW	00-18-059	388-02-0195	NEW	00-18-059	388-02-0350	NEW	00-18-059
388-02-0045	NEW-P	00-10-034	388-02-0200	NEW-P	00-10-034	388-02-0355	NEW-P	00-10-034
388-02-0045	NEW	00-18-059	388-02-0200	NEW	00-18-059	388-02-0355	NEW	00-18-059
388-02-0050	NEW-P	00-10-034	388-02-0205	NEW-P	00-10-034	388-02-0360	NEW-P	00-10-034
388-02-0050	NEW	00-18-059	388-02-0205	NEW	00-18-059	388-02-0360	NEW	00-18-059
388-02-0055	NEW-P	00-10-034	388-02-0210	NEW-P	00-10-034	388-02-0365	NEW-P	00-10-034
388-02-0055	NEW	00-18-059	388-02-0210	NEW	00-18-059	388-02-0365	NEW	00-18-059
388-02-0060	NEW-P	00-10-034	388-02-0215	NEW-P	00-10-034	388-02-0370	NEW-P	00-10-034
388-02-0060	NEW	00-18-059	388-02-0215	NEW	00-18-059	388-02-0370	NEW	00-18-059
388-02-0065	NEW-P	00-10-034	388-02-0220	NEW-P	00-10-034	388-02-0375	NEW-P	00-10-034
388-02-0065	NEW	00-18-059	388-02-0220	NEW	00-18-059	388-02-0375	NEW	00-18-059
388-02-0070	NEW-P	00-10-034	388-02-0225	NEW-P	00-10-034	388-02-0380	NEW-P	00-10-034
388-02-0070	NEW	00-18-059	388-02-0225	NEW	00-18-059	388-02-0380	NEW	00-18-059
388-02-0075	NEW-P	00-10-034	388-02-0230	NEW-P	00-10-034	388-02-0385	NEW-P	00-10-034
388-02-0075	NEW	00-18-059	388-02-0230	NEW	00-18-059	388-02-0385	NEW	00-18-059
388-02-0080	NEW-P	00-10-034	388-02-0235	NEW-P	00-10-034	388-02-0390	NEW-P	00-10-034
388-02-0080	NEW	00-18-059	388-02-0235	NEW	00-18-059	388-02-0390	NEW	00-18-059
388-02-0085	NEW-P	00-10-034	388-02-0240	NEW-P	00-10-034	388-02-0395	NEW-P	00-10-034
388-02-0085	NEW	00-18-059	388-02-0240	NEW	00-18-059	388-02-0395	NEW	00-18-059
388-02-0090	NEW-P	00-10-034	388-02-0245	NEW-P	00-10-034	388-02-0400	NEW-P	00-10-034
388-02-0090	NEW	00-18-059	388-02-0245	NEW	00-18-059	388-02-0400	NEW	00-18-059
388-02-0095	NEW-P	00-10-034	388-02-0250	NEW-P	00-10-034	388-02-0405	NEW-P	00-10-034
388-02-0095	NEW	00-18-059	388-02-0250	NEW	00-18-059	388-02-0405	NEW	00-18-059

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-02-0410	NEW-P	00-10-034	388-02-0565	NEW-P	00-10-034	388-03-154	NEW	00-06-014
388-02-0410	NEW	00-18-059	388-02-0565	NEW	00-18-059	388-03-156	NEW	00-06-014
388-02-0415	NEW-P	00-10-034	388-02-0570	NEW-P	00-10-034	388-03-170	NEW	00-06-014
388-02-0415	NEW	00-18-059	388-02-0570	NEW	00-18-059	388-03-172	NEW	00-06-014
388-02-0420	NEW-P	00-10-034	388-02-0575	NEW-P	00-10-034	388-03-174	NEW	00-06-014
388-02-0420	NEW	00-18-059	388-02-0575	NEW	00-18-059	388-03-176	NEW	00-06-014
388-02-0425	NEW-P	00-10-034	388-02-0580	NEW-P	00-10-034	388-08-410	REP-P	00-10-094
388-02-0425	NEW	00-18-059	388-02-0580	NEW	00-18-059	388-08-410	REP	00-18-058
388-02-0430	NEW-P	00-10-034	388-02-0585	NEW-P	00-10-034	388-08-413	REP-P	00-10-094
388-02-0430	NEW	00-18-059	388-02-0585	NEW	00-18-059	388-08-413	REP	00-18-058
388-02-0435	NEW-P	00-10-034	388-02-0590	NEW-P	00-10-034	388-08-425	REP-P	00-10-094
388-02-0435	NEW	00-18-059	388-02-0590	NEW	00-18-059	388-08-425	REP	00-18-058
388-02-0440	NEW-P	00-10-034	388-02-0595	NEW-P	00-10-034	388-08-428	REP-P	00-10-094
388-02-0440	NEW	00-18-059	388-02-0595	NEW	00-18-059	388-08-428	REP	00-18-058
388-02-0445	NEW-P	00-10-034	388-02-0600	NEW-P	00-10-034	388-08-431	REP-P	00-10-094
388-02-0445	NEW	00-18-059	388-02-0600	NEW	00-18-059	388-08-431	REP	00-18-058
388-02-0450	NEW-P	00-10-034	388-02-0605	NEW-P	00-10-034	388-08-434	REP-P	00-10-094
388-02-0450	NEW	00-18-059	388-02-0605	NEW	00-18-059	388-08-434	REP	00-18-058
388-02-0455	NEW-P	00-10-034	388-02-0610	NEW-P	00-10-034	388-08-437	REP-P	00-10-094
388-02-0455	NEW	00-18-059	388-02-0610	NEW	00-18-059	388-08-437	REP	00-18-058
388-02-0460	NEW-P	00-10-034	388-02-0615	NEW-P	00-10-034	388-08-440	REP-P	00-10-094
388-02-0460	NEW	00-18-059	388-02-0615	NEW	00-18-059	388-08-440	REP	00-18-058
388-02-0465	NEW-P	00-10-034	388-02-0620	NEW-P	00-10-034	388-08-446	REP-P	00-10-094
388-02-0465	NEW	00-18-059	388-02-0620	NEW	00-18-059	388-08-446	REP	00-18-058
388-02-0470	NEW-P	00-10-034	388-02-0625	NEW-P	00-10-034	388-08-449	REP-P	00-10-094
388-02-0470	NEW	00-18-059	388-02-0625	NEW	00-18-059	388-08-449	REP	00-18-058
388-02-0475	NEW-P	00-10-034	388-02-0630	NEW-P	00-10-034	388-08-452	REP-P	00-10-094
388-02-0475	NEW	00-18-059	388-02-0630	NEW	00-18-059	388-08-452	REP	00-18-058
388-02-0480	NEW-P	00-10-034	388-02-0635	NEW-P	00-10-034	388-08-461	REP-P	00-10-094
388-02-0480	NEW	00-18-059	388-02-0635	NEW	00-18-059	388-08-461	REP	00-18-058
388-02-0485	NEW-P	00-10-034	388-02-0640	NEW-P	00-10-034	388-08-462	REP-P	00-10-094
388-02-0485	NEW	00-18-059	388-02-0640	NEW	00-18-059	388-08-462	REP	00-18-058
388-02-0490	NEW-P	00-10-034	388-02-0645	NEW-P	00-10-034	388-08-464	REP-P	00-10-094
388-02-0490	NEW	00-18-059	388-02-0645	NEW	00-18-059	388-08-464	REP	00-18-058
388-02-0495	NEW-P	00-10-034	388-02-0650	NEW-P	00-10-034	388-08-466	REP-P	00-10-094
388-02-0495	NEW	00-18-059	388-02-0650	NEW	00-18-059	388-08-466	REP	00-18-058
388-02-0500	NEW-P	00-10-034	388-03-010	NEW	00-06-014	388-08-470	REP-P	00-10-094
388-02-0500	NEW	00-18-059	388-03-020	NEW	00-06-014	388-08-470	REP	00-18-058
388-02-0505	NEW-P	00-10-034	388-03-030	NEW	00-06-014	388-08-515	REP-P	00-10-094
388-02-0505	NEW	00-18-059	388-03-050	NEW	00-06-014	388-08-515	REP	00-18-058
388-02-0510	NEW-P	00-10-034	388-03-060	NEW	00-06-014	388-08-525	REP-P	00-10-094
388-02-0510	NEW	00-18-059	388-03-110	NEW	00-06-014	388-08-525	REP	00-18-058
388-02-0515	NEW-P	00-10-034	388-03-112	NEW	00-06-014	388-08-535	REP-P	00-10-094
388-02-0515	NEW	00-18-059	388-03-114	NEW	00-06-014	388-08-535	REP	00-18-058
388-02-0520	NEW-P	00-10-034	388-03-115	NEW	00-06-014	388-08-545	REP-P	00-10-094
388-02-0520	NEW	00-18-059	388-03-116	NEW	00-06-014	388-08-545	REP	00-18-058
388-02-0525	NEW-P	00-10-034	388-03-117	NEW	00-06-014	388-08-555	REP-P	00-10-094
388-02-0525	NEW	00-18-059	388-03-118	NEW	00-06-014	388-08-555	REP	00-18-058
388-02-0530	NEW-P	00-10-034	388-03-120	NEW	00-06-014	388-08-565	REP-P	00-10-094
388-02-0530	NEW	00-18-059	388-03-122	NEW	00-06-014	388-08-565	REP	00-18-058
388-02-0535	NEW-P	00-10-034	388-03-123	NEW	00-06-014	388-08-575	REP-P	00-10-094
388-02-0535	NEW	00-18-059	388-03-124	NEW	00-06-014	388-08-575	REP	00-18-058
388-02-0540	NEW-P	00-10-034	388-03-125	NEW	00-06-014	388-08-585	REP-P	00-10-094
388-02-0540	NEW	00-18-059	388-03-126	NEW	00-06-014	388-08-585	REP	00-18-058
388-02-0545	NEW-P	00-10-034	388-03-130	NEW	00-06-014	388-11-011	PREP	00-06-039
388-02-0545	NEW	00-18-059	388-03-132	NEW	00-06-014	388-11-011	AMD-P	00-10-096
388-02-0550	NEW-P	00-10-034	388-03-133	NEW	00-06-014	388-11-011	AMD	00-15-016
388-02-0550	NEW	00-18-059	388-03-135	NEW	00-06-014	388-11-011	REP-P	00-16-114
388-02-0555	NEW-P	00-10-034	388-03-138	NEW	00-06-014	388-11-011	AMD	00-20-022
388-02-0555	NEW	00-18-059	388-03-140	NEW	00-06-014	388-11-011	REP-S	00-21-113
388-02-0560	NEW-P	00-10-034	388-03-150	NEW	00-06-014	388-11-015	PREP	00-06-039
388-02-0560	NEW	00-18-059	388-03-152	NEW	00-06-014	388-11-015	REP-P	00-16-114

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 11-015	REP-S	00-21-113	388- 11-220	REP-S	00-21-113	388- 11-420	REP	00-15-016
388- 11-045	PREP	00-06-039	388- 11-280	PREP	00-06-039	388- 11-420	REP	00-20-022
388- 11-045	REP-P	00-16-114	388- 11-280	REP-P	00-16-114	388- 11-425	PREP	00-06-039
388- 11-045	REP-S	00-21-113	388- 11-280	REP-S	00-21-113	388- 11-425	REP-P	00-10-096
388- 11-048	PREP	00-06-039	388- 11-285	PREP	00-06-039	388- 11-425	REP	00-15-016
388- 11-048	REP-P	00-16-114	388- 11-285	REP-P	00-10-096	388- 11-425	REP	00-20-022
388- 11-048	REP-S	00-21-113	388- 11-285	REP	00-15-016	388- 11-430	PREP	00-06-039
388- 11-065	PREP	00-06-039	388- 11-285	REP	00-20-022	388- 11-430	REP-P	00-10-096
388- 11-065	REP-P	00-16-114	388- 11-290	PREP	00-06-039	388- 11-430	REP	00-15-016
388- 11-065	REP-S	00-21-113	388- 11-290	REP-P	00-10-096	388- 11-430	REP	00-20-022
388- 11-067	PREP	00-06-039	388- 11-290	REP	00-15-016	388- 13	PREP	00-06-039
388- 11-067	REP-P	00-16-114	388- 11-290	REP	00-20-022	388- 13-010	REP-P	00-16-114
388- 11-067	REP-S	00-21-113	388- 11-295	PREP	00-06-039	388- 13-010	REP-S	00-21-113
388- 11-100	PREP	00-06-039	388- 11-295	REP-P	00-10-096	388- 13-020	REP-P	00-16-114
388- 11-100	AMD-P	00-10-096	388- 11-295	REP	00-15-016	388- 13-020	REP-S	00-21-113
388- 11-100	AMD	00-15-016	388- 11-295	REP	00-20-022	388- 13-030	REP-P	00-16-114
388- 11-100	REP-P	00-16-114	388- 11-300	PREP	00-06-039	388- 13-030	REP-S	00-21-113
388- 11-100	AMD	00-20-022	388- 11-300	REP-P	00-16-114	388- 13-040	REP-P	00-16-114
388- 11-100	REP-S	00-21-113	388- 11-300	REP-S	00-21-113	388- 13-040	REP-S	00-21-113
388- 11-120	PREP	00-06-039	388- 11-305	PREP	00-06-039	388- 13-050	REP-P	00-16-114
388- 11-120	AMD-P	00-10-096	388- 11-305	AMD-P	00-10-096	388- 13-050	REP-S	00-21-113
388- 11-120	AMD	00-15-016	388- 11-305	AMD	00-15-016	388- 13-060	REP-P	00-16-114
388- 11-120	REP-P	00-16-114	388- 11-305	REP-P	00-16-114	388- 13-060	REP-S	00-21-113
388- 11-120	AMD	00-20-022	388- 11-305	AMD	00-20-022	388- 13-070	REP-P	00-16-114
388- 11-120	REP-S	00-21-113	388- 11-305	REP-S	00-21-113	388- 13-070	REP-S	00-21-113
388- 11-135	PREP	00-06-039	388- 11-310	PREP	00-06-039	388- 13-085	REP-P	00-16-114
388- 11-135	REP-P	00-16-114	388- 11-310	AMD-P	00-10-096	388- 13-085	REP-S	00-21-113
388- 11-135	REP-S	00-21-113	388- 11-310	AMD	00-15-016	388- 13-090	REP-P	00-16-114
388- 11-140	PREP	00-06-039	388- 11-310	REP-P	00-16-114	388- 13-090	REP-S	00-21-113
388- 11-140	REP-P	00-16-114	388- 11-310	AMD	00-20-022	388- 13-100	REP-P	00-16-114
388- 11-140	REP-S	00-21-113	388- 11-310	REP-S	00-21-113	388- 13-100	REP-S	00-21-113
388- 11-143	REP-P	00-16-114	388- 11-315	PREP	00-06-039	388- 13-110	REP-P	00-16-114
388- 11-143	REP-S	00-21-113	388- 11-315	REP-P	00-06-068	388- 13-110	REP-S	00-21-113
388- 11-145	PREP	00-06-039	388- 11-315	REP	00-09-076	388- 13-120	REP-P	00-16-114
388- 11-145	REP-P	00-16-114	388- 11-320	PREP	00-06-039	388- 13-120	REP-S	00-21-113
388- 11-145	REP-S	00-21-113	388- 11-320	REP-P	00-16-114	388- 14-010	PREP	00-06-039
388- 11-150	PREP	00-06-039	388- 11-320	REP-S	00-21-113	388- 14-010	REP-P	00-16-114
388- 11-150	AMD-P	00-10-096	388- 11-325	PREP	00-06-039	388- 14-010	REP-S	00-21-113
388- 11-150	AMD	00-15-016	388- 11-325	REP-P	00-16-114	388- 14-020	PREP	00-06-039
388- 11-150	REP-P	00-16-114	388- 11-325	REP-S	00-21-113	388- 14-020	REP-P	00-16-114
388- 11-150	AMD	00-20-022	388- 11-330	PREP	00-06-039	388- 14-020	REP-S	00-21-113
388- 11-150	REP-S	00-21-113	388- 11-330	REP-P	00-16-114	388- 14-030	PREP	00-06-039
388- 11-155	PREP	00-06-039	388- 11-330	REP-S	00-21-113	388- 14-030	REP-P	00-16-114
388- 11-155	REP-P	00-16-114	388- 11-335	PREP	00-06-039	388- 14-030	REP-S	00-21-113
388- 11-155	REP-S	00-21-113	388- 11-335	REP-P	00-06-039	388- 14-035	PREP	00-06-039
388- 11-170	PREP	00-06-039	388- 11-335	REP-P	00-16-114	388- 14-035	REP-P	00-16-114
388- 11-170	REP-P	00-16-114	388- 11-340	PREP	00-06-039	388- 14-035	REP-S	00-21-113
388- 11-170	REP-S	00-21-113	388- 11-340	REP-P	00-16-114	388- 14-040	PREP	00-06-039
388- 11-180	PREP	00-06-039	388- 11-340	REP-S	00-21-113	388- 14-040	REP-P	00-16-114
388- 11-180	REP-P	00-16-114	388- 11-400	PREP	00-06-039	388- 14-040	REP-S	00-21-113
388- 11-180	REP-S	00-21-113	388- 11-400	REP-P	00-10-096	388- 14-045	PREP	00-06-039
388- 11-205	PREP	00-06-039	388- 11-400	REP	00-15-016	388- 14-045	REP-P	00-16-114
388- 11-205	REP-P	00-16-114	388- 11-400	REP	00-20-022	388- 14-045	REP-S	00-21-113
388- 11-205	REP-S	00-21-113	388- 11-410	PREP	00-06-039	388- 14-050	PREP	00-06-039
388- 11-210	PREP	00-06-039	388- 11-410	REP-P	00-10-096	388- 14-050	REP-P	00-16-114
388- 11-210	REP-P	00-16-114	388- 11-410	REP	00-15-016	388- 14-050	REP-S	00-21-113
388- 11-210	REP-S	00-21-113	388- 11-415	PREP	00-06-039	388- 14-100	PREP	00-06-039
388- 11-215	PREP	00-06-039	388- 11-415	REP-P	00-10-096	388- 14-100	REP-P	00-16-114
388- 11-215	REP-P	00-16-114	388- 11-415	REP	00-15-016	388- 14-100	REP-S	00-21-113
388- 11-215	REP-S	00-21-113	388- 11-415	REP	00-20-022	388- 14-200	PREP	00-06-039
388- 11-220	PREP	00-06-039	388- 11-420	PREP	00-06-039	388- 14-200	REP-P	00-16-114
388- 11-220	REP-P	00-16-114	388- 11-420	REP-P	00-10-096	388- 14-200	REP-S	00-21-113

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-14-201	PREP	00-06-039	388-14-376	REP-S	00-21-113	388-14-490	PREP	00-06-039
388-14-201	REP-P	00-16-114	388-14-385	PREP	00-06-039	388-14-490	REP-P	00-16-114
388-14-201	REP-S	00-21-113	388-14-385	REP-P	00-16-114	388-14-490	REP-S	00-21-113
388-14-202	PREP	00-06-039	388-14-385	REP-S	00-21-113	388-14-495	PREP	00-06-039
388-14-202	REP-P	00-16-114	388-14-386	PREP	00-06-039	388-14-495	REP-P	00-16-114
388-14-202	REP-S	00-21-113	388-14-386	REP-P	00-16-114	388-14-495	REP-S	00-21-113
388-14-203	PREP	00-06-039	388-14-386	REP-S	00-21-113	388-14-496	REP-P	00-16-114
388-14-203	REP-P	00-16-114	388-14-387	PREP	00-06-039	388-14-496	REP-S	00-21-113
388-14-203	REP-S	00-21-113	388-14-387	REP-P	00-16-114	388-14-500	PREP	00-06-039
388-14-205	PREP	00-06-039	388-14-387	REP-S	00-21-113	388-14-500	REP-P	00-16-114
388-14-205	REP-P	00-16-114	388-14-388	PREP	00-06-039	388-14-500	REP-S	00-21-113
388-14-205	REP-S	00-21-113	388-14-388	REP-P	00-16-114	388-14-510	PREP	00-06-039
388-14-210	PREP	00-06-039	388-14-388	REP-S	00-21-113	388-14-510	REP-P	00-16-114
388-14-210	REP-P	00-16-114	388-14-390	PREP	00-06-039	388-14-510	REP-S	00-21-113
388-14-210	REP-S	00-21-113	388-14-390	REP-P	00-16-114	388-14-520	PREP	00-06-039
388-14-220	PREP	00-06-039	388-14-390	REP-S	00-21-113	388-14-520	REP-P	00-16-114
388-14-220	REP-P	00-16-114	388-14-395	PREP	00-06-039	388-14-520	REP-S	00-21-113
388-14-220	REP-S	00-21-113	388-14-395	REP-P	00-16-114	388-14-530	PREP	00-06-039
388-14-250	PREP	00-06-039	388-14-395	REP-S	00-21-113	388-14-530	REP-P	00-16-114
388-14-250	REP-P	00-16-114	388-14-410	PREP	00-06-039	388-14-530	REP-S	00-21-113
388-14-250	REP-S	00-21-113	388-14-410	REP-P	00-16-114	388-14-540	PREP	00-06-039
388-14-260	PREP	00-06-039	388-14-410	REP-S	00-21-113	388-14-540	REP-P	00-16-114
388-14-260	REP-P	00-16-114	388-14-415	PREP	00-06-039	388-14-540	REP-S	00-21-113
388-14-260	REP-S	00-21-113	388-14-415	REP-P	00-16-114	388-14-550	PREP	00-06-039
388-14-270	PREP	00-06-039	388-14-415	REP-S	00-21-113	388-14-550	REP-P	00-16-114
388-14-270	REP-P	00-16-114	388-14-420	PREP	00-06-039	388-14-550	REP-S	00-21-113
388-14-270	REP-S	00-21-113	388-14-420	REP-P	00-16-114	388-14-560	PREP	00-06-039
388-14-271	PREP	00-06-039	388-14-420	REP-S	00-21-113	388-14-560	REP-P	00-16-114
388-14-271	REP-P	00-16-114	388-14-421	PREP	00-06-039	388-14-560	REP-S	00-21-113
388-14-271	REP-S	00-21-113	388-14-421	REP-P	00-16-114	388-14-570	PREP	00-06-039
388-14-272	PREP	00-06-039	388-14-421	REP-S	00-21-113	388-14-570	REP-P	00-16-114
388-14-272	REP-P	00-16-114	388-14-422	PREP	00-06-039	388-14-570	REP-S	00-21-113
388-14-272	REP-S	00-21-113	388-14-422	REP-P	00-16-114	388-14A-1000	NEW-P	00-16-114
388-14-273	PREP	00-06-039	388-14-422	REP-S	00-21-113	388-14A-1000	NEW-S	00-21-113
388-14-273	REP-P	00-16-114	388-14-423	PREP	00-06-039	388-14A-1005	NEW-P	00-16-114
388-14-273	REP-S	00-21-113	388-14-423	REP-P	00-16-114	388-14A-1005	NEW-S	00-21-113
388-14-274	PREP	00-06-039	388-14-423	REP-S	00-21-113	388-14A-1010	NEW-P	00-16-114
388-14-274	REP-P	00-16-114	388-14-424	PREP	00-06-039	388-14A-1010	NEW-S	00-21-113
388-14-274	REP-S	00-21-113	388-14-424	REP-P	00-16-114	388-14A-1015	NEW-P	00-16-114
388-14-276	PREP	00-06-039	388-14-424	REP-S	00-21-113	388-14A-1015	NEW-S	00-21-113
388-14-276	REP-P	00-16-114	388-14-427	PREP	00-06-039	388-14A-1020	NEW-P	00-16-114
388-14-276	REP-S	00-21-113	388-14-427	REP-P	00-16-114	388-14A-1020	NEW-S	00-21-113
388-14-300	PREP	00-06-039	388-14-427	REP-S	00-21-113	388-14A-1025	NEW-P	00-16-114
388-14-300	REP-P	00-16-114	388-14-435	PREP	00-06-039	388-14A-1025	NEW-S	00-21-113
388-14-300	REP-S	00-21-113	388-14-435	REP-P	00-16-114	388-14A-1030	NEW-P	00-16-114
388-14-310	PREP	00-06-039	388-14-435	REP-S	00-21-113	388-14A-1030	NEW-S	00-21-113
388-14-310	REP-P	00-16-114	388-14-440	PREP	00-06-039	388-14A-1035	NEW-P	00-16-114
388-14-310	REP-S	00-21-113	388-14-440	REP-P	00-16-114	388-14A-1035	NEW-S	00-21-113
388-14-350	PREP	00-06-039	388-14-440	REP-S	00-21-113	388-14A-1036	NEW-S	00-21-113
388-14-350	REP-P	00-16-114	388-14-445	PREP	00-06-039	388-14A-1040	NEW-P	00-16-114
388-14-350	REP-S	00-21-113	388-14-445	REP-P	00-10-096	388-14A-1040	NEW-S	00-21-113
388-14-360	PREP	00-06-039	388-14-445	REP	00-15-016	388-14A-1045	NEW-P	00-16-114
388-14-360	REP-P	00-16-114	388-14-445	REP	00-20-022	388-14A-1045	NEW-S	00-21-113
388-14-360	REP-S	00-21-113	388-14-450	PREP	00-06-039	388-14A-1050	NEW-P	00-16-114
388-14-365	PREP	00-06-039	388-14-450	REP-P	00-16-114	388-14A-1050	NEW-S	00-21-113
388-14-365	REP-P	00-16-114	388-14-450	REP-S	00-21-113	388-14A-1055	NEW-P	00-16-114
388-14-365	REP-S	00-21-113	388-14-460	PREP	00-06-039	388-14A-1055	NEW-S	00-21-113
388-14-370	PREP	00-06-039	388-14-460	REP-P	00-16-114	388-14A-1060	NEW-P	00-16-114
388-14-370	REP-P	00-16-114	388-14-460	REP-S	00-21-113	388-14A-1060	NEW-S	00-21-113
388-14-370	REP-S	00-21-113	388-14-480	PREP	00-06-039	388-14A-2000	NEW-P	00-16-114
388-14-376	PREP	00-06-039	388-14-480	REP-P	00-16-114	388-14A-2000	NEW-S	00-21-113
388-14-376	REP-P	00-16-114	388-14-480	REP-S	00-21-113	388-14A-2005	NEW-P	00-16-114

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 14A-2005	NEW-S	00-21-113	388- 14A-2160	NEW-S	00-21-113	388- 14A-3375	NEW-P	00-16-114
388- 14A-2010	NEW-P	00-16-114	388- 14A-3100	NEW-P	00-10-096	388- 14A-3375	NEW-S	00-21-113
388- 14A-2010	NEW-S	00-21-113	388- 14A-3100	NEW	00-15-016	388- 14A-3400	NEW-P	00-16-114
388- 14A-2015	NEW-P	00-16-114	388- 14A-3100	NEW	00-20-022	388- 14A-3400	NEW-S	00-21-113
388- 14A-2015	NEW-S	00-21-113	388- 14A-3102	NEW-P	00-10-096	388- 14A-3500	NEW-P	00-16-114
388- 14A-2020	NEW-P	00-16-114	388- 14A-3102	NEW	00-15-016	388- 14A-3500	NEW-S	00-21-113
388- 14A-2020	NEW-S	00-21-113	388- 14A-3102	NEW	00-20-022	388- 14A-3600	NEW-P	00-16-114
388- 14A-2025	NEW-P	00-16-114	388- 14A-3105	NEW-P	00-10-096	388- 14A-3600	NEW-S	00-21-113
388- 14A-2025	NEW-S	00-21-113	388- 14A-3105	NEW	00-15-016	388- 14A-3700	NEW-P	00-16-114
388- 14A-2030	NEW-P	00-16-114	388- 14A-3105	NEW	00-20-022	388- 14A-3700	NEW-S	00-21-113
388- 14A-2030	NEW-S	00-21-113	388- 14A-3110	NEW-P	00-10-096	388- 14A-3800	NEW-P	00-16-114
388- 14A-2035	NEW-P	00-16-114	388- 14A-3110	NEW	00-15-016	388- 14A-3800	NEW-S	00-21-113
388- 14A-2035	NEW-S	00-21-113	388- 14A-3110	NEW	00-20-022	388- 14A-3810	NEW-P	00-16-114
388- 14A-2036	NEW-P	00-16-114	388- 14A-3115	NEW-P	00-10-096	388- 14A-3810	NEW-S	00-21-113
388- 14A-2036	NEW-S	00-21-113	388- 14A-3115	NEW	00-15-016	388- 14A-3850	NEW-P	00-06-068
388- 14A-2037	NEW-P	00-16-114	388- 14A-3115	NEW	00-20-022	388- 14A-3850	NEW	00-09-076
388- 14A-2037	NEW-S	00-21-113	388- 14A-3120	NEW-P	00-10-096	388- 14A-3855	NEW-P	00-06-068
388- 14A-2038	NEW-P	00-16-114	388- 14A-3120	NEW	00-15-016	388- 14A-3855	NEW	00-09-076
388- 14A-2038	NEW-S	00-21-113	388- 14A-3120	NEW	00-20-022	388- 14A-3860	NEW-P	00-06-068
388- 14A-2040	NEW-P	00-16-114	388- 14A-3125	NEW-P	00-10-096	388- 14A-3860	NEW	00-09-076
388- 14A-2040	NEW-S	00-21-113	388- 14A-3125	NEW	00-15-016	388- 14A-3865	NEW-P	00-06-068
388- 14A-2041	NEW-P	00-16-114	388- 14A-3125	NEW	00-20-022	388- 14A-3865	NEW	00-09-076
388- 14A-2041	NEW-S	00-21-113	388- 14A-3130	NEW-P	00-10-096	388- 14A-3870	NEW-P	00-06-068
388- 14A-2045	NEW-P	00-16-114	388- 14A-3130	NEW	00-15-016	388- 14A-3870	NEW	00-09-076
388- 14A-2045	NEW-S	00-21-113	388- 14A-3130	NEW	00-20-022	388- 14A-3875	NEW-P	00-06-068
388- 14A-2050	NEW-P	00-16-114	388- 14A-3131	NEW-P	00-10-096	388- 14A-3875	NEW	00-09-076
388- 14A-2050	NEW-S	00-21-113	388- 14A-3131	NEW	00-15-016	388- 14A-3900	NEW-P	00-16-114
388- 14A-2060	NEW-P	00-16-114	388- 14A-3131	NEW	00-20-022	388- 14A-3900	NEW-S	00-21-113
388- 14A-2060	NEW-S	00-21-113	388- 14A-3132	NEW-P	00-10-096	388- 14A-3901	NEW-S	00-21-113
388- 14A-2065	NEW-P	00-16-114	388- 14A-3132	NEW	00-15-016	388- 14A-3902	NEW-S	00-21-113
388- 14A-2065	NEW-S	00-21-113	388- 14A-3132	NEW	00-20-022	388- 14A-3903	NEW-S	00-21-113
388- 14A-2070	NEW-P	00-16-114	388- 14A-3133	NEW-P	00-10-096	388- 14A-3904	NEW-S	00-21-113
388- 14A-2070	NEW-S	00-21-113	388- 14A-3133	NEW	00-15-016	388- 14A-3905	NEW-S	00-21-113
388- 14A-2075	NEW-P	00-16-114	388- 14A-3133	NEW	00-20-022	388- 14A-3906	NEW-S	00-21-113
388- 14A-2075	NEW-S	00-21-113	388- 14A-3135	NEW-P	00-10-096	388- 14A-3907	NEW-S	00-21-113
388- 14A-2080	NEW-P	00-16-114	388- 14A-3135	NEW	00-15-016	388- 14A-3925	NEW-P	00-16-114
388- 14A-2080	NEW-S	00-21-113	388- 14A-3135	NEW	00-20-022	388- 14A-3925	NEW-S	00-21-113
388- 14A-2085	NEW-P	00-16-114	388- 14A-3140	NEW-P	00-10-096	388- 14A-4000	NEW-P	00-16-114
388- 14A-2085	NEW-S	00-21-113	388- 14A-3140	NEW	00-15-016	388- 14A-4000	NEW-S	00-21-113
388- 14A-2090	NEW-P	00-16-114	388- 14A-3140	NEW	00-20-022	388- 14A-4010	NEW-P	00-16-114
388- 14A-2090	NEW-S	00-21-113	388- 14A-3200	NEW-P	00-10-096	388- 14A-4010	NEW-S	00-21-113
388- 14A-2095	NEW-P	00-16-114	388- 14A-3200	NEW	00-15-016	388- 14A-4020	NEW-P	00-16-114
388- 14A-2095	NEW-S	00-21-113	388- 14A-3200	NEW	00-20-022	388- 14A-4020	NEW-S	00-21-113
388- 14A-2097	NEW-P	00-16-114	388- 14A-3205	NEW-P	00-10-096	388- 14A-4030	NEW-P	00-16-114
388- 14A-2097	NEW-S	00-21-113	388- 14A-3205	NEW	00-15-016	388- 14A-4030	NEW-S	00-21-113
388- 14A-2099	NEW-P	00-16-114	388- 14A-3205	NEW	00-20-022	388- 14A-4040	NEW-P	00-16-114
388- 14A-2099	NEW-S	00-21-113	388- 14A-3275	NEW-P	00-16-114	388- 14A-4040	NEW-S	00-21-113
388- 14A-2105	NEW-P	00-16-114	388- 14A-3275	NEW-S	00-21-113	388- 14A-4100	NEW-P	00-16-114
388- 14A-2105	NEW-S	00-21-113	388- 14A-3300	NEW-P	00-16-114	388- 14A-4100	NEW-S	00-21-113
388- 14A-2110	NEW-P	00-16-114	388- 14A-3300	NEW-S	00-21-113	388- 14A-4110	NEW-P	00-16-114
388- 14A-2110	NEW-S	00-21-113	388- 14A-3304	NEW-P	00-16-114	388- 14A-4110	NEW-S	00-21-113
388- 14A-2115	NEW-P	00-16-114	388- 14A-3304	NEW-S	00-21-113	388- 14A-4115	NEW-P	00-16-114
388- 14A-2115	NEW-S	00-21-113	388- 14A-3310	NEW-P	00-16-114	388- 14A-4115	NEW-S	00-21-113
388- 14A-2120	NEW-P	00-16-114	388- 14A-3310	NEW-S	00-21-113	388- 14A-4120	NEW-P	00-16-114
388- 14A-2120	NEW-S	00-21-113	388- 14A-3315	NEW-P	00-16-114	388- 14A-4120	NEW-S	00-21-113
388- 14A-2125	NEW-P	00-16-114	388- 14A-3315	NEW-S	00-21-113	388- 14A-4130	NEW-P	00-16-114
388- 14A-2125	NEW-S	00-21-113	388- 14A-3320	NEW-P	00-16-114	388- 14A-4130	NEW-S	00-21-113
388- 14A-2150	NEW-P	00-16-114	388- 14A-3320	NEW-S	00-21-113	388- 14A-4200	NEW-P	00-16-114
388- 14A-2150	NEW-S	00-21-113	388- 14A-3350	NEW-P	00-16-114	388- 14A-4200	NEW-S	00-21-113
388- 14A-2155	NEW-P	00-16-114	388- 14A-3350	NEW-S	00-21-113	388- 14A-4300	NEW-P	00-16-114
388- 14A-2155	NEW-S	00-21-113	388- 14A-3370	NEW-P	00-16-114	388- 14A-4300	NEW-S	00-21-113
388- 14A-2160	NEW-P	00-16-114	388- 14A-3370	NEW-S	00-21-113	388- 14A-4301	NEW-S	00-21-113

