

# Washington State Register

DECEMBER 17, 1997

OLYMPIA, WASHINGTON

ISSUE 97-24



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filed not later than December 3, 1997

## 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

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## STATE MAXIMUM INTEREST RATE

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

The maximum allowable interest rate applicable for the month of January 1998 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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# WASHINGTON STATE REGISTER

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

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*Subscription Clerk*

## STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

### 1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following six sections:

- (a) **PREPROPOSAL**-includes the Preproposal Statement of Inquiry that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
- (b) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (c) **PERMANENT**-includes the full text of permanently adopted rules.
- (d) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (e) **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.
- (f) **TABLE**-includes a cumulative table of the WAC sections that are affected in the current year.
- (g) **INDEX**-includes a combined subject matter and agency index.

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. 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].

**1996 - 1997**  
**DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION**

Issue No.	Closing Dates <sup>1</sup>			Distribution Date	First Agency Hearing Date <sup>3</sup>
	Non-OTS & 30 p. or more	Non-OTS & 11 to 29 p.	OTS <sup>2</sup> or 10 p. max. Non-OTS		
<i>For Inclusion in--</i>	<i>File no later than 12:00 NOON--</i>			<i>Count 20 days from--</i>	<i>For hearing on or after</i>
96-16	Jul 10	Jul 24	Aug 7	Aug 21	Sep 10
96-17	Jul 24	Aug 7	Aug 21	Sep 4	Sep 24
96-18	Aug 7	Aug 21	Sep 4	Sep 18	Oct 8
96-19	Aug 21	Sep 4	Sep 18	Oct 2	Oct 22
96-20	Sep 4	Sep 18	Oct 2	Oct 16	Nov 5
96-21	Sep 25	Oct 9	Oct 23	Nov 6	Nov 26
96-22	Oct 9	Oct 23	Nov 6	Nov 20	Dec 10
96-23	Oct 23	Nov 6	Nov 20	Dec 4	Dec 24
96-24	Nov 6	Nov 20	Dec 4	Dec 18, 1996	Jan 7, 1997
97-01	Nov 21	Dec 5	Dec 19, 1996	Jan 2, 1997	Jan 22
97-02	Dec 5	Dec 19, 1996	Jan 2, 1997	Jan 15	Feb 4
97-03	Dec 26, 1996	Jan 8, 1997	Jan 22	Feb 5	Feb 25
97-04	Jan 8	Jan 22	Feb 5	Feb 19	Mar 11
97-05	Jan 22	Feb 5	Feb 19	Mar 5	Mar 25
97-06	Feb 5	Feb 19	Mar 5	Mar 19	Apr 8
97-07	Feb 19	Mar 5	Mar 19	Apr 2	Apr 22
97-08	Mar 5	Mar 19	Apr 2	Apr 16	May 6
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97-10	Apr 9	Apr 23	May 7	May 21	Jun 10
97-11	Apr 23	May 7	May 21	Jun 4	Jun 24
97-12	May 7	May 21	Jun 4	Jun 18	Jul 8
97-13	May 21	Jun 4	Jun 18	Jul 2	Jul 22
97-14	Jun 4	Jun 18	Jul 2	Jul 16	Aug 5
97-15	Jun 25	Jul 9	Jul 23	Aug 6	Aug 26
97-16	Jul 9	Jul 23	Aug 6	Aug 20	Sep 9
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97-20	Sep 3	Sep 17	Oct 1	Oct 15	Nov 4
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97-22	Oct 8	Oct 22	Nov 5	Nov 19	Dec 9
97-23	Oct 22	Nov 5	Nov 19	Dec 3	Dec 23
97-24	Nov 5	Nov 19	Dec 3	Dec 17, 1997	Jan 6, 1998

<sup>1</sup> 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.

<sup>2</sup> 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.

<sup>3</sup> 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.

## **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;

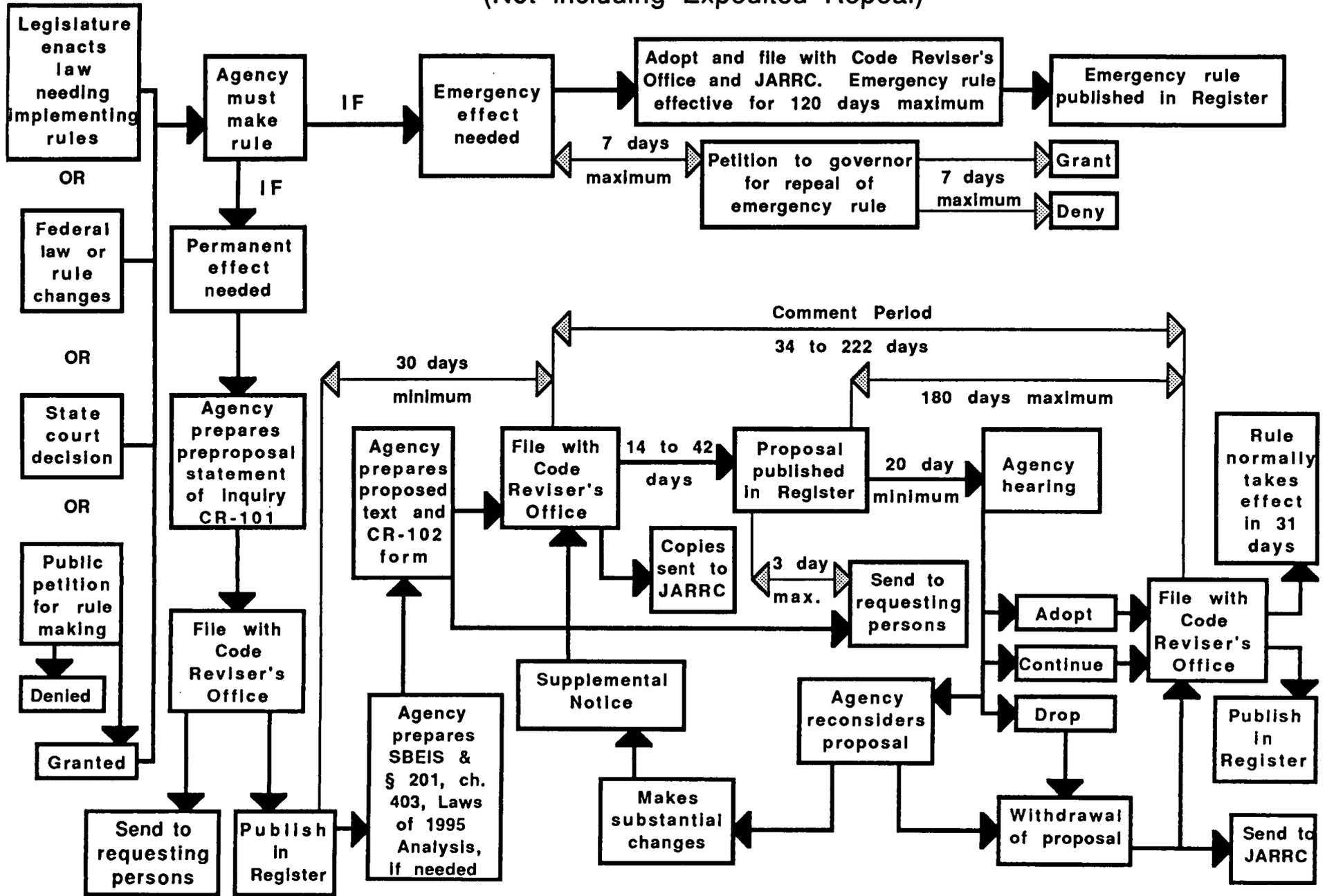
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

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 97-24-001**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**WASHINGTON STATE**  
**HISTORICAL SOCIETY**

[Filed November 19, 1997, 12:55 p.m.]

Subject of Possible Rule Making: Capital projects fund.  
Statutes Authorizing the Agency to Adopt Rules on this  
Subject: RCW 27.34.330.

Reasons Why Rules on this Subject may be Needed and  
What They Might Accomplish: These rules will clarify the  
process of evaluation of the grant proposals. They will  
clarify the eligibility requirements for projects and appli-  
cants, and outline the process for appeals of decisions made  
by the advisory panel.

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

Interested parties can participate in the decision to adopt  
the new rule and formulation of the proposed rule before  
publication. Interested parties can submit written comment  
to Michael Warner, Heritage Resource Center, 211 West 21st  
Avenue, Olympia, WA 98501 or FAX (360) 586-8322.  
These parties will receive notice of public meeting to be held  
on the subject.

November 19, 1997  
Michael J. Warner  
Assistant Director

**WSR 97-24-002**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**WASHINGTON STATE**  
**HISTORICAL SOCIETY**

[Filed November 19, 1997, 12:57 p.m.]

Subject of Possible Rule Making: Public records.  
Statutes Authorizing the Agency to Adopt Rules on this  
Subject: RCW 42.17.250.

Reasons Why Rules on this Subject may be Needed and  
What They Might Accomplish: RCW 42.17.250 requires  
agencies to publish in the Washington Administrative Code  
procedures to inspect and copy public records.

Interested parties can participate in the decision to adopt  
the new rule and formulation of the proposed rule before  
publication. Written comments may be submitted to Marie  
DeLong, Washington State Historical Society, 1911 Pacific  
Avenue, Tacoma, WA 98402-3109, FAX (253) 272-9518.

November 17, 1997  
Marie DeLong  
Administrative Officer

**WSR 97-24-008**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**HORSE RACING COMMISSION**

[Filed November 21, 1997, 11:20 a.m.]

Subject of Possible Rule Making: Chapter 260-20  
WAC, Association grounds and facilities.

Statutes Authorizing the Agency to Adopt Rules on this  
Subject: RCW 67.16.040.

Reasons Why Rules on this Subject may be Needed and  
What They Might Accomplish: To bring into conformance  
with national suggested model 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: Agency study.

Interested parties can participate in the decision to adopt  
the new rule and formulation of the proposed rule before  
publication by contacting Bruce Batson, Executive Secretary,  
Washington Horse Racing Commission, 7912 Martin Way,  
Suite D, Olympia, WA 98506, (360) 459-6462, FAX (360)  
459-6461.

November 19, 1997  
Bruce Batson  
Executive Secretary

**WSR 97-24-009**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**HORSE RACING COMMISSION**

[Filed November 21, 1997, 11:22 a.m.]

Subject of Possible Rule Making: Chapter 260-28  
WAC, Ownerships, trainers and employees.

Statutes Authorizing the Agency to Adopt Rules on this  
Subject: RCW 67.16.040.

Reasons Why Rules on this Subject may be Needed and  
What They Might Accomplish: To bring into conformance  
with national suggested model 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: Agency study.

Interested parties can participate in the decision to adopt  
the new rule and formulation of the proposed rule before  
publication by contacting Bruce Batson, Executive Secretary,  
Washington Horse Racing Commission, 7912 Martin Way,  
Suite D, Olympia, WA 98506, (360) 459-6462, FAX (360)  
459-6461.

November 19, 1997  
Bruce Batson  
Executive Secretary

**WSR 97-24-010**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**HORSE RACING COMMISSION**

[Filed November 21, 1997, 11:25 a.m.]

Subject of Possible Rule Making: Chapter 260-36  
WAC, Occupational permits and licenses.

Statutes Authorizing the Agency to Adopt Rules on this  
Subject: RCW 67.16.040.

Reasons Why Rules on this Subject may be Needed and  
What They Might Accomplish: To bring into conformance  
with suggested national model 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: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Bruce Batson, Executive Secretary, Washington Horse Racing Commission, 7912 Martin Way, Suite D, Olympia, WA 98506, (360) 459-6462, FAX (360) 459-6461.

November 19, 1997  
Bruce Batson  
Executive Secretary

**WSR 97-24-011**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**HORSE RACING COMMISSION**

[Filed November 21, 1997, 11:27 a.m.]

Subject of Possible Rule Making: Chapter 260-52 WAC, The race—Paddock to finish.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 67.16.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To bring into conformance with national suggested model 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: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Bruce Batson, Executive Secretary, Washington Horse Racing Commission, 7912 Martin Way, Suite D, Olympia, WA 98506, (360) 459-6462, FAX (360) 459-6461.

November 19, 1997  
Bruce Batson  
Executive Secretary

**WSR 97-24-012**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**HORSE RACING COMMISSION**

[Filed November 21, 1997, 11:30 a.m.]

Subject of Possible Rule Making: Chapter 260-56 WAC, Objections and protests.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 67.16.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To bring into conformance with national suggested model 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: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Bruce Batson, Executive Secretary, Washington Horse Racing Commission, 7912 Martin Way,

Suite D, Olympia, WA 98506, (360) 459-6462, FAX (360) 459-6461.

November 19, 1997  
Bruce Batson  
Executive Secretary

**WSR 97-24-013**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**

(Medical Assistance Administration)  
(Public Assistance)

[Filed November 21, 1997, 2:55 p.m.]

Subject of Possible Rule Making: WAC 388-530-1600 Unit dose pharmacy billing requirements.

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

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Proposed amendments will remove a requirement that pharmacies bill only once per month for unit dose services to nursing facilities, remove a requirement to destroy unused drugs, and clarify that the Medical Assistance Administration may request reports of logs on a monthly, quarterly or yearly basis.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this rule. Draft material and information about how to participate are available by contacting the program manager identified below.

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 45530, Olympia, Washington 98504-5530, phone (360) 753-7462, FAX (360) 753-7315, TTY 1-800-848-5429, e-mail scotsjk@dshs.wa.gov.

November 21, 1997  
Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

**WSR 97-24-024**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**

(Economic Services Administration)

[Filed November 24, 1997, 4:05 p.m.]

Subject of Possible Rule Making: Financial institution data matches; information to be provided by financial institutions to the Division of Child Support (DCS).

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.20A.370, 74.20A.310.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: RCW 74.20A.370 provides that financial institutions shall report to the department such information as is "determined necessary by the department" for each individual who maintains an account at such institution and is identified by the department as owing a

support debt. The rule will clarify what information is determined to be necessary.

Process for Developing New Rule: Agency study; and those persons wishing to participate in developing the new rules are encouraged to contact Nancy Koptur at the Department of Social and Health Services Headquarters prior to January 16, 1998, when DCS intends to file the CR-102 and proposed rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Nancy Koptur, Division of Child Support Headquarters, P.O. Box 9162, Mailstop 45860, Olympia, WA 98506, phone (360) 586-3077, FAX (360) 586-3274, TTY/TDD (360) 753-9122, e-mail nkoptur@dshs.wa.gov.

November 24, 1997  
Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

**WSR 97-24-025**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Medical Assistance Administration)  
[Filed November 24, 1997, 4:07 p.m.]

Subject of Possible Rule Making: Procedure for the department to follow in notifying stakeholders of changes in rate-setting methods for hospital services.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.04.050; Federal Balanced Budget Act of 1997, Public Law 105-33.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Boren Amendment has been repealed. Congress wants states to have more flexibility in setting rates for hospitals, nursing facilities and ICFs/MR. In exchange for that flexibility, states are mandated to establish a public notice process that gives stakeholders an opportunity to review and comment on changes in payment methods that a state proposes.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Internal coordination with other agencies within the Department of Social and Health Services (DSHS) has been done through meetings and the agencies' assistant attorneys general. The Health Care Financing Administration (HCFA) will be notified through submission of a state plan amendment prior to December 31, 1997.

Process for Developing New Rule: The department invites the interested public to review and provide input on the draft language of this WAC. Draft material and information about how to participate are available by contacting the Department of Social and Health Services 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 Leslie Baldwin, Program Assistance and Support Services, Medical Assistance Administration, Olympia, Washington 98504-5530, phone (360) 664-2320, FAX (360) 753-7315, TTY 1-800-848-5429, e-mail baldwll@dshs.wa.gov.

November 24, 1997  
Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

**WSR 97-24-063**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF TRANSPORTATION**  
[Filed December 1, 1997, 2:18 p.m.]

Subject of Possible Rule Making: The adoption of a revised fare schedule for the Washington state ferries amending WAC 468-300-010, 468-300-020, and 468-300-040.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 47.56.030 and 47.60.326.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The primary purpose of this rule making is to generate additional farebox revenue for Washington state ferries to offset operational cost impacts of inflation and additional services projected over the next several years.

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 Raymond G. Deardorf, Washington State Ferries, 801 Alaskan Way, Seattle, WA 98104.

December 1, 1997  
Chris R. Rose  
Administrator  
Transportation Commission

**WSR 97-24-070**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**  
[Filed December 2, 1997, 11:14 a.m.]

Subject of Possible Rule Making: Air contaminants corrections; chapter 296-62 WAC, General occupational health standard.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.17.010, [49.17].040, and [49.17].050.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Federally-initiated amendments will be proposed to improve consistency with national standards. State-initiated amendments may be proposed to improve the protection of worker safety and health.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Federal OSHA is the only other agency regulating this subject.

Process for Developing New Rule: The department must adopt rules that are identical or at-least-as-effective-as OSHA rules as required by the OSHA/WISHA state plan agreement. Amendments will be proposed in response to the Federal Register notice, Volume 62, Number 149, published August 4, 1997, (correcting amendments).

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Christy Wood, Standards Project

Manager, Department of Labor and Industries, WISHA Services Division, P.O. Box 44620, Olympia, WA 98504-4620, phone (360) 902-5524.

December 2, 1997  
Gary Moore  
Director

**WSR 97-24-077**

**PREPROPOSAL STATEMENT OF INQUIRY  
LOTTERY COMMISSION**

[Filed December 2, 1997, 3:15 p.m.]

Subject of Possible Rule Making: On-line game rules and amendments to chapter 315-02 WAC, General provisions and definitions and chapter 315-04 WAC, Licensing procedures.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 67.70.040(1).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The lottery is considering proposing rules for a new on-line game within the next six months. The lottery is also considering adopting and/or amending chapters 315-10 and 315-11 WAC to streamline the process for producing instant game rules. To implement Executive Order 97-03, regulatory improvement, the lottery is reviewing the provisions of chapter 315-02 WAC, General provisions and definitions and chapter 315-04 WAC, Licensing procedures for sales agents. The lottery anticipates new rules or amendments to those chapters as a result of that review.

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

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Jane Ferguson, Rules Coordinator, at (360) 753-1947, FAX (360) 386-6586 [586-6586], P.O. Box 43025, Olympia, WA 98504-3025, with any comments or questions regarding this statement of intent.

November 25, 1997  
Mary Jane Ferguson  
Rules Coordinator

**WSR 97-24-092**

**PREPROPOSAL STATEMENT OF INQUIRY  
BOARD OF  
BOILER RULES**

[Filed December 3, 1997, 9:40 a.m.]

Subject of Possible Rule Making: WAC 296-104-700 Inspection fees—Certificate fees—Expenses.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 70.79.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Amend fee schedule to ensure revenue is sufficient to support program expenses.

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

Process for Developing New Rule: Board of Boiler Rules study and solicitation of comments from stakeholders.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dick Barkdoll, Chief Boiler Inspector, Secretary to the Board of Boiler Rules, P.O. Box 44410, Olympia, WA 98504-4410, (360) 902-5270, FAX (902) [(360)] 902-5292. Board of Boiler Rules regular meeting January 13, 1998, Bellevue L&I Office, 616 120th Avenue N.E., Suite C201, 10:00 a.m. Public Hearing: March 17, 1998, L&I Building, 7273 Linderson Way S.E., Tumwater, 10:00 a.m.

November 24, 1997  
Charles Butros  
Chairman of the Board

**WSR 97-24-098**

**PREPROPOSAL STATEMENT OF INQUIRY  
DEPARTMENT OF AGRICULTURE**

[Filed December 3, 1997, 10:26 a.m.]

Subject of Possible Rule Making: To reevaluate chapter 16-354 WAC, Hop rootstocks—Certification, due to a new strain of hop powdery mildew.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 15.14 RCW.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The introduction of a strain of hop powdery mildew, a pest not previously widespread throughout Washington state has made reevaluation of this rule necessary.

Process for Developing New Rule: Several affected industry groups have requested reevaluation of this rule. Representatives of the Washington State Department of Agriculture discuss options for specific provisions of the proposal with industry and then publish rule proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, FAX (360) 902-2094, e-mail mtoohey@agr.wa.gov; or Ann George, Administrator, Washington Hop Commission, 504 North Naches Avenue, Suite 11, Yakima, WA 98901, phone (509) 453-4749, FAX (509) 457-8561.

December 3, 1997  
Mary A. Martin Toohey  
Assistant Director

**WSR 97-24-099**

**PREPROPOSAL STATEMENT OF INQUIRY  
DEPARTMENT OF AGRICULTURE**

[Filed December 3, 1997, 10:27 a.m.]

Subject of Possible Rule Making: To reevaluate chapter 16-497 WAC, Hop disease quarantine, due to a new strain of hop powdery mildew.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapters 17.24 and 15.14 RCW.

**Reasons Why Rules on this Subject may be Needed and What They Might Accomplish:** The introduction of a strain of hop powdery mildew, a pest not previously widespread throughout Washington state has made reevaluation of this rule necessary.

**Process for Developing New Rule:** Several affected industry groups have requested reevaluation of this rule. Representatives of the Washington State Department of Agriculture discuss options for specific provisions of the proposal with industry and then publish rule proposal.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Mary Toohey, Assistant Director, Washington State Department of Agriculture, Laboratory Services Division, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1907, FAX (360) 902-2094, e-mail mtoohey@agr.wa.gov; or Ann George, Administrator, Washington Hop Commission, 504 North Naches Avenue, Suite 11, Yakima, WA 98901, phone (509) 453-4749, FAX (509) 457-8561.

December 3, 1997  
Mary A. Martin Toohey  
Assistant Director

**WSR 97-24-100**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF HEALTH**

[Filed December 3, 1997, 10:35 a.m.]

**Subject of Possible Rule Making:** WAC 246-05-001, 246-05-010 and 246-05-030, Local public health guidelines.

**Statutes Authorizing the Agency to Adopt Rules on this Subject:** RCW 43.70.580.

**Reasons Why Rules on this Subject may be Needed and What They Might Accomplish:** The rules need to be reviewed to assure that they are clear, up to date, and reflect the implementation of the public health improvement plan as required by RCW 43.70.580.

**Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies:** The department will be working with the State Board of Health in reviewing the existing rules, because the statutory authority for parts of this chapter is shared with the board. Agency staff will continue to coordinate with Board staff and will provide periodic updates to the board.

**Process for Developing New Rule:** The department will work with the State Board of Health, County Commissioners, local health jurisdictions and other interested parties in developing any amendments. The department will brief the State Board of Health at public meetings, at the request of the board. Other public meetings will be held as needed.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Terry Reid, Office of Policy and Planning, Mailstop 7815, 1102 S.E. Quince Street, Olympia, WA 98504-7815, (360) 705-6064, (360) 705-6077.

December 2, 1997  
Bruce Miyahara  
Secretary

**WSR 97-24-106**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Children's Administration)  
[Filed December 3, 1997, 10:52 a.m.]

**Subject of Possible Rule Making:** WAC 388-15-030 and any other related sections. Repeal of generic rule on rights of applicants for services.

**Statutes Authorizing the Agency to Adopt Rules on this Subject:** RCW 74.08.090.

**Reasons Why Rules on this Subject may be Needed and What They Might Accomplish:** The generic, nonprogram specific rule outlines individuals' rights to apply for services, to receive adequate notice, and to request fair hearings.

**Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies:** Each specific program contains its own requirements for individual applicant rights, adequate notice, and fair hearing procedures, as they are applicable. This rule is redundant.

**Process for Developing New Rule:** Those persons wishing to comment may contact the person referenced below.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Jennifer Strus, Director of Program and Policy, Children's Administration, phone (360) 902-7911, TDD (360) 902-7906, FAX (360) 902-7903, e-mail JEST300@dshs.wa.gov.

December 3, 1997  
Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

**WSR 97-24-108**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**STATE BOARD OF EDUCATION**

[Filed December 3, 1997, 11:00 a.m.]

**Subject of Possible Rule Making:** WAC 180-79A-220 Teacher and principal exchange permits.

**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:** An amendment to this rule would include educational staff associates.

**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, (360) 753-6715.

December 3, 1997  
 Larry Davis  
 Executive Director

**WSR 97-24-109**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**PARKS AND RECREATION**  
**COMMISSION**

[Filed December 3, 1997, 11:08 a.m.]

Subject of Possible Rule Making: Chapter 352-65 WAC, Boating safety program approval.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 88.12.385, 88.02.040, 43.51.400 and 43.52.050 [43.51.050].

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To rewrite the rules for clarity and to provide for distribution of unallocated vessel registration funds consistent with current practice. The expected results include: Achieving better compliance by improving greater local government understanding of the rule and provide for equitable distribution of unallocated vessel registration funds.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The state treasurer releases funds to approved boating safety programs based upon notification by state parks that the county has an approved program.

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. Public comments are encouraged. To comment in writing or request additional information, contact James Horan, Washington State Parks, P.O. Box 42650, Olympia, WA 98504-2650, e-mail jamesH@parks.WA.gov, phone (360) 902-8580, FAX (360) 753-1594.

December 3, 1997  
 Jim French  
 Senior Policy Analyst

**WSR 97-24-110**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**PARKS AND RECREATION**  
**COMMISSION**

[Filed December 3, 1997, 11:10 a.m.]

Subject of Possible Rule Making: Chapter 352-64 WAC, The state boating safety grant and contract program.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.51.400.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To rewrite the rules for clarity and to streamline the process of awarding funding for boating safety programs including: Boating safety education, information, and law enforcement programs. The expected results include: Reduction of staff, advisory committee, commissioner and applicant time committed to the grant evaluation process and increased emphasis or [on] recruiting and funding priority programs.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Funds awarded by the commission for boating safety programs include federal funding from the Aquatic Resources Trust Fund, boating safety account. State parks coordinates with the managing federal agency, the United States Coast Guard, through an annual federal funding application and cooperative program agreement.

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. Public comments are encouraged. To comment in writing or request additional information, contact James Horan at Washington State Parks, P.O. Box 42650, Olympia, WA 98504-2650, e-mail jamesH@Parks.wa.gov, phone (360) 902-8580, FAX (360) 753-1594.

December 3, 1997  
 Jim French  
 Senior Policy Analyst

**WSR 97-24-111**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**PARKS AND RECREATION**  
**COMMISSION**

[Filed December 3, 1997, 11:12 a.m.]

Subject of Possible Rule Making: Chapter 352-60 WAC, Recreational vessel equipment and operation.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 391, Laws of 1997 and RCW 43.51.400.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The rules will designate as whitewater rivers all sections of rivers with at least one class III rapid or greater, in addition to rivers listed in RCW 88.12.265. The purpose is to identify whitewater rivers where commercial whitewater river outfitters must comply with regulations.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The Department of Licensing will license whitewater river outfitters. State parks is coordinating rule adoption with licensing.

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. To submit comments or get additional information, contact Mark Kenny at Washington State Parks, P.O. Box 42650, Olympia, WA 98504-2650, phone (360) 902-8510, FAX (360) 753-1592, e-mail markk@parks.wa.gov.

December 3, 1997  
 Jim French  
 Senior Policy Analyst

**WSR 97-24-112**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**DEPARTMENT OF AGRICULTURE**

(Fruit Commission)

[Filed December 3, 1997, 11:30 a.m.]

Subject of Possible Rule Making: Increase the maximum allowable assessment rate on fresh Bartlett pears from \$11.36 to \$18.00 per 2000 pounds.

Statutes Authorizing the Agency to Adopt Rules on this Subject: Chapter 15.28 RCW, Washington State Fruit Commission, and chapter 303, Laws of 1997.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Washington State Fruit Commission collects assessments on soft tree fruits, including Bartlett pears, to fund advertising and promotion programs. The cost of conducting the programs for fresh pears has increased substantially since the current assessment rate went into effect over ten years ago. The assessment rate increase is necessary to maintain and expand markets for Bartlett pears grown in Washington.

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

Process for Developing New Rule: Adoption of the rule is subject to approval by a majority of the affected producers voting in a referendum conducted by the Department of Agriculture.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Public hearings will be held to give interested parties the opportunity to participate and comment on the proposed rule. Contact Ken Severn, President, Washington State Fruit Commission, 105 South 18th Street, #205, Yakima, WA 98901, phone (509) 453-4837, FAX (509) 453-4880.

December 3, 1997  
 Kenneth F. Severn, President  
 Fruit Commission

**WSR 97-24-118**  
**PREPROPOSAL STATEMENT OF INQUIRY**  
**INTERAGENCY COMMITTEE**  
**FOR OUTDOOR RECREATION**

[Filed December 3, 1997, 11:45 a.m.]

Subject of Possible Rule Making: WAC 286-04-010, general, definitions; WAC 286-04-060(2), general, manuals; WAC 286-06-065, public records, indexes; WAC 286-13-030, general grant assistance rules, application review; WAC 286-13-040(1) general grant assistance rules, applications; WAC 286-13-040(2), general grant assistance rules, plans; WAC 286-13-045(2), general grant assistance rules, eligible matching resources; WAC 286-13-070, general grant assistance rules, disbursement of funds; WAC 286-13-085(3)(d), general grant assistance rules, retroactive and increased costs; WAC 286-13-100, general grant assistance rules, nonconformance and repayment; WAC 286-26-060, nonhighway road and off-road vehicle funds, definitions; WAC 286-26-110, nonhighway and off-road vehicle funds, matching amounts and caps determined; WAC 286-27-040(7), Washington wildlife and recreation program, plan-

ning requirements; WAC 286-27-055, Washington wildlife and recreation program, deed of right; WAC 286-27-065(2)(iii), Washington wildlife and recreation program, development projects; chapter 286-30 WAC, Firearms range, matching amounts and caps determined; and WAC 286-40-050, land and water conservation fund, acquisition projects.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 43.98A.060(1), 43.98A.070(5), 43.99.080(2), 46.09.240(1), 77.12.720(4).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: WAC 286-04-010, a routine "housekeeping" deletion of an exception that is no longer applicable (the term "local agencies" in chapter 286-26 WAC); WAC 286-04-060(2), clarify that the Interagency Committee for Outdoor Recreation's board adopts the program grant policies contained in agency manuals, and that since not all agency manuals contain such policies, not all manuals are adopted by the board; WAC 286-06-065, a routine "housekeeping" deletion of a duplicate reference ("summaries of committee staff meetings"); WAC 286-13-030, clarify that some Interagency Committee for Outdoor Recreation policy statements occur in formats other than agency manuals. For example, such is the case in newer programs, such as the National Recreational Trails Funding Act and riparian habitat program, for which traditional manuals may not be written; WAC 286-13-040(1), clarify that application deadlines for some of Interagency Committee for Outdoor Recreation's newer grant programs may be set at less than the typical four months before the funding meeting at which the project is first considered; WAC 286-13-040(2), simplify the application process by establishing consistency among each of Interagency Committee for Outdoor Recreation's grant programs where plans are required by extending the maximum plan eligibility period by one year, to a total of six years; WAC 286-13-045(2), clarify that where allowed, any agency or organization may match the Interagency Committee for Outdoor Recreation grants with state moneys, so long as those moneys are not administered by the Interagency Committee for Outdoor Recreation; WAC 286-13-070, a routine "housekeeping" clarification regarding documentation required by the Interagency Committee for Outdoor Recreation before approval of a reimbursement request; WAC 286-13-085(3)(d), clarify that the Interagency Committee for Outdoor Recreation's director may approve certain noncapital project cost increases, just as the director may now approve certain capital and acquisition cost increases. Also, clarify the current parcel-by-parcel basis for land acquisition cost increases; WAC 286-13-100, clarify that nonconformance in expenditure of grant moneys can be related to any one of several factors (conflicts with statute, rules, manuals) and not necessarily all factors combined; WAC 286-26-060, add routine "housekeeping" text which explains that the Interagency Committee for Outdoor Recreation's education/enforcement and maintenance/operation manual provides further nonhighway and off-road vehicle activities program information; WAC 286-26-110, add routine "housekeeping" text which explains that the Interagency Committee for Outdoor Recreation may review and/or set fund request limits in all nonhighway and off-road vehicle activities programs. Current WAC language implies that this is only done for acquisition and development projects; WAC 286-

27-040(7), add text that clarifies that the planning requirements established in the 1997-1999 capital budget (section 329, chapter 235, Laws of 1997) for the riparian habitat program (RHP) differ from existing Washington wildlife and recreation program planning requirements; WAC 286-27-055, first, clarify that Washington wildlife and recreation program (WWRP) funds may be used to acquire land for both recreation and habitat conservation purposes. Second, clarify that in some cases, land may be acquired with grants from WWRP for terms other than "forever"; WAC 286-27-065 (2)(iii), correct a reference to plan type. That is, change the title *habitat conservation plan* to *habitat plan*. Also, delete a cross reference that is no longer applicable; chapter 286-30 WAC, to allow the Interagency Committee for Outdoor Recreation to respond to changing fund availability scenarios, add a section which explains how the Interagency Committee for Outdoor Recreation sets or reviews sponsor matching share requirements and fund request limits; and WAC 286-40-050, change a reference that incorrectly states that less-than-fee acquisition projects are eligible in this program.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: Depending on the specific rule, these changes may involve local agencies (including parks and recreation, port, school, and other special districts); private nonprofit land trusts or nature conservancy organizations, state agencies (including state parks, fish and wildlife, natural resources); and federal agencies (including Bureau of Land Management, Forest Service, and National Park Service); and Native American tribes. Copies of the recommended changes will be provided to the Interagency Committee for Outdoor Recreation's advisory committees and other interested parties for comment and later considered for adoption in a public meeting as identified below.

Process for Developing New Rule: It is our intent to advance this rule proposal through a participatory process that includes distribution of an initial proposal to all interested parties, encouragement of comments via mail, e-mail, telephone, and in person. Based on any comments, revisions will be considered before presentation of final recommendations to the Interagency Committee for Outdoor Recreation's board for adoption in an advertised and open public meeting.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. (1) Provide comments to Greg Lovelady, Rules Coordinator, Interagency Committee for Outdoor Recreation, Natural Resources Building, P.O. Box 40917, Olympia, WA 98504-0917, (360) 902-3008, e-mail [gregl@iac.wa.gov](mailto:gregl@iac.wa.gov), FAX (360) 902-3008. Comments received before February 11, 1998, will be mailed to IAC for review in advance of public testimony meeting.

(2) Appear to testify on March 12, 1998, at 10:00 a.m., public comments, Room 175, Natural Resources Building, 1111 Washington Street S.E., Olympia, WA.

December 3, 1997  
G. W. Lovelady  
Rules Coordinator

**WSR 97-24-005**  
**WITHDRAWAL OF PROPOSED RULES**  
**DEPARTMENT OF AGRICULTURE**  
[Filed November 20, 1997, 4:45 p.m.]

The Department of Agriculture is withdrawing the notice of proposed rule making regarding WAC 15-536-040 [16-536-040] and filed under WSR 97-11-085 on May 21, 1997.

In accordance with chapter 15.65 RCW, the rule can only be adopted if approved by a majority of the affected producers that vote in a referendum conducted by the Department of Agriculture. The requisite assent for adoption was not given by the producers.

William E. Brookreson  
Assistant Director  
Agency Operations

**WSR 97-24-014**  
**PROPOSED RULES**  
**SUPERINTENDENT OF**  
**PUBLIC INSTRUCTION**  
[Filed November 21, 1997, 3:23 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-19-065.

Title of Rule: Quick verification of immunization records.

Purpose: Provides procedures for schools to quickly verify the immunization records of students transferring from one school to another before the original immunization records are received.

Statutory Authority for Adoption: RCW 28A.210.150.  
Statute Being Implemented: RCW 28A.210.150.

Summary: Currently only the chief administrator of the new school has the authority to verify the immunization status of transferring students.

Reasons Supporting Proposal: To permit the chief administrator to designate other school staff to verify immunization status.

Name of Agency Personnel Responsible for Drafting: Judy Maire, Office of the Superintendent of Public Instruction, Olympia, (360) 753-2744; Implementation: LEAS, state-wide; and Enforcement: Linda Johnson, Department of Health, Olympia, (360) 753-3495.

Name of Proponent: Judy Maire, Office of the Superintendent of Public Instruction, public.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Will give school office staff the authority to verify immunization records.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Current WAC requires the chief administrator of the new school to verify the immunization status of the student prior to excluding the student. If language is added permitting the administrator or administrator's designee to verify immunization status by telephonic or electronic communication, school office staff could perform this

function thus relieving the administrator or school nurse of the duty.

Proposal Changes the Following Existing Rules: Would permit the chief administrator to delegate the verification of immunization records to office staff or other school employees. Currently only the administrator or the school nurse can verify immunization records.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not indicated. The rule will have a minor or negligible economic impact.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Wanamaker Conference Room, 2nd Floor, Old Capitol Building, 600 South Washington Street, Olympia, WA 98504-7200, on January 13, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Jim Rich by December 30, 1997, TDD (360) 664-3631, or (360) 753-6733.

Submit Written Comments to: Rules Coordinator, Legal Services, P.O. Box 47200, Olympia, WA 98504, FAX (360) 753-4201, by January 12, 1998.

Date of Intended Adoption: January 14, 1998.

November 21, 1997

Terry Bergeson  
Superintendent of  
Public Instruction

PROPOSED

AMENDATORY SECTION (Amending Order 85-10, filed 10/21/85)

**WAC 392-182-020 Quick verification of immunization records.** In the event the records of a student transferring from one school to another have not been received before or on the student's first day of attendance at the new school, the chief administrator or administrator's designee of the new school shall attempt to verify the immunization status of the student prior to excluding such student pursuant to the provision of chapter 180-38 WAC. Such verification of full immunization, commencement of a schedule of immunization, or a statement of exemption may rely upon telephonic or electronic communication with the chief administrator or other appropriate official at the previous school that indicates which of the specifically required vaccines the student has received and the month and year in which they were administered.

**WSR 97-24-036**  
**WITHDRAWAL OF PROPOSED RULES**  
**PERSONNEL RESOURCES BOARD**  
[Filed November 26, 1997, 9:48 a.m.]

The Washington Personnel Resources Board hereby withdraws the proposed amendments to WAC 356-05-390, originally filed as WSR 97-20-065 on September 25, 1997.

If you have any questions, please contact Judy Montoure at 586-1770.

Dennis Karras  
Secretary

November 26, 1997  
Dennis Karras  
Secretary

**WSR 97-24-037**  
**PROPOSED RULES**  
**PERSONNEL RESOURCES BOARD**

[Filed November 26, 1997, 9:50 a.m.]

Original Notice.

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

Title of Rule: WAC 356-06-120 Americans with Disabilities Act of 1990—Federal and state preemption and 251-04-170 Americans with Disabilities Act of 1990—Federal and state preemption.

Purpose: The purpose of these new rules is to remove any possible conflict between state laws or the Americans with Disabilities Act of 1990 and the Personnel Resources Board rules.

Statutory Authority for Adoption: Chapter 41.06 RCW. Statute Being Implemented: RCW 41.06.150.

Summary: These new rules are needed to remove any possible conflict between state laws or the Americans with Disabilities Act of 1990 and the Personnel Resources Board rules.

Reasons Supporting Proposal: The adoption of these rules will also eliminate the possible need for multiple changes to the Personnel Resources Board rules.

Name of Agency Personnel Responsible for Drafting: Sharon Peck, 521 Capitol Way South, Olympia, WA, (360) 753-0468; 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 require state agencies and higher education institutions to comply with the Personnel Resources Board rules unless doing so would cause them to violate state laws or the Americans with Disabilities Act of 1990.

The adoption of these rules will remove any possible conflict between state laws or the Americans with Disabilities Act of 1990 and the Personnel Resources Board rules. The adoption of these rules will also eliminate the possible need for multiple changes to the Personnel Resources Board rules.

Proposal does not change existing rules.

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 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by January 1, 1998, TDD (360) 753-4107, or (360) 586-0509.

Submit Written Comments to: Sharon Peck, Department of Personnel, P.O. Box 47500, FAX (360) 586-4694, by January 6, 1998.

Date of Intended Adoption: January 8, 1998.

NEW SECTION

**WAC 356-06-120 Americans with Disabilities Act of 1990—Federal and state preemption.** Agencies shall comply with the personnel resources board rules (Title 356 WAC) unless doing so would cause them to violate state laws or the federal Americans with Disabilities Act of 1990.

NEW SECTION

**WAC 251-04-170 Americans with Disabilities Act of 1990—Federal and state preemption.** Institutions shall comply with the personnel resources board rules (Title 251 WAC) unless doing so would cause them to violate state laws or the federal Americans with Disabilities Act of 1990.

**WSR 97-24-039**  
**PROPOSED RULES**  
**PERSONNEL RESOURCES BOARD**

[Filed November 26, 1997, 9:58 a.m.]

Continuance of WSR 97-22-059.

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

Title of Rule: WAC 251-10-030 Layoff.

Purpose: This rule pertains to layoffs.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on January 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by January 1, 1998, TDD (360) 753-4107, or (360) 586-0509.

Submit Written Comments to: Sharon Peck, Department of Personnel, P.O. Box 47500, FAX (360) 586-4694, by January 6, 1998.

Date of Intended Adoption: January 8, 1998.

November 26, 1997 [1997]

Dennis Karras  
Secretary

**WSR 97-24-040**  
**PROPOSED RULES**  
**PERSONNEL RESOURCES BOARD**

[Filed November 26, 1997, 10:00 a.m.]

Continuance of WSR 97-22-060.

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

Title of Rule: WAC 251-19-105 Accommodation due to disability.

Purpose: This rule pertains to accommodation due to disability.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on January 8, 1998, at 10:00 a.m.

PROPOSED

Assistance for Persons with Disabilities: Contact Department of Personnel by January 1, 1998, TDD (360) 753-4107, or (360) 586-0509.

Submit Written Comments to: Sharon Peck, Department of Personnel, P.O. Box 47500, FAX (360) 586-4694, by January 6, 1998.

Date of Intended Adoption: January 8, 1998.

November 26, 1997

Dennis Karras  
Secretary

**WSR 97-24-041**

**PROPOSED RULES**

**PERSONNEL RESOURCES BOARD**

[Filed November 26, 1997, 10:04 a.m.]

Continuance of WSR 97-22-061.

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

Title of Rule: WAC 251-19-100 Transfer—Lateral movement—Voluntary demotion.

Purpose: This rule pertains to transfers, lateral movements, and voluntary demotions.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on January 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by January 1, 1998, TDD (360) 753-4107, or (360) 586-0509.

Submit Written Comments to: Sharon Peck, Department of Personnel, P.O. Box 47500, FAX (360) 586-4694, by January 6, 1998.

Date of Intended Adoption: January 8, 1998.

November 26, 1997

Dennis Karras  
Secretary

**WSR 97-24-042**

**PROPOSED RULES**

**PERSONNEL RESOURCES BOARD**

[Filed November 26, 1997, 10:08 a.m.]

Continuance of WSR 97-20-061.

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

Title of Rule: WAC 356-15-060 Shift premium provisions and compensation.

Purpose: This rule pertains to shift premium provisions and compensation.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on January 8, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by January 1, 1998, TDD (360) 753-4107, or (360) 586-0509.

Submit Written Comments to: Sharon Peck, Department of Personnel, P.O. Box 47500, FAX (360) 586-4694, by January 6, 1998.

Date of Intended Adoption: January 8, 1998.

November 26, 1998 [1997]

Dennis Karras  
Secretary

**WSR 97-24-061**

**PROPOSED RULES**

**SUPERINTENDENT OF**

**PUBLIC INSTRUCTION**

[Filed December 1, 1997, 10:41 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-18-010.

Title of Rule: Chapter 392-115 WAC, Finance—Audit resolution process.

Purpose: To implement SB 5354 [5394] which gives the Superintendent of Public Instruction authority to write rules to resolve audit findings dealing with state funds.

Statutory Authority for Adoption: SB 5394.

Statute Being Implemented: Chapter 28A.300 RCW.

Summary: This rule will coordinate and equitably treat how both state and federal audit findings are resolved.

Name of Agency Personnel Responsible for Drafting: Rick Wilson, Office of Superintendent of Public Instruction, (360) 753-2298; Implementation: Marcie Senger, Office of Superintendent of Public Instruction, (360) 753-2298; and Enforcement: Jim Coolican, Office of Superintendent of Public Instruction, (360) 753-1545.

Name of Proponent: Office of Superintendent of Public Instruction, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The rule allows the Superintendent of Public Instruction to resolve audit findings issued by the State Auditor for all school districts involving federal funds.

Proposal Changes the Following Existing Rules: The proposal change allows the Superintendent of Public Instruction to resolve audit findings also involving state funds and recover funds if appropriate.

No small business economic impact statement has been prepared under chapter 19.85 RCW. There is no economic impact on small business.

RCW 34.05.328 does not apply to this rule adoption.

Hearing Location: Wanamaker Conference Room, 2nd Floor, Old Capitol Building, P.O. Box 47200, Olympia, WA 98504-7200, on January 13, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Jim Rich by December 30, 1997, TDD (360) 664-3631, or (360) 753-6733.

Submit Written Comments to: Legal Services, Office of the Superintendent of Public Instruction, P.O. Box 47200, 600 South Washington Street, Olympia, WA 98504-7200, FAX (360) 753-4201, by January 12, 1998.

Date of Intended Adoption: January 14, 1998.

November 26, 1997

J. J. Coolican  
for Terry Bergeson  
Superintendent of  
Public Instruction

PROPOSED

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-005 Authority.** The authority for this chapter is Substitute Senate Bill No. 5394 which authorizes the superintendent to set policy and procedure for resolution of monetary and nonmonetary audit findings involving state money and RCW 28A.300.070 which authorizes the superintendent of public instruction to receive and administer federal moneys in accordance with federal acts—to wit;

(1) U.S. Public Law 98-502 (~~((the))~~ Single Audit Act of 1984) and U.S. Public Law 104-156 (Single Audit Act Amendments) and its implementing federal rules and regulations that require the superintendent of public instruction to resolve audit findings against governmental organizations receiving federal moneys that the superintendent of public instruction receives and administers;

(2) U.S. Public Law 89-64 and amendments thereto (Child Nutrition Act of 1966) and its implementing rules and regulations that require the superintendent of public instruction to resolve audit findings against those organizations operating child care programs and receiving federal moneys received and administered by the superintendent of public instruction; or

(3) U.S. Office of Management and Budget Circular (~~(A-110 and successor circular)~~) A-133 and successors that require the superintendent of public instruction to resolve audit findings against those organizations receiving federal moneys administered and received by the superintendent of public instruction.

(4) U.S. Public Law 100-297 (Elementary and Secondary School Improvement Act of 1988) and U.S. Public Law 103-382 (Improving America Schools Act) implementing rules and regulations that require the superintendent of public instruction to consider audit findings to be prima facie evidence, and the burden of proof to set aside an audit finding rests with the subrecipient.

(5) U.S. Public Law 94-142 (Individuals with Disabilities Education Act) and amendments thereto that require the superintendent of public instruction to provide a free and appropriate education to students with disabilities.

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-010 Purpose.** The purpose of this chapter is to set forth the policies and procedures in accordance with state and federal requirements for the resolution of monetary and nonmonetary audit findings against a subrecipient receiving state or federal moneys administered by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-015 Definition—Subrecipient.** As used in this chapter, "subrecipient" means a public or nonpublic entity receiving state or federal moneys administered and disbursed by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-020 Definition—Program audit.** As used in this chapter, "program audit" means an examination of a subrecipient to determine compliance with the state or federal laws and regulations governing the operation of a specific program.

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-025 Definition—Single audit.** As used in this section, "single audit" means an organization-wide examination conducted under the Single Audit Act of 1984 and the Single Audit Act Amendments of 1996 encompassing the entire financial operation of a subrecipient reporting whether:

(1) All financial statements present fairly the financial position and results of financial operations in accordance with generally accepted accounting principles;

(2) All laws and regulations having a material effect upon the financial statements or major state or federal assistance programs have been complied with; and

(3) All internal control systems provide reasonable assurance that federal financial assistance programs are managed in compliance with applicable laws and regulations.

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-045 Definition—Nonmonetary audit finding.** As used in this chapter, "nonmonetary audit finding" means a weakness, error, or irregularity not associated with a questioned cost but associated with:

(1) Inadequacy of internal controls;

(2) Lack of compliance with state or federal laws or rules and regulations; or

(3) Improper financial statements of the subrecipient.

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-050 Definition—Audit finding.** As used in this chapter, "audit finding" means either a monetary or nonmonetary audit finding (~~((clearly))~~ designated as (~~((an audit finding))~~ questioned federal or state data in ((the)) an audit report, management letter or audit memorandum, including but not limited to staffing, enrollment or other reported data of a subrecipient pertaining to state or federal moneys administered or disbursed by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-055 Definition—Disallowed costs.** As used in this chapter, "disallowed costs" means those questioned costs associated with an audit finding that the superintendent of public instruction has determined should not be charged to the state or federal government program.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-060 Definition—Allowed costs.** As used in this chapter, "allowed costs" means a questioned cost that the superintendent of public instruction has determined is properly charged to the state or federal government program. Such determination includes but is not limited to the following reasons: Clerical error; inappropriate methodology; noncompliance with generally accepted auditing standards and incorrect interpretation or application of law, rules, or regulations.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-065 Definition—Resolved audit finding.** As used in this chapter, "resolved audit finding" means an audit finding that is addressed in or subject to provisions of a management decision letter.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-085 Audit finding against SPI considered to be an audit finding against a subrecipient.** An audit finding contained in an audit report of the superintendent of public instruction resulting from failure of a subrecipient to comply with state or federal law or rules and regulations, shall be considered an audit finding against the subrecipient and resolved pursuant to this chapter.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-090 Lack of compliance with the audit resolution process.** Any subrecipient failing to comply with the process or procedures of this chapter ~~((may))~~ shall be subject to the withholding or recovery of state or federal moneys. The superintendent of public instruction ~~((may))~~ shall recover moneys or withhold future funding as necessary to implement management decision letters or ~~((final))~~ corrective action plans. Money withheld may be released upon corrective action.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-110 Management decision letter developed.** The superintendent of public instruction shall prepare and forward to the ~~((suprecipient))~~ subrecipient a management decision letter setting forth:

- (1) Any corrective actions to be taken by the subrecipient;
- (2) Any disallowed costs to be recovered from nonfederal sources;
- (3) Any allowed costs chargeable to federal sources;
- (4) ~~((Any corrective action to be taken by the subrecipient;~~
- ~~((5)))~~ The due date for submission to the superintendent of public instruction of any ~~((final))~~ corrective action plan;
- (5) Any state adjustments of data submitted which may result in revised apportionment calculations or recovered payments.

The superintendent of public instruction shall issue the management decision letter no later than one hundred eighty calendar days after the receipt of the audit report setting forth an audit finding against the subrecipient.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-115 ((Final)) Corrective action plan.** The subrecipient shall develop a ~~((final))~~ corrective action plan, as required in the management decision letter, setting forth:

- (1) The corrective actions; and
- (2) The schedule for implementation of corrective actions.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-120 SPI reviews ((final)) corrective action plan.** The superintendent of public instruction shall review and approve the ~~((final))~~ corrective action plan and implementation schedule as proposed by the subrecipient for compliance with the required actions set forth in the management decision letter. If the ~~((final))~~ corrective action plan or its implementation schedule does not comply with the requirements of the management decision letter, the superintendent shall require the subrecipient to modify the ~~((final))~~ corrective action plan accordingly. The auditor (the office of the state auditor or a certified public accountant) has the responsibility to review the subrecipient's actions to determine if the corrective actions called for in the ~~((final))~~ corrective action plan have taken place and assess the adherence to the ~~((final))~~ corrective action plan in making audit determinations.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-125 SPI informs subrecipient of the results of review.** The superintendent of public instruction shall inform the subrecipient, by letter, of:

- (1) The results of its review of the ~~((final))~~ corrective action plan;
- (2) Any modification required to be made by the subrecipient; and
- (3) The implementation schedule of the ~~((final))~~ corrective action plan.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-130 Subrecipient implements ((final)) corrective action plan.** The subrecipient shall implement the ~~((final))~~ corrective action plan, with any required modifications, by the date(s) specified by the superintendent of public instruction.

#### **NEW SECTION**

**WAC 392-115-151 Appeals or adjudicative proceedings.** Pursuant to WAC 392-115-150:

- (1) Any subrecipient deciding to appeal the management decision letter, may do so to the superintendent of public

instruction or designee in accordance with the adjudicative proceedings in RCW 34.05.413 through 34.05.494 and the administrative practices and procedures of the superintendent of public instruction in chapter 392-101 WAC.

(2) Reviewing initial orders and preparing and entering final agency orders in accordance with RCW 34.05.464 may be accomplished by a person appointed by the superintendent.

(3) The superintendent of public instruction may assign the adjudicative proceeding to the office of administrative hearings and may delegate final decision-making authority to the administrative law judge conducting the hearing.

**AMENDATORY SECTION** (Amending Order 91-04, filed 3/8/91, effective 4/8/91)

**WAC 392-115-155 Modification of management decision letter.** The superintendent of public instruction shall ~~((include any judgments or decisions))~~ consider any and all recommendations resulting from a fully exhausted appeals process in a revised management decision letter developed pursuant to WAC 392-115-110.

**WSR 97-24-073**  
**PROPOSED RULES**  
**DEPARTMENT OF AGRICULTURE**  
[Filed December 2, 1997, 1:22 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-16-009.

Title of Rule: Approved independent sanitation consultants for food storage warehouses.

Purpose: This rule establishes minimum qualifications, application approval procedures, list maintenance and reporting requirements for independent sanitation consultants.

Statutory Authority for Adoption: RCW 69.10.055.

Statute Being Implemented: Chapter 69.10 RCW.

Summary: Rule establishes minimum qualifications, application procedures, listing and maintenance of listing, items necessary to be covered by inspection and reporting, notification and appeals for independent sanitation consultants for food storage warehouses.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Verne Hedlund, 1111 Washington Street, Olympia, WA 98504, (360) 902-1860.

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 the language in former rule, require independent sanitation consultants to reapply every other year so that list of approved independent sanitation consultants remains current and to clarify minimum inspectional coverage and reporting by sanitation consultants.

Proposal Changes the Following Existing Rules: The changes made in this rule clarify the language, application procedures, require returning request to remain on approved list, clarify appeal procedures and add clarification for minimum inspection coverage and reporting requirements.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule doesn't have any negative economic impact on small business. It provides opportunities for small business and individuals that are qualified to provide and inspection service to food storage warehouses thereby exempting them from licensing with the department.

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: Washington State Department of Agriculture, 1111 Washington Street, Room 259, Olympia, WA 98504-2560, on January 7, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Julie Carlson by December 30, 1997, TDD (360) 902-1996, or (360) 902-1880.

Submit Written Comments to: Verne E. Hedlund, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, FAX (360) 902-2087, by January 7, 1998.

Date of Intended Adoption: January 21, 1998.

December 2, 1997

Dr. Candace A. Jacobs  
Assistant Director

**AMENDATORY SECTION** (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-010 Independent sanitation consultants—What is the purpose of ~~((this))~~ these rules?** ~~((These rules set minimum qualifications for independent sanitation consultants for food storage warehouses.))~~ The purpose of WAC 16-168-010 through 16-168-090 is to establish minimum qualifications, application approval procedures, list maintenance and reporting requirements for independent sanitation consultants.

**AMENDATORY SECTION** (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-020 Independent sanitation consultants—Where does the department get authority to establish these rules?** The department is given authority under RCW 69.10.055 for promulgating these rules.

**AMENDATORY SECTION** (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-030 Independent sanitation consultants—Where can I find the definitions for terms used in this rule?** ~~((1) Chapter 69.10 RCW.~~

~~((2) Chapter 69.04 RCW.))~~ The definitions for terms used in this chapter may be found in chapters 69.04 and 69.10 RCW and WAC 16-167-050 (2)(k). For the purposes of this chapter, the term "we" means department as defined in chapter 69.10 RCW.

**AMENDATORY SECTION** (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-040 How is independent sanitation consultant ~~((for food storage warehouses))~~ defined in RCW 69.10.005(5)?** The definition for independent sanitation consultants found in RCW 69.10.005(5) states: "Inde-

pendent sanitation consultant" means an individual, partnership, cooperative, or corporation that by reason of education, certification, and experience has satisfactorily demonstrated expertise in food and dairy sanitation and is approved by the director to advise on such areas including, but not limited to: Principles of cleaning and sanitizing food processing plants and equipment; rodent, insect, bird, and other pest control; principals [principles] of hazard analysis critical control point; basic food product labeling; principles of proper food storage and protection; proper personnel work practices and attire; sanitary design, construction, and installation of food plant facilities, equipment, and utensils; and other pertinent food safety issues."

**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 Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-050** What are the minimum qualifications for an ((approved)) independent sanitation consultant ((for warehouses))? The minimum qualifications for an independent sanitation consultant are:

**Education and experience:**

(1) A bachelor's degree in biology, chemistry, microbiology, food science, dairy science or a related natural science plus three years experience inspecting food storage warehouses or similar operations for compliance with the Current Good Manufacturing Regulations, 21 CFR part 110 (GMPs); or

(2) Three years of college completed with study in the above subjects plus five years experience inspecting food storage warehouses or similar operations for compliance with the GMPs; or

(3) Two years of college completed with study in the above subjects plus seven years experience inspecting food storage warehouses or similar operations for compliance with the GMPs; or

(4) Eight years experience inspecting food storage warehouses or similar operations for compliance with the GMPs plus verifiable training in pest control, cleaning practices, food storage warehouse inspection or application of the GMPs.

AMENDATORY SECTION (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-060** How do I apply for approval as an independent sanitation consultant? The steps in applying for approval as an independent sanitation consultant are:

- (1) Obtain an application from the department.
- (2) Complete the application, listing your qualifications.
- (3) Each applicant must sign the application and have ((their)) his/her signature notarized.
- (4) Return the application to the address ((listed)) on the application.

AMENDATORY SECTION (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-070** How will I know if my application for independent sanitation consultant was approved? ((If you are successful, you will receive a card identifying you as an approved independent sanitation consultant for food storage warehouses. Your name will also appear on a list of approved independent sanitation consultants for food storage warehouses available on request from the department.

The department will notify applicants who don't meet minimum qualifications or who submit incomplete applications within twenty-one working days in writing-)) On approval of your application for independent sanitation consultant, we will send you an identification card and place your name on a list of approved independent sanitation consultants that is available on request from the department.

If we are not able to approve your application for independent sanitation consultant, we will notify you and tell you why within twenty-five working days after receiving the application.

NEW SECTION

**WAC 16-168-075** How long will I stay on the list of independent sanitation consultants? Your name will stay on the list of approved independent sanitation consultants as long as you continue to indicate that you wish to remain on the list. The department will mail out information requests by April 1 of each even-numbered year to all approved independent sanitation consultants.

If you want to remain on the list, fill out the request with your current information, indicate that you want to remain on the list and return it to the department no later than May 1.

If you do not want to remain on the list, you can return the request indicating you no longer wish to be listed as an approved independent sanitation consultant by May 1. If you do not return the request your name will also be removed from the list.

It is the responsibility of the independent sanitation consultants to notify the department of address changes. If we are unable to locate you at the address or telephone number listed with us, we will remove your name from the list.

Your name will return to the list upon receipt of your request and new information.

AMENDATORY SECTION (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-080** What would cause the department to deny or withdraw approval of my application for approved independent sanitation consultant? The department may withdraw or deny approval ((to)) of independent sanitation consultants or applicants under the following circumstances:

(1) For failing to meet the minimum qualifications in WAC 16-168-050.

(2) For knowingly making false or inaccurate statements regarding qualifications on an application.

~~((2))~~ (3) For failing to accurately report violative conditions present in food storage warehouse at the time of inspection.

~~((3))~~ (4) For knowingly making or acquiescing in false or inaccurate statements on inspection reports as to the date of the inspection, findings, corrective actions taken, or any other statement material to the compliance status of a warehouse.

AMENDATORY SECTION (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-090 Do I have a right to appeal denial of my application or withdrawal of my approved status as an independent sanitation consultant?** Yes, you have ~~((rights of appeal within twenty days of notice of such action under chapter 34.05 RCW, the Administrative Procedure Act))~~ a right to appeal denial of approval or withdrawal of approval as an independent sanitation consultant under provisions of chapter 34.05 RCW, the Administrative Procedure Act and chapter 16-08 WAC, the department's practice and procedure rules.

AMENDATORY SECTION (Amending Order 5093, filed 4/10/96, effective 5/11/96)

**WAC 16-168-100 What are the reporting requirements for food storage warehouse inspections made by independent sanitation consultants (for food storage warehouses)?** ~~((Reporting must be adequate to reflect the level of compliance with the GMPs.))~~ You can meet reporting requirements for independent sanitation consultants by using a standard food storage warehouse inspection form provided by the department or by using your own form if it covers and indicates visual inspection of at least the following points:

#### STORAGE CONDITIONS

1. Are incoming lots examined visually for damage or contamination prior to placement in storage?
2. Are food products stored off the floor and away from walls?
3. Does firm maintain a morgue area for damaged and returned goods, sufficiently away from main storage area?
4. Are morgue items disposed of in a proper and timely manner to prevent a source of pest breeding and harborage?
5. Are fertilizers, toxic chemicals, and other potential adulterants adequately separated from human food storage areas?
6. Are rodenticides and insecticides properly used and stored?
7. Are refrigerated storage and frozen storage maintained at proper temperatures, 45 degrees or less?
8. Are cold storage units equipped with suitable thermometers?
9. Is storage area free of evidence of current insect, rodent, bird, etc., activity?

#### BUILDING AND GROUNDS

1. Are outside premises free from spillage, trash, etc., which may attract or harbor rodents or other pests?

2. Is adequate drainage provided to avoid contamination of facilities and products?
3. Is the building of suitable construction and generally in good physical repair?
4. Are floors, walls and ceilings constructed of easily cleanable materials and kept clean?
5. Are doors, windows and other openings protected to eliminate entry by insects, rodents and other pests? Are open windows screened and are loading doors kept closed when not in use?
6. Is interior lighting sufficient to allow adequate inspection and cleaning of premises?
7. Are food products and processing areas protected against contamination from breakage of light bulbs and other glass fixtures?
8. Does firm have a scheduled cleaning and pest control program, including at least weekly inspection by qualified employees?

#### SANITARY OPERATIONS

1. Is cleaning of facilities done in such a manner as to avoid contamination of food products?
2. Are detergents, sanitizers, hazardous materials and other supplies used in a safe and effective manner?
3. Are cleaning compounds and hazardous materials kept in original containers, stored separate from food products?
4. Is all refuse properly stored and protected where necessary from insects, rodents and other pests and disposed of in an adequate manner?

#### TOILETS, DRESSING ROOMS AND EMPLOYEES

1. Are toilets and dressing rooms in good repair, clean, properly ventilated and adequately separated from storage areas?
2. Are handwashing facilities clean and supplied with soap, hot water and sanitary towels?

**WSR 97-24-074**  
**PROPOSED RULES**  
**LOTTERY COMMISSION**  
[Filed December 2, 1997, 3:05 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-20-053.

Title of Rule: See below.

Purpose: To establish the game play rules and criteria for determining winners of Instant Games Nos. 215, 216, and 217; and to amend WAC 315-11A-207.

Statutory Authority for Adoption: RCW 67.70.040.

Statute Being Implemented: RCW 67.70.040.

Summary: See Purpose above.

Reasons Supporting Proposal: See Explanation of Rule below.

Name of Agency Personnel Responsible for Drafting: Mary Jane Ferguson, Rules Coordinator, Olympia, (360) 753-1947; Implementation and Enforcement: Merritt D. Long, Director, Olympia, (360) 753-3330.

Name of Proponent: Washington State Lottery Commission, governmental.

PROPOSED

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 315-11A-215, 315-11A-216 and 315-11A-217, for each game, certain terms must be defined in order to provide consistency in the game play rules. The play criteria will explain how the game functions to licensed retailers and players. Rigid validation requirements are set forth which will prevent the lottery or its retailers from paying out prize money on invalid tickets.

Proposal Changes the Following Existing Rules: WAC 315-11A-207 Instant Game Number 207, changes the price of the ticket, the prizes available, and the manner of selecting winning tickets.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The lottery has considered whether these rules are subject to the Regulatory Fairness Act, chapter 19.85 RCW, and has determined that they are not for the following reasons: (1) The rules have no economic impact on businesses' cost of equipment, supplies, labor or administrative costs. The rules are designed to establish rules and procedures for the playing of instant lottery games; and (2) the rules will have a negligible impact, if any, on business because they are interpretive. They have been promulgated for the purpose of stating policy, procedure and practice and do not include requirements for forms, fees, appearances or other actions by business.

RCW 34.05.328 does not apply to this rule adoption. Said section does not apply to these proposed rules because they are not proposed by one of the listed agencies. As the rules are merely interpretive, the lottery does not voluntarily apply [to] this section.

Hearing Location: Washington State Lottery, 814 4th Avenue, Olympia, WA 98504-3000, on January 16, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Mary Jane Ferguson by January 7, 1998, (360) 753-1947.

Submit Written Comments to: Mary Jane Ferguson, Lottery, FAX (360) 586-6586, by January 15, 1998.

Date of Intended Adoption: January 16, 1998.

November 25, 1997  
Mary Jane Ferguson  
Rules Coordinator

NEW SECTION

**WAC 315-11A-215 Instant Game Number 215.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 215, on file at the lottery headquarters office.

(2) **Price per ticket:** Two dollars.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, \$10, \$15, \$100, \$500, \$1,000, \$2,000, and \$15,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** Match your play symbols to the winning play symbols. Uncover the lottery's logo in the bonus box to win \$15 instantly.

NEW SECTION

**WAC 315-11A-216 Instant Game Number 216.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 216, on file at the lottery headquarters office.

(2) **Price per ticket:** One dollar.

(3) **Prizes available:** \$1, \$2, \$3, \$5, \$10, \$50, \$500, \$1,000, \$2,000, and \$5,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** Match your play symbols to the winning play symbol.

NEW SECTION

**WAC 315-11A-217 Instant Game Number 217.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 217, on file at the lottery headquarters office.

(2) **Price per ticket:** One dollar.

(3) **Prizes available:** \$1, \$2, \$3, \$5, \$10, \$50, \$300, and \$1,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** Match your play symbols to the winning play symbols.

AMENDATORY SECTION (Amending WSR 97-20-052, filed 9/24/97, effective 10/25/97)

**WAC 315-11A-207 Instant Game Number 207.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 207, on file at the lottery headquarters office.

(2) **Price per ticket:** ~~((Three))~~ Two dollars.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, ~~(((\$6, \$10, \$15, \$20, \$25, \$30))~~ \$8, \$50, \$500, ~~(((\$1,500, \$3,000))~~ \$1,000, \$5,000, and \$10,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** ~~((The sum of the yards within a game totals 10 or more. Uncover the word "Touchdown" in the Bonus Play to win \$25 instantly.))~~ Match any of the "Your Numbers" to the "Winning Numbers."

**WSR 97-24-079**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Public Assistance)

[Filed December 2, 1997, 4:12 p.m.]

Original Notice.

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

Title of Rule: WAC 388-49-510 Income eligibility standards.

Purpose: Updates gross and net monthly income standards used to determine food stamp program eligibility.

Statutory Authority for Adoption: RCW 74.04.510.

Statute Being Implemented: Food Stamp Act and 7 CFR 273.9(a).

Summary: The gross and net monthly income standards used to determine food stamp program eligibility are adjusted for inflation.

Reasons Supporting Proposal: 7 CFR 273.9(a) requires the state to adjust the gross and net monthly income standards each federal fiscal year.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joan Wirth, Division of Assistance Programs, (360) 413-3073.

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

Rule is necessary because of federal law, 7 CFR 273.9(a).

Explanation of Rule, its Purpose, and Anticipated Effects: Updates the gross and net monthly income standards to adjust for inflation. These standards are used to determine food stamp eligibility. Will not impact workload in Community Services Offices (CSO).

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule only affects the Department of Social and Health Services clients.

RCW 34.05.328 does not apply to this rule adoption. RCW 34.05.328 (5)(b)(vii) exempts the Department of Social and Health Services rules that only to client medical or financial eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on January 6, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by December 23, 1997, phone (360) 902-7540, TTY (360) 902-8324, e-mail pwall@dshs.wa.gov.

Submit Written Comments to and Identify WAC Numbers: Paige Wall, Acting Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by January 6, 1998.

Date of Intended Adoption: No sooner than January 7, 1998.

December 2, 1997

Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 96-22-104, filed 11/6/96, effective 12/7/96)

**WAC 388-49-510 Income eligibility standards.** (1) ~~((Categorically eligible))~~ Some households~~((as described in WAC 388-49-180,))~~ are not subject to ~~((the provisions of))~~ this section, in accordance with the Code of Federal Regulations at 7 CFR 273.9(a).

~~(2) ((The department shall determine eligibility on the basis of gross income and net food stamp income except for households in subsection (3) of this section.~~

~~(3) The department shall determine eligibility on the basis of net food stamp income for households containing an elderly or disabled member.~~

~~(4)) The ((gross and net monthly maximum)) following income ((standards as established by the department of agriculture are as follows)) amounts are the highest amounts households can have and still be eligible for food stamps:~~

Gross Monthly Income Standard	
Household Size	Maximum Standard
1	\$ <del>((839))</del> <u>855</u>
2	<del>((1,123))</del> <u>1,150</u>
3	<del>((1,407))</del> <u>1,445</u>
4	<del>((1,690))</del> <u>1,739</u>
5	<del>((1,974))</del> <u>2,034</u>
6	<del>((2,258))</del> <u>2,329</u>
7	<del>((2,542))</del> <u>2,623</u>
8	<del>((2,826))</del> <u>2,918</u>
9	<del>((3,110))</del> <u>3,213</u>
10	<del>((3,394))</del> <u>3,508</u>
Each additional person	+ <del>((284))</del> <u>295</u>

Net Monthly Income Standard	
Household Size	Maximum Standard
1	\$ <del>((645))</del> <u>658</u>
2	<del>((864))</del> <u>885</u>
3	<del>((1,082))</del> <u>1,111</u>
4	<del>((1,300))</del> <u>1,338</u>
5	<del>((1,519))</del> <u>1,565</u>
6	<del>((1,737))</del> <u>1,791</u>
7	<del>((1,955))</del> <u>2,018</u>
8	<del>((2,174))</del> <u>2,245</u>
9	<del>((2,393))</del> <u>2,472</u>
10	<del>((2,612))</del> <u>2,699</u>
Each additional person	+ <del>((219))</del> <u>227</u>

**WSR 97-24-080**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Economic Services Administration)  
(Public Assistance)

[Filed December 2, 1997, 4:15 p.m.]

Original Notice.

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

Title of Rule: Family violence and TANF, WAC 388-61-001.

Purpose: To correct an incorrect citation of an RCW. Statutory Authority for Adoption: P.L. 104-193 Section 103 Subsection 408 (a)(7)(c)(iii) and RCW 74.08A.010, 74.04.050, 74.08.090.

Statute Being Implemented: RCW 74.08A.010.

Summary: Typographical error in citing an RCW. This will correct that error.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: June Hershey, Lacey, Washington, phone (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: To fix a typographical error.

Proposal Changes the Following Existing Rules: To fix a typographical error in WAC 388-61-001.

PROPOSED

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

RCW 34.05.328 does not apply to this rule adoption. This rule is exempt from RCW 34.05.328 because it relates only to the Department of Social and Health Services client medical or financial eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on January 6, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by December 23, 1997, phone (360) 902-0750, TTY (360) 902-8324, pwall@dshs.wa.gov.

Submit Written Comments to and Identify WAC Numbers: Paige Wall, Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by January 6, 1998.

Date of Intended Adoption: No sooner than January 7, 1998.

December 2, 1997

Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

**AMENDATORY SECTION** (Amending WSR 97-20-124, filed 10/1/97, effective 11/1/97)

**WAC 388-61-001 What does the Family Violence Amendment mean for TANF recipients?** The Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (PRWORA), also known as the Welfare Reform Act, gave every state the option to have a program to address issues of family violence for temporary assistance for needy families (TANF) recipients.

(1) For TANF, it is family violence when a recipient, or family member or household member has been subjected by another family member or household member as defined in RCW 26.50.010 ((+)) (2) to one of the following:

- (a) Physical acts that resulted in, or threatened to result in, physical injury;
- (b) Sexual abuse;
- (c) Sexual activity involving a dependent child;
- (d) Being forced as the caretaker relative of a dependent child to engage in nonconsensual sexual acts or activities;
- (e) Threats of or attempts at, physical sexual abuse;
- (f) Mental abuse;
- (g) Neglect or deprivation of medical care((-)); or
- (h) Stalking.

(2) DSHS shall:

- (a) Screen and identify TANF recipients for a history of family violence;
- (b) Notify TANF recipients about the Family Violence Amendment both verbally and in writing;
- (c) Maintain confidentiality as stated in RCW 74.04.060;
- (d) Refer individuals needing counseling to supportive services;
- (e) Waive WorkFirst requirements in cases where the requirements would make it more difficult to escape family violence, unfairly penalize victims of family violence or place victims at further risk of family violence. Requirements to be waived may include:

(i) Time limits for TANF recipients, for as long as necessary (after fifty-two months of receiving TANF);

(ii) Cooperation with the division of child support.

(f) Develop specialized work activities for clients meeting the definition of family violence in instances where participation in work activities would place the recipients at further risk of family violence.

**WSR 97-24-081**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Aging and Adult Services Administration)  
(Public Assistance)

[Filed December 2, 1997, 4:17 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-20-121.

Title of Rule: WAC 388-15-201 Long-term care functional eligibility, 388-15-209 Chore personal care services—Eligibility, 388-15-222 Chore personal care services—Employed disabled—Incentive income and resource exemption, 388-15-610 COPES—Eligibility, 388-15-830 Medicaid personal care services—Eligibility, 388-15-880 Medicaid personal care services—Payment procedures, 388-15-890 Medicaid personal care services—Program limitations, 388-15-895 Termination of services, 388-15-215 Chore personal care services—Grandfathered clients, and 388-97-235 Medical eligibility for nursing facility care.

Purpose: Adjusts functional eligibility standards or service levels for the Chore, COPES and MPC programs to stay within the legislature's budgetary appropriation.

Statutory Authority for Adoption: RCW 74.08.090, 74.09.035, [74.09.]520, [74.09.]530, 74.39A.110, [74.39A.]120, and [74.39A.]030.

Statute Being Implemented: RCW 74.39A.110, [74.39A.]120, and [74.39A.]030, sections 205 (1)(c) and 206(3), chapter 149, Laws of 1997.

Summary: Changes functional eligibility for MPC, Core [Chore] and COPES programs requiring clients have a substantial or total need in one of seven critical self-care tasks.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Kevin Krueger, Aging and Adult Services Administration, 600 Woodland Square Loop S.E., Lacey, WA 98504, (360) 493-2578.

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

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: Once implemented, it is anticipated that COPES, MPC and Chore caseloads will be reduced by fourteen percent.

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

Explanation of Rule, its Purpose, and Anticipated Effects: Amends functional eligibility for the MPC, Chore and COPES programs to stay within the legislature's budgetary appropriation.

Proposal Changes the Following Existing Rules: Repeals WAC 388-15-215 because that part of Chore services is no longer available. Amends functional eligibility

or service levels for the Chore, COPES and MPC programs. The change will require that clients have a substantial or total need in one of seven critical self-care tasks.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Changes affect only the clients the Department of Social and Health Services serves.

RCW 34.05.328 does not apply to this rule adoption. RCW 34.05.328 (5)(b)(vii) exempts the Department of Social and Health Services rules that apply to client medical or financial eligibility.

Hearing Location: Lacey Government Center (behind Tokyo Bento restaurant), 1009 College Street S.E., Room 104-B, Lacey, WA 98503, on January 6, 1998, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Paige Wall by December 23, 1997, phone (360) 902-7540, TTY (360) 902-8324, e-mail pwall@dshs.wa.gov.

Submit Written Comments to and Identify WAC Numbers: Paige Wall, Acting Rules Coordinator, Rules and Policies Assistance Unit, P.O. Box 45850, Olympia, WA 98504-5850, FAX (360) 902-8292, by January 6, 1998.

Date of Intended Adoption: No sooner than January 6, 1998.

December 2, 1997

Merry A. Kogut, Manger  
Rules and Policies Assistance Unit

#### NEW SECTION

**WAC 388-15-201 Long-term care functional eligibility.** In order to receive COPES, Medicaid personal care or chore services, a client must be at risk of institutionalization within the next thirty days and be assessed by the department or designee as having an unmet need requiring substantial or total assistance with one or more of the following critical self-care tasks as defined in WAC 388-15-202(38), and 388-15-203:

- (1) Eating;
- (2) Toileting;
- (3) Ambulation;
- (4) Transfer;
- (5) Positioning;
- (6) Bathing; or
- (7) Self-medication.

**AMENDATORY SECTION** (Amending WSR 96-20-093, filed 10/1/96, effective 11/1/96)

**WAC 388-15-209 Chore personal care services—Eligibility.** A chore personal care eligible person shall:

- (1) Be eighteen years of age and over;
- (2) ~~((Be assessed under WAC 388-15-203 through 388-15-205 and found at risk of placement in a long-term care facility as evidenced by:~~

~~(a) The need for assistance with one or more direct personal care tasks defined under WAC 388-15-202(17); and~~

~~(b) The lack of persons willing and able to provide unpaid assistance with the required personal care tasks))~~  
Meet the requirements listed in WAC 388-15-201.

(3) Not be eligible for Medicaid personal care or community options program entry system (COPES) services, and the person's needs cannot be met through Medicare home health or another program for which the person is eligible.

(4) Meet the following chore personal care service financial eligibility requirements:

(a) Have net household income as described in WAC 388-505-0590 (3) and (4) and WAC 388-511-1130 and 388-511-1140 not exceeding the sum of the cost of the client's chore personal care services and one hundred percent of the federal poverty level adjusted for family size; and

(b) Participate in the cost of chore personal care services as described under WAC 388-15-219; and

(c) Have financial resources as described under WAC 388-511-1150 and 388-511-1160 with a value not exceeding(=

~~(i) Ten thousand dollars for a one-person family;~~

~~(ii) Fifteen thousand dollars for a two-person family;~~

~~(iii)) limits set in WAC 388-513-1310(2)(a)(b) except for clients identified under WAC 388-15-222, and be a sum calculated by adding an additional one thousand dollars for each additional family member; and~~

(d) Be subject to transfer of assets penalties as described in WAC 388-513-1365 for assets transferred on or after November 1, 1995; and

(e) Not be within a period of ineligibility due to assets transferred on or after November 1, 1995 for less than fair market value as described under WAC 388-513-1365.

(5) Be deemed to meet the financial eligibility requirements set forth in subsection (4) if the person is an adult protective service client at risk of placement in a long-term care facility; and the chore personal care services are:

(a) An integral but subordinate part of the adult protective services plan; and

(b) Provided only until the situation necessitating the service has stabilized; and

(c) Limited to a maximum of ninety days during any twelve-month period; and

(d) Provided without regard to the client's income or resources.

(6) Be reassessed at least every ~~((eighteen))~~ twelve months or more often as deemed necessary, per WAC 388-15-204.

**AMENDATORY SECTION** (Amending WSR 95-20-0412 [95-20-041], filed 9/28/95, effective 10/29/95)

**WAC 388-15-222 Chore personal care services—Employed disabled—Incentive income and resource exemption.** (1) The department shall exempt fifty percent of net earned income after work expenses above one hundred percent of the federal poverty level.

(2) The department shall only apply this exemption to:

(a) Clients determined disabled according to WAC 388-511-1105;

(b) The client, not the client's spouse or other household members;

(3) The department shall allow an employed disabled client to have resources as described under WAC 388-511-1150 and 388-511-1160 with a value not exceeding:

(a) Ten thousand dollars for a one-person family;

(b) Fifteen thousand dollars for a two-person family;

(c) A sum calculated by adding an additional one thousand dollars for each additional family member.

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

**AMENDATORY SECTION** (Amending WSR 96-20-093, filed 10/1/96, effective 11/1/96)

**WAC 388-15-610 COPES—Eligibility.** A COPES-eligible person shall:

(1) ~~((Be an aged, blind, or disabled client, as defined under WAC 388-511-1105 (1)(a), (b), and (c)(i) and (ii)))~~ Meet the requirements in WAC 388-15-201;

(2) Be eighteen years of age or older;

(3) ~~((Be assessed as defined under WAC 388-15-202 through 388-15-205; and~~

~~(4) Have medical problems or cognitive impairment and be unable to maintain or coordinate the treatment plan; and~~

~~(5) Is likely to need the level of care provided in a nursing facility as defined under WAC 388-97-005(20) within the next thirty days, but for the provision of COPES payments for home or community-based waiver services as defined under WAC 388-15-620;~~

~~(6) Require services that must be provided by or under the supervision of a registered nurse or a licensed practical nurse on a daily basis; or~~

~~(7) Require substantial or total assistance with two or more of the following critical self-care tasks as defined under WAC 388-15-202(38) and 388-15-203(3):~~

~~(a) Eating;~~

~~(b) Toileting;~~

~~(c) Ambulation;~~

~~(d) Transfer;~~

~~(e) Positioning;~~

~~(f) Bathing;~~

~~(g) Self-medication; or~~

~~(8)(a) Have cognitive supervision needs due to one or more of the following:~~

~~(i) Disorientation;~~

~~(ii) Memory impairment;~~

~~(iii) Impaired judgment; or~~

~~(iv) Wandering; and~~

~~(b) Require substantial or total assistance with one or more of the critical self-care tasks in subsection (6)(a) through (f) of this section; or~~

~~(9) Require minimal, substantial or total assistance in three or more of the critical self-care tasks in subsection (6)(a) through (f) of this section; or~~

~~(10) Currently reside in a nursing facility, as defined under WAC 388-97-005(20), and be unable to return to and remain in the community without assistance with one or more of the services provided by the COPES program as defined under WAC 388-15-620; or~~

~~(11) Meet the definition of a person functionally or clinically eligible for nursing facility care as defined under WAC 388-97-235;~~

~~(12)) Have a feasible written plan of care. The department shall ensure the plan(=~~

~~(a) Is sufficient to safeguard the client's health and safety and the plan's costs, including the department's published COPES maintenance allowance; and~~

~~(b)) is less than ninety percent of the average statewide nursing facility rate(= and~~

~~(13) Prefer to receive home or community-based waiver services as described in the department's plan of care, as an alternative to department placement in a nursing facility; (14)); and~~

~~(4)(a) Not be financially eligible for Medicaid personal care services; or~~

~~(b) Be financially eligible for Medicaid personal care services; however, the department determines the Medicaid personal care services are not sufficient in amount, duration, or scope to meet the person's needs.~~

~~(15) Have gross monthly income not exceeding three hundred percent of the Supplemental Security Income (SSI) program, Title XVI federal grant excluding the supplementary state money payment (SSP) as described under WAC 388-500-0005;~~

~~(16) Have resources at or below the Medicaid standard as defined under WAC 388-513-1315 (1)(b) and (c) and 388-513-1350; and~~

~~(17) ((Meet the COPES waiver target group requirements as specified in the department's approved waiver request)) Be reassessed at least every twelve months or more often as deemed necessary, per WAC 388-15-204.~~

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 WSR 95-20-041, filed 9/28/95, effective 10/29/95)

**WAC 388-15-830 Medicaid personal care services—Eligibility.** (1) An eligible Medicaid personal care person shall ((be):

(a) Be certified as a Title XIX categorically needy medical assistance client;

~~(b) ((Assessed as defined under WAC 388-15-202 through 388-15-205 and shall be determined to need personal care assistance with one or more direct Medicaid personal care tasks to remain in a community residence due to a handicapping condition as defined under WAC 388-15-202(2). In assessing the client with a handicapping condition, the department may require documentation from a physician or a mental health professional to determine the extent of the person's handicapping conditions)); and~~

(c) ~~((Residing))~~ Reside in the client's own residence, in a licensed and contracted adult family home, a licensed boarding home under department contract, a children's foster family home, or a children's group care facility.

(2) The department shall determine a person's eligibility for Medicaid personal care services begins upon the date of the department's service authorization.

~~(3) ((The department shall not authorize chore personal care services or adult family home add-on services to a person qualifying for Medicaid personal care services when the person's service needs are met within the scope of the Medicaid personal care program))~~ Meet the requirements in WAC 388-15-201.

(4) For an applicant through seventeen years of age or until the applicant transfers out of DCFS foster care or group care, the DCFS or DDD assessor shall only assess the need for personal care services exceeding the level of age appropriate personal care and not already being provided for through the child's natural/unpaid support systems. The

assessor shall use a comprehensive assessment form specific to children for children from birth through seventeen years of age or until the age of transfer out of DCFS foster care or group care.

(5) The client shall be reassessed at least annually or more often as deemed necessary as defined under WAC 388-15-204.

**AMENDATORY SECTION** (Amending WSR 96-20-093, filed 10/1/96, effective 11/1/96)

**WAC 388-15-880 Medicaid personal care services—Payment procedures.** The department shall:

(1) Pay for Medicaid personal care services provided in accordance with a client's approved plan of care, a sum not to exceed the Medicaid personal care rates as set forth in the most recent schedule of department-established and published rates.

(2) Pay (~~contracted-congregate~~) adult residential care facilities licensed under chapter 18.20 RCW and chapters 246-316 and 212-36 WAC for authorized personal care services.

(3) Pay contracted adult family homes licensed under chapters 70.128 RCW and 388-76 WAC for authorized personal care services.

(4) Pay for personal care services provided to an adult by home care agencies licensed under chapters 70.127 RCW and 248-36 WAC or by home health agencies licensed under chapters 70.126 RCW and 246-327 WAC. The department:

(a) Shall make agency payments directly to the agency or through a factor.

(b) May authorize agency services when the adult client's service plan requires (~~eighty-five~~) one hundred twelve or fewer hours personal care service per month.

~~((c) Shall ensure the contractor pays service providers performing Medicaid personal care services five dollars and fifteen cents or more per hour.))~~

(5) Pay an individual personal care provider providing personal care when the provider:

(a) Meets or surpasses the department's minimum qualifications of knowledge and experience, skills, and abilities for individual personal care providers as defined under WAC 388-15-196. Family members who provide personal care services must meet the same standards as providers who are unrelated to the client;

(b) Has a department-approved individual personal care provider agreement and service payment authorization;

(c) Has been interviewed, hired, supervised, and retained by a client eligible for Medicaid personal care or the client's representative; and

(d) Has provided the authorized services defined under WAC 388-15-202 in accordance with the client's service plan.

(6) Pay for personal care services when authorized for a child and provided by:

(a) A foster parent or group care facility defined under WAC 388-73-014(8);

(b) An agency which meets the qualifications in subsection (4) of this section and is contracted by the division of children and family services or the division of developmental disabilities for services provided in:

(i) A foster or group home; or

(ii) The child's own home; or  
(iii) The home of a child's relative under a relative placement.

(c) An individual provider who meets the qualifications in subsection (5) of this section without regard to the number of hours of service.

(7) Not pay a Medicaid personal care client's spouse nor pay a Medicaid personal care eligible child's parent or step-parent, when the child is seventeen years of age or younger, for providing care to the client.

(8) Not make payment for services provided exceeding the department's authorization.

**AMENDATORY SECTION** (Amending WSR 96-20-093, filed 10/1/96, effective 11/1/96)

**WAC 388-15-890 Medicaid personal care services—Program limitations.** (1) Because Medicaid services are specific to the eligible client and based on medical necessity, the department shall not authorize Medicaid personal care services for:

(a) Teaching, including teaching clients how to perform personal care tasks or other community living skills;

(b) Personal care services provided over the telephone;

(c) Services provided at a site other than the client's residence, unless authorized by the department in the written service plan;

(d) Developing social, behavioral, recreational, communication, or other types of skills;

(e) Companionship; or

~~(f) (Travel to medical services, essential shopping, meal preparation, housework, laundry, wood supply, or supervision as defined under WAC 388-15-202, unless the client is assessed as needing assistance with one or more direct personal care tasks as described in WAC 388-15-202(17), i.e., personal hygiene, dressing, bathing, eating, toileting, ambulation, transfer, positioning, body care, or self-medication; or~~

~~(g))~~ Assisting or supporting other household members not eligible for Medicaid personal care.

(2) The department shall adjust payment for services according to department established rates which take into account the provision of household tasks done at the same time for all of the household clients by a personal care provider, e.g., essential shopping, meal preparation, laundry, housework, wood supply, travel to medical services and supervision when:

(a) More than one client lives in the same household; or

(b) The client is in a shared living arrangement.

(3) The department shall not authorize the following as Medicaid personal care tasks to clients who live in an adult family home, licensed boarding home, or childrens foster/group home:

(a) Meal preparation,

(b) Wood supply,

(c) Laundry,

(d) Housework, or

(e) Supervision, unless the supervision is directly related to an unscheduled task as defined in WAC 388-15-202(51).

(4) Personal care tasks do not include assistance requiring a licensed health professional.

**NEW SECTION**

**WAC 388-15-895 Termination of services.** Clients who do not meet the functional eligibility requirements in WAC 388-15-201, as evidenced by the department's or designee's assessment performed in the last twelve months for clients receiving Medicaid personal care or COPES and in the last eighteen months for clients receiving chore personal care, shall be ineligible for continued service.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 388-15-215 Chore personal care services—  
Grandfathered clients.

**AMENDATORY SECTION** (Amending Order 3782, filed 9/15/94, effective 10/16/94)

**WAC 388-97-235 Medical eligibility for nursing facility care.** ~~((A person medically eligible for nursing facility care is one whose functional level requires services that must be provided by or under the supervision of a registered nurse or a licensed practical nurse on a daily basis. Nursing facility care includes therapeutic services directed toward rehabilitation/discharge or toward maintaining the resident's highest practicable level of independence. These services involve more than just supervision, protection, and assistance with personal care))~~ (1) The initial Medicaid medical eligibility determination for nursing facility residents must be performed by the department or designee prior to admission or when the resident converts to Medicaid. To be eligible for Medicaid nursing facility coverage, the client must be assessed by the department or designee as having an unmet need requiring substantial or total assistance with two or more of the following critical self-care tasks as defined under WAC 388-15-202(38) and 388-15-203:

- (a) Eating;
- (b) Toileting;
- (c) Ambulation;
- (d) Transfer;
- (e) Positioning;
- (f) Bathing; or
- (g) Self-medication.

(2) For continued eligibility for Medicaid nursing facility care, the nursing facility must assess residents according to the requirements in WAC 388-97-275 and 42 CFR 483.20. To be eligible for continued Medicaid nursing facility coverage, the resident's self-performance in activities of daily living must be assessed as needing extensive assistance or being totally dependent in one or more of the following:

- (a) Eating;
- (b) Toilet use;
- (c) Walking;
- (d) Transfer;
- (e) Bed mobility; or
- (f) Bathing.

**WSR 97-24-082**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
(Fisheries)

[Filed December 2, 1997, 4:25 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-19-094.

Title of Rule: Coastal and Puget Sound commercial bottomfish.

Purpose: To change provisions, seasons, and conditions for commercial fishers in the coastal and Puget Sound bottomfish fisheries.

Statutory Authority for Adoption: RCW 75.08.080.

Statute Being Implemented: RCW 75.08.080.

Summary: Seasons, areas, and manners for the commercial fisheries for bottomfish in Puget Sound will be changed to improve management and conserve resources.

Reasons Supporting Proposal: Proposal will conserve resources by preventing targeted fisheries on depressed resources, improve management capabilities to promote orderly fisheries, and to simplify regulations.

Name of Agency Personnel Responsible for Drafting: Wayne A. Palsson, 16018 Mill Creek Boulevard, Mill Creek, WA, (425) 379-2313; Implementation: Bruce Crawford, 1111 Washington Street, Olympia, WA, (360) 902-2325; and Enforcement: Ron Swatfigure, 1111 Washington Street, Olympia, WA, (360) 902-2927.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Seasons, areas, and manners for commercial fisheries for bottomfish in coastal waters and Puget Sound will be changed to simplify regulations, improve management by requiring more precise catch reporting, and conserve resources by preventing targeted fisheries on depressed resources.

Several regulations will simplify and clarify the regulation and management of the Neah Bay area (Area 29). Presently this area is regulated by both chapter 220-44 WAC, Coastal waters—Marine fish and chapter 220-48 WAC, Puget Sound bottomfish. References to Marine Fish-Shellfish Management and Catch Reporting Area 29 will be stricken from chapter 220-44 WAC. New and modified regulations in chapter 220-48 WAC will bring commercial fisheries for bottomfish in the Neah Bay area (Area 29) completely under the regulations for Puget Sound. Puget Sound regulations for bottomfish will be modified to assure that the intent of chapter 220-44 WAC for coastal marine fish remains in effect.

In order to improve the management of the trawl fishery and conserve Pacific cod, proposed regulations will require fishers to record the latitude and longitude in logbooks each time they set and retrieve trawl gear in all Puget Sound areas. Mandatory logbooks are already required in Puget Sound. This information is crucial for establishing conservation closures and for reducing conflicts with other fisheries. For the few fishers who do not own radio or satellite

PROPOSED

navigation gear, a one-time expense of approximately \$300 will be required for a navigation system.

Other regulation changes for Puget Sound are proposed to conserve depressed or limited stocks of bottomfish in Puget Sound. These conservation regulations will eliminate seasons for gears that target rockfish and lingcod; institute landing and size limits for sablefish, rockfish, and lingcod; and shorten trawl seasons to protect depressed stocks of Pacific cod.

Proposal Changes the Following Existing Rules: See Small Business Economic Impact Statement below.

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

#### Small Business Economic Impact Statement

Commercial rules for coastal and Puget Sound bottomfish: Chapters 220-44 and 220-48 WAC.

1. Description of Reporting, Recordkeeping and Other Compliance Measures Required by Proposal: Fishers in the bottom trawl fishery will be required to record the latitude and longitude in mandatory logbooks every time they set and retrieve their fishing gear. They are already required to maintain other information on every set of their gear in mandatory logbooks provided by the department.

Fishers using bottom trawl gear will have less fishing opportunity. They will also be required to keep and sell all Pacific cod taken. Processors will be required to take delivery on this species.

Other rules will require fishers to monitor their catches to assure that vessel trip limits are not exceeded for sablefish, rockfish, and lingcod. Fishers using commercial gear will be limited in the seasons for lingcod and sizes of lingcod retained. Seasons for bottomfish jig, troll, and pot gear in Area 29 will be closed.

2. Professional Services Required for Compliance: None.

3. Costs of Compliance, Including Costs of Equipment, Supplies, Labor, and Increased Administrative Costs: \$300 for electronic navigation system for those fishers using trawl gear who do not already possess a navigation system.

4. Will Compliance Cost Business to Lose Sales or Revenue? Vessel trip limits proposed for Puget Sound are not expected to seriously impact the present fishery since average catches are below the proposed limits.

The season reduction for the deep water fishery in the Strait of Georgia and adjacent waters will seriously reduce the catch of three or four of the twenty-two active trawlers in Puget Sound. There will likely be a 25% reduction in the landed catch and incomes of these four fishers. Combined with the season limitations imposed earlier this year, this added season restriction may force one to three of these fishers to find other business opportunities.

In Area 29 (Neah Bay), the closure of the season for bottomfish troll, jig, and pot gears in Area 29 (Neah Bay) will not cause any adverse impact. Less than \$400 value of fish have been sold to processors during recent average years and participation in the fishery has been limited.

In Area 29, the reduction in the bottom trawl fishing season could decrease the value of the bottom trawl fishery by 65%, reducing the average value to trawl fishery by \$16,740. There could be a 64% decrease in trawling trips in

Neah Bay, but the average of forty-two trips per year demonstrates only limited participation in the fishery.

Processors will lose [lose] the opportunity to process and sell fish products resulting from the seasonal closures and catch limits.

5. Comparison of Costs for the 10% of Businesses That are the Largest Business Required to Comply with the Proposed Rule: The three or four of the fishers affected by the season limitation in the deep water fishery in the Strait of Georgia will probably lose [lose] about \$15,000 per licensed vessel. The total value of the fishery has averaged \$368,000 per year for the twenty-two active licenses. The three or four fishers in the deep water fishery are among the most active and successful of the active trawlers in Puget Sound and are the primary vessels targeting Pacific cod.

In Area 29 (Neah Bay), there are not any dedicated fishers that exclusively fish in this area. One or two trawlers fish in this area to supplement their incomes from other fisheries. They may experience an \$8,000 to \$10,000 [decrease] in their annual revenues due to the proposed changes.

6. Steps Taken by Agency to Reduce the Costs of the Rule on Small Businesses: The department has limited the areas and seasons of closure to allow fisheries to persist.

7. Description of How the Agency will Involve Small Business in Rule Development: The department has held public workshops with target user groups in previous years and will hold workshops in November.

8. List of Industries Required to Comply with this Rule: Puget Sound trawlers and fishers using set line, set net, drag seine, and bottomfish pot gear. Processors and dealers in wholesale fish.

A copy of the statement may be obtained by writing to Wayne Palsson, 16018 Mill Creek Boulevard, Mill Creek, WA 98012-1296, phone (425) 379-2313, or FAX (425) 379-2323.

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

Hearing Location: Maple Hall, 108 Commercial Street, La Conner, WA, on January 23-24, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Robin Ayers by January 8, 1998, TDD (360) 902-2295, or (360) 902-2933.

Submit Written Comments to: Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, WA, FAX (360) 902-2940, by January 14, 1998.

Date of Intended Adoption: January 24, 1998.

December 2, 1997

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 96-43, filed 5/9/96, effective 6/9/96)

**WAC 220-44-030 Coastal bottomfish gear.** It is unlawful to take, fish for, possess, transport through the waters of the state or land in any Washington state ports, bottomfish taken for commercial purposes in Marine Fish-Shellfish Management and Catch Reporting Areas ((29;) 59A, 59B, 60A and that portion of Area 58 within the United States 200-mile Fishery Conservation Zone with any gear except as provided in this section:

## (1) Otter trawl and beam trawl.

(a) It is unlawful to use, operate or carry aboard any fishing vessel otter trawl gear having meshes measuring less than 3 inches anywhere in the net.

(b) It is unlawful to use or operate any bottom roller or bobbin trawl having meshes less than 4.5 inches anywhere in the net. Rollers, bobbins, or discs used in roller or bobbin trawls must be a minimum of 14 inches in diameter.

(c) It is unlawful to use or operate a pelagic trawl with meshes less than 3.0 inches anywhere in the net. Footropes of pelagic trawls must be less than 1.75 inches in diameter, including twine necessary for seizing material. Sweeplines, including the bottom leg of the bridle, must be bare.

(d) For at least 20 feet immediately behind the footrope or headrope, bare rope or mesh of 16-inch minimum mesh size must completely encircle the net. A band of mesh may encircle the net under transfer cables, lifting or splitting straps (chokers), but must be: Over riblines and restraining straps; the same mesh size and coincide knot-to-knot with the net to which it is attached; and no wider than 16 meshes.

(e) Chafing gear may encircle no more than 50 percent of the circumference of any bottom, roller, bobbin or pelagic trawl except as specified in (d) of this subsection. No section of chafing gear may be longer than 50 meshes of the net to which it is attached. Except at the corners, the terminal end of each section of chafing gear must not be connected to the net. Chafing gear must be attached outside any riblines and restraining straps. There is no limit on the number of sections of chafing gear on a net.

(f) It is unlawful to use double wall codends in any trawl gear.

(g) Licensing: A food fish trawl—non-Puget Sound fishery license is the license required to operate the gear provided for in this section. Additionally a federal limited entry permit is required in Areas 59A, 59B, 60A and that portion of Area 58 within the Exclusive Economic Zone.

(h) Area restriction: It is unlawful to use bottom roller, bobbin or disc trawl or to use a foot rope greater than 5 inches in diameter in state territorial waters (0-3 miles) within the catch areas provided for in this section.

## (2) Set lines.

(a) It is unlawful for the operator of set lines to leave such gear unattended unless marked as provided in WAC 220-20-010(5). Set lines must be attended at least once every seven days. Set lines must be marked at the surface at each terminal end with a pole, flag, light, radar reflector, and a buoy displaying clear identification of the owner or operator.

(b) Licensing: A food fish set line fishery license is the license required to operate the gear provided for in this section.

(c) Area restriction: It is unlawful to use set line gear in state territorial waters (0-3 miles) within Areas 59A, 59B, 60A and that portion of Area 58 within the Exclusive Economic Zone.

## (3) Bottomfish pots.

(a) It is unlawful for the operator of bottomfish pots to leave such gear unattended unless marked as provided in WAC 220-20-010(5). Bottomfish pots must be attended at least once every seven days. Bottomfish pots set individually must be marked at the surface with a pole and a flag, light, or radar reflector, and a buoy displaying clear identification of the owner.

Bottomfish pots laid on a groundline must be marked at the surface at each terminal end of the groundline with a pole and a flag, light, and radar reflector, and a buoy displaying clear identification of the owner or operator.

(b) Licensing: A bottomfish pot fishery license is the license required to operate the gear provided for in this section.

(c) Area restriction: It is unlawful to use bottomfish pots in state territorial waters (0-3 miles) within the catch areas provided for in this section.

## (4) Commercial jig gear.

(a) Licensing: A bottomfish jig fishery license is the license required to operate the gear provided for in this section.

(b) Area restriction: It is unlawful to use commercial jig gear in state territorial waters (0-3 miles) within the catch areas provided for in this section.

## (5) Troll lines.

(a) Licensing: A bottomfish troll fishery license is the license required to operate the gear provided for in this section.

(b) Area restriction: It is unlawful to use bottomfish troll gear in state territorial waters (0-3 miles) within the catch areas provided for in this section.

## (6) Incidental catch.

(a) It is lawful to retain bottomfish taken incidental to any lawful salmon fishery, up to a daily limit of 100 pounds or 30% of all fish on board, whichever is greater. No more than one trip per day provided the bottomfish could be lawfully taken.

(b) It is unlawful to take salmon incidental to any lawful bottomfish fishery.

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

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

AMENDATORY SECTION (Amending Order 96-43, filed 5/9/96, effective 6/9/96)**WAC 220-44-050 Coastal bottomfish catch limits.**

It is unlawful to possess, transport through the waters of the state, or land in any Washington state port bottomfish taken from Marine Fish-Shellfish Management and Catch Reporting Areas ((29,)) 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the species indicated. All weights are in round pounds:

(1) The following definitions apply to this section:

(a) Cumulative limit. A cumulative limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel per calendar month, without a limit on the number of landings or trips. The cumulative limit includes all fish harvested by a vessel during the month, whether taken in limited entry or open access fisheries. Once a cumulative limit has been achieved, an operator may begin fishing on the next cumulative limit so long as the fish are not landed until after the beginning of the next cumulative limit.

(b) Two-month cumulative limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel per two fixed-calendar month period, without a limit on the number of landings or trips. The fixed two-month periods are January-February, March-April, May-June, July-August, September-October and November-December. No more than sixty percent of any two-month cumulative limit may be taken and retained, possessed or landed per vessel in either calendar month of the fixed, two-month period. The two-month cumulative limit includes all fish harvested by a vessel during the two-month period, whether taken in limited entry or open access fisheries. Once a two-month cumulative limit has been achieved, an operator may begin fishing on the next two-month cumulative limit so long as the fish are not landed until after the beginning of the next two-month cumulative period.

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

(d) Vessel trip limit. The amount of fish that may not be exceeded per vessel trip. All fish aboard a fishing vessel upon the initiation of transfer of catch are to be counted towards the vessel trip limit.

(e) Daily trip limit. The maximum amount of fish that may be taken and retained, possessed, or landed per vessel from a single fishing trip in 24 consecutive hours, starting at 0001 hours local time.

(f) Groundfish limited entry fishery - Fishing activity by a trawl, setline or bottomfish pot equipped vessel that has received a federal limited entry permit issued by the National Marine Fisheries Service endorsed for the qualifying gear type.

(g) Groundfish open access fishery - Fishing activity by a vessel equipped with setline or bottomfish pot gear that has not received a federal limited entry permit, or a vessel using gear other than trawl, setline or bottomfish pot gear.

(h) Dressed length - The dressed length of a fish is the distance from the anterior insertion of the first dorsal fin to the tip of the tail.

(2) Groundfish limited entry fishery limits. The following limits apply to the groundfish limited entry fishery in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, and 63 (~~and apply to all listed bottomfish species and species complexes taken in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29~~):

(a) Pacific Ocean perch - Two-month cumulative limit of 10,000 pounds. No minimum size.

(b) Widow rockfish - Two-month cumulative limit of 70,000 pounds. No minimum size.

(c) Shortbelly rockfish - No maximum poundage. No minimum size.

(d) Black rockfish - The vessel trip limit for black rockfish for commercial fishing vessels using hook-and-line gear between the U.S. Canada border and Cape Alava (48°09'30" N. latitude) and between Destruction Island (47°40'00" N. latitude) and Leadbetter Point (46°38'10" N. latitude), and fishing beyond the three-mile territorial limit is 100 pounds (round weight) or 30 percent by weight of all fish on board including salmon, whichever is greater, per vessel trip.

(e) *Sebastes complex* - All species of rockfish except Pacific Ocean perch, widow, shortbelly and thornyhead (*Sebastolobus spp.*).

(i) North of Cape Lookout and south of Cape Lookout if no declaration has been made - Two-month cumulative limit of 70,000 pounds, of which no more than 32,000 pounds may be yellowtail rockfish and no more than 18,000 pounds may be canary rockfish. No minimum size on any species in this category.

(ii) South of Cape Lookout - Two-month cumulative limit of 100,000 pounds of which no more than 70,000 pounds may be yellowtail rockfish and no more than 18,000 pounds may be canary rockfish, provided the licensee has made a declaration as follows:

(A) The declaration must be made at least 12 hours prior to departing from port by telephoning the department Montesano office at (360) 249-4628, between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday. The declarer will receive a declaration number from the department.

(B) The declaration must include: Vessel name; federal limited entry permit number; operator's name, phone number and address; anticipated date and port of departure; anticipated date and port of return.

(C) Phone declarations must be followed by a written declaration, signed by the operator and mailed or delivered to the Montesano office at 48 Devonshire Road, Montesano, WA 98563, prior to the day of departure. Forms are available at that office or from coastal processors.

(D) No fishing north of Cape Lookout is allowed after declaring for fishing south of Cape Lookout until the vessel has landed at a Washington or Oregon port and notified the Montesano office during business hours.

(iii) There is a maximum two-month cumulative limit for landings from both north and south of Cape Lookout of 100,000 pounds of which no more than 70,000 pounds may be yellowtail rockfish and no more than 18,000 pounds may be canary rockfish.

(iv) Wholesale fish dealers purchasing more than 42,000 pounds of the *Sebastes complex*, 19,200 pounds of yellowtail rockfish or 10,800 pounds of canary rockfish must enter the declaration number on the fish receiving ticket.

(f) DTS Complex - (sablefish, dover sole and thornyhead rockfish) - Two-month cumulative limit of 70,000 pounds, of which no more than 12,000 pounds may be sablefish and not more than 20,000 pounds may be thornyhead rockfish of which no more than 4,000 pounds may be shortspine thornyheads.

(g) Sablefish.

(i) Trawl vessels - Not more than 500 pounds (round weight) of sablefish per trip may be sablefish less than 22 inches total length. Sablefish total length of 22 inches is equivalent to dressed length of 15.5 inches. To convert sablefish from dressed weight to round weight, multiply the dressed weight by 1.6.

(ii) Nontrawl vessels - Daily trip limit of 300 pounds (round weight). No minimum size. Effective 0001 hours September 1, 1996, no maximum poundage. Not more than 1,500 pounds or 3 percent of all sablefish aboard, per trip, may be sablefish less than 22 inches in length (15.5 inches dressed length).

(h) Pacific whiting - Vessel trip limit of 10,000 pounds. No minimum size. Effective 0001 hours May 15, 1996, no maximum poundage.

(i) Lingcod - Two-month cumulative limit of 40,000 pounds. Total length minimum size limit of 22 inches. Lingcod total length of 22 inches is equivalent to dressed length of 18 inches. To convert lingcod from dressed weight to round weight, multiply the dressed weight by 1.5. To convert lingcod from dressed, head on (gutted only) weight, multiply the dressed weight by 1.1.

(3) Groundfish open access fishery limits. The following limits apply to the ground fish open access fishery in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, and 63(~~and, unless otherwise provided, apply to all listed species and species complexes taken in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29~~). Notwithstanding the provisions of this subsection, no groundfish open access fishery limit may exceed a groundfish limited entry fishery daily, vessel or cumulative limit or exceed fifty percent of a ground fish limited entry fishery two-month cumulative limit:

(a) Sablefish - Daily trip limit of 300 pounds (round weight). No minimum size.

(b) Rockfish.

Vessel trip limit of 10,000 pounds. Cumulative trip limit of 35,000 pounds.

(c) Lingcod - Cumulative limit of 20,000 pounds. Total length minimum size limit of 22 inches. Lingcod total length of 22 inches is equivalent to dressed length of 18 inches. To convert lingcod from dressed weight to round weight, multiply the dressed weight by 1.5. To convert lingcod from dressed head on (gutted only) weight, multiply the dressed weight by 1.1.

(d) Thornyhead rockfish - Daily trip limit of 50 pounds (round weight). No minimum size.

~~((e) Setline gear in Area 29:~~

~~It is lawful to use setline gear in Area 29, except that it is unlawful to retain rockfish and lingcod with a cumulative weight greater than thirty percent of the weight of all fish aboard not to exceed 100 pounds. Maximum one vessel trip per day.)~~

(4) It is unlawful for the operator of any vessel during unloading of the catch and prior to its being weighed or leaving the unloading facility to intermix with any other species a species or category of bottomfish having a cumulative limit, vessel trip limit, or a daily trip limit.

(5) The fishers copy of all fish receiving tickets showing landings of species provided for in this section must be retained aboard the landing vessel for 90 days after landing.

AMENDATORY SECTION (Amending Order 85-24, filed 4/1/85)

**WAC 220-44-080 Otter trawl logbook required.** It shall be unlawful for any operator of otter trawl gear to fail to possess and maintain a "Washington-Oregon-California Trawl Logbook" while fishing in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62(~~)~~ and 63(~~or Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29~~). The logbook must be kept aboard the vessel while it is fishing in

the above areas, or while having fish aboard that were caught in the above areas. The vessel operator must submit the completed logbook for inspection immediately upon request by authorized department of fisheries representatives. For each vessel trip, the operator shall record the vessel name and registration number, crew size, fuel used, departure and return date and time, general locality fished and buyers of fish landed. For each trawl tow conducted the vessel operator shall record the month and day, duration of tow, area fished, depth fished, net type, target species, and estimated weight of each species of fish retained. The departments copies of completed log sheets must be submitted to the department for each month in which fishing activity occurs. The departments copies must be received within ten days following any calendar month in which fishing activity occurred, or within ten days following the termination of commercial fishing activity, whichever occurs first.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

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

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

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

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

~~((5))~~ ~~(It is unlawful to possess lingcod taken with any commercial gear from December 1 through April 14 in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29.~~

~~((6))~~ It is unlawful to possess lingcod taken by any commercial gear from June 16 through April 30 in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 21B, 22A, 22B, 23A, 23B, 23C, 25A, ~~((and))~~ 25E, and 29.

~~((7))~~ (6) It is unlawful to possess any species of shellfish taken with lawful bottomfish gear except as provided in WAC 220-52-063 and 220-52-066.

~~((8))~~ (7) Incidental catch.

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

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

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

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

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

(9) Pacific cod.

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

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

(10) Sablefish. It is unlawful to take more than 300 pounds of sablefish on any vessel trip in any Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area.

AMENDATORY SECTION (Amending Order 85-24, filed 4/1/85)

**WAC 220-48-013 Beam trawl and otter trawl logbooks.** It shall be unlawful for any operator of beam trawl or otter trawl gears to fail to obtain and accurately maintain a "Washington Inside Waters Trawl Logbook" while fishing for, or while in possession of, bottomfish taken from east of the mouth of the Sekiu River. A logbook must be obtained from the Washington department of fisheries and must be kept aboard the vessel while fishing, or in possession of bottomfish taken east of the mouth of the Sekiu River. The vessel operator must submit the completed logbook for inspection immediately upon request by authorized department of fisheries representatives. For each fishing trip, and prior to landing, vessel operators shall record the vessel name and state registration number, the dates and times of departure from and return to port, and the buyer(s) of the fish landed. In addition, for each trawl tow conducted during the trip, the vessel operator shall record the month and day, duration of the tow, specific area fished, latitude and longitude to the nearest tenth minute of the gear set and haul back position, depth fished, net type, target species and estimated weight of each species of fish retained. The department copies of the completed logbook sheet(s) must be submitted to the department for each calendar month in which fishing activity occurs. Department copies must be received within ten days following any calendar month in which fishing activity occurred and by the tenth day following the termination of commercial fishing activity, whichever occurs first.

AMENDATORY SECTION (Amending Order 97-52, filed 3/17/97, effective 4/17/97)

**WAC 220-48-015 Beam trawl and bottom trawl—Seasons.** (1) It is lawful to fish for and possess bottomfish taken with bottom trawl and beam trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 22A, 22B, 23A, 23B, 23C, 25A, 25B, and 29 the entire year with the following exceptions:

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

(b) Those waters of Area 20A within an area bounded by lines from Lilly Point to Birch Point and from the southwest corner of Point Roberts to Point Whitehorn to

where these two lines are intersected by a line south from Kwomais Point in British Columbia and a line from Lilly Point to the north Alden Bank buoy are closed April 15 through May 31.

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

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

(e) Areas 20A, 20B, 21A, 22A and 22B are closed in waters deeper than 40 fathoms from ~~((September))~~ July 1 through December 31.

(f) Areas 23C and 29 are closed to otter trawl fishing the entire year in waters shallower than 50 fathoms and are closed to beam trawl fishing in waters less than 60 feet deep.

(g) Areas 23C ~~((+))~~ and 29 are closed to otter trawl Wednesday, Saturday and Sunday, January 1 through August 31, and closed to all otter trawl September 1 through December 31.

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

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

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

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

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

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

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

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-48-019 Roller trawl—Seasons.** (1) It is lawful to use roller trawls in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29 the entire year.

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

AMENDATORY SECTION (Amending Order 87-03, filed 1/22/87)

**WAC 220-48-032 Set line—Seasons.** It is lawful to take, fish for, and possess dogfish and other bottomfish with set lines in all Marine Fish-Shellfish Management and Catch Reporting Areas the entire year except as follows:

(1) That portion of Area 26C north of a line projected due east from Point Bolin to Bainbridge Island is closed all year.

(2) That portion of Area 26D south of lines projected due west of Point Dalco on Vashon Island, and from Dash Point to Point Piner on Maury Island, is closed all year.

(3) That portion of Area 28A east of a line projected due north from the northwest tip of Fox Island, and north of a line projected due east from Fox Point on Fox Island is closed all year.

(4) Those waters provided for in WAC 220-20-010(6) and 220-20-020(4).

(5) The cumulative weight of rockfish and lingcod shall not exceed 30 pounds for any vessel trip in all open Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas.

AMENDATORY SECTION (Amending Order 92-28, filed 5/12/92, effective 6/12/92)

**WAC 220-48-042 Commercial jig—Seasons.** It shall be unlawful to fish for or possess bottomfish taken for commercial purposes with commercial jig gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas ~~((except: Area 29—Open all year))~~.

AMENDATORY SECTION (Amending Order 92-28, filed 5/12/92, effective 6/12/92)

**WAC 220-48-052 Bottomfish troll—Seasons.** (1) It is unlawful to fish for or possess bottomfish taken for commercial purposes with bottomfish troll gear in all Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas ~~((except: Area 29—Open all year))~~.

(2) It is unlawful to fish for or possess salmon while fishing for bottomfish with troll line gear under authority of a bottomfish troll license.

(3) In any waters of Puget Sound it is lawful to retain for commercial purposes bottomfish taken with commercial salmon gear incidental to a lawful salmon fishery, except lingcod during closures provided in WAC 220-48-005.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-48-071 Bottomfish pots—Gear and seasons.** (1) It shall be unlawful to take, fish for, and possess bottomfish for commercial purposes with bottomfish pot gear as described in WAC 220-16-145, except in the following Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas during the seasons designated below:

(a) Areas 20A, 21A, 21B, 23A, and 23B - Open April 15 through November 30.

(b) Areas 23C and 23D - Open December 1 through April 14.

(c) ~~((Area 29—Open all year.~~

~~(d))~~) All other areas are closed the entire year, except by permit from the director.

(2) Licensing: A bottomfish pot fishery license is the license required to operate the gear provided for in this section.

**WSR 97-24-083**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
 (Wildlife)

[Filed December 2, 1997, 4:27 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-19-027.

Title of Rule: To amend WAC 232-12-297 Endangered, threatened, and sensitive wildlife species classification.

Purpose: To amend WAC 232-12-297 by changing the requirement that the department hold a public meeting on listing proposals in every administrative region during the public comment period for species status reports.

Statutory Authority for Adoption: RCW 77.12.040.

Statute Being Implemented: RCW 77.32.340.

Summary: Changes the requirement to hold a meeting in each of the department's administrative regions. Specifies that the department will hold at least one eastern Washington and one western Washington public meeting during the public comment period for draft listing proposals.

Reasons Supporting Proposal: Current listing procedures require the department, during the ninety-day public review period for draft status reports, to hold a public meeting in each administrative region. This has been done for two cycles of listing proposals in 1993 and 1997. For each of these, the department held six meetings over a two-week period. The department expended tremendous resources to hold public meetings in each of the administrative regions and the turnout for these meetings ranged from zero to seventeen people attending each meeting. Olympia headquarters and regional staff attended each of the meetings and many times outnumbered the public attending. Eleven of the twelve meetings had fewer than ten people attending; ten meetings had six or fewer people attending. At the same time, the department was unable to have more than one meeting in a region because of limited staff and financial resources.

The proposed change would ensure that public meetings are held and would give the department the discretion to determine where and how many should be held. In this way, the areas with the most interest could be targeted for public meetings, rather than holding them at each of the regional office locations. This would do a great deal to ensure efficient expenditure of state resources and would allow the public access to public meetings on species of interest.

Name of Agency Personnel Responsible for Drafting and Implementation: Dave Britnell, Assistant Director, Wildlife Management, Olympia, (360) 902-2504; and Enforcement: Ron Swatfigure, Assistant Director, Enforcement, Olympia, (360) 902-2932.

Name of Proponent: Washington Fish and Wildlife Commission, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 232-12-297 identifies the process the agency uses to list and delist endangered, threatened and sensitive species. This amendment removes the requirement to hold a public meeting in each administrative region. The change requires the department to hold at least an eastern Washington and a western Washington public meeting and allows the department to determine the number and location of additional meetings.

Proposal does not change existing rules. See above.

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

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

Hearing Location: Maple Hall, 108 Commercial Street, La Conner, WA 98257, phone (360) 466-3901, on January 23-24, 1998, at 8:00 a.m.

Assistance for Persons with Disabilities: Contact Debbie Nelson by January 10, 1998, TDD (360) 902-2207, or (360) 902-2267.

Submit Written Comments to: Washington Department of Fish and Wildlife, Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501-1091, FAX (360) 902-2940, by January 10, 1998.

Date of Intended Adoption: January 24, 1998.

December 2, 1997

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** [(Amending Order 442, filed 5/15/90, effective 6/15/90)]

**WAC 232-12-297 Endangered, threatened, and sensitive wildlife species classification.**

**Purpose**

1.1 The purpose of this rule is to identify and classify native wildlife species that have need of protection and/or management to ensure their survival as free-ranging populations in Washington and to define the process by which listing, management, recovery, and delisting of a species can be achieved. These rules are established to ensure that consistent procedures and criteria are followed when classifying wildlife as endangered, or the protected wildlife subcategories threatened or sensitive.

**Definitions**

For purposes of this rule, the following definitions apply:

- 2.1 "Classify" and all derivatives means to list or delist wildlife species to or from endangered, or to or from the protected wildlife subcategories threatened or sensitive.
- 2.2 "List" and all derivatives means to change the classification status of a wildlife species to endangered, threatened, or sensitive.
- 2.3 "Delist" and its derivatives means to change the classification of endangered, threatened, or sensitive species to

a classification other than endangered, threatened, or sensitive.

- 2.4 "Endangered" means any wildlife species native to the state of Washington that is seriously threatened with extinction throughout all or a significant portion of its range within the state.
- 2.5 "Threatened" means any wildlife species native to the state of Washington that is likely to become an endangered species within the foreseeable future throughout a significant portion of its range within the state without cooperative management or removal of threats.
- 2.6 "Sensitive" means any wildlife species native to the state of Washington that is vulnerable or declining and is likely to become endangered or threatened in a significant portion of its range within the state without cooperative management or removal of threats.
- 2.7 "Species" means any group of animals classified as a species or subspecies as commonly accepted by the scientific community.
- 2.8 "Native" means any wildlife species naturally occurring in Washington for purposes of breeding, resting, or foraging, excluding introduced species not found historically in this state.
- 2.9 "Significant portion of its range" means that portion of a species' range likely to be essential to the long term survival of the population in Washington.

**Listing criteria**

- 3.1 The commission shall list a wildlife species as endangered, threatened, or sensitive solely on the basis of the biological status of the species being considered, based on the preponderance of scientific data available, except as noted in section 3.4.
- 3.2 If a species is listed as endangered or threatened under the federal Endangered Species Act, the agency will recommend to the commission that it be listed as endangered or threatened as specified in section 9.1. If listed, the agency will proceed with development of a recovery plan pursuant to section 11.1.
- 3.3 Species may be listed as endangered, threatened, or sensitive only when populations are in danger of failing, declining, or are vulnerable, due to factors including but not restricted to limited numbers, disease, predation, exploitation, or habitat loss or change, pursuant to section 7.1.
- 3.4 Where a species of the class Insecta, based on substantial evidence, is determined to present an unreasonable risk to public health, the commission may make the determination that the species need not be listed as endangered, threatened, or sensitive.

**Delisting criteria**

- 4.1 The commission shall delist a wildlife species from endangered, threatened, or sensitive solely on the basis of the biological status of the species being considered, based on the preponderance of scientific data available.

- 4.2 A species may be delisted from endangered, threatened, or sensitive only when populations are no longer in danger of failing, declining, are no longer vulnerable, pursuant to section 3.3, or meet recovery plan goals, and when it no longer meets the definitions in sections 2.4, 2.5, or 2.6.

#### Initiation of listing process

- 5.1 Any one of the following events may initiate the listing process.
- 5.1.1 The agency determines that a species population may be in danger of failing, declining, or vulnerable, pursuant to section 3.3.
- 5.1.2 A petition is received at the agency from an interested person. The petition should be addressed to the director. It should set forth specific evidence and scientific data which shows that the species may be failing, declining, or vulnerable, pursuant to section 3.3. Within 60 days, the agency shall either deny the petition, stating the reasons, or initiate the classification process.
- 5.1.3 An emergency, as defined by the Administrative Procedure Act, chapter 34.05 RCW. The listing of any species previously classified under emergency rule shall be governed by the provisions of this section.
- 5.1.4 The commission requests the agency review a species of concern.
- 5.2 Upon initiation of the listing process the agency shall publish a public notice in the Washington Register, and notify those parties who have expressed their interest to the department, announcing the initiation of the classification process and calling for scientific information relevant to the species status report under consideration pursuant to section 7.1.

#### Initiation of delisting process

- 6.1 Any one of the following events may initiate the delisting process:
- 6.1.1 The agency determines that a species population may no longer be in danger of failing, declining, or vulnerable, pursuant to section 3.3.
- 6.1.2 The agency receives a petition from an interested person. The petition should be addressed to the director. It should set forth specific evidence and scientific data which shows that the species may no longer be failing, declining, or vulnerable, pursuant to section 3.3. Within 60 days, the agency shall either deny the petition, stating the reasons, or initiate the delisting process.
- 6.1.3 The commission requests the agency review a species of concern.
- 6.2 Upon initiation of the delisting process the agency shall publish a public notice in the Washington Register, and notify those parties who have expressed their interest to

the department, announcing the initiation of the delisting process and calling for scientific information relevant to the species status report under consideration pursuant to section 7.1.

#### Species status review and agency recommendations

- 7.1 Except in an emergency under 5.1.3 above, prior to making a classification recommendation to the commission, the agency shall prepare a preliminary species status report. The report will include a review of information relevant to the species' status in Washington and address factors affecting its status, including those given under section 3.3. The status report shall be reviewed by the public and scientific community. The status report will include, but not be limited to an analysis of:
- 7.1.1 Historic, current, and future species population trends.
- 7.1.2 Natural history, including ecological relationships (e.g. food habits, home range, habitat selection patterns).
- 7.1.3 Historic and current habitat trends.
- 7.1.4 Population demographics (e.g. survival and mortality rates, reproductive success) and their relationship to long term sustainability.
- 7.1.5 Historic and current species management activities.
- 7.2 Except in an emergency under 5.1.3 above, the agency shall prepare recommendations for species classification, based upon scientific data contained in the status report. Documents shall be prepared to determine the environmental consequences of adopting the recommendations pursuant to requirements of the State Environmental Policy Act (SEPA).
- 7.3 For the purpose of delisting, the status report will include a review of recovery plan goals.