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 14A-4302	NEW-S	00-21-113	388- 14A-5535	NEW-S	00-21-113	388- 15-081	NEW-P	00-17-188
388- 14A-4303	NEW-S	00-21-113	388- 14A-5540	NEW-P	00-16-114	388- 15-085	NEW-P	00-17-188
388- 14A-4304	NEW-S	00-21-113	388- 14A-5540	NEW-S	00-21-113	388- 15-089	NEW-P	00-17-188
388- 14A-4500	NEW-P	00-16-114	388- 14A-6000	NEW-P	00-16-114	388- 15-093	NEW-P	00-17-188
388- 14A-4500	NEW-S	00-21-113	388- 14A-6000	NEW-S	00-21-113	388- 15-097	NEW-P	00-17-188
388- 14A-4505	NEW-P	00-16-114	388- 14A-6100	NEW-P	00-16-114	388- 15-101	NEW-P	00-17-188
388- 14A-4505	NEW-S	00-21-113	388- 14A-6100	NEW-S	00-21-113	388- 15-105	NEW-P	00-17-188
388- 14A-4510	NEW-P	00-16-114	388- 14A-6200	NEW-P	00-16-114	388- 15-109	NEW-P	00-17-188
388- 14A-4510	NEW-S	00-21-113	388- 14A-6200	NEW-S	00-21-113	388- 15-113	NEW-P	00-17-188
388- 14A-4515	NEW-P	00-16-114	388- 14A-6300	NEW-P	00-16-114	388- 15-117	NEW-P	00-17-188
388- 14A-4515	NEW-S	00-21-113	388- 14A-6300	NEW-S	00-21-113	388- 15-120	REP	00-03-029
388- 14A-4520	NEW-P	00-16-114	388- 14A-6400	NEW-P	00-16-114	388- 15-121	NEW-P	00-17-188
388- 14A-4520	NEW-S	00-21-113	388- 14A-6400	NEW-S	00-21-113	388- 15-125	NEW-P	00-17-188
388- 14A-4525	NEW-P	00-16-114	388- 14A-6405	NEW-P	00-16-114	388- 15-129	NEW-P	00-17-188
388- 14A-4525	NEW-S	00-21-113	388- 14A-6405	NEW-S	00-21-113	388- 15-130	REP-P	00-17-188
388- 14A-4530	NEW-P	00-16-114	388- 14A-6410	NEW-P	00-16-114	388- 15-131	REP-P	00-17-188
388- 14A-4530	NEW-S	00-21-113	388- 14A-6410	NEW-S	00-21-113	388- 15-132	REP-P	00-17-188
388- 14A-4600	NEW-P	00-16-114	388- 14A-6415	NEW-P	00-16-114	388- 15-133	NEW-P	00-17-188
388- 14A-4600	NEW-S	00-21-113	388- 14A-6415	NEW-S	00-21-113	388- 15-134	REP-P	00-17-188
388- 14A-4605	NEW-P	00-16-114	388- 14A-6500	NEW-P	00-16-114	388- 15-135	NEW-P	00-17-188
388- 14A-4605	NEW-S	00-21-113	388- 14A-6500	NEW-S	00-21-113	388- 15-141	NEW-P	00-17-188
388- 14A-4610	NEW-P	00-16-114	388- 14A-7100	NEW-P	00-16-114	388- 15-145	REP	00-04-056
388- 14A-4610	NEW-S	00-21-113	388- 14A-7100	NEW-S	00-21-113	388- 15-150	REP-P	00-17-189
388- 14A-4615	NEW-P	00-16-114	388- 14A-7200	NEW-P	00-16-114	388- 15-160	REP-P	00-17-189
388- 14A-4615	NEW-S	00-21-113	388- 14A-7200	NEW-S	00-21-113	388- 15-194	PREP	00-11-092
388- 14A-4620	NEW-P	00-16-114	388- 14A-8100	NEW-P	00-16-114	388- 15-196	REP	00-03-043
388- 14A-4620	NEW-S	00-21-113	388- 14A-8100	NEW-S	00-21-113	388- 15-19600	REP	00-03-043
388- 14A-5000	NEW-P	00-16-114	388- 14A-8105	NEW-P	00-16-114	388- 15-19610	REP	00-03-043
388- 14A-5000	NEW-S	00-21-113	388- 14A-8105	NEW-S	00-21-113	388- 15-19620	REP	00-03-043
388- 14A-5001	NEW-S	00-21-113	388- 14A-8110	NEW-P	00-16-114	388- 15-19630	REP	00-03-043
388- 14A-5002	NEW-S	00-21-113	388- 14A-8110	NEW-S	00-21-113	388- 15-19640	REP	00-03-043
388- 14A-5003	NEW-S	00-21-113	388- 14A-8120	NEW-P	00-16-114	388- 15-19650	REP	00-03-043
388- 14A-5004	NEW-S	00-21-113	388- 14A-8120	NEW-S	00-21-113	388- 15-19660	REP	00-03-043
388- 14A-5005	NEW-S	00-21-113	388- 14A-8200	NEW-P	00-16-114	388- 15-19670	REP	00-03-043
388- 14A-5006	NEW-S	00-21-113	388- 14A-8200	NEW-S	00-21-113	388- 15-19680	REP	00-03-043
388- 14A-5007	NEW-S	00-21-113	388- 14A-8300	NEW-P	00-16-114	388- 15-198	REP	00-03-043
388- 14A-5008	NEW-S	00-21-113	388- 14A-8300	NEW-S	00-21-113	388- 15-200	REP	00-04-056
388- 14A-5050	NEW-P	00-16-114	388- 14A-8400	NEW-P	00-16-114	388- 15-201	REP	00-04-056
388- 14A-5050	NEW-S	00-21-113	388- 14A-8400	NEW-S	00-21-113	388- 15-202	PREP	00-11-092
388- 14A-5100	NEW-P	00-16-114	388- 14A-8500	NEW-P	00-16-114	388- 15-203	PREP	00-11-092
388- 14A-5100	NEW-S	00-21-113	388- 14A-8500	NEW-S	00-21-113	388- 15-204	PREP	00-11-092
388- 14A-5200	NEW-P	00-16-114	388- 15	AMD-P	00-17-188	388- 15-205	PREP	00-11-092
388- 14A-5200	NEW-S	00-21-113	388- 15-001	NEW-P	00-17-188	388- 15-206	REP	00-04-056
388- 14A-5300	NEW-P	00-16-114	388- 15-005	NEW-P	00-17-188	388- 15-207	REP	00-04-056
388- 14A-5300	NEW-S	00-21-113	388- 15-009	NEW-P	00-17-188	388- 15-209	REP	00-04-056
388- 14A-5400	NEW-P	00-16-114	388- 15-013	NEW-P	00-17-188	388- 15-214	REP	00-04-056
388- 14A-5400	NEW-S	00-21-113	388- 15-017	NEW-P	00-17-188	388- 15-215	REP	00-04-056
388- 14A-5500	NEW-P	00-16-114	388- 15-021	NEW-P	00-17-188	388- 15-219	REP	00-04-056
388- 14A-5500	NEW-S	00-21-113	388- 15-025	NEW-P	00-17-188	388- 15-220	REP-P	00-17-189
388- 14A-5505	NEW-P	00-16-114	388- 15-029	NEW-P	00-17-188	388- 15-222	REP	00-04-056
388- 14A-5505	NEW-S	00-21-113	388- 15-033	NEW-P	00-17-188	388- 15-360	REP-P	00-16-087
388- 14A-5510	NEW-P	00-16-114	388- 15-037	NEW-P	00-17-188	388- 15-360	REP-S	00-19-073
388- 14A-5510	NEW-S	00-21-113	388- 15-041	NEW-P	00-17-188	388- 15-360	REP	00-22-085
388- 14A-5515	NEW-P	00-16-114	388- 15-045	NEW-P	00-17-188	388- 15-548	REP	00-04-056
388- 14A-5515	NEW-S	00-21-113	388- 15-049	NEW-P	00-17-188	388- 15-551	REP	00-04-056
388- 14A-5520	NEW-P	00-16-114	388- 15-053	NEW-P	00-17-188	388- 15-552	REP	00-04-056
388- 14A-5520	NEW-S	00-21-113	388- 15-057	NEW-P	00-17-188	388- 15-553	REP	00-04-056
388- 14A-5525	NEW-P	00-16-114	388- 15-061	NEW-P	00-17-188	388- 15-554	REP	00-04-056
388- 14A-5525	NEW-S	00-21-113	388- 15-065	NEW-P	00-17-188	388- 15-555	REP	00-04-056
388- 14A-5530	NEW-P	00-16-114	388- 15-069	NEW-P	00-17-188	388- 15-560	REP	00-04-056
388- 14A-5530	NEW-S	00-21-113	388- 15-073	NEW-P	00-17-188	388- 15-562	REP	00-04-056
388- 14A-5535	NEW-P	00-16-114	388- 15-077	NEW-P	00-17-188	388- 15-563	REP	00-04-056

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-15-564	REP	00-04-056	388-18-110	REP	00-17-098	388-25-0260	NEW-P	00-17-189
388-15-566	REP	00-04-056	388-18-120	REP-XR	00-11-061	388-25-0265	NEW-P	00-17-189
388-15-568	REP	00-04-056	388-18-120	REP	00-17-098	388-25-0270	NEW-P	00-17-189
388-15-570	REP-P	00-17-189	388-18-130	REP-XR	00-11-061	388-25-0275	NEW-P	00-17-189
388-15-600	REP	00-04-056	388-18-130	REP	00-17-098	388-25-0280	NEW-P	00-17-189
388-15-610	REP-P	00-10-033	388-24-2070	REP	00-03-012	388-25-0285	NEW-P	00-17-189
388-15-610	REP	00-13-077	388-24-2100	REP	00-03-012	388-25-0290	NEW-P	00-17-189
388-15-620	REP	00-04-056	388-24-2150	REP	00-03-012	388-25-0295	NEW-P	00-17-189
388-15-630	REP	00-04-056	388-24-2200	REP	00-03-012	388-25-0300	NEW-P	00-17-189
388-15-650	PREP	00-08-049	388-24-2250	REP	00-03-012	388-25-0305	NEW-P	00-17-189
388-15-651	PREP	00-08-049	388-24-2350	REP	00-03-012	388-25-0310	NEW-P	00-17-189
388-15-652	PREP	00-08-049	388-24-2430	REP	00-03-012	388-25-0315	NEW-P	00-17-189
388-15-653	PREP	00-08-049	388-25-0005	NEW-P	00-17-189	388-25-0320	NEW-P	00-17-189
388-15-654	PREP	00-08-049	388-25-0010	NEW-P	00-17-189	388-25-0325	NEW-P	00-17-189
388-15-655	PREP	00-08-049	388-25-0015	NEW-P	00-17-189	388-25-0330	NEW-P	00-17-189
388-15-656	PREP	00-08-049	388-25-0020	NEW-P	00-17-189	388-25-0335	NEW-P	00-17-189
388-15-657	PREP	00-08-049	388-25-0025	NEW-P	00-17-189	388-25-0340	NEW-P	00-17-189
388-15-658	PREP	00-08-049	388-25-0030	NEW-P	00-17-189	388-25-0345	NEW-P	00-17-189
388-15-659	PREP	00-08-049	388-25-0035	NEW-P	00-17-189	388-25-0350	NEW-P	00-17-189
388-15-660	PREP	00-08-049	388-25-0040	NEW-P	00-17-189	388-25-0355	NEW-P	00-17-189
388-15-661	PREP	00-08-049	388-25-0045	NEW-P	00-17-189	388-25-0360	NEW-P	00-17-189
388-15-662	PREP	00-08-049	388-25-0050	NEW-P	00-17-189	388-25-0365	NEW-P	00-17-189
388-15-690	REP	00-04-056	388-25-0055	NEW-P	00-17-189	388-25-0370	NEW-P	00-17-189
388-15-695	REP	00-04-056	388-25-0060	NEW-P	00-17-189	388-25-0375	NEW-P	00-17-189
388-15-700	REP	00-04-056	388-25-0065	NEW-P	00-17-189	388-25-0380	NEW-P	00-17-189
388-15-705	REP	00-04-056	388-25-0070	NEW-P	00-17-189	388-25-0385	NEW-P	00-17-189
388-15-710	REP	00-04-056	388-25-0075	NEW-P	00-17-189	388-25-0390	NEW-P	00-17-189
388-15-715	REP	00-04-056	388-25-0080	NEW-P	00-17-189	388-25-0395	NEW-P	00-17-189
388-15-810	REP	00-04-056	388-25-0085	NEW-P	00-17-189	388-25-0400	NEW-P	00-17-189
388-15-830	REP	00-04-056	388-25-0090	NEW-P	00-17-189	388-25-0405	NEW-P	00-17-189
388-15-880	REP	00-04-056	388-25-0095	NEW-P	00-17-189	388-25-0410	NEW-P	00-17-189
388-15-890	REP	00-04-056	388-25-0100	NEW-P	00-17-189	388-25-0415	NEW-P	00-17-189
388-15-895	REP	00-04-056	388-25-0105	NEW-P	00-17-189	388-25-0420	NEW-P	00-17-189
388-17-010	REP	00-04-056	388-25-0110	NEW-P	00-17-189	388-25-0425	NEW-P	00-17-189
388-17-020	REP	00-04-056	388-25-0115	NEW-P	00-17-189	388-25-0430	NEW-P	00-17-189
388-17-100	REP	00-04-056	388-25-0120	NEW-P	00-17-189	388-25-0435	NEW-P	00-17-189
388-17-120	REP	00-04-056	388-25-0125	NEW-P	00-17-189	388-25-0440	NEW-P	00-17-189
388-17-160	REP	00-04-056	388-25-0130	NEW-P	00-17-189	388-25-0445	NEW-P	00-17-189
388-17-180	REP	00-04-056	388-25-0135	NEW-P	00-17-189	388-25-0450	NEW-P	00-17-189
388-17-500	REP	00-04-056	388-25-0140	NEW-P	00-17-189	388-25-0455	NEW-P	00-17-189
388-17-510	REP	00-04-056	388-25-0145	NEW-P	00-17-189	388-25-0460	NEW-P	00-17-189
388-18-010	REP-XR	00-11-061	388-25-0150	NEW-P	00-17-189	388-27-0005	NEW-P	00-17-189
388-18-010	REP	00-17-098	388-25-0155	NEW-P	00-17-189	388-27-0010	NEW-P	00-17-189
388-18-020	REP-XR	00-11-061	388-25-0160	NEW-P	00-17-189	388-27-0015	NEW-P	00-17-189
388-18-020	REP	00-17-098	388-25-0170	NEW-P	00-17-189	388-27-0020	NEW-P	00-17-189
388-18-030	REP-XR	00-11-061	388-25-0175	NEW-P	00-17-189	388-27-0025	NEW-P	00-17-189
388-18-030	REP	00-17-098	388-25-0180	NEW-P	00-17-189	388-27-0030	NEW-P	00-17-189
388-18-040	REP-XR	00-11-061	388-25-0185	NEW-P	00-17-189	388-27-0035	NEW-P	00-17-189
388-18-040	REP	00-17-098	388-25-0190	NEW-P	00-17-189	388-27-0040	NEW-P	00-17-189
388-18-050	REP-XR	00-11-061	388-25-0195	NEW-P	00-17-189	388-27-0045	NEW-P	00-17-189
388-18-050	REP	00-17-098	388-25-0200	NEW-P	00-17-189	388-27-0050	NEW-P	00-17-189
388-18-060	REP-XR	00-11-061	388-25-0205	NEW-P	00-17-189	388-27-0055	NEW-P	00-17-189
388-18-060	REP	00-17-098	388-25-0210	NEW-P	00-17-189	388-27-0060	NEW-P	00-17-189
388-18-070	REP-XR	00-11-061	388-25-0215	NEW-P	00-17-189	388-27-0065	NEW-P	00-17-189
388-18-070	REP	00-17-098	388-25-0220	NEW-P	00-17-189	388-27-0070	NEW-P	00-17-189
388-18-080	REP-XR	00-11-061	388-25-0225	NEW-P	00-17-189	388-27-0075	NEW-P	00-17-189
388-18-080	REP	00-17-098	388-25-0230	NEW-P	00-17-189	388-27-0080	NEW-P	00-17-189
388-18-090	REP-XR	00-11-061	388-25-0235	NEW-P	00-17-189	388-27-0085	NEW-P	00-17-189
388-18-090	REP	00-17-098	388-25-0240	NEW-P	00-17-189	388-27-0090	NEW-P	00-17-189
388-18-100	REP-XR	00-11-061	388-25-0245	NEW-P	00-17-189	388-27-0100	NEW-P	00-17-189
388-18-100	REP	00-17-098	388-25-0250	NEW-P	00-17-189	388-27-0105	NEW-P	00-17-189
388-18-110	REP-XR	00-11-061	388-25-0255	NEW-P	00-17-189	388-27-0110	NEW-P	00-17-189

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-27-0115	NEW-P	00-17-189	388-31-035	REP-P	00-12-083	388-60-0105	NEW-P	00-18-018
388-27-0120	NEW-P	00-17-189	388-32-0005	NEW-P	00-17-189	388-60-0105	NEW-C	00-23-066
388-27-0125	NEW-P	00-17-189	388-32-0010	NEW-P	00-17-189	388-60-0115	NEW-P	00-18-018
388-27-0130	NEW-P	00-17-189	388-32-0015	NEW-P	00-17-189	388-60-0115	NEW-C	00-23-066
388-27-0135	NEW-P	00-17-189	388-32-0020	NEW-P	00-17-189	388-60-0125	NEW-P	00-18-018
388-27-0140	NEW-P	00-17-189	388-32-0025	NEW-P	00-17-189	388-60-0125	NEW-C	00-23-066
388-27-0145	NEW-P	00-17-189	388-32-0030	NEW-P	00-17-189	388-60-0135	NEW-P	00-18-018
388-27-0150	NEW-P	00-17-189	388-39A-010	NEW-P	00-17-186	388-60-0135	NEW-C	00-23-066
388-27-0155	NEW-P	00-17-189	388-39A-030	NEW-P	00-17-186	388-60-0145	NEW-P	00-18-018
388-27-0160	NEW-P	00-17-189	388-39A-035	NEW-P	00-17-186	388-60-0145	NEW-C	00-23-066
388-27-0165	NEW-P	00-17-189	388-39A-040	NEW-P	00-17-186	388-60-0155	NEW-P	00-18-018
388-27-0170	NEW-P	00-17-189	388-39A-045	NEW-P	00-17-186	388-60-0155	NEW-C	00-23-066
388-27-0175	NEW-P	00-17-189	388-39A-050	NEW-P	00-17-186	388-60-0165	NEW-P	00-18-018
388-27-0180	NEW-P	00-17-189	388-39A-055	NEW-P	00-17-186	388-60-0165	NEW-C	00-23-066
388-27-0185	NEW-P	00-17-189	388-39A-060	NEW-P	00-17-186	388-60-0175	NEW-P	00-18-018
388-27-0190	NEW-P	00-17-189	388-41-001	REP-S	00-18-031	388-60-0175	NEW-C	00-23-066
388-27-0195	NEW-P	00-17-189	388-41-001	REP	00-23-014	388-60-0185	NEW-P	00-18-018
388-27-0200	NEW-P	00-17-189	388-41-003	REP-S	00-18-031	388-60-0185	NEW-C	00-23-066
388-27-0205	NEW-P	00-17-189	388-41-003	REP	00-23-014	388-60-0195	NEW-P	00-18-018
388-27-0210	NEW-P	00-17-189	388-41-010	REP-S	00-18-031	388-60-0195	NEW-C	00-23-066
388-27-0215	NEW-P	00-17-189	388-41-010	REP	00-23-014	388-60-0205	NEW-P	00-18-018
388-27-0220	NEW-P	00-17-189	388-41-020	REP-P	00-17-161	388-60-0205	NEW-C	00-23-066
388-27-0225	NEW-P	00-17-189	388-41-020	REP	00-23-014	388-60-0215	NEW-P	00-18-018
388-27-0230	NEW-P	00-17-189	388-45-010	REP-P	00-17-003	388-60-0215	NEW-C	00-23-066
388-27-0235	NEW-P	00-17-189	388-45-010	REP	00-22-063	388-60-0225	NEW-P	00-18-018
388-27-0240	NEW-P	00-17-189	388-46-010	PREP	00-13-061	388-60-0225	NEW-C	00-23-066
388-27-0245	NEW-P	00-17-189	388-46-010	REP-P	00-17-045	388-60-0235	NEW-P	00-18-018
388-27-0250	NEW-P	00-17-189	388-46-100	PREP	00-13-061	388-60-0235	NEW-C	00-23-066
388-27-0255	NEW-P	00-17-189	388-46-100	REP-P	00-17-045	388-60-0245	NEW-P	00-18-018
388-27-0260	NEW-P	00-17-189	388-46-110	PREP	00-13-061	388-60-0245	NEW-C	00-23-066
388-27-0265	NEW-P	00-17-189	388-46-110	REP-P	00-17-045	388-60-0255	NEW-P	00-18-018
388-27-0270	NEW-P	00-17-189	388-46-120	PREP	00-13-061	388-60-0255	NEW-C	00-23-066
388-27-0275	NEW-P	00-17-189	388-46-120	REP-P	00-17-045	388-60-0265	NEW-P	00-18-018
388-27-0280	NEW-P	00-17-189	388-55-024	REP-P	00-16-087	388-60-0265	NEW-C	00-23-066
388-27-0285	NEW-P	00-17-189	388-55-024	REP-S	00-19-073	388-60-0275	NEW-P	00-18-018
388-27-0290	NEW-P	00-17-189	388-55-024	REP	00-22-085	388-60-0275	NEW-C	00-23-066
388-27-0295	NEW-P	00-17-189	388-55-027	REP-P	00-16-087	388-60-0285	NEW-P	00-18-018
388-27-0300	NEW-P	00-17-189	388-55-027	REP-S	00-19-073	388-60-0285	NEW-C	00-23-066
388-27-0305	NEW-P	00-17-189	388-55-027	REP	00-22-085	388-60-0295	NEW-P	00-18-018
388-27-0310	NEW-P	00-17-189	388-55-050	REP-P	00-16-087	388-60-0295	NEW-C	00-23-066
388-27-0315	NEW-P	00-17-189	388-55-050	REP-S	00-19-073	388-60-0305	NEW-P	00-18-018
388-27-0320	NEW-P	00-17-189	388-55-050	REP	00-22-085	388-60-0305	NEW-C	00-23-066
388-27-0325	NEW-P	00-17-189	388-60-0015	NEW-P	00-18-018	388-60-0315	NEW-P	00-18-018
388-27-0330	NEW-P	00-17-189	388-60-0015	NEW-C	00-23-066	388-60-0315	NEW-C	00-23-066
388-27-0335	NEW-P	00-17-189	388-60-0025	NEW-P	00-18-018	388-60-0325	NEW-P	00-18-018
388-27-0340	NEW-P	00-17-189	388-60-0025	NEW-C	00-23-066	388-60-0325	NEW-C	00-23-066
388-27-0345	NEW-P	00-17-189	388-60-0035	NEW-P	00-18-018	388-60-0335	NEW-P	00-18-018
388-27-0350	NEW-P	00-17-189	388-60-0035	NEW-C	00-23-066	388-60-0335	NEW-C	00-23-066
388-27-0355	NEW-P	00-17-189	388-60-0045	NEW-P	00-18-018	388-60-0345	NEW-P	00-18-018
388-27-0360	NEW-P	00-17-189	388-60-0045	NEW-C	00-23-066	388-60-0345	NEW-C	00-23-066
388-27-0365	NEW-P	00-17-189	388-60-005	REP-P	00-18-018	388-60-0355	NEW-P	00-18-018
388-27-0370	NEW-P	00-17-189	388-60-005	REP-C	00-23-066	388-60-0355	NEW-C	00-23-066
388-27-0375	NEW-P	00-17-189	388-60-0055	NEW-P	00-18-018	388-60-0365	NEW-P	00-18-018
388-27-0380	NEW-P	00-17-189	388-60-0055	NEW-C	00-23-066	388-60-0365	NEW-C	00-23-066
388-27-0385	NEW-P	00-17-189	388-60-0065	NEW-P	00-18-018	388-60-0375	NEW-P	00-18-018
388-27-0390	NEW-P	00-17-189	388-60-0065	NEW-C	00-23-066	388-60-0375	NEW-C	00-23-066
388-31	PREP	00-09-034	388-60-0075	NEW-P	00-18-018	388-60-0385	NEW-P	00-18-018
388-31-010	REP-P	00-12-083	388-60-0075	NEW-C	00-23-066	388-60-0385	NEW-C	00-23-066
388-31-015	REP-P	00-12-083	388-60-0085	NEW-P	00-18-018	388-60-0395	NEW-P	00-18-018
388-31-020	REP-P	00-12-083	388-60-0085	NEW-C	00-23-066	388-60-0395	NEW-C	00-23-066
388-31-025	REP-P	00-12-083	388-60-0095	NEW-P	00-18-018	388-60-0405	NEW-P	00-18-018
388-31-030	REP-P	00-12-083	388-60-0095	NEW-C	00-23-066	388-60-0405	NEW-C	00-23-066

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 71	PREP	00-23-049	388- 71-0510	NEW	00-03-043	388- 73-024	REP-P	00-17-133
388- 71-0100	NEW	00-03-029	388- 71-0510	PREP	00-17-154	388- 73-026	REP-P	00-17-133
388- 71-0105	NEW	00-03-029	388- 71-0515	NEW	00-03-043	388- 73-028	REP-P	00-17-133
388- 71-0110	NEW	00-03-029	388- 71-0515	PREP	00-17-154	388- 73-030	REP-P	00-17-133
388- 71-0115	NEW	00-03-029	388- 71-0520	NEW	00-03-043	388- 73-032	REP-P	00-17-133
388- 71-0120	NEW	00-03-029	388- 71-0520	PREP	00-17-154	388- 73-034	REP-P	00-17-133
388- 71-0150	NEW	00-03-029	388- 71-0525	NEW	00-03-043	388- 73-036	REP-P	00-17-133
388- 71-0155	NEW	00-03-029	388- 71-0525	PREP	00-17-154	388- 73-038	REP-P	00-17-133
388- 71-0400	NEW	00-04-056	388- 71-0530	NEW	00-03-043	388- 73-040	REP-P	00-17-133
388- 71-0400	PREP	00-17-153	388- 71-0530	PREP	00-17-154	388- 73-042	REP-P	00-17-133
388- 71-0405	NEW	00-04-056	388- 71-0535	NEW	00-03-043	388- 73-044	REP-P	00-17-133
388- 71-0405	PREP	00-17-153	388- 71-0535	PREP	00-17-154	388- 73-046	REP-P	00-17-133
388- 71-0410	NEW	00-04-056	388- 71-0540	NEW	00-03-043	388- 73-048	REP-P	00-17-133
388- 71-0410	PREP	00-11-092	388- 71-0540	PREP	00-17-154	388- 73-050	REP-P	00-17-133
388- 71-0410	PREP	00-17-153	388- 71-0545	NEW	00-03-043	388- 73-052	REP-P	00-17-133
388- 71-0415	NEW	00-04-056	388- 71-0545	PREP	00-17-154	388- 73-054	REP-P	00-17-133
388- 71-0415	PREP	00-17-153	388- 71-0550	NEW	00-03-043	388- 73-056	REP-P	00-17-133
388- 71-0420	NEW	00-04-056	388- 71-0550	PREP	00-17-154	388- 73-057	REP-P	00-17-133
388- 71-0420	PREP	00-17-153	388- 71-0555	NEW	00-03-043	388- 73-058	REP-P	00-17-133
388- 71-0425	NEW	00-04-056	388- 71-0555	PREP	00-17-154	388- 73-060	REP-P	00-17-133
388- 71-0425	PREP	00-17-153	388- 71-0560	NEW	00-03-043	388- 73-062	REP-P	00-17-133
388- 71-0430	NEW	00-04-056	388- 71-0560	PREP	00-17-154	388- 73-064	REP-P	00-17-133
388- 71-0430	AMD-P	00-10-033	388- 71-0580	NEW	00-03-043	388- 73-066	REP-P	00-17-133
388- 71-0430	AMD	00-13-077	388- 71-0600	NEW	00-04-056	388- 73-068	REP-P	00-17-133
388- 71-0430	PREP	00-17-153	388- 71-0600	PREP	00-17-153	388- 73-069	REP-P	00-17-133
388- 71-0435	NEW-P	00-10-033	388- 71-0605	NEW	00-04-056	388- 73-070	REP-P	00-17-133
388- 71-0435	NEW	00-13-077	388- 71-0605	PREP	00-17-153	388- 73-072	REP-P	00-17-133
388- 71-0435	PREP	00-17-153	388- 71-0610	NEW	00-04-056	388- 73-074	REP-P	00-17-133
388- 71-0440	NEW	00-04-056	388- 71-0610	PREP	00-17-153	388- 73-076	REP-P	00-17-133
388- 71-0440	PREP	00-11-092	388- 71-0615	NEW	00-04-056	388- 73-077	REP-P	00-17-133
388- 71-0440	PREP	00-17-153	388- 71-0615	PREP	00-17-153	388- 73-078	REP-P	00-17-133
388- 71-0445	NEW	00-04-056	388- 71-0620	NEW	00-04-056	388- 73-080	REP-P	00-17-133
388- 71-0445	PREP	00-07-100	388- 71-0620	PREP	00-17-153	388- 73-100	REP-P	00-17-133
388- 71-0445	PREP	00-11-092	388- 71-0700	NEW-P	00-18-098	388- 73-101	REP-P	00-17-133
388- 71-0445	AMD-P	00-12-035	388- 71-0700	NEW	00-22-018	388- 73-102	REP-P	00-17-133
388- 71-0445	PREP	00-17-153	388- 71-1000	NEW	00-04-056	388- 73-103	REP-P	00-17-133
388- 71-0445	AMD	00-18-099	388- 71-1005	NEW	00-04-056	388- 73-104	REP-P	00-17-133
388- 71-0445	AMD-XA	00-21-108	388- 71-1010	NEW	00-04-056	388- 73-106	REP-P	00-17-133
388- 71-0450	NEW	00-04-056	388- 71-1015	NEW	00-04-056	388- 73-108	REP-P	00-17-133
388- 71-0450	PREP	00-17-153	388- 71-1020	NEW	00-04-056	388- 73-110	REP-P	00-17-133
388- 71-0455	NEW	00-04-056	388- 71-1025	NEW	00-04-056	388- 73-112	REP-P	00-17-133
388- 71-0455	PREP	00-17-153	388- 71-1030	NEW	00-04-056	388- 73-114	REP-P	00-17-133
388- 71-0460	NEW	00-04-056	388- 71-1035	NEW	00-04-056	388- 73-116	REP-P	00-17-133
388- 71-0460	PREP	00-17-153	388- 71-1065	NEW	00-04-056	388- 73-118	REP-P	00-17-133
388- 71-0465	NEW	00-04-056	388- 71-1070	NEW	00-04-056	388- 73-120	REP-P	00-17-133
388- 71-0465	PREP	00-17-153	388- 71-1075	NEW	00-04-056	388- 73-122	REP-P	00-17-133
388- 71-0470	NEW	00-04-056	388- 71-1080	NEW	00-04-056	388- 73-124	REP-P	00-17-133
388- 71-0470	PREP	00-07-100	388- 71-1085	NEW	00-04-056	388- 73-126	REP-P	00-17-133
388- 71-0470	AMD-P	00-12-035	388- 71-1090	NEW	00-04-056	388- 73-128	REP-P	00-17-133
388- 71-0470	PREP	00-17-153	388- 71-1095	NEW	00-04-056	388- 73-130	REP-P	00-17-133
388- 71-0470	AMD	00-18-099	388- 71-1100	NEW	00-04-056	388- 73-132	REP-P	00-17-133
388- 71-0475	NEW	00-04-056	388- 71-1105	NEW	00-04-056	388- 73-134	REP-P	00-17-133
388- 71-0475	PREP	00-17-153	388- 71-1110	NEW	00-04-056	388- 73-136	REP-P	00-17-133
388- 71-0480	NEW	00-04-056	388- 73-010	REP-P	00-17-133	388- 73-138	REP-P	00-17-133
388- 71-0480	PREP	00-07-100	388- 73-012	REP-P	00-17-133	388- 73-140	REP-P	00-17-133
388- 71-0480	AMD-P	00-12-035	388- 73-014	REP-P	00-17-133	388- 73-142	REP-P	00-17-133
388- 71-0480	PREP	00-17-153	388- 73-016	REP-P	00-17-133	388- 73-143	REP-P	00-17-133
388- 71-0480	AMD	00-18-099	388- 73-018	REP-P	00-17-133	388- 73-144	REP-P	00-17-133
388- 71-0500	NEW	00-03-043	388- 73-019	REP-P	00-17-133	388- 73-146	REP-P	00-17-133
388- 71-0500	PREP	00-17-154	388- 73-01950	REP-P	00-17-133	388- 73-200	REP-P	00-17-133
388- 71-0505	NEW	00-03-043	388- 73-020	REP-P	00-17-133	388- 73-202	REP-P	00-17-133
388- 71-0505	PREP	00-17-154	388- 73-022	REP-P	00-17-133	388- 73-204	REP-P	00-17-133