#### Public review

- 8.1 Except in an emergency under 5.1.3 above, prior to making a recommendation to the commission, the agency shall provide an opportunity for interested parties to submit new scientific data relevant to the status report, classification recommendation, and any SEPA findings.
- 8.1.1 The agency shall allow at least 90 days for public comment.
- 8.1.2 The agency will hold at least one eastern Washington and one western Washington ((~~at least one~~)) public meeting ((~~in each of its administrative regions~~)) during the public review period.

#### Final recommendations and commission action

- 9.1 After the close of the public comment period, the agency shall complete a final status report and classification recommendation. SEPA documents will be prepared, as necessary, for the final agency recommendation for classification. The classification recommen-

dation will be presented to the commission for action. The final species status report, agency classification recommendation, and SEPA documents will be made available to the public at least 30 days prior to the commission meeting.

9.2 Notice of the proposed commission action will be published at least 30 days prior to the commission meeting.

Periodic species status review

10.1 The agency shall conduct a review of each endangered, threatened, or sensitive wildlife species at least every five years after the date of its listing. This review shall include an update of the species status report to determine whether the status of the species warrants its current listing status or deserves reclassification.

10.1.1 The agency shall notify any parties who have expressed their interest to the department of the periodic status review. This notice shall occur at least one year prior to end of the five year period required by section 10.1.

10.2 The status of all delisted species shall be reviewed at least once, five years following the date of delisting.

10.3 The department shall evaluate the necessity of changing the classification of the species being reviewed. The agency shall report its findings to the commission at a commission meeting. The agency shall notify the public of its findings at least 30 days prior to presenting the findings to the commission.

10.3.1 If the agency determines that new information suggests that classification of a species should be changed from its present state, the agency shall initiate classification procedures provided for in these rules starting with section 5.1.

10.3.2 If the agency determines that conditions have not changed significantly and that the classification of the species should remain unchanged, the agency shall recommend to the commission that the species being reviewed shall retain its present classification status.

10.4 Nothing in these rules shall be construed to automatically delist a species without formal commission action.

Recovery and management of listed species

11.1 The agency shall write a recovery plan for species listed as endangered or threatened. The agency will write a management plan for species listed as sensitive. Recovery and management plans shall address the listing criteria described in sections 3.1 and 3.3, and shall include, but are not limited to:

11.1.1 Target population objectives.

11.1.2 Criteria for reclassification.

11.1.3 An implementation plan for reaching population objectives which will promote cooperative management and be sensitive to landowner needs and property rights. The plan will specify resources needed from and impacts to the department, other agencies (including federal, state, and local), tribes, landowners, and other interest groups. The plan shall consider various approaches to meeting recovery objectives including, but not limited to regulation, mitigation, acquisition, incentive, and compensation mechanisms.

11.1.4 Public education needs.

11.1.5 A species monitoring plan, which requires periodic review to allow the incorporation of new information into the status report.

11.2 Preparation of recovery and management plans will be initiated by the agency within one year after the date of listing.

11.2.1 Recovery and management plans for species listed prior to 1990 or during the five years following the adoption of these rules shall be completed within 5 years after the date of listing or adoption of these rules, whichever comes later. Development of recovery plans for endangered species will receive higher priority than threatened or sensitive species.

11.2.2 Recovery and management plans for species listed after five years following the adoption of these rules shall be completed within three years after the date of listing.

11.2.3 The agency will publish a notice in the Washington Register and notify any parties who have expressed interest to the department interested parties of the initiation of recovery plan development.

11.2.4 If the deadlines defined in sections 11.2.1 and 11.2.2 are not met the department shall notify the public and report the reasons for missing the deadline and the strategy for completing the plan at a commission meeting. The intent of this section is to recognize current department personnel resources are limiting and that development of recovery plans for some of the species may require significant involvement by interests outside of the department, and therefore take longer to complete.

11.3 The agency shall provide an opportunity for interested public to comment on the recovery plan and any SEPA documents.

PROPOSED

## Classification procedures review

- 12.1 The agency and an ad hoc public group with members representing a broad spectrum of interests, shall meet as needed to accomplish the following:
- 12.1.1 Monitor the progress of the development of recovery and management plans and status reviews, highlight problems, and make recommendations to the department and other interested parties to improve the effectiveness of these processes.
- 12.1.2 Review these classification procedures six years after the adoption of these rules and report its findings to the commission.

## Authority

- 13.1 The commission has the authority to classify wildlife as endangered under RCW 77.12.020. Species classified as endangered are listed under WAC 232-12-014, as amended.
- 13.2 Threatened and sensitive species shall be classified as subcategories of protected wildlife. The commission has the authority to classify wildlife as protected under RCW 77.12.020. Species classified as protected are listed under WAC 232-12-011, as amended.

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

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

**WSR 97-24-084**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
 (Fisheries)

[Filed December 2, 1997, 4:30 p.m.]

## Original Notice.

Preproposal statement of inquiry was filed as WSR 97-19-094.

**Purpose:** Modify commercial fishing rules of baitfish in Washington.

**Statutory Authority for Adoption:** RCW 75.08.080.

**Statute Being Implemented:** RCW 75.08.080.

**Summary:** Change the term "baitfish" to "forage fish," restrict commercial fishing for pilchards, close San Juan Islands to fishing for herring, prohibit the use of sandlance and smelt as food for zoo animals, increase smelt fishing opportunities in Fidalgo Bay.

**Reasons Supporting Proposal:** Agency stock assessment data, forage fish management plan.

**Name of Agency Personnel Responsible for Drafting:** Evan Jacoby, 1111 Washington Street, Olympia, 902-2930;  
**Implementation:** Bruce Crawford, 1111 Washington Street,

Olympia, 902-2325; and Enforcement: Ron Swatfigure, 1111 Washington Street, Olympia, 902-2927.

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

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

**Explanation of Rule, its Purpose, and Anticipated Effects:** Changes the term "baitfish" to "forage fish" for clarity. Prohibits the use of smelt and candlefish as food for zoo animals to conserve fish stocks, closes the San Juan Islands to most commercial fishing for herring (except for dipbag net) to conserve a declining stock, increase commercial fishing seasons in Fidalgo Bay due to increasing smelt populations. Restructure the commercial fishing regulations of pilchards (sardines) to prepare for increased fishing opportunities in the near future as new fisheries are established on this rebuilt stock.

**Proposal Changes the Following Existing Rules:** The following sections of chapter 220-49 WAC are changed: WAC 220-49-005, 220-49-011, 220-49-012, 220-49-013, 220-49-014, 220-49-015, 220-49-016, 220-49-021, and 220-49-056.

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

**Small Business Economic Impact Statement**

**Commercial baitfish rules:** WAC 220-49-005, 220-49-011, 220-49-012, 220-49-013, 220-49-014, 220-49-015, 220-49-016, and 220-49-020.

1. **Description of Reporting, Recordkeeping and Other Compliance Measures Required by Proposal:** None.

2. **Professional Services Required for Compliance:** None.

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

4. **Will Compliance Cost Businesses to Lose Sales or Revenue?** No.

5. **Comparison of Costs for the 10% of Businesses That are the Largest Businesses Required to Comply with the Proposed Rules:** No additional costs.

6. **Steps Taken by Agency to Reduce the Costs of the Rule on Small Businesses:** No additional costs.

7. **Description of How the Agency will Involve Small Businesses in Rule Development:** A public workshop on the proposed rules is scheduled for December and a public hearing is scheduled for January 23-24.

8. **List of Industries Required to Comply with the Proposed Rules:** Commercial herring fishers, commercial smelt fishers and zoos.

A copy of the statement may be obtained by writing to Evan Jacoby, 600 Capitol Way North, Olympia, WA 98501, phone (360) 902-2930, or FAX (360) 902-2944.

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

**Hearing Location:** Maple Hall, 108 Commercial Street, La Conner, WA on January 23-24, 1998, at 9:00 a.m.

**Assistance for Persons with Disabilities:** Contact Robin Ayers by January 8, 1998, TDD (360) 902-2295, or (360) 902-2933.

PROPOSED

Submit Written Comments to: Evan Jacoby, Rules Coordinator, 600 Capitol Way North, Olympia, 98501, FAX (360) 902-2940, by January 14, 1998.

Date of Intended Adoption: January 24, 1998.

December 2, 1997

Evan Jacoby  
Rules Coordinator

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-005 Puget Sound ((~~baitfish~~)) forage fish—Definitions—General provisions.** (1) It is unlawful to fish for or possess Puget Sound ((~~baitfish~~)) forage fish taken for commercial purposes except at the times, during the seasons and using the gear provided for in this chapter. ((~~"Baitfish" as used in this chapter means herring, candlefish (or sandlance), anchovy, pilehard (or Pacific sardine) and smelt.~~))

(2) It is unlawful to fish for or possess candlefish taken for commercial purposes.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-011 Herring, ((~~candlefish~~)), anchovy((~~and pilehard~~)) and smelt fishing—Lawful gear—Drag seine.** (1) Lawful drag seine gear in the Puget Sound herring((~~and candlefish~~)), anchovy((~~and pilehard~~)) and smelt fisheries shall not exceed 350 feet in length or contain meshes less than 1/2 inch stretch measure.

(2) Licensing:

(a) A food fish drag seine fishery license is a license required to operate the gear provided for in this section and allows the operator to retain ((~~baitfish other than herring~~)) smelt and anchovy.

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

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-012 Herring((~~and candlefish~~)), anchovy((~~and pilehard~~)) and smelt fishing—Purse seine.** (1) Lawful purse seine gear in the Puget Sound herring((~~and candlefish~~)) and anchovy((~~and pilehard~~)) fisheries shall not exceed 600 feet in length or contain meshes less than 1/2-inch stretch measure unless otherwise authorized by permit from the director.

(2) Lawful purse seine gear in the Puget Sound smelt fishery shall not exceed 350 feet in length nor contain meshes less than 1/2 inch stretch measure.

(3) Licensing:

(a) A baitfish purse seine fishery license is a license required to operate the gear provided for in this section and allows the operator to retain ((~~baitfish other than herring~~)) smelt and anchovy.

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

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-013 Herring((~~and candlefish~~)), anchovy((~~and pilehard~~)) and smelt fishing—Dip bag net.** (1) Lawful dip bag net gear in the Puget Sound herring((~~and candlefish~~)) and anchovy((~~and pilehard~~)) fisheries shall not exceed 18 square feet. Lawful dip bag net gear in the Puget Sound smelt fishery shall not exceed 36 inches across the frame.

(2) Licensing:

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

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

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-014 Herring((~~and candlefish~~)), anchovy((~~and pilehard~~)) and smelt fishing—Lampara.** (1) Lawful lampara gear in the Puget Sound herring((~~and candlefish~~)) and anchovy((~~and pilehard~~)) fisheries shall not exceed 200 feet in length or contain meshes less than 1/2-inch stretch measure. Lampara gear is not lawful gear for taking smelt in Puget Sound.

(2) Licensing:

(a) A baitfish lampara fishery license is a license required to operate the gear provided for in this section and allows the operator to retain ((~~baitfish other than smelt or herring~~)) anchovy.

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

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-017 Herring((~~and candlefish~~)), anchovy((~~and pilehard~~)) and smelt fishing—Otter trawl and gill net.** (1) It is unlawful to fish for herring((~~and candlefish~~)), anchovy((~~and pilehard~~)) or smelt using otter trawl gear or gill net gear except as authorized by permit issued by the director.

(2) Licensing: The permit issued by the director will specify the fishery license required to operate the permit.

AMENDATORY SECTION (Amending Order 95-166, filed 11/8/95, effective 12/9/95)

**WAC 220-49-020 Herring((~~and candlefish~~)) and anchovy ((~~and pilehard~~))—Seasons—Lawful gear—Purposes.** It shall be unlawful to take, fish for or possess for commercial purposes herring((~~and candlefish~~)) or anchovy ((~~or pilehard~~)) in Puget Sound except during lawful seasons, with lawful gear and for such purposes as provided for hereinafter in each respective fishing area:

(1) Area((s)) 20A((~~20B, 21A, and 21B~~)).

(a) Closed September 1 through May 31 to all commercial fishing gear except for the spawn on kelp fishery as provided for in WAC 220-49-063.

(b) ((~~Open~~)) Closed June 1 through August 31 ((~~with drag seine, purse seine, lampara, and~~)) to all commercial

fishing gear except dip bag net (~~for bait and human consumption only~~).

(2) It is unlawful to use purse seine gear in any Puget Sound area except ~~((22A, 22B,))~~ 23A, 23B, 23C, 23D, and 29. ~~((Areas 22A and 22B are open the entire year to purse seine gear, except for closures set out in subsections (4) and (5) of this section.))~~ Areas 23A, 23B, 23C, 23D and 29 are open to purse seine gear the entire year.

(3) All other Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas - Open entire year with drag seine, lampara, and dip bag net for human consumption or bait only except for closures set out in subsections (4), (5) and (6) of this section.

(4) The following areas are closed the entire year to all gear except dip bag net gear:

(a) ~~((Waldron Island—Waters of Cowlitz Bay inside of a line from Sandy Point to Point Disney, and the small bay on the east side of the island.))~~ Areas 20B, 22A and 22B.

(b) ~~((Stuart Island—Waters of Reid Harbor.~~  
(e)) Swinomish Channel - Waters between the bridge spanning the channel south of La Conner and a line perpendicular to the channel at the northeast end of the La Conner boat basin.

(5) The following areas are closed from January 16 through April 15, except to dip bag net gear:

(a) ~~((Central San Juan Islands—Waters of Area 22A south of a line from Limestone Point on San Juan Island to Steep Point on Orcas Island, north of a line from Pear Point on San Juan Island to Rock Point on Lopez Island, west of a line projected true south from Deer Point on Orcas Island to landfall on Blakely Island, west of a line projected true north from Fauntleroy Point on Decatur Island to landfall on Blakely Island, and west of a line projected true south from the Lopez Pass navigation light on south Decatur Island to landfall on Lopez Island. Notwithstanding the provisions of this subsection, the following waters are open to purse seine and lampara the entire year: Those waters inside of a line from the northern end of Humphrey Head northwesterly to the northern end of Upright Head, from Twin Rocks west to Buck Bay, from Buck Bay south to Bald Bluff, and from Bald Bluff to the northern end of Humphrey Head.~~

(b) ~~Roche Harbor and Wescott Bay—Waters of Area 22A south of a line projected true east from McCracken Point to landfall on San Juan Island and east of a line projected from the Kellett Bluff navigation light on Henry Island to Bellevue Point on San Juan Island.~~

~~(e-))~~ Areas 22B, 24A, 24B, and 24D.  
~~((d))~~ (b) Waters of Area 25C south of a line from Tala Point to Foulweather Bluff.

~~((e))~~ (c) Area 25D.  
~~((f))~~ (d) Waters of Area 26B west of a line from Point Monroe to Point Jefferson.

~~((g))~~ (e) Area 26C.  
~~((h))~~ (f) Waters of Area 26D north of a line from Neill Point to Piner Point.

~~((i))~~ (g) Waters of Area 27A north of a line from South Point to Lofall and contiguous waters of 27A south of a line projected true east from Hazel Point including all waters of Dabob and Quilcene Bays.

~~((j))~~ (h) Waters of Area 27B north of a line from Triton Head to Tekiu Point.

~~((k))~~ (i) Waters of Area 27C east of a line from Ayers Point to Union.

~~((l))~~ (j) Waters of Area 28A west of a line projected true north-south through Treble Point on Anderson Island, including Henderson Inlet.

~~((m))~~ (k) Waters of Area 28B west of a line projected true north from Penrose Point, including Mayo Cove and Von Geldern Cove.

~~((n))~~ (l) All contiguous waters of Area 28D north and east of a line projected from Dofflemeyer Point through Cooper Point to landfall on the west shore of Eld Inlet, including Totten Inlet, Hammersley Inlet and Oakland Bay.

(6) The following areas are closed the entire year to all gear: Areas 25A and 25E.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-021 Smelt and herring for zoo food.**

(1) It is unlawful to take, fish for or possess smelt or herring for any purpose except human consumption or fishing bait, except that the director may authorize by permit the taking of smelt or herring in specified areas, quantities and times for emergency use as zoo food for animals. Application for a zoo food permit requires written certification from the zoo director that no other source of smelt or herring is available and the shortage of suitable zoo food will damage the health or well-being of zoo animals.

(2) Licensing: The permit issued by the director will specify the fishery license required to operate the permit.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

**WAC 220-49-024 Herring(~~and candlefish~~), anchovy and pilchard fishing—Live boxes—Identification.** All herring(~~and candlefish~~), anchovy and pilchard live boxes or other devices for holding live bait shall have attached thereto the fishery license number of the owner in plainly legible letters not less than 3 inches in height, clearly visible above the waterline. In the case of licensed dealers the dealer's license number shall be displayed as described above. It shall be unlawful to fail to identify live boxes as prescribed in this section.

AMENDATORY SECTION (Amending Order 94-23, filed 5/19/94, effective 6/19/94)

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

- (1) Areas 20A and 21A - July 1 to April 15.
- (2) Area 22B - ~~((Closed the entire year))~~ November 1 to April 15.
- (3) Areas 24A, 24B, 24C, and 24D - July 1 to April 15.
- (4) Areas 25A and 25E - November 1 to April 15.
- (5) Areas 26B, 26C, 26D, 27B, 27C, 28B, and 28C - October 1 to April 15 except those waters within 200 feet of shore adjacent to department property at Ross Point in Area 26C are closed to commercial smelt harvest.
- (6) Areas 28A and 28D - September 1 to April 14.
- (7) All other areas open the entire year.

**WSR 97-24-086**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
 (Fisheries)

[Filed December 2, 1997, 4:32 p.m.]

**Original Notice.**

Preproposal statement of inquiry was filed as WSR 97-19-094.

**Title of Rule:** Commercial fishing rules.

**Purpose:** Amend Puget Sound shrimp harvest rules.

**Statutory Authority for Adoption:** RCW 75.08.080.

**Statute Being Implemented:** RCW 75.08.080.

**Summary:** Modifies gear requirements, areas, minimum shrimp size and minimum landing requirements.

**Reasons Supporting Proposal:** Promotes fishing opportunities and participation, simplifies regulations, and provides for more orderly fisheries.

**Name of Agency Personnel Responsible for Drafting:** Evan Jacoby, 1111 Washington Street, Olympia, (360) 902-2930; **Implementation:** Bruce Crawford, 1111 Washington Street, Olympia, (360) 902-2325; and **Enforcement:** Ron Swatfigure, 1111 Washington Street, Olympia, (360) 902-2927.

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

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

**Explanation of Rule, its Purpose, and Anticipated Effects:** Proposed changes to chapter 220-88A WAC would establish a minimum size for spot shrimp, eliminate a pot mesh size requirement, open a new area for shrimp beam trawling, change the minimum trawl depth in Area 20A, establish a maximum pot size, and modify minimum landing requirements. These changes would help to maximum commercial opportunity, consistent with conservation goals, and increase the yield of the spot shrimp fishery.

**Proposal Changes the Following Existing Rules:** Chapter 220-88A WAC, a minimum carapace length of 1 and 3/16 inches would be established for spot shrimp. The mesh size requirement for Griffen Bay would be eliminated. A currently closed area between Lummi and Sinclair Islands would be opened to shrimp beam trawling. The minimum trawl depth in the Gulf of Georgia would be reduced from sixty to twenty fathoms. Spot shrimp would not be a legal harvest species for beam trawlers. A maximum shrimp pot perimeter of ten feet and a maximum height of two feet would be established. The Puget Sound shrimp pot fishery minimum landing requirement would be reduced by one half and the beam trawl fishery minimum landing requirement would be eliminated.

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

**Small Business Economic Impact Statement**

Puget Sound commercial shrimp rules, chapter 220-88A WAC.

1. Description of the Reporting, Recordkeeping and Other Compliance Requirements of the Proposed Rule: None.

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

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

4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue? The proposed rule changes will enhance Puget Sound commercial shrimp fishing opportunity. Benefits will accrue from an increase in areas and depths open for fishing and elimination of an unnecessary mesh size restriction. Establishment of a maximum pot size will help to spread the harvest more evenly among fishers. Two fishers who fished with extra large pots (believed to have been leased) last season may be inconvenienced. Elimination of the beam trawl fishery minimum landing requirement (MLR) and reduction of the pot fishery MLR will make it easier for fishers to maintain eligibility.

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

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

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: No additional costs expected.

7. A Description of How the Agency will Involve Small Businesses in the Development of the Rule: A meeting with an industry advisory board is scheduled.

8. A List of Industries that will be Required to Comply with the Rule: Puget Sound commercial shrimp fishers.

A copy of the statement may be obtained by writing to Evan Jacoby, Washington Department of Fish and Wildlife, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98501, phone (360) 902-2930, or FAX (360) 902-2944.

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

**Hearing Location:** Maple Hall, 108 Commercial Street, La Conner, WA on January 23-24, 1998, at 9:00 a.m.

**Assistance for Persons with Disabilities:** Contact Robin Ayers by January 8, 1998, TDD (360) 902-2295, or (360) 902-2933.

**Submit Written Comments to:** Evan Jacoby, Washington Department of Fish and Wildlife, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98501, FAX (360) 902-2940, by January 14, 1998.

**Date of Intended Adoption:** January 24, 1998.

December 2, 1997

Evan Jacoby  
Rules Coordinator

AMENDATORY SECTION (Amending Order 94-14, filed 3/17/94, effective 4/17/94)

**WAC 220-88A-020 Designation of Puget Sound shrimp pot and Puget Sound shrimp trawl as emerging commercial fisheries.** (1) The director designates the Puget Sound shrimp pot fishery as an emerging commercial fishery for which a vessel is required. ((Effective April 16, 1994,)) It is unlawful to fish for or retain shrimp taken for commer-

cial purposes from Puget Sound using any type of shellfish pot gear unless the operator of the gear has an emerging commercial fishery license and a Puget Sound shrimp pot experimental fishery permit issued under the provisions of this chapter. ~~((Effective April 16, 1994,))~~ A shrimp pot fishery license or a shrimp pot—Hood Canal fishery license may not be used to fish for shrimp in Puget Sound.

(2) The director designates the Puget Sound shrimp trawl fishery as an emerging commercial fishery for which a vessel is required. ~~((Effective April 16, 1994,))~~ It is unlawful to fish for or retain shrimp taken for commercial purposes from Puget Sound using trawl gear unless the operator of the gear has an emerging commercial fishery license and a Puget Sound shrimp trawl experimental fishery permit issued under the provisions of this chapter. ~~((Effective April 16, 1994,))~~ A shrimp trawl—Puget Sound license may not be used to fish for shrimp in Puget Sound.

(3) A separate emerging commercial fishery license is required for each experimental fishery permit.

**AMENDATORY SECTION** (Amending Order 94-14, filed 3/17/94, effective 4/17/94)

**WAC 220-88A-030 Emerging commercial fishery—Eligibility for Puget Sound shrimp pot experimental fishery permit.** (1) ~~((A single 1994 Puget Sound shrimp pot experimental fishery permit will be issued to an individual who has demonstrated historical and continuous participation in the Puget Sound shrimp pot fishery by:~~

~~(a) Being the owner of a vessel or vessels that held a shellfish pot (excluding crab) license (RCW 75.28.130(2)) during either 1991 or 1992, held this license during 1993, and:~~

~~(b) Can document, by means of valid fish receiving tickets, that the vessel or vessels landed at least 7,000 pounds, adjusted weight, of shrimp taken with shellfish pot gear from Puget Sound during the eligibility period of April 16, 1991 through October 15, 1993. For purposes of computing adjusted weight, spot prawns are totaled at two times the weight shown on the fish tickets and other pandalid shrimp are totaled at the weight shown on the fish tickets. No shrimp landed with any other gear, shrimp taken from waters other than Puget Sound, or shrimp taken during any other period of time satisfy this eligibility requirement. For purposes of this subsection and in addition to any other requirement, a valid fish receiving ticket is a fish receiving ticket that has been received by the department on or before November 1, 1993.~~

~~(2) No emerging commercial fishery license holder may receive more than one Puget Sound shrimp pot experimental fishery permit. The pounds of shrimp landed from the vessel or vessels may be used to qualify only one experimental fishery permit.~~

~~((3)) Puget Sound shrimp pot experimental fishery permits are valid only for the year issued and expire with the emerging commercial fishery license on December 31st of each year.~~

~~((4)) (2) Except as provided for in subsection ((5)) (3) of this section, after December 31, 1994, a Puget Sound shrimp pot experimental fishery permit will only be issued to an individual who held an emerging commercial fishery license and Puget Sound shrimp pot experimental fishery~~

permit the previous year, and who can establish by means of valid fish receiving tickets that a minimum of ~~((2,000))~~ 1,000 adjusted pounds of shrimp taken with shellfish pot gear were landed from Puget Sound during the previous year. For purposes of this subsection and in addition to any other requirement, a valid fish receiving ticket is a fish receiving ticket that has been received by the department on or before November 1st of the year in which the shrimp were caught. Application for a Puget Sound shrimp pot experimental fishery permit must be received at the department licensing office on or before April 1st of each year after 1994, or the license holder will be deemed to have withdrawn from the fishery and the provisions of subsection ~~((5))~~ (3) of this section will apply.

~~((5))~~ (3) If, after December 31, 1994, the director determines that the number of Puget Sound shrimp pot fishers has dropped below twenty license holders, the director may admit additional fishers until there are twenty license holders. Individuals who were eligible in 1994 but did not obtain a Puget Sound shrimp pot experimental fishery permit, or individuals who have withdrawn from the fishery, are excluded from application for a future Puget Sound shrimp pot experimental fishery permit. Owners of vessels from which Puget Sound shrimp were landed with shellfish pot gear during the eligibility period, but who did not qualify for a 1994 Puget Sound shrimp pot experimental fishery permit, are eligible for application for a future Puget Sound shrimp pot experimental fishery permit, beginning with the owner of the vessel or vessels from which the highest nonqualifying catch was made and progressing to the lowest nonqualifying catch. If the pool of fishers who landed shrimp during the qualifying period is exhausted, new fishers will be invited to apply and will be selected at random from the applicants.

**AMENDATORY SECTION** (Amending Order 94-14, filed 3/17/94, effective 4/17/94)

**WAC 220-88A-040 Emerging commercial fishery—Eligibility for Puget Sound shrimp trawl experimental fishery permit.** (1) ~~((A single 1994 Puget Sound shrimp trawl experimental permit will be issued to an individual who has demonstrated historical and continuous participation in the Puget Sound shrimp trawl fishery by:~~

~~(a) Being the owner of a vessel or vessels that held a trawl (Puget Sound) license (RCW 75.28.140(1)) during either 1991 or 1992, held this license during 1993, and:~~

~~(b) Can document, by means of valid fish receiving tickets, that the vessel or vessels landed at least 2,800 pounds of shrimp taken from Puget Sound with trawl gear during the eligibility period April 16, 1991 through October 15, 1993. No shrimp landed with any other gear, shrimp taken from waters other than Puget Sound, or shrimp taken during any other period of time satisfy this eligibility requirement. For purposes of this subsection and in addition to any other requirement, a valid fish receiving ticket is a fish receiving ticket that has been received by the department on or before November 1, 1993.~~

~~(2)) No emerging commercial fishery license holder may receive more than one Puget Sound shrimp trawl experimental fishery permit. The pounds of shrimp landed~~

from the vessel or vessels may be used to qualify only one experimental fishery permit.

~~((3))~~ (2) Puget Sound shrimp trawl experimental fishery permits are valid only for the year issued and expire with the emerging commercial fishery license on December 31st of each year.

~~((4))~~ (3) Except as provided for in subsection ~~((5))~~ (4) of this section, after December 31, 1994, a Puget Sound shrimp trawl experimental fishery permit will only be issued to an individual who held an emerging commercial fishery license and Puget Sound shrimp trawl experimental fishery permit the previous year ~~(, and who can establish by means of valid shellfish receiving tickets that a minimum of 2,000 pounds of shrimp taken with shellfish trawl gear were landed from Puget Sound during the previous year. For purposes of this subsection and in addition to any other requirement, a valid fish receiving ticket is a fish receiving ticket that has been received by the department on or before November 1st of the year in which the shrimp were caught).~~ Application for a Puget Sound shrimp trawl experimental fishery permit must be received at the department licensing office on or before April 1st of each year after 1994, or the license holder will be deemed to have withdrawn from the fishery and the provisions of subsection ~~((5))~~ (4) of this section will apply.

~~((5))~~ (4) If, after December 31, 1994, the director determines that the number of Puget Sound shrimp trawl fishers has dropped below ten license holders, the director may admit additional fishers until there are ten license holders. Individuals who were eligible in 1994 but did not obtain a Puget Sound shrimp trawl experimental fishery permit, or individuals who have withdrawn from the fishery, are excluded from application for a future Puget Sound shrimp trawl experimental fishery permit. Owners of vessels from which Puget Sound shrimp were landed with trawl gear during the eligibility period, but who did not qualify for a 1994 Puget Sound shrimp trawl experimental fishery permit, are eligible for application for a future Puget Sound shrimp pot experimental fishery permit, beginning with the owner of the vessel or vessels from which the highest nonqualifying catch was made and progressing to the lowest nonqualifying catch. If the pool of fishers who landed shrimp during the qualifying period is exhausted, new fishers will be invited to apply and will be selected at random from the applicants.

**AMENDATORY SECTION** (Amending Order 94-14, filed 3/17/94, effective 4/17/94)

**WAC 220-88A-060 Emerging commercial fishery—Puget Sound shrimp—Shrimp districts.** The following areas are defined as Puget Sound shrimp fishing districts:

~~((a))~~ (1) Shrimp District 1 - (Protection Island, Discovery Bay) Waters south of a line from McCurdy Point on the Quimper Peninsula to the northern tip of Protection Island then to Rocky Point on the Miller Peninsula and all waters of Discovery Bay.

~~((b))~~ (2) Shrimp District 2 - (Griffin Bay) Waters south of a line projected true east west through Turn Rock Light from San Juan Island to Lopez Island and north of a line projected true east from Cattle Point on San Juan Island to Lopez Island.

~~((c))~~ (3) Shrimp District 3 - (Port Angeles) Waters inside Ediz Hook west of a line from the tip of Ediz Hook to the ITT Rayonier Dock.

~~((d))~~ (4) Shrimp District 4 - (Sequim Bay) Waters of Sequim Bay south of a line projected true west from Travis Spit on the Miller Peninsula.

~~((e))~~ (5) Shrimp District 5 - (Hood Canal) Waters of Hood Canal south of the Hood Canal Floating Bridge.

~~((f))~~ (6) Shrimp District 6 - (Carr Inlet) Waters of Carr Inlet north of a line projected from Penrose Point to Green Point.

**AMENDATORY SECTION** (Amending Order 97-55, filed 3/31/97, effective 5/1/97)

**WAC 220-88A-070 Emerging commercial fishery—Puget Sound shrimp pot experimental fishery—Seasons and gear—Spot prawn restriction.** It is unlawful to fish for shrimp for commercial purposes in Puget Sound using shellfish pot gear except as provided for in this section:

(1) Seasons - All waters of Puget Sound are open to shellfish pot gear April 16 through October 15 except:

(a) Open in Shrimp District 2 from May 16 through September 15 only.

(b) Closed in Shrimp Districts 1, 3, 4, 5 and 6 unless opened by emergency regulation.

(c) Open in the waters of Lopez Sound south of a line projected east and west from the northern tip of Trump Island from July 10 through October 15 only.

(d) Closed in Marine Fish-Shellfish Management and Catch Reporting Area 24C inshore of the 42 fathom depth contour from Onamac Point, Camano Island, to Sunset Beach, Camano Island.

(e) Closed in Marine Fish-Shellfish Management and Catch Reporting Area 26A within two nautical miles of the number 1 bell buoy at Possession Point.

(2) Gear restrictions -

(a) In all areas, maximum 100 pots per fisher, except ~~((i))~~ (i) ~~Maximum 75 pots per fisher in Marine Fish-Shellfish Management and Catch Reporting Area 28B.~~

~~((ii))~~ (ii) maximum 50 pots per fisher in Shrimp District 2.

(b) In all ~~((shrimp districts))~~ areas:

(i) Buoys must be orange in color and consist of durable material that will remain floating on the surface with five pounds attached; bleach or antifreeze bottles or other containers may not be used as floats.

(ii) The line attaching the pot to the buoy must be weighted sufficiently to prevent the line from floating on the surface.

~~((c))~~ In Shrimp District 2:

~~((i))~~ (i) ~~The entire top, bottom and sides of the pot, except entrance tunnels, must be constructed of mesh material having a minimum mesh of such size that a 7/8 inch square peg can pass through without changing the shape of the opening.~~

~~((ii))~~ (ii) ~~All entrance tunnels must open into the pot from the sides.~~

~~((iii))~~ (iii) ~~The sum of the maximum widths of all entrance tunnels must not exceed one half of the perimeter of the bottom of the pot.~~ (iii) The maximum perimeter of shrimp pots must not exceed ten feet and the maximum height must not exceed two feet.

(3) Spot shrimp size restriction: It is unlawful to ~~((possess)) retain spot shrimp taken by shellfish pot gear that ((average more than 20 shrimp per pound as sampled by a minimum of two samples of at least one pound each of whole unbroken shrimp taken at random from throughout the individual load landed or in possession))~~ have a carapace length less than 1 and 3/16 inches. Carapace length is defined as the length between the posterior mid-dorsal margin to the posterior-most part of the eye-stalk orbit.

**AMENDATORY SECTION** (Amending Order 97-55, filed 3/31/97, effective 5/1/97)

**WAC 220-88A-080 Emerging commercial fishery—Puget Sound shrimp beam trawl experimental fishery—Seasons and gear.** It is unlawful to fish for shrimp for commercial purposes in Puget Sound using trawl gear except as provided for in this section:

(1) Seasons - Open April 16 through October 15 in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 22A, 23A, 23B, 23C, 25A, 25B and 29 except:

(a) Open July 10 through October 15 in the waters of Lopez Sound (22A) south of a line projected east and west from the northern tip of Trump Island.

(b) Closed in Marine Fish-Shellfish Management and Catch Reporting Area 20A in waters less than ~~((60)) 20~~ fathoms deep, and no trawling is allowed from April 16 through July 15.

(c) Trawling is prohibited in waters less than 100 feet deep.

(d) Trawling is prohibited in Shrimp Districts 1, 2, 3, 4, 5, and 6.

(e) Open only in those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21A north and west of a line from the southern tip of Sinclair Island to Carter Point on Lummi Island.

(2) Gear restrictions - Beam trawl gear only. Otter trawl gear may not be used.

(a) Maximum beam width in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, and 22A is 25 feet.

(b) Maximum beam width in Marine Fish-Shellfish Management and Catch Reporting Areas 23A, 23B, 23C, 25A, 25B, and 29 is 60 feet.

(3) It is unlawful to retain spot shrimp.

**WSR 97-24-087  
PROPOSED RULES  
DEPARTMENT OF  
FISH AND WILDLIFE  
(Fisheries)**

[Filed December 2, 1997, 4:34 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-19-094.

Purpose: Modify commercial catch reporting of marine fish and shellfish for coastal Washington, WAC 220-22-410. Statutory Authority for Adoption: RCW 75.08.080.

Summary: This proposal divides two existing catch reporting areas into two subunits each.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, (360) 902-2930; Implementation: Bruce Crawford, 1111 Washington Street, Olympia, (360) 902-2325; and Enforcement: Ron Swatfigure, 1111 Washington Street, Olympia, (360) 902-2927.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: This modification of catch reporting areas for marine fish and shellfish commercial catches subdivides two existing catch areas each into two smaller subunits. These smaller units align very closely with the "usual and accustomed" fishing areas of coastal treaty Indian tribes. More accurate reporting of location of harvest will, in turn, enable the state and tribes to more accurately determine appropriate harvest allocations.

Proposal Changes the Following Existing Rules: Modifies subsections (11) and (13) of WAC 220-22-410 by subdividing catch Areas 59A and 60A.

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

**Small Business Economic Impact Statement**

1. Description of the Reporting, Recordkeeping, and Other Compliance Requirements of the Proposed Rule: Two existing commercial marine fish and shellfish catch reporting areas will each be divided into two subunits. Buyers will simply be required to fill the catch area block on fish tickets with 59A-1 or 59A-2 rather than 59A, and with 60A-1 or 60A-2 rather than 60A. The Washington Department of Fish and Wildlife will provide new catch area charts to commercial fish buyers and fishers.

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

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

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

5. Cost of Compliance for the Ten Percent of Businesses that are the Largest Businesses Required to Comply with the Proposed Rules Using One or More of the Following as a Basis for Comparing Costs: None.

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: None. There are no additional costs.

7. A Description of How the Agency will Involve Small Businesses in the Development of the Rule: Representatives of the coastal commercial industry have participated in state-tribal negotiations and are aware of the need for more accurate catch area reporting.

8. A List of Industries that will be Required to Comply with the Rule: All buyers of coastal commercial marine fish and shellfish.

A copy of the statement may be obtained by writing to the Washington Department of Fish and Wildlife, Rules

PROPOSED

Coordinator, 600 Capitol Way, Olympia, WA 98501, phone (360) 902-2930, or FAX (360) 902-2944.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This proposal does not apply to hydraulic code rules.

Hearing Location: Maple Hall, 108 Commercial Street, La Conner, WA, on January 23-24, 1998, at 9 a.m.

Assistance for Persons with Disabilities: Contact Robin Ayers by January 8, 1998, TDD (360) 902-2295, or (360) 902-2933.

Submit Written Comments to: Rules Coordinator, 600 Capitol Way, Olympia, 98501, FAX (360) 902-2940, by January 14, 1998.

Date of Intended Adoption: January 24, 1998.

December 2, 1997

Evan Jacoby

Rules Coordinator

**AMENDATORY SECTION** (Amending Order 84-24, filed 3/27/84)

**WAC 220-22-410 Marine Fish-Shellfish Management and Catch Reporting Areas, coastal waters.** (1) **Area 50** shall include waters of the Bering Sea north of the Aleutian Islands.

(2) **Area 51** shall include waters south of the Aleutian Islands and west of longitude 159° W.

(3) **Area 52** shall include waters west of longitude 154° W and east of Area 51.

(4) **Area 53** shall include waters west of longitude 147° W and east of Area 52.

(5) **Area 54** shall include waters west of longitude 137° W and east of Area 53.

(6) **Area 55** shall include waters north of latitude 54° 40' N and east of Area 54.

(7) **Area 56** shall include waters north of latitude 50° 30' N and south of Area 55.

(8) **Area 57** shall include waters north of latitude 48° 26' N and south of Area 56.

(9) **Area 58A** shall include waters north of the United States - Canada boundary and south of Area 57.

(10) **Area 58B** shall include waters west of a line projected 220° true southwest from the equidistant point between the United States and Canada along the Cape Flattery to Bonilla Point line, north of a line projected true west from Point Grenville and south of Area 58A.

(11) **Area ((59A)) 59A-1** shall include waters east of the 220° true line, west of a line from Cape Flattery to Bonilla Point, and north of ~~((a line true west from Point Grenville excluding))~~ 47° 40' 30" N. Latitude (Destruction Island) exclusive of coastal waters (0-3 miles) north of a line projected true west from Cape Alava.

(12) **Area 59A-2** shall include waters east of the 220° true line, south of 47° 40' 30" N. Latitude (Destruction Island), and north of a line projected true west from Point Grenville.

(13) **Area 59B** shall include coastal waters (0-3 miles) northerly of a line projected true west from Cape Alava and west of a line projected from the Bonilla Point light on Vancouver Island to the Tatoosh Island light and then to the most westerly point of Cape Flattery.

~~((13))~~ **Area 60A** (14) **Area 60A-1** shall include waters north of a line projected true west from ~~((the Washington-Oregon boundary in the Columbia River, and south of Areas 58, 59A, and 59B))~~ Point Chehalis (46° 53' 18" N. Latitude) and south of a line projected true west from Point Grenville exclusive of ~~((the Columbia River estuary))~~ Grays Harbor ~~((and Willapa Bay))~~.

~~((14))~~ (15) **Area 60A-2** shall include waters north of a line projected true west from the Washington-Oregon boundary in the Columbia River and south of a line projected true west from Point Chehalis (46° 53' 18" N. Latitude) exclusive of the Columbia River estuary and Willapa Bay.

(16) **Area 60B** shall include the waters of Grays Harbor east of a line projected from the outermost end of the north jetty to the outermost end of the south jetty.

~~((15))~~ (17) **Area 60C** shall include the saltwater areas of Willapa Bay east of a line from Leadbetter Point to Cape Shoalwater light.

~~((16))~~ (18) **Area 60D** shall include waters of the Columbia River east of a line projected from the inshore end of the north jetty in the state of Washington to the knuckle of the south jetty in the state of Oregon, and west of the Megler-Astoria Bridge.

~~((17))~~ (19) **Area 61** shall include waters north of latitude 42° 00' N, and south of Area 60A, exclusive of the Columbia River estuary.

~~((18))~~ (20) **Area 62** shall include waters north of latitude 38° 00' N, and south of Area 61.

~~((19))~~ (21) **Area 63** shall include waters north of latitude 32° 00' N, and south of Area 62.

~~((20))~~ (22) **Area 64** shall include all waters south of Area 63.

~~((21))~~ (23) This WAC will not apply to hardshell clams, oysters, or geoducks.

**WSR 97-24-088**  
**PROPOSED RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
(Fisheries)

[Filed December 2, 1997, 4:36 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-19-094.

Title of Rule: Commercial fishing rules.

Purpose: Amend Puget Sound and coastal waters crab harvest rules.

Statutory Authority for Adoption: RCW 75.08.080.

Statute Being Implemented: RCW 75.08.080.

Summary: Set seasons and special management areas, limit the number of crab pots per vessel in certain areas, provide for a fair start provisions during soft-shell crab conditions, and provide rules to implement recent legislation on license stacking provisions.

Reasons Supporting Proposal: Comply with the 1997 fishery management agreements with the coastal and Puget Sound treaty tribes; meet the reciprocal agreements of the Tri-State Dungeness Crab Committee Agreement; and comply with the legislative intent to allow license stacking on Puget Sound commercial crab vessels.

Name of Agency Personnel Responsible for Drafting: Evan Jacoby, 1111 Washington Street, Olympia, (360) 902-2930; Implementation: Bruce Crawford, 1111 Washington Street, Olympia, (360) 902-2325; and Enforcement: Ron Swatfigure, 1111 Washington Street, Olympia, (360) 902-2927.

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

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

Explanation of Rule, its Purpose, and Anticipated Effects: Proposed changes to WAC 220-56-040 would enable crab fishers with two licenses to use 200 pots per vessel and establish pot limits for Discovery Bay and Sequim Bay. These changes would enable recent legislation regarding fishing two licenses from one vessel and help to maintain recreational opportunity in two bays with limited crab resources.

Proposed changes to WAC 220-56-046 would modify noncommercial crab fishing area descriptions and, increase the season in one area. These changes would simplify area descriptions and comply with recent state/tribal management agreements made pursuant to the federal court order on tribal shellfish fishing rights.

Proposal Changes the Following Existing Rules: WAC 220-56-040, pot limit per vessel would increase from 100 to 200, provided owner has two licenses. A ten pot per fisher limit in Discovery Bay and a ten pot per fisher limit for Sequim Bay would be established.

WAC 220-56-046, a closed area near Everett would be opened to commercial fishing and an area between Everett and Mukilteo would be closed to commercial fishing. The boundary description of a closed area in Skagit Bay would be simplified. The opening date of the commercial season in the outer portion of Birch Bay would change from November 7 to October 1.

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

#### Small Business Economic Impact Statement

Puget Sound Commercial Crab Fishing Rules: WAC 220-52-040 and 220-52-046.

1. Description of the Reporting, Recordkeeping, and Other Compliance Requirements of the Proposed Rule: None.

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

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

4. Will Compliance with the Rule Cause Businesses to Lose Sales or Revenue? Pot limit reductions in Discovery Bay and Sequim Bay may cause some of the approximately 260 Puget Sound commercial crab fishers to move some pots to new areas. However, other proposed rule changes contained in this package will increase season length in a portion of Birch Bay, reduce the size of a closed area in Skagit Bay, and increase the allowable number of pots per vessel from 100 to 200. A new closed area is proposed in exchange for reopening a formerly closed area. The formerly closed area has historically contained more crab than the

area proposed for closing. In combination the proposed changes will result in a net economic benefit to commercial crab fishers.

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

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

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: No additional costs expected.

7. A Description of How the Agency will Involve Small Businesses in the Development of the Rule: The agency engaged in extensive discussions with representatives of the Puget Sound commercial crab industry before the proposals were drafted. Most of the proposed rule changes were supported.

8. A List of Industries that will be Required to Comply with the Rule: Puget Sound commercial crab fishers.

#### Small Business Economic Impact Statement

1. Description of the Reporting, Recordkeeping, and Other Compliance Requirements of the Proposed Rule: None.

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

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

4. Will Compliance with the Rule(s) Cause Businesses to Lose Sales or Revenue? **Yes, in the aggregate, the nontreaty Grays Harbor crab fleet will harvest the same amount of crab relative to abundance during the season. The intent of the pot limit is to reduce the early season harvest pace and to meet state-tribal allocation objectives. For the coastal fleet as a whole, there will be a general loss of 500,000 to 1,000,000 pounds of crab as this product will be reallocated to tribal fishers to meet the intent of the federal court decision on treaty shellfish rights - this will not affect the total value of the catch landed in Washington.**

5. Cost of Compliance for the Ten Percent of Businesses that are the Largest Businesses Required to Comply with the Proposed Rules Using One or More of the Following as a Basis for Comparing Costs: None.

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

6. Steps Taken by the Agency to Reduce the Costs of the Rule on Small Businesses or Reasonable Justification for Not Doing So: **None taken; see 4. above.**

7. A Description of How the Agency will Involve Small Businesses in the Development of the Rule: **Coastal crab fishers and processors in the coastal crab advisory group participated with the Washington Department of Fish and Wildlife throughout the 1997 state/tribal negotiating process to develop the Dungeness crab management plan.**

8. A List of Industries that will be Required to Comply with the Rule: **Non-Indian coastal crab fishers.**

A copy of the statement may be obtained by phoning (360) 902-2930, or FAXing (360) 902-2944.

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

Hearing Location: Maple Hall, 108 Commercial Street, La Conner, WA, on January 23-24, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Robin Ayers by January 8, 1998, TDD (360) 902-2295, or (360) 902-2933.

Submit Written Comments to: Evan Jacoby, Washington Department of Fish and Wildlife, Rules Coordinator, 600 Capitol Way North, Olympia, WA 98501, FAX (360) 902-2930, by December 4, 1997 [January 14, 1998].

Date of Intended Adoption: January 24, 1998.

December 2, 1997

Evan Jacoby  
Rules Coordinator

**AMENDATORY SECTION** (Amending Order 97-55, filed 3/31/97, effective 5/1/97)

**WAC 220-52-040 Crab fishery—Lawful and unlawful.** (1) It is unlawful for any vessel geared or equipped with commercial net fishing gear to have aboard any quantity of crab while fishing with said gear or having commercially caught food fish or other species of shellfish aboard.

(2) Unless otherwise provided, it is unlawful to set, maintain, or operate any baited or unbaited shellfish pots or ring nets for taking crabs, for commercial purposes, in any area at any time when it is unlawful to take or fish for crabs for commercial purposes therein.

(3) It is unlawful to have in the water any baited or unbaited shellfish pots or ring nets for taking crabs for commercial purposes, in any area at any time when it is unlawful to take or fish for crabs for commercial purposes therein: *Provided*, That following the close of a commercial crab season, permission may be granted by the director on a case-by-case basis for fishermen to recover shellfish pots that have become irretrievable due to extreme weather conditions. Fishermen must apply to ~~((fisheries patrol))~~ department enforcement for such permission within twenty-four hours prior to the close of season.

(4) It is unlawful for any person to take, or possess for commercial purposes female Dungeness crabs, or male Dungeness crabs measuring less than 6-1/4 inches, caliper measurement, across the back immediately in front of the tips.

(5) It is unlawful for any person to take or fish for crabs for commercial purposes in the Puget Sound licensing district with more than 100 shellfish pots or ring nets in the aggregate for each license owned, and it shall be unlawful for any ~~((group of persons using the same vessel))~~ person to take or fish for crabs for commercial purposes in Puget Sound with more than ~~((100))~~ 200 shellfish pots or ring nets in the aggregate from one vessel, provided it shall be unlawful for any person, or group of persons using the same vessel, to take or fish for crabs for commercial purposes with more than 20 shellfish pots or ring nets in the aggregate within the waters of Dungeness Bay lying west of a line projected from the new Dungeness Light southward to the

outermost end of the abandoned dock at the Three Crabs Restaurant on the southern shore of Dungeness Bay.

(6) It is unlawful for any person to take or fish for Dungeness crabs for commercial purposes in the Puget Sound licensing district with more than 20 pots per groundline, and it shall be unlawful to use or operate a groundline unless such gear meets the following requirements:

(a) A buoy, staff, flag, and radar reflector must be attached at each end of the groundline;

(b) Flags attached at each end of the groundline must be orange in color;

(c) Buoys attached at each end of the groundline must be marked in a visible and legible manner with the department of fish and wildlife approved and registered buoy brand issued to the license;

(d) Buoys attached at each end of the groundline must be marked with the number of pots attached to the groundline; and

(e) Staffs with attached flags at each end of the groundline must be at least four feet above the water surface.

(7) The following Marine Fish-Shellfish Management and Catch Reporting Areas are restricted in the number of pots fished from a vessel.

(a) It is unlawful for any person to take or fish for Dungeness crabs for commercial purposes using more than 10 pots in Marine Fish-Shellfish Management and Catch Reporting Area 25E.

(b) It is unlawful for any person to take or fish for Dungeness crabs for commercial purposes using more than 10 pots in all waters of Marine Fish-Shellfish Management and Catch Reporting Area 25A south of a line projected true west from Travis Spit on Miller Peninsula.

(c) It is unlawful for any person to fish for Dungeness crabs for commercial purposes using more than 30 pots in Marine Fish-Shellfish Management and Catch Reporting Area 25A west of a line from the new Dungeness Light to the mouth of Cooper Creek.

(8) In coastal waters, Grays Harbor, Willapa Bay and the Columbia River no crab pot gear may be attached or connected to other crab pot gear by a common groundline or any other means.

~~((8))~~ (9) It is unlawful for any fisher or wholesale dealer or buyer to land or purchase Dungeness crab taken from Grays Harbor, Willapa Bay, Columbia River, Washington coastal or adjacent waters of the Pacific Ocean during the first thirty days following the opening of a coastal crab season from any vessel which has not been issued a Washington crab vessel inspection certificate. The certificate will be issued to vessels made available for inspection in a Washington coastal port and properly licensed for commercial crab fishing if no Dungeness crabs are aboard. Inspections will be performed by authorized department ~~((of fisheries))~~ personnel not earlier than twelve hours prior to the opening of the coastal crab season and during the following thirty-day period.

(10) It is unlawful for any person to take or fish for crab for commercial purposes in Grays Harbor (catch area 60B) with more than 200 shellfish pots in the aggregate, and it shall be unlawful for any group of persons using the same vessel to take or fish for crab for commercial purposes in Grays Harbor with more than 200 shellfish pots.

**AMENDATORY SECTION** (Amending Order 97-55, filed 3/31/97, effective 5/1/97)

**WAC 220-52-046 Crab fishery—Seasons and areas.**

It is unlawful to fish for or possess Dungeness crabs taken for commercial purposes except during the lawful open seasons and areas as follows:

(1) All Puget Sound Marine Fish-Shellfish Management and Catch Reporting Areas are open beginning 8:00 a.m. October 1st through the following April 15th and, after October 1, one-half hour before sunrise to one-half hour after sunset, except Areas 25C, 26B, 26C, 26D, 27A, 27B, 27C, 28A, 28B, 28C, and 28D and the closures provided for in this section.

(2) The following areas are closed to non-Indian commercial crab fishing:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 20A between a line from the boat ramp at the western boundary of Birch Bay State Park to the western point of the entrance of the Birch Bay Marina and a line from the same boat ramp to Birch Point are closed ~~((October 1 through November 7 and))~~ March 1 through April 15.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 20A in Lummi Bay east of a line projected from the entrance buoy at Sandy Point to Gooseberry Point.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21A in Bellingham Bay west of a line projected from the exposed boulder at Point Francis to the pilings at Stevie's Point.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24A east of lines projected north from the most westerly tip of Skagit Island and south to the most westerly tip of Hope Island, thence southeast to Seal Rocks, thence southeast to the green can buoy at the mouth of Swinomish Channel, thence easterly to the west side of Goat Island.

(e) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24B inside a line projected from Priest Point to the five-meter tower between Gedney Island and Priest Point, thence northwesterly on a line between the five-meter tower and Barnum Point to the intersection with a line projected true west from Kayak Point, thence east to shore.

(f) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24B north of a line projected true west from Kayak Point and south and west of a line from Kayak Point to Barnum Point.

(g) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25A west of a line from the new Dungeness Light to the mouth of Cooper Creek are closed through November 15th of each year ~~((and when open there is a 30 pot per vessel limit in these waters))~~.

~~(h) ((Those waters of Marine Fish-Shellfish Management and Catch Reporting Areas 26B, 26C, and 26D.~~

~~(i))~~ Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 25D within a line projected from the Point Hudson Marina entrance to the northern tip of Indian Island, thence to Kala Point, and thence following the shoreline to the point of origin.

(3) The following areas are closed to commercial crab fishing during the periods indicated:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24C inshore of the 400 foot depth contour within an area bounded by parallel lines projected northeasterly from Sandy Point and the entrance to the marina at Langley are closed October 1 through October 31, and March 1 through April 15 of each year.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A in Useless Bay north and east of a line from Indian Point to a point on shore 1.5 miles northeast of Double Bluff are closed October 1 through October 31, and March 1 through April 15 of each year.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21B inside lines from Oyster Creek to the fisheries monument on Samish Island and from Oyster Creek to Point Williams are closed shoreward of the ten fathom contour October 1 through October 31, and March 1 through April 15 of each year.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22B in Fidalgo Bay south of a line projected from the red number 4 entrance buoy at Cap Sante Marina to the northern end of the eastern most oil dock are closed October 1 through October 31, and March 1 through April 15 of each year.

(4) The following areas are closed to commercial crab fishing until further notice:

(a) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24A within a line projected ~~((-4 nautical miles due northwest))~~ from Rocky Point ~~((-thence))~~ northeast to the red number 2 buoy, thence to Brown Point.

(b) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 24D south of a line from Dines Point to the point just north of Beverly Beach.

(c) Those waters of Marine Fish-Shellfish Management and Catch Reporting ~~((Areas 24B and))~~ Area 26A ~~((inside lines))~~ south and east of a line projected from ~~((the five-meter tower between Gedney Island and Priest Point to the north tip of Jetty Island and from the five meter tower to the Rucker Hill radio tower at Pigeon Creek No. 1))~~ the 3A buoy at the Snohomish River mouth to the outermost tip of the ferry dock at Mukilteo.

(d) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 26A within a line from the green number 1 buoy at Scatchet Head to the green number 1 buoy at Possession Point thence following the 200 foot contour to a point due east from the Glendale Dock.

(e) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21B in Samish Bay south of a line from Oyster Creek to the fisheries management monument on Samish Island.

(f) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in Westcott and Garrison Bays east of a line projected due south from Point White to San Juan Island.

(g) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 20A in Birch Bay east of a line projected from the boat ramp at the western boundary of Birch Bay State Park to the western point of the entrance to the Birch Bay Marina.

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(h) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 21A shoreward of the ten-fathom (MLLW) contour in Chuckanut Bay.

(i) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in Blind Bay south of a line projected due west from Point Hudson to Shaw Island.

(j) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in Deer Harbor north of a line projected from Steep Point to Pole Pass.

(k) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in Fisherman Bay south of a line projected east-west through the red number 4 entrance buoy.

(l) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22A in Mud Bay south of a line projected from Lopez Island through Crab and Fortress Islands to Lopez Island.

(m) Those waters of Marine Fish-Shellfish Management and Catch Reporting Area 22B in Padilla Bay within a line projected from the northern end of the eastern most oil dock to the red number 2 buoy, thence southeasterly to the red number 8 buoy, thence west to shore.

(n) All waters in the San Juan Islands Marine Preserve Area.

(5) Coastal, Pacific Ocean, Grays Harbor, Willapa ((Harbor)) Bay and Columbia River waters - open December 1 through September 15 except that it is lawful to set baited crab gear beginning at 8:00 a.m. November 28 unless the coastal crab fishery is delayed due to softshell crab conditions, in which case the following provisions apply:

(a) After consultation with the Oregon Department of Fish and Wildlife, the director ((will)) may, by emergency rule, establish ((the)) a softshell crab demarcation line.

(b) ~~((It is unlawful for a fisher to fish north of the softshell crab demarcation line for the first thirty days following the opening of a delayed season unless the fishery license holder or primary operator certifies that the vessel designated for use on that license did not participate in the coastal crab fishery south of the softshell crab demarcation line during the previous forty five days. This certification is an instrument for purposes of RCW 40.16.030.))~~ For waters of the Pacific Ocean north of Point Arena, California, it is unlawful for a person to use a vessel to fish in any area for which the season opening has been delayed due to softshell crab for the first thirty days following the opening of such an area if the vessel was employed in the coastal crab fishery during the previous forty-five days.

(c) Fishers may not set crab gear ~~((north of the softshell crab demarcation line))~~ in any area where the season opening has been delayed more than sixty-four hours in advance of the season opening time.

(d) It is unlawful to fish for or possess Dungeness crabs or to set crab gear in waters of the Pacific Ocean adjacent to the states of Oregon or California except during the lawful open seasons, areas and times specified by the individual states.

(6) The following areas (Special Management Area; SMA's) are closed to non-Indian commercial crab fishing during the periods indicated:

(a) Those waters bounded by lines projected between the following coordinates:

Southern SMA Description:

NW corner:	47°09.00'N	124°23.80'W (LORAN 41885)
NE corner:	47°09.00'N	124°16.30'W
SW corner:	46°58.00'N	124°22.00'W (LORAN 41885)
SE corner:	46°58.00'N	124°15.30'W

Northern SMA Description:

NW corner:	47°32.00'N	124°34.00'W (LORAN 41865)
NE corner:	47°32.00'N	124°29.50'W (LORAN 41880)
SW corner:	47°27.00'N	124°33.00'W (LORAN 41865)
SE corner:	47°27.00'N	124°28.60'W (LORAN 41880)

The non-Indian fishery will be closed within these areas through January 4, 1998. The areas will open to the non-Indian fishery on January 5, 1998, and remain open through September 15, 1998. The non-Indian fishery will be closed within these areas December 1, 1998, through January 4, 1999. The areas will open to the non-Indian fishery on January 5, 1999, and remain open through September 15, 1999.

(b) Those waters between 47°40.50'N (Destruction Island) north to 48°02.25'N, east of a line (to the coastline) described by the following points:

Southern point:	47°40.50'N	124°37.50'W
Central point:	48°00.00'N	124°49.50'W
Northern point:	48°02.25'N	124°50.00'W

This area is closed to non-Indian fishing through January 7, 1998. It will reopen to non-Indian fishing on January 8, 1998, and close on February 5, 1998. This area will reopen on March 28, 1998, and remain open through September 15, 1998. This area is closed to non-Indian fishing from December 1, 1998, through January 7, 1999. It will reopen to non-Indian fishing on January 8, 1999, and close on February 5, 1999. This area will reopen on March 28, 1999, and remain open through September 15, 1999.

(c) Those waters east of a line approximating the 25 fathom curve, from 48°02.15'N 124°50'00"W to 48°07'36"N 124°51'24"W to 48°20'00"N 124°50'00"W to Cape Flattery. This area will close to non-Indian fishing December 29, 1997, (after 28 days of fishing) and remain closed through March 31, 1998. The area will reopen on April 1, 1998, and remain open through September 15, 1998.

**WSR 97-24-101  
PROPOSED RULES  
DEPARTMENT OF HEALTH**  
[Filed December 3, 1997, 10:37 a.m.]

Original Notice.

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

Title of Rule: WAC 246-836-990 Naturopathic physician licensing fees.

Purpose: To remove the examination title and fees from the rule.

Statutory Authority for Adoption: RCW 18.36A.060.

Statute Being Implemented: RCW 18.36A.060.

Summary: We wish to remove the examination section titles and fees from the rule. That way the candidates will pay the approved examination company, naturopathic physicians licensing examinations (NPLEX) directly.

Reasons Supporting Proposal: If the examination section titles and fees are not removed from the rule, we will have to amend the rule every time NPLEX changes their fees.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Sherry Thomas, 1300 S.E. Quince Street, Olympia, (360) 664-9093.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The amendment will remove the examination fees from the rule. The candidates will then pay their exam fees directly to the exam company, NPLEX. This will ensure they are paying the current fees. We will not have to amend the rule each time NPLEX changes their fees.

Proposal Changes the Following Existing Rules: It removes the examination fees from the rule.

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. The amendment to the rule is not significant or controversial.

Hearing Location: Department of Health, 1102 S.E. Quince Street, 1st Floor Conference Room, on January 12, 1998, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact Sherry Thomas by January 5, 1998, TDD (800) 833-6388, or (360) 664-0064.

Submit Written Comments to: Sherry Thomas, Department of Health, P.O. Box 47868, Olympia, WA 98504-7868, FAX (360) 586-0745, by January 5, 1998.

Date of Intended Adoption: January 12, 1998.

December 2, 1997

Bruce Miyahara

Secretary

AMENDATORY SECTION (Amending WSR 93-14-011, filed 6/24/93, effective 7/25/93)

**WAC 246-836-990 Naturopathic physician licensing fees.** ~~(1) ((The following fees are payable to the department of health.)) Licenses must be renewed every year as provided in chapter 246-12 WAC, Part 2.~~

(2) The following fees will be charged:

Title of Fee	Amount
Application <u>(initial/retake)</u>	\$ 50.00
<del>((Pregraduate basic science examination</del>	<del>175.00</del>
<del>Clinical examinations (initial/retake)</del>	<del>275.00</del>
<del>Basic science examination (initial/retake)</del>	<del>125.00</del>
<del>Add-on examinations (initial/retake)</del>	<del>75.00))</del>
State examination (initial/retake)	50.00
Initial license	50.00
License renewal	450.00
Late renewal penalty	225.00
Duplicate license	15.00
Certification <u>of license</u>	15.00
Application for reciprocity	50.00

~~((2) Fees submitted to and processed by the department are non-refundable.))~~

**WSR 97-24-102**  
**PROPOSED RULES**  
**DEPARTMENT OF HEALTH**  
 [Filed December 3, 1997, 10:40 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 96-17-063.

Title of Rule: WAC 246-976-470 through 246-976-890, Emergency medical services and trauma care system—Designation of trauma care facilities.

Purpose: To establish minimum standards for designated trauma care services to include Level I-V, Pediatric Level I-III, Rehabilitation Level I-III and Pediatric Rehabilitation Level I.

Other Identifying Information: In accordance with chapter 183, Laws of 1988 the department is required to utilize the report generated by the Washington Trauma Advisory Committee to develop those standards.

Statutory Authority for Adoption: Chapter 70.168 RCW.

Statute Being Implemented: RCW 70.168.060.

Summary: This rule establishes the process and standards for the designation of trauma care services, makes technical and organizational corrections, eliminates inconsistencies, and revises equipment, education and 'response time' requirements.

Reasons Supporting Proposal: These rules set standards that provide for a consistent, coordinated and preplanned response by hospitals, and other health care facilities to the needs of the injured patient.

Name of Agency Personnel Responsible for Drafting: Shane Sanderson and Tami Schweppe, 2725 Harrison Avenue N.W., Olympia, WA, (360) 705-6727; Implementation and Enforcement: Gail Finley Rarey, 2725 Harrison Avenue N.W., Olympia, WA, (360) 705-6730.

Name of Proponent: Department of Health, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: These rules provide for a consistent, coordinated and preplanned response by hospitals and other health care facilities in order to meet the needs of the injured patient. RCW 70.168.060, in addition to requiring the department to establish these rules, also required the department to utilize the report generated by the Washington Trauma Advisory Committee as authorized by chapter 183, Laws of 1988 to develop those rules. Prior to this no standards for designated trauma care services were defined in statute. These rules are the only way to establish standards for the delivery of trauma care services in the hospital or health care setting to ensure compliance and consistency in the delivery of care.

Proposal Changes the Following Existing Rules: The WAC revisions proposed for various levels of designation are to resolve several issues: (1) Correct some inconsistencies between levels, ensuring that lower levels of designation do not have stricter standards than higher levels, and to make general and pediatric facilities the same where appropriate; (2) revise equipment and education requirements; (3)

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revise 'response times' for providers in all levels of care; and (4) improve housekeeping problems - structure, grammar, organization and remove duplication or unnecessary repetition of the WAC.

No small business economic impact statement has been prepared under chapter 19.85 RCW. According to RCW 19.85.020, "small business" means any business entity, including a sole proprietorship, corporation, partnership, or other legal businesses, that has the purpose of making a profit, and has fifty or fewer employees. All hospitals that these rules pertain to have fifty or more employees.

RCW 34.05.328 applies to this rule adoption. These rules are legislatively significant because (1) they subject program ineligibility for not complying with the rule (i.e. hospitals may not receive major trauma patients unless designated as a trauma care service) and (2) the rule establishes qualifications or processes for program eligibility.

Hearing Location: 1101 Eastside Street, Room 16, Olympia, WA, on January 6, 1998, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Tami Schweppe by December 29, 1997, TDD (800) 833-6388, or (360) 705-6748.

Submit Written Comments to: Janet Griffith, Director, P.O. Box 47853, Olympia, WA 98504-7853, FAX (360) 705-6706, by December 29, 1997.

Date of Intended Adoption: January 6, 1998.

December 2, 1997  
Bruce Miyahara  
Secretary

## NEW SECTION

**WAC 246-976-485 Designation of facilities to provide trauma care services.** (1) For all levels of designated trauma care services, the department shall develop and utilize a competitive procurement process. This process shall include at a minimum:

- (a) Identification of standards for all levels of trauma care services;
- (b) Administrative requirements for the process;
- (c) Delineation of materials required to demonstrate compliance with standards;
- (d) Timeline requirements, which shall allow applicants no less than ninety days to complete an application packet;
- (e) Fee schedules;
- (f) Evaluation criteria; and
- (g) Decision-making criteria.

(2) The applicant for designation as a trauma care service shall:

(a) Submit written notice to the department of their intent to apply for a specific level of designation, according to a published schedule;

(b) Submit a completed application packet to the department according to a published schedule;

(i) A facility shall submit a separate application for each level and/or category of trauma service designation being applied for;

(ii) Multiple facilities applying for joint designation shall submit a single application for each level and/or category of trauma service designation being applied for;

(c) Submit fees as required by WAC 246-976-990, no later than thirty days prior to the scheduled on-site review;

(d) Provide the department's on-site review team access to the facility, medical and facility staff, and hospital records related to trauma care, including but not limited to standards of care, policy and procedures, patient care records, trauma quality assurance/improvement materials, and other relevant documents.

(3) The department shall conduct an on-site review of an applicant's facility prior to designation as level I, II or III trauma care service, or level I, II or III pediatric trauma care service.

(a) The department shall:

(i) Select and contract with multidisciplinary review teams appropriate to the level of designation required.

(A) Review team members for level I and II trauma care services and pediatric trauma care services cannot live or work in the same state as the applicant.

(B) Review team members for level III trauma care services and pediatric trauma care services cannot live or work in the same region as the applicant.

(ii) Provide the names of members of the on-site review team to the applicant.

(iii) Require the on-site review team to evaluate the appropriateness and capabilities of the applicant to provide trauma care services in accordance with this chapter for the level of designation sought, by inspecting the facility, examining hospital records, such as patient care records and trauma quality assurance/improvement materials, and interviewing appropriate individuals.

(iv) Require the on-site review team to provide an oral report of preliminary findings prior to leaving the facility being reviewed and provide written recommendations to the department.

(v) Require and maintain confidentiality of information, records, and reports developed pursuant to on-site reviews in accordance with the provisions of RCW 70.41.200 and 70.168.070.

(b) The applicant may submit to the department written objections or concerns of conflict of interest regarding any member of the on-site review team within ten days of notification by the department.

(4) The department may conduct an on-site review of an applicant's facility:

(a) Prior to designation as level IV or V trauma care services, levels I, II, or III trauma rehabilitation services, or level I pediatric trauma rehabilitation services;

(b) After designation of a facility, upon the facility's request. If an on-site survey is requested, the department may request reimbursement of its costs for conducting the survey.

(5) For all levels of trauma care services the department shall:

(a) Designate the health care facilities it deems most qualified to provide trauma care services, based on relevant factors including, but not limited to:

(i) Evaluation of the application submitted;

(ii) Recommendations from the on-site review team;

(iii) Trauma patient outcomes during the previous designation period;

(iv) The impact of designation on the effectiveness of the trauma care system;

(v) Expected patient volume of the area;

(vi) The number, levels, and distribution of designated health care facilities established in the state and regional EMS/TC plans;

(vii) Ability of each applicant to comply with goals of the state and regional EMS/TC plans; and

(viii) Compliance with contractual obligations to the department during the previous designation period.

(b) Notify the applicant in writing of designation decision.

(c) Provide the applicant a written report summarizing the department's review of the application, on-site review findings if applicable, and any department decisions:

(i) Within ninety days of the department's announcement of its designation decisions, in any region where there is competition for designation. Competition for designation exists in any region where the maximum number of designated trauma care services identified in the state plan is less than the number of applicants for designation for each level and type of service; or

(ii) Within ninety days of the on-site review, in any region where there is not competition for designation.

(d) Notify regional EMS/TC councils of the name, location, and level of services that have been designated in their regions.

(6) The department shall deny the application of a facility for designation if it finds, in the course of the designation process, that the facility:

(a) Is not the most qualified applicant, when the number of applicants exceeds the number of trauma care services identified in the state plan;

(b) Is unable to meet the requirements of this chapter for the level of designation sought;

(c) Is unable to meet or comply with the requirements of the approved regional plan;

(d) Makes a false statement of a material fact in its application for designation; or

(e) Refuses to allow representatives of the department to inspect any part of the facility related to the delivery of trauma care services, including records, documentation, or files.

(7) If an application for trauma care service designation is denied:

(a) The department shall notify the facility in writing of denial of designation. Such notice shall include:

(i) The reasons for the action; and

(ii) The rights of the facility, which include a right to hearing.

(b) The facility may appeal decisions of denial of designation in accordance with the provisions of chapter 34.05 RCW and chapter 246-10 WAC. Appeals should be addressed to the adjudicative clerk's office at the address indicated on the notice of decision.

(8) The department may:

(a) Consider and approve applications for designation for more than one level or category of trauma care service from a single facility at one time;

(b) Consider and approve applications from two or more facilities for joint designation to provide a single trauma care service. Applications for joint designation shall be evaluated following the same criteria as for a single-facility designation. The department shall conduct an on-site review before the end of the initial eighteen months of joint operation to

confirm compliance with the provisions of this chapter. This requirement shall not be construed to limit the department's right to conduct an on-site review at any earlier or later time, or to limit its authority under WAC 246-976-490 to suspend or revoke designation for cause at any time prior to the on-site review of the jointly designated trauma care service;

(c) Consider applications from facilities located and licensed in adjacent states in the same manner as applications received from facilities located and licensed in Washington;

(d) In any region where competition does not exist for a particular level and type of trauma care service, where designation for such is sought by a designated facility in an adjacent state that has an established trauma care system with standards which meet or exceed Washington standards, the department may consider the administrative findings, conclusions, and determination of the adjacent state in determining whether the applicant facility currently meets Washington standards. The department shall review the current standards of the adjacent state for the level and type of designation sought and may request additional information as necessary;

(e) In order to ensure adequate trauma care, grant provisional designation, for a period not exceeding two years, to facilities that are currently unable to fully meet the standards of this chapter.

(9) The department and the designated trauma care service shall enter into a contractual agreement. The contract shall include but not be limited to:

(a) The facility's authority to provide trauma care services for a three-year period;

(b) Identification of any contractual and financial requirements and responsibilities of both the facility and the department;

(c) The department's authority to monitor compliance with trauma care service standards during the contract period, including access to:

(i) Discharge summaries for trauma patients;

(ii) Patient care logs;

(iii) Trauma patient care records;

(iv) Hospital trauma care quality assurance/improvement materials, including minutes; and

(v) Other relevant documents;

(d) A requirement for confidentiality of information relating to individual patient's, provider's, and facility's care outcomes.

(10) The department shall initiate a new competitive procurement process for designation as described in this section, for all interested health care facilities, including those currently designated, no later than one hundred fifty days prior to the expiration of trauma care service designation in each region.

(11) The department may consider additional applications for trauma service designation to ensure adequate coverage state-wide or by region.

#### NEW SECTION

**WAC 246-976-490 Suspension or revocation of designation.** The Administrative Procedure Act, chapter 34.05 RCW, and chapter 246-10 WAC govern the process of suspending or revoking trauma service designation.

(1) The department may suspend or revoke designation of a health care facility if any owner, officer, director, or managing employee:

(a) Is substantially out of compliance with the requirements of this chapter and chapter 70.168 RCW, and has been unable or refused to comply as required by the department;

(b) Makes a false statement of a material fact in the application for designation, or in any record required by this chapter, or in a matter under investigation;

(c) Prevents, interferes with, or attempts to impede in any way, the work of a representative of the department in the lawful enforcement of this chapter or chapter 70.168 RCW;

(d) Uses false, fraudulent, or misleading advertising, or makes any public claims regarding the facility's ability to care for nontrauma patients based on its trauma care designation status;

(e) Misrepresents or is fraudulent in any aspect of conducting business.

(2) The department shall use the following process to suspend trauma service designation, consistent with the requirements of the Administrative Procedure Act:

(a) Except for summary action as provided for in the Administrative Procedure Act, the department shall notify the facility in writing of its intent to suspend designation at least twenty-eight days before it takes such action.

(b) The department shall notify a facility in writing of suspension of designation. Such notice shall include the reasons for the action, and the rights of the facility, which include a right to hearing.

(i) The facility may submit a plan for correction to the department within thirty days after notification. The plan shall include steps the facility is to take to correct deficiencies.

(ii) The department shall approve or disapprove the plan within thirty days of receipt.

(iii) Upon notification that the plan of correction is approved by the department, the facility shall implement that plan within thirty working days, and notify the department upon completion.

(c) The department shall notify the regional EMS/TC council of the action taken.

(d) Upon satisfactory evidence of compliance with chapter 70.168 RCW and this chapter, which may include an on-site review, the department shall reinstate designation status and notify the regional EMS/TC council of the action taken.

(e) The facility may appeal decisions of suspension of designation. Appeals should be addressed to the adjudicative clerk's office at the address indicated on the notice of decision.

(3) The department shall use the following process to revoke designation, consistent with the requirements of the Administrative Procedure Act:

(a) Except for summary action as provided for in the Administrative Procedure Act, the department shall notify the facility in writing of its intent to revoke designation at least twenty-eight days before it takes such action.

(b) The department shall notify a facility in writing of revocation of designation. Such notice shall include:

(i) The reasons for the action; and

(ii) Rights of the facility, which include a right to a hearing.

(c) The department shall notify the regional EMS/TC council of the action taken.

(d) The facility may appeal decisions of revocation of designation. Appeals should be addressed to the adjudicative clerk's office at the address indicated on the notice of decision.

**AMENDATORY SECTION** (Amending Order 323, filed 12/23/92, effective 1/23/93)

**WAC 246-976-500 Designation standards for facilities providing level I trauma care ((hospital) service—Administration and organization. A facility with a designated level I trauma care service shall have:**

(1) ~~((For the purpose of administering trauma care, a designated level I hospital shall have a trauma service, including:))~~

(a) Organization and direction by a general surgeon ~~((who is expert in, and committed to,))~~ with special competence in care of the injured. The service may have as codirector another general surgeon with special competence in care of the injured;

(b) Ongoing coordination of the trauma care service by a registered nurse with special competence in care of the injured;

(c) A multidisciplinary trauma committee chaired by the trauma service director with input to hospital management, including:

(i) An emergency physician;

(ii) An ~~((ED))~~ emergency department registered nurse;

(iii) A ~~((trauma))~~ general surgeon with special competence in trauma care;

(iv) A neurosurgeon;

(v) An orthopaedic surgeon;

(vi) A pediatrician;

(vii) An anesthesiologist;

(viii) The physician director of ((intensive)) critical care ((unit)) service;

(ix) ~~((An intensive))~~ The trauma care service nurse coordinator;

(x) Critical care registered nurse; and

~~((\*))~~ (xi) The trauma rehabilitation coordinator;

(d) The multidisciplinary trauma committee shall adopt an approved method to determine activation of the trauma team, as described in WAC 246-976-870.

(e) A trauma ~~((resuscitation))~~ team to provide initial evaluation, resuscitation and treatment.

(i) The team shall be organized and directed by a general surgeon ~~((who is expert in and committed to))~~ with special competence in care of the injured, and who assumes responsibility for coordination of overall care of the trauma patient. The surgeon shall be at least a post-graduate year four resident;

(ii) All members of the team, including the surgeon, shall be ~~((in-house and))~~ available within five minutes of notification of team activation;

(iii) The team shall include an emergency physician who

is:

(A) Responsible for activating the ~~((trauma resuscitation-))~~ team, using an approved ~~((scoring system))~~ method as defined in WAC 246-976-870; and

(B) Responsible for providing team leadership and care for the trauma patient until the arrival of the general surgeon in the resuscitation area;

~~(iv) ((Other members of the team shall be as specified in the hospital's application for designation;))~~ The trauma care service shall identify all other members of the team;

~~((e))~~ (f) Specific delineation of trauma surgery privileges by the medical staff.

~~(2) ((A level I trauma care hospital shall have))~~ An ((ED)) emergency department with ((established)) written standards ((and procedures)) of care to ensure immediate and appropriate care for adult and pediatric trauma patients.

~~(3) A ((level I trauma care hospital shall have a))~~ surgery department, including:

~~(a) General surgery((, including an attending surgeon, in-house and available on patient's arrival in the ED, assuming five minute notification));~~

~~(b) ((Neurosurgery))~~ A neurosurgical service. Coverage shall be available within five minutes of notification of team activation. Coverage shall be provided by:

~~(i) ((In-house and available within five minutes. In-house coverage shall be provided by a board certified))~~ A neurosurgeon((, or by a surgeon who has been judged competent by the neurologic consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures; and)); or

~~(ii) ((With a board certified neurosurgeon on call and available within thirty minutes;))~~ A surgeon who has been judged competent by the neurosurgical consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures, with a board-certified neurosurgeon on-call and available within thirty minutes of notification of team activation.

~~(c) The following surgical services on-call and available within thirty minutes of request by the trauma team leader:~~

~~(i) Cardiac surgery;~~

~~(ii) Gynecologic surgery;~~

~~((#)) (iii) Hand surgery;~~

~~((##)) (iv) Microsurgery;~~

~~((#)) (v) Obstetric surgery;~~

~~((#)) (vi) Ophthalmic surgery;~~

~~(vii) Oral/maxillofacial or otorhinolaryngologic surgery;~~

~~(viii) Orthopaedic surgery;~~

~~((vi) Otorhinolaryngologic/maxillofacial surgery capable of managing upper airway trauma;~~

~~((vii)) (ix) Pediatric surgery;~~

~~(x) Plastic surgery;~~

~~((viii)) (xi) Thoracic surgery; ((and~~

~~((#)) (xii) Urologic surgery; and~~

~~(xiii) Vascular surgery.~~

~~(4) ((A level I trauma care hospital shall have))~~ Nonsurgical specialties including:

~~(a) Anesthesiology, with an anesthesiologist who is:~~

~~(i) ((Is)) ACLS trained, except this requirement shall not apply to a physician board-certified in anesthesiology;~~

~~(ii) ((Is in-house and))~~ PALS or approved equivalent trained;

~~(iii) Available within five minutes of notification of team activation;~~

~~(b) A radiologist on-call and available for patient service within twenty minutes of notification of team activation;~~

~~(c) The following services on-call and available ((within thirty minutes)) for patient consultation or management:~~

~~(i) Cardiology;~~

~~(ii) Gastroenterology;~~

~~(iii) Hematology;~~

~~(iv) Infectious disease specialists;~~

~~(v) Internal medicine;~~

~~(vi) Nephrology;~~

~~(vii) Neurology;~~

~~(viii) Pathology;~~

~~((viii)) (ix) Pediatrics; and~~

~~((ix)) (x) Pulmonology((; and~~

~~((d) Psychiatry)).~~

~~(5) ((A level I trauma care hospital shall have))~~ Written policy and procedures for access to ancillary services, including:

~~(a) Chemical dependency services;~~

~~(b) Child and adult protection services;~~

~~(c) Clergy or pastoral care;~~

~~(d) Nutritionist services;~~

~~(e) Occupational therapy services;~~

~~(f) Pharmacy services, with a pharmacist in-house;~~

~~(g) Physical therapy services;~~

~~(h) Rehabilitation services;~~

~~(i) Social services;~~

~~(j) Psychological services; and~~

~~(k) Speech therapy services.~~

~~(6) A pediatric trauma policy that:~~

~~(a) Provides for initial stabilization and resuscitation of pediatric trauma patients, including ((ED)) emergency department and surgical interventions; and~~

~~(b) ((If it is not a level I pediatric hospital, includes written provision to transfer the patient to the appropriate level designated pediatric trauma facility after initial resuscitation and stabilization.))~~ If the facility is not designated as a pediatric trauma care service, identifies and establishes its scope of pediatric trauma care, including but not limited to:

~~(i) Criteria for admission of pediatric patients;~~

~~(ii) Written transfer guidelines and agreements for pediatric trauma patients requiring critical care services.~~

~~((6) A level I trauma care hospital shall have an approved))~~ (7) A written policy and procedures to divert patients to other designated ((facilities,)) trauma care services. The policy shall be based on ((it's)) criteria which reflect the service's ability to ((manage)) resuscitate and stabilize each patient at a particular time.

~~((7) A level I trauma care hospital shall:))~~ (8) A trauma registry as required in WAC 246-976-430.

~~((a) Have))~~ (9) A quality assurance program in accordance with WAC 246-976-880; and ((b)) cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910.

~~((a) Have))~~ (10) Interfacility transfer guidelines and agreements consistent with WAC 246-976-890.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-510 Designation standards for facilities providing level I trauma care ((hospitals)) service—Basic resources and capabilities. ((+)) A facility with a designated level I trauma care ((hospital)) service shall have ((an ED with)):**

- (1) An emergency department with:
- (a) A physician director who ((is)):
- (i) Is board-certified ((or eligible)) in emergency medicine, surgery ((or medicine)) or other relevant specialty; or ((with))
- (B) Has documented experience as director of an emergency department which has been previously recognized as a level I trauma center either by a regional entity or as verified by the Committee on Trauma of the American College of Surgeons;
- (ii) Is ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine; and
- (iii) ((ACLS trained;)) Is PALS or approved equivalent trained, except that this requirement shall not apply to a physician board-certified in pediatric emergency medicine.
- (b) ((Emergency)) Physicians who ((are)):
- (i) Are board-certified ((or eligible)) in emergency medicine, or board-certified in a specialty and practicing emergency medicine as their primary practice with special ((competency)) competence in care of trauma patients; (this requirement may be met by a surgical resident post graduate year two who is ATLS, ACLS, and PALS or approved equivalent trained, working under the direct supervision of the ((physician director of the emergency department)) attending emergency physician, until the arrival of the ((attending)) surgeon((- The attending surgeon shall be in-house and available upon the patient's arrival in the ED, assuming five minute notification)) to assume leadership of the trauma team);
- (ii) ((In-house and)) Are available within five minutes ((to patient on arrival to ED)) of patient's arrival in the emergency department;
- (iii) Are ATLS and ACLS trained, except ((that)) this requirement shall not apply to a physician board-certified in emergency ((physicians)) medicine;
- (iv) ((ACLS trained; +)) Are PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine; and
- ((vi) Designated) (v) Are designated as members of the trauma team;
- (c) ((ED)) Registered nurses who:
- (i) Are ACLS trained;
- (ii) Are PALS or approved equivalent trained;
- (iii) Have ((taken)) successfully completed a trauma life support course as defined in WAC 246-976-885; and
- (iv) Are in the ((ED)) emergency department and available ((to the patient)) within five minutes of patient's arrival in the emergency department; ((with at least two RNs on-duty per shift;))
- (d) An area designated for adult and pediatric resuscitation, with equipment for resuscitation and life support of

pediatric and adult trauma patients, including((+)) equipment described in WAC 246-976-620;

- ((i) Airway control and ventilation equipment including:
- (A) Airways;
- (B) Laryngoscopes, including curved and straight;
- (C) Endotracheal tubes of all sizes;
- (D) Bag-mask resuscitator, with full range of sizes, neonatal to adult;
- (E) Sources of oxygen; and
- (F) Mechanical ventilation;
- (ii) Suction devices, including:
- (A) Back-up suction source;
- (B) Pediatric and adult suction catheters; and
- (C) Tonsil suction tip;
- (iii) Electrocardiograph;
- (iv) Cardiac monitor;
- (v) Defibrillator, including pediatric paddles;
- (vi) All standard apparatus to establish central venous pressure monitoring;
- (vii) All standard intravenous fluids and administering devices for adult and pediatric patients, including intravenous and intraosseous needles;
- (viii) Sterile surgical sets for procedures standard for ED such as thoracostomy and cut down, including adult and pediatric sets;
- (ix) Gastric lavage equipment;
- (x) Drugs and supplies necessary for emergency care, including pediatric emergency care;
- (xi) Capability for rapid infusion of fluids;
- (xii) Capability for rapid fluid recovery and transfusion;
- (xiii) X-ray capability with twenty-four hour coverage by in-house technician;
- (xiv) Thermal control equipment for:
- (A) Patient;
- (B) Blood;
- (xv) Two-way radio linked with EMS/TC vehicles;
- (xvi) Pneumatic anti-shock garments, all sizes; except, pediatric are sizes optional depending on local protocol;
- (xvii) Cervical injury immobilization device;
- (xviii) Long-bone stabilization device;
- (xix) Backboard;
- (xx) Equipment specific to pediatric trauma care, including:
- (A) Traction splint;
- (B) Blood pressure cuffs in infant, child sizes;
- (C) Foley catheters;
- (D) Rigid cervical collars;
- (E) Doppler;
- (F) Infant scale for accurate weight measurement under twenty-five pounds;
- (G) Temperature controlled heating units, with/without open crib;
- (H) Heating/cooling blankets;
- (I) Heat lamp;
- (J) Hypothermia thermometers;
- (K) Expanded scale electronic thermometers;
- (L) Device for assuring maintenance of infant warmth during evaluation and transport;
- (M) Nasogastric/feeding tubes;
- (N) Noninvasive BP monitor; and
- (O) Pulse oximetry.))

(e) Routine radiological capabilities by a technician available within five minutes of notification of team activation.

(2) A ~~((level I trauma care hospital shall have a general))~~ surgery department including:

(a) An attending general surgeon ~~((who is in-house and))~~ available ~~((upon the patient's arrival in the ED, assuming))~~ within five minutes of notification of team activation, except as provided in (b) of this subsection. The attending surgeon shall:

(i) Provide trauma team leadership upon arrival in the resuscitation area;

(ii) Be board-certified; ~~((or have graduated from a residency program accredited by the accreditation council of graduate medical education, but who is less than five years out of training;~~

~~((iii))~~ (iii) Have ~~((general))~~ trauma surgery privileges as delineated by the medical staff; ~~((or))~~

(b) A post-graduate year four or above surgical resident may initiate evaluation and treatment upon the patient's arrival in the ~~((ED))~~ emergency department until the arrival of the attending surgeon. In this case the attending surgeon shall be available within twenty minutes ~~((upon))~~ of notification of team activation. ~~((The resident shall have ATLS and PALS or approved equivalent training.))~~

(c) ~~((All trauma surgeons trained in ACLS;))~~ All general surgeons and surgical residents who are responsible for care and treatment of trauma patients shall be trained in:

~~((d))~~ All trauma surgeons trained in) (i) ATLS and ACLS, except ~~((that))~~ this requirement shall not apply to a physician board-certified ~~((surgeons))~~ in surgery; and

~~((e))~~ All trauma surgeons trained in) (ii) PALS or approved equivalent.

(3) ~~((A level I trauma care hospital shall have))~~ An operating ~~((suite))~~ room available within five minutes of notification of team activation, with:

(a) ~~((An operating room adequately staffed and available within five minutes after notification;))~~ A registered nurse or designee of the operating room staff who is available within five minutes of notification of team activation to open the operating room, and to coordinate responsibilities to ensure the operating room is ready for surgery upon arrival of the patient, the surgeon, and the anesthesiologist;

(b) ~~((Essential personnel, including at least one OR nurse, in-house and available twenty-four hours a day;~~

~~((e)))~~ A ~~((documented method))~~ written policy providing for ~~((prompt))~~ mobilization of ~~((onseeutive))~~ additional surgical teams for trauma patients; and

~~((d))~~ Equipment or capabilities including:

- (i) Cardiopulmonary bypass capability;
- (ii) Operating microscope;
- (iii) Thermal control equipment for patients;
- (iv) Thermal control equipment for blood;
- (v) Rapid infusion capability;
- (vi) Rapid fluid recovery capability;
- (vii) X-ray capability;
- (viii) Bronchoscope in operating room;
- (ix) Endoscopes available from elsewhere in the facility;
- (x) Craniotome;
- (xi) Monitoring equipment; and
- (xii) Instruments and equipment appropriate to pediatric ~~trauma care.))~~ (c) Instruments and equipment appropriate for

pediatric and adult surgery, including equipment described in WAC 246-976-620.

(4) A ~~((level I trauma care hospital shall have a))~~ post anesthetic recovery unit with:

(a) Essential personnel, including at least one registered nurse ~~((with critical post anesthetic nurse training, in-house and))~~ available twenty-four hours a day;

(b) ~~((AH))~~ Nurses ACLS trained; ~~((and))~~

(c) Nurses PALS or approved equivalent trained; and

~~((d))~~ Appropriate monitoring and resuscitation equipment.

(5) A ~~((level I trauma care hospital shall have an intensive))~~ critical care ~~((unit))~~ service with:

(a) A medical director of the surgical critical care unit who is:

(i) Board-certified ~~((or eligible))~~ in ~~((critical care, pulmonary medicine, cardiology, or))~~ surgery with special competence in critical care;

(ii) ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in surgery; ~~((and))~~

(iii) ~~((ATLS trained.))~~ Responsible for coordinating with the attending staff for the care of trauma patients, including:

(A) Development and implementation of policies;

(B) Coordination of medical care;

(C) Determination of patient isolation;

(D) Authority for triage decisions;

(E) Equipment;

(F) Coordination of staff education;

(G) Coordination of statistics;

(H) Reviewing quality of care on all critical care unit

trauma patients, in conjunction with the trauma service medical director;

(b) A physician ~~((on duty in the ICU twenty-four hours a day, or who is in-house and))~~ with special competence in critical care available in the critical care unit within five minutes of notification;

(c) A physician directed code team;

(d) ~~((ICU))~~ Critical care unit registered nurses with special competence in trauma care, who:

(i) Are ACLS trained; and

(ii) Have ~~((taken))~~ successfully completed a trauma life support course as defined in WAC 246-976-885;

(e) ~~((Immediate access to clinical laboratory services;))~~

If the facility is not designated as a pediatric trauma care service, have a written transfer agreement and guidelines for pediatric trauma patients;

(f) Equipment ~~((appropriate for adult and pediatric patients, including:~~

(i) Airway control and ventilation devices;

(ii) Oxygen source with concentration controls;

(iii) Cardiac emergency cart;

(iv) Temporary transvenous pacemaker;

(v) Electrocardiograph cardiac monitor defibrillator;

(vi) Cardiac output monitoring;

(vii) Electronic pressure monitoring;

(viii) Mechanical ventilator respirators;

(ix) Patient weighing devices;

(x) Pulmonary function measuring devices;

(xi) Temperature control devices;

(xii) Drugs, intravenous fluids, and supplies; and

(xiii) Intracranial pressure monitoring devices)) as described in WAC 246-976-620.

(6) Respiratory therapy available within five minutes of notification.

~~(7) A ((level I trauma care hospital shall have a)) clinical laboratory technologist available within five minutes ~~(, including:)~~ of notification;~~

(8) Clinical laboratory services, including:

(a) Standard analysis of blood, urine, and other body fluids;

(b) Coagulation studies;

(c) Blood gases and ~~((Ph))~~ pH determination;

(d) Serum and urine osmolality;

(e) Microbiology;

(f) Serum alcohol and toxicology determination;

(g) Drug screening; and

(h) Microtechnique.

~~((7) A level I trauma care hospital shall have transfusion)~~ (9) Blood and blood component services, including:

(a) Blood and blood components available from in-house or through community services, to meet patient needs ~~((in a timely fashion));~~

(b) Noncrossmatched blood available on patient arrival in ~~((ED))~~ the emergency department;

(c) Blood typing and cross-matching;

(d) Policies and procedures for massive transfusion ~~((protocols in place));~~

~~((d) Ability to perform massive transfusions and))~~ (e) Autotransfusion; and

~~((e))~~ (f) Blood storage capability.

~~((8) A level I trauma care hospital shall have))~~ (10) Radiological services, including:

(a) ~~((The following services in-house and))~~ A technician available within five minutes of notification, able to perform the following:

(i) Computerized tomography; and

(ii) ~~((X-ray capability;))~~ Routine radiological capabilities;

(b) ~~((The following services))~~ A technician on-call and available within twenty minutes of notification, able to perform the following:

(i) Angiography of all types;

(ii) Sonography; and

(iii) Nuclear scanning.

~~((9) A level I trauma care hospital shall have acute hemodialysis))~~ (11) Acute dialysis capability, or ((a)) written transfer agreements.

~~((10) A level I trauma care hospital shall have:))~~

(12)(a) A physician-directed burn unit ~~((which is))~~ staffed by nursing personnel trained in burn care; and is equipped to care for extensively burned patients; or

(b) Written transfer guidelines in accordance with the guidelines of the American Burn Association, and transfer agreements ~~((with a burn center or hospital with burn unit))~~ for burn care.

~~((11) A level I trauma care hospital shall be able))~~ (13) The ability to manage acute head and/or spinal cord ~~((injury; or have written transfer agreements with a facility with such capabilities))~~ injuries. Early transfer to an appropriate designated trauma rehabilitation ~~((facility))~~ service shall be considered.

~~((12) A level I trauma care hospital shall have))~~ (14) A trauma rehabilitation coordinator to facilitate the trauma patient's access to rehabilitation services.

~~((13) A level I trauma care hospital shall have:))~~ (15)(a) A ~~((physician directed))~~ designated trauma rehabilitation ~~((medicine))~~ service ~~((which is staffed by personnel trained in rehabilitation care; and is equipped to care for the trauma patient));~~ or

(b) Written agreements to transfer patients to a designated trauma rehabilitation service when medically feasible.

~~((14))~~ (16) A ~~((level I trauma care hospital shall have a heliport or))~~ heli-stop, landing zone, or airport located close enough to permit the facility to receive or transfer patients by ~~((air))~~ fixed-wing or rotary-wing aircraft.

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-520 Designation standards for facilities providing level I trauma care** ~~((hospitals))~~ service—Outreach, ((training, and public education)) public education, trauma care education, and research. A facility with a designated level I trauma care ~~((hospital))~~ service shall have:

(1) An outreach program with telephone and on-site consultations with physicians of the community and outlying areas regarding trauma care;

(2) A public education program addressing injury prevention;

(3) Training, including:

(a) A formal program of continuing trauma care education for:

(i) Staff physicians;

(ii) Nurses;

(iii) Allied health care professionals;

(iv) Community physicians; and

(v) Prehospital personnel;

(b) ~~((A))~~ Residency programs accredited by the accreditation council of graduate medical education, with a commitment to training physicians in trauma management;

(c) In-house initial and maintenance training of invasive manipulative skills for prehospital personnel;

~~((2) A public education program addressing:~~

~~((a) Injury prevention:~~

~~((i) In the home;~~

~~((ii) In industry and the work place;~~

~~((iii) On the highways;~~

~~((iv) On athletic fields; and~~

~~((v) For recreational or sports related activities;~~

~~((b) First aid or CPR;~~

~~((c) Problems confronting the public, the medical profession, and hospitals regarding optimal care for the injured.))~~

(4) A trauma research program.

AMENDATORY SECTION (Amending Order 323, filed 12/23/92, effective 1/23/93)

**WAC 246-976-550 Designation standards for facilities providing level II trauma care** ~~((hospitals))~~ service—Administration and organization. ~~((1) For the purpose of administering trauma care, a designated level II hospital shall have a trauma service, including:))~~ A facility with a designated level II trauma care service shall have:

(1)(a) Organization and direction by a general surgeon ~~((who is expert in, and committed to,))~~ with special compe-

tence in care of the injured. The service may have as codirector another physician with special competence in care of the injured;

(b) Ongoing coordination of the trauma care service by a registered nurse with special competence in care of the injured;

(c) A multidisciplinary trauma committee chaired by the trauma service director, with input to hospital management, including:

- (i) An emergency physician;
- (ii) An ~~(ED)~~ emergency department registered nurse;
- (iii) A ~~(trauma)~~ general surgeon with special competence in trauma care;

(iv) A neurosurgeon;

(v) An orthopaedic surgeon;

(vi) A pediatrician;

(vii) An anesthesiologist;

(viii) The physician director of ~~(intensive care unit)~~ the critical care service; ~~(and)~~

(ix) ~~(An intensive)~~ The trauma care service nurse coordinator;

(x) A critical care registered nurse; and

(xi) The trauma rehabilitation coordinator;

(d) The multidisciplinary trauma committee shall adopt an approved method to determine activation of the trauma team, as described in WAC 246-976-870;

~~((d))~~ (e) A trauma ~~(resuscitation)~~ team to provide initial evaluation, resuscitation and treatment.

(i) The team shall be organized and directed by a general surgeon ~~(who is expert in and committed to)~~ with special competence in care of the injured, and who assumes responsibility for coordination of overall care of the trauma patient;

(ii) All members of the team, except the surgeon and anesthesiologist, shall be ~~(in house and)~~ available within five minutes of notification of team activation;

(iii) ~~(The surgeon shall be available upon the patient's arrival in the ED, assuming twenty minute notification; and shall assume responsibility for patient care upon the surgeon's arrival in the resuscitation area;~~

~~((iv))~~ (iv) The team shall include ~~(an emergency physician):~~

(A) An emergency physician who is:

(I) Responsible for activating the ~~(trauma resuscitation)~~ team, using an approved ~~(scoring system)~~ method as defined in WAC 246-976-870; and

~~((B))~~ (II) Responsible for providing team leadership and care for the trauma patient until the arrival of the general surgeon in the resuscitation area;

~~((v))~~ Other members of the team shall be as specified in the hospital's application for designation;

~~((e))~~ (B) A general surgeon on-call and available within twenty minutes of notification of team activation, who shall assume responsibility for patient care upon arrival in the resuscitation area;

(iv) The trauma care service shall identify all other members of the team;

(f) Specific delineation of trauma surgery privileges by the medical staff.

(2) ~~(A level II trauma care hospital shall have an ED)~~ An emergency department with ~~(established)~~ written

standards ~~(and procedures)~~ of care to ensure immediate and appropriate care for adult and pediatric trauma patients.

(3) A ~~(level II trauma care hospital shall have a)~~ surgery department, including:

(a) General surgery ~~(, including a trauma surgeon);~~

(b) ~~(Neurosurgery:)~~ A neurosurgical service. Coverage shall be available within five minutes of notification of team activation. In-house coverage shall be provided by:

(i) ~~(In house and available within five minutes. In house coverage shall be provided by a neurosurgeon, surgeon, or other physician who has been judged competent by the neurologic consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures; and)~~ A neurosurgeon; or

(ii) A surgeon or other physician who has been judged competent by the neurosurgical consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures; with a surgeon with neurosurgical privileges on-call and available within thirty minutes of notification of team activation;

(c) The following surgical services on-call and available within thirty minutes of request by the trauma team leader:

(i) Gynecologic surgery;

(ii) Hand surgery;

(iii) Obstetric surgery;

~~((iii))~~ (iv) Ophthalmic surgery;

(v) Oral/maxillofacial or otorhinolaryngologic surgery;

(vi) Orthopaedic surgery;

~~((iv))~~ (vii) Plastic surgery;

~~((v))~~ Otorhinolaryngologic/maxillofacial surgery capable of managing upper airway trauma; and

~~((vi))~~ (viii) Thoracic surgery;

(ix) Urologic surgery; and

(x) Vascular surgery.

(4) ~~(A level II trauma care hospital shall have)~~

Nonsurgical specialties, including:

(a) Anesthesiology, with an anesthesiologist who is:

(i) ~~(Is)~~ ACLS trained, except this requirement shall not apply to a physician board-certified in anesthesiology; ~~(and)~~

(ii) ~~(Is)~~ PALS or approved equivalent trained; and

(iii) On-call and available ~~(on patient's arrival in ED, assuming a twenty minute notification)~~ within twenty minutes of notification of team activation;

(b) A radiologist on-call and available for patient service within twenty minutes of notification of team activation; and

(c) The following services on-call and available ~~(within thirty minutes)~~ for patient consultation or management:

(i) Cardiology;

(ii) Gastroenterology;

(iii) Hematology;

~~((iii))~~ (iv) Infectious disease specialists;

(v) Internal medicine;

~~((iv))~~ (vi) Nephrology;

(vii) Neurology;

(viii) Pathology; ~~(and~~

~~((v))~~ (ix) Pediatrics; and

(x) Pulmonology.

(5) Written policy and procedures for access to ancillary services, including:

(a) Chemical dependency services;

(b) Child and adult protection services;

- (c) Clergy or pastoral care;
- (d) Nutritionist services;
- (e) Occupational therapy services;
- (f) Pharmacy;
- (g) Physical therapy services;
- (h) Rehabilitation services;
- (i) Social services; and
- (j) Speech therapy services.

(6) A ((level II trauma care hospital shall have a)) pediatric trauma policy that:

(a) Provides for initial stabilization and resuscitation ((for)) of pediatric trauma patients, including ((ED)) emergency department and surgical interventions; and

(b) ((If it is not a level II pediatric trauma hospital, includes written provision to transfer the patient to the appropriate level designated pediatric trauma facility after initial resuscitation and stabilization.)) If the facility is not designated as a pediatric trauma care service, identifies and establishes its scope of pediatric trauma care, including but not limited to:

(i) Criteria for admission of pediatric patients;

(ii) Written transfer guidelines and agreements for pediatric trauma patients requiring critical care services.

((6)) (7) A ((level II trauma care hospital shall have an approved)) written policy and procedures to divert patients to other designated ((facilities,)) trauma care services. The policy shall be based on ((it's)) criteria which reflect the service's ability to ((manage)) resuscitate and stabilize each patient at a particular time.

((7)) (8) A trauma registry as required in WAC 246-976-430.

(9) A ((level II trauma care hospital shall have a)) quality assurance program in accordance with WAC 246-976-880; and cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910.

(10) Interfacility transfer guidelines and agreements consistent with WAC 246-976-890.

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

WAC 246-976-560 Designation standards for facilities providing level II trauma care ((hospitals)) service—Basic resources and capabilities. A facility with a designated level II trauma care service shall have:

(1) ((A level II trauma care hospital shall have an ED)) An emergency department, with:

(a) A physician director who is ((board certified or eligible in emergency medicine;)):

(i) Board-certified in emergency medicine or other relevant specialty;

(ii) ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine; and

(iii) PALS or approved equivalent trained, except that this requirement shall not apply to a physician board-certified in pediatric emergency medicine.

(b) ((Emergency)) Physicians who ((are)):

(i) Are board-certified ((or eligible)) in emergency medicine, or board-certified in a specialty and practicing

emergency medicine as their primary practice with special ((competency)) competence in care of trauma patients;

(ii) ((In-house and)) Are available within five minutes ((to patient on arrival to ED)) of patient's arrival in the emergency department;

(iii) Are ATLS and ACLS trained, except ((that)) this requirement shall not apply to ((board-certified emergency physicians)) a physician board-certified in emergency medicine;

(iv) ((ACLS trained;

(v)) Are PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine; and

((vi) Designated)) (v) Are designated as members of the trauma team;

(c) ((ED)) Registered nurses who:

(i) Are ACLS trained;

(ii) Are PALS or approved equivalent trained;

(iii) Have ((taken)) successfully completed a trauma life support course as defined in WAC 246-976-885; and

(iv) Are in the ((ED)) emergency department and available ((to the patient)) within five minutes of patient's arrival in the emergency department; ((with at least two RN's on duty per shift;))

(d) An area designated for adult and pediatric resuscitation, with equipment for resuscitation and life support of pediatric and adult ((and pediatric)) trauma patients, including((:)) equipment as described in WAC 246-976-620;

((i) Airway control and ventilation equipment including:

(A) Airways;

(B) Laryngoscopes, including curved and straight;

(C) Endotracheal tubes of all sizes;

(D) Bag mask resuscitator, with full range of sizes, neonatal to adult;

(E) Sources of oxygen; and

(F) Mechanical ventilation;

(ii) Suction devices, including:

(A) Back-up suction source;

(B) Pediatric and adult suction catheters; and

(C) Tonsil suction tip;

(iii) Electrocardiograph;

(iv) Cardiac monitor;

(v) Defibrillator, including pediatric paddles;

(vi) All standard apparatus to establish central venous pressure monitoring;

(vii) All standard intravenous fluids and administering devices for adult and pediatric patients, including intravenous catheters and intraosseous needles;

(viii) Sterile surgical sets for procedures standard for ED such as thoracostomy and cut down, including adult and pediatric sets;

(ix) Gastric lavage equipment;

(x) Drugs and supplies necessary for adult and pediatric emergency care;

(xi) Capability for rapid infusion of fluids;

(xii) Capability for rapid fluid recovery and transfusion;

(xiii) X ray capability with twenty-four hour coverage by in-house technician;

(xiv) Thermal control equipment for:

(A) Patient; and

(B) Blood;

(xv) Two-way radio linked with EMS/TC vehicles;

(xvi) ~~Pneumatic anti-shock garments, all sizes; except, pediatric sizes are optional, depending on local protocol;~~  
 (xvii) ~~Cervical injury immobilization device;~~  
 (xviii) ~~Long bone stabilization device;~~  
 (xix) ~~Backboard;~~  
 (xx) ~~Equipment specific to pediatric care, including:~~  
 (A) ~~Traction splint;~~  
 (B) ~~Blood pressure cuffs in infant, child, and toddler sizes;~~  
 (C) ~~Foley catheters;~~  
 (D) ~~Rigid cervical collars;~~  
 (E) ~~Doppler;~~  
 (F) ~~Infant scale for accurate weight measurement under twenty five pounds;~~  
 (G) ~~Temperature controlled heating units with/without open crib;~~  
 (H) ~~Heating/cooling blankets;~~  
 (I) ~~Heat lamp;~~  
 (J) ~~Hypothermia thermometers;~~  
 (K) ~~Expanded scale electronic thermometers;~~  
 (L) ~~Device for assuring maintenance of infant warmth during transport;~~  
 (M) ~~Nasogastric/feeding tubes;~~  
 (N) ~~Noninvasive BP monitor; and~~  
 (O) ~~Pulse oximetry;-)~~  
 (e) Routine radiological capabilities by a technician available within five minutes of notification of team activation.

(2) A ~~((level II trauma care hospital shall have a general))~~ surgery department, including:

(a) An attending general surgeon ~~((who is))~~ on-call and available ~~((upon the patient's arrival in the ED, assuming twenty minute notification))~~ within twenty minutes of notification of team activation. The attending surgeon shall:

(i) Provide trauma team leadership upon arrival in the resuscitation area;

(ii) Be board-certified; ~~((or have graduated from a residency program accredited by the accreditation council of graduate medical education, but who is less than five years out of training;~~

~~((ii))~~ (iii) Have ~~((general))~~ trauma surgery privileges as delineated by the medical staff; or

(b) A post-graduate year four or above surgical resident may initiate evaluation and treatment upon the patient's arrival in the ~~((ED))~~ emergency department until the arrival of the attending surgeon. The attending surgeon shall be available within twenty minutes upon notification of team activation. The resident shall have ATLS and PALS or approved equivalent training;

(c) All ~~((trauma))~~ general surgeons who are responsible for care and treatment of trauma patients shall be trained in ~~((ATLS except that this requirement shall not apply to board certified surgeons; and))~~;

(i) ATLS and ACLS, except this requirement shall not apply to a physician board-certified in surgery; and

~~((d))~~ ~~All trauma surgeons trained in ACLS and~~ (ii) PALS or approved equivalent.

(3) ~~((A level II trauma care hospital shall have))~~ An operating ~~((suite))~~ room available within five minutes of notification of team activation, with:

(a) ~~((An operating room adequately staffed with one operating room nurse or other member of the operating room~~

~~staff who is in house and available within five minutes and is qualified to open a room, dispense necessary drugs, and is otherwise qualified to prepare the operating suite for immediate patient care. The remainder of the staff shall be in-house or on-call and available within twenty minutes;))~~ A registered nurse or designee of the operating room staff who is available within five minutes of notification of team activation to open the operating room, and to coordinate responsibilities to ensure the operating room is ready for surgery upon arrival of the patient, the surgeon, and the anesthesiologist;

(b) ~~((Essential personnel, including at least one OR nurse, available twenty four hours a day;))~~ Other essential personnel on-call and available within twenty minutes of notification of team activation;

(c) A ~~((documented method))~~ written policy providing for ~~((prompt))~~ mobilization of ~~((consecutive))~~ additional surgical teams for trauma patients; and

(d) ~~((Equipment or capabilities))~~ Instruments and equipment appropriate for pediatric and adult surgery, including~~((s))~~ equipment as described in WAC 246-976-620.

~~((i))~~ Operating microscope;

~~((ii))~~ Thermal control equipment for patients;

~~((iii))~~ Thermal control equipment for blood;

~~((iv))~~ Rapid infusion capability;

~~((v))~~ Rapid fluid recovery capability;

~~((vi))~~ X-ray capability;

~~((vii))~~ Bronchoscope in operating room;

~~((viii))~~ Endoscopes available from elsewhere in the facility;

~~((ix))~~ Craniotome;

~~((x))~~ Monitoring equipment; and

~~((xi))~~ Instruments and equipment appropriate to pediatric trauma care-))

(4) A ~~((level II trauma care hospital shall have a))~~ post anesthetic recovery unit with:

(a) Essential personnel, including at least one registered nurse ~~((with critical post anesthetic nurse training))~~, on-call and available twenty-four hours a day;

(b) ~~((AH))~~ Nurses ACLS trained;

(c) Nurses PALS or approved equivalent trained; and

~~((d))~~ Appropriate monitoring and resuscitation equipment.

(5) A ~~((level II trauma care hospital shall have an intensive care unit))~~ critical care service, with:

(a) A medical director who is:

(i) Board-certified~~((, board eligible, or who has expertise in critical care, pulmonary medicine, cardiology;))~~ in surgery, internal medicine, or anesthesiology, with special competence in critical care; and

(ii) ~~((ACLS trained;))~~ Responsible for coordinating with the attending staff for the care of trauma patients, including:

(A) Development and implementation of policies;

(B) Coordination of medical care;

(C) Determination of patient isolation;

(D) Authority for triage decisions;

(E) Equipment;

(F) Coordination of staff education;

(G) Coordination of statistics;

(H) Reviewing quality of care on all critical care unit trauma patients, in conjunction with the trauma service medical director;

(b) A physician ~~((on-duty in the ICU twenty-four hours a day, or who is in-house and))~~ available in the critical care unit within five minutes of notification;

(c) A physician directed code team;

(d) ~~((ICU))~~ Critical care unit registered nurses ((that)) with special competence in trauma care, who:

(i) Are ACLS trained;

(ii) Have ~~((taken))~~ successfully completed a trauma life support course as defined in WAC 246-976-885;

(e) ~~((Immediate access to clinical laboratory services;))~~

If the facility is not designated as a pediatric trauma care service, have a written transfer agreement and guidelines for pediatric trauma patients;

(f) Equipment ~~((appropriate for adult and pediatric patients, including:~~

(i) Airway control and ventilation devices;

(ii) Oxygen source with concentration controls;

(iii) Cardiac emergency cart;

(iv) Temporary transvenous pacemaker;

(v) Electrocardiograph cardiac monitor defibrillator;

(vi) Cardiac output monitoring;

(vii) Electronic pressure monitoring;

(viii) Mechanical ventilator respirators;

(ix) Patient weighing devices;

(x) Pulmonary function measuring devices;

(xi) Temperature control devices;

(xii) Drugs, intravenous fluids, and supplies; and

(xiii) Intracranial pressure monitoring devices)) as

described in WAC 246-976-620.

(6) Respiratory therapy available within five minutes of notification.

(7) A ~~((level II trauma care hospital shall have))~~ clinical laboratory ~~((services))~~ technologist available within five minutes of notification.

(8) Clinical laboratory services, including:

(a) Standard analysis of blood, urine, and other body fluids;

(b) Coagulation studies;

(c) Blood gases and pH determination;

(d) Serum and urine osmolality;

(e) Microbiology;

(f) Serum alcohol and toxicology determination;

(g) Drug screening; and

(h) Microtechnique.

~~((7) A level II trauma care hospital shall have transfusion))~~ (9) Blood and blood component services, including:

(a) Blood and blood components available from in-house or through community services, to meet patient needs ~~((in a timely fashion));~~

(b) Noncrossmatched blood available on patient arrival in ~~((ED))~~ emergency department;

(c) Blood typing and cross-matching;

(d) Policies and procedures for massive transfusion ((protocols in place));

~~((d) Ability to perform massive transfusions and))~~ (e) Autotransfusion; and

~~((e))~~ (f) Blood storage capability.

~~((8) A level II trauma care hospital shall have))~~ (10) Radiological services, including:

(a) ~~((X-ray capabilities in-house and))~~ A technician available within five minutes of notification, able to perform routine radiological procedures;

(b) ~~((The following services))~~ A technician on-call and available within twenty minutes of notification, able to perform the following:

(i) Computerized tomography;

(ii) Angiography of all types; and

(iii) Sonography.

~~((9) A level II trauma care hospital shall have acute hemodialysis))~~ (11) Acute dialysis capability, or ((a)) written transfer agreements.

~~((10) A level II trauma care hospital shall have:))~~

(12)(a) A physician-directed burn unit ((which is)) staffed by nursing personnel trained in burn care; and ((is)) equipped to care for ((the)) extensively burned patients; or

(b) Written transfer guidelines in accordance with the guidelines of the American Burn Association, and transfer agreements ((with a burn center or hospital with burn unit)) for burn care.

~~((11) A level II trauma care hospital shall be able))~~

(13)(a) The ability to manage acute head and/or spinal cord injuries((g)) or;

(b) Have written transfer guidelines and agreements ((with facility with such capabilities.)) for head and spinal cord injuries;

(c) Early transfer to an appropriate designated trauma rehabilitation ((center)) service shall be considered.

~~((12))~~ (14) A ~~((level II trauma care hospital shall have a))~~ trauma rehabilitation coordinator to facilitate the trauma patient's access to rehabilitation services.

~~((13) A level II trauma care hospital shall have:))~~

(15)(a) A ~~((physician directed))~~ designated trauma rehabilitation ((medicine)) service ((which is staffed by personnel trained in rehabilitation care, and is equipped to care for the trauma patient)); or

(b) Written agreements to transfer patients to a designated trauma rehabilitation service when medically feasible.

~~((14))~~ (16) A ~~((level II trauma care hospital shall have a heliport or))~~ heli-stop, landing zone, or airport located close enough to permit the facility to receive or transfer patients by ~~((air))~~ fixed-wing or rotary-wing aircraft.

AMENDATORY SECTION (Amending Order 323, filed 12/23/92, effective 1/23/93)

WAC 246-976-570 Designation standards for facilities providing level II trauma care ((hospitals)) service—Outreach, public education and ((training)) trauma care education. A facility with a designated level II trauma care ((hospitals)) service shall have:

(1) ~~((Have))~~ An outreach program with telephone and on-site consultations with physicians of the community and outlying areas regarding trauma care;

(2) ~~((Have))~~ A public education program addressing injury prevention;

(3) A formal program of continuing trauma care education for:

(a) Staff physicians;

(b) Nurses;

~~((b))~~ (c) Allied health care professionals;

(d) Community physicians; and

~~((e))~~ (e) Prehospital personnel;

~~((3))~~ (4) Make the facility available for initial and maintenance training of invasive manipulative skills for prehospital personnel.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-600 Designation standards for facilities providing level III trauma care** ~~((hospitals))~~ **service—Administration and organization.** A facility with a designated level III trauma care service shall have:

(1) ~~((For the purpose of administering trauma care, a designated level III hospital shall have a trauma service, including:))~~ (a) Organization and direction by a general surgeon or other physician ~~((who is expert in, and committed to,))~~ with special competence in care of the injured. The service may have as codirector another physician with special competence in care of the injured;

(b) Ongoing coordination of the trauma care service by a registered nurse with special competence in care of the injured;

(c) A multidisciplinary trauma committee chaired by the trauma service director, with input to hospital management, including:

- (i) An emergency physician;
- (ii) An ~~((ED))~~ emergency department registered nurse;
- (iii) A ~~((trauma))~~ general surgeon with special competence in trauma care;
- (iv) An orthopaedic surgeon;
- (v) A pediatrician;
- (vi) An anesthesiologist;
- ~~((vi))~~ A pediatrician;
- (vii) The physician director of ~~((intensive care unit))~~ the critical care service; ~~((and))~~
- (viii) ~~((An intensive))~~ The trauma care service nurse coordinator;
- (ix) A critical care registered nurse; and
- (x) The trauma rehabilitation coordinator.

(d) The multidisciplinary trauma committee shall adopt an approved method to determine activation of the trauma team, as described in WAC 246-976-870.

(e) A trauma ~~((resuscitation))~~ team to provide initial evaluation, resuscitation and treatment~~((:))~~.

(i) The team shall be organized and directed by a general surgeon ~~((who is expert in, and committed to,))~~ with special competence in care of the injured, and who assumes responsibility for coordination of overall care of the trauma patient~~((: The attending surgeon shall be on call and available within thirty minutes of being called))~~;

(ii) All members of the team, except the surgeon and anesthesiologist or CRNA (if a member of the team), shall be ~~((in house and))~~ available within five minutes of notification of team activation;

(iii) The team shall include ~~((an emergency physician))~~:

(A) An emergency physician who is:

(I) Responsible for activating the trauma ~~((resuscitation))~~ team, using an approved ~~((scoring system))~~ method as defined in WAC 246-976-870; and

~~((B))~~ (II) Responsible for providing team leadership and care for the trauma patient until the arrival of the general surgeon in the resuscitation area;

(B) A general surgeon on-call and available within thirty minutes of notification of team activation, who shall assume responsibility for patient care upon arrival in the resuscitation area;

(iv) ~~((Other members of the team shall be as specified in the hospital's application for designation.))~~ The trauma care service shall identify all other members of the team.

~~((e))~~ (f) Specific delineation of trauma surgery privileges by the medical staff.

(2) ~~((A level III trauma care hospital shall have an ED))~~ An emergency department with ~~((established))~~ written standards ~~((and procedures))~~ of care to ensure immediate and appropriate care for adult and pediatric trauma patients.

(3) A ~~((level III trauma care hospital shall have a))~~ surgery department ~~((with))~~, including:

~~((An attending surgeon who is on call and available within thirty minutes, and:~~

(a) Has general surgery privileges;

~~((b))~~ Has ATLS training; (a) General surgery;

(b)(i) Written transfer guidelines and agreements for head and spinal cord injuries; or

(ii) Neurosurgery, with a neurosurgeon on-call and available within thirty minutes of notification of team activation.

~~((c))~~ (i) Have written transfer guidelines and procedures for patients requiring orthopaedic surgery; or

(ii) Orthopaedic surgery, with an orthopaedic surgeon on-call and available within thirty-minutes of request by the trauma team leader.

(4) ~~((A level III trauma care hospital shall have))~~ Nonsurgical specialties, including:

(a) Anesthesiology, with an anesthesiologist or ~~((nationally))~~ certified registered nurse anesthetist who is:

(i) ACLS trained, except this requirement shall not apply to a physician board-certified in anesthesiology;

(ii) PALS or approved equivalent trained;

(iii) On-call and available within thirty minutes of notification of team activation;

~~((ii))~~ ACLS trained; and

(b) A radiologist on-call and available for patient service within thirty minutes of notification of team activation.

(c) The following services on-call and available ~~((within thirty minutes))~~ for patient consultation or management:

(i) Internal medicine; and

(ii) ~~((A radiologist.))~~ General pediatrics, with board-certified pediatricians available for pediatric patient consultation or management.

(5) Written policy and procedures for access to ancillary services, including:

(a) Chemical dependency services;

(b) Child and adult protection services;

(c) Clergy or pastoral care;

(d) Nutritionist services;

(e) Occupational therapy services;

(f) Pharmacy services;

(g) Physical therapy services;

(h) Rehabilitation services;

(i) Social services.

(6) A ~~((level III trauma hospital shall have a))~~ pediatric trauma policy that:

(a) Provides for initial stabilization and resuscitation ~~((for))~~ of pediatric trauma patients including ~~((ED))~~ emergency department and surgical interventions; and

(b) ~~((If it is not a level III pediatric hospital, includes written provision to transfer patients to the appropriate level designated pediatric trauma facility after initial resuscitation and stabilization.))~~ If the facility is not designated as a pediatric trauma care service, identifies and establishes its scope of pediatric trauma care, including but not limited to:

(i) Criteria for admission of pediatric patients;

(ii) Written transfer guidelines and agreements for pediatric trauma patients requiring critical care services.

~~((6))~~ (7) A ~~((level III trauma hospital shall have an approved))~~ written policy and procedure to divert patients to other designated ~~((facilities,))~~ trauma care services. The policy shall be based on ~~((it's))~~ criteria which reflect the service's ability to ~~((manage))~~ resuscitate and stabilize each patient at a particular time.

~~((7))~~ (8) A trauma registry as required in WAC 246-976-430.

(9) A ~~((level III trauma care hospital shall have a))~~ quality assurance program in accordance with WAC 246-976-880; and cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910.

(10) Interfacility transfer guidelines and agreements consistent with WAC 246-976-890.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-610 Designation standards for facilities providing level III trauma care ~~((hospitals))~~ service—Basic resources and capabilities.** A facility with a designated level III trauma care service shall have:

(1) ~~((A level III trauma care hospital shall have an ED))~~ An emergency department with:

(a) A physician director~~((;))~~ who is:

(i) Board-certified in emergency medicine, or other relevant specialty;

(ii) ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine;

(iii) PALS or approved equivalent training, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine.

(b) ~~((A physician in house and available within five minutes of patient's arrival in the ED, who is))~~ Physicians who:

(i) ~~((Experienced))~~ Have special competence in the resuscitation and care of trauma patients;

(ii) Are available within five minutes of patient's arrival in the emergency department;

(iii) Are ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine;

~~((iii))~~ (iv) Are PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine; and

~~((iv))~~ ACLS trained; and)

(v) ~~((A))~~ Are designated as members of the trauma team;

(c) ~~((ED))~~ Registered nurses who:

(i) Are ACLS trained;

(ii) Are PALS or approved equivalent trained;

(iii) Have ~~((taken))~~ successfully completed a trauma life support course as defined in WAC 246-976-885; and

(iv) Are in the ~~((ED))~~ emergency department and available ~~((to the patient))~~ within five minutes of patient's arrival in the emergency department;

(d) An area designated for adult and pediatric resuscitation, with equipment for resuscitation and life support of pediatric and adult trauma patients, including~~((;))~~ equipment as described in WAC 246-976-620.

~~((i))~~ Airway control and ventilation equipment including:

(A) Airways;

(B) Laryngoscopes, including curved and straight;

(C) Endotracheal tubes of all sizes;

(D) Bag-mask resuscitator, with full range of sizes; neonatal to adult;

(E) Sources of oxygen; and

(F) Mechanical ventilation available to the patient within five minutes;

(ii) Suction devices, including:

(A) Back-up suction source;

(B) Pediatric and adult suction catheters; and

(C) Tonsil suction tip;

(iii) Electrocardiograph;

(iv) Cardiac monitor;

(v) Defibrillator, including pediatric paddles;

(vi) All standard apparatus to establish central venous pressure monitoring;

(vii) All standard intravenous fluids and administering devices appropriate for adult and pediatric patients, including intravenous catheters and intraosseous needles;

(viii) Sterile surgical sets for procedures standard for ED such as thoracostomy and cut down, including both adult and pediatric sets;

(ix) Gastric lavage equipment;

(x) Drugs and supplies necessary for adult and pediatric emergency care;

(xi) Capability for rapid infusion of fluids;

(xii) X-ray capabilities, with a technician on call and available within twenty minutes;

(xiii) Thermal control equipment for:

(A) Patient; and

(B) Blood;

(xiv) Two-way radio linked with EMS/TC vehicles;

(xv) Pneumatic anti-shock garments, all sizes; except, pediatric sizes are optional, depending on local protocol;

(xvi) Cervical injury immobilization device;

(xvii) Long-bone stabilization device;

(xviii) Backboard;

(xix) Equipment specific to pediatric care, including:

(A) Traction splint;

(B) Blood pressure cuffs in infant, child sizes;

(C) Foley catheter;

(D) Rigid cervical collars;

(E) Doppler;

(F) Infant scale for accurate weight measurement under twenty five pounds;

(G) Temperature controlled heating units with/without open crib available within five minutes;

(H) Heating/cooling blankets;

- ~~(I) Heat lamp;~~
- ~~(J) Hypothermia thermometers;~~
- ~~(K) Expanded scale electronic thermometers;~~
- ~~(L) Device for assuring maintenance of infant warmth during evaluation and transport;~~
- ~~(M) Nasogastric/feeding tubes;~~
- ~~(N) Noninvasive BP monitor; and~~
- ~~(O) Pulse oximetry;))~~

~~(2) ((A level III trauma care hospital shall have)) Routine radiological capabilities by a technician available within twenty minutes of notification of team activation.~~

~~(3) A surgery department, including an attending general surgeon who:~~

~~(a) Is on-call and available within thirty minutes of notification of team activation;~~

~~(b) Has general surgery privileges;~~

~~(c) Has ATLS and ACLS training, except this requirement shall not apply to a physician board-certified in surgery; and~~

~~(d) Has PALS or approved equivalent training.~~

~~(4) An operating ((suite adequately staffed with one operating room nurse or operating room qualified designee who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within thirty minutes.)) room available within five minutes of notification of team activation, with:~~

~~(a) ((Essential personnel, including at least one OR nurse, readily available twenty-four hours a day;)) A registered nurse or designee of the operating room staff who is available within five minutes of notification of team activation to open the operating room, and to coordinate responsibilities to ensure the operating room is ready for surgery upon arrival of the patient, the surgeon, and the anesthesiologist;~~

~~(b) Other essential personnel on-call and available within thirty minutes of notification of team activation;~~

~~((b) A documented method for prompt mobilization of consecutive surgical teams for trauma patients)) (c) A written policy providing for mobilization of additional surgical teams for trauma patients; and~~

~~((c) Equipment or capabilities including:)) (d) Instruments and equipment appropriate for pediatric and adult surgery, including equipment as described in WAC 246-976-620.~~

~~((i) Thermal control equipment for patients;~~

~~(ii) Thermal control equipment for blood;~~

~~(iii) X-ray capability;~~

~~(iv) Bronchoscope in operating room;~~

~~(v) Endoscopes available from elsewhere in the facility;~~

~~(vi) Monitoring equipment; and~~

~~(vii) Instruments and equipment appropriate to pediatric trauma care.~~

~~(3)) (5) A ((level III trauma care hospital shall have a)) post anesthetic recovery unit with:~~

~~(a) Essential personnel((, including registered nurses with ACLS training,)) on-call and available twenty-four hours a day;~~

~~(b) Nurses ACLS trained;~~

~~(c) Nurses PALS or approved equivalent trained; and~~

~~(d) Appropriate monitoring and resuscitation equipment.~~

~~((4)) (6) A ((level III trauma care hospital shall have an intensive care unit)) critical care service, with:~~

~~(a) A medical director who is ((ACLS trained;)):~~

~~(i) Board-certified in surgery, internal medicine, or anesthesiology, with special competence in critical care;~~

~~(ii) Responsible for coordinating with the attending staff for the care of trauma patients, including:~~

~~(A) Development and implementation of policies;~~

~~(B) Coordination of medical care;~~

~~(C) Determination of patient isolation;~~

~~(D) Authority for triage decisions;~~

~~(E) Equipment;~~

~~(F) Coordination of staff education;~~

~~(G) Coordination of statistics;~~

~~(H) Reviewing quality of care on all critical care unit trauma patients, in conjunction with the trauma service medical director;~~

~~(b) A physician-directed code team;~~

~~(c) ((ICU)) Critical care unit registered nurses with special competence in trauma care, who:~~

~~(i) Are ACLS trained; and~~

~~(ii) Have successfully completed a trauma life support course as defined in WAC 246-976-885;~~

~~(d) ((Immediate access to clinical laboratory services;))~~

~~If the facility is not designated as a pediatric trauma care service, have a written transfer agreement and guidelines for pediatric trauma patients requiring critical care services;~~

~~(e) Equipment ((appropriate for adult and pediatric patients, including:)) as described in WAC 246-976-620.~~

~~((i) Airway control and ventilation devices;~~

~~(ii) Oxygen source with concentration controls;~~

~~(iii) Cardiac emergency cart;~~

~~(iv) Artificial pacing capabilities;~~

~~(v) Electrocardiograph defibrillator;~~

~~(vi) Electronic pressure monitoring;~~

~~(vii) Mechanical ventilator respirators available within five minutes;~~

~~(viii) Patient weighing devices;~~

~~(ix) Pulmonary function measuring devices;~~

~~(x) Temperature control devices; and~~

~~(xi) Drugs, intravenous fluids, and supplies.))~~

~~(7) Respiratory therapy on-call and available within thirty minutes of notification.~~

~~((5)) (8) A ((level III trauma care hospital shall have)) clinical laboratory ((services)) technologist available within twenty minutes of notification.~~

~~(9) Clinical laboratory services, including:~~

~~(a) Standard analysis of blood, urine, and other body fluids;~~

~~(b) Coagulation studies;~~

~~(c) Blood gases and pH determination;~~

~~(d) Microbiology;~~

~~(e) Serum alcohol and toxicology determination; and~~

~~(f) Microtechnique.~~

~~((6) A level III trauma care hospital shall have transfusion)) (10) Blood and blood component services, including:~~

~~(a) Blood and blood components available from in-house or through community services, to meet patient needs ((in a timely fashion));~~

~~(b) Noncrossmatched blood available on patient arrival in ((ED)) emergency department;~~

~~(c) Blood typing and cross-matching;~~

~~(d) Policies and procedures for massive transfusion ((protocols in place));~~

~~((d)) Ability to perform massive transfusions and~~ (e) Autotransfusion; and

~~((e)) (f) Blood storage capability.~~

(11) Radiological services with a technician on-call and available within twenty minutes of notification, able to perform:

(a) Routine radiological procedures; and

(b) Computerized tomography.

~~((7) A level III trauma care hospital shall have acute hemodialysis))~~ (12) Acute dialysis capability, or written transfer agreements.

~~((8) A level III trauma care hospital shall have:))~~ (13) Ability to resuscitate and stabilize burn patients, and have written transfer guidelines in accordance with the guidelines of the American Burn Association, and transfer agreements for burn care.

~~((a) A physician directed burn unit staffed by nursing personnel trained in burn care, and equipped to care for extensively burned patients; or~~

~~(b) Written transfer agreements with burn centers or hospitals with burn units.~~

~~(9) A level III trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with facilities with such capabilities. Early transfer to an appropriate designated rehabilitation facility shall be considered.~~

~~(10))~~ (14) Ability to resuscitate and stabilize head and spinal cord injuries, and have:

(a) Written transfer guidelines and agreements for patients with head or spinal cord injuries; or

(b) Neurosurgery, with a neurosurgeon on-call and available within thirty minutes of request by the trauma team leader;

(c) Early transfer to an appropriate designated trauma rehabilitation service shall be considered.

(15) A (level III trauma care facility shall have a) trauma rehabilitation coordinator to facilitate the trauma patient's access to rehabilitation services.

~~((11) A level III trauma care hospital shall have:))~~ (16)(a) A ((physician directed)) designated trauma rehabilitation ((medicine)) service ((staffed by personnel trained in rehabilitation care; and equipped to care for the trauma patient)); or

(b) Written agreements to transfer patients to a designated trauma rehabilitation service when medically feasible.

~~((12))~~ (17)(a) A ((level III trauma care hospital shall have a heliport or)) heli-stop, landing zone, or airport located ((near)) close enough to permit the facility to receive or transport patients by ((air)) fixed-wing or rotary-wing aircraft; or

(b) A written policy and procedures addressing the receipt of patients by air, and transfer of patients to other designated trauma services by ground or air.

#### NEW SECTION

**WAC 246-976-615 Designation standards for facilities providing level III trauma care service—Trauma care education.** A facility with a designated level III trauma care service shall:

(1) Have a public education program addressing injury prevention;

(2) Make the facility available for initial and maintenance training of invasive manipulative skills for prehospital personnel.

#### NEW SECTION

**WAC 246-976-620 Equipment requirements for levels I - III and levels I - III pediatric trauma care services.** A facility providing level I - III or level I - III pediatric trauma care services shall have the following equipment:

(1) In the emergency department:

(a) Airway control and ventilation equipment, including:

(i) Airways, neonate to adult;

(ii) Laryngoscopes, including curved and straight blades, size 0-4;

(iii) Endotracheal tubes size 2.5 to 8.0 with stylets available;

(iv) Bag-valve-mask resuscitator, neonate, child and adult;

(v) Pulse oximeter with infant, child, and adult probes;

(vi) CO<sub>2</sub> measurement;

(vii) Sources of oxygen;

(viii) Ability to provide mechanical ventilation;

(b) Suction devices, including:

(i) Back up suction source;

(ii) Pediatric and adult suction catheters, size 5.0 to 14 fr; and

(iii) Tonsil tip suction;

(c) Cardiac monitoring devices, including:

(i) Cardiac monitor;

(ii) Defibrillator, including pediatric paddles;

(iii) Electrocardiograph;

(iv) Portable transport monitor with ECG;

(v) Blood pressure cuffs, neonate, infant, child, adult;

(vi) Noninvasive blood pressure monitor; and

(vii) Doppler device;

(d) Intravenous supplies, including:

(i) Standard apparatus to establish central venous pressure monitoring;

(ii) Standard intravenous fluids and administration devices, including:

(A) Intravenous catheters: Size 24g to 14g;

(B) Intraosseous needles;

(C) Umbilical catheters: Size 5.0 - 8.0;

(D) Infusion controllers or pumps;

(iii) Pediatric and adult dosages/dilutions of medications;

(e) Sterile surgical sets appropriate for pediatric and adult patients, for standard emergency department procedures, including:

(i) Thoracotomy set;

(ii) Chest tubes, sizes 10-36 with sealing devices;

(iii) Emergency surgical airway set;

(iv) Peritoneal lavage set;

(v) Cutdown set;

(f) Gastric supplies, including:

(i) Gastric lavage equipment;

(ii) Nasogastric tubes, size 10 fr to 18 fr;

(g) Ability to provide thermal control equipment, including:

(i) Patient warming/cooling device;

(ii) Blood and fluid warming device;

(iii) Expanded scale thermometer capable of detecting hypothermia;

(iv) Device for assuring maintenance of infant warmth during evaluation and transport;

(h) Immobilization equipment, including:

(i) Traction splint;

(ii) Rigid cervical collars;

(iii) Cervical injury immobilization device;

(iv) Long-bone stabilization device; and

(v) Backboard;

(i) Other equipment, including:

(i) Urinary bladder catheters;

(ii) Infant scale for accurate weight measurement under twenty-five pounds;

(iii) Medication chart, tape or other system to assure ready access to information on proper dose-per-kilogram for resuscitation drugs and equipment sizes for pediatric patients; and

(iv) Two-way radio linked with EMS vehicles from trauma facility;

(2) In the surgery department, instruments and equipment or capabilities appropriate for pediatric and adult surgery (in levels I - III) or pediatric surgery (in pediatric levels I - III), including:

(a) Cardiopulmonary bypass (level I and pediatric level I only);

(b) Ability to provide thermal control equipment for:

(i) Patient warming/cooling;

(ii) Blood and fluid warming;

(c) Rapid infusion capability;

(d)(i) For level I and II and level I and II pediatric trauma care services, intraoperative autologous blood recovery and transfusion;

(ii) For level III and level III pediatric trauma care services, autologous blood recovery and transfusion;

(e) Ability to provide bronchoscopic capability in the operating room;

(f) Ability to provide endoscopes;

(g) Craniotomy set; except this is not required for level III or level III pediatric trauma care services; and

(h) Monitoring equipment;

(3) In the critical care unit for levels I - III, equipment appropriate for adult patients, including:

(a) Airway control and ventilation devices;

(b) Oxygen source with concentration controls;

(c) Cardiac emergency cart;

(d) Cardiac pacing capabilities;

(e) Electrocardiograph-cardiac monitor-defibrillator;

(f) Cardiac output monitoring;

(g) Electronic pressure monitoring;

(h) Ability to provide mechanical ventilator;

(i) Ability to provide patient weighing devices;

(j) Ability to provide thermal control equipment for:

(i) Patient warming/cooling;

(ii) Blood and fluid warming;

(k) Intracranial pressure monitoring devices, except this is not required in level III or level III pediatric trauma care services;

(4) In the critical care unit for level I - III pediatrics:

(a) Airway control and ventilation equipment, including:

(i) Oral and nasopharyngeal airways, all sizes neonate to adult (NOTE: Neonate and infants can use ETT for NP airway);

(ii) Laryngoscopes with curved and straight blades, size 0-4;

(iii) Endotracheal tubes size 2.5 to 8.0, with stylets available;

(iv) Bag-valve-mask resuscitators: Neonate, child, adult;

(v) Mechanical ventilator appropriate for entire pediatric spectrum;

(vi) Noninvasive oximetry and capnometry;

(b) Suction devices, including:

(i) Suction machine;

(ii) Suction catheters size 5.0 to 14 fr;

(iii) Tonsil tip suction;

(c) Cardiac monitoring devices, including:

(i) Cardiac monitor with capability to continuously monitor: Heart rate, respiration, temperature, and at least two pressure monitoring modules;

(ii) Hard copy monitor recording capabilities;

(iii) Defibrillator with pediatric paddles;

(iv) Electrocardiograph; and

(v) Portable transport monitor with ECG and pressure monitoring capability;

(d) Intravenous supplies, including:

(i) Standard apparatus to establish central venous pressure monitoring;

(ii) Standard IV fluids and administration devices appropriate for pediatric patients including:

(A) IV catheters: Size 24g to 16g;

(B) Intraosseous needles;

(C) Infusion sets and pumps with micro-infusion capabilities;

(D) Infusion controllers;

(iii) Pediatric dosages/dilutions of medications;

(e) Sterile surgical sets appropriate for pediatric patients, including:

(i) Thoracotomy set;

(ii) Chest tubes; (sizes 10 to 36);

(iii) Emergency surgical airway sets;

(iv) Peritoneal lavage set;

(v) Cutdown set;

(vi) Lumbar puncture set;

(f) Gastric supplies, including NG tubes: Size 10 fr to 16 fr;

(g) Ability to provide thermal control equipment, including:

(i) Temperature controlled heating units with or without open crib;

(ii) Heating/cooling blanket;

(iii) Heat lamp;

(iv) Blood and fluid warming device;

(v) Expanded scale thermometer capable of detecting hypothermia;

(vi) Device for assuring maintenance of infant warmth during transport;

(h) Equipment specific to pediatric trauma care including:

(i) Urinary bladder catheters;

(ii) Otoscope/ophthalmoscope;

(iii) Refractometer;

(iv) Blood pressure cuffs: Neonate, infant, child, adult;

- (v) Doppler device;
- (vi) Noninvasive blood pressure machine;
- (vii) Ability to provide patient weighing devices including an infant scale for accurate weight measurement under twenty-five pounds;
- (viii) Provision for life support with emergency cardio-pulmonary arrest cart.

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 Order 323, filed 12/23/92, effective 1/23/93)

**WAC 246-976-640 Designation standards for facilities providing level IV trauma care ((facilities)) services—Administration and organization.** ((For the purpose of administering trauma care;)) A facility with a designated level IV ((hospital)) trauma care service shall:

- (1) Define a system for providing emergency care twenty-four hours every day, which shall include ongoing coordination by a registered nurse; ((and))
- (2) Establish emergency care services consistent with community needs, the approved regional plan, and within the facility's capabilities((; and)). The service shall have a policy that identifies and establishes its scope of trauma care for both adult and pediatric patients, including but not limited to:

- (a) Initial resuscitation and stabilization;
- (b) Admission criteria;
- (c) Surgical capabilities;
- (d) Critical care capabilities;
- (e) Rehabilitation capabilities;

(3) ((A written plan for diversion and transfer of)) Have a method of activating trauma-response personnel consistent with the scope of trauma care and in keeping with the goals of WAC 246-976-870;

(4) Have a written policy and procedures to divert trauma patients to other designated trauma care services. The policy shall be based on criteria which reflect the ability of the service to accept, resuscitate and stabilize each patient at a particular time, and shall include notification of prehospital providers of the facility's diversion status; ((and

(4)) (5) Have interfacility transfer guidelines and agreements consistent with WAC 246-976-890;

(6) Participate in the state trauma registry as required in WAC 246-976-430, with a person identified as responsible for coordination of trauma registry activities;

(7) Have a quality assurance program in accordance with WAC ((246-976-880)) 246-976-881; and

(8) Participated in the regional trauma quality assurance program as required in WAC 246-976-910.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-650 Designation standards for facilities providing level IV trauma care ((facilities)) services—Basic resources and capabilities.** A facility with a designated level IV trauma care service shall have:

(1) ((A level IV trauma care hospital shall have an ED)) An emergency department with:

(a) A physician ((who is experienced)) with special competence in resuscitation ((and)), care and treatment of trauma patients, who is:

(i) On-call and available within twenty minutes of notification;

(ii) ((ATLS trained; and)) Responsible for activating trauma-response personnel;

(iii) ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine; and

(iv) PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in emergency medicine or pediatric emergency medicine;

(b) ((An ED)) A registered nurse in-house and available within five minutes of notification, who:

(i) Is ACLS trained; ((and))

(ii) Has ((taken)) successfully completed a trauma life support course as defined in WAC 246-976-885; and

(iii) Is PALS or approved equivalent trained;

(c) Basic emergency services including:

(i) Assessment of the patient's condition((; in person by a registered nurse, physician, physician's assistant, physician extender, or advanced registered nurse practitioner));

(ii) Determination of the nature and urgency of the patient's medical need, including the timing and place of care; and

(iii) ((Immediate)) Diagnosis and treatment of any life threatening condition, including procedures to minimize aggravation of the patient's condition during transport to another ((health care facility)) designated trauma care service;

(d) Equipment available for resuscitation and life support of adult and pediatric trauma patients, including:

(i) Airway control and ventilation equipment including:

(A) Airways, neonatal to adult;

(B) Laryngoscope, including curved and straight blades, sizes 0-4;

((B)) (C) Endotracheal tubes ((of all sizes)) sizes 2.5 to 8.0, with stylets;

((C)) (D) Bag-valve-mask resuscitator ((with full range of mask sizes, neonatal to)) sizes neonatal, child and adult;

((D)) (E) Sources of oxygen; ((and

(E)) (F) Pulse oximeter with infant, child and adult probes; and

(G) Suction devices;

(ii) Cardiac monitoring devices, including:

(A) Electrocardiograph;

((iii)) (B) Cardiac monitor;

((iv)) (C) Defibrillator with pediatric paddles;

((v) AH) (iii) Standard intravenous fluids and administering devices, including ((intravenous catheters and intraosseous needles;)):

(A) Intravenous catheters, size 24g to 14g;

(B) Intraosseous needles;

(C) Infusion control device;

((vi) Sterile surgical sets for procedures standard for ED;

(vii)) (iv) Gastric lavage equipment;

((viii)) (v) Drugs and supplies necessary for adult and pediatric emergency care;

((ix) X-ray capability, with technician on-call and available within twenty minutes;

~~(\*)~~ (vi) Medication chart, tape, or other system to assure ready access to information on proper dose-per-kilogram for resuscitation drugs and equipment sizes for pediatric patients;

(vii) Immobilization devices, including:

(A) Cervical injury immobilization devices, adult and pediatric sizes;

(B) Long-bone stabilization device; and

(C) Backboard;

(viii) Ability to provide thermal control equipment for ~~(patient);~~

(A) Patient warming and cooling;

(B) Blood warming and cooling;

(ix) Other equipment:

(A) Sterile surgical sets for procedures standard for emergency department;

~~((\*)~~) (B) Two-way radio linked with EMS/TC vehicles;

~~((xii))~~ Pneumatic anti-shock garments; if use of this device is allowed in hospital protocols;

~~(xiii)~~ Cervical injury immobilization device;

~~(xiv)~~ Long-bone stabilization device; and

~~(xv)~~ Backboard.)

(e) Routine radiological capabilities by a technician available within twenty minutes of notification of activation of trauma response personnel.

(2) ~~((A level IV trauma care hospital shall have surgery capabilities, including))~~ If the service's scope of trauma care defined under WAC 246-976-640(2) includes surgery and/or critical care capabilities, it shall have:

(a) ~~((Adequate))~~ Staff, including:

(i) A physician on-call and available within thirty minutes of notification of activation of trauma response personnel, who:

(A) Has specific delineation of surgical privileges by the medical staff for resuscitation, stabilization and treatment of major trauma patients;

(B) ~~((Is ACLS trained; and))~~ Is PALS or approved equivalent trained;

(C) Is ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in surgery; and

~~((\*)~~) (D) Is responsible for coordinating care and transfer of trauma patients;

(ii) Anesthesiology, with an anesthesiologist or certified registered nurse anesthetist, who ~~((has ACLS training, and is on-call and available within thirty minutes;~~

~~(b) An operating suite with one RN or qualified designee who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within thirty minutes. The operating suite shall be equipped with)):~~

(A) Has ACLS training, except this requirement shall not apply to a physician board-certified in anesthesiology;

(B) Has PALS or approved equivalent training; and

(C) Is on-call and available within thirty minutes of notification of activation of trauma response personnel;

(b) An operating room with a registered nurse or designee of the operating room staff who is available within five minutes of notification of activation of trauma response personnel, to open the operating room, and to coordinate responsibilities to ensure the operating room is ready for

surgery upon arrival of the patient, the surgeon, and the anesthesiologist;

(c) Other essential personnel on-call and available within thirty minutes of notification;

(d) The operating room shall have available:

(i) Ability to provide thermal control equipment for ~~((patients));~~

~~((ii) X-ray capability;))~~ (A) Patient warming;

(B) Blood and fluid warming;

(ii) Radiological capabilities;

(iii) Ability to provide endoscopes ~~((available from elsewhere in the facility))~~ appropriate to trauma resuscitation; and

(iv) Monitoring equipment~~((-));~~

~~((3) A level IV trauma care hospital shall have a post anesthetic recovery unit with appropriate monitoring and resuscitation equipment.-))~~ (3) Post anesthetic recovery services, with:

(a) Essential personnel on-call and available twenty-four hours every day;

(b) Nurses ACLS trained;

(c) Appropriate monitoring and resuscitation equipment;

(4) ~~((A level IV trauma care hospital's shall have:~~

~~(a) An ICU))~~ (a) A critical care unit which meets requirements for a designated level III trauma ~~((hospital))~~ service as described in WAC 246-976-610~~((,- except for availability of a mechanical ventilator-respirator and a temporary transvenous pacemaker));~~ or

(b) Written transfer guidelines and agreements with ~~((appropriate facilities to transfer))~~ designated trauma care services for patients requiring ~~((intensive))~~ critical care~~((-));~~

(5) ~~((A level IV trauma care hospital shall have))~~ Clinical laboratory services available, ~~((including))~~ for:

(a) Standard analysis of blood, urine, and other body fluids;

(b) Blood gases and pH determination~~((-));~~

(6) ~~((A level IV trauma care hospital shall have transfusion))~~ Blood and blood-component services, including:

(a) Blood and blood components available ~~((from))~~ in-house or through community services, to meet patient needs in a timely fashion;

(b) ~~((Ability to perform))~~ Policies and procedures for massive transfusions~~((,- or written transfer agreements with facilities having such capability));~~ and

(c) Blood storage capability~~((-));~~

(7) ~~((A level IV trauma care hospital shall be able to perform acute hemodialysis))~~ Acute dialysis capabilities, or have written transfer guidelines and agreements ~~((with facilities having such capability-))~~ for dialysis service;

(8) ~~((A level IV trauma care hospital shall have:~~

~~(a) A physician directed burn unit staffed by nursing personnel trained in burn care, and equipped to care for extensively burned patients; or))~~ Ability to resuscitate and stabilize burn patients; and have ~~((b))~~ Written transfer guidelines in accordance with the guidelines of the American Burn Association, and agreements ~~((with a burn center or hospital with burn unit-))~~ for burn care;

(9) ~~((A level IV trauma care hospital shall be able))~~ Ability to ~~((manage))~~ resuscitate and stabilize acute head and/or spinal cord injuries~~((,- or have written transfer agreements with facilities that have such capabilities. Early~~

~~transfer to an appropriate designated trauma rehabilitation facility shall be considered); and~~

(a) Written transfer guidelines and agreements for patients with head or spinal cord injuries; or

(b) Have neurosurgery, with a neurosurgeon on-call and available within thirty minutes of request by the emergency department physician; or

(c) Early transfer to an appropriate designated trauma rehabilitation facility shall be considered;

(10)((A level IV trauma care hospital shall have)) A qualified person assigned to coordinate trauma rehabilitation activities and referrals;

(11) A written plan addressing receipt and transfer of patients by fixed-wing and rotary-wing aircraft.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-680 Designation standards for facilities providing level V trauma care ((facilities)) services—Administration and organization.** ~~((For the purpose of administering trauma care, a designated level V trauma care facility shall))~~ A facility with a designated level V trauma care service shall:

(1) Have written ((policy)) policies and ((patient care)) procedures for providing emergency ((medical)) care, ((consistent with regional patient care procedures)) twenty-four hours every day for adult and pediatric trauma patients; and

(2) Establish emergency care services ((with a nature and scope)) consistent with community needs, the approved regional plan, and within the facilities capabilities. The service shall have a policy that identifies and establishes its scope of trauma care for both adult and pediatric trauma patients, including but not limited to:

(a) Initial resuscitation and stabilization;

(b) Admission criteria;

(3) Have a method of activating trauma-response personnel consistent with the scope of trauma care and in keeping with the goals of WAC 246-976-870;

(4) Participate in the state trauma registry as required in WAC 246-976-430 ((with a person identified as responsible for coordination of trauma registry activities));

((4)) (5) Have a written policy and procedures to divert patients to other designated trauma care services. The policy shall be based on criteria which reflect the ability of the service to resuscitate and stabilize each patient at a particular time; and

(6) Have interfacility transfer guidelines and agreements consistent with WAC 246-976-890;

(7) Have a quality assurance program in accordance with WAC 246-976-881;

(8) Participate in the regional trauma ((network)) quality assurance program as required in WAC 246-976-910.

**AMENDATORY SECTION** (Amending Order 323, filed 12/23/92, effective 1/23/93)

**WAC 246-976-690 Designation standards for facilities providing level V trauma care ((facilities)) service—Basic resources and capabilities.** A facility with a designated level V trauma care ((facility)) service shall have:

(1) A physician, physician assistant registered in accordance with chapter 18.71 RCW, or advanced registered nurse practitioner, on-call and available within twenty minutes of notification, who has((:

(a)) ATLS training, ((or approved equivalent)) except the ATLS requirement shall not apply to a physician board-certified in emergency medicine or board-certified in surgery;

((b)) Experience in resuscitation and care of trauma patients;))

(2) Equipment for resuscitation and life support of adult and pediatric trauma patients, including:

(a) Airway control and ventilation equipment, including:

(i) Airways, neonate to adult;

(ii) Laryngoscope, including curved and straight blades, sizes 0-4;

((iii)) (iii) Endotracheal tubes ((of all sizes)) available, sizes 2.5 to 8.0, with stylets;

((iii)) (iv) Bag-valve-mask resuscitator ((with full range of sizes, neonatal to adult)), sizes neonatal, child, and adult;

((iv)) (v) Sources of oxygen; ((and

(v)) (vi) Pulse oximeter with infant, child and adult probes; and

(vii) Suction devices;

(b) Cardiac monitoring devices, including:

(i) Electrocardiograph;

((e)) (ii) Cardiac monitor;

((d)) (iii) Defibrillator, with pediatric paddles;

((e)) (c) All standard intravenous fluids and administering devices, including ((intravenous catheters));

(i) Intravenous catheters, size 24g to 14g;

(ii) Intraosseous needles;

(iii) Infusion control device;

((f)) (d) Gastric lavage equipment;

((g)) (e) Drugs and supplies necessary for adult and pediatric emergency care;

((h)) Pneumatic anti-shock garment if use of this device is allowed under facility protocol;)) (f) Medication chart, tape or other system to assure ready access to information on proper dose-per-kilogram for resuscitation drugs and equip-

ment sizes for pediatric patients;

(g) Immobilization devices, including:

(i) Cervical injury immobilization devices, adult and pediatric sizes;

((j)) (ii) Long-bone stabilization device; and

((k)) (iii) Backboard((-));

(3) A plan addressing receipt and transfer of patients by fixed-wing and rotary-wing aircraft.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-720 Designation standards for facilities providing level I pediatric trauma care ((hospitals)) service—Administration and organization.** A facility with a designated level I pediatric trauma care service shall have:

(1) ((For the purpose of administering trauma care, a designated level I pediatric hospital shall have a trauma service, including:)) (a) Organization and direction by a general surgeon ((who is expert in, and committed to;)) with

special competence in care of the injured child. The service may have as codirector another physician or general surgeon with special competence in care of the injured child;

(b) Ongoing coordination of the trauma care service by a registered nurse with special competence in care of the injured child;

(c) A multidisciplinary trauma committee chaired by the trauma service director, with input to hospital management, including:

- (i) A pediatric emergency physician;
- (ii) An ~~((ED))~~ emergency department registered nurse;
- (iii) A ~~((trauma))~~ pediatric surgeon or general surgeon with special competence in pediatric trauma care;
- (iv) A neurosurgeon;
- (v) An orthopaedic surgeon;
- (vi) An anesthesiologist;
- (vii) The physician director of pediatric ~~((intensive))~~ critical care service;

(viii) A pediatrician with special competence in critical care;

(ix) The pediatric trauma care service nurse coordinator;

(x) A pediatric ~~((intensive))~~ critical care registered nurse; ~~(and~~

~~((x))~~ (xi) A pediatric intensivist; and

(xii) The trauma rehabilitation coordinator;

(d) The multidisciplinary trauma committee shall adopt an approved method to determine activation of the trauma team, as described in WAC 246-976-870;

~~((d))~~ (e) A trauma ~~((resuscitation))~~ team to provide initial evaluation, resuscitation and treatment.

(i) The team shall be organized and directed by a pediatric surgeon ~~((who is expert in and committed to))~~ or general surgeon with special competence in care of the injured child, and who assumes responsibility for coordination of overall care of the pediatric trauma patient. The surgeon shall be at least a PGY4.

(ii) All members of the team, including the surgeon, shall be ~~((in-house and))~~ available within five minutes of notification of team activation.

(iii) The team shall include ~~((an emergency physician))~~:

~~((A))~~ An emergency physician with special competence in pediatric care, who is:

(A) Responsible for activating the trauma ~~((resuscitation))~~ team, using an approved ~~((scoring system))~~ method as defined in WAC 246-976-870; and

(B) Responsible for providing team leadership and care for the pediatric trauma patient until the arrival of the general surgeon with special competence in pediatric care in the resuscitation area.

(iv) The trauma care service shall identify all other members of the team ~~((shall be as specified in the hospital's application for designation))~~.

(v) The team shall work in conjunction with a pediatric ~~((s intensive care physician))~~ intensivist or pediatric emergency physician.

~~((e))~~ (f) Specific delineation of pediatric trauma surgery privileges by the medical staff.

(2) ~~((A level I pediatric trauma care hospital shall have an ED with established))~~ An emergency department with written standards ~~((and procedures))~~ of care to ensure immediate and appropriate care for pediatric trauma patients.

(3) ~~((A level I pediatric trauma care hospital shall have a))~~ A surgery department, including:

(a) General surgery ~~((in-house and available upon patient's arrival in the ED, assuming a five minute notification))~~ with special competence in care of the pediatric trauma patient;

(b) ~~((Neurosurgery))~~ A neurosurgical service. Coverage shall be available within five minutes of notification of team activation, provided by:

(i) ~~((In-house and available within five minutes. In-house coverage shall be provided by a board certified neurosurgeon or surgeon who has been judged competent by the neurosurgical consultants on staff to initiate measures directed toward stabilizing the pediatric patient and to initiate diagnostic procedures; and))~~ A neurosurgeon; or

(ii) ~~((With a neurosurgeon on call and available within thirty minutes-))~~ A surgeon who has been judged competent by the neurosurgical consultants on staff to initiate measures to stabilize the pediatric patient, and to initiate diagnostic procedures, with a board-certified neurosurgeon on call and available within thirty minutes of notification of team activation.

(c) The following surgical services on-call and available within thirty minutes of request by the trauma team leader:

(i) Cardiac surgery;

(ii) ~~((Microsurgery))~~

(iii) Gynecologic surgery;

~~((iv))~~ (iii) Hand surgery;

~~((v))~~ (iv) Microsurgery;

(v) Obstetric surgery;

(vi) Ophthalmic surgery;

~~((vi))~~ Oral/dental surgery;))

(vii) Oral/maxillofacial or otorhinolaryngologic surgery;

(viii) Orthopaedic surgery;

~~((viii))~~ Otorhinolaryngologic surgery;))

(ix) Pediatric surgery;

(x) Plastic ~~((and maxillofacial))~~ surgery;

~~((x))~~ (xi) Thoracic surgery; ~~((and~~

~~((xi))~~ (xii) Urologic surgery; and

(xiii) Vascular surgery.

(4) ~~((A level I pediatric trauma care hospital shall have))~~ Nonsurgical specialties with special ~~((expertise))~~ competence in pediatric care, including:

(a) Anesthesiology, with an anesthesiologist who is:

(i) ~~((ATLS trained;~~

~~((ii))~~ ACLS trained, except this requirement shall not apply to a physician board-certified in anesthesiology;

~~((iii))~~ (ii) PALS or approved equivalent trained; and

~~((iv))~~ In-house and) (iii) Available ~~((on patient's arrival in ED, assuming five minute notification))~~ within five minutes of team activation;

(b) ~~((General pediatrics in-house and available on patient's arrival in ED, assuming five minute notification, with pediatricians who are:~~

(i) ~~((Board certified; and~~

(ii) PALS or approved equivalent trained;

(iii) These requirements may be met by a PL 2;)) A radiologist on-call and available for patient service within twenty minutes of notification of team activation;

(c) The following services on-call and available ~~((within thirty minutes))~~ for pediatric patient consultation or management:

- (i) Cardiology;
- (ii) Gastroenterology;
- (iii) General pediatrics;
- (iv) Hematology (~~(pathology)~~);
- ~~((iv+))~~ (v) Infectious disease ~~(s)~~ specialists;
- ~~((v+))~~ (vi) Nephrology;
- ~~((vi))~~ Neuro-radiology;
- ~~(vii)~~ Pediatric cardiology;
- ~~(viii)~~ Pediatric hematology/oncology;
- ~~((ix))~~ (vii) Pediatric neurology;
- (viii) Pathology;
- (ix) Pediatric critical care;
- (x) ~~((Pediatric))~~ Pulmonology; and
- ~~((x+))~~ (xi) Psychiatry; ~~(and~~
- ~~(xi)~~ A radiologist.
- ~~(d) Pediatric neurology on call and available within one hour.)~~

~~(5) ((A level I pediatric trauma care hospital shall have an approved))~~ Written policy and procedures for access to ancillary services specific for pediatric patients, including:

- (a) Chemical dependency services;
- (b) Child and adult protection services;
- (c) Clergy or pastoral care;
- (d) Nutritionist services;
- (e) Occupational therapy services;
- (f) Pediatric therapeutic recreation;
- (g) Pharmacy, with a pharmacist in-house;
- (h) Physical therapy services;
- (i) Psychological services;
- (j) Rehabilitation services;
- (k) Social services;
- (l) Speech therapy services;

(6) A written policy and procedures to divert patients to other designated ~~((facilities))~~ trauma care services. The policy shall be based on ~~((it's))~~ criteria which reflect the service's ability to ~~((manage))~~ resuscitate and stabilize each patient at a particular time.

~~((6) A level I pediatric trauma care hospital shall:~~

~~(a) Have a quality assurance program in accordance with WAC 246-976-880; and~~

~~(b) Cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910.)~~ (7) A trauma registry as required in WAC 246-976-430;

(8) A quality assurance program in accordance with WAC 246-976-881, and cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910;

(9) Interfacility transfer guidelines and agreements consistent with WAC 246-976-890.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-730 Designation standards for facilities providing level I pediatric trauma care ~~((hospitals))~~ services—Resources and capabilities.** A facility with a designated level I pediatric trauma care service shall have:

(1) ~~((A level I pediatric trauma care hospital shall have an ED))~~ An emergency department with:

- (a) A physician director who ~~((is))~~:

(i) Is board-certified ~~((or eligible))~~ in emergency medicine ~~((or)),~~ pediatric emergency medicine, surgery ~~((or medicine))~~ or other relevant specialty; or ~~((with documented experience as director of an emergency department which has been previously recognized as a level I trauma center either by a regional entity or as verified by the Committee on Trauma of the American College of Surgeons;))~~

(ii) Has documented experience as director of an emergency department which has been previously recognized as a level I trauma center either by a regional entity or as verified by the Committee on Trauma of the American College of Surgeons;

(iii) Is ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine or in surgery; and

~~((iii) ACLS trained; and))~~

(iv) Is PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine;

(b) Emergency physicians who ~~((are))~~:

(i) Are board-certified ~~((or eligible))~~ in emergency medicine, or pediatric emergency medicine, or in a specialty practicing emergency medicine as their primary practice with special competence in ~~((the))~~ care of ~~((the))~~ pediatric trauma patients; (this requirement may be met by a surgical resident post graduate year two who is ATLS, ACLS, and PALS or approved equivalent trained, working under the direct supervision of the ~~((physician director of the emergency department))~~ attending emergency department physician, until the arrival of the ~~((attending))~~ surgeon~~((The attending surgeon shall be in-house and available upon the patient's arrival in the ED, assuming five minute notification))~~ to assume leadership of the trauma team);

(ii) ~~((In-house and))~~ Are available within five minutes of the patient's arrival in the ~~((ED))~~ emergency department;

(iii) Are ATLS and ACLS trained, except ~~((that))~~ this requirement shall not apply to a physician board-certified ~~((emergency physicians))~~ in emergency medicine;

(iv) ~~((ACLS trained;~~

~~(v+))~~ Are PALS or approved equivalent ~~((pediatric ALS))~~ trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine; and

~~((v+))~~ (v) Are designated members of the trauma team;

(c) ~~((ED))~~ Registered nurses who:

(i) Are ~~((ACLS))~~ PALS or approved equivalent trained;

(ii) Have successfully completed a trauma life support course as defined in WAC 246-976-885;

(iii) ~~((Are PALS or approved equivalent trained;~~

~~(v+))~~ Are in the ~~((ED))~~ emergency department and available within five minutes of patient's arrival in the emergency department;

(d) An area designated for pediatric resuscitation, with equipment for resuscitation and life support of pediatric patients, including ~~((=))~~ equipment as described in WAC 246-976-620;

~~((i) Airway control and ventilation equipment including:~~

~~(A) Airways;~~

~~(B) Laryngoscopes, including curved and straight;~~

~~(C) Endotracheal tubes of all sizes;~~

~~(D) Bag-valve-mask resuscitator with all mask sizes;~~

~~(E) Sources of oxygen;~~

~~(F) Child and neonatal BVM resuscitation device designed to deliver one hundred percent oxygen; and~~  
~~(G) Mechanical ventilation;~~  
~~(ii) Suction devices including:~~  
~~(A) Back-up suction source;~~  
~~(B) Pediatric suction catheters; and~~  
~~(C) Tonsil suction tip;~~  
~~(iii) Electrocardiograph cardiac monitor defibrillator appropriate to pediatric patients;~~  
~~(iv) All standard apparatus to establish central venous pressure monitoring;~~  
~~(v) All standard IV fluids and administering devices appropriate for pediatric patients, including:~~  
~~(A) IV catheters;~~  
~~(B) Intraosseous needles;~~  
~~(C) Infusion sets;~~  
~~(D) Infusion pumps including micro-infusion capabilities;~~  
~~(E) Infusion controllers;~~  
~~(F) Pediatric dosages/dilutions of medications; and~~  
~~(G) IV fluid/blood warmer.~~  
~~(vi) Sterile surgical sets appropriate for pediatric patients, for standard ED procedures including:~~  
~~(A) Thoracostomy set;~~  
~~(B) Chest tubes;~~  
~~(C) Tracheostomy set;~~  
~~(D) Spinal tap set;~~  
~~(E) Peritoneal lavage set; and~~  
~~(F) Cricothyrotomy set;~~  
~~(vii) Gastric lavage equipment;~~  
~~(viii) Drugs and supplies necessary for pediatric emergency care;~~  
~~(ix) X-ray capability with twenty-four-hour coverage by in-house technicians;~~  
~~(x) Respiratory therapy available within five minutes;~~  
~~(xi) Two-way radio linked with EMS/TC vehicles;~~  
~~(xii) Pneumatic anti-shock garment, if included in local protocols for pediatric patients;~~  
~~(xiii) Skeletal traction device for cervical injuries;~~  
~~(xiv) Backboard;~~  
~~(xv) Equipment specific to pediatric trauma care, including:~~  
~~(A) Traction splint;~~  
~~(B) Blood pressure cuffs in infant and child sizes;~~  
~~(C) Foley catheters;~~  
~~(D) Rigid cervical collars;~~  
~~(E) Doppler;~~  
~~(F) Infant scale for accurate weight measurement under twenty-five pounds;~~  
~~(G) Temperature controlled heating units with/without open crib;~~  
~~(H) Heating/cooling blankets;~~  
~~(I) Heat lamp;~~  
~~(J) Hypothermia thermometers;~~  
~~(K) Expanded scale electronic thermometers;~~  
~~(L) Device for assuring maintenance of infant warmth during evaluation and transport;~~  
~~(M) Nasogastric/feeding tubes;~~  
~~(N) Noninvasive BP monitor; and~~  
~~(O) Pulse oximetry.~~  
~~(2) A level I pediatric trauma care hospital shall have a general))~~ (e) Routine radiological capabilities by a technician

available within five minutes of notification of team activation;

(2) A surgery department including:

(a) An attending pediatric surgeon or general surgeon with special competence in pediatric ((expertise)) care who is ((in-house and)) available ((upon the patient's arrival in the ED, assuming)) within five minutes of notification of team activation, except as provided in (b) of this subsection.

The attending surgeon shall:

(i) Provide trauma team leadership upon arrival in the resuscitation area;

(ii) Be board-certified; ((or have graduated from a residency program accredited by the accreditation council of graduate medical education, but who is less than five years out of training;

(ii) Have PALS or approved equivalent training;

(iii) Be ATLS trained;

(iv)) (iii) Have ((general)) trauma surgery privileges as delineated by the medical staff; ((or))

(b) A post-graduate year four or above surgical resident may initiate evaluation and treatment upon the patient's arrival in the ((ED)) emergency department until the arrival of the attending surgeon. In this case, the attending surgeon shall be available within twenty minutes ((upon)) of notification of team activation. ((The resident shall have ATLS and PALS or approved equivalent training:))

(c) All ((trauma)) general surgeons and surgical residents who are responsible for care and treatment of trauma patients shall be trained in ((ATLS except that this requirement shall not apply to board-certified surgeons:)):

(i) ATLS and ACLS, except this requirement shall not apply to a physician board-certified in surgery;

(ii) PALS or approved equivalent;

(3) ((A level I pediatric trauma care hospital shall have)) An operating ((suite)) room available within five minutes of notification of team activation, with:

(a) ((An operating room adequately staffed and available within five minutes of notification;

(b) Essential personnel, including at least one OR nurse, in-house and available twenty-four hours a day;

(e)) A registered nurse or designee of the operating room staff who is available within five minutes of team activation to open the operating room, and to coordinate responsibilities to ensure the operating room is ready for surgery upon arrival of the patient, the surgeon, and the anesthesiologist;

(b) A ((documented method)) written policy providing for ((prompt)) mobilization of ((consecutive)) additional surgical teams for pediatric trauma patients;

((((d))) (c) Instruments and equipment ((or capabilities)) appropriate for pediatric surgery, including((:)) equipment as described in WAC 246-976-620;

((((i) Cardiopulmonary bypass;

(ii) Operating microscope;

(iii) Thermal control equipment for patient;

(iv) Thermal control equipment for blood;

(v) X-ray capability;

(vi) Pediatric endoscopes/bronchoscopes;

(vii) Craniotomy set;

(viii) Monitoring equipment; and

(ix) Pediatric instruments and equipment.))

(4) A ~~((level I pediatric trauma care hospital shall have a))~~ post-anesthetic recovery ~~((room))~~ unit with:

(a) Essential personnel, including at least one registered nurse ~~((with critical post anesthetic nurse training, in-house and))~~ available twenty-four hours a day;

(b) ~~((AH))~~ Nurses ACLS trained;

(c) ~~((AH))~~ Nurses PALS or approved equivalent trained;

(d) Appropriate monitoring and resuscitation equipment.

(5) A ~~((level I pediatric trauma care hospital shall have a pediatric intensive care unit exclusively for children))~~ pediatric critical care service, with:

(a) A pediatric critical care unit, including patient isolation capacity;

(b) A medical director or ~~((co-director))~~ codirector who is ~~((a board certified or eligible pediatric intensivist))~~ board-certified in pediatrics, with sub-board certification in critical care, with:

~~((i))~~ PALS or approved equivalent training;

~~((ii))~~ Responsibility for coordinating with the attending staff for the care of pediatric trauma patients, including:

~~((A))~~ (i) Development and implementation of policies;

~~((B))~~ Supervision of resuscitation;

~~((C))~~ (ii) Coordination of medical care;

~~((D))~~ (iii) Determination of patient isolation;

~~((E))~~ (iv) Authority for triage decisions;

~~((F))~~ (v) Equipment;

~~((G))~~ (vi) Coordination of staff education;

~~((H))~~ (vii) Coordination of statistics; and

~~((I))~~ (viii) Reviewing quality of care on all pediatric critical care unit trauma patients in conjunction with the trauma service medical director;

~~((b))~~ (c) A physician with ((expertise)) special competence in pediatric critical care ((in-house and)) available within five minutes of notification;

~~((c))~~ A nurse manager responsible for training and coordination of nurses, physicians, and community agencies or services;

~~((d))~~ Nurses with PALS or approved equivalent training;

~~((e))~~ Patient isolation capacity; and

~~((f))~~ (d) A physician-directed code team;

~~((e))~~ Pediatric critical care nursing with registered nurses who have:

(i) Special competence in pediatric trauma care; and

(ii) Successfully completed PALS or approved equivalent training;

(f) Equipment ((appropriate for pediatric patients, including:)) as described in WAC 246-976-620 and 246-976-825;

~~((i))~~ Airway control and ventilation including:

(A) Oral and nasopharyngeal airways, all sizes neonatal through adult;

(B) Child, infant and neonatal bag-mask resuscitators, able to deliver one hundred percent oxygen;

(C) Endotracheal tubes with stylet;

(D) Infant and child laryngoscopes, curved and straight;

(E) Suction catheters; and

(F) Tonsil suction tip;

(ii) Oxygen source with concentration controls;

(iii) Cardiac emergency cart;

(iv) Temporary transvenous pacemaker;

(v) Electrocardiograph cardiac monitor defibrillator;

(vi) Electronic pressure monitoring;

~~((vii))~~ Automated blood pressure apparatus;

~~((viii))~~ Mechanical ventilator-respirator appropriate for entire pediatrics spectrum including:

(A) Air/oxygen blenders; and

(B) Oxygen analyzers;

~~((ix))~~ Patient weighing devices, including infant scale;

~~((x))~~ Pulmonary function measuring devices;

~~((xi))~~ Temperature control devices including:

(A) Temperature controlled heating units with/without open erib;

(B) Heating/cooling blankets; and

(C) Heat lamp;

~~((xii))~~ Drugs, IV fluids, and supplies including:

(A) Intravenous and intraosseous needles and catheters;

(B) Pediatric infusion sets;

(C) Pediatric dosages/dilutions;

(D) Infusion pumps;

(E) Infusion controllers; and

(F) IV fluid warmer;

~~((xiii))~~ Spotlight;

~~((xiv))~~ Doppler ultrasound BP device;

~~((xv))~~ Suction machine;

~~((xvi))~~ Refractometer;

~~((xvii))~~ Otoscope/ophthalmoscope;

~~((xviii))~~ Thermometers;

~~((xix))~~ Pressor infuser pumps;

~~((xx))~~ Portable EEG;

~~((xxi))~~ Bedside EKG;

~~((xxii))~~ Bedside echocardiography;

~~((xxiii))~~ Bedside ultrasound;

~~((xxiv))~~ Nuclear scan;

~~((xxv))~~ Noninvasive oximetry and capnometry;

~~((xxvi))~~ Portable transport monitor;

~~((xxvii))~~ Specialized pediatric sets for thoracostomy, tracheostomy, spinal tap, cricothyroidotomy, and peritoneal lavage;

~~((xxviii))~~ Foley catheters;

~~((xxix))~~ Chest tubes;

~~((xxx))~~ Capability for continuous monitoring of:

(A) EKG, heart rate;

(B) Respiration;

(C) Temperature;

(D) Arterial pressure; and

(E) Central venous pressure;

~~((xxx i))~~ High/low alarms for heart rate, respiratory rate, and all pressures;

~~((xxx ii))~~ Provision for life support and cardiopulmonary monitoring; and

~~((xxx iii))~~ Hard copy monitor recording capability.

(6) A level I pediatric trauma care hospital shall designate a physician, who has an established relationship to the pediatric critical care team, to respond to pediatric airway emergencies. This requirement may be met by an emergency physician or an ICU physician. (6) Respiratory therapy available within five minutes of notification;

(7) A ~~((level I pediatric trauma care hospital shall have))~~ clinical laboratory ~~((services))~~ technologist available within five minutes of notification;

(8) Clinical laboratory services, including:

(a) ~~((Micro technique capability;~~

~~((b))~~ Standard analyses of blood, urine, and other body fluids;

~~((e)) Blood typing and cross-matching;~~  
~~((d)) (b) Coagulation studies;~~  
~~((e)) Comprehensive blood bank, or access to a community central blood bank, and adequate hospital storage facilities;~~

~~((f)) (c) Blood gases and pH determination;~~  
~~((g)) (d) Serum and urine osmolality;~~  
~~((h)) (e) Microbiology;~~  
~~((i)) (f) Serum alcohol and toxicology determination;~~  
~~((and~~

~~((j)) (g) Drug screening; and~~  
~~((k)) (h) Microtechnique.~~  
~~((l)) (9) Blood and blood component services, including:~~

~~(a) Blood and blood components available from in-house or through community services, to meet patient needs;~~  
~~(b) Noncrossmatched blood available on patient arrival in the emergency department;~~  
~~(c) Blood typing and cross-matching;~~  
~~(d) Policies and procedures for massive transfusion;~~  
~~(e) Autotransfusions; and~~  
~~(f) Blood storage capability;~~

~~(10) A (level I pediatric trauma care hospital shall have) radiological service((s)), ((staffed and equipped)) including:~~

~~(a) ((The following services in house and)) A technician available within five minutes of notification, able to perform the following:~~

- ~~(i) Routine radiological procedures; and~~  
~~(ii) Computerized tomography;~~

~~(b) ((The following services)) A technician on-call and available within twenty minutes of notification, able to perform the following:~~

- ~~(i) Angiography of all types;~~  
~~(ii) Sonography;~~  
~~(iii) Nuclear scanning;~~  
~~((iv)) Fluoroscopy;~~

~~(v) Contrast studies, including intravenous pyelograms, esophagrams, and barium enemas.~~

~~(9) A level I pediatric trauma care facility shall have acute hemodialysis)) (11) Acute dialysis capability, or ((a)) written transfer agreements.~~

~~((10) A level I pediatric trauma care hospital shall have:))~~

~~(12)(a) A physician-directed burn unit ((which is)) staffed by nursing personnel trained in burn care, and equipped to care for extensively burned pediatric patients; or~~

~~(b) Written transfer guidelines and agreements ((with a burn center or hospital with burn unit)) for burn care, in accordance with the guidelines of the American Burn Association.~~

~~((11) A level I pediatric trauma care hospital shall be able)) (13) The ability to manage acute head and/or spinal cord injuries((, or have written transfer agreements with facility with such capabilities)). Early transfer to ((a designated)) an appropriate pediatric trauma rehabilitation ((facility)) service shall be considered.~~

~~((12) A level I pediatric trauma care hospital shall have respiratory therapy in-house and available within five minutes to the patient in the ED or ICU, with a therapist who has special pediatric training and/or experience.~~

~~(13)) (14) A ((level I pediatric trauma care hospital shall have a)) trauma rehabilitation coordinator ((and:)) to facilitate the trauma patient's access to pediatric rehabilitation services.~~

~~(15)(a) A ((physician directed)) designated pediatric trauma rehabilitation ((medicine)) service ((which is staffed by nursing personnel trained in rehabilitation care, and is equipped to care for the pediatric trauma patient)); or~~

~~(b) Written agreements to transfer patients to designated pediatric trauma rehabilitation services when medically feasible.~~

~~((14) A level I pediatric trauma care hospital shall have ancillary services including:~~

~~(a) Pharmacy, with pharmacist in house;~~

~~(b) Pediatric therapeutic recreation;~~

~~(c) Clergy or pastoral care;~~

~~(d) Social work, with social workers on-call and available within thirty minutes, and with written policies and procedures, including comprehensive case finding mechanisms;~~

~~(e) Child protection services;~~

~~(f) Nutritionist services;~~

~~(g) Physical therapy services;~~

~~(h) Occupational therapy and therapeutic recreation services.~~

~~(15) A level I pediatric trauma care hospital shall have a heliport or)) (16) Heli-stop, landing zone or airport located close enough to permit the facility to receive or transfer patients by ((air)) fixed-wing or rotary-wing aircraft.~~

AMENDATORY SECTION (Amending Order 323, filed 12/23/92, effective 1/23/93)

WAC 246-976-740 Designation standards for facilities providing level I pediatric trauma care ((hospitals)) service—Outreach, ((training)) public education, trauma care education, and research((, and public education)). A facility with a designated level I pediatric trauma care ((hospital)) service shall have:

(1) An outreach program with telephone and on-site consultations with physicians in the community and outlying areas regarding pediatric trauma care;

(2) A public education program addressing injury prevention;

(3) Training, including:

(a) A formal program of continuing trauma care education for:

(i) Staff physicians;

(ii) Nurses;

(iii) Allied health care professionals;

(iv) Community physicians; and

(v) Prehospital personnel;

(b) ((A general surgery)) Residency programs accredited by the accreditation council of graduate medical education, with commitment to training physicians in pediatric trauma management;

(c) In-house initial and maintenance training of invasive manipulative skills for prehospital personnel;

~~((3) A public education program addressing:~~

~~(a) Injury prevention;~~

~~(b) First aid;~~

~~(e) Problems confronting the public, medical profession, and hospitals regarding optimal care for the injured child;))~~

(4) A pediatric trauma research program.

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

WAC 246-976-770 Designation standards for facilities providing level II pediatric trauma care ((hospitals)) service—Administration and organization. A facility with a designated level II pediatric trauma care service shall have:

~~(1) ((For the purpose of administering trauma care, a designated level II pediatric hospital shall have a trauma service, including:))~~

(a) Organization and direction by a general surgeon ((who is expert in, and committed to,)) with special competence in care of the injured child. The service may have as codirector another physician with special competence in care of the injured child;

(b) Ongoing coordination of the trauma care service by a registered nurse with special competence in care of the injured child;

(c) A multidisciplinary trauma committee chaired by the trauma service director, with input to hospital management, including:

(i) An emergency physician with special competence in pediatric care;

(ii) An ~~((ED))~~ emergency department registered nurse;

(iii) A ~~((trauma))~~ pediatric surgeon or general surgeon with special competence in pediatric trauma care;

(iv) A neurosurgeon;

(v) An orthopaedic surgeon;

(vi) An anesthesiologist;

(vii) The physician director of pediatric ((intensive)) critical care service;

(viii) A pediatrician with special competence in critical care;

~~((ix))~~ The pediatric trauma care service nurse coordinator;

~~((x))~~ A pediatric ((intensive)) critical care registered nurse; ((and

~~((ix))~~ (xi) Pediatric intensivist; and

(xii) The trauma rehabilitation coordinator;

(d) The multidisciplinary trauma committee shall adopt an approved method to determine activation of the trauma team, as described in WAC 246-976-870;

(e) A trauma ~~((resuscitation))~~ team to provide initial evaluation, resuscitation and treatment.

(i) The team shall be organized and directed by a pediatric surgeon ((expert in, and committed to,)) or general surgeon with special competence in care of the injured child, and who assumes responsibility for coordination of overall care of the pediatric trauma patient.

(ii) The team shall work in conjunction with a pediatric ~~((intensive care physician))~~ intensivist or pediatric emergency physician.

(iii) All members of the ~~((trauma))~~ team, except the surgeon and the anesthesiologist, shall be ((in-house and)) available within five minutes of notification of team activation.

(iv) The team shall include ~~((an emergency physician)):~~

(A) An emergency physician with special competence in pediatric care, who is:

(I) Responsible for activating the trauma ((resuscitation)) team, using an approved ((scoring system)) method as defined in WAC 246-976-870; and

~~((B))~~ (II) Responsible for providing team leadership and care ((of)) for the pediatric trauma patient until the arrival of the general surgeon in the resuscitation area.

(III) A pediatric surgeon, or general surgeon with special competence in pediatric trauma surgery, on-call and available within twenty minutes of notification of team activation, who shall assume responsibility for patient care upon arrival in the resuscitation area;

~~((Other members of the team shall be as specified in the hospital's application for designation.))~~ The trauma care service shall identify all other members of the team.

~~((e))~~ (f) Specific delineation of pediatric trauma surgery privileges by the medical staff.

~~((A level II pediatric trauma care hospital shall have an ED))~~ An emergency department with ((established)) written standards ((and procedures)) of care to ensure immediate and appropriate care for pediatric trauma patients.

(3) A ~~((level II pediatric trauma care hospital shall have a))~~ surgery department, including:

(a) General surgery, with ~~((an attending surgeon on call and available on the patient's arrival in the ED, assuming a twenty minute notification))~~ special competence in care of the pediatric trauma patient;

(b) ~~((Neurosurgery:~~

~~((i) In-house and available within five minutes. In-house coverage shall be provided by a neurosurgeon,))~~ A neurosurgical service. Coverage shall be available within five minutes of notification of team activation. In-house coverage shall be provided by:

(i) A neurosurgeon; or

(ii) A surgeon((-)) or other physician who has been judged competent by the ((neurologie)) neurosurgical consultants on staff to initiate measures to stabilize the patient, and to initiate diagnostic procedures, with a neurosurgeon on-call and available within thirty minutes of notification of team activation; ((and

~~((ii) With a neurosurgeon on-call and available within thirty minutes;))~~

(c) The following surgical services on-call and available within thirty minutes of request by the trauma team leader:

(i) Gynecologic surgery;

(ii) Hand surgery;

(iii) Obstetric surgery;

(iv) Ophthalmic surgery;

~~((ii))~~ (v) Oral/maxillofacial or otorhinolaryngologic surgery;

(vi) Orthopaedic surgery;

~~((iii))~~ Otorhinolaryngologic surgery;

~~((iv))~~ (vii) Pediatric surgery;

(viii) Plastic ((and maxillofacial)) surgery;

~~((v))~~ (ix) Thoracic surgery; ((and

~~((vi))~~ (x) Urologic surgery; and

(xi) Vascular surgery.

(4) ~~((A level II pediatric trauma care hospital shall have nonsurgical specialty capabilities with pediatric expertise))~~ Nonsurgical specialties with special competence in pediatric care, including:

(a) Anesthesiology, with an anesthesiologist who is:  
 (i) ~~((s))~~ ACLS trained, except this requirement shall not apply to a physician board-certified in anesthesiology;

(ii) PALS or approved equivalent trained; and  
~~((ii-Is))~~ (iii) On-call and available within twenty minutes of notification of team activation;

(b) A radiologist on-call and available for patient service within twenty minutes of notification of team activation;

(c) The following ~~((specialty))~~ services on-call and available ~~((within thirty minutes))~~ for pediatric patient consultation or management:

(i) Cardiology;

(ii) ~~((Pulmonology;~~

~~((iii))~~ Gastroenterology;

(iii) General pediatrics;

(iv) Hematology~~((/pathology));~~

(v) Infectious disease specialists;

(vi) Nephrology;

(vii) ~~((Neuro-radiology))~~ Neurology;

(viii) ~~((General pediatrics, with board-certified pediatricians who are PALS or approved equivalent trained; and))~~ Pathology;

(ix) ~~((A radiologist.))~~ Pediatric critical care; and

(x) Pulmonology;

(5) Written policy and procedures for access to ancillary services specific for pediatric patients, including:

(a) Chemical dependency services;

(b) Child and adult protection services;

(c) Clergy or pastoral care;

(d) Nutritionist services;

(e) Occupational therapy services;

(f) Pediatric therapeutic recreation;

(g) Pharmacy;

(h) Physical therapy services;

(i) Rehabilitation services;

(j) Social services; and

(k) Speech therapy services.

~~((5))~~ (6) A ~~((level II pediatric trauma care hospital shall have an approved))~~ written policy and procedures to divert patients to other designated ~~((facilities.))~~ trauma care services. The policy shall be based on ~~((it's))~~ criteria which reflect the service's ability to ~~((manage))~~ resuscitate and stabilize each patient at a particular time.

~~((6))~~ (7) A trauma registry as required in WAC 246-976-430.

~~((8))~~ (8) A ~~((level II pediatric trauma care hospital shall have a))~~ quality assurance program in accordance with WAC ~~((246-976-880))~~ 246-976-881; and cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910.

(9) Interfacility transfer guidelines and agreements consistent with WAC 246-976-890.

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

WAC 246-976-780 Designation standards for facilities providing level II pediatric trauma care ~~((hospital))~~ service—Basic resources and capabilities. A facility with a designated level II pediatric trauma care service shall have:

~~((A level II pediatric trauma care hospital shall have an ED))~~ An emergency department, with:

(a) A physician director who is:

(i) Board-certified ~~((or eligible))~~ in emergency medicine or pediatric emergency medicine;

(ii) ATLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine; and

~~((iii))~~ ~~((ACLS trained; and~~

~~((iv))~~ PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine.

(b) ~~((Emergency))~~ Physicians who ~~((are))~~:

(i) Are board-certified ~~((or eligible))~~ in emergency medicine, or pediatric emergency medicine, or board-certified in a specialty practicing emergency medicine as their primary practice with special ~~((competency))~~ competence in the care of ~~((the))~~ pediatric trauma patients;

(ii) ~~((In-house and))~~ Are available within five minutes of patient's arrival in the emergency department;

(iii) Are ATLS and ACLS trained, except ~~((that))~~ this requirement shall not apply to a physician board-certified ~~((emergency physicians))~~ in emergency medicine;

~~((iv))~~ ~~((ACLS trained;~~

~~((v))~~ Are PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine; and

~~((vi-Designated))~~ (v) Are designated as members of the trauma team;

(c) ~~((ED))~~ Registered nurses who:

(i) Are ~~((ACLS))~~ PALS or approved equivalent trained;

(ii) Have successfully completed a trauma life support course as defined in WAC 246-976-885;

~~((iii))~~ ~~((Are PALS or approved equivalent trained;~~

~~((iv))~~ Are in the ~~((ED))~~ emergency department and available ~~((to the patient))~~ within five minutes of patient's arrival in the emergency department;

(d) ~~((A designated area))~~ An area designated for pediatric resuscitation, with equipment for ~~((pediatric))~~ resuscitation and life support of pediatric patients, including ~~((e))~~ equipment as described in WAC 246-976-620;

~~((i))~~ Airway control and ventilation equipment including:

~~((A))~~ Airways;

~~((B))~~ Laryngoscopes, including curved and straight;

~~((C))~~ Endotracheal tubes of all sizes;

~~((D))~~ Bag-valve mask resuscitator with all mask sizes; designed to deliver one hundred percent oxygen;

~~((E))~~ Sources of oxygen; and

~~((F))~~ Mechanical ventilation;

(ii) Suction devices including:

~~((A))~~ Back-up suction source;

~~((B))~~ Suction catheters; and

~~((C))~~ Tonsil suction tip;

(iii) Electrocardiograph/cardiac monitor/defibrillator;

~~((iv))~~ Apparatus to establish central venous pressure monitoring;

(v) All standard IV fluids and administering devices, including:

~~((A))~~ IV catheters;

~~((B))~~ Intraosseous needles;

~~((C))~~ Infusion sets;

(D) Infusion pumps including micro-infusion capabilities;

(E) Infusion controllers;

(F) Pediatric dosages/dilutions of medications; and

(G) IV fluid/blood warmer;

(vi) Sterile surgical sets for procedures standard for EDs including:

(A) Thoracostomy set;

(B) Chest tubes;

(C) Tracheostomy set;

(D) Spinal tap set;

(E) Peritoneal lavage set; and

(F) Cricothyrotomy set;

(vii) Gastric lavage equipment;

(viii) Drugs and supplies necessary for pediatric emergency care;

(ix) X-ray capability with twenty-four hour coverage by in-house technicians;

(x) Respiratory therapy available within five minutes;

(xi) Two-way radio linked with EMS vehicles;

(xii) Pneumatic anti-shock garment, if included in local pediatric protocols;

(xiii) Skeletal traction device for cervical injuries;

(xiv) Backboard;

(xv) Specialized pediatric equipment including:

(A) Traction splint;

(B) Blood pressure cuffs in infant, child sizes;

(C) Foley catheters;

(D) Rigid cervical collars in pediatric sizes;

(E) Doppler;

(F) Infant scale for accurate weight measurement under twenty-five pounds;

(G) Temperature-controlled heating units with/without open crib;

(H) Heating/cooling blankets;

(I) Heat lamp;

(J) Hypothermia thermometers;

(K) Expanded scale electronic thermometers;

(L) Device for assuring maintenance of infant warmth during evaluation and transport;

(M) Nasogastric/feeding tubes;

(N) Noninvasive blood pressure monitor; and

(O) Pulse oximetry.)

(e) Routine radiological capabilities by a technician available within five minutes of notification of team activation;

(2) A ((level II pediatric trauma care hospital shall have a general)) surgery department, including:

(a) An attending pediatric surgeon, or general surgeon with special competence in pediatric care, who is on-call and available ((upon the patient's arrival in the ED, assuming twenty-minute notification)) within twenty minutes of notification of team activation. The attending surgeon shall:

(i) Provide trauma team leadership upon arrival in the resuscitation area;

(ii) Be board-certified; ((or have graduated from a residency program accredited by the accreditation council of graduate medical education, but who is less than five years out of training;

(iii)) (iii) Have ((general)) trauma surgery privileges as delineated by the medical staff; ((or))

(b) ((A post-graduate year four or above surgical resident may initiate evaluation and treatment upon the patient's arrival in the ED until the arrival of the attending surgeon. The attending surgeon shall be available within twenty minutes upon notification. The resident shall have ATLS and PALS or approved equivalent training;

(e)) All ((trauma)) general surgeons who are responsible for care and treatment of trauma patients shall be trained in ((ATLS, except that this requirement shall not apply to board-certified surgeons;));

((d) All trauma surgeons trained in)) (i) ATLS, except this requirement shall not apply to a physician board-certified in surgery;

(ii) PALS or approved equivalent.

(3) ((A level II pediatric trauma care hospital shall have an operating suite adequately staffed with one operating room nurse or operating room qualified designee who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within twenty minutes. The operating suite shall have equipment appropriate for pediatric surgery, including:)) An operating room available within five minutes of notification of team activation, with:

(a) A registered nurse or designee of the operating room staff who is available within five minutes of notification of team activation to open the operating room, and to coordinate responsibilities to ensure the operating room is ready for surgery upon arrival of the patient, the surgeon, and the anesthesiologist;

(b) Other essential personnel on-call and available within twenty minutes of notification of team activation;

(c) A written policy providing for mobilization of additional surgical teams for pediatric trauma patients;

(d) Instruments and equipment appropriate for pediatric surgery, including equipment as described in WAC 246-976-620;

((a) Thermal control equipment for patient;

(b) Thermal control equipment for blood;

(c) X-ray capability;

(d) Endoscopes/bronchoscopes; and

(e) Monitoring equipment.))

(4) A ((level II pediatric trauma care hospital shall have a)) post-anesthetic recovery ((room)) unit, with:

(a) Essential personnel, including at least one registered nurse ((with critical post-anesthetic nurse training;)) on-call and available twenty-four hours a day; and

(b) Nurses ACLS trained;

(c) Nurses PALS or approved equivalent trained;

(d) Appropriate monitoring and resuscitation equipment.

(5) A ((level II pediatric trauma care hospital shall have a)) pediatric ((intensive)) critical care service, ((including)) with:

(a) A pediatric critical care unit, including patient isolation capacity;

(b) A medical director or ((co-director)) codirector who is board-certified ((or eligible in pediatric intensive care, who has)) in pediatrics with sub-board certification in critical care, with:

((i) PALS or approved equivalent training;

((ii)) Responsibility for coordinating with the attending staff for the care of pediatric trauma ((care)) patients, including:

~~((A)) (i) Development and implementation of policies;~~  
~~((B) Supervision of resuscitation;~~  
~~(C)) (ii) Coordination of medical care;~~  
~~((D)) (iii) Determination of patient isolation;~~  
~~((E) Ultimate)) (iv) Authority for triage decisions;~~  
~~((F) Maintenance of)) (v) Equipment;~~  
~~((G)) (vi) Coordination of staff education;~~  
~~((H) Maintenance)) (vii) Coordination of statistics; and~~  
~~((H)) (viii) Reviewing quality of care on all pediatric~~  
critical care unit trauma patients, in conjunction with the  
trauma service medical director;

~~((b) Patient isolation capacity;))~~

~~(c) A physician with ((expertise)) special competence in~~  
~~pediatric critical care ((in-house and)) available within five~~  
~~minutes of notification;~~

~~(d) A physician-directed code team;~~

~~((d)) (e) Pediatric ((intensive)) critical care nursing,~~  
~~with registered nurses who have:~~

~~(i) ((A pediatric nurse manager responsible for training~~  
~~and coordination of nurses, physicians, administration, and~~  
~~community agencies or services;~~

~~(ii) Nurses caring for pediatric trauma patients who have~~  
~~completed PALS or approved equivalent training; and))~~  
~~Special competence in pediatric trauma care; and~~

~~(ii) Successfully completed PALS or approved equiva-~~  
~~lent training;~~

~~((e)) (f) Equipment ((appropriate for pediatric patients~~  
~~including:)) as described in WAC 246-976-620 and 246-976-~~  
~~825.~~

~~((i) Airway control and ventilation including:~~

~~(A) Airways;~~

~~(B) Child and neonatal BVM designed to deliver one~~  
~~hundred percent oxygen;~~

~~(C) Bag-mask resuscitators, all sizes;~~

~~(D) Endotracheal tubes with stylet;~~

~~(E) Infant and child laryngoscopes, curved and straight;~~

~~(F) Suction catheters; and~~

~~(G) Tonsil suction tip;~~

~~(ii) Oxygen source with concentration controls;~~

~~(iii) Cardiac emergency cart;~~

~~(iv) Temporary transvenous pacemaker;~~

~~(v) Electrocardiograph cardiac monitor defibrillator;~~

~~(vi) Electronic pressure monitoring;~~

~~(vii) Mechanical ventilator-respirator appropriate for~~  
~~entire pediatric spectrum including:~~

~~(A) Air/oxygen blenders;~~

~~(B) Oxygen analyzers;~~

~~(viii) Patient weighing devices, including infant scale;~~

~~(ix) Pulmonary function measuring devices;~~

~~(x) Temperature control devices including:~~

~~(A) Temperature controlled heating units with/without~~  
~~open crib;~~

~~(B) Heating/cooling blankets; and~~

~~(C) Heat lamp;~~

~~(xi) Drugs, IV fluids and supplies, including:~~

~~(A) Needles and catheters;~~

~~(B) Infusion sets;~~

~~(C) Infusion pumps;~~

~~(D) Infusion controllers; and~~

~~(E) IV fluid warmer;~~

~~(xii) Intraosseous needles and catheters;~~

~~(xiii) Spotlight;~~

~~(xiv) Doppler ultrasound BP device;~~

~~(xv) Suction machine;~~

~~(xvi) Refractometer;~~

~~(xvii) Otoloscope/ophthalmoscope;~~

~~(xviii) Thermometers;~~

~~(xix) Pressor infuser pumps;~~

~~(xx) Portable EEG;~~

~~(xxi) Bedside EKG;~~

~~(xxii) Noninvasive oximetry and capnometry;~~

~~(xxiii) Portable transport monitor;~~

~~(xxiv) Sets for thoracostomy, tracheostomy, spinal tap,~~  
~~criothyroidotomy, and peritoneal lavage;~~

~~(xxv) Foley catheters;~~

~~(xxvi) Chest tubes;~~

~~(xxvii) Capability for continuous monitoring of:~~

~~(A) EKG, heart rate;~~

~~(B) Respiration;~~

~~(C) Temperature;~~

~~(D) Arterial pressure; and~~

~~(E) Central venous pressure;~~

~~(xxviii) High/low alarms for heart rate, respiratory rate,~~  
~~and all pressures;~~

~~(xxix) Provision for life support and cardiopulmonary~~  
~~monitoring; and~~

~~(xxx) Hard copy monitor recording capability.~~

~~(6) A level II pediatric trauma care hospital shall~~  
~~designate one or more physicians, who have an established~~  
~~relationship to the pediatric trauma resuscitation team, to~~  
~~respond to pediatric airway emergencies. This requirement~~  
~~may be met by an emergency physician or an ICU physi-~~  
~~cian.))~~

~~(6) Respiratory therapy available within five minutes of~~  
~~notification;~~

~~(7) A ((level II pediatric trauma care hospital shall~~  
~~have)) clinical laboratory ((services)) technologist available~~  
~~((twenty-four hours a day, including:)) within five minutes~~  
~~of notification;~~

~~(8) Clinical laboratory services, including:~~

~~(a) ((Laboratory technician in house;~~

~~(b) Micro-technique capability;~~

~~(e)) Standard analyses of blood, urine, and other body~~  
~~fluids;~~

~~((d) Blood typing and cross matching;~~

~~(e)) (b) Coagulation studies;~~

~~((f) Comprehensive blood bank, or through access to a~~  
~~community central blood bank, and adequate hospital storage~~  
~~facilities;~~

~~(g)) (c) Blood gases and pH determination;~~

~~((h)) (d) Serum and urine osmolality;~~

~~((i)) (e) Microbiology;~~

~~((j)) (f) Serum alcohol and toxicology determination;~~

~~((and~~

~~(k)) (g) Drug screening((-); and~~

~~(h) Microtechnique;~~

~~((8) A level II pediatric trauma care hospital shall~~  
~~have)) (9) Blood and blood component services, including:~~

~~(a) Blood and blood components available from in-~~  
~~house or through community services, to meet patient needs;~~

~~(b) Noncrossmatched blood available on patient arrival~~  
~~in the emergency department;~~

~~(c) Blood typing and cross-matching;~~

~~(d) Policies and procedures for massive transfusion;~~

- (e) Autotransfusions; and
- (f) Blood storage capability;
- (10) Radiological services, including:

(a) A technician available within five minutes of notification, able to perform routine radiologic procedures ((in-house and available within five minutes));

(b) ((Contrast studies including intravenous pyelograms, esophagrams, and barium enemas, on-call and available within twenty minutes;

(e) The following services)) A technician on-call and available within twenty minutes of notification, able to perform the following:

- (i) Angiography of all types;
- (ii) Computerized tomography;
- (iii) Sonography;
- ((iii) Computerized tomography; and
- (iv) Fluoroscopy.

(9) A level II pediatric trauma care hospital shall have respiratory therapy with a trained therapist in-house.

(10) A level II pediatric trauma care hospital shall have a pharmacy, with pharmacist on-call and available within twenty minutes.

(11) A level II pediatric trauma care hospital shall have acute hemodialysis)) (11) Acute dialysis capability, or ((a)) written transfer agreements.

(12) ((A level II pediatric trauma care hospital shall have:)) (a) A physician-directed burn unit ((which is)) staffed by nursing personnel trained in burn care; and ((is)) equipped to care for extensively burned pediatric patients; or

(b) Written transfer guidelines and transfer agreements ((with a burn center or hospital with burn unit)) for burn care, in accordance with the guidelines of the American Burn Association.

(13) ((A level II pediatric trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with a facility that has such capabilities. Early transfer to an appropriate designated rehabilitation facility shall be considered:)) (a) The ability to manage acute head and/or spinal cord injuries; or

(b) Written transfer guidelines and agreements for head and spinal cord injuries.

(c) Early transfer to an appropriate designated trauma rehabilitation service shall be considered;

(14) A ((level II pediatric trauma care hospital shall have a)) designated trauma rehabilitation coordinator to facilitate the trauma patient's access to pediatric rehabilitation services; ((and:))

(15)(a) A ((physician directed)) designated pediatric trauma rehabilitation ((medicine)) service ((which is staffed by nursing personnel trained in pediatric rehabilitation care; and is equipped to care for pediatric trauma patients)); or

(b) Written agreements to transfer patients to a designated pediatric trauma rehabilitation service((s)) when medically feasible.

((15) A level II pediatric trauma care hospital shall have ancillary services including:

(a) Clergy or pastoral care;

(b) Social work, with social workers on-call and available within thirty minutes, and with written policies and procedures including comprehensive case-finding mechanisms;

(e) Child protection services;

~~(d) Nutritionist services;~~

~~(e) Physical therapy services;~~

~~(f) Occupational therapy and therapeutic recreation services:))~~

~~(16) ((A level II pediatric trauma care hospital shall have a heliport or)) A heli-stop, landing zone or airport located close enough to permit the facility to receive or transfer patients by ((air)) fixed-wing or rotary-wing aircraft.~~

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-790 Designation standards for facilities providing level II pediatric trauma care ((hospitals)) service—((Education and training programs)) Outreach, public education, and trauma care education.** A facility with a designated level II pediatric trauma care ((hospital)) service shall have:

(1) An outreach program with telephone and on-site consultations with physicians of the community and outlying areas regarding pediatric trauma care;

(2) A public education program addressing((:

(a) Injury prevention;

(b) Standard first aid;

(c) Problems confronting the public, medical profession, and hospitals regarding optimal care for the injured child)) injury prevention;

~~((2)) (3) A formal program of continuing trauma care education ((provided by the facility for staff physicians, nurses, allied health personnel, community physicians, and prehospital personnel:)) for:~~

(a) Staff physicians;

(b) Nurses;

(c) Allied health care professionals;

(d) Community physicians; and

(e) Prehospital personnel;

~~((3)) (4) Make the facility available for initial and maintenance training of invasive manipulative skills for prehospital personnel.~~

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-810 Designation standards for facilities providing level III pediatric trauma care ((hospitals)) service—Administration and organization.** A facility with a designated level III pediatric trauma care service shall have:

(1) ~~((For the purpose of administering trauma care, a designated level III pediatric trauma care hospital shall have a trauma service including:)) (a) Organization and direction by a general surgeon or other physician ((expert in, and committed to:)) with special competence in care of the injured child. The service may have as codirector another physician with special competence in care of the injured child;~~

(b) Ongoing coordination of the trauma care service by a registered nurse with special competence in care of the injured child;

(c) A multidisciplinary trauma committee chaired by the trauma service director, with input to hospital management, including:

(i) An emergency physician with special competence in pediatric trauma care;

(ii) An ~~(ED)~~ emergency department registered nurse;

(iii) A ~~(trauma)~~ general surgeon with special competence in pediatric trauma care;

(iv) An orthopaedic surgeon;

(v) An anesthesiologist;

~~((v) Director of pediatric intensive care unit;))~~

(vi) The pediatric trauma care service nurse coordinator;

(vii) A pediatric ~~(intensive)~~ critical care registered nurse; ~~(and~~

~~(viii))~~ (viii) A pediatrician with special competence in critical care; and

(ix) The trauma rehabilitation coordinator;

(d) The multidisciplinary trauma committee shall adopt an approved method to determine activation of the trauma team, as described in WAC 246-976-870;

(e) A trauma ~~(resuscitation)~~ team to provide initial evaluation, resuscitation and treatment.

(i) The team shall be organized and directed by a general surgeon ~~(who is expert in and committed to)~~ with special competence in care of the injured child; and who assumes responsibility for coordination of overall care of the pediatric trauma patient; ~~(and who is on-call and available within thirty minutes;))~~

(ii) All members of the team, except the surgeon and the anesthesiologist or CRNA (if a member of the team), shall be ~~(in-house and)~~ available within five minutes of notification of team activation;

(iii) The team shall include ~~(an emergency physician)):~~

(A) An emergency physician with special competence in pediatric trauma care, who is:

(I) Responsible for activating the trauma ~~(resuscitation)~~ team, using an approved ~~(scoring system)~~ method as defined in WAC 246-976-870; and

~~((B))~~ (II) Responsible for providing team leadership and care for the pediatric trauma patient until the arrival of the general surgeon in the resuscitation area;

~~((iv) Other members of the team shall be as specified in the hospital's application for designation))~~ (B) A pediatric surgeon, or general surgeon with special competence in pediatric trauma surgery, on-call and available within thirty minutes of notification of team activation, who shall assume responsibility for patient care upon arrival in the resuscitation area;

(C) The trauma care service shall identify all other members of the team.

~~((e))~~ (f) Specific delineation of pediatric trauma surgery privileges by the medical staff.

(2) ~~((A level III pediatric trauma care hospital shall have an ED))~~ An emergency department with ~~(established)~~ written standards ~~(and procedures)~~ of care to ensure immediate and appropriate care for pediatric trauma patients.

(3) A ~~(level III pediatric trauma care hospital shall have a)~~ surgery department ~~(that includes an attending surgeon who is on-call and available within thirty minutes; and),~~ including:

(a) ~~(Has)~~ General surgery ~~(privileges)~~, with special competence in care of the pediatric trauma patient;

(b) ~~(Has PALS or approved equivalent training;~~

~~e) Has ATLS training.)~~ (i) Written transfer guidelines and agreements for head and spinal cord injuries; or

(ii) Neurosurgery, with a neurosurgeon on-call and available within thirty minutes of notification of team activation;

(c)(i) Written transfer guidelines and procedures for patients requiring orthopaedic surgery; or

(ii) Orthopaedic surgery, with an orthopaedic surgeon on-call and available within thirty minutes of request by the trauma team leader;

(4) ~~((A level III pediatric trauma care hospital shall have))~~ Nonsurgical specialties, including:

(a) Anesthesiology, ~~(by)~~ with an anesthesiologist or certified registered nurse anesthetist, who is ~~(PALS or approved equivalent trained, and who is on-call and available within thirty minutes;))~~

(i) ACLS trained, except this requirement shall not apply to a physician board-certified in anesthesiology;

(ii) PALS or approved equivalent trained; and

(iii) On-call and available within thirty minutes of notification of team activation;

(b) A radiologist on-call and available for patient service within thirty minutes of notification of team activation;

(c) General pediatrics, with board-certified pediatricians on-call and available for pediatric patient consultation or management;

(5) Written policy and procedures for access to ancillary services specific for pediatric patients, including:

(a) Chemical dependency services;

(b) Child and adult protection services;

(c) Clergy or pastoral care;

(d) Nutritionist services;

(e) Pediatric therapeutic recreation;

(f) Pharmacy;

(g) Physical therapy services;

(h) Rehabilitation services;

(i) Social services;

(6) A ~~(level III pediatric trauma care hospital shall have an approved)~~ written policy and procedures to divert patients to other designated ~~(facilities;))~~ trauma care services. The policy shall be based on ~~(it's)~~ criteria which reflect the service's ability to ~~(manage)~~ resuscitate and stabilize each patient at a particular time~~(-);~~

~~((6))~~ (7) A trauma registry as required by WAC 246-976-430;

(8) A ~~(level III trauma care hospital shall have a)~~ quality assurance program in accordance with WAC ~~((246-976-880))~~ 246-976-881; and cooperate with regional trauma care quality assurance programs throughout the state established pursuant to WAC 246-976-910;

(9) Interfacility transfer guidelines and agreements consistent with WAC 246-976-890.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-820 Designation standards for facilities providing level III pediatric trauma care ~~(hospitals)~~ service—Basic resources and capabilities.** A facility with a designated level III pediatric trauma care service shall have:

(1) ~~((Level III pediatric trauma care hospitals shall have an ED))~~ An emergency department with:

(a) A physician director who is:

(i) ~~Board-certified ((or eligible)) in emergency medicine or pediatric emergency medicine; ((or in a specialty practicing emergency medicine as their primary practice with special competency in the care of the pediatric trauma patient;))~~

(ii) ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine; and

(iii) ((ACLS trained)) PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine;

(b) ((Emergency)) Physicians who ((are)):

(i) ((Qualified and experienced in caring for)) Have special competence in the resuscitation and care of pediatric trauma patients ((with traumatic injuries));

(ii) ((Capable of initiating resuscitation measures;

~~(iii) In-house and)) Are available within five minutes of patient's arrival in the emergency department;~~

~~((iv)) (iii) Are ATLS and ACLS trained, except this requirement shall not apply to a physician board-certified in emergency medicine;~~

~~((v) ACLS trained;~~

~~(vi)) (iv) Are PALS or approved equivalent trained, except this requirement shall not apply to a physician board-certified in pediatric emergency medicine; and~~

~~((vii) Designated)) (v) Are designated as members of the trauma team;~~

(c) ((ED)) Registered nurses who ((are)):

(i) ((ACLS trained)) Are PALS or approved equivalent trained;

(ii) ((Trained in)) Have successfully completed a trauma life support course as defined in WAC 246-976-885;

(iii) ((PALS or approved equivalent trained; and

~~(iv) In-house and)) Are in the emergency department and available within five minutes of patient's arrival in the emergency department;~~

(d) ((A designated area)) An area designated for pediatric resuscitation, with equipment for resuscitation and life support ((for the)) of pediatric ((trauma)) patients, including((:)) equipment as described in WAC 246-976-620;

((i) Airway control and ventilation equipment including:

(A) Airways;

(B) Laryngoscopes including curved and straight;

(C) Endotracheal tubes of all sizes;

(D) Bag-valve-mask resuscitator with all mask sizes;

(E) Sources of oxygen;

(F) Child and neonatal BVM resuscitation device designed to deliver one hundred percent oxygen; and

(G) Mechanical ventilator;

(ii) Suction devices, including:

(A) Back-up suction source;

(B) Suction catheters; and

(C) Tonsil suction tip;

(iii) Electrocardiograph cardiac monitor defibrillator;

(iv) Standard IV fluids and administering devices, including:

(A) IV catheters;

(B) Intraosseous needles;

(C) Infusion sets;

(D) Infusion pumps including micro-infusion capabilities;

(E) Infusion controllers;

~~(F) IV fluid/blood warmer;~~

~~(v) Sterile surgical sets for pediatric ED procedures, including:~~

~~(A) Thoracostomy set;~~

~~(B) Chest tubes;~~

~~(C) Tracheostomy set;~~

~~(D) Spinal tap set;~~

~~(E) Peritoneal lavage set; and~~

~~(F) Cricothyrotomy set;~~

~~(vi) Gastric lavage equipment;~~

~~(vii) Drugs and supplies necessary for pediatric emergency care;~~

~~(viii) X-ray capability, with technician on-call and available within twenty minutes;~~

~~(ix) Two-way radio linked with vehicles of the EMS/TC system;~~

~~(x) Pneumatic anti-shock garment, if included in local pediatric protocols;~~

~~(xi) Backboard;~~

~~(xii) Specialized pediatric equipment including:~~

~~(A) Traction splint;~~

~~(B) Blood pressure cuffs in infant, child sizes;~~

~~(C) Foley catheters;~~

~~(D) Rigid cervical collars;~~

~~(E) Doppler;~~

~~(F) Infant scale for accurate weight measurement under twenty-five pounds;~~

~~(G) Temperature controlled heating units with/without open crib;~~

~~(H) Heating/cooling blankets;~~

~~(I) Heat lamp;~~

~~(J) Hypothermia thermometers;~~

~~(K) Expanded scale electronic thermometers;~~

~~(L) Device for assuring maintenance of infant warmth during evaluation and transport; and~~

~~(M) Nasogastric/feeding tubes.)~~

(e) Routine radiological capabilities, by a technician available within twenty minutes of notification of team activation.

(2) ((A level III pediatric trauma care hospital shall have an operating suite adequately staffed)) A surgery department, including an attending surgeon who is:

On-call and available within thirty minutes of notification of team activation; and

(a) Has general surgery privileges, with special competence in pediatric care;

(b) Has PALS or approved equivalent training;

(c) Has ATLS, except this requirement shall not apply to a physician board-certified in surgery.

(3) An operating room available within five minutes of notification of team activation, with ((one RN who is in-house and available to the operating suite within five minutes and the remainder of the staff on-call and available within twenty minutes. The operating suite shall be equipped with)):

(a) ((Thermal control equipment for patient;

(b) Thermal control equipment for blood;

(c) X-ray capability; and

(d) Monitoring equipment.

(3)) A registered nurse or designee of the operating room staff who is available within five minutes of notification of team activation to open the operating room, and to

coordinate responsibilities to ensure the operating room is ready for surgery upon arrival of the patient, the surgeon, and the anesthesiologist;

(b) Other essential personnel on-call and available within thirty minutes of notification of team activation;

(c) A written policy providing for mobilization of additional surgical teams for pediatric trauma patients.

(d) Instruments and equipment appropriate for pediatric surgery, including equipment as described in WAC 246-976-620;

(4) A ((level III pediatric trauma care hospital shall have a)) post-anesthetic recovery ((room)) unit with ((appropriate monitoring and resuscitation equipment, or a policy that pediatric patients recover in the pediatric ICU if the postanesthetic recovery room is not available.

(4) A level III pediatric trauma care hospital shall have a pediatric intensive care service for trauma patients);

(a) Essential personnel on-call and available twenty-four hours a day;

(b) Nurses ACLS trained;

(c) Nurses PALS or approved equivalent trained;

(d) Appropriate monitoring and resuscitation equipment;

(5) Availability of pediatric critical care, with:

(a) A written transfer agreement and guidelines for pediatric trauma patients requiring critical care services; or

(b) A pediatric critical care unit in accordance with standards as delineated for level II pediatric trauma service in WAC 246-976-780(5), except the medical director or ((co-director)) codirector ((may)) shall be board-certified ((or eligible in pediatric intensive care)) or another relevant specialty with ((documented experience)) special competence in pediatric critical care; ((or

(b) Have a written transfer agreement to a designated level I or II pediatric trauma care facility.

(5)) (c) A physician with special competence in pediatric critical care, available within five minutes of notification;

(d) A physician-directed code team;

(e) Pediatric critical care nursing, with registered nurses who have:

(i) Special competence in pediatric trauma care; and

(ii) Completed PALS or approved equivalent training;

(f) Equipment as described in WAC 246-976-620 and WAC 246-976-825.

(6) Respiratory therapy on-call and available within five minutes of notification;

(7) A ((level III pediatric trauma care hospital shall have)) clinical laboratory ((services)) technologist available within twenty minutes of notification;

(8) Clinical laboratory services, including:

(a) Standard analyses of blood, urine, and other body fluids;

(b) ((Blood typing and cross matching;

(e)) Coagulation studies;

((d) Comprehensive blood bank or access to a community central blood bank and adequate hospital storage facilities;

(e)) (c) Blood gases and pH determination;

(d) Microbiology;

(e) Serum alcohol and toxicology determination; and

(f) Micro-technique.

((6) A level III pediatric trauma care hospital shall have:

(a) A physician directed burn unit staffed by nursing personnel trained in burn care, and equipped to care for the extensively burned pediatric patient; or

(b) Written transfer agreement with a burn center or hospital with burn unit.

(7) A level III pediatric trauma care hospital shall be able to manage acute head and/or spinal cord injuries, or have written transfer agreements with facility with such capabilities. Early transfer to an appropriate designated rehabilitation facility shall be considered.

(8) A level III pediatric trauma care hospital shall have routine radiological capabilities available within five minutes.))

(9) Blood and blood component services, including:

(a) Blood and blood components available from in-house or through community services, to meet patient needs;

(b) Noncrossmatched blood available on patient arrival in the emergency department;

(c) Blood typing and cross-matching;

(d) Policies and procedures for massive transfusion;

(e) Autotransfusions; and

(f) Blood storage capability;

(10) Radiological services, including a technician on-call and available within twenty minutes of notification, able to perform:

(a) Routine radiological studies;

(b) Computerized tomography;

(11) Acute dialysis capability, or written transfer agreements;

(12) Written transfer guidelines in accordance with the guidelines of the American Burn Association, and transfer agreements for burn care;

(13)(a) Written transfer guidelines and agreements for patients with head or spinal cord injuries; or

(b) Have neurosurgery, with a neurosurgeon on-call and available within thirty minutes of request by the trauma team leader;

(c) Early transfer to an appropriate designated trauma rehabilitation service shall be considered;

(14) A ((level III pediatric trauma care hospital shall have a)) trauma rehabilitation coordinator to facilitate the pediatric trauma patient's access to ((a designated)) pediatric rehabilitation ((center and)) services;

(15)(a) A ((physician directed)) designated pediatric trauma rehabilitation ((medicine)) service ((staffed by nursing personnel trained in pediatric rehabilitation, and equipped to care for pediatric trauma patients)); or

(b) Written agreements to transfer patients to a designated pediatric trauma rehabilitation service when medically feasible.

((10) A level III pediatric trauma care hospital shall have ancillary services, including clergy/pastoral care, and child protection services.

(11) A level III pediatric trauma care hospital shall have a heliport or landing zone located close enough to permit the facility to receive or transfer patients by air.))

(16)(a) A heli-stop, landing zone, or airport located close enough to permit the facility to receive or transfer patients by fixed-wing or rotary-wing aircraft; or

(b) Have a written policy and procedures addressing the receipt of patients by air, and transfer of patients to other designated trauma services by ground or air.

#### NEW SECTION

**WAC 246-976-822 Designation standards for facilities providing level III pediatric trauma care service—Trauma care education.** A facility with a designated level III trauma care service shall:

(1) Have a public education program addressing injury prevention;

(2) Make the facility available for initial and maintenance training of invasive manipulative skills for prehospital personnel.

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-830 Designation standards for facilities providing level I trauma rehabilitation service(s).** (1) Level I trauma rehabilitation services shall:

(a) Treat trauma inpatients and outpatients, regardless of disability or level of severity or complexity, who are ((over fifteen years of age)) fifteen years old or older. For adolescent trauma patients, the service shall consider whether educational goals, premorbid learning or developmental status, social or family needs and other factors indicate treatment in an adult or pediatric rehabilitation service;

(b) Have and retain ((one year or three year)) accreditation by the commission on accreditation of rehabilitation facilities (CARF) for hospital-based comprehensive inpatient rehabilitation, category one;

(i) Abeyance or deferral status from CARF do not qualify an applicant for designation;

(ii) If the applicant holds one-year accreditation, ((its)) the application for trauma care service designation shall include a copy of the CARF survey report and recommendations;

(c) House patients on a designated rehabilitation nursing unit;

(d) Provide a peer group for persons with similar disabilities;

(e) Be directed by a psychiatrist who is in-house or on-call and responsible for rehabilitation concerns ((on a seven day a week, twenty four hour basis)) twenty-four hours every day;

(f) Have a diversion or transfer policy with protocols on an individual patient basis, based on ((its)) the ability to manage that patient at that time;

(g) In addition to the CARF medical consultative service requirements, have the following medical services in-house or on-call ((on a seven day a week, twenty four hour basis)) twenty-four hours every day:

(i) ((Anesthesia;

ii) Pulmonary medicine; and

iii) A radiologist;)) Anesthesiology, with an anesthesiologist or certified registered nurse anesthetist (CRNA); and

ii) Radiology;

(h) Provide rehabilitation nursing personnel ((on a seven day a week, twenty four hour basis)) twenty-four hours every day, with:

(i) Management by a registered nurse;

(ii) At least one certified rehabilitation registered nurse (CRRN) on duty each day and evening shift when ((trauma patients are)) a trauma patient is present;

(iii) ((Adequate staffing to provide)) A minimum of six clinical nursing care hours per patient day for each trauma patient((s));

(iv) The initial care plan and weekly update reviewed and approved by a CRRN; and

(v) An orientation and training program for all levels of rehabilitation nursing personnel;

(i) Provide the following ((allied)) health personnel and services ((on a seven day a week, twenty four hour basis)) twenty-four hours every day;

(i) Access to pharmaceuticals, with a pharmacist ((in house)) on-call and available for consultation, with capability to have immediate access to patient and pharmacy data bases, within five minutes of notification;

(ii) Personnel trained in intermittent urinary catheterization; and

(iii) Respiratory therapy;

(j) Provide the following trauma rehabilitation services with staff who are licensed, registered, or certified, and who are in-house or ((on call)) available for ((daily)) treatment every day when indicated in the rehabilitation plan:

(i) Occupational therapy;

(ii) Physical therapy;

(iii) Psychology, including:

(A) Neuropsychological services;

(B) Clinical psychological services, including testing and counseling; and

(C) Substance abuse counseling;

(iv) Social services;

(v) Speech/language pathology;

(k) Provide the following services in-house or through affiliation or consultative arrangements with staff who are licensed, registered, certified, or degreed:

(i) Communication augmentation;

(ii) Driver evaluation and training;

(iii) Orthotics;

(iv) Prosthetics;

(v) Rehabilitation engineering for device development and adaptations;

(vi) Therapeutic recreation; and

(vii) Vocational rehabilitation;

(l) Provide the following diagnostic services in-house or through affiliation or consultative arrangements with staff who are licensed, registered, certified, or degreed:

(i) Diagnostic imaging, including computerized tomography, magnetic resonance imaging, nuclear medicine, and radiology;

(ii) Electrophysiologic testing, to include:

(A) Electroencephalography;

(B) Electromyography;

(C) Evoked potentials;

(iii) Laboratory services; and

(iv) Urodynamic testing;

(m) Serve as a regional referral center for patients in their geographical area needing only level II or III rehabilitation care;

(n) Have an outreach program regarding trauma rehabilitation care, consisting of telephone and on-site consultations

with physicians and other health care professionals in the community and outlying areas;

(o) Have a formal program of continuing trauma rehabilitation care education, both in-house and outreach, provided for nurses and allied health care professionals;

(p) ~~(Conduct and disseminate research in rehabilitation of trauma patients.)~~ Have an ongoing structured program to conduct clinical studies, applied research, or analysis in rehabilitation of trauma patients, and report results within a peer review process.

(2) A level I trauma rehabilitation service shall ~~(have a quality assurance program in accordance with WAC 246-976-880.~~

~~(3) This section shall not restrict the authority of a rehabilitation service to provide services which it has been authorized to provide by state law, except as addressed by chapter 70.168 RCW);~~

(a) Have a quality assurance/improvement program in accordance with WAC 246-976-881;

(b) Participate in trauma registry activities as required in WAC 246-976-430;

(c) Participate in the regional trauma quality assurance program as required in WAC 246-976-910.

AMENDATORY SECTION (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-840 Designation standards for facilities providing level II trauma rehabilitation service.**

(1) Level II trauma rehabilitation services shall:

(a) Treat trauma inpatients and outpatients ~~(based on delineated admission criteria that are based on diagnosis and severity of impairment, who are over fifteen years of age)~~ with any disability or level of severity or complexity within the service's capabilities as defined in (c) of this subsection, who are fifteen years old or older;

(b) For adolescent trauma patients, the service shall consider whether educational goals, premorbid learning or developmental status, social or family needs, and other factors indicate treatment in an adult or pediatric rehabilitation service;

(c) Delineate criteria for admission based on diagnosis and severity of impairment;

(d) Have and retain ~~(one year or three year)~~ accreditation by the commission on accreditation of rehabilitation facilities (CARF) for ~~(hospital based)~~ comprehensive inpatient rehabilitation, category one or two;

(i) Abeyance or deferral status do not qualify an applicant for designation;

(ii) If the applicant holds one-year accreditation, ~~(its)~~ the application for trauma service designation shall include a copy of the CARF survey report and recommendations;

~~((e))~~ (e) House patients on a designated rehabilitation nursing unit;

~~((d))~~ (f) Provide a peer group for persons with similar disabilities;

~~((e))~~ (g) Be directed by a physiatrist who is ~~(in-house or on-call and)~~ responsible for rehabilitation concerns ~~(on a seven-day week, twenty-four hour basis)~~ twenty-four hours every day;

~~((f))~~ (h) Have a diversion or transfer policy with protocols on an individual patient basis, based on the ability to manage that patient at that time;

~~((g))~~ (i) In addition to the CARF medical consultative service requirements, provide the following medical services in-house or on-call ~~(on a seven-day-a-week, twenty-four hour basis)~~ twenty-four hours every day:

(i) ~~(Anesthesia;~~

~~(ii) Pulmonary medicine; and~~

~~(iii) A radiologist;~~

~~(h))~~ Anesthesiology, with an anesthesiologist or certified registered nurse anesthetist (CRNA); and

(ii) Radiology;

(j) Provide rehabilitation nursing personnel ~~(on a seven day a week, twenty-four hour basis)~~ twenty-four hours every day, with:

(i) Management by a registered nurse;

(ii) At least one certified rehabilitation registered nurse (CRRN) on duty one shift each day when ~~(trauma patients are)~~ a trauma patient is present;

(iii) ~~(Adequate staffing to provide)~~ A minimum of six clinical nursing care hours per patient day for each trauma patient(s);

(iv) The initial care plan and weekly update reviewed and approved by a CRRN; and

(v) An orientation and training program for all levels of rehabilitation nursing personnel;

~~((i) Provide appropriate access to pharmaceuticals on a seven-day-a-week, twenty-four hour basis, with a pharmacist on-call and available within thirty minutes;~~

~~((j))~~ (k) Provide the following health personnel and services twenty-four hours every day:

(i) Access to pharmaceuticals, with a pharmacist on-call and available for consultation, with capability to have immediate access to patient and pharmacy data bases, within five minutes of notification;

(ii) Personnel trained in intermittent urinary catheterization; and

(iii) Respiratory therapy;

(l) Provide the following trauma rehabilitation services with staff who are licensed, registered, or certified, and who are in-house or ~~(on-call)~~ available for ~~(daily)~~ treatment every day when indicated in the rehabilitation plan:

(i) Occupational therapy;

(ii) Physical therapy;

(iii) Psychology, including:

(A) Neuropsychological services;

(B) Clinical psychological services, including testing and counseling;

(C) Substance abuse counseling;

(iv) Social services;

(v) Speech/language pathology;

~~((k))~~ (m) Provide the following services in-house or through affiliation or consultative arrangements with staff who are licensed, registered, certified, or degreed:

(i) Communication augmentation;

(ii) Driver evaluation and training;

(iii) Orthotics;

(iv) Prosthetics;

(v) Rehabilitation engineering for device development and adaptations;

(vi) Therapeutic recreation; and

(vii) Vocational rehabilitation;

~~((#))~~ (n) Provide the following diagnostic services in-house or through affiliation or consultative arrangements with staff who are licensed, registered, certified, or degreed:

(i) Diagnostic imaging, including computerized tomography, magnetic resonance imaging, nuclear medicine, and radiology;

(ii) Electrophysiologic testing, to include:

- (A) Electroencephalography;
- (B) Electromyography; and
- (C) Evoked potentials;

(iii) Laboratory services;

(iv) Urodynamic testing;

~~((#))~~ (o) Have an outreach program regarding trauma rehabilitation care, consisting of telephone and on-site consultations with physicians and other health care professionals in the community and outlying areas;

~~((#))~~ (p) Have a formal program of continuing trauma rehabilitation care education, both in-house and outreach, provided for nurses and allied health care professionals.

(2) A level II trauma rehabilitation service shall ~~(have a quality assurance program in accordance with WAC 246-976-880.~~

~~(3) This section shall not restrict the authority of a rehabilitation service to provide services which it has been authorized to provide by state law, except as addressed by chapter 70.168 RCW):~~

(a) Have a quality assurance/improvement program in accordance with WAC 246-976-881;

(b) Participate in trauma registry activities as required in WAC 246-976-430;

(c) Participate in the regional trauma quality assurance program as required in WAC 246-976-910.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-850 Designation standards for level III trauma rehabilitation service.** (1) Level III trauma rehabilitation services shall:

(a) Provide a community based program of coordinated and integrated outpatient trauma rehabilitation services, evaluation, and treatment to those persons with trauma-related functional limitations ~~((that require services available in)), who do not need or no longer require comprehensive inpatient rehabilitation. Services may be provided in, but not limited to, the following settings:~~

(i) Freestanding outpatient rehabilitation centers;

(ii) Organized outpatient rehabilitation programs in acute hospital settings;

(iii) Day hospital programs; and

(iv) Other community settings;

(b) Treat patients according to admission criteria based on diagnosis and severity;

(c) Be directed by ~~((a psychiatrist, or))~~ a physician with training and/or experience ~~((in rehabilitation, who participates in the quality assurance program))~~ necessary to provide rehabilitative physician services, acquired through one of the following:

(i) Formal residency in physical medicine and rehabilitation;

(ii) A fellowship in rehabilitation for a minimum of one year; or

(iii) A minimum of two years' experience in providing rehabilitation services for patients typically seen in CARF-accredited comprehensive inpatient categories one, two, and three;

~~(d) ((Provide patient care under the direction of a psychiatrist or a physician with appropriate training and experience in physical medicine;~~

~~(e))~~ Provide the following trauma rehabilitation services by staff who are licensed, registered, or certified:

(i) Occupational therapy;

(ii) Physical therapy;

(iii) Social services;

(iv) Speech/language pathology;

~~((#))~~ (e) Provide or assist the patient to obtain the following as ~~((appropriate to))~~ define in the rehabilitation plan:

(i) Audiology;

(ii) Chaplaincy;

(iii) Dentistry;

(iv) Dietetics;

(v) Driver evaluation and training;

(vi) Education;

(vii) Nursing;

(viii) Orthotics;

(ix) Prosthetics;

(x) Psychology;

(xi) Rehabilitation engineering for device development and adaptations;

(xii) Respiratory therapy;

(xiii) Substance abuse counseling;

(xiv) Therapeutic recreation;

(xv) Vocational rehabilitation;

~~((g) Have an organized trauma rehabilitation quality assurance program with:~~

~~(i) A special audit process for rehabilitation trauma patients to identify the rehabilitation standards and indicators which monitor this program;~~

~~(ii) A multidisciplinary team, to include the physician identified as responsible for coordination of rehabilitation trauma activities.)~~

(2) ~~((This section shall not restrict the authority of a rehabilitation service to provide services which it has been authorized to provide by state law, except as addressed by chapter 70.168 RCW:))~~ A level III trauma rehabilitation service shall:

(a) Have a quality assurance/improvement program in accordance with WAC 246-976-881;

(b) Participate in trauma registry activities as required in WAC 246-976-430;

(c) Participate in the regional trauma quality assurance program established pursuant to WAC 246-976-910.

**AMENDATORY SECTION** (Amending WSR 93-20-063, filed 10/1/93, effective 11/1/93)

**WAC 246-976-860 Designation standards for facilities providing level I pediatric trauma rehabilitation service.** (1) Level I pediatric rehabilitation services shall:

(a) Treat inpatients and outpatients, regardless of disability or level of severity or complexity, who are ~~((fifteen years old or less;~~

~~(b) Treat inpatients and outpatients older than fifteen for whom educational goals or premorbid learning or developmental disability dictates treatment in a pediatric setting;~~

~~(c)):~~

~~(i) Under fifteen years old; or~~

~~(ii) For adolescent trauma patients, determine whether educational goals, premorbid learning or developmental status, social or family needs, or other factors indicate treatment in an adult or pediatric setting.~~

~~(b) Have and retain ((one year or three year)) accreditation by the commission on accreditation of rehabilitation facilities (CARF) for hospital-based comprehensive inpatient rehabilitation category one, including the additional designated pediatric program standards required to provide pediatric rehabilitative services;~~

~~(i) A beyance or deferral status do not qualify an applicant for designation;~~

~~(ii) If the applicant holds one-year accreditation, ((its)) the application for trauma care service designation shall include a copy of the CARF survey report and recommendations;~~

~~((d)) (c) House patients in a designated pediatric rehabilitation area, providing a pediatric milieu;~~

~~((e)) (d) Provide a peer group for persons with similar disabilities;~~

~~((f)) (e) Be directed by a physiatrist who is in-house or on-call and responsible for rehabilitation concerns ((on a seven day a week, twenty four hour basis)) twenty-four hours every day;~~

~~((g)) (f) Have a diversion or transfer policy with protocols on an individual patient basis, based on ((its)) the ability to manage that patient at that time;~~

~~((h)) (g) In addition to the CARF medical consultative service requirements, have the following medical services in-house ((on a seven day a week, twenty four hour basis)) or on-call twenty-four hours every day:~~

~~(i) ((Anesthesia;~~

~~(ii) Pediatrics;~~

~~(iii) Pulmonary medicine;~~

~~(iv) A radiologist;~~

~~(v)) Anesthesiology, with an anesthesiologist or certified registered nurse anesthetist (CRNA);~~

~~(ii) A pediatrician;~~

~~(iii) Radiology;~~

~~(h) Provide rehabilitation nursing personnel ((on a seven day a week, twenty four hour basis)) twenty-four hours every day, with:~~

~~(i) Management by a registered nurse;~~

~~(ii) At least one certified rehabilitation registered nurse (CRRN) on duty each day shift and evening shift when ((trauma patients are)) a trauma patient is present;~~

~~(iii) A minimum of six clinical nursing care hours per patient day for each trauma patient;~~

~~(iv) All nursing personnel trained and/or experienced in pediatric rehabilitation;~~

~~((iv)) (v) The initial care plan and weekly update reviewed and approved by a CRRN; and~~

~~((v)) (vi) An orientation and training program for all levels of rehabilitation nursing personnel;~~

~~((j)) (i) Provide the following ((allied)) health personnel and services ((on a seven day week, twenty four hour basis)) twenty-four hours every day:~~

~~(i) Access to pharmaceuticals, with pharmacist in house;~~

~~(ii) Personnel trained in intermittent urinary catheterization; and~~

~~(iii) Respiratory therapy;~~

~~((k)) (i) Provide the following trauma rehabilitation services with staff who are licensed, registered, or certified, who are trained and/or experienced in pediatric rehabilitation, and who are in-house or ((on-call)) available for ((daily)) treatment every day when indicated in the rehabilitation plan:~~

~~(i) Occupational therapy;~~

~~(ii) Physical therapy;~~

~~(iii) Psychology, including:~~

~~(A) Neuropsychological services;~~

~~(B) Clinical psychological services, including testing and counseling; and~~

~~(C) Substance abuse counseling;~~

~~(iv) Social services;~~

~~(v) Speech/language pathology;~~

~~((l)) (k) Provide the following diagnostic services in-house or through affiliation or consultative arrangements with staff who are licensed, registered, certified, or degreed:~~

~~(i) Communication augmentation;~~

~~(ii) Educational component of the program appropriate to the disability and developmental level of the child, to include educational screening, instruction, and discharge planning coordinated with the receiving school district;~~

~~(iii) Orthotics;~~

~~(iv) ((Appropriate)) Play space, with supervision by a pediatric therapeutic recreation specialist or child life specialist, to provide assessment and play activities;~~

~~(v) Prosthetics;~~

~~(vi) Rehabilitation engineering for device development and adaptations;~~

~~(vii) Therapeutic recreation;~~

~~((m)) (l) Provide the following diagnostic services in-house or through affiliation or consultative arrangements with staff who are licensed, registered, certified, or degreed:~~

~~(i) Electrophysiologic testing, to include:~~

~~(A) Electroencephalography;~~

~~(B) Electromyography;~~

~~(C) Evoked potentials;~~

~~(ii) Diagnostic imaging, including computerized tomography, magnetic resonance imaging, nuclear medicine, and radiology;~~

~~(iii) Laboratory services; and~~

~~(iv) Urodynamic testing;~~

~~((n)) (m) Have an outreach program regarding pediatric trauma rehabilitation care, consisting of telephone and on-site consultations with physicians and other health care professionals in the community and outlying areas;~~

~~((o)) (n) Have a formal program of continuing pediatric trauma rehabilitation care education, both in-house and outreach, provided for nurses and allied health care professionals;~~

~~((p) Conduct and disseminate research in rehabilitation of pediatric trauma patients.) (o) Have an ongoing structured program to conduct clinical studies, applied research or analysis in rehabilitation of pediatric trauma patients, and report results within a peer-review process.~~

(2) A level I pediatric rehabilitation service shall ~~((have a quality assurance program in accordance with WAC 246-976-880.~~

~~(3) This section shall not restrict the authority of a pediatric rehabilitation service to provide services which it has been authorized to provide by state law, except as addressed by chapter 70.168 RCW));~~

(a) Have a quality assurance/improvement program in accordance with WAC 246-976-881;

(b) Participate in trauma registry activities as required in WAC 246-976-430;

(c) Participate in the regional trauma quality assurance program as required in WAC 246-976-910.

### TRAUMA TEAM ACTIVATION, QUALITY ASSESSMENT, EDUCATIONAL REQUIREMENTS, AND TRANSFER GUIDELINES

#### NEW SECTION

**WAC 246-976-870 Trauma team activation.** (1) The purpose of trauma team activation is to assure all personnel and resources necessary for optimal care of the trauma patient are available when the patient arrives in the emergency department. To assure optimal patient care:

(a) Patient status shall be reported from the field by prehospital providers to the emergency department in the receiving trauma care service;

(i) It is the responsibility of the prehospital providers to determine all relevant information and report it to the receiving facility;

(ii) It is the responsibility of the receiving facility to request any relevant information that is not volunteered by the prehospital providers.

(b) The service shall use the prehospital information to determine activation of a trauma team and/or resources appropriate for the care of the patient.

(c) The presence of the general surgeon, when included in the service's scope of practice, is necessary both to exercise his or her professional judgment that immediate surgery is not indicated, as well as to perform surgery when it is indicated, and to direct resuscitation and patient transfer if necessary.

(2) Each designated trauma care service shall use an approved method to determine activation of its trauma team. The method shall include information obtained from prehospital providers and other sources appropriate to the circumstances.

(a) The method shall use notification by a prehospital provider that the patient meets trauma patient triage criteria, as defined in WAC 246-976-370; and

(b) A scoring system such as the Prehospital Index, or patient-based criteria, which includes evaluation of each patient's:

- (i) Vital signs and level of consciousness;
- (ii) Anatomy of injury, including evaluation;
- (iii) Mechanism of injury; and
- (iv) Comorbid factors.

(c) If a methodology is used for modified trauma team response, it shall:

(i) Provide a mechanism to upgrade the level of trauma team response based on newly acquired information; and

(ii) Be approved by the department.

(d) The method may include a response by a neurosurgeon in place of response by a general surgeon when, based on prehospital information, the mechanism of injury clearly indicates isolated penetrating trauma to the brain.

#### NEW SECTION

**WAC 246-976-881 Trauma quality assurance programs for designated trauma care services.** (1) All designated levels I - V and pediatric levels I - III trauma care services shall have a quality assessment and improvement program that reflects and demonstrates a process for continuous quality improvement in the delivery of trauma care, with:

(a) An organizational structure that facilitates the process of quality assurance and improvement and identifies the authority to change policies, procedures, and protocols that address the care of the trauma patient;

(b) Participation of members of the trauma team;

(c) Developments of standards of quality care;

(d) A process for monitoring compliance with or adherence to the standards;

(e) A process of peer review to evaluate specific cases or problems identified by the monitoring process;

(f) A process for correcting problems or deficiencies;

(g) A process to analyze and evaluate the effect of corrective action;

(h) A process to insure that confidentiality of patient and provider information is maintained according to the standards of RCW 70.41.200 and 70.168.090.

(2) Designated levels I and II trauma rehabilitation services and level I pediatric trauma rehabilitation services shall have a quality assessment and improvement program that reflects and demonstrates a process for continuous quality improvement in the delivery of trauma care, with:

(a) An organizational structure and plan that facilitates the process of quality assurance and improvement and identified the authority to change policies, procedures, and protocols that address the care of the major trauma patient;

(b) Participation of members of the multidisciplinary trauma rehabilitation team, including involvement of the trauma rehabilitation coordinator of the referring acute trauma care service;

(c) Development of outcome standards;

(d) A process for monitoring compliance with or adherence to the outcome standards;

(e) A process of internal peer review to evaluate specific cases or problems identified by the outcome monitoring process;

(f) A process for implementing corrective action to address problems or deficiencies;

(g) A process to analyze and evaluate the effect of corrective action;

(h) A process to insure that confidentiality of patient and provider information is maintained according to the standards of RCW 70.41.200 and 70.168.090.

(3) A designated level III trauma rehabilitation service shall have an organized trauma rehabilitation quality assessment and improvement program that reflects and demonstrates a process for continuous quality improvement in the delivery of trauma care, with:

(a) A special audit process for rehabilitation trauma patients to identify the trauma rehabilitation outcome standards and indicators which monitor this program;

(b) A multidisciplinary team, to include the physician identified as responsible for coordination of rehabilitation trauma activities;

(c) A process to insure that confidentiality of patient and provider information is maintained according to the standards of RCW 70.41.200 and 70.168.090.

**AMENDATORY SECTION** (Amending Order 323, filed 12/23/92, effective 1/23/93)

**WAC 246-976-885 Educational ~~(and certification)~~ requirements—Designated trauma care service personnel.**

~~(1) To allow for timely and orderly establishment of the trauma system, the department shall consider that education ~~(and/or certification)~~ requirements established in this chapter for ~~(physicians in the ED, and for nursing personnel in all units of)~~ all personnel caring for trauma patients in a designated trauma care ~~(facility)~~ service, have been met if:~~

~~((1) Until July 1, 1994)) (a) At the time of initial designation, twenty-five percent of all personnel ~~(caring for trauma patients meet the educational and certification requirements of this chapter at the time of designation)~~ meet the education and training requirements defined in this chapter;~~

~~((2) By July 1, 1995)) (b) At the end of the first year of designation, fifty percent of all personnel ~~(caring for trauma patients meet the educational and certification requirements of)~~ meet the education and training requirements defined in this chapter;~~

~~((3) By July 1, 1996)) (c) At the end of the second year of designation, seventy-five percent of all personnel ~~(caring for trauma patients meet the educational and certification requirements of)~~ meet the education and training requirements defined in this chapter; and~~

~~((4) By July 1, 1997)) (d) At the end of the third year of designation, and in all subsequent designation periods, ninety percent of all personnel ~~(caring for trauma patients meet the educational or certification requirements of)~~ meet the education and training requirements defined in this chapter.~~

(2) To meet the requirements for a trauma life support course:

(a) Emergency department registered nurses in levels I, II, III and IV trauma care services, and in levels I, II, and III pediatric trauma care services, shall have successfully completed a trauma nurse core course (TNCC), or a department-approved equivalent that includes a minimum of sixteen contact hours of trauma-specific education on the following topics:

- (i) Mechanism of injury;
- (ii) Shock and fluid resuscitation;
- (iii) Initial assessment;
- (iv) Pediatric trauma;
- (v) Stabilization and transport;

(b) Registered nurses in critical care units in level I or II trauma care services shall have successfully completed a minimum of eight contact hours of trauma-specific education;

(c) Registered nurses in critical care units in level III trauma care services shall have successfully completed a minimum of four contact hours of trauma-specific education;

(d) For level IV services, if the service's scope of care defined in WAC 246-976-640(2) includes critical care for trauma patients, registered nurses in critical care units shall have successfully completed a minimum of four contact hours of trauma-specific education.

**AMENDATORY SECTION** (Amending Order 323, filed 12/23/92, effective 1/23/93)

**WAC 246-976-890 Interhospital transfer guidelines and agreements. ~~((1) All)~~ Facilities providing designated trauma care services shall ~~(have written transfer agreements for the identification and transfer of patients with special care needs who meet interhospital transfer criteria-);~~**

(1) Have written guidelines for the identification and transfer of patients with special trauma care needs exceeding the capabilities of the trauma care service.

(2) Have written transfer agreements ~~(shall)~~ with other designated trauma care services which include the responsibility of the transferring hospital and of the receiving hospital, and ~~(shall assign)~~ a mechanism for assignment of medical control during interhospital transfer.

(3) ~~(Transferring facilities shall)~~ Have written guidelines to identify trauma patients who are transferred in from other facilities, whether admitted through the emergency department or directly into other hospital services.

(4) Use verified prehospital trauma services for interfacility transfer of trauma patients.

#### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

WAC 246-976-470	Trauma care facilities— Designation process.
WAC 246-976-475	On-site review for designation.
WAC 246-976-480	Denial, revocation, or suspension of designation.
WAC 246-976-880	Trauma quality assurance programs for designated trauma care hospitals.

#### **WSR 97-24-103**

#### **WITHDRAWAL OF PROPOSED RULES DEPARTMENT OF LICENSING**

[Filed December 3, 1997, 10:45 a.m.]

The Department of Licensing hereby withdraws the proposed rule: WAC 308-312-070 which was filed with your office on October 22, 1997, as a part of WSR 97-21-150.

Nell Benzschawel, Administrator  
Master License Service  
Business and Professions Division

**WSR 97-24-104**  
**PROPOSED RULES**  
**DEPARTMENT OF LICENSING**  
 (Business and Professions Division)  
 (Master License Service)  
 [Filed December 3, 1997, 10:46 a.m.]

Supplemental Notice to WSR 97-21-150.

Preproposal statement of inquiry was filed as WSR 97-14-088.

Title of Rule: Chapter 308-312 WAC, Whitewater river outfitters.

Purpose: To establish the fees and procedures whereby the Department of Licensing, Master License Service will administer the mandatory whitewater river outfitter license created and required by SSB 5483 (chapter 391, Laws of 1997); which replaces the current voluntary registration program, effective January 1, 1998.

Other Identifying Information: This supplemental notice includes the revised text of the proposed rules which reflects substantial changes to the original proposed rules. This filing gives notice of the public hearing to be held prior to the intended adoption of these proposed rules.

Statutory Authority for Adoption: RCW 88.12.276 (section 9, chapter 391, Laws of 1997).

Statute Being Implemented: RCW 88.12.275 (section 7, chapter 391, Laws of 1997).

Summary: Proposal defines terms; identifies the office administering the license and how to contact that office; describes the requirements and procedures to apply for and/or renew the license; describes how to maintain proof of liability insurance; sets the application and renewal fees and identifies associated fees; describes the procedure for appeal of a license suspension; describes the transition to the mandatory regulation; describes providing proof of licensure; and repeals reference to the voluntary registration.

Reasons Supporting Proposal: RCW 88.12.232 (section 2, chapter 391, Laws of 1997) requires whitewater river outfitters to obtain a license. RCW 88.12.275 (section 7, chapter 391, Laws of 1997) requires the Department of Licensing (Master License Service) to administer the license and gives the general requirements to do so. However, specific details of procedure and fees necessary to effectively implement the administration of the license are left to be established by rule, as authorized by RCW 88.12.276 (section 9, chapter 391, Laws of 1997).

Name of Agency Personnel Responsible for Drafting: Clyde Zahn, 405 Black Lake Boulevard S.W., Olympia, WA, (360) 664-1447; Implementation: Linda Allen, 405 Black Lake Boulevard S.W., Olympia, WA, (360) 664-1413; and Enforcement: Nell Benzschawel, 405 Black Lake Boulevard S.W., Olympia, WA, (360) 664-1451.

Name of Proponent: Department of Licensing, Master License Service, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: The 1997 legislature enacted SSB 5483 which was signed into law on May 16, 1997. One provision of this legislation was to make a license mandatory for those wishing to act in the business of a whitewater river outfitter, and to task the Department of Licensing (Master License Service) with the administration of that license. There are

general requirements for the license set in the statute, but certain specifics such as the amount of the fee, what form needs to be filed, and how to file the form, among others, have been left to be established by rules adopted by the department.

The main purpose of the proposed rule is to set the fees and describe the specific procedures a person must follow in order to apply for and renew a whitewater river outfitter license. In addition, the rule provides definitions of certain terms and identifies the office that will administer the license, as well as how to contact that office, and other procedural steps a licensee may need to know.