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388- 73-206	REP-P	00-17-133	388- 73-804	REP-P	00-17-133	388- 86-095	REP-P	00-12-080
388- 73-208	REP-P	00-17-133	388- 73-805	REP-P	00-17-133	388- 86-09601	REP-P	00-12-080
388- 73-210	REP-P	00-17-133	388- 73-810	REP-P	00-17-133	388- 86-100	REP-P	00-13-008
388- 73-212	REP-P	00-17-133	388- 73-815	REP-P	00-17-133	388- 86-100	AMD-P	00-17-096
388- 73-213	REP-P	00-17-133	388- 73-820	REP-P	00-17-133	388- 86-105	REP-XR	00-09-039
388- 73-214	REP-P	00-17-133	388- 73-821	REP-P	00-17-133	388- 86-105	REP	00-13-014
388- 73-216	REP-P	00-17-133	388- 73-822	REP-P	00-17-133	388- 86-110	PREP	00-03-011
388- 73-300	REP-P	00-17-133	388- 73-823	REP-P	00-17-133	388- 86-110	REP-P	00-12-080
388- 73-302	REP-P	00-17-133	388- 73-825	REP-P	00-17-133	388- 86-115	PREP	00-03-011
388- 73-304	REP-P	00-17-133	388- 73-900	REP-P	00-17-133	388- 86-115	REP-P	00-17-055
388- 73-306	REP-P	00-17-133	388- 73-901	REP-P	00-17-133	388- 86-120	PREP	00-03-011
388- 73-308	REP-P	00-17-133	388- 73-902	REP-P	00-17-133	388- 86-120	REP-P	00-17-053
388- 73-310	REP-P	00-17-133	388- 73-904	REP-P	00-17-133	388- 86-200	AMD-P	00-14-064
388- 73-312	REP-P	00-17-133	388- 74-010	REP-P	00-17-186	388- 86-200	AMD	00-23-052
388- 73-351	REP-P	00-17-133	388- 74-030	REP-P	00-17-186	388- 86-200	DECOD	00-23-052
388- 73-353	REP-P	00-17-133	388- 76	PREP	00-23-049	388- 86-300	PREP	00-03-011
388- 73-355	REP-P	00-17-133	388- 76-61510	PREP	00-07-057	388- 86-300	REP-P	00-14-045
388- 73-357	REP-P	00-17-133	388- 76-640	PREP	00-07-057	388- 86-300	REP	00-18-032
388- 73-361	REP-P	00-17-133	388- 78A	PREP	00-15-014	388- 87	PREP	00-03-011
388- 73-363	REP-P	00-17-133	388- 78A	PREP	00-23-049	388- 87-005	REP-P	00-09-043
388- 73-365	REP-P	00-17-133	388- 81	PREP	00-07-055	388- 87-005	REP	00-15-050
388- 73-367	REP-P	00-17-133	388- 81-175	REP-P	00-17-161	388- 87-007	REP-P	00-09-043
388- 73-369	REP-P	00-17-133	388- 81-175	REP-P	00-17-162	388- 87-007	REP	00-15-050
388- 73-371	REP-P	00-17-133	388- 81-175	REP-W	00-19-032	388- 87-008	REP-P	00-09-043
388- 73-373	REP-P	00-17-133	388- 81-175	REP	00-23-014	388- 87-008	REP	00-15-050
388- 73-375	REP-P	00-17-133	388- 81-200	REP-P	00-17-162	388- 87-010	REP-P	00-09-043
388- 73-377	REP-P	00-17-133	388- 81-200	REP	00-22-016	388- 87-010	REP	00-15-050
388- 73-379	REP-P	00-17-133	388- 86	PREP	00-03-011	388- 87-011	REP-P	00-09-043
388- 73-381	REP-P	00-17-133	388- 86-005	DECOD	00-11-183	388- 87-011	REP	00-15-050
388- 73-383	REP-P	00-17-133	388- 86-011	REP-P	00-12-080	388- 87-012	REP-P	00-09-043
388- 73-385	REP-P	00-17-133	388- 86-012	PREP	00-03-011	388- 87-012	REP	00-15-050
388- 73-387	REP-P	00-17-133	388- 86-012	REP-XR	00-08-057	388- 87-015	REP-P	00-09-042
388- 73-389	REP-P	00-17-133	388- 86-012	REP	00-11-142	388- 87-015	REP	00-14-067
388- 73-391	REP-P	00-17-133	388- 86-017	PREP	00-05-108	388- 87-019	REP-P	00-11-138
388- 73-393	REP-P	00-17-133	388- 86-017	REP-P	00-17-082	388- 87-019	REP	00-16-031
388- 73-395	REP-P	00-17-133	388- 86-017	DECOD	00-23-067	388- 87-027	PREP	00-03-011
388- 73-500	REP-P	00-17-133	388- 86-017	REP-W	00-23-067	388- 87-027	REP-P	00-17-081
388- 73-502	REP-P	00-17-133	388- 86-018	DECOD	00-11-183	388- 87-035	REP-P	00-17-096
388- 73-504	REP-P	00-17-133	388- 86-019	PREP	00-03-011	388- 87-036	REP-P	00-17-125
388- 73-506	REP-P	00-17-133	388- 86-019	REP-P	00-11-138	388- 87-045	REP-XR	00-09-040
388- 73-508	REP-P	00-17-133	388- 86-019	REP	00-16-031	388- 87-045	REP	00-13-013
388- 73-510	REP-P	00-17-133	388- 86-024	REP-P	00-09-041	388- 87-048	DECOD	00-11-183
388- 73-512	REP-P	00-17-133	388- 86-024	REP	00-14-068	388- 87-060	REP-P	00-17-095
388- 73-600	REP-P	00-17-133	388- 86-027	DECOD	00-11-183	388- 87-062	REP-P	00-17-097
388- 73-602	REP-P	00-17-133	388- 86-030	REP-P	00-17-097	388- 87-067	REP	00-05-039
388- 73-604	REP-P	00-17-133	388- 86-035	PREP	00-07-056	388- 87-075	REP-P	00-12-080
388- 73-606	REP-P	00-17-133	388- 86-035	REP-P	00-11-093	388- 87-077	REP	00-05-039
388- 73-610	REP-P	00-17-133	388- 86-035	REP	00-14-066	388- 87-079	REP-P	00-14-064
388- 73-700	REP-P	00-17-133	388- 86-04001	REP-P	00-17-165	388- 87-079	REP	00-23-052
388- 73-702	REP-P	00-17-133	388- 86-04001	REP	00-23-068	388- 87-090	REP	00-04-019
388- 73-704	REP-P	00-17-133	388- 86-055	REP-P	00-12-080	388- 87-095	REP-P	00-12-080
388- 73-706	REP-P	00-17-133	388- 86-059	REP-P	00-14-064	388- 87-110	REP-P	00-13-008
388- 73-708	REP-P	00-17-133	388- 86-059	REP	00-23-052	388- 87-200	PREP	00-07-056
388- 73-710	REP-P	00-17-133	388- 86-067	REP	00-05-039	388- 87-200	REP-P	00-09-043
388- 73-712	REP-P	00-17-133	388- 86-071	PREP	00-09-033	388- 87-200	REP	00-15-050
388- 73-714	REP-P	00-17-133	388- 86-071	REP-P	00-17-079	388- 90-010	REP	00-07-045
388- 73-718	REP-P	00-17-133	388- 86-085	REP-P	00-17-096	388- 96	PREP	00-12-077
388- 73-720	REP-P	00-17-133	388- 86-086	REP-P	00-17-125	388- 96-779	NEW-P	00-09-080
388- 73-722	REP-P	00-17-133	388- 86-087	PREP	00-07-056	388- 96-779	NEW-E	00-10-035
388- 73-800	REP-P	00-17-133	388- 86-087	REP-P	00-13-104	388- 96-779	NEW	00-12-098
388- 73-802	REP-P	00-17-133	388- 86-087	REP	00-17-057	388- 96-780	NEW-P	00-09-080
388- 73-803	REP-P	00-17-133	388- 86-090	REP	00-04-019	388- 96-780	NEW-E	00-10-035

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-96-780	NEW	00-12-098	388-97-08030	NEW	00-06-028	388-97-295	AMD	00-06-028
388-96-781	NEW-P	00-09-080	388-97-08040	NEW	00-06-028	388-97-29510	NEW	00-06-028
388-96-781	NEW-E	00-10-035	388-97-08050	NEW	00-06-028	388-97-29520	NEW	00-06-028
388-96-781	NEW	00-12-098	388-97-08060	NEW	00-06-028	388-97-29530	NEW	00-06-028
388-96-782	NEW-P	00-09-080	388-97-08070	NEW	00-06-028	388-97-29540	NEW	00-06-028
388-96-782	NEW-E	00-10-035	388-97-085	AMD	00-06-028	388-97-29550	NEW	00-06-028
388-96-782	NEW	00-12-098	388-97-090	AMD	00-06-028	388-97-29560	NEW	00-06-028
388-96-901	AMD-P	00-09-080	388-97-095	REP	00-06-028	388-97-300	REP	00-06-028
388-96-901	AMD-E	00-10-035	388-97-097	NEW	00-06-028	388-97-305	REP	00-06-028
388-96-901	AMD	00-12-098	388-97-100	REP	00-06-028	388-97-310	AMD	00-06-028
388-97-005	AMD	00-06-028	388-97-105	REP	00-06-028	388-97-315	AMD	00-06-028
388-97-010	REP	00-06-028	388-97-110	AMD	00-06-028	388-97-320	REP	00-06-028
388-97-012	NEW	00-06-028	388-97-115	AMD	00-06-028	388-97-325	AMD	00-06-028
388-97-015	REP	00-06-028	388-97-120	AMD	00-06-028	388-97-32510	NEW	00-06-028
388-97-017	NEW	00-06-028	388-97-12010	NEW	00-06-028	388-97-32520	NEW	00-06-028
388-97-020	REP	00-06-028	388-97-12020	NEW	00-06-028	388-97-32530	NEW	00-06-028
388-97-022	NEW	00-06-028	388-97-12030	NEW	00-06-028	388-97-32540	NEW	00-06-028
388-97-022	PREP	00-11-105	388-97-12040	NEW	00-06-028	388-97-32550	NEW	00-06-028
388-97-022	REP-P	00-18-098	388-97-12050	NEW	00-06-028	388-97-32560	NEW	00-06-028
388-97-022	REP	00-22-018	388-97-12060	NEW	00-06-028	388-97-32570	NEW	00-06-028
388-97-025	REP	00-06-028	388-97-12070	NEW	00-06-028	388-97-32580	NEW	00-06-028
388-97-027	NEW	00-06-028	388-97-125	AMD	00-06-028	388-97-330	AMD	00-06-028
388-97-027	PREP	00-11-105	388-97-130	AMD	00-06-028	388-97-33010	NEW	00-06-028
388-97-027	AMD-P	00-18-098	388-97-135	AMD	00-06-028	388-97-33020	NEW	00-06-028
388-97-027	AMD	00-22-018	388-97-140	AMD	00-06-028	388-97-33030	NEW	00-06-028
388-97-030	REP	00-06-028	388-97-145	REP	00-06-028	388-97-33040	NEW	00-06-028
388-97-032	NEW	00-06-028	388-97-147	NEW	00-06-028	388-97-33050	NEW	00-06-028
388-97-035	REP	00-06-028	388-97-150	REP	00-06-028	388-97-335	AMD	00-06-028
388-97-037	NEW	00-06-028	388-97-155	AMD	00-06-028	388-97-33510	NEW	00-06-028
388-97-040	REP	00-06-028	388-97-160	AMD	00-06-028	388-97-33520	NEW	00-06-028
388-97-042	NEW	00-06-028	388-97-162	NEW	00-06-028	388-97-33530	NEW	00-06-028
388-97-043	NEW	00-06-028	388-97-165	AMD	00-06-028	388-97-33540	NEW	00-06-028
388-97-045	REP	00-06-028	388-97-170	AMD	00-06-028	388-97-33550	NEW	00-06-028
388-97-047	NEW	00-06-028	388-97-175	AMD	00-06-028	388-97-33560	NEW	00-06-028
388-97-050	REP	00-06-028	388-97-180	AMD	00-06-028	388-97-33570	NEW	00-06-028
388-97-051	NEW	00-06-028	388-97-185	AMD	00-06-028	388-97-33580	NEW	00-06-028
388-97-052	NEW	00-06-028	388-97-190	AMD	00-06-028	388-97-340	AMD	00-06-028
388-97-053	NEW	00-06-028	388-97-195	AMD	00-06-028	388-97-34010	NEW	00-06-028
388-97-055	AMD	00-06-028	388-97-200	REP	00-06-028	388-97-34020	NEW	00-06-028
388-97-060	AMD	00-06-028	388-97-202	NEW	00-06-028	388-97-345	AMD	00-06-028
388-97-065	AMD	00-06-028	388-97-205	AMD	00-06-028	388-97-347	NEW	00-06-028
388-97-070	REP	00-06-028	388-97-210	REP	00-06-028	388-97-350	AMD	00-06-028
388-97-07005	NEW	00-06-028	388-97-212	NEW	00-06-028	388-97-35010	NEW	00-06-028
388-97-07010	NEW	00-06-028	388-97-215	REP	00-06-028	388-97-35020	NEW	00-06-028
388-97-07015	NEW	00-06-028	388-97-220	AMD	00-06-028	388-97-35030	NEW	00-06-028
388-97-07020	NEW	00-06-028	388-97-225	REP	00-06-028	388-97-35040	NEW	00-06-028
388-97-07025	NEW	00-06-028	388-97-230	REP	00-06-028	388-97-35050	NEW	00-06-028
388-97-07030	NEW	00-06-028	388-97-235	REP	00-06-028	388-97-35060	NEW	00-06-028
388-97-07035	NEW	00-06-028	388-97-240	REP	00-06-028	388-97-352	NEW	00-06-028
388-97-07040	NEW	00-06-028	388-97-245	REP	00-06-028	388-97-353	NEW	00-06-028
388-97-07045	NEW	00-06-028	388-97-247	NEW	00-06-028	388-97-355	AMD	00-06-028
388-97-07050	NEW	00-06-028	388-97-249	NEW	00-06-028	388-97-357	NEW	00-06-028
388-97-07055	NEW	00-06-028	388-97-250	REP	00-06-028	388-97-35710	NEW	00-06-028
388-97-07060	NEW	00-06-028	388-97-251	NEW	00-06-028	388-97-35720	NEW	00-06-028
388-97-07065	NEW	00-06-028	388-97-253	NEW	00-06-028	388-97-360	AMD	00-06-028
388-97-07070	NEW	00-06-028	388-97-255	REP	00-06-028	388-97-36010	NEW	00-06-028
388-97-075	AMD	00-06-028	388-97-260	AMD	00-06-028	388-97-36020	NEW	00-06-028
388-97-076	NEW	00-06-028	388-97-265	REP	00-06-028	388-97-36030	NEW	00-06-028
388-97-077	NEW	00-06-028	388-97-270	REP	00-06-028	388-97-36040	NEW	00-06-028
388-97-080	REP	00-06-028	388-97-275	REP	00-06-028	388-97-36050	NEW	00-06-028
388-97-08010	NEW	00-06-028	388-97-280	REP	00-06-028	388-97-36060	NEW	00-06-028
388-97-08020	NEW	00-06-028	388-97-285	NEW	00-06-028	388-97-36070	NEW	00-06-028

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388-97-365	AMD	00-06-028	388-97-585	NEW	00-06-028	388-148-0170	NEW-P	00-17-133
388-97-36510	NEW	00-06-028	388-97-590	NEW	00-06-028	388-148-0175	NEW-P	00-17-133
388-97-36520	NEW	00-06-028	388-97-595	NEW	00-06-028	388-148-0180	NEW-P	00-17-133
388-97-36530	NEW	00-06-028	388-97-600	NEW	00-06-028	388-148-0185	NEW-P	00-17-133
388-97-370	AMD	00-06-028	388-110	PREP	00-23-049	388-148-0190	NEW-P	00-17-133
388-97-37010	NEW	00-06-028	388-146-0010	NEW-P	00-17-159	388-148-0195	NEW-P	00-17-133
388-97-37020	NEW	00-06-028	388-146-0020	NEW-P	00-17-159	388-148-0200	NEW-P	00-17-133
388-97-375	AMD	00-06-028	388-146-0030	NEW-P	00-17-159	388-148-0205	NEW-P	00-17-133
388-97-380	REP	00-06-028	388-146-0040	NEW-P	00-17-159	388-148-0210	NEW-P	00-17-133
388-97-385	AMD	00-06-028	388-146-0045	NEW-P	00-17-159	388-148-0215	NEW-P	00-17-133
388-97-390	REP	00-06-028	388-146-0050	NEW-P	00-17-159	388-148-0220	NEW-P	00-17-133
388-97-395	REP	00-06-028	388-146-0060	NEW-P	00-17-159	388-148-0225	NEW-P	00-17-133
388-97-400	AMD	00-06-028	388-146-0070	NEW-P	00-17-159	388-148-0230	NEW-P	00-17-133
388-97-40010	NEW	00-06-028	388-146-0080	NEW-P	00-17-159	388-148-0235	NEW-P	00-17-133
388-97-401	NEW	00-06-028	388-146-0090	NEW-P	00-17-159	388-148-0240	NEW-P	00-17-133
388-97-402	NEW	00-06-028	388-146-0100	NEW-P	00-17-159	388-148-0245	NEW-P	00-17-133
388-97-403	NEW	00-06-028	388-146-0110	NEW-P	00-17-159	388-148-0250	NEW-P	00-17-133
388-97-405	AMD	00-06-028	388-146-0120	NEW-P	00-17-159	388-148-0255	NEW-P	00-17-133
388-97-410	AMD	00-06-028	388-146-0130	NEW-P	00-17-159	388-148-0260	NEW-P	00-17-133
388-97-415	AMD	00-06-028	388-146-0140	NEW-P	00-17-159	388-148-0265	NEW-P	00-17-133
388-97-420	AMD	00-06-028	388-146-0150	NEW-P	00-17-159	388-148-0270	NEW-P	00-17-133
388-97-425	AMD	00-06-028	388-146-0160	NEW-P	00-17-159	388-148-0275	NEW-P	00-17-133
388-97-430	AMD	00-06-028	388-146-0170	NEW-P	00-17-159	388-148-0280	NEW-P	00-17-133
388-97-43010	NEW	00-06-028	388-146-0180	NEW-P	00-17-159	388-148-0285	NEW-P	00-17-133
388-97-43020	NEW	00-06-028	388-146-0190	NEW-P	00-17-159	388-148-0290	NEW-P	00-17-133
388-97-43030	NEW	00-06-028	388-146-0200	NEW-P	00-17-159	388-148-0295	NEW-P	00-17-133
388-97-43040	NEW	00-06-028	388-146-0210	NEW-P	00-17-159	388-148-0300	NEW-P	00-17-133
388-97-43050	NEW	00-06-028	388-146-0220	NEW-P	00-17-159	388-148-0305	NEW-P	00-17-133
388-97-435	REP	00-06-028	388-147	PREP	00-22-061	388-148-0310	NEW-P	00-17-133
388-97-440	REP	00-06-028	388-148-0005	NEW-P	00-17-133	388-148-0315	NEW-P	00-17-133
388-97-445	REP	00-06-028	388-148-0010	NEW-P	00-17-133	388-148-0320	NEW-P	00-17-133
388-97-450	REP	00-06-028	388-148-0015	NEW-P	00-17-133	388-148-0325	NEW-P	00-17-133
388-97-455	AMD	00-06-028	388-148-0020	NEW-P	00-17-133	388-148-0330	NEW-P	00-17-133
388-97-45510	NEW	00-06-028	388-148-0025	NEW-P	00-17-133	388-148-0335	NEW-P	00-17-133
388-97-460	AMD	00-06-028	388-148-0030	NEW-P	00-17-133	388-148-0340	NEW-P	00-17-133
388-97-46010	NEW	00-06-028	388-148-0035	NEW-P	00-17-133	388-148-0345	NEW-P	00-17-133
388-97-465	AMD	00-06-028	388-148-0040	NEW-P	00-17-133	388-148-0350	NEW-P	00-17-133
388-97-46510	NEW	00-06-028	388-148-0045	NEW-P	00-17-133	388-148-0355	NEW-P	00-17-133
388-97-46520	NEW	00-06-028	388-148-0050	NEW-P	00-17-133	388-148-0360	NEW-P	00-17-133
388-97-46530	NEW	00-06-028	388-148-0055	NEW-P	00-17-133	388-148-0365	NEW-P	00-17-133
388-97-46540	NEW	00-06-028	388-148-0060	NEW-P	00-17-133	388-148-0370	NEW-P	00-17-133
388-97-46550	NEW	00-06-028	388-148-0065	NEW-P	00-17-133	388-148-0375	NEW-P	00-17-133
388-97-46560	NEW	00-06-028	388-148-0070	NEW-P	00-17-133	388-148-0380	NEW-P	00-17-133
388-97-46570	NEW	00-06-028	388-148-0075	NEW-P	00-17-133	388-148-0385	NEW-P	00-17-133
388-97-46580	NEW	00-06-028	388-148-0080	NEW-P	00-17-133	388-148-0390	NEW-P	00-17-133
388-97-46590	NEW	00-06-028	388-148-0085	NEW-P	00-17-133	388-148-0395	NEW-P	00-17-133
388-97-470	AMD	00-06-028	388-148-0090	NEW-P	00-17-133	388-148-0400	NEW-P	00-17-133
388-97-47010	NEW	00-06-028	388-148-0095	NEW-P	00-17-133	388-148-0405	NEW-P	00-17-133
388-97-47020	NEW	00-06-028	388-148-0100	NEW-P	00-17-133	388-148-0410	NEW-P	00-17-133
388-97-475	REP	00-06-028	388-148-0105	NEW-P	00-17-133	388-148-0415	NEW-P	00-17-133
388-97-480	AMD	00-06-028	388-148-0110	NEW-P	00-17-133	388-148-0420	NEW-P	00-17-133
388-97-48010	NEW	00-06-028	388-148-0115	NEW-P	00-17-133	388-148-0425	NEW-P	00-17-133
388-97-48020	NEW	00-06-028	388-148-0120	NEW-P	00-17-133	388-148-0430	NEW-P	00-17-133
388-97-48030	NEW	00-06-028	388-148-0125	NEW-P	00-17-133	388-148-0435	NEW-P	00-17-133
388-97-48040	NEW	00-06-028	388-148-0130	NEW-P	00-17-133	388-148-0440	NEW-P	00-17-133
388-97-550	NEW	00-06-028	388-148-0135	NEW-P	00-17-133	388-148-0445	NEW-P	00-17-133
388-97-555	NEW	00-06-028	388-148-0140	NEW-P	00-17-133	388-148-0450	NEW-P	00-17-133
388-97-560	NEW	00-06-028	388-148-0145	NEW-P	00-17-133	388-148-0455	NEW-P	00-17-133
388-97-565	NEW	00-06-028	388-148-0150	NEW-P	00-17-133	388-148-0460	NEW-P	00-17-133
388-97-570	NEW	00-06-028	388-148-0155	NEW-P	00-17-133	388-148-0465	NEW-P	00-17-133
388-97-575	NEW	00-06-028	388-148-0160	NEW-P	00-17-133	388-148-0470	NEW-P	00-17-133
388-97-580	NEW	00-06-028	388-148-0165	NEW-P	00-17-133	388-148-0475	NEW-P	00-17-133

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-151-460	AMD-P	00-17-124	388-155-350	AMD	00-06-040	388-160-0185	NEW-P	00-17-158
388-151-470	AMD-P	00-17-124	388-155-360	AMD	00-06-040	388-160-0195	NEW-P	00-17-158
388-151-480	AMD-P	00-17-124	388-155-370	AMD-XA	00-09-089	388-160-020	REP-P	00-17-158
388-151-490	AMD-P	00-17-124	388-155-370	AMD-W	00-23-055	388-160-0205	NEW-P	00-17-158
388-151-500	AMD-P	00-17-124	388-155-380	AMD-XA	00-09-089	388-160-0215	NEW-P	00-17-158
388-151-991	RECOD	00-23-088	388-155-380	AMD-W	00-23-055	388-160-0225	NEW-P	00-17-158
388-151-992	RECOD	00-23-088	388-155-390	AMD	00-06-040	388-160-0235	NEW-P	00-17-158
388-151-993	RECOD	00-23-088	388-155-400	AMD	00-06-040	388-160-0245	NEW-P	00-17-158
388-155-010	AMD	00-06-040	388-155-410	AMD	00-06-040	388-160-0255	NEW-P	00-17-158
388-155-020	AMD	00-06-040	388-155-420	AMD-XA	00-09-089	388-160-0265	NEW-P	00-17-158
388-155-040	AMD-XA	00-09-089	388-155-420	AMD-W	00-23-055	388-160-0275	NEW-P	00-17-158
388-155-040	AMD-W	00-23-055	388-155-430	AMD	00-06-040	388-160-0285	NEW-P	00-17-158
388-155-050	AMD-XA	00-09-089	388-155-440	AMD	00-06-040	388-160-0295	NEW-P	00-17-158
388-155-050	AMD-W	00-23-055	388-155-450	AMD	00-06-040	388-160-030	REP-P	00-17-158
388-155-060	AMD-XA	00-09-089	388-155-460	AMD	00-06-040	388-160-0305	NEW-P	00-17-158
388-155-060	AMD-W	00-23-055	388-155-470	AMD	00-06-040	388-160-0315	NEW-P	00-17-158
388-155-070	AMD	00-06-040	388-155-480	AMD-XA	00-09-089	388-160-0325	NEW-P	00-17-158
388-155-083	NEW-P	00-17-127	388-155-480	AMD-W	00-23-055	388-160-0335	NEW-P	00-17-158
388-155-085	AMD-XA	00-09-089	388-155-490	AMD	00-06-040	388-160-0345	NEW-P	00-17-158
388-155-085	AMD-W	00-23-055	388-155-500	AMD	00-06-040	388-160-0355	NEW-P	00-17-158
388-155-090	AMD-XA	00-09-089	388-155-600	AMD	00-06-040	388-160-0365	NEW-P	00-17-158
388-155-090	AMD-W	00-23-055	388-155-605	AMD-XA	00-09-089	388-160-0375	NEW-P	00-17-158
388-155-092	AMD-XA	00-09-089	388-155-605	AMD-W	00-23-055	388-160-0385	NEW-P	00-17-158
388-155-092	AMD-W	00-23-055	388-155-610	AMD-XA	00-09-089	388-160-0395	NEW-P	00-17-158
388-155-093	AMD-XA	00-09-089	388-155-610	AMD-W	00-23-055	388-160-040	REP-P	00-17-158
388-155-093	AMD-W	00-23-055	388-155-620	AMD-XA	00-09-089	388-160-0405	NEW-P	00-17-158
388-155-094	AMD-XA	00-09-089	388-155-620	AMD-W	00-23-055	388-160-0415	NEW-P	00-17-158
388-155-094	AMD-W	00-23-055	388-155-630	AMD-XA	00-09-089	388-160-0425	NEW-P	00-17-158
388-155-095	AMD-XA	00-09-089	388-155-630	AMD-W	00-23-055	388-160-0435	NEW-P	00-17-158
388-155-095	AMD-W	00-23-055	388-155-640	AMD-XA	00-09-089	388-160-0445	NEW-P	00-17-158
388-155-098	AMD	00-06-040	388-155-640	AMD-W	00-23-055	388-160-0455	NEW-P	00-17-158
388-155-100	AMD	00-06-040	388-155-650	AMD-XA	00-09-089	388-160-0465	NEW-P	00-17-158
388-155-110	AMD	00-06-040	388-155-650	AMD-W	00-23-055	388-160-0475	NEW-P	00-17-158
388-155-120	AMD	00-06-040	388-155-660	AMD-XA	00-09-089	388-160-0485	NEW-P	00-17-158
388-155-130	AMD	00-06-040	388-155-660	AMD-W	00-23-055	388-160-0495	NEW-P	00-17-158
388-155-140	AMD	00-06-040	388-155-670	AMD-XA	00-09-089	388-160-050	REP-P	00-17-158
388-155-150	AMD	00-06-040	388-155-670	AMD-W	00-23-055	388-160-0505	NEW-P	00-17-158
388-155-160	AMD-XA	00-09-089	388-155-680	AMD-XA	00-09-089	388-160-0515	NEW-P	00-17-158
388-155-160	AMD-W	00-23-055	388-155-680	AMD-W	00-23-055	388-160-0525	NEW-P	00-17-158
388-155-165	AMD	00-06-040	388-155-991	RECOD	00-23-088	388-160-0535	NEW-P	00-17-158
388-155-170	AMD	00-06-040	388-155-992	RECOD	00-23-088	388-160-0545	NEW-P	00-17-158
388-155-180	AMD	00-06-040	388-155-993	RECOD	00-23-088	388-160-0555	NEW-P	00-17-158
388-155-190	AMD-XA	00-09-089	388-160	AMD-P	00-17-158	388-160-0565	NEW-P	00-17-158
388-155-190	AMD-W	00-23-055	388-160-0005	NEW-P	00-17-158	388-160-0575	NEW-P	00-17-158
388-155-200	AMD	00-06-040	388-160-0015	NEW-P	00-17-158	388-160-0585	NEW-P	00-17-158
388-155-210	REP	00-06-040	388-160-0025	NEW-P	00-17-158	388-160-0595	NEW-P	00-17-158
388-155-220	AMD	00-06-040	388-160-0035	NEW-P	00-17-158	388-160-060	REP-P	00-17-158
388-155-230	AMD	00-06-040	388-160-0045	NEW-P	00-17-158	388-160-0605	NEW-P	00-17-158
388-155-240	AMD	00-06-040	388-160-0055	NEW-P	00-17-158	388-160-0615	NEW-P	00-17-158
388-155-250	AMD	00-06-040	388-160-0065	NEW-P	00-17-158	388-160-0625	NEW-P	00-17-158
388-155-260	REP	00-06-040	388-160-0075	NEW-P	00-17-158	388-160-0635	NEW-P	00-17-158
388-155-270	AMD	00-06-040	388-160-0085	NEW-P	00-17-158	388-160-0645	NEW-P	00-17-158
388-155-270	AMD-XA	00-09-089	388-160-0095	NEW-P	00-17-158	388-160-070	REP-P	00-17-158
388-155-270	AMD-W	00-23-055	388-160-010	REP-P	00-17-158	388-160-080	REP-P	00-17-158
388-155-280	AMD	00-06-040	388-160-0105	NEW-P	00-17-158	388-160-090	REP-P	00-17-158
388-155-290	AMD	00-06-040	388-160-0115	NEW-P	00-17-158	388-160-100	REP-P	00-17-158
388-155-295	AMD	00-06-040	388-160-0125	NEW-P	00-17-158	388-160-110	REP-P	00-17-158
388-155-310	AMD	00-06-040	388-160-0135	NEW-P	00-17-158	388-160-120	REP-P	00-17-158
388-155-320	AMD	00-06-040	388-160-0145	NEW-P	00-17-158	388-160-130	REP-P	00-17-158
388-155-330	AMD-XA	00-09-089	388-160-0155	NEW-P	00-17-158	388-160-140	REP-P	00-17-158
388-155-330	AMD-W	00-23-055	388-160-0165	NEW-P	00-17-158	388-160-150	REP-P	00-17-158
388-155-340	AMD	00-06-040	388-160-0175	NEW-P	00-17-158	388-160-160	REP-P	00-17-158