It is anticipated the effect of this rule will be to clearly explain what a person must do in relation to this license and allow them to avoid the delays and inaccuracies which could be detrimental to their business. The rule will also set definite procedure standards for those administering the license to assure equal treatment of all applicants and licensees. Further, the economic impact of the rule has been kept to a negligible level and will not create a burden on those affected by the license requirements.

Proposal Changes the Following Existing Rules: WAC 308-300-310 (sets the fee for the current voluntary registration that is being replaced) will be repealed.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The impact has been determined to be negligible, as established in the minor or negligible impact table prepared by the Washington State Business Assistance Center of the Department of Community, Trade and Economic Development.

RCW 34.05.328 does not apply to this rule adoption. The Department of Licensing was not named in the list of agencies affected by this statute.

Hearing Location: Department of Licensing, Business and Professions Division, Conference Room #1, 405 Black Lake Boulevard S.W., Olympia, WA, on January 6, 1998, at 2:00 p.m.

Assistance for Persons with Disabilities: Contact Clyde Zahn by December 22, 1997, TDD (360) 586-2788, or (360) 664-1447.

Submit Written Comments to: Clyde Zahn, P.O. Box 9034, Olympia, WA 98507-9034, FAX (360) 586-1596, by December 29, 1997.

Date of Intended Adoption: January 8, 1998.

December 3, 1997  
 Nell Benzschawel, Administrator  
 Master License Service

**Chapter 308-312 WAC**  
**WHITEWATER RIVER OUTFITTERS**

NEW SECTION

**WAC 308-312-010 Definitions.** The following definitions apply to use of these terms in this chapter.

(1) "Business location" means a business office of a whitewater river outfitter. This is a fixed location where business may be conducted with the public and that must post a master license showing "tax registration". It does not mean where river trips take place.

(2) "Master application" means the combined license application form and any addenda provided by the master license service.

(3) "Master license" means the combined license document issued by the master license service.

(4) "Master license service" means the office within the department of licensing operating the master license program, and handling the whitewater river outfitter license.

(5) "Outfitter" means the same as whitewater river outfitter.

(6) "Proof of liability insurance" means the certificate of insurance or other written proof supplied by an insurance provider. The proof lists and guarantees the type and amount of insurance coverage provided and the period of time the coverage is in force.

#### NEW SECTION

**WAC 308-312-020 Whitewater river outfitter license administration office.** The master license service of the department of licensing handles the whitewater river outfitter license. The office is located at 405 Black Lake Blvd. S.W., Olympia, Washington. Office hours are 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding state holidays. The office can be contacted by mail or phone at:

Department of Licensing	
Master License Service	(360) 664-1400
Post Office Box 9034	Fax (360) 753-9668
Olympia WA 98507-9034	TDD (360) 586-2788

#### NEW SECTION

**WAC 308-312-030 Applying for a whitewater river outfitter license.** (1) To apply for a license a person must request and file a master application with the master license service. The completed master application must include the information, proof of insurance and certifications listed in RCW 88.12.275 and the fee listed in WAC 308-312-060.

(2) A master license with "whitewater river outfitter" printed on it will be issued after the application has been reviewed and approved. The license application will not be approved and no license will be issued if all the requirements are not met.

(3) Each business location where whitewater river outfitter business is conducted must be licensed even if owned by the same business owner. A separate application must be completed and filed for each business location. Each business location will receive its own master license.

#### NEW SECTION

**WAC 308-312-040 Renewing a whitewater river outfitter license.** (1) The whitewater river outfitter license must be renewed each year by the expiration date. The master license does not allow conducting business as a whitewater river outfitter after the expiration date shown on the license. A renewal must be filed for each business location.

(2) The master license service will mail a renewal notice to each business location at least 30 days before the license expiration date. The licensee must submit the completed

renewal application by the expiration date or the late renewal fee listed in RCW 19.02.085 may be charged.

(3) The completed renewal application must include the information and certifications listed in RCW 88.12.275, and the fee listed in WAC 308-312-060. The whitewater river outfitter license will not be renewed if all the requirements are not met.

(4) If a license renewal has not been filed by at least 4 months after the expiration date the license will be considered to have been abandoned and the license status will be terminated. A licensee whose outfitter license has been terminated because of nonrenewal must file a new application as described in WAC 308-312-030 in order to conduct business as a whitewater river outfitter.

#### NEW SECTION

**WAC 308-312-050 Proof of liability insurance.** (1) Applicants and licensees must provide proof of having liability insurance coverage to the master license service. The proof of insurance must show the applicant or licensee as the insured, and list the Master License Service as the certificate holder to be notified of changes. Changes to be reported include cancellation, termination, nonrenewal, and renewal of a policy. Cancellation, termination, or nonrenewal of a policy must be reported to the Master License Service at least 30 days before the effective date.

(2) The liability insurance policy may cover outfitter business activities at all locations within the state of Washington. A separate copy of the proof of current liability insurance must accompany each new application for a whitewater river outfitter license.

#### NEW SECTION

**WAC 308-312-060 Fees.** (1) The following fees apply to the whitewater river outfitter license

(a) New application, \$25.00 per business location.

(b) Annual renewal, \$25.00 per business location.

(2) New and renewal applications are charged the application handling fee listed in RCW 19.02.075.

Delinquent renewal applications may be charged the delinquency fee listed in RCW 19.02.085.

#### NEW SECTION

**WAC 308-312-080 Appeals of license suspensions.** A whitewater river outfitter licensee may appeal a license suspension by submitting a written notice of appeal to the department of licensing. The notice of appeal must be received by the department of licensing within twenty days after the date the suspension is issued or the right to appeal is waived. If the notice is mailed the United States post office postmark date will be accepted as the date received by the department of licensing. The department of licensing will take action on the notice as directed by the Administrative Procedure Act found in RCW 34.05.

#### NEW SECTION

**WAC 308-312-090 Transition from the previous voluntary whitewater craft operator registration, and implementation of the mandatory whitewater river outfitter license.** (1) The master license service will not

process new license applications requesting the voluntary whitewater craft operator registration referred to in WAC 308-300-310 after December 31, 1997. Applications for the voluntary registration received after December 31, 1997 will be handled as an application for the mandatory whitewater river outfitter license. Applicants affected by this change will be notified if their application does not fully comply with the requirements of RCW 88.12 and WAC 308-312. Voluntary whitewater craft operator registration renewal requests will not be processed after December 31, 1997.

(2) Applicants may request and apply for the new, mandatory whitewater river outfitter license through the master license service after November 30, 1997. The master license service will issue the whitewater river outfitter license endorsement on the master license after December 31, 1997.

(3) Persons who have a valid voluntary whitewater craft operator registration as referenced in WAC 308-300-310 on December 31, 1997 may continue in business under that registration through January 31, 1998. On February 2, 1998 the master license service will terminate all voluntary whitewater craft operator registrations previously issued. In order to continue to conduct business after January 31, 1998 persons registered as a whitewater craft operator must file an application for the whitewater river outfitter license, and have the license approved by the master license service.

(4) Only persons with a whitewater river outfitter license endorsement approved by February 13, 1998 will be included in the 1998 edition of the annual list of licensed whitewater river outfitters provided to the department of community, trade, and economic development.

#### NEW SECTION

**WAC 308-312-100 Proof of having a license.** Persons conducting a whitewater river trip must be able to show proof of operating with a valid outfitter license to law enforcement officials. Proof of having a license must be available at the site where vessels are put into the river, or at the site where vessels are taken out of the river. The proof of having a license is not required to be carried on vessels during a river trip. A photocopy of the original master license that was issued with "whitewater river outfitter" printed on it will be accepted as proof of having a license.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 308-300-310 Fee for whitewater river for-hire registration.

**WSR 97-24-115  
PROPOSED RULES  
UTILITIES AND TRANSPORTATION  
COMMISSION**

[Filed December 3, 1997, 11:37 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-15-053.

**Title of Rule:** Establishing procedures for contracts for federally subsidized telecommunications services and establishing discount rates for such contracts for schools and libraries. Docket No. UT-970317.

**Purpose:** These proposals will enable eligible institutions in Washington state to enter federally subsidized discount rate contracts for telecommunications services as provided in federal law.

**Statutory Authority for Adoption:** RCW 80.36.080.

**Statute Being Implemented:** Telecommunications Act of 1996, sections 254, etc.

**Summary:** This proposal will enable eligible institutions - schools, libraries, and rural health care providers, to qualify for federally subsidized discount contracts for telecommunications services under provisions of the 1996 Federal Telecommunications Act and FCC Order No. 97-157 thereunder.

**Reasons Supporting Proposal:** This proposal is necessary in order for Washington institutions to become eligible for the federal subsidy. It will not affect the contributions of Washington telecommunications consumers.

**Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement:** Steve McLellan, Secretary, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, (360) 664-1174.

**Name of Proponent:** Washington Utilities and Transportation Commission, governmental.

Rule is necessary because of federal law, Telecommunications Act of 1996, section 254; FCC Order No. 97-157.

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

**Proposal Changes the Following Existing Rules:** The proposal adds specific provisions for federally subsidized discount contracts under tariff and price list regulations, and adds a schedule of discounts for eligible schools and libraries.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal has no adverse effect on any business.

RCW 34.05.328 does not apply to this rule adoption. The commission is not an agency to which RCW 34.05.328 applies, and this rule change is not a significant legislative rule as defined therein.

**Hearing Location:** Commission Hearing Room, Chandler Plaza, Second Floor, 1300 South Evergreen Park Drive S.W., Olympia, WA 98504, on January 14, 1998, at 9:30 a.m.

**Assistance for Persons with Disabilities:** Contact Pat Valentine by January 8, 1997 [1998], TDD (360) 586-8303, or (360) 664-1133.

**Submit Written Comments to:** Steve McLellan, Secretary, Washington Utilities and Transportation Commission, P.O. Box 47250, Olympia, WA 98504-7250, FAX (360) 586-1150, by January 5, 1998.

**Date of Intended Adoption:** January 14, 1998.

December 2, 1997  
Terrance Stapleton  
for Steve McLellan  
Secretary

**AMENDATORY SECTION** (Amending Order R-301, Docket No. U-88-1704-R, filed 6/1/89)

**WAC 480-80-330 Telecommunications contracts.** (1) Contracts to be filed. All contracts with end use customers for the retail sale of regulated intrastate telecommunications services which contain or state rates or conditions not in conformance with any applicable tariff or which provide for telecommunications services which are not specifically addressed in the telecommunications company's published tariffs shall be filed with the commission in accordance with this section. For purposes of this section the modification of a previously executed contract will be treated as a new contract. This section shall not apply to contracts which offer services subject to a price list filed pursuant to WAC 480-120-027.

(2) Application. This section shall apply prospectively to all contracts as defined in subsection (1) of this section executed after the effective date of this section.

(3) Time for filing and effectiveness. With the exception of firm bid contracts allowed under subsection (4) of this section, each contract shall be filed with the commission in accordance with this subsection. A contract which does not qualify for treatment under subsection (4) of this section shall be filed with the commission not less than thirty days prior to the proposed effective date of the contract, and shall become effective according to its terms unless earlier approved or rejected by the commission: *Provided*, That upon application and for good cause shown, the commission may approve the contract as of an effective date prior to the date that the contract would have become effective in accordance with this section.

(4) Federal contracts. Where a federal agency asserts its authority to solicit a firm offer of services and a contract subject to this section is submitted in response to that solicitation, the provisions of subsection (3) of this section will not apply. Upon the acceptance of such a contract offer by the federal agency, the telecommunications company shall immediately file the contract with the commission and must include the same documentation required for approval by subsection (5) of this section.

(5) Documentation. Each contract and substantial contract modification filed pursuant to this section shall be accompanied by documentation to show that the contract does not result in undue or unreasonable discrimination between customers receiving like and contemporaneous service under substantially similar circumstances; and provides for the recovery of all costs associated with the provision of the services. In addition, the telecommunications company shall file the following information in conjunction with each contract submitted:

(a) A statement summarizing the basis of the rate or charge proposed in the contract and an explanation of the derivation of the proposed rate or charge;

(b) An explanation of all cost computations involved in arriving at the derivation of the level of the rate or charge in the contract; and

(c) A statement indicating the basis for the use of a contract rather than a filed tariff for the specific service involved.

(6) Duration of contract. All contracts shall be for a stated time period.

(7) Confidentiality. Filings under this section may be submitted with portions designated "confidential" pursuant to WAC 480-08-015. However, any filing which designates as "confidential" the essential terms and conditions will be rejected by the commission.

(8) Federal universal service contracts with schools, libraries, and rural health care providers pursuant to 47 CFR, Part 54. When a telecommunications company enters into a contract to provide service to a school, library, or rural health care provider, as part of the federal universal service program, the telecommunications company must file the contract if the rates, terms, or conditions of the prediscounted contract service depart from the tariff. The contract must be filed immediately upon acceptance by the administrator of the federal universal service program for schools and libraries. The filing must include the same documentation required for approval by subsection (5) of this section. The contract may become effective immediately upon filing with the commission, or at such later time as is specified in the contract.

**AMENDATORY SECTION** (Amending Order R-301, Docket No. U-88-1704-R, filed 6/1/89)

**WAC 480-120-027 Price lists.** (1) Pursuant to RCW 80.36.310 telecommunications services classified by the commission as competitive will be offered under price lists. All services of competitive telecommunications companies as classified by the commission under RCW 80.36.310 will be offered under price lists.

(2) All price lists filed with the commission must describe the service being offered and all prices, charges, terms, and conditions pertaining thereto. Each page of every price list shall contain, in general, the company name, the page number, and the effective date. All subsequent revisions of a price list shall bear consecutive revision numbers. Price lists must provide sufficient detail for customers and potential customers reasonably to determine what is being offered and what charges the customer incurs in obtaining the service.

(3) Contracts (including modifications to previously executed contracts) for services which are governed by this section may be offered subject to the requirements of this subsection.

(a) Contracts of companies classified "competitive" under RCW 80.36.310 shall be filed with the commission not later than five business days after execution. A contract filed pursuant to this subdivision will not be rejected by the commission in the absence of competent evidence that the contract is unlawful.

(b) Contracts which offer services classified as "competitive" under RCW 80.36.330 shall be filed with the commission at least ten days prior to the effective date. Such contracts may not include both "price listed" and "tariffed" services unless the tariffed services are set forth separately and offered under an approved tariff or contract (see WAC 480-80-330). A contract filed pursuant to this subdivision may be rejected if the telecommunications company is unable to document that the price charged covered its relevant costs under either a long run incremental cost analysis or a fully distributed cost analysis whichever is lower, or any other commission-approved cost method. A

contract filed pursuant to this subdivision may also be rejected upon a showing that it is otherwise unlawful. To meet its burden of proving that the contract is cost-based, the company shall, at a minimum, provide the following information at the time of filing:

(i) A statement summarizing the basis of the rate or charge proposed in the contract and an explanation of the derivation of the proposed rate or charge; and

(ii) An explanation of all cost computations involved in arriving at the derivation of the level of the rate or charge in the contract.

(c) All contracts filed pursuant to this subsection shall be for a stated time period.

(d) Filings under this subsection may be submitted with portions designated "confidential" pursuant to WAC 480-08-015. However, any filing which designates as "confidential" the essential terms and conditions will be rejected by the commission.

(4) Federal contracts. Where a federal agency asserts its authority to solicit a firm offer of services and a contract subject to this section is submitted in response to that solicitation, the provisions of subsection (3) of this section will not apply. Upon the acceptance of such a contract offer by the federal agency, the telecommunications company shall immediately file the contract with the commission and must include the same documentation otherwise required by this section.

(5) Federal universal service contracts with schools, libraries, and rural health care providers pursuant to 47 CFR, Part 54. When a telecommunications company enters into a contract to provide competitively classified service to a school, library, or rural health care provider, as part of the federal universal service program, the telecommunications company must file the contract if the rates, terms, or conditions of the prediscounted contract service depart from the tariff. The contract must be filed immediately upon acceptance by the administrator of the federal universal service program for schools and libraries. The filing must include the same documentation required for approval by subsection (3)(b) of this section. The contract may become effective immediately upon filing with the commission, or at such later time as is specified in the contract.

**NEW SECTION**

**WAC 480-123-010 Federal universal service contracts.** For purposes of schools and libraries receiving federal universal service funding under 47 CFR, Part 54 of the Federal Communications Commission rules, the following discounts shall apply:

**SCHOOLS AND LIBRARIES  
DISCOUNT MATRIX**

HOW DISADVANTAGED % of students eligible for national school lunch program	DISCOUNT LEVEL?	
	urban discount (%)	rural discount (%)
<1	20	25
1-19	40	50
20-34	50	60
35-49	60	70

50-74	80	80
75-100	90	90

**WSR 97-24-117  
PROPOSED RULES  
OFFICE OF MINORITY AND  
WOMEN'S BUSINESS ENTERPRISES**  
[Filed December 3, 1997, 11:40 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 97-22-030.

Title of Rule: WAC 326-02-034 Political subdivision fees.

Purpose: To establish an equitable and practical procedure for distributing the costs of the state's certification program among the political subdivisions.

Statutory Authority for Adoption: RCW 39.19.030(7).

Statute Being Implemented: RCW 39.19.220.

Summary: Since 1993, the Office of Minority and Women's Business Enterprises is a revolving fund agency dependent upon user fees for its budget.

Reasons Supporting Proposal: The legislature intended that all beneficiaries of the certification program contribute to its costs. This rule governs that portion allocated to the political subdivisions of the state.

Name of Agency Personnel Responsible for Drafting: Juan Huey-Ray, 406 South Water, Olympia, WA 98504, (360) 704-1188; Implementation: Clarence Gillis, 406 South Water, Olympia, WA 98504, (360) 753-9667; and Enforcement: James A. Medina, 406 South Water, Olympia, WA 98504, (360) 753-9679.

Name of Proponent: Office of Minority and Women's Business Enterprises, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: This rule governs the process for determining which political subdivisions will be assessed and how much. It is intended to equitably spread a portion of the state's costs (related to the certification of minority and women's business enterprises) among the public entities that benefit from the program.

Proposal Changes the Following Existing Rules: This amendment establishes classes of political subdivisions and establishes a new formula for assessing each subdivision based on its classification.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Exempt because a nongovernment party cannot violate it. RCW 34.05.310 (4)(b).

RCW 34.05.328 does not apply to this rule adoption. Exempt by subsection (5)(b)(ii) of section 201, chapter 403, Laws of 1995, because the rule applies to internal governmental operations.

Hearing Location: Office of Minority and Women's Business Enterprises, 406 South Water, Olympia, WA 98504, on January 6, 1998, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Tammi Hazlitt, (360) 753-9691.

PROPOSED

Submit Written Comments to: Juan Huey-Ray, Rules Coordinator, FAX (360) 586-7079, by January 6, 1998.

Date of Intended Adoption: January 7, 1998.

December 3, 1997  
James A. Medina  
Director

**AMENDATORY SECTION** (Amending WSR 97-17-045, filed 8/14/97, effective 9/15/97)

**WAC 326-02-034 Political subdivision fees.** (1) It is the intent of the state legislature that political subdivisions within the state of Washington contribute to the costs of the state's certification program for minority and women's business enterprises. For the purpose of this section, political subdivisions means any city, town, county, special purpose district, public corporation created by the state, municipal corporation, or quasi-municipal corporation within the state of Washington that administers a policy or program, or funds from whatever source, which requires or encourages the use of certified minority, women, or disadvantaged business enterprises.

(2) Effective July 1, 1993, the office shall allocate a portion of its biennial operational costs to political subdivisions. Each political subdivision shall pay a percentage of this allocation based on the formula set forth in subsection (3) of this section.

(3) The fee charged to each political subdivision for the period, July 1, 1997 - June 30, 1999, and subsequent bienniums unless revised by rule, will be calculated as follows:

(a)(i) Cities with populations up to one thousand five hundred will not be charged.

(ii) Cities with populations of one thousand five hundred to twenty-five thousand will be charged one hundred dollars each.

(iii) Cities with populations of twenty-five thousand to fifty thousand will be charged two hundred dollars each.

(iv) Cities with populations over fifty thousand will be charged based on the formula set forth in subsection (4) of this section.

(b)(i) Counties with populations up to ten thousand will not be charged.

(ii) Counties with populations of ten thousand to one hundred thousand will be charged one hundred dollars each.

(iii) Counties with populations of one hundred thousand to five hundred thousand will be charged two hundred dollars each.

(iv) Counties with populations over five hundred thousand will be charged based on the formula set forth in subsection (4) of this section.

(c)(i) Ports with revenues up to two million dollars will not be charged.

(ii) Ports with revenues of two million dollars to ten million dollars will be charged two hundred dollars each.

(iii) Ports with revenues over ten million dollars will be charged based on the formula set forth in subsection (4) of this section.

(d)(i) Educational service districts and public school districts with enrollments up to one thousand will not be charged.

(ii) Educational service districts and public school districts with enrollments of one thousand to ten thousand will be charged one hundred dollars each.

(iii) Educational service districts and public school districts with enrollments of ten thousand to twenty thousand will be charged two hundred dollars each.

(iv) Educational service districts and public school districts with enrollments over twenty thousand will be charged based on the formula set forth in subsection (4) of this section.

(e)(i) Transit authorities with capital expenditures less than one hundred thousand dollars will not be charged.

(ii) Transit authorities with capital expenditures of one hundred thousand dollars to one million dollars will be charged one hundred dollars each.

(iii) Transit authorities with capital expenditures of one million dollars to ten million dollars will be charged two hundred dollars each.

(iv) Transit authorities with capital expenditures greater than ten million dollars will be charged based on the formula set forth in subsection (4) of this section.

(f)(i) Housing authorities that own or manage less than three hundred total units will not be charged.

(ii) Housing authorities that own or manage three hundred to nine hundred ninety-nine total units will be charged one hundred dollars each.

(iii) Housing authorities that own or manage one thousand to four thousand nine hundred ninety-nine total units will be charged two hundred dollars each.

(iv) Housing authorities that own or manage five thousand or more units will be charged based on the formula set forth in subsection (4) of this section.

(4) Each political subdivision not subject to a fixed fee under subsection (3) of this section shall report to the office the total dollars committed to certified businesses in construction (including direct awards, subcontracts, and related suppliers) during the previous biennium or its fiscal years ending in the previous biennium.

(a) The construction dollar commitment of each political subdivision will be divided by the sum of those commitments reported to calculate its proportionate share of the net allocation. The net allocation is the amount remaining after deduction of the amounts charged under subsection (3) of this section from the total allocated to all political subdivisions.

(b) The percentage calculated for each reporting political subdivision will be applied to the total due from all political subdivisions required to report to determine their respective fees: *Provided*, That the fee charged under this subsection shall be no less than the highest flat fee charged to a political subdivision in subsection (3) of this section.

(c) When a political subdivision fails to report as required by this section, the net allocation will be further reduced by an amount calculated as follows:

(i) The number of political subdivisions reporting will be divided by the total number of political subdivisions required to report at that time.

(ii) The resulting percentage will be used to calculate the portion of the net allocation due from the political subdivisions which is to be apportioned among those who reported. The balance of the net allocation will be charged equally among those who fail to report.

PROPOSED

(5) After the initial billing, which will include the total amount due for the biennium beginning July 1, 1997, the office will mail invoices on a quarterly basis one month before the start of each quarter for the outstanding balance at that time. Payments shall be due within thirty calendar days after receipt of the invoice.

PROPOSED

**WSR 97-24-116**  
**EXPEDITED ADOPTION**  
**OFFICE OF MINORITY AND**  
**WOMEN'S BUSINESS ENTERPRISES**

[Filed December 3, 1997, 11:38 a.m.]

Title of Rule: WAC 326-07-100 Fees.

Purpose: To establish an amount to reimburse the office for actual costs incidental to copying of records for members of the public.

Statutory Authority for Adoption: RCW 39.19.030(7).

Statute Being Implemented: RCW 39.19.220.

Summary: This amendment reduces the amount of the fee.

Name of Agency Personnel Responsible for Drafting: Juan Huey-Ray, 406 South Water, Olympia, WA 98504, (360) 704-1188; Implementation: Clarence Gillis, 406 South Water, Olympia, WA 98504, (360) 753-9967; and Enforcement: James A. Medina, 406 South Water, Olympia, WA 98504, (360) 753-9679.

Name of Proponent: Office of Minority and Women's Business Enterprises, governmental.

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

Explanation of Rule, its Purpose, and Anticipated Effects: To establish an amount to reimburse the office for actual costs incidental to copying of records for members of the public.

Proposal Changes the Following Existing Rules: Reduces the amount of the charge.

**NOTICE**

**THIS RULE IS BEING PROPOSED TO BE ADOPTED USING AN EXPEDITED RULE-MAKING PROCESS THAT WILL ELIMINATE THE NEED FOR THE AGENCY TO HOLD PUBLIC HEARINGS, PREPARE A SMALL BUSINESS ECONOMIC IMPACT STATEMENT, OR PROVIDE RESPONSES TO THE CRITERIA FOR A SIGNIFICANT LEGISLATIVE RULE. IF YOU OBJECT TO THIS RULE BEING ADOPTED USING THE EXPEDITED RULE-MAKING PROCESS, YOU MUST EXPRESS YOUR OBJECTIONS IN WRITING AND THEY MUST BE SENT TO Juan Huey-Ray, Rules Coordinator, Office of Minority and Women's Business Enterprises, 406 South Water, Olympia, WA 98504, AND RECEIVED BY January 31, 1998.**

December 3, 1997

James A. Medina

Director

**AMENDATORY SECTION** (Amending WSR 92-24-107, filed 12/2/92, effective 1/2/93)

**WAC 326-07-100 Fees.** No fee shall be charged for the inspection of public records. The office shall charge a fee of ~~((twenty-five))~~ fifteen cents per page for providing copies of public records. This charge is the amount necessary to reimburse the office for its actual costs incidental to such copying.

EXPEDITED ADOPTION



**WSR 97-24-006**  
**PERMANENT RULES**  
**DEPARTMENT OF AGRICULTURE**  
 [Filed November 21, 1997, 11:02 a.m.]

Date of Adoption: November 21, 1997.

Purpose: The goals of the amendments are to provide sufficient revenue to effectively administer and enforce the Organic Food Products Act, chapter 15.86 RCW.

Citation of Existing Rules Affected by this Order: Amending WAC 16-156-060.

Statutory Authority for Adoption: Chapter 15.86 RCW.

Adopted under notice filed as WSR 97-20-077 on September 26, 1997.

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 1, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.  
 November 21, 1997  
 James M. Jesernig  
 Director

**AMENDATORY SECTION** (Amending Order 6011, filed 12/20/96, effective 1/20/97)

**WAC 16-156-060 Fee schedule.** (1) The cost per application shall be based on the following fee schedule.

For renewal applicants -

Application fees shall be based on the previous calendar year's gross sales of organic and transition to organic food. In the event that the current calendar year's gross sales exceed the previous year's gross sales, the department may bill the producer for the additional fee. In the event that the current calendar year's gross sales is less than the previous year's gross sales, the producer may request a refund for the reduced fee. In addition, renewal applications postmarked after March 1, shall pay a late fee of fifty dollars.

For new applicants -

Application fees shall be based on an estimate of the current year's gross sales of organic and transition to organic food. In the event that the current calendar year's gross sales exceed the estimate, the department may bill the producer for the additional fee. In the event that the current calendar year's gross sales is less than the estimate, the producer may request a refund for the reduced fee. In addition, new applicants pay a seventy-five dollar new applicant fee. The fee shall accompany the application.

Gross Sales	Annual Fee
\$ 0 - \$ 12,000	(\$ 150)
\$ 12,001 - \$ 15,000	\$ 165
\$ 15,001 - \$ 20,000	(\$ 185)
\$ 20,001 - \$ 25,000	\$ 200
\$ 25,001 - \$ 30,000	(\$ 200)
\$ 30,001 - \$ 35,000	\$ 220
\$ 35,001 - \$ 42,500	(\$ 250)
\$ 42,501 - \$ 50,000	\$ 275
\$ 50,001 - \$ 65,000	(\$ 300)
\$ 65,001 - \$ 80,000	\$ 330
\$ 80,001 - \$ 100,000	(\$ 350)
\$ 100,001 - \$ 125,000	\$ 385
\$ 125,001 - \$ 150,000	(\$ 425)
\$ 150,001 - \$ 175,000	\$ 465
\$ 175,001 - \$ 200,000	(\$ 500)
\$ 200,001 - \$ 240,000	\$ 550
\$ 240,001 - \$ 280,000	(\$ 600)
\$ 280,001 - \$ 325,000	\$ 660
\$ 325,001 - \$ 375,000	(\$ 750)
\$ 375,001 - \$ 425,000	\$ 825
\$ 425,001 - \$ 500,000	(\$ 900)
\$ 500,001 - \$ 750,000	\$ 990
\$ 750,001 and up	(\$1,000)
	\$ 1,100
	(\$1,044)
	\$ 1,150
	(\$1,200)
	\$ 1,320
	(\$1,254)
	\$ 1,375
	(\$1,400)
	\$ 1,540
	(\$1,450)
	\$ 1,595
	(\$1,500)
	\$ 1,650
	(\$1,565)
	\$ 1,720
	(\$2,000)
	\$ 2,200
	(\$2,089)
	\$ 2,300
	(\$2,500)
	\$ 2,750
	(\$2,614)
	\$ 2,000
	plus one-tenth
	of one percent
	(0.10%) of gross
	organic sales

((As of December 1, 1997 for gross sales:

<del>\$ 0</del>	<del>\$ 12,000</del>	<del>\$ 150</del>
<del>\$ 12,001</del>	<del>\$ 15,000</del>	<del>\$ 185</del>
<del>\$ 15,001</del>	<del>\$ 20,000</del>	<del>\$ 200</del>
<del>\$ 20,001</del>	<del>\$ 25,000</del>	<del>\$ 250</del>
<del>\$ 25,001</del>	<del>\$ 30,000</del>	<del>\$ 300</del>
<del>\$ 30,001</del>	<del>\$ 35,000</del>	<del>\$ 350</del>
<del>\$ 35,001</del>	<del>\$ 42,500</del>	<del>\$ 425</del>
<del>\$ 42,501</del>	<del>\$ 50,000</del>	<del>\$ 500</del>
<del>\$ 50,001</del>	<del>\$ 65,000</del>	<del>\$ 600</del>
<del>\$ 65,001</del>	<del>\$ 80,000</del>	<del>\$ 750</del>
<del>\$ 80,001</del>	<del>\$ 100,000</del>	<del>\$ 900</del>
<del>\$ 100,001</del>	<del>\$ 125,000</del>	<del>\$ 1,000</del>
<del>\$ 125,001</del>	<del>\$ 150,000</del>	<del>\$ 1,085</del>
<del>\$ 150,001</del>	<del>\$ 175,000</del>	<del>\$ 1,200</del>
<del>\$ 175,001</del>	<del>\$ 200,000</del>	<del>\$ 1,300</del>
<del>\$ 200,001</del>	<del>\$ 240,000</del>	<del>\$ 1,400</del>
<del>\$ 240,001</del>	<del>\$ 280,000</del>	<del>\$ 1,450</del>
<del>\$ 280,001</del>	<del>\$ 325,000</del>	<del>\$ 1,500</del>
<del>\$ 325,001</del>	<del>\$ 375,000</del>	<del>\$ 1,625</del>
<del>\$ 375,001</del>	<del>\$ 425,000</del>	<del>\$ 2,000</del>
<del>\$ 425,001</del>	<del>\$ 500,000</del>	<del>\$ 2,171</del>

PERMANENT

~~500,001 - 750,000~~ ~~2,500~~  
~~750,001 and up~~ ~~2,714~~

(2) Two inspections per year within the state of Washington are provided for under the above fee schedule. Additional inspections (in addition to two inspections provided for), if required for certification or maintenance of certification by the director, or requested by the producer, shall be at (~~(\$20/hr.)~~) \$30/hr. plus mileage set at the rate established by the state office of financial management.

Out-of-state inspections, if necessary or requested, shall be at the rate of (~~(\$20/hr.)~~) \$30/hr. plus transportation costs.

(3) One sample per year is provided for under the above fee schedule. Additional samples (in addition to one sample provided for), if required for certification or maintenance of certification by the director, or requested by the organic producer, shall cost an additional lab fee of one hundred ten dollars. If an additional visit must be arranged to obtain a sample, it shall be at (~~(\$20/hr.)~~) \$30/hr. plus mileage set at the rate established by the state office of financial management.



**WSR 97-24-007**  
**PERMANENT RULES**  
**DEPARTMENT OF AGRICULTURE**  
[Filed November 21, 1997, 11:05 a.m.]

Date of Adoption: November 21, 1997.

Purpose: The goals for the proposed amendments to chapter 16-162 WAC clarify and strengthen the rules for organic meat and dairy production.

Citation of Existing Rules Affected by this Order: Repealing WAC 16-162-031, 16-162-032, and 16-162-033; and amending WAC 16-162-010, 16-162-025, 16-162-030, 16-162-050, 16-162-070, and 16-162-100.

Statutory Authority for Adoption: Chapter 15.86 RCW. Adopted under notice filed as WSR 97-20-078 on September 26, 1997.

PERMANENT

Changes Other than Editing from Proposed to Adopted Version: WAC 16-162-036 (2)(b) adds language to clarify the minimum amount of inside and outside living space requirements and method of calculating space requirements. WAC 16-162-070(4) includes coccidiosis vaccination as a type of approved vaccination.

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 6, amended 6, repealed 3.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 6, amended 6, repealed 3.

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 21, 1997

Jim Jesernig  
Director

**AMENDATORY SECTION** (Amending WSR 92-11-001, filed 5/6/92, effective 6/6/92)

**WAC 16-162-010 Purpose.** ~~((This chapter is promulgated pursuant to RCW 15.86.060 wherein the director is authorized to adopt rules for the proper administration of the Organic Food Products Act.))~~ This chapter provides standards for ~~((the production))~~ producers of organic ~~((meat and dairy))~~ animal products, including meat, dairy and eggs, pursuant to RCW 15.86.060.

**AMENDATORY SECTION** (Amending WSR 92-11-001, filed 5/6/92, effective 6/6/92)

**WAC 16-162-025 Certification.** All animal products marketed and/or labeled as organic must be produced by producers certified by the department or an official organic certifying agent recognized by the department. Producers of organic animal products seeking certification as an organic food producer may apply for certification under chapter 16-156 WAC.

**AMENDATORY SECTION** (Amending WSR 92-11-001, filed 5/6/92, effective 6/6/92)

**WAC 16-162-030 Definitions.** As used in this chapter:

(1) "Approved" means any material or practice which meets the required criteria or standards for use in the production of organic animal products.

(2) "Botanical pesticides" are pesticides derived from plant materials.

(3) "Department" means the department of agriculture of the state of Washington.

~~((3))~~ (4) "Director" means the director of the department of agriculture or his or her duly authorized representative.

~~((4)) "Drug" means any chemical substance or noninfectious biological substance, which may be administered to or used on or for animals, as an aid in the diagnosis, treatment, or prevention of disease or other abnormal condition, for the relief of pain or suffering, to control or improve any physiological or pathological condition, or to affect the structure or function of the animal.))~~

(5) "Feed" means all edible materials which are consumed by livestock, including concentrates (grains, oilseed meals, fats and oils, vitamins and minerals) and forages (hay, straw, stover, silage, cobs, husks, hulls, pasture plants). The term "feed" encompasses all edible agricultural commodities, including crops in pasture, which is ingested by livestock for nutritional purposes.

(6) "Feed additive" means a substance or combination of substances added to feed, or offered on free-choice basis for consumption by livestock to fulfill specific nutritional or physiological needs, e.g., minerals, amino acids, and vitamins.

(7) "Fertile" means any poultry animal product that is:

(a) Marketed using the term fertile or any derivative of fertile in its labeling or advertising; and

(b) A product of an animal that is in a flock of at least one rooster per twenty hens, and that incubating the eggs at a hatchery results in at least eighty percent of the eggs being fertile.

(8) "Material" means any substance or mixture of substances that is used internally or externally in the production of animals or animal products.

~~((6))~~ (9) "Organic animal product" means any animal product labeled and offered for sale with the words organic or any derivative of organic.

(10) "Organic feed" means feed produced and processed organically in accordance with Organic crop production standards, chapter 16-154 WAC and Standards for the certification of processors of organic food, chapter 16-158 WAC. Approved feed additives may be added to organic feed.

(11) "Organic pasture" means ground covered with vegetation, which is suitable for grazing and has been managed in accordance with Organic crop production standards, chapter 16-154 WAC, for at least thirty-six months.

(12) "Organic range" means ground covered with vegetation, which is suitable for grazing and has been managed in accordance with Organic crop production standards, chapter 16-154 WAC, for at least thirty-six months.

(13) "Prohibited" means any material or practice which is disallowed ~~((it))~~ by this chapter for the production of organic animal products.

~~((7))~~ "Recommended" means that the stated materials or practices are encouraged.

~~((8))~~ (14) "Remedy" means anything that relieves or cures a disease.

~~((9))~~ "Required" means any material or practice which must be used or followed for the production of organic animal products.))

NEW SECTION

**WAC 16-162-034 Meat from bovine animals, swine, lamb, sheep, and goat.** Organic meat products produced from bovine animals, swine, lamb, sheep, and goat must meet the following criteria for at least twelve months prior to slaughter or, when slaughtered in less than twelve months from birth, from birth to slaughter. In addition, when animals are slaughtered in less than twelve months from birth, the animal's mother must meet the following criteria during the last third of gestation and while the slaughter animal is nursing:

- (1) Animals must be raised on one hundred percent organic feed;
- (2) Animals may not be administered hormones, antibiotics or synthetic parasiticides;
- (3) Animals must have fresh air, daylight and access to organic pasture or organic range; and
- (4) Animals may be kept in a feedlot for up to ninety days prior to slaughter as long as the animals have access to fresh air, daylight and are fed one hundred percent organic feed.

NEW SECTION

**WAC 16-162-036 Poultry and poultry products.** Organic poultry products must meet the following criteria:

- (1) Birds must be raised on one hundred percent organic feed from the time the animals are one day old;
- (2) Birds must be raised in either:
  - (a) A moveable pen management system which is moved on a daily basis and provides access to organic pasture or organic range; or
  - (b) A living space that provides a minimum of four square feet of living space per bird, (including both inside and outside areas), and access to the outside areas. Inside areas must provide a minimum of one and one-half square feet per bird and be sufficient to avoid stress such as cannibalism, nervousness and self-destructive behaviors such as feather picking, self-mutilation, and limb harrowing. Outside areas must provide a minimum of one and one-half square feet per bird. Minimum living space requirements are calculated for the size of an adult chicken with a mature body weight of five pounds and requirements for other poultry animals are calculated proportionately according to the size of the species;
- (3) Birds must be provided shade and dusting wallows and laying birds must also be provided nest boxes and perches;
- (4) Birds may not be administered hormones, antibiotics or synthetic parasiticides from one day old to slaughter;
- (5) Organic eggs are not required to be fertile.

NEW SECTION

**WAC 16-162-037 Dairy products.** Organic animal products produced from dairy animals must meet the following criteria:

- (1) Dairy animals must be raised on one hundred percent organic feed for ninety days prior to milk production and have access to only organic pasture for at least one year prior to organic milk production;

(2) Dairy animals may not be administered synthetic parasiticides nor hormones for one year prior to organic milk production; and

(3) Dairy animals may not be administered antibiotics for ninety days prior to organic milk production.

NEW SECTION

**WAC 16-162-040 Emergency feed.** In situations of an organic feed shortage which results from emergency conditions (e.g., weather conditions, road closures, crop failures), the organic livestock producer may feed nonorganic feed to livestock for a limited period, provided that the organic feed shortage is temporary and unforeseeable due to emergency conditions beyond the producer's control and:

(1) The organic livestock producer must make every reasonable effort and maintain a record of every such effort to locate organically grown feed, using the following prioritization:

- (a) Certified organic feed;
- (b) Noncertified organic feed;
- (c) Feed from farms under organic management for two years;

(d) Feed from farms under organic management for one year; and

(e) Conventional feed;

(2) The organic livestock producer notifies the department and submits the organic feed supplier record (subsection (1) of this section) to the department prior to the feeding of nonorganic feed;

(3) The department verifies the emergency conditions (e.g., weather conditions, road closures, crop failures);

(4) The department reviews the situation to determine a maximum time period during which second year transitional organic feed, first year transitional organic feed, or conventional feed may be used;

(5) The livestock producer may not represent egg and dairy products as organic animal products during the time period the animals are fed conventional feed plus an extended time period equal to the time period that conventional feed was fed to the animals (e.g., organic feed unavailable for three days, no organic sales for six days); and

(6) The livestock producer may not represent meat products as organic animal products during the time period the animals are fed conventional feed plus an extended period of ninety days (e.g., organic feed unavailable for three days, no organic sales for ninety-three days).

NEW SECTION

**WAC 16-162-045 Approved and prohibited feed additives.** (1) The following list of feed additives are approved for adding to organic feed:

- (a) Amino acids (chelated or nonchelated);
- (b) Salt;
- (c) Minerals;
- (d) Vitamins;
- (e) Molasses;
- (f) Mineral oil;
- (g) Enzymes;
- (h) Fish meal and fish by-products.

(2) The following additives are prohibited for adding to organic feed:

- (a) Synthetic additives not approved in subsection (1) of this section;
- (b) Animal by-products including bloodmeal, and bonemeal except for fish meal and fish by-products;
- (c) Processed or unprocessed animal waste (manure); and
- (d) Feeding of plastic.

**AMENDATORY SECTION** (Amending WSR 92-11-001, filed 5/6/92, effective 6/6/92)

**WAC 16-162-050 Living conditions.** (1) ~~((Required- (a)))~~ Organic livestock producers ((must provide, when appropriate,)) are required to provide the following living conditions for animals raised for organic meat, dairy and egg production:

- (a) Organic producers must provide their animals with access to fresh air and daylight((-);
- (b) Every animal must have enough room to get up, lie down, turn around, groom, and stretch its limbs.
- ~~((c) Stock facilities must be clean and sanitary-))~~
- (2) Organic livestock producers are prohibited((-)) from practices that are contrary to humane treatment guidelines, good sanitation practices, and good animal health programs.

**AMENDATORY SECTION** (Amending WSR 92-11-001, filed 5/6/92, effective 6/6/92)

**WAC 16-162-070 Disease ((prevention and control)) and pest management.** In order for animals to be considered "organically produced" an organic disease and pest management program must be in place. An organic disease and pest management program includes an integrated approach to disease and pest management that stresses preventative control. The department shall restrict producers from using the terms "organic," or "organically produced" for producers without adequate organic disease and pest management programs. A proper herd health program should include strategies for disease prevention, parasite control, and disease treatment. Producers of organic animal products shall market only healthy animals and animal products, and shall never deny treatment to an animal in order that it may be labeled or sold as organic.

- ~~((1) The following practices are recommended:~~
- (a) Quarantine and fecal exams for all incoming stock.
- (b) Adequate pasture rotation and good pasture management.
- (c) Maintaining and cleaning facilities regularly.
- (d) Periodic fecal exams and the culling of seriously infested animals.
- (e) Vector and intermediate host control.
- (f) Biological control methods.
- (g) Maintaining dusting wallows for poultry.

(2) The following)) Approved disease and pest management materials ((or)) and practices are ((approved for use in the production of organic animal products):

- ~~((a) Rotenone and pyrethrum))~~ (1) Approved botanical insecticides for external parasite control and for fly management, only if labeled for such use((-);
- ~~((b))~~ (2) Natural materials used in homeopathic, naturopathic, and herbal remedies((-);
- ~~((c))~~ (3) Tamed iodine, alcohol, and/or hydrogen peroxide as a disinfectant((-);

~~((d))~~ (4) Vaccinations against endemic disease((-) including coccidiosis vaccination;

~~((e))~~ (5) Sodium hypochlorite (bleach), for use on machinery and facilities((-); and

~~((f))~~ (6) Steam sterilization of equipment.

~~((3) Prohibited materials and practices. The disease prevention and control materials and practices that are prohibited for use in the production of organic animal products includes but is not limited to the following:~~

(a) Administration of hormones or subtherapeutic levels of antibiotics.

(b) The use of synthetic internal parasiticides on a routine basis.

(c) Synthetic internal parasiticides used within twelve months of slaughter, milk production, or egg production.

(d) Antibiotics used within thirty days or twice the FDA withdrawal time, whichever is longer, in the production of organic milk.

(e) Antibiotics used within twelve months in the production of organic meat or eggs-))

**AMENDATORY SECTION** (Amending WSR 92-11-001, filed 5/6/92, effective 6/6/92)

**WAC 16-162-100 Recordkeeping.** (1) All organic stock must be ear tagged or individually marked with the exception of poultry, which may be identified by flock.

(2) ~~((Records must be kept of:))~~ Organic livestock producers must maintain the following records from birth or purchase of livestock animals and for two years after the sale of the organic animal products or slaughter of organic livestock:

(a) ~~((medications))~~ disease and pest management materials administered ((f))including dates administered, material type, dosages, and sources((-);

(b) All purchased feeds ((bought and fed)) including dates purchased, feed type, quantities purchased, sources, and a copy of organic certificates;

(c) ~~((All feed supplements used; and (d) The))~~ Weight of slaughter animals at slaughter and weight of post-slaughter animal products; and

(d) Sales records of all organic animal products sold including dates, quantities and weights.

(3) ~~((All records must be kept from birth or purchase and for two years after sale or slaughter.~~

(4)) Receipts for stock and materials must be kept to insure a complete audit trail.

~~((5))~~ (4) Inadequate recordkeeping may constitute cause for the director to prohibit labeling or marketing animal products as "organic" or "organically produced."

#### **REPEALER**

The following sections of the Washington Administrative Code are repealed:

- |                |                              |
|----------------|------------------------------|
| WAC 16-162-031 | "Organically produced meat." |
| WAC 16-162-032 | "Organically produced milk." |
| WAC 16-162-033 | "Organically produced eggs." |

**WSR 97-24-023**  
**PERMANENT RULES**  
**COMMUNITY COLLEGES OF SPOKANE**

[Filed November 24, 1997, 2:03 p.m.]

Date of Adoption: November 18, 1997.

Purpose: To update existing rules by incorporating recent changes in federal FERPA regulations, state legislation in use of service animals, and internal institutional parking regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 132Q-06-030, 132Q-20-020, and 132Q-94-125.

Statutory Authority for Adoption: RCW 28B.50.140.

Adopted under notice filed as WSR 97-19-022 on September 8, 1997.

Changes Other than Editing from Proposed to Adopted Version: Minor change made to WAC 132Q-20-020 in that the words "or official" were added to subsection (5).

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 1, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

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

November 18, 1997

Geoffrey J. Eng

District Director of Affirmative Action  
Administrative Services

AMENDATORY SECTION (Amending WSR 92-14-042, filed 6/24/92)

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

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

(b) Federal and state officials requiring access to education record in connection with the audit and evaluation of a federally-supported or state-supported education program or in connection with the enforcement of the federal or state legal requirements which relate to such programs. In such cases the information required shall be protected by the

federal or state official in a manner which will not permit the personal identification of students and their parents to other than those officials and such personally-identifiable data shall be destroyed when no longer needed for such audit, evaluation or enforcement of legal requirements.

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

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

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

(f) Any person or entity designated by judicial order or lawfully-issued subpoena, upon condition that the student is notified of all such orders or subpoenas in advance of the compliance therewith unless the court or other issuing agency orders the college not to notify the student before compliance with the subpoena. The college president, the president's designee, or office(s) receiving a subpoena or judicial order for education records should immediately notify the attorney general.

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

(a) A specification of the records to be released;

(b) The reasons for such release; and

(c) The names of the parties to whom such records will be released.

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

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

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

(6) Information from education records may be released to appropriate persons in connection with an emergency if

the knowledge of such information is necessary to protect the health or safety of a student or other person(s).

**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 92-14-036, filed 6/24/92)

**WAC 132Q-20-020 Definitions** As used in this chapter the following words and phrases shall mean:

(1) "Board" shall mean the board of trustees of Washington State Community College District 17.

(2) "Campus" shall mean any or all real property owned, operated or maintained by Washington State Community College District 17.

(3) "Vice president of student services" shall mean the vicepresident of student services of Spokane Community College or Spokane Falls Community College.

(4) "College" shall mean any community college or separate instructional unit, which may be created by the board of trustees of Washington State Community College District 17.

(5) "Faculty" shall mean any employee or official of Washington State Community College District 17, ~~which includes full time and part time faculty, administrators, counselors, librarians, or department heads who are employed by any community college administered by the board of trustees.~~

(6) "Campus patrol" shall mean an employee of the college, or a law enforcement student, who is responsible to the vice president of student services for campus security.

(7) "Student" shall mean any person who is enrolled in any community college operated by Washington State Community College District 17.

(8) "Vehicle" shall mean an automobile, truck, motor-driven cycle, scooter, or any vehicle empowered by a motor.

(9) "Visitors" shall mean any person or persons, excluding students as previously defined, who come upon the campus as guests and person or persons who lawfully visit the campus for purposes which are in keeping with the colleges' role as institutions of higher learning in the state of Washington.

(10) "Permanent permits" shall mean permits, which are valid for a school term.

(11) "Temporary permits" shall mean permits, which are valid, for a specific period designated on the 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.

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

**AMENDATORY SECTION** (Amending WSR 87-16-010 (Resolution No. 27), filed 7/23/87)

**WAC 132Q-94-125 Pets prohibited in college buildings** For reasons of health, sanitation, and safety, no person shall be permitted to bring or leave any dog, cat, or any

other pet in any school building, nor leave such pet unattended on any district property. All dogs, cats, or other pets of any kind shall be and remain on a leash while on any district property. This section does not apply to the blind, the visually handicapped, the hearing impaired, and the otherwise ~~physically~~ disabled person who requires the services and assistance of a guide dog and/or trained service dog animal as defined ~~in by chapter 70.87 RCW law.~~

**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 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.

**WSR 97-24-031  
PERMANENT RULES  
GAMBLING COMMISSION**

[Filed November 25, 1997, 8:50 a.m., effective January 1, 1998]

Date of Adoption: November 14, 1997.

Purpose: These rules define gambling services suppliers and gambling services supplier representatives for licensing and regulation purposes; clarifies licensing requirements; establishes recordkeeping requirements; the rule on prohibited practices in leases and compensation is clarified for all licensees, including gambling services suppliers.

Citation of Existing Rules Affected by this Order: Repealing WAC 230-12-220; and amending WAC 230-04-124, 230-04-125, 230-08-025, 230-12-225, and 230-12-300.

Statutory Authority for Adoption: RCW 9.46.070.

Adopted under notice filed as WSR 97-18-031 on August 26, 1997.

Changes Other than Editing from Proposed to Adopted Version: In WAC 230-02-205, the job of governmental affairs consultant is listed as not falling under the definition of services provided by a gambling services supplier. In WAC 230-04-119, services suppliers are no longer barred from getting a license as a manufacturer, distributor or representative of gambling equipment, no longer barred from purchasing or delivering gambling equipment for an operator. In WAC 230-04-124, the provision allowing an applicant to begin work before actually receiving his license is deleted. The repealer WAC 230-30-220 is withdrawn.

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 4, amended 5, 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 4, amended 5, repealed 1; Pilot Rule Making:

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New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1998.

Soojin Kim  
Rules and Policy Coordinator

NEW SECTION

**WAC 230-02-205 Gambling services supplier defined.** A "gambling services supplier" is any person who provides gambling related services for compensation, whether direct or indirect, to any licensed operator or Class III tribal gaming facility, and who is not an employee of the operator receiving such services.

(1) Gambling related services include at least the following:

(a) Providing consulting or advisory services regarding gambling activities;

(b) Providing gambling related management services;

(c) Providing storage, counting services, and/or specialized recordkeeping services for the gambling activity (except general recordkeeping services provided by a professional accountant); or

(d) Providing any other service or activity where influence may be exerted over any gambling activity licensed by the commission.

(2) The term "gambling services supplier" does not include licensed manufacturers or distributors who service and repair pull tab dispensing devices, bingo equipment or any other authorized gambling equipment.

(3) The term "gambling services supplier" does not include professional services, such as those provided by attorneys, accountants, and governmental affairs consultants, that are unrelated to the management or operation of gambling activities.

NEW SECTION

**WAC 230-02-206 Gambling services supplier representative defined.** A "gambling services supplier representative" is any natural person who represents a gambling services supplier and who is directly involved in providing a service listed in WAC 230-02-205(1).

NEW SECTION

**WAC 230-04-119 Licensing of gambling services suppliers.** Prior to providing any type of gambling related service to any licensed operator or Class III tribal gaming facility, a gambling services supplier shall first obtain a license or certification from the commission. The following requirements and restrictions apply to certification and licensing of gambling services suppliers:

(1) For purposes of this title, a license is required to provide any service related to licensed gambling activities as defined in WAC 230-02-205.

(2) The applicant shall include upon the application form supplied by the commission, sufficient information to determine the types of services provided, personal and financial information to determine applicant identity and qualifications, as well as all other information and materials required elsewhere in these rules.

(3) The applicant shall notify the commission within thirty days of any change in the information submitted on or with the application form.

(4) The applicant shall comply with all applicable laws of the United States and the state of Washington and all applicable rules of the commission.

(5) In no circumstance may a gambling services supplier assume ultimate responsibility for an operator's gambling activity.

(6) License fees for gambling services supplier shall be \$575, plus one hundred twenty-five dollars per contract for gambling related services: *Provided*, That services involving the storage, counting, and/or specialized recordkeeping services for punchboards and pulltabs are exempt from the individual contract fees.

In addition to the annual fee, the commission will assess all applicants the actual costs incurred in conducting the investigation and inspection necessary for initial certification.

AMENDATORY SECTION (Amending Order 227, filed 9/18/91, effective 10/19/91)

**WAC 230-04-124 Licensing of manufacturer((s and)), distributor((s)) and gambling services supplier representatives.** ((+)) Prior to selling or supplying to any person gambling equipment ((or gambling)), paraphernalia or related services for use in connection with licensed gambling activities, a representative or agent of a licensed manufacturer ((or)), distributor, or gambling services supplier shall first obtain a license from the commission. The following definitions and restrictions apply:

((2)) (1) A sole owner, partner, major officer and/or owner of a substantial interest in ((a corporation)) an entity licensed as a manufacturer or distributor shall not be required to be additionally licensed as a representative to engage in the selling or supplying of the manufacturer's ((or)), distributor's, or gambling services supplier's products or services. Office, clerical or warehouse personnel ((employed by the manufacturer or distributor)) who have contact with the public and potential customers occasionally and only by telephone or at the manufacturer's ((or)), distributor's, or gambling service supplier's own premises when working under the immediate and direct supervision of the owner, a partner, or major officer of a corporation, shall also be exempt from this licensing requirement. A manager or supervisor who is not a sole owner, partner or a major officer or owner of a substantial interest ((in a licensed manufacturer or distributor)) and whose duties and responsibilities include the supervision of selling, supplying and/or the promotion of ((the manufacturer's or distributor's)) products or services shall be licensed as required by this rule prior to performing such functions. A manufacturer ((or)), distributor, or gambling services supplier shall not allow an unlicensed person to represent them in such transactions and shall take all measures necessary to prevent an unlicensed person from doing so.

((3)) ~~On or before the first day he or she actually performs work as a representative, a person shall submit a complete application for a license to the commission. The application shall not be deemed complete until all questions on the application form and attachments are fully and truthfully answered and the form, with all attachments and~~

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~~the required fee, has been delivered to the commission office during regular business hours (or actually deposited in the United States mail properly addressed to the commission).~~

~~(4))~~ (2) The manufacturer ((or)), distributor, or gambling services supplier for which the representative will work shall sign the application of each such representative acknowledging that the applicant will be representing them with their full knowledge and consent.

~~((5))~~ (3) In addition to the above requirements, an applicant applying for a license as a distributor((s)) or gambling services supplier representative shall:

(a) Complete a training course provided by the commission within 30 days after the first day worked; and

(b) Represent only one licensed distributor or gambling services supplier at a time and shall not represent a manufacturer: *Provided*, That this rule shall not bar the distributor's representative from representing his own distributor who is also licensed as a manufacturer.

AMENDATORY SECTION (Amending Order 262, filed 12/5/94, effective 1/5/95)

WAC 230-04-125 Distributor((s)) or gambling services supplier representative license ((may be reissued when changing distributors))—Restrictions and procedures for changing employment. All licensed distributor or gambling services supplier representatives shall abide by the following restrictions and procedures when changing employers:

What happens if I leave the employment of the distributor or gambling services supplier I represent?

(1) In the event that a licensed distributor((s)) or gambling services supplier representative ceases to represent the distributor or gambling services supplier under which a license was granted((s)) for any reason, the representative shall immediately notify the commission. Upon termination of employment the license shall ((be automatically suspended)) immediately become void and shall be returned to the commission((: *Provided*, That a person may apply to have the remaining term of a license represent a different distributor. The fee for this transfer shall be as required by WAC 230-04-204. The distributor which the distributor's representative seeks to represent shall sign the application for transfer acknowledging that the applicant for transfer will be representing the distributor with the distributor's knowledge and consent)).

What steps must I complete prior to beginning employment to represent another distributor or gambling services supplier?

(2) Prior to beginning employment to represent any other distributor or gambling services supplier, a previously licensed distributor or gambling services supplier representative shall submit a new application. The application shall include a statement that the previous employer has been notified of the change in employment and shall be signed by the distributor or gambling services supplier wishing to employ the distributor or gambling services supplier representative.

Can I begin to represent my new employer prior to receiving my license?

(3) A previously licensed distributor or gambling services supplier representative shall not represent a new employer prior to receiving a license from the commission. Prior to granting a license to a previously licensed individual, the commission may conduct an investigation to determine the continued qualification of the individual. Such investigation may include inquiries to the previous employer.

What is the fee for obtaining a license to represent another distributor or gambling services supplier?

(4) The fee for a license to represent a different distributor or gambling services supplier shall be the same as a license renewal, as set forth in WAC 230-04-204. The expiration date for such license shall be as set forth in WAC 230-04-190.

AMENDATORY SECTION (Amending Order 305, filed 11/21/96, effective 1/1/97)

WAC 230-08-025 Accounting records to be maintained by distributors ((and)), manufacturers, and gambling services suppliers. Every licensed distributor ((and)), manufacturer, and gambling services supplier shall keep and maintain a complete set of records which include all details of all activities of the licensee related to the conduct of the licensed activity.

What system of accounting must I use and how long must I keep my records?

(1) ((These) [The required]) These records shall be recorded using the double entry accounting system and maintained in accordance with generally accepted accounting principles. This system shall ((also be on the same basis as)) be capable of being reconciled to the licensee's federal income tax return. All records shall be maintained for a period of not less than three years following the end of the licensee's fiscal year. These records shall be updated at least once a month and provide a monthly balance for each account.

What are the minimum requirements that must be included in a record system?

((The minimum record system shall include the following:))

(2) Sales invoices - every manufacturer ((and)), distributor, and gambling services supplier shall record every sale of equipment or services, any return or refund, or any other type of transfer of punchboards/pull tabs, pull tab dispensing devices or bingo equipment including cards, by completing a standard sales invoice or credit memo. Distributors shall use an invoice in a format prescribed and approved by the commission that includes a separate line for each identification and inspection services stamp number. This invoice shall provide space for the operator to either attach a records entry label or enter the identification and inspection services stamp number and the date the device was placed out for play. These spaces shall be adjacent to the written entry of the identification and inspection services stamp number made by the distributor. These invoices shall set out the following information:

(a) Each invoice must be prenumbered at the time of purchase. The numbering must be consecutive, using not

less than four digits: *Provided*, That ~~((manufacturers and distributors may use))~~ a computer generated numbering system may be utilized if the same system is used for all sales and specific numbers can not be input by use of a manual override function;

(b) The date of sale. For distributors only: If the date of delivery is different, then the delivery date must also be entered;

(c) The customer's name and an adequate business address;

(d) A full description of each item sold or service provided, including the identification and inspection services stamp number for each item, if attached, and all information required by WAC 230-08-040;

(e) The quantity and sales price of each individual item, including individual items of merchandise to be used as prizes on punchboards and pull tabs;

(f) The gross amount of each sale to each customer including all discount terms and the total dollar amount of any discount;

(g) The sales invoice shall be prepared in at least three parts ~~((: *Provided*, That invoices for sales to operators shall be prepared in at least four parts))~~. Invoices shall be distributed and maintained as follows:

(i) The original shall be issued to the customer ~~((: *Provided*, That an additional copy of distributor invoices shall be provided to the operator))~~;

(ii) One shall be retained in an invoice file by customer name; and

(iii) One shall be retained in an invoice file by invoice number or in an alternative manner that accounts for each invoice numerically. This provision may be waived if the licensee receives written commission approval.

(h) Information documenting the sales of progressive jackpot pull tabs must be separately tracked, invoiced, and maintained in its own filing system. *Provided*, that a computerized system, which is capable of separately tracking this information and providing immediate output of the data, is sufficient for this requirement.

(i) Credit memos for returned items shall be prepared in the same detail as (a) through (g) of this subsection.

(3) Sales journal - the sales journal shall contain at least, but not be limited to, the following by month:

(a) The date of the sale;

(b) The invoice number of the sale;

(c) The customer name or person remitting a payment;

(d) Sales shall be categorized at least by the following

as applicable:

(i) Punchboards that pay out cash prizes;

(ii) Punchboards that pay out merchandise prizes;

(iii) Pull tabs that pay out cash prizes;

(iv) Pull tabs that pay out merchandise prizes;

(v) Pull tab dispensing devices;

(vi) Merchandise that is intended for use as a prize on a punchboard or pull tab series;

(vii) Bingo equipment;

(viii) Other types of sales directly related to gambling activities, including but not limited to, equipment leases ~~((: equipment))~~ or sales, ((and)) supplies, and gambling related services; and

(ix) Sales and leases of general purpose equipment and supplies indirectly related to gambling activities, including

cash registers, scales, tables, chairs, glue sticks, souvenirs, etc.

(e) Total amount of the invoice.

(4) Cash disbursements book (check register) - this record shall include a recording of all checks issued by the licensee, cash payments made by the licensee, or payments made by any other means. All expenses by the licensee, both gambling and nongambling related, shall be documented by invoices or other appropriate supporting documents. Entries to this record shall contain at least, but not limited to, the following information by month:

(a) The date the check was issued or payment made;

(b) The number of the check issued;

(c) The name of the payee; and

(d) Each disbursement shall be categorized by type of expense.

(5) Cash receipts - all cash receipts shall be recorded in an original book of entry whether it be a sales journal, a check register, or a separate cash receipts journal, and at a minimum shall include a recording of not only cash sales, but also cash received from all sources, and shall contain at least, but not limited to, the following by month:

(a) The date the payment was received;

(b) The name of the person remitting the payment;

(c) The amount of payment received.

(6) General ledger - each licensee whose gambling related sales exceed \$500,000 per year, shall have a general ledger which shall contain, in addition to all other accounts by month, a separate sales account for each type of sale;

(7) Bank reconciliation - a bank reconciliation shall be performed each month ~~((: In addition, all funds that have not been deposited at year end shall be reconciled in an account titled "cash on hand"))~~;

(8) Copies of all financial data which support tax reports to any and all governmental agencies;

(9) Copies of all agreements entered into regarding sales or leasing of gambling related services, gambling equipment or paraphernalia. These agreements shall fully disclose all terms and conditions;

(10) Manufacturer shall maintain records that provide an accountability trail for all identification and inspection services stamps purchased. These records shall include enough details to allow audit of all used, unused, and damaged stamps and includes the following minimum items:

(a) The name of the purchaser;

(b) The date of the sale; and

(c) The invoice number recording the sale.

~~((+10))~~ (11) An alternative format may be used for subsections (2)(a), (2)(g)(ii), (2)(g)(iii), (2)(h), (3), and (4), of this section upon advance written approval from the commission.

#### NEW SECTION

**WAC 230-12-223 Prohibited practices—Leases and compensation.** (1) No person, association, or organization shall operate or conduct any gambling activity authorized on or within any leased premises if rental under such lease is to be paid wholly or partly on the basis of a percentage of the receipts or net profits derived from the operation of such gambling activity. Nor shall the rental under such lease exceed the usual rental for such premises in the same

locality: *Provided*, That amusement games conducted as a part of, and upon the site of, a regional shopping center are exempted from the percentage of receipts or profits restriction of this section and RCW 9.46.120(2).

age of receipts from authorized activity—Prohibited.

(2) No charitable or nonprofit organization shall enter into an agreement where the compensation to any person taking part in the management or operation of such activity is based upon a percentage of the receipts or income derived from the operation of such game. The payment to such persons of compensation which is other than reasonable under the local prevailing wage scale for employment of a comparable nature shall create a presumption of a violation of this section.

**AMENDATORY SECTION** (Amending Order 80, filed 12/28/77)

**WAC 230-12-225 Repair or service not to be conditioned upon exclusive supply arrangement.** No licensed manufacturer (~~(or)~~ distributor, or gambling services supplier shall condition repair or service of any device or product upon an agreement by any person to purchase or obtain products or services solely from such manufacturer (~~(or)~~ distributor, or gambling services supplier or solely from any other person or combination of persons: *Provided*, That routine maintenance agreements shall not be considered a violation of this section.

**AMENDATORY SECTION** (Amending Order 228, filed 10/15/91, effective 11/15/91)

**WAC 230-12-300 Resident agent to be appointed by foreign manufacturers, distributors, gambling services suppliers, and commercial amusement game operators.**

(1) All manufacturers, distributors, gambling services suppliers, or class B or above commercial amusement game operators engaged in the following activities within this state, or for use in this state, that do not own or otherwise maintain a business office or licensed premises within this state shall appoint a resident agent for the purpose of receipt and acceptance of service of process and other communications on their behalf from the commission:

- (a) Manufacturing, selling or distributing gambling supplies or equipment; and
- (b) Selling or providing gambling related services; and
- (c) Renting or leasing of commercial amusement games and equipment.

(2) The resident agent shall be a natural person who is a resident and living in the state of Washington and who is eighteen years of age or older.

(3) The name and business address where service of process and delivery of mail can be made, and home address of such designated resident agent shall be filed with the commission and with any other state agency required by law.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 230-12-220 Agreement requiring payment by licensee based upon percent-

**WSR 97-24-033  
PERMANENT RULES  
DEPARTMENT OF  
LABOR AND INDUSTRIES**

[Filed November 25, 1997, 10:35 a.m., effective December 29, 1997]

Date of Adoption: November 25, 1997.

Purpose: Chapter 296-46 WAC, Safety standards—Installing electric wires and equipment—Administrative rules, legislative-initiated amendments to chapter 296-46 WAC, Safety standards—Installing electric wires and equipment—Administrative rules, were made to implement 1996 amendments (ESSB 6521 and ESHB 2498) to chapter 19.28 RCW. These amendments:

- Define what actions constitute a "serious violation."
- Set out procedures to audit employers who submit affidavits for trainee hours.
- Give the department the authority to deny an application for an electrical administrator's certificate if the applicant's previous certificate had been revoked for a serious violation.
- Give the department the authority to revoke or suspend an electrical contractor license or administrator certificate.
- Require electrical wiring or equipment subject to chapter 296-46 WAC to be sufficiently accessible at the time of inspection to allow the inspector to visually inspect the installation.

These legislative-initiated amendments do establish additional compliance requirements.

State-initiated amendments to chapter 296-46 WAC, Safety standards—Installing electric wires and equipment—Administrative rules, were made to comply with RCW 19.28.060 which requires the department, in conjunction with the Electrical Board, to adopt "reasonable rules to ensure safety to life and property." These amendments do establish additional compliance requirements.

Amended section WAC 296-46-090 Foreword. Reason for Adopting Rule: Legislative-initiated amendments were made to implement ESHB 2498 by requiring that electrical wiring or equipment subject to chapter 296-46 WAC be sufficiently accessible at the time of inspection to allow the inspector to visually inspect the installation.

Amended section WAC 296-46-21052 Receptacles in dwelling units. Reason for Adopting Rule: State-initiated amendments were made to add the National Electrical Code requirement that tamper resistant receptacles must be used for 15 or 20 ampere, 125 volt receptacles in licensed day care facilities and pediatric or psychiatric patient care areas.

Amended section WAC 296-46-910 Inspection fees. Reason for Adopting Rule: State-initiated amendments were made to:

- Create a \$25 permit fee for installing a water heater load control device in residences as part of an energy conservation program.
- Establish an expiration date for this \$25 permit fee of December 31, 2001.

PERMANENT

Amended section WAC 296-46-915 Electrical contractor license, administrator certificate and examination, and copy fees. Reason for Adopting Rule: State-initiated amendments were made to implement reinstatement fees for those contractor licenses and administrator certificates that have previously been suspended. The fees cover the department's cost of reissuing the license or certificate.

Amended section WAC 296-46-930 Electrical contractor license and administrator certificate designation. Reason for Adopting Rule: State-initiated amendments were made to establish a specialty license for domestic well drillers.

Amended section WAC 296-46-950 Administrators certificate. Reason for Adopting Rule: Legislative-initiated amendments were made to:

- Implement ESSB 6521 by allowing the department to deny an application for an administrator's certificate for up to two years if the applicant's previous certificate was revoked for a serious violation and all appeals concerning that revocation have been exhausted.
- Define a "serious violation" as a violation of chapter 19.28 RCW, chapter 296-46 WAC or chapter 296-401 WAC which creates a hazard of fire, a danger to life safety or presents an imminent danger to the public.
- Define the phrase "imminent danger to the public."

New section WAC 296-46-960 Revocation or suspension of a contractor license or administrator certificate. Reason for Adopting Rule: Legislative-initiated amendments were made to:

- Implement ESSB 6521 by creating a new section giving the department the authority to revoke or suspend any electrical contractor license or electrical administrator certificate whose holder is found to be in serious noncompliance with the provisions of chapter 296-46 WAC.
- Define the term "serious noncompliance."

Chapter 296-401 WAC, Certification of competency for journeyman electricians, legislative-initiated amendments to chapter 296-401 WAC, Certification of competency for journeyman electricians, were made to implement 1996 amendments (ESSB 6521) to chapter 19.28 RCW. These amendments do establish additional compliance requirements.

State-initiated amendments to chapter 296-401 WAC, Certification of competency for journeyman electricians, were made to:

- Create a certificate for domestic well specialty electrical technician.
- Expand the use of trainee certificates to those individuals exempt under RCW 19.28.610 but seeking department credit for electrical work experience.
- Clarify certain continuing education requirements for both certificate holders and approved sponsors of continuing education courses.
- Establish new fees to cover the cost of reinstating journeyman and specialty certificates and the cost of approving and renewing continuing education courses. These amendments do establish additional compliance requirements.

Amended section WAC 296-401-060 Specialty certificates. Reason for Adopting Rule: State-initiated amendments were made to codify department policy and respond to an industry need by creating a domestic well specialty electrical technician certificate.

Amended section WAC 296-401-100 Computation of years of employment—Renewal of training certificates. Reason for Adopting Rule: Legislative-initiated amendments are made to implement ESSB 6521 (1996) by:

- Defining the department's authority to audit an electrical contractor or employer's records in order to verify an electrical trainee's hours of experience.
- Defining the electrical contractor or employer's responsibilities to maintain adequate trainee work experience records in order to satisfy department audit requirements.

State-initiated amendments were made to require:

- Verification of trainee work by an employer or owner before the department grants credit for experience for electrical work which is legally exempt from certification requirements under RCW 19.28.610 Exemption from RCW 19.28.510 through 19.28.620.
- All RCW 19.28.610 exempt individuals learning the electrical trade, beginning January 1, 1998, to obtain an annual, renewable electrical training certificate from the department before the department grants credit for hours worked in the trade.

Amended section WAC 296-401-163 Continuing education classes. Reason for Adopting Rule: State-initiated amendments were made to:

- Require approved continuing education course sponsors to submit documentation to the department allowing the department to better verify who successfully completes a course.
- Prohibit any certificate holder, who wishes to renew their certificate, from receiving additional department credit for taking the same continuing education course more than once in a three-year prior certification period.

Amended section WAC 296-401-165 Issuing and renewing an electrician certificate of competency. Reason for Adopting Rule: State-initiated amendments were made to clarify that the holder of a certificate for renewal cannot receive credit for the same continuing education course taken more than once in a three-year prior certification period.

Amended section WAC 296-401-170 Hearing or appeal procedure. Reason for Adopting Rule: State-initiated amendments were made to conform to chapter 19.28 RCW by increasing the time period a person may request a hearing before the electrical board from fifteen to twenty days.

Amended section WAC 296-401-175 Journeyman, specialty and trainee certificate, and examination fees. Reason for Adopting Rule: State-initiated amendments were made to:

- Clarify an existing journeyman or specialty electrician reciprocal certificate fee.
- Establish a journeyman or specialty electrician certificate reinstatement fee to cover the department's cost of reissuing certificates.
- Establish a continuing education course approval fee and a continuing education course renewal fee to cover the department's cost to approve and renew courses.

Citation of Existing Rules Affected by this Order: Amending chapter 296-46 WAC, Safety standards—Installing electric wires and equipment—Administrative rules, WAC 296-46-090 Foreword, 296-46-21052 Receptacles in dwelling units, 296-46-910 Inspection fees, 296-46-915 Electrical contractor license, administrator

certificate and examination, and copy fees, 296-46-930 Electrical contractor license and administrator certificate designation, 296-46-950 Administrators certificate, chapter 296-401 WAC, Certification of competency for journeyman electricians, WAC 296-401-060 Specialty certificates, 296-401-100 Computation of years of employment—Renewal of training certificate, 296-401-163 Continuing education classes, 296-401-165 Issuing and renewing an electrician certificate of competency, 296-401-170 Hearing or appeal procedure, and 296-401-175 Journeyman, specialty and trainee certificate, and examination fees.

Statutory Authority for Adoption: Chapter 19.28 RCW.

Adopted under notice filed as WSR 97-14-111 on July 2, 1997.

Changes Other than Editing from Proposed to Adopted Version: As a result of written and oral comments received, the following sections are being amended:

WAC 296-46-21052 Receptacles in dwelling units, the department decided to delete an unnecessary reference to the National Electrical Code. The parenthetical sentence at the end of the section which reads, (See section 517-18(C) of the National Electrical Code.), was deleted.

WAC 296-46-910 Inspection fees, based upon a Joint Administrative Rules Review Committee (JARRC) determination that the department did not have statutory authority to require an entity to establish a fund, the department changed the initially proposed wording, read the revised wording into the public hearing record at each of the three public hearings and distributed copies of the revised wording at each public hearing. The initially proposed language was changed to the following:

Except: Water heater load control devices installed in residences as part of an energy conservation program \$25

The \$25 permit fee for water heater load control devices will expire on December 31, 2001.

WAC 296-46-915 Electrical contractor license, administrator certificate and examination, and copy fees, based upon a department review, concluded after the public hearing, the reinstatement fees have been reduced to more accurately reflect the actual cost of reinstating a contractor's license or an administrator's certificate. The reinstatement fee for both a suspended contractor license and a suspended administrator certificate is forty-two dollars, not the two hundred dollar and one hundred and fifty dollar figures taken to public hearing.

WAC 296-46-930 Electrical contractor license and administrator certificate designation, the department agrees that the fifty-foot limitation is too restrictive since many counties require the well head to be a minimum of one hundred feet from the dwelling. In WAC 296-46-930 [(2)(b)(ii)], the last sentence which reads, "The installation of conductors cannot exceed fifty feet in length from the controller to the pump or from the controller to the well head," was deleted.

WAC 296-401-060 Specialty certificates, based upon comments received during the public hearing process, the department will adopt the following changes in the proposed rule:

1. WAC 296-401-060 (2)(a), the last sentence which reads, "The installation of conductors cannot exceed fifty feet in length from the controller to the pump or from the controller to the well head," was deleted.

2. WAC 296-401-060 (2)(b)(i) was changed to require "four years of prior experience installing domestic water systems, including pump installations, under the supervision of a firm carrying on the business of installing domestic water systems."

3. WAC 296-401-060 (2)(b)(ii) was changed to "Provide notarized verification of experience of two years of experience working under the direct supervision of a domestic well specialty technician, a pump and irrigation specialty electrician, or a journeyman electrician."

WAC 296-401-100 Computation of years of employment—Renewal of training certificates, based upon comments received during the public hearing process, the department will adopt the following change in the proposed rule:

WAC 296-401-100(5) was changed by replacing the phrase "and a sworn statement from a journeyman or specialty electrician holding a Washington state certificate who supervised the trainee" with the phrase "that the hours worked meet the requirements of this chapter."

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 4, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 11, 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 12, repealed 0.

Effective Date of Rule: December 29, 1997.

November 24, 1997

Gary Moore  
Director

AMENDATORY SECTION (Amending WSR 97-12-016, filed 5/28/97, effective 6/30/97)

**WAC 296-46-090 Foreword.** The 1996 edition of the National Electrical Code (NFPA 70 - 1996) including Appendixes A, B, and C, the 1993 edition of Centrifugal Fire Pumps (NFPA 20 - 1993) and the 1993 edition of Emergency and Standby Power Systems (NFPA 110 - 1993) are hereby adopted by reference as part of this chapter. Other codes, manuals, and reference works referred to in this chapter are available for inspection and review in the Olympia office of the electrical section of the department during business hours. Where there is any conflict between this chapter and the National Electrical Code (NFPA 70), Centrifugal Fire Pumps (NFPA 20) or Emergency and Standby Power Systems (NFPA 110), the requirements of this chapter shall be observed. Where there is any conflict

between Centrifugal Fire Pumps (NFPA 20) or Emergency and Standby Power Systems (NFPA 110) and the National Electrical Code (NFPA 70), the National Electrical Code shall be followed.

Electrical inspectors will give information as to the meaning or application of the National Electrical Code, the standard on Centrifugal Fire Pumps and the standard on Emergency and Standby Power Systems and this chapter, but will not lay out work or act as consultants for contractors, owners, or users.

The department is authorized to enforce city electrical ordinances where those governmental agencies do not make electrical inspections under an established program.

At the time of inspection, electrical wiring or equipment subject to this chapter must be sufficiently accessible to permit the inspector to visually inspect the installation to verify conformance with the National Electrical Code and any other electrical requirements of chapter 296-46 WAC. Visual inspection of cables or raceways shall not be required where cables or raceways are fished according to the National Electrical Code. Wires pulled into raceway shall not be considered concealed.

**AMENDATORY SECTION** (Amending WSR 97-12-016, filed 5/28/97, effective 6/30/97)

**WAC 296-46-21052 Receptacles in dwelling units.**

For floor receptacle outlets located out of traffic areas, formed or welded metal boxes that are mounted in a substantial manner such as directly to a framing member shall be permitted. An approved metal cover plate that provides protection from debris entering the device shall be used. Tamper resistant receptacles are required in licensed day care facilities and pediatric or psychiatric patient care areas for 15 or 20 ampere, 125 volt receptacles. Tamper resistant receptacles shall, by construction, limit improper access to energized contacts.

**AMENDATORY SECTION** (Amending WSR 97-12-016, filed 5/28/97, effective 6/30/97)

**WAC 296-46-910 Inspection fees.** To calculate the inspection fees, the amperage is based on the conductor ampacity or the overcurrent device rating.

(1) RESIDENTIAL

(a) Single and two family residential (new construction)

- (i) First 1300 sq. ft. or less . . . . . \$62
- Each additional 500 sq. ft. or portion of . . . . . \$20
- (ii) Each outbuilding or detached garage inspected with the service . . . . . \$26
- (iii) Each outbuilding or detached garage inspected separately . . . . . \$41

(b) Multifamily residential (new construction)

Each service and or feeder

Service Ampacity	Service	Feeder
0 to 200	67	\$ 20
201 to 400	83	41
401 to 600	114	57

601 to 800	146	78
801 and over	208	156

(c) Single family or multifamily altered services including circuits

Service Ampacity	Service or Feeder
0 to 200	\$ 57
201 to 600	83
over 600	125

(ii) Maintenance or repair of meter or mast (no alterations to service or feeder) . . . . . \$31

(d) Single or multi-family residential circuits only (no service inspection)

(i) 1 to 4 circuits (see note) . . . . . \$41

Except: Water heater load control devices installed in residences as part of an energy conservation program . . . . . 25

The \$25 permit fee for water heater load control devices will expire on December 31, 2001.

(ii) Each additional circuit . . . . . 5

Note: Total fee per panel not to exceed (c)(i) of this subsection Service/Feeder

(e) Mobile homes; mobile home parks; and RV parks

- (i) Mobile home service or feeder only . . . . . \$41
- (ii) Mobile home service and feeder . . . . . 67
- (iii) Mobile home park sites and RV park sites
- (A) First service or feeder . . . . . 41
- (B) Each additional service; or a feeder inspected at same time as service . . . . . 26

Note: For master service installations, see subsection (2).

(2) COMMERCIAL/INDUSTRIAL

(a) Service/feeder; and feeders inspected at the same time as service (circuits included)

Service/Feeder Ampacity	Service/Feeder	Additional Feeder inspected at the same time
0 to 100	\$ 67	\$ 41
101 to 200	83	52
201 to 400	156	62
401 to 600	182	73
601 to 800	235	99
801 to 1000	287	120
Over 1000	313	167

(ii) Over 600 volts surcharge . . . . . \$52

(b) Altered services or feeders (no circuits)

PERMANENT

(i)	Service Ampacity	Service/ Feeder	
	0 to 200	\$ 67	
	201 to 600	156	
	601 to 1000	235	
	Over 1000	261	

- (ii) Over 600 volts surcharge . . . . . \$52
- (iii) Maintenance or repair of meter or mast (no alteration of service equipment) . . . . . 57

- (c) Circuits only
  - (i) First five circuits per branch circuit panel . . . . . \$52
  - (ii) Each additional circuit per branch circuit panel . . . . . 5

Note: Total fee per panel not to exceed (a)(i) of this subsection service/feeder

(3) TEMPORARY SERVICES

(a)	Residential . . . . .	\$36
(b)	Commercial/industrial	
	Service or Feeder Ampacity	
	0 to 100 . . . . .	\$41
	101 to 200 . . . . .	52
	201 to 400 . . . . .	62
	401 to 600 . . . . .	83
	Over 600 . . . . .	94

Each additional feeder inspected at the same time as service or first feeder add 50% of the fee above.

(4) IRRIGATION MACHINES, PUMPS AND EQUIPMENT

Irrigation machines		
(a)	Each tower when inspected at same time as service and feeder . . . . .	\$5
(b)	When not inspected at same time as service and feeders - first 6 . . . . .	62
	Each additional tower per (a) of this subsection . . . . .	5

(5) MISCELLANEOUS - commercial/industrial and residential

(a)	Thermostats	
(i)	First thermostat . . . . .	\$31
(ii)	Each additional thermostat inspected at the same time as first thermostat . . . . .	10

Note: Thermostat is defined as:

- (A) A device that interrupts electrical current while performing its function of controlling building, zonal, or room environmental air temperature; or
- (B) In the case of environmental air temperature control by the use of sensors which do not interrupt current but rather transmit data to a zonal or central processing unit, "Thermostat" shall be considered to be the circuit extending from the central processing unit to the local controller. At times this local unit could control several zones or rooms individually or in concert.

- (b) Low voltage fire alarm and burglar alarm
  - (i) First 2500 sq. ft. or less. Includes nurse call intercom, security systems and similar low energy circuits and equipment . . . . . \$36
  - (ii) Each additional 500 sq. ft. or portion thereof . . . . . 10

Exception: Low voltage fire alarm and burglar alarm for commercial and industrial

Each control panel and up to four circuits or zones . . . . .	\$29
Each additional circuit or zone . . . . .	7

- (c) Signs and outline lighting
  - (i) First sign (no service) . . . . . \$31
  - (ii) Each additional sign inspected at the same time on the same bldg. or structure . . . . . 15

- (d) Berth at a marina or dock . . . . . \$41
- Each additional berth inspected at the same time . . . . . 26

- (e) Yard pole meter loops only . . . . . \$41
- Meters installed remote from service equipment: Inspected at same time as service, temporary service or other installations . . . . . 10

- (f) Emergency inspections requested outside normal work hours. Regular fee plus surcharge of . . . . . \$78

- (g) Generators, refer to appropriate service/feeder section

- (h) Annual permit fee for plant location employing regular electrical maintenance staff - Each inspection two hour maximum.

	Fee	Inspections
1 to 3 plant electricians	\$1,493	12
4 to 6 plant electricians	2,987	24
7 to 12 plant electricians	4,480	36
13 to 25 plant electricians	5,974	52
more than 25 plant electricians	7,468	52

- (i) Carnival inspections
  - (i) First field inspection each year
  - (A) Each ride and generator truck . . . . . \$15
  - (B) Each remote distribution equipment, concession or gaming show . . . . . 5
  - (C) Minimum fee . . . . . 78

- (ii) Subsequent inspections
  - (A) First 10 rides, concessions, generators, remote distribution equipment or gaming show . . . . . \$78
  - (B) Each additional ride, concession, generator, remote distribution equipment or gaming show . . . . . 5

- (j) Trip fees
  - (i) Requests to inspect existing installations . . . . . \$62
  - (ii) Submitter notifies the department that work is ready for inspection when it is not . . . . . 31

PERMANENT

- (iii) Additional inspection required because submitter has provided wrong address . . . . . 31
- (iv) More than one additional inspection required to inspect corrections; or for repeated neglect, carelessness, or improperly installed electrical work . . . . . 31
- (v) Each trip necessary to remove a noncompliance notice . . . . . 31
- (vi) Corrections have not been made in the prescribed time, unless an exception has been requested and granted . . . . . 31
- (vii) Installations that are covered or concealed before inspection. . . . . 31
- (k) Progress inspections  
On partial or progress inspections, each one-half hour . . . . . \$31
- (l) Plan review fee
  - (i) Fee is thirty-five percent of the electrical work permit fee as determined by WAC 296-46-495, plus a plan submission fee of . . . . . \$52
  - (ii) Supplemental submissions of plans per hour or fraction of an hour . . . . . \$62
- (m) Other inspections  
Inspections not covered by above inspection fees shall be charged portal to portal per hour . . . . . \$62

**AMENDATORY SECTION** (Amending WSR 97-12-016, filed 5/28/97, effective 6/30/97)

**WAC 296-46-915 Electrical contractor license, administrator certificate and examination, and copy fees.**

- (1) General or specialty contractor license (per twenty-four month period) \$208
- (2) Administrator certificate examination application (nonrefundable) \$ 26
- (3) Administrator original certificate (submitted with application) \$ 62
- (4) Administrator certificate renewal (per twenty-four month period) \$ 78
- (5) Late renewal of administrator certificate (per twenty-four month period) \$156
- (6) Transfer of administrator designation \$ 31
- (7) Certified copy of each document (maximum \$44 per file)  
\$20 first document  
\$2 each additional document
- (8) Reinstatement of a general or specialty contractor's license after a suspension \$ 42
- (9) Reinstatement of an administrator's certificate after a suspension \$ 42

**AMENDATORY SECTION** (Amending Order 86-23, filed 8/29/86)

**WAC 296-46-930 Electrical contractor license and administrator certificate designation.** See RCW 19.28-120.

(1) General electrical license and/or administrator's certificate encompasses all phases and all types of electrical installations.

(2) Specialty (limited) electrical licenses and/or administrator's certificates are as follows:

(a) Residential (02): Limited to the wiring of one and two family dwellings, or multifamily dwellings not exceeding three floors above grade. All wiring to be in nonmetallic sheathed cable, except service and/or feeders. This specialty does not include wiring commercial occupancies such as motels, hotels, offices, or stores.

(b)(i) Pump and irrigation (03): Limited to the electrical connection of domestic and irrigation water pumps, circular irrigating systems and related pumps and pump houses. This specialty license includes circuits, feeders, controls, and services to supply said pumps.

(ii) Domestic well (03A): Limited to the extension of a branch circuit, which is supplied and installed by others, to pump controllers; pressure switches; alarm sensors; and water pumps which do not exceed 7 1/2 horsepower at 230 volts AC single phase.

(c) Signs (04): Limited to placement and connection of signs and outline lighting, the electrical supply, related controls and associated circuit extensions thereto; and the installation of a maximum 60 ampere, 120/240 volt single phase service to supply power to a remote sign only.

(d) Domestic appliances (05): Limited to the electrical connection of household appliances and the wiring thereto; such as hot water heaters, ranges, dishwashers, clothes dryers, oil and gas furnaces, and similar appliances. This specialty license includes circuits to the appliances; however, it does not include the installation of service and/or feeders or circuits to electric furnaces and heat pump equipment.

(e) Limited energy system (06): Limited to the installation of signaling and power limited circuits and related equipment. Such license includes the installation of fire protection signaling systems, intrusion alarms, nonutility owned communications systems, and such similar low energy circuits and equipment.

(f) Nonresidential maintenance (07): Limited to maintenance, repair and replacement of electrical equipment and conductors on industrial or commercial premises. This specialty certificate of license does not include maintenance activities in hotel, motel, or dwelling units.

(3) Combination specialty electrical contractor license. The department may issue a combination specialty electrical contractor license to a firm which qualifies for more than one specialty electrical contractor license. The license shall plainly indicate the specialty licenses which are included in the combination electrical contractor license.

(4) Combination specialty electrical administrator certificate. The department may issue a combination specialty administrator certificate to an individual who qualifies for more than one specialty administrators' certificate. The combination specialty administrators' certificate shall plainly indicate the specialty administrators' certificate the holder has qualified for.

PERMANENT

**AMENDATORY SECTION** (Amending Order 86-23, filed 8/29/86)

**WAC 296-46-950 Administrators certificate.** (1) The department shall issue an administrator certificate to a person who qualifies for a certificate in accordance with RCW 19.28.125. The first certificate issued shall expire on the person's birthdate at least one year and not more than three years from the date of issue. If a person was born in an even numbered year, the certificate shall expire on the holder's even numbered birthdate. If the person was born in an odd numbered year, the certificate shall expire on the holder's odd numbered birthdate. The department shall prorate the administrators certificate fee according to the number of months or major portions of months in a certificate period. All subsequent certificates shall be issued for a twenty-four month period. The signature of a person who desires to renew their certificate shall be notarized.

(2) Effective July 1, 1987, an administrator designated on the electrical contractor license shall be a member of the firm who shall fulfill the duties of a full-time supervisory employee, or be a full-time supervisory employee. In determining whether the person is a member of the firm, the department shall require that the person is named as the sole proprietor, a partner or an officer in a corporation as shown on the electrical contractor license application on file with the department. In determining whether a person is a full-time supervisory employee, the department shall consider whether the person is on the electrical contractor's full-time payroll; receives a regular salary or wage similar to other employees; has supervisory responsibility for work performed by the electrical contractor and carries out the duties shown in RCW 19.28.125(2).

(3) The department may deny an application for an administrator's certificate for up to two years if the applicant's previous administrator's certificate has been revoked for a serious violation and all appeals concerning the revocation have been exhausted.

A serious violation is a violation of chapter 19.28 RCW, chapter 296-46 or 296-401 WAC that creates a hazard of fire or a danger to life safety. A serious violation is also a violation that presents imminent danger to the public. Imminent danger to the public is present when installations of wire and equipment that convey electric current have been installed in such a condition that a fire-hazard or a life-safety hazard is present. Imminent danger to the public is also present when unqualified, uncertified, or fraudulently certified electricians or administrators; or unlicensed or fraudulently licensed contractors are continuously or repeatedly performing or supervising the performance of electrical work covered under chapter 19.28 RCW. A certified electrician is considered qualified, provided the electrician is working within his or her certification.

**NEW SECTION**

**WAC 296-46-960 Revocation or suspension of a contractor license or administrator certificate.** The department has the power, in the case of one or more acts of serious noncompliance with the provisions of this chapter, to revoke or suspend for such a period as it determines, any electrical contractor license or electrical administrator certificate issued under chapter 19.28 RCW.

Serious noncompliance: Serious noncompliance with the provisions of chapter 19.28 RCW, includes but is not limited to the following:

(1) Failure to correct a serious violation that presents imminent danger as defined in WAC 296-46-950(3); or

(2) Submitting a fraudulent document to the department; or

(3) Continuous noncompliance with the provisions of chapter 19.28 RCW, chapter 296-46 or 296-401 WAC. For the purposes of this section, continuous noncompliance shall be defined as three or more citations demonstrating a reckless disregard of the electrical law, rules, or regulations within a period of six months; or where it can be otherwise demonstrated that the contractor or administrator has continuously failed to comply with the applicable electrical standards; or

(4) Failure to make any books or records, or certified copies thereof, available to the department for an audit to verify the hours of experience submitted by an electrical trainee.

**AMENDATORY SECTION** (Amending Order 86-23, filed 8/29/86)

**WAC 296-401-060 Specialty certificates.** The department shall issue specialty electrician's certificates of competency in the following areas of electrical work:

(1) Residential (02). The holder of a residential certificate is limited to wiring one-family and two-family dwellings, or multifamily dwellings that do not exceed three floors above grade. All wiring shall be in nonmetallic sheathed cable, except service and feeder wiring. This specialty does not include wiring commercial occupancies such as motels, hotels, offices, or stores.

(2) Pump and irrigation (03). The holder is limited to the electrical connection of domestic and irrigation water pumps, circular irrigating systems, and related pumps and pump houses. The holder may also install the circuits, feeders, controls, and services necessary to supply electricity to the pumps.

(a) Domestic well specialty electrical technician (03A). The holder of this certificate is limited to the installation of materials, wires, and equipment providing electrical power, control, and operation of domestic water pumping systems and is further limited to:

The extension of a branch circuit, which is supplied and installed by others, to pump controllers; pressure switches; alarm sensors; and water pumps which do not exceed 7 and 1/2 horsepower at 230 volts AC single phase.

(b) Persons shall meet the eligibility requirements of WAC 296-401-085, Eligibility for specialty examination, to take this specialty examination if they:

(i) Provide notarized verification to the department of at least four years of prior experience installing domestic water systems, including pump installations, under the supervision of a firm carrying on the business of installing domestic water systems; or

(ii) Provide notarized verification of experience of two years of experience working under the direct supervision of a domestic well specialty technician, a pump and irrigation specialty electrician, or a journeyman electrician.

(c) Persons applying under (b)(i) of this subsection must do so prior to December 1, 1998. After December 1, 1998, all applicants must meet the requirements of (b)(ii) of this subsection.

(d) Certification of domestic well specialty electrical technicians shall be issued according to the provisions of WAC 296-401-165, Issuing and renewing an electrician certificate of competency.

(3) Signs (04). The holder is limited to; placing and connecting signs and outline lighting and their electrical supply, controls, and associated circuit extensions; and the installation of a maximum 60 ampere, 120/240 volt, single phase service to supply power to a remote sign only.

(4) Domestic appliances (05). The holder is limited to the electrical connection of domestic appliances and their wiring, such as hot water heaters, ranges, dishwashers, clothes dryers, oil and gas furnaces, and similar appliances. The holder may also install the circuits to domestic appliances but may not install service or feeder wires, or circuits to electric furnaces and heat pump equipment.

(5) Limited energy system (06). The holder is limited to installing signaling circuits, power limited circuits, and related equipment. Such equipment includes fire protection signaling systems, intrusion alarms, nonutility-owned communication systems, and similar low energy circuits and equipment.

(6) Nonresidential maintenance (07). The holder is limited to maintaining, repairing and replacing electrical equipment and conductors on industrial or commercial premises. This specialty certificate does not include maintenance activities in hotel, motel or dwelling units.

AMENDATORY SECTION (Amending WSR 97-12-016, filed 5/28/97, effective 6/30/97)

**WAC 296-401-100 Computation of years of employment—Renewal of training certificates.** (1) For the purposes of RCW 19.28.530, 2000 hours of employment shall be considered one year of employment.

(2) At the time of renewal of an electrical training certificate, the holder shall provide the department with an accurate list of the holder's employers in the electrical industry for the previous year, the specialty the holder worked in and the number of hours worked for each employer in each specialty.

(3) The employer or apprenticeship program director shall upon request by the holder of the training certificate furnish an accurate list of the hours worked by the holder within twenty days of the request.

(4) A person who has completed a four year apprenticeship program in the electrical construction trade that is registered with the state apprenticeship council or the Federal Bureau of Apprenticeship and Training shall be considered to have completed 8000 hours (four years) of employment.

(5) Credit for experience for electrical work which is legally exempt from the certification requirements under RCW 19.28.610, Exemptions from RCW 19.28.510 through 19.28.620, requires verification by the employer or owner for whom the electrical work was performed that the hours worked meet the requirements of this chapter. Beginning January 1, 1998, all exempt individuals learning the electrical trade shall obtain an electrical training certificate,

renewed annually, from the department in order to be credited for hours worked in the trade from this date forward.

(6) AUDITS: An audit of an electrical contractor's or employer's records, who has verified the hours of experience for an electrical trainee, may be performed pursuant to the authority contained in RCW 19.28.515, Electrical trainee hours—Audit—Rules—Confidentiality, and may include but will not be limited to:

(a) An audit to determine whether the electrical trainee was employed by the contractor or employer during the period for which the hours were submitted, the actual number of hours worked, and the category of electrical work the trainee performed.

(b) An audit of the contractor's or employer's books and records for a specific period which may include an examination of the employer's reporting of a trainee's payroll hours required for industrial insurance, employment security, or prevailing wage purpose.

(c) An audit time period may be less than, but will not exceed five years from the date of submittal of each affidavit verifying the hours of experience for an electrical trainee.

(d) Every employer or contractor shall keep a record of employment of each trainee from which the information needed by the department may be obtained and such record shall be made available within seven business days for inspection of the department's auditors or agents upon request. The employer must maintain time cards or similar records to verify the number of hours worked by a supervised trainee and the type of work performed by the trainee. Information obtained from an electrical contractor or employer under the provisions of RCW 19.28.515 is confidential and is not open to public inspection under chapter 42.17 RCW.

AMENDATORY SECTION (Amending WSR 94-01-005, filed 12/1/93, effective 1/1/94)

**WAC 296-401-163 Continuing education classes.** (1) Each continuing education class, course, or seminar for renewal of an electrician's certificate of competency must be approved by a subcommittee of the electrical board. The subcommittee will consist of three board members with the chief electrical inspector as an ex-officio member. The action of the subcommittee will be reported and ratified at the next regularly scheduled board meeting. Class, course, or seminar hours completed prior to approval of the class, course, or seminar by the subcommittee will not be accepted.

(2) Each continuing education class, course, or seminar application submitted for subcommittee approval must:

(a) Be submitted on forms furnished by the department.

(b) The forms furnished by the department will require the following:

(i) Name of class, course, or seminar and a general description and course outline of the program, and list of all text and related materials, including hours to be earned and hours of classroom instruction.

(ii) Name and address of program sponsor including a contact person.

(iii) Names of instructors and qualifications.

(iv) Copy of completion certificate or copy of the continuing education form developed by the department which lists:

(A) Attendee's name, address, and Social Security number.

(B) Class number, location, and date of class.

(C) Instructor's name and signature or notarized signature of sponsor.

(c) Consist of not less than four classroom hours of instruction; be open to monitoring by a representative of the department and/or the electrical board at no charge.

(d) Award a certificate or continuing education form, to those completing the class, course, or seminar for submittal to the department accompanying the electrician's renewal application.

(e) In order to be considered for approval, course offerings must be based upon:

(i) Currently adopted edition of the National Electrical Code; and/or

(ii) Currently adopted WAC rules, chapters 296-46 and 296-401 WAC; or

(iii) Materials and methods as they pertain to electrical construction, building management systems, and electrical maintenance.

(3) Application for approval of continuing education classes, courses, or seminars must be received by the department not less than forty-five days prior to the proposed first offering of the class, course, or seminar.

(4) Approval of classes, courses, or seminars will be for a period not to exceed three years and when code related must be resubmitted for approval upon adoption of a new National Electrical Code edition.

(5) All class, course, or seminar approval considered will be reviewed without testimony and will be considered on submitted information only. The applicant will be notified within five days of the review of acceptance or with specific written explanation as to why, the applicant's submittal has been rejected.

(6) Applicants wishing to appeal a decision by the subcommittee must do so not less than forty-five days prior to a regularly scheduled electrical board meeting and must furnish any additional information, for submittal to the electrical board not less than thirty days prior to the electrical board meeting scheduled to hear the appeal.

(7) Acceptable evidence of completion of a continuing education class, course, or seminar shall be a copy of the completion certificate required in subsection (2)(d) of this section. The department will not keep the submitted copies of the completion certificate on file after renewal of an applicant's certificate. The department will not accept, nor be responsible for, the original of any completion certificate issued under this section. Approved course sponsors must submit a copy of the original sign-in sheet containing the signatures of all class participants, following completion of each approved continuing education course offered. Sponsors offering approved correspondence courses, must submit a roster of all class participants who successfully complete the course.

**AMENDATORY SECTION** (Amending WSR 97-12-016, filed 5/28/97, effective 6/30/97)

**WAC 296-401-165 Issuing and renewing an electrician certificate of competency.** (1) The department shall issue an electrician certificate of competency to journeyman or specialty electricians who meet the qualifications in RCW 19.28.530 and who have successfully passed a certification examination in accordance with RCW 19.28.540.

(2) The electrician certificate of competency shall expire on the holder's birthdate at least one year and not more than three years from the date of original issue. All subsequent certificates shall be issued for a three-year period. The department shall prorate the original electrician certification fee according to the number of months or major part of a month in a certificate period.

(3) Certificate renewal requirements.

(a) Beginning April 30, 1997, to renew an electrician certificate of competency the holder must, prior to the expiration date of the certificate, remit the appropriate fee identified in WAC 296-401-175 and provide to the department evidence of the completion of approved continuing education course(s) of at least eight classroom hours duration per year of the prior certification period. Any portion of a year is equal to one year for continuing education requirements. The holder of a certificate for renewal cannot receive credit for the same continuing education course taken more than once in a three-year prior certification period.

(b) An electrician certificate will be renewed within ninety days after the expiration date without reexamination, if the applicant furnishes to the department evidence of completion of approved continuing education course(s) of at least eight classroom hours duration per year of the prior certification, by payment of double the fee identified in WAC 296-401-175. All applications for renewal received more than ninety days after the expiration date of the certificate will require passage of the examination provided by RCW 19.28.540 for recertification.

(c) An electrician certificate will be renewed but will be placed in an inactive status if the renewal process concerning the remittance of application and proper fees complies with (a) or (b) of this subsection but the applicant has not completed the required hours of continuing education course(s). Persons holding a certificate placed in an inactive status will not be permitted to engage in the electrical construction trade. Certificates placed in an inactive status will be returned to active status upon presentation to the department of evidence that all classroom hours of continuing education that were required for renewal have been completed.

(d) Each application for renewal of a prior certification that covered a period of two years or more must include evidence of attendance at an approved continuing education class, of at least eight classroom hours duration, on the current National Electrical Code changes.

**AMENDATORY SECTION** (Amending Order 88-15, filed 7/21/88)

**WAC 296-401-170 Hearing or appeal procedure.** (1) An employer or employee to whom a citation or cease and desist order is directed; a person who is aggrieved by the department's suspension or revocation of a trainee, journey-

man, or specialty certificate; or the denying an application to take an examination for a certificate; or a person who has had his or her hours reduced pursuant to WAC 296-401-150; may request a formal or informal hearing before the electrical board within ~~((fifteen))~~ twenty days from receipt of the citation, cease and desist order, the suspension or revocation of a certificate, denial of an application, or the reduction of hours.

(2) The formal appeal shall be made in writing to the department chief electrical inspector and shall state the action by the department that is being appealed and the relief that is desired and shall be accompanied by a certified check in the amount of two hundred dollars made payable to the department. The deposit shall be returned to the aggrieved party if the decision of the department is not sustained or upheld. If the decision of the department is sustained or upheld, the deposit shall be used to pay the expenses of holding the hearing and any balance remaining after payment of the hearing expenses shall be paid into the electrical license fund. The formal appeal shall be assigned to an administrative law judge and shall be held in conformance with the requirements of the Administrative Procedure Act, chapter 34.04 RCW. Findings of fact, conclusions of law, and a decision are given as a result of a formal appeal.

(3) The electrical board will hear informal appeals from persons who desire to contest a decision of the department. Informal appeals will be heard by the board at a regular or special board meeting. An informal appeal shall be made in writing to the department chief electrical inspector and shall state the action by the department that is being appealed and the relief that is desired. An informal decision is given as a result of an informal appeal.

(4) See chapter 296-13 WAC for additional information on appeals before the electrical board.

AMENDATORY SECTION (Amending WSR 97-12-016, filed 5/28/97, effective 6/30/97)

**WAC 296-401-175 Journeyman, specialty and trainee certificate, and examination fees.**

(1)	Journeyman or specialty electrician certificate renewal (per 36-month period) -	\$ 62
(2)	Late renewal of journeyman or specialty electrician certificate (per 36-month period) -	\$125
(3)	Journeyman or specialty electrician examination application (nonrefundable) -	\$ 26
(4)	Journeyman or specialty electrician original certificate (submitted with application) -	\$ 41
(5)	Trainee certificate (expires one year after purchase) -	\$ 20
(6)	Trainee certificate renewal or update of hours -	\$ 20
(7)	Journeyman or specialty electrician test or retest fee -	\$ 47
(8)	<u>Reciprocal journeyman or specialty certificate -</u>	<u>\$ 67</u>
(9)	<u>Reinstatement of journeyman or specialty certificate -</u>	<u>\$ 20</u>

(10)	<u>Continuing education course approval -</u>	<u>\$ 40</u>
(11)	<u>Continuing education course renewal -</u>	<u>\$ 20</u>

**WSR 97-24-038  
PERMANENT RULES  
PERSONNEL RESOURCES BOARD**

[Filed November 26, 1997, 9:55 a.m., effective January 1, 1998]

Date of Adoption: November 13, 1997.

Purpose: These modifications are intended for clarification purposes to reflect current practice and board intent, allow agencies more flexibility to designate staff to schedule and change schedules, and move language detailing pay ranges to the compensation plan.

Citation of Existing Rules Affected by this Order: Amending WAC 356-15-130 and 356-15-090.

Statutory Authority for Adoption: RCW 41.06.150.

Adopted under notice filed as WSR 97-20-061 on September 25, 1997.

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 2, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 2, repealed 0.

Effective Date of Rule: January 1, 1998.

November 26, 1997

Dennis Karras  
Secretary

AMENDATORY SECTION (Amending WSR 92-22-043 (Order 413), filed 10/27/92, effective 12/1/92)

**WAC 356-15-130 Special pay ranges.** ~~((These ranges are used))~~ The personnel resources board may allow for special pay ranges to equal or approximate prevailing rate practices found in private industry or other governmental units. An affected class is identified either by a letter designation following the basic salary range number or by a letter designation preceding a number. In the latter case, a special salary schedule will be used for such classes.

Details of the affected classes with a special pay range will appear in the salary schedule section of the compensation plan.

~~((1)) "E" range: This range is used for classes having a prevailing pay range which is shorter than Washington's standard ranges. An "E" range is a standard range with the first four steps removed. Thus, the first step of such a range is the same as Step E of the standard range having the same range number. Periodic increases through the steps of this range are made at the same time intervals as through~~

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standard ranges, i.e., a two-step increase after six months at Step E and two annually thereafter up to the maximum step of the range.

(2) "**L**" range: This special range is used only for the class of liquor store clerk (0628). The "**L**" range was designed to more closely parallel the prevailing pay structure for retail clerks in private industry. Periodic increases through the steps of the "**L**" range are made at the same time intervals as through a standard range. Normal progression is Steps A, D, G and K, which represents ten percent per periodic increase.

(3) "**T**" range: Used only for the classes of institution teachers. These ranges are constructed by identifying Step K of the correspondingly numbered regular state ranges as "Step 10" of the "**T**" range; the lower nine steps of the "**T**" range are each two regular range steps (approximately 5%) apart. Advancement through these ranges is at the rate of one step per year.

(4) "**V**" range: Used only for the classes of teachers of the deaf or blind and principals, school for the deaf or blind. "**V**" ranges are the same as the current ranges of Vancouver, Washington School District #37 for certificated employees of similar background and experience. Advancement through the range is at the rate of one step per year.

(5) "**I**" range: This range is always ten ranges higher than the range approved for lottery district sales representative or lottery telemarketing representative 1 and 2 and it may be applied only to those classifications. Use of this range is limited to sales incentive programs which: (a) May not exceed thirteen weeks for any program; (b) may not exceed four programs in any consecutive twelve months; (c) require achievement of specific goals which are set for each program by the lottery, such goals to be in excess of normal performance standards for the class.

The lottery is authorized to compensate individual employees on the "**I**" range for not more than three months as a result of any one sales incentive program, with the number of months stipulated in the incentive program announcement. Within these limits, movement of any employee to and from the "**I**" range will be at the discretion of the lottery, and shall be from and to the same step, subject to change by the employee's periodic increment date.

(6) "**N**" range: This range is used for classes requiring licensure as a registered nurse and having a prevailing pay range which is longer than Washington's standard ranges. An "**N**" range is a standard range, steps A through K, with five added steps, L through P. Periodic increases through step K of these ranges are made at the same intervals as through standard ranges. Thereafter, an employee receives a one-step increase each year up to the maximum step of the range.

(7) "**J**" range: This range consists of the single rate per hour of salary range 62, step K. Use is limited to lottery employees who volunteer and are selected for lottery drawing duty as one of the following: (a) The lottery drawing official (LDO); (b) the lottery security official (LSO); or (c) the headquarters drawing official (HDO), as described under lottery procedures.

Employees performing these functions during their normal working shift will not be eligible for "**J**" range compensation. Employees performing these functions outside of their shift will be compensated by the "**J**" rate on

an hourly basis with a two-hour minimum per drawing period.

(8) "**D**" range: This range is a single level hourly rate equivalent to one-half of step A of range 29. It is payable to employees who have dog handler assignments, and only while they are off duty, but are still required to care for the dog in their charge (usually at home). Work time to be paid at D range includes, but is not limited to time required for daily feeding, exercising, grooming, and emergency health care of the dog, and care and cleaning of the kennel.)

**AMENDATORY SECTION** (Amending WSR 96-02-073, filed 1/3/96, effective 2/3/96)

**WAC 356-15-090 Schedule change and compensation.** (1) The ((appointing authority)) agency shall schedule the working days and hours of scheduled work period employees. This schedule shall remain in effect for at least seven calendar days, and may be changed only with seven or more calendar days notice. If seven calendar days notice is not given, a new schedule does not exist until the notice period expires. Agencies may notify employees of more than one future schedule change in a single notice.

The seven calendar days notice of changes in working days and/or hours must be given to the affected employees during their scheduled working hours. The day that notification is given shall constitute a day of notice.

(2) If the ((appointing authority)) agency changes the assigned hours or days of scheduled work period employees without giving them at least seven days notice of the change, employees will be paid for all time worked outside the scheduled hours or days at the overtime rate for the duration of the notice period.

(a) When changes in employees' assigned hours or days are made without proper notice, employees may work their scheduled hours or days unless the ((appointing authority)) agency deems that:

(i) The employees are unable to perform satisfactorily as the result of excessive overtime hours; or

(ii) The work which normally would have been performed within the scheduled hours or days cannot be performed.

(b) The state is not obligated to pay for those scheduled hours or days not worked, unless the employee is on an authorized leave of absence with pay.

(c) Overtime pay and shift or schedule change pay shall not be paid for the same incident.

(3) Regardless of whether advance notice is given, an agency is not obligated to pay overtime due to a change in work schedule, when such a change is in response to a request from an employee, provided the employee works no more than forty hours in a workweek.

When the majority of employees in a work unit ask, in writing, for such a change, and the work unit can function properly only if all employees in the unit work the proposed schedule or scheduling plan, the agency is authorized to approve the change for the entire unit as an employee-initiated change. A written request for a schedule change from the exclusive representative shall constitute a request of employees within a certified bargaining unit.

(4) When an agency initiates a scheduled change from one scheduled standard work schedule to another scheduled

standard work schedule, there is created a seven-day transition period.

(a) The transition period starts at the beginning of the shift of the previous schedule which would have begun a new five-consecutive-day work cycle.

(Example: An eight-to-five Tuesday through Saturday employee changes to a Sunday-Thursday schedule beginning on Sunday. The transition period starts at eight a.m. on the last Tuesday of the old schedule, and runs until eight a.m. on the first Tuesday under the new schedule.)

(b) If, during the transition period, the employee must work more than five of the seven workdays, then the work in excess of forty non-overtime hours will be paid at overtime rates.

(c) If, during the transition period, the schedule change causes an employee to begin work on an earlier day of the workweek or at an earlier hour of the workday than was required under the old schedule, the employee will be paid at the overtime rate for the first hours worked in the new schedule which precede the next hours which the employee would have worked under the old schedule.

(5) Contingency scheduling is allowed for employees having the following responsibilities: Highway snow, ice, and avalanche control, grain inspection, horticulture inspection; and in the departments of natural resources or corrections, controlling forest fires, or performing work in a fire camp in support of fire crews, "hoot owl," forest fuels management and aerial applications.

(a) Therefore: For non-forest-fire personnel in scheduled work period positions, the ~~((appointing authority))~~ agency shall not be bound by the above scheduled shift change notice requirement if the ~~((appointing authority))~~ agency notifies affected employees of the contingency schedule in writing when they enter the position or not less than 30 days prior to implementation.

When conditions mandate the activating of the contingency schedule, the ~~((appointing authority))~~ agency shall pay affected employees the overtime rate for all hours worked outside the original schedule at least for the employee's first shift of the contingency schedule and for other overtime hours covered by subsection (7) of this section.

(b) For forest-fire control and fire-camp support personnel in scheduled work period positions, the above schedule change notice requirement shall not apply if the ~~((appointing authority))~~ agency notifies affected employees in writing that they are subject to contingency scheduling when they enter the position or not less than 30 days prior to implementation.

When an employee's forest fire contingency schedule requires him or her to change working hours from the previous schedule, the ~~((appointing authority))~~ agency shall pay the affected employee the overtime rate for all hours worked outside the previous schedule for the employee's first shift of the new contingency schedule.

When such employees have completed the first eight hours of their assigned contingency shift (10 hours in the case of 10-40 work schedule employees), they shall receive overtime rates for all subsequent work performed until released from duty for a period of five consecutive hours.

(6) In the department of corrections, division of prisons, the agency and the employees may agree that employees sent to forest fire camps in charge of inmate fire fighters for a period of twenty four hours or more will be on "extended

duty assignment." Employees on extended duty assignment will be considered to be on continuous duty from the time they commence such duty including travel time to the fire, until they are released from duty including travel time for return to their nonfire duty station.

(a) During the extended duty assignment, all time will be paid as work time, except that the employer may deduct up to eight hours of nonwork time each day for sleep, plus up to three hours for meals, provided that:

(i) The employee has no responsibility during time deducted for meal periods.

(ii) The time deducted for sleep includes a period of five continuous hours which are not interrupted by a call to work.

(iii) No sleep time shall be deducted if the employer does not furnish adequate sleeping facilities. Adequate sleeping facilities are those which are usual and customary for forest fire camps.

(b) Scheduled work period employees shall be entitled to call back pay to the extent described in WAC 356-15-100 and 356-15-110 for a maximum of one payment, equal to three straight-time hours, at the commencement of an extended duty assignment. No call-back payment shall be made for any work during the hours of an extended duty assignment, or the transition back to the regular work schedule.

(c) The beginning of each work week on extended duty assignment shall be unchanged from the last previous work week on the employee's regular work schedule. All compensable hours of work on extended duty assignment shall be at overtime rates except eight in any work day. All compensable hours on a holiday shall be at overtime rates.

(d) There are no scheduled days off during an extended duty assignment. However, compensable hours on a holiday, and all compensable hours in excess of forty straight time hours in any workweek (including hours worked within the same workweek either before or after the extended duty assignment), shall be paid at overtime rates.

(e) During an extended duty assignment, all hours are duty hours; there is no eligibility for standby pay.

(f) Employees whose regular scheduled work shift entitles them to shift premium for their full shift, or a portion thereof, shall be paid shift premium as follows:

(i) Employees whose regular schedules are all night shifts will continue to receive night shift premium for all paid hours of the extended duty assignment.

(ii) Employees whose regular schedules call for some, but less than four hours of, night shift work each day will continue to receive the same number of hours at shift premium during each workday of the extended duty assignment.

(iii) Employees whose regular schedules call for some, but not all, full night shifts each week will receive shift premium for all paid hours on those same days during the extended duty assignment.

(7) When a scheduled or nonscheduled work period employee experiences a schedule change (within or between agencies) which causes an overlap in workweeks and requires work in excess of forty hours in either the old or the new workweek, the employee must receive overtime compensation at least equal to the amount resulting from the following calculations:

(a)(i) Starting at the beginning of the "old" workweek, count all hours actually worked before the end of that workweek, and calculate the straight-time pay and the overtime pay (based on "regular rate" as defined in WAC 356-05-353).

(ii) Starting at the conclusion of the "new" workweek, count back to include all hours actually worked since the beginning of that workweek, and calculate the straight-time and overtime (based on "regular rate" as defined in WAC 356-05-353).

(iii) Pay the larger amount calculated under (a)(i) and (ii) of this subsection.

(b) If any other combination of straight-time and time-and-one-half-rate pay required by these rules results in an amount of pay, for either workweek, which is greater than the amount calculated in (a)(iii) of this subsection, then only the larger amount should be paid.

(8) If overtime is incurred as a result of employee movement between state agencies, the overtime will be borne by the receiving agency.

**WSR 97-24-043  
PERMANENT RULES  
PERSONNEL RESOURCES BOARD**

[Filed November 26, 1997, 10:14 a.m., effective December 31, 1997]

Date of Adoption: November 13, 1997.

Purpose: This proposal will delay the effective date of chapters 359-39, 359-09, 359-48, and 359-07 WAC until January 1, 2000.

Statutory Authority for Adoption: Chapter 41.06 RCW.  
Other Authority: RCW 41.06.150.

Adopted under notice filed as WSR 97-20-064 on September 25, 1997.

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.

Effective Date of Rule: December 31, 1997.

November 26, 1997  
Dennis Karras  
Secretary

**WSR 97-24-044  
PERMANENT RULES  
DEPARTMENT OF  
LABOR AND INDUSTRIES**

[Filed November 26, 1997, 10:28 a.m., effective January 1, 1998]

Date of Adoption: November 26, 1997.

Purpose: Repeal WAC 296-23-190 and 296-23-210. Update the department's fee schedule for chiropractic services.

Citation of Existing Rules Affected by this Order: Repealing WAC 296-23-190 and 296-23-210.

Statutory Authority for Adoption: RCW 51.04.020, 51.04.030, 51.36.080, 51.36.110.

Adopted under notice filed as WSR 97-19-090 on September 17, 1997.

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 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 2.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1998.

November 25, 1997

Gary Moore  
Director

**REPEALER**

The following sections of the Washington Administrative Code are repealed:

- WAC 296-23-190      General instructions—Chiropractic.
- WAC 296-23-210      Chiropractic office visits and special services.

**WSR 97-24-047  
PERMANENT RULES  
UNIVERSITY OF WASHINGTON**

[Filed November 26, 1997, 1:02 p.m.]

Date of Adoption: November 21, 1997.

Purpose: The rules in chapter 478-136 WAC establish policies that regulate the use of University of Washington facilities by nonuniversity individuals and organizations and by university units when members of the general public are invited to use facilities.

Citation of Existing Rules Affected by this Order: Repealing WAC 478-136-040; and amending WAC 478-136-010, 478-136-012, 478-136-015, 478-136-025, 478-136-030, and 478-136-060.

PERMANENT

Statutory Authority for Adoption: RCW 28B.20.130.

Adopted under notice filed as WSR 97-18-064 on September 2, 1997.

Changes Other than Editing from Proposed to Adopted Version: One typo corrected; no other changes.

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 6, repealed 1.

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 6, repealed 1.

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

November 25, 1997

Rebecca Goodwin Deardorff  
Administrative Procedures Officer

**AMENDATORY SECTION** (Amending Order 82-2, filed 7/22/82, effective 10/1/82)

**WAC 478-136-010 Use of university facilities—General policy.** The University of Washington is an educational institution provided and maintained by the people of the state in order to carry out its broad mission of teaching, research and public service. The purpose of this policy is to ((assure)) ensure that all facilities operated by the university are reserved primarily for educational((, cultural or)) use including, but not limited to, instruction, research, public assembly, student activities and recreational activities related to ((that mission)) educational use. Further, ((the use of)) each facility may be ((maximized)) used for a variety of activities, so long as the ((basic)) primary function the facility was intended to serve is protected ((e.g., instruction, research, public assembly, student activities, recreation, etc.)). Reasonable time, place and manner restrictions may be placed on the use of university facilities.

**AMENDATORY SECTION** (Amending Order 82-2, filed 7/22/82, effective 10/1/82)

**WAC 478-136-012 Definitions.** (1) "Facilities" includes all structures, grounds, parking lots, waterfront, and airspace owned or operated by the University of Washington. Specific rules also apply to parking lots, bicycle and skateboard use (chapter 478-116 WAC), boat moorage facilities (chapter 478-138 WAC and University Handbook, Volume IV, Part VII, Chapter 3, Section 2), residence halls (chapter 478-156 WAC and University Handbook, Volume IV, Part VI, Chapter 1, Section 2), airspace use (University Handbook, Volume IV, Part VII, Chapter 3, Section 5), scoreboard postings (University Handbook, Volume IV, Part VI, Chapter 1, Section 4), solicitation and commercial sales (University Handbook, Volume IV, Part VI, Chapter 1),

nonuniversity speakers on campus (University Handbook, Volume IV, Part VII, Chapter 3, Section 4), smoking (University Handbook, Volume IV, Part VII, Chapter 6), and use of facilities by the Associated Students University of Washington (ASUW), Graduate and Professional Student Senate (GPSS), and other affected organizations (University Handbook, Volume III, Part III, Chapter 5).

(2) "Use of facilities" includes, but is not limited to: The holding of events, the posting and removal of signs, all forms of advertising, commercial activities, and charitable solicitation.

(3) "Approved event" means a use of university facilities which ((is sponsored by)) has received preliminary approval from an academic or administrative unit and which has ((been determined to be appropriate by)) received final approval from the committee on the use of university facilities.

**AMENDATORY SECTION** (Amending Order 86-2, filed 7/16/86)

**WAC 478-136-015 Administrative responsibilities.**

(1) The board of regents ((delegates)) has delegated to the president of the university the authority to regulate the use of university facilities.

(2) Under this authority, the president has appointed the committee on the use of university facilities: To provide for proper review of the use of university facilities; to establish within the framework of this policy((,)) guidelines and procedures governing such use; to approve or disapprove requested uses; and to establish policies regarding fees and rental schedules where appropriate. Inquiries concerning the use of university facilities may be directed to ((the Secretary of the Committee, 400 Administration Building (AI 10), 543-2560)):

University of Washington  
Secretary of the Committee on the  
Use of University Facilities  
400 Gerberding Hall  
Box 351210  
Seattle, WA 98195-1210

(or phone: 543-2560).

(3) ((Sponsorship)) Preliminary approval of an event by an academic or administrative unit of the university implies that a responsible official has applied his or her professional judgment ((has been applied)) to the content of the program, the qualifications of the individuals conducting the event, the manner of presentation, and has concluded that the event is consistent with the teaching, research, and/or public service mission of the university.

(4) Final approval of a facilities use request by the committee on the use of university facilities implies that the committee has reviewed the proposed event ((has been reviewed)) with regard to: The general facilities policy; the direct and indirect costs to the institution; environmental, health and safety concerns; wear and tear on the facilities; appropriateness of the event to the specific facility; and the impact of the event on the campus community, surrounding neighborhoods and the general public.

(5) The university will not make its facilities or services available to organizations which do not assure the university

that they will comply with the terms of the Americans with Disabilities Act (ADA, 42 U.S.C. 12132, 12182) and the Rehabilitation Act of 1973 (RA, 29 U.S.C. 794). Uses must not impose restrictions nor alter facilities in a manner which would violate the ADA or RA.

(6) The university will not make its facilities or services available to organizations which do not assure the university that they do not discriminate against any person because of race, color, religion, national origin, sex, sexual orientation, age, handicap, or status as a Vietnam era or disabled veteran, except where such organizations have been exempted from provisions of applicable state or federal laws or regulations.

(7) Individuals who violate the university's use of facilities regulations ~~((with))~~ and approved users who violate university contract terms for use of facilities may be advised of the specific nature of the violation and, if ~~((they persist, with))~~ continued, individuals may be requested to leave university property or be refused future use of university facilities. Failure to comply with ~~((such))~~ a request ~~((with))~~ to leave university property could subject such individuals to arrest and criminal prosecution under provisions of ~~((RCW 9A.52.080 (Criminal trespass in the second degree), city of Seattle 12A.08.040 (Criminal trespass), or other))~~ applicable state, county, and city laws.

AMENDATORY SECTION (Amending Order 82-2, filed 7/22/82, effective 10/1/82)

**WAC 478-136-025 Users.** (1) Faculty, staff, registered or official student organizations may use university facilities to hold events for faculty, staff and students provided such uses comply with ~~((the))~~ this general policy on ~~((the))~~ use of university facilities and specific facilities use policies of individual university units. ~~((They))~~ These events do not, however, require either preliminary approval by an academic or administrative unit ~~((sponsorship))~~ or final approval by the committee on the use of university facilities.

(2) Faculty, staff, registered or official student organizations may use university facilities to hold events to which the general public is invited when the event has preliminary approval by an academic or administrative unit ~~((sponsorship))~~ and ~~((the))~~ final approval of the committee on the use of university facilities.

(3) Nonuniversity organizations and individuals may use university facilities to hold events which ~~((are sponsored))~~ have received preliminary approval by a university academic or administrative unit and ~~((approved))~~ final approval by the committee on the use of university facilities. The general public may be invited to such events.

~~((4) Use of facilities by groups for religious purposes is permitted on the same basis as for nonreligious purposes as long as the use by groups for religious purposes does not dominate access to facilities.))~~

AMENDATORY SECTION (Amending WSR 91-14-024, filed 6/25/91, effective 7/26/91)

**WAC 478-136-030 Limitations on use.** (1) Freedom of expression is a highly valued and indispensable quality of university life. However, university facilities may not be used in ways which obstruct or disrupt university operations, the freedom of movement, or any other lawful activities.

Additionally, use of university facilities may be subject to reasonable time, place and manner restrictions.

(2) ~~((Faculty, staff, registered or official student organizations may use))~~ University facilities ~~((to present education at))~~ may be used for events and forums regarding ballot propositions and/or candidates who have filed for public office ~~((as))~~ so long as the ~~((audience is limited to university faculty, staff and students. However, state law (RCW 42.17.130) prohibits "the use of any of the facilities of a public office or agency, directly or indirectly, for the purpose of assisting a campaign for election of any person to any office or for the promotion of or opposition to any ballot proposition."))~~ event has received preliminary approval by an administrative or academic unit and final approval by the committee on the use of university facilities. There are, however, certain limitations on the use of university facilities for these political activities.

(a) First priority for the use of campus facilities shall be given to regularly scheduled university activities.

(b) University facilities may be used for political purposes such as events and forums regarding ballot propositions and/or candidates who have filed for public office only when the full rental cost of the facility is paid. However, use of state funds for payment of facility rental costs is prohibited.

(c) Forums or debates may be scheduled at full facility rental rates if all parties to a ballot proposition election or all candidates who have filed for office for a given position, regardless of party affiliation, are given equal access to the use of facilities within a reasonable time.

(d) No person shall solicit contributions on university property for political uses, except in instances where this limitation conflicts with applicable federal law regarding interference with the mails.

(e) Public areas outside university buildings may be used for political purposes such as events and forums regarding ballot propositions and/or candidates who have filed for public office, excluding solicitation of funds, provided the other normal business of the university is not disrupted and entrances to and exits from buildings are not blocked.

(f) University facilities or services may not be used to establish or maintain offices or headquarters for political candidates or partisan political causes.

(3) University facilities may not be used for private or commercial purposes such as sales, advertising, or promotional activities unless such activities serve an educational purpose, as determined by the committee on the use of university facilities.

(4) ~~((The))~~ In accordance with WAC 478-136-010, the university will make its facilities available only for purposes related to the educational mission of the university, as determined by the committee on the use of university facilities, including but not limited to instruction, research, public assembly, and student activities. When permission is granted to use university facilities for approved instructional or related purposes, as a condition of approval, the user of university facilities agrees to include in all materials nonendorsement statements in the form approved by the committee on the use of university facilities. "Materials" includes all communications, advertisement, and any other printed, electronic, or broadcast/telecast information related to the

user's activities offered in university facilities. The committee will determine the content, size of print and placement of the nonendorsement language. The university will not make its facilities available for instructional or related purposes that compete with courses or programs offered by the university.

(5) Solicitation, or distribution of handbills, pamphlets and similar materials by anyone, whether a member of the university community or of the general public, is not permitted in those areas of campus to which access by the public is restricted or where such solicitation or distribution would significantly impinge upon the primary business being ~~(carried on)~~ conducted. ~~((Handbills and similar printed materials may not be left in the Daily distribution boxes or left for distribution anywhere else on campus.))~~ Solicitation and distribution of materials in university residence halls are governed by residence hall policies.

~~((5) Charitable solicitation is not permitted in those areas of the campus to which access by the public is restricted or where such solicitation would significantly impinge upon the primary business being carried on.))~~

(6) Electronic amplification on the grounds of the campus is prohibited with the following exceptions:

(a) The lawn area immediately west of the ~~(student)~~ Husky Union Building will be available for open-air speaking events using directional and volume-controlled speech amplification equipment provided by the university. Use of the ~~(student)~~ Husky Union Building lawn site will be available to registered or official student organizations and faculty or staff groups on a first-come, first-served basis. The amplification system will be issued upon presentation of a currently valid student, faculty or staff identification card at the ~~(Student Union)~~ Husky Union Building Reservation Office~~(, 104C Student Union Building)~~.

(b) The committee on the use of university facilities may grant permission, under special circumstances, for the use of other amplification equipment on the lawn site west of the ~~(student)~~ Husky Union Building or in other outdoor locations. Permission should be requested through ~~(the Secretary to the Committee, 400 Administration Building (AI-10), 543-2560)~~:

University of Washington  
Secretary to the Committee on the  
Use of University Facilities  
400 Gerberding Hall  
Box 351210  
Seattle, WA 98195-1210

(or phone: 543-2560), sufficiently in advance of the program to allow timely consideration.

(7)(a) ~~((The parking garages on the campus of the University of Washington are open to the public for the limited purpose of parking motor vehicles. Sleeping, or remaining in the parking garages for purposes unrelated to vehicular parking is prohibited.))~~ No person may use university facilities to camp, except if permission to do so has been granted in accordance with the provisions of chapters 478-116 and 478-136 WAC or except as provided in (b) of this subsection. "Camp" means to remain overnight, to erect a tent or other shelter, or to use sleeping equipment, a vehicle, or a trailer camper, for the purpose of or in such ways as will permit remaining overnight.

Violators are subject to arrest and criminal prosecution under applicable ~~((statutes including RCW 9A.52.080, 9.66.030, and 7.48.220))~~ state, county and city laws.

(b) ~~((The term "parking garages" as used in (a) of this subsection shall mean the sheltered parking areas on the University of Washington campus, and the stairwells and entrances of those covered parking areas.))~~ This provision does not prohibit use of the university residence facilities in accordance with chapter 478-156 WAC or the use of facilities where the employee remains overnight to fulfill the responsibilities of his or her position or where a student remains overnight to fulfill the requirements of his or her course of study.

(8) Within the limits of applicable laws, the University of Washington is committed to establishing and maintaining safe conditions for persons attending football games in Husky Stadium or other athletic events or concerts in campus facilities. Accordingly, the rules enumerated below will apply to all such events and be strictly enforced.

(a) The possession or consumption of alcoholic beverages or illegal drugs is prohibited. In addition to having the beverages or drugs confiscated, violators may be subject to university disciplinary action and/or legal proceedings, and removal from the events.

(b) Air horns, glass bottles, cans, picnic baskets, bota bags, ice chests, and thermoses (in excess of two-quart capacity) are prohibited. Individuals possessing such will not be admitted to, or will be removed from, Husky Stadium or other athletic or concert facilities until the items have been stored temporarily at locations provided for that purpose or disposed of in some other manner.

(c) Smoking ~~((of tobacco in any form))~~ is prohibited in the seating areas of ~~((Husky Stadium))~~ all athletic stadia. Smoking is permitted on ~~((the))~~ pedestrian concourses.

(9) The University of Washington is committed to maintaining a safe and healthful work and educational environment for all faculty, staff, students, and visitors. ~~((This smoking policy will assist in protecting nonsmokers from smoke in their work environments or areas they frequent for personal activities, and in protecting life and property against fire hazard.))~~ Accordingly, ~~((the rules enumerated below constitute))~~ the University of Washington establishes the following smoking policy to protect nonsmokers from exposure to smoke in their university-associated environments and to protect life and property against fire hazards:

(a) Except as provided in subsection (8)(c) and (b) of this ~~((subsection))~~ section, smoking ~~((of tobacco in any form))~~ is prohibited in all university vehicles ~~((and))~~, inside all buildings~~((:~~

- (i) Owned or occupied by the university; and
- (ii) Used by the university's faculty, staff, or students) owned or occupied by the university and/or used by the university's faculty, staff or students and at any outside areas or locations that may directly or indirectly affect the air supply of buildings or carry smoke into buildings.

(b) Smoking may be permitted in student rooms in university residence halls and apartments in university student housing in accordance with smoking regulations established for those facilities by the vice-president for student affairs. ~~((The vice-president for student affairs shall~~

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be responsible for establishing smoking regulations for these facilities.)

(c) ~~((Whenever possible, this smoking policy will be enforced locally by relevant supervisors and administrators, and through informal dispute resolution. Should such measures fail, violations may result in formal disciplinary action.))~~ The director of environmental health and safety may designate specific outdoor locations as no smoking areas.

(d) Any student, staff, or faculty member who violates the university smoking policy may be subject to disciplinary action. In addition, violations of the university smoking policy may be subject to enforcement by the University of Washington police department.

**AMENDATORY SECTION** (Amending Order 82-2, filed 7/22/82, effective 10/1/82)

**WAC 478-136-060 Safety and liability.** (1) It is the responsibility of any person or organization requesting the use of university facilities to ~~((ensure that the proposed use will be carried out in a manner that assures the safety of all persons concerned. Compliance))~~ comply with all applicable university policies, procedures, rules and regulations, and applicable local, state and federal laws, including but not limited to fire, health and safety regulations ((is required)).

(2) Permission to a nonuniversity organization or to a registered or official student organization for the use of university facilities is granted with the express understanding and condition that such organization assumes full responsibility for any loss, damage or claims arising out of such use. When the event involves physical activity, or otherwise will increase the risk of bodily injury above the level inherent in the facilities to be used, proof of appropriate liability insurance coverage with limits of at least \$1,000,000 per occurrence must be provided to the university's office of risk management before approval for the requested use will be granted.

**REPEALER**

The following section of the Washington Administrative Code is repealed:

WAC 478-136-040 Reservation and approval procedures.

**WSR 97-24-048**

**PERMANENT RULES**

**UNIVERSITY OF WASHINGTON**

[Filed November 26, 1997, 1:04 p.m.]

Date of Adoption: November 21, 1997.

Purpose: The purpose of these revisions to chapter 478-156 WAC is to modify eligibility and assignment priority standards for family-housing apartments at the University of Washington. The modifications extend eligibility for family housing apartments to registered, same-sex domestic partners, and update and clarify the language without changing the effect of the rule. Additionally, the chapter is retitled: Rules for the University of Washington residence halls and family housing apartments.

Citation of Existing Rules Affected by this Order: Amending WAC 478-156-010, 478-156-011, 478-156-012, 478-156-013, 478-156-014, 478-156-015, 478-156-016, 478-156-017, and 478-156-018.

Statutory Authority for Adoption: RCW 28B.20.130.

Adopted under notice filed as WSR 97-20-085 on September 29, 1997.

Changes Other than Editing from Proposed to Adopted Version: In WAC 478-156-016, in the first sentence, the following text was added for clarification "that is, the partnerships are registered with the city of Seattle or other jurisdictions where domestic partner registrations are offered."

This text begins after the word "partners" and before the second semicolon in the first sentence. The complete text of the amended sentence reads as follows: "Residents must be enrolled as full-time students at the University of Washington three of the four quarters of an academic year, and be married couples; registered, same-sex domestic partners (that is, the partnerships are registered with the city of Seattle or other jurisdictions where domestic partner registrations are offered); or single parents with dependent children."

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 2, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 9, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 7, 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 9, repealed 0.

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

November 25, 1997

Rebecca Goodwin Dearnorff  
Administrative Procedures Officer

**Chapter 478-156 WAC**

**~~((REGULATIONS))~~ RULES FOR THE UNIVERSITY OF WASHINGTON RESIDENCE HALLS~~((~~APARTMENTS~~))~~ **AND FAMILY HOUSING APARTMENTS****

**AMENDATORY SECTION** (Amending Order 72-6, filed 11/6/72)

**WAC 478-156-010 Legal authority to enact.** Pursuant to the authority granted by RCW 28B.20.130(~~chapter 223, Laws of 1969 ex. sess.,~~) and ~~((RCW))~~ 28B.15.031(~~section 2, chapter 279, Laws of 1971 ex. sess.,~~) the board of regents of the University of Washington has established the following ~~((regulations))~~ rules governing the operation of the university's residence halls(~~apartments~~) and family housing apartments.

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AMENDATORY SECTION (Amending Order 72-6, filed 11/6/72)

**WAC 478-156-011 Purpose of residence halls(~~(; apartments)~~) and family housing(~~(<sup>2</sup>s-existence)~~) apartments.** The residence halls(~~(; apartments)~~) and family housing apartments exist to provide a conveniently(~~(-)~~)located living environment for university students which will contribute to their educational development.

AMENDATORY SECTION (Amending Order 72-6, filed 11/6/72)

**WAC 478-156-012 Modification of these (~~(regulations)~~) rules.** The board of regents reserves the right to add, delete, or modify portions of these (~~(regulations)~~) rules in accordance with its (~~(regulations)~~) rules and applicable laws.

AMENDATORY SECTION (Amending Order 72-6, filed 11/6/72)

**WAC 478-156-013 Residence halls—Eligibility.** Priority (~~(in)~~) for use of residence hall space is given to (~~(registered)~~) enrolled students at the University of Washington. Subject to space availability, the following may be granted residence privileges in the order of their applications after (~~(student)~~) the needs of enrolled students have been fulfilled:

- (1) Participants in university-sponsored short courses, conferences and state tests and examinations.
- (2) Visiting scholars sponsored by (~~(an)~~) academic departments.
- (3) Students attending nearby community colleges.
- (4) On a transient basis, visiting students from other institutions, visiting faculty members and guests of student residents.
- (5) Other groups when approved by the (~~(university's)~~) committee on the use of university facilities.

AMENDATORY SECTION (Amending Order 72-6, filed 11/6/72)

**WAC 478-156-014 Assignment priority.** Priority in the assignment of residence hall space will be on the following basis:

- (1) Returning residents will be given priority, within established deadlines, according to the number of quarters of prior occupancy (~~(with the student having the longest residence being given the highest priority)~~).
- (2) New residents will be assigned according to the date of application with highest priority being given to those who applied the earliest.

AMENDATORY SECTION (Amending Order 72-6, filed 11/6/72)

**WAC 478-156-015 Occupancy deadline.** Students who have applied and have been assigned to a hall must occupy their rooms by noon of the second day of the quarter or their reservations will be terminated (~~(and such deposits as required by the housing and food services office will not be refunded unless notification is given the manager of the students' assigned hall by noon of the second day of~~

~~instruction that the students will occupy their rooms at a later date as agreed to by the hall manager)~~).

AMENDATORY SECTION (Amending Order 79-5, filed 2/8/80)

**WAC 478-156-016 (~~(Apartments and)~~) Family housing apartments—Eligibility.** Residents must be (~~(registered)~~) enrolled as full-time students at the University of Washington three of the four quarters of an academic year, and be married couples; registered, same-sex domestic partners (that is, the partnerships are registered with the city of Seattle or other jurisdictions where domestic partner registrations are offered); or single parents with dependent children. In addition, financial eligibility must be verified annually for those students in priority groups (1) through (3), which are described in WAC 478-156-017. The office of student financial aid will annually update financial need figures for family housing eligibility and will annually evaluate the resources of each new applicant and each current resident of family housing to determine if their requirements for financial assistance exceed(~~(s)~~) the established need figures. Separate financial need figures are established for each unit size. The applicable dollar amounts and deadlines for submission of the financial aid form are published by and available at the housing and food services office in January of each year. Eligibility will be for the period July 1 through June 30. Any expenses related to the processing of the financial aid form will be borne by the applicant or the current resident. (~~(This rule shall apply to all students except that for the 1980-81 academic year the rule will not affect current residents of family housing as of the effective date of this rule, and those assigned prior to April 1, 1980.)~~) Residents not meeting the eligibility requirements who feel they have mitigating circumstances may appeal to the application appeal and eviction review committee.

AMENDATORY SECTION (Amending Order 79-5, filed 2/8/80)

**WAC 478-156-017 Assignment priority.** Applicants for university-owned (~~(apartments and)~~) family housing apartments who are judged eligible for assignment pursuant to WAC 478-156-016 are assigned in the following order of priority:

- (1) Students who have special housing (~~(problems, such as the physically handicapped\*)~~) needs due to disability-related reasons (financial eligibility may be waived on a case-by-case basis for students with disabilities), students in the university's educational opportunity program, and others with extreme financial or personal hardship.
- (2) Students who are single parents and have dependent children.
- (3) Other students meeting financial eligibility criteria as set forth in WAC 478-156-016.
- (4) Other students exceeding financial eligibility criteria. (~~(\*)Financial eligibility may be waived for physically handicapped students.)~~)

**AMENDATORY SECTION** (Amending Order 72-6, filed 11/6/72)

**WAC 478-156-018 Unit size—Eligibility standards.**

(1) Studio units. Married couples with no children; registered, same-sex domestic partners with no children; or single persons at least 20 years of age or of junior standing.

(2) One bedroom units. Married couples with no children((-)); registered, same-sex domestic partners with no children; single parents with one child ((⊕)); married couples with one child; or registered, same-sex domestic partners with one child.

(3) Two bedroom units. Married couples with one or two children((-)); registered, same-sex domestic partners with one or two children; or single parents with one or two children.

(4) Three bedroom units. Married couples with two or more children((- ~~one of whom is 5 years or older~~)); registered, same-sex domestic partners with two or more children; or single parents with two or more children((- ~~one of whom is 5 years or older~~)). ((~~The 5-year age requirement may be lowered when there are insufficient eligible applicants with children that age.~~))

**WSR 97-24-051**

**PERMANENT RULES**

**NOXIOUS WEED CONTROL BOARD**

[Filed November 26, 1997, 2:09 p.m., effective January 2, 1998]

Date of Adoption: November 18, 1997.

Purpose: The State Noxious Weed Board has amended the state noxious weed list to add species determined to be noxious and to change areas designated for control of some noxious weeds.

Citation of Existing Rules Affected by this Order: Amending WAC 16-750-005 and 16-750-011.

Statutory Authority for Adoption: Chapter 17.10 RCW.

Adopted under notice filed as WSR 97-20-138 on October 1, 1997.

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 1, 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 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 2, 1998.

November 26, 1997  
Lisa E. Lantz  
Executive Secretary

**AMENDATORY SECTION** (Amending WSR 96-06-030, filed 2/29/96, effective 3/31/96)

**WAC 16-750-005 State noxious weed list—Class A noxious weeds.**

Common Name	Scientific Name
bean-caper, Syrian	Zygophyllum fabago
blueweed, Texas	Helianthus ciliaris
broom, Spanish	<u>Spartium junceum</u>
buffalobur	Solanum rostratum
clary, meadow	Salvia pratensis
cordgrass, salt meadow	Spartina patens
crupina, common	Crupina vulgaris
four o'clock, wild	Mirabilis nyctaginea
hawkweed, mouseear	Hieracium pilosella
<u>hawkweed, yellow devil</u>	<u>Hieracium floribundum</u>
hogweed, giant	Heracleum mantegazzianum
hydrilla	Hydrilla verticillata
johnsongrass	Sorghum halepense
knapweed, bighead	Centaurea macrocephala
knapweed, Vochin	Centaurea nigrescens
<u>lawnweed</u>	<u>Soliva sessilis</u>
mallow, Venice	Hibiscus trionum
nightshade, silverleaf	Solanum elaeagnifolium
peganum	Peganum harmala
<u>sage, clary</u>	<u>Salvia sclarea</u>
sage, Mediterranean	Salvia aethiopis
starthistle, purple	Centaurea calcitrapa
thistle, Italian	Carduus pycnocephalus
thistle, milk	Silybum marianum
thistle, slenderflower	Carduus tenuiflorus
unicorn-plant	Proboscidea louisianica
velvetleaf	Abutilon theophrasti
woad, dyers	Isatis tinctoria

**AMENDATORY SECTION** (Amending WSR 97-06-108, filed 3/5/97, effective 4/5/97)

**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
(2) blueweed <i>Echium vulgare</i>	(c) Adams County of region 7. (a) regions 1,2,3,4,5,6,8,9,10 (b) region 7 except for an area starting at the Stevens County line on SR 291 south to the SR 291 bridge over the Little Spokane River, thence upstream along the Little Spokane River to the first Rutter Parkway Bridge; thence south along the Rutter Parkway to the intersection of Rutter Parkway and Indian Trail Road; thence southerly along Indian Trail Road to a point three miles south (on section line between sections 22 and 27, T-26N, R-42E); thence due west to a point intersecting the line between Ranges 41 and 42; thence north along this line to a point 1/4 mile south of Charles Road; thence 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

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| (3) broom, Scotch<br><i>Cytisus scoparius</i>          | (a) of beginning.<br>(b) regions 3,4,6,7,9,10.   | (15) elodea, Brazilian<br><i>Egeria densa</i>                           | (a) regions 3,4,6,7,9,10   |
| (4) bryony, white<br><i>Bryonia alba</i>               | (a) regions 1,2,3,4,5,6,8,9<br>(b) region 7 except Whitman County<br>(c) Franklin County of region 10.   | (16) fieldcress, Austrian<br><i>Rorippa austriaca</i>                   | (a) regions 1,2,3,4,5,6,8,9<br>(b) regions 7 and 10 except within the Palouse River Canyon from Big Palouse Falls to the Snake River.  |
| (5) bugloss, common<br><i>Anchusa officinalis</i>      | (a) regions 1,2,3,5,6,8,9,10<br>(b) region 4 except Stevens and Spokane counties<br>(c) Lincoln, Adams, and Whitman counties of region 7.  | (17) gorse<br><i>Ulex europaeus</i>                                     | (a) regions 3,4,6,7,9,10<br>(b) Skagit County of region 2<br>(c) Thurston and Pierce counties of region 5<br>(d) Wahkiakum, Cowlitz, and Lewis counties of region 8.   |
| (6) bugloss, annual<br><i>Anchusa arvensis</i>         | (a) regions 1,2,3,4,5,6,8,9<br>(b) Lincoln and Adams counties<br>(c) Whitman County except ranges 43 through 46 East of Townships 16 through 20 North.   | (18) hawkweed, orange<br><i>Hieracium aurantiacum</i>                   | (a) regions 3,6,9,10<br>(b) <u>Clallam County of region 1</u><br>(c) <u>Skagit County of region 2</u><br>(d) <u>Ferry County of region 4</u><br><del>((e))</del> (e) <del>Thurston ((County)) and King counties of region 5</del><br><del>((f))</del> (f) Lincoln and Adams counties of region 7.  |
| (7) fanwort<br><i>Cabomba caroliniana</i>              | (a) regions 1,2,3,4,5,6,7,9,10<br>(b) region 8 except T8N, R3W of Cowlitz County.  | (19) <u>hawkweed, polar</u><br><u><i>Hieracium atratum</i></u>          | (a) <u>regions 1,2,3,4,6,7,8,9,10</u><br>(b) <u>region 5 outside the boundaries of Mt. Rainier National Park.</u>  |
| (8) camelthorn<br><i>Alhagi maurorum</i>               | (a) regions 1,2,3,4,5,7,8,9<br>(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<br>(c) Franklin, Columbia, Garfield, and Asotin counties of region 10<br>(d) 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 southeast portion of section 15, R36E, T6N, at the Washington — Oregon border, then west along the Washington — Oregon border to the point of beginning. | (20) <u>hawkweed, smooth</u><br><u><i>Hieracium laevigatum</i></u>      | (a) <u>regions 1,3,4,5,6,7,8,9,10</u><br>(b) <u>San Juan and Island counties of region 2.</u>  |
| (9) catsear, common<br><i>Hypochaeris radicata</i>     | (a) regions 3,4,6,7,10<br>(b) region 9 except Klickitat County.  | <del>((19))</del> (21) hawkweed, yellow<br><i>Hieracium caespitosum</i> | (a) regions 1,2,3,5,6,7,8,10<br>(b) region 4 except north of T32N in Pend Oreille County and east Highway 395 and north of Highway 20 in Stevens County<br>(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.   |
| (10) cinquefoil, sulfur<br><i>Potentilla recta</i>     | (a) regions 1,3,8,10<br>(b) region 2 except Skagit County<br>(c) region 4 except Stevens, Ferry, and Pend Oreille counties<br>(d) region 5 except Thurston County<br>(e) region 6 except Yakima County<br>(f) region 7 except Spokane County<br>(g) region 8 except Lewis County<br>(h) region 9 except Klickitat County.  | <del>((20))</del> (22) hedgeparsley<br><i>Torilis arvensis</i>          | (a) regions 1,2,3,4,5,6,7,8,10<br>(b) Yakima, Benton, Franklin counties<br>(c) Klickitat County except those lands lying within T4N, R10E, R11E, R12E, R13E, R14E; T3N, R10E, R11E, R12E, R13E; T2N, R12E, R13E.   |
| (11) Cordgrass, smooth<br><i>Spartina alterniflora</i> | (a) regions 1,3,4,5,6,7,9,10<br>(b) region 2 except Padilla Bay of Skagit County<br>(c) region 8 except bays and estuaries of Pacific County.  | (23) <u>herb-Robert</u><br><u><i>Geranium robertianum</i></u>           | (a) <u>regions 3,4,6,7,8,9,10</u><br>(b) <u>Clallam County of region 1</u><br>(c) <u>Whatcom, San Juan, and Island counties of region 2</u><br>(d) <u>Grays Harbor, Mason, and Kitsap counties of region 5</u><br>(e) <u>portions of King County lying in:</u><br>(i) <u>Issaquah Alps: T24N, R5E, sections 25, 26, 35, and 36; T24N, R6E, sections 30 and 31; T23N, R6E, sections 4, 5, 6 (north 1/2 and west of SR900), 9, and 10 (north 1/2); T23N, R8E, sections 8 (SW 1/4 SW 1/4), 17, 18 (eastern half), 20, 21 (western half), 28, and 29 (eastern half).</u><br>(ii) <u>Tradition Plateau area: T24N, R6E, sections 26 (south of I-90), 27 (south of I-90, east of E. Sunset Way), and 35.</u> |
| (12) cordgrass, common<br><i>Spartina anglica</i>      | (a) regions 1,3,4,5,6,7,8,9,10<br>(b) region 2 except bays and estuaries of Skagit and Island counties and except bays and estuaries north of Everett in Snohomish County.   | <del>((21))</del> (24) indigobush<br><i>Amorpha fruticosa</i>           | (a) regions 1,2,3,4,5,6<br>(b) regions 7 and 10 except within 200 feet of the Snake River from Central Ferry downstream<br>(c) regions 8,9, and 10 except within 200 feet of the Columbia River.   |
| (13) daisy, oxeye<br><i>Leucanthemum vulgare</i>       | (a) regions 7,10<br>(b) region 9 except those areas lying within Klickitat and Yakima counties west of Range 13 East<br>(c) region 6 except those areas lying within Yakima and Kittitas counties west of Range 13 E.  | <del>((22))</del> (25) knapweed, black<br><i>Centaurea nigra</i>        | (a) regions 1,2,3,4,5,7,9,10<br>(b) region 6 except Kittitas County<br>(c) region 8 except Clark County.   |
| (14) deadnettle, hybrid<br><i>Lamium hybridum</i>      | (a) regions 1,3,4,5,6,7,8,9,10<br>(b) region 2 except Skagit County.   |   |  |

- (((23))) (26) knapweed, brown  
*Centaurea jacea*
  - (a) regions 1,2,3,4,5,7,9,10
  - (b) region 6 except Kittitas County
  - (c) region 8 except Clark County.
- (((24))) (27) knapweed, diffuse  
*Centaurea diffusa*
  - (a) regions 1,2,5,8
  - (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.
  - (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
  - (d) Franklin County of regions 9 and 10.
- (((25))) (28) knapweed, meadow  
*Centaurea jacea x nigra*
  - (a) regions 1,2,3,4,5,7,9,10
  - (b) region 6 except Kittitas County
  - (c) region 8 except Clark County.
- (((26))) (29) knapweed, Russian  
*Acropiilon repens*
  - (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.
- (((27))) (30) knapweed, spotted  
*Centaurea biebersteinii*
  - (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.
- (((28))) (31) kochia  
*kochia scoparia*
  - (a) Skagit County of region 2
  - (b) Pend Oreille County of region 4
  - (((28))) (c) Kittitas County of region 6.
- (((29))) (32) lepyrodiclis  
*Lepyrodielis holosteoides*
  - (a) regions 1,2,3,4,5,6,8,9,10
  - (b) region 7 except an area within Whitman County east of the Pullman — Wawawai Road from Wawawai to Pullman and south of State Highway 270 from Pullman to Moscow, Idaho.
- (((30))) (33) loosestrife, garden  
*Lysimachia vulgaris*
  - (a) regions 1,2,3,4,6,7,8,9,10
  - (b) region 5 except King County.
- (((31))) (34) loosestrife, purple  
*Lythrum salicaria*
  - (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) region 5 except the area west of the Urban Growth Line, as defined in the King County Comprehensive Plan, and south of I-90, but not including Vashon Island, of King County
  - (e) 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
  - (f) region 9 except Benton County
  - (g) region 10 except Walla Walla County
  - (h) Intercounty Weed Districts No. 51 and No. 52.
- (((32))) (35) loosestrife, wand  
*Lythrum virgatum*
  - (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) region 5 except King County
  - (e) 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
  - (f) region 9 except Benton County
  - (g) region 10 except Walla Walla County
  - (h) Intercounty Weed Districts No. 51 and No. 52.
- (((33))) (36) nutsedge, yellow  
*Cyperus esculentus*
  - (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:
    - (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.

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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
- (d) region 10 except Walla Walla County.

~~((34))~~ (37) oxtongue, hawkweed  
*Picris hieracioides*  
~~((35))~~ (38) parrotfeather  
*Myriophyllum aquaticum*

- (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.

~~((36))~~ (39) pepperweed, perennial  
*Lepidium latifolium*

- (a) regions 1,2,3,4,5,7,8,10
- (b) Grant County lying northerly of Township 21, North, W.M.
- (c) Intercounty Weed Districts No. 51 and 52
- (d) Kittitas County of region 6
- (e) Adams County of region 6 except for the area west of Highway 17 and north of Highway 26.

~~((41))~~ (44) sowthistle, perennial  
*Sonchus arvensis*  
*ssp. arvensis*

- (d) region 6 except that portion lying within Grant County that is southerly of State Highway 28, northerly of Interstate Highway 90 and easterly of Grant County Road E Northwest
- (e) 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 south of Highway 12
- (i) 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.

- (a) regions 1,2,3,4,7,8,9,10
- (b) Adams County of region 6
- (c) region 5 except for sections 28, 29, 30, 31, 32, and 33 in T19N, R1E of Thurston and Pierce counties.

~~((37))~~ (40) puncturevine  
*Tribulus terrestris*

- (a) Skagit County of region 2
- (b) Kittitas County of region 6
- (c) Adams County.

~~((42))~~ (45) spurge, leafy  
*Euphorbia esula*

- (a) regions 1,2,3,4,5,6,8,9,10
- (b) region 7 except as follows:
  - (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.

~~((38))~~ (41) ragwort, tansy  
*Senecio jacobaea*

- (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.

~~((43))~~ (46) starthistle, yellow  
*Centaurea solstitialis*

- (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

~~((39))~~ (42) sandbur, longspine  
*Cenchrus longispinus*

- (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.

- (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

~~((40))~~ (43) skeletonweed, rush  
*Chondrilla juncea*

- (a) regions 1,2,3,5,8,9
- (b) Franklin County except T13N, R36E; and T14N, R36E
- (c) Adams County except those areas lying west 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.

- (d) Franklin County
- (e) region 9 except Klickitat County
- (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

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**WSR 97-24-053**  
**PERMANENT RULES**  
**SECRETARY OF STATE**  
 (Corporations Division)  
 [Filed November 26, 1997, 3:30 p.m.]

Date of Adoption: November 14, 1997.

Purpose: To provide administrative guidelines for the use of electronic authentication in the state of Washington.

Statutory Authority for Adoption: RCW 19.34.030, 19.34.040, 19.34.100, 19.34.111, 19.34.400.

Adopted under notice filed as WSR 97-20-151 on October 1, 1997.

Changes Other than Editing from Proposed to Adopted Version: We received written and oral comments on the proposed rule and made the following substantive changes to the WAC.

WAC 434-180-120(4), we struck the words "or higher" after X.509. The language as proposed implied that any version of X.509 after Version 3 would be automatically adopted. We did not intend automatic adoption and therefore struck the two words.

WAC 434-180-215 (2)(b), we added some language to this section [that] allows other agencies to conduct background checks in the event the employees reside or work outside the state.

WAC 434-180-360, we struck the words "most current adopted version of" after satisfies the . . . This could be construed as automatically adopting future versions of the standard. We did not intend automatic adoption and therefore struck the five words.

WAC 434-180-430, we added an exclusion for the Washington State Department of Information Services. This department will be acting in a contracting capacity with the Office of the Secretary of State. Both of these agencies were included as the only agencies allowed to act in the capacity of certification authority for the state agencies in the legislation.

The WAC citation was changed from chapter 434-200 WAC to chapter 434-180 WAC for consistency with other agency program citations.

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 37, 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 37, 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 37, amended 0, repealed 0.

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

November 26, 1997

Tracy Guerin

Deputy Secretary of State

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.

- (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.

- (a) regions 1,2,3,5,6,7,8,9,10
- (b) Spokane and Pend Oreille counties.

- (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.

- (a) regions 1,2,3,4,5,6,8,9
- (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) Kittitas, Chelan, Douglas, and Adams counties of region 6

((e)) (d) Intercounty Weed District No. 51

((f)) (e) Weed District No. 3 of Grant County

((g)) (f) Lincoln and Adams counties

((h)) (g) The western two miles of Spokane County of region 7

- ((i)) (h) 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.

((44)) (47) Swainsonpea  
*Sphaerophysa salsula*

((45)) (48) thistle, musk  
*Carduus nutans*

((46)) (49) thistle, plumeless  
*Carduus acanthoides*

((47)) (50) thistle, Scotch  
*Onopordum acanthium*

((48)) (51) toadflax, Dalmatian  
*Linaria dalmatica*  
*spp. dalmatica*

((49)) (52) watermilfoil,  
 Eurasian  
*Myriophyllum spicatum*

PERMANENT

**Chapter 434-180 WAC  
ELECTRONIC AUTHENTICATION**

**PART 1  
GENERAL PRINCIPLES**

**NEW SECTION**

**WAC 434-180-100 Scope and purpose of chapter.** This chapter implements the Washington Electronic Authentication Act, codified as chapter 19.34 RCW.

**NEW SECTION**

**WAC 434-180-110 Office address, hours, and telephone number.** All services of the office of the secretary of state related to the Washington Electronic Authentication Act shall be provided through the corporations division.

(1) The mailing address of the division is: Corporations Division, Office of the Secretary of State, Post Office Box 40234, Olympia, Washington 98504-0234.

(2) The offices of the division are located in the Republic Building at 505 E. Union Avenue, Olympia, Washington.

(3) The office hours are from 8:00 a.m. to 5:00 p.m. daily, Monday through Friday, except for state holidays.

(4) The telephone number for the corporations division is (360) 753-7115.

**NEW SECTION**

**WAC 434-180-120 Definitions.** For purposes of this chapter, all terms defined in RCW 19.34.020 have the meanings set forth in statute. Additionally, the following terms shall have the following meanings:

(1) "Operative personnel" means one or more natural persons acting as an agent of a licensed certification authority, or in the employment of, or under contract with, a licensed certification authority, and who have:

(a) Managerial or policy making responsibilities for such licensed certification authority; or

(b) Duties directly involving the issuance of certificates (including the identification of persons requesting a certificate from a certification authority), creation of private keys, or administration of a licensed certification authority's computing facilities.

(2) "Managerial or policy making responsibilities" means direct responsibility for the day-to-day operations, security and performance of those business activities that are regulated under chapter 19.34 of the Revised Code of Washington. If a licensed certification authority is a corporation, then it is presumed that the members of the board of directors, among others, exercise managerial or policy making responsibilities, unless the board delegates those duties in writing to one or more officers or employees of the corporation.

(3) "Presiding officer" means the secretary or an administrative law judge assigned to preside over an adjudicative hearing pursuant to this chapter.

(4) "X.509" means the specific set of technical standards identified by that name which were adopted by the international telecommunication union, formerly known as the

international telegraph and telephone consultation committee. For purposes of these rules, all references to X.509 shall be construed as referring to version 3. Compliance with only versions 1 or 2 shall not be construed as compliance with X.509.

**NEW SECTION**

**WAC 434-180-130 Fees.** Fees for services performed by the secretary of state are established in the following amounts:

(1) For application for a license as a certification authority:

(a) For the applicant's first year doing business as a licensed certification authority in this state: One thousand four hundred dollars;

(b) For the applicant's second year doing business as a licensed certification authority in this state: One thousand eight hundred dollars; and

(c) For the applicant's third or subsequent year doing business as a licensed certification authority in this state: Two thousand eight hundred dollars.

(2) For recognition as a repository, in addition to the license issuance or renewal fee paid pursuant to this section:

(a) For the applicant's first year doing business as a recognized repository in this state: One thousand four hundred dollars;

(b) For the applicant's second year doing business as a recognized repository in this state: One thousand eight hundred dollars; and

(c) For the applicant's third or subsequent year doing business as a recognized repository in this state: Two thousand eight hundred dollars.

(3) For recognition of a foreign license, either:

(a) Two thousand eight hundred dollars; or

(b) Upon certification by the issuer of the foreign license that the applicant has been licensed as a certification authority in that jurisdiction for less than three years, the fee that would be due under subsection (1) of this section for a Washington license under the same circumstances. No applicant may file under this subsection (b) more than two times.

(4) For qualification of operative personnel:

(a) For administering and scoring the examination required by WAC 434-180-215(3), fifty dollars per individual; and

(b) For qualifying operative personnel pursuant to WAC 434-180-215 and 434-180-220, other than (or in addition to) administering and scoring the examination, twenty-five dollars per individual.

**PART 2  
CERTIFICATION AUTHORITY LICENSE APPLICATION, SUSPENSION, REVOCATION**

**NEW SECTION**

**WAC 434-180-200 Application for license as a certification authority.** Any person desiring to be licensed as a certification authority must file an application pursuant to this chapter demonstrating compliance with the requirements of RCW 19.34.100. To apply for a license, an applicant must submit all of the following:

- (1) A completed application form as prescribed by WAC 434-180-210;
- (2) The fee or fees provided by WAC 434-180-130;
- (3) A certificate that shows the applicant as subscriber and is published in a recognized repository;
- (4) A suitable guaranty, described by WAC 434-180-225, unless the applicant is a self-insured city, a self-insured county, or the department of information services of the state of Washington;
- (5) Demonstration of sufficient working capital, pursuant to WAC 434-180-235;
- (6) Documentation, in the form of an information systems audit report, establishing that the applicant has the use of a trustworthy system as defined by WAC 434-180-360. The audit required by this subsection shall be performed pursuant to WAC 434-180-240, except that it is not required to establish anything more than that the applicant has the use of a trustworthy system;
- (7) Materials establishing, to the satisfaction of the secretary that each person listed as operative personnel has qualified to act as operative personnel pursuant to WAC 434-180-215; and
- (8) A written certification practice statement as described in WAC 434-180-330.

#### NEW SECTION

##### **WAC 434-180-205 Issuance of license or renewal.**

The secretary shall, within a reasonable time, issue or renew a license as a certification authority if the applicant has:

- (1) Submitted all documentation required by WAC 434-180-200 and 434-180-210; and
- (2) The secretary has determined that the applicant meets all requirements for licensure.
- (3) Issuance or renewal of a license shall be valid for a period of one year. Failure to receive a notice of the need to renew a license is an insufficient reason for failing to file the required application for renewal.

#### NEW SECTION

**WAC 434-180-210 Form.** Each application for a license, or renewal of a license, as a certification authority shall be submitted on a form prescribed by the secretary. The completed form shall contain the following:

- (1) The name of the applicant;
- (2) The applicant's uniform business identifier number, if any;
- (3) The mailing address of the applicant, and a physical address if different;
- (4) The telephone number of the applicant;
- (5) The electronic mail address of the applicant;
- (6) The name and address of the applicant's registered agent for service of process, other than the secretary. Address information shall include a physical address, but may additionally provide a mailing address if different;
- (7) The names of all operative personnel; and
- (8) The appointment of the secretary of state as the applicant's agent for service of process.

#### NEW SECTION

**WAC 434-180-215 Certification of operative personnel.** The secretary shall not issue or renew a license as a certification authority unless the licensee documents that every individual employed or acting as operative personnel qualifies to act as operative personnel. This documentation shall include:

- (1) Receipt of a completed form, signed by the individual under penalty of perjury, stating:
- (a) The name (including all other names used in the past), date of birth, and business address of the individual;
- (b) That the individual has not been convicted within the past fifteen years of a felony and has never been convicted of a crime involving fraud, false statement, or deception in any jurisdiction; and
- (c) If the individual has resided in any nation other than the United States during the previous five years, the name of that nation and the period of residency.
- (2) A criminal background check supporting the declaration required by subsection (1) of this section. This requirement is excused as to any individual for whom documentation satisfying this paragraph was submitted within the previous two years, even if the individual has changed employment. This check must include both of the following:

(a) A criminal background check compiled by a private sector provider, documenting a background check reasonably sufficient to disclose any criminal convictions within the previous seven years in any state or federal jurisdiction in the United States, its territories, or possessions, and any other jurisdiction specified pursuant to subsection (1)(c) of this section. This background check must contain information that is current to within thirty days of its date of submission; and

(b) The certified results of a criminal background check performed by the Washington state patrol or law enforcement agency where the operative personnel reside and are employed for the previous fifteen years, dated not more than thirty days prior to submission or such other jurisdictions as the secretary may reasonably request.

(3) Satisfactory completion by the individual of a written examination demonstrating knowledge and proficiency in following the requirements of the Washington Electronic Authentication Act and these rules. The secretary shall develop an open book written test covering the subject matter of the act, and provide it upon request, which may include electronic access. The secretary may update or modify the test from time to time. The secretary shall indicate at the top of the test the percentage or number of questions that must be answered correctly in order to constitute satisfactory completion. No individual may take the examination more than once within a period of thirty days. A certification by the secretary that an individual has successfully completed this examination shall be valid for two years, and shall continue to satisfy the requirements of this subsection even if the individual changes employment.

(4) A licensed certification authority must remove a person from performing the functions of operative personnel immediately upon learning that the person has been convicted within the past fifteen years of a felony or has ever been convicted of a crime involving fraud, false statement, or

deception, and must notify the secretary of this action within three business days.

#### NEW SECTION

**WAC 434-180-220 Qualification of newly designated operative personnel.** No licensed certification authority may assign any individual to perform the functions of operative personnel if that individual has not been certified by the secretary pursuant to WAC 434-180-215. Such certification may be obtained by application to the secretary at any time, without regard to the time at which the certification authority's license is subject to renewal.

#### NEW SECTION

**WAC 434-180-225 Suitable guaranty.** (1) The suitable guaranty required for licensure as a certification authority may be in the form of either a surety bond executed by an insurer lawfully operating in this state, or an irrevocable letter of credit issued by a financial institution authorized to do business in this state.

(2) The suitable guaranty must be in an amount of at least fifty thousand dollars.

(3) As to form, the suitable guaranty must:

(a) Identify the insurer issuing the suitable guaranty or financial institution upon which it is drawn, including name, mailing address, and physical address, and identify by number or copy its licensure or approval as a financial institution, or in the case of an insurer, as an insurer in this state;

(b) Identify the certification authority on behalf of which it is issued;

(c) Be issued payable to the secretary for the benefit of persons holding qualified rights of payment against the licensed certification authority named as principal of the bond or customer of the letter of credit;

(d) State that it is issued for filing under the Washington Electronic Authentication Act; and

(e) Specify a term of effectiveness extending at least as long as the term of the license to be issued to the certification authority.

#### NEW SECTION

**WAC 434-180-235 Sufficient working capital.** (1) A certification authority's working capital is sufficient for licensing purposes if, at the time it applies for a license or renewal, its current assets minus current liabilities exceeds twenty-five thousand dollars.

(2) A certification authority may demonstrate the sufficiency of its working capital only through a financial statement signed by a licensed certified public accountant, dated no more than sixty days prior to the date received by the secretary. A state agency shall be deemed to have sufficient working capital without documentation.

#### NEW SECTION

**WAC 434-180-240 Compliance audits.** (1) A licensed certification authority shall obtain a compliance audit at least once every year. The auditor shall issue an opinion evaluating the degree to which the certification authority conforms to the requirements of this chapter and of

chapter 19.34 RCW. If the certification authority is also a recognized repository, the audit must include the repository.

(2) For purposes of the opinion required by this section, the auditor shall exercise reasonable professional judgment as to whether a condition that does not strictly comply with legal requirements is or is not material, taking into consideration the circumstances and context. Noncompliance as to any of the following shall be deemed material, in addition to any others the auditor may judge to be material:

(a) Any condition of noncompliance with statute or rule that relates to the validity of a certificate;

(b) Any employee performing the functions of operative personnel who has not qualified pursuant to WAC 434-180-215;

(c) Any material indication that the certification authority has used any system other than a trustworthy system.

(3) An audit may be performed by any licensed certified public accountant, or, in the case of a public agency, by the Washington state auditor. Any auditor, or group of auditors, performing an audit pursuant to this section shall include at least one individual who has been issued a current and valid certificate as either a certified information systems auditor, by the information systems audit and control foundation, or as a certified information systems security professional, by the International Information Systems Security Certification Consortium. The names of all individuals possessing such certificates shall be disclosed in the audit report, or in a cover letter accompanying that report.

(4) The certification authority shall file a copy of the audit report with the secretary, prior to the date the certification authority must renew its license pursuant to WAC 434-180-205. At the certification authority's option, it shall be sufficient to file a portion of the report if that report summarizes all audit exceptions and conditions of noncompliance (including, but not limited to, those stated in subsection (2) of this section) stated in the full report, and bears the auditor's signature. The report may be filed electronically, if it is validly digitally signed by the auditor, using a licensed certification authority. The secretary shall publish the report, or summary, in the certification authority disclosure record it maintains for the certification authority.

#### NEW SECTION

##### **WAC 434-180-245 Recognition of foreign licenses.**

(1) A certification authority licensed as such by a governmental entity other than the state of Washington, may act as a licensed certification authority in Washington only if, in addition to meeting any other requirements established by law for the transaction of business, it either:

(a) Obtains a license as a certification authority from the secretary; or

(b) Provides to the secretary a certified copy of a license issued by a governmental entity whose licensing or authorization requirements the secretary has found to be substantially similar to those of Washington, together with the fee required by WAC 434-180-130. A license recognized under this subsection shall be valid in Washington only during the time it is valid in the issuing jurisdiction.

(2) The secretary may certify that the requirements of another jurisdiction are substantially similar to those of Washington if, in order to obtain a license, the controlling

law of the other jurisdiction requires that a licensed certification authority:

- (a) Issue certificates based upon a system of public key cryptography using a trustworthy system;
  - (b) Provide a suitable guaranty in an amount of at least twenty-five thousand dollars;
  - (c) Employ as operative personnel only individuals who have demonstrated knowledge and proficiency in the requirements of the law regarding digital signatures, and who are free of felony criminal conviction for a minimum of seven years;
  - (d) Be subject to a legally established system of enforcement of licensure requirements.
- (3) The secretary shall publish in the *State Register*, and make available upon request, a list of those jurisdictions which the secretary has certified pursuant to subsection (2) of this section. If a jurisdiction is not included in the list most recently published in the *State Register*, the secretary shall consider whether certification of such jurisdiction should be added, upon request of either the jurisdiction or a certification authority licensed by that jurisdiction and upon receipt of an English language copy of the applicable laws and regulations of that jurisdiction.

#### NEW SECTION

**WAC 434-180-250 Revocation or suspension of license.** (1) The secretary may revoke or suspend a license, pursuant to chapter 34.05 RCW, for failure to comply with any requirement of chapter 19.34 RCW or this chapter, for failure to remain qualified for a license pursuant to chapter 19.34 RCW or this chapter, or for failure to comply with a lawful order of the secretary.

(2) The secretary shall inform a licensed certification authority by written order, by mail directed to the mailing address or electronic mail address listed on the licensee's application, of a decision to revoke or suspend the license. The notification shall state when the revocation or suspension shall be effective, which shall not be less than thirty days following the issuance of the order except in the case of a summary suspension pursuant to WAC 434-180-255.

(3) If the licensee files an application for an adjudicative hearing, pursuant to WAC 434-180-500, prior to the effective date of revocation or suspension, the suspension or revocation shall not take effect until so ordered by the presiding officer, except in the case of a summary suspension pursuant to WAC 434-180-255.

#### NEW SECTION

**WAC 434-180-255 Summary suspension of license.** The secretary may order the summary suspension of a license pending proceedings for revocation or other action, as described in RCW 19.34.100(4). A summary suspension of a license is effective immediately upon issuance.

#### NEW SECTION

**WAC 434-180-260 Technical assistance program.** (1) This section describes the secretary's technical assistance program for licensed certification authorities, including recognized repositories. This section implements RCW 43.05.020, by providing for the dissemination of information

to licensed certification authorities regarding the requirements of the Washington Electronic Authentication Act and this chapter. It is not intended as a method of providing general business advice to certification authorities, or technical information to the general public, although any member of the public may receive written materials described in this section upon request.

(2) The technical assistance program shall consist of the following:

(a) Technical assistance visits: The secretary, in his or her discretion, may conduct a technical assistance visit, as described by RCW 43.05.030, either by the request or the consent of a licensed certification authority. The secretary is not required to conduct a technical assistance visit.

(b) Printed information: The secretary shall develop, and make available upon request, printed information outlining the requirements of chapter 19.34 RCW and this chapter. This information should not be regarded as a comprehensive guide to conducting business as a certification authority.

(c) Information and assistance by telephone: A licensed certification authority or applicant for licensing or recognition, may contact the secretary's office by telephone during normal business hours at the number listed in WAC 434-180-110. The secretary's office shall provide information regarding the licensing and recognition requirements of chapter 19.34 RCW, and this chapter, but no representation or conclusion offered shall be binding upon the secretary.

(d) Training meetings: The secretary may, in his or her discretion, conduct meetings for the purpose of providing training regarding requirements for licensure or recognition.

(e) List of organizations providing technical assistance: The secretary shall compile, and make available upon request, a list of organizations, including private companies, that provide technical assistance to certification authorities. The secretary shall compile this list from information submitted by the organizations and shall not constitute an endorsement by the secretary of any organization.

(3) If the secretary determines, during or within a reasonable time after a technical assistance visit, that the licensed certification authority has violated any statute or rule, the secretary shall notify the certification authority in writing and specify a reasonable period of time to correct the violation before any civil penalty may be imposed. The notification shall include a copy of the specific statute or rule violated. After the expiration of a reasonable time period conveyed to the certification authority, the secretary may revisit the certification authority and issue civil penalties with regard to any uncorrected violations, for which notice was provided.

#### NEW SECTION

**WAC 434-180-265 Civil penalties.** The secretary may, by order, impose and collect a civil monetary penalty against a licensed certification authority for a violation of chapter 19.34 RCW as provided by RCW 19.34.120.

NEW SECTION

**WAC 434-180-270 Criteria for determining penalty amounts.** In determining the appropriate penalty amount against a licensed certification authority for violation of chapter 19.34 RCW or this chapter, the secretary may consider the nature of the violation and the extent or magnitude of the severity of the violation, including:

- (1) The damages arising from the violation including:
  - (a) The financial impact of the violation to any subscriber, relying party, or any other person;
  - (b) The amount of money obtained, or profit derived, by the certification authority as a result of the violation;
  - (c) The costs incurred by the state in enforcement, including reasonable investigative costs;
  - (d) The nonfinancial consequences of the violation, including harm to any subscriber, relying party, or other person;
- (2) The nature of the violation, including whether it was continuing in nature, involved criminal conduct, or tended to significantly impair the reliability of any certificate or key pair;
- (3) The presence of any aggravating circumstances, including whether the violator:
  - (a) Intentionally committed the violation with knowledge that the conduct constituted a violation;
  - (b) Attempted to conceal the violation;
  - (c) Was untruthful or uncooperative in dealing with the secretary or the secretary's staff;
  - (d) Had committed prior violations found by the secretary;
  - (e) Incurred no other sanction as a result of the violation;
- (4) The presence of any mitigating circumstances, including whether the violator:
  - (a) Had taken any prior action to correct the violation or mitigate its consequences;
  - (b) Had previously paid any damages to any party resulting from the violation;
  - (c) Acted without intention to commit a violation; or
  - (d) Acted reasonably in light of any other mitigating factors deemed relevant by the secretary.

NEW SECTION

**WAC 434-180-275 Recovery against suitable guaranty.** (1) To recover a qualified right to payment against a surety or issuer of a suitable guaranty, pursuant to RCW 34.10.290, the claimant must:

- (a) File a signed notice of the claim with the secretary stating the name and address of the claimant, the amount claimed, the grounds for the qualified right to payment, the date of the occurrence of the violation forming the basis of the claim; and
- (b) Append to the notice a certified copy of the judgment on which the qualified right to payment is based, except as provided in subsection (2) of this section.
- (2) If the notice pursuant to subsection (1)(a) of this section is filed prior to entry of judgment, the secretary shall hold such notice on file, without further action, until the claimant files a copy of the judgment. If the secretary determines that the litigation identified in the notice has been finally resolved without a judgment providing the claimant

with a qualified right to payment, the secretary may expunge the notice from his or her records. The secretary shall not expunge a notice until three years have elapsed since it was first filed.

(3) The secretary shall reject a notice for filing if the date of the occurrence of the violation is more than three years prior to the filing of the notice.

(4) If a notice and judgment are filed pursuant to subsection (1) of this section, the secretary shall provide the notice and judgment to the surety or issuer.

**PART 3  
CERTIFICATION AUTHORITY STANDARDS AND  
PRACTICES**

NEW SECTION

**WAC 434-180-300 Form of certificates.** (1) Certificates issued by licensed certification authorities shall follow the Basic Certificate Field Standards specified in standard X.509, part one, section 4.1. Certificate data extension fields are optional. If certificate extension fields are used, usage must conform to the required guidelines referenced in X.509 section 4.1.2.1, section 4.2, and may be displayed on the certificate.

(2) Any certificate issued by a licensed certification authority that is to be used as an acknowledgment, as provided in RCW 19.34.340, shall include a certificate data extension field that specifies the reliance limit, if any, and a certificate data extension field that states that the certificate may be used as an acknowledgment.

NEW SECTION

**WAC 434-180-310 Recordkeeping and retention.** (1) Every licensed certification authority shall make, keep, and preserve the following records:

- (a) Such records as are necessary to demonstrate compliance with RCW 19.34.100 (1)(b), (c), (e), (f), and (g);
- (b) Such records as are necessary to demonstrate compliance with RCW 19.34.210 (1)(a), (b), and (2);
- (c) All notices of suspension of certificates pursuant to RCW 19.34.210(4), together with such other documents as required to demonstrate compliance with RCW 19.34.210;
- (d) Such records as are necessary to demonstrate compliance with RCW 19.34.250(1);
- (e) Such records as are necessary to demonstrate compliance with RCW 19.34.260 (1), (2), (3), (4), and (5); and
- (f) Such records as are necessary to demonstrate compliance with RCW 19.34.290(1).

(2) Every licensed certification authority shall maintain a data base file which shall contain records of the identity of the subscriber named in each certificate issued by the certification authority, which identity is to include all the facts represented in the certificate, the date of issuance of the certificate, and number of the certificate.

(3) Every licensed certification authority shall maintain a date base file of every time-stamp issued by the certification authority, to include sufficient information so that the identity of the subscriber and the item being time stamped can be identified.

(4) Every licensed certification authority shall retain in a trustworthy fashion the following records for the following periods:

(a) All records identified in subsections (2) and (3) of this section for a period of at least ten years after the date a certificate is revoked or expired, or after a time-stamp is affixed; and

(b) All other records required to be retained under this section shall be retained for at least five years.

(5) Records may be kept in the form of paper-based documents, retrievable computer-based documents, or any form of reproduction approved by the state archivist for essential records pursuant to chapter 40.10 RCW. Such records shall be indexed, stored, preserved and reproduced so as to be accurate, complete, and accessible to an auditor. Certificate extension data, referenced in X.509 section 4.2, is not required to be part of any publicly accessible record.

#### NEW SECTION

**WAC 434-180-320 Certification authority disclosure records.** (1) The secretary shall compile and maintain certification authority disclosure records for each certification authority that has been issued a current and valid Washington certification authority license. The secretary shall publish them in the secretary's repository and any other recognized repository the secretary deems appropriate. Each certification authority disclosure record shall include, at a minimum, the following:

(a) The information specified in WAC 434-180-210 (1), (2), (3), and (4);

(b) The name, mailing address, telephone number, and electronic mail address of the issuer or surety of the certification authority's suitable guaranty, and the expiration date of the guaranty;

(c) A copy of the certification practice statement filed with the secretary pursuant to WAC 434-180-330;

(d) A copy of the most recent audit report, or summary thereof, filed with the secretary pursuant to WAC 434-180-240;

(e) Information as to the current status of the certification authority's Washington license, including disclosure of any license revocation or suspension. If a suspension or revocation is currently subject to a pending administrative or judicial review, the record shall so note;

(f) Whether the certification authority operates a recognized repository, and, information sufficient to locate or identify any repository it either operates or utilizes;

(g) A list of all judgments filed with the secretary pursuant to WAC 434-180-275, within the previous five years; and

(h) Any other information specified by statute.

(2) The secretary shall update a certification authority disclosure record upon becoming aware that any item of information contained within it has changed or is not accurate.

(3) In compiling and maintaining certification authority disclosure records, the secretary shall utilize the records of the secretary's office, and is not obligated to conduct any affirmative investigation or review beyond the face of those records.

#### NEW SECTION

**WAC 434-180-330 Certification practice statements.**

Each licensed certification authority must file with the secretary a certification practice statement. This statement must declare the practices the certification authority uses in issuing, suspending, and revoking certificates. Additionally, it must set forth the following:

(1) If certificates are issued by class, the necessary criteria for each class of certificate, including the methods of subscriber identification applicable to each class;

(2) Disclosure of any warnings, liability limitations, warranty disclaimers, and indemnity and hold harmless provisions, if any, upon which the certification authority intends to rely;

(3) Disclosure of any and all disclaimers and limitations on obligations, losses, or damages, if any, to be asserted by the certification authority;

(4) A written description of all representations required by the certification authority of the subscriber for the subscriber's responsibility to protect the private key; and

(5) Disclosure of any mandatory dispute resolution process, if any, including any choice of forum and choice of law provisions.

#### NEW SECTION

**WAC 434-180-340 Suspension or revocation of a certificate by the secretary.**

(1) The secretary may order a licensed certification authority to suspend or revoke a certificate that the certification authority issued, if, after giving any required notice and opportunity for the certification authority and the subscriber to be heard in accordance with chapter 34.05 RCW, the secretary determines that:

(a) The certificate was issued without substantial compliance with RCW 19.34.210; and

(b) The noncompliance poses a significant risk to persons reasonably relying on the certificate.

(2) The secretary may issue an order, pursuant to RCW 19.34.210(5), suspending a certificate for a period not to exceed ninety-six hours upon determining that an emergency requires an immediate remedy. The secretary shall issue an order including such a finding, and mail it to the licensed certification authority at the mailing address listed in its application.

(3) The secretary may issue an order, pursuant to RCW 19.34.250(2), suspending a certificate for a period not to exceed ninety-six hours, unless the certificate provides otherwise or the certificate is a transactional certificate, under circumstances described by RCW 19.34.250 (2)(a) and (b). If, upon request by the secretary, the person requesting suspension fails to provide a statement under oath or affirmation regarding his or her identity or authorization to request suspension, the secretary shall not issue an order suspending the certificate unless he or she is satisfied that discretion to enter the order should be exercised because the circumstances provide a sufficient basis for confidence of the person's identity and authority.

NEW SECTION

**WAC 434-180-350 Regional services for certificate suspension.** The secretary may enter into an agreement, pursuant to RCW 19.35.250(7) and chapter 39.34 RCW, authorizing a state or local agency to perform any of the functions of the secretary under RCW 19.34.250 or WAC 434-180-350 (2) or (3) upon a regional basis. The terms and conditions of such an agreement shall include, at a minimum:

- (1) The identity of contracting parties;
- (2) The region of the state for which the contract is effective;
- (3) The duration of the agreement;
- (4) The method by which the contracting agency shall inform the secretary of all actions taken pursuant to the agreement;
- (5) The method by which any suspension pursuant to the agreement shall be made effective;
- (6) The method by which the secretary shall reimburse the agency for its costs of performance under the agreement;
- (7) A provision under which each party agrees to indemnify the other, to the extent permitted by law;
- (8) The method by which the contract may be terminated prior to expiration, which shall include the right of either party to terminate the agreement immediately in the event of a loss or withdrawal of funding; and
- (9) A method of resolving disputes under the agreement.

NEW SECTION

**WAC 434-180-360 Trustworthy system.** A system shall be regarded as trustworthy if it materially satisfies the Common Criteria (CC) Protection Profile (PP) for Commercial Security 2 (CS2), (CCPPCS), developed by the National Institute of Standards and Technology (NIST). The determination whether a departure from CCPPCS is material shall be governed by WAC 434-180-240(2). For purposes of this chapter, CCPPCS shall be interpreted in a manner that is reasonable in the context in which a system is used and is consistent with other state and federal laws. Until such time as the referenced standard is adopted by NIST, the standard applicable for purposes of this chapter shall be the draft of CCPPCS dated May 23, 1997.

NEW SECTION

**WAC 434-180-370 Procedure upon discontinuance of business.** A licensed certification authority that discontinues providing certification authority services without making other arrangements for preservation of the certification authority's records shall either:

- (1) Revoke all valid certificates and return all records concerning them to the appropriate subscriber; or
- (2) Submit such records to another licensed certification authority or authorities designated by the secretary.

**PART 4  
RECOGNITION OF REPOSITORIES**

NEW SECTION

**WAC 434-180-400 Recognition of repositories.** The secretary shall recognize a repository upon determining that it satisfies all requirements set forth in RCW 19.34.400, and upon payment of the required fee and upon receipt and review of a completed form, provided by the secretary, containing the following:

- (1) The name of the licensed certification authority, or applicant for licensure as a certification authority, requesting recognition of a repository;
- (2) The applicant's uniform business identifier number, if any;
- (3) The mailing address of the applicant, and a physical address if different;
- (4) The telephone number of the applicant;
- (5) The electronic mail address of the applicant; and
- (6) A description of the data base and system architecture demonstrating that it satisfies the requirements of RCW 19.34.400(1) and WAC 434-180-420.

NEW SECTION

**WAC 434-180-410 Revocation of recognition of a repository.** (1) This rule describes the secretary's procedure for revoking the recognition of a repository, without also revoking the license of the certification authority that operates the repository. Because a valid license as a certification authority is a statutory requirement for recognition of a repository, the secretary shall automatically revoke the recognition of any repository operated by a certification authority whose license is revoked, expired, or otherwise inoperative.

(2) The secretary may revoke recognition of a repository, pursuant to chapter 34.05 RCW, for failure to comply with any requirement of RCW 19.34.400 or this chapter, or for failure to comply with a lawful order of the secretary.

(3) The secretary shall inform a licensed certification authority that operates a recognized repository by written order, by mail directed to the mailing address listed on the licensee's application, of a decision to revoke recognition of the repository. The notification shall state when the revocation shall be effective, which shall not be less than thirty days following the issuance of the order.

(4) If the certification authority files an application for an adjudicative hearing, pursuant to WAC 434-180-500, prior to the effective date of revocation, the revocation shall not take effect until so ordered by the presiding officer.

NEW SECTION

**WAC 434-180-420 Trustworthy system for recognized repositories.** A system shall be regarded as trustworthy for purposes of operating a recognized repository if it satisfies the requirements of WAC 434-180-360, and additionally it:

- (1) Provides on-line access to the repository upon a continuous basis, with reasonable allowance for scheduled maintenance;
- (2) Possesses the capacity to process transactions in a manner reasonably adequate for anticipated volume; and

(3) Provides for the periodic storage of data at a location other than the principal system utilized for the repository.

#### NEW SECTION

**WAC 434-180-430 Contract for secretary of state repository publication.** The secretary may either directly operate, or contract for the operation of, a repository described in WAC 434-180-440. If the secretary contracts for the operation of the repository, with other than DIS, the contractor must be a licensed certification authority and must agree to operate the repository according to all requirements of chapter 19.34 RCW, including RCW 19.34.400. The contract may be rescinded for any reason that would form a basis for revoking recognition of a repository or for failure to meet the requirements of WAC 434-180-440.

#### NEW SECTION

**WAC 434-180-440 Publication in the secretary of state repository.** The secretary shall maintain, either directly or under contract, a repository for the purpose of publishing any information required by chapter 19.34 RCW. Information published in the secretary's repository shall include:

- (1) The certification authority disclosure record for each certification authority licensed in Washington;
- (2) A list of all judgments filed with the secretary within the previous five years pursuant to RCW 19.34.290;
- (3) Any advisory statements published by the secretary regarding the activities of a licensed or unlicensed certification authority, together with any protest filed by the certification authority named in the statement and any final decision of the secretary regarding the issues raised in the statement, as provided by RCW 19.34.130(2);
- (4) Any information published in the secretary's repository pursuant to WAC 434-180-450; and
- (5) Any other information necessary or appropriate for publication in the secretary's repository pursuant to chapter 19.34 RCW or this chapter.

#### NEW SECTION

**WAC 434-180-450 Procedure upon discontinuance of business as repository.** A licensed certification authority that discontinues providing services as a recognized repository shall republish the records published in the repository in another recognized repository. If no other repository is available or willing to republish that information, the certification authority shall publish it in the secretary's repository.

### PART 5

## PROCEEDINGS BEFORE THE SECRETARY

#### NEW SECTION

**WAC 434-180-500 Application for adjudicative proceedings.** Decisions and actions of the secretary pursuant to chapter 19.34 RCW and this chapter may be reviewed by filing an application of an adjudicative proceeding. An adjudicative proceeding shall be commenced when required by chapter 34.05 RCW, and may be commenced in the

secretary's discretion upon such other occasions as may be permitted by statute. An application for an adjudicative proceeding may be on a form provided by the secretary for that purpose or in another paper or electronic writing signed by the applicant or the applicant's representative. The application for an adjudicative proceeding should specify the issue to be adjudicated in the proceeding.

#### NEW SECTION

**WAC 434-180-510 Appointment of administrative law judge—Designation of procedural rules.** (1) The secretary hereby appoints the office of administrative hearings and the administrative law judges employed by that office to preside at all hearings that result from the commencement of adjudicative proceedings unless the secretary, by his or her own order, declares his or her intent to preside at a specific proceeding or the proceeding is an appeal of an initial order issued by an administrative law judge.

(2) All hearings shall be conducted in compliance with these rules, and with chapter 34.05 RCW. The secretary adopts chapter 10-08 WAC as the applicable rules of procedure, except where this chapter provides different, additional or conflicting procedures.

#### NEW SECTION

**WAC 434-180-520 Pleadings in digital form.** (1) Unless the presiding officer directs otherwise, any party may file any pleading or other document in an adjudicative proceeding under this chapter in electronic form. If a pleading or document filed electronically requires a signature, that pleading or document shall be signed digitally, pursuant to a valid certificate issued by a licensed certification authority. The certification authority that issued the certificate shall not be a party to the adjudicative proceeding.

(2) Service of electronic pleadings or documents by electronic transmission is effective upon receipt, except that if sent after 5:00 p.m. on a business day or at any time on a weekend or state holiday, service is effective as of 8:00 a.m. on the following business day.

#### NEW SECTION

**WAC 434-180-530 Service of process on the secretary.** Service of pleadings or documents upon the secretary or the presiding officer does not constitute service upon the attorney general as counsel to the secretary.

#### NEW SECTION

**WAC 434-180-540 Stay of summary suspension.** (1) Upon summary suspension of a license by the secretary pursuant to this chapter and chapter 19.34 RCW, an affected certification authority may petition the secretary for a stay of suspension pursuant to RCW 34.05.467 and 34.05.550(1). Such petition must be received by the secretary within the time specified in RCW 34.05.467.

(2) Within seven days of receipt of a petition for stay, a hearing shall be held before an administrative law judge, or if an administrative law judge is not available during this period, before an individual designated by the secretary. The hearing shall be limited to consideration of whether a stay should be granted, or whether the terms of the suspension

may be modified to allow the conduct of limited activities under current licenses.

(3) Any hearing conducted pursuant to subsection (2) of this section shall be conducted under RCW 34.05.485, brief adjudicative proceedings. The agency record for the hearing shall consist of the information upon which the summary suspension was based and may be supplemented by any information obtained by the secretary subsequent to the date of the suspension order. The certification authority shall have the burden of demonstrating by a preponderance of the evidence that:

(a) The certification authority is likely to prevail upon the merits at hearing;

(b) Without relief, the certification authority will suffer irreparable injury. For purposes of this section, elimination of income from licensed activities shall not be deemed irreparable injury;

(c) The grant of relief will not substantially harm other parties to the proceedings; and

(d) The threat to the public safety or welfare is not sufficiently serious to justify continuation of the suspension, or that modification of the terms of the suspension will adequately protect the public interest.

(4) The initial order granting or denying a stay shall be effective immediately upon service unless another date is specified in the order.

#### NEW SECTION

##### **WAC 434-180-550 Review of orders regarding stay.**

(1) Any party may petition the secretary for review of an initial order granting or denying a motion for a stay of suspension. A petition for review must be in writing and received by the secretary within twenty-one days of service of the initial order. If neither party has requested review within twenty-one days of service, the initial order shall be deemed the final order of the secretary for purposes of RCW 34.05.467.

(2) If the secretary receives a timely petition for review, he or she shall consider the petition promptly. Consideration on review shall be limited to the record of the hearing on stay.

(3) The secretary's order on the petition for review shall be effective upon service unless another date is specified in the order and is final pursuant to RCW 34.05.467. Final disposition of the petition for stay shall not affect subsequent administrative proceedings for suspension or revocation of a license.

#### NEW SECTION

**WAC 434-180-560 Adjudicative proceedings—Appearance and practice before the secretary—Who may appear.** No person may appear in a representative capacity before the secretary or the designated administrative law judge other than the following:

(1) Attorneys at law duly qualified and entitled to practice before the supreme court of the state of Washington.

(2) A bona fide officer, authorized manager, partner, or full-time employee of a firm, association, partnership, LLC, or corporation who appears for such firm, association, partnership, corporation, or company.

(3) An individual appearing pro se.

(4) Such interpreters for persons with a limited understanding of the English language or hearing impaired persons as provided for in WAC 10-08-150.

(5) Such other persons as may be permitted by the secretary upon a showing by a party to the hearing of such a necessity or such a hardship as would make it unduly burdensome upon him to have a representative as set forth under subsections (1) and (2) of this section.

#### NEW SECTION

**WAC 434-180-590 Brief adjudicative proceeding regarding certificate suspension.** (1) Pursuant to RCW 34.05.482, the secretary may use brief adjudicative proceedings where not violative of law, where in the judgment of the secretary protection of the public interest does not require the secretary to give notice and an opportunity to participate to persons other than the parties, and the issue and interests involved in the controversy do not warrant the use of the procedures of RCW 34.05.413 through 34.05.479.

(2) The secretary finds that prompt review of the suspension of a certificate pursuant to RCW 19.34.210(5), 19.34.250(2), or WAC 434-180-350 by the secretary or a state or local agency under contract with the secretary is appropriate for a brief adjudicative proceeding. The secretary adopts the provisions of RCW 34.05.482 through 34.05.494 for purposes of this category of proceedings.

(3) If any person affected by the suspension requests administrative review, the secretary shall immediately notify, by the most rapid means reasonably calculated to inform the recipient of the proceeding, the subscriber, the certification authority, and any other affected party who has requested notification or has requested the review, of the intent to conduct a proceeding pursuant to this section. Conduct of that review shall be in accordance with RCW 34.05.485 through 34.05.494.

(4) The suspension of a certificate by order of the secretary pursuant to RCW 19.34.210(5) and 19.34.250(2) shall lapse ninety-six hours after the suspension.

(5) The secretary may, in his or her discretion, conduct a full adjudicative proceeding if any affected party requests a full review of the suspension of a certificate pursuant to RCW 19.34.250(2). If a full adjudicative proceeding is held, the suspension lapses ninety-six hours after the suspension, but the review need not be completed within that time.

(6) If, by final order, the secretary determines that the suspension was in error, the certificate shall be deemed valid retroactively to the time of suspension.

**WSR 97-24-054**

**PERMANENT RULES**

**DEPARTMENT OF**

**SOCIAL AND HEALTH SERVICES**

(Health and Rehabilitative Services Administration)

(Institutions)

[Filed December 1, 1997, 9:15 a.m.]

Date of Adoption: November 26, 1997.

Purpose: Implements chapter 71.09 RCW, as amended, which authorizes the Department of Social and Health Services to grant escorted leave under certain circumstances.

Citation of Existing Rules Affected by this Order:  
Amending WAC 275-155-005 and 275-155-010.

Statutory Authority for Adoption: RCW 71.09.230.

Adopted under notice filed as WSR 97-11-044 on May 16, 1997.

Changes Other than Editing from Proposed to Adopted Version: In WAC 275-155-110(3) language was added requiring concurrent approval of the superintendent of the appropriate Department of Corrections institution for escorted leave.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 8, amended 2, 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.

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

November 26, 1997

Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

### Chapter 275-155 WAC

## SEXUAL PREDATOR PROGRAM—SPECIAL COMMITMENT (~~PROCESS~~)—ESCORTED LEAVE

### SPECIAL COMMITMENT PROCESS

AMENDATORY SECTION (Amending Order 3054, filed 8/21/90, effective 9/21/90)

**WAC 275-155-005 Special commitment of sexually violent predators—Legal basis.** (1) (~~Laws of 1990,~~) Chapter (~~3, section 1006~~) 71.09 RCW authorizes the department to develop a sexual predator program (SPP) for a person the court determines is a sexually violent predator.

(2) Beginning July 1, 1990, the department's SPP shall provide:

(a) Evaluation of a person court-ordered to the SPP (~~for determining~~) to determine if the person meets the definition of a sexually violent predator under this chapter; and

(b) Control, care, and treatment services to a person court-committed as a sexually violent predator.

AMENDATORY SECTION (Amending Order 3054, filed 8/21/90, effective 9/21/90)

**WAC 275-155-010 Definitions.** Unless the context clearly requires otherwise, the definitions in this section apply throughout this chapter.

(1) "Appropriate facility" means a facility the department uses for evaluating and determining if a person meets the definition of a sexually violent predator as defined in this section.

(2) "Care" means a service the department provides during a person's commitment to the SPP to sustain adequate health, shelter, and physical sustenance.

(3) "Control" means a restraint, restriction, or confinement the department applies protecting a person from endangering self, others, or property during a commitment under this chapter.

(4) "Department" means the department of social and health services.

(5) "Escorted leave" means a leave of absence from a facility housing persons detained or committed under chapter 71.09 RCW under the continuous supervision of an escort.

(6) "Evaluation" means an examination, report, or recommendation a professionally qualified person makes determining if a person meets or continues to meet the definition of a sexually violent predator as defined in this section.

~~((6))~~ (7) "Immediate family" includes a resident's parents, stepparents, parent surrogates, legal guardians, grandparents, spouse, brothers, sisters, half or stepbrothers or sisters, children, stepchildren, and other dependents.

(8) "Indigent" means a resident who has not been credited with twenty-five dollars or more total from any source for deposit to the resident's trust fund account during the thirty days preceding the request for an escorted leave and has less than a twenty-five dollar balance in his/her trust fund account on the day the escorted leave is requested, and together with his/her requesting immediate family member affirm in writing that they cannot afford to pay the costs of the escorted leave without undue hardship. A declaration of indigency shall be signed by the resident and the resident's requesting immediate family member on forms provided by the department.

(9) "Individual treatment plan (ITP)" means an outline the SPP staff persons develop detailing how control, care, and treatment services are provided to a SPP-committed person.

~~((7))~~ "Predatory" means acts a person directs toward strangers or individuals with whom a relationship has been established or promoted for the primary purpose of victimization.

~~((8))~~ (10) "Mental abnormality" means a congenital or acquired condition affecting a person's emotional or volitional capacity, including personality disorders, predisposing the person to commit criminal acts of sexual violence placing other persons in danger.

~~((9))~~ (11) "Predatory" means acts a person directs toward strangers or individuals with whom a relationship has been established or promoted for the primary purpose of victimization.

(12) "Professionally qualified person" includes:

(a) "Mental health counselor" means a person certified as a mental health counselor under chapter 18.19 RCW;

(b) "Psychiatric nurse" means a person licensed as a registered nurse under chapter 18.88 RCW and having two or more years supervised clinical experience;

(c) "Psychiatrist" means a person licensed as a physician under chapters 18.71 and 18.57 RCW. In addition, the person shall:

(i) Have completed three years of graduate training in a psychiatry program approved by the American Medical Association or the American Osteopathic Association; and

(ii) Be certified, or eligible to be certified, by the American Board of Psychiatry and Neurology;

(d) "Psychologist" means a person licensed as a doctor of psychology under chapter 18.83 RCW; and

(e) "Social worker" means a person certified as a social worker under chapter 18.19 RCW.

~~((10))~~ (13) "Resident" means a person detained or committed pursuant to chapter 71.09 RCW.

(14) "Secretary" means the secretary of the department of social and health services.

(15) "Secure facility" means a department-operated facility, not located on the grounds of a state mental facility or residential habilitation center, with the purpose of confining and treating a person committed to the SPP.

~~((11))~~ (16) "Sexual predator program (SPP)" means a department-administered and operated program established for:

(a) A court-ordered person's evaluation; or

(b) Control, care, and treatment of a court-committed person defined as a sexually violent predator under this chapter.

~~((12))~~ (17) "Sexually violent offense" means an act defined under (~~Laws of 1990,~~) chapter (~~3, section 1002~~) 71.09 RCW and for which a person is charged or convicted on, before, or after July 1, 1990.

~~((13))~~ (18) "Sexually violent predator" means a person defined under (~~Laws of 1990,~~) chapter (~~3, section 1002~~) 71.09 RCW who has been convicted or charged with a crime of sexual violence and who suffers from a mental abnormality or personality disorder which makes the person likely to engage in predatory acts of sexual violence.

(19) "Superintendent" means the person delegated by the secretary of the department to be responsible for the facility housing persons detained or committed under chapter 71.09 RCW.

### ESCORTED LEAVE

#### NEW SECTION

**WAC 275-155-070 Escorted leave—Purpose.** The purpose of WAC 275-155-070 through 275-155-140 is:

(1) To set forth the conditions under which residents will be granted leaves of absence;

(2) To provide for safeguards to prevent escape, the obtaining of contraband, and the commission of new crimes, while on leaves of absence; and

(3) To outline the process for the reimbursement of the state by the resident and the resident's family for the costs of the leave of absence.

#### NEW SECTION

**WAC 275-155-080 Reasons allowed.** An escorted leave of absence may be granted by the superintendent, or designee, subject to the approval of the secretary, to residents to:

(1) Go to the bedside of a member of the resident's immediate family as defined in WAC 275-155-010, who is seriously ill;

(2) Attend the funeral of a member of the resident's immediate family as defined in WAC 275-155-010; and

(3) Receive necessary medical or dental care which is not available in the institution.

#### NEW SECTION

**WAC 275-155-090 Conditions.** (1) An escorted leave shall be authorized only for trips within the boundaries of the state of Washington.

(2) The duration of an escorted leave to the bedside of a seriously ill member of the resident's immediate family or attendance at a funeral shall not exceed forty-eight hours unless otherwise approved by the superintendent, or designee.

(3) Other than when housed in a city or county jail or state institution the resident shall be in the visual or auditory contact of an approved escort at all times.

(4) The resident shall be housed in a city or county jail or state institution at all times when not in transit or actually engaged in the activity for which the escorted leave was granted.

(5) Unless indigent, the resident and immediate family member shall, in writing, make arrangements to reimburse the state for the cost of the leave prior to the date of the leave.

(6) The superintendent, or designee, shall notify county and city law enforcement agencies with jurisdiction in the area of the resident's destination before allowing any escorted leave of absence.

#### NEW SECTION

**WAC 275-155-100 Application requests and approval for escorted leave.** The superintendent, or designee, shall establish a policy and procedures governing the method of handling the requests by individual residents. The superintendent, or designee, shall evaluate each leave request and, in writing, approve or deny the request within forty-eight hours of receiving the request based on:

(1) The nature and length of the escorted leave;

(2) The community risk associated with granting the request based on the resident's history of security or escape risk;

(3) The resident's overall history of stability, cooperative or disruptive behavior, and violence or other acting out behavior;

(4) The resident's degree of trustworthiness as demonstrated by his/her performance in unit assignments, security level, and general cooperativeness with facility staff;

(5) The resident's family's level of involvement and commitment to the escorted leave planning process;

(6) The rehabilitative or treatment benefits which could be gained by the resident; and

(7) Any other information as may be deemed relevant.

The resident's, and family's, ability to reimburse the state for the cost of the escorted leave shall not be a determining factor in approving or denying a request.

#### NEW SECTION

**WAC 275-155-110 Escort procedures.** (1) Only persons approved by the superintendent, or designee, will be authorized to serve as escorts. All escorts must be employees of either the department of social and health services or

the department of corrections and must have attained permanent employee status. At least one of the escorts must be experienced in the escort procedures.

(2) The superintendent, or designee, shall determine the use and type of restraints necessary for each escorted leave on an individual basis.

(3) Escorted leaves supervised by department of corrections staff shall require the approval of the superintendent of the appropriate facility and be done in accordance with established department of corrections procedures. Correctional officers may wear civilian clothing when escorting a resident to a bedside visit or a funeral.

#### NEW SECTION

**WAC 275-155-120 Expenses.** (1) Staff assigned escort duties shall be authorized per diem reimbursement for meals, lodging, and transportation at the rate established by the state travel policy.

(2) Staff assigned escort duties shall receive appropriate compensation at regular salary or overtime for all hours spent in actual escort of the resident, but not including hours spent sleeping or not engaged in direct supervision of the resident. The salary shall be paid at the appropriate straight time and overtime rates as provided in the merit system rules.

(3) Cost of housing the resident in a city or county jail shall be charged to the resident in accordance with WAC 275-155-130.

#### NEW SECTION

**WAC 275-155-130 Expenses—Paid by resident.** (1) The expenses of the escorted leave as enumerated in WAC 275-155-120 shall be reimbursed by the resident or his/her immediate family member unless the superintendent, or designee, has authorized payment at state expense in accordance with WAC 275-155-140.

(2) Payments by the resident, or the resident's immediate family member, shall be made to the facility's business office and applied to the appropriate fund as defined by law, applicable provisions of the Washington Administrative Code, or department policy.

#### NEW SECTION

**WAC 275-155-140 Expenses—Paid by department.** The expenses of the escorted leave shall be absorbed by the state if:

(1) The resident and his/her immediate family are indigent as defined in WAC 275-155-010; or

(2) The expenses were incurred to secure medical care.

#### **WSR 97-24-055**

#### **PERMANENT RULES**

#### **EVERETT COMMUNITY COLLEGE**

[Filed December 1, 1997, 9:38 a.m.]

Date of Adoption: November 26, 1997.

Purpose: Provides general information about the organization and addresses and office hours for the main campus and off-site program locations.

Citation of Existing Rules Affected by this Order: Amending WAC 132E-133-020.

Statutory Authority for Adoption: Chapters 34.05, 28B.50 RCW.

Adopted under notice filed as WSR 97-11-069 on May 21, 1997.

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: Thirty-one days after filing.

November 26, 1997

Juli Boyington

Rules Coordinator

**AMENDATORY SECTION** (Amending WSR 90-09-049, filed 4/13/90, effective 5/14/90)

**WAC 132E-133-020 Organization—Operation—Information.** (1) Organization. Everett Community College is established in Title 28B RCW as a public institution of higher education. The institution is governed by a five-member board of trustees, appointed by the governor. The board employs a president, who acts as the chief executive officer of the institution. The president establishes the structure of the administration.

(2) Operation. The administrative office is located at the following address:

President's Office  
Everett Community College  
801 Wetmore  
Everett, WA 98201

The office hours are 8:00 a.m. to 5:00 p.m., Monday through Friday, except legal holidays. Educational operations are also located at the following addresses:

Everett Community College  
Aviation Maintenance Technician School  
Building C-80  
Paine Field  
Everett, WA 98204

Everett Community College  
Applied Technology Training Center  
2333 Seaway Blvd.  
Everett, WA 98204

Everett Community College  
Cosmetology Program  
(~~1110 Broadway~~  
~~Everett, WA 98201~~)

9315 State Street  
Marysville, WA 98270

(3) Information. Additional and detailed information concerning the educational offerings may be obtained from the catalog, copies of which are available at the following address:

~~((Registration Office))~~  
Everett Community College  
801 Wetmore  
Everett, WA 98201

### WSR 97-24-056

#### PERMANENT RULES

#### EVERETT COMMUNITY COLLEGE

[Filed December 1, 1997, 9:39 a.m.]

Date of Adoption: November 26, 1997.

Purpose: Delineates the terms under which student information can and cannot be released.

Citation of Existing Rules Affected by this Order: Amending WAC 132E-121-010.

Statutory Authority for Adoption: Chapter 28B.50 RCW, 34 CFR 99 FERPA.

Adopted under notice filed as WSR 97-11-068 on May 21, 1997.

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: Thirty-one days after filing.  
November 26, 1997

Juli Boyington  
Rules Coordinator

#### AMENDATORY SECTION (Amending Order 88-8-3, Resolution No. 88-8-1, filed 8/30/88)

**WAC 132E-121-010 Disclosure of student information.** Unless the student has provided the office of enrollment services with written notice which specifically requests otherwise, designated officials\* of the college will routinely respond to requests for the following directory information about a student:

Directory information is defined as:

Student's name.

Major field of study.

Extracurricular activities.

Height and weight of athletic team members.

Dates of attendance.

Degrees and awards received.

Other institutions attended.

No other information is to be given without the prior written consent of the student ((involved (if eighteen years of age or older))) or parent/guardian as appropriate. The dean of students ((services)) will be responsible for reviewing unusual requests for information and assisting in the interpretation of the provisions of the Federal Education Rights and Privacy Act/Buckley Amendment.

\*Designated officials of the college are those employees ((with routine access to the information)) designated by the president to serve in this capacity.

### WSR 97-24-062

#### PERMANENT RULES

#### DEPARTMENT OF

#### LABOR AND INDUSTRIES

[Filed December 1, 1997, 11:40 a.m.]

Date of Adoption: December 1, 1997.

Purpose: Adopt January 1, 1998, rate and experience rating plan revisions including a 5% general rate reduction for all industry classifications.

Citation of Existing Rules Affected by this Order: Amending WAC 296-17-855, 296-17-875, 296-17-880, 296-17-885, 296-17-890, 296-17-895, 296-17-89502, 296-17-919, 296-17-91901, 296-17-91902, 296-17-91903, 296-17-91904, 296-17-91905, and 296-17-920.

Statutory Authority for Adoption: RCW 51.04.020, 51.16.035, 51.32.073.

Adopted under notice filed as WSR 97-19-095 on September 17, 1997.

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 14, 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 1, 1997

Gary Moore  
Director

#### AMENDATORY SECTION (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-855 Experience modification.** The basis of the experience modification shall be a comparison of the actual losses charged to an employer during the experience period with the losses which would be expected

for an average employer reporting the same exposures in each classification. The comparison shall contain actuarial refinements designed to mitigate the effects of losses which may be considered catastrophic or of doubtful statistical significance, due consideration being given to the volume of the employer's experience. Except for those employers who qualify for an adjusted experience modification as specified in WAC 296-17-860 or 296-17-865, the experience modification shall be calculated from the formula:

$$\text{MODIFICATION} = \frac{A_p + W A_e + (1-W) E_e + B}{E + B}$$

The components  $A_p$ ,  $W A_e$ , and  $(1-W) E_e$  are values which shall be charged against an employer's experience record. The component,  $E$ , shall be the expected value of these charges for an average employer reporting the same exposures in each classification. The meaning and function of each symbol in the formula is specified below.

" $A_p$ " signifies "primary actual losses." For each claim the primary actual loss is defined as that portion of the claim which is considered completely rateable for all employers and which is to enter the experience modification calculation at its full value. For each claim in excess of ~~(\$10,102)~~ \$10,195 the primary actual loss shall be determined from the formula:

$$\text{PRIMARY LOSS} = \frac{((25,256)) \underline{25,487}}{\text{Total loss} + ((15,154)) \underline{15,292}} \times \text{total loss}$$

Primary actual losses for selected claim values are shown in Table I. For each claim less than ~~(\$10,102)~~ \$10,195 the full value of the claim shall be considered a primary loss.

" $A_e$ " signifies "excess actual losses." For each claim the excess actual loss is defined as that portion of the claim which is not considered completely rateable for all employers. The excess actual loss for each claim shall be determined by subtracting the primary loss from the total loss.

" $W$ " signifies "W value." For each employer, the  $W$  value determines the portion of the actual excess losses which shall be included in the calculation of his experience modification, due consideration being given to the volume of his experience. This amount is represented by the symbol " $W A_e$ " in the experience modification formula.  $W$  values are set forth in Table II.

" $E$ " signifies "expected losses." An employer's expected losses shall be determined by multiplying his reported exposure in each classification during the experience period by the classification expected loss rate. Expected loss rates are set forth in Table III.

" $E_e$ " signifies "expected excess losses." Expected losses in each classification shall be multiplied by the classification "D-Ratio" to obtain "expected primary losses." Expected excess losses shall then be calculated by subtracting expected primary losses from expected total losses. Each employer shall have a statistical charge included in the calculation of his experience modification, said charge to be actuarially equivalent to the amount forgiven an average employer because of the exclusion of a portion of his excess actual losses. This charge is represented by " $(1-W) E_e$ " in the

experience modification formula. D-Ratios are set forth in Table III.

" $B$ " signifies "B value" or "ballast." In order to limit the effect of a single severe accident on the modification of a small employer, a stabilizing element ( $B$  value) shall be added to both actual and expected losses.  $B$  values are set forth in Table II.

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-875 Table I.**

**Primary Losses for Selected Claim Values**

CLAIM VALUE	PRIMARY LOSS
<del>(10,102)</del>	<del>10,102</del>
<del>11,693</del>	<del>11,000</del>
<del>13,718</del>	<del>12,000</del>
<del>16,073</del>	<del>13,000</del>
<del>18,848</del>	<del>14,000</del>
<del>26,195</del>	<del>16,000</del>
<del>37,592</del>	<del>18,000</del>
<del>57,662</del>	<del>20,000</del>
<del>102,389</del>	<del>22,000</del>
<del>155,864*</del>	<del>23,018</del>
<del>252,560**</del>	<del>23,826)</del>
<u>10,195</u>	<u>10,195</u>
<u>11,611</u>	<u>11,000</u>
<u>13,606</u>	<u>12,000</u>
<u>15,920</u>	<u>13,000</u>
<u>18,637</u>	<u>14,000</u>
<u>25,790</u>	<u>16,000</u>
<u>36,765</u>	<u>18,000</u>
<u>55,739</u>	<u>20,000</u>
<u>96,479</u>	<u>22,000</u>
<u>161,286*</u>	<u>23,280</u>
<u>254,870**</u>	<u>24,044</u>

\* Average death value

\*\* Maximum claim value

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-880 Table II.**

**(("B" and "W" Values**

Maximum Claim Value = \$252,560  
Average Death Value = \$155,864

Expected Losses	B	W
<del>5,471 &amp; Under</del>	<del>47,652</del>	<del>0.00</del>
<del>5,472</del>	<del>11,025</del>	<del>0.01</del>
<del>11,026</del>	<del>16,662</del>	<del>0.02</del>
<del>16,663</del>	<del>22,384</del>	<del>0.03</del>
<del>22,385</del>	<del>28,194</del>	<del>0.04</del>
<del>28,195</del>	<del>34,093</del>	<del>0.05</del>
<del>34,094</del>	<del>40,084</del>	<del>0.06</del>
<del>40,085</del>	<del>46,169</del>	<del>0.07</del>
<del>46,170</del>	<del>52,351</del>	<del>0.08</del>
<del>52,352</del>	<del>58,633</del>	<del>0.09</del>

58,634	65,016	42,887	0.10
65,017	71,503	42,410	0.11
71,504	78,099	41,934	0.12
78,100	84,804	41,457	0.13
84,805	91,622	40,981	0.14
91,623	98,557	40,504	0.15
98,558	105,612	40,028	0.16
105,613	112,789	39,551	0.17
112,790	120,093	39,075	0.18
120,094	127,527	38,598	0.19
127,528	135,095	38,122	0.20
135,096	142,800	37,645	0.21
142,801	150,647	37,169	0.22
150,648	158,640	36,692	0.23
158,641	166,784	36,216	0.24
166,785	175,082	35,739	0.25
175,083	183,540	35,262	0.26
183,541	192,163	34,786	0.27
192,164	200,955	34,309	0.28
200,956	209,922	33,833	0.29
209,923	219,070	33,356	0.30
219,071	228,404	32,880	0.31
228,405	237,931	32,403	0.32
237,932	247,657	31,927	0.33
247,658	257,589	31,450	0.34
257,590	267,733	30,974	0.35
267,734	278,096	30,497	0.36
278,097	288,687	30,021	0.37
288,688	299,513	29,544	0.38
299,514	310,583	29,068	0.39
310,584	321,905	28,591	0.40
321,906	333,488	28,115	0.41
333,489	345,342	27,638	0.42
345,343	357,477	27,162	0.43
357,478	369,904	26,685	0.44
369,905	382,633	26,209	0.45
382,634	395,676	25,732	0.46
395,677	409,046	25,256	0.47
409,047	422,755	24,779	0.48
422,756	436,816	24,303	0.49
436,817	451,245	23,826	0.50
451,246	466,056	23,349	0.51
466,057	481,266	22,873	0.52
481,267	496,890	22,396	0.53
496,891	512,947	21,920	0.54
512,948	529,456	21,443	0.55
529,457	546,437	20,967	0.56
546,438	563,909	20,490	0.57
563,910	581,898	20,014	0.58
581,899	600,424	19,537	0.59
600,425	619,515	19,061	0.60
619,516	639,197	18,584	0.61
639,198	659,498	18,108	0.62
659,499	680,450	17,631	0.63
680,451	702,084	17,155	0.64
702,085	724,435	16,678	0.65
724,436	747,540	16,202	0.66
747,541	771,439	15,725	0.67
771,440	796,175	15,249	0.68
796,176	821,793	14,772	0.69
821,794	848,343	14,296	0.70
848,344	875,876	13,819	0.71

875,877	904,449	13,343	0.72
904,450	934,125	12,866	0.73
934,126	964,969	12,390	0.74
964,970	997,051	11,913	0.75
997,052	1,030,451	11,436	0.76
1,030,452	1,065,252	10,960	0.77
1,065,253	1,101,546	10,483	0.78
1,101,547	1,139,431	10,007	0.79
1,139,432	1,179,016	9,530	0.80
1,179,017	1,220,421	9,054	0.81
1,220,422	1,263,774	8,577	0.82
1,263,775	1,309,220	8,101	0.83
1,309,221	1,356,913	7,624	0.84
1,356,914	1,407,028	7,148	0.85
1,407,029	1,459,755	6,671	0.86
1,459,756	1,515,307	6,195	0.87
1,515,308	1,573,919	5,718	0.88
1,573,920	1,635,852	5,242	0.89
1,635,853	1,701,401	4,765	0.90
1,701,402	1,770,894	4,289	0.91
1,770,895	1,844,699	3,812	0.92
1,844,700	1,923,236	3,336	0.93
1,923,237	2,006,977	2,859	0.94
2,006,978	2,096,461	2,383	0.95
2,096,462	2,192,301	1,906	0.96
2,192,302	2,295,206	1,430	0.97
2,295,207	2,405,990	953	0.98
2,405,991	2,525,599	477	0.99
2,525,600 & Over		0	1.00))

**"B" and "W" Values**

Maximum Claim Value = \$254,870  
Average Death Value = \$161,286

Expected Losses	B	W
5,521 & Under	48,088	0.00
5,522 -	47,607	0.01
11,127 -	47,126	0.02
16,815 -	46,645	0.03
22,590 -	46,164	0.04
28,452 -	45,684	0.05
34,406 -	45,203	0.06
40,452 -	44,722	0.07
46,593 -	44,241	0.08
52,831 -	43,760	0.09
59,170 -	43,279	0.10
65,611 -	42,798	0.11
72,158 -	42,317	0.12
78,814 -	41,837	0.13
85,580 -	41,356	0.14
92,461 -	40,875	0.15
99,460 -	40,394	0.16
106,579 -	39,913	0.17
113,822 -	39,432	0.18
121,192 -	38,951	0.19
128,694 -	38,470	0.20
136,331 -	37,990	0.21
144,107 -	37,509	0.22
152,026 -	37,028	0.23
160,092 -	36,547	0.24
168,310 -	36,066	0.25

PERMANENT

<u>176,684</u>	-	<u>185,219</u>	<u>35,585</u>	<u>0.26</u>
<u>185,220</u>	-	<u>193,920</u>	<u>35,104</u>	<u>0.27</u>
<u>193,921</u>	-	<u>202,793</u>	<u>34,623</u>	<u>0.28</u>
<u>202,794</u>	-	<u>211,842</u>	<u>34,142</u>	<u>0.29</u>
<u>211,843</u>	-	<u>221,074</u>	<u>33,662</u>	<u>0.30</u>
<u>221,075</u>	-	<u>230,494</u>	<u>33,181</u>	<u>0.31</u>
<u>230,495</u>	-	<u>240,108</u>	<u>32,700</u>	<u>0.32</u>
<u>240,109</u>	-	<u>249,923</u>	<u>32,219</u>	<u>0.33</u>
<u>249,924</u>	-	<u>259,945</u>	<u>31,738</u>	<u>0.34</u>
<u>259,946</u>	-	<u>270,182</u>	<u>31,257</u>	<u>0.35</u>
<u>270,183</u>	-	<u>280,640</u>	<u>30,776</u>	<u>0.36</u>
<u>280,641</u>	-	<u>291,328</u>	<u>30,295</u>	<u>0.37</u>
<u>291,329</u>	-	<u>302,253</u>	<u>29,815</u>	<u>0.38</u>
<u>302,254</u>	-	<u>313,424</u>	<u>29,334</u>	<u>0.39</u>
<u>313,425</u>	-	<u>324,849</u>	<u>28,853</u>	<u>0.40</u>
<u>324,850</u>	-	<u>336,538</u>	<u>28,372</u>	<u>0.41</u>
<u>336,539</u>	-	<u>348,501</u>	<u>27,891</u>	<u>0.42</u>
<u>348,502</u>	-	<u>360,747</u>	<u>27,410</u>	<u>0.43</u>
<u>360,748</u>	-	<u>373,287</u>	<u>26,929</u>	<u>0.44</u>
<u>373,288</u>	-	<u>386,133</u>	<u>26,448</u>	<u>0.45</u>
<u>386,134</u>	-	<u>399,295</u>	<u>25,968</u>	<u>0.46</u>
<u>399,296</u>	-	<u>412,787</u>	<u>25,487</u>	<u>0.47</u>
<u>412,788</u>	-	<u>426,621</u>	<u>25,006</u>	<u>0.48</u>
<u>426,622</u>	-	<u>440,812</u>	<u>24,525</u>	<u>0.49</u>
<u>440,813</u>	-	<u>455,373</u>	<u>24,044</u>	<u>0.50</u>
<u>455,374</u>	-	<u>470,319</u>	<u>23,563</u>	<u>0.51</u>
<u>470,320</u>	-	<u>485,668</u>	<u>23,082</u>	<u>0.52</u>
<u>485,669</u>	-	<u>501,435</u>	<u>22,601</u>	<u>0.53</u>
<u>501,436</u>	-	<u>517,639</u>	<u>22,120</u>	<u>0.54</u>
<u>517,640</u>	-	<u>534,299</u>	<u>21,640</u>	<u>0.55</u>
<u>534,300</u>	-	<u>551,434</u>	<u>21,159</u>	<u>0.56</u>
<u>551,435</u>	-	<u>569,067</u>	<u>20,678</u>	<u>0.57</u>
<u>569,068</u>	-	<u>587,220</u>	<u>20,197</u>	<u>0.58</u>
<u>587,221</u>	-	<u>605,916</u>	<u>19,716</u>	<u>0.59</u>
<u>605,917</u>	-	<u>625,182</u>	<u>19,235</u>	<u>0.60</u>
<u>625,183</u>	-	<u>645,043</u>	<u>18,754</u>	<u>0.61</u>
<u>645,044</u>	-	<u>665,531</u>	<u>18,273</u>	<u>0.62</u>
<u>665,532</u>	-	<u>686,674</u>	<u>17,793</u>	<u>0.63</u>
<u>686,675</u>	-	<u>708,505</u>	<u>17,312</u>	<u>0.64</u>
<u>708,506</u>	-	<u>731,061</u>	<u>16,831</u>	<u>0.65</u>
<u>731,062</u>	-	<u>754,377</u>	<u>16,350</u>	<u>0.66</u>
<u>754,378</u>	-	<u>778,495</u>	<u>15,869</u>	<u>0.67</u>
<u>778,496</u>	-	<u>803,458</u>	<u>15,388</u>	<u>0.68</u>
<u>803,459</u>	-	<u>829,310</u>	<u>14,907</u>	<u>0.69</u>
<u>829,311</u>	-	<u>856,102</u>	<u>14,426</u>	<u>0.70</u>
<u>856,103</u>	-	<u>883,887</u>	<u>13,946</u>	<u>0.71</u>
<u>883,888</u>	-	<u>912,722</u>	<u>13,465</u>	<u>0.72</u>
<u>912,723</u>	-	<u>942,669</u>	<u>12,984</u>	<u>0.73</u>
<u>942,670</u>	-	<u>973,795</u>	<u>12,503</u>	<u>0.74</u>
<u>973,796</u>	-	<u>1,006,171</u>	<u>12,022</u>	<u>0.75</u>
<u>1,006,172</u>	-	<u>1,039,876</u>	<u>11,541</u>	<u>0.76</u>
<u>1,039,877</u>	-	<u>1,074,996</u>	<u>11,060</u>	<u>0.77</u>
<u>1,074,997</u>	-	<u>1,111,621</u>	<u>10,579</u>	<u>0.78</u>
<u>1,111,622</u>	-	<u>1,149,853</u>	<u>10,098</u>	<u>0.79</u>
<u>1,149,854</u>	-	<u>1,189,800</u>	<u>9,618</u>	<u>0.80</u>
<u>1,189,801</u>	-	<u>1,231,583</u>	<u>9,137</u>	<u>0.81</u>
<u>1,231,584</u>	-	<u>1,275,333</u>	<u>8,656</u>	<u>0.82</u>
<u>1,275,334</u>	-	<u>1,321,194</u>	<u>8,175</u>	<u>0.83</u>
<u>1,321,195</u>	-	<u>1,369,324</u>	<u>7,694</u>	<u>0.84</u>
<u>1,369,325</u>	-	<u>1,419,897</u>	<u>7,213</u>	<u>0.85</u>
<u>1,419,898</u>	-	<u>1,473,107</u>	<u>6,732</u>	<u>0.86</u>
<u>1,473,108</u>	-	<u>1,529,167</u>	<u>6,251</u>	<u>0.87</u>

<u>1,529,168</u>	-	<u>1,588,314</u>	<u>5,771</u>	<u>0.88</u>
<u>1,588,315</u>	-	<u>1,650,814</u>	<u>5,290</u>	<u>0.89</u>
<u>1,650,815</u>	-	<u>1,716,963</u>	<u>4,809</u>	<u>0.90</u>
<u>1,716,964</u>	-	<u>1,787,091</u>	<u>4,328</u>	<u>0.91</u>
<u>1,787,092</u>	-	<u>1,861,572</u>	<u>3,847</u>	<u>0.92</u>
<u>1,861,573</u>	-	<u>1,940,827</u>	<u>3,366</u>	<u>0.93</u>
<u>1,940,828</u>	-	<u>2,025,334</u>	<u>2,885</u>	<u>0.94</u>
<u>2,025,335</u>	-	<u>2,115,635</u>	<u>2,404</u>	<u>0.95</u>
<u>2,115,636</u>	-	<u>2,212,353</u>	<u>1,924</u>	<u>0.96</u>
<u>2,212,354</u>	-	<u>2,316,199</u>	<u>1,443</u>	<u>0.97</u>
<u>2,316,200</u>	-	<u>2,427,996</u>	<u>962</u>	<u>0.98</u>
<u>2,427,997</u>	-	<u>2,548,699</u>	<u>481</u>	<u>0.99</u>
<u>2,548,700 &amp; Over</u>	-		<u>0</u>	<u>1.00</u>

AMENDATORY SECTION (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

WAC 296-17-885 Table III.

~~((Expected Loss Rates and D-Ratios  
Expected Loss Rates in Dollars Per Worker Hour  
for Indicated Fiscal Year~~

<del>Class</del>	<del>1993</del>	<del>1994</del>	<del>1995</del>	<del>D-Ratio</del>
<del>0101</del>	<del>1.2800</del>	<del>1.1967</del>	<del>1.0579</del>	<del>0.380</del>
<del>0102</del>	<del>1.2530</del>	<del>1.1728</del>	<del>1.0366</del>	<del>0.399</del>
<del>0103</del>	<del>1.4924</del>	<del>1.4048</del>	<del>1.2393</del>	<del>0.472</del>
<del>0104</del>	<del>1.6908</del>	<del>1.5711</del>	<del>1.3904</del>	<del>0.323</del>
<del>0105</del>	<del>1.2171</del>	<del>1.1452</del>	<del>1.0131</del>	<del>0.470</del>
<del>0106</del>	<del>1.2800</del>	<del>1.1967</del>	<del>1.0579</del>	<del>0.380</del>
<del>0107</del>	<del>1.1631</del>	<del>1.0888</del>	<del>0.9615</del>	<del>0.406</del>
<del>0108</del>	<del>0.8261</del>	<del>0.7739</del>	<del>0.6840</del>	<del>0.418</del>
<del>0112</del>	<del>0.7557</del>	<del>0.7066</del>	<del>0.6249</del>	<del>0.391</del>
<del>0201</del>	<del>2.7370</del>	<del>2.5519</del>	<del>2.2568</del>	<del>0.342</del>
<del>0202</del>	<del>2.8937</del>	<del>2.7119</del>	<del>2.3922</del>	<del>0.423</del>
<del>0210</del>	<del>0.9989</del>	<del>0.9334</del>	<del>0.8250</del>	<del>0.374</del>
<del>0212</del>	<del>0.9989</del>	<del>0.9334</del>	<del>0.8250</del>	<del>0.374</del>
<del>0214</del>	<del>1.1784</del>	<del>1.1053</del>	<del>0.9764</del>	<del>0.429</del>
<del>0217</del>	<del>1.2530</del>	<del>1.1728</del>	<del>1.0366</del>	<del>0.399</del>
<del>0219</del>	<del>1.1585</del>	<del>1.0850</del>	<del>0.9586</del>	<del>0.401</del>
<del>0301</del>	<del>0.6089</del>	<del>0.5731</del>	<del>0.5084</del>	<del>0.503</del>
<del>0302</del>	<del>1.7847</del>	<del>1.6695</del>	<del>1.4723</del>	<del>0.385</del>
<del>0303</del>	<del>1.4640</del>	<del>1.3720</del>	<del>1.2105</del>	<del>0.408</del>
<del>0306</del>	<del>0.8855</del>	<del>0.8301</del>	<del>0.7341</del>	<del>0.434</del>
<del>0307</del>	<del>0.6878</del>	<del>0.6464</del>	<del>0.5723</del>	<del>0.483</del>
<del>0308</del>	<del>0.5725</del>	<del>0.5398</del>	<del>0.4785</del>	<del>0.526</del>
<del>0403</del>	<del>1.3860</del>	<del>1.2996</del>	<del>1.1507</del>	<del>0.439</del>
<del>0502</del>	<del>1.2787</del>	<del>1.1980</del>	<del>1.0572</del>	<del>0.413</del>
<del>0504</del>	<del>1.2799</del>	<del>1.1971</del>	<del>1.0587</del>	<del>0.390</del>
<del>0506</del>	<del>4.0357</del>	<del>3.7696</del>	<del>3.3288</del>	<del>0.372</del>
<del>0507</del>	<del>2.9949</del>	<del>2.8074</del>	<del>2.4829</del>	<del>0.417</del>
<del>0508</del>	<del>2.8507</del>	<del>2.6546</del>	<del>2.3415</del>	<del>0.338</del>
<del>0509</del>	<del>1.5982</del>	<del>1.4929</del>	<del>1.3201</del>	<del>0.375</del>
<del>0510</del>	<del>1.2730</del>	<del>1.1950</del>	<del>1.0568</del>	<del>0.447</del>
<del>0511</del>	<del>0.9721</del>	<del>0.9148</del>	<del>0.8094</del>	<del>0.500</del>
<del>0512</del>	<del>1.4489</del>	<del>1.3603</del>	<del>1.2018</del>	<del>0.450</del>
<del>0513</del>	<del>0.6525</del>	<del>0.6129</del>	<del>0.5415</del>	<del>0.456</del>
<del>0514</del>	<del>1.3050</del>	<del>1.2273</del>	<del>1.0858</del>	<del>0.482</del>
<del>0515</del>	<del>2.6616</del>	<del>2.4916</del>	<del>2.1981</del>	<del>0.395</del>
<del>0516</del>	<del>1.2730</del>	<del>1.1950</del>	<del>1.0568</del>	<del>0.447</del>
<del>0517</del>	<del>1.5260</del>	<del>1.4353</del>	<del>1.2710</del>	<del>0.479</del>
<del>0518</del>	<del>1.4716</del>	<del>1.3764</del>	<del>1.2154</del>	<del>0.395</del>
<del>0519</del>	<del>1.6168</del>	<del>1.5149</del>	<del>1.3422</del>	<del>0.422</del>

PERMANENT

0520	1.4464	1.3553	1.1955	0.408	2909	0.4363	0.4114	0.3653	0.546
0521	1.2799	1.1971	1.0587	0.390	3101	0.7234	0.6858	0.6078	0.396
0601	0.6021	0.5656	0.5005	0.466	3102	0.2408	0.2266	0.2012	0.504
0602	0.3713	0.3505	0.3098	0.536	3103	0.6995	0.6558	0.5809	0.437
0603	0.8638	0.8075	0.7132	0.383	3104	0.4480	0.4219	0.3727	0.486
0604	1.1783	1.1063	0.9811	0.463	3105	0.7205	0.6795	0.6020	0.525
0606	0.2687	0.2543	0.2256	0.596	3303	0.2197	0.2067	0.1838	0.534
0607	0.2976	0.2801	0.2486	0.524	3304	0.5140	0.4845	0.4305	0.539
0608	0.2907	0.2730	0.2426	0.475	3309	0.3633	0.3429	0.3047	0.542
0701	1.9696	1.8321	1.6135	0.323	3401	0.3527	0.3318	0.2943	0.503
0803	0.3234	0.3052	0.2704	0.548	3402	0.4301	0.4049	0.3591	0.507
0901	1.4027	1.3150	1.1626	0.435	3403	0.1911	0.1790	0.1589	0.450
1002	0.7054	0.6653	0.5894	0.527	3404	0.4046	0.3815	0.3387	0.544
1003	0.6900	0.6489	0.5749	0.489	3405	0.2502	0.2353	0.2085	0.506
1004	0.4821	0.4526	0.4008	0.459	3406	0.2147	0.2026	0.1802	0.572
1005	5.2102	4.8664	4.2966	0.362	3407	0.2936	0.2773	0.2458	0.552
1007	0.3235	0.3044	0.2692	0.486	3408	0.0950	0.0894	0.0795	0.513
1101	0.4965	0.4684	0.4157	0.543	3409	0.0907	0.0856	0.0762	0.574
1102	1.1535	1.0827	0.9573	0.435	3410	0.2236	0.2115	0.1885	0.610
1103	0.5573	0.5259	0.4654	0.515	3411	0.3527	0.3318	0.2943	0.503
1104	0.4551	0.4291	0.3816	0.539	3412	0.3355	0.3158	0.2798	0.510
1105	0.5827	0.5505	0.4876	0.548	3413	0.4605	0.4329	0.3842	0.496
1106	0.2458	0.2318	0.2064	0.562	3414	0.3993	0.3755	0.3330	0.497
1108	0.3931	0.3699	0.3289	0.527	3415	0.3949	0.3719	0.3297	0.520
1109	0.6887	0.6484	0.5765	0.517	3501	0.8208	0.7709	0.6829	0.443
1301	0.3528	0.3322	0.2948	0.501	3503	0.2858	0.2699	0.2408	0.574
1303	0.1605	0.1514	0.1342	0.544	3506	0.7896	0.7424	0.6544	0.470
1304	0.0207	0.0194	0.0173	0.529	3509	0.3557	0.3370	0.2990	0.608
1305	0.3587	0.3376	0.2997	0.505	3510	0.3837	0.3621	0.3216	0.563
1401	0.5354	0.5034	0.4468	0.475	3511	0.5386	0.5082	0.4510	0.542
1404	0.4873	0.4596	0.4069	0.520	3512	0.3458	0.3263	0.2908	0.575
1405	0.4112	0.3850	0.3423	0.445	3513	0.3859	0.3643	0.3235	0.563
1501	0.3599	0.3396	0.3007	0.531	3602	0.1088	0.1027	0.0915	0.584
1507	0.2976	0.2813	0.2493	0.574	3603	0.4102	0.3870	0.3444	0.559
1701	1.5074	1.4056	1.2420	0.357	3604	1.1972	1.1312	1.0022	0.558
1702	1.5701	1.4658	1.2957	0.365	3605	0.4208	0.3968	0.3517	0.530
1703	0.2951	0.2775	0.2455	0.480	3701	0.2408	0.2266	0.2012	0.504
1704	0.7128	0.6678	0.5916	0.414	3702	0.4060	0.3835	0.3396	0.553
1801	0.8041	0.7516	0.6654	0.400	3707	0.5136	0.4823	0.4300	0.445
1802	0.9492	0.8917	0.7883	0.449	3708	0.3512	0.3311	0.2943	0.549
2002	0.5109	0.4820	0.4280	0.549	3802	0.1654	0.1562	0.1388	0.567
2004	0.5519	0.5220	0.4630	0.582	3808	0.3032	0.2849	0.2528	0.488
2005	0.3012	0.2836	0.2523	0.540	3901	0.1673	0.1580	0.1403	0.573
2007	0.4302	0.4050	0.3595	0.500	3902	0.3657	0.3450	0.3067	0.552
2008	0.2473	0.2325	0.2064	0.500	3903	1.0742	1.0093	0.8989	0.500
2009	0.3012	0.2836	0.2523	0.540	3905	0.1519	0.1434	0.1280	0.603
2101	0.5561	0.5235	0.4639	0.492	3906	0.4332	0.4084	0.3623	0.527
2102	0.3910	0.3692	0.3280	0.565	3909	0.1710	0.1615	0.1436	0.571
2104	0.2347	0.2218	0.1973	0.586	4002	0.7233	0.6831	0.6033	0.524
2105	0.4801	0.4528	0.4005	0.523	4101	0.2060	0.1944	0.1726	0.550
2106	0.2999	0.2819	0.2507	0.511	4103	0.2575	0.2447	0.2172	0.659
2201	0.2325	0.2192	0.1942	0.508	4107	0.1407	0.1327	0.1179	0.557
2202	0.5230	0.4949	0.4391	0.591	4108	0.1500	0.1410	0.1252	0.504
2203	0.2920	0.2758	0.2451	0.576	4109	0.2060	0.1944	0.1727	0.555
2204	0.1149	0.1083	0.0959	0.508	4201	0.3412	0.3224	0.2844	0.528
2401	0.3804	0.3578	0.3185	0.503	4301	0.6367	0.5988	0.5322	0.506
2903	0.5946	0.5613	0.4984	0.556	4302	0.5175	0.4882	0.4315	0.516
2904	0.6668	0.6269	0.5569	0.487	4304	0.5975	0.5637	0.5001	0.533
2905	0.4326	0.4086	0.3630	0.569	4305	0.7827	0.7385	0.6530	0.526
2906	0.2964	0.2789	0.2472	0.515	4401	0.4019	0.3770	0.3352	0.457
2907	0.4612	0.4352	0.3862	0.544	4402	0.6111	0.5755	0.5115	0.539
2908	0.8685	0.8183	0.7251	0.513	4404	0.3818	0.3586	0.3186	0.492

4501	0.1296	0.1218	0.1085	0.526	6209	0.2251	0.2120	0.1890	0.562
4502	0.0380	0.0358	0.0319	0.548	6301	0.1192	0.1118	0.0991	0.445
4504	0.0854	0.0807	0.0720	0.622	6302	0.1496	0.1404	0.1250	0.491
4601	0.5598	0.5276	0.4685	0.521	6303	0.0667	0.0626	0.0557	0.498
4802	0.2012	0.1896	0.1685	0.528	6304	0.1658	0.1565	0.1396	0.582
4803	0.1932	0.1824	0.1623	0.565	6305	0.0665	0.0628	0.0559	0.579
4804	0.4665	0.4405	0.3917	0.569	6306	0.2522	0.2380	0.2113	0.553
4805	0.2857	0.2688	0.2388	0.515	6308	0.0449	0.0424	0.0376	0.554
4806	0.0553	0.0519	0.0462	0.501	6309	0.1209	0.1141	0.1016	0.568
4808	0.4038	0.3797	0.3364	0.483	6402	0.2506	0.2371	0.2102	0.581
4809	0.2237	0.2114	0.1879	0.584	6403	0.1825	0.1722	0.1533	0.555
4810	0.1344	0.1267	0.1130	0.568	6404	0.1526	0.1442	0.1284	0.596
4811	0.2189	0.2062	0.1836	0.544	6405	0.5009	0.4716	0.4183	0.516
4812	0.2848	0.2683	0.2382	0.529	6406	0.0698	0.0660	0.0587	0.599
4813	0.1937	0.1821	0.1620	0.489	6407	0.1945	0.1836	0.1633	0.569
4900	0.4603	0.4315	0.3821	0.438	6408	0.3065	0.2899	0.2571	0.584
4901	0.0446	0.0422	0.0373	0.555	6409	0.4760	0.4476	0.3972	0.496
4902	0.0625	0.0591	0.0524	0.576	6410	0.1444	0.1360	0.1210	0.546
4903	0.0483	0.0456	0.0405	0.555	6501	0.0876	0.0831	0.0737	0.605
4904	0.0233	0.0220	0.0195	0.599	6502	0.0256	0.0241	0.0215	0.550
4905	0.2424	0.2294	0.2044	0.620	6503	0.0608	0.0569	0.0505	0.471
4906	0.0687	0.0648	0.0576	0.565	6504	0.3789	0.3576	0.3189	0.575
4907	0.0574	0.0541	0.0480	0.520	6505	0.0926	0.0870	0.0777	0.523
4908	0.1080	0.1016	0.0916	0.625	6506	0.0766	0.0721	0.0643	0.543
4909	0.0497	0.0467	0.0421	0.592	6508	0.3200	0.3017	0.2683	0.540
4910	0.3544	0.3337	0.2966	0.525	6509	0.2202	0.2077	0.1851	0.553
5001	3.9937	3.7310	3.2927	0.366	6601	0.1749	0.1648	0.1468	0.561
5002	0.4456	0.4207	0.3727	0.545	6602	0.4126	0.3891	0.3456	0.542
5003	1.2979	1.2145	1.0726	0.393	6603	0.2847	0.2683	0.2386	0.558
5004	1.3465	1.2644	1.1219	0.462	6604	0.0583	0.0547	0.0489	0.486
5005	1.1147	1.0421	0.9210	0.376	6605	0.2950	0.2792	0.2490	0.640
5006	1.2305	1.1539	1.0182	0.410	6607	0.1285	0.1215	0.1083	0.603
5101	0.7276	0.6893	0.6119	0.609	6608	0.2588	0.2435	0.2154	0.479
5103	0.6340	0.5987	0.5323	0.573	6620	0.7771	0.7414	0.6586	0.736
5106	0.6929	0.6525	0.5798	0.527	6704	0.1107	0.1043	0.0928	0.556
5108	0.5099	0.4788	0.4253	0.491	6705	0.6842	0.6462	0.5766	0.604
5109	0.6044	0.5673	0.5025	0.465	6706	0.3495	0.3289	0.2936	0.552
5201	0.2853	0.2689	0.2383	0.528	6707	1.5106	1.4281	1.2710	0.594
5204	0.8519	0.7996	0.7089	0.462	6708	5.5220	5.1628	4.6249	0.449
5206	0.4603	0.4315	0.3821	0.438	6709	0.1630	0.1541	0.1375	0.629
5207	0.1477	0.1397	0.1246	0.633	6801	0.2149	0.2027	0.1797	0.555
5208	0.7520	0.7066	0.6267	0.489	6802	0.3708	0.3499	0.3120	0.607
5209	0.6054	0.5712	0.5064	0.537	6803	0.7758	0.7192	0.6338	0.316
5301	0.0290	0.0274	0.0243	0.576	6804	0.1759	0.1664	0.1476	0.591
5305	0.0400	0.0379	0.0338	0.613	6809	3.9298	3.7002	3.3204	0.601
5306	0.0439	0.0413	0.0368	0.537	6901	0.0337	0.0316	0.0289	0.682
5307	0.2932	0.2765	0.2449	0.533	6902	0.6957	0.6507	0.5741	0.385
6103	0.0618	0.0584	0.0523	0.633	6903	3.5749	3.3130	2.9424	0.327
6104	0.2345	0.2216	0.1970	0.576	6904	0.2025	0.1916	0.1698	0.584
6105	0.1688	0.1589	0.1412	0.522	6905	0.2509	0.2370	0.2103	0.576
6107	0.1083	0.1019	0.0909	0.573	6906	0.1207	0.1130	0.1036	0.669
6108	0.4293	0.4056	0.3608	0.580	6907	1.0080	0.9512	0.8417	0.519
6109	0.0603	0.0568	0.0505	0.521	6908	0.3721	0.3508	0.3115	0.540
6110	0.3972	0.3753	0.3329	0.560	6909	0.0905	0.0856	0.0762	0.597
6201	0.2553	0.2403	0.2130	0.507	7101	0.0274	0.0257	0.0228	0.481
6202	0.5490	0.5155	0.4579	0.471	7102	3.5295	3.3189	2.9836	0.574
6203	0.0736	0.0696	0.0620	0.641	7103	0.2742	0.2580	0.2287	0.493
6204	0.1509	0.1422	0.1268	0.575	7104	0.0256	0.0241	0.0215	0.549
6205	0.1892	0.1790	0.1591	0.600	7105	0.0257	0.0242	0.0216	0.558
6206	0.1650	0.1560	0.1386	0.584	7106	0.1488	0.1397	0.1241	0.488
6207	1.1657	1.0990	0.9820	0.565	7107	0.2509	0.2365	0.2100	0.525
6208	0.2526	0.2373	0.2124	0.551	7108	0.1844	0.1740	0.1552	0.590

7109	0.1771	0.1666	0.1485	0.529
7110	0.3002	0.2817	0.2495	0.447
7111	0.4125	0.3880	0.3446	0.488
7112	0.5709	0.5370	0.4762	0.501
7113	0.5794	0.5440	0.4821	0.478
7114	0.7171	0.6781	0.6041	0.610
7115	0.5147	0.4848	0.4305	0.537
7116	0.5027	0.4721	0.4191	0.472
7117	1.2005	1.1344	1.0082	0.544
7118	2.2188	2.0856	1.8508	0.508
7119	1.8274	1.7219	1.5244	0.513
7120	5.1132	4.7857	4.2553	0.438
7121	5.3351	5.0025	4.4398	0.449
7201	0.8856	0.8361	0.7380	0.511
7202	0.0440	0.0413	0.0367	0.483
7203	0.1154	0.1085	0.0970	0.552
7204	0.0000	0.0000	0.0000	0.500
7301	0.4910	0.4628	0.4097	0.510
7302	0.5760	0.5421	0.4828	0.528
7307	0.5743	0.5415	0.4814	0.544
7308	0.1685	0.1596	0.1421	0.640
7309	0.1630	0.1541	0.1375	0.629))