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-160-170	REP-P	00-17-158	388-235-5060	REP-P	00-11-129	388-235-9300	REP	00-16-113
388-160-180	REP-P	00-17-158	388-235-5060	REP	00-16-113	388-240-0010	REP-P	00-11-107
388-160-190	REP-P	00-17-158	388-235-5070	REP-P	00-11-129	388-240-0010	REP	00-16-077
388-160-200	REP-P	00-17-158	388-235-5070	REP	00-16-113	388-240-0020	REP-P	00-11-107
388-160-210	REP-P	00-17-158	388-235-5080	REP-P	00-11-129	388-240-0020	REP	00-16-077
388-160-220	REP-P	00-17-158	388-235-5080	REP	00-16-113	388-240-1100	REP-P	00-11-107
388-160-230	REP-P	00-17-158	388-235-5090	REP-P	00-11-129	388-240-1100	REP	00-16-077
388-160-240	REP-P	00-17-158	388-235-5090	REP	00-16-113	388-240-1200	REP-P	00-11-107
388-160-250	REP-P	00-17-158	388-235-5100	REP-P	00-11-129	388-240-1200	REP	00-16-077
388-160-260	REP-P	00-17-158	388-235-5100	REP	00-16-113	388-240-2100	REP-P	00-11-107
388-160-270	REP-P	00-17-158	388-235-5200	REP-P	00-11-129	388-240-2100	REP	00-16-077
388-160-280	REP-P	00-17-158	388-235-5200	REP	00-16-113	388-240-2300	REP-P	00-11-107
388-160-290	REP-P	00-17-158	388-235-5300	REP-P	00-11-129	388-240-2300	REP	00-16-077
388-160-300	REP-P	00-17-158	388-235-5300	REP	00-16-113	388-240-2400	REP-P	00-11-107
388-160-310	REP-P	00-17-158	388-235-5400	REP-P	00-11-129	388-240-2400	REP	00-16-077
388-160-320	REP-P	00-17-158	388-235-5400	REP	00-16-113	388-240-2450	REP-P	00-11-107
388-160-340	REP-P	00-17-158	388-235-5500	REP-P	00-11-129	388-240-2450	REP	00-16-077
388-160-350	REP-P	00-17-158	388-235-5500	REP	00-16-113	388-240-2500	REP-P	00-11-107
388-160-360	REP-P	00-17-158	388-235-5600	REP-P	00-11-129	388-240-2500	REP	00-16-077
388-160-370	REP-P	00-17-158	388-235-5600	REP	00-16-113	388-240-2550	REP-P	00-11-107
388-160-380	REP-P	00-17-158	388-235-5700	REP-P	00-11-129	388-240-2550	REP	00-16-077
388-160-390	REP-P	00-17-158	388-235-5700	REP	00-16-113	388-240-2570	REP-P	00-11-107
388-160-400	REP-P	00-17-158	388-235-5800	REP-P	00-11-129	388-240-2570	REP	00-16-077
388-160-410	REP-P	00-17-158	388-235-5800	REP	00-16-113	388-240-2600	REP-P	00-11-107
388-160-420	REP-P	00-17-158	388-235-5900	REP-P	00-11-129	388-240-2600	REP	00-16-077
388-160-430	REP-P	00-17-158	388-235-5900	REP	00-16-113	388-240-3100	REP-P	00-11-107
388-160-440	REP-P	00-17-158	388-235-6000	REP-P	00-11-129	388-240-3100	REP	00-16-077
388-160-460	REP-P	00-17-158	388-235-6000	REP	00-16-113	388-240-4100	REP-P	00-11-107
388-160-470	REP-P	00-17-158	388-235-7000	REP-P	00-11-129	388-240-4100	REP	00-16-077
388-160-480	REP-P	00-17-158	388-235-7000	REP	00-16-113	388-240-4200	REP-P	00-11-107
388-160-490	REP-P	00-17-158	388-235-7100	REP-P	00-11-129	388-240-4200	REP	00-16-077
388-160-500	REP-P	00-17-158	388-235-7100	REP	00-16-113	388-240-4400	REP-P	00-11-107
388-160-510	REP-P	00-17-158	388-235-7200	REP-P	00-11-129	388-240-4400	REP	00-16-077
388-160-520	REP-P	00-17-158	388-235-7200	REP	00-16-113	388-240-4600	REP-P	00-11-107
388-160-530	REP-P	00-17-158	388-235-7300	REP-P	00-11-129	388-240-4600	REP	00-16-077
388-160-540	REP-P	00-17-158	388-235-7300	REP	00-16-113	388-240-5100	REP-P	00-11-107
388-160-550	REP-P	00-17-158	388-235-7400	REP-P	00-11-129	388-240-5100	REP	00-16-077
388-160-560	REP-P	00-17-158	388-235-7400	REP	00-16-113	388-240-6100	REP-P	00-11-107
388-200-1050	REP-P	00-17-004	388-235-7500	REP-P	00-11-129	388-240-6100	REP	00-16-077
388-200-1050	REP-W	00-20-018	388-235-7500	REP	00-16-113	388-255	PREP	00-08-054
388-200-1160	REP	00-03-035	388-235-7600	REP-P	00-11-129	388-255-1020	REP-P	00-12-081
388-200-1300	PREP	00-04-036	388-235-7600	REP	00-16-113	388-255-1020	REP	00-15-053
388-200-1300	AMD-P	00-17-004	388-235-8000	REP-P	00-11-129	388-255-1050	REP-P	00-12-081
388-200-1300	AMD-W	00-20-018	388-235-8000	REP	00-16-113	388-255-1050	REP	00-15-053
388-200-1350	PREP	00-04-036	388-235-8100	REP-P	00-11-129	388-255-1100	REP-P	00-12-081
388-200-1350	AMD-P	00-17-004	388-235-8100	REP	00-16-113	388-255-1100	REP	00-15-053
388-200-1350	AMD-W	00-20-018	388-235-8130	REP-P	00-11-129	388-255-1150	REP-P	00-12-081
388-200-1400	REP-P	00-17-003	388-235-8130	REP	00-16-113	388-255-1150	REP	00-15-053
388-200-1400	REP	00-22-063	388-235-8140	REP-P	00-11-129	388-255-1200	REP-P	00-12-081
388-222-001	PREP	00-16-112	388-235-8140	REP	00-16-113	388-255-1200	REP	00-15-053
388-222-001	REP-S	00-23-086	388-235-8150	REP-P	00-11-129	388-255-1250	REP-P	00-12-081
388-222-010	PREP	00-16-112	388-235-8150	REP	00-16-113	388-255-1250	REP	00-15-053
388-222-010	REP-S	00-23-086	388-235-8200	REP-P	00-11-129	388-255-1300	REP-P	00-12-081
388-222-020	PREP	00-16-112	388-235-8200	REP	00-16-113	388-255-1300	REP	00-15-053
388-222-020	REP-S	00-23-086	388-235-9000	AMD	00-05-007	388-265-1650	PREP	00-07-101
388-235	PREP	00-08-051	388-235-9000	REP-P	00-11-129	388-265-1650	AMD-P	00-16-088
388-235-1500	REP-P	00-11-129	388-235-9000	REP	00-16-113	388-265-1650	AMD	00-19-078
388-235-1500	REP	00-16-113	388-235-9100	REP-P	00-11-129	388-265-1750	PREP	00-07-101
388-235-5000	REP-P	00-11-129	388-235-9100	REP	00-16-113	388-265-1750	REP-P	00-16-088
388-235-5000	REP	00-16-113	388-235-9200	REP-P	00-11-129	388-265-1750	REP	00-19-078
388-235-5050	REP-P	00-11-129	388-235-9200	REP	00-16-113	388-273-0010	NEW-P	00-12-083
388-235-5050	REP	00-16-113	388-235-9300	REP-P	00-11-129	388-273-0020	NEW-P	00-12-083

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388-273-0030	NEW-P	00-12-083	388-290-350	AMD-E	00-10-090	388-290-940	AMD-E	00-08-061
388-273-0035	NEW-P	00-12-083	388-290-350	AMD	00-17-005	388-290-940	AMD-P	00-13-105
388-275-0010	REP-P	00-15-070	388-290-450	AMD-P	00-10-089	388-290-940	AMD	00-16-100
388-275-0010	REP	00-18-038	388-290-450	AMD-E	00-10-090	388-290-945	AMD-E	00-08-061
388-275-0040	REP-P	00-15-070	388-290-450	AMD	00-17-005	388-290-945	AMD-P	00-13-105
388-275-0040	REP	00-18-038	388-290-475	AMD-P	00-10-089	388-290-945	AMD	00-16-100
388-275-0080	REP-P	00-15-070	388-290-475	AMD-E	00-10-090	388-290-950	AMD-P	00-10-089
388-275-0080	REP	00-18-038	388-290-475	AMD	00-17-005	388-290-950	AMD-E	00-10-090
388-280	AMD-P	00-16-086	388-290-550	REP-P	00-10-089	388-290-950	AMD	00-17-005
388-280	AMD	00-19-077	388-290-550	REP-E	00-10-090	388-310	PREP	00-16-024
388-280-0010	NEW-P	00-16-086	388-290-550	REP	00-17-005	388-310-0200	AMD-P	00-03-051
388-280-0010	NEW	00-19-077	388-290-600	AMD-P	00-10-089	388-310-0200	AMD	00-06-062
388-280-0020	NEW-P	00-16-086	388-290-600	AMD-E	00-10-090	388-310-0200	PREP	00-07-102
388-280-0020	NEW	00-19-077	388-290-600	AMD	00-17-005	388-310-0200	AMD-P	00-11-140
388-280-0030	NEW-P	00-16-086	388-290-650	AMD-P	00-10-089	388-310-0200	AMD	00-16-055
388-280-0030	NEW	00-19-077	388-290-650	AMD-E	00-10-090	388-310-0300	AMD-P	00-03-051
388-280-0040	NEW-P	00-16-086	388-290-650	AMD	00-17-005	388-310-0300	AMD	00-06-062
388-280-0040	NEW	00-19-077	388-290-850	AMD-E	00-08-061	388-310-0400	AMD-P	00-03-051
388-280-0050	NEW-P	00-16-086	388-290-850	AMD-P	00-13-105	388-310-0400	AMD	00-06-062
388-280-0050	NEW	00-19-077	388-290-850	AMD	00-16-100	388-310-0400	PREP	00-07-102
388-280-0060	NEW-P	00-16-086	388-290-854	NEW-E	00-08-061	388-310-0500	PREP	00-07-102
388-280-0060	NEW	00-19-077	388-290-854	NEW-P	00-13-105	388-310-0600	PREP	00-07-102
388-280-1010	REP-P	00-16-086	388-290-854	NEW	00-16-100	388-310-0600	AMD-P	00-11-140
388-280-1010	REP	00-19-077	388-290-858	NEW-E	00-08-061	388-310-0600	AMD	00-16-055
388-280-1020	REP-P	00-16-086	388-290-858	NEW-P	00-13-105	388-310-0700	AMD-P	00-03-051
388-280-1020	REP	00-19-077	388-290-858	NEW	00-16-100	388-310-0700	AMD	00-06-062
388-280-1030	REP-P	00-16-086	388-290-862	NEW-E	00-08-061	388-310-0800	PREP	00-05-109
388-280-1030	REP	00-19-077	388-290-862	NEW-P	00-13-105	388-310-0800	AMD-E	00-06-061
388-280-1040	REP-P	00-16-086	388-290-862	NEW	00-16-100	388-310-0800	AMD-P	00-08-089
388-280-1040	REP	00-19-077	388-290-866	NEW-E	00-08-061	388-310-0800	AMD-S	00-10-091
388-280-1050	REP-P	00-16-086	388-290-866	NEW-P	00-13-105	388-310-0800	AMD	00-13-106
388-280-1050	REP	00-19-077	388-290-866	NEW	00-16-100	388-310-0800	PREP	00-20-020
388-280-1060	REP-P	00-16-086	388-290-870	NEW-E	00-08-061	388-310-0900	AMD-E	00-20-030
388-280-1060	REP	00-19-077	388-290-870	NEW-P	00-13-105	388-310-1000	AMD-E	00-20-030
388-280-1070	REP-P	00-16-086	388-290-870	NEW	00-16-100	388-310-1050	AMD-E	00-20-030
388-280-1070	REP	00-19-077	388-290-874	NEW-E	00-08-061	388-310-1400	AMD-P	00-03-051
388-280-1080	REP-P	00-16-086	388-290-874	NEW-P	00-13-105	388-310-1400	AMD	00-06-062
388-280-1080	REP	00-19-077	388-290-874	NEW	00-16-100	388-310-1450	NEW-P	00-03-051
388-280-1090	REP-P	00-16-086	388-290-878	NEW-E	00-08-061	388-310-1450	NEW	00-06-062
388-280-1090	REP	00-19-077	388-290-878	NEW-P	00-13-105	388-310-1800	PREP	00-07-102
388-280-1100	REP-P	00-16-086	388-290-878	NEW	00-16-100	388-310-1800	AMD-P	00-11-140
388-280-1100	REP	00-19-077	388-290-882	NEW-E	00-08-061	388-310-1800	AMD	00-16-055
388-280-1110	REP-P	00-16-086	388-290-882	NEW-P	00-13-105	388-310-1800	PREP	00-20-020
388-280-1110	REP	00-19-077	388-290-882	NEW	00-16-100	388-310-1850	AMD-E	00-03-013
388-280-1120	REP-P	00-16-086	388-290-886	NEW-E	00-08-061	388-310-1850	AMD-P	00-04-091
388-280-1120	REP	00-19-077	388-290-886	NEW-P	00-13-105	388-310-1850	AMD	00-08-021
388-280-1130	REP-P	00-16-086	388-290-886	NEW	00-16-100	388-310-1850	REP-E	00-14-046
388-280-1130	REP	00-19-077	388-290-888	NEW-E	00-08-061	388-310-1850	REP-P	00-18-019
388-280-1140	REP-P	00-16-086	388-290-888	NEW-P	00-13-105	388-310-1850	REP	00-24-040
388-280-1140	REP	00-19-077	388-290-888	NEW	00-16-100	388-310-2000	NEW-P	00-20-095
388-280-1150	REP-P	00-16-086	388-290-905	AMD-E	00-08-061	388-310-2000	NEW-S	00-23-121
388-280-1150	REP	00-19-077	388-290-905	AMD-P	00-13-105	388-330-010	REP-P	00-17-159
388-280-1160	REP-P	00-16-086	388-290-905	AMD	00-16-100	388-330-020	REP-P	00-17-159
388-280-1160	REP	00-19-077	388-290-910	AMD-E	00-08-061	388-330-030	REP-P	00-17-159
388-290	PREP	00-24-035	388-290-910	AMD-P	00-13-105	388-330-035	REP-P	00-17-159
388-290-015	AMD-P	00-10-089	388-290-910	AMD	00-16-100	388-330-040	REP-P	00-17-159
388-290-015	AMD-E	00-10-090	388-290-920	AMD-P	00-10-089	388-330-050	REP-P	00-17-159
388-290-015	AMD	00-17-005	388-290-920	AMD-E	00-10-090	388-330-060	REP-P	00-17-159
388-290-280	AMD-P	00-10-089	388-290-920	AMD	00-17-005	388-400	PREP	00-11-182
388-290-280	AMD-E	00-10-090	388-290-925	AMD-E	00-08-061	388-400-0005	AMD	00-05-007
388-290-280	AMD	00-17-005	388-290-925	AMD-P	00-13-105	388-400-0005	AMD-P	00-24-037

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388-400-0010	AMD	00-05-007	388-432-0005	NEW-S	00-23-086	388-448-0170	NEW	00-16-113
388-400-0015	AMD-E	00-13-075	388-436-0002	AMD-E	00-16-089	388-448-0180	NEW-P	00-11-129
388-400-0015	REP-P	00-24-037	388-436-0002	AMD-P	00-19-043	388-448-0180	NEW	00-16-113
388-400-0020	PREP	00-24-019	388-436-0002	AMD	00-22-064	388-448-0190	NEW-P	00-11-129
388-400-0025	PREP	00-08-056	388-436-0010	REP-P	00-06-067	388-448-0190	NEW	00-16-113
388-400-0025	AMD-P	00-11-128	388-436-0010	REP	00-10-036	388-448-0200	NEW-P	00-11-129
388-400-0025	AMD	00-15-017	388-438-0110	PREP	00-14-043	388-448-0200	NEW	00-16-113
388-400-0030	AMD-E	00-19-076	388-440	PREP	00-09-032	388-448-0210	NEW-P	00-11-129
388-400-0035	REP-E	00-15-071	388-440-0001	AMD	00-03-034	388-448-0210	NEW	00-16-113
388-400-0035	AMD-E	00-22-086	388-440-0005	AMD	00-03-034	388-450	PREP	00-10-031
388-404	PREP	00-11-182	388-442-0010	AMD	00-05-007	388-450	PREP	00-11-182
388-404-0005	AMD	00-05-007	388-442-0010	PREP	00-19-029	388-450-0005	PREP	00-12-079
388-404-0005	AMD-P	00-24-037	388-444-0015	AMD	00-04-006	388-450-0015	PREP	00-03-060
388-406-0015	AMD	00-06-015	388-444-0020	AMD-P	00-17-102	388-450-0015	AMD-E	00-06-023
388-406-0060	PREP	00-06-060	388-444-0020	AMD	00-21-111	388-450-0015	AMD-P	00-09-081
388-406-0060	AMD-P	00-10-093	388-444-0035	AMD	00-04-006	388-450-0015	AMD-E	00-13-062
388-406-0060	AMD	00-13-076	388-444-0055	AMD	00-04-006	388-450-0015	AMD-W	00-22-075
388-408	PREP	00-11-182	388-444-0065	AMD	00-04-006	388-450-0020	PREP	00-12-079
388-408-0005	AMD-P	00-24-037	388-444-0075	AMD	00-04-006	388-450-0035	AMD-E	00-02-062
388-408-0010	AMD-P	00-24-037	388-444-0075	AMD-E	00-21-112	388-450-0035	AMD-P	00-10-087
388-408-0015	AMD-P	00-24-037	388-444-0075	AMD-P	00-24-038	388-450-0035	AMD-E	00-10-088
388-408-0020	AMD	00-05-007	388-448-0001	PREP	00-08-055	388-450-0035	AMD	00-18-057
388-408-0020	AMD-P	00-24-037	388-448-0001	AMD-P	00-11-127	388-450-0045	PREP	00-17-152
388-408-0025	PREP	00-08-050	388-448-0001	AMD	00-15-018	388-450-0070	PREP	00-16-052
388-408-0025	AMD-P	00-24-037	388-448-0005	PREP	00-08-055	388-450-0150	PREP	00-12-079
388-408-0030	AMD-P	00-24-037	388-448-0005	REP-P	00-12-040	388-450-0190	AMD-E	00-19-075
388-408-0035	PREP	00-08-052	388-448-0005	REP	00-15-051	388-450-0195	AMD-P	00-19-072
388-412-0025	PREP	00-13-060	388-448-0010	NEW-P	00-11-129	388-450-0195	AMD	00-22-065
388-412-0025	PREP	00-21-106	388-448-0010	NEW	00-16-113	388-450-0210	PREP	00-12-079
388-412-0040	PREP	00-13-060	388-448-0020	NEW-P	00-11-129	388-450-0210	PREP	00-22-014
388-412-0040	PREP	00-21-106	388-448-0020	NEW	00-16-113	388-452-0005	PREP	00-16-053
388-412-0045	PREP	00-21-106	388-448-0030	NEW-P	00-11-129	388-452-0005	AMD-P	00-19-074
388-414-0001	AMD-P	00-07-076	388-448-0030	NEW	00-16-113	388-452-0005	AMD	00-22-087
388-414-0001	AMD	00-11-035	388-448-0035	NEW-P	00-11-129	388-454	PREP	00-11-182
388-414-0001	AMD-E	00-15-042	388-448-0035	NEW	00-16-113	388-454-0005	AMD-P	00-24-037
388-414-0001	PREP	00-24-051	388-448-0040	NEW-P	00-11-129	388-454-0010	AMD-P	00-24-037
388-414-0001	AMD-E	00-24-052	388-448-0040	NEW	00-16-113	388-458	PREP	00-17-002
388-416-0015	AMD-P	00-04-045	388-448-0050	NEW-P	00-11-129	388-466-0007	NEW-E	00-15-071
388-416-0015	AMD	00-08-002	388-448-0050	NEW	00-16-113	388-466-0015	REP-S	00-19-073
388-418	PREP	00-16-051	388-448-0060	NEW-P	00-11-129	388-466-0015	REP	00-22-085
388-418-0005	AMD-P	00-21-066	388-448-0060	NEW	00-16-113	388-466-0020	REP-S	00-19-073
388-418-0007	NEW-P	00-21-066	388-448-0070	NEW-P	00-11-129	388-466-0020	REP	00-22-085
388-418-0012	REP-P	00-03-062	388-448-0070	NEW	00-16-113	388-466-0025	REP-S	00-19-073
388-418-0012	REP	00-07-077	388-448-0080	NEW-P	00-11-129	388-466-0025	REP	00-22-085
388-418-0025	AMD-P	00-04-045	388-448-0080	NEW	00-16-113	388-466-0030	NEW-P	00-16-087
388-418-0025	AMD	00-08-002	388-448-0090	NEW-P	00-11-129	388-466-0130	NEW-P	00-18-111
388-422	PREP	00-11-182	388-448-0090	NEW	00-16-113	388-466-0130	NEW	00-21-065
388-424	PREP	00-11-182	388-448-0100	NEW-P	00-11-129	388-466-0150	NEW-S	00-19-073
388-424-0015	AMD-P	00-05-110	388-448-0100	NEW	00-16-113	388-466-0150	NEW	00-22-085
388-424-0015	AMD	00-08-060	388-448-0110	NEW-P	00-11-129	388-470	PREP	00-12-078
388-424-0025	AMD-E	00-08-004	388-448-0110	NEW	00-16-113	388-470-0005	PREP	00-12-079
388-424-0025	AMD-P	00-09-082	388-448-0120	NEW-P	00-11-129	388-470-0020	PREP	00-12-079
388-424-0025	AMD	00-13-036	388-448-0120	NEW	00-16-113	388-470-0040	PREP	00-12-079
388-426	PREP	00-09-032	388-448-0130	NEW-P	00-11-129	388-470-0075	PREP	00-16-054
388-430-0001	REP	00-05-007	388-448-0130	NEW	00-16-113	388-470-0075	AMD-P	00-20-094
388-430-0005	REP	00-05-007	388-448-0140	NEW-P	00-11-129	388-473-0010	NEW-P	00-12-081
388-430-0010	REP	00-05-007	388-448-0140	NEW	00-16-113	388-473-0010	NEW	00-15-053
388-430-0015	REP	00-05-007	388-448-0150	NEW-P	00-11-129	388-473-0010	PREP	00-17-077
388-430-0020	REP	00-05-007	388-448-0150	NEW	00-16-113	388-473-0010	AMD-P	00-22-062
388-430-0025	REP	00-05-007	388-448-0160	NEW-P	00-11-129	388-473-0020	NEW-P	00-12-081
388-432-0005	PREP	00-16-112	388-448-0160	NEW	00-16-113	388-473-0020	NEW	00-15-053
388-432-0005	NEW-P	00-20-048	388-448-0170	NEW-P	00-11-129	388-473-0030	NEW-P	00-12-081

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388-473-0030	NEW	00-15-053	388-501-0165	AMD	00-03-035	388-512-1260	REP-P	00-17-084
388-473-0040	NEW-P	00-12-081	388-501-0180	AMD-P	00-17-055	388-512-1265	REP-P	00-17-084
388-473-0040	NEW	00-15-053	388-501-0200	AMD-XA	00-07-044	388-512-1275	REP-P	00-17-084
388-473-0050	NEW-P	00-12-081	388-501-0200	AMD	00-11-141	388-513-1350	AMD-XA	00-20-097
388-473-0050	NEW	00-15-053	388-501-0213	RECOD	00-23-067	388-513-1365	AMD-XA	00-20-097
388-473-0060	NEW-P	00-12-081	388-501-0300	RECOD	00-23-052	388-513-1380	AMD-E	00-08-003
388-473-0060	NEW	00-15-053	388-502-0010	NEW-P	00-09-043	388-513-1380	AMD-P	00-13-107
388-474-0001	AMD-P	00-17-084	388-502-0010	NEW	00-15-050	388-513-1380	AMD	00-17-058
388-478	PREP	00-11-182	388-502-0010	AMD-XA	00-18-033	388-515-1505	AMD-XA	00-19-071
388-478-0026	PREP	00-10-030	388-502-0010	AMD-P	00-24-078	388-515-1510	AMD-XA	00-19-071
388-478-0026	NEW-P	00-17-054	388-502-0020	NEW-P	00-09-043	388-515-1530	AMD-XA	00-19-071
388-478-0026	NEW	00-21-063	388-502-0020	NEW	00-15-050	388-517-0400	NEW-P	00-17-095
388-478-0050	PREP	00-08-053	388-502-0020	AMD-E	00-17-103	388-519-0100	PREP	00-12-079
388-478-0050	AMD-P	00-12-082	388-502-0020	AMD-XA	00-18-033	388-523-0100	PREP	00-22-014
388-478-0050	AMD	00-15-052	388-502-0020	AMD-P	00-24-078	388-526-2610	AMD-P	00-17-164
388-478-0055	AMD-P	00-08-058	388-502-0030	NEW-P	00-09-043	388-526-2610	AMD	00-21-062
388-478-0055	AMD-E	00-08-059	388-502-0030	NEW	00-15-050	388-527-2750	AMD-XA	00-20-097
388-478-0055	AMD	00-11-130	388-502-0100	NEW-P	00-09-043	388-527-2790	AMD-XA	00-20-097
388-478-0055	PREP	00-13-035	388-502-0100	NEW	00-15-050	388-529	PREP	00-18-056
388-478-0055	PREP	00-15-015	388-502-0110	NEW-P	00-09-043	388-529-0100	AMD-XA	00-20-097
388-478-0055	AMD-P	00-17-155	388-502-0110	NEW	00-15-050	388-529-2940	REP	00-05-039
388-478-0055	AMD	00-20-054	388-502-0120	AMD-XA	00-20-097	388-529-2950	REP	00-05-039
388-478-0055	AMD-E	00-24-079	388-502-0150	NEW-P	00-09-042	388-530-1000	PREP	00-07-087
388-478-0056	PREP	00-17-078	388-502-0150	NEW	00-14-067	388-530-1000	AMD-P	00-17-080
388-478-0056	NEW-P	00-21-064	388-502-0160	NEW-P	00-09-075	388-530-1050	PREP	00-07-087
388-478-0056	NEW	00-24-056	388-502-0160	NEW	00-14-069	388-530-1050	AMD-P	00-17-080
388-478-0060	AMD-P	00-19-097	388-502-0160	PREP	00-18-110	388-530-1100	PREP	00-07-087
388-478-0060	AMD-E	00-19-098	388-502-0160	AMD-P	00-24-055	388-530-1100	AMD-P	00-17-080
388-478-0060	AMD	00-23-013	388-502-0205	PREP	00-06-022	388-530-1125	NEW-P	00-17-056
388-478-0070	AMD-P	00-07-075	388-502-0205	REP-P	00-09-043	388-530-1125	NEW-C	00-17-128
388-478-0070	AMD	00-10-095	388-502-0205	REP	00-15-050	388-530-1150	PREP	00-07-087
388-478-0075	PREP	00-07-054	388-502-0210	AMD-P	00-10-064	388-530-1150	AMD-P	00-17-080
388-478-0075	AMD-E	00-07-089	388-502-0210	AMD	00-15-049	388-530-1200	PREP	00-07-087
388-478-0075	AMD-P	00-14-044	388-502-0230	PREP	00-09-037	388-530-1200	AMD-P	00-17-080
388-478-0075	AMD-E	00-15-041	388-502-0230	AMD-P	00-17-163	388-530-1250	PREP	00-07-087
388-478-0075	AMD	00-17-085	388-502-0230	AMD	00-22-017	388-530-1250	AMD-P	00-17-080
388-478-0080	AMD-P	00-07-075	388-502-0240	NEW-P	00-17-161	388-530-1300	PREP	00-07-087
388-478-0080	AMD	00-10-095	388-502-0240	NEW	00-23-014	388-530-1300	AMD-P	00-17-056
388-478-0085	PREP	00-07-054	388-502-0260	NEW-P	00-17-162	388-530-1300	AMD-C	00-17-128
388-478-0085	AMD-E	00-07-089	388-502-0260	NEW	00-22-016	388-530-1350	PREP	00-07-087
388-478-0085	AMD-P	00-14-044	388-505-0110	PREP	00-12-079	388-530-1350	AMD-P	00-17-056
388-478-0085	AMD-E	00-15-041	388-505-0210	PREP	00-20-047	388-530-1350	AMD-C	00-17-128
388-478-0085	AMD	00-17-085	388-505-0220	PREP	00-20-047	388-530-1400	PREP	00-07-087
388-480-0001	AMD	00-05-007	388-505-0540	AMD-XA	00-20-097	388-530-1400	AMD-P	00-17-056
388-484-0005	PREP	00-18-055	388-505-0595	PREP	00-12-078	388-530-1400	AMD-C	00-17-128
388-484-0005	AMD-P	00-24-039	388-505-0595	REP-P	00-17-126	388-530-1410	NEW-P	00-17-056
388-484-0010	NEW-P	00-24-039	388-506-0620	PREP	00-12-079	388-530-1410	NEW-C	00-17-128
388-490-0005	AMD-P	00-04-092	388-511-1105	PREP	00-12-079	388-530-1425	NEW-P	00-17-056
388-490-0005	AMD	00-08-091	388-511-1130	PREP	00-12-079	388-530-1425	NEW-C	00-17-128
388-492	PREP	00-08-088	388-511-1130	AMD-P	00-17-083	388-530-1450	PREP	00-07-087
388-500-0005	PREP	00-22-015	388-511-1130	AMD	00-22-029	388-530-1450	AMD-P	00-17-056
388-501-0050	PREP	00-10-032	388-512-1210	REP-P	00-17-084	388-530-1450	AMD-C	00-17-128
388-501-0050	AMD-P	00-23-051	388-512-1215	REP-P	00-17-084	388-530-1500	PREP	00-07-087
388-501-0125	PREP	00-03-011	388-512-1220	REP-P	00-17-084	388-530-1500	AMD-P	00-17-056
388-501-0125	AMD-P	00-14-065	388-512-1225	REP-P	00-17-084	388-530-1500	AMD-C	00-17-128
388-501-0125	AMD	00-19-050	388-512-1230	REP-P	00-17-084	388-530-1550	PREP	00-07-087
388-501-0130	REP-P	00-17-161	388-512-1230	AMD-XA	00-20-097	388-530-1550	AMD-P	00-17-056
388-501-0130	REP	00-23-014	388-512-1235	REP-P	00-17-084	388-530-1550	AMD-C	00-17-128
388-501-0135	AMD-XA	00-20-097	388-512-1240	REP-P	00-17-084	388-530-1600	AMD-P	00-17-056
388-501-0150	REP-XR	00-09-038	388-512-1245	REP-P	00-17-084	388-530-1600	AMD-C	00-17-128
388-501-0150	REP	00-14-047	388-512-1250	REP-P	00-17-084	388-530-1625	NEW-P	00-17-056
388-501-0160	AMD	00-03-035	388-512-1255	REP-P	00-17-084	388-530-1625	NEW-C	00-17-128