0514	1.2710	1.1202	0.9815	0.492
0515	2.7116	2.3891	2.0829	0.402
0516	1.2892	1.1370	0.9950	0.449
0517	1.5096	1.3317	1.1680	0.488
0518	1.4979	1.3207	1.1524	0.396
0519	1.6772	1.4826	1.3009	0.433
0520	1.4701	1.2937	1.1265	0.408
0521	1.2647	1.1175	0.9785	0.404
0601	0.5630	0.4953	0.4329	0.503
0602	0.3797	0.3333	0.2911	0.541
0603	0.8188	0.7230	0.6323	0.400
0604	1.1120	0.9837	0.8652	0.470
0606	0.2746	0.2416	0.2122	0.601
0607	0.3141	0.2767	0.2427	0.532
0608	0.2793	0.2472	0.2180	0.506
0701	1.8706	1.6468	1.4293	0.339
0803	0.3210	0.2824	0.2474	0.555
0804	0.6590	0.5816	0.5089	0.426
0901	1.4979	1.3207	1.1524	0.396
1002	0.7089	0.6245	0.5478	0.535
1003	0.7050	0.6217	0.5454	0.503
1004	0.4723	0.4170	0.3658	0.465
1005	5.4160	4.7851	4.1820	0.365
1007	0.3238	0.2849	0.2490	0.495
1101	0.5043	0.4445	0.3904	0.545
1102	1.1467	1.0110	0.8843	0.446
1103	0.5765	0.5076	0.4447	0.517
1104	0.4306	0.3808	0.3361	0.550
1105	0.6303	0.5548	0.4863	0.539
1106	0.2653	0.2348	0.2076	0.560
1108	0.3894	0.3438	0.3026	0.542
1109	0.7059	0.6237	0.5497	0.539
1301	0.3668	0.3237	0.2844	0.518
1303	0.1586	0.1396	0.1224	0.553
1304	0.0206	0.0181	0.0160	0.540
1305	0.3648	0.3222	0.2834	0.513
1401	0.5168	0.4571	0.4025	0.490
1404	0.4942	0.4347	0.3806	0.531
1405	0.3820	0.3384	0.2984	0.471
1501	0.3563	0.3134	0.2745	0.542
1507	0.3100	0.2726	0.2391	0.574
1701	0.6740	0.5962	0.5236	0.435
1702	1.5412	1.3618	1.1908	0.379
1703	0.2958	0.2606	0.2280	0.486
1704	0.6740	0.5962	0.5236	0.435
1801	0.8102	0.7167	0.6285	0.399
1802	0.8688	0.7662	0.6711	0.467
2002	0.5156	0.4550	0.4003	0.553
2004	0.5744	0.5053	0.4436	0.594
2005	0.3048	0.2694	0.2375	0.547
2007	0.4205	0.3714	0.3267	0.505
2008	0.2465	0.2177	0.1913	0.514
2009	0.3048	0.2694	0.2375	0.547
2101	0.5388	0.4754	0.4175	0.506
2102	0.3938	0.3476	0.3062	0.555
2104	0.2363	0.2086	0.1840	0.591
2105	0.5279	0.4637	0.4055	0.546
2106	0.3014	0.2667	0.2353	0.517
2201	0.2273	0.2005	0.1762	0.519
2202	0.5107	0.4489	0.3938	0.600
2203	0.3018	0.2659	0.2338	0.594
2204	0.1559	0.1375	0.1209	0.519

Expected Loss Rates and D-Ratios  
for Indicated Fiscal Year

Expected Loss Rates in Dollars Per Worker Hour

<u>Class</u>	<u>1994</u>	<u>1995</u>	<u>1996</u>	<u>D-Ratio</u>
0101	1.2466	1.1000	0.9613	0.403
0102	1.1733	1.0355	0.9056	0.399
0103	1.4475	1.2718	1.1087	0.485
0104	0.8593	0.7578	0.6622	0.424
0105	1.1912	1.0501	0.9203	0.487
0106	1.2466	1.1000	0.9613	0.380
0107	1.0964	0.9653	0.8420	0.434
0108	0.8593	0.7578	0.6622	0.424
0109	1.4979	1.3207	1.1524	0.396
0112	0.6590	0.5816	0.5089	0.426
0201	2.5760	2.2771	1.9911	0.363
0202	2.5760	2.2771	1.9911	0.363
0210	0.8654	0.7638	0.6678	0.409
0212	0.8654	0.7638	0.6678	0.409
0214	1.0974	0.9666	0.8443	0.449
0217	1.1733	1.0355	0.9056	0.417
0219	1.0422	0.9203	0.8053	0.412
0301	0.6237	0.5505	0.4839	0.513
0302	1.7171	1.5135	1.3198	0.391
0303	1.5225	1.3399	1.1675	0.421
0306	0.8816	0.7766	0.6783	0.447
0307	0.6672	0.5875	0.5141	0.496
0308	0.5334	0.4696	0.4121	0.557
0403	1.3217	1.1666	1.0224	0.453
0502	1.2872	1.1329	0.9871	0.421
0504	1.2647	1.1175	0.9785	0.404
0506	3.9607	3.4963	3.0532	0.379
0507	2.8965	2.5584	2.2412	0.424
0508	2.8356	2.5017	2.1792	0.347
0509	1.5018	1.3261	1.1599	0.402
0510	1.2892	1.1370	0.9950	0.449
0511	1.0237	0.9002	0.7867	0.509
0512	1.3688	1.2046	1.0513	0.461
0513	0.6329	0.5566	0.4860	0.482

PERMANENT

<u>2401</u>	<u>0.3539</u>	<u>0.3135</u>	<u>0.2773</u>	<u>0.533</u>	<u>4201</u>	<u>0.3554</u>	<u>0.3113</u>	<u>0.2710</u>	<u>0.544</u>
<u>2903</u>	<u>0.5758</u>	<u>0.5080</u>	<u>0.4472</u>	<u>0.566</u>	<u>4301</u>	<u>0.6614</u>	<u>0.5853</u>	<u>0.5165</u>	<u>0.519</u>
<u>2904</u>	<u>0.6928</u>	<u>0.6136</u>	<u>0.5410</u>	<u>0.484</u>	<u>4302</u>	<u>0.4942</u>	<u>0.4344</u>	<u>0.3799</u>	<u>0.525</u>
<u>2905</u>	<u>0.4317</u>	<u>0.3803</u>	<u>0.3345</u>	<u>0.594</u>	<u>4304</u>	<u>0.6057</u>	<u>0.5343</u>	<u>0.4697</u>	<u>0.539</u>
<u>2906</u>	<u>0.2980</u>	<u>0.2626</u>	<u>0.2302</u>	<u>0.529</u>	<u>4305</u>	<u>0.7998</u>	<u>0.7028</u>	<u>0.6141</u>	<u>0.530</u>
<u>2907</u>	<u>0.4653</u>	<u>0.4105</u>	<u>0.3609</u>	<u>0.545</u>	<u>4401</u>	<u>0.3882</u>	<u>0.3442</u>	<u>0.3039</u>	<u>0.468</u>
<u>2908</u>	<u>0.8630</u>	<u>0.7608</u>	<u>0.6674</u>	<u>0.507</u>	<u>4402</u>	<u>0.6103</u>	<u>0.5387</u>	<u>0.4741</u>	<u>0.552</u>
<u>2909</u>	<u>0.4054</u>	<u>0.3576</u>	<u>0.3147</u>	<u>0.562</u>	<u>4404</u>	<u>0.3688</u>	<u>0.3263</u>	<u>0.2876</u>	<u>0.505</u>
<u>3101</u>	<u>0.6780</u>	<u>0.5998</u>	<u>0.5266</u>	<u>0.427</u>	<u>4501</u>	<u>0.1274</u>	<u>0.1128</u>	<u>0.0997</u>	<u>0.538</u>
<u>3102</u>	<u>0.2260</u>	<u>0.1997</u>	<u>0.1759</u>	<u>0.517</u>	<u>4502</u>	<u>0.0383</u>	<u>0.0339</u>	<u>0.0298</u>	<u>0.550</u>
<u>3103</u>	<u>0.7195</u>	<u>0.6365</u>	<u>0.5592</u>	<u>0.437</u>	<u>4504</u>	<u>0.0867</u>	<u>0.0766</u>	<u>0.0676</u>	<u>0.632</u>
<u>3104</u>	<u>0.4508</u>	<u>0.3965</u>	<u>0.3463</u>	<u>0.488</u>	<u>4601</u>	<u>0.5595</u>	<u>0.4944</u>	<u>0.4354</u>	<u>0.526</u>
<u>3105</u>	<u>0.7006</u>	<u>0.6165</u>	<u>0.5405</u>	<u>0.548</u>	<u>4802</u>	<u>0.2025</u>	<u>0.1791</u>	<u>0.1579</u>	<u>0.531</u>
<u>3303</u>	<u>0.2227</u>	<u>0.1967</u>	<u>0.1732</u>	<u>0.547</u>	<u>4803</u>	<u>0.1855</u>	<u>0.1640</u>	<u>0.1448</u>	<u>0.576</u>
<u>3304</u>	<u>0.5016</u>	<u>0.4432</u>	<u>0.3906</u>	<u>0.552</u>	<u>4804</u>	<u>0.4761</u>	<u>0.4200</u>	<u>0.3698</u>	<u>0.574</u>
<u>3309</u>	<u>0.3570</u>	<u>0.3151</u>	<u>0.2776</u>	<u>0.560</u>	<u>4805</u>	<u>0.2793</u>	<u>0.2469</u>	<u>0.2176</u>	<u>0.520</u>
<u>3401</u>	<u>0.3418</u>	<u>0.3016</u>	<u>0.2648</u>	<u>0.510</u>	<u>4806</u>	<u>0.0522</u>	<u>0.0462</u>	<u>0.0408</u>	<u>0.514</u>
<u>3402</u>	<u>0.4031</u>	<u>0.3552</u>	<u>0.3118</u>	<u>0.537</u>	<u>4808</u>	<u>0.4093</u>	<u>0.3614</u>	<u>0.3173</u>	<u>0.480</u>
<u>3403</u>	<u>0.1857</u>	<u>0.1644</u>	<u>0.1446</u>	<u>0.463</u>	<u>4809</u>	<u>0.2254</u>	<u>0.1986</u>	<u>0.1748</u>	<u>0.595</u>
<u>3404</u>	<u>0.3917</u>	<u>0.3453</u>	<u>0.3035</u>	<u>0.562</u>	<u>4810</u>	<u>0.1321</u>	<u>0.1172</u>	<u>0.1038</u>	<u>0.555</u>
<u>3405</u>	<u>0.2299</u>	<u>0.2026</u>	<u>0.1777</u>	<u>0.530</u>	<u>4811</u>	<u>0.2125</u>	<u>0.1879</u>	<u>0.1659</u>	<u>0.570</u>
<u>3406</u>	<u>0.2135</u>	<u>0.1884</u>	<u>0.1659</u>	<u>0.574</u>	<u>4812</u>	<u>0.2853</u>	<u>0.2515</u>	<u>0.2212</u>	<u>0.544</u>
<u>3407</u>	<u>0.3115</u>	<u>0.2740</u>	<u>0.2401</u>	<u>0.565</u>	<u>4813</u>	<u>0.1782</u>	<u>0.1581</u>	<u>0.1400</u>	<u>0.498</u>
<u>3408</u>	<u>0.0995</u>	<u>0.0880</u>	<u>0.0775</u>	<u>0.523</u>	<u>4900</u>	<u>0.4339</u>	<u>0.3829</u>	<u>0.3355</u>	<u>0.452</u>
<u>3409</u>	<u>0.0928</u>	<u>0.0818</u>	<u>0.0721</u>	<u>0.590</u>	<u>4901</u>	<u>0.0440</u>	<u>0.0387</u>	<u>0.0340</u>	<u>0.557</u>
<u>3410</u>	<u>0.1967</u>	<u>0.1738</u>	<u>0.1537</u>	<u>0.600</u>	<u>4902</u>	<u>0.0648</u>	<u>0.0570</u>	<u>0.0500</u>	<u>0.590</u>
<u>3411</u>	<u>0.3418</u>	<u>0.3016</u>	<u>0.2648</u>	<u>0.510</u>	<u>4903</u>	<u>0.0509</u>	<u>0.0449</u>	<u>0.0393</u>	<u>0.562</u>
<u>3412</u>	<u>0.3437</u>	<u>0.3026</u>	<u>0.2650</u>	<u>0.530</u>	<u>4904</u>	<u>0.0239</u>	<u>0.0211</u>	<u>0.0187</u>	<u>0.594</u>
<u>3413</u>	<u>0.4775</u>	<u>0.4211</u>	<u>0.3697</u>	<u>0.520</u>	<u>4905</u>	<u>0.2529</u>	<u>0.2235</u>	<u>0.1975</u>	<u>0.605</u>
<u>3414</u>	<u>0.4405</u>	<u>0.3891</u>	<u>0.3419</u>	<u>0.497</u>	<u>4906</u>	<u>0.0701</u>	<u>0.0617</u>	<u>0.0542</u>	<u>0.571</u>
<u>3415</u>	<u>0.4609</u>	<u>0.4069</u>	<u>0.3575</u>	<u>0.503</u>	<u>4907</u>	<u>0.0562</u>	<u>0.0497</u>	<u>0.0438</u>	<u>0.531</u>
<u>3501</u>	<u>0.7988</u>	<u>0.7061</u>	<u>0.6203</u>	<u>0.454</u>	<u>4908</u>	<u>0.1076</u>	<u>0.0961</u>	<u>0.0863</u>	<u>0.642</u>
<u>3503</u>	<u>0.2687</u>	<u>0.2380</u>	<u>0.2111</u>	<u>0.593</u>	<u>4909</u>	<u>0.0489</u>	<u>0.0438</u>	<u>0.0392</u>	<u>0.604</u>
<u>3506</u>	<u>0.8200</u>	<u>0.7196</u>	<u>0.6256</u>	<u>0.469</u>	<u>4910</u>	<u>0.3542</u>	<u>0.3129</u>	<u>0.2757</u>	<u>0.534</u>
<u>3509</u>	<u>0.3517</u>	<u>0.3092</u>	<u>0.2716</u>	<u>0.616</u>	<u>5001</u>	<u>4.0070</u>	<u>3.5355</u>	<u>3.0856</u>	<u>0.379</u>
<u>3510</u>	<u>0.3807</u>	<u>0.3355</u>	<u>0.2949</u>	<u>0.566</u>	<u>5002</u>	<u>0.4430</u>	<u>0.3897</u>	<u>0.3414</u>	<u>0.554</u>
<u>3511</u>	<u>0.5319</u>	<u>0.4692</u>	<u>0.4128</u>	<u>0.552</u>	<u>5003</u>	<u>1.2631</u>	<u>1.1147</u>	<u>0.9740</u>	<u>0.402</u>
<u>3512</u>	<u>0.3386</u>	<u>0.2993</u>	<u>0.2645</u>	<u>0.593</u>	<u>5004</u>	<u>1.2376</u>	<u>1.0952</u>	<u>0.9642</u>	<u>0.472</u>
<u>3513</u>	<u>0.3869</u>	<u>0.3414</u>	<u>0.3004</u>	<u>0.559</u>	<u>5005</u>	<u>0.9987</u>	<u>0.8821</u>	<u>0.7716</u>	<u>0.394</u>
<u>3602</u>	<u>0.1113</u>	<u>0.0982</u>	<u>0.0866</u>	<u>0.596</u>	<u>5006</u>	<u>1.2562</u>	<u>1.1066</u>	<u>0.9658</u>	<u>0.425</u>
<u>3603</u>	<u>0.4156</u>	<u>0.3669</u>	<u>0.3234</u>	<u>0.572</u>	<u>5101</u>	<u>0.7334</u>	<u>0.6452</u>	<u>0.5671</u>	<u>0.617</u>
<u>3604</u>	<u>1.1753</u>	<u>1.0337</u>	<u>0.9064</u>	<u>0.578</u>	<u>5103</u>	<u>0.6624</u>	<u>0.5843</u>	<u>0.5146</u>	<u>0.582</u>
<u>3605</u>	<u>0.4184</u>	<u>0.3686</u>	<u>0.3235</u>	<u>0.540</u>	<u>5106</u>	<u>0.6624</u>	<u>0.5843</u>	<u>0.5146</u>	<u>0.582</u>
<u>3701</u>	<u>0.2260</u>	<u>0.1997</u>	<u>0.1759</u>	<u>0.517</u>	<u>5108</u>	<u>0.5017</u>	<u>0.4432</u>	<u>0.3900</u>	<u>0.531</u>
<u>3702</u>	<u>0.3842</u>	<u>0.3378</u>	<u>0.2960</u>	<u>0.573</u>	<u>5109</u>	<u>0.5959</u>	<u>0.5257</u>	<u>0.4607</u>	<u>0.476</u>
<u>3707</u>	<u>0.5050</u>	<u>0.4501</u>	<u>0.4002</u>	<u>0.456</u>	<u>5201</u>	<u>0.2822</u>	<u>0.2485</u>	<u>0.2177</u>	<u>0.540</u>
<u>3708</u>	<u>0.3737</u>	<u>0.3297</u>	<u>0.2901</u>	<u>0.550</u>	<u>5204</u>	<u>0.8022</u>	<u>0.7086</u>	<u>0.6223</u>	<u>0.474</u>
<u>3801</u>	<u>0.1642</u>	<u>0.1450</u>	<u>0.1278</u>	<u>0.563</u>	<u>5206</u>	<u>0.4339</u>	<u>0.3829</u>	<u>0.3355</u>	<u>0.452</u>
<u>3802</u>	<u>0.1642</u>	<u>0.1450</u>	<u>0.1278</u>	<u>0.563</u>	<u>5207</u>	<u>0.1491</u>	<u>0.1316</u>	<u>0.1163</u>	<u>0.640</u>
<u>3808</u>	<u>0.3183</u>	<u>0.2809</u>	<u>0.2465</u>	<u>0.503</u>	<u>5208</u>	<u>0.7399</u>	<u>0.6524</u>	<u>0.5725</u>	<u>0.519</u>
<u>3901</u>	<u>0.1525</u>	<u>0.1349</u>	<u>0.1194</u>	<u>0.607</u>	<u>5209</u>	<u>0.6211</u>	<u>0.5473</u>	<u>0.4802</u>	<u>0.537</u>
<u>3902</u>	<u>0.3633</u>	<u>0.3208</u>	<u>0.2825</u>	<u>0.547</u>	<u>5301</u>	<u>0.0287</u>	<u>0.0253</u>	<u>0.0223</u>	<u>0.569</u>
<u>3903</u>	<u>1.0603</u>	<u>0.9402</u>	<u>0.8316</u>	<u>0.511</u>	<u>5305</u>	<u>0.0421</u>	<u>0.0371</u>	<u>0.0327</u>	<u>0.628</u>
<u>3905</u>	<u>0.1525</u>	<u>0.1349</u>	<u>0.1194</u>	<u>0.607</u>	<u>5306</u>	<u>0.0416</u>	<u>0.0367</u>	<u>0.0324</u>	<u>0.552</u>
<u>3906</u>	<u>0.3943</u>	<u>0.3478</u>	<u>0.3058</u>	<u>0.541</u>	<u>5307</u>	<u>0.3032</u>	<u>0.2668</u>	<u>0.2338</u>	<u>0.541</u>
<u>3909</u>	<u>0.1621</u>	<u>0.1431</u>	<u>0.1262</u>	<u>0.588</u>	<u>6103</u>	<u>0.0635</u>	<u>0.0562</u>	<u>0.0498</u>	<u>0.631</u>
<u>4002</u>	<u>0.7520</u>	<u>0.6600</u>	<u>0.5758</u>	<u>0.528</u>	<u>6104</u>	<u>0.2394</u>	<u>0.2111</u>	<u>0.1859</u>	<u>0.593</u>
<u>4101</u>	<u>0.2046</u>	<u>0.1803</u>	<u>0.1586</u>	<u>0.562</u>	<u>6105</u>	<u>0.1706</u>	<u>0.1507</u>	<u>0.1326</u>	<u>0.528</u>
<u>4103</u>	<u>0.2494</u>	<u>0.2190</u>	<u>0.1924</u>	<u>0.664</u>	<u>6107</u>	<u>0.1027</u>	<u>0.0910</u>	<u>0.0806</u>	<u>0.592</u>
<u>4107</u>	<u>0.1324</u>	<u>0.1167</u>	<u>0.1028</u>	<u>0.572</u>	<u>6108</u>	<u>0.4194</u>	<u>0.3705</u>	<u>0.3269</u>	<u>0.581</u>
<u>4108</u>	<u>0.1480</u>	<u>0.1308</u>	<u>0.1152</u>	<u>0.510</u>	<u>6109</u>	<u>0.0618</u>	<u>0.0546</u>	<u>0.0481</u>	<u>0.517</u>
<u>4109</u>	<u>0.2034</u>	<u>0.1796</u>	<u>0.1581</u>	<u>0.561</u>	<u>6110</u>	<u>0.3668</u>	<u>0.3235</u>	<u>0.2844</u>	<u>0.555</u>

6201	0.2646	0.2332	0.2044	0.512
6202	0.5467	0.4842	0.4269	0.483
6203	0.0710	0.0626	0.0555	0.656
6204	0.1423	0.1258	0.1113	0.593
6205	0.1930	0.1702	0.1501	0.590
6206	0.1614	0.1424	0.1254	0.595
6207	1.2029	1.0678	0.9488	0.578
6208	0.2575	0.2291	0.2038	0.553
6209	0.2290	0.2026	0.1791	0.569
6301	0.1219	0.1078	0.0947	0.436
6302	0.1477	0.1309	0.1157	0.506
6303	0.0635	0.0561	0.0495	0.517
6304	0.1759	0.1556	0.1375	0.602
6305	0.0680	0.0601	0.0530	0.592
6306	0.2471	0.2180	0.1917	0.557
6308	0.0451	0.0398	0.0350	0.568
6309	0.1218	0.1077	0.0951	0.577
6402	0.2459	0.2165	0.1903	0.584
6403	0.1775	0.1570	0.1389	0.562
6404	0.1588	0.1403	0.1239	0.586
6405	0.4947	0.4365	0.3835	0.515
6406	0.0645	0.0570	0.0502	0.635
6407	0.1999	0.1765	0.1557	0.567
6408	0.2902	0.2552	0.2239	0.590
6409	0.4775	0.4211	0.3697	0.520
6410	0.1479	0.1308	0.1155	0.543
6501	0.0941	0.0827	0.0726	0.618
6502	0.0259	0.0229	0.0202	0.545
6503	0.0605	0.0534	0.0467	0.480
6504	0.3565	0.3157	0.2797	0.593
6505	0.0912	0.0810	0.0718	0.540
6506	0.0750	0.0663	0.0586	0.548
6508	0.3045	0.2695	0.2380	0.543
6509	0.2308	0.2042	0.1806	0.562
6601	0.1683	0.1490	0.1319	0.565
6602	0.4087	0.3609	0.3177	0.541
6603	0.2921	0.2580	0.2271	0.558
6604	0.0566	0.0503	0.0446	0.499
6605	0.2883	0.2539	0.2242	0.692
6607	0.1287	0.1136	0.1002	0.603
6608	0.2548	0.2244	0.1965	0.495
6620	1.0541	0.9282	0.8149	0.569
6704	0.1058	0.0934	0.0825	0.566
6705	0.6722	0.5947	0.5265	0.611
6706	0.3468	0.3074	0.2723	0.568
6707	1.4847	1.3105	1.1563	0.601
6708	5.5467	4.9618	4.4312	0.456
6709	0.1673	0.1478	0.1307	0.640
6801	0.2157	0.1898	0.1665	0.564
6802	0.3797	0.3354	0.2963	0.609
6803	0.7304	0.6441	0.5599	0.339
6804	0.1877	0.1652	0.1449	0.596
6809	4.2268	3.7523	3.3374	0.605
6901	0.0370	0.0335	0.0308	0.716
6902	0.7066	0.6231	0.5437	0.395
6903	3.6518	3.2407	2.8433	0.334
6904	0.1990	0.1745	0.1527	0.603
6905	0.2501	0.2199	0.1929	0.590
6906	0.1165	0.1058	0.0972	0.683
6907	0.9630	0.8477	0.7430	0.533
6908	0.4092	0.3609	0.3172	0.545
6909	0.0889	0.0785	0.0691	0.593

7101	0.0268	0.0237	0.0210	0.490
7102	3.4640	3.0938	2.7727	0.585
7103	0.2711	0.2391	0.2096	0.504
7104	0.0229	0.0202	0.0178	0.604
7105	0.0229	0.0202	0.0178	0.618
7106	0.1301	0.1149	0.1011	0.551
7107	0.2250	0.1985	0.1749	0.583
7108	0.1743	0.1540	0.1362	0.645
7109	0.1508	0.1334	0.1179	0.594
7110	0.2580	0.2274	0.1992	0.505
7111	0.3597	0.3179	0.2801	0.543
7112	0.5052	0.4451	0.3909	0.560
7113	0.5133	0.4519	0.3963	0.550
7114	0.6847	0.6032	0.5324	0.666
7115	0.4596	0.4048	0.3558	0.598
7116	0.4297	0.3794	0.3339	0.541
7117	0.9950	0.8765	0.7718	0.605
7118	1.7351	1.5296	1.3446	0.569
7119	1.6187	1.4225	1.2455	0.567
7120	4.2908	3.8002	3.3528	0.500
7121	4.5012	3.9769	3.4986	0.508
7201	0.8716	0.7651	0.6676	0.523
7202	0.0395	0.0350	0.0308	0.498
7203	0.1122	0.0997	0.0886	0.565
7204	0.0000	0.0000	0.0000	0.500
7301	0.4802	0.4233	0.3712	0.510
7302	0.5918	0.5235	0.4621	0.541
7307	0.5426	0.4792	0.4226	0.569
7308	0.1941	0.1712	0.1512	0.651
7309	0.1673	0.1478	0.1307	0.640

**Expected Loss Rates in Dollars Per Sq. Ft. of Wallboard Installed**

Class	1994	1995	1996	D-Ratio
0522	0.0195	0.0172	0.0150	0.402
0523	0.0123	0.0108	0.0094	0.408
0524	0.0116	0.0102	0.0089	0.402
0525	0.0081	0.0071	0.0062	0.408
0526	0.0075	0.0066	0.0058	0.408
0527	0.0005	0.0005	0.0004	0.408
0528	0.0019	0.0017	0.0015	0.402
0529	0.0013	0.0011	0.0010	0.402
0530	0.0176	0.0155	0.0135	0.402
0531	0.0114	0.0101	0.0088	0.408
0532	0.0008	0.0007	0.0006	0.408
0533	0.0029	0.0026	0.0022	0.402
0534	0.0019	0.0017	0.0015	0.402
7900	0.0129	0.0113	0.0099	0.402
7901	0.0081	0.0071	0.0062	0.408

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**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-890 Table IV.**

~~((Maximum experience modifications for firms with no compensable accidents:~~

<u>Expected Loss Range</u>	<u>Maximum Experience Modification</u>
2,390 & Under	0.90
2,391 - 2,557	0.89
2,558 - 2,738	0.88
2,739 - 2,934	0.87
2,935 - 3,146	0.86
3,147 - 3,377	0.85
3,378 - 3,627	0.84
3,628 - 3,900	0.83
3,901 - 4,196	0.82
4,197 - 4,520	0.81
4,521 - 4,872	0.80
4,873 - 5,257	0.79
5,258 - 5,678	0.78
5,679 - 6,139	0.77
6,140 - 6,645	0.76
6,646 - 7,199	0.75
7,200 - 7,808	0.74
7,809 - 8,478	0.73
8,479 - 9,216	0.72
9,217 - 10,030	0.71
10,031 - 10,929	0.70
10,930 - 11,924	0.69
11,925 - 13,026	0.68
13,027 - 14,248	0.67
14,249 - 15,606	0.66
15,607 - 17,118	0.65
17,119 - 18,804	0.64
18,805 - 20,686	0.63
20,687 - 22,791	0.62
22,792 - 25,151	0.61
25,152 & Over	0.60))

**Maximum experience modifications for firms with no compensable accidents:**

<u>Expected Loss Range</u>	<u>Maximum Experience Modification</u>
2,412 & Lower	0.90
2,413 - 2,581	0.89
2,582 - 2,763	0.88
2,764 - 2,961	0.87
2,962 - 3,175	0.86
3,176 - 3,408	0.85
3,409 - 3,661	0.84
3,662 - 3,935	0.83
3,936 - 4,235	0.82
4,236 - 4,561	0.81
4,562 - 4,917	0.80
4,918 - 5,305	0.79

5,306 - 5,730	0.78
5,731 - 6,195	0.77
6,196 - 6,705	0.76
6,706 - 7,265	0.75
7,266 - 7,879	0.74
7,880 - 8,555	0.73
8,556 - 9,300	0.72
9,301 - 10,122	0.71
10,123 - 11,029	0.70
11,030 - 12,033	0.69
12,034 - 13,145	0.68
13,146 - 14,378	0.67
14,379 - 15,749	0.66
15,750 - 17,275	0.65
17,276 - 18,976	0.64
18,977 - 20,875	0.63
20,876 - 23,000	0.62
23,001 - 25,381	0.61
25,382 & Higher	0.60

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-895 Industrial insurance accident fund base rates and medical aid base rates by class of industry.** Industrial insurance accident fund and medical aid fund base rates by class of industry shall be as set forth below.

~~((Base Rates Effective January 1, 1997~~

<u>Class</u>	<u>Accident Fund</u>	<u>Medical Aid Fund</u>
0101	1.5284	0.6576
0103	1.8039	0.7776
0104	2.0738	0.8005
0105	1.3518	0.7237
0107	1.4288	0.5714
0108	0.9797	0.4344
0112	0.8968	0.3928
0201	3.2960	1.3652
0202	3.6474	1.3598
0210	1.2042	0.5030
0212	1.2042	0.5030
0214	1.4072	0.6157
0217	1.4957	0.6481
0219	1.3834	0.6005
0301	0.6216	0.4050
0302	2.2789	0.8065
0303	1.8192	0.7072
0306	1.0362	0.4780
0307	0.7634	0.4078
0308	0.5925	0.3773
0403	1.5506	0.8034
0502	1.5907	0.6157
0504	1.5084	0.6745
0506	5.0289	1.9040
0507	3.4581	1.6503
0508	3.7671	1.1583
0509	1.9145	0.8131
0510	1.4680	0.7083
0511	1.0935	0.5687

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0512	1.7165	0.7717	2401	0.3463	0.2843
0513	0.7723	0.3488	2903	0.5752	0.4247
0514	1.4660	0.7626	2904	0.6545	0.4614
0515	3.3477	1.2473	2905	0.4105	0.3155
0516	1.4680	0.7083	2906	0.3172	0.1859
0517	1.6604	0.9330	2907	0.4576	0.3201
0518	1.8200	0.7101	2908	0.9132	0.5596
0519	1.7768	0.9583	2909	0.4257	0.3077
0520	1.8128	0.6863	3101	0.8156	0.4235
0521	1.5084	0.6745	3102	0.2382	0.1658
0601	0.6813	0.3460	3103	0.7741	0.4115
0602	0.4181	0.2200	3104	0.5196	0.2506
0603	1.0580	0.4234	3105	0.7566	0.4667
0604	1.2431	0.7449	3303	0.2110	0.1562
0606	0.2621	0.1922	3304	0.4966	0.3656
0607	0.3019	0.1996	3309	0.3414	0.2669
0608	0.2823	0.2027	3402	0.4472	0.2799
0701	2.7323	0.6956	3403	0.1985	0.1220
0803	0.3437	0.2072	3404	0.4016	0.2799
0901	1.6513	0.7497	3405	0.2677	0.1564
1002	0.7443	0.4545	3406	0.2002	0.1590
1003	0.7438	0.4271	3407	0.2991	0.1982
1004	0.5316	0.2868	3408	0.0913	0.0675
1005	6.4948	2.4545	3409	0.0824	0.0689
1007	0.3643	0.1886	3410	0.1878	0.1829
1101	0.4926	0.3441	3411	0.3682	0.2278
1102	1.3327	0.6391	3412	0.3603	0.2097
1103	0.6001	0.3503	3413	0.4701	0.3048
1104	0.4197	0.3391	3414	0.4171	0.2575
1105	0.6101	0.3816	3415	0.4110	0.2574
1106	0.2163	0.1915	3501	0.8851	0.5045
1108	0.3756	0.2809	3503	0.2247	0.2443
1109	0.6495	0.4996	3506	0.9924	0.3799
1301	0.3557	0.2384	3509	0.3422	0.2589
1303	0.1684	0.1043	3510	0.3757	0.2705
1304	0.0194	0.0151	3511	0.5356	0.3728
1305	0.3575	0.2451	3512	0.2977	0.2751
1401	0.5395	0.3599	3513	0.3756	0.2738
1404	0.5237	0.3065	3602	0.0986	0.0830
1405	0.4108	0.2745	3603	0.3695	0.3134
1501	0.3832	0.2297	3604	1.2415	0.7937
1507	0.3022	0.2027	3605	0.4361	0.2770
1701	1.8764	0.7061	3701	0.2382	0.1658
1702	1.9066	0.7767	3702	0.4290	0.2627
1703	0.3302	0.1731	3707	0.4295	0.4103
1704	0.7850	0.4207	3708	0.3372	0.2517
1801	0.9256	0.4395	3802	0.1553	0.1219
1802	1.0978	0.5272	3808	0.3120	0.1984
2002	0.4980	0.3612	3901	0.1596	0.1214
2004	0.5489	0.3856	3902	0.3435	0.2686
2007	0.4285	0.2943	3903	0.9691	0.8072
2008	0.2526	0.1637	3905	0.1228	0.1271
2009	0.2830	0.2197	3906	0.4369	0.2940
2101	0.5825	0.3586	3909	0.1552	0.1300
2102	0.3718	0.2843	4002	0.8271	0.4193
2104	0.2126	0.1794	4101	0.2006	0.1458
2105	0.5291	0.2919	4103	0.2373	0.1974
2106	0.2841	0.2154	4107	0.1310	0.1041
2201	0.2432	0.1509	4108	0.1463	0.1043
2202	0.5131	0.3715	4109	0.1959	0.1495
2203	0.2722	0.2167	4201	0.4054	0.1867
2204	0.1201	0.0746	4301	0.6134	0.4503

4302	0.5830	0.3055	6203	0.0602	0.0614
4304	0.5936	0.4136	6204	0.1293	0.1202
4305	0.8727	0.4694	6205	0.1727	0.1443
4401	0.3919	0.2777	6206	0.1497	0.1259
4402	0.5856	0.4370	6207	0.8884	1.0118
4404	0.3788	0.2604	6208	0.1935	0.2164
4501	0.1189	0.0963	6209	0.1951	0.1771
4502	0.0360	0.0276	6301	0.1276	0.0736
4504	0.0707	0.0705	6302	0.1365	0.1108
4601	0.5431	0.3957	6303	0.0638	0.0472
4802	0.1898	0.1463	6304	0.1513	0.1494
4803	0.1724	0.1489	6305	0.0614	0.0532
4804	0.4302	0.3499	6306	0.2458	0.1785
4805	0.2774	0.2007	6308	0.0494	0.0364
4806	0.0516	0.0402	6309	0.1278	0.1114
4808	0.4348	0.2501	6402	0.2659	0.1886
4809	0.2100	0.1655	6403	0.1685	0.1489
4810	0.1123	0.1086	6404	0.1429	0.1333
4811	0.1989	0.1650	6405	0.5141	0.3315
4812	0.2839	0.1955	6406	0.0645	0.0599
4813	0.1788	0.1426	6407	0.1780	0.1466
4900	0.5158	0.2659	6408	0.3057	0.2137
4901	0.0466	0.0293	6409	0.4860	0.3151
4902	0.0641	0.0421	6410	0.1317	0.1083
4903	0.0488	0.0328	6501	0.0838	0.0641
4904	0.0210	0.0179	6502	0.0226	0.0198
4905	0.1993	0.2016	6503	0.0680	0.0352
4906	0.0683	0.0476	6504	0.3109	0.3130
4907	0.0558	0.0404	6505	0.0761	0.0753
4908	0.0545	0.1144	6506	0.0714	0.0613
4909	0.0273	0.0509	6508	0.2942	0.2392
4910	0.3391	0.2535	6509	0.1907	0.1739
5001	5.0373	1.8388	6601	0.1507	0.1383
5002	0.4688	0.2893	6602	0.4000	0.2930
5003	1.5822	0.6453	6603	0.2668	0.2088
5004	1.3848	0.8786	6604	0.0510	0.0448
5005	1.3375	0.5676	6605	0.2375	0.2494
5006	1.5086	0.6119	6607	0.1124	0.1015
5101	0.6913	0.5363	6608	0.2879	0.1536
5103	0.5860	0.4745	6614	372.0000*	217.0000*
5106	0.6678	0.4921	6615	278.0000*	161.0000*
5108	0.5160	0.3395	6616	34.0000*	20.0000*
5109	0.6670	0.3593	6617	28.0000*	16.0000*
5201	0.3027	0.1820	6618	94.0000*	55.0000*
5204	0.9110	0.5287	6620	0.6810	0.6322
5206	0.5158	0.2659	6704	0.1022	0.0824
5207	0.1201	0.1239	6705	0.5533	0.5731
5208	0.7899	0.4796	6706	0.2891	0.2844
5209	0.6225	0.4031	6707	1.3310	1.1849
5301	0.0274	0.0213	6708	4.1011	4.7507
5305	0.0351	0.0316	6709	0.1314	0.1374
5306	0.0408	0.0322	6801	0.2204	0.1435
5307	0.3128	0.1864	6802	0.3132	0.2999
6103	0.0463	0.0548	6803	1.1025	0.2476
6104	0.2150	0.1771	6804	0.1739	0.1235
6105	0.1661	0.1172	6809	2.5413	3.7493
6107	0.0909	0.0872	6901	0.0000	0.0484
6108	0.3895	0.3273	6902	0.8800	0.3206
6109	0.0583	0.0427	6903	4.0921	1.8944
6110	0.3924	0.2782	6904	0.2104	0.1349
6201	0.2685	0.1638	6905	0.2511	0.1734
6202	0.5482	0.3709	6906	0.0000	0.1734

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<del>6907</del>	<del>1.0926</del>	<del>0.6283</del>
<del>6908</del>	<del>0.3666</del>	<del>0.2592</del>
<del>6909</del>	<del>0.0823</del>	<del>0.0691</del>
<del>7101</del>	<del>0.0252</del>	<del>0.0201</del>
<del>7102</del>	<del>2.0668</del>	<del>3.5188</del>
<del>7103</del>	<del>0.2902</del>	<del>0.1744</del>
<del>7104</del>	<del>0.0223</del>	<del>0.0200</del>
<del>7105</del>	<del>0.0232</del>	<del>0.0195</del>
<del>7106</del>	<del>0.1506</del>	<del>0.0992</del>
<del>7107</del>	<del>0.2428</del>	<del>0.1779</del>
<del>7108</del>	<del>0.1549</del>	<del>0.1495</del>
<del>7109</del>	<del>0.1552</del>	<del>0.1371</del>
<del>7110</del>	<del>0.3306</del>	<del>0.1785</del>
<del>7111</del>	<del>0.4028</del>	<del>0.2875</del>
<del>7112</del>	<del>0.5938</del>	<del>0.3703</del>
<del>7113</del>	<del>0.6320</del>	<del>0.3506</del>
<del>7114</del>	<del>0.6055</del>	<del>0.5832</del>
<del>7115</del>	<del>0.5147</del>	<del>0.3519</del>
<del>7116</del>	<del>0.5109</del>	<del>0.3328</del>
<del>7117</del>	<del>1.0937</del>	<del>0.9112</del>
<del>7118</del>	<del>2.2986</del>	<del>1.4431</del>
<del>7119</del>	<del>1.9808</del>	<del>1.1324</del>
<del>7120</del>	<del>5.0889</del>	<del>3.4241</del>
<del>7121</del>	<del>5.5421</del>	<del>3.4196</del>
<del>7201</del>	<del>1.0292</del>	<del>0.4999</del>
<del>7202</del>	<del>0.0431</del>	<del>0.0304</del>
<del>7203</del>	<del>0.0875</del>	<del>0.0996</del>
<del>7204</del>	<del>0.0000</del>	<del>0.0000</del>
<del>7301</del>	<del>0.5272</del>	<del>0.3083</del>
<del>7302</del>	<del>0.5139</del>	<del>0.4399</del>
<del>7307</del>	<del>0.5336</del>	<del>0.4249</del>
<del>7308</del>	<del>0.1417</del>	<del>0.1383</del>
<del>7309</del>	<del>0.1314</del>	<del>0.1374))</del>

Base Rates Effective  
January 1, 1998

<u>Class</u>	<u>Accident Fund</u>	<u>Medical Aid Fund</u>
<u>0101</u>	<u>1.6071</u>	<u>0.4584</u>
<u>0103</u>	<u>1.8351</u>	<u>0.5549</u>
<u>0104</u>	<u>1.0933</u>	<u>0.3245</u>
<u>0105</u>	<u>1.3874</u>	<u>0.5243</u>
<u>0107</u>	<u>1.4267</u>	<u>0.3972</u>
<u>0108</u>	<u>1.0933</u>	<u>0.3245</u>
<u>0112</u>	<u>0.8229</u>	<u>0.2575</u>
<u>0201</u>	<u>3.3774</u>	<u>0.9111</u>
<u>0202</u>	<u>3.3774</u>	<u>0.9111</u>
<u>0210</u>	<u>1.1029</u>	<u>0.3252</u>
<u>0212</u>	<u>1.1029</u>	<u>0.3252</u>
<u>0214</u>	<u>1.3827</u>	<u>0.4230</u>
<u>0217</u>	<u>1.4818</u>	<u>0.4490</u>
<u>0219</u>	<u>1.3064</u>	<u>0.4042</u>
<u>0301</u>	<u>0.6772</u>	<u>0.3016</u>
<u>0302</u>	<u>2.3045</u>	<u>0.5805</u>
<u>0303</u>	<u>2.0291</u>	<u>0.5249</u>
<u>0306</u>	<u>1.1146</u>	<u>0.3373</u>
<u>0307</u>	<u>0.7917</u>	<u>0.2849</u>
<u>0308</u>	<u>0.5771</u>	<u>0.2602</u>
<u>0403</u>	<u>1.5775</u>	<u>0.5574</u>
<u>0502</u>	<u>1.7171</u>	<u>0.4424</u>

<u>0504</u>	<u>1.5798</u>	<u>0.4930</u>
<u>0506</u>	<u>5.2406</u>	<u>1.3770</u>
<u>0507</u>	<u>3.5434</u>	<u>1.1731</u>
<u>0508</u>	<u>3.9663</u>	<u>0.8627</u>
<u>0509</u>	<u>1.9123</u>	<u>0.5650</u>
<u>0510</u>	<u>1.5777</u>	<u>0.5226</u>
<u>0511</u>	<u>1.2325</u>	<u>0.4282</u>
<u>0512</u>	<u>1.7355</u>	<u>0.5221</u>
<u>0513</u>	<u>0.7873</u>	<u>0.2504</u>
<u>0514</u>	<u>1.4829</u>	<u>0.5566</u>
<u>0515</u>	<u>3.6223</u>	<u>0.9275</u>
<u>0516</u>	<u>1.5777</u>	<u>0.5226</u>
<u>0517</u>	<u>1.7320</u>	<u>0.6778</u>
<u>0518</u>	<u>1.9875</u>	<u>0.5183</u>
<u>0519</u>	<u>1.9882</u>	<u>0.7142</u>
<u>0520</u>	<u>1.9963</u>	<u>0.4853</u>
<u>0521</u>	<u>1.5798</u>	<u>0.4930</u>
<u>0601</u>	<u>0.6761</u>	<u>0.2363</u>
<u>0602</u>	<u>0.4525</u>	<u>0.1620</u>
<u>0603</u>	<u>1.0471</u>	<u>0.3055</u>
<u>0604</u>	<u>1.2275</u>	<u>0.5245</u>
<u>0606</u>	<u>0.2819</u>	<u>0.1426</u>
<u>0607</u>	<u>0.3494</u>	<u>0.1473</u>
<u>0608</u>	<u>0.2859</u>	<u>0.1445</u>
<u>0701</u>	<u>2.7641</u>	<u>0.4866</u>
<u>0803</u>	<u>0.3574</u>	<u>0.1508</u>
<u>0901</u>	<u>1.9875</u>	<u>0.5183</u>
<u>1002</u>	<u>0.7837</u>	<u>0.3358</u>
<u>1003</u>	<u>0.7984</u>	<u>0.3224</u>
<u>1004</u>	<u>0.5504</u>	<u>0.2067</u>
<u>1005</u>	<u>7.1440</u>	<u>1.8946</u>
<u>1007</u>	<u>0.3916</u>	<u>0.1343</u>
<u>1101</u>	<u>0.5399</u>	<u>0.2486</u>
<u>1102</u>	<u>1.4183</u>	<u>0.4572</u>
<u>1103</u>	<u>0.6601</u>	<u>0.2607</u>
<u>1104</u>	<u>0.4163</u>	<u>0.2370</u>
<u>1105</u>	<u>0.7044</u>	<u>0.2947</u>
<u>1106</u>	<u>0.2475</u>	<u>0.1509</u>
<u>1108</u>	<u>0.4014</u>	<u>0.1999</u>
<u>1109</u>	<u>0.7135</u>	<u>0.3709</u>
<u>1301</u>	<u>0.3972</u>	<u>0.1783</u>
<u>1303</u>	<u>0.1747</u>	<u>0.0756</u>
<u>1304</u>	<u>0.0206</u>	<u>0.0109</u>
<u>1305</u>	<u>0.3898</u>	<u>0.1799</u>
<u>1401</u>	<u>0.5514</u>	<u>0.2549</u>
<u>1404</u>	<u>0.5673</u>	<u>0.2228</u>
<u>1405</u>	<u>0.4040</u>	<u>0.1894</u>
<u>1501</u>	<u>0.4020</u>	<u>0.1644</u>
<u>1507</u>	<u>0.3343</u>	<u>0.1518</u>
<u>1701</u>	<u>0.7855</u>	<u>0.2945</u>
<u>1702</u>	<u>1.9988</u>	<u>0.5581</u>
<u>1703</u>	<u>0.3545</u>	<u>0.1245</u>
<u>1704</u>	<u>0.7855</u>	<u>0.2945</u>
<u>1801</u>	<u>0.9945</u>	<u>0.3244</u>
<u>1802</u>	<u>1.0362</u>	<u>0.3682</u>
<u>2002</u>	<u>0.5301</u>	<u>0.2663</u>
<u>2004</u>	<u>0.5979</u>	<u>0.2937</u>
<u>2007</u>	<u>0.4532</u>	<u>0.2051</u>
<u>2008</u>	<u>0.2661</u>	<u>0.1199</u>
<u>2009</u>	<u>0.3035</u>	<u>0.1626</u>
<u>2101</u>	<u>0.5968</u>	<u>0.2541</u>
<u>2102</u>	<u>0.3980</u>	<u>0.2070</u>

PERMANENT

<u>2104</u>	<u>0.2239</u>	<u>0.1329</u>	<u>4101</u>	<u>0.2127</u>	<u>0.1045</u>
<u>2105</u>	<u>0.6125</u>	<u>0.2346</u>	<u>4103</u>	<u>0.2408</u>	<u>0.1385</u>
<u>2106</u>	<u>0.3038</u>	<u>0.1583</u>	<u>4107</u>	<u>0.1317</u>	<u>0.0708</u>
<u>2201</u>	<u>0.2459</u>	<u>0.1104</u>	<u>4108</u>	<u>0.1555</u>	<u>0.0741</u>
<u>2202</u>	<u>0.5350</u>	<u>0.2594</u>	<u>4109</u>	<u>0.2049</u>	<u>0.1074</u>
<u>2203</u>	<u>0.3038</u>	<u>0.1599</u>	<u>4201</u>	<u>0.4422</u>	<u>0.1418</u>
<u>2204</u>	<u>0.1687</u>	<u>0.0757</u>	<u>4301</u>	<u>0.6635</u>	<u>0.3496</u>
<u>2401</u>	<u>0.3349</u>	<u>0.1985</u>	<u>4302</u>	<u>0.5826</u>	<u>0.2142</u>
<u>2903</u>	<u>0.5826</u>	<u>0.3029</u>	<u>4304</u>	<u>0.6394</u>	<u>0.3038</u>
<u>2904</u>	<u>0.7225</u>	<u>0.3505</u>	<u>4305</u>	<u>0.9470</u>	<u>0.3447</u>
<u>2905</u>	<u>0.4304</u>	<u>0.2309</u>	<u>4401</u>	<u>0.3995</u>	<u>0.1990</u>
<u>2906</u>	<u>0.3346</u>	<u>0.1380</u>	<u>4402</u>	<u>0.6263</u>	<u>0.3155</u>
<u>2907</u>	<u>0.4882</u>	<u>0.2348</u>	<u>4404</u>	<u>0.3812</u>	<u>0.1883</u>
<u>2908</u>	<u>0.9739</u>	<u>0.3970</u>	<u>4501</u>	<u>0.1231</u>	<u>0.0700</u>
<u>2909</u>	<u>0.4137</u>	<u>0.2111</u>	<u>4502</u>	<u>0.0387</u>	<u>0.0201</u>
<u>3101</u>	<u>0.7987</u>	<u>0.2912</u>	<u>4504</u>	<u>0.0767</u>	<u>0.0517</u>
<u>3102</u>	<u>0.2363</u>	<u>0.1142</u>	<u>4601</u>	<u>0.5782</u>	<u>0.2869</u>
<u>3103</u>	<u>0.8335</u>	<u>0.3169</u>	<u>4802</u>	<u>0.2047</u>	<u>0.1064</u>
<u>3104</u>	<u>0.5547</u>	<u>0.1819</u>	<u>4803</u>	<u>0.1743</u>	<u>0.1049</u>
<u>3105</u>	<u>0.7748</u>	<u>0.3320</u>	<u>4804</u>	<u>0.4751</u>	<u>0.2542</u>
<u>3303</u>	<u>0.2273</u>	<u>0.1156</u>	<u>4805</u>	<u>0.2870</u>	<u>0.1439</u>
<u>3304</u>	<u>0.4970</u>	<u>0.2693</u>	<u>4806</u>	<u>0.0517</u>	<u>0.0279</u>
<u>3309</u>	<u>0.3577</u>	<u>0.1899</u>	<u>4808</u>	<u>0.4642</u>	<u>0.1864</u>
<u>3402</u>	<u>0.4396</u>	<u>0.1940</u>	<u>4809</u>	<u>0.2239</u>	<u>0.1211</u>
<u>3403</u>	<u>0.2054</u>	<u>0.0871</u>	<u>4810</u>	<u>0.1173</u>	<u>0.0783</u>
<u>3404</u>	<u>0.4086</u>	<u>0.1991</u>	<u>4811</u>	<u>0.2001</u>	<u>0.1199</u>
<u>3405</u>	<u>0.2559</u>	<u>0.1077</u>	<u>4812</u>	<u>0.3017</u>	<u>0.1426</u>
<u>3406</u>	<u>0.2107</u>	<u>0.1149</u>	<u>4813</u>	<u>0.1716</u>	<u>0.0981</u>
<u>3407</u>	<u>0.3416</u>	<u>0.1495</u>	<u>4900</u>	<u>0.5219</u>	<u>0.1808</u>
<u>3408</u>	<u>0.1010</u>	<u>0.0519</u>	<u>4901</u>	<u>0.0489</u>	<u>0.0207</u>
<u>3409</u>	<u>0.0901</u>	<u>0.0509</u>	<u>4902</u>	<u>0.0687</u>	<u>0.0324</u>
<u>3410</u>	<u>0.1772</u>	<u>0.1156</u>	<u>4903</u>	<u>0.0548</u>	<u>0.0249</u>
<u>3411</u>	<u>0.3785</u>	<u>0.1609</u>	<u>4904</u>	<u>0.0228</u>	<u>0.0134</u>
<u>3412</u>	<u>0.3913</u>	<u>0.1565</u>	<u>4905</u>	<u>0.2252</u>	<u>0.1500</u>
<u>3413</u>	<u>0.5270</u>	<u>0.2261</u>	<u>4906</u>	<u>0.0737</u>	<u>0.0353</u>
<u>3414</u>	<u>0.4856</u>	<u>0.2085</u>	<u>4907</u>	<u>0.0574</u>	<u>0.0292</u>
<u>3415</u>	<u>0.5075</u>	<u>0.2187</u>	<u>4908</u>	<u>0.0572</u>	<u>0.0847</u>
<u>3501</u>	<u>0.9144</u>	<u>0.3594</u>	<u>4909</u>	<u>0.0286</u>	<u>0.0371</u>
<u>3503</u>	<u>0.2242</u>	<u>0.1679</u>	<u>4910</u>	<u>0.3621</u>	<u>0.1836</u>
<u>3506</u>	<u>1.0939</u>	<u>0.2832</u>	<u>5001</u>	<u>5.3508</u>	<u>1.3677</u>
<u>3509</u>	<u>0.3560</u>	<u>0.1857</u>	<u>5002</u>	<u>0.4919</u>	<u>0.2089</u>
<u>3510</u>	<u>0.3964</u>	<u>0.1940</u>	<u>5003</u>	<u>1.6322</u>	<u>0.4623</u>
<u>3511</u>	<u>0.5503</u>	<u>0.2730</u>	<u>5004</u>	<u>1.3436</u>	<u>0.5964</u>
<u>3512</u>	<u>0.3069</u>	<u>0.1978</u>	<u>5005</u>	<u>1.2765</u>	<u>0.3733</u>
<u>3513</u>	<u>0.3961</u>	<u>0.2007</u>	<u>5006</u>	<u>1.6270</u>	<u>0.4598</u>
<u>3602</u>	<u>0.1061</u>	<u>0.0622</u>	<u>5101</u>	<u>0.7303</u>	<u>0.3937</u>
<u>3603</u>	<u>0.4065</u>	<u>0.2264</u>	<u>5103</u>	<u>0.6538</u>	<u>0.3576</u>
<u>3604</u>	<u>1.2653</u>	<u>0.5772</u>	<u>5106</u>	<u>0.6538</u>	<u>0.3576</u>
<u>3605</u>	<u>0.4585</u>	<u>0.2005</u>	<u>5108</u>	<u>0.5240</u>	<u>0.2536</u>
<u>3701</u>	<u>0.2363</u>	<u>0.1142</u>	<u>5109</u>	<u>0.6986</u>	<u>0.2587</u>
<u>3702</u>	<u>0.4202</u>	<u>0.1849</u>	<u>5201</u>	<u>0.3163</u>	<u>0.1312</u>
<u>3707</u>	<u>0.4514</u>	<u>0.2969</u>	<u>5204</u>	<u>0.9080</u>	<u>0.3662</u>
<u>3708</u>	<u>0.3857</u>	<u>0.1919</u>	<u>5206</u>	<u>0.5219</u>	<u>0.1808</u>
<u>3802</u>	<u>0.1629</u>	<u>0.0881</u>	<u>5207</u>	<u>0.1289</u>	<u>0.0907</u>
<u>3808</u>	<u>0.3562</u>	<u>0.1478</u>	<u>5208</u>	<u>0.8234</u>	<u>0.3465</u>
<u>3901</u>	<u>0.1317</u>	<u>0.0926</u>	<u>5209</u>	<u>0.6803</u>	<u>0.2976</u>
<u>3902</u>	<u>0.3682</u>	<u>0.1905</u>	<u>5301</u>	<u>0.0287</u>	<u>0.0152</u>
<u>3903</u>	<u>1.0189</u>	<u>0.5842</u>	<u>5305</u>	<u>0.0390</u>	<u>0.0242</u>
<u>3905</u>	<u>0.1317</u>	<u>0.0926</u>	<u>5306</u>	<u>0.0412</u>	<u>0.0223</u>
<u>3906</u>	<u>0.4147</u>	<u>0.1984</u>	<u>5307</u>	<u>0.3396</u>	<u>0.1413</u>
<u>3909</u>	<u>0.1542</u>	<u>0.0907</u>	<u>6103</u>	<u>0.0529</u>	<u>0.0397</u>
<u>4002</u>	<u>0.9145</u>	<u>0.3110</u>	<u>6104</u>	<u>0.2333</u>	<u>0.1312</u>

<u>6105</u>	<u>0.1800</u>	<u>0.0854</u>	<u>6809</u>	<u>3.2414</u>	<u>2.7886</u>
<u>6107</u>	<u>0.0883</u>	<u>0.0624</u>	<u>6901</u>	<u>0.0000</u>	<u>0.0399</u>
<u>6108</u>	<u>0.3969</u>	<u>0.2358</u>	<u>6902</u>	<u>0.9373</u>	<u>0.2451</u>
<u>6109</u>	<u>0.0641</u>	<u>0.0315</u>	<u>6903</u>	<u>4.6292</u>	<u>1.3618</u>
<u>6110</u>	<u>0.3812</u>	<u>0.1874</u>	<u>6904</u>	<u>0.2188</u>	<u>0.0954</u>
<u>6201</u>	<u>0.3014</u>	<u>0.1201</u>	<u>6905</u>	<u>0.2642</u>	<u>0.1256</u>
<u>6202</u>	<u>0.5730</u>	<u>0.2749</u>	<u>6906</u>	<u>0.0000</u>	<u>0.1256</u>
<u>6203</u>	<u>0.0591</u>	<u>0.0444</u>	<u>6907</u>	<u>1.0827</u>	<u>0.4467</u>
<u>6204</u>	<u>0.1284</u>	<u>0.0834</u>	<u>6908</u>	<u>0.4326</u>	<u>0.2047</u>
<u>6205</u>	<u>0.1867</u>	<u>0.1063</u>	<u>6909</u>	<u>0.0866</u>	<u>0.0487</u>
<u>6206</u>	<u>0.1564</u>	<u>0.0889</u>	<u>7101</u>	<u>0.0264</u>	<u>0.0144</u>
<u>6207</u>	<u>0.9751</u>	<u>0.7654</u>	<u>7102</u>	<u>2.1732</u>	<u>2.5468</u>
<u>6208</u>	<u>0.2087</u>	<u>0.1632</u>	<u>7103</u>	<u>0.3091</u>	<u>0.1232</u>
<u>6209</u>	<u>0.2111</u>	<u>0.1314</u>	<u>7104</u>	<u>0.0204</u>	<u>0.0135</u>
<u>6301</u>	<u>0.1426</u>	<u>0.0529</u>	<u>7105</u>	<u>0.0210</u>	<u>0.0132</u>
<u>6302</u>	<u>0.1442</u>	<u>0.0800</u>	<u>7106</u>	<u>0.1334</u>	<u>0.0673</u>
<u>6303</u>	<u>0.0651</u>	<u>0.0327</u>	<u>7107</u>	<u>0.2202</u>	<u>0.1226</u>
<u>6304</u>	<u>0.1710</u>	<u>0.1155</u>	<u>7108</u>	<u>0.1487</u>	<u>0.1072</u>
<u>6305</u>	<u>0.0656</u>	<u>0.0402</u>	<u>7109</u>	<u>0.1350</u>	<u>0.0890</u>
<u>6306</u>	<u>0.2547</u>	<u>0.1272</u>	<u>7110</u>	<u>0.2958</u>	<u>0.1160</u>
<u>6308</u>	<u>0.0521</u>	<u>0.0267</u>	<u>7111</u>	<u>0.3619</u>	<u>0.1902</u>
<u>6309</u>	<u>0.1348</u>	<u>0.0829</u>	<u>7112</u>	<u>0.5361</u>	<u>0.2518</u>
<u>6402</u>	<u>0.2712</u>	<u>0.1362</u>	<u>7113</u>	<u>0.5638</u>	<u>0.2450</u>
<u>6403</u>	<u>0.1718</u>	<u>0.1067</u>	<u>7114</u>	<u>0.5968</u>	<u>0.4148</u>
<u>6404</u>	<u>0.1604</u>	<u>0.0994</u>	<u>7115</u>	<u>0.4644</u>	<u>0.2423</u>
<u>6405</u>	<u>0.5424</u>	<u>0.2360</u>	<u>7116</u>	<u>0.4441</u>	<u>0.2204</u>
<u>6406</u>	<u>0.0622</u>	<u>0.0406</u>	<u>7117</u>	<u>0.9669</u>	<u>0.5481</u>
<u>6407</u>	<u>0.1950</u>	<u>0.1090</u>	<u>7118</u>	<u>1.7933</u>	<u>0.8898</u>
<u>6408</u>	<u>0.3073</u>	<u>0.1456</u>	<u>7119</u>	<u>1.8051</u>	<u>0.7607</u>
<u>6409</u>	<u>0.5270</u>	<u>0.2261</u>	<u>7120</u>	<u>4.3722</u>	<u>2.2248</u>
<u>6410</u>	<u>0.1438</u>	<u>0.0806</u>	<u>7121</u>	<u>4.8163</u>	<u>2.2131</u>
<u>6501</u>	<u>0.0962</u>	<u>0.0491</u>	<u>7201</u>	<u>1.0637</u>	<u>0.3586</u>
<u>6502</u>	<u>0.0253</u>	<u>0.0141</u>	<u>7202</u>	<u>0.0414</u>	<u>0.0199</u>
<u>6503</u>	<u>0.0728</u>	<u>0.0252</u>	<u>7203</u>	<u>0.0914</u>	<u>0.0709</u>
<u>6504</u>	<u>0.3039</u>	<u>0.2187</u>	<u>7204</u>	<u>0.0000</u>	<u>0.0000</u>
<u>6505</u>	<u>0.0798</u>	<u>0.0545</u>	<u>7301</u>	<u>0.5428</u>	<u>0.2204</u>
<u>6506</u>	<u>0.0737</u>	<u>0.0441</u>	<u>7302</u>	<u>0.5759</u>	<u>0.3230</u>
<u>6508</u>	<u>0.2925</u>	<u>0.1685</u>	<u>7307</u>	<u>0.5278</u>	<u>0.2969</u>
<u>6509</u>	<u>0.2135</u>	<u>0.1322</u>	<u>7308</u>	<u>0.1680</u>	<u>0.1181</u>
<u>6601</u>	<u>0.1525</u>	<u>0.0981</u>	<u>7309</u>	<u>0.1414</u>	<u>0.1035</u>
<u>6602</u>	<u>0.4193</u>	<u>0.2114</u>			
<u>6603</u>	<u>0.2957</u>	<u>0.1532</u>			
<u>6604</u>	<u>0.0523</u>	<u>0.0323</u>			
<u>6605</u>	<u>0.2417</u>	<u>0.1805</u>			
<u>6607</u>	<u>0.1198</u>	<u>0.0735</u>			
<u>6608</u>	<u>0.2993</u>	<u>0.1107</u>			
<u>6614</u>	<u>399.0000*</u>	<u>460.0000*</u>			
<u>6615</u>	<u>147.0000*</u>	<u>167.0000*</u>			
<u>6616</u>	<u>125.0000*</u>	<u>144.0000*</u>			
<u>6617</u>	<u>44.0000*</u>	<u>50.0000*</u>			
<u>6618</u>	<u>70.0000*</u>	<u>79.0000*</u>			
<u>6620</u>	<u>1.1163</u>	<u>0.5271</u>			
<u>6704</u>	<u>0.1026</u>	<u>0.0580</u>			
<u>6705</u>	<u>0.5747</u>	<u>0.4118</u>			
<u>6706</u>	<u>0.3038</u>	<u>0.2076</u>			
<u>6707</u>	<u>1.3843</u>	<u>0.8472</u>			
<u>6708</u>	<u>4.4763</u>	<u>3.5090</u>			
<u>6709</u>	<u>0.1414</u>	<u>0.1035</u>			
<u>6801</u>	<u>0.2337</u>	<u>0.1047</u>			
<u>6802</u>	<u>0.3428</u>	<u>0.2222</u>			
<u>6803</u>	<u>1.0538</u>	<u>0.2027</u>			
<u>6804</u>	<u>0.1957</u>	<u>0.0956</u>			

\* These rates are calculated on a per license basis for parimutuel race tracks and are base rated.

**AMENDATORY SECTION** (Amending WSR 97-12-011, filed 5/27/97, effective 7/1/97)

**WAC 296-17-89502 Industrial insurance accident fund, medical aid and supplemental pension rates by class of industry for nonhourly rated classifications.** The base rates as set forth below are for classifications whose premium rates are based on units other than hours worked.

((Base Rates Effective April 1, 1997

Class	Accident Fund	Medical Aid Fund	Supplemental Pension Fund
0522	0.0242	0.0090	0.0003
0523	0.0151	0.0059	0.0003
0524	0.0145	0.0054	0.0003
0525	0.0100	0.0039	0.0003
0526	0.0093	0.0036	0.0003

PERMANENT

<del>0527</del>	<del>0.0007</del>	<del>0.0003</del>	<del>0.0001</del>
<del>0528</del>	<del>0.0024</del>	<del>0.0009</del>	<del>0.0001</del>
<del>0529</del>	<del>0.0015</del>	<del>0.0006</del>	<del>0.0001</del>
<del>0530</del>	<del>0.0218</del>	<del>0.0081</del>	<del>0.0003</del>
<del>0531</del>	<del>0.0141</del>	<del>0.0055</del>	<del>0.0003</del>
<del>0532</del>	<del>0.0010</del>	<del>0.0004</del>	<del>0.0001</del>
<del>0533</del>	<del>0.0036</del>	<del>0.0014</del>	<del>0.0001</del>
<del>0534</del>	<del>0.0024</del>	<del>0.0009</del>	<del>0.0001</del>

<del>39</del>	<del>62,973</del>	<del>69,177</del>
<del>38</del>	<del>69,178</del>	<del>76,209</del>
<del>37</del>	<del>76,210</del>	<del>84,109</del>
<del>36</del>	<del>84,110</del>	<del>92,520</del>
<del>35</del>	<del>92,521</del>	<del>101,772</del>
<del>34</del>	<del>101,773</del>	<del>111,949</del>
<del>33</del>	<del>111,950</del>	<del>123,144</del>
<del>32</del>	<del>123,145</del>	<del>135,459</del>
<del>31</del>	<del>135,460</del>	<del>148,323</del>
<del>30</del>	<del>148,324</del>	<del>162,512</del>
<del>29</del>	<del>162,513</del>	<del>178,683</del>
<del>28</del>	<del>178,684</del>	<del>196,973</del>
<del>27</del>	<del>196,974</del>	<del>218,024</del>
<del>26</del>	<del>218,025</del>	<del>242,373</del>
<del>25</del>	<del>242,374</del>	<del>270,316</del>
<del>24</del>	<del>270,317</del>	<del>303,030</del>
<del>23</del>	<del>303,031</del>	<del>341,590</del>
<del>22</del>	<del>341,591</del>	<del>386,658</del>
<del>21</del>	<del>386,659</del>	<del>440,604</del>
<del>20</del>	<del>440,605</del>	<del>505,744</del>
<del>19</del>	<del>505,745</del>	<del>583,734</del>
<del>18</del>	<del>583,735</del>	<del>679,866</del>
<del>17</del>	<del>679,867</del>	<del>799,779</del>
<del>16</del>	<del>799,780</del>	<del>948,153</del>
<del>15</del>	<del>948,154</del>	<del>1,211,228</del>
<del>14</del>	<del>1,211,229</del>	<del>1,547,295</del>
<del>13</del>	<del>1,547,296</del>	<del>1,976,608</del>
<del>12</del>	<del>1,976,609</del>	<del>2,525,038</del>
<del>11</del>	<del>2,525,039</del>	<del>3,225,611</del>
<del>10</del>	<del>3,225,612</del>	<del>4,636,707</del>
<del>9</del>	<del>4,636,708</del>	<del>6,804,961</del>
<del>8</del>	<del>6,804,962</del>	<del>9,675,304</del>
<del>7</del>	<del>9,675,305</del>	<del>14,255,796</del>
<del>6</del>	<del>14,255,797</del>	<del>22,171,963</del>
<del>5</del>	<del>22,171,964</del>	<del>34,999,999</del>
<del>4</del>	<del>35,000,000</del>	<del>&amp; Over</del>

Base Rates Effective  
January 1, 1998

<u>Class</u>	<u>Accident Fund</u>	<u>Medical Aid Fund</u>	<u>Supplemental Pension Fund</u>
<u>0524</u>	<u>0.0155</u>	<u>0.0040</u>	<u>0.0004</u>
<u>0526</u>	<u>0.0102</u>	<u>0.0025</u>	<u>0.0004</u>
<u>0527</u>	<u>0.0007</u>	<u>0.0002</u>	<u>0.0001</u>
<u>0528</u>	<u>0.0025</u>	<u>0.0007</u>	<u>0.0001</u>
<u>0529</u>	<u>0.0017</u>	<u>0.0004</u>	<u>0.0001</u>
<u>0530</u>	<u>0.0236</u>	<u>0.0059</u>	<u>0.0004</u>
<u>0531</u>	<u>0.0155</u>	<u>0.0038</u>	<u>0.0004</u>
<u>0532</u>	<u>0.0011</u>	<u>0.0003</u>	<u>0.0001</u>
<u>0533</u>	<u>0.0038</u>	<u>0.0011</u>	<u>0.0001</u>
<u>0534</u>	<u>0.0025</u>	<u>0.0007</u>	<u>0.0001</u>

AMENDATORY SECTION (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-919 Table I.**

((RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND B STANDARD PREMIUM SIZE RANGES Effective January 1, 1997

<u>Size Group Number</u>	<u>Standard Premium Range</u>
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<del>63</del>	<del>\$ 3,676</del>	<del>\$ 4,442</del>
<del>62</del>	<del>4,443</del>	<del>5,332</del>
<del>61</del>	<del>5,333</del>	<del>6,345</del>
<del>60</del>	<del>6,346</del>	<del>7,509</del>
<del>59</del>	<del>7,510</del>	<del>8,837</del>
<del>58</del>	<del>8,838</del>	<del>10,334</del>
<del>57</del>	<del>10,335</del>	<del>12,035</del>
<del>56</del>	<del>12,036</del>	<del>13,963</del>
<del>55</del>	<del>13,964</del>	<del>16,114</del>
<del>54</del>	<del>16,115</del>	<del>18,538</del>
<del>53</del>	<del>18,539</del>	<del>21,265</del>
<del>52</del>	<del>21,266</del>	<del>23,592</del>
<del>51</del>	<del>23,593</del>	<del>25,600</del>
<del>50</del>	<del>25,601</del>	<del>27,552</del>
<del>49</del>	<del>27,553</del>	<del>29,684</del>
<del>48</del>	<del>29,685</del>	<del>32,040</del>
<del>47</del>	<del>32,041</del>	<del>34,645</del>
<del>46</del>	<del>34,646</del>	<del>37,508</del>
<del>45</del>	<del>37,509</del>	<del>40,691</del>
<del>44</del>	<del>40,692</del>	<del>44,237</del>
<del>43</del>	<del>44,238</del>	<del>48,157</del>
<del>42</del>	<del>48,158</del>	<del>52,548</del>
<del>41</del>	<del>52,549</del>	<del>57,480</del>
<del>40</del>	<del>57,481</del>	<del>62,972</del>

RETROSPECTIVE RATING PLANS A, A1, A2, A3, AND B STANDARD PREMIUM SIZE RANGES Effective January 1, 1998

<u>Size Group Number</u>	<u>Standard Premium Range</u>
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<u>63</u>	<u>\$ 3,389</u>	<u>-</u>	<u>\$ 4,095</u>
<u>62</u>	<u>4,096</u>	<u>-</u>	<u>4,916</u>
<u>61</u>	<u>4,917</u>	<u>-</u>	<u>5,850</u>
<u>60</u>	<u>5,851</u>	<u>-</u>	<u>6,923</u>
<u>59</u>	<u>6,924</u>	<u>-</u>	<u>8,148</u>
<u>58</u>	<u>8,149</u>	<u>-</u>	<u>9,528</u>
<u>57</u>	<u>9,529</u>	<u>-</u>	<u>11,096</u>
<u>56</u>	<u>11,097</u>	<u>-</u>	<u>12,874</u>
<u>55</u>	<u>12,875</u>	<u>-</u>	<u>14,857</u>
<u>54</u>	<u>14,858</u>	<u>-</u>	<u>17,092</u>
<u>53</u>	<u>17,093</u>	<u>-</u>	<u>19,606</u>
<u>52</u>	<u>19,607</u>	<u>-</u>	<u>21,752</u>
<u>51</u>	<u>21,753</u>	<u>-</u>	<u>23,603</u>
<u>50</u>	<u>23,604</u>	<u>-</u>	<u>25,403</u>
<u>49</u>	<u>25,404</u>	<u>-</u>	<u>27,369</u>
<u>48</u>	<u>27,370</u>	<u>-</u>	<u>29,541</u>
<u>47</u>	<u>29,542</u>	<u>-</u>	<u>31,943</u>

PERMANENT

<u>46</u>	<u>31,944</u>	-	<u>34,582</u>	<u>24</u>	<u>249,232</u>	-	<u>279,394</u>
<u>45</u>	<u>34,583</u>	-	<u>37,517</u>	<u>23</u>	<u>279,395</u>	-	<u>314,946</u>
<u>44</u>	<u>37,518</u>	-	<u>40,786</u>	<u>22</u>	<u>314,947</u>	-	<u>356,499</u>
<u>43</u>	<u>40,787</u>	-	<u>44,401</u>	<u>21</u>	<u>356,500</u>	-	<u>406,237</u>
<u>42</u>	<u>44,402</u>	-	<u>48,449</u>	<u>20</u>	<u>406,238</u>	-	<u>466,296</u>
<u>41</u>	<u>48,450</u>	-	<u>52,996</u>	<u>19</u>	<u>466,297</u>	-	<u>538,203</u>
<u>40</u>	<u>52,997</u>	-	<u>58,060</u>	<u>18</u>	<u>538,204</u>	-	<u>626,836</u>
<u>39</u>	<u>58,061</u>	-	<u>63,781</u>	<u>17</u>	<u>626,837</u>	-	<u>737,396</u>
<u>38</u>	<u>63,782</u>	-	<u>70,265</u>	<u>16</u>	<u>737,397</u>	-	<u>874,197</u>
<u>37</u>	<u>70,266</u>	-	<u>77,548</u>	<u>15</u>	<u>874,198</u>	-	<u>1,116,752</u>
<u>36</u>	<u>77,549</u>	-	<u>85,303</u>	<u>14</u>	<u>1,116,753</u>	-	<u>1,426,606</u>
<u>35</u>	<u>85,304</u>	-	<u>93,834</u>	<u>13</u>	<u>1,426,607</u>	-	<u>1,822,433</u>
<u>34</u>	<u>93,835</u>	-	<u>103,217</u>	<u>12</u>	<u>1,822,434</u>	-	<u>2,328,085</u>
<u>33</u>	<u>103,218</u>	-	<u>113,539</u>	<u>11</u>	<u>2,328,086</u>	-	<u>2,974,013</u>
<u>32</u>	<u>113,540</u>	-	<u>124,893</u>	<u>10</u>	<u>2,974,014</u>	-	<u>4,275,044</u>
<u>31</u>	<u>124,894</u>	-	<u>136,754</u>	<u>9</u>	<u>4,275,045</u>	-	<u>6,274,174</u>
<u>30</u>	<u>136,755</u>	-	<u>149,836</u>	<u>8</u>	<u>6,274,175</u>	-	<u>8,920,630</u>
<u>29</u>	<u>149,837</u>	-	<u>164,746</u>	<u>7</u>	<u>8,920,631</u>	-	<u>13,143,844</u>
<u>28</u>	<u>164,747</u>	-	<u>181,609</u>	<u>6</u>	<u>13,143,845</u>	-	<u>20,442,550</u>
<u>27</u>	<u>181,610</u>	-	<u>201,018</u>	<u>5</u>	<u>20,442,551</u>	-	<u>32,269,999</u>
<u>26</u>	<u>201,019</u>	-	<u>223,468</u>	<u>4</u>	<u>32,270,000</u>	-	<u>&amp; Over</u>
<u>25</u>	<u>223,469</u>	-	<u>249,231</u>				

AMENDATORY SECTION (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

WAC 296-17-91901 Table II.

RETROSPECTIVE RATING PLAN A  
 BASIC PREMIUM RATIOS  
 LOSS CONVERSION FACTOR = .729  
 Effective January 1, ((1997)) 1998

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
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Size  
Group

63	.907	.856	.820	.791	.766	.745	.725	.708	.692	.677	.649	.625	.602	.563
62	.902	.850	.813	.783	.757	.735	.715	.698	.681	.666	.638	.612	.590	.550
61	.897	.844	.805	.774	.748	.726	.705	.687	.670	.654	.625	.600	.577	.536
60	.892	.838	.798	.766	.739	.716	.695	.676	.658	.642	.613	.587	.563	.522
59	.888	.831	.790	.758	.730	.706	.684	.665	.647	.630	.600	.574	.550	.508
58	.883	.825	.783	.749	.720	.696	.674	.654	.635	.618	.588	.561	.537	.495
57	.878	.818	.775	.740	.711	.686	.663	.643	.624	.607	.576	.548	.524	.482
56	.872	.810	.766	.731	.701	.675	.652	.631	.612	.594	.563	.535	.511	.468
55	.865	.802	.757	.721	.690	.664	.640	.619	.599	.582	.550	.522	.497	.455
54	.858	.794	.747	.710	.679	.652	.628	.607	.587	.569	.537	.509	.484	.442
53	.851	.785	.738	.700	.668	.641	.616	.595	.575	.556	.524	.496	.471	.429
52	.843	.776	.728	.690	.657	.629	.605	.582	.562	.544	.511	.483	.458	.417
51	.836	.767	.718	.679	.646	.618	.592	.570	.550	.531	.498	.470	.446	.405
50	.828	.758	.708	.668	.634	.605	.580	.557	.537	.518	.485	.457	.432	.392
49	.821	.748	.697	.656	.622	.593	.567	.544	.524	.505	.472	.444	.419	.379
48	.813	.739	.686	.645	.610	.581	.555	.531	.511	.492	.459	.431	.406	.367
47	.804	.729	.675	.633	.598	.568	.542	.519	.498	.479	.446	.418	.394	.355
46	.796	.718	.663	.620	.584	.554	.528	.505	.484	.465	.433	.406	.382	.344
45	.787	.707	.650	.607	.571	.541	.514	.491	.471	.452	.420	.394	.371	.334
44	.778	.695	.638	.594	.557	.527	.501	.478	.458	.440	.408	.382	.360	.324
43	.768	.683	.625	.580	.544	.514	.488	.465	.445	.427	.396	.371	.349	.314
42	.758	.671	.612	.567	.530	.500	.474	.451	.431	.413	.383	.357	.336	.301
41	.748	.659	.599	.554	.517	.486	.460	.437	.417	.399	.368	.343	.322	.288
40	.737	.647	.586	.540	.503	.472	.446	.423	.403	.385	.355	.330	.309	.276
39	.726	.635	.573	.526	.489	.458	.432	.409	.389	.372	.342	.317	.296	.264
38	.714	.622	.560	.513	.476	.445	.418	.396	.376	.359	.329	.305	.284	.252
37	.702	.608	.546	.499	.462	.431	.405	.383	.363	.346	.317	.293	.273	.242
36	.688	.594	.532	.485	.448	.417	.392	.369	.350	.333	.304	.281	.262	.231
35	.673	.578	.516	.469	.433	.402	.377	.355	.336	.320	.292	.269	.250	.221
34	.657	.562	.500	.454	.418	.388	.363	.342	.323	.307	.280	.258	.240	.211

PERMANENT

33	.640	.546	.484	.439	.403	.374	.349	.329	.310	.295	.268	.247	.229	.202
32	.623	.529	.468	.424	.389	.360	.336	.316	.298	.283	.257	.237	.220	.193
31	.607	.512	.452	.408	.373	.345	.322	.302	.285	.270	.246	.226	.210	.185
30	.589	.495	.435	.392	.358	.331	.308	.289	.273	.259	.235	.216	.201	.178
29	.571	.478	.419	.377	.344	.317	.295	.277	.261	.247	.225	.207	.193	.171
28	.553	.461	.403	.361	.329	.303	.282	.264	.248	.235	.213	.195	.181	.160
27	.537	.446	.388	.346	.314	.288	.267	.248	.233	.219	.197	.179	.165	.143
26	.521	.430	.373	.331	.299	.273	.252	.234	.218	.205	.183	.165	.151	.129
25	.504	.414	.358	.317	.285	.259	.238	.220	.205	.192	.170	.152	.138	.117
24	.482	.394	.339	.300	.269	.245	.225	.208	.194	.181	.161	.145	.132	.113
23	.460	.374	.321	.283	.254	.231	.213	.197	.184	.172	.153	.138	.127	.109
22	.437	.355	.304	.268	.241	.219	.201	.187	.174	.163	.146	.132	.121	.105
21	.414	.336	.288	.254	.228	.208	.191	.177	.166	.156	.139	.127	.117	.102
20	.394	.318	.272	.239	.214	.194	.179	.166	.155	.145	.130	.119	.110	.096
19	.377	.301	.254	.222	.198	.179	.164	.152	.142	.133	.120	.109	.101	.089
18	.358	.283	.238	.207	.184	.166	.152	.140	.131	.123	.110	.101	.094	.083
17	.339	.266	.222	.192	.171	.154	.140	.130	.121	.114	.103	.094	.088	.079
16	.320	.249	.208	.179	.159	.143	.131	.121	.113	.106	.096	.088	.083	.075
15	.303	.234	.194	.168	.148	.134	.122	.113	.106	.100	.091	.084	.079	.072
14	.293	.220	.180	.157	.141	.128	.117	.109	.103	.097	.089	.082	.078	.071
13	.281	.204	.167	.148	.133	.122	.112	.105	.099	.094	.086	.081	.076	.070
12	.269	.187	.156	.139	.126	.116	.108	.101	.096	.091	.084	.079	.075	.069
11	.254	.167	.145	.130	.119	.110	.103	.097	.092	.088	.082	.077	.073	.068
10	.238	.150	.135	.122	.113	.105	.098	.093	.089	.085	.079	.075	.072	.067
9	.219	.138	.125	.115	.106	.100	.094	.089	.085	.082	.077	.073	.071	.066
8	.197	.127	.116	.107	.100	.094	.090	.086	.082	.079	.075	.072	.069	.065
7	.170	.117	.108	.100	.094	.089	.085	.082	.079	.077	.073	.070	.068	.064
6	.137	.107	.100	.094	.089	.085	.081	.078	.076	.074	.071	.068	.066	.064
5	.105	.098	.092	.087	.083	.080	.077	.075	.073	.071	.068	.066	.065	.063
4	.096	.089	.084	.081	.078	.076	.074	.072	.070	.068	.066	.065	.064	.063

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-91902 Table III.**

RETROSPECTIVE RATING PLAN B  
 BASIC PREMIUM RATIOS  
 AND LOSS CONVERSION FACTORS  
 Effective January 1, (~~1997~~) 1998

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
<b>Size Group</b>														
63 Basic Premium Ratio	.993	.986	.979	.972	.965	.958	.951	.944	.938	.931	.917	.903	.889	.861
63 Loss Conversion Factor	.007	.014	.021	.028	.035	.042	.049	.056	.062	.069	.083	.097	.111	.139
62 Basic Premium Ratio	.992	.985	.977	.970	.962	.954	.947	.939	.931	.924	.909	.893	.878	.848
62 Loss Conversion Factor	.008	.015	.023	.030	.038	.046	.053	.061	.069	.076	.091	.107	.122	.152
61 Basic Premium Ratio	.992	.983	.975	.967	.959	.950	.942	.934	.926	.917	.901	.884	.868	.835
61 Loss Conversion Factor	.008	.017	.025	.033	.041	.050	.058	.066	.074	.083	.099	.116	.132	.165
60 Basic Premium Ratio	.991	.982	.973	.964	.955	.946	.937	.928	.919	.910	.892	.874	.856	.819
60 Loss Conversion Factor	.009	.018	.027	.036	.045	.054	.063	.072	.081	.090	.108	.126	.144	.181
59 Basic Premium Ratio	.990	.980	.971	.961	.951	.941	.931	.921	.912	.902	.882	.862	.843	.803
59 Loss Conversion Factor	.010	.020	.029	.039	.049	.059	.069	.079	.088	.098	.118	.138	.157	.197
58 Basic Premium Ratio	.989	.979	.968	.957	.947	.936	.926	.915	.904	.894	.872	.851	.830	.787
58 Loss Conversion Factor	.011	.021	.032	.043	.053	.064	.074	.085	.096	.106	.128	.149	.170	.213
57 Basic Premium Ratio	.989	.977	.966	.954	.943	.931	.920	.908	.897	.886	.863	.840	.817	.771
57 Loss Conversion Factor	.011	.023	.034	.046	.057	.069	.080	.092	.103	.114	.137	.160	.183	.229
56 Basic Premium Ratio	.988	.976	.963	.951	.939	.927	.914	.902	.890	.878	.853	.829	.805	.756
56 Loss Conversion Factor	.012	.024	.037	.049	.061	.073	.086	.098	.110	.122	.147	.171	.195	.244
55 Basic Premium Ratio	.987	.974	.961	.948	.935	.922	.909	.896	.883	.870	.844	.818	.792	.741
55 Loss Conversion Factor	.013	.026	.039	.052	.065	.078	.091	.104	.117	.130	.156	.182	.208	.259
54 Basic Premium Ratio	.986	.972	.959	.945	.931	.917	.904	.890	.876	.862	.835	.807	.780	.724
54 Loss Conversion Factor	.014	.028	.041	.055	.069	.083	.096	.110	.124	.138	.165	.193	.220	.276
53 Basic Premium Ratio	.985	.971	.956	.941	.927	.912	.898	.883	.868	.854	.824	.795	.766	.707
53 Loss Conversion Factor	.015	.029	.044	.059	.073	.088	.102	.117	.132	.146	.176	.205	.234	.293

52	Basic Premium Ratio	.984	.969	.953	.938	.922	.907	.891	.876	.860	.845	.814	.783	.752	.690
	Loss Conversion Factor	.016	.031	.047	.062	.078	.093	.109	.124	.140	.155	.186	.217	.248	.310
51	Basic Premium Ratio	.983	.967	.950	.934	.917	.901	.884	.868	.851	.835	.802	.769	.735	.669
	Loss Conversion Factor	.017	.033	.050	.066	.083	.099	.116	.132	.149	.165	.198	.231	.265	.331
50	Basic Premium Ratio	.982	.965	.947	.929	.911	.894	.876	.858	.841	.823	.787	.752	.717	.646
	Loss Conversion Factor	.018	.035	.053	.071	.089	.106	.124	.142	.159	.177	.213	.248	.283	.354
49	Basic Premium Ratio	.981	.962	.943	.924	.905	.886	.867	.848	.829	.810	.772	.734	.696	.621
	Loss Conversion Factor	.019	.038	.057	.076	.095	.114	.133	.152	.171	.190	.228	.266	.304	.379
48	Basic Premium Ratio	.980	.959	.939	.919	.898	.878	.858	.837	.817	.797	.756	.716	.675	.594
	Loss Conversion Factor	.020	.041	.061	.081	.102	.122	.142	.163	.183	.203	.244	.284	.325	.406
47	Basic Premium Ratio	.978	.957	.935	.913	.891	.870	.848	.826	.805	.783	.740	.696	.653	.566
	Loss Conversion Factor	.022	.043	.065	.087	.109	.130	.152	.174	.195	.217	.260	.304	.347	.434
46	Basic Premium Ratio	.977	.954	.931	.908	.885	.862	.839	.816	.793	.770	.724	.677	.631	.539
	Loss Conversion Factor	.023	.046	.069	.092	.115	.138	.161	.184	.207	.230	.276	.323	.369	.461
45	Basic Premium Ratio	.976	.951	.927	.902	.878	.854	.829	.805	.780	.756	.707	.658	.609	.512
	Loss Conversion Factor	.024	.049	.073	.098	.122	.146	.171	.195	.220	.244	.293	.342	.391	.488
44	Basic Premium Ratio	.974	.948	.922	.897	.871	.845	.819	.793	.767	.742	.690	.638	.587	.483
	Loss Conversion Factor	.026	.052	.078	.103	.129	.155	.181	.207	.233	.258	.310	.362	.413	.517
43	Basic Premium Ratio	.973	.945	.918	.891	.863	.836	.809	.781	.754	.727	.672	.617	.562	.453
	Loss Conversion Factor	.027	.055	.082	.109	.137	.164	.191	.219	.246	.273	.328	.383	.438	.547
42	Basic Premium Ratio	.970	.941	.911	.881	.852	.822	.792	.763	.733	.703	.644	.585	.525	.406
	Loss Conversion Factor	.030	.059	.089	.119	.148	.178	.208	.237	.267	.297	.356	.415	.475	.594
41	Basic Premium Ratio	.968	.935	.903	.870	.838	.806	.773	.741	.708	.676	.611	.546	.481	.352
	Loss Conversion Factor	.032	.065	.097	.130	.162	.194	.227	.259	.292	.324	.389	.454	.519	.648
40	Basic Premium Ratio	.965	.929	.894	.859	.823	.788	.753	.718	.682	.647	.576	.506	.435	.294
	Loss Conversion Factor	.035	.071	.106	.141	.177	.212	.247	.282	.318	.353	.424	.494	.565	.706
39	Basic Premium Ratio	.962	.923	.885	.847	.808	.770	.732	.693	.655	.616	.540	.463	.386	.233
	Loss Conversion Factor	.038	.077	.115	.153	.192	.230	.268	.307	.345	.384	.460	.537	.614	.767
38	Basic Premium Ratio	.958	.917	.875	.834	.792	.751	.709	.668	.626	.585	.502	.419	.336	.170
	Loss Conversion Factor	.042	.083	.125	.166	.208	.249	.291	.332	.374	.415	.498	.581	.664	.830
37	Basic Premium Ratio	.955	.910	.865	.820	.776	.731	.686	.641	.596	.551	.461	.371	.282	.102
	Loss Conversion Factor	.045	.090	.135	.180	.224	.269	.314	.359	.404	.449	.539	.629	.718	.898
36	Basic Premium Ratio	.951	.903	.854	.806	.757	.709	.660	.612	.563	.514	.417	.320	.223	.029
	Loss Conversion Factor	.049	.097	.146	.194	.243	.291	.340	.388	.437	.486	.583	.680	.777	.971
35	Basic Premium Ratio	.947	.895	.842	.789	.736	.684	.631	.578	.525	.473	.367	.262	.156	.000
	Loss Conversion Factor	.053	.105	.158	.211	.264	.316	.369	.422	.475	.527	.633	.738	.844	.987
34	Basic Premium Ratio	.943	.886	.829	.771	.714	.657	.600	.543	.486	.428	.314	.200	.085	.000
	Loss Conversion Factor	.057	.114	.171	.229	.286	.343	.400	.457	.514	.572	.686	.800	.915	.969
33	Basic Premium Ratio	.938	.876	.814	.752	.690	.628	.567	.505	.443	.381	.257	.133	.009	.000
	Loss Conversion Factor	.062	.124	.186	.248	.310	.372	.433	.495	.557	.619	.743	.867	.991	.953
32	Basic Premium Ratio	.933	.866	.799	.732	.665	.598	.531	.463	.396	.329	.195	.061	.000	.000
	Loss Conversion Factor	.067	.134	.201	.268	.335	.402	.469	.537	.604	.671	.805	.939	.984	.939
31	Basic Premium Ratio	.927	.854	.781	.707	.634	.561	.488	.415	.342	.268	.122	.000	.000	.000
	Loss Conversion Factor	.073	.146	.219	.293	.366	.439	.512	.585	.658	.732	.878	.994	.965	.925
30	Basic Premium Ratio	.920	.840	.760	.680	.600	.520	.440	.360	.280	.200	.040	.000	.000	.000
	Loss Conversion Factor	.080	.160	.240	.320	.400	.480	.560	.640	.720	.800	.960	.975	.949	.913
29	Basic Premium Ratio	.913	.826	.739	.651	.564	.477	.390	.303	.216	.128	.000	.000	.000	.000
	Loss Conversion Factor	.087	.174	.261	.349	.436	.523	.610	.697	.784	.872	.990	.958	.935	.902
28	Basic Premium Ratio	.904	.807	.711	.615	.519	.422	.326	.230	.134	.037	.000	.000	.000	.000
	Loss Conversion Factor	.096	.193	.289	.385	.481	.578	.674	.770	.866	.963	.969	.940	.918	.887
27	Basic Premium Ratio	.892	.785	.677	.570	.462	.355	.247	.140	.032	.000	.000	.000	.000	.000
	Loss Conversion Factor	.108	.215	.323	.430	.538	.645	.753	.860	.968	.983	.946	.918	.897	.868
26	Basic Premium Ratio	.881	.761	.642	.522	.403	.283	.164	.044	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.119	.239	.358	.478	.597	.717	.836	.956	.983	.960	.925	.899	.879	.851
25	Basic Premium Ratio	.868	.736	.604	.472	.340	.208	.075	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.132	.264	.396	.528	.660	.792	.925	.987	.961	.940	.907	.883	.864	.838
24	Basic Premium Ratio	.852	.705	.557	.409	.261	.114	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.148	.295	.443	.591	.739	.886	.992	.964	.941	.922	.893	.872	.855	.832

PERMANENT

23	Basic Premium Ratio	.835	.669	.504	.338	.173	.008	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.165	.331	.496	.662	.827	.992	.969	.944	.924	.907	.881	.862	.848
22	Basic Premium Ratio	.814	.628	.442	.256	.070	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.186	.372	.558	.744	.930	.978	.949	.927	.909	.894	.871	.854	.841
21	Basic Premium Ratio	.790	.579	.369	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.210	.421	.631	.841	.990	.957	.932	.912	.896	.882	.862	.847	.835
20	Basic Premium Ratio	.758	.516	.274	.032	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.242	.484	.726	.968	.966	.936	.913	.895	.881	.869	.851	.837	.827
19	Basic Premium Ratio	.720	.439	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.280	.561	.841	.979	.942	.915	.894	.878	.865	.854	.838	.826	.817
18	Basic Premium Ratio	.672	.344	.016	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.328	.656	.984	.954	.920	.896	.877	.863	.851	.842	.827	.817	.810
17	Basic Premium Ratio	.617	.234	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.383	.766	.977	.932	.902	.879	.863	.850	.839	.831	.819	.810	.803
16	Basic Premium Ratio	.550	.100	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.450	.900	.953	.913	.885	.865	.851	.839	.830	.823	.812	.804	.798
15	Basic Premium Ratio	.477	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.523	.992	.932	.896	.872	.854	.841	.831	.822	.816	.806	.799	.794
14	Basic Premium Ratio	.414	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.586	.973	.912	.881	.861	.846	.834	.825	.818	.812	.804	.797	.793
13	Basic Premium Ratio	.344	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.656	.953	.889	.867	.851	.838	.828	.821	.814	.809	.801	.796	.791
12	Basic Premium Ratio	.256	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.744	.931	.874	.856	.842	.831	.823	.816	.810	.806	.799	.794	.790
11	Basic Premium Ratio	.159	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.841	.906	.860	.846	.834	.825	.818	.812	.807	.803	.796	.792	.788
10	Basic Premium Ratio	.042	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.958	.879	.848	.836	.827	.819	.813	.807	.803	.800	.794	.790	.787
9	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.982	.850	.838	.828	.820	.813	.808	.803	.800	.797	.792	.788	.786
8	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.952	.838	.828	.820	.813	.808	.803	.800	.796	.794	.790	.787	.784
7	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.917	.828	.820	.813	.807	.803	.799	.796	.793	.791	.788	.785	.783
6	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.876	.818	.812	.806	.802	.798	.795	.792	.790	.788	.785	.783	.782
5	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.826	.809	.804	.800	.797	.794	.791	.789	.787	.786	.783	.782	.780
4	Basic Premium Ratio	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000	.000
	Loss Conversion Factor	.815	.800	.797	.794	.792	.790	.788	.786	.785	.784	.782	.781	.779

PERMANENT

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-91903 Table IV.**

RETROSPECTIVE RATING PLAN A1  
 MINIMUM PREMIUM RATIOS  
 BASIC PREMIUM RATIO = .058  
 LOSS CONVERSION FACTOR = .729  
 Effective January 1, (~~1997~~) 1998

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
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**Size Group**

63	.987	.975	.963	.951	.940	.928	.918	.907	.897	.887	.868	.850	.833	.801
62	.987	.974	.961	.949	.938	.926	.915	.904	.894	.884	.864	.845	.828	.795
61	.986	.973	.960	.948	.936	.924	.912	.901	.890	.880	.860	.841	.823	.789
60	.986	.972	.959	.946	.933	.921	.909	.898	.887	.876	.855	.836	.817	.783
59	.985	.971	.958	.944	.931	.919	.907	.895	.883	.872	.851	.831	.812	.777

58	.985	.970	.956	.943	.929	.917	.904	.892	.880	.869	.847	.826	.807	.771
57	.985	.970	.955	.941	.927	.914	.901	.889	.877	.865	.843	.822	.802	.765
56	.984	.969	.954	.939	.925	.912	.899	.886	.874	.862	.839	.818	.797	.760
55	.984	.968	.953	.938	.924	.910	.896	.884	.871	.859	.836	.814	.793	.756
54	.983	.967	.951	.936	.922	.908	.894	.881	.868	.856	.832	.810	.790	.752
53	.983	.966	.950	.935	.920	.906	.892	.878	.866	.853	.829	.807	.786	.748
52	.982	.965	.949	.933	.918	.904	.890	.876	.863	.850	.826	.804	.783	.744
51	.982	.965	.948	.932	.917	.902	.887	.874	.860	.847	.823	.800	.779	.740
50	.982	.964	.947	.930	.915	.899	.885	.871	.857	.844	.819	.796	.775	.735
49	.981	.963	.946	.929	.913	.897	.882	.868	.854	.841	.816	.792	.770	.731
48	.981	.962	.945	.927	.911	.895	.880	.866	.852	.838	.812	.789	.767	.727
47	.980	.962	.944	.926	.910	.894	.878	.864	.849	.836	.810	.786	.764	.723
46	.980	.961	.943	.925	.909	.893	.877	.863	.848	.835	.809	.785	.763	.723
45	.980	.961	.942	.925	.908	.892	.877	.862	.848	.834	.808	.784	.762	.722
44	.980	.960	.942	.924	.907	.891	.876	.861	.847	.833	.808	.784	.762	.722
43	.980	.960	.941	.924	.907	.891	.875	.861	.846	.833	.807	.784	.762	.722
42	.979	.959	.940	.922	.905	.888	.872	.857	.843	.829	.803	.779	.757	.717
41	.978	.958	.938	.920	.902	.885	.869	.853	.839	.825	.798	.774	.751	.710
40	.978	.957	.937	.918	.899	.882	.866	.850	.835	.820	.793	.768	.745	.704
39	.977	.956	.935	.916	.897	.879	.863	.846	.831	.816	.789	.764	.741	.699
38	.977	.955	.934	.914	.895	.877	.860	.843	.828	.813	.785	.760	.736	.694
37	.976	.954	.933	.912	.893	.875	.857	.841	.825	.810	.782	.756	.732	.690
36	.976	.953	.932	.911	.891	.873	.855	.838	.822	.807	.779	.753	.729	.686
35	.976	.953	.931	.910	.890	.871	.854	.837	.821	.805	.777	.751	.727	.684
34	.975	.952	.930	.909	.889	.870	.852	.835	.819	.804	.775	.749	.725	.683
33	.975	.951	.929	.908	.888	.869	.851	.834	.818	.802	.774	.748	.724	.682
32	.975	.951	.929	.907	.887	.868	.850	.833	.817	.802	.773	.747	.724	.682
31	.975	.951	.928	.907	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
30	.974	.950	.927	.906	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
29	.974	.950	.927	.906	.886	.867	.849	.832	.816	.801	.773	.747	.724	.682
28	.974	.949	.926	.904	.883	.864	.846	.828	.812	.797	.769	.744	.721	.682
27	.973	.947	.922	.899	.877	.857	.837	.819	.802	.785	.754	.727	.701	.657
26	.972	.945	.919	.895	.872	.851	.830	.811	.792	.775	.742	.712	.685	.636
25	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
24	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
23	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
22	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
21	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
20	.971	.943	.917	.892	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
19	.970	.941	.915	.891	.868	.846	.824	.804	.785	.766	.732	.701	.672	.620
18	.969	.940	.912	.887	.864	.843	.823	.804	.785	.766	.732	.701	.672	.620
17	.968	.938	.911	.885	.862	.840	.820	.801	.784	.766	.732	.701	.672	.620
16	.968	.937	.910	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
15	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
14	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
13	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
12	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
11	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
10	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
9	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
8	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
7	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
6	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
5	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620
4	.967	.937	.909	.884	.860	.838	.818	.800	.783	.766	.732	.701	.672	.620

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-91904 Table V.**

RETROSPECTIVE RATING PLAN A2  
 MINIMUM PREMIUM RATIOS  
 AND BASIC PREMIUM RATIOS  
 LOSS CONVERSION FACTOR = .729  
 Effective January 1, (~~1997~~) 1998

Maximum Premium Ratio:    1.05   1.10   1.15   1.20   1.25   1.30   1.35   1.40   1.45   1.50   1.60   1.70   1.80   2.00

Size Group

63 Basic Premium Ratio	.483	.457	.439	.425	.412	.402	.392	.383	.375	.368	.354	.342	.330	.311
Minimum Premium Ratio	.979	.960	.943	.927	.912	.898	.884	.871	.859	.846	.823	.802	.782	.745

PERMANENT

62	Basic Premium Ratio	.480	.454	.436	.421	.408	.397	.387	.378	.370	.362	.348	.335	.324	.304
	Minimum Premium Ratio	.978	.959	.941	.925	.909	.894	.880	.867	.854	.841	.818	.796	.775	.738
51	Basic Premium Ratio	.478	.451	.432	.416	.403	.392	.382	.373	.364	.356	.342	.329	.318	.297
	Minimum Premium Ratio	.977	.957	.939	.922	.906	.891	.876	.862	.849	.836	.811	.789	.768	.730
60	Basic Premium Ratio	.475	.448	.428	.412	.399	.387	.377	.367	.358	.350	.336	.323	.311	.290
	Minimum Premium Ratio	.976	.955	.936	.919	.902	.886	.871	.857	.843	.830	.805	.781	.760	.721
59	Basic Premium Ratio	.473	.445	.424	.408	.394	.382	.371	.362	.353	.344	.329	.316	.304	.283
	Minimum Premium Ratio	.975	.954	.934	.916	.898	.882	.867	.852	.837	.824	.798	.774	.752	.713
58	Basic Premium Ratio	.471	.442	.421	.404	.389	.377	.366	.356	.347	.338	.323	.310	.298	.277
	Minimum Premium Ratio	.974	.952	.931	.912	.895	.878	.862	.847	.832	.818	.792	.767	.745	.704
57	Basic Premium Ratio	.468	.438	.417	.399	.385	.372	.361	.351	.341	.333	.317	.303	.291	.270
	Minimum Premium Ratio	.973	.950	.929	.909	.891	.874	.857	.842	.827	.813	.786	.761	.738	.697
56	Basic Premium Ratio	.465	.434	.412	.395	.380	.367	.355	.345	.335	.326	.311	.297	.285	.263
	Minimum Premium Ratio	.972	.948	.926	.906	.887	.870	.853	.837	.822	.807	.780	.755	.731	.690
55	Basic Premium Ratio	.462	.430	.408	.390	.374	.361	.349	.339	.329	.320	.304	.290	.278	.257
	Minimum Premium Ratio	.971	.946	.924	.903	.884	.866	.849	.832	.817	.802	.774	.749	.725	.683
54	Basic Premium Ratio	.458	.426	.403	.384	.369	.355	.343	.333	.323	.314	.298	.284	.271	.250
	Minimum Premium Ratio	.970	.945	.922	.900	.880	.862	.844	.827	.812	.797	.768	.743	.719	.677
53	Basic Premium Ratio	.455	.422	.398	.379	.363	.350	.337	.327	.317	.307	.291	.277	.265	.244
	Minimum Premium Ratio	.969	.943	.919	.897	.877	.858	.840	.823	.807	.792	.763	.737	.713	.671
52	Basic Premium Ratio	.451	.417	.393	.374	.358	.344	.332	.320	.310	.301	.285	.271	.258	.238
	Minimum Premium Ratio	.968	.941	.917	.895	.874	.854	.836	.819	.803	.787	.758	.732	.709	.666
51	Basic Premium Ratio	.447	.413	.388	.369	.352	.338	.325	.314	.304	.295	.278	.264	.252	.232
	Minimum Premium Ratio	.967	.939	.914	.891	.870	.851	.832	.815	.798	.782	.753	.727	.703	.660
50	Basic Premium Ratio	.443	.408	.383	.363	.346	.332	.319	.308	.298	.288	.272	.258	.245	.225
	Minimum Premium Ratio	.966	.937	.912	.888	.867	.846	.828	.810	.793	.777	.747	.721	.697	.654
49	Basic Premium Ratio	.440	.403	.378	.357	.340	.326	.313	.301	.291	.282	.265	.251	.239	.219
	Minimum Premium Ratio	.965	.935	.909	.885	.863	.842	.823	.805	.788	.772	.742	.715	.690	.647
48	Basic Premium Ratio	.436	.399	.372	.352	.334	.320	.307	.295	.285	.275	.259	.245	.232	.213
	Minimum Premium Ratio	.964	.933	.907	.882	.860	.839	.819	.801	.783	.767	.737	.710	.685	.641
47	Basic Premium Ratio	.431	.394	.367	.346	.328	.313	.300	.289	.278	.269	.252	.238	.226	.207
	Minimum Premium Ratio	.962	.931	.904	.879	.856	.835	.816	.797	.780	.763	.733	.706	.681	.637
46	Basic Premium Ratio	.427	.388	.361	.339	.321	.306	.293	.282	.271	.262	.246	.232	.220	.201
	Minimum Premium Ratio	.961	.929	.901	.876	.853	.832	.812	.793	.776	.760	.729	.702	.678	.635
45	Basic Premium Ratio	.423	.383	.354	.333	.315	.300	.286	.275	.265	.255	.239	.226	.215	.196
	Minimum Premium Ratio	.960	.927	.899	.873	.850	.829	.809	.790	.773	.757	.727	.700	.675	.633
44	Basic Premium Ratio	.418	.377	.348	.326	.308	.293	.280	.268	.258	.249	.233	.220	.209	.191
	Minimum Premium Ratio	.958	.925	.897	.871	.848	.826	.806	.788	.771	.754	.725	.698	.674	.631
43	Basic Premium Ratio	.413	.371	.342	.319	.301	.286	.273	.262	.252	.243	.227	.215	.204	.186
	Minimum Premium Ratio	.957	.924	.895	.869	.846	.824	.804	.786	.768	.752	.723	.696	.672	.630
42	Basic Premium Ratio	.408	.365	.335	.313	.294	.279	.266	.255	.245	.236	.221	.208	.197	.180
	Minimum Premium Ratio	.956	.921	.892	.865	.842	.820	.799	.781	.763	.747	.716	.690	.666	.623
41	Basic Premium Ratio	.403	.359	.329	.306	.288	.272	.259	.248	.238	.229	.213	.201	.190	.173
	Minimum Premium Ratio	.954	.919	.889	.862	.837	.815	.794	.775	.757	.740	.710	.683	.659	.616
40	Basic Premium Ratio	.398	.353	.322	.299	.281	.265	.252	.241	.231	.222	.207	.194	.184	.167
	Minimum Premium Ratio	.953	.917	.886	.858	.833	.810	.789	.770	.752	.735	.704	.677	.651	.609
39	Basic Premium Ratio	.392	.347	.316	.292	.274	.258	.245	.234	.224	.215	.200	.188	.177	.161
	Minimum Premium Ratio	.951	.914	.883	.855	.829	.806	.785	.765	.747	.730	.699	.671	.646	.603
38	Basic Premium Ratio	.386	.340	.309	.286	.267	.252	.238	.227	.217	.209	.194	.182	.171	.155
	Minimum Premium Ratio	.950	.913	.880	.852	.826	.802	.781	.761	.743	.725	.694	.666	.641	.598
37	Basic Premium Ratio	.380	.333	.302	.279	.260	.245	.232	.221	.211	.202	.188	.176	.166	.150
	Minimum Premium Ratio	.949	.911	.878	.849	.823	.800	.778	.757	.739	.722	.690	.661	.636	.593
36	Basic Premium Ratio	.373	.326	.295	.272	.253	.238	.225	.214	.204	.196	.181	.170	.160	.145
	Minimum Premium Ratio	.948	.909	.876	.847	.821	.797	.775	.755	.736	.718	.687	.658	.634	.590
35	Basic Premium Ratio	.366	.318	.287	.264	.246	.230	.218	.207	.197	.189	.175	.164	.154	.140
	Minimum Premium Ratio	.947	.908	.874	.845	.818	.795	.773	.752	.734	.716	.685	.656	.632	.588
34	Basic Premium Ratio	.358	.310	.279	.256	.238	.223	.211	.200	.191	.183	.169	.158	.149	.135
	Minimum Premium Ratio	.946	.906	.873	.844	.817	.793	.771	.751	.732	.714	.683	.655	.630	.587

PERMANENT

33	Basic Premium Ratio	.349	.302	.271	.249	.231	.216	.204	.194	.184	.177	.163	.153	.144	.130
	Minimum Premium Ratio	.945	.906	.872	.842	.816	.792	.770	.750	.732	.714	.683	.655	.630	.588
32	Basic Premium Ratio	.341	.294	.263	.241	.224	.209	.197	.187	.178	.171	.158	.148	.139	.126
	Minimum Premium Ratio	.945	.905	.872	.842	.816	.792	.770	.750	.732	.714	.683	.655	.631	.589
31	Basic Premium Ratio	.333	.285	.255	.233	.216	.202	.190	.180	.172	.164	.152	.142	.134	.122
	Minimum Premium Ratio	.944	.904	.870	.841	.814	.790	.769	.749	.730	.714	.683	.656	.633	.591
30	Basic Premium Ratio	.324	.277	.247	.225	.208	.195	.183	.174	.166	.159	.147	.137	.130	.118
	Minimum Premium Ratio	.943	.902	.869	.840	.814	.790	.769	.748	.730	.713	.683	.658	.634	.595
29	Basic Premium Ratio	.315	.268	.239	.218	.201	.188	.177	.168	.160	.153	.142	.133	.126	.115
	Minimum Premium Ratio	.942	.902	.868	.839	.813	.790	.769	.749	.731	.715	.685	.659	.637	.599
28	Basic Premium Ratio	.306	.260	.231	.210	.194	.181	.170	.161	.153	.147	.136	.127	.120	.109
	Minimum Premium Ratio	.942	.901	.867	.838	.811	.788	.766	.747	.729	.711	.681	.655	.632	.593
27	Basic Premium Ratio	.298	.252	.223	.202	.186	.173	.163	.153	.146	.139	.128	.119	.112	.101
	Minimum Premium Ratio	.940	.898	.864	.833	.806	.781	.758	.738	.718	.700	.668	.640	.614	.571
26	Basic Premium Ratio	.290	.244	.216	.195	.179	.166	.155	.146	.138	.132	.121	.112	.105	.094
	Minimum Premium Ratio	.939	.896	.860	.829	.801	.775	.752	.731	.711	.691	.657	.627	.599	.553
25	Basic Premium Ratio	.281	.236	.208	.188	.172	.159	.148	.139	.132	.125	.114	.105	.098	.088
	Minimum Premium Ratio	.938	.895	.858	.826	.797	.771	.747	.725	.704	.685	.650	.619	.592	.542
24	Basic Premium Ratio	.270	.226	.199	.179	.164	.152	.142	.133	.126	.120	.110	.102	.095	.086
	Minimum Premium Ratio	.938	.894	.858	.827	.798	.773	.749	.729	.708	.689	.655	.625	.600	.551
23	Basic Premium Ratio	.259	.216	.190	.171	.156	.145	.136	.128	.121	.115	.106	.098	.093	.084
	Minimum Premium Ratio	.938	.895	.860	.829	.802	.777	.753	.733	.714	.697	.663	.636	.608	.564
22	Basic Premium Ratio	.248	.207	.181	.163	.150	.139	.130	.123	.116	.111	.102	.095	.090	.082
	Minimum Premium Ratio	.938	.896	.862	.832	.805	.781	.760	.739	.722	.704	.674	.648	.622	.580
21	Basic Premium Ratio	.236	.197	.173	.156	.143	.133	.125	.118	.112	.107	.099	.093	.088	.080
	Minimum Premium Ratio	.940	.899	.865	.836	.811	.787	.766	.747	.730	.714	.685	.659	.636	.599
20	Basic Premium Ratio	.226	.188	.165	.149	.136	.126	.119	.112	.107	.102	.094	.089	.084	.077
	Minimum Premium Ratio	.939	.898	.865	.835	.810	.788	.766	.748	.730	.715	.689	.662	.642	.607
19	Basic Premium Ratio	.218	.180	.156	.140	.128	.119	.111	.105	.100	.096	.089	.084	.080	.074
	Minimum Premium Ratio	.937	.894	.860	.830	.804	.781	.761	.742	.724	.708	.680	.655	.633	.597
18	Basic Premium Ratio	.208	.171	.148	.133	.121	.112	.105	.099	.095	.091	.084	.080	.076	.071
	Minimum Premium Ratio	.935	.892	.857	.826	.800	.777	.756	.737	.718	.703	.677	.651	.631	.594
17	Basic Premium Ratio	.199	.162	.140	.125	.115	.106	.099	.094	.090	.086	.081	.076	.073	.069
	Minimum Premium Ratio	.934	.891	.856	.826	.798	.775	.755	.736	.717	.703	.673	.653	.631	.592
16	Basic Premium Ratio	.189	.154	.133	.119	.109	.101	.095	.090	.086	.082	.077	.073	.071	.067
	Minimum Premium Ratio	.934	.890	.855	.825	.798	.775	.754	.736	.719	.706	.679	.658	.633	.598
15	Basic Premium Ratio	.181	.146	.126	.113	.103	.096	.090	.086	.082	.079	.075	.071	.069	.065
	Minimum Premium Ratio	.933	.889	.855	.826	.801	.778	.759	.739	.724	.710	.682	.663	.641	.613
14	Basic Premium Ratio	.176	.139	.119	.108	.100	.093	.088	.084	.081	.078	.074	.070	.068	.065
	Minimum Premium Ratio	.924	.878	.850	.821	.796	.775	.755	.737	.720	.706	.679	.663	.642	.608
13	Basic Premium Ratio	.170	.131	.113	.103	.096	.090	.085	.082	.079	.076	.072	.070	.067	.064
	Minimum Premium Ratio	.915	.868	.844	.818	.793	.772	.754	.735	.719	.706	.682	.656	.643	.612
12	Basic Premium Ratio	.164	.123	.107	.099	.092	.087	.083	.080	.077	.075	.071	.069	.067	.064
	Minimum Premium Ratio	.904	.860	.839	.812	.791	.770	.751	.732	.718	.702	.680	.655	.637	.606
11	Basic Premium Ratio	.156	.113	.102	.094	.089	.084	.081	.078	.075	.073	.070	.068	.066	.063
	Minimum Premium Ratio	.892	.859	.834	.811	.786	.768	.747	.730	.718	.704	.678	.655	.638	.612
10	Basic Premium Ratio	.148	.104	.097	.090	.086	.082	.078	.076	.074	.072	.069	.067	.065	.063
	Minimum Premium Ratio	.876	.858	.829	.807	.782	.762	.748	.728	.712	.699	.676	.654	.640	.605
9	Basic Premium Ratio	.139	.098	.092	.087	.082	.079	.076	.074	.072	.070	.068	.066	.065	.062
	Minimum Premium Ratio	.856	.853	.825	.800	.782	.761	.744	.727	.712	.702	.674	.654	.631	.612
8	Basic Premium Ratio	.106	.093	.087	.083	.079	.076	.074	.072	.070	.069	.067	.065	.064	.062
	Minimum Premium Ratio	.855	.846	.823	.798	.779	.761	.741	.725	.713	.697	.671	.654	.633	.604
7	Basic Premium Ratio	.097	.088	.083	.079	.076	.074	.072	.070	.069	.068	.066	.064	.063	.061
	Minimum Premium Ratio	.855	.840	.818	.797	.777	.756	.738	.725	.707	.691	.668	.655	.636	.613
6	Basic Premium Ratio	.089	.083	.079	.076	.074	.072	.070	.068	.067	.066	.065	.063	.062	.061
	Minimum Premium Ratio	.855	.836	.814	.792	.768	.749	.735	.725	.709	.696	.664	.656	.640	.602

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5	Basic Premium Ratio	.082	.078	.075	.073	.071	.069	.068	.067	.066	.065	.063	.062	.061
	Minimum Premium Ratio	.855	.833	.811	.787	.767	.752	.732	.714	.700	.689	.677	.658	.624
	Basic Premium Ratio	.077	.074	.071	.070	.068	.067	.066	.065	.064	.063	.062	.062	.061
	Minimum Premium Ratio	.855	.830	.811	.782	.767	.752	.729	.714	.700	.689	.677	.658	.624

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-91905 Table VI.**

RETROSPECTIVE RATING PLAN A3  
 MINIMUM PREMIUM RATIOS  
 AND BASIC PREMIUM RATIOS  
 LOSS CONVERSION FACTOR = .729  
 Effective January 1, (~~1997~~) 1998

Maximum Premium Ratio:	1.05	1.10	1.15	1.20	1.25	1.30	1.35	1.40	1.45	1.50	1.60	1.70	1.80	2.00
<b>Size Group</b>														
63	Basic Premium Ratio	.818	.762	.722	.692	.666	.642	.622	.603	.586	.571	.543	.517	.495
	Minimum Premium Ratio	.947	.916	.892	.871	.853	.837	.822	.808	.795	.782	.759	.738	.718
62	Basic Premium Ratio	.814	.760	.719	.687	.659	.636	.616	.596	.578	.562	.534	.509	.486
	Minimum Premium Ratio	.945	.912	.887	.866	.848	.831	.815	.801	.788	.775	.751	.729	.709
61	Basic Premium Ratio	.813	.754	.713	.680	.652	.628	.606	.587	.570	.553	.524	.497	.475
	Minimum Premium Ratio	.942	.909	.883	.861	.842	.825	.809	.794	.780	.767	.743	.721	.700
60	Basic Premium Ratio	.811	.749	.705	.672	.644	.618	.597	.577	.558	.543	.513	.486	.464
	Minimum Premium Ratio	.939	.905	.879	.856	.836	.819	.802	.787	.773	.759	.734	.712	.690
59	Basic Premium Ratio	.805	.744	.699	.664	.634	.608	.586	.567	.549	.532	.501	.475	.452
	Minimum Premium Ratio	.937	.901	.874	.851	.831	.813	.796	.780	.765	.751	.726	.703	.681
58	Basic Premium Ratio	.802	.737	.691	.655	.626	.599	.577	.557	.538	.521	.490	.464	.441
	Minimum Premium Ratio	.934	.898	.870	.846	.825	.807	.789	.773	.758	.744	.718	.694	.672
57	Basic Premium Ratio	.796	.731	.685	.647	.618	.591	.568	.547	.528	.511	.480	.454	.431
	Minimum Premium Ratio	.932	.894	.865	.841	.819	.800	.782	.766	.751	.736	.710	.685	.663
56	Basic Premium Ratio	.794	.725	.678	.640	.609	.581	.558	.537	.518	.501	.470	.443	.421
	Minimum Premium Ratio	.928	.890	.860	.835	.813	.794	.776	.759	.743	.728	.701	.677	.654
55	Basic Premium Ratio	.790	.721	.671	.632	.601	.573	.550	.527	.509	.490	.460	.433	.411
	Minimum Premium Ratio	.925	.885	.855	.830	.807	.787	.768	.752	.735	.721	.693	.668	.645
54	Basic Premium Ratio	.787	.714	.666	.626	.592	.565	.541	.518	.499	.481	.450	.423	.400
	Minimum Premium Ratio	.921	.881	.849	.823	.801	.780	.761	.744	.728	.713	.685	.660	.637
53	Basic Premium Ratio	.784	.709	.659	.617	.585	.555	.532	.509	.489	.472	.440	.414	.391
	Minimum Premium Ratio	.917	.876	.844	.818	.794	.774	.754	.737	.721	.705	.677	.652	.629
52	Basic Premium Ratio	.780	.704	.651	.610	.577	.548	.522	.501	.481	.463	.431	.405	.382
	Minimum Premium Ratio	.913	.871	.839	.812	.788	.767	.748	.729	.713	.697	.669	.644	.621
51	Basic Premium Ratio	.775	.698	.644	.602	.567	.539	.514	.491	.471	.454	.422	.396	.372
	Minimum Premium Ratio	.909	.866	.833	.806	.782	.760	.740	.722	.705	.689	.661	.635	.613
50	Basic Premium Ratio	.769	.690	.634	.593	.557	.529	.502	.480	.460	.442	.411	.384	.362
	Minimum Premium Ratio	.905	.861	.828	.799	.775	.752	.733	.714	.697	.681	.652	.627	.604
49	Basic Premium Ratio	.763	.682	.626	.583	.548	.519	.493	.470	.450	.432	.400	.374	.352
	Minimum Premium Ratio	.901	.856	.822	.793	.768	.745	.725	.706	.689	.673	.644	.618	.595
48	Basic Premium Ratio	.756	.674	.617	.574	.538	.509	.482	.460	.439	.422	.390	.365	.342
	Minimum Premium Ratio	.897	.851	.816	.786	.761	.738	.718	.699	.682	.665	.636	.610	.587
47	Basic Premium Ratio	.750	.665	.607	.564	.528	.498	.472	.449	.429	.411	.381	.355	.333
	Minimum Premium Ratio	.892	.846	.810	.780	.754	.731	.710	.692	.674	.658	.628	.602	.579
46	Basic Premium Ratio	.741	.654	.596	.552	.516	.485	.460	.437	.418	.400	.370	.345	.323
	Minimum Premium Ratio	.888	.840	.803	.773	.747	.724	.703	.684	.666	.650	.621	.596	.573
45	Basic Premium Ratio	.731	.643	.585	.540	.503	.473	.448	.426	.406	.389	.360	.335	.315
	Minimum Premium Ratio	.884	.834	.796	.766	.740	.717	.696	.677	.660	.643	.614	.589	.567
44	Basic Premium Ratio	.722	.633	.573	.528	.493	.463	.437	.415	.396	.379	.350	.326	.306
	Minimum Premium Ratio	.879	.828	.790	.759	.732	.709	.689	.670	.653	.637	.608	.583	.561

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43	Basic Premium Ratio	.712	.622	.562	.517	.481	.451	.426	.405	.386	.370	.341	.318	.298	.267
	Minimum Premium Ratio	.874	.822	.783	.752	.726	.703	.682	.663	.646	.630	.602	.578	.556	.518
42	Basic Premium Ratio	.703	.612	.551	.506	.470	.440	.415	.394	.375	.358	.330	.307	.288	.257
	Minimum Premium Ratio	.869	.815	.776	.745	.718	.694	.673	.654	.637	.621	.593	.568	.547	.509
41	Basic Premium Ratio	.696	.602	.541	.495	.458	.429	.403	.382	.363	.347	.319	.296	.277	.247
	Minimum Premium Ratio	.863	.809	.769	.737	.710	.686	.665	.645	.628	.612	.583	.559	.537	.499
40	Basic Premium Ratio	.686	.592	.530	.484	.448	.418	.392	.371	.352	.336	.308	.286	.267	.237
	Minimum Premium Ratio	.858	.802	.762	.729	.701	.677	.656	.637	.619	.603	.574	.549	.527	.490
39	Basic Premium Ratio	.677	.581	.520	.473	.437	.407	.382	.360	.342	.325	.298	.275	.257	.228
	Minimum Premium Ratio	.852	.796	.754	.721	.693	.669	.648	.628	.610	.594	.566	.541	.519	.482
38	Basic Premium Ratio	.668	.571	.509	.463	.426	.396	.372	.350	.332	.315	.288	.266	.248	.220
	Minimum Premium Ratio	.846	.789	.747	.714	.686	.661	.639	.620	.602	.586	.557	.533	.510	.473
37	Basic Premium Ratio	.659	.562	.499	.453	.416	.387	.362	.340	.322	.306	.279	.257	.240	.212
	Minimum Premium Ratio	.839	.781	.740	.706	.678	.653	.631	.612	.594	.578	.550	.525	.503	.466
36	Basic Premium Ratio	.649	.551	.488	.442	.405	.376	.351	.330	.312	.297	.270	.249	.231	.204
	Minimum Premium Ratio	.832	.774	.732	.698	.670	.645	.624	.604	.586	.570	.542	.517	.496	.459
35	Basic Premium Ratio	.635	.538	.475	.429	.393	.365	.340	.320	.302	.286	.260	.240	.223	.196
	Minimum Premium Ratio	.825	.766	.724	.690	.662	.637	.616	.596	.579	.563	.535	.510	.489	.453
34	Basic Premium Ratio	.623	.525	.463	.418	.382	.354	.330	.309	.292	.277	.252	.231	.215	.189
	Minimum Premium Ratio	.816	.757	.715	.682	.654	.629	.608	.589	.571	.556	.528	.504	.483	.447
33	Basic Premium Ratio	.610	.513	.451	.406	.371	.343	.320	.300	.283	.268	.244	.224	.208	.183
	Minimum Premium Ratio	.808	.749	.707	.674	.646	.622	.600	.582	.564	.549	.521	.498	.477	.442
32	Basic Premium Ratio	.597	.501	.440	.395	.361	.334	.311	.291	.274	.260	.236	.217	.201	.177
	Minimum Premium Ratio	.799	.740	.699	.666	.638	.614	.593	.575	.558	.543	.515	.492	.472	.438
31	Basic Premium Ratio	.582	.486	.425	.382	.348	.321	.299	.280	.264	.250	.226	.208	.193	.171
	Minimum Premium Ratio	.791	.732	.690	.658	.630	.606	.586	.567	.551	.536	.510	.487	.467	.434
30	Basic Premium Ratio	.567	.471	.412	.369	.336	.309	.288	.269	.254	.240	.218	.201	.187	.165
	Minimum Premium Ratio	.782	.723	.681	.649	.622	.599	.579	.561	.545	.530	.504	.482	.463	.430
29	Basic Premium Ratio	.551	.457	.398	.356	.324	.299	.277	.260	.245	.232	.210	.194	.180	.160
	Minimum Premium Ratio	.773	.714	.673	.642	.615	.592	.572	.555	.539	.524	.499	.477	.459	.427
28	Basic Premium Ratio	.537	.444	.386	.344	.313	.287	.266	.249	.234	.221	.200	.184	.171	.151
	Minimum Premium Ratio	.764	.705	.665	.633	.606	.584	.564	.546	.530	.516	.491	.470	.451	.421
27	Basic Premium Ratio	.524	.431	.373	.332	.300	.275	.254	.236	.221	.208	.187	.170	.157	.136
	Minimum Premium Ratio	.755	.697	.655	.623	.596	.573	.552	.534	.518	.502	.476	.453	.433	.400
26	Basic Premium Ratio	.510	.418	.361	.320	.288	.263	.242	.224	.209	.196	.175	.158	.145	.124
	Minimum Premium Ratio	.747	.688	.646	.613	.586	.562	.541	.523	.505	.490	.463	.439	.418	.383
25	Basic Premium Ratio	.497	.405	.348	.307	.276	.251	.230	.213	.198	.185	.164	.147	.134	.114
	Minimum Premium Ratio	.738	.679	.638	.605	.577	.553	.531	.512	.495	.479	.451	.427	.405	.369
24	Basic Premium Ratio	.476	.386	.331	.292	.262	.238	.218	.202	.188	.176	.157	.141	.129	.111
	Minimum Premium Ratio	.727	.669	.628	.596	.569	.546	.525	.506	.490	.474	.447	.423	.402	.367
23	Basic Premium Ratio	.454	.368	.315	.277	.249	.226	.208	.192	.179	.168	.150	.136	.124	.107
	Minimum Premium Ratio	.716	.659	.619	.588	.561	.539	.519	.501	.485	.469	.443	.420	.400	.365
22	Basic Premium Ratio	.434	.351	.300	.264	.237	.216	.198	.184	.172	.161	.144	.131	.120	.104
	Minimum Premium Ratio	.704	.649	.611	.580	.555	.533	.513	.496	.480	.465	.439	.417	.397	.363
21	Basic Premium Ratio	.414	.335	.286	.252	.226	.206	.190	.176	.165	.155	.139	.126	.117	.102
	Minimum Premium Ratio	.693	.640	.603	.573	.548	.527	.508	.491	.476	.461	.436	.414	.395	.361
20	Basic Premium Ratio	.394	.318	.271	.238	.214	.194	.178	.166	.155	.145	.130	.119	.110	.096
	Minimum Premium Ratio	.683	.631	.595	.566	.541	.520	.502	.485	.470	.456	.431	.410	.391	.358
19	Basic Premium Ratio	.377	.301	.254	.222	.198	.179	.164	.152	.142	.133	.120	.109	.101	.089
	Minimum Premium Ratio	.674	.621	.585	.557	.533	.513	.494	.478	.464	.450	.426	.405	.387	.355
18	Basic Premium Ratio	.358	.283	.238	.207	.184	.166	.152	.140	.131	.123	.110	.101	.094	.083
	Minimum Premium Ratio	.664	.612	.575	.547	.524	.505	.488	.472	.458	.445	.421	.401	.383	.352
17	Basic Premium Ratio	.339	.266	.222	.192	.171	.154	.140	.130	.121	.114	.103	.094	.088	.079
	Minimum Premium Ratio	.654	.602	.567	.539	.517	.497	.480	.466	.453	.440	.418	.398	.380	.350
16	Basic Premium Ratio	.320	.249	.208	.179	.159	.143	.131	.121	.113	.106	.096	.088	.083	.075
	Minimum Premium Ratio	.644	.593	.559	.532	.510	.491	.475	.461	.448	.436	.414	.395	.378	.348
15	Basic Premium Ratio	.303	.234	.194	.168	.148	.134	.122	.113	.106	.100	.091	.084	.079	.072
	Minimum Premium Ratio	.635	.586	.552	.526	.504	.486	.470	.457	.445	.433	.412	.393	.376	.346

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14	Basic Premium Ratio	.293	.220	.180	.157	.141	.128	.117	.109	.103	.097	.089	.082	.078	.071
	Minimum Premium Ratio	.630	.579	.545	.521	.501	.483	.468	.455	.443	.432	.411	.392	.375	.346
13	Basic Premium Ratio	.281	.204	.167	.148	.133	.122	.112	.105	.099	.094	.086	.081	.076	.070
	Minimum Premium Ratio	.624	.571	.538	.516	.497	.480	.465	.453	.441	.430	.409	.391	.374	.345
12	Basic Premium Ratio	.269	.187	.156	.139	.126	.116	.108	.101	.096	.091	.084	.079	.075	.069
	Minimum Premium Ratio	.618	.562	.533	.512	.493	.477	.463	.451	.440	.429	.408	.390	.374	.345
11	Basic Premium Ratio	.254	.167	.145	.130	.119	.110	.103	.097	.092	.088	.082	.077	.073	.068
	Minimum Premium Ratio	.611	.552	.527	.507	.490	.474	.461	.449	.438	.427	.407	.389	.373	.344
10	Basic Premium Ratio	.238	.150	.135	.122	.113	.105	.098	.093	.089	.085	.079	.075	.072	.067
	Minimum Premium Ratio	.603	.544	.522	.503	.487	.472	.458	.447	.436	.426	.406	.388	.372	.344
9	Basic Premium Ratio	.219	.138	.125	.115	.106	.100	.094	.089	.085	.082	.077	.073	.071	.066
	Minimum Premium Ratio	.593	.538	.517	.500	.483	.469	.456	.445	.434	.424	.405	.387	.372	.343
8	Basic Premium Ratio	.197	.127	.116	.107	.100	.094	.090	.086	.082	.079	.075	.072	.069	.065
	Minimum Premium Ratio	.582	.532	.513	.496	.480	.466	.454	.443	.433	.423	.404	.387	.371	.343
7	Basic Premium Ratio	.170	.117	.108	.100	.094	.089	.085	.082	.079	.077	.073	.070	.068	.064
	Minimum Premium Ratio	.569	.527	.509	.492	.477	.464	.452	.441	.431	.422	.403	.386	.370	.342
6	Basic Premium Ratio	.137	.107	.100	.094	.089	.085	.081	.078	.076	.074	.071	.068	.066	.064
	Minimum Premium Ratio	.552	.522	.505	.489	.475	.462	.450	.439	.430	.420	.402	.385	.369	.342
5	Basic Premium Ratio	.105	.098	.092	.087	.083	.080	.077	.075	.073	.071	.068	.066	.065	.063
	Minimum Premium Ratio	.536	.518	.501	.486	.472	.459	.448	.438	.428	.419	.400	.384	.369	.342
4	Basic Premium Ratio	.104	.089	.085	.081	.078	.075	.073	.072	.070	.068	.066	.065	.064	.062
	Minimum Premium Ratio	.532	.513	.497	.483	.469	.457	.446	.436	.427	.417	.399	.383	.368	.342

**AMENDATORY SECTION** (Amending WSR 96-24-063, filed 11/29/96, effective 1/1/97)

**WAC 296-17-920 Assessment for supplemental pension fund.** The amount of ~~((18.6))~~ 22.8 mills ~~(((\$0.186))~~ \$.0228) shall be retained by each employer from the earnings of each worker for each hour or fraction thereof the worker is employed. The amount of money so retained from the employee shall be matched in an equal amount by each employer, except as otherwise provided in these rules, all such moneys shall be remitted to the department on or before the last day of January, April, July and October of each year for the preceding calendar quarter, provided self-insured employers shall remit to the department as provided under WAC 296-15-060. All such moneys shall be deposited in the supplemental pension fund.