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-530-1650	PREP	00-07-087	388-533-0350	NEW-P	00-17-082	388-542-0200	NEW	00-07-103
388-530-1650	AMD-P	00-17-056	388-533-0350	NEW	00-23-070	388-542-0250	NEW-P	00-03-061
388-530-1650	AMD-C	00-17-128	388-533-0400	NEW-P	00-14-064	388-542-0250	NEW	00-07-103
388-530-1700	PREP	00-07-087	388-533-0400	NEW	00-23-052	388-542-0275	NEW-P	00-03-061
388-530-1700	AMD-P	00-17-056	388-533-0500	NEW-P	00-14-064	388-542-0275	NEW	00-07-103
388-530-1700	AMD-C	00-17-128	388-533-0500	NEW-S	00-21-107	388-542-0300	NEW-P	00-03-061
388-530-1750	PREP	00-07-088	388-533-0500	NEW	00-24-054	388-542-0300	NEW	00-07-103
388-530-1750	AMD-P	00-11-106	388-533-0600	NEW-P	00-14-064	388-543-1000	NEW-P	00-13-008
388-530-1750	AMD	00-14-071	388-533-0600	NEW	00-23-052	388-543-1100	NEW-P	00-13-008
388-530-1850	PREP	00-07-087	388-533-1000	PREP	00-22-084	388-543-1200	NEW-P	00-13-008
388-530-1850	AMD-P	00-17-080	388-534-0100	RECOD	00-11-183	388-543-1300	NEW-P	00-13-008
388-530-1900	PREP	00-07-087	388-534-0100	AMD-XA	00-20-097	388-543-1400	NEW-P	00-13-008
388-530-1900	AMD-P	00-17-080	388-535	PREP	00-22-083	388-543-1500	NEW-P	00-13-008
388-530-1950	PREP	00-07-087	388-535-1050	AMD-XA	00-20-097	388-543-1600	NEW-P	00-13-008
388-530-1950	AMD-P	00-17-080	388-537-0100	AMD-XA	00-20-097	388-543-1700	NEW-P	00-13-008
388-530-2050	AMD-P	00-17-080	388-538-001	REP	00-04-080	388-543-1800	NEW-P	00-13-008
388-531-0050	NEW-P	00-12-080	388-538-050	AMD	00-04-080	388-543-1900	NEW-P	00-13-008
388-531-0100	NEW-P	00-12-080	388-538-060	AMD	00-04-080	388-543-2000	NEW-P	00-13-008
388-531-0150	NEW-P	00-12-080	388-538-065	NEW	00-04-080	388-543-2100	NEW-P	00-13-008
388-531-0200	NEW-P	00-12-080	388-538-066	NEW	00-04-080	388-543-2200	NEW-P	00-13-008
388-531-0250	NEW-P	00-12-080	388-538-070	AMD	00-04-080	388-543-2300	NEW-P	00-13-008
388-531-0300	NEW-P	00-12-080	388-538-080	AMD	00-04-080	388-543-2400	NEW-P	00-13-008
388-531-0350	NEW-P	00-12-080	388-538-090	REP	00-04-080	388-543-2500	NEW-P	00-13-008
388-531-0400	NEW-P	00-12-080	388-538-095	AMD	00-04-080	388-543-2600	NEW-P	00-13-008
388-531-0450	NEW-P	00-12-080	388-538-095	AMD-XA	00-20-097	388-543-2700	NEW-P	00-13-008
388-531-0500	NEW-P	00-12-080	388-538-100	AMD	00-04-080	388-543-2800	NEW-P	00-13-008
388-531-0550	NEW-P	00-12-080	388-538-110	AMD	00-04-080	388-543-2900	NEW-P	00-13-008
388-531-0600	NEW-P	00-12-080	388-538-120	AMD	00-04-080	388-543-3000	NEW-P	00-13-008
388-531-0650	NEW-P	00-12-080	388-538-130	AMD	00-04-080	388-544-0050	NEW-P	00-17-097
388-531-0700	NEW-P	00-12-080	388-538-140	AMD	00-04-080	388-544-0100	NEW-P	00-17-097
388-531-0750	NEW-P	00-12-080	388-538-150	REP	00-04-080	388-544-0150	NEW-P	00-17-097
388-531-0800	NEW-P	00-12-080	388-539	PREP	00-05-038	388-544-0200	NEW-P	00-17-097
388-531-0850	NEW-P	00-12-080	388-539	AMD-P	00-11-062	388-544-0250	NEW-P	00-17-097
388-531-0900	NEW-P	00-12-080	388-539	AMD	00-14-070	388-544-0300	NEW-P	00-17-097
388-531-0950	NEW-P	00-12-080	388-539-001	REP-P	00-11-062	388-544-0350	NEW-P	00-17-097
388-531-1000	NEW-P	00-12-080	388-539-001	REP	00-14-070	388-544-0400	NEW-P	00-17-097
388-531-1050	NEW-P	00-12-080	388-539-0200	NEW-P	00-11-062	388-544-0450	NEW-P	00-17-097
388-531-1100	NEW-P	00-12-080	388-539-0200	NEW	00-14-070	388-544-0500	NEW-P	00-17-097
388-531-1150	NEW-P	00-12-080	388-539-0300	NEW-P	00-17-082	388-544-0550	NEW-P	00-17-097
388-531-1200	NEW-P	00-12-080	388-539-0300	NEW	00-23-070	388-544-0600	NEW-P	00-17-097
388-531-1250	NEW-P	00-12-080	388-539-0350	NEW-P	00-17-082	388-544-1010	NEW-P	00-17-165
388-531-1300	NEW-P	00-12-080	388-539-0350	NEW	00-23-070	388-544-1010	NEW	00-23-068
388-531-1350	NEW-P	00-12-080	388-539-050	REP-P	00-11-062	388-544-1100	NEW-P	00-17-165
388-531-1400	NEW-P	00-12-080	388-539-050	REP	00-14-070	388-544-1100	NEW	00-23-068
388-531-1450	NEW-P	00-12-080	388-539-0500	RECOD	00-11-183	388-544-1200	NEW-P	00-17-165
388-531-1500	NEW-P	00-12-080	388-539-0550	RECOD	00-11-183	388-544-1200	NEW	00-23-068
388-531-1550	NEW-P	00-12-080	388-539-0550	AMD-XA	00-20-096	388-544-1300	NEW-P	00-17-165
388-531-1600	NEW-P	00-12-080	388-539-100	REP-P	00-11-062	388-544-1300	NEW	00-23-068
388-531-1650	NEW-P	00-12-080	388-539-100	REP	00-14-070	388-544-1400	NEW-P	00-17-165
388-531-1700	NEW-P	00-12-080	388-539-150	REP-P	00-11-062	388-544-1400	NEW	00-23-068
388-531-1750	NEW-P	00-12-080	388-539-150	REP	00-14-070	388-545-0500	PREP	00-08-020
388-531-1800	NEW-P	00-12-080	388-542	PREP	00-23-050	388-545-300	AMD-XA	00-20-096
388-531-1850	NEW-P	00-12-080	388-542-0050	NEW-P	00-03-061	388-545-500	NEW	00-04-019
388-531-1900	NEW-P	00-12-080	388-542-0050	NEW	00-07-103	388-545-500	AMD-P	00-12-039
388-532	PREP	00-07-056	388-542-0100	NEW-P	00-03-061	388-545-500	AMD-W	00-17-113
388-532	PREP	00-16-023	388-542-0100	NEW	00-07-103	388-545-500	AMD-XA	00-20-096
388-532-050	NEW-P	00-11-093	388-542-0125	NEW-P	00-03-061	388-545-700	AMD-XA	00-20-096
388-532-050	NEW	00-14-066	388-542-0125	NEW	00-07-103	388-546-0001	NEW-P	00-17-125
388-532-100	NEW-P	00-11-093	388-542-0150	NEW-P	00-03-061	388-546-0100	NEW-P	00-17-125
388-532-100	NEW	00-14-066	388-542-0150	NEW	00-07-103	388-546-0150	NEW-P	00-17-125
388-533-0300	NEW-P	00-09-041	388-542-0150	PREP	00-19-069	388-546-0200	NEW-P	00-17-125
388-533-0300	NEW	00-14-068	388-542-0200	NEW-P	00-03-061	388-546-0250	NEW-P	00-17-125

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388-546-0300	NEW-P	00-17-125	388-561-0001	NEW-P	00-17-126	388-730-0050	RECOD	00-22-019
388-546-0400	NEW-P	00-17-125	388-561-0100	NEW-P	00-17-126	388-730-0060	RECOD-P	00-17-187
388-546-0450	NEW-P	00-17-125	388-561-0200	NEW-P	00-17-126	388-730-0060	RECOD	00-22-019
388-546-0500	NEW-P	00-17-125	388-561-0300	NEW-P	00-17-126	388-730-0065	RECOD-P	00-17-187
388-546-0600	NEW-P	00-17-125	388-680	PREP	00-19-053	388-730-0065	RECOD	00-22-019
388-546-0700	NEW-P	00-17-125	388-700-0005	NEW-P	00-11-139	388-730-0070	RECOD-P	00-17-187
388-546-0800	NEW-P	00-17-125	388-700-0005	NEW	00-24-014	388-730-0070	RECOD	00-22-019
388-546-1000	NEW-P	00-17-125	388-700-0010	NEW-P	00-11-139	388-730-0080	RECOD-P	00-17-187
388-546-5000	NEW-P	00-17-096	388-700-0010	NEW	00-24-014	388-730-0080	RECOD	00-22-019
388-546-5100	NEW-P	00-17-096	388-700-0015	NEW-P	00-11-139	388-730-0090	RECOD-P	00-17-187
388-546-5200	NEW-P	00-17-096	388-700-0015	NEW	00-24-014	388-730-0090	RECOD	00-22-019
388-546-5300	NEW-P	00-17-096	388-700-0020	NEW-P	00-11-139	388-740-0010	RECOD-P	00-13-074
388-546-5400	NEW-P	00-17-096	388-700-0020	NEW	00-24-014	388-740-0010	RECOD	00-17-046
388-546-5500	NEW-P	00-17-096	388-700-0025	NEW-P	00-11-139	388-740-0030	RECOD-P	00-13-074
388-547	PREP	00-03-010	388-700-0025	NEW	00-24-014	388-740-0030	RECOD	00-17-046
388-548-0100	PREP	00-11-034	388-700-0030	NEW-P	00-11-139	388-740-0040	RECOD-P	00-13-074
388-548-0500	PREP	00-11-034	388-700-0030	NEW	00-24-014	388-740-0040	RECOD	00-17-046
388-548-0500	NEW-E	00-11-036	388-700-0035	NEW-P	00-11-139	388-740-0060	RECOD-P	00-13-074
388-550-1050	PREP	00-19-049	388-700-0035	NEW	00-24-014	388-740-0060	RECOD	00-17-046
388-550-1100	PREP	00-19-049	388-700-0040	NEW-P	00-11-139	388-740-0070	RECOD-P	00-13-074
388-550-1100	AMD-XA	00-20-096	388-700-0040	NEW	00-24-014	388-740-0070	RECOD	00-17-046
388-550-1400	PREP	00-19-049	388-700-0045	NEW-P	00-11-139	388-745-0020	RECOD	00-16-078
388-550-1400	AMD-XA	00-20-096	388-700-0045	NEW	00-24-014	388-745-0030	RECOD	00-16-078
388-550-1700	PREP	00-19-049	388-700-0050	NEW-P	00-11-139	388-745-0040	RECOD	00-16-078
388-550-1700	AMD-XA	00-20-096	388-700-0050	NEW	00-24-014	388-745-0050	RECOD	00-16-078
388-550-2200	AMD-XA	00-20-096	388-710-0005	NEW-P	00-12-103	388-745-0060	RECOD	00-16-078
388-550-2501	PREP	00-19-030	388-710-0005	NEW	00-16-032	388-750-010	NEW-P	00-18-048
388-550-2511	PREP	00-19-030	388-710-0010	NEW-P	00-12-103	388-750-010	NEW	00-23-061
388-550-2521	PREP	00-19-030	388-710-0010	NEW	00-16-032	388-750-020	NEW-P	00-18-048
388-550-2531	PREP	00-19-030	388-710-0015	NEW-P	00-12-103	388-750-020	NEW	00-23-061
388-550-2541	PREP	00-19-030	388-710-0015	NEW	00-16-032	388-750-030	NEW-P	00-18-048
388-550-2551	PREP	00-19-030	388-710-0020	NEW-P	00-12-103	388-750-030	NEW	00-23-061
388-550-2561	PREP	00-19-030	388-710-0020	NEW	00-16-032	388-750-040	NEW-P	00-18-048
388-550-2600	PREP	00-19-049	388-710-0025	NEW-P	00-12-103	388-750-040	NEW	00-23-061
388-550-2700	PREP	00-19-049	388-710-0025	NEW	00-16-032	388-750-050	NEW-P	00-18-048
388-550-2800	PREP	00-19-042	388-710-0030	NEW-P	00-12-103	388-750-050	NEW	00-23-061
388-550-2900	PREP	00-19-049	388-710-0030	NEW	00-16-032	388-750-060	NEW-P	00-18-048
388-550-3381	PREP	00-19-030	388-710-0035	NEW-P	00-12-103	388-750-060	NEW	00-23-061
388-550-3401	PREP	00-19-030	388-710-0035	NEW	00-16-032	388-750-070	NEW-P	00-18-048
388-550-3600	PREP	00-19-049	388-710-0040	NEW-P	00-12-103	388-750-070	NEW	00-23-061
388-550-3700	PREP	00-19-042	388-710-0040	NEW	00-16-032	388-750-080	NEW-P	00-18-048
388-550-4300	PREP	00-19-049	388-720-0010	RECOD-P	00-17-187	388-750-080	NEW	00-23-061
388-550-4400	PREP	00-19-049	388-720-0010	RECOD	00-22-019	388-750-090	NEW-P	00-18-048
388-550-4500	AMD-W	00-06-046	388-720-0020	RECOD-P	00-17-187	388-750-090	NEW	00-23-061
388-550-4800	PREP	00-19-042	388-720-0020	RECOD	00-22-019	388-750-100	NEW-P	00-18-048
388-550-5900	PREP	00-19-049	388-720-0030	RECOD-P	00-17-187	388-750-100	NEW	00-23-061
388-550-6000	PREP	00-19-042	388-720-0030	RECOD	00-22-019	388-750-110	NEW-P	00-18-048
388-551-3000	NEW-P	00-17-079	388-720-0040	RECOD-P	00-17-187	388-750-110	NEW	00-23-061
388-555-1150	AMD-XA	00-20-096	388-720-0040	RECOD	00-22-019	388-800-0005	NEW-P	00-11-107
388-555-1200	AMD-XA	00-20-096	388-720-0050	RECOD-P	00-17-187	388-800-0005	NEW	00-16-077
388-556-0100	NEW-P	00-14-045	388-720-0050	RECOD	00-22-019	388-800-0020	NEW-P	00-11-107
388-556-0100	NEW	00-18-032	388-730-0010	RECOD-P	00-17-187	388-800-0020	NEW	00-16-077
388-556-0200	NEW-P	00-11-138	388-730-0010	RECOD	00-22-019	388-800-0025	NEW-P	00-11-107
388-556-0200	NEW	00-16-031	388-730-0015	RECOD-P	00-17-187	388-800-0025	NEW	00-16-077
388-556-0300	NEW-P	00-13-104	388-730-0015	RECOD	00-22-019	388-800-0030	NEW-P	00-11-107
388-556-0300	NEW	00-17-057	388-730-0020	RECOD-P	00-17-187	388-800-0030	NEW	00-16-077
388-556-0400	RECOD	00-11-183	388-730-0020	RECOD	00-22-019	388-800-0035	NEW-P	00-11-107
388-556-0400	AMD-XA	00-20-096	388-730-0030	RECOD-P	00-17-187	388-800-0035	NEW	00-16-077
388-556-0500	NEW-P	00-17-053	388-730-0030	RECOD	00-22-019	388-800-0040	NEW-P	00-11-107
388-556-0600	NEW-P	00-21-109	388-730-0040	RECOD-P	00-17-187	388-800-0040	NEW	00-16-077
388-556-0600	NEW	00-24-053	388-730-0040	RECOD	00-22-019	388-800-0045	NEW-P	00-11-107
388-557-0100	NEW-W	00-10-078	388-730-0050	RECOD-P	00-17-187	388-800-0045	NEW	00-16-077

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-805-905	NEW-P	00-13-073	388-835-0165	NEW-P	00-23-108	388-835-045	REP-P	00-23-108
388-805-905	NEW	00-23-107	388-835-0170	NEW-P	00-23-108	388-835-0450	NEW-P	00-23-108
388-805-910	NEW-P	00-13-073	388-835-0175	NEW-P	00-23-108	388-835-0455	NEW-P	00-23-108
388-805-910	NEW	00-23-107	388-835-0180	NEW-P	00-23-108	388-835-0460	NEW-P	00-23-108
388-805-915	NEW-P	00-13-073	388-835-0185	NEW-P	00-23-108	388-835-0465	NEW-P	00-23-108
388-805-915	NEW	00-23-107	388-835-0190	NEW-P	00-23-108	388-835-0470	NEW-P	00-23-108
388-805-920	NEW-P	00-13-073	388-835-0195	NEW-P	00-23-108	388-835-0475	NEW-P	00-23-108
388-805-920	NEW	00-23-107	388-835-020	REP-P	00-23-108	388-835-0480	NEW-P	00-23-108
388-805-925	NEW-P	00-13-073	388-835-0200	NEW-P	00-23-108	388-835-0485	NEW-P	00-23-108
388-805-925	NEW	00-23-107	388-835-0205	NEW-P	00-23-108	388-835-0490	NEW-P	00-23-108
388-805-930	NEW-P	00-13-073	388-835-0210	NEW-P	00-23-108	388-835-0495	NEW-P	00-23-108
388-805-930	NEW	00-23-107	388-835-0215	NEW-P	00-23-108	388-835-050	REP-P	00-23-108
388-805-935	NEW-P	00-13-073	388-835-0220	NEW-P	00-23-108	388-835-0500	NEW-P	00-23-108
388-805-935	NEW	00-23-107	388-835-0225	NEW-P	00-23-108	388-835-0505	NEW-P	00-23-108
388-825-226	AMD-P	00-05-107	388-835-0230	NEW-P	00-23-108	388-835-0510	NEW-P	00-23-108
388-825-226	AMD	00-08-090	388-835-0235	NEW-P	00-23-108	388-835-0515	NEW-P	00-23-108
388-825-226	AMD-P	00-20-021	388-835-0240	NEW-P	00-23-108	388-835-0520	NEW-P	00-23-108
388-825-226	AMD	00-23-106	388-835-0245	NEW-P	00-23-108	388-835-0525	NEW-P	00-23-108
388-825-228	AMD-P	00-05-107	388-835-025	REP-P	00-23-108	388-835-0530	NEW-P	00-23-108
388-825-228	AMD	00-08-090	388-835-0250	NEW-P	00-23-108	388-835-0535	NEW-P	00-23-108
388-825-228	AMD-P	00-20-021	388-835-0255	NEW-P	00-23-108	388-835-0540	NEW-P	00-23-108
388-825-228	AMD	00-23-106	388-835-0260	NEW-P	00-23-108	388-835-0545	NEW-P	00-23-108
388-825-238	AMD-P	00-20-021	388-835-0265	NEW-P	00-23-108	388-835-055	REP-P	00-23-108
388-825-238	AMD	00-23-106	388-835-0270	NEW-P	00-23-108	388-835-0550	NEW-P	00-23-108
388-825-254	AMD-P	00-05-107	388-835-0275	NEW-P	00-23-108	388-835-0555	NEW-P	00-23-108
388-825-254	AMD	00-08-090	388-835-0280	NEW-P	00-23-108	388-835-0560	NEW-P	00-23-108
388-825-254	AMD-P	00-20-021	388-835-0285	NEW-P	00-23-108	388-835-0565	NEW-P	00-23-108
388-825-254	AMD	00-23-106	388-835-0290	NEW-P	00-23-108	388-835-0570	NEW-P	00-23-108
388-835-0005	NEW-P	00-23-108	388-835-0295	NEW-P	00-23-108	388-835-0575	NEW-P	00-23-108
388-835-0010	NEW-P	00-23-108	388-835-030	REP-P	00-23-108	388-835-0580	NEW-P	00-23-108
388-835-0015	NEW-P	00-23-108	388-835-0300	NEW-P	00-23-108	388-835-0585	NEW-P	00-23-108
388-835-0020	NEW-P	00-23-108	388-835-0305	NEW-P	00-23-108	388-835-0590	NEW-P	00-23-108
388-835-0025	NEW-P	00-23-108	388-835-0310	NEW-P	00-23-108	388-835-0595	NEW-P	00-23-108
388-835-0030	NEW-P	00-23-108	388-835-0315	NEW-P	00-23-108	388-835-060	REP-P	00-23-108
388-835-0035	NEW-P	00-23-108	388-835-0320	NEW-P	00-23-108	388-835-0600	NEW-P	00-23-108
388-835-0040	NEW-P	00-23-108	388-835-0325	NEW-P	00-23-108	388-835-0605	NEW-P	00-23-108
388-835-0045	NEW-P	00-23-108	388-835-0330	NEW-P	00-23-108	388-835-0610	NEW-P	00-23-108
388-835-0050	NEW-P	00-23-108	388-835-0335	NEW-P	00-23-108	388-835-0615	NEW-P	00-23-108
388-835-0055	NEW-P	00-23-108	388-835-0340	NEW-P	00-23-108	388-835-0620	NEW-P	00-23-108
388-835-0060	NEW-P	00-23-108	388-835-0345	NEW-P	00-23-108	388-835-0625	NEW-P	00-23-108
388-835-0065	NEW-P	00-23-108	388-835-035	REP-P	00-23-108	388-835-0630	NEW-P	00-23-108
388-835-0070	NEW-P	00-23-108	388-835-0350	NEW-P	00-23-108	388-835-0635	NEW-P	00-23-108
388-835-0075	NEW-P	00-23-108	388-835-0355	NEW-P	00-23-108	388-835-0640	NEW-P	00-23-108
388-835-0080	NEW-P	00-23-108	388-835-0360	NEW-P	00-23-108	388-835-0645	NEW-P	00-23-108
388-835-0085	NEW-P	00-23-108	388-835-0365	NEW-P	00-23-108	388-835-065	REP-P	00-23-108
388-835-0090	NEW-P	00-23-108	388-835-0370	NEW-P	00-23-108	388-835-0650	NEW-P	00-23-108
388-835-0095	NEW-P	00-23-108	388-835-0375	NEW-P	00-23-108	388-835-0655	NEW-P	00-23-108
388-835-010	REP-P	00-23-108	388-835-0380	NEW-P	00-23-108	388-835-0660	NEW-P	00-23-108
388-835-0100	NEW-P	00-23-108	388-835-0385	NEW-P	00-23-108	388-835-0665	NEW-P	00-23-108
388-835-0105	NEW-P	00-23-108	388-835-0390	NEW-P	00-23-108	388-835-0670	NEW-P	00-23-108
388-835-0110	NEW-P	00-23-108	388-835-0395	NEW-P	00-23-108	388-835-0675	NEW-P	00-23-108
388-835-0115	NEW-P	00-23-108	388-835-040	REP-P	00-23-108	388-835-0680	NEW-P	00-23-108
388-835-0120	NEW-P	00-23-108	388-835-0400	NEW-P	00-23-108	388-835-0685	NEW-P	00-23-108
388-835-0125	NEW-P	00-23-108	388-835-0405	NEW-P	00-23-108	388-835-0690	NEW-P	00-23-108
388-835-0130	NEW-P	00-23-108	388-835-0410	NEW-P	00-23-108	388-835-0695	NEW-P	00-23-108
388-835-0135	NEW-P	00-23-108	388-835-0415	NEW-P	00-23-108	388-835-070	REP-P	00-23-108
388-835-0140	NEW-P	00-23-108	388-835-0420	NEW-P	00-23-108	388-835-0700	NEW-P	00-23-108
388-835-0145	NEW-P	00-23-108	388-835-0425	NEW-P	00-23-108	388-835-0705	NEW-P	00-23-108
388-835-015	REP-P	00-23-108	388-835-0430	NEW-P	00-23-108	388-835-0710	NEW-P	00-23-108
388-835-0150	NEW-P	00-23-108	388-835-0435	NEW-P	00-23-108	388-835-0715	NEW-P	00-23-108
388-835-0155	NEW-P	00-23-108	388-835-0440	NEW-P	00-23-108	388-835-0720	NEW-P	00-23-108
388-835-0160	NEW-P	00-23-108	388-835-0445	NEW-P	00-23-108	388-835-0725	NEW-P	00-23-108

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
388-860-280	RECOD	00-23-089	388-862-170	RECOD	00-23-089	390-16-044	PREP	00-16-140
388-860-290	RECOD	00-23-089	388-862-180	RECOD	00-23-089	390-16-044	REP-P	00-19-118
388-860-300	RECOD	00-23-089	388-862-190	RECOD	00-23-089	390-16-044	REP	00-22-054
388-860-310	RECOD	00-23-089	388-862-200	RECOD	00-23-089	390-16-226	AMD-P	00-19-120
388-860-315	RECOD	00-23-089	388-862-210	RECOD	00-23-089	390-16-226	AMD	00-22-056
388-860-316	RECOD	00-23-089	388-862-220	RECOD	00-23-089	390-18-010	PREP	00-16-142
388-860-317	RECOD	00-23-089	388-862-230	RECOD	00-23-089	390-18-010	AMD-P	00-19-119
388-861-010	RECOD	00-23-089	388-862-240	RECOD	00-23-089	390-18-010	AMD	00-22-055
388-861-020	RECOD	00-23-089	388-862-250	RECOD	00-23-089	390-20-0101	PREP	00-16-139
388-861-030	RECOD	00-23-089	388-862-260	RECOD	00-23-089	390-20-0101	AMD-P	00-19-124
388-861-040	RECOD	00-23-089	388-862-270	RECOD	00-23-089	390-20-0101	AMD	00-22-060
388-861-081	RECOD	00-23-089	388-862-275	RECOD	00-23-089	390-20-0101	AMD	00-24-041
388-861-090	RECOD	00-23-089	388-862-276	RECOD	00-23-089	390-20-146	NEW-P	00-19-123
388-861-110	RECOD	00-23-089	388-862-277	RECOD	00-23-089	390-20-146	NEW	00-22-059
388-861-115	RECOD	00-23-089	388-862-280	RECOD	00-23-089	390-24-010	PREP	00-16-145
388-861-131	RECOD	00-23-089	388-862-290	RECOD	00-23-089	390-24-010	AMD-P	00-19-116
388-861-141	RECOD	00-23-089	388-862-300	RECOD	00-23-089	390-24-010	AMD	00-22-053
388-861-151	RECOD	00-23-089	388-862-310	RECOD	00-23-089	390-24-020	PREP	00-16-146
388-861-161	RECOD	00-23-089	388-862-320	RECOD	00-23-089	390-24-020	AMD-P	00-19-115
388-861-171	RECOD	00-23-089	388-862-330	RECOD	00-23-089	390-24-020	AMD	00-22-052
388-861-181	RECOD	00-23-089	388-862-340	RECOD	00-23-089	390-24-203	NEW-P	00-19-123
388-861-181	RECOD	00-23-089	388-862-350	RECOD	00-23-089	390-24-203	NEW	00-22-059
388-861-191	RECOD	00-23-089	388-862-360	RECOD	00-23-089	391-08	PREP	00-04-070
388-861-201	RECOD	00-23-089	388-862-370	RECOD	00-23-089	391-08-001	AMD-P	00-10-107
388-861-211	RECOD	00-23-089	388-862-380	RECOD	00-23-089	391-08-001	AMD	00-14-048
388-861-221	RECOD	00-23-089	388-862-390	RECOD	00-23-089	391-08-010	AMD-P	00-10-107
388-861-231	RECOD	00-23-089	388-862-400	RECOD	00-23-089	391-08-010	AMD	00-14-048
388-861-241	RECOD	00-23-089	388-862-410	RECOD	00-23-089	391-08-120	AMD-P	00-10-107
388-861-261	RECOD	00-23-089	388-862-420	RECOD	00-23-089	391-08-120	AMD	00-14-048
388-861-263	RECOD	00-23-089	388-862-430	RECOD	00-23-089	391-08-180	AMD-P	00-10-107
388-861-271	RECOD	00-23-089	388-862-440	RECOD	00-23-089	391-08-180	AMD	00-14-048
388-861-281	RECOD	00-23-089	388-862-450	RECOD	00-23-089	391-08-230	REP-P	00-10-107
388-861-291	RECOD	00-23-089	388-862-460	RECOD	00-23-089	391-08-230	REP	00-14-048
388-861-293	RECOD	00-23-089	388-862-470	RECOD	00-23-089	391-08-310	AMD-P	00-10-107
388-861-295	RECOD	00-23-089	388-875-0010	RECOD-P	00-17-156	391-08-310	AMD	00-14-048
388-861-297	RECOD	00-23-089	388-875-0020	RECOD-P	00-17-156	391-08-670	PREP	00-15-067
388-861-301	RECOD	00-23-089	388-875-0030	RECOD-P	00-17-156	391-08-670	AMD-P	00-20-089
388-861-341	RECOD	00-23-089	388-875-0040	RECOD-P	00-17-156	391-08-670	AMD	00-24-044
388-861-351	RECOD	00-23-089	388-875-0050	RECOD-P	00-17-156	391-25-050	AMD-P	00-10-107
388-861-361	RECOD	00-23-089	388-875-0060	RECOD-P	00-17-156	391-25-050	AMD	00-14-048
388-861-363	RECOD	00-23-089	388-875-0070	RECOD-P	00-17-156	391-25-090	AMD-P	00-10-107
388-861-365	RECOD	00-23-089	388-875-0080	RECOD-P	00-17-156	391-25-090	AMD	00-14-048
388-861-367	RECOD	00-23-089	388-875-0090	RECOD-P	00-17-156	391-25-230	AMD-P	00-10-107
388-861-371	RECOD	00-23-089	388-875-0100	RECOD-P	00-17-156	391-25-230	AMD	00-14-048
388-861-400	RECOD	00-23-089	388-875-0110	NEW-P	00-17-156	391-25-250	AMD-P	00-10-107
388-861-401	RECOD	00-23-089	388-890-0735	NEW-W	00-02-065	391-25-250	AMD	00-14-048
388-861-402	RECOD	00-23-089	388-890-0740	NEW-W	00-02-065	391-25-270	AMD-P	00-10-107
388-862-010	RECOD	00-23-089	388-890-0865	NEW-W	00-02-065	391-25-270	AMD	00-14-048
388-862-020	RECOD	00-23-089	390-05-400	AMD	00-04-058	391-25-350	AMD-P	00-10-107
388-862-030	RECOD	00-23-089	390-13-010	PREP	00-16-137	391-25-350	AMD	00-14-048
388-862-040	RECOD	00-23-089	390-13-010	AMD-P	00-19-121	391-25-590	AMD-P	00-10-107
388-862-050	RECOD	00-23-089	390-13-010	AMD	00-22-057	391-25-590	AMD	00-14-048
388-862-060	RECOD	00-23-089	390-14-026	NEW-P	00-19-122	391-25-650	AMD-P	00-10-107
388-862-070	RECOD	00-23-089	390-14-026	NEW	00-22-058	391-25-650	AMD	00-14-048
388-862-080	RECOD	00-23-089	390-16-011	AMD-E	00-14-030	391-25-660	AMD-P	00-10-107
388-862-090	RECOD	00-23-089	390-16-011	PREP	00-16-147	391-25-660	AMD	00-14-048
388-862-100	RECOD	00-23-089	390-16-011	AMD-P	00-19-113	391-25-670	AMD-P	00-10-107
388-862-110	RECOD	00-23-089	390-16-011	AMD	00-22-050	391-25-670	AMD	00-14-048
388-862-120	RECOD	00-23-089	390-16-012	AMD-E	00-14-031	391-35-030	AMD-P	00-10-107
388-862-130	RECOD	00-23-089	390-16-012	PREP	00-16-138	391-35-030	AMD	00-14-048
388-862-140	RECOD	00-23-089	390-16-012	AMD-P	00-19-114	391-35-170	AMD-P	00-10-107
388-862-150	RECOD	00-23-089	390-16-012	AMD	00-22-051	391-35-170	AMD	00-14-048
388-862-160	RECOD	00-23-089						