**WSR 97-24-066**

**PERMANENT RULES**

**DEPARTMENT OF AGRICULTURE**

[Filed December 2, 1997, 9:52 a.m.]

Date of Adoption: December 2, 1997.

Purpose: To establish a penalty matrix relative to violations of the apiary statute fees, as well as establishing a fee for bee broker registration.

Statutory Authority for Adoption: RCW 15.60.025 and 15.60.170(2).

Adopted under notice filed as WSR 97-20-152 on October 1, 1997.

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 3, 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 3, amended 0, repealed 0.

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

December 2, 1997

Jim Jesernig

Director

**NEW SECTION**

**WAC 16-602-026 Broker registration fees.** In accordance with RCW 15.60.050, there is assessed an annual broker registration fee of \$100 due and payable to the department on April 1 of each year. If a person registers as both a broker and an apiarist, only one of the registration fees shall be owed. The lesser of the two registration fees shall be waived.

**NEW SECTION**

**WAC 16-602-045 Civil penalty authority and application.** (1) The statutory authority for the assessment of civil penalties for violations of the Apiaries act is located in RCW 15.60.170.

(2) The assessment of civil penalties will be in accordance with Chapter 43.05 RCW, Technical Assistance Programs, and Chapter 34.05, the Administrative Procedure Act, and Chapter 15.60 RCW, Apiaries.

NEW SECTION

**WAC 16-602-050 Types of offenses and level of civil penalty assessment.** (1) Violations of the Apiaries act include, but are not limited to:

- (a) Failure to register as a resident or non-resident apiarist (reference WAC 16-602-025 and RCW 15.60.050);
- (b) Failure to register as a broker (reference WAC 16-602-026 and RCW 15.60.050);
- (c) Failure to remit apiary registration fees (reference WAC 16-602-025 and RCW 15.60.050);
- (d) Failure to remit broker registration fees (reference WAC 16-602-026 and RCW 15.60.050);
- (e) Failure to remit pollination service fees (reference WAC 16-602-027 and RCW 15.60.040);
- (f) Failure to mark apiaries in accordance with WAC 16-602-040 (reference RCW 15.60.020);
- (g) Altering an official certificate or other official inspection document or misrepresenting a document, as described in RCW 15.60.150(2).

(2) The level of civil penalty assessed for each individual violation shall be as follows:

First violation	.....	\$100
Second violation	.....	\$500
Third and each subsequent violation	.....	\$1,000

**WSR 97-24-068**  
**PERMANENT RULES**  
**COUNTY ROAD**  
**ADMINISTRATION BOARD**  
 [Filed December 2, 1997, 10:50 a.m.]

Date of Adoption: October 31, 1997.

Purpose: Revises RCW 36.81.121 to allow submittal of the six-year transportation program by the county at any time prior to the adoption of the budget.

Citation of Existing Rules Affected by this Order: Amending WAC 136-15-010 and 136-15-050.

Statutory Authority for Adoption: RCW 36.81.121.

Adopted under notice filed as WSR 97-17-001 on August 6, 1997.

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.

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

November 25, 1997  
 Eric A. Berger  
 Executive Director

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-15-010 Purpose.** The laws of the state of Washington (RCW 36.81.121) require the preparation and annual updating of a six-year comprehensive transportation program. The program shall be adopted by the county legislative authority (~~before July 1 of each year~~) at any time before adoption of the annual budget and shall include all anticipated road and bridge construction projects, capital ferry expenditures, paths and trails projects and any other specified capital outlays for the following six-year period. The purpose of this chapter is to implement these statutory requirements with assurance that the program is based on a realistic assessment of available funding during the program period.

AMENDATORY SECTION (Amending Order 68, filed 7/25/88)

**WAC 136-15-050 Adoption and submittal of six-year program.** A six-year program shall be adopted by resolution of the county legislative authority after appropriate public hearing (~~before July 1 of each year~~) at any time before adoption of the annual budget. The resolution of adoption shall include reference to availability of a priority array as required by WAC 136-14-050, and of an engineer's bridge condition report as required by WAC 136-20-060. Within 30 days of adoption, the county legislative authority shall submit the six-year program to the county road administration board.

**WSR 97-24-069**  
**PERMANENT RULES**  
**COUNTY ROAD**  
**ADMINISTRATION BOARD**  
 [Filed December 2, 1997, 10:52 a.m.]

Date of Adoption: October 31, 1997.

Purpose: Amending eligibility for the rural arterial programs. Revises provisions of chapter 36.79 RCW relating to rural arterials and collectors.

Citation of Existing Rules Affected by this Order: Amending Title 136 WAC.

Statutory Authority for Adoption: Chapter 36.79 RCW. Adopted under notice filed as WSR 97-17-002 on August 6, 1997.

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:

PERMANENT

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 25, 1997

Eric A. Berger  
Executive Director

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-100-030 Major collectors and minor collectors.** The statute specifies that rural arterials (~~((classified as major))~~) and collectors (~~((and rural arterials classified as minor collectors))~~) shall be eligible for RATA funding. In developing project priorities and in approving RAP projects the CRABoard shall prioritize all prospectus applications to determine the priority rating of each proposed project in each region in relation to all other proposed projects in each region.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-110-010 Purpose.** RCW 36.79.030 and 36.79.040 provides that rural arterial trust account (RATA) funds available for expenditure by the CRABoard shall be apportioned to the five regions for expenditure upon county arterials in rural areas in the following manner:

(1) One-third in the ratio which the land area of the rural areas of each region bears to the total land area of all rural areas of the state;

(2) Two-thirds in the ratio which the mileage of county (~~((major and minor))~~) arterials and collectors in rural areas of each region bears to the total mileage of county (~~((major and minor))~~) arterials and collectors in all rural areas of the state. This chapter describes how this statutory language will be implemented by the CRABoard.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-110-030 Computation of road mileage ratio.** The ratio which the mileage of county (~~((major and minor))~~) arterials and collectors in rural areas of each region bears to the total mileage of county (~~((major and minor))~~) arterials and collectors in all rural areas of the state shall be computed from information shown in the county road log maintained by the CRABoard as of July 1 of each odd-numbered year.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-150-010 Purpose.** RCW 36.79.140 provides that only those counties that, during the preceding twelve months, have spent all revenues collected for road purposes only for such purposes, including traffic law enforcement, as are allowed to the state by Article II, section 40 of the state Constitution are eligible to receive funds from the rural arterial trust account (RATA); provided, however, that counties with a population of (~~((5,000 or more but))~~) less than 8,000 shall be exempt from this requirement. This chapter describes how this statutory language will be implemented by the CRABoard.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-150-022 Ascertaining the expenditures for traffic law enforcement.** In those counties where diverted road levy has been budgeted for traffic law enforcement, and which have a RAP project awaiting approval by the CRABoard, the county sheriff will be required to submit a certification showing the actual expenditure for traffic law enforcement in the previous budget year, provided that counties with a population of (~~((5,000 or more but))~~) less than 8,000 shall be exempt from this requirement.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-150-023 Identifying eligible counties.** Counties eligible to receive RATA funds shall be:

(1) Those in which there has been no diversion of the county road levy;

(2) Those in which the actual expenditures for traffic law enforcement have been equal to, or greater than, the amount of diverted road levy budgeted for traffic law enforcement;

(3) Those with a population of (~~((5,000 or more but))~~) less than 8,000; and

(4) Those expending revenues collected for road purposes only on other governmental services after authorization from the voters of that county under RCW 84.55.050.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-200-010 Purpose.** RCW 36.79.020 provides that rural arterial trust account (RATA) funds shall be expended for the construction and improvement of county (~~((major and minor))~~) arterials and collectors in rural areas. This chapter describes the manner in which the (~~((major and minor))~~) rural arterial and collector designations are made. The source document is entitled: *Guidelines: For Amending Urban Boundaries, Functional Classification, and/or Federal Aid Systems*, August 1990, by WSDOT, and includes all subsequent amendments.

AMENDATORY SECTION (Amending Order 63-P, filed 10/15/86)

**WAC 136-200-040 Functional classification verification.** Each RAP project application submitted in accordance with WAC 136-160-020 shall show the functional classification of the road or roads included in the project. Prior to project approval the CRABoard shall verify that the road on which the RAP project is requested is classified as a (~~((major or minor))~~) rural arterial or collector.

AMENDATORY SECTION (Amending WSR 96-17-013, filed 8/12/96, effective 9/12/96)

**WAC 136-210-010 Purpose.** RCW 36.79.060(2) provides that the CRABoard shall adopt reasonably uniform design standards for county (~~((major and minor))~~) rural arterials and collectors that meet the requirements for trucks transporting commodities. This chapter describes how this

statutory requirement will be implemented by the CRABoard.

**WSR 97-24-071**  
**PERMANENT RULES**  
**DEPARTMENT OF**  
**LABOR AND INDUSTRIES**

[Filed December 2, 1997, 11:17 a.m., effective January 5, 1998]

Date of Adoption: December 2, 1997.

Purpose: Chapter 296-200 WAC, Contractor certificate of registration renewals—Security—Insurance, state-initiated amendments to chapter 296-200 WAC, Contractor certificate of registration renewals—Security—Insurance, are made to comply with the Administrative Procedure Act, see RCW 34.05.220(5). Consequently, clear rule writing techniques were used to rewrite the entire chapter. Following the recommendation of the Office of the Code Reviser, chapter 296-200 WAC was repealed in its entirety and replaced with chapter 296-200A WAC.

The contents of WAC 296-200-100 Priority for payments of judgments and 296-200-410 Infraction—Dismissal, was not carried forward to chapter 296-200A WAC because the department found them redundant with chapter 18.27 RCW.

Chapter 296-200A WAC, Contractor certificate of registration renewals—Security—Insurance, state-initiated clear rule writing amendments to chapter 296-200A WAC, Contractor certificate of registration renewals—Security—Insurance, were made to:

- Move existing chapter 296-200 WAC requirements into new sections in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style, which means:
  - Remove outdated and redundant language to make the rules easier to read.
  - Remove gender specific language.
  - Use questions for section titles to better describe the information contained in each rule section and to better engage the reader.
  - Use a less formal voice in the rules and eliminate the passive voice where possible.
  - Reorganize rule sections to make them easier to use.

While most sections of chapter 296-200A WAC were rewritten in a clear rule writing style without any substantive change to their content, some sections incorporated either legislative or state-initiated substantive changes. The legislative-initiated amendments were made to implement SHB 2498 (1996) and SHB 1903 (1997). State-initiated amendments were made [to] update chapter definitions, clarify department policies and procedures related to contractor registration, implement a new fee to cover the cost of preparing requested certified letters and to repeal an appeal bond provision for which the department did not have statutory authority.

**New section WAC 296-200A-005 What is the goal of this chapter?**

Reason for Adopting Rule: State-initiated amendments were made:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
  - Rewrite the rules in a clear rule writing style.
- New section WAC 296-200A-015 What terms do I need to know to understand this chapter?**

Reason for Adopting Rule: Legislative-initiated amendments were made to add the SHB 2498 definition of "final judgment" and the SHB 1903 definition of an unregistered contractor.

State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.
- Add a definition for "compliance inspector" to enhance the clarity and application of the chapter.
- Include a reference to RCW 18.27.114 in the definitions for "administrative law judge" and "infraction" because violations of that section will result in an infraction.
- Delete the definition for "bonded contractor" by combining it with the definition of "secured contractor."
- Redefine "secured contractor" to be one who either assigns, to the department, a savings account in a Washington state bank, deposits cash with the department or obtains a surety bond.
- Redefine "security" to be either a savings account in a Washington state bank assigned to the department, cash deposited with the department or a surety bond.
- Replace the definition of "contested case" with the definition of "appeal hearing" because it is more consistent with the content of chapter 296-200A WAC.
- Replace the definition of "chief construction compliance inspector" with "contractor compliance chief" to reflect the current organizational structure of the department.

**New section WAC 296-200A-025 How does a contractor register or renew its registration?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-035 How long is a contractor's registration period?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement the "continuous bond" provisions of SHB 1903 by repealing references to "expired bonds" and "short-term bonds."

State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-040 How does a contractor's registration become suspended?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement SHB 1903 by adding the sentence "The department must mail a notice of suspension to the contractor's address on the certificate of registration by certified mail and first class mail within forty-eight hours after suspension."

State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-050 What requirements must be met if a contractor changes its business structure, name or address?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-060 What procedures should be followed when surety bonds and insurance policies are canceled?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-070 When will the department refund a security deposit?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-080 How is a suit filed against a contractor?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-090 How are judgments against contractors paid?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-110 Is a city, town, or county required to verify a contractor registration number?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-111 How does a city, town, or county verify a contractor's registration?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement SHB 1903 by adding subsection (1) explaining how an original contractor registration card can be verified.

State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-112 Who is liable when a city, town, or county fails to verify a contractor's registration?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.

- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-300 What violations of chapter 18.27 RCW can result in the issuance of a notice of infraction?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement SHB 1903 by specifying that a contractor who continues to work while unregistered, or while their registration is suspended or revoked, or under a registration issued to another contractor is guilty of a separate misdemeanor for each day worked and for each job site on which a violation occurs.

State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-305 How does the department notify registered contractors regarding any unregistered subcontractors they may employ?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement SHB 1903 by:

- Acknowledging the department's responsibility to notify contractors regarding subcontractors who have become unregistered.
- Implementing a "Notice of Unregistered Subcontractors" form in order to serve written notice to general contractors who employ unregistered subcontractors.
- Establishing procedures for issuing the "Notice of Unregistered Subcontractors."
- Clarifying that a "Notice of Unregistered Subcontractors" is not a notice of infraction.

State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-310 What information must be included in a notice of infraction?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-320 Who can be issued a notice of infraction?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-330 If a notice of infraction is served on an employee, how is the contractor notified?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.
- Add descriptive statutory language clarifying chapter 18.27 RCW violations which result in the issuance of a notice of infraction.
- Add a paragraph referencing the violations in this section to the monetary penalties described in WAC 296-200A-400.

**New section WAC 296-200A-340 How does a contractor appeal a notice of infraction?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.
- Repeal the requirement that a contractor must file a two hundred dollar appeal bond with a notice of appeal because the department does not [have] statutory authority for such a bond.

**New section WAC 296-200A-350 Who presides over an appeal hearing and where is it held?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-360 Who will represent the contractor and the department at the appeal hearing?**

Reason for Adopting Rule: State-initiated rules were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-370 How is the appeal hearing conducted?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-380 What evidence is admissible in an appeal hearing?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-390 What does the department do with the appeal notices that they receive?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.

**New section WAC 296-200A-400 What monetary penalties will be assessed for an infraction issued for violations of RCW 18.27.100, 18.27.114 or 18.27.200?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement SHB 1903 by:

- Increasing the maximum amount of fine for a violation from three thousand dollars to five thousand dollars in the tables located in subsections (2) and (3).
- Adding the Exception language to the table located in subsection (3)(b).
- Adding the language in subsection (3)(c) giving the director the authority to waive a contractor's assessed penalty under certain conditions.

State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.

- Rewrite the rules in a clear rule writing style.
- Clarify department policy and practice regarding the amount of monetary penalties applicable to RCW 18.27.100, 18.27.114, and 18.27.200 violations.
- Present current monetary penalties in a tabular format for ease of understanding.

**New section WAC 296-200A-405 When must a contractor pay assessed monetary penalties?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.
- Clarify when a contractor must pay an assessed monetary penalty.

**New section WAC 296-200A-500 Is the department required to monitor unregistered contractors who become registered?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement SHB 1903 by requiring the department to:

- Monitor unregistered contractors who become registered; and
- Share the results of that monitoring with the Department of Revenue and the Department of Employment Security to determine whether any taxes, fees or penalties are owed the state.

State-initiated amendments were made to write the rule in a clear rule writing style.

**New section WAC 296-200A-510 Is the department required to report contractor compliance activities to the legislature?**

Reason for Adopting Rule: Legislative-initiated amendments were made to implement SHB 1903 by describing the contractor compliance reporting requirements placed upon the department by the legislature.

State-initiated amendments were made to write the rule in a clear rule writing style.

**New section WAC 296-200A-900 What fees does the department charge contractors for issuance, renewal and reinstatement of certificates of registration?**

Reason for Adopting Rule: State-initiated amendments were made to:

- Move existing chapter 296-200 WAC requirements into this new section in chapter 296-200A WAC.
- Rewrite the rules in a clear rule writing style.
- Include a \$20.00 fee for each requested certified letter prepared by the department to cover the cost of the service.

Citation of Existing Rules Affected by this Order: Repealing chapter 296-200 WAC, Contractor certificate of registration renewals—Security—Insurance, WAC 296-200-005 Purpose of chapter, 296-200-015 Definitions, 296-200-025 Initial application for registration and renewal of registration, 296-200-035 Length of registration period, 296-200-040 Suspension of contractor's registration, 296-200-050 Change in business, name, or address, 296-200-060 Cancelling surety bonds and insurance policies, 296-200-070 Refund of security deposited with the section, 296-200-080 Filing suit against a contractor, 296-200-090 Collection of judgments, 296-200-100 Priority for payment of judgments, 296-200-110 Verification of registration

number by a city, town, or county, 296-200-111 Verification of nonoriginal registration card by city, town, or county, 296-200-112 Liability to cities, towns, and counties for failure to verify contractor registration, 296-200-300 Procedures for issuance of notices of infraction, 296-200-310 Service on an employee of a contractor, 296-200-320 Mailing copy of notice of infraction to contractor, 296-200-330 Issuance of notices of infraction under RCW 18.27.100 or 18.27.200, 296-200-340 Right to contested hearing—Place to file, 296-200-350 Administrative law judge shall preside in contested hearings, 296-200-360 Representation by counsel, 296-200-370 Contested cases—Notice—Hearing—Summary orders—Informal disposition—Record—Findings of fact, 296-200-380 Contested cases—Evidence, 296-200-390 Administration of appeals, 296-200-400 Fines, 296-200-410 Infraction—Dismissal, when, and 296-200-900 Fees.

Statutory Authority for Adoption: Chapter 18.27 RCW.

Adopted under notice filed as WSR 97-16-090 on August 5, 1997.

Changes Other than Editing from Proposed to Adopted Version: As a result of department action, the following section is being amended:

WAC 296-200A-400 What monetary penalties will be assessed for an infraction issued for violations of RCW 18.27.100, 18.27.114 or 18.27.200?

In order to clarify Table (3)(a) and Table (3)(b), the department changed the initially proposed wording in both table headings and footnotes. The changed wording was read into the record at both public hearings and copies of the changed wording were distributed to stakeholders in attendance. The initially proposed language was changed to read as follows:

Table (3)(a) Heading: Monetary penalties for RCW 18.27.200 Violations—Infractions as stated in RCW 18.27.340(1).

Table (3)(a) Footnote: \*Minimum penalty per violation. Once a violation of RCW 18.27.200 as stated in RCW 18.27.340(1) becomes a final judgment, any additional violation is subject to an increased penalty as set forth in the above table.

Table (3)(b) Heading: Monetary penalties for RCW 18.27.200 Violations—Infractions as stated in RCW 18.27.340(3).

Table (3)(b) Footnote: \*Minimum penalty per violation. Once a violation of RCW 18.27.200 as stated in RCW 18.27.340(3) becomes a final judgment, any additional violation is subject to an increased penalty as set forth in the above table. However, if the unregistered contractor becomes registered within ten days of receiving the notice of infraction and the notice is the contractor's first offense, the director may reduce the penalty. In no case can the director reduce the penalty below five hundred dollars.

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 3, amended 6, 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 29, amended 0, repealed 27.

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 29, amended 0, repealed 27.

Effective Date of Rule: January 5, 1998.

November 13, 1997

Gary Moore

Director

## REPEALER

The following chapter of the Washington Administrative Code is repealed:

WAC 296-200-005	Purpose of chapter.
WAC 296-200-015	Definitions.
WAC 296-200-025	Initial application for registration and renewal of registration.
WAC 296-200-035	Length of registration period.
WAC 296-200-040	Suspension of contractor's registration.
WAC 296-200-050	Change in business structure, name, or address.
WAC 296-200-060	Cancelling surety bonds and insurance policies.
WAC 296-200-070	Refund of security deposited with the section.
WAC 296-200-080	Filing suit against a contractor.
WAC 296-200-090	Collection of judgments.
WAC 296-200-100	Priority for payment of judgments.
WAC 296-200-110	Verification of registration number by a city, town, or county.
WAC 296-200-111	Verification of nonoriginal registration card by city, town, or county.
WAC 296-200-112	Liability to cities, towns, and counties for failure to verify contractor registration.
WAC 296-200-300	Procedures for issuance of notices of infraction.
WAC 296-200-310	Service on employee of a contractor.
WAC 296-200-320	Mailing copy of notice of infraction to contractor.
WAC 296-200-330	Issuance of notices of infraction under RCW 18.27.100 or 18.27.200.
WAC 296-200-340	Right to contested hearing—Place to file.
WAC 296-200-350	Administrative law judge shall preside in contested hearings.
WAC 296-200-360	Representation by counsel.
WAC 296-200-370	Contested cases—Notice—Hearing—Summary orders—Informal disposition—Record—Findings of fact.

WAC 296-200-380	Contested cases—Evidence.
WAC 296-200-390	Administration of appeals.
WAC 296-200-400	Fines.
WAC 296-200-410	Infraction—Dismissal, when.
WAC 296-200-900	What fees does the department charge contractors for issuance, renewal and reinstatement of certificates of registration?

### Chapter 296-200A WAC

## CONTRACTOR CERTIFICATE OF REGISTRATION RENEWALS—SECURITY—INSURANCE

### NEW SECTION

**WAC 296-200A-005 What is the goal of this chapter?** The goal of this chapter is to:

- (1) Reduce the paperwork required for contractor registrations.
- (2) Clarify issues related to suits against contractors and the collection of court judgments.
- (3) Ensure that the contractors registration law (chapter 18.27 RCW) is efficiently and properly administered.

### NEW SECTION

**WAC 296-200A-015 What terms do I need to know to understand this chapter?** For the purposes of this chapter, the following terms and definitions are important:

**"Administrative law judge"** is any person appointed by the chief administrative law judge (as defined in RCW 34.12.020(2)) to preside at a notice of infraction appeal hearing convened under RCW 18.27.100, 18.27.114 or 18.27.200.

**"Appeal hearing"** is any proceeding in which an administrative law judge is empowered to determine legal rights, duties or privileges of specific parties on behalf of the director.

**"Compliance inspector"** refers to the departmental staff responsible for investigating potential violations of chapter 18.27 RCW.

**"Contractor compliance chief"** refers to the person designated by the director to address all policy and technical issues related to chapter 18.27 RCW and chapter 296-200A WAC.

**"Department"** refers to the department of labor and industries.

**"Director"** refers to the director of the department of labor and industries or the director's designee acting in the place of the director.

**"Final judgment"** means any money that is owed to a claimant as a result of court action against a contractor's bond or assigned savings account with the department or any money that is owed the department as a result of a contractor's unsuccessful appeal of an infraction. Final judgment also includes any penalties owed the department as a result of an unappealed infraction or any outstanding fees due under this chapter.

**"Infraction"** means a violation of RCW 18.27.100, 18.27.114 or 18.27.200 as cited by the chief contractor compliance inspector or the department's construction compliance inspectors.

**"Secured contractor"** is a contractor who has complied with RCW 18.27.040 by assigning, to the department, a savings account held in a Washington state bank, depositing cash with the department or obtaining a surety bond.

**"Security"** is a savings account held in a Washington state bank and assigned to the department, cash deposited with the department or a surety bond.

**"Unregistered contractor"** means a person, firm, or corporation working as a contractor without being registered in compliance with chapter 18.27 RCW and chapter 296-200A WAC.

### NEW SECTION

**WAC 296-200A-025 How does a contractor register or renew its registration?** (1) A contractor may register if it:

- (a) Completes an application for contractor registration and submits it to the department as required by RCW 18.27.030;
- (b) Satisfies one of the following:
  - (i) Obtains a surety bond and submits the original bond to the department (see RCW 18.27.040); or
  - (ii) Assigns, to the department, a savings account held in Washington state; or
  - (iii) Deposits cash with the department;
- (c) Obtains public liability and property damage insurance and submits the original insurance certificate to the department (see RCW 18.27.050); and
- (d) Pays the issuance/renewal/reregistration fee shown in WAC 296-200A-900.

(2) A contractor may renew its registration if it submits, to the department, a completed contractor registration renewal notice and the material required in subsection (1)(b) and (c) of this section and pays the renewal fee shown in WAC 296-200A-900. At least forty-five days before the contractor's registration expires, the department must send a renewal notice to the contractor's last recorded address. It is the responsibility of the contractor to notify the department **in writing** of a change in address.

- (3) The contractor must:
  - (a) Submit all required materials to the department in one package.
  - (b) Include, on each material, its name exactly as it appears on the contractor registration application or renewal notice.
  - (c) Include, if renewing a registration, the contractor's registration number on each of the materials.
- (4) The department will not register or renew the registration of a contractor if:
  - (a) Any of the required materials are missing;
  - (b) The materials do not properly name the contractor;
  - (c) The materials, in the case of a renewal, do not include the registration number; or
  - (d) The applicant has been previously registered as a contractor and has an unsatisfied final judgment based on chapter 18.27 RCW.

(5) The contractor may request, in a letter filed with the application or renewal materials, that the registration period end on a particular day. However, the registration period cannot exceed one year.

**NEW SECTION**

**WAC 296-200A-035 How long is a contractor's registration period?** (1) A registration period cannot exceed one year.

(2) If a contractor's insurance policy will expire in less than one year after the day the registration begins, the registration period ends on the day the insurance expires.

**NEW SECTION**

**WAC 296-200A-040 How does a contractor's registration become suspended?** (1) A contractor's registration will be suspended if it does not comply with WAC 296-200A-025, specifically, if:

- (a) A surety bond or other security is impaired.
- (b) A surety bond is canceled.
- (c) An insurance policy is canceled.

(2) The contractor's registration will be automatically suspended on the effective date of the impairment or cancellation. The department must mail a notice of the suspension to the contractor's address on the certificate of registration by certified mail and first class mail within forty-eight hours after suspension.

(3) A contractor must not advertise, offer to do work, submit a bid, or perform any work as a contractor while its registration is suspended. To continue to operate as a contractor while its registration is suspended is a violation of chapter 18.27 RCW and subject to infractions.

**NEW SECTION**

**WAC 296-200A-050 What requirements must be met if a contractor changes its business structure, name or address?** (1) If a contractor changes its business structure (for example, from a partnership to a corporation or if the partners in a partnership change), the contractor must:

(a) Apply for a new registration as required in WAC 296-200A-025; and

(b) Pay the registration fee shown in WAC 296-200A-900.

(2) Failure to reregister after a change in business structure may invalidate the contractor's registration. See RCW 18.27.040.

(3) If a registered contractor changes its name, it must:

(a) Notify the department, in writing, of the change; and

(b) Pay the registration fee shown in WAC 296-200A-900; and

(c) Submit to the department a name change rider or a new bond in the new name and a certificate of insurance in the new name.

(4) If a registered contractor changes its address, it must notify the department in writing.

**NEW SECTION**

**WAC 296-200A-060 What procedures should be followed when surety bonds and insurance policies are canceled?** (1) Insurance and bonding companies should send cancellation notices to the department by certified or registered mail.

(2) Cancellation notices must contain the following information in the order shown:

(a) The name of the contractor exactly as it appears in the contractor's registration file;

(b) The contractor's registration number;

(c) The contractor's business address;

(d) The names of the owners, partners, or officers of the contractor;

(e) The bond or insurance policy number; and

(f) The effective date of the bond or insurance policy.

(3) The cancellation of a surety bond or insurance policy shall be effective thirty days after the department receives a cancellation notice.

**NEW SECTION**

**WAC 296-200A-070 When will the department refund a security deposit?** (1) The department will release a security deposit one year after the contractor's last registration has expired **unless** there is an unsatisfied final court judgment or claim against the contractor.

(2) The department will release a security deposit in less than one year after the contractor's last registration has expired if the contractor provides a surety bond covering **both the previous and current registration periods.**

**NEW SECTION**

**WAC 296-200A-080 How is a suit filed against a contractor?** (1) A civil suit against a contractor must be filed in superior court. Unless the suit is filed in a superior court, the department will not be able to pay an unsatisfied final judgment against a secured contractor.

(2) Notice that a suit has been filed (a summons and complaint) against a contractor, the contractor's bond, or the contractor's deposit must be exclusively delivered to the department by registered or certified mail. **The department does not accept personal service of a summons and complaint.** The notice must be addressed to the department and must include three copies of the summons and complaint filed against the contractor, the contractor's bond or the contractor's deposit. The person filing the suit must pay a ten-dollar service fee to the department. See RCW 18.27.040(3).

(3) The summons and complaint against a contractor should include the following information:

(a) The name of the contractor exactly as it appears in the contractor's registration file;

(b) The contractor's business address;

(c) The names of the owners, partners or officers of the contractor; and

(d) The contractor's registration number.

(4) If the suit joins a bonding company, the summons and complaint should also include:

(a) The name of the bonding company that issued the contractor's bond;

(b) The bond number; and

(c) The effective date of the bond.

(5) Service is not complete until the department receives the ten-dollar fee and three copies of the summons and complaint.

(6) Within forty-eight hours of receiving a summons and complaint, the department must transmit a copy of the summons and complaint to the registrant at their last known address and to the registrant's surety.

(7) The department will return a summons and complaint without it being served, if the department cannot identify either the contractor or bonding company being sued.

#### NEW SECTION

**WAC 296-200A-090 How are judgments against contractors paid?** (1) The department can only pay a superior court final judgment. It cannot pay a district court judgment.

(2) A contractor's security held by the department can be used to pay a superior court final judgment against a secured contractor.

(3) The department must pay a superior court final judgment against a secured contractor if the claimant supplies the department with three certified copies of the unpaid final court judgment. The three certified copies must be delivered by registered or certified mail within one year of the date the final judgment was officially entered into the court record.

(4) For the department to pay a superior court final judgment, the claimant must include the following information with the copies of the judgment:

- (a) The name of the contractor exactly as it appears on the contractor's registration file;
- (b) The contractor's business address;
- (c) The names of the owners, partners, or officers of the contractor;
- (d) The contractor's registration number; and
- (e) The exact amount of the judgment, including court costs, attorneys' fees and interest.

If the department does not receive enough information to pay the judgment, it must inform the claimant.

(5) If a contractor is bonded, the department can neither pay a final court judgment against a contractor nor force the contractor or its bonding company to pay. Only the claimant can pursue payment from the contractor or its bonding company.

#### NEW SECTION

**WAC 296-200A-110 Is a city, town, or county required to verify a contractor registration number?** Before issuing a building permit, a city, county or town must verify the registration of the general or specialty contractor applying for the permit.

#### NEW SECTION

**WAC 296-200A-111 How does a city, town, or county verify a contractor's registration?** A city, town, or county may verify:

(1) An original contractor registration by receiving and duplicating a current contractor registration card, by checking the department's contractor registration data base or by calling the department to confirm that the contractor is registered.

(2) A nonoriginal contractor registration by either accepting a notarized copy of the original contractor registration card if that copy has been attested to by the person who applied for that original card or by accepting a facsimile verification from the department.

#### NEW SECTION

**WAC 296-200A-112 Who is liable when a city, town, or county fails to verify a contractor's registration?** The city, county, or town that issues a building permit without verifying the contractor's registration may be liable for a maximum penalty amount of five thousand dollars. See RCW 18.27.100 (7)(a).

#### NEW SECTION

**WAC 296-200A-300 What violations of chapter 18.27 RCW can result in the issuance of a notice of infraction?** (1) Under RCW 18.27.100, the department can issue a notice of infraction to a contractor for:

- (a) Using an unregistered name while acting as a contractor;
- (b) Using an unregistered name and address in advertising, correspondence, signs, documents, etc.;
- (c) Using a false or expired registration number in advertisements where a contractor's registration number is required;
- (d) Using the bond and insurance requirements of chapter 18.27 RCW to advertise as a bonded and insured contractor;
- (e) Using a false registration number to either solicit business or pose as a contractor;
- (f) Failing to include the contractor's current registration number in all advertising that shows the contractor's name or address. This registration number may be omitted in an alphabetized listing of registered contractors stating only the name, address, and telephone number. See RCW 18.27.100(3).

(2) Under RCW 18.27.114, the department can issue a notice of infraction to a contractor for failing to provide a residential or commercial customer with a proper disclosure statement before beginning a repair, alterations or construction project. See RCW 18.27.114(1) for both the project dollar cost limits affecting this requirement and a sample disclosure statement.

This requirement does not apply to either contracts authorized under chapter 39.04 RCW or to contractors contracting with other contractors.

(3) Under RCW 18.27.200, the department must issue a notice of infraction to a contractor for:

- (a) Advertising, offering to work, submitting a bid, or performing any contractor work without being registered or when it's registration is suspended or revoked; or
- (b) Transferring a valid contractor registration to an unregistered contractor; or
- (c) Allowing an unregistered contractor to work under a registration issued to another contractor.

Each day that a contractor works without being registered, works while the registration is suspended or revoked, or works under a registration issued to another contractor is a separate infraction. A cited contractor who continues to work while unregistered, or while their registration is suspended or revoked, or under a registration issued to another contractor is guilty of a separate misdemeanor for each day worked.

Each worksite at which a contractor works without being registered, works while the registration is suspended or revoked, or works under a registration issued to another

contractor is a separate infraction. A cited contractor who continues to work while unregistered, or while their registration is suspended or revoked, or under a registration issued to another contractor is guilty of a separate misdemeanor for each worksite on which a violation occurs.

(4) See WAC 296-200A-400 for the specific monetary penalties associated with each of the violations discussed in this section.

#### NEW SECTION

**WAC 296-200A-305 How does the department notify registered contractors regarding any unregistered subcontractors they may employ?** (1) Unless a general contractor or its representative has been given written notification by the department that a subcontractor they have employed, who was registered when employed, has subsequently become unregistered, it is not illegal for the general contractor to employ that subcontractor. (See RCW 18.27.020(3).)

(2) To comply with RCW 18.27.020(3), the department, when appropriate, will issue a written "notice of unregistered subcontractors" to a general contractor or its representative.

(3) A notice of unregistered subcontractor issued under this section must be personally served on the general contractor named in the notice by the department's compliance inspectors or must be served by certified mail directed to the general contractor named in the notice.

(4) If the general contractor named in the notice is a firm or corporation, the notice may be personally served on any employee of the firm or corporation. If the notice is personally served upon an employee and the department is able to obtain the general contractor's address, the department must send a copy of the notice by certified mail to the general contractor within four days of service.

(5) A "notice of unregistered subcontractor" is **not** a notice of infraction.

#### NEW SECTION

**WAC 296-200A-310 What information must be included in a notice of infraction?** When a contractor violates RCW 18.27.100, 18.27.114 or 18.27.200, the department may issue a notice of infraction which must contain the following:

(1) Notification that an infraction has been committed and shall be final unless contested;

(2) Notification that an infraction is a noncriminal offense and is not punishable by imprisonment;

(3) The specific violation(s) leading to the issuance of the infraction;

(4) The amount of penalty owed if the infraction is established;

(5) Notification of a right to a hearing (chapter 34.05 RCW) if requested within twenty days of receipt of the infraction;

(6) A reminder that the burden of proof in a hearing rests upon the state;

(7) Notification of a right to subpoena witnesses, including the inspector that issued the infraction;

(8) A reminder that a contractor is legally required to sign a notice of infraction and, by doing so, promises to respond to it;

(9) A reminder that a refusal to sign a notice of infraction is a misdemeanor and may be punishable by fine or imprisonment; and

(10) A reminder that a failure to respond to a notice of infraction is a misdemeanor and may be punishable by a fine or imprisonment.

#### NEW SECTION

**WAC 296-200A-320 Who can be issued a notice of infraction?** (1) A notice of infraction can be issued personally to the contractor named in the notice by the compliance inspector issuing it or the notice can be delivered to the contractor by certified mail.

(2) Any employee of a contractor can be issued a notice of infraction at a job site. When the notice is signed by the employee, it is binding upon the contractor. To avoid confusion, the department must have the employee sign the "name of the contractor, by name of the employee." The signature will appear as:

Jane Doe Construction Co.  
(by) Richard Roe, Employee.

#### NEW SECTION

**WAC 296-200A-330 If a notice of infraction is served on an employee, how is the contractor notified?**

(1) When the department issues a notice of infraction to a contractor's employee and it knows the contractor's name and address, the department has four days to deliver a copy of the notice to the contractor by certified mail. To ensure that the contractor receives this notice, the department must mail a second copy of the infraction by first class mail.

(2) If the department does not know the contractor's name and address, it does not need to mail a copy of the infraction to the contractor, however, the notice remains in force.

#### NEW SECTION

**WAC 296-200A-340 How does a contractor appeal a notice of infraction?** The contractor must:

(1) File two copies of an appeal notice, specifying the reasons for the appeal, at the office designated on the notice of infraction; **and**

(2) File the appeal notice within twenty days of the issuance of the infraction.

#### NEW SECTION

**WAC 296-200A-350 Who presides over an appeal hearing and where is it held?** An administrative law judge from the office of administrative hearings will preside over the hearing and give a decision. The hearing shall be conducted in the county where the infraction occurred. However, both the contractor and the department have a right to ask the administrative law judge to change the hearing's location.

**NEW SECTION**

**WAC 296-200A-360 Who will represent the contractor and the department at the appeal hearing?** Contractors may either represent themselves or be represented by an attorney. The department shall be represented by the office of attorney general.

**NEW SECTION**

**WAC 296-200A-370 How is the appeal hearing conducted?** The hearing process shall be conducted according to chapter 34.05 RCW, Administrative Procedure Act and chapter 10-08 WAC. All appeals of the hearing decision shall be to the superior court according to chapter 34.05 RCW.

**NEW SECTION**

**WAC 296-200A-380 What evidence is admissible in an appeal hearing?** All relevant evidence must be admitted in appeals hearings convened according to RCW 18.27.100, 18.27.114 and 18.27.200. The admission of evidence is further subject to chapter 34.05 RCW, Administrative Procedure Act.

**NEW SECTION**

**WAC 296-200A-390 What does the department do with the appeal notices that they receive?** The department must record and forward all appeal notices to the office of administrative hearings.

**NEW SECTION**

**WAC 296-200A-400 What monetary penalties will be assessed for an infraction issued for violations of RCW 18.27.100, 18.27.114 or 18.27.200?** (1) Monetary penalties that may be assessed for a violation of RCW 18.27.100 are:

RCW 18.27.100 Monetary Penalties	Dollar Amount
First Final Violation	\$ 100.00*
Second Final Violation	\$ 200.00
Third Final Violation	\$ 400.00
Fourth Final Violation	\$ 800.00
Fifth Final Violation	\$1,600.00
Sixth Final Violation	\$3,200.00
Each Additional Final Violation	\$5,000.00

\* Minimum penalty per violation. Once a violation of RCW 18.27.100 becomes a final judgment, any additional violation is subject to an increased penalty as set forth in the above table.

(2) Monetary penalties that may be assessed for a violation of RCW 18.27.114 are:

RCW 18.27.114 Monetary Penalties	Dollar Amount
First Final Violation	\$ 200.00*
Second Final Violation	\$ 400.00
Third Final Violation	\$ 800.00
Fourth Final Violation	\$1,600.00
Fifth Final Violation	\$3,200.00
Each Additional Final Violation	\$5,000.00

\* Minimum penalty per violation. Once a violation of RCW 18.27.114 becomes a final judgment, any additional violation is subject to an increased penalty as set forth in the above table.

(3) Monetary penalties that may be assessed for a violation of RCW 18.27.200 according to RCW 18.27.340 (1) and (3) are:

(a)

RCW 18.27.340(1) Monetary Penalties	Dollar Amount
First Final Violation	\$ 200.00*
Second Final Violation	\$ 400.00
Third Final Violation	\$ 800.00
Fourth Final Violation	\$1,600.00
Fifth Final Violation	\$3,200.00
Each Additional Final Violation	\$5,000.00

\* Minimum penalty per violation. Once a violation of RCW 18.27.340(1) becomes a final judgment, any additional violation is subject to an increased penalty as set forth in the above table.

(b)

RCW 18.27.340(3) Monetary Penalties	Dollar Amount
First Final Violation	\$1,000.00*
Second Final Violation	\$2,000.00
Third Final Violation	\$4,000.00
Each Additional Final Violation	\$5,000.00

\* Minimum penalty per violation. Once a violation of RCW 18.27.340(3) becomes a final judgment, any additional violation is subject to an increased penalty as set forth in the above table. However, if the unregistered contractor becomes registered within ten days of receiving the notice of infraction and the notice is the contractor's first offense, the director may reduce the penalty. In no case can the director reduce the penalty below five hundred dollars.

(c) The director may waive a penalty collection from a contractor in exchange for a payment of restitution to a damaged consumer equal to the amount of the assessed penalty.

**NEW SECTION**

**WAC 296-200A-405 When must a contractor pay assessed monetary penalties?** (1) If a contractor named in a notice of infraction does not choose to appeal the notice, then the contractor must pay the department the amount of the penalty prescribed for the infraction. Payment must be by check or money order.

(2) After an administrative law judge decides that an infraction has been committed, a contractor who does not appeal the decision to a superior court, has thirty days to pay any outstanding monetary penalties. Failure to do so is a misdemeanor and shall be prosecuted in the county where the infraction occurred.

(3) A contractor who has exhausted all appeal opportunities and fails to pay an assessed monetary penalty within thirty days after exhausting those opportunities shall be guilty of a misdemeanor and be prosecuted in the county where the infraction occurred.

**NEW SECTION**

**WAC 296-200A-500 Is the department required to monitor unregistered contractors who become registered?** Beginning January 1, 1998, the department must monitor, for two years, unregistered contractors who become registered after receiving an infraction or conviction. Information gathered as a result of this monitoring will be shared with the department of revenue and the department of employment security. This information will be shared every other

PERMANENT

month to determine whether any taxes, fees or penalties are owed to the state.

#### NEW SECTION

**WAC 296-200A-510 Is the department required to report contractor compliance activities to the legislature?**

(1) Beginning December 1, 1997, the department must provide an annual written report regarding contractor compliance to the following legislative committees:

- (a) The senate commerce and labor committee.
- (b) The house of representatives commerce and labor committee.
- (c) The senate ways and means committee.
- (d) The house of representatives appropriations committee.

(2) The report will cover a three year period and will include the following information:

- (a) The number of contractors found in violation of chapter 18.27 RCW and chapter 296-200A WAC;
- (b) The number of contractors who were assessed a monetary penalty and the amount of the penalty assessed;
- (c) The amount of assessed monetary penalties collected; and
- (d) The amount of assessed monetary penalties waived.

#### NEW SECTION

**WAC 296-200A-900 What fees does the department charge contractors for issuance, renewal and reinstatement of certificates of registration?** (1) For the purposes of this chapter:

- (a) A contractor **renews** its registration before it expires.
- (b) A contractor **reinstates** its registration after it has been suspended because its bond or insurance has been canceled or after it has expired.
- (c) A contractor **reregisters** when it changes its business structure.
- (2) The department charges the following fees:
  - (a) \$41.75 for each issuance, renewal or reregistration of a certificate of registration.
  - (b) \$50.00 for the reinstatement of a certificate of registration.
  - (c) \$10.25 for providing a duplicate certificate of registration.
  - (d) \$20.00 for each requested certified letter prepared by the department.
  - (e) \$2.00 per copy for documents copied from a contractor's file. The maximum copy charge for copies from one contractor's file will be \$25.00.

**WSR 97-24-076**  
**PERMANENT RULES**  
**LOTTERY COMMISSION**  
 [Filed December 2, 1997, 3:12 p.m.]

Date of Adoption: November 7, 1997.

Purpose: Establishes game play rules and criteria for determining winners of Instant Games Nos. 208, 209, 210, 211, 212, 213, and 214; and amends WAC 315-34-040 and 315-34-055 to allow players to elect, at the time of purchase,

to receive a cash option payment in lieu of twenty annual payments.

Citation of Existing Rules Affected by this Order: Amending WAC 315-34-040 and 315-34-055.

Statutory Authority for Adoption: RCW 67.70.040.

Adopted under notice filed as WSR 97-20-131 on October 1, 1997.

Changes Other than Editing from Proposed to Adopted Version: For WAC 315-11A-210 and 315-11A-212, the manner of selecting winning tickets was changed. For WAC 315-11A-211 and 315-11A-214, the prizes available and manner of selecting winning tickets were changed.

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 7, amended 2, 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 25, 1997

Mary Jane Ferguson  
 Rules Coordinator

PERMANENT

#### NEW SECTION

**WAC 315-11A-208 Instant Game Number 208.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 208, on file at the lottery headquarters office.

(2) **Price per ticket:** One dollar.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, \$6, \$10, \$20, \$25, \$50, \$100, \$500, \$1,000, and \$2,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** "Your" (the player's) card is greater than "their" card. Uncover a heart symbol to win instantly.

#### NEW SECTION

**WAC 315-11A-209 Instant Game Number 209.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 209, on file at the lottery headquarters office.

(2) **Price per ticket:** One dollar.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, \$6, \$7, \$10, \$25, \$50, and \$500. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** Match any of the "Your Symbols" to the "Winning Symbol."

NEW SECTION

**WAC 315-11A-210 Instant Game Number 210.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 210, on file at the lottery headquarters office.

(2) **Price per ticket:** Two dollars.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, \$8, \$50, \$500, \$1,000, \$5,000, and \$10,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** In the playfield with four play spots, match "Your Symbols" to the "Winning Symbol." In the playfield with nine spots, uncover three like amounts.

NEW SECTION

**WAC 315-11A-211 Instant Game Number 211.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 211, on file at the lottery headquarters office.

(2) **Price per ticket:** Two dollars.

(3) **Prizes available:** \$1, \$2, \$3, \$5, \$10, \$20, \$40, \$50, \$200, \$400, and \$20,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** Match any of the "Your Numbers" to the "Winning Numbers."

NEW SECTION

**WAC 315-11A-212 Instant Game Number 212.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 212, on file at the lottery headquarters office.

(2) **Price per ticket:** Two dollars.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, \$7, \$9, \$10, \$25, \$45, \$50, \$100, and \$2,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** Match any of the "Your Symbols" to the "Winning Symbols."

NEW SECTION

**WAC 315-11A-213 Instant Game Number 213.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 213, on file at the lottery headquarters office.

(2) **Price per ticket:** One dollar.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, \$6, \$8, \$10, \$20, \$50, and \$500. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** "Your" (the player's) number is greater than "their" number.

NEW SECTION

**WAC 315-11A-214 Instant Game Number 214.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 214, on file at the lottery headquarters office.

(2) **Price per ticket:** One dollar.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, \$6, \$10, \$100, and \$2,222. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** Uncover three like cards, or two like cards and a "2," within one hand.

AMENDATORY SECTION (Amending WSR 96-15-054, filed 7/15/96, effective 8/15/96)

**WAC 315-34-040 Prizes for Lotto.** (1) The prize amounts to be paid to each Lotto player who selects a winning combination of numbers in the first, second, and third prize categories vary due to parimutuel calculation of prizes.

WINNING COMBINATIONS	PRIZE CATEGORIES	ODDS OF WINNING (ONE PLAY)
All six winning numbers in one play	First Prize (Jackpot)	1:13,983,816
Any five but not six winning numbers in one play	Second Prize	1:54,201
Any four but not five or six winning numbers in one play	Third Prize	1:1,033
Any three but not four, five or six winning numbers in one play	Fourth Prize	1:57

(2) Reserved.

(3) Prize amounts.

(a) First prize (jackpot). The first prize will be the amount announced by the director as the Lotto jackpot. The jackpot will be divided equally among all players who selected all six winning numbers in one play (in any sequence).

(b) Second prize. 2.3 percent of the Lotto sales for the drawing shall be divided equally among all players who selected five of the six winning numbers in one play (in any sequence).

(c) Third prize. 4.6 percent of the Lotto sales for the drawing shall be divided equally among all players who selected four of the six winning numbers in one play (in any sequence).

(d) Fourth prize. A \$3.00 prize is to be paid to each player who selected three of the six winning numbers in one play (in any sequence).

(e) Reserved.

(f) Second and third prizes will be rounded down to the nearest dollar.

(g) The holder of a winning ticket may win only one prize per play in connection with the winning numbers drawn and shall be entitled only to the highest prize category won by those numbers.

(h) The holder of two or more jackpot winning tickets with a cumulative total cash value of \$250,000 or more may elect to receive a single prize based on the total cash value with prize payments in accordance with subsection (5)(a) or (b) of this section.

(i) In the event any player who has selected three, four, five, or six of the six winning numbers does not claim the

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prize won within one hundred eighty days after the drawing in which the prize was won, that player's prize shall be retained in the state lottery account for further use as prizes, pursuant to RCW 67.70.190.

(4) Roll-over feature.

(a) If no player selects all six winning numbers for any given drawing, the jackpot accumulated for that drawing will be added to the jackpot accumulation for the next drawing. This process is repeated until the jackpot is won.

(b) If no player selects five of the six winning numbers for any given drawing, the second prize allocation will be added to the jackpot accumulation for the next drawing.

(c) If no player selects four of the six winning numbers for any given drawing, the third prize allocation will be added to the jackpot accumulation for the next drawing.

~~((5) Prize payments will be made in accordance with WAC 315-30-030(6).~~

~~(a) Each prize that has a cash value of \$500,000 or more shall be paid in twenty annual payments.~~

~~(b) Each prize that has a cash value of more than \$250,000 but less than \$500,000 shall, at the discretion of the director, be paid either in ten annual payments or twenty annual payments.~~

~~(c) Each prize that has a cash value of \$250,000 or less shall be paid in a single payment.~~

~~(d) For prizes paid over a period of years, the lottery will make the first annual payment. The remaining payments will be paid in the form designated by the director.))~~

**AMENDATORY SECTION** (Amending WSR 90-19-048, filed 9/14/90, effective 10/15/90)

**WAC 315-34-050 Ticket purchases.** (1) Lotto tickets may be purchased or redeemed during no less than seventeen hours each day in accordance with a schedule to be determined by the director, provided that on-line retailers shall sell and redeem tickets only during their normal business hours.

(2) Lotto tickets may be purchased only from a lottery retailer authorized by the director to sell on-line tickets.

(3) Lotto tickets shall on the front of the ticket contain the player's selection of numbers, amount, game grids played, drawing date and validation and reference numbers. The back of the ticket shall contain overall odds of winning, player instructions, player information and signature area, and the ticket serial number.

(4) At the time of ticket purchase, the player may elect the cash option method of jackpot prize payment.

(5) The election of payment method at the time of purchase is final and irrevocable.

#### **NEW SECTION**

**WAC 315-34-055 Lotto prize claim and payment methods.** The following sets forth requirements for claims and payment of Lotto prizes:

(1) Claims for prize payment shall be made in accordance with WAC 315-30-030(6).

(2) Prize payments shall be made as follows:

(a) **Annuity:** A player who elects their prize to be paid annually shall be paid as follows:

(i) If the player's share of the announced jackpot prize is \$500,000 or more, the player shall be paid in twenty annual installment payments.

(ii) If the player's share of the announced jackpot prize is less than \$500,000, the director shall have the discretion of paying the winner as follows:

(A) The present cash value of the jackpot prize share based on the cost to purchase a twenty-year annuity: *Provided*, That the present cash value is equal to or greater than fifty percent of their share of the announced jackpot;

(B) If the present cash value of the player's share of the announced jackpot is less than fifty percent of their share of the announced jackpot, then the player shall receive a one-time single cash payment of fifty percent of their share of the announced jackpot; or

(C) The player shall be paid in twenty annual installment payments.

(b) **Cash option:** A player who elects the cash option shall be paid as follows:

(i) The player shall receive a one-time single cash payment of fifty percent of their share of the announced jackpot; or

(ii) If the director exercises his or her discretion as set forth in (a)(ii)(A) or (B) of this subsection, a player who elects the cash option will receive the same amount as those who have chosen to receive an annuity.

#### **WSR 97-24-091**

##### **PERMANENT RULES**

#### **FOREST PRACTICES BOARD**

[Filed December 3, 1997, 8:49 a.m.]

Date of Adoption: November 12, 1997. Note: The board adopted the rules on this date provided that no written objections were received by November 15, 1997. No objections were received.

Purpose: To make editorial, nonsubstantial changes to Title 222 WAC.

Citation of Existing Rules Affected by this Order: Amending WAC 222-08-035, 222-10-040, 222-12-040, 222-12-046, 222-12-050, 222-12-090, 222-16-010, 222-16-030, 222-16-035, 222-16-050, 222-16-070, 222-16-080, 222-20-060, 222-22-020, 222-22-040, 222-22-050, 222-22-080, 222-22-090, 222-24-030, 222-24-040, 222-24-050, 222-30-020, 222-30-050, 222-30-060, 222-30-070, 222-30-100, 222-38-020, 222-46-030, and 222-50-020.

Statutory Authority for Adoption: RCW 76.09.040 and chapter 34.05 RCW.

Adopted under notice filed as WSR 97-19-101 on September 17, 1997.

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 29, 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 1, 1997

Jennifer M. Belcher

Commissioner of Public Lands

**AMENDATORY SECTION** (Amending Order 535, filed 11/16/87, effective 1/1/88)

**WAC 222-08-035 Continuing review of forest practices regulations.** \*(1) Annual evaluations. The department, after consulting with affected state agencies, Indian tribes, forest landowners, ~~((fisheries,))~~ fish and wildlife, natural resources, and environmental interest groups, shall beginning July 1, 1988, report annually to the forest practices board an assessment of how regulations and voluntary processes are working.

(2) Adaptive management. The department is directed to report to the board on opportunities to modify these regulations when baseline data, monitoring, evaluation or the use of interdisciplinary teams show that such adaptive management will better meet the purposes and policies of the Forest Practices Act.

(3) Resource management plans. The department is directed to develop a method for cooperative voluntary resource management planning among forest landowners, governmental agencies, affected Indian tribes, and environmental groups which would result in the development of plans which might be used as an alternative to the forest practice regulations in achieving the purposes and policies set forth in the act. This should be done through pilot projects, at least one of which should be located on the east side of the Cascade summit and one on the west side of the Cascade summit.

**AMENDATORY SECTION** (Amending WSR 96-12-038 and 96-14-081, filed 5/31/96 and 7/1/96, effective 7/1/96 and 8/1/96)

**WAC 222-10-040 Class IV-Special threatened and endangered species SEPA policies.** In addition to the SEPA policies established elsewhere in this chapter, the following policies shall apply to Class IV-Special forest practices involving threatened or endangered species.

(1) The department shall consult with the department of fish and wildlife, other agencies with expertise, affected landowners, affected Indian tribes, and others with expertise when evaluating the impacts of forest practices. If the department does not follow the recommendations of the department of fish and wildlife, the department shall set forth in writing a concise explanation of the reasons for its action.

(2) In order to determine whether forest practices are likely to have a probable significant adverse impact, and therefore require an environmental impact statement, the department shall evaluate whether the forest practices reasonably would be expected, directly or indirectly, to

reduce appreciably the likelihood of the survival or recovery of a listed species in the wild by reducing the reproduction, numbers, or distribution of that species.

(3) Specific mitigation measures or conditions shall be designed to reduce any probable significant adverse impacts identified in subsection (2) of this section.

(4) The department shall consider the species-specific policies in WAC 222-10-041 and 222-10-042 when reviewing and evaluating SEPA documents and the impacts of forest practices.

**AMENDATORY SECTION** (Amending WSR 92-15-011, filed 7/2/92, effective 8/2/92)

**WAC 222-12-040 \*Alternate plans.** All forest practice operations must comply with the act and further with the rules ~~((and regulations))~~ promulgated pursuant to the act, unless an alternate plan has been approved by the department. An applicant may submit an alternate plan for any or all of the activities described in the application. The department may approve an application which departs from the specific provisions of chapters 222-22 through 222-38 WAC, provided that the plan must, in the determination of the department, equal or exceed the protection of public resources as provided in the Forest Practices Act and rules and regulations. The department shall provide an opportunity for comment to the departments of ~~((fisheries,))~~ fish and wildlife, ~~((and))~~ ecology, other state agencies, and affected Indian tribes prior to approval of any alternate plan.

**AMENDATORY SECTION** (Amending WSR 92-15-011, filed 7/2/92, effective 8/2/92)

**WAC 222-12-046 Cumulative effects.** The purpose of this section is to identify how the forest practices rules address changes to the environment caused by the interaction of natural ecosystem processes with the effects of two or more forest practices. This interaction is referred to as "cumulative effects." The following approaches have been taken:

(1) Title 222 WAC establishes minimum standards for all forest practices, regardless of the class of forest practice application.

(2) Forest practices which have a potential for a substantial impact on the environment are classified as Class IV-Special or Class IV-General by WAC 222-16-050 and receive an evaluation as to whether or not a detailed statement must be prepared pursuant to chapter 43.21C RCW.

(3) Certain rules are designed to focus on specific aspects of cumulative effects of forest practices. For example:

(a) WAC 222-08-035 requires continuing review of the forest practices regulations and voluntary processes and adopts the concept of adaptive management. WAC 222-12-045 also adopts adaptive management.

(b) WAC 222-12-040 allows alternate plans that equal or exceed the protection of public resources as provided in the act and rule.

(c) WAC 222-24-050(1) allows the department to require road maintenance and abandonment plans for those drainages or road systems the department determines based on physical evidence to have a potential to damage public resources.

(d) WAC 222-30-025 addresses harvest unit size and separation requirements.

(e) Chapter 222-22 WAC addresses cumulative effects on the public resources of fish, water, and capital improvements of the state or its political subdivisions.

(f) Chapter 222-46 WAC establishes the enforcement policy for forest practices.

(4) The board is considering measures to further protect cultural resources and wildlife resources. The board shall continue consultation with the departments of ecology, ~~((fisheries,))~~ fish and wildlife, natural resources, forest landowners, and federally recognized tribes on these resource issues.

**AMENDATORY SECTION** (Amending WSR 93-12-001, filed 5/19/93, effective 6/19/93)

**WAC 222-12-050 Notices to comply—Stop work orders.** (1) **Violations.** When a forest practice has been completed, the department may issue a notice to comply requiring the operator or landowner to correct or compensate for damage to public resources where there was:

(a) A violation of the act, or these rules ~~((and regulations)),~~ or

(b) A deviation from the approved application, or

(c) A willful or negligent disregard for potential damage to a public resource.

(2) **Other required action.** When a forest practice has not yet been completed, the department may issue either a notice to comply to the operator and/or landowner, or a stop work order to the operator, requiring him/her to prevent potential or continuing damage to a public resource where:

(a) The need for additional actions or restrictions has become evident, and

(b) The department determines that a specific course of action is needed to prevent potential or continuing damage to public resources, and

(c) The damage would result or is resulting from the forest practices activities, whether or not the activities involve any violation, unauthorized deviation or negligence.

(3) **No notice to comply** shall be issued to require a person to prevent, correct, or compensate for any damage to public resources which occurs more than 1 year after the date of completion of the forest practices operations involved exclusive of reforestation, unless such forest practices were not conducted in accordance with forest practices rules ~~((and regulations))~~: *Provided*, That this provision shall not relieve the forest landowner from any obligation to comply with forest practices rules and regulations pertaining to providing continuing road maintenance.

(4) **No notice to comply** to recover money damages shall be issued more than 2 years after the date the damage involved occurs.

(5) **In emergency action**, where the department requires the operator or landowner to do immediate work in the bed of the stream the department shall first seek approval from the department~~((s))~~ of ~~((fisheries))~~ fish and wildlife.

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-12-090 Forest practices board manual.**

When approved by the board the manual serves as an advisory technical supplement to these forest practices regulations. The department, in cooperation with the departments of ~~((fisheries,))~~ fish and wildlife, agriculture, ecology, and such other agencies, affected Indian tribes, or interested parties as may have appropriate expertise, is directed to prepare, and submit to the board for approval, revisions to the forest practices board manual. The manual shall include:

(1) **Method for determination of adequate shade requirements on streams** needed for use with WAC 222-30-040.

(2) **The standard methods** for measuring channel width, stream gradient and flow which are used in the water typing criteria WAC 222-16-030.

(3) **A chart** for establishing recommended permanent culvert sizes and associated data.

(4) **Guidelines** for clearing slash and debris from Type 4 and 5 Waters.

(5) **Guidelines** for landing location and construction.

(6) **Guidelines** for determining acceptable stocking levels.

(7) **Guidelines** for calculating average widths of riparian management zones.

(8) **Guidelines** for wetland delineation.

(9) **Guidelines** for wetland replacement or substitution.

(10) A list of nonnative wetland plant species.

(11) The standard methodology, which shall specify the quantitative methods, indices of resource conditions, and definitions, for conducting watershed analysis under chapter 222-22 WAC. The department, in consultation with Timber/Fish/Wildlife's Cooperative Monitoring, Evaluation and Research Committee (CMER), may make minor modifications to the version of the standard methodology approved by the board. Substantial amendments to the standard methodology requires approval by the board.

(12) A list of special concerns related to aerial application of pesticides developed under WAC 222-16-070(3).

(13)

(14) **Survey protocol for marbled murrelets.** The Pacific seabird survey protocol in effect March 1, 1997, shall be used when surveying for marbled murrelets in a stand. Surveys conducted before the effective date of this rule are valid if they were conducted in substantial compliance with generally accepted survey protocols in effect at the beginning of the season in which they were conducted.

(15) The department shall, in consultation with the department of fish and wildlife, develop **platform protocols** for use by applicants in estimating the number of platforms, and by the department in reviewing and classifying forest practices under WAC 222-16-050. These protocols shall include:

(a) A sampling method to determine platforms per acre in the field;

(b) A method to predict the number of platforms per acre based on information measurable from typical forest inventories. The method shall be derived from regression

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models or other accepted statistical methodology, and incorporate the best available data; and

(c) Other methods determined to be reliable by the department, in consultation with the department of fish and wildlife.

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-16-010 General definitions.\*** Unless otherwise required by context, as used in these regulations:

"**Act**" means the Forest Practices Act, chapter 76.09 RCW.

"**Affected Indian tribe**" means any federally recognized Indian tribe that requests in writing from the department information on forest practices applications and notification filed on specified areas.

"**Appeals board**" means the forest practices appeals board established in the act.

"**Area of resource sensitivity**" means areas identified in accordance with WAC 222-22-050 (2)(d) or 222-22-060(2).

"**Board**" means the forest practices board established by the act.

"**Bog**" means wetlands which have the following characteristics: Hydric organic soils (peat and/or muck) typically 16 inches or more in depth (except over bedrock or hardpan); and vegetation such as sphagnum moss, labrador tea, bog laurel, bog rosemary, sundews, and sedges; bogs may have an overstory of spruce, western Hemlock, lodgepole pine, cedar, whitepine, crabapple, or aspen, and may be associated with open water. This includes nutrient-poor fens. See the *Forest Practices Board Manual*.

"**Borrow pit**" shall mean an excavation site outside the limits of construction to provide material necessary to that construction, such as fill material for the embankments.

"**Chemicals**" means substances applied to forest lands or timber including pesticides, fertilizers, and other forest chemicals.

"**Clearcut**" means a harvest method in which the entire stand of trees is removed in one timber harvesting operation. Except as provided in WAC 222-30-110, an area remains clearcut until:

It meets the minimum stocking requirements under WAC 222-34-010(2) or 222-34-020(2); and

The largest trees qualifying for the minimum stocking levels have survived on the area for five growing seasons or, if not, they have reached an average height of four feet.

"**Commercial tree species**" means any species which is capable of producing a merchantable stand of timber on the particular site, or which is being grown as part of a Christmas tree or ornamental tree-growing operation.

"**Completion of harvest**" means the latest of:

Completion of removal of timber from the portions of forest lands harvested in the smallest logical unit that will not be disturbed by continued logging or an approved slash disposal plan for adjacent areas; or

Scheduled completion of any slash disposal operations where the department and the applicant agree within 6 months of completion of yarding that slash disposal is necessary or desirable to facilitate reforestation and agree to a time schedule for such slash disposal; or

Scheduled completion of any site preparation or rehabilitation of adjoining lands approved at the time of approval of the application or receipt of a notification: *Provided*, That delay of reforestation under this paragraph is permitted only to the extent reforestation would prevent or unreasonably hinder such site preparation or rehabilitation of adjoining lands.

"**Constructed wetlands**" means those wetlands voluntarily developed by the landowner. Constructed wetlands do not include wetlands created, restored, or enhanced as part of a mitigation procedure or wetlands inadvertently created as a result of current or past practices including, but not limited to: Road construction, landing construction, railroad construction, or surface mining.

"**Contamination**" means the introducing into the atmosphere, soil, or water, sufficient quantities of substances as may be injurious to public health, safety or welfare, or to domestic, commercial, industrial, agriculture or recreational uses, or to livestock, wildlife, fish or other aquatic life.

"**Conversion option harvest plan**" means a voluntary plan developed by the landowner and approved by the local government entity indicating the limits of harvest areas, road locations, and open space.

"**Conversion to a use other than commercial timber operation**" shall mean a bona fide conversion to an active use which is incompatible with timber growing.

"**Cooperative habitat enhancement agreement (CHEA)**" see WAC 222-16-105.

"**Critical habitat (federal)**" means the habitat of any threatened or endangered species designated as critical habitat by the United States Secretary of the Interior under Sections 3 (5)(A) and 4 (a)(3) of the Federal Endangered Species Act.

"**Critical nesting season**" means for marbled murrelets - April 1 to August 31.

"**Critical wildlife habitat (state)**" means those habitats designated by the board in accordance with WAC 222-16-080.

"**Cultural resources**" means archaeological and historic sites and artifacts and traditional religious, ceremonial and social uses and activities of affected Indian tribes.

"**Cumulative effects**" means the changes to the environment caused by the interaction of natural ecosystem processes with the effects of two or more forest practices.

"**Daily peak activity**" means for marbled murrelets - one hour before official sunrise to two hours after official sunrise and one hour before official sunset to one hour after official sunset.

"**Debris**" means woody vegetative residue less than 3 cubic feet in size resulting from forest practice activities which would reasonably be expected to cause significant damage to a public resource.

"**Demographic support**" means providing sufficient suitable spotted owl habitat within the SOSEA to maintain the viability of northern spotted owl sites identified as necessary to meet the SOSEA goals.

"**Department**" means the department of natural resources.

"**Dispersal habitat**" see WAC 222-16-085(2).

"**Dispersal support**" means providing sufficient dispersal habitat for the interchange of northern spotted owls within or across the SOSEA, as necessary to meet SOSEA

goals. Dispersal support is provided by a landscape consisting of stands of dispersal habitat interspersed with areas of higher quality habitat, such as suitable spotted owl habitat found within RMZs, WMZs or other required and voluntary leave areas.

**"Eastern Washington"** means the lands of the state lying east of an administrative line which approximates the change from the Western Washington timber types to the Eastern Washington timber types described as follows:

Beginning at the International Border and Okanogan National Forest boundary at the N1/4 corner Section 6, T. 40N, R. 24E., W.M., south and west along the Pasayten Wilderness boundary to the west line of Section 30, T. 37N, R. 19E.,

Thence south on range line between R. 18E. and R. 19E., to the Lake Chelan-Sawtooth Wilderness at Section 31, T. 35N, R. 19E.,

Thence south and east along the eastern wilderness boundary of Lake Chelan-Sawtooth Wilderness to the west line of Section 18, T. 31N, R. 19E. on the north shore of Lake Chelan,

Thence south on the range line between R. 18E. and R. 19E. to the SE corner of T. 28N, R. 18E.,

Thence west on the township line between T. 27N, and T. 28N to the NW corner of T. 27N, R. 17E.,

Thence south on range line between R. 16E. and R. 17E. to the Alpine Lakes Wilderness at Section 31, T. 26N, R. 17E.,

Thence south along the eastern wilderness boundary to the west line of Section 6, T. 22N, R. 17E.,

Thence south on range line between R. 16E. and R. 17E. to the SE corner of T. 22N, R. 16E.,

Thence west along township line between T. 21N, and T. 22N to the NW corner of T. 21N, R. 15E.,

Thence south along range line between R. 14E. and R. 15E. to SW corner of T. 20N, R. 15E.,

Thence east along township line between T. 19N, and T. 20N to the SW corner of T. 20N, R. 16E.,

Thence south along range line between R. 15E. and R. 16E. to the SW corner of T. 18N, R. 16E.,

Thence west along township line between T. 17N, and T. 18N to the SE corner of T. 18N, R. 14E.,

Thence south along range line between T. 14E. and R. 15E. to the SW corner of T. 14N, R. 15E.,

Thence south and west along Wenatchee National Forest Boundary to the NW corner of T. 12N, R. 14E.,

Thence south along range line between R. 13E. and R. 14E. to SE corner of T. 10N, R. 13E.,

Thence west along township line between T. 9N, and T. 10N to the NW corner of T. 9N, R. 12E.,

Thence south along range line between R. 11E. and R. 12E. to SE corner of T. 8N, R. 11E.,

Thence west along township line between T. 7N, and T. 8N to the Gifford Pinchot National Forest Boundary,

Thence south along Forest Boundary to SE corner of Section 33, T. 7N, R. 11E.,

Thence west along township line between T. 6N, and T. 7N to SE corner of T. 7N, R. 9E.,

Thence south along Skamania-Klickitat County line to Oregon-Washington state line.

**"End hauling"** means the removal and transportation of excavated material, pit or quarry overburden, or landing

or road cut material from the excavation site to a deposit site not adjacent to the point of removal.

**"Erodible soils"** means those soils exposed or displaced by a forest practice operation, that would be readily moved by water.

**"Even-aged harvest methods"** means the following harvest methods:

Clearcuts;

Seed tree harvests in which twenty or fewer trees per acre remain after harvest;

Shelterwood regeneration harvests in which twenty or fewer trees per acre remain after harvest;

Group or strip shelterwood harvests creating openings wider than two tree heights, based on dominant trees;

Shelterwood removal harvests which leave fewer than one hundred fifty trees per acre which are at least five years old or four feet in average height;

Partial cutting in which fewer than fifty trees per acre remain after harvest;

Overstory removal when more than five thousand board feet per acre is removed and fewer than fifty trees per acre at least ten feet in height remain after harvest; and

Other harvesting methods designed to manage for multiple age classes in which six or fewer trees per acre remain after harvest.

Except as provided above for shelterwood removal harvests and overstory removal, trees counted as remaining after harvest shall be at least ten inches in diameter at breast height and have at least the top one-third of the stem supporting green, live crowns. Except as provided in WAC 222-30-110, an area remains harvested by even-aged methods until it meets the minimum stocking requirements under WAC 222-30-010(2) or 222-34-020(2) and the largest trees qualifying for the minimum stocking levels have survived on the area for five growing seasons or, if not, they have reached an average height of four feet.

**"Fen"** means wetlands which have the following characteristics: Peat soils 16 inches or more in depth (except over bedrock); and vegetation such as certain sedges, hard-stem bulrush and cattails; fens may have an overstory of spruce and may be associated with open water.

**"Fertilizers"** means any substance or any combination or mixture of substances used principally as a source of plant food or soil amendment.

**"Fill"** means the placement of earth material or aggregate for road or landing construction or other similar activities. Fill does not include the growing or harvesting of timber including, but not limited to, slash burning, site preparation, reforestation, precommercial thinning, intermediate or final harvesting, salvage of trees, brush control, or fertilization.

**"Flood level - 50 year."** For purposes of field interpretation of these regulations, the 50-year flood level shall be considered to refer to a vertical elevation measured from the ordinary high-water mark which is 1.25 times the vertical distance between the average stream bed and the ordinary high-water mark, and in horizontal extent shall not exceed 2 times the channel width measured on either side from the ordinary high-water mark, unless a different area is specified by the department based on identifiable topographic or vegetative features or based on an engineering computation of flood magnitude that has a 2 percent chance of occurring

in any given year. The 50-year flood level shall not include those lands that can reasonably be expected to be protected from flood waters by flood control devices maintained by or under license from the federal government, the state, or a political subdivision of the state.

**"Forest land"** means all land which is capable of supporting a merchantable stand of timber and is not being actively used for a use which is incompatible with timber growing.

**"Forest land owner"** shall mean any person in actual control of forest land, whether such control is based either on legal or equitable title, or on any other interest entitling the holder to sell or otherwise dispose of any or all of the timber on such land in any manner: *Provided*, That any lessee or other person in possession of forest land without legal or equitable title to such land shall be excluded from the definition of "forest land owner" unless such lessee or other person has the right to sell or otherwise dispose of any or all of the timber located on such forest land.

**"Forest practice"** means any activity conducted on or directly pertaining to forest land and relating to growing, harvesting, or processing timber, including but not limited to:

- Road and trail construction;
- Harvesting, final and intermediate;
- Precommercial thinning;
- Reforestation;
- Fertilization;
- Prevention and suppression of diseases and insects;
- Salvage of trees; and
- Brush control.

"Forest practice" shall not include: Forest species seed orchard operations and intensive forest nursery operations; or preparatory work such as tree marking, surveying and road flagging; or removal or harvest of incidental vegetation from forest lands such as berries, ferns, greenery, mistletoe, herbs, mushrooms, and other products which cannot normally be expected to result in damage to forest soils, timber or public resources.

**"Forest trees"** excludes trees cultivated by agricultural methods in growing cycles shorter than ten years: *Provided*, That Christmas trees are forest trees and: *Provided further*, That this exclusion applies only to trees planted on land that was not in forest use immediately before the trees were planted and before the land was prepared for planting the trees.

**"Green recruitment trees"** means those trees left after harvest for the purpose of becoming future wildlife reserve trees under WAC 222-30-020(11).

**"Herbicide"** means any substance or mixture of substances intended to prevent, destroy, repel, or mitigate any tree, bush, weed or algae and other aquatic weeds.

**"Historic site"** includes:

Sites, areas and structures or other evidence of human activities illustrative of the origins, evolution and development of the nation, state or locality; or

Places associated with a personality important in history; or

Places where significant historical events are known to have occurred even though no physical evidence of the event remains.

**"Identified watershed processes"** means the following components of natural ecological processes that may in some instances be altered by forest practices in a watershed:

- Mass wasting;
- Surface and road erosion;
- Seasonal flows including hydrologic peak and low flows and annual yields (volume and timing);
- Large organic debris;
- Shading; and
- Stream bank and bed stability.

**"Insecticide"** means any substance or mixture of substances intended to prevent, destroy, repel, or mitigate any insect, other arthropods or mollusk pests.

**"Interdisciplinary team" (ID Team)** means a group of varying size comprised of individuals having specialized expertise, assembled by the department to respond to technical questions associated with a proposed forest practice activity.

**"Islands"** means any island surrounded by salt water in Kitsap, Mason, Jefferson, Pierce, King, Snohomish, Skagit, Whatcom, Island, or San Juan counties.

**"Limits of construction"** means the area occupied by the completed roadway or landing, including the cut bank, fill slope, and the area cleared for the purpose of constructing the roadway or landing.

**"Load bearing portion"** means that part of the road, landing, etc., which is supportive soil, earth, rock or other material directly below the working surface and only the associated earth structure necessary for support.

**"Local government entity"** means the governments of counties and the governments of cities and towns as defined in chapter 35.01 RCW.

**"Low impact harvest"** means use of any logging equipment, methods, or systems that minimize compaction or disturbance of soils and vegetation during the yarding process. The department shall determine such equipment, methods or systems in consultation with the department of ecology.

**"Marbled murrelet detection area"** means an area of land associated with a visual or audible detection of a marbled murrelet, made by a qualified surveyor which is documented and recorded in the department of fish and wildlife data base. The marbled murrelet detection area shall be comprised of the section of land in which the marbled murrelet detection was made and the eight sections of land immediately adjacent to that section.

**"Marbled murrelet nesting platform"** means any horizontal tree structure such as a limb, an area where a limb branches, a surface created by multiple leaders, a deformity, or a debris/moss platform or stick nest equal to or greater than 7 inches in diameter including associated moss if present, that is 50 feet or more above the ground in trees 32 inches dbh and greater (generally over 90 years of age) and is capable of supporting nesting by marbled murrelets.

**"Median home range circle"** means a circle, with a specified radius, centered on a spotted owl site center. The radius for the median home range circle in the Hoh-Clearwater/Coastal Link SOSEA is 2.7 miles; for all other SOSEAs the radius is 1.8 miles.

**"Merchantable stand of timber"** means a stand of trees that will yield logs and/or fiber:

Suitable in size and quality for the production of lumber, plywood, pulp or other forest products;

Of sufficient value at least to cover all the costs of harvest and transportation to available markets.

"Northern spotted owl site center" means the location of status 1, 2 or 3 northern spotted owls based on the following definitions:

- Status 1: Pair or reproductive - a male and female heard and/or observed in close proximity to each other on the same visit, a female detected on a nest, or one or both adults observed with young.
- Status 2: Two birds, pair status unknown - the presence or response of two birds of opposite sex where pair status cannot be determined and where at least one member meets the resident territorial single requirements.
- Status 3: Resident territorial single - the presence or response of a single owl within the same general area on three or more occasions within a breeding season with no response by an owl of the opposite sex after a complete survey; or three or more responses over several years (i.e., two responses in year one and one response in year two, for the same general area).

In determining the existence, location, and status of northern spotted owl site centers, the department shall consult with the department of fish and wildlife and use only those sites documented in substantial compliance with guidelines or protocols and quality control methods established by and available from the department of fish and wildlife.

"Notice to comply" means a notice issued by the department pursuant to RCW 76.09.090 of the act and may require initiation and/or completion of action necessary to prevent, correct and/or compensate for material damage to public resources which resulted from forest practices.

"Occupied marbled murrelet site" means:

(1) A contiguous area of suitable marbled murrelet habitat where at least one of the following marbled murrelet behaviors or conditions occur:

- (a) A nest is located; or
- (b) Downy chicks or eggs or egg shells are found; or
- (c) Marbled murrelets are detected flying below, through, into or out of the forest canopy; or
- (d) Birds calling from a stationary location within the area; or
- (e) Birds circling above a timber stand within one tree height of the top of the canopy; or

(2) A contiguous forested area, which does not meet the definition of suitable marbled murrelet habitat, in which any of the behaviors or conditions listed above has been documented by the department of fish and wildlife and which is distinguishable from the adjacent forest based on vegetative characteristics important to nesting marbled murrelets.

(3) For sites defined in (1) above, the outer perimeter of the occupied site shall be presumed to be the closer, measured from the point where the observed behaviors or conditions listed in (1) above occurred, of the following:

(a) 1.5 miles from the point where the observed behaviors or conditions listed in (1) above occurred; or

(b) The beginning of any gap greater than 300 feet wide lacking one or more of the vegetative characteristics listed under "suitable marbled murrelet habitat"; or

(c) The beginning of any narrow area of "suitable marbled murrelet habitat" less than 300 feet in width and more than 300 feet in length.

(4) For sites defined under (2) above, the outer perimeter of the occupied site shall be presumed to be the closer, measured from the point where the observed behaviors or conditions listed in (1) above occurred, of the following:

(a) 1.5 miles from the point where the observed behaviors or conditions listed in (1) above occurred; or

(b) The beginning of any gap greater than 300 feet wide lacking one or more of the distinguishing vegetative characteristics important to murrelets; or

(c) The beginning of any narrow area of suitable marbled murrelet habitat, comparable to the area where the observed behaviors or conditions listed in (1) above occurred, less than 300 feet in width and more than 300 feet in length.

(5) In determining the existence, location and status of occupied marbled murrelet sites, the department shall consult with the department of fish and wildlife and use only those sites documented in substantial compliance with guidelines or protocols and quality control methods established by and available from the department of fish and wildlife.

"Old forest habitat" see WAC 222-16-085 (1)(a).

"Operator" shall mean any person engaging in forest practices except an employee with wages as his/her sole compensation.

"Ordinary high-water mark" means the mark on the shores of all waters, which will be found by examining the beds and banks and ascertaining where the presence and action of waters are so common and usual, and so long continued in all ordinary years, as to mark upon the soil a character distinct from that of the abutting upland, in respect to vegetation: *Provided*, That in any area where the ordinary high-water mark cannot be found, the ordinary high-water mark adjoining saltwater shall be the line of mean high tide and the ordinary high-water mark adjoining freshwater shall be the line of mean high-water.

"Other forest chemicals" means fire retardants when used to control burning (other than water), nontoxic repellents, oil, dust-control agents (other than water), salt, and other chemicals used in forest management, except pesticides and fertilizers, that may present hazards to the environment.

"Park" means any park included on the parks register maintained by the department pursuant to WAC 222-20-100(2). Developed park recreation area means any park area developed for high density outdoor recreation use.

"Partial cutting" means the removal of a portion of the merchantable volume in a stand of timber so as to leave an uneven-aged stand of well-distributed residual, healthy trees that will reasonably utilize the productivity of the soil. Partial cutting does not include seedtree or shelterwood or other types of regeneration cutting.

"Pesticide" means any insecticide, herbicide, fungicide, or rodenticide but does not include nontoxic repellents or other forest chemicals.

**"Plantable area"** is an area capable of supporting a commercial stand of timber excluding lands devoted to permanent roads, utility rights-of-way, that portion of riparian management zones where scarification is not permitted, and any other area devoted to a use incompatible with commercial timber growing.

**"Power equipment"** means all machinery operated with fuel burning or electrical motors, including heavy machinery, chain saws, portable generators, pumps, and powered backpack devices.

**"Public resources"** means water, fish, and wildlife and in addition shall mean capital improvements of the state or its political subdivisions.

**"Qualified surveyor"** means an individual who has successfully completed the marbled murrelet field training course offered by the department of fish and wildlife or its equivalent.

**"Rehabilitation"** means the act of renewing, or making usable and reforesting forest land which was poorly stocked or previously nonstocked with commercial species.

**"Relief culvert"** means a structure to relieve surface runoff from roadside ditches to prevent excessive buildup in water volume and velocity.

**"Resource characteristics"** means the following specific measurable characteristics of fish, water, and capital improvements of the state or its political subdivisions:

For fish and water:

Physical fish habitat, including temperature and turbidity;

Turbidity in hatchery water supplies; and

Turbidity and volume for areas of water supply.

For capital improvements of the state or its political subdivisions:

Physical or structural integrity.

If the methodology is developed and added to the manual to analyze the cumulative effects of forest practices on other characteristics of fish, water, and capital improvements of the state or its subdivisions, the board shall amend this list to include these characteristics.

**"Riparian management zone"** means a specified area alongside Type 1, 2 and 3 Waters where specific measures are taken to protect water quality and fish and wildlife habitat.

**"Rodenticide"** means any substance or mixture of substances intended to prevent, destroy, repel, or mitigate rodents or any other vertebrate animal which the director of the state department of agriculture may declare by regulation to be a pest.

**"Salvage"** means the removal of snags, down logs, windthrow, or dead and dying material.

**"Scarification"** means loosening the topsoil and/or disrupting the forest floor in preparation for regeneration.

**"Shorelines of the state"** shall have the same meaning as in RCW 90.58.030 (Shoreline Management Act).

**"Side casting"** means the act of moving excavated material to the side and depositing such material within the limits of construction or dumping over the side and outside the limits of construction.

**"Site preparation"** means those activities associated with the removal of slash in preparing a site for planting and shall include scarification and/or slash burning.

**"Skid trail"** means a route used by tracked or wheeled skidders to move logs to a landing or road.

**"Slash"** means pieces of woody material containing more than 3 cubic feet resulting from forest practice activities.

**"SOSEA goals"** means the goals specified for a spotted owl special emphasis area as identified on the SOSEA maps (see WAC 222-16-086). SOSEA goals provide for demographic and/or dispersal support as necessary to complement the northern spotted owl protection strategies on federal land within or adjacent to the SOSEA.

**"Spoil"** means excess material removed as overburden or generated during road or landing construction which is not used within limits of construction.

**"Spotted owl dispersal habitat"** see WAC 222-16-085(2).

**"Spotted owl special emphasis areas (SOSEA)"** means the geographic areas as mapped in WAC 222-16-086. Detailed maps of the SOSEAs indicating the boundaries and goals are available from the department at its regional offices.

**"Stop work order"** means the "stop work order" defined in RCW 76.09.080 of the act and may be issued by the department to stop violations of the forest practices chapter or to prevent damage and/or to correct and/or compensate for damages to public resources resulting from forest practices.

**"Sub-mature habitat"** see WAC 222-16-085 (1)(b).

**"Suitable marbled murrelet habitat"** means a contiguous forested area containing trees capable of providing nesting opportunities:

(1) With all of the following indicators unless the department, in consultation with the department of fish and wildlife, has determined that the habitat is not likely to be occupied by marbled murrelets:

(a) Within 50 miles of marine waters;

(b) At least 40% of the dominant and codominant trees are Douglas-fir, western hemlock, western red cedar or sitka spruce;

(c) Two or more nesting platforms per acre;

(d) At least 7 acres in size, including the contiguous forested area within 300 feet of nesting platforms, with similar forest stand characteristics (age, species composition, forest structure) to the forested area in which the nesting platforms occur.

**"Suitable spotted owl habitat"** see WAC 222-16-085(1).

**"Threatened or endangered species"** means all species of wildlife listed as "threatened" or "endangered" by the United States Secretary of the Interior, and all species of wildlife designated as "threatened" or "endangered" by the Washington fish and wildlife commission.

**"Timber"** shall mean forest trees, standing or down, of a commercial species, including Christmas trees.

**"Water bar"** means a diversion ditch and/or hump in a trail or road for the purpose of carrying surface water runoff into the vegetation duff, ditch, or other dispersion area so that it does not gain the volume and velocity which causes soil movement and erosion.

**"Watershed administrative unit (WAU)"** means an area shown on the map specified in WAC 222-22-020(1).

"**Watershed analysis**" means, for a given WAU, the assessment completed under WAC 222-22-050 or 222-22-060 together with the prescriptions selected under WAC 222-22-070 and shall include assessments completed under WAC 222-22-050 where there are no areas of resource sensitivity.

"**Weed**" is any plant which tends to overgrow or choke out more desirable vegetation.

"**Western Washington**" means the lands of the state lying west of the administrative line described in the definition of Eastern Washington.

"**Wetland**" means those areas that are inundated or saturated by surface or ground water at a frequency and duration sufficient to support, and under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions, such as swamps, bogs, fens, and similar areas. This includes wetlands created, restored, or enhanced as part of a mitigation procedure. This does not include constructed wetlands or the following surface waters of the state intentionally constructed from wetland sites: Irrigation and drainage ditches, grass lined swales, canals, agricultural detention facilities, farm ponds, and landscape amenities.

"**Wetland functions**" include the protection of water quality and quantity, providing fish and wildlife habitat, and the production of timber.

"**Wetland management zone**" means a specified area adjacent to Type A and B Wetlands where specific measures are taken to protect the wetland functions.

"**Wildlife**" means all species of the animal kingdom whose members exist in Washington in a wild state. The term "wildlife" includes, but is not limited to, any mammal, bird, reptile, amphibian, fish, or invertebrate, at any stage of development. The term "wildlife" does not include feral domestic mammals or the family Muridae of the order Rodentia (old world rats and mice).

"**Wildlife reserve trees**" means those defective, dead, damaged, or dying trees which provide or have the potential to provide habitat for those wildlife species dependent on standing trees. Wildlife reserve trees are categorized as follows:

Type 1 wildlife reserve trees are defective or deformed live trees that have observably sound tops, limbs, trunks, and roots. They may have part of the top broken out or have evidence of other severe defects that include: "Cat face," animal chewing, old logging wounds, weather injury, insect attack, or lightning strike. Unless approved by the landowner, only green trees with visible cavities, nests, or obvious severe defects capable of supporting cavity dependent species shall be considered as Type 1 wildlife reserve trees. These trees must be stable and pose the least hazard for workers.

Type 2 wildlife reserve trees are dead Type 1 trees with sound tops, limbs, trunks, and roots.

Type 3 wildlife reserve trees are live or dead trees with unstable tops or upper portions. Unless approved by the landowner, only green trees with visible cavities, nests, or obvious severe defects capable of supporting cavity dependent species shall be considered as Type 3 wildlife reserve trees. Although the roots and main portion of the trunk are sound, these reserve trees pose high hazard because of the defect in live or dead wood higher up in the tree.

Type 4 wildlife reserve trees are live or dead trees with unstable trunks or roots, with or without bark. This includes "soft snags" as well as live trees with unstable roots caused by root rot or fire. These trees are unstable and pose a high hazard to workers.

"**Windthrow**" means a natural process by which trees are uprooted or sustain severe trunk damage by the wind.

"**Young forest marginal habitat**" see WAC 222-16-085 (1)(b).

AMENDATORY SECTION (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-16-030 Water typing system.** \*The department in cooperation with the departments of (~~fisheries~~) fish and wildlife, and ecology, and in consultation with affected Indian tribes shall classify streams, lakes and ponds and prepare stream classification maps showing the location of Type 1, 2, 3 and 4 Waters within the various forested areas of the state. Such maps shall be available for public inspection at region offices of the department. The waters will be classified using the following criteria. If a dispute arises concerning a water type the department shall make available informal conferences, which shall include the departments of (~~fisheries~~) fish and wildlife, and ecology, and affected Indian tribes and those contesting the adopted water types. These conferences shall be established under procedures established in WAC 222-46-020.

\***(1) "Type 1 Water"** means all waters, within their ordinary high-water mark, as inventoried as "shorelines of the state" under chapter 90.58 RCW and the rules promulgated pursuant to chapter 90.58 RCW, but not including those waters' associated wetlands as defined in chapter 90.58 RCW.

\***(2) "Type 2 Water"** shall mean segments of natural waters which are not classified as Type 1 Water and have a high fish, wildlife, or human use. These are segments of natural waters and periodically inundated areas of their associated wetlands, which:

(a) Are diverted for domestic use by more than 100 residential or camping units or by a public accommodation facility licensed to serve more than 100 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type 2 Water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;

(b) Are within a federal, state, local, or private campground having more than 30 camping units: *Provided*, That the water shall not be considered to enter a campground until it reaches the boundary of the park lands available for public use and comes within 100 feet of a camping unit, trail or other park improvement;

(c) Are used by substantial numbers of anadromous or resident game fish for spawning, rearing or migration. Waters having the following characteristics are presumed to have highly significant fish populations:

(i) Stream segments having a defined channel 20 feet or greater in width between the ordinary high-water marks and having a gradient of less than 4 percent.

(ii) Lakes, ponds, or impoundments having a surface area of 1 acre or greater at seasonal low water((-); or

(d) Are used by salmonids for off-channel habitat. These areas are critical to the maintenance of optimum survival of juvenile salmonids. This habitat shall be identified based on the following criteria:

(i) The site must be connected to a stream bearing salmonids and accessible during some period of the year; and

(ii) The off-channel water must be accessible to juvenile salmonids through a drainage with less than a 5% gradient.

\***(3) "Type 3 Water"** shall mean segments of natural waters which are not classified as Type 1 or 2 Water and have a moderate to slight fish, wildlife, and human use. These are segments of natural waters and periodically inundated areas of their associated wetlands which:

(a) Are diverted for domestic use by more than 10 residential or camping units or by a public accommodation facility licensed to serve more than 10 persons, where such diversion is determined by the department to be a valid appropriation of water and the only practical water source for such users. Such waters shall be considered to be Type 3 Water upstream from the point of such diversion for 1,500 feet or until the drainage area is reduced by 50 percent, whichever is less;

(b) Are used by significant numbers of anadromous fish for spawning, rearing or migration. Waters having the following characteristics are presumed to have significant anadromous fish use:

(i) Stream segments having a defined channel of 5 feet or greater in width between the ordinary high-water marks; and having a gradient of less than 12 percent and not upstream of a falls of more than 10 vertical feet.

(ii) Ponds or impoundments having a surface area of less than 1 acre at seasonal low water and having an outlet to an anadromous fish stream.

(c) Are used by significant numbers of resident game fish. Waters with the following characteristics are presumed to have significant resident game fish use:

(i) Stream segments having a defined channel of 10 feet or greater in width between the ordinary high-water marks; and a summer low flow greater than 0.3 cubic feet per second; and a gradient of less than 12 percent.

(ii) Ponds or impoundments having a surface area greater than 0.5 acre at seasonal low water((-); or

(d) Are highly significant for protection of downstream water quality. Tributaries which contribute greater than 20 percent of the flow to a Type 1 or 2 Water are presumed to be significant for 1,500 feet from their confluence with the Type 1 or 2 Water or until their drainage area is less than 50 percent of their drainage area at the point of confluence, whichever is less.

\***(4) "Type 4 Water"** classification shall be applied to segments of natural waters which are not classified as Type 1, 2 or 3, and for the purpose of protecting water quality downstream are classified as Type 4 Water upstream until the channel width becomes less than 2 feet in width between the ordinary high-water marks. Their significance lies in their influence on water quality downstream in Type 1, 2, and 3 Waters. These may be perennial or intermittent.

\***(5) "Type 5 Water"** classification shall be applied to all natural waters not classified as Type 1, 2, 3 or 4; includ-

ing streams with or without well-defined channels, areas of perennial or intermittent seepage, ponds, natural sinks and drainageways having short periods of spring or storm runoff.

\***(6)** For purposes of this section:

(a) "Residential unit" means a home, apartment, residential condominium unit or mobile home, serving as the principal place of residence.

(b) "Camping unit" means an area intended and used for:

(i) Overnight camping or picnicking by the public containing at least a fireplace, picnic table and access to water and sanitary facilities; or

(ii) A permanent home or condominium unit or mobile home not qualifying as a "residential unit" because of part time occupancy.

(c) "Resident game fish" means game fish as described in the Washington game code that spend their life cycle in fresh water. Steelhead, searun cutthroat and Dolly Varden trout are anadromous game fish and should not be confused with resident game fish.

(d) "Public accommodation facility" means a business establishment open to and licensed to serve the public, such as a restaurant, tavern, motel or hotel.

(e) "Natural waters" only excludes water conveyance systems which are artificially constructed and actively maintained for irrigation.

(f) "Seasonal low flow" and "seasonal low water" mean the conditions of the 7-day, 2-year low water situation, as measured or estimated by accepted hydrologic techniques recognized by the department.

(g) "Channel width and gradient" means a measurement over a representative section of at least 500 linear feet with at least 10 evenly spaced measurement points along the normal stream channel but excluding unusually wide areas of negligible gradient such as marshy or swampy areas, beaver ponds and impoundments. Channel gradient may be determined utilizing stream profiles plotted from United States geological survey topographic maps.

(h) "Intermittent streams" means those segments of streams that normally go dry.

**AMENDATORY SECTION** (Amending WSR 94-17-033, filed 8/10/94, effective 8/13/94)

**WAC 222-16-035 Wetland typing system.** \*The department in cooperation with the departments of ((fisher-ies;)) fish and wildlife, and ecology, and affected Indian tribes shall classify wetlands. The wetlands will be classified in order to distinguish those which require wetland management zones and those which do not. Wetlands which require wetland management zones shall be identified using the following criteria. Accurate delineation of wetlands in accordance with the manual shall be required only where necessary to determine whether replacement by substitution or enhancement is required pursuant to WAC 222-24-025(10) and shall be limited to the area of wetland proposed to be filled. For the purposes of determining acreage to classify or type wetlands under this section, approximate determination using aerial photographs and maps, including the national wetlands inventory, shall be sufficient. In addition, the innermost boundary of the wetland management zone on Type A or B wetlands may be determined by either

of two methods: Delineation of the wetland edge, or identifying the point where the crown cover changes from less than 30% to 30% or more. Except where necessary to determine whether replacement by substitution or enhancement is required pursuant to WAC 222-24-025(10), accurate delineation shall not be required under this Title 222 WAC for activities regulated by these rules, including but not limited to the location of roads, landings, culverts, and cross drains. Landowners are encouraged to leave vegetation in these forested wetlands in undisturbed leave areas where possible. When so requested by any affected landowners, applicant or aggrieved person, the department shall make available informal conferences, which shall include the departments of ~~((fisheries,))~~ fish and wildlife, and ecology, and affected Indian tribes and those contesting the adopted wetland types. These conferences shall be established under procedures established in WAC 222-46-020.

\* (1) "**Nonforested wetlands**" means any wetland or portion thereof that has, or if the trees were mature would have, a crown closure of less than 30 percent.

(a) "**Type A Wetland**" classification shall be applied to all nonforested wetlands which:

(i) Are greater than 0.5 acre in size, including any acreage of open water where the water is completely surrounded by the wetland; and

(ii) Are associated with at least 0.5 acre of ponded or standing open water. The open water must be present on the site for at least 7 consecutive days between April 1 and October 1 to be considered for the purposes of these rules; or

(b) "**Type B Wetland**" classification shall be applied to all other nonforested wetlands greater than 0.25 acre.

\* (2) "**Forested wetland**" means any wetland or portion thereof that has, or if the trees were mature would have, a crown closure of 30 percent or more.

\* (3) "**All forested and nonforested bogs**" greater than 0.25 acres shall be considered **Type A Wetlands**.

**AMENDATORY SECTION** (Amending WSR 93-12-001, filed 5/19/93, effective 6/19/93)

**WAC 222-16-050 Classes of forest practices.** There are 4 classes of forest practices created by the act. All forest practices (including those in Classes I and II) must be conducted in accordance with the forest practices regulations.

(1) "**Class IV - special.**" Application to conduct forest practices involving the following circumstances requires an environmental checklist in compliance with the State Environmental Policy Act (SEPA), and SEPA guidelines, as they have been determined to have potential for a substantial impact on the environment. It may be determined that additional information or a detailed environmental statement is required before these forest practices may be conducted.

\* (a) Aerial application of pesticides in a manner identified as having the potential for a substantial impact on the environment under WAC 222-16-070 or ground application of a pesticide within a Type A or B wetland.

(b) Specific forest practices listed in WAC 222-16-080 on lands designated as:

(i) Critical wildlife habitat (state) of threatened or endangered species; or

(ii) Critical habitat (federal) of threatened or endangered species except those excluded by the board under WAC 222-16-080(3).

(c) Harvesting, road construction, aerial application of pesticides and site preparation on all lands within the boundaries of any national park, state park, or any park of a local governmental entity, except harvest of less than 5 MBF within any developed park recreation area and park managed salvage of merchantable forest products.

\* (d) Construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on slide prone areas as defined in WAC 222-24-020(6) and field verified by the department, in a watershed administrative unit that has not undergone a watershed analysis under chapter 222-22 WAC, when such slide prone areas occur on an uninterrupted slope above water typed pursuant to WAC 222-16-030, Type A or Type B Wetland, or capital improvement of the state or its political subdivisions where there is potential for a substantial debris flow or mass failure to cause significant impact to public resources.

\* (e) Timber harvest in a watershed administrative unit that has not undergone a watershed analysis under chapter 222-22 WAC, on slide prone areas, field verified by the department, where soils, geologic structure, and local hydrology indicate that canopy removal has the potential for increasing slope instability, when such areas occur on an uninterrupted slope above any water typed pursuant to WAC 222-16-030, Type A or Type B Wetland, or a capital improvement of the state or its political subdivisions where there is a potential for a substantial debris flow or mass failure to cause significant impact to public resources.

(f) Timber harvest, in a watershed administrative unit that has not undergone a watershed analysis under chapter 222-22 WAC, construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on snow avalanche slopes within those areas designated by the department, in consultation with department of transportation, as high avalanche hazard.

(g) Timber harvest, construction of roads, landings, rock quarries, gravel pits, borrow pits, and spoil disposal areas on archaeological or historic sites registered with the Washington state office of archaeology and historic preservation, or on sites containing evidence of Native American cairns, graves, or glyptic records, as provided for in chapters 27.44 and 27.53 RCW. The department shall consult with affected Indian tribes in identifying such sites.

\* (h) Forest practices subject to a watershed analysis conducted under chapter 222-22 WAC in an area of resource sensitivity identified in that analysis which deviates from the prescriptions (which may include an alternate plan) in the watershed analysis.

\* (i) Filling or draining of more than 0.5 acre of a wetland.

(2) "**Class IV - general.**" Applications involving the following circumstances are "Class IV - general" forest practices unless they are listed in "Class IV - special." Upon receipt of an application, the department will determine the lead agency for purposes of compliance with the State Environmental Policy Act pursuant to WAC 197-11-924 and 197-11-938(4) and RCW 43.21C.037(2). Such applications are subject to a 30-day period for approval unless the lead agency determines a detailed statement under RCW

43.21C.030 (2)(c) is required. Upon receipt, if the department determines the application is for a proposal that will require a license from a county/city acting under the powers enumerated in RCW 76.09.240, the department shall notify the applicable county/city under WAC 197-11-924 that the department has determined according to WAC 197-11-938(4) that the county/city is the lead agency for purposes of compliance with State Environmental Policy Act.

(a) Forest practices (other than those in Class I) on lands platted after January 1, 1960, or on lands being converted to another use.

(b) Forest practices which would otherwise be Class III, but which are taking place on lands which are not to be reforested because of likelihood of future conversion to urban development. (See WAC 222-16-060 and 222-34-050.)

(3) "**Class I.**" Those operations that have been determined to have no direct potential for damaging a public resource are Class I forest practices. When the conditions listed in "Class IV - Special" are not present, these operations may be commenced without notification or application.

(a) Culture and harvest of Christmas trees and seedlings.

\* (b) Road maintenance except: (i) Replacement of bridges and culverts across Type 1, 2, 3 or flowing Type 4 Waters; or (ii) movement of material that has a direct potential for entering Type 1, 2, 3 or flowing Type 4 Waters or Type A or B Wetlands.

\* (c) Construction of landings less than 1 acre in size, if not within a shoreline area of a Type 1 Water, the riparian management zone of a Type 2 or 3 Water, the ordinary high-water mark of a Type 4 Water, a wetland management zone or within a wetland.

\* (d) Construction of less than 600 feet of road on a sideslope of 40 percent or less if the limits of construction are not within the shoreline area of a Type 1 Water, the riparian management zone of a Type 2 or Type 3 Water, the ordinary high-water mark of a Type 4 Water, a wetland management zone or within a wetland.

\* (e) Installation or removal of a portable water crossing structure where such installation does not take place within the shoreline area of a Type 1 Water and does not involve disturbance of the beds or banks of any waters.

\* (f) Initial installation and replacement of relief culverts and other drainage control facilities not requiring a hydraulic permit.

(g) Rocking an existing road.

(h) Loading and hauling timber from landings or decks.

(i) Precommercial thinning and pruning.

(j) Tree planting and seeding.

(k) Cutting and/or removal of less than 5,000 board feet of timber (including live, dead and down material) for personal use (i.e., firewood, fence posts, etc.) in any 12-month period.

(l) Emergency fire control and suppression.

(m) Slash burning pursuant to a burning permit (RCW 76.04.205).

\* (n) Other slash control and site preparation not involving either off-road use of tractors on slopes exceeding 40 percent or off-road use of tractors within the shorelines of a Type 1 Water, the riparian management zone of any Type 2 or 3 Water, or the ordinary high-water mark of a

Type 4 Water, a wetland management zone or within a wetland.

\* (o) Ground application of chemicals. (See WAC 222-38-020 and 222-38-030.)

\* (p) Aerial application of chemicals (except insecticides) when applied to not more than 40 contiguous acres if the application is part of a combined or cooperative project with another landowner and where the application does not take place within 100 feet of lands used for farming, or within 200 feet of a residence, unless such farmland or residence is owned by the forest landowner. Provisions of chapter 222-38 WAC shall apply.

(q) Forestry research studies and evaluation tests by an established research organization.

(r) Any of the following if none of the operation or limits of construction takes place within the shoreline area of a Type 1 Water or the riparian management zone of a Type 2 or 3 Water, or within the ordinary high-water mark of a Type 4 Water or flowing Type 5 Water, and the operation does not involve off-road use of tractor or wheeled skidding systems on a sideslope of greater than 40 percent:

(i) Any forest practices within the boundaries of existing golf courses.

(ii) Any forest practices within the boundaries of existing cemeteries which are approved by the cemetery board.

(iii) Any forest practices involving a single landowner where contiguous ownership is less than two acres in size.

(s) Removal of beaver structures from culverts on active and inactive roads. A hydraulics project approval from the Washington department of fish and wildlife (~~or the Washington department of fisheries~~) may be required.

(4) "**Class II.**" Certain forest practices have been determined to have a less than ordinary potential to damage a public resource and may be conducted as Class II forest practices: *Provided*, That no forest practice enumerated below may be conducted as a Class II forest practice if the operation requires a hydraulic project approval (RCW 75.20.100) or is within a "shorelines of the state," or involves a bond in lieu of landowners signature (other than renewals). Such forest practices require an application. No forest practice enumerated below may be conducted as a "Class II" forest practice if it takes place on lands platted after January 1, 1960, or on lands being converted to another use. Such forest practices require a Class IV application. Class II forest practices are the following:

(a) Renewal of a prior Class II notification.

(b) Renewal of a previously approved Class III or IV forest practice application where:

(i) No modification of the uncompleted operation is proposed;

(ii) No notices to comply, stop work orders or other enforcement actions are outstanding with respect to the prior application; and

(iii) No change in the nature and extent of the forest practice is required under rules effective at the time of renewal.

\* (c) Any of the following if none of the operation or limits of construction takes place within the riparian management zone of a Type 2 or 3 Water, within the ordinary high-water mark of a Type 4 Water, within a wetland management zone or within a wetland:

(i) Construction of advance fire trails.

(ii) Opening a new pit of, or extending an existing pit by, less than 1 acre.

\* (d) Any of the following if none of the operation or limits of construction takes place within the riparian management zone of a Type 2 or 3 Water, within the ordinary high-water mark of a Type 4 Water, within a wetland management zone or within a wetland; and if none of the operations involve off-road use of tractor or wheeled skidding systems on a sideslope of greater than 40 percent:

Salvage of logging residue.

\* (e) Any of the following if none of the operation or limits of construction takes place within the riparian management zone of a Type 2 or 3 Water, within the ordinary high-water mark of a Type 4 Water, within a wetland management zone or within a wetland and if none of the operations involve off-road use of tractor or wheeled skidding systems on a sideslope of greater than 40 percent, and if none of the operations are located on lands with a likelihood of future conversion (see WAC 222-16-060):

(i) West of the Cascade summit, partial cutting of 40 percent or less of the live timber volume.

(ii) East of the Cascade summit, partial cutting of 5,000 board feet per acre or less.

(iii) Salvage of dead, down, or dying timber if less than 40 percent of the total timber volume is removed in any 12-month period.

(iv) Any harvest on less than 40 acres.

(v) Construction of 600 or more feet of road, provided that the department shall be notified at least 2 business days before commencement of the construction.

(5) "Class III," Forest practices not listed under Classes IV, I or II above are "Class III" forest practices. Among Class III forest practices are the following:

(a) Those requiring hydraulic project approval (RCW 75.20.100).

\* (b) Those within the shorelines of the state other than those in a Class I forest practice.

\* (c) Aerial application of insecticides, except where classified as a Class IV forest practice.

\* (d) Aerial application of chemicals (except insecticides), except where classified as Class I or IV forest practices.

\* (e) Harvest or salvage of timber except where classed as Class I, II or IV forest practices.

\* (f) All road construction and reconstruction except as listed in Classes I, II and IV forest practices.

(g) Opening of new pits or extensions of existing pits over 1 acre.

\* (h) Road maintenance involving:

(i) Replacement of bridges or culverts across Type 1, 2, 3, or flowing Type 4 Waters; or

(ii) Movement of material that has a direct potential for entering Type 1, 2, 3 or flowing Type 4 Waters or Type A or B Wetlands.

(i) Operations involving an applicant's bond in lieu of a landowner's signature.

(j) Site preparation or slash abatement not listed in Classes I or IV forest practices.

(k) Harvesting, road construction, site preparation or aerial application of pesticides on lands which contain

cultural, historic or archaeological resources which, at the time the application or notification is filed, are:

(i) On or are eligible for listing on the National Register of Historic Places; or

(ii) Have been identified to the department as being of interest to an affected Indian tribe.

(l) Harvesting exceeding 19 acres in a designated difficult regeneration area.

(m) Utilization of an alternate plan. See WAC 222-12-040.

\* (n) Any filling of wetlands, except where classified as Class IV forest practices.

**AMENDATORY SECTION** (Amending WSR 93-12-001, filed 5/19/93, effective 6/19/93)

**WAC 222-16-070 Pesticide uses with the potential for a substantial impact on the environment.** \*To identify forest practices involving pesticide uses that have the potential for a substantial impact on the environment, the department shall apply the process prescribed in this section. See WAC 222-16-050 (1)(a).

(1) Pesticide list - The department shall maintain a list of all pesticides registered under chapter 15.58 RCW for use in forest practices. The department shall conduct, in consultation with the departments of ecology, health, agriculture, and fish and wildlife, an annual review of the list for the purpose of including new pesticides and/or removing those pesticides which have been prohibited from use. The list shall be available to the public at each of the department's offices. A list of the department's offices and their addresses appears at WAC 332-10-030. In preparing the pesticide list, the department shall include information on the following characteristics:

(a) Active ingredients, name brand or trade mark, labeled uses, pesticide type, EPA-registration number;

(b) Toxicity of the pesticide based on the Environmental Protection Agency (EPA) label warning under 40 C.F.R. 156.10 (h)(1), listed as "caution," "warning," "danger," or "danger - poison" except as modified to consider aquatic or mammalian toxicity; and

(c) Whether the pesticide is a state restricted use pesticide for the protection of ground water under WAC 16-228-164(1).

(2) Key for evaluating applications. To determine whether aerial application of a pesticide has the potential for a substantial impact on the environment, the department shall apply the following analysis:

**KEY FOR EVALUATION OF SITE SPECIFIC USE OF AERIALY APPLIED CHEMICALS**

Question #	Question Description	Resp.	Action
1(a)	Is the pesticide on the pesticide list (WAC) 222-16-070(1)?	Yes No	Go to 2 Go to 1(b)
1(b)	Is the pesticide being used under a Dept. Of Agriculture Experimental Use Permit (WAC 16-228-125)?	Yes No	Class III Class IV Sp
2	Is the toxicity rating for the pesticide to be used "Danger-Poison" as designated in the pesticide list (WAC 222-16-070(1)(b))?	Yes No	Class IV Sp Go to 3(a)
3(a)	Is <i>Bacillus thuringiensis</i> (BT) the only pesticide being used on this application?	Yes No	Go to 3(b) Go to 4(a)
3(b)	Is there a Threatened or Endangered species or the critical habitat (Federal) or critical wildlife habitat (State) of a species within the application area that is susceptible to the BT strain being used?	Yes No	Class IV Sp Class III
4(a)	Is this operation occurring over ground water with a high susceptibility to contamination as specified in EPA 910/9-87-189 or in documentation provided by the Dept. Of Ecology?	Yes No	Go to 4(b) Go to 5(a)
4(b)	Is this pesticide a state restricted use pesticide for the protection of ground water under WAC 16-228-164(1).	Yes No	Class IV Sp Go to 5(a)
5(a)	Is the operation adjacent (within 100 ft.) of surface water?	Yes No	Go to 5(b) Go to 5(e)
5(b)	Determine the toxicity rating from the pesticide list: • Is the toxicity rating "Caution" or "Warning"? • Is the toxicity rating "Danger"?	Yes Yes	Go to 5(c) Go to 5(d)
5(c)	Is there a Group A or B water surface water system (WAC 246-290-020) intake OR a fish hatchery intake within one half mile downstream of the operation?	Yes No	Class IV Sp Go to 5(e)
5(d)	Is there a Group A or B water surface system intake OR a fish hatchery intake within one mile downstream of the operation?	Yes No	Class IV Sp Go to 5(e)
5(e)	Is the operation within 200 feet of the intake of a Group A or B spring water system?	Yes No	Class IV Sp Go to 5(f)
5(f)	Is the operation applying a pesticide in a Type A or B wetland?	Yes No	Class IV Sp Go To 6(a)
6(a)	Does any portion of the planned operation cover 240 or more contiguous acres? Pesticide treatment units will be considered contiguous if they are separated by less than 300 feet or treatment dates of adjacent units are less than 90 days apart.	Yes No	Class IV Sp Go to 6(b)
6(b)	Is there a Threatened or Endangered species or the critical habitat (Federal) or critical wildlife habitat (State) of a species within the application area.	Yes No	Class IV Sp Go to 6(c)
6(c)	If there is a special concern identified for this pesticide in the Board manual, does it apply to this application?	Yes No	Class IV Sp Class III

PERMANENT

**Key for Evaluation of Site Specific Use of Aerially Applied Chemicals**

**PERMANENT**

Question #	Question Description	Resp.	Action
1(a)	Is the pesticide on the pesticide list (WAC 222-16-070(1))?	Yes No	Go to 2 Go to 1(b)
1(b)	Is the pesticide being used under a Dept. of Agriculture experimental use permit? (WAC 16-228-125)	Yes No	Class III Class IV-S
2	Is the toxicity rating for the pesticide to be used "Danger-Poison" as designated in the pesticide list? (WAC 222-16-070(1)(b))	Yes No	Class IV-S Go to 3(a)
3(a)	Is Bacillus thuringiensis (BT) the only pesticide being used on this application?	Yes No	Go to 3(b) Go to 4(a)
3(b)	Is there a threatened or endangered species or the critical habitat (federal) or critical wildlife habitat (state) of a species within the application area that is susceptible to the BT strain being used?	Yes No	Class IV-S Class III
4(a)	Is this operation occurring over ground water with a high susceptibility to contamination as specified in EPA 910/9-87-169 or in documentation provided by the Dept. of Ecology?	Yes No	Go to 4(b) Go to 5(a)
4(b)	Is this pesticide a state restricted use pesticide for the protection of ground water under WAC 16-228-164(1)?	Yes No	Class IV-S Go to 5(a)
5(a)	Is the operation adjacent (within 100 ft.) of surface water?	Yes No	Go to 5(b) Go to 5(e)
5(b)	Determine the toxicity rating from the pesticide list: • Is the toxicity rating "Caution" or "Warning"? • Is the toxicity rating "Danger"?	Yes Yes	Go to 5(c) Go to 5(d)
5(c)	Is there a Group A or B water surface water system (WAC 246-290-020) intake OR a fish hatchery intake within one half mile downstream of the operation?	Yes No	Class IV-S Go to 5(e)
5(d)	Is there a Group A or B water surface system intake OR a fish hatchery intake within one mile downstream of the operation?	Yes No	Class IV-S Go to 5(e)
5(e)	Is the operation within 200 feet of the intake of a Group A or B spring water system?	Yes No	Class IV-S Go to 5(f)
5(f)	Is the operation applying a pesticide in a Type A or B wetland?	Yes No	Class IV-S Go To 6(a)
6(a)	Does any portion of the planned operation cover 240 or more contiguous acres? Pesticide treatment units will be considered contiguous if they are separated by less than 300 feet or treatment dates of adjacent units are less than 90 days apart.	Yes No	Class IV-S Go to 6(b)
6(b)	Is there a threatened or endangered species or the critical habitat (federal) or critical wildlife habitat (state) of a species within the application area?	Yes No	Class IV-S Go to 6(c)
6(c)	If there is a special concern identified for this pesticide in the Board Manual, does it apply to this application?	Yes No	Class IV-S Class III

(3) Special concerns (see WAC 222-16-070 (2)(c)) shall be evaluated by the department of agriculture. Information regarding special concerns shall be presented to the board for review. Approved special concerns shall be included in the board's manual. Special concerns shall include situations where use of pesticides has the potential for a substantial impact on the environment, beyond those covered specifically in the key in subsection (2) of this section.

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-16-080 Critical wildlife habitats (state) and critical habitat (federal) of threatened and endangered species.** (1) Critical wildlife habitats (state) of threatened or endangered species and specific forest practices designated as Class IV-Special are as follows:

(a) Bald eagle - harvesting, road construction, aerial application of pesticides, or site preparation within 0.5 mile of a known active nest site, documented by the department of fish and wildlife, between the dates of January 1 and August 15 or 0.25 mile at other times of the year; and within 0.25 mile of a communal roosting site. Communal roosting sites shall not include refuse or garbage dumping sites.