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391-35-210	AMD-P	00-10-107	391-55-030	AMD	00-14-048	392-127-011	AMD	00-02-064
391-35-210	AMD	00-14-048	391-55-350	AMD-P	00-10-107	392-127-015	AMD	00-02-064
391-35-250	AMD-P	00-10-107	391-55-350	AMD	00-14-048	392-127-030	REP	00-02-064
391-35-250	AMD	00-14-048	391-65-070	AMD-P	00-10-107	392-127-035	REP	00-02-064
391-45	PREP	00-04-070	391-65-070	AMD	00-14-048	392-127-040	REP	00-02-064
391-45-001	AMD-P	00-10-107	391-95	PREP	00-04-070	392-127-050	REP	00-02-064
391-45-001	AMD	00-14-048	391-95-001	AMD-P	00-10-107	392-127-055	REP	00-02-064
391-45-002	AMD-P	00-10-107	391-95-001	AMD	00-14-048	392-127-060	REP	00-02-064
391-45-002	AMD	00-14-048	391-95-010	AMD-P	00-10-107	392-127-065	AMD	00-02-064
391-45-010	AMD-P	00-10-107	391-95-010	AMD	00-14-048	392-127-070	AMD	00-02-064
391-45-010	AMD	00-14-048	391-95-030	AMD-P	00-10-107	392-127-085	AMD	00-02-064
391-45-030	AMD-P	00-10-107	391-95-030	AMD	00-14-048	392-127-095	REP	00-02-064
391-45-030	AMD	00-14-048	391-95-050	AMD-P	00-10-107	392-127-101	REP	00-02-064
391-45-050	AMD-P	00-10-107	391-95-050	AMD	00-14-048	392-127-106	REP	00-02-064
391-45-050	AMD	00-14-048	391-95-070	AMD-P	00-10-107	392-127-111	AMD	00-02-064
391-45-070	AMD-E	00-03-053	391-95-070	AMD	00-14-048	392-127-112	NEW	00-02-064
391-45-070	AMD-P	00-10-107	391-95-090	AMD-P	00-10-107	392-127-810	REP	00-02-064
391-45-070	AMD-E	00-11-024	391-95-090	AMD	00-14-048	392-136	PREP	00-19-023
391-45-070	AMD	00-14-048	391-95-110	AMD-P	00-10-107	392-138	PREP	00-16-001
391-45-090	AMD-P	00-10-107	391-95-110	AMD	00-14-048	392-139-001	AMD-P	00-05-061
391-45-090	AMD	00-14-048	391-95-130	AMD-P	00-10-107	392-139-001	AMD	00-09-017
391-45-110	AMD-E	00-03-053	391-95-130	AMD	00-14-048	392-139-005	AMD-P	00-05-061
391-45-110	AMD-P	00-10-107	391-95-150	AMD-P	00-10-107	392-139-005	AMD	00-09-017
391-45-110	AMD-E	00-11-024	391-95-150	AMD	00-14-048	392-139-007	AMD-P	00-05-061
391-45-110	AMD	00-14-048	391-95-170	AMD-P	00-10-107	392-139-007	AMD	00-09-017
391-45-130	AMD-E	00-03-053	391-95-170	AMD	00-14-048	392-139-008	NEW-P	00-05-061
391-45-130	AMD-P	00-10-107	391-95-190	AMD-P	00-10-107	392-139-008	NEW	00-09-017
391-45-130	AMD-E	00-11-024	391-95-190	AMD	00-14-048	392-139-310	AMD-P	00-05-061
391-45-130	AMD	00-14-048	391-95-230	AMD-P	00-10-107	392-139-310	AMD	00-09-017
391-45-170	AMD-P	00-10-107	391-95-230	AMD	00-14-048	392-139-320	AMD-P	00-05-061
391-45-170	AMD	00-14-048	391-95-250	AMD-P	00-10-107	392-139-320	AMD	00-09-017
391-45-190	AMD-P	00-10-107	391-95-250	AMD	00-14-048	392-139-605	REP-P	00-05-061
391-45-190	AMD	00-14-048	391-95-260	AMD-P	00-10-107	392-139-605	REP	00-09-017
391-45-210	AMD-P	00-10-107	391-95-260	AMD	00-14-048	392-139-610	AMD-P	00-05-061
391-45-210	AMD	00-14-048	391-95-270	AMD-P	00-10-107	392-139-610	AMD	00-09-017
391-45-230	REP-P	00-10-107	391-95-270	AMD	00-14-048	392-139-615	AMD-P	00-05-061
391-45-230	REP	00-14-048	391-95-290	AMD-P	00-10-107	392-139-615	AMD	00-09-017
391-45-250	AMD-P	00-10-107	391-95-290	AMD	00-14-048	392-139-620	AMD-P	00-05-061
391-45-250	AMD	00-14-048	391-95-310	AMD-P	00-10-107	392-139-620	AMD	00-09-017
391-45-260	AMD-P	00-10-107	391-95-310	AMD	00-14-048	392-139-622	REP-P	00-05-061
391-45-260	AMD	00-14-048	392-117-045	AMD-P	00-09-072	392-139-622	REP	00-09-017
391-45-270	AMD-P	00-10-107	392-117-045	AMD	00-12-037	392-139-623	REP-P	00-05-061
391-45-270	AMD	00-14-048	392-122-200	PREP	00-17-089	392-139-623	REP	00-09-017
391-45-290	AMD-P	00-10-107	392-122-201	PREP	00-17-089	392-139-625	AMD-P	00-05-061
391-45-290	AMD	00-14-048	392-122-202	PREP	00-17-089	392-139-625	AMD	00-09-017
391-45-310	AMD-P	00-10-107	392-122-205	PREP	00-17-089	392-139-660	AMD-P	00-05-061
391-45-310	AMD	00-14-048	392-122-206	PREP	00-17-089	392-139-660	AMD	00-09-017
391-45-330	AMD-P	00-10-107	392-122-207	PREP	00-17-089	392-139-661	REP-P	00-05-061
391-45-330	AMD	00-14-048	392-122-207	PREP	00-17-089	392-139-661	REP	00-09-017
391-45-350	AMD-P	00-10-107	392-122-208	PREP	00-17-089	392-139-670	AMD-P	00-05-061
391-45-350	AMD	00-14-048	392-122-210	PREP	00-17-089	392-139-670	AMD	00-09-017
391-45-390	AMD-P	00-10-107	392-122-211	PREP	00-17-089	392-139-676	AMD-P	00-05-061
391-45-390	AMD	00-14-048	392-122-212	PREP	00-17-089	392-139-676	AMD	00-09-017
391-45-410	AMD-P	00-10-107	392-122-213	PREP	00-17-089	392-140-600	AMD	00-03-015
391-45-410	AMD	00-14-048	392-122-220	PREP	00-17-089	392-140-600	PREP	00-19-024
391-45-430	AMD-P	00-10-107	392-122-221	PREP	00-17-089	392-140-601	AMD	00-03-015
391-45-430	AMD	00-14-048	392-122-225	PREP	00-17-089	392-140-601	PREP	00-19-024
391-45-550	AMD-P	00-10-107	392-122-230	PREP	00-17-089	392-140-602	PREP	00-19-024
391-45-550	AMD	00-14-048	392-122-235	PREP	00-17-089	392-140-602	PREP	00-19-024
391-45-552	AMD-P	00-10-107	392-122-255	PREP	00-17-089	392-140-605	AMD	00-03-015
391-45-552	AMD	00-14-048	392-122-265	PREP	00-17-089	392-140-605	PREP	00-19-024
391-55-030	AMD-P	00-10-107	392-122-270	PREP	00-17-089	392-140-608	PREP	00-19-024
			392-122-275	PREP	00-17-089	392-140-609	PREP	00-19-024

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392-140-610	PREP	00-19-024	392-140-903	NEW	00-02-063	399- 50-010	NEW	00-11-021
392-140-613	AMD	00-03-015	392-140-905	NEW	00-02-063	399- 50-020	NEW-C	00-04-100
392-140-613	PREP	00-19-024	392-140-906	NEW	00-02-063	399- 50-020	NEW	00-11-021
392-140-616	PREP	00-19-024	392-140-907	NEW	00-02-063	399- 50-030	NEW-C	00-04-100
392-140-620	PREP	00-19-024	392-140-908	NEW	00-02-063	399- 50-030	NEW	00-11-021
392-140-625	AMD	00-03-015	392-140-910	NEW	00-02-063	399- 50-040	NEW-C	00-04-100
392-140-625	PREP	00-19-024	392-140-911	NEW	00-02-063	399- 50-040	NEW	00-11-021
392-140-626	NEW	00-03-015	392-140-912	NEW	00-02-063	415- 02-010	AMD-P	00-04-025
392-140-626	PREP	00-19-024	392-140-913	NEW	00-02-063	415- 02-010	AMD	00-10-016
392-140-630	AMD	00-03-015	392-140-920	NEW-E	00-13-007	415- 02-020	AMD-P	00-04-025
392-140-630	PREP	00-19-024	392-140-920	NEW-P	00-18-029	415- 02-020	AMD	00-10-016
392-140-640	PREP	00-19-024	392-140-920	NEW	00-22-009	415- 02-030	AMD-P	00-04-025
392-140-643	PREP	00-19-024	392-140-922	NEW-E	00-13-007	415- 02-030	AMD	00-10-016
392-140-646	PREP	00-19-024	392-140-922	NEW-P	00-18-029	415- 02-040	REP-P	00-04-025
392-140-650	PREP	00-19-024	392-140-922	NEW	00-22-009	415- 02-040	REP	00-10-016
392-140-653	PREP	00-19-024	392-140-924	NEW-E	00-13-007	415- 02-050	AMD-P	00-04-025
392-140-656	PREP	00-19-024	392-140-924	NEW-P	00-18-029	415- 02-050	AMD	00-10-016
392-140-660	AMD	00-03-015	392-140-924	NEW	00-22-009	415- 02-060	AMD-P	00-04-025
392-140-660	PREP	00-19-024	392-140-925	NEW-E	00-13-007	415- 02-060	AMD	00-10-016
392-140-665	REP	00-03-015	392-140-925	NEW-P	00-18-029	415- 02-070	REP-P	00-04-025
392-140-670	PREP	00-19-024	392-140-925	NEW	00-22-009	415- 02-070	REP	00-10-016
392-140-675	AMD	00-03-015	392-140-926	NEW-E	00-13-007	415- 02-080	AMD-P	00-04-025
392-140-675	PREP	00-19-024	392-140-926	NEW-P	00-18-029	415- 02-080	AMD	00-10-016
392-140-680	AMD	00-03-015	392-140-926	NEW	00-22-009	415- 02-100	AMD-P	00-04-025
392-140-680	PREP	00-19-024	392-140-927	NEW-E	00-13-007	415- 02-100	AMD	00-10-016
392-140-685	PREP	00-19-024	392-140-927	NEW-P	00-18-029	415- 02-120	NEW-P	00-04-025
392-140-700	REP	00-02-063	392-140-927	NEW	00-22-009	415- 02-120	NEW	00-10-016
392-140-701	REP	00-02-063	392-140-928	NEW-E	00-13-007	415- 02-130	NEW-P	00-04-025
392-140-702	REP	00-02-063	392-140-928	NEW-P	00-18-029	415- 02-130	NEW	00-10-016
392-140-710	REP	00-02-063	392-140-928	NEW	00-22-009	415- 04	PREP	00-04-061
392-140-711	REP	00-02-063	392-140-929	NEW-E	00-13-007	415- 08	PREP	00-04-061
392-140-712	REP	00-02-063	392-140-929	NEW-P	00-18-029	415- 10	PREP	00-04-062
392-140-713	REP	00-02-063	392-140-929	NEW	00-22-009	415- 10-010	AMD-P	00-16-155
392-140-714	REP	00-02-063	392-140-930	NEW-E	00-13-007	415- 10-010	AMD	00-22-049
392-140-715	REP	00-02-063	392-140-930	NEW-P	00-18-029	415- 10-020	AMD-P	00-16-155
392-140-716	REP	00-02-063	392-140-930	NEW	00-22-009	415- 10-020	AMD	00-22-049
392-140-720	REP	00-02-063	392-140-935	NEW-E	00-13-007	415- 10-030	AMD-P	00-16-155
392-140-721	REP	00-02-063	392-140-935	NEW-P	00-18-029	415- 10-030	AMD	00-22-049
392-140-722	REP	00-02-063	392-140-935	NEW	00-22-009	415- 10-040	AMD-P	00-16-155
392-140-723	REP	00-02-063	392-140-937	NEW-E	00-13-007	415- 10-040	AMD	00-22-049
392-140-724	REP	00-02-063	392-140-937	NEW-P	00-18-029	415- 10-050	AMD-P	00-16-155
392-140-725	REP	00-02-063	392-140-937	NEW	00-22-009	415- 10-050	AMD	00-22-049
392-140-726	REP	00-02-063	392-140-938	NEW-E	00-13-007	415- 10-080	AMD-P	00-16-155
392-140-727	REP	00-02-063	392-140-938	NEW-P	00-18-029	415- 10-080	AMD	00-22-049
392-140-728	REP	00-02-063	392-140-938	NEW	00-22-009	415- 10-100	AMD-P	00-16-155
392-140-730	REP	00-02-063	392-151	PREP	00-23-063	415- 10-100	AMD	00-22-049
392-140-731	REP	00-02-063	392-153	PREP	00-23-062	415- 10-110	NEW-P	00-16-155
392-140-732	REP	00-02-063	392-172-107	NEW-W	00-06-045	415- 10-110	NEW	00-22-049
392-140-733	REP	00-02-063	392-172-109	NEW-W	00-06-045	415-103-215	NEW-P	00-08-085
392-140-735	REP	00-02-063	392-172-161	NEW-W	00-06-045	415-103-215	NEW	00-11-103
392-140-736	REP	00-02-063	392-300-070	NEW-E	00-05-099	415-104-450	NEW-P	00-04-023
392-140-740	REP	00-02-063	392-300-070	PREP	00-09-023	415-104-450	NEW	00-10-017
392-140-741	REP	00-02-063	392-300-070	NEW-P	00-17-037	415-108-0109	AMD-P	00-22-076
392-140-742	REP	00-02-063	392-300-070	NEW	00-21-077	415-108-315	NEW-P	00-04-024
392-140-743	REP	00-02-063	399- 10-010	PREP	00-21-005	415-108-315	NEW	00-10-015
392-140-744	REP	00-02-063	399- 30-030	PREP	00-04-096	415-108-710	AMD-W	00-12-027
392-140-745	REP	00-02-063	399- 30-030	AMD-E	00-04-097	415-108-720	AMD-W	00-12-027
392-140-746	REP	00-02-063	399- 30-030	AMD-P	00-08-010	415-108-726	AMD-P	00-22-076
392-140-747	REP	00-02-063	399- 30-030	PREP	00-21-005	415-108-728	AMD-P	00-22-076
392-140-900	NEW	00-02-063	399- 30-030	AMD-W	00-21-075	415-110-010	NEW-P	00-22-076
392-140-901	NEW	00-02-063	399- 30-040	PREP	00-21-005	415-110-0102	NEW-P	00-22-076
392-140-902	NEW	00-02-063	399- 50-010	NEW-C	00-04-100	415-110-0103	NEW-P	00-22-076

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415-110-0104	NEW-P	00-22-076	415-111-230	NEW-P	00-22-076	415-501-010	AMD	00-11-104
415-110-0108	NEW-P	00-22-076	415-111-310	NEW-P	00-22-076	415-501-020	AMD-P	00-08-092
415-110-0109	NEW-P	00-22-076	415-112-0167	AMD-P	00-22-076	415-501-020	AMD	00-11-104
415-110-0110	NEW-P	00-22-076	415-112-025	NEW-W	00-12-027	415-501-110	RECOD-P	00-08-092
415-110-0111	NEW-P	00-22-076	415-112-125	AMD-P	00-04-024	415-501-110	RECOD	00-11-104
415-110-020	NEW-P	00-22-076	415-112-125	AMD	00-10-015	415-501-120	RECOD-P	00-08-092
415-110-030	NEW-P	00-22-076	415-112-130	AMD-P	00-22-076	415-501-120	RECOD	00-11-104
415-110-040	NEW-P	00-22-076	415-112-135	AMD-P	00-22-076	415-501-130	RECOD-P	00-08-092
415-110-315	NEW-P	00-22-076	415-112-140	AMD-P	00-04-024	415-501-130	RECOD	00-11-104
415-110-320	NEW-P	00-22-076	415-112-140	AMD	00-10-015	415-501-140	RECOD-P	00-08-092
415-110-324	NEW-P	00-22-076	415-112-145	AMD-P	00-04-024	415-501-140	RECOD	00-11-104
415-110-326	NEW-P	00-22-076	415-112-145	AMD	00-10-015	415-501-150	RECOD-P	00-08-092
415-110-340	NEW-P	00-22-076	415-112-155	AMD-P	00-04-024	415-501-150	RECOD	00-11-104
415-110-400	NEW-P	00-22-076	415-112-155	AMD	00-10-015	415-501-160	RECOD-P	00-08-092
415-110-441	NEW-P	00-22-076	415-112-155	AMD-P	00-22-076	415-501-160	RECOD	00-11-104
415-110-443	NEW-P	00-22-076	415-112-156	NEW-P	00-22-076	415-501-170	RECOD-P	00-08-092
415-110-445	NEW-P	00-22-076	415-112-330	AMD-P	00-04-024	415-501-170	RECOD	00-11-104
415-110-451	NEW-P	00-22-076	415-112-330	AMD	00-10-015	415-501-180	RECOD-P	00-08-092
415-110-453	NEW-P	00-22-076	415-112-415	AMD-XA	00-08-030	415-501-180	RECOD	00-11-104
415-110-455	NEW-P	00-22-076	415-112-415	AMD	00-13-001	415-501-190	RECOD-P	00-08-092
415-110-456	NEW-P	00-22-076	415-112-460	AMD-P	00-04-024	415-501-190	RECOD	00-11-104
415-110-457	NEW-P	00-22-076	415-112-460	AMD	00-10-015	415-501-200	RECOD-P	00-08-092
415-110-458	NEW-P	00-22-076	415-112-4605	AMD-P	00-04-024	415-501-200	RECOD	00-11-104
415-110-459	NEW-P	00-22-076	415-112-4605	AMD	00-10-015	415-501-210	RECOD-P	00-08-092
415-110-463	NEW-P	00-22-076	415-112-4608	AMD-P	00-04-024	415-501-210	RECOD	00-11-104
415-110-464	NEW-P	00-22-076	415-112-4608	AMD	00-10-015	415-501-300	RECOD-P	00-08-092
415-110-465	NEW-P	00-22-076	415-112-471	AMD-P	00-04-024	415-501-300	RECOD	00-11-104
415-110-466	NEW-P	00-22-076	415-112-471	AMD	00-10-015	415-501-305	RECOD-P	00-08-092
415-110-467	NEW-P	00-22-076	415-112-473	AMD-P	00-04-024	415-501-305	RECOD	00-11-104
415-110-468	NEW-P	00-22-076	415-112-473	AMD	00-10-015	415-501-310	RECOD-P	00-08-092
415-110-469	NEW-P	00-22-076	415-112-475	AMD-P	00-04-024	415-501-310	RECOD	00-11-104
415-110-470	NEW-P	00-22-076	415-112-475	AMD	00-10-015	415-501-315	NEW-P	00-08-092
415-110-475	NEW-P	00-22-076	415-112-477	AMD-P	00-04-024	415-501-315	NEW	00-11-104
415-110-477	NEW-P	00-22-076	415-112-477	AMD	00-10-015	415-501-320	RECOD-P	00-08-092
415-110-479	NEW-P	00-22-076	415-112-510	REP-P	00-04-024	415-501-320	RECOD	00-11-104
415-110-480	NEW-P	00-22-076	415-112-510	REP	00-10-015	415-501-330	RECOD-P	00-08-092
415-110-482	NEW-P	00-22-076	415-112-540	AMD	00-11-053	415-501-330	RECOD	00-11-104
415-110-483	NEW-P	00-22-076	415-112-545	AMD	00-11-053	415-501-340	RECOD-P	00-08-092
415-110-484	NEW-P	00-22-076	415-112-548	NEW-W	00-12-027	415-501-340	RECOD	00-11-104
415-110-485	NEW-P	00-22-076	415-112-705	NEW-P	00-04-024	415-501-350	RECOD-P	00-08-092
415-110-487	NEW-P	00-22-076	415-112-705	NEW	00-10-015	415-501-350	RECOD	00-11-104
415-110-488	NEW-P	00-22-076	415-112-727	AMD-P	00-22-076	415-501-360	RECOD-P	00-08-092
415-110-491	NEW-P	00-22-076	415-112-920	NEW-P	00-04-024	415-501-360	RECOD	00-11-104
415-110-550	NEW-P	00-22-076	415-112-920	NEW	00-10-015	415-501-370	RECOD-P	00-08-092
415-110-560	NEW-P	00-22-076	415-112-950	NEW-P	00-04-024	415-501-370	RECOD	00-11-104
415-110-570	NEW-P	00-22-076	415-112-950	NEW	00-10-015	415-501-380	RECOD-P	00-08-092
415-110-679	NEW-P	00-22-076	415-112-950	REP-P	00-22-076	415-501-380	RECOD	00-11-104
415-110-680	NEW-P	00-22-076	415-113-030	AMD-P	00-22-076	415-501-390	RECOD-P	00-08-092
415-110-690	NEW-P	00-22-076	415-113-0302	AMD-P	00-22-076	415-501-390	RECOD	00-11-104
415-110-700	NEW-P	00-22-076	415-113-0303	AMD-P	00-22-076	415-501-410	RECOD-P	00-08-092
415-110-710	NEW-P	00-22-076	415-113-0310	AMD-P	00-22-076	415-501-410	RECOD	00-11-104
415-110-720	NEW-P	00-22-076	415-113-041	AMD-P	00-22-076	415-501-415	RECOD-P	00-08-092
415-110-725	NEW-P	00-22-076	415-113-042	AMD-P	00-22-076	415-501-415	RECOD	00-11-104
415-110-728	NEW-P	00-22-076	415-113-065	AMD-P	00-22-076	415-501-420	RECOD-P	00-08-092
415-110-820	NEW-P	00-22-076	415-113-070	AMD-P	00-22-076	415-501-420	RECOD	00-11-104
415-110-830	NEW-P	00-22-076	415-113-200	NEW-P	00-22-076	415-501-430	RECOD-P	00-08-092
415-110-910	NEW-P	00-22-076	415-115-020	AMD-P	00-22-076	415-501-430	RECOD	00-11-104
415-111-100	NEW-P	00-22-076	415-115-090	AMD-P	00-22-076	415-501-440	RECOD-P	00-08-092
415-111-110	NEW-P	00-22-076	415-200-030	AMD-P	00-22-076	415-501-440	RECOD	00-11-104
415-111-111	NEW-P	00-22-076	415-200-040	AMD-P	00-22-076	415-501-450	RECOD-P	00-08-092
415-111-210	NEW-P	00-22-076	415-210-020	REP-P	00-22-076	415-501-450	RECOD	00-11-104
415-111-220	NEW-P	00-22-076	415-501-010	AMD-P	00-08-092	415-501-470	RECOD-P	00-08-092

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415-501-470	RECOD	00-11-104	415-504-090	DECOD-P	00-08-092	415-512-085	DECOD-P	00-08-092
415-501-475	RECOD-P	00-08-092	415-504-090	AMD	00-11-104	415-512-085	AMD	00-11-104
415-501-475	RECOD	00-11-104	415-504-090	DECOD	00-11-104	415-512-085	DECOD	00-11-104
415-501-480	RECOD-P	00-08-092	415-504-100	AMD-P	00-08-092	415-512-086	AMD-P	00-08-092
415-501-480	RECOD	00-11-104	415-504-100	DECOD-P	00-08-092	415-512-086	DECOD-P	00-08-092
415-501-485	RECOD-P	00-08-092	415-504-100	AMD	00-11-104	415-512-086	AMD	00-11-104
415-501-485	RECOD	00-11-104	415-504-100	DECOD	00-11-104	415-512-086	DECOD	00-11-104
415-501-486	RECOD-P	00-08-092	415-504-110	AMD-P	00-08-092	415-512-087	AMD-P	00-08-092
415-501-486	RECOD	00-11-104	415-504-110	DECOD-P	00-08-092	415-512-087	DECOD-P	00-08-092
415-501-487	RECOD-P	00-08-092	415-504-110	AMD	00-11-104	415-512-087	AMD	00-11-104
415-501-487	RECOD	00-11-104	415-504-110	DECOD	00-11-104	415-512-087	DECOD	00-11-104
415-501-490	RECOD-P	00-08-092	415-508-010	AMD-P	00-08-092	415-512-090	AMD-P	00-08-092
415-501-490	RECOD	00-11-104	415-508-010	DECOD-P	00-08-092	415-512-090	DECOD-P	00-08-092
415-501-495	RECOD-P	00-08-092	415-508-010	AMD	00-11-104	415-512-090	AMD	00-11-104
415-501-495	RECOD	00-11-104	415-508-010	DECOD	00-11-104	415-512-090	DECOD	00-11-104
415-501-500	RECOD-P	00-08-092	415-508-020	DECOD-P	00-08-092	415-512-095	AMD-P	00-08-092
415-501-500	RECOD	00-11-104	415-508-020	DECOD	00-11-104	415-512-095	DECOD-P	00-08-092
415-501-510	RECOD-P	00-08-092	415-508-030	DECOD-P	00-08-092	415-512-095	AMD	00-11-104
415-501-510	RECOD	00-11-104	415-508-030	DECOD	00-11-104	415-512-095	DECOD	00-11-104
415-501-520	RECOD-P	00-08-092	415-508-040	DECOD-P	00-08-092	415-512-110	AMD-P	00-08-092
415-501-520	RECOD	00-11-104	415-508-040	DECOD	00-11-104	415-512-110	DECOD-P	00-08-092
415-501-530	RECOD-P	00-08-092	415-508-050	AMD-P	00-08-092	415-512-110	AMD	00-11-104
415-501-530	RECOD	00-11-104	415-508-050	DECOD-P	00-08-092	415-512-110	DECOD	00-11-104
415-501-540	RECOD-P	00-08-092	415-508-050	AMD	00-11-104	415-524-010	AMD-P	00-08-092
415-501-540	RECOD	00-11-104	415-508-050	DECOD	00-11-104	415-524-010	DECOD-P	00-08-092
415-501-550	RECOD-P	00-08-092	415-512-010	AMD-P	00-08-092	415-524-010	AMD	00-11-104
415-501-550	RECOD	00-11-104	415-512-010	DECOD-P	00-08-092	415-524-010	DECOD	00-11-104
415-501-560	RECOD-P	00-08-092	415-512-010	AMD	00-11-104	415-528-010	DECOD-P	00-08-092
415-501-560	RECOD	00-11-104	415-512-010	DECOD	00-11-104	415-528-010	DECOD	00-11-104
415-501-570	RECOD-P	00-08-092	415-512-015	AMD-P	00-08-092	415-532-010	AMD-P	00-08-092
415-501-570	RECOD	00-11-104	415-512-015	DECOD-P	00-08-092	415-532-010	DECOD-P	00-08-092
415-501-580	RECOD-P	00-08-092	415-512-015	AMD	00-11-104	415-532-010	AMD	00-11-104
415-501-580	RECOD	00-11-104	415-512-015	DECOD	00-11-104	415-532-010	DECOD	00-11-104
415-501-590	RECOD-P	00-08-092	415-512-020	AMD-P	00-08-092	415-532-020	AMD-P	00-08-092
415-501-590	RECOD	00-11-104	415-512-020	DECOD-P	00-08-092	415-532-020	DECOD-P	00-08-092
415-501-600	RECOD-P	00-08-092	415-512-020	AMD	00-11-104	415-532-020	AMD	00-11-104
415-501-600	RECOD	00-11-104	415-512-020	DECOD	00-11-104	415-532-020	DECOD	00-11-104
415-501-610	RECOD-P	00-08-092	415-512-030	AMD-P	00-08-092	415-536-010	AMD-P	00-08-092
415-501-610	RECOD	00-11-104	415-512-030	DECOD-P	00-08-092	415-536-010	DECOD-P	00-08-092
415-501-710	RECOD-P	00-08-092	415-512-030	AMD	00-11-104	415-536-010	AMD	00-11-104
415-501-710	RECOD	00-11-104	415-512-030	DECOD	00-11-104	415-536-010	DECOD	00-11-104
415-501-720	RECOD-P	00-08-092	415-512-040	AMD-P	00-08-092	415-540-010	AMD-P	00-08-092
415-501-720	RECOD	00-11-104	415-512-040	DECOD-P	00-08-092	415-540-010	DECOD-P	00-08-092
415-504-010	AMD-P	00-08-092	415-512-040	AMD	00-11-104	415-540-010	AMD	00-11-104
415-504-010	DECOD-P	00-08-092	415-512-040	DECOD	00-11-104	415-540-010	DECOD	00-11-104
415-504-010	AMD	00-11-104	415-512-050	AMD-P	00-08-092	415-544-010	AMD-P	00-08-092
415-504-010	DECOD	00-11-104	415-512-050	DECOD-P	00-08-092	415-544-010	DECOD-P	00-08-092
415-504-020	DECOD-P	00-08-092	415-512-050	AMD	00-11-104	415-544-010	AMD	00-11-104
415-504-020	DECOD	00-11-104	415-512-050	DECOD	00-11-104	415-544-010	DECOD	00-11-104
415-504-030	DECOD-P	00-08-092	415-512-070	AMD-P	00-08-092	415-548-010	DECOD-P	00-08-092
415-504-030	DECOD	00-11-104	415-512-070	DECOD-P	00-08-092	415-548-010	DECOD	00-11-104
415-504-040	DECOD-P	00-08-092	415-512-070	AMD	00-11-104	415-552-010	AMD-P	00-08-092
415-504-040	DECOD	00-11-104	415-512-070	DECOD	00-11-104	415-552-010	DECOD-P	00-08-092
415-504-050	DECOD-P	00-08-092	415-512-075	AMD-P	00-08-092	415-552-010	AMD	00-11-104
415-504-050	DECOD	00-11-104	415-512-075	DECOD-P	00-08-092	415-552-010	DECOD	00-11-104
415-504-060	DECOD-P	00-08-092	415-512-075	AMD	00-11-104	415-556-010	AMD-P	00-08-092
415-504-060	DECOD	00-11-104	415-512-075	DECOD	00-11-104	415-556-010	DECOD-P	00-08-092
415-504-070	DECOD-P	00-08-092	415-512-080	AMD-P	00-08-092	415-556-010	AMD	00-11-104
415-504-070	DECOD	00-11-104	415-512-080	DECOD-P	00-08-092	415-556-010	DECOD	00-11-104
415-504-080	DECOD-P	00-08-092	415-512-080	AMD	00-11-104	415-560-010	DECOD-P	00-08-092
415-504-080	DECOD	00-11-104	415-512-080	DECOD	00-11-104	415-560-010	DECOD	00-11-104
415-504-090	AMD-P	00-08-092	415-512-085	AMD-P	00-08-092	415-564-010	AMD-P	00-08-092

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
415-564-010	DECOD-P	00-08-092	419- 14-135	DECOD	00-17-140	420- 04-015	NEW-P	00-24-104
415-564-010	AMD	00-11-104	419- 14-140	DECOD-X	00-13-100	420- 04-020	NEW-P	00-24-104
415-564-010	DECOD	00-11-104	419- 14-140	DECOD	00-17-140	420- 04-030	NEW-P	00-24-104
415-564-020	AMD-P	00-08-092	419- 52-010	AMD-XA	00-13-100	420- 04-040	NEW-P	00-24-104
415-564-020	DECOD-P	00-08-092	419- 52-010	DECOD-X	00-13-100	420- 04-050	NEW-P	00-24-104
415-564-020	AMD	00-11-104	419- 52-010	AMD	00-17-140	420- 04-060	NEW-P	00-24-104
415-564-020	DECOD	00-11-104	419- 52-010	DECOD	00-17-140	420- 04-070	NEW-P	00-24-104
415-564-030	DECOD-P	00-08-092	419- 52-020	AMD-XA	00-13-100	420- 04-080	NEW-P	00-24-104
415-564-030	DECOD	00-11-104	419- 52-020	DECOD-X	00-13-100	420- 04-085	NEW-P	00-24-104
415-564-040	AMD-P	00-08-092	419- 52-020	AMD	00-17-140	420- 04-100	NEW-P	00-24-104
415-564-040	DECOD-P	00-08-092	419- 52-020	DECOD	00-17-140	420- 12-010	NEW-P	00-24-104
415-564-040	AMD	00-11-104	419- 52-030	AMD-XA	00-13-100	420- 12-020	NEW-P	00-24-104
415-564-040	DECOD	00-11-104	419- 52-030	DECOD-X	00-13-100	420- 12-030	NEW-P	00-24-104
415-564-050	AMD-P	00-08-092	419- 52-030	AMD	00-17-140	420- 12-040	NEW-P	00-24-104
415-564-050	DECOD-P	00-08-092	419- 52-030	DECOD	00-17-140	420- 12-050	NEW-P	00-24-104
415-564-050	AMD	00-11-104	419- 56-010	AMD-XA	00-13-100	420- 12-060	NEW-P	00-24-104
415-564-050	DECOD	00-11-104	419- 56-010	DECOD-X	00-13-100	420- 12-070	NEW-P	00-24-104
415-564-060	DECOD-P	00-08-092	419- 56-010	AMD	00-17-140	420- 12-075	NEW-P	00-24-104
415-564-060	DECOD	00-11-104	419- 56-010	DECOD	00-17-140	420- 12-080	NEW-P	00-24-104
415-568-010	DECOD-P	00-08-092	419- 56-020	AMD-XA	00-13-100	420- 12-085	NEW-P	00-24-104
415-568-010	DECOD	00-11-104	419- 56-020	DECOD-X	00-13-100	420- 12-090	NEW-P	00-24-104
415-568-020	DECOD-P	00-08-092	419- 56-020	AMD	00-17-140	434- 55-015	AMD-XA	00-16-118
415-568-020	DECOD	00-11-104	419- 56-020	DECOD	00-17-140	434- 55-015	AMD	00-21-083
419- 14-020	AMD-XA	00-13-100	419- 56-030	AMD-XA	00-13-100	434-110-020	AMD-XA	00-16-119
419- 14-020	DECOD-X	00-13-100	419- 56-030	DECOD-X	00-13-100	434-110-020	AMD	00-21-084
419- 14-020	AMD	00-17-140	419- 56-030	AMD	00-17-140	434-110-030	AMD-XA	00-16-119
419- 14-020	DECOD	00-17-140	419- 56-030	DECOD	00-17-140	434-110-030	AMD	00-21-084
419- 14-030	AMD-XA	00-13-100	419- 56-040	AMD-XA	00-13-100	434-110-040	AMD-XA	00-16-119
419- 14-030	DECOD-X	00-13-100	419- 56-040	DECOD-X	00-13-100	434-110-040	AMD	00-21-084
419- 14-030	AMD	00-17-140	419- 56-040	AMD	00-17-140	434-110-050	AMD-XA	00-16-119
419- 14-030	DECOD	00-17-140	419- 56-040	DECOD	00-17-140	434-110-050	AMD	00-21-084
419- 14-040	DECOD-X	00-13-100	419- 56-050	AMD-XA	00-13-100	434-120-015	AMD-XA	00-16-116
419- 14-040	DECOD	00-17-140	419- 56-050	DECOD-X	00-13-100	434-120-015	AMD	00-21-081
419- 14-050	DECOD-X	00-13-100	419- 56-050	AMD	00-17-140	434-130-020	AMD-XA	00-16-117
419- 14-050	DECOD	00-17-140	419- 56-050	DECOD	00-17-140	434-130-020	AMD	00-21-082
419- 14-060	DECOD-X	00-13-100	419- 56-060	AMD-XA	00-13-100	434-135-020	AMD-XA	00-16-120
419- 14-060	DECOD	00-17-140	419- 56-060	DECOD-X	00-13-100	434-135-020	AMD	00-21-085
419- 14-070	AMD-XA	00-13-100	419- 56-060	AMD	00-17-140	434-166-030	AMD-XA	00-16-121
419- 14-070	DECOD-X	00-13-100	419- 56-060	DECOD	00-17-140	434-166-030	AMD	00-21-086
419- 14-070	AMD	00-17-140	419- 56-070	AMD-XA	00-13-100	434-180-110	AMD-XA	00-16-122
419- 14-070	DECOD	00-17-140	419- 56-070	DECOD-X	00-13-100	434-180-110	AMD	00-21-087
419- 14-075	DECOD-X	00-13-100	419- 56-070	AMD	00-17-140	434-180-440	AMD-XA	00-17-173
419- 14-075	DECOD	00-17-140	419- 56-070	DECOD	00-17-140	434-180-440	AMD	00-22-041
419- 14-080	DECOD-X	00-13-100	419- 56-080	DECOD-X	00-13-100	434-219-020	AMD	00-03-003
419- 14-080	DECOD	00-17-140	419- 56-080	DECOD	00-17-140	434-219-120	AMD	00-03-003
419- 14-085	AMD-XA	00-13-100	419- 56-090	AMD-XA	00-13-100	434-219-160	AMD	00-03-003
419- 14-085	DECOD-X	00-13-100	419- 56-090	DECOD-X	00-13-100	434-219-160	AMD-E	00-03-036
419- 14-085	AMD	00-17-140	419- 56-090	AMD	00-17-140	434-219-165	NEW	00-03-003
419- 14-085	DECOD	00-17-140	419- 56-090	DECOD	00-17-140	434-219-170	NEW	00-03-003
419- 14-090	DECOD-X	00-13-100	419- 60-010	AMD-XA	00-13-100	434-219-180	AMD	00-03-003
419- 14-090	DECOD	00-17-140	419- 60-010	DECOD-X	00-13-100	434-219-185	NEW	00-03-003
419- 14-100	AMD-XA	00-13-100	419- 60-010	AMD	00-17-140	434-219-210	AMD	00-03-003
419- 14-100	DECOD-X	00-13-100	419- 60-010	DECOD	00-17-140	434-219-220	AMD	00-03-003
419- 14-100	AMD	00-17-140	419- 60-020	AMD-XA	00-13-100	434-219-230	AMD	00-03-003
419- 14-100	DECOD	00-17-140	419- 60-020	DECOD-X	00-13-100	434-219-240	AMD	00-03-003
419- 14-110	DECOD-X	00-13-100	419- 60-020	AMD	00-17-140	434-219-250	AMD	00-03-003
419- 14-110	DECOD	00-17-140	419- 60-020	DECOD	00-17-140	434-219-255	NEW	00-03-003
419- 14-120	AMD-XA	00-13-100	419- 60-030	AMD-XA	00-13-100	434-219-260	AMD	00-03-003
419- 14-120	DECOD-X	00-13-100	419- 60-030	DECOD-X	00-13-100	434-219-270	AMD	00-03-003
419- 14-120	AMD	00-17-140	419- 60-030	AMD	00-17-140	434-219-280	AMD	00-03-003
419- 14-120	DECOD	00-17-140	419- 60-030	DECOD	00-17-140	434-219-280	AMD-E	00-05-093
419- 14-135	DECOD-X	00-13-100	420- 04-010	NEW-P	00-24-104	434-219-285	NEW	00-03-003