(b) Gray wolf - harvesting, road construction, or site preparation within 1 mile of a known active den site, documented by the department of fish and wildlife, between the dates of March 15 and July 30 or 0.25 mile from the den site at other times of the year.

(c) Grizzly bear - harvesting, road construction, aerial application of pesticides, or site preparation within 1 mile of a known active den site, documented by the department of fish and wildlife, between the dates of October 1 and May 30 or 0.25 mile at other times of the year.

(d) Mountain caribou - harvesting, road construction, aerial application of pesticides, or site preparation within 0.25 mile of a known active breeding area, documented by the department of fish and wildlife.

(e) Oregon silverspot butterfly - harvesting, road construction, aerial or ground application of pesticides, or site preparation within 0.25 mile of an individual occurrence, documented by the department of fish and wildlife.

(f) Peregrine falcon - harvesting, road construction, aerial application of pesticides, or site preparation within 0.5 mile of a known active nest site, documented by the department of fish and wildlife, between the dates of March 1 and July 30; or harvesting, road construction, or aerial application of pesticides within 0.25 mile of the nest site at other times of the year.

(g) Sandhill crane - harvesting, road construction, aerial application of pesticides, or site preparation within 0.25 mile of a known active nesting area, documented by the department of fish and wildlife.

(h) Northern spotted owl - the following shall apply through June 30, 1996: Harvesting, road construction, or aerial application of pesticides on the most suitable 500 acres of nesting, roosting, and foraging habitat surrounding the northern spotted owl site center. The most suitable habitat shall be determined by the department in cooperation with the department of fish and wildlife, tribes, and others with applicable expertise. Consideration shall be given to habitat

quality, proximity to the activity center and contiguity in selecting the most suitable 500 acres of habitat.

Beginning July 1, 1996, the following shall apply for the northern spotted owl:

(i) **Within a SOSEA boundary** (see maps in WAC 222-16-086), except as indicated in (h)(ii) of this subsection, harvesting, road construction, or aerial application of pesticides on suitable spotted owl habitat within a median home range circle that is centered within the SOSEA or on adjacent federal lands.

(ii) **Within the Entiat SOSEA**, harvesting, road construction, or aerial application of pesticides within the areas indicated for demographic support (see WAC 222-16-086(2)) on suitable spotted owl habitat located within a median home range circle that is centered within the demographic support area.

(iii) **Outside of a SOSEA**, harvesting, road construction, or aerial application of pesticides, between March 1 and August 31 on the seventy acres of highest quality suitable spotted owl habitat surrounding a northern spotted owl site center located outside a SOSEA. The highest quality suitable habitat shall be determined by the department in cooperation with the department of fish and wildlife. Consideration shall be given to habitat quality, proximity to the activity center and contiguity.

(iv) **Small parcel northern spotted owl exemption.** Forest practices proposed on the lands owned or controlled by a landowner whose forest land ownership within the SOSEA is less than or equal to 500 acres and where the forest practice is not within 0.7 mile of a northern spotted owl site center shall not be considered to be on lands designated as critical wildlife habitat (state) for northern spotted owls.

(i) Western pond turtle - harvesting, road construction, aerial application of pesticides, or site preparation within 0.25 mile of a known individual occurrence, documented by the department of wildlife.

(j) Marbled murrelet.

(i) Harvesting, other than removal of down trees outside of the critical nesting season, or road construction within an occupied marbled murrelet site.

(ii) Harvesting, other than removal of down trees outside of the critical nesting season, or road construction within suitable marbled murrelet habitat within a marbled murrelet detection area.

(iii) Harvesting, other than removal of down trees outside of the critical nesting season, or road construction within suitable marbled murrelet habitat containing 7 platforms per acre outside a marbled murrelet detection area.

(iv) Harvesting, other than removal of down trees outside of the critical nesting season, or road construction outside a marbled murrelet detection area within a marbled murrelet special landscape and within suitable marbled murrelet habitat with 5 or more platforms per acre.

(v) Harvesting within a 300 foot managed buffer zone adjacent to an occupied marbled murrelet site that results in less than a residual stand stem density of 75 trees per acre greater than 6 inches in dbh; provided that 25 of which shall be greater than 12 inches dbh including 5 trees greater than 20 inches in dbh, where they exist. The primary consideration for the design of managed buffer zone widths and leave tree retention patterns shall be to mediate edge effects.

The width of the buffer zone may be reduced in some areas to a minimum of 200 feet and extended to a maximum of 400 feet as long as the average of 300 feet is maintained.

(vi) Except that the following shall not be critical wildlife habitat (state):

(A) Where a landowner owns less than 500 acres of forest land within 50 miles of saltwater and the land does not contain an occupied marbled murrelet site; or

(B) Where a protocol survey (see WAC 222-12-090(14)) has been conducted and no murrelets were detected. The landowner is then relieved from further survey requirements. However, if an occupied marbled murrelet site is established, this exemption is void.

(2) The following critical habitats (federal) designated by the United States Secretary of the Interior, or specific forest practices within those habitats, have been determined to not have the potential for a substantial impact on the environment:

Marbled murrelet critical habitat 50 C.F.R. § 17.95(b), 61 Fed. Reg. 26256 as a result of provisions of the state's marbled murrelet rule.

(3) For the purpose of identifying forest practices which have the potential for a substantial impact on the environment with regard to threatened or endangered species newly listed by the Washington fish and wildlife commission and/or the United States Secretary of the Interior, the department shall after consultation with the department of fish and wildlife, prepare and submit to the board a proposed list of critical wildlife habitats (state) of threatened or endangered species. This list shall be submitted to the board within 15 days of the listing of the species. The department shall, at a minimum, consider potential impacts of forest practices on habitats essential to meeting the life requisites for each species listed as threatened or endangered. Those critical wildlife habitats (state) adopted by the board shall be added to the list in subsection (1) of this section. See WAC 222-16-050 (1)(b)(i).

(4) For the purpose of identifying any areas and/or forest practices within critical habitats (federal) designated by the United States Secretary of the Interior which do not have the potential for a substantial impact on the environment, the department shall, after consultation with the department of fish and wildlife, submit to the board a proposed list of any forest practices and/or areas proposed for exclusion from Class IV - special forest practices. The department shall submit the list to the board within 120 days of the date the United States Secretary of the Interior publishes a final rule designating critical habitat (federal) in the Federal Register. Those critical habitats excluded by the board from Class IV - Special shall be added to the list in subsection (2) of this section. See WAC 222-16-050 (1)(b)(ii).

(5)(a) Except for bald eagles under subsection (1)(a) of this section, the critical wildlife habitats (state) of threatened and endangered species and specific forest practices designated in subsection (1) of this section are intended to be interim. These interim designations shall expire for a given species on the earliest of:

(i) The effective date of a regulatory system for wildlife protection referred to in (b) of this subsection or of substantive rules on the species.

(ii) The delisting of a threatened or endangered species by the Washington fish and wildlife commission.

(b) The board shall examine current wildlife protection and department authority to protect wildlife and develop and recommend a regulatory system, including baseline rules for wildlife protection. To the extent possible, this system shall:

(i) Use the best science and management advice available;

(ii) Use a landscape approach to wildlife protection;

(iii) Be designed to avoid the potential for substantial impact to the environment;

(iv) Protect known populations of threatened and endangered species of wildlife from negative effects of forest practices consistent with RCW 76.09.010; and

(v) Consider and be consistent with recovery plans adopted by the department of fish and wildlife pursuant to RCW 77.12.020(6) or habitat conservation plans or 16 U.S.C. 1533(d) rule changes of the Endangered Species Act.

(6) Regardless of any other provision in this section, forest practices applications shall not be classified as Class IV-Special based on critical wildlife habitat (state) (WAC 222-16-080(1)) or critical habitat (federal) (WAC 222-16-050 (1)(b)(ii)) for a species if the forest practices are consistent with one of the following proposed for protection of the species:

(a) A habitat conservation plan and permit or an incidental take statement covering such species approved by the Secretary of the Interior or Commerce pursuant to 16 U.S.C. §1536 (b) or 1539 (a); an "unlisted species agreement" covering such species approved by the U.S. Fish and Wildlife Service or National Marine Fisheries Service; or a "no-take letter" or other cooperative or conservation agreement entered into with a federal or state fish and wildlife agency pursuant to its statutory authority for fish and wildlife protection that addresses the needs of the affected species and that is subject to review under the National Environmental Protection Act, 42 U.S.C. §4321 et seq., or the State Environmental Policy Act, chapter 43.21C RCW, as applicable;

(b) A rule adopted by the U.S. Fish and Wildlife Service for the conservation of a particular threatened species pursuant to 16 U.S.C. 1533(d);

(c) A special wildlife management plan (SWMP) developed by the landowner and approved by the department in consultation with the department of fish and wildlife;

(d) A bald eagle management plan approved under WAC 232-12-292;

(e) A landowner option plan (LOP) for northern spotted owls developed pursuant to WAC 222-16-100(1); or

(f) A cooperative habitat enhancement agreement (CHEA) developed pursuant to WAC 222-16-105.

In those situations where one of the options above has been used, forest practices applications may still be classified as Class IV-Special based upon the presence of one or more of the factors listed in WAC 222-16-050(1), other than critical wildlife habitat (state) or critical habitat (federal) for the species covered by the existing plan.

(7) The department, in consultation with the department of fish and wildlife, shall review each SOSEA to determine whether the goals for that SOSEA are being met through approved plans, permits, statements, letters, or agreements referred to in subsection (6) of this section. Based on the

consultation, the department shall recommend to the board the suspension, deletion, modification or reestablishment of the applicable SOSEA from the rules. The department shall conduct a review for a particular SOSEA upon approval of a landowner option plan, a petition from a landowner in the SOSEA, or under its own initiative.

(8) The department, in consultation with the department of fish and wildlife, shall report annually to the board on the status of the northern spotted owl to determine whether circumstances exist that substantially interfere with meeting the goals of the SOSEAs.

**AMENDATORY SECTION** (Amending Order 535, filed 11/16/87, effective 1/1/88)

**WAC 222-20-060 Deviation from prior application or notification.** Substantial deviation from a notification or an approved application requires a revised notification or application. Other deviations may be authorized by a supplemental directive, notice to comply or stop work order. The department shall notify the departments of ~~((fisheries;))~~ fish and wildlife, and ecology, and affected Indian tribes and the appropriate county of any supplemental directive, notice to comply or stop work order involving a deviation from a prior notification or approved application, except where such notice has been waived.

**AMENDATORY SECTION** (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-22-020 Watershed administrative units.**

\* (1) For purposes of this chapter, the state is divided into areas known as watershed administrative units (WAUs). The department shall, in cooperation with the departments of ecology, ~~((fisheries;))~~ fish and wildlife, federally recognized Indian tribes, local government entities, forest land owners, and the public, define WAUs throughout the state. The department shall identify WAUs on a map.

\* (2) WAUs should generally be between 10,000 to 50,000 acres in size and should be discrete hydrologic units. The board recognizes, however, that identified watershed processes and potential effects on resource characteristics differ, and require different spatial scales of analysis, and the department's determination of the WAUs should recognize these differences. The board further recognizes that mixed land uses will affect the ability of a watershed analysis to predict probabilities and identify causation as required under this chapter, and the department's conduct and approval of a watershed analysis under this chapter shall take this effect into account.

\* (3) The department is directed to conduct periodic reviews of the WAUs adopted under this chapter to determine whether revisions are needed to more efficiently assess potential cumulative effects. The department shall consult the departments of ecology, ~~((fisheries;))~~ fish and wildlife, affected Indian tribes, forest land owners, local government entities, and the public. From time to time and as appropriate, the department shall make recommendations to the board regarding revision of watershed administrative units.

**AMENDATORY SECTION** (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-22-040 Watershed prioritization.** \*(1) The department shall determine, by region, the order in which it will analyze WAUs. The department shall cooperate with the departments of ecology, fish and wildlife, ~~((and fisheries;))~~ affected Indian tribes, forest land owners, and the public in setting priorities. In setting priorities or reprioritizing WAUs, the department shall consider the availability of participation and assistance that may be provided by affected Indian tribes and local government entities.

\* (2) Except as set forth in subsection (3) of this section, the department shall undertake a watershed analysis on each WAU, in the order established under subsection (1) of this section.

\* (3) The owner or owners of ten percent or more of the nonfederal forest land acreage in a WAU may notify the department in writing that the owner or owners intend to conduct a level 1 assessment, level 2 assessment, or both, and the prescription recommendation process on the WAU under this chapter at their own expense. The notice shall identify the teams proposed to conduct the watershed analysis, which shall be comprised of individuals qualified by the department pursuant to WAC 222-22-030. The department shall promptly notify any owner or owners sending notice under this subsection if any member of the designated teams is not so qualified. Within 30 days of delivering a notice to the department under this subsection, the forest land owner or owners shall begin the level 1 assessment under WAC 222-22-050 or, at its option, the level 2 assessment under WAC 222-22-060. An approved forest land owner team shall, while and only for the purposes of conducting a watershed analysis in a WAU, be a duly authorized representative of the department for the purposes of RCW 76.09.150. The board encourages forest land owners conducting assessments under this chapter to include available, qualified expertise from state and federal agencies, affected Indian tribes, forest land owners, local government entities, and the public.

\* (4) Before beginning an analysis in a WAU, the department or the forest land owner conducting the analysis shall provide reasonable notice, including notice by regular United States mail where names and addresses have been provided to the department, to all forest land owners in the WAU, and to affected Indian tribes. The department or the forest land owner shall provide reasonable notice to the public and to state, federal, and local government entities, by, among other things, posting the notice conspicuously in the office of the departmental region containing the WAU. The notice shall be in a form designated by the department and give notice that an analysis is being conducted, by whose team, the time period of the analysis, and the dates and locations in which the draft analysis will be available for review and comment.

**AMENDATORY SECTION** (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-22-050 Level 1 watershed resource assessment.** \*(1) To begin a watershed resource analysis on a WAU, the department shall assemble a level 1 assessment

team consisting of analysts qualified under WAC 222-22-030(1). A forest land owner or owners acting under WAC 222-22-040(3) may assemble a level 1 assessment team consisting of analysts qualified under WAC 222-22-030(1) or, at its option, may begin the analysis under WAC 222-22-060. Each level 1 team shall include persons qualified in the disciplines indicated as necessary in the methodology, and should generally include persons qualified in:

- (a) Forestry;
- (b) Forest hydrology;
- (c) Forest soil science or geology;
- (d) Fisheries science; and
- (e) Geomorphology.

Any owner, and any cooperating group of owners, of ten percent or more of the nonfederal forest land acreage in the WAU and any affected Indian tribe shall be entitled to include one qualified individual to participate on the team at its own expense.

\* (2) The level 1 team shall perform an inventory of the WAU utilizing the methodology, indices of resource condition, and checklists set forth in the manual in accordance with the following:

(a) The team shall survey the WAU for fish, water, and capital improvements of the state or its political subdivisions and shall display their location on a map of the WAU. The team shall determine the current condition of the resource characteristics of these resources, shall classify their condition as "good," "fair," or "poor," and shall display this information on the map of the WAU. The criteria used to determine current resource conditions shall include indices of resource condition, in addition to such other criteria as may be included in the manual. The indices will include two levels, which will distinguish between good, fair, and poor conditions.

(b) The team shall assess the likelihood that identified watershed processes in a given physical location will be adversely changed by one forest practice or by cumulative effects and that, as a result, a material amount of water, wood, sediment, or energy (e.g., affecting temperature) will be delivered to fish, water, or capital improvements of the state or its political subdivisions. (This process is referred to in this chapter as "adverse change and deliverability.") (For example, the team will address the likelihood that road construction will result in mass wasting and a slide that will in turn reach a stream.) The team shall rate this likelihood of adverse change and deliverability as "high," "medium," "low," or "indeterminate." Those likelihoods rated high, medium, or indeterminate shall be displayed on the map of the WAU.

(c) For each instance of high, medium, or indeterminate likelihood of adverse change and deliverability identified under (b) of this subsection, the team shall assess the vulnerability of potentially affected resource characteristics. Criteria for resource vulnerability shall include indices of resource condition as described in (a) of this subsection and quantitative means to assess the likelihood of material adverse effects to resource characteristics caused by forest practices. (For example, the team will assess the potential damage that increased sediment caused by a slide reaching a stream will cause to salmon spawning habitat that is already in fair or poor condition.) The team shall rate this vulnerability "high," "medium," "low," or "indeterminate"

and shall display those vulnerabilities on the map of the WAU. If there are no other criteria in the manual to assess vulnerability at the time of the assessment, current resource condition shall be used, with good condition equivalent to low vulnerability, fair condition equivalent to medium vulnerability, and poor condition equivalent to high vulnerability.

(d) The team shall identify as areas of resource sensitivity, as provided in table 1 of this section, the locations in which a management response is required under WAC 222-22-070(3) because, as a result of one forest practice or of cumulative effects, there is a combination of a high, medium, or indeterminate likelihood of adverse change and deliverability under (b) of this subsection and a low, medium, high, or indeterminate vulnerability of resource characteristics under (c) of this subsection:

**Table 1**  
**Areas of Resource Sensitivity and Management Response**

*Likelihood of Adverse Change and Deliverability*

		Low	Medium	High
<i>Vulnerability</i>	Low	Standard rules	Standard rules	Response: Prevent or avoid
	Medium	Standard rules	Response: Minimize	Response: Prevent or avoid
	High	Standard rules	Response: Prevent or avoid	Response: Prevent or avoid

The team shall display the areas of resource sensitivity on the map of the WAU.

(e) The decision criteria used to determine low, medium, and high likelihood of adverse change and deliverability shall be as set forth in the manual. A low designation generally means there is minimal likelihood that there will be adverse change and deliverability. A medium designation generally means there is a significant likelihood that there will be adverse change and deliverability. A high designation generally means that adverse change and deliverability is more likely than not with a reasonable degree of confidence. Any areas identified as indeterminate in the level 1 assessment shall be classified for the purposes of the level 1 assessment as medium until a level 2 assessment is done on the WAU under WAC 222-22-060, during which the uncertainties shall be resolved.

(f) The team shall prepare a causal mechanism report regarding the relationships of each process identified in (b) and (c) of this subsection. The report shall demonstrate that the team's determinations were made in accordance with the manual. If, in the course of conducting a level 1 assessment, the team identifies areas in which voluntary corrective action will significantly reduce the likelihood of material, adverse effects to the condition of a resource characteristic, the team shall include this information in the report, and the department shall convey this information to the applicable land owner.

\*(3) Within 21 days of mailing notice under WAC 222-22-040(4), the level 1 team shall submit to the department its draft level 1 assessment, which shall consist of the map of the WAU marked as set forth in this section and the causal mechanism report proposed under subsection (2)(f) of this section. If the level 1 team is unable to agree as to one or more resource sensitivities or potential resource sensitivities, or the casual mechanism report, alternative designations and an explanation therefor shall be included in the draft assessment. Where the draft level 1 assessment delivered to the department contains alternative designations, the department shall within 21 days of the receipt of the draft level 1 assessment make its best determination and approve that option which it concludes most accurately reflects the proper

application of the methodologies, indices of resource condition, and checklists set forth in the manual.

\*(4) If the level 1 assessment contains any areas in which the likelihood of adverse change and deliverability or resource vulnerability are identified as indeterminate under this section or if the level 1 methodology recommends it, the department shall assemble a level 2 assessment team under WAC 222-22-060 to resolve the uncertainties in the assessment, unless a forest land owner acting under WAC 222-22-040(3) has conducted a level 2 assessment on the WAU.

\*(5) Pending the completion of the level 2 assessment, if any, on the WAU, the department shall select interim prescriptions using the process and standards described in WAC 222-22-070 (1), (2), and (3) and 222-22-080(3) and shall apply them to applications and notifications as provided in WAC 222-22-090 (1) and (2). Before submitting recommended interim prescriptions to the department, the field managers' team under WAC 222-22-070(1) shall review the recommended prescriptions with available representatives of the jurisdictional management authorities of the fish, water, and capital improvements of the state or its political subdivisions in the WAU, including, but not limited to, the departments of ~~((fisheries))~~ fish and wildlife, ecology, and affected Indian tribes.

**AMENDATORY SECTION** (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-22-080 Approval of watershed analysis.**

\*(1) Upon receipt of the recommended prescriptions resulting from a level 2 assessment under WAC 222-22-060 or a level 1 assessment under WAC 222-22-050 where a level 2 assessment will not be conducted, the department shall select prescriptions. The department shall circulate the draft watershed analysis to the departments of ecology, ~~((fisheries))~~ fish and wildlife, affected Indian tribes, local government entities, forest land owners in the WAU, and the public for review and comment. The prescriptions recommended by the field managers' team shall be given substantial weight. Within thirty days of receipt of the prescriptions, the department shall review comments, revise the watershed

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analysis as appropriate, and approve or disapprove the watershed analysis for the WAU.

\* (2) The department must notify any governmental agency or Indian tribe having jurisdiction over activities which are not regulated under chapter 76.09 RCW but which are identified in the draft analysis as having a potential for an adverse impact on identified fish, water, and capital improvements of the state or its political subdivisions.

\* (3) The department shall approve the draft watershed analysis unless it finds:

(a) For any level 1 assessment or level 2 assessment, that:

(i) The team failed in a material respect to apply the methodology, indices of resource condition, or checklists set forth in the manual; or

(ii) A team meeting the criteria promulgated by the department and using the defined methodologies, indices of resource conditions, and checklists set forth in the manual could not reasonably have come to the conclusions identified in the draft level 1 or level 2 assessment; and

(b) For the prescriptions, that they will not accomplish the purposes and policies of this chapter and of the Forest Practices Act, chapter 76.09 RCW.

(c) In making its findings under this subsection, the department shall take into account its ability to revise assessments under WAC 222-22-090(3).

\* (4) If the department does not approve the draft watershed analysis, it shall set forth in writing a detailed explanation of the reasons for its disapproval.

**AMENDATORY SECTION** (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-22-090 Use and review of watershed analysis.** \* (1) Where a watershed analysis has been completed for a WAU under this chapter:

(a) Forest practices applications and notifications submitted to the department shall indicate whether an area of resource sensitivity will be affected and, if so, which prescription the operator, timber owner, or forest land owner shall use in conducting the forest practice in the area of resource sensitivity;

(b) The department shall assist operators, timber owners, and forest land owners in obtaining governmental permits required for the prescription (see WAC 222-50-020 and 222-50-030);

(c) The department shall confirm that the prescription selected under (a) of this subsection was one of the prescriptions approved for the area of resource sensitivity under WAC 222-22-080 and shall require the use of the prescription; and

(d) The department shall not further condition forest practice applications and notifications in an area of resource sensitivity in a WAU where the applicant will use a prescription contained in the watershed analysis nor shall the department further condition forest practice applications and notifications outside an area of resource sensitivity in a WAU, except for reasons other than the watershed processes and fish, water, and capital improvements of the state or its political subdivisions analyzed in the watershed analysis in the WAU, and except to correct mapping errors, misidentifi-

cation of soils, landforms, vegetation, or stream features, or other similar factual errors.

\* (2) Pending completion of a watershed analysis for a WAU, the department shall process forest practices notifications and applications in accordance with the other chapters of this title, except that applications and notifications received for forest practices on a WAU after the date notice is mailed under WAC 222-22-040(4) commencing a watershed analysis on the WAU shall be conditioned to require compliance with interim, draft, and final prescriptions, as available. Processing and approval of applications and notifications shall not be delayed by reason of review, approval, or appeal of a watershed analysis.

\* (3) The board encourages cooperative and voluntary monitoring. Evaluation of resource conditions may be conducted by qualified specialists, analysts, and field managers as determined under WAC 222-22-030. Subsequent watershed analysis and management strategies in response to areas where recovery is not occurring shall be conducted in accordance with this chapter.

\* (4) Where the condition of resource characteristics in a WAU are fair or poor, the department shall evaluate the effectiveness of the prescriptions applied under this chapter to the WAU in providing for the protection and recovery of the resource characteristic. If the department finds that the prescriptions are not providing for such protection and recovery over a period of 3 years, the department shall repeat the watershed analysis in the WAU. Aside from the foregoing, once a watershed analysis is completed on a WAU, it shall be revised in whole or in part upon the earliest of the following to occur:

(a) Five years after the date the watershed analysis is final, if necessary;

(b) The occurrence of a natural disaster having a material adverse effect on the resource characteristics of the WAU;

(c) Deterioration in the condition of a resource characteristic in the WAU measured over a 12-month period or no improvement in a resource characteristic in fair or poor condition in the WAU measured over a 12-month period unless the department determines, in cooperation with the departments of ecology, fish and wildlife, ~~((and fisheries,))~~ affected Indian tribes, forest land owners, and the public, that a longer period is reasonably necessary to allow the prescriptions selected to produce improvement; or

(d) The request of an owner of forest land in the WAU which wishes to conduct a watershed analysis at its own expense.

Revision of an approved watershed analysis shall be conducted in accordance with the processes, methods, and standards set forth in this chapter, except that the revised watershed analysis shall be conducted only on the areas affected in the case of revisions under (b) or (c) of this subsection, and may be conducted on areas smaller than the entire WAU in the case of revisions under (a) and (d) of this subsection. The areas on which the watershed analysis revision is to be conducted shall be determined by the department and clearly delineated on a map before beginning the assessment revision. Forest practices shall be conditioned under the current watershed analysis pending the completion of any revisions.

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-24-030 Road construction.** (1) **Right of way timber.** Merchantable right of way timber shall be removed or decked in suitable locations where the decks will not be covered by fill material or act as support for the fill or embankment.

**\*(2) Debris burial.**

(a) In permanent road construction, do not bury:

(i) Loose stumps, logs or chunks containing more than 5 cubic feet in the load-bearing portion of the road, except as puncheon across wetlands or for culvert protection.

(ii) Any significant amount of organic debris within the top 2 feet of the load-bearing portion of the road, except as puncheon across wetlands or for culvert protection.

(iii) Excessive accumulation of debris or slash in any part of the load-bearing portion of the road fill, except as puncheon across wetlands or for culvert protection.

(b) In the cases where temporary roads are being constructed across known areas of unstable soils and where possible construction failure would directly impact waters, the requirements in (a), (i), (ii) and (iii) of this subsection shall apply. A temporary road is a roadway which has been opened for the purpose of the forest practice operation in question, and thereafter will be an inactive or abandoned road.

(3) **Compact fills.** During road construction, fills or embankments shall be built up by layering. Each layer shall be compacted by operating the tractor or other construction equipment over the entire surface of the layer. Chemical compacting agents may be used in accordance with WAC 222-38-020.

**\*(4) Stabilize soils.** When soil, exposed by road construction, appears to be unstable or erodible and is so located that slides, slips, slumps, or sediment may reasonably be expected to enter Type 1, 2, 3 or 4 Water and thereby cause damage to a public resource, then such exposed soil areas shall be seeded with grass, clover, or other ground cover, or be treated by erosion control measures acceptable to the department. Avoid introduction of nonnative plant species, as listed in the board manual, to wetlands and wetland management zones.

**\*(5) Channel clearance.** Clear stream channel of all debris and slash generated during operations prior to the removal of equipment from the vicinity, or the winter season, whichever is first.

**\*(6) Drainage.**

(a) All required ditches, culverts, cross drains, drainage dips, water bars, and diversion ditches shall be installed concurrently with the construction of the roadway.

(b) Uncompleted road construction to be left over the winter season or other extended periods of time shall be drained by outsloping or cross draining. Water bars and/or dispersion ditches may also be used to minimize eroding of the construction area and stream siltation. Water movement within wetlands must be maintained.

**\*(7) Moisture conditions.** Construction shall be accomplished when moisture and soil conditions are not likely to result in excessive erosion and/or soil movement, so as to avoid damage to public resources.

**\*(8) End haul/sidecasts.** End haul or overhaul construction is required where significant amounts of sidecast material would rest below the 50-year flood level of a Type 1, 2, 3, or 4 Water, within the boundary of a Type A or Type B Wetland or wetland management zones or where the department determines there is a potential for mass soil failure from overloading on unstable slopes or from erosion of side cast material causing damage to the public resources.

**\*(9) Waste disposal.** When spoil, waste and/or other debris is generated during construction, this material shall be deposited or wasted in suitable areas or locations and be governed by the following:

(a) Spoil or other debris shall be deposited above the 50-year flood level of Type 1, 2, 3, or 4 Waters or in other locations so as to prevent damage to public resources. The material shall be stabilized by erosion control measures as necessary to prevent the material from entering the waters.

(b) All spoils shall be located outside of Type A and Type B Wetlands and their wetland management zones. Spoils shall not be located within the boundaries of forested wetlands without written approval of the department and unless a less environmentally damaging location is unavailable. No spoil area greater than 0.5 acre in size shall be allowed within wetlands.

**(10) Disturbance avoidance for northern spotted owls.** Road construction, operation of heavy equipment and blasting within a SOSEA boundary shall not be allowed within 0.25 mile of a northern spotted owl site center between March 1 and August 31, provided that, this restriction shall not apply if:

(a) The landowner demonstrates that the owls are not actively nesting during the current nesting season; or

(b) The forest practice is operating in compliance with a plan or agreement developed for the protection of the northern spotted owl under WAC 222-16-080 (6)(a), (e), or (f).

**(11) Disturbance avoidance for marbled murrelets.**

(a) Road construction and operation of heavy equipment shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the daily peak activity periods within the critical nesting season; and

(b) Blasting shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the critical nesting season.

(c) Provided that, these restrictions shall not apply if the forest practice is operating in compliance with a plan or agreement developed for the protection of the marbled murrelet under WAC 222-16-080 (6)(a) or (c).

**AMENDATORY SECTION** (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-24-040 Water crossing structures.** **\*(1) Bridge construction.**

(a) Bridges are required for new crossings of any Type 1 or 2 Waters regularly used for recreational boating.

(b) Permanent bridges shall not constrict clearly defined channels and shall be designed to pass the 50-year flood level or the road shall be constructed to provide erosion protection from the 50-year flood waters which exceed the water-carrying capacity of the drainage structure.

(c) One end of each new permanent log or wood bridge shall be tied or firmly anchored if any of the bridge structure is within 10 vertical feet of the 50-year flood level.

(d) Excavation for bridges, placement of sills or abutments, and the placement of stringers or girders shall be accomplished from outside the ordinary high-water mark of all waters, except when such operations are authorized by a hydraulic project approval.

(e) Earth embankments constructed for use as bridge approaches shall be protected from erosion by high water. Some examples of protection are: Planted or seeded ground cover, bulkheads, rock riprap, or retaining walls.

(f) When earthen materials are used for bridge surfacing, curbs of sufficient size shall be installed to be above the surface material and prevent such surface material from falling into the stream bed.

**\*(2) Culvert installation:** All permanent culverts installed in forest roads shall be of a size that is adequate to carry the 50-year flood or the road shall be constructed to provide erosion protection from the 50-year flood waters which exceed the water-carrying capacity of the drainage structure. Refer to "Recommended culvert sizes" in the forest practices board manual for the size of permanent culverts recommended for use in forest roads. If the department determines that because of unstable slopes the culvert size shown on that table is inadequate to protect public resources, it may require culvert sizes in accordance with the nomograph (chart) contained in the forest practices board manual or with other generally accepted engineering principles.

(a) No permanent culverts shall be installed that are smaller than:

(i) 24 inches in diameter or the equivalent for anadromous fish streams or wetlands where anadromous fish are present.

(ii) 18 inches or the equivalent for resident game fish streams.

(iii) 18 inches or the equivalent for all other water or wetland crossings in western Washington.

(iv) 15 inches or the equivalent for all other water or wetland crossings in eastern Washington.

(b) The alignment and slope of the culvert shall parallel the natural flow of the stream whenever possible.

(c) When fish life is present, construct the bottom of the culvert at or below the natural stream bed at the inlet and outlet.

(d) Terminate culverts on materials that will not readily erode, such as riprap, the original stream bed (if stable), or other suitable materials.

(e) If water is diverted from its natural channel, return this water to its natural stream bed via culvert, flume, spillway, or the equivalent.

(f) When flumes, downspouts, downfall culverts, etc., are used to protect fill slopes or to return water to its natural courses, the discharge point shall be protected from erosion by: (i) Reducing the velocity of the water, (ii) use of rock spillways, (iii) riprap, (iv) splash plates, or (v) other methods or structures demonstrated to be equally effective.

(g) Stream beds shall be cleared for a distance of 50 feet upstream from the culvert inlet of such slash or debris that reasonably may be expected to plug the culvert.

(h) The entrance of all culverts should have adequate catch basins and headwalls to minimize the possibility of erosion or fill failure.

**\*(3) Culverts in anadromous fish streams.** In addition to the requirements of subsection (2) of this section, in streams used by anadromous fish:

(a) Culverts shall be either open bottomed or have the bottom covered with gravel and installed at least 6 inches below the natural stream bed at the inlet and outlet.

(b) Closed bottom culverts shall not slope more than 1/2 percent; except as provided in (e) of this subsection; open bottom culverts shall not slope more than the natural slope of the stream bed.

(c) Where multiple culverts are used, one culvert shall be at least 6 inches lower than the other(s).

(d) Culverts shall be set to retain normal stream water depth throughout the culvert length. A downstream control may be required to create pooled water back into the culvert and to insure downstream stream bed stability.

(e) Closed bottom culverts, set at existing stream gradients between 1/2 percent and 3 percent slope shall be designed with baffles for water velocity control, or have an approved designed fishway.

(f) The department, after consultation with the department((s)) of ((fisheries)) fish and wildlife, shall impose any necessary limitations on the time of year in which such culverts may be installed to prevent interference with migration or spawning of anadromous fish.

(g) Any of the requirements in (a) through (f) of this subsection may be superseded by a hydraulic project approval.

**\*(4) Temporary water crossings.**

(a) Temporary bridges and culverts, adequate to carry the highest anticipated flow in lieu of carrying the 50-year flood, may be used:

(i) In the westside region if installed after June 1 and removed by September 30 of the same year.

(ii) In the eastside region if installed after the spring runoff and removed prior to the snow buildup which could feed a heavy runoff.

(iii) At other times, when the department and applicant can agree to specific dates of installation and removal.

(b) Temporary bridges and culverts shall be promptly removed upon completion of use, and the approaches to the crossing shall be water barred and stabilized at the time of the crossing removal.

(c) Temporary wetland crossings shall be abandoned and restored based on a written plan approved by the department prior to construction.

(5) Properly prepared and maintained fords may be used during periods of low water providing a hydraulic permit is acquired.

**AMENDATORY SECTION** (Amending WSR 93-12-001, filed 5/19/93, effective 6/19/93)

**WAC 222-24-050 Road maintenance. \*(1) Road maintenance and abandonment plan.**

(a) The landowner when notified by the department shall submit a plan for road maintenance and abandonment for those drainages or road systems the department determines based on physical evidence to have a potential to

damage public resources. The plan is subject to annual review and shall include:

- (i) Ownership maps showing the road or road system;
- (ii) Road status, whether active, inactive, abandoned or planned for abandonment;
- (iii) Maintenance schedule and priorities for the year; and
- (iv) Plan for further maintenance and reconstruction beyond the current year for repair of extensive damage.

(b) The plan shall be submitted to the department region office on or before June 30, 1988, and each June 30th thereafter unless the department agrees that no further plans are necessary.

(c) The department will review the plan annually with the landowner to determine whether it will be effective and is being implemented.

(d) Such plans shall also be reviewed with departments of ecology, ((fisheries)) fish and wildlife, and affected Indian tribes, any of whom may request an informal conference with the landowner.

**\*(2) Active roads.** An active road is a forest road being actively used for hauling of logs, pulpwood, chips, or other major forest products or rock and other road building materials. To the extent necessary to prevent damage to public resources, the following maintenance shall be conducted on such roads:

(a) Culverts and ditches shall be kept functional.

(b) Road surface shall be maintained as necessary to minimize erosion of the surface and the subgrade.

(c) During and on completion of operations, road surface shall be crowned, outsloped, or water barred and berms removed from the outside edge except those intentionally constructed for protection of fills.

**\*(3) Inactive roads.** An inactive road is a forest road on which commercial hauling is discontinued for 1 or more logging seasons, and the forest landowner desires continuation of access for fire control, forest management activities, Christmas tree growing operations, occasional or incidental use for minor forest products harvesting or similar activities on such inactive roads:

(a) Before the first winter rainy season following termination of active use, nonfunctional ditches and culverts shall be cleared and the road surface shall be crowned, outsloped, water barred or otherwise left in a condition not conducive to accelerated erosion or interrupt water movement within wetlands; and

(b) Thereafter, except as provided in (c) of this subsection, the landowner shall clear or repair ditches or culverts which he/she knows or should know to be nonfunctional and causing or likely to cause material damage to a public resource.

(c) The landowner shall not be liable for penalties or monetary damages, under the act, for damage occurring from a condition brought about by public use, unless he/she fails to make repairs as directed by a notice to comply.

**\*(4) Additional culverts/maintenance.** If the department determines based on physical evidence that the above maintenance has been or will be inadequate to protect public resources and that additional measures will provide adequate protection it shall require the landowner or operator to either elect to:

(a) Install additional or larger culverts or other drainage improvements as deemed necessary by the department; or

(b) Agree to an additional road maintenance program. Such improvements in drainage or maintenance may be required only after a field inspection and opportunity for an informal conference.

**\*(5) Abandoned roads.** An abandoned road is a forest road which the forest landowner has abandoned in accordance with procedures of (a) through (e) of this subsection. Roads are exempt from maintenance only after (e) of this subsection is completed:

(a) Roads are outsloped, water barred, or otherwise left in a condition suitable to control erosion and maintain water movement within wetlands; and

(b) Ditches are left in a suitable condition to reduce erosion; and

(c) The road is blocked so that four wheel highway vehicles can not pass the point of closure at the time of abandonment; and

(d) Bridges, culverts, and fills on all waters are removed, except where the department determines other measures would provide adequate protection to public resources.

(e) The department shall determine whether the road has been abandoned according to procedures of this subsection. If the department determines the road is properly abandoned, it shall within thirty days notify the landowner in writing that the road is officially abandoned.

**\*(6) Brush control.** Chemical control of roadside brush shall not be done where chemicals will directly enter any Type 1, 2, or 3 or flowing Type 4 or 5 Water or Type A or B Wetlands. Refer to WAC 222-38-020 for additional information.

**\*(7) Road surface treatment.**

(a) Apply oil to the road surface only when the temperature is above 55 degrees F and during the season when there is a minimal chance of rain for the next 48 hours. Use of waste oil is subject to RCW 70.951.060(5).

(b) Water the road surface prior to application of oil to assist in penetration.

(c) Construct a temporary berm along the road shoulder wherever needed to control runoff of the applied chemical.

(d) Take extreme care to avoid excess application of road chemicals. Shut off the flow at all bridges.

(e) When cleaning out chemical storage tanks or the application equipment tanks used for storage and application of road treatment materials, dispose of the rinse water fluids on the road surface or in a place safe from potential contamination of water.

(f) The use of dry road chemicals shall be in compliance with WAC 222-38-020.

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-30-020 Harvest unit planning and design.**

(1) **Logging system.** The logging system should be appropriate for the terrain, soils, and timber type so yarding or skidding can be economically accomplished in compliance with these regulations.

(2) **Landing locations.** Locate landings to prevent damage to public resources. Avoid excessive excavation and filling.

(3) **Western Washington riparian management zones.** These zones shall be measured horizontally from the ordinary high-water mark of Type 1, 2 or 3 Water and extend to the line where vegetation changes from wetland to upland plant community, or the line required to leave sufficient shade as required by WAC 222-30-040, whichever is greater, but shall not be less than 25 feet in width nor more than the maximum widths described in (c) of this subsection, provided that the riparian management zone width shall be expanded as necessary to include wetlands or ponds adjacent to the stream. When the riparian management zone overlaps a Type A or B Wetland or a wetland management zone, the requirement which best protects public resources shall apply.

(a) Harvest units shall be designed so that felling, bucking, yarding or skidding, and reforestation can be accomplished in accordance with these regulations, including those regulations relating to stream bank integrity and shade requirements to maintain stream temperature. Where the need for additional actions or restrictions adjacent to waters not covered by the following become evident, WAC 222-12-050 and 222-12-060 may apply.

(b) When requested in writing by the applicant, the department shall assist in preparation of an alternate plan for the riparian management zone.

(c) Within the riparian management zone, there shall be trees left for wildlife and fisheries habitat as provided for in the chart below. Fifty percent or more of the trees shall be live and undamaged on completion of the harvest. The leave trees shall be randomly distributed where feasible; some clumping is allowed to accommodate operational considerations. The number, size, species and ratio of leave trees, deciduous to conifer, is specified by the bed material and average width of the water type within the harvest unit. Trees left according to (d) of this subsection may be included in the number of required leave trees in this subsection.

Water Type/ Average Width	RMZ Maximum Width	Ratio of Conifer to Deciduous/ Minimum Size Leave Trees	# Trees/1000 Ft. Each Side	Gravel/ Cobble <10" Diameter	Boulder/ Bedrock
1 & 2 Water & over 75'	100'	representative of stand	50 trees	25 trees	
1 & 2 Water under 75'	75'	representative of stand	100 trees	50 trees	
3 Water 5' & over	50'	2 to 1/ 12" or next largest available	75 trees	25 trees	
3 Water less than 5'	25'	1 to 1/ 6" or next largest available))	25 trees	25 trees	

**Western Washington Riparian Leave Tree Requirements**

Water Type/ Average Width	RMZ Maximum Width	Ratio of Conifer to Deciduous/ Minimum Size Leave Trees	# Trees/1000 ft. each side Gravel/ Cobble <10" Diameter	Boulder/Bedrock
1 & 2 Water 75' & over	100'	representative of stand	50 trees	25 trees
1 & 2 Water under 75'	75'	representative of stand	100 trees	50 trees
3 Water 5' & over	50'	2 to 1/ 12" or next largest available	75 trees	25 trees
3 Water less than 5'	25'	1 to 1/ 6" or next largest available	25 trees	25 trees

"Or next largest available" requires that the next largest trees to those specified in the rule be left standing when those available are smaller than the sizes specified. Ponds

or lakes which are Type 1, 2 or 3 Waters shall have the same leave tree requirements as boulder/bedrock streams.

(d) For wildlife habitat within the riparian management zone, leave an average of 5 undisturbed and uncut wildlife

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trees per acre at the ratio of 1 deciduous tree to 1 conifer tree equal in size to the largest existing trees of those species within the zone. Where the 1 to 1 ratio is not possible, then substitute either species present. Forty percent or more of the leave trees shall be live and undamaged on completion of harvest. Wildlife trees shall be left in clumps whenever possible.

(e) When 10 percent or more of the harvest unit lies within any combination of a riparian management zone of Type 1, 2 or 3 Waters or a wetland management zone and the harvest unit is a clearcutting of 30 acres or less, leave not less than 50 percent of the trees required in (c) of this subsection.

**\*(4) Eastern Washington riparian management zones.** These zones shall be measured horizontally from the ordinary high-water mark of Type 1, 2 or 3 Waters and extend to the line where vegetation changes from wetland to upland plant community, or to the line required to leave sufficient shade as required by WAC 222-30-040, whichever is greater, but shall not be less than the minimum width nor more than the maximum widths described in (c) of this subsection, provided that the riparian management zone width shall be expanded as necessary to include wetlands or ponds adjacent to the stream. When the riparian management zone overlaps a Type A or B Wetland or a wetland management zone, the requirement which best protects public resources shall apply.

(a) Harvest units shall be designed so that felling, bucking, yarding or skidding, and reforestation can be accomplished in accordance with these regulations, including those regulations relating to stream bank integrity and shade requirements to maintain stream temperature. Where the need for additional actions or restrictions adjacent to waters not covered by the following become evident, WAC 222-12-050 and 222-12-060 may apply.

(b) When requested in writing by the applicant, the department shall assist in preparation of an alternate plan for the riparian management zone.

(c) Within the riparian management zone, there shall be trees left for wildlife and fisheries habitat as provided for below. Fifty percent or more of the trees shall be live and undamaged on completion of the harvest. The leave trees shall be randomly distributed where feasible; some clumping is allowed to accommodate operational considerations.

(i) The width of the riparian management zone shall be based on the adjacent harvest type as defined in WAC 222-16-010 "Partial cutting." When the adjacent unit harvest type is:

Partial cutting - The riparian management zone width shall be a minimum of 30 feet to a maximum of 50 feet on each side of the stream.

Other harvest types - The riparian management zone shall average 50 feet in width on each side of the stream with a minimum width of 30 feet and a maximum of 300 feet on each side of the stream.

(ii) Leave tree requirements within the riparian management zones of Type 1, 2 or 3 Waters:

(A) Leave all trees 12 inches or less in diameter breast height (dbh); and

(B) Leave all wildlife reserve trees within the riparian management zone where operations in the vicinity do not violate the state safety regulations (chapter 296-54 WAC and

chapter 49.17 RCW administered by department of labor and industries, safety division); and

(C) Leave 16 live conifer trees/acre between 12 inches dbh and 20 inches dbh distributed by size, as representative of the stand; and

(D) Leave 3 live conifer trees/acre 20 inches dbh or larger and the 2 largest live deciduous trees/acre 16 inches dbh or larger. Where these deciduous trees do not exist, and where 2 wildlife reserve trees/acre 20 inches or larger do not exist, substitute 2 live conifer trees/acre 20 inches dbh or larger. If live conifer trees of 20 inches dbh or larger do not exist within the riparian management zone, then substitute the 5 largest live conifer trees/acre; and

(E) Leave 3 live deciduous trees/acre between 12 inches and 16 inches dbh where they exist.

(iii) Minimum leave tree requirements per acre for Type 1, 2 and 3 Waters. Trees left for (c)(ii) of this subsection shall be included in the minimum counts.

(A) On streams with a boulder/bedrock bed, the minimum leave tree requirements shall be 75 trees/acre 4 inches dbh or larger.

(B) On streams with a gravel/cobble (less than 10 inches diameter) bed, the minimum leave tree requirement shall be 135 trees/acre 4 inches dbh or larger.

(C) On lakes or ponds the minimum leave tree requirement shall be 75 trees/acre 4 inches dbh or larger.

Note: (See the Forest Practices Board Manual for assistance in calculating trees/acre and average RMZ widths.)

(d) When 10 percent or more of the harvest unit lies within any combination of a riparian management zone of Type 1, 2 or 3 Waters or a wetland management zone and either the harvest unit is a clearcutting of 30 acres or less or the harvest unit is a partial cutting of 80 acres or less, leave not less than 50 percent of the trees required in (c) of this subsection. (See WAC 222-16-010 "Partial cutting.")

**\*(5) Riparian leave tree areas.** The department will require trees to be left along Type 4 Water where such practices are necessary to protect public resources. Where such practices are necessary leave at least 25 conifer or deciduous trees, 6 inches in diameter or larger, on each side of every 1000 feet of stream length within 25 feet of the stream. The leave trees may be arranged to accommodate the operation.

**\*(6) Forested wetlands.** Within the wetland, unless otherwise approved in writing by the department, harvest methods shall be limited to low impact harvest or cable systems. Where feasible, at least one end of the log shall be suspended during yarding.

(a) When forested wetlands are included within the harvest area, landowners are encouraged to leave a portion (30 to 70%) of the wildlife reserve tree requirement for the harvest area within a wetland. In order to retain undisturbed habitat within forested wetlands, these trees should be left in clumps. Leave tree areas should be clumped adjacent to streams, riparian management zones, or wetland management zones where possible and they exist within forested wetlands. Green recruitment trees should be representative of the size and species found within the wetland. Leave nonmerchantable trees standing where feasible.

(b) If a RMZ or WMZ lies within a forested wetland, the leave tree requirement associated with those areas may be counted toward the percentages in (a) of this subsection.

(c) If the conditions described in (a) and (b) of this subsection are met, the distribution requirements for wildlife reserve trees and green recruitment trees (subsection (11)(e) of this section) are modified as follows: For purposes of distribution, no point within the harvest unit shall be more than 1000 feet from a wildlife reserve tree and green recruitment tree retention area.

(d) Approximate determination of the boundaries of forested wetlands greater than 5 acres shall be required. Approximate boundaries and areas shall be deemed to be sufficient for harvest operations.

(e) The department shall consult with the department of fish and wildlife (~~the department of fisheries~~) and affected

Indian tribes about site specific impacts of forest practices on wetland-sensitive species in forested wetlands.

**\*(7) Wetland management zones (WMZ).** These zones shall apply to Type A and B Wetlands, as indicated in (a) of this subsection, and shall be measured horizontally from the wetland edge or the point where the nonforested wetland becomes a forested wetland, as determined by the method described in the board manual, and shall be of an average width as described in (a) of this subsection. These zones shall not be less than the minimum nor more than the maximum widths described in (a) of this subsection. When these zones overlap a riparian management zone the requirement which best protects public resources shall apply.

**\*(a) Wetland management zones (WMZ)** shall have variable widths based on the size of the wetland and the wetland type, described as follows:

### Wetland Management Zones

Wetland Type	Acres of Nonforested Wetland*	Maximum WMZ Width	Average WMZ Width	Minimum WMZ Width
A (including bogs)	Greater than 5	200 feet	100 feet	50 feet
A (including bogs)	0.5 to 5	100 feet	50 feet	25 feet
A (bogs only)	0.25 to 0.5	100 feet	50 feet	25 feet
B	Greater than 5	100 feet	50 feet	25 feet
B	0.5 to 5			25 feet
B	0.25 to 0.5	No WMZ required	No WMZ required	

\*For bogs, both forested and non-forested acres are included.

(b) Within the WMZ, leave a total of 75 trees per acre of WMZ greater than 6 inches dbh in Western Washington and greater than 4 inches dbh in Eastern Washington, 25 of which shall be greater than 12 inches dbh including 5 trees greater than 20 inches dbh, where they exist. Leave trees shall be representative of the species found within the WMZ.

(c) Retain wildlife reserve trees where feasible. Type 1 and 3 wildlife reserve trees may be counted among, and need not exceed, the trees required in (b) of this subsection. Leave all cull logs on site.

(d) Partial-cutting or removal of groups of trees is acceptable within the WMZ. The maximum width of openings created by harvesting within the WMZ shall not exceed 100 feet as measured parallel to the wetland edge. Openings within WMZs shall be no closer than 200 feet. Landowners are encouraged to concentrate leave trees within the WMZ to the wetland edge.

**\*(e) Tractors, wheeled skidders, or other ground based harvesting systems** shall not be used within the minimum WMZ width without written approval of the department.

**\*(f) When 10% or more of a harvest unit lies within any combination of a wetland management zone or a riparian management zone of Type 1, 2, or 3 Waters and either the harvest unit is a clearcut of 30 acres or less or the harvest unit is a partial cut of 80 acres or less, leave not less than 50% of the trees required in (b) of this subsection.**

**\*(8) Type A or B Wetlands.** Within the boundaries of Type A or B Wetlands the following shall apply:

(a) Individual trees or forested wetland areas less than 0.5 acre in size may occur. These trees have a high habitat value to the nonforested wetland. Leave individual trees or forested wetlands less than 0.5 acre. These trees may be counted toward the WMZ requirements.

(b) Harvest of upland areas or forested wetlands which are surrounded by Type A or B Wetlands must be conducted

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in accordance with a plan, approved in writing by the department.

(c) No timber shall be felled into or cable yarded across Type A or B Wetlands without written approval of the department.

(d) Harvest shall not be allowed within a Type A Wetland which meets the definition of a bog.

(9) **Future productivity.** Harvesting shall leave the land in a condition conducive to future timber production except:

(a) To the degree required for riparian management zones; or

(b) Where the lands are being converted to another use or classified urban lands as specified in WAC 222-34-050.

(10) **Wildlife habitat.** This subsection is designed to encourage timber harvest practices that would protect wildlife habitats, provided, that such action shall not unreasonably restrict landowners action without compensation.

(a) The applicant should make every reasonable effort to cooperate with the department of fish and wildlife to identify critical wildlife habitats (state) as defined by the board. Where these habitats are known to the applicant, they shall be identified in the application or notification.

(b) Harvesting methods and patterns in established big game winter ranges should be designed to insure adequate access routes and escape cover where practical.

(i) Where practical, cutting units should be designed to conform with topographical features.

(ii) Where practical on established big game winter ranges, cutting units should be dispersed over the area to provide cover, access for wildlife, and to increase edge effect.

(11) **Wildlife reserve tree management.** In areas where leaving wildlife reserve trees under this section will not create a significant fire hazard, or significant hazard to overhead power lines and operations that are proposed in the vicinity of wildlife reserve trees will not create a significant safety or residential hazard nor conflict with achieving conformance with the limitation of or performance with the provisions of chapter 76.04 RCW (snag falling law) and chapter 49.17 RCW (safety), wildlife reserve trees will be left to protect habitat for cavity nesting wildlife in accordance with the following:

(a) In Western Washington, for each acre harvested 3 wildlife reserve trees, 2 green recruitment trees, and 2 down logs shall be left. In Eastern Washington for each acre harvested 2 wildlife reserve trees, 2 green recruitment trees, and 2 down logs shall be left. Type 1 wildlife reserve trees may be counted, at the landowner's option, either as a wildlife reserve tree or as a green recruitment tree. If adequate wildlife reserve trees are not available, no additional green recruitment trees will be required as substitutes. Landowners shall not under any circumstances be required to leave more than 2 green recruitment trees per acre for the purpose of wildlife reserve tree recruitment, or be required to leave Type 3 or 4 wildlife reserve trees.

(b) ~~((In Eastern Washington, for 5 years from the effective date of this subsection where over story harvest of seed trees left for purpose of reforestation are proposed and less than 10 trees per acre will be harvested within the 5-year period, 50% of the green recruitment trees otherwise required in this subsection may be left.~~

~~((e)))~~ In Western Washington, only those wildlife reserve trees 10 or more feet in height and 12 or more inches dbh shall be counted toward wildlife reserve tree retention requirements. In Eastern Washington, only those wildlife reserve trees 10 or more feet in height and 10 or more inches dbh shall be counted toward wildlife reserve tree retention requirements. Green recruitment trees, 10 or more inches dbh and 30 or more feet in height and with at least 1/3 of their height in live crown, left standing after harvest may be counted toward green recruitment tree requirements. Green recruitment trees and/or wildlife reserve trees left to meet other requirements of the rules or those left voluntarily by the landowner shall be counted toward satisfying the requirements of this section. Large, live defective trees with broken tops, cavities, and other severe defects are preferred as green recruitment trees. Only down logs with a small end diameter greater than or equal to 12 inches and a length greater than or equal to 20 feet or equivalent volume shall be counted under (a) of this subsection. Large cull logs are preferred as down logs.

~~((e)))~~ (c) In the areas where wildlife reserve trees are left, the largest diameter wildlife reserve trees shall be retained to meet the specific needs of cavity nesters. Where the opportunity exists, larger trees with numerous cavities should be retained and count as recruitment trees.

~~((e)))~~ (d) In order to facilitate safe and efficient harvesting operations, wildlife reserve trees and recruitment trees may be left in clumps. For purposes of distribution, no point within the harvest unit shall be more than 800 feet from a wildlife reserve tree or green recruitment tree retention area. Subject to this distribution requirement, the location of these retention areas and the selection of recruitment trees shall be at the landowner's discretion. Closer spacing of retention areas through voluntary action of the landowner is encouraged. Wildlife reserve tree and green recruitment tree retention areas may include, but are not limited to, riparian management zones, riparian leave tree areas, other regulatory leave areas, or voluntary leave areas that contain wildlife reserve trees and/or green recruitment trees.

~~((f)))~~ (e) In order to provide for safety, landowners may remove any Type 3 or 4 wildlife reserve tree which poses a threat to humans working, recreating, or residing within the hazard area of that tree. In order to provide for fire safety, the distribution of wildlife reserve tree retention areas, described in ~~((e)))~~ (d) of this subsection, may be modified as necessary based on a wildlife reserve tree management plan proposed by the landowner and approved by the department.

AMENDATORY SECTION (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-30-050 Felling and bucking. \*(1) Falling along water.**

(a) No trees will be felled into Type 1, 2 and 3 Waters, or Type A or B Wetlands except trees which cannot practically and safely be felled outside the stream, lake or pond using techniques in general use and these trees must then be removed promptly.

Such felling and removing in Type 1, 2 or 3 Waters shall comply with the hydraulic project approval of the department((s)) of ((fisheries or)) fish and wildlife.

(b) Within riparian management zones, and wetland management zones fall trees favorable to the lead consistent with safety standards to yard or skid away from the waters. The use of directional falling, lining, jacking and staged falling techniques are encouraged.

(c) Trees may be felled into Type 4 Water if logs are removed as soon thereafter as practical. See forest practices board manual guidelines for clearing slash and debris from Type 4 and 5 Water.

**\*(2) Bucking in water.**

(a) No bucking or limbing shall be done on trees or portions thereof lying between the banks of Type 1, 2 or 3 Waters or in open water areas of Type A Wetlands, except as necessary to remove the timber from the water.

(b) Where bucking or limbing is done between the banks of a Type 4 Water, care shall be taken to minimize accumulation of slash in the water.

**\*(3) Falling near riparian management zones, wetland management zones and setting boundaries.** Reasonable care shall be taken to avoid felling trees into riparian management zones, wetland management zones and areas outside the harvest unit.

(4) **Falling in selective and partial cuts.** Reasonable care shall be taken to fall trees in directions that minimize damage to residual trees.

(5) **Disturbance avoidance for northern spotted owls.** Felling and bucking within a SOSEA boundary shall not be allowed within 0.25 mile of a northern spotted owl site center between March 1 and August 31 provided that, this restriction shall not apply if:

(a) The landowner demonstrates that the owls are not actively nesting during the current nesting season; or

(b) The forest practice is operating in compliance with a plan or agreement developed for the protection of the northern spotted owl under WAC 222-16-080 (6)(a), (e), or (f).

(6) **Disturbance avoidance for marbled murrelets.** Felling and bucking shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the daily peak activity periods within the critical nesting season, provided that, this restriction shall not apply if the forest practice is operating in compliance with a plan or agreement developed for the protection of the marbled murrelet under WAC 222-16-080 (6)(a) or (c).

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-30-060 Cable yarding.** **\*(1) Type 1, 2 and 3 Waters.** No timber shall be cable yarded in or across a Type 1, 2 or 3 Waters except where the logs will not materially damage the bed of waters, banks or riparian management zones and removals from Type 1, 2 or 3 Water have hydraulic project approval of the department((s)) of ((fisheries or)) fish and wildlife.

**\*(2) Type A or B Wetlands.** No timber shall be cable yarded in or across Type A or B Wetlands without written approval from the department.

**\*(3) Deadfalls.** Any logs which are firmly embedded in the bed of a Type 1, 2, 3 and 4 Waters shall not be removed or unnecessarily disturbed without approval of the department((s)) of ((fisheries or)) fish and wildlife.

**\*(4) Yarding in riparian management zones and wetland management zones.** Where timber is yarded from or across a riparian management zone, or wetland management zone reasonable care shall be taken to minimize damage to the vegetation providing shade to the stream or open water areas and to minimize disturbance to understory vegetation, stumps and root systems. Where practical and consistent with good safety practices, logs shall be yarded in the direction in which they lie and away from Type A or B Wetlands or Type 1, 2 and 3 Waters until clear of the wetland management zone or riparian management zone.

**(5) Direction of yarding.**

(a) Uphill yarding is preferred.

(b) Where downhill yarding is used, reasonable care shall be taken to lift the leading end of the log to minimize downhill movement of slash and soils.

**\*(c)** When yarding parallel to a Type 1, 2 or 3 Water channel below the 50-year flood level or within the riparian management zone, reasonable care shall be taken to minimize soil disturbance and to prevent logs from rolling into the stream, lake, pond, or riparian management zone.

(6) **Disturbance avoidance for northern spotted owls.** The operation of heavy equipment within a SOSEA boundary shall not be allowed within 0.25 mile of a northern spotted owl site center between March 1 and August 31 provided that, this restriction shall not apply if:

(a) The landowner demonstrates that the owls are not actively nesting during the current nesting season; or

(b) The forest practice is operating in compliance with a plan or agreement developed for the protection of the northern spotted owl under WAC 222-16-080 (6)(a), (e), or (f).

(7) **Disturbance avoidance for marbled murrelets.** Yarding or operation of heavy equipment shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the daily peak activity periods within the critical nesting season, provided that, this restriction shall not apply if the forest practice is operating in compliance with a plan or agreement developed for the protection of the marbled murrelet under WAC 222-16-080 (6)(a) or (c).

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-30-070 Tractor and wheeled skidding systems.** **\*(1) Typed waters and wetlands.**

(a) Tractor and wheeled skidders shall not be used in Type 1, 2 or 3 Water, except with approval by the department and with a hydraulic project approval of the department((s)) of ((fisheries or)) fish and wildlife.

(b) In order to maintain wetland water movement and water quality, and to prevent soil compaction, tractor or wheeled skidders shall not be used in Type A or B Wetlands without prior written approval of the department.

(c) Within all wetlands, tractors and wheeled skidder systems shall be limited to low impact harvest systems. Ground based logging systems operating in wetlands shall

only be allowed within wetlands during periods of low soil moisture or frozen soil conditions.

(d) Skidding across any flowing Type 4 Water shall be minimized and when done, temporary stream crossings shall be used, if necessary, to maintain stream bed integrity.

(e) Whenever skidding in or across any type water, the direction of log movement between stream banks shall be as close to right angles to the stream channel as is practical.

**\* (2) Riparian management zone.**

(a) Logging will be permitted within the zone. However, any use of tractors, wheeled skidders, or other yarding machines within the zone must be as described in an approved forest practices application or otherwise approved in writing by the department.

(b) Where skidding in or through the riparian management zone is necessary, the number of skidding routes through the zone shall be minimized.

(c) Logs shall be skidded so as to minimize damage to leave trees and vegetation in the riparian management zone, to the extent practical and consistent with good safety practices.

**\* (3) Wetlands management zones.**

(a) Logging will be permitted within wetland management zones.

(b) Where feasible logs shall be skidded at least with one end suspended from the ground so as to minimize soil disturbance and damage to leave trees and vegetation in the wetland management zone.

(c) Tractors, wheeled skidders, or other ground based harvesting systems shall not be used within the minimum WMZ width without written approval of the department.

**\* (4) Deadfalls.** Logs firmly embedded in the bed or bank of Type 1, 2, 3 or 4 Waters shall not be removed or unnecessarily disturbed without hydraulic project approval of the departments of fisheries or wildlife.

**\* (5) Moisture conditions.** Tractor and wheeled skidders shall not be used on exposed erodible soils or saturated soils when soil moisture content is so high that unreasonable soil compaction, soil disturbance, or wetland, stream, lake or pond siltation would result.

**(6) Protection of residual timber.** Reasonable care shall be taken to minimize damage from skidding to the stems and root systems of residual timber and to young reproduction.

**\* (7) Skid trail construction.**

(a) Skid trails shall be kept to the minimum feasible width.

(b) Reasonable care shall be taken to minimize the amount of sidecast required and shall only be permitted above the 50-year flood level.

(c) Skid trails shall be outsloped where practical, but be insloped where necessary to prevent logs from sliding or rolling downhill off the skid trail.

**\* (8) Skid trail maintenance.** Upon completion of use and termination of seasonal use, skid trails on slopes in exposed soils shall be water barred where necessary to prevent soil erosion.

**\* (9) Slope restrictions.** Tractor and wheeled skidders shall not be used on slopes where in the opinion of the department this method of operation would cause unnecessary or material damage to a public resource.

**(10) Disturbance avoidance for northern spotted owls.** The operation of heavy equipment within a SOSEA boundary shall not be allowed within 0.25 mile of a northern spotted owl site center between March 1 and August 31, provided that, this restriction shall not apply if:

(a) The landowner demonstrates that the owls are not actively nesting during the current nesting season; or

(b) The forest practice is operating in compliance with a plan or agreement developed for the protection of the northern spotted owl under WAC 222-16-080 (6)(a), (e), or (f).

**(11) Disturbance avoidance for marbled murrelets.** Operation of heavy equipment shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the daily peak activity periods within the critical nesting season, provided that, this restriction shall not apply if the forest practice is operating in compliance with a plan or agreement developed for the protection of the marbled murrelet under WAC 222-16-080 (6)(a) or (c).

**AMENDATORY SECTION** (Amending WSR 97-15-105, filed 7/21/97, effective 8/21/97)

**WAC 222-30-100 Slash disposal or prescribed burning.** (1) **Slash disposal techniques:**

**\* (a)** Any conventional method of slash disposal may be used, except in Type A or B Wetlands, wetland management zones, and riparian management zones and on sites where the department determines that a particular method would cause unreasonable risk to public resources or unreasonably damage site productivity. Conventional methods of slash disposal include the following: Controlled broadcast burning; pile or windrow and burn; pile or windrow without burning; mechanical scatter and compaction; scarification; chip, mulch or lop and scatter; burying; and physical removal from the forest lands: *Provided*, That on land shown to have low productivity potential the landowner or operator shall obtain the department's approval of its regeneration plan prior to utilizing controlled broadcast burning as a slash disposal technique. In riparian management zones, slash disposal shall be by hand, unless approved by the department. Scarification shall not be allowed within wetlands. Machine piling is discouraged in wetlands.

(b) All slash burning requires a burning permit from the department which provides for compliance with the smoke management plan and reasonable care to protect Type A and B Wetlands, wetland management zones, riparian management zones, soil, residual timber, public resources, and other property.

**\* (c)** Location of slash piles. Except where burning will be completed before the next ordinary high-water season, slash shall not be piled or windrowed below the 50-year flood level of any Type 1, 2, 3 or 4 Water or in locations from which it could be expected to enter any stream, lake or pond.

(2) **Slash isolation, reduction, or abatement** is required when the department determines there is an extreme fire hazard according to law (see chapter 332-24 WAC ((332-24-360))).

(3) **Slash disposal** is required where the forest landowner has applied for and been granted an extension of time for

reforestation on the grounds that slash disposal is necessary or desirable before reforestation.

**\*(4) Removing slash and debris from streams.**

"Slash" or "debris" which can reasonably be expected to cause significant damage to the public resource shall be removed from Type 1, 2, 3 or 4 Waters, to above the 50-year flood level and left in a location or manner minimizing risk of re-entry into the stream, lake or pond and if substantial accumulations of slash exist below the 50-year flood level of Type 1, 2, 3 or 4 Waters, slash disposal is required. See the forest practices board manual for "Guidelines for clearing slash and debris from Type 4 and 5 Waters."

**\*(5) Fire trails.**

(a) Construct dips, water bars, cross drainage and ditches as needed to control erosion.

(b) Reasonable care shall be taken to minimize excavation during fire trail construction and sidecast shall only be permitted above the 50-year flood level.

(c) Fire trails shall not be located within Type A or B Wetlands, wetland management zones, or riparian zones without prior written approval of the department. Hand constructed fire trails are preferred within forested wetlands. When machine built fire trails are necessary for control of burning, trail width and excavation shall be minimized.

**(6) Disturbance avoidance for northern spotted owls.**

Burning within a SOSEA boundary shall not be allowed within 0.25 mile of a northern spotted owl site center between March 1 and August 31, provided that, this restriction shall not apply if:

(a) The landowner demonstrates that the owls are not actively nesting during the current nesting season; or

(b) The forest practice is operating in compliance with a plan or agreement developed for the protection of the northern spotted owl under WAC 222-16-080 (6)(a), (e), or (f).

**(7) Disturbance avoidance for marbled murrelets.**

Slash disposal or prescribed burning shall not be allowed within 0.25 mile of an occupied marbled murrelet site during the critical nesting season, provided that, this restriction shall not apply if the forest practice is operating in compliance with a plan or agreement developed for the protection of the marbled murrelet under WAC 222-16-080 (6)(a) or (c).

**AMENDATORY SECTION** (Amending WSR 93-12-001, filed 5/19/93, effective 6/19/93)

**WAC 222-38-020 Handling, storage, and application of pesticides.** **\*(1) No pesticide leakage, contamination, pollution.**

Transportation, handling, storage, loading, application, and disposal of pesticides shall be consistent with applicable label requirements and other state and federal requirements.

**\*(2) Mixing and loading areas.**

(a) Mix pesticides and clean tanks and equipment only where any accidental spills would not enter surface water or wetlands.

(b) Storage and loading areas should be located where accidental spillage of pesticides will not enter surface water or wetlands. If any pesticide is spilled, immediate appropriate procedures should be taken to contain it.

(c) Use devices or procedures to prevent "back siphoning" such as providing an air gap or reservoir between the water source and the mixing tank.

**\*(3) Riparian management zone.** Pesticide treatments within the riparian management zone shall be by hand unless the department has approved a site specific plan with another method of treatment.

**\*(4) Wetland management zone.** Pesticide treatment within the wetland management zone shall be by hand unless the department has approved a site specific plan with another method of treatment.

**\*(5) Aerial application of pesticides.**

(a) To keep pesticides out of the water, leave a 50 foot buffer strip on all typed waters, except segments of Type 4 and 5 Waters with no surface water and other areas of open water, such as ponds or sloughs.

(b) Apply the initial swath parallel to the buffer strip in (a) of this subsection unless a deviation is approved in advance by the department. Drift control agents shall be required adjacent to buffer strips. Avoid applications that might result in drift causing direct entry of pesticides into riparian management zones, Type A and B Wetlands, wetland management zones, and all typed waters, except segments of Type 4 and 5 Waters with no surface water.

(c) Use a bucket or spray device capable of immediate shutoff.

(d) Shut off spray equipment during turns and over open water.

(e) Leave at least a 200 foot buffer strip around residences and 100 foot buffer strip adjacent to lands used for agriculture unless such residence or farmland is owned by the forest landowner or the aerial application is acceptable to the resident or landowner.

(f) The landowner shall identify for the operator the units to be sprayed and the untreated areas within the units with appropriately marked aerial photos or detailed planimetric maps. Before application of the pesticide an over-flight of the area shall be made by the pilot with the marked photos or maps.

(g) Aerial chemical application areas shall be posted by the landowner by signing at significant points of regular access at least 5 days prior to treatment. Posting shall remain at least 15 days after the spraying is complete. The department may require an extended posting period in areas where human use or consumption of plant materials is probable. Posting at formal, signed trailheads that are adjacent to aurally treated units is required. The signs will contain the name of the product used, date of treatment, a contact telephone number, and any applicable restrictions.

**\*(6) Ground application of pesticides with power equipment.**

Leave a 25-foot buffer strip on each side of Type A or B Wetlands and all typed waters, except segments of Type 4 and 5 Waters with no surface water.

**\*(7) Hand application of pesticides.**

Apply only to specific targets, such as vegetation, trees, stumps, and burrows, or as bait or in traps.

**\*(8) Limitations on application.** Pesticides shall be applied only in accordance with all limitations:

(a) Printed on the United States Environmental Protection Agency container registration label, and/or

(b) Established by regulation of the state department of agriculture.

(c) Established by state and local health departments (in municipal watersheds).

(d) Established by the Federal Occupational Safety and Health Administration, or the state department of labor and industries, as they relate to safety and health of operating personnel and the public.

(e) The department or the department of agriculture may suspend further use of any equipment responsible for chemical leakage until the deficiency has been corrected to the satisfaction of the department suspending its usage.

**\*(9) Container disposal.** Pesticide containers shall be either:

(a) Removed from the forest and disposed of in the manner consistent with label directions; or

(b) Removed and cleaned for reuse in a manner consistent with any applicable regulations of the state department of agriculture or the state or local health departments.

**\*(10) Daily records - aerial application of pesticides.** On all aerial applications of pesticides, the operator shall maintain for ~~((3))~~ 7 years daily records of spray operations as required by the state department of agriculture WAC 16-228-190.

**\*(11) Reporting of spills.** All potentially damaging chemical spills shall be immediately reported to the department of ecology. Emergency telephone numbers for reporting spills shall be available at the department's regional offices.

**AMENDATORY SECTION** (Amending WSR 94-01-134, filed 12/20/93, effective 1/1/94)

**WAC 222-46-030 Notice to comply.** If a violation, a deviation, material damage or potential for material damage to a public resource has occurred and the department determines that a stop work order is unnecessary, then the department shall issue and serve upon the operator and/or landowner a notice which will clearly set forth:

(1)(a) **The specific** nature, extent, and time of failure to comply with the approved application; or identifying the damage or potential damage; and/or

(b) The relevant provisions of the Forest Practices Act or of the forest practices regulations relating thereto;

(2) **The right** of the operator, landowner, or timber owner to a hearing before the department; and

(3) **The specific** course of action ordered by the department to be followed by the operator to correct such failure to comply and to prevent, correct and/or compensate for material damage to public resources which resulted from any violation, unauthorized deviation, or willful or negligent disregard for potential damage to a public resource; and/or those courses of action necessary to prevent continuing damage to public resources where the damage is resulting from the forest practice activities but has not resulted from any violation, unauthorized deviation, or negligence.

(4) **Local government entity conditions.** If the notice to comply involves a condition imposed pursuant to WAC 222-20-040(3), then the specific course of action ordered by the department shall include a requirement that the operator obtain approval of the local government entity of the action to be taken.

(5) **The department** shall mail a copy of the notice to comply to the forest landowner and the timber owner at the addresses shown on the application, showing the date of service upon the operator. The department shall also mail a copy to the local government entity if a condition imposed pursuant to WAC 222-20-040(3) is involved.

Such notice to comply shall become a final order of the department: *Provided*, That no direct appeal to the appeals board will be allowed from such final order. Such operator shall undertake the course of action so ordered by the department unless, within fifteen days after the date of service of such notice to comply, the operator, forest landowner, or timber owner, shall request the department in writing to schedule a hearing. If so requested, the department shall schedule a hearing on a date not more than twenty days after receiving such request. The local government entity shall participate in the hearing if a condition imposed pursuant to WAC 222-20-040(3) is involved. Within ten days after such hearing, the department shall issue a final order either withdrawing its notice to comply or clearly setting forth the specific course of action to be followed by such operator. Such operator shall undertake the course of action so ordered by the department unless within thirty days after the date of such final order, the operator, forest landowner, or timber owner appeals such final order to the appeals board. No person shall be under any obligation under this section to prevent, correct, or compensate for any damage to public resources which occurs more than one year after the date of completion of the forest practices operations involved exclusive of reforestation, unless such forest practices were not conducted in accordance with forest practices rules ~~((and regulations))~~: *Provided*, That this provision shall not relieve the forest landowner from any obligation to comply with forest practices rules and regulations pertaining to providing continuing road maintenance. No action to recover damages shall be taken under this section more than two years after the date the damage involved occurs.

**AMENDATORY SECTION** (Amending WSR 93-12-001, filed 5/19/93, effective 6/19/93)

**WAC 222-50-020 Other agency requirements.** (1) Many other laws and regulations apply to the conduct of forest practices. Other agencies administer some of these other regulatory programs. Permits may be required by such agencies prior to the conduct of certain forest practices. The department will maintain a list for distribution of state, regional and local regulatory programs that apply to forest practice operations. Affected parties are urged to consult with the specified agencies and independent experts with respect to the regulatory requirements shown on the list.

(2) **Hydraulics project approval law, RCW 75.20.100.** A hydraulics project approval must be obtained from the department of ~~((fisheries and the department of))~~ fish and wildlife prior to constructing any form of hydraulic project or other work that will use, divert, obstruct, or change the natural flow or bed of any river or stream or that will utilize any of the waters of the state or materials from the stream beds. See RCW 75.20.100 and WAC 232-14-010.

(3) **Compliance with the Shoreline Management Act,** chapter 90.58 RCW, is required. The Shoreline Management

Act is implemented by the department of ecology and the applicable local governmental entity. A substantial development permit must be obtained prior to conducting forest practices which are "substantial developments" within the "shoreline" area as those terms are defined by the Shoreline Management Act.

(4) Nothing in these regulations is intended to interfere with any authority of the department of fish and wildlife to protect wildlife under any other statutes or regulations, or under any agreements with landowners.

(5) Federal Endangered Species Act, 16 U.S.C. 1531 et seq., and other federal laws. The federal Endangered Species Act and other federal laws may impose certain obligations on persons conducting forest practices. Compliance with the Forest Practices Act or these rules does not ensure compliance with the Endangered Species Act or other federal laws.

**WSR 97-24-096**  
**PERMANENT RULES**  
**DEPARTMENT OF ECOLOGY**

[Order 97-31—Filed December 3, 1997, 10:17 a.m.]

Date of Adoption: December 1, 1997.

Purpose: To provide definitions of "public health need" and "substantial environmental degradation" (as used in 1997 amendments to RCW 70.146.070) and to outline a process of documenting their existence.

Statutory Authority for Adoption: RCW 70.146.070.

Other Authority: RCW 36.70A.040.

Adopted under notice filed as WSR 97-20-050 on September 24, 1997.

Changes Other than Editing from Proposed to Adopted Version: Fixed titles, no changes to body text.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 5, amended 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.

Effective Date of Rule: Thirty-one days after filing.  
December 1, 1997

Tom Fitzsimmons  
Director

**Chapter 173-95A WAC**  
**USES AND LIMITATIONS OF CENTENNIAL**  
**CLEAN WATER FUNDS**

NEW SECTION

**WAC 173-95A-010 Purpose and scope.** This chapter is intended to address critical or emergent public health needs or environmental problems in jurisdictions that are not in compliance with the Growth Management Act. It implements an exception to the prohibition of counties, cities, and towns that are not in compliance with the Growth Management Act (chapter 36.70A RCW) from receiving grant or loan funds for water pollution control facilities. The exception is provided in limited circumstances, where necessary to address a public health need or substantial environmental degradation.

NEW SECTION

**WAC 173-95A-020 Definitions.** (1) "Compliance with the Growth Management Act" means that:

(a) A county, city, or town that is required or chooses to plan under RCW 36.70A.040 has adopted a comprehensive plan and development regulations in conformance with the requirements of chapter 36.70A RCW, after it is required that the comprehensive plan and development regulations be adopted; and

(b) The county, city, or town has not been found out of compliance by a growth management hearings board; or

(c) A growth management hearings board has found a county, city, or town in compliance with the requirements of chapter 36.70A RCW, after previously finding the county, city, or town was not in compliance.

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

(3) "Public health need" means that a situation exists where:

(a) There is a documented potential for:

(i) Contaminating a source of drinking water; or

(ii) Failure of existing wastewater system or systems resulting in contamination being present on the surface of the ground in such quantities and locations as to create a potential for public contact; or

(iii) Contamination of a commercial or recreational shellfish bed as to create a critical public health risk associated with consumption of the shellfish; or

(iv) Contamination of surface water so as to create a critical public health risk associated with recreational use; and

(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and

(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.

(4) "Substantial environmental degradation" means that:

(a) There is a situation causing real, documented, critical environmental contamination that:

(i) Contributes to violations of the state's water quality standards; or

(ii) Interferes with beneficial uses of the waters of the state; and

(b) The problem generally involves a serviceable area including, but not limited to, a subdivision, town, city, or county, or an area serviced by on-site sewage disposal systems; and

PERMANENT

(c) The problem cannot be corrected through more efficient operation and maintenance of an existing wastewater disposal system or systems.

(5) "Water pollution control facility" or "facilities" means any facilities or systems for the control, collection, storage, treatment, disposal, or recycling of wastewater, including but not limited to sanitary sewage, storm water, residential, commercial, industrial, and agricultural wastes, which are causing water quality degradation due to concentrations of conventional, nonconventional, or toxic pollutants. Water pollution control facilities include all equipment, utilities, structures, real property, and interests in and improvements on real property necessary for or incidental to such purpose. Water pollution control facilities also include such facilities, equipment, and collection systems as are necessary to protect federally designated sole source aquifers.

#### NEW SECTION

**WAC 173-95A-030 Determining a public health need.** For the purposes of this chapter, a determination of a public health need related to a grant or loan must be requested by the public official who signed the grant or loan application. The request needs to be in the form of a letter, with supporting documentation, to the secretary of the Washington state department of health. The secretary or his or her designee reviews the documentation and determines whether a public health need exists. A determination of a public health need must be documented in a letter signed by the secretary or his or her designee and addressed to the same public official.

#### NEW SECTION

**WAC 173-95A-040 Determining a substantial environmental degradation.** For the purposes of this chapter, a determination of a substantial environmental degradation related to a grant or loan must be requested by the public official who signed the grant or loan application. The request needs to be in the form of a letter, with supporting documentation, to the director of the department. The director or his or her designee reviews the documentation and determines whether a substantial environmental degradation exists. A determination of a substantial environmental degradation must be documented in a letter signed by the director or his or her designee and addressed to the same public official.

#### NEW SECTION

**WAC 173-95A-050 Awarding grant and loan funds.** A county, city or town that has been offered a grant or loan for a water pollution control facility project may not receive grant or loan funds while the county, city, or town is not in compliance with the Growth Management Act unless:

(1) A letter of determination showing that a public health need exists has been provided by the Washington state department of health; or a letter of determination showing that a substantial environmental degradation exists has been provided by the department; and

(2) The county, city or town has provided documentation to the department that actions or measures are being

implemented to address the public health need or substantial environmental degradation; and

(3) The department has determined that the project is designed to address only the public health need or substantial environmental degradation described in the documentation, and does not address unrelated needs including but not limited to provisions for additional growth.

**WSR 97-24-004**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
 (Economic Services Administration)  
 [Filed November 20, 1997, 3:29 p.m.]

Date of Adoption: November 20, 1997.

Purpose: Repeals WAC 388-218-1700, 388-218-1800, and 388-218-1940.

Citation of Existing Rules Affected by this Order: Repealing WAC 388-218-1700, 388-218-1800, and 388-218-1940.

Statutory Authority for Adoption: RCW 74.08.090, chapter 58, Laws of 1997.

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: These rules must be repealed because they conflict with newly adopted WorkFirst TANF rules contained in WAC 388-218-1710, 388-218-1810, 388-218-1820, 388-218-1830, 388-218-1900, 388-218-1910, 388-218-1920, 388-218-1930, 388-245-1510, and chapter 388-270 WAC.

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 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 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 20, 1997

Merry A. Kogut, Manager  
 Rules and Policies Assistance Unit

**REPEALER**

The following section of the Washington Administrative Code is repealed:

- WAC 388-218-1700 Prospective eligibility.
- WAC 388-218-1800 Treatment of newly acquired nonexempt income.
- WAC 388-218-1940 Determining grant amount—Recipients.

**WSR 97-24-015**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
 (Fisheries)

[Order 97-233—Filed November 21, 1997, 4:14 p.m., effective November 23, 1997, 12:01 a.m.]

Date of Adoption: November 21, 1997.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-47-822.

Statutory Authority for Adoption: RCW 75.08.080.

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 scheduled chum-directed fishery openings in Area 8 are cancelled relative to concerns that the run may return in numbers below the preseason forecast, which would not provide harvestable numbers of fish in this run. The scheduled chum-directed fishery openings in Areas 8A and 8D are cancelled relative to an inseason update of 69,000 chum, which is 67.4% below the preseason forecast.

Opening in Area 7B provides opportunity to harvest the nontreaty allocation of chum salmon destined for the Nooksack-Samish region of origin. The schedule is modified from the preseason schedule, pending run size updates.

All other Puget Sound areas are closed to prevent overharvest of local salmon stocks.

Atlantic salmon have recently escaped from commercial net pen operations in the Puget Sound region, and removal of this nonnative species is desirable to reduce any possibility of adverse impacts on indigenous fishes.

An emergency exists in that there is insufficient time to promulgate permanent rules before the fish have moved from the fishing grounds.

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 23, 1997, 12:01 a.m.

November 21, 1997

Bern Shanks  
 Director

EMERGENCY

NEW SECTION

**WAC 220-47-823 Puget Sound all-citizen commercial salmon fishery.** Notwithstanding the provisions of Chapter 220-47 WAC, effective 12:01 a.m. Sunday November 23, 1997 until further notice, it is unlawful to take, fish for, or possess salmon for commercial purposes taken from the following Puget Sound Salmon Management and Catch Reporting Areas except in accordance with the following open periods and mesh and area restrictions:

- \* **AREA 7B** - Gillnets using 6 1/4-inch minimum mesh and purse seines using the 5-inch strip may fish from 6:00 a.m. Monday November 24 until 4:00 p.m. Wednesday November 26, 1997.
- \* Areas 4B, 5, 6, 6A, 6B, 6C, 6D, 7, 7A, 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.
- \* It is unlawful to retain chinook salmon taken with purse seine gear in Area 7B.
- \* Atlantic salmon may be retained during openings listed in this section.

REPEALER

The following section of the Washington Administrative Code is repealed effective 12:01 a.m. Sunday November 23, 1997:

WAC 220-47-822 Puget Sound all-citizen commercial salmon fishery. (97-229)

**WSR 97-24-016  
EMERGENCY RULES  
DEPARTMENT OF  
FISH AND WILDLIFE  
(Fisheries)**

[Order 97-234—Filed November 21, 1997, 4:17 p.m., effective November 25, 1997, 12:01 a.m.]

Date of Adoption: November 21, 1997.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-48-01500C and 220-48-01500D; and amending WAC 220-48-015.

Statutory Authority for Adoption: RCW 75.08.080.

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 north Puget Sound bottomfish trawl fishery targets multiple species, among which is Pacific cod. Previously this year the deep water portions of these areas closed upon expected attainment of the allowable catch quota. A shallow water area fishery in these areas was continued upon a by-catch quota of Pacific

cod of 5,000 pounds. This quota was based upon our best estimates of the historical catches, fishery performance and the reduced status of the Pacific cod stock. As the shallow water quota number was approached, the landings of Pacific cod dropped abruptly and essentially disappeared from the landed catches. Either the Pacific cod stocks are in worse condition than estimated or at sea discards are occurring to circumvent the closure upon attainment of the quota. Under either scenario, the fishery should be closed to provide protection to Pacific cod stocks. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 2.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: November 25, 1997, 12:01 a.m.

November 21, 1997

Bern Shanks  
Director

NEW SECTION

**WAC 220-48-01500D Bottom trawl seasons.** Notwithstanding the provisions of WAC 220-48-015, effective 12:01 a.m. November 25, 1997 through 11:59 p.m. December 31, 1997, it is unlawful to fish for or possess bottomfish taken for commercial purposes with bottom trawl gear in Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, 21A, 22A, and 22B.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-48-01500C Bottom trawl fishery. (97-147)

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. December 31, 1997:

WAC 220-48-01500D Bottom trawl seasons.

EMERGENCY

**WSR 97-24-032**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
 (Fisheries)

[Order 97-236—Filed November 25, 1997, 10:05 a.m.]

Date of Adoption: November 25, 1997.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:

Repealing WAC 220-32-05500K; and amending WAC 220-32-055.

Statutory Authority for Adoption: RCW 75.08.080.

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 fishery is designed to harvest surplus coho and chinook returning to the Klickitat River. Coho have been released into the Klickitat River for the purpose of providing harvest to the Yakima Indian nation tribal fishers after the mainstem Columbia River is closed. Harvestable numbers of salmon are available in 1997. This rule is consistent with the provisions of the Columbia River fish management plan. There is insufficient time to promulgate permanent rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

November 25, 1997

Evan Jacoby  
 for Bern Shanks  
 Director

**NEW SECTION**

**WAC 220-32-05500L Columbia River tributaries—Commercial.** Notwithstanding the provisions of WAC 220-32-055, effective immediately it is unlawful for a person possessing treaty rights under the Yakima treaty to take or possess salmon taken for commercial purposes from the Klickitat River, except under the following provisions:

(1) The Klickitat River from the site of the Swinging Bridge (river mile 1.5) to Fishway No. 5 (River mile 2.2) is open except that fishing is not allowed within 25 feet of the entrance to any fishway.

Noon Tuesdays to 6:00 p.m. Saturdays, weekly from November 25 through December 20, 1997.

(2) Allowable Gear:

Dipnets, setbag net, or hook and line with bait or lures. All other fishing gear and methods, including snagging are unlawful.

(3) Only chinook and coho salmon taken within the fishing area may be sold. Steelhead may not be sold.

(4) All fish must be sold within one mile of the Klickitat Falls Fishing area.

**REPEALER**

The following section of the Washington Administrative Code is repealed effective 6:01 p.m. December 20, 1997:

WAC 220-32-05500K Columbia River tributaries—Commercial.

**WSR 97-24-034**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
 (Medical Assistance Administration)  
 (Public Assistance)

[Filed November 25, 1997, 11:28 a.m.]

Date of Adoption: November 25, 1997.

Purpose: This rule implements state and federal legislation concerning welfare and immigration reform as it impacts eligibility for medical assistance programs. This emergency rule differs from the emergency rule now in effect. Changes include eligibility criteria for several categories of aliens, and methodology for calculating a client's income (by exempting diversion cash) to determine eligibility for medical services.

Citation of Existing Rules Affected by this Order: Amending WAC 388-500-0005, 388-503-0310, 388-505-0520, 388-507-0740, 388-510-1020, and 388-523-2305.

Statutory Authority for Adoption: RCW 74.04.050, 74.04.057, 74.08.090, 74.09.530.

Other Authority: RCW 74.04.005, 74.08.331, 74.08A.010, [74.08A.]100, [74.08A.]210, [74.08A.]230, 74.09.510, 74.12.255, Public Law 104-193 (1997), and the Federal Balanced Budget Act of 1997.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: The department was required to implement, and comply with, state and federal welfare reform legislation by August 1, 1997. This emergency rule will replace the emergency rule now in effect because substantive changes were required by the Balanced Budget Act of 1997.

Number of Sections Adopted in Order to Comply with Federal Statute: New 1, amended 6, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 6, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

EMERGENCY

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.

Effective Date of Rule: Immediately.

November 25, 1997

Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

Reviser's note: The material contained in this filing exceeded the page-count limitations of WAC 1-21-040 for appearance in this issue of the Register. It will appear in the 98-01 issue of the Register.

**WSR 97-24-035**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
(Economic Services Administration)  
(Public Assistance)

[Filed November 26, 1997, 9:23 a.m., effective December 1, 1997]

Date of Adoption: November 26, 1997.

Purpose: The department plans to change the method of determining the supplemental security income (SSI) state supplement amount to stay within allotted levels. Under the Balanced Budget Act of 1997, SSI state supplement expenditures are expected to exceed allotments, so the department will return to the "total expenditure method" to hold expenditures to allotted levels. Under this method, state supplement expenditures in the current calendar year must "meet or exceed" total expenditures in the prior calendar year. This rule making is also necessary to pass along the federal 2.1 percent cost-of-living-adjustment (COLA) for the SSI program.

On **December 1, 1997**, the state supplement will be reduced by \$6.10 on a one-time basis for approximately 84,000 SSI beneficiaries living in their own home. This change will not affect Medicaid coverage for these clients. The standards have not changed for SSI beneficiaries in shared living (supplied shelter), in a medical institution, or those "grandfathered" in 1974. This change is anticipated to reduce SSI state supplement expenditures for this calendar year by about \$.5 million, allowing the state to meet federal "pass-along" requirements and stay within state allotments.

On **January 1, 1998**, the department will restore the state supplement payment amount to \$1.00 below current levels, and extend the reduction to the entire caseload. The state will also pass along the federal SSI cost-of-living-adjustment (COLA) on January 1, 1998, which will offset the impact of the reduced amount of the state supplement for clients.

Citation of Existing Rules Affected by this Order: Amending WAC 388-250-1700.

Statutory Authority for Adoption: Social Security Act COLA Increases: Federal Register publication, Volume 62, Number 210, Pages 58762-58766.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: The December 1997 and January 1998 changes to the state supplement payment standard and the January 1998 changes to the federal benefit level were made to meet federal "pass-along" requirements under the "total expenditure method" and keep expenditures within state allotments.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 1, 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: December 1, 1997.

November 26, 1997

Merry A. Kogut, Manager  
Rules and Policies Assistance Unit

AMENDATORY SECTION (Amending WSR 97-14-011, filed 6/19/97, effective 8/1/97)

**WAC 388-250-1700 Standards of assistance—Supplemental security income.** (1) Effective ((January)) December 1, 1997, the standards of SSI assistance paid to an eligible individual and couple are:

((+)) (a) Living alone (own household or alternate care, except nursing homes or medical institutions).

	Standard	Federal SSI Benefit	State Supplement
<b>Area I: King, Pierce, Snohomish, Thurston, and Kitsap Counties</b>			
Individual	\$ <del>(512.00)</del> <u>505.90</u>	\$484.00	\$ <del>(28.00)</del> <u>21.90</u>
Individual with one essential person	<del>(748.00)</del> <u>741.90</u>	726.00	<del>(22.00)</del> <u>15.90</u>
<b>Couple:</b>			
Both eligible	<del>(748.00)</del> <u>741.90</u>	726.00	<del>(22.00)</del> <u>15.90</u>
Includes one essential person	<del>(748.00)</del> <u>741.90</u>	726.00	<del>(22.00)</del> <u>15.90</u>
Includes ineligible spouse	<del>(652.20)</del> <u>646.10</u>	484.00	<del>(48.20)</del> <u>162.10</u>
<b>Area II: All Counties Other Than the Above</b>			
Individual	\$ <del>(491.55)</del> <u>485.45</u>	484.00	<del>(7.55)</del> <u>\$1.45</u>
Individual with one essential person	726.00	726.00	0

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Couple:

Both eligible	726.00	726.00	0
Includes one essential person	726.00	726.00	0
Includes ineligible spouse	<del>(622.25)</del>	484.00	<del>((138.25))</del>
	<u>616.15</u>		<u>132.15</u>

Areas I and II:

Eligible individual with more than one essential person: \$484.00 for eligible individual plus \$242.00 for each essential person (no state supplement).

Eligible couple with one or more essential persons: \$726.00 for eligible couple plus \$242.00 for each essential person (no state supplement).

~~((2))~~ (b) Shared living (Supplied shelter): Area I and II

	Standard	Federal SSI Benefit	State Supplement
Individual	\$328.48	\$322.67	\$ 5.81
Individual with one essential person	490.30	484.00	6.30
Couple:			
Both eligible	490.30	484.00	6.30
Includes one essential person	490.30	484.00	6.30
Includes ineligible spouse	426.43	322.67	103.76

Area I and II:

Eligible individual with more than one essential person: \$322.67 for eligible individual plus \$161.33 for each essential person (no state supplement).

Eligible couple with one or more essential persons: \$484.00 for eligible couple plus \$161.33 for each essential person (no state supplement).

~~((3))~~ (c) Residing in a medical institution: Area I and II

	Standard	Federal SSI Benefit	State Supplement
No change	\$41.62	\$30.00	\$11.62

~~((4))~~ (d) Mandatory income level (MIL) for grandfathered claimant. ~~((Increased by three dollars and seventy eight cents for all MIL clients, except for those converted in a "D" living arrangement (residing in a medical institution at the time of conversion)))~~ No change.

(2) Effective January 1, 1998, the standards of SSI assistance paid to an eligible individual and couple are:

(a) Living alone (own household or alternate care, except nursing homes or medical institutions).

	Standard	Federal SSI Benefit	State Supplement
<b>Area I: King, Pierce, Snohomish, Thurston, and Kitsap Counties</b>			
Individual	\$521.00	\$494.00	\$ 27.00
Individual with one essential person	762.00	741.00	21.00
Couple:			
Both eligible	762.00	741.00	21.00
Includes one essential person	762.00	741.00	21.00
Includes ineligible spouse	661.20	494.00	167.20

Area II: All Counties Other Than the Above

Individual	\$500.55	494.00	\$6.55
Individual with one essential person	741.00	741.00	0

Couple:

Both eligible	741.00	741.00	0
Includes one essential person	741.00	741.00	0
Includes ineligible spouse	631.25	494.00	137.25

Areas I and II:

Eligible individual with more than one essential person: \$494.00 for eligible individual plus \$247.00 for each essential person (no state supplement).

Eligible couple with one or more essential persons: \$741.00 for eligible couple plus \$247.00 for each essential person (no state supplement).

(b) Shared living (Supplied shelter): Area I and II

	Standard	Federal SSI Benefit	State Supplement
Individual	\$334.15	\$329.34	\$ 4.81
Individual with one essential person	499.30	494.00	5.30
Couple:			
Both eligible	499.30	494.00	5.30
Includes one essential person	499.30	494.00	5.30
Includes ineligible spouse	432.10	329.34	102.76

Area I and II:

Eligible individual with more than one essential person: \$329.34 for eligible individual plus \$164.66 for each essential person (no state supplement).

Eligible couple with one or more essential persons: \$494.00 for eligible couple plus \$164.66 for each essential person (no state supplement).

(c) Residing in a medical institution: Area I and II

	Standard	Federal SSI Benefit	State Supplement
No change	\$41.62	\$30.00	\$11.62

(d) Mandatory income level (MIL) for grandfathered claimant. Decreased by one dollar for all MIL clients, except for those converted in a "D" living arrangement (residing in a medical institution at the time of conversion).

WSR 97-24-049  
EMERGENCY RULES  
DEPARTMENT OF  
FISH AND WILDLIFE  
(Fisheries)

[Order 97-230—Filed November 26, 1997, 1:15 p.m., effective December 1, 1997, 12:01 a.m.]

Date of Adoption: November 24, 1997.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order:  
Amending WAC 220-20-410, 220-52-040, and 220-52-046.

Statutory Authority for Adoption: RCW 75.08.080.

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 rule is necessary to preserve fishing opportunity consistent with the Quinault State-Tribal management plan for the 1997/98 coastal Dungeness crab season. The Quinault Indian Nation adopted

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a corresponding regulation. 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 3, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: December 1, 1997, 12:01 a.m.

November 24, 1997

Bern Shanks

Director

**NEW SECTION**

**WAC 220-52-04000F Crab fishery—Lawful and unlawful.** Notwithstanding the provisions of WAC 220-52-040, effective December 1, 1997 until further notice, it is unlawful for any person to take or fish for crab for commercial purposes in Grays Harbor Marine Fish/Shellfish Management and Catch Reporting Area 60B with more than 200 shellfish pots in the aggregate, and it shall be unlawful for any group of persons using the same vessel to take or fish for crab for commercial purposes in Grays Harbor with more than 200 shellfish pots.

**NEW SECTION**

**WAC 220-52-04600W Crab fishery—Seasons, areas and gear restrictions** Notwithstanding the provisions of WAC 220-52-046, effective 12:01 a.m. December 1, 1997 until further notice it is unlawful for non-Indian commercial crab fishers to take crab for commercial purposes from the following areas during the periods indicated:

(1) The following areas are closed through January 4, 1998:

**Quinault**

Those waters bounded by lines projected between the following coordinates:

NW corner:	47°09'00"N	124°23'80"W (LORAN 41885)
NE corner:	47°09'00"N	124°16'30"W
SW corner:	46°58'00"N	124°22'00"W (LORAN 41885)
SE corner:	46°58'00"N	124°15'30"W

**Quinault and Hoh**

Those waters bounded by lines projected between the following coordinates:

NW corner:	47°32'00"N	124°34'00"W (LORAN 41865)
NE corner:	47°32'00"N	124°29'50"W (LORAN 41880)

SW corner:	47°27'00"N	124°33'00"W (LORAN 41865)
SE corner:	47°27'00"N	124°28'60"W (LORAN 41880)

(2) The following area is closed through January 7, 1998, and after February 4, 1998, until further notice:

**Quileute and Hoh**

Those Pacific Ocean waters inside and bounded by a line projected from the shore due west along 47°40'50"N (Destruction Island) to 47°40'50"N, 124°37'50"W, thence northerly to 48°00'00"N, 124°49'50"W, thence northerly to 48°02'25"N, 124°50'00"W, thence due east to shore.

(3) The following area is closed after December 28, 1997, until further notice:

**Makah**

Those Pacific Ocean waters inside and bounded by line projected due west from shore to 48°02'15"N, 124°50'00"W, thence to 48°07'36"N, 124°51'24"W, thence to 48°20'00"N, 124°50'00"W, thence to Cape Flattery.

**NEW SECTION**

**WAC 220-22-41000A Marine fish-shellfish management and catch reporting areas—Coastal waters.** Notwithstanding the provisions of WAC 220-22-410, effective 12:01 a.m. December 1, 1997 until further notice, Marine Fish-Shellfish Management and Catch Reporting Areas 59A and 60A are modified; catch reporting shall conform to the following catch and area descriptions.

(1) **Area 59A-1** shall include waters east of the 220° true line, west of a line from Cape Flattery to Bonilla Point, and north of 47°40'30"N. Latitude (Destruction Island) exclusive of coastal waters (0-3) miles north of line projected true west from Cape Alava.

(2) **Area 59A-2** shall include waters east of the 220° true line, south of 47°40'30"N. Latitude (Destruction Island), and north of a line projected true west from Point Grenville.

(3) **Area 60A-1** shall include waters north of a line projected true west from Point Chehalis (46°53'18"N. Latitude) and south of a line projected true west from Point Grenville exclusive of Grays Harbor.

(4) **Area 60A-2** shall include waters north of a line projected true west from the Washington-Oregon boundary in the Columbia River and south of a line projected true west from Point Chehalis (46°53'18"N. Latitude) exclusive of the Columbia River estuary and Willapa Bay.

**WSR 97-24-064  
EMERGENCY RULES  
DEPARTMENT OF  
FISH AND WILDLIFE  
(Wildlife)**

[Order 97-235—Filed December 2, 1997, 8:48 a.m., effective December 1, 1997, 12:01 a.m.]

Date of Adoption: November 24, 1997.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order:  
Amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.040.

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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 rule is necessary because the expected numbers of wild winter steelhead returning to Grays Harbor tributaries are below spawning escapement needs, with no wild fish available for harvest. Although the final runsize agreement and harvest management plan has not been reached by the Washington Department of Fish and Wildlife and Quinault biologists, expectations by both parties are for wild runs to be below escapement goal levels. Harvest management agreement will be reached through the Humptulips and Chehalis rivers steelhead management plans for the 1997-98 season with the Quinault Indian Nation to minimize wild fish impacts while providing opportunity on hatchery fish. There is insufficient time to promulgate permanent regulation rules for implementation this season.

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.

Effective Date of Rule: December 1, 1997, 12:01 a.m.  
November 24, 1997

Bern Shanks  
Director

## NEW SECTION

**WAC 232-28-61900Z Washington game fish seasons and daily limits regional regulation exceptions.** Notwithstanding the provisions of WAC 232-28-619, effective 12:01 December 1, 1997, until further notice it is unlawful to fish in the following closed waters and unlawful to retain wild steelhead in waters requiring wild steelhead release as provided for in this section:

(1) The Humptulips River and tributaries are closed to fishing in waters upstream of Highway 101.

(2) Wild steelhead release is required beginning December 1, 1997, in the following waters during all open seasons:

(a) Cloquallum Creek, from mouth to second bridge on Cloquallum Road.

(b) Elk River, from the Highway 105 Bridge upstream.

(c) Hoquiam River (includes all forks).

(d) Humptulips River, from the mouth upstream to Highway 101.

(e) Johns River, (includes North, South Forks).

(f) Wishkah River, from mouth to Cedar Creek.

(g) Wynoochee River, from mouth to 7400 line bridge above the mouth of Scafer Creek.

(h) Stevens Creek, from the mouth to Highway 101 Bridge.

**WSR 97-24-065**  
**EMERGENCY RULES**  
**DEPARTMENT OF**  
**FISH AND WILDLIFE**  
(Wildlife)

[Order 97-228—Filed December 2, 1997, 8:51 a.m., effective December 1, 1997, 12:01 a.m.]

Date of Adoption: November 24, 1997.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order:  
Amending WAC 232-28-619.

Statutory Authority for Adoption: RCW 77.12.040.

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: These Columbia River tributaries are within the Upper Columbia River evolutionary significant unit (ESU) for steelhead. Steelhead within the ESU were recently listed as endangered under the Endangered Species Act, and the Washington Department of Fish and Wildlife closed the rivers to all fishing as a conservation measure. However, an opportunity exists in the Wenatchee and Methow rivers for the seasonal continuation of a fishery directed solely at mountain whitefish. Steelhead encounters during the whitefish fishery are anticipated to be minimal due to the directed time and limited area of the openings. In addition, the gear has been specifically limited to the type used in whitefish fishing. Angler effort is anticipated to be low, but the fishery will be monitored to document fishery participation and harvest and estimate the number of steelhead encounters. Factors which will minimize incidental mortality on steelhead in these streams are: (1) Fishing for trout and steelhead is closed, thus limiting the whitefish fishery to a relatively small number of active anglers; (2) the majority of adult steelhead spend the winter in the Columbia River reservoirs coincident with low flows and low water temperatures in the Wenatchee and Methow rivers; (3) juvenile steelhead (and resident trout) are not liable to be taken since they spend winters concealed in the cobble substrate; (4) restricting the fishery to use of small hooks will minimize incidental mortality to any steelhead that might be hooked by whitefish anglers. 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.

Effective Date of Rule: December 1, 1997, 12:01 a.m.

November 24, 1997

Bern Shanks

Director

## NEW SECTION

**WAC 232-28-61900Y 1997-1998 Washington game fish seasons and catch limits—Wenatchee River, Methow River.** Notwithstanding the provisions of WAC 232-28-619, effective 12:01 a.m. December 1, 1997 until further notice.

**WENATCHEE RIVER** - From mouth upstream to Highway 2 Bridge at Leavenworth. Open to fishing for whitefish only. Single hook, size #10 or smaller (under 1/4 inch maximum gap), bait allowed.

**METHOW RIVER** - From mouth upstream to mouth of Chewuch (Chewack) River. Open to fishing for whitefish only. Single hook, size #10 or smaller (under 1/4 inch maximum gap), bait allowed.

### **WSR 97-24-075**

#### **EMERGENCY RULES**

#### **LOTTERY COMMISSION**

[Filed December 2, 1997, 3:07 p.m., effective December 31, 1997]

Date of Adoption: November 7, 1997.

Purpose: To amend WAC 315-11A-207 to change the price of the ticket, the prizes available, and the manner of selecting winning tickets.

Citation of Existing Rules Affected by this Order: Amending WAC 315-11A-207.

Statutory Authority for Adoption: RCW 67.70.040.

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: WAC 315-11A-207 governed Instant Game No. 207 "First and Goal," which was intended to be launched in January 1998, with proceeds going toward the funding commitment for the stadium/exhibition center, pursuant to RCW 67.70.240(5).

WAC 315-11A-207 was adopted on September 12, 1997, by the Lottery Commission. Since the rule's adoption on September 12, 1997, lottery sales/marketing staff have obtained additional information concerning player response to a game with proceeds earmarked for the stadium/exhibition center. The new information necessitated changes to the 1998 instant game launch schedule, delaying the launch of "First and Goal" and replacing it with another new game that will be launched in January. The proceeds of the replacement game would go toward the general fund. Because the replacement game is different from "First and Goal" in price,

available prizes, and play action, WAC 315-11A-207 must be amended. To prevent a loss of revenue to the state general fund, it is necessary to amend the rule for Instant Game No. 207 so that the game can be launched in January 1998, as planned.

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: December 31, 1997.

November 25, 1997

Mary Jane Ferguson

Rules Coordinator

## AMENDATORY SECTION (Amending WSR 97-20-052, filed 9/24/97, effective 10/25/97)

**WAC 315-11A-207 Instant Game Number 207.** (1) **Essential game elements** shall appear as set forth in the executed working papers for Instant Game Number 207, on file at the lottery headquarters office.

(2) **Price per ticket:** (~~Three~~) Two dollars.

(3) **Prizes available:** \$1, \$2, \$3, \$4, \$5, (~~(\$6, \$10, \$15, \$20, \$25, \$30)~~) \$8, \$50, \$500, (~~(\$1,500, \$3,000)~~) \$1,000, \$5,000, and \$10,000. Players may win more than one prize per ticket.

(4) **Manner of selecting winning tickets:** (~~The sum of the yards within a game totals 10 or more. Uncover the word "Touchdown" in the Bonus Play to win \$25 instantly. Match any of the "Your Numbers" to the "Winning Numbers."~~) Match any of the "Your Numbers" to the "Winning Numbers."

### **WSR 97-24-089**

#### **EMERGENCY RULES**

#### **DEPARTMENT OF**

#### **FISH AND WILDLIFE**

(Fisheries)

[Order 97-232—Filed December 2, 1997, 4:38 p.m.]

Date of Adoption: December 1, 1997.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 220-52-073 and 220-69-240.

Statutory Authority for Adoption: RCW 75.08.080.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of

notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Harvestable amounts of red and green sea urchins exist in the areas described. Prohibition of all diving within two days of scheduled sea urchin openings discourages the practice of fishing on closed days and hiding the unlawful catch underwater until the legal opening. Daily reports of sea urchin landings are required to schedule closures and avoid overharvest. A record of the sea urchin district from which red sea urchins were taken and the location where received is required to avoid overharvest of a district and insure accurate reporting for purposes of meeting conservation and allocation objectives. 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 2, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 2, 1997

Bern Shanks  
Director

## NEW SECTION

**WAC 220-52-07300S Sea urchins** Notwithstanding the provisions of WAC 220-52-073, effective immediately until further notice it is unlawful to take or possess sea urchins taken for commercial purposes except as provided for in this section:

(1) Red sea urchins: Sea Urchin Districts 1, 2, 3, and 4 are open only on December 8, 9, 14, 15, and 16, 1997. It is unlawful to harvest red sea urchins larger or smaller than the following size (size in diameter exclusive of the spines):

(a) Districts 1 and 2 - 4.0 minimum to 5.5 maximum inches.

(b) Districts 3 and 4 - 3.25 minimum to 5.0 maximum inches.

(2) Green sea urchins: Sea Urchin Districts 1, 2, 3, 4, and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, 26A, 26B, 26C, 26D, and 28A are open only on December 8, 9, 14, 15, and 16, 1997. The minimum size for green sea urchins is 2.25 inches in diameter exclusive of the spines.

(3) Sea Urchin Districts:

(a) Sea Urchin District 1 (Northern San Juan Islands) is defined as Marine Fish-Shellfish Management and Catch Reporting Areas 20A, 20B, and those waters of Area 22A north of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island and west of a line

projected true north from Limestone Point on San Juan Island.

(b) Sea Urchin District 2 (Southern San Juans and Port Townsend) is defined as those waters of Marine Fish/Shellfish Management and Catch Reporting Area 22A south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island and east of a line projected true north from Limestone Point on San Juan Island, and Areas 21A, 21B, 22B, 23A, 23B, 25A, and 25B. The following areas within Sea Urchin District 2 are closed to the harvest of sea urchins at all times.

(i) Those waters of Haro Strait north of a line projected east-west one-half mile south of Eagle Point on San Juan Island and south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island.

(ii) Those waters of San Juan Channel and Upright Channel within the following lines: north of a line from Cattle Point on San Juan Island to Davis Point on Lopez Island, south of a line projected from Flat Point on Lopez Island true west to Shaw Island, west of a line from Neck Point on Shaw Island to Steep Point on Orcas Island, and south of a line from Steep Point on Orcas Island to Limestone Point on San Juan Island.

(4) It is unlawful to dive for any purpose from a commercially-licensed fishing vessel, except vessels actively fishing geoducks under contract with the Washington Department of Natural Resources, on December 6, 7, 12, and 13, 1997.

## NEW SECTION

**WAC 220-69-24000G Duties of commercial purchasers and receivers** Notwithstanding the provisions of WAC 220-69-240, effective immediately until further notice:

(1) It is unlawful for any wholesale dealer purchasing sea urchins from non-treaty sea urchin fishers to fail to report to the Department each day's purchase by 10:00 a.m. the following day. For red sea urchins, the report must specify the number of pounds taken by Sea Urchin District. For green sea urchins, the report must specify the number of pounds taken by Marine Fish-Shellfish Management and Catch Reporting Area. Either of the following two methods of reporting is acceptable.

(a) By facsimile (FAX) transmission to (360) 796-4997, or

(b) By telephone call to (360) 796-4601, extension 500.

(2) It is unlawful for the original receiver of red sea urchins to fail to enter on the fish receiving ticket the Sea Urchin District where the sea urchins were taken.

(3) It is unlawful for the original receiver of sea urchins to fail to enter on the fish receiving ticket, by writing on the face of the ticket, the location where the sea urchins were received.

(4) All other fish receiving ticket reporting requirements of WAC 220-69-240 remain in effect.

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**WSR 97-24-090  
EMERGENCY RULES  
BOARD OF  
PILOTAGE COMMISSIONERS**

[Filed December 3, 1997, 8:40 a.m.]

Date of Adoption: November 13, 1997.

Purpose: To modify pilot license limitations in order to enable a new pilot, during his/her fifth year, to perform pilotage services on vessels having a higher gross tonnage.

Citation of Existing Rules Affected by this Order: Amending WAC 363-116-082.

Statutory Authority for Adoption: RCW 88.16.105.

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: It is necessary to broaden the pilot work force in the Grays Harbor pilotage district as soon as possible since there is currently only one pilot who holds an unlimited license. By modifying certain license limitations, the emergency rule will provide for an additional qualified pilot to handle larger vessels and alleviate the hardship.

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 1, 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: Immediately.

November 19, 1997

Peggy Larson  
Administrator

**AMENDATORY SECTION** (Amending WSR 97-14-032, filed 6/25/97, effective 7/26/97)

**WAC 363-116-082 Limitations on new pilots.** (1) The following limitations shall apply to a newly licensed pilot during his/her first five years of active service. Except where otherwise noted, the pilotage assignment may include docking and undocking of vessels within the tonnage limitations. All tonnages referred to are international tonnages.

(2) Progressive lifting of tonnage limitations requires a newly licensed pilot to satisfactorily complete the familiarization/training trips listed under the supervision of a five-year pilot. This veteran pilot shall complete and submit an evaluation form for each trip a new pilot performs. All of

these trips must, if practical, be completed during the last ninety days of the license year.

(3) Puget Sound pilotage district - License limitations

(a) First year:

(i) Not authorized to pilot loaded petroleum tankers.

(ii) Not authorized to pilot any vessels in excess of 25,000 gt or 660' in length or any passenger vessels in excess of 5,000 gt.

(b) Second year:

(i) Not authorized to pilot loaded petroleum tankers in excess of 25,000 gt.

(ii) Not authorized to pilot any vessels in excess of 30,000 gt.

(c) Third year:

(i) Not authorized to pilot loaded petroleum tankers in excess of 32,000 gt.

(ii) Not authorized to pilot any vessels in excess of 45,000 gt.

(d) Fourth year:

(i) Not authorized to pilot loaded petroleum tankers in excess of 32,000 gt.

(ii) Not authorized to pilot any vessels in excess of 60,000 gt.

(e) Fifth year:

(i) Not authorized to pilot loaded petroleum tankers in excess of 45,000 gt.

(ii) Not authorized to pilot any vessels in excess of 75,000 gt.

(4) Puget Sound pilotage district - Familiarization/training trips.

(a) Prior to the expiration of the FIRST license year, a new pilot must make three familiarization/training trips, two of which shall involve docking loaded petroleum tankers of not more than 25,000 gt; and the third trip shall involve a bridge and waterway transit of a vessel between 25,000 and 35,000 gt.

(b) Prior to the expiration of the SECOND license year, a new pilot must make three familiarization/training trips, two of which shall involve docking loaded petroleum tankers between 25,000 and 32,000 gt; and the third trip shall involve the anchoring of a vessel between 30,000 and 45,000 gt.

(c) Prior to the expiration of the THIRD license year, a new pilot must make two familiarization/training trips which shall involve the docking of vessels between 45,000 and 55,000 gt other than loaded petroleum tankers.

(d) Prior to the expiration of the FOURTH license year, a new pilot must make three familiarization/training trips which shall involve docking loaded petroleum tankers of between 32,000 and 45,000 gt.

(e) Prior to the expiration of the FIFTH license year, a new pilot must make three familiarization/training trips which shall involve two trips docking and one trip anchoring loaded petroleum tankers of 55,000 gt or larger.

(5) Grays Harbor pilotage district - License limitations.

(a) First year:

(i) Not authorized to pilot loaded tankers or barges carrying chemical or petroleum products.

(ii) Not authorized to pilot any vessels in excess of 17,500 gt.

(iii) Not authorized to pilot loaded or partially loaded vessels through the Chehalis River bridges.

EMERGENCY

(b) Second year:

(i) Not authorized to pilot loaded tankers or barges carrying chemical or petroleum products in excess of 10,000 gt.

(ii) Not authorized to pilot any vessels in excess of 20,000 gt.

(c) Third year: Not authorized to pilot any vessels in excess of 22,500 gt.

(d) Fourth Year: Not authorized to pilot any vessels in excess of 25,000 gt.

(e) Fifth year: Not authorized to pilot any vessels in excess of ((30,000)) 36,000 gt.

(6) Grays Harbor pilotage district - Familiarization/training trips.

(a) Prior to the expiration of the FIRST license year, a new pilot must make ten familiarization/training trips. Eight of these trips shall be through the Chehalis River bridges on loaded or partially loaded vessels. The other trips may be elsewhere on the waterway but shall be on vessels in excess of 17,500 gt.

(b) Prior to the expiration of the SECOND license year, a new pilot must make three familiarization/training trips on vessels in excess of 20,000 gt. Two of these trips shall involve docking and passage to or from the sea buoy; and one of these trips shall involve turning the vessel in the waterway.

(c) Prior to the expiration of the THIRD license year, a new pilot must make three familiarization/training trips on vessels in excess of 25,000 gt to or from the sea buoy. Two of these trips shall involve docking these vessels.

(d) Prior to the expiration of the FOURTH license year, a new pilot must make three familiarization/training trips on vessels in excess of 27,500 gt or on the nearest larger size vessels available. Two of these trips shall involve docking these vessels; and one of these trips shall involve turning the vessel in the waterway.

(e) Prior to the expiration of the FIFTH license year, a new pilot must make three familiarization/training trips on vessels in excess of 32,500 gt or on the nearest larger size vessels available.

(7) The initial license shall contain the limitations contained above and list the date of commencement and expiration of such periods. If a newly licensed pilot is unable to pilot for forty-five days or more in any one of the five years, he shall notify the board and request a revised schedule of limitations.

(8) No pilot shall be dispatched to, or accept an assignment on, any vessel which exceeds the limitations of his/her license. On vessels in which there is more than one pilot assigned, the license limitations shall apply only to the pilot in charge.

(9) All limitations on a new pilot's license shall be lifted at the beginning of the sixth year of piloting provided he/she has submitted to the board a statement attesting to the fact that he/she has completed all the required familiarization/training requirements and the vessel simulator courses required.

## WSR 97-24-105

### EMERGENCY RULES

#### DEPARTMENT OF LICENSING

(Business and Professions Division)

(Master License Service)

[Filed December 3, 1997, 10:48 a.m.]

Date of Adoption: December 3, 1997.

Purpose: Emergency adoption of rules to allow implementation of SSB 5483 (chapter 391, Laws of 1997) by the effective date of January 1, 1998. Permanent rule adoption delayed due to substantial changes being made to proposed rules and new public hearing being scheduled.

Citation of Existing Rules Affected by this Order: Repealing WAC 308-300-310.

Statutory Authority for Adoption: RCW 88.12.276 (section 9, chapter 391, Laws of 1997).

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: Existing businesses must acquire the new license created by this legislation in order to continue in business beyond December 31, 1997. Failure to do so is punishable as a gross misdemeanor. The Department of Licensing needs to have certain procedures and fees established in order to timely issue the license.

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 9, amended 0, repealed 1.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 9, 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 9, amended 0, repealed 1.

Effective Date of Rule: Immediately.

December 3, 1997

Nell Benzschawel

Administrator

### Chapter 308-312 WAC WHITEWATER RIVER OUTFITTERS

#### NEW SECTION

**WAC 308-312-010 Definitions.** The following definitions apply to use of these terms in this chapter.

(1) "Business location" means a business office of a whitewater river outfitter. This is a fixed location where business may be conducted with the public and that must post a master license showing "tax registration". It does not mean where river trips take place.

(2) "Master application" means the combined license application form and any addenda provided by the master license service.

(3) "Master license" means the combined license document issued by the master license service.

(4) "Master license service" means the office within the department of licensing operating the master license program, and handling the whitewater river outfitter license.

(5) "Outfitter" means the same as whitewater river outfitter.

(6) "Proof of liability insurance" means the certificate of insurance or other written proof supplied by an insurance provider. The proof lists and guarantees the type and amount of insurance coverage provided and the period of time the coverage is in force.

NEW SECTION

**WAC 308-312-020 Whitewater river outfitter license administration office.** The master license service of the department of licensing handles the whitewater river outfitter license. The office is located at 405 Black Lake Blvd. S.W., Olympia, Washington. Office hours are 8:00 a.m. to 5:00 p.m., Monday through Friday, excluding state holidays. The office can be contacted by mail or phone at:

Department of Licensing  
Master License Service (360) 664-1400  
Post Office Box 9034 Fax (360) 753-9668  
Olympia WA 98507-9034 TDD (360) 586-2788

NEW SECTION

**WAC 308-312-030 Applying for a whitewater river outfitter license.** (1) To apply for a license a person must request and file a master application with the master license service. The completed master application must include the information, proof of insurance and certifications listed in RCW 88.12.275 and the fee listed in WAC 308-312-060.

(2) A master license with "whitewater river outfitter" printed on it will be issued after the application has been reviewed and approved. The license application will not be approved and no license will be issued if all the requirements are not met.

(3) Each business location where whitewater river outfitter business is conducted must be licensed even if owned by the same business owner. A separate application must be completed and filed for each business location. Each business location will receive its own master license.

NEW SECTION

**WAC 308-312-040 Renewing a whitewater river outfitter license.** (1) The whitewater river outfitter license must be renewed each year by the expiration date. The master license does not allow conducting business as a whitewater river outfitter after the expiration date shown on the license. A renewal must be filed for each business location.

(2) The master license service will mail a renewal notice to each business location at least 30 days before the license expiration date. The licensee must submit the completed

renewal application by the expiration date or the late renewal fee listed in RCW 19.02.085 may be charged.

(3) The completed renewal application must include the information and certifications listed in RCW 88.12.275, and the fee listed in WAC 308-312-060. The whitewater river outfitter license will not be renewed if all the requirements are not met.

(4) If a license renewal has not been filed by at least 4 months after the expiration date the license will be considered to have been abandoned and the license status will be terminated. A licensee whose outfitter license has been terminated because of nonrenewal must file a new application as described in WAC 308-312-030 in order to conduct business as a whitewater river outfitter.

NEW SECTION

**WAC 308-312-050 Proof of liability insurance.** (1) Applicants and licensees must provide proof of having liability insurance coverage to the master license service. The proof of insurance must show the applicant or licensee as the insured, and list the Master License Service as the certificate holder to be notified of changes. Changes to be reported include cancellation, termination, nonrenewal, and renewal of a policy. Cancellation, termination, or nonrenewal of a policy must be reported to the Master License Service at least 30 days before the effective date.

(2) The liability insurance policy may cover outfitter business activities at all locations within the state of Washington. A separate copy of the proof of current liability insurance must accompany each new application for a whitewater river outfitter license.

NEW SECTION

**WAC 308-312-060 Fees.** (1) The following fees apply to the whitewater river outfitter license

- (a) New application, \$25.00 per business location.
- (b) Annual renewal, \$25.00 per business location.

(2) New and renewal applications are charged the application handling fee listed in RCW 19.02.075.

Delinquent renewal applications may be charged the delinquency fee listed in RCW 19.02.085.

NEW SECTION

**WAC 308-312-080 Appeals of license suspensions.** A whitewater river outfitter licensee may appeal a license suspension by submitting a written notice of appeal to the department of licensing. The notice of appeal must be received by the department of licensing within twenty days after the date the suspension is issued or the right to appeal is waived. If the notice is mailed the United States post office postmark date will be accepted as the date received by the department of licensing. The department of licensing will take action on the notice as directed by the Administrative Procedure Act found in RCW 34.05.

NEW SECTION

**WAC 308-312-090 Transition from the previous voluntary whitewater craft operator registration, and implementation of the mandatory whitewater river outfitter license.** (1) The master license service will not

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process new license applications requesting the voluntary whitewater craft operator registration referred to in WAC 308-300-310 after December 31, 1997. Applications for the voluntary registration received after December 31, 1997 will be handled as an application for the mandatory whitewater river outfitter license. Applicants affected by this change will be notified if their application does not fully comply with the requirements of RCW 88.12 and WAC 308-312. Voluntary whitewater craft operator registration renewal requests will not be processed after December 31, 1997.

(2) Applicants may request and apply for the new, mandatory whitewater river outfitter license through the master license service after November 30, 1997. The master license service will issue the whitewater river outfitter license endorsement on the master license after December 31, 1997.

(3) Persons who have a valid voluntary whitewater craft operator registration as referenced in WAC 308-300-310 on December 31, 1997 may continue in business under that registration through January 31, 1998. On February 2, 1998 the master license service will terminate all voluntary whitewater craft operator registrations previously issued. In order to continue to conduct business after January 31, 1998 persons registered as a whitewater craft operator must file an application for the whitewater river outfitter license, and have the license approved by the master license service.

(4) Only persons with a whitewater river outfitter license endorsement approved by February 13, 1998 will be included in the 1998 edition