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
434-219-290	AMD	00-03-003	434-663-100	AMD-S	00-13-108	434-663-480	REP	00-20-038
434-219-300	NEW	00-03-003	434-663-100	RECOD-S	00-13-108	434-663-490	AMD-P	00-04-083
434-219-310	AMD	00-03-003	434-663-100	AMD	00-20-038	434-663-490	DECOD-P	00-04-083
434-219-320	AMD	00-03-003	434-663-270	NEW-P	00-04-083	434-663-490	REP-S	00-13-108
434-230-170	AMD-S	00-07-052	434-663-270	NEW-S	00-13-108	434-663-490	REP	00-20-038
434-230-170	AMD	00-11-042	434-663-270	NEW	00-20-038	434-663-510	REP-P	00-04-083
434-230-210	AMD-S	00-07-052	434-663-280	NEW-P	00-04-083	434-663-510	REP-S	00-13-108
434-230-210	AMD	00-11-042	434-663-280	AMD-W	00-17-088	434-663-510	REP	00-20-038
434-230-220	NEW-S	00-07-052	434-663-300	AMD-P	00-04-083	434-663-520	REP-P	00-04-083
434-230-220	NEW	00-11-042	434-663-300	AMD-S	00-13-108	434-663-520	REP-S	00-13-108
434-240-202	NEW-E	00-03-036	434-663-300	AMD	00-20-038	434-663-520	REP	00-20-038
434-257	AMD-E	00-04-010	434-663-305	NEW-P	00-04-083	434-663-530	AMD-P	00-04-083
434-257-010	AMD-E	00-04-010	434-663-305	NEW-S	00-13-108	434-663-530	AMD-S	00-13-108
434-257-020	AMD-E	00-04-010	434-663-305	NEW	00-20-038	434-663-530	AMD	00-20-038
434-257-030	AMD-E	00-04-010	434-663-310	AMD-P	00-04-083	434-663-600	AMD-P	00-04-083
434-257-050	REP-E	00-04-010	434-663-310	REP-S	00-13-108	434-663-600	AMD-S	00-13-108
434-257-070	AMD-E	00-04-010	434-663-310	REP	00-20-038	434-663-600	AMD	00-20-038
434-257-080	REP-E	00-04-010	434-663-315	NEW-S	00-13-108	434-663-610	AMD-P	00-04-083
434-257-090	AMD-E	00-04-010	434-663-320	AMD-P	00-04-083	434-663-610	REP-S	00-13-108
434-257-100	AMD-E	00-04-010	434-663-320	REP-S	00-13-108	434-663-610	REP	00-20-038
434-257-120	REP-E	00-04-010	434-663-320	REP	00-20-038	434-663-615	NEW-S	00-13-108
434-257-130	AMD-E	00-04-010	434-663-325	NEW-S	00-13-108	434-663-615	NEW	00-20-038
434-257-150	AMD-E	00-04-010	434-663-325	NEW	00-20-038	434-663-620	AMD-P	00-04-083
434-260-310	AMD-E	00-24-057	434-663-400	AMD-P	00-04-083	434-663-620	REP-S	00-13-108
434-262-080	AMD-P	00-05-095	434-663-400	DECOD-P	00-04-083	434-663-620	REP	00-20-038
434-262-080	AMD	00-10-010	434-663-400	AMD-S	00-13-108	434-663-640	NEW-P	00-04-083
434-262-110	AMD-P	00-05-095	434-663-400	DECOD-S	00-13-108	434-663-640	NEW-S	00-13-108
434-262-110	AMD	00-10-010	434-663-400	AMD	00-20-038	434-663-640	NEW	00-20-038
434-262-120	AMD-P	00-05-095	434-663-400	DECOD	00-20-038	434-663-700	RECOD-P	00-04-083
434-262-120	AMD	00-10-010	434-663-405	NEW-P	00-04-083	434-663-700	RECOD-S	00-13-108
434-334-090	AMD-P	00-05-094	434-663-405	AMD-W	00-17-088	434-663-700	RECOD	00-20-038
434-334-090	AMD	00-10-009	434-663-410	AMD-P	00-04-083	434-663-705	NEW-S	00-13-108
434-334-110	AMD-P	00-05-094	434-663-410	DECOD-P	00-04-083	434-663-705	NEW	00-20-038
434-334-110	AMD	00-10-009	434-663-410	AMD-S	00-13-108	434-663-710	RECOD-P	00-04-083
434-334-127	NEW-P	00-05-094	434-663-410	DECOD-S	00-13-108	434-663-710	RECOD-S	00-13-108
434-334-127	NEW	00-10-009	434-663-410	AMD	00-20-038	434-663-710	RECOD	00-20-038
434-334-140	AMD-P	00-05-094	434-663-410	DECOD	00-20-038	434-663-720	RECOD-P	00-04-083
434-334-140	AMD	00-10-009	434-663-420	AMD-P	00-04-083	434-663-720	RECOD-S	00-13-108
434-334-160	AMD-P	00-05-094	434-663-420	DECOD-P	00-04-083	434-663-720	RECOD	00-20-038
434-334-160	AMD	00-10-009	434-663-420	AMD-S	00-13-108	434-663-730	RECOD-P	00-04-083
434-334-165	AMD-P	00-05-094	434-663-420	DECOD-S	00-13-108	434-663-730	NEW-S	00-13-108
434-334-165	AMD	00-10-009	434-663-420	AMD	00-20-038	434-663-730	NEW	00-20-038
434-381	PREP	00-09-027	434-663-420	DECOD	00-20-038	434-663-740	RECOD-P	00-04-083
434-381-010	REP-E	00-09-028	434-663-430	AMD-P	00-04-083	434-663-740	NEW-S	00-13-108
434-381-020	REP-E	00-09-028	434-663-430	DECOD-P	00-04-083	434-663-740	NEW	00-20-038
434-381-030	REP-E	00-09-028	434-663-430	REP-S	00-13-108	434-663-750	RECOD-P	00-04-083
434-381-040	REP-E	00-09-028	434-663-430	REP	00-20-038	434-663-750	RECOD-S	00-13-108
434-381-050	REP-E	00-09-028	434-663-440	AMD-P	00-04-083	434-663-750	RECOD	00-20-038
434-381-060	REP-E	00-09-028	434-663-440	DECOD-P	00-04-083	434-663-760	RECOD-P	00-04-083
434-381-070	REP-E	00-09-028	434-663-440	REP-S	00-13-108	434-663-760	NEW-S	00-13-108
434-381-080	REP-E	00-09-028	434-663-440	REP	00-20-038	434-663-760	NEW	00-20-038
434-381-090	REP-E	00-09-028	434-663-450	DECOD-P	00-04-083	434-663-770	NEW-P	00-04-083
434-381-100	REP-E	00-09-028	434-663-450	DECOD-S	00-13-108	434-663-770	NEW-S	00-13-108
434-381-110	NEW-E	00-09-028	434-663-450	DECOD	00-20-038	434-663-770	NEW	00-20-038
434-381-120	NEW-E	00-09-028	434-663-460	REP-P	00-04-083	434-663-780	NEW-P	00-04-083
434-381-130	NEW-E	00-09-028	434-663-460	REP-S	00-13-108	434-663-780	NEW-S	00-13-108
434-381-140	NEW-E	00-09-028	434-663-460	REP	00-20-038	434-663-780	NEW	00-20-038
434-381-150	NEW-E	00-09-028	434-663-470	REP-P	00-04-083	437-20-010	NEW-C	00-07-124
434-381-160	NEW-E	00-09-028	434-663-470	REP-S	00-13-108	437-20-010	NEW-W	00-11-050
434-381-170	NEW-E	00-09-028	434-663-470	REP	00-20-038	437-20-010	NEW-C	00-11-051
434-381-180	NEW-E	00-09-028	434-663-480	REP-P	00-04-083	437-20-010	NEW	00-11-052
434-663-100	AMD-P	00-04-083	434-663-480	REP-S	00-13-108	440-22-001	REP-P	00-13-073

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
440-22-001	REP	00-23-107	440-22-200	REP	00-23-107	440-22-500	REP	00-23-107
440-22-005	REP-P	00-13-073	440-22-210	REP-P	00-13-073	440-22-505	REP-P	00-13-073
440-22-005	REP	00-23-107	440-22-210	REP	00-23-107	440-22-505	REP	00-23-107
440-22-010	REP-P	00-13-073	440-22-220	REP-P	00-13-073	440-22-510	REP-P	00-13-073
440-22-010	REP	00-23-107	440-22-220	REP	00-23-107	440-22-510	REP	00-23-107
440-22-015	REP-P	00-13-073	440-22-225	REP-P	00-13-073	440-22-515	REP-P	00-13-073
440-22-015	REP	00-23-107	440-22-225	REP	00-23-107	440-22-515	REP	00-23-107
440-22-020	REP-P	00-13-073	440-22-230	REP-P	00-13-073	440-22-520	REP-P	00-13-073
440-22-020	REP	00-23-107	440-22-230	REP	00-23-107	440-22-520	REP	00-23-107
440-22-025	REP-P	00-13-073	440-22-240	REP-P	00-13-073	440-22-525	REP-P	00-13-073
440-22-025	REP	00-23-107	440-22-240	REP	00-23-107	440-22-525	REP	00-23-107
440-22-030	REP-P	00-13-073	440-22-250	REP-P	00-13-073	440-22-530	REP-P	00-13-073
440-22-030	REP	00-23-107	440-22-250	REP	00-23-107	440-22-530	REP	00-23-107
440-22-035	REP-P	00-13-073	440-22-253	REP-P	00-13-073	440-22-550	REP-P	00-13-073
440-22-035	REP	00-23-107	440-22-253	REP	00-23-107	440-22-550	REP	00-23-107
440-22-040	REP-P	00-13-073	440-22-255	REP-P	00-13-073	440-22-560	REP-P	00-13-073
440-22-040	REP	00-23-107	440-22-255	REP	00-23-107	440-22-560	REP	00-23-107
440-22-045	REP-P	00-13-073	440-22-257	REP-P	00-13-073	440-22-565	REP-P	00-13-073
440-22-045	REP	00-23-107	440-22-257	REP	00-23-107	440-22-565	REP	00-23-107
440-22-050	REP-P	00-13-073	440-22-260	REP-P	00-13-073	440-22-600	REP-P	00-13-073
440-22-050	REP	00-23-107	440-22-260	REP	00-23-107	440-22-600	REP	00-23-107
440-22-055	REP-P	00-13-073	440-22-270	REP-P	00-13-073	440-22-610	REP-P	00-13-073
440-22-055	REP	00-23-107	440-22-270	REP	00-23-107	440-22-610	REP	00-23-107
440-22-060	REP-P	00-13-073	440-22-280	REP-P	00-13-073	440-22-620	REP-P	00-13-073
440-22-060	REP	00-23-107	440-22-280	REP	00-23-107	440-22-620	REP	00-23-107
440-22-065	REP-P	00-13-073	440-22-300	REP-P	00-13-073	440-22-900	REP-P	00-13-073
440-22-065	REP	00-23-107	440-22-300	REP	00-23-107	440-22-900	REP	00-23-107
440-22-070	REP-P	00-13-073	440-22-310	REP-P	00-13-073	440-22-905	REP-P	00-13-073
440-22-070	REP	00-23-107	440-22-310	REP	00-23-107	440-22-905	REP	00-23-107
440-22-075	REP-P	00-13-073	440-22-320	REP-P	00-13-073	440-22-910	REP-P	00-13-073
440-22-075	REP	00-23-107	440-22-320	REP	00-23-107	440-22-910	REP	00-23-107
440-22-080	REP-P	00-13-073	440-22-325	REP-P	00-13-073	440-22-915	REP-P	00-13-073
440-22-080	REP	00-23-107	440-22-325	REP	00-23-107	440-22-915	REP	00-23-107
440-22-085	REP-P	00-13-073	440-22-330	REP-P	00-13-073	440-22-920	REP-P	00-13-073
440-22-085	REP	00-23-107	440-22-330	REP	00-23-107	440-22-920	REP	00-23-107
440-22-090	REP-P	00-13-073	440-22-335	REP-P	00-13-073	440-22-925	REP-P	00-13-073
440-22-090	REP	00-23-107	440-22-335	REP	00-23-107	440-22-925	REP	00-23-107
440-22-100	REP-P	00-13-073	440-22-350	REP-P	00-13-073	440-22-930	REP-P	00-13-073
440-22-100	REP	00-23-107	440-22-350	REP	00-23-107	440-22-930	REP	00-23-107
440-22-105	REP-P	00-13-073	440-22-355	REP-P	00-13-073	440-22-935	REP-P	00-13-073
440-22-105	REP	00-23-107	440-22-355	REP	00-23-107	440-22-935	REP	00-23-107
440-22-110	REP-P	00-13-073	440-22-400	REP-P	00-13-073	440-44-001	DECOD	00-23-088
440-22-110	REP	00-23-107	440-22-400	REP	00-23-107	440-44-002	DECOD	00-23-088
440-22-115	REP-P	00-13-073	440-22-405	REP-P	00-13-073	440-44-010	DECOD	00-23-088
440-22-115	REP	00-23-107	440-22-405	REP	00-23-107	440-44-010	DECOD	00-23-089
440-22-120	REP-P	00-13-073	440-22-406	REP-P	00-13-073	440-44-015	DECOD	00-23-088
440-22-120	REP	00-23-107	440-22-406	REP	00-23-107	440-44-015	DECOD	00-23-089
440-22-125	REP-P	00-13-073	440-22-410	REP-P	00-13-073	440-44-020	REP-P	00-13-073
440-22-125	REP	00-23-107	440-22-410	REP	00-23-107	440-44-020	REP	00-23-107
440-22-150	REP-P	00-13-073	440-22-420	REP-P	00-13-073	440-44-025	PREP	00-10-062
440-22-150	REP	00-23-107	440-22-420	REP	00-23-107	440-44-025	REP-P	00-17-127
440-22-155	REP-P	00-13-073	440-22-430	REP-P	00-13-073	440-44-026	PREP	00-10-061
440-22-155	REP	00-23-107	440-22-430	REP	00-23-107	440-44-026	REP-P	00-17-127
440-22-160	REP-P	00-13-073	440-22-450	REP-P	00-13-073	440-44-028	REP	00-07-045
440-22-160	REP	00-23-107	440-22-450	REP	00-23-107	440-44-090	DECOD	00-23-089
440-22-165	REP-P	00-13-073	440-22-455	REP-P	00-13-073	446-30-010	AMD	00-02-069
440-22-165	REP	00-23-107	440-22-455	REP	00-23-107	446-85-005	NEW-P	00-06-037
440-22-175	REP-P	00-13-073	440-22-460	REP-P	00-13-073	446-85-005	NEW	00-10-092
440-22-175	REP	00-23-107	440-22-460	REP	00-23-107	446-85-010	NEW-P	00-06-037
440-22-180	REP-P	00-13-073	440-22-465	REP-P	00-13-073	446-85-010	NEW	00-10-092
440-22-180	REP	00-23-107	440-22-465	REP	00-23-107	458-12-125	REP-XR	00-17-007
440-22-200	REP-P	00-13-073	440-22-500	REP-P	00-13-073	458-12-125	REP	00-22-036

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
458-12-315	REP-P	00-05-033	458-20-264	NEW-P	00-20-023A	458-40-622	PREP	00-13-116
458-12-315	REP	00-09-003	458-20-264	NEW	00-23-117	458-40-622	REP-P	00-21-120
458-12-320	AMD-P	00-05-033	458-30-200	PREP	00-05-074	458-40-622	REP	00-24-068
458-12-320	AMD	00-09-003	458-30-200	AMD-P	00-11-026	458-40-624	PREP	00-13-116
458-12-390	REP-XR	00-17-007	458-30-200	AMD-W	00-24-081	458-40-624	REP-P	00-21-120
458-12-390	REP	00-22-036	458-30-262	AMD-XA	00-20-024	458-40-624	REP	00-24-068
458-16-080	AMD-P	00-05-032	458-30-262	AMD	00-24-105	458-40-626	PREP	00-13-116
458-16-080	AMD	00-09-004	458-30-275	PREP	00-05-074	458-40-626	AMD-P	00-21-120
458-16-081	REP-P	00-05-032	458-30-275	AMD-P	00-11-026	458-40-626	AMD	00-24-068
458-16-081	REP	00-09-004	458-30-275	AMD-W	00-24-081	458-40-628	PREP	00-13-116
458-16A-010	AMD-P	00-06-073	458-30-285	PREP	00-05-074	458-40-628	AMD-P	00-21-120
458-16A-010	AMD	00-09-086	458-30-285	AMD-P	00-11-026	458-40-628	AMD	00-24-068
458-16A-020	AMD-P	00-06-073	458-30-285	AMD-W	00-24-081	458-40-630	PREP	00-13-116
458-16A-020	AMD	00-09-086	458-30-295	PREP	00-05-074	458-40-630	REP-P	00-21-120
458-18-220	AMD-XA	00-20-025	458-30-295	AMD-P	00-11-026	458-40-630	REP	00-24-068
458-18-220	AMD	00-24-106	458-30-295	AMD-W	00-24-081	458-40-632	PREP	00-13-116
458-20-130	REP-XR	00-17-009	458-30-300	PREP	00-05-074	458-40-632	REP-P	00-21-120
458-20-130	REP	00-22-034	458-30-300	AMD-P	00-11-026	458-40-632	REP	00-24-068
458-20-135	AMD-E	00-04-026	458-30-300	AMD-W	00-24-081	458-40-634	PREP	00-13-116
458-20-135	AMD-P	00-04-029	458-30-305	PREP	00-05-074	458-40-634	REP-P	00-21-120
458-20-135	AMD	00-11-096	458-30-305	AMD-P	00-11-026	458-40-634	REP	00-24-068
458-20-13501	PREP	00-04-027	458-30-305	AMD-W	00-24-081	458-40-636	PREP	00-13-116
458-20-136	AMD-E	00-04-026	458-30-310	PREP	00-05-074	458-40-636	REP-P	00-21-120
458-20-136	AMD-P	00-04-029	458-30-310	AMD-P	00-11-026	458-40-636	REP	00-24-068
458-20-136	AMD	00-11-096	458-30-310	AMD-W	00-24-081	458-40-640	PREP	00-13-116
458-20-13601	NEW-E	00-04-026	458-30-315	PREP	00-05-074	458-40-640	AMD-P	00-22-092
458-20-13601	NEW-P	00-04-029	458-30-325	PREP	00-05-074	458-40-650	PREP	00-08-108
458-20-13601	NEW	00-11-096	458-30-325	AMD-P	00-11-026	458-40-650	AMD-P	00-13-115
458-20-161	REP-XR	00-17-008	458-30-325	AMD-W	00-24-081	458-40-650	AMD	00-19-067
458-20-161	REP	00-22-035	458-30-350	PREP	00-05-074	458-40-660	PREP	00-06-053
458-20-169	PREP	00-21-089	458-30-590	AMD-XA	00-20-107	458-40-660	PREP	00-08-109
458-20-18801	PREP	00-08-072	458-30-590	AMD	00-24-107	458-40-660	AMD-P	00-10-055
458-20-190	PREP	00-13-040	458-30-700	PREP	00-09-085	458-40-660	AMD-P	00-13-119
458-20-191	PREP	00-13-040	458-30-710	PREP	00-09-085	458-40-660	AMD	00-14-011
458-20-192	AMD-P	00-16-014	458-40-500	PREP	00-13-116	458-40-660	PREP	00-18-096
458-20-192	AMD	00-24-050A	458-40-500	REP-P	00-21-120	458-40-660	AMD	00-19-067
458-20-195	PREP	00-08-110	458-40-500	REP	00-24-068	458-40-660	AMD-P	00-22-093
458-20-195	AMD-P	00-12-075	458-40-510	PREP	00-13-116	458-40-670	PREP	00-13-116
458-20-195	AMD	00-16-015	458-40-510	REP-P	00-21-120	458-40-670	AMD-P	00-21-120
458-20-213	REP-XR	00-17-009	458-40-510	REP	00-24-068	458-40-670	AMD	00-24-068
458-20-213	REP	00-22-034	458-40-520	PREP	00-13-116	458-40-680	PREP	00-13-116
458-20-217	PREP	00-05-073	458-40-520	REP-P	00-21-120	458-40-680	AMD-P	00-21-120
458-20-217	AMD-P	00-12-038	458-40-520	REP	00-24-068	458-40-680	AMD	00-24-068
458-20-217	AMD	00-16-016	458-40-530	PREP	00-13-116	458-40-682	PREP	00-13-116
458-20-228	AMD	00-04-028	458-40-530	AMD-P	00-21-120	458-40-682	REP-P	00-21-120
458-20-228	AMD-XA	00-17-010	458-40-530	AMD	00-24-068	458-40-682	REP	00-24-068
458-20-228	AMD-P	00-23-035	458-40-535	PREP	00-13-116	458-40-684	PREP	00-13-116
458-20-22802	PREP	00-21-088	458-40-535	REP-P	00-21-120	458-40-684	REP-P	00-21-120
458-20-234	REP-XR	00-17-008	458-40-535	REP	00-24-068	458-40-684	REP	00-24-068
458-20-234	REP	00-22-035	458-40-540	AMD-P	00-22-094	458-40-686	PREP	00-13-116
458-20-237	REP-XR	00-17-009	458-40-600	PREP	00-13-116	458-40-686	REP-P	00-21-120
458-20-237	REP	00-22-034	458-40-600	REP-P	00-21-120	458-40-686	REP	00-24-068
458-20-238	PREP	00-10-115	458-40-600	REP	00-24-068	458-40-690	PREP	00-13-116
458-20-238	AMD-P	00-18-007	458-40-610	PREP	00-13-116	458-40-690	AMD-P	00-21-120
458-20-238	AMD	00-23-003	458-40-610	AMD-P	00-21-120	458-40-690	AMD	00-24-068
458-20-239	AMD-XA	00-05-015	458-40-610	AMD	00-24-068	458-57-035	AMD-XA	00-14-028
458-20-239	AMD	00-09-092	458-40-615	PREP	00-13-116	458-57-035	AMD	00-19-012
458-20-24001	PREP	00-22-091	458-40-615	REP-P	00-21-120	458-57-045	AMD-XA	00-14-028
458-20-260	PREP	00-15-004	458-40-615	REP	00-24-068	458-57-045	AMD	00-19-012
458-20-261	AMD-XA	00-03-001	458-40-620	PREP	00-13-116	458-61-230	AMD-P	00-04-055
458-20-261	AMD	00-11-097	458-40-620	REP-P	00-21-120	458-61-230	AMD	00-09-002
458-20-264	PREP	00-13-027	458-40-620	REP	00-24-068	460-21C-005	NEW-P	00-02-068

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
460- 21C-005	NEW	00-05-055	468- 38-100	PREP	00-14-001	480- 15-010	AMD-P	00-09-079
460- 21C-010	NEW-P	00-02-068	468- 38-100	AMD-P	00-19-052	480- 15-010	AMD	00-14-010
460- 21C-010	NEW	00-05-055	468- 38-100	AMD-W	00-22-010	480- 15-020	AMD-P	00-09-079
460- 21C-020	NEW-P	00-02-068	468- 38-110	AMD-S	00-07-071	480- 15-020	AMD	00-14-010
460- 21C-020	NEW	00-05-055	468- 38-110	AMD	00-11-020	480- 15-030	REP-P	00-09-079
460- 21C-030	NEW-P	00-02-068	468- 38-290	AMD-E	00-05-087	480- 15-030	REP	00-14-010
460- 21C-030	NEW	00-05-055	468- 38-290	PREP	00-05-088	480- 15-035	NEW-P	00-09-079
460- 21C-040	NEW-P	00-02-068	468- 38-290	AMD-P	00-08-047	480- 15-035	NEW	00-14-010
460- 21C-040	NEW	00-05-055	468- 38-290	AMD	00-11-038	480- 15-260	AMD-P	00-09-079
460- 24A	PREP	00-17-019	468- 38-290	AMD-E	00-12-022	480- 15-260	AMD	00-14-010
460- 44A-500	AMD	00-04-094	468- 38-290	AMD-XA	00-12-023	480- 15-490	AMD-P	00-09-079
460- 44A-504	AMD	00-04-094	468- 38-290	AMD	00-17-060	480- 15-490	AMD	00-14-010
460- 44A-504	AMD-XA	00-16-102	468-100-002	AMD-XA	00-17-061	480- 15-560	AMD-P	00-09-079
460- 44A-504	AMD	00-23-027	468-100-102	AMD-XA	00-17-061	480- 15-560	AMD	00-14-010
460- 46A-010	REP	00-04-095	468-100-203	AMD-XA	00-17-061	480- 15-570	AMD-P	00-09-079
460- 46A-020	REP	00-04-095	468-100-208	AMD-XA	00-17-061	480- 15-570	AMD	00-14-010
460- 46A-025	REP	00-04-095	468-100-209	NEW-XA	00-17-061	480- 15-620	AMD-P	00-09-079
460- 46A-030	REP	00-04-095	468-100-306	AMD-XA	00-17-061	480- 15-620	AMD	00-14-010
460- 46A-040	REP	00-04-095	468-300-010	PREP	00-04-086	480- 15-650	AMD-P	00-09-079
460- 46A-050	REP	00-04-095	468-300-010	AMD-P	00-20-088	480- 15-650	AMD	00-14-010
460- 46A-055	REP	00-04-095	468-300-010	AMD	00-24-050	480- 15-660	AMD-P	00-09-079
460- 46A-061	REP	00-04-095	468-300-020	PREP	00-04-086	480- 15-660	AMD	00-14-010
460- 46A-065	REP	00-04-095	468-300-020	AMD-P	00-20-088	480- 15-740	AMD-P	00-09-079
460- 46A-071	REP	00-04-095	468-300-020	AMD	00-24-050	480- 15-740	AMD	00-14-010
460- 46A-072	REP	00-04-095	468-300-040	PREP	00-04-086	480- 60-010	AMD	00-04-011
460- 46A-090	REP	00-04-095	468-300-040	AMD-P	00-20-088	480- 60-012	NEW	00-04-011
460- 46A-091	REP	00-04-095	468-300-040	AMD	00-24-050	480- 60-014	NEW	00-04-011
460- 46A-092	REP	00-04-095	468-300-220	PREP	00-04-086	480- 60-020	AMD	00-04-011
460- 46A-095	REP	00-04-095	474- 02-010	AMD	00-11-084	480- 60-030	AMD	00-04-011
460- 46A-100	REP	00-04-095	474- 02-020	AMD	00-11-084	480- 60-035	NEW	00-04-011
460- 46A-105	REP	00-04-095	478-116	PREP	00-22-069	480- 60-040	AMD	00-04-011
460- 46A-110	REP	00-04-095	478-132-010	AMD	00-04-038	480- 60-050	AMD	00-04-011
460- 46A-115	REP	00-04-095	478-132-030	AMD	00-04-038	480- 60-060	AMD	00-04-011
460- 46A-145	REP	00-04-095	478-250	PREP	00-20-060	480- 60-070	REP	00-04-011
460- 46A-150	REP	00-04-095	478-276	PREP	00-20-060	480- 60-080	AMD	00-04-011
460- 46A-155	REP	00-04-095	478-324-020	AMD	00-04-039	480- 60-090	AMD	00-04-011
460- 46A-160	REP	00-04-095	478-324-030	AMD	00-04-039	480- 60-99002	REP	00-04-011
460- 46A-165	REP	00-04-095	478-324-040	AMD	00-04-039	480- 60-99003	REP	00-04-011
468- 14-010	REP-XR	00-07-027	478-324-045	NEW	00-04-039	480- 62-010	REP-P	00-23-131
468- 14-010	REP	00-11-133	478-324-050	REP	00-04-039	480- 62-020	REP-P	00-23-131
468- 14-020	REP-XR	00-07-027	478-324-060	AMD	00-04-039	480- 62-030	REP-P	00-23-131
468- 14-020	REP	00-11-133	478-324-070	AMD	00-04-039	480- 62-040	REP-P	00-23-131
468- 14-030	REP-XR	00-07-027	478-324-090	AMD	00-04-039	480- 62-050	REP-P	00-23-131
468- 14-030	REP	00-11-133	478-324-110	AMD	00-04-039	480- 62-060	REP-P	00-23-131
468- 14-040	REP-XR	00-07-027	478-324-120	AMD	00-04-039	480- 62-070	REP-P	00-23-131
468- 14-040	REP	00-11-133	478-324-130	AMD	00-04-039	480- 62-080	REP-P	00-23-131
468- 14-050	REP-XR	00-07-027	478-324-140	AMD	00-04-039	480- 62-085	REP-P	00-23-131
468- 14-050	REP	00-11-133	478-324-150	AMD	00-04-039	480- 62-090	REP-P	00-23-131
468- 16-080	PREP	00-07-026	478-324-170	AMD	00-04-039	480- 62-100	REP-P	00-23-131
468- 16-080	AMD-P	00-11-134	478-324-180	AMD	00-04-039	480- 62-120	REP-P	00-23-131
468- 16-080	AMD	00-14-055	478-324-190	AMD	00-04-039	480- 62-125	NEW-P	00-23-131
468- 16-100	PREP	00-07-026	478-324-200	AMD	00-04-039	480- 62-130	NEW-P	00-23-131
468- 16-100	AMD-P	00-11-134	478-324-210	AMD	00-04-039	480- 62-135	NEW-P	00-23-131
468- 16-100	AMD	00-14-055	478-355	PREP	00-20-100	480- 62-140	NEW-P	00-23-131
468- 16-150	PREP	00-07-026	479- 05-190	AMD-E	00-16-124	480- 62-145	NEW-P	00-23-131
468- 16-150	AMD-P	00-11-134	479- 05-190	AMD-P	00-18-114	480- 62-150	NEW-P	00-23-131
468- 16-150	AMD	00-14-055	479- 05-190	AMD	00-22-001	480- 62-155	NEW-P	00-23-131
468- 38-070	PREP	00-04-068	479- 14-130	AMD-E	00-16-124	480- 62-160	NEW-P	00-23-131
468- 38-070	AMD-P	00-07-072	479- 14-130	AMD-P	00-18-114	480- 62-165	NEW-P	00-23-131
468- 38-070	AMD	00-11-019	479- 14-130	AMD	00-22-001	480- 62-170	NEW-P	00-23-131
468- 38-090	REP-P	00-07-072	479- 14-200	NEW-E	00-13-067	480- 62-200	NEW-P	00-23-131
468- 38-090	REP	00-11-019	479- 14-200	NEW-P	00-13-081	480- 62-205	NEW-P	00-23-131

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480- 62-210	NEW-P	00-23-131	480- 70-030	REP-P	00-23-132	480- 70-230	REP-P	00-23-132
480- 62-215	NEW-P	00-23-131	480- 70-031	NEW-P	00-23-132	480- 70-231	NEW-P	00-23-132
480- 62-220	NEW-P	00-23-131	480- 70-036	NEW-P	00-23-132	480- 70-236	NEW-P	00-23-132
480- 62-225	NEW-P	00-23-131	480- 70-040	REP-P	00-23-132	480- 70-240	REP-P	00-23-132
480- 62-230	NEW-P	00-23-131	480- 70-041	NEW-P	00-23-132	480- 70-241	NEW-P	00-23-132
480- 62-235	NEW-E	00-12-009	480- 70-046	NEW-P	00-23-132	480- 70-245	REP-P	00-23-132
480- 62-235	NEW-P	00-23-131	480- 70-050	REP-P	00-23-132	480- 70-246	NEW-P	00-23-132
480- 62-240	NEW-P	00-23-131	480- 70-051	NEW-P	00-23-132	480- 70-250	REP-P	00-23-132
480- 62-245	NEW-P	00-23-131	480- 70-055	REP-P	00-23-132	480- 70-251	NEW-P	00-23-132
480- 62-250	NEW-P	00-23-131	480- 70-056	NEW-P	00-23-132	480- 70-256	NEW-P	00-23-132
480- 62-300	NEW-P	00-23-131	480- 70-060	REP-P	00-23-132	480- 70-260	REP-P	00-23-132
480- 62-305	NEW-P	00-23-131	480- 70-061	NEW-P	00-23-132	480- 70-261	NEW-P	00-23-132
480- 62-310	NEW-P	00-23-131	480- 70-066	NEW-P	00-23-132	480- 70-266	NEW-P	00-23-132
480- 62-315	NEW-P	00-23-131	480- 70-070	REP-P	00-23-132	480- 70-270	REP-P	00-23-132
480- 62-320	NEW-P	00-23-131	480- 70-071	NEW-P	00-23-132	480- 70-271	NEW-P	00-23-132
480- 62-325	NEW-P	00-23-131	480- 70-076	NEW-P	00-23-132	480- 70-276	NEW-P	00-23-132
480- 62-999	NEW-P	00-23-131	480- 70-080	REP-P	00-23-132	480- 70-280	REP-P	00-23-132
480- 66-010	REP	00-04-011	480- 70-081	NEW-P	00-23-132	480- 70-281	NEW-P	00-23-132
480- 66-020	REP	00-04-011	480- 70-086	NEW-P	00-23-132	480- 70-286	NEW-P	00-23-132
480- 66-030	REP	00-04-011	480- 70-090	REP-P	00-23-132	480- 70-290	REP-P	00-23-132
480- 66-040	REP	00-04-011	480- 70-091	NEW-P	00-23-132	480- 70-291	NEW-P	00-23-132
480- 66-050	REP	00-04-011	480- 70-096	NEW-P	00-23-132	480- 70-296	NEW-P	00-23-132
480- 66-060	REP	00-04-011	480- 70-100	REP-P	00-23-132	480- 70-300	REP-P	00-23-132
480- 66-070	REP	00-04-011	480- 70-101	NEW-P	00-23-132	480- 70-301	NEW-P	00-23-132
480- 66-100	NEW	00-04-011	480- 70-106	NEW-P	00-23-132	480- 70-306	NEW-P	00-23-132
480- 66-110	NEW	00-04-011	480- 70-110	REP-P	00-23-132	480- 70-310	REP-P	00-23-132
480- 66-120	NEW	00-04-011	480- 70-111	NEW-P	00-23-132	480- 70-311	NEW-P	00-23-132
480- 66-140	NEW	00-04-011	480- 70-116	NEW-P	00-23-132	480- 70-316	NEW-P	00-23-132
480- 66-150	NEW	00-04-011	480- 70-120	REP-P	00-23-132	480- 70-320	REP-P	00-23-132
480- 66-160	NEW	00-04-011	480- 70-121	NEW-P	00-23-132	480- 70-321	NEW-P	00-23-132
480- 66-170	NEW	00-04-011	480- 70-126	NEW-P	00-23-132	480- 70-325	REP-P	00-23-132
480- 66-200	NEW	00-04-011	480- 70-130	REP-P	00-23-132	480- 70-326	NEW-P	00-23-132
480- 66-210	NEW	00-04-011	480- 70-131	NEW-P	00-23-132	480- 70-330	REP-P	00-23-132
480- 66-220	NEW	00-04-011	480- 70-136	NEW-P	00-23-132	480- 70-331	NEW-P	00-23-132
480- 66-230	NEW	00-04-011	480- 70-140	REP-P	00-23-132	480- 70-335	REP-P	00-23-132
480- 66-300	NEW	00-04-011	480- 70-141	NEW-P	00-23-132	480- 70-336	NEW-P	00-23-132
480- 66-310	NEW	00-04-011	480- 70-146	NEW-P	00-23-132	480- 70-340	REP-P	00-23-132
480- 66-320	NEW	00-04-011	480- 70-150	REP-P	00-23-132	480- 70-341	NEW-P	00-23-132
480- 66-330	NEW	00-04-011	480- 70-151	NEW-P	00-23-132	480- 70-346	NEW-P	00-23-132
480- 66-400	NEW	00-04-011	480- 70-155	REP-P	00-23-132	480- 70-350	REP-P	00-23-132
480- 66-410	NEW	00-04-011	480- 70-156	NEW-P	00-23-132	480- 70-351	NEW-P	00-23-132
480- 66-420	NEW	00-04-011	480- 70-160	REP-P	00-23-132	480- 70-356	NEW-P	00-23-132
480- 66-430	NEW	00-04-011	480- 70-161	NEW-P	00-23-132	480- 70-360	REP-P	00-23-132
480- 66-440	NEW	00-04-011	480- 70-166	NEW-P	00-23-132	480- 70-361	NEW-P	00-23-132
480- 66-450	NEW	00-04-011	480- 70-170	REP-P	00-23-132	480- 70-366	NEW-P	00-23-132
480- 66-460	NEW	00-04-011	480- 70-171	NEW-P	00-23-132	480- 70-370	REP-P	00-23-132
480- 66-470	NEW	00-04-011	480- 70-176	NEW-P	00-23-132	480- 70-371	NEW-P	00-23-132
480- 66-480	NEW	00-04-011	480- 70-180	REP-P	00-23-132	480- 70-376	NEW-P	00-23-132
480- 66-490	NEW	00-04-011	480- 70-181	NEW-P	00-23-132	480- 70-380	REP-P	00-23-132
480- 66-500	NEW	00-04-011	480- 70-186	NEW-P	00-23-132	480- 70-381	NEW-P	00-23-132
480- 66-510	NEW	00-04-011	480- 70-190	REP-P	00-23-132	480- 70-386	NEW-P	00-23-132
480- 66-520	NEW	00-04-011	480- 70-191	NEW-P	00-23-132	480- 70-390	REP-P	00-23-132
480- 66-600	NEW	00-04-011	480- 70-196	NEW-P	00-23-132	480- 70-391	NEW-P	00-23-132
480- 66-620	NEW	00-04-011	480- 70-200	REP-P	00-23-132	480- 70-396	NEW-P	00-23-132
480- 70-001	NEW-P	00-23-132	480- 70-201	NEW-P	00-23-132	480- 70-400	REP-P	00-23-132
480- 70-006	NEW-P	00-23-132	480- 70-206	NEW-P	00-23-132	480- 70-401	NEW-P	00-23-132
480- 70-010	REP-P	00-23-132	480- 70-210	REP-P	00-23-132	480- 70-405	REP-P	00-23-132
480- 70-011	NEW-P	00-23-132	480- 70-211	NEW-P	00-23-132	480- 70-406	NEW-P	00-23-132
480- 70-016	NEW-P	00-23-132	480- 70-216	NEW-P	00-23-132	480- 70-410	REP-P	00-23-132
480- 70-020	REP-P	00-23-132	480- 70-220	REP-P	00-23-132	480- 70-411	NEW-P	00-23-132
480- 70-021	NEW-P	00-23-132	480- 70-221	NEW-P	00-23-132	480- 70-416	NEW-P	00-23-132
480- 70-026	NEW-P	00-23-132	480- 70-226	NEW-P	00-23-132	480- 70-420	REP-P	00-23-132

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Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
480-70-421	NEW-P	00-23-132	495A-120-080	REP	00-11-148	495A-121-061	NEW-P	00-05-017
480-70-426	NEW-P	00-23-132	495A-120-090	REP	00-11-148	495A-121-061	NEW	00-11-147
480-70-430	REP-P	00-23-132	495A-120-100	REP	00-11-148	495A-121-062	NEW-P	00-05-017
480-70-431	NEW-P	00-23-132	495A-120-110	REP	00-11-148	495A-121-062	NEW	00-11-147
480-70-436	NEW-P	00-23-132	495A-120-120	REP	00-11-148	495A-121-063	NEW-P	00-05-017
480-70-440	REP-P	00-23-132	495A-120-130	REP	00-11-148	495A-121-063	NEW	00-11-147
480-70-441	NEW-P	00-23-132	495A-120-135	REP	00-11-148	495A-121-064	NEW-P	00-05-017
480-70-446	NEW-P	00-23-132	495A-120-140	REP	00-11-148	495A-121-064	NEW	00-11-147
480-70-451	NEW-P	00-23-132	495A-120-150	REP	00-11-148	495A-121-065	NEW-P	00-05-017
480-70-456	NEW-P	00-23-132	495A-120-160	REP	00-11-148	495A-121-065	NEW	00-11-147
480-70-461	NEW-P	00-23-132	495A-120-170	REP	00-11-148	495A-121-066	NEW-P	00-05-017
480-70-466	NEW-P	00-23-132	495A-120-180	REP	00-11-148	495A-121-066	NEW	00-11-147
480-70-471	NEW-P	00-23-132	495A-120-190	REP	00-11-148	495A-121-070	NEW-P	00-05-017
480-70-476	NEW-P	00-23-132	495A-120-200	REP	00-11-148	495A-121-070	NEW	00-11-147
480-70-481	NEW-P	00-23-132	495A-121-010	NEW-P	00-05-017	495A-121-090	NEW-P	00-05-017
480-70-486	NEW-P	00-23-132	495A-121-010	NEW	00-11-147	495A-121-090	NEW	00-11-147
480-70-500	REP-P	00-23-132	495A-121-011	NEW-P	00-05-017	495A-121-091	NEW-P	00-05-017
480-70-510	REP-P	00-23-132	495A-121-011	NEW	00-11-147	495A-121-091	NEW	00-11-147
480-70-530	REP-P	00-23-132	495A-121-012	NEW-P	00-05-017	495A-121-092	NEW-P	00-05-017
480-70-540	REP-P	00-23-132	495A-121-012	NEW	00-11-147	495A-121-092	NEW	00-11-147
480-70-550	REP-P	00-23-132	495A-121-020	NEW-P	00-05-017	495A-121-093	NEW-P	00-05-017
480-70-560	REP-P	00-23-132	495A-121-020	NEW	00-11-147	495A-121-093	NEW	00-11-147
480-70-570	REP-P	00-23-132	495A-121-021	NEW-P	00-05-017	495A-121-094	NEW-P	00-05-017
480-70-700	REP-P	00-23-132	495A-121-021	NEW	00-11-147	495A-121-094	NEW	00-11-147
480-70-710	REP-P	00-23-132	495A-121-022	NEW-P	00-05-017	495C-104-010	AMD-P	00-08-105
480-70-720	REP-P	00-23-132	495A-121-022	NEW	00-11-147	495C-104-010	AMD	00-12-019
480-70-730	REP-P	00-23-132	495A-121-023	NEW-P	00-05-017	495C-108-040	AMD-P	00-08-105
480-70-740	REP-P	00-23-132	495A-121-023	NEW	00-11-147	495C-108-040	AMD	00-12-019
480-70-750	REP-P	00-23-132	495A-121-024	NEW-P	00-05-017	495C-116-100	AMD-P	00-08-105
480-70-760	REP-P	00-23-132	495A-121-024	NEW	00-11-147	495C-116-100	AMD	00-12-019
480-70-770	REP-P	00-23-132	495A-121-025	NEW-P	00-05-017	495C-116-110	AMD-P	00-08-105
480-70-780	REP-P	00-23-132	495A-121-025	NEW	00-11-147	495C-116-110	AMD	00-12-019
480-70-790	REP-P	00-23-132	495A-121-026	NEW-P	00-05-017	495C-116-130	AMD-P	00-08-105
480-70-999	NEW-P	00-23-132	495A-121-026	NEW	00-11-147	495C-116-130	AMD	00-12-019
480-75	PREP	00-17-134	495A-121-027	NEW-P	00-05-017	495C-116-160	AMD-P	00-08-105
480-80-335	AMD-P	00-11-044	495A-121-027	NEW	00-11-147	495C-116-160	AMD	00-12-019
480-80-335	AMD	00-17-048	495A-121-028	NEW-P	00-05-017	495C-116-170	AMD-P	00-08-105
480-110-255	AMD-S	00-11-043	495A-121-028	NEW	00-11-147	495C-116-170	AMD	00-12-019
480-110-255	AMD	00-17-135	495A-121-029	NEW-P	00-05-017	495C-116-190	AMD-P	00-08-105
480-120-071	AMD-P	00-10-086	495A-121-029	NEW	00-11-147	495C-116-190	AMD	00-12-019
480-120-071	AMD-S	00-17-168	495A-121-040	NEW-P	00-05-017	495C-116-210	AMD-P	00-08-105
480-120-071	AMD	00-24-097	495A-121-040	NEW	00-11-147	495C-116-210	AMD	00-12-019
480-120-139	AMD	00-03-047	495A-121-041	NEW-P	00-05-017	495C-116-260	AMD-P	00-08-105
480-120-560	NEW-P	00-17-114	495A-121-041	NEW	00-11-147	495C-116-260	AMD	00-12-019
480-120-560	NEW	00-24-047	495A-121-042	NEW-P	00-05-017	495C-120-010	AMD-P	00-08-105
480-120-990	NEW-S	00-07-047	495A-121-042	NEW	00-11-147	495C-120-010	AMD	00-12-019
480-120-990	NEW-W	00-20-066	495A-121-043	NEW-P	00-05-017	495C-120-020	AMD-P	00-08-105
480-122	PREP	00-17-167	495A-121-043	NEW	00-11-147	495C-120-020	AMD	00-12-019
490-105-040	AMD-XA	00-16-127	495A-121-044	NEW-P	00-05-017	495C-120-040	AMD-P	00-08-105
490-105-040	AMD	00-21-037	495A-121-044	NEW	00-11-147	495C-120-040	AMD	00-12-019
490-105-080	AMD-XA	00-21-036	495A-121-045	NEW-P	00-05-017	495C-120-041	NEW-P	00-08-105
495A-120-010	REP	00-11-148	495A-121-045	NEW	00-11-147	495C-120-041	NEW	00-12-019
495A-120-020	REP	00-11-148	495A-121-046	NEW-P	00-05-017	495C-120-045	AMD-P	00-08-105
495A-120-030	REP	00-11-148	495A-121-046	NEW	00-11-147	495C-120-045	AMD	00-12-019
495A-120-040	REP	00-11-148	495A-121-047	NEW-P	00-05-017	495C-120-050	AMD-P	00-08-105
495A-120-041	REP	00-11-148	495A-121-047	NEW	00-11-147	495C-120-050	AMD	00-12-019
495A-120-042	REP	00-11-148	495A-121-048	NEW-P	00-05-017	495C-120-080	AMD-P	00-08-105
495A-120-043	REP	00-11-148	495A-121-048	NEW	00-11-147	495C-120-080	AMD	00-12-019
495A-120-045	REP	00-11-148	495A-121-049	NEW-P	00-05-017	495C-120-090	AMD-P	00-08-105
495A-120-050	REP	00-11-148	495A-121-049	NEW	00-11-147	495C-120-090	AMD	00-12-019
495A-120-060	REP	00-11-148	495A-121-060	NEW-P	00-05-017	495C-120-100	AMD-P	00-08-105
495A-120-070	REP	00-11-148	495A-121-060	NEW	00-11-147	495C-120-100	AMD	00-12-019

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
495C-120-120	AMD-P	00-08-105	495C-280-090	REP-P	00-08-105	495D-280-010	AMD	00-20-007
495C-120-120	AMD	00-12-019	495C-280-090	REP	00-12-019	495D-280-015	AMD-P	00-16-098
495C-120-125	NEW-P	00-08-105	495C-280-100	REP-P	00-08-105	495D-280-015	AMD	00-20-007
495C-120-125	NEW	00-12-019	495C-280-100	REP	00-12-019	495D-280-020	AMD-P	00-16-098
495C-120-130	AMD-P	00-08-105	495C-280-110	REP-P	00-08-105	495D-280-020	AMD	00-20-007
495C-120-130	AMD	00-12-019	495C-280-110	REP	00-12-019	495D-280-030	AMD-P	00-16-098
495C-120-140	AMD-P	00-08-105	495C-280-120	REP-P	00-08-105	495D-280-030	AMD	00-20-007
495C-120-140	AMD	00-12-019	495C-280-120	REP	00-12-019	495D-280-040	AMD-P	00-16-098
495C-120-150	AMD-P	00-08-105	495D-120-010	AMD-P	00-16-098	495D-280-040	AMD	00-20-007
495C-120-150	AMD	00-12-019	495D-120-010	AMD	00-20-007	495D-280-050	AMD-P	00-16-098
495C-120-160	AMD-P	00-08-105	495D-120-020	AMD-P	00-16-098	495D-280-050	AMD	00-20-007
495C-120-160	AMD	00-12-019	495D-120-020	AMD	00-20-007	495D-280-060	AMD-P	00-16-098
495C-120-170	AMD-P	00-08-105	495D-120-030	AMD-P	00-16-098	495D-280-060	AMD	00-20-007
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	PERM	00-11-097	computer file of registered voters	EMER	00-01-007
trade-in, consignment property	PREP	00-01-111	presidential primary	PERM	00-03-003
watercraft				EMER	00-03-036
sales to nonresidents	PERM	00-23-003		EMER	00-05-093
Tax liabilities			suspected multiple county registrations	EMER	00-01-203
interest and penalties	PERM	00-04-028	tabulation equipment tests	EMER	00-01-017
	PROP	00-23-035		PREP	00-01-018
Timber excise tax			voter pamphlet	PROP	00-05-094
harvest operations	PREP	00-04-027		PERM	00-10-009
quality codes	PREP	00-08-108	Electronic authentication	PREP	00-09-027
	PROP	00-13-115	address change	EMER	00-09-028
	PREP	00-13-116			
rules revision/rewrite	PROP	00-22-092	publication requirement	EXAD	00-16-122
	PERM	00-02-019		PERM	00-21-087
stumpage values	PREP	00-06-053	Electronic records	EXAD	00-17-173
	PREP	00-08-109	management and long-term storage	PERM	00-22-041
	PROP	00-10-055	International student exchange agency registration		
	PROP	00-13-119	address change	PREP	00-23-092
	PERM	00-14-011		EXAD	00-16-121
	PREP	00-18-096	Limited liability companies	PERM	00-21-086
	PERM	00-19-067	address change	EXAD	00-16-117
	PROP	00-22-093		PERM	00-21-082
			Limited liability partnerships		
			address change	EXAD	00-16-120
			Limited partnership filings	PERM	00-21-085
			address change	EXAD	00-16-118
			Public records		
			electronic imaging systems for maintenance	PROP	00-04-083
				PROP	00-13-108
				PROP	00-17-088
				PERM	00-20-038
			Recodification of WAC sections	EMER	00-04-010
			SECURITIES		
			(See FINANCIAL INSTITUTIONS, DEPARTMENT OF)		
			SENTENCING GUIDELINES COMMISSION		
			Community custody	PROP	00-07-124
				PROP	00-11-050
				PROP	00-11-051
				PERM	00-11-052
			SHORELINE COMMUNITY COLLEGE		
			Meetings	MISC	00-07-033
				MISC	00-12-042

RULES COORDINATORS

(See Issue 00-01 for a complete list of rules coordinators designated as of 12/29/99)

Agriculture, department of	MISC	00-21-034
Cascadia Community College	MISC	00-20-036
Citizens commission on salaries for elected officials	MISC	00-03-026
Corrections, department of	MISC	00-20-016
Lower Columbia College	MISC	00-01-090
	MISC	00-23-019
Marine employees' commission	MISC	00-17-068
Personnel, department of	MISC	00-16-006
Shoreline Community College	MISC	00-10-042
Social and health services, department of	MISC	00-12-033
Transportation, department of	MISC	00-13-037
Treasurer, office of	MISC	00-16-065
Veterans affairs, department of	MISC	00-22-039
Washington state patrol	MISC	00-02-039
Washington State University	MISC	00-21-022
Wenatchee Valley College	MISC	00-22-026

SAFETY STANDARDS

(See **LABOR AND INDUSTRIES, DEPARTMENT OF**)

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(Citation in bold type refer to material in this issue)

	MISC	00-15-043	transfer of property	PREP	00-08-050
	MISC	00-21-006	general assistance for needy children	PREP	00-11-182
Public records	PROP	00-02-074		EMER	00-13-075
	PROP	00-06-074	reporting requirements	PREP	00-16-051
	PERM	00-10-048		PROP	00-21-066
Rules coordinator	MISC	00-10-042	working connections child care		
Student conduct code	PREP	00-24-080	background checks	PROP	00-13-105
				PERM	00-16-100
				PREP	00-15-014
SKAGIT VALLEY COLLEGE			Boarding homes		
Meetings	MISC	00-02-022	Chemical dependency assistance programs		
	MISC	00-04-033	eligibility	PROP	00-11-107
	MISC	00-10-021		PERM	00-16-077
	MISC	00-12-020	rules revision	PROP	00-14-045
	MISC	00-12-049		PERM	00-18-032
	MISC	00-16-010	Child care		
	MISC	00-16-011	criminal background checks	EMER	00-08-061
	MISC	00-17-112	working connections program, eligibility	EMER	00-02-023
	MISC	00-18-093		PROP	00-10-089
	MISC	00-22-040		EMER	00-10-090
				PERM	00-17-005
SOCIAL AND HEALTH SERVICES, DEPARTMENT OF			Child support, division of		
Aging and adult services administration			conference board issues, decision making	MISC	00-17-041
adult family homes			distribution	MISC	00-20-041
licenses	PERM	00-07-045	field office requests	MISC	00-01-011
	PREP	00-07-057	full party status	MISC	00-17-042
medication assistance	PREP	00-07-057	GA-H program funding change	MISC	00-17-044
chore services	EXAD	00-21-108	internet debt registry	MISC	00-17-043
COPES program			referrals for unborn children	MISC	00-04-018
eligibility	PROP	00-10-033	release of information	MISC	00-01-010
	PERM	00-13-077	rules clarification	PREP	00-06-039
day services	PERM	00-04-056	stepparent liability	PROP	00-21-113
	PREP	00-08-049	support establishment notices	MISC	00-20-042
dementia care units	PERM	00-01-086		PROP	00-10-096
home and community programs				PERM	00-15-016
reassessment	PREP	00-11-092		PERM	00-20-022
rules clarification	PREP	00-07-100	temporary orders	PROP	00-06-068
	PROP	00-12-035		PERM	00-09-076
	PREP	00-17-153		MISC	00-11-090
	PERM	00-18-099	Children's administration		
service provider payment rates	PREP	00-07-074	child care facilities		
in-home care providers			background checks	PROP	00-17-159
background checks	PREP	00-17-154	day care centers		
contract qualifications	PERM	00-03-043	fees	PREP	00-10-062
long-term care services	PREP	00-11-092	family home day care	PERM	00-06-040
nursing facilities				EXAD	00-09-089
accounting and reimbursement system	PROP	00-09-080		PREP	00-10-061
	PERM	00-12-098		PROP	00-17-127
admission and payment	PREP	00-11-105		PROP	00-23-055
	PROP	00-18-098	school-age children, centers	PROP	00-17-124
	PERM	00-22-018	child protective services	PROP	00-17-188
direct care payment rates	EMER	00-02-024	child welfare services		
electronic turnaround document process	MISC	00-11-124	complaint resolution	PROP	00-17-186
eligibility	PREP	00-11-105	new chapters adopted	PROP	00-17-189
exceptional direct care			domestic violence perpetrator treatment		
ombudsman program	EXRE	00-11-061	programs	PROP	00-18-018
	PERM	00-17-098		PROP	00-23-066
payment rates	EMER	00-10-035	foster care	PERM	00-03-012
payment system				PROP	00-17-133
Medicaid	PREP	00-12-077	overnight youth shelters	PROP	00-17-158
state school for retarded persons	PERM	00-07-045	teen parent programs	PREP	00-22-061
regulations merged into one chapter	PREP	00-24-020	victims of domestic violence	PROP	00-17-160
resident rights, care, and services	PERM	00-06-028	Children's health insurance program		
residential and home care providers			review of rules	PREP	00-23-050
training	PREP	00-23-049	Deputy secretary, office of		
residential care services	PREP	00-17-153	vendor disputes and overpayments	PREP	00-24-036
therapy care			Developmental disabilities family support program		
payment rates	EMER	00-02-024	rate increases	PROP	00-05-107
	EMER	00-10-035		PERM	00-08-090
vulnerable adults, protective services	PERM	00-03-029		PROP	00-20-021
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chemical dependency service providers	PROP	00-13-073	census income	PREP	00-03-060
	PERM	00-23-107		EMER	00-13-062
federal block grant funding	MISC	00-17-076	child care eligibility	PREP	00-24-035
hospital services	PREP	00-19-049	client complaints	PREP	00-09-032
Assistance programs			combined application project	PREP	00-08-088
emergency needs, additional requirements	EMER	00-16-089	eligibility	PERM	00-01-012
family assistance				EMER	00-02-042
assistance units	PREP	00-08-050		PROP	00-04-092
eligibility	PREP	00-10-031		PERM	00-08-091
	PREP	00-11-182		PREP	00-11-091
residency requirements	PROP	00-24-037		PREP	00-17-152
	PERM	00-08-060			

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emergency assistance	PROP 00-06-067	assistance units	PREP 00-08-052
	PERM 00-10-036	child's earned income	PREP 00-16-052
	PREP 00-16-112	citizenship and alien status	EMER 00-08-004
	PROP 00-19-043		PROP 00-09-082
	PROP 00-20-048		PERM 00-13-036
	PERM 00-22-064	denial of benefits	EMER 00-06-060
	PROP 00-23-086		PROP 00-10-093
errors and omissions corrected	PROP 00-01-081		PERM 00-13-076
	EMER 00-06-023	disqualification periods	EMER 00-21-112
family assistance program			PROP 00-24-038
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child deprived of parental support	PREP 00-08-050	eligibility	PROP 00-03-062
	PREP 00-08-055		PERM 00-04-006
	PROP 00-12-040		PROP 00-07-076
	PERM 00-15-051		PERM 00-07-077
ongoing additional requirements			PERM 00-11-035
eligibility	PREP 00-17-077		EMER 00-15-042
	PROP 00-22-062		PROP 00-19-097
reporting requirements	PERM 00-02-043		EMER 00-19-098
residency requirements	PREP 00-01-105		PERM 00-23-013
	PROP 00-05-110		PREP 00-24-051
	PERM 00-08-060		EMER 00-24-052
	PREP 00-08-050		PERM 00-06-015
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felons		food stamp employment and training	
eligibility	PREP 00-19-029	program	PROP 00-17-102
general assistance unemployable			PERM 00-21-111
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	PREP 00-08-056		PROP 00-17-045
	PROP 00-11-127	issuance of benefits	PREP 00-13-060
	PROP 00-11-128	shelter cost deduction	EMER 00-19-075
	PERM 00-15-017	utility allowances	PROP 00-19-072
	PREP 00-08-051		PERM 00-22-065
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	PERM 00-15-018		PROP 00-20-094
	PROP 00-15-070	Health and rehabilitative services	
	PERM 00-16-113	chemical dependency service providers	PERM 00-23-107
	PERM 00-18-038	criminally insane	PROP 00-17-156
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	PROP 00-22-075	rules revision	PERM 00-02-041
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	PROP 00-23-121	institutional impact account	PROP 00-18-048
interview requirements	PREP 00-16-053		PERM 00-23-061
	PROP 00-19-074	parole revocation due process	PREP 00-10-063
	PERM 00-22-087		EMER 00-10-065
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payment of grants	PREP 00-07-101		PROP 00-12-103
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recurring additional payments	PROP 00-12-082	rules revision	PROP 00-17-187
	PERM 00-15-052		PERM 00-22-019
	EMER 00-03-013	sexual misconduct by employees or	
reemploy Washington workers (RWW)		volunteers	PROP 00-11-139
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cash assistance	PREP 00-08-054	Management services administration	
special payments	PROP 00-12-081	language interpretation services and	
	PERM 00-15-053	translations	PERM 00-06-014
SSI supplemental security income		practice and procedure	PROP 00-10-034
COLA	PREP 00-15-015		PROP 00-10-094
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	PROP 00-21-064	acquired immunodeficiency syndrome insurance	PERM 00-18-059
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	EMER 00-24-079		PREP 00-05-038
payment standard	PROP 00-08-058		PROP 00-11-062
	EMER 00-08-059	acute physical medicine and rehabilitation	PERM 00-14-070
	PERM 00-11-130		MISC 00-18-044
	PREP 00-13-035	administration	PREP 00-19-030
	PROP 00-17-155		EXAD 00-07-044
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standards for payment		alien emergency medical program	PROP 00-17-162
subsidized child care	EMER 00-08-061	ambulance services	PROP 00-19-032
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supplemental accommodation services	PROP 00-17-004		PREP 00-14-043
	PROP 00-20-018		PROP 00-17-125
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	PROP 00-12-083		MISC 00-09-031
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billing a client	PERM	00-23-014	family medical programs	MISC	00-04-005
	PREP	00-18-110		PROP	00-17-054
	PROP	00-24-055	family medical project	PERM	00-21-063
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guidelines	MISC	00-20-019		PREP	00-07-056
blood, payment	EXRE	00-09-040		PROP	00-11-093
	PERM	00-13-013		PERM	00-14-066
case management services	PREP	00-05-108		PREP	00-16-023
catheters	MISC	00-06-013	federal poverty level standards		
	MISC	00-06-059		PREP	00-07-054
children's health				EMER	00-07-089
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children's health insurance program	MISC	00-02-040		EMER	00-15-041
	PROP	00-03-061		PERM	00-17-085
	PROP	00-04-045	federally qualified health care centers	MISC	00-16-018
	PERM	00-07-103	first steps child care	PREP	00-22-084
	PERM	00-08-002	fraud and abuse detection system	MISC	00-11-126
	PREP	00-19-069	ground/air ambulance medical transportation		
chiropractic services	PROP	00-11-138	hearing aid services	MISC	00-16-019
	MISC	00-16-022		PROP	00-17-165
	PERM	00-16-031		MISC	00-18-024
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direct entry system	MISC	00-11-125		MISC	00-23-087
claims capture and imaging system	MISC	00-04-077	hospice services		
clear writing principles	PERM	00-01-088	payment	EXRE	00-01-084
	PROP	00-10-078		PREP	00-19-042
	PROP	00-17-164		PREP	00-19-049
	PERM	00-21-062	hospital inpatient services	MISC	00-20-043
community alternatives program	EXAD	00-19-071	hospital outpatient services	MISC	00-20-046
community options program entry system	EXAD	00-19-071	hospital selective contracts	MISC	00-06-058
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	EMER	00-01-107	institutional services	EMER	00-08-003
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	PROP	00-13-107	jail inmates, payments	PREP	00-07-056
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	PERM	00-17-058	long-term care		
contractor requirements	PROP	00-09-042	acute care program	MISC	00-18-045
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	PROP	00-09-075	income exemptions	PERM	00-01-087
	PERM	00-14-067	major trauma clients	MISC	00-18-046
	PERM	00-14-069	managed care	PERM	00-04-080
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	EXAD	00-18-033	birthing centers	MISC	00-18-025
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	PERM	00-14-071	one-person standard	EXRE	00-01-084
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	MISC	00-16-021	hospital services	MISC	00-11-124
early and periodic screening, diagnosis and treatment			rules clarification and rewrite	PREP	00-19-049
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nonsteroidal antiinflammatory drugs	MISC 00-09-074		PROP 00-11-140
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orthodontists		employment	EMER 00-20-030
billing	MISC 00-13-032	post employment services	PREP 00-20-020
pap smears	MISC 00-04-078	pregnant women and parents of infants	PROP 00-03-051
	MISC 00-04-079		PERM 00-06-062
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		sulfur oxides	PREP 00-17-028
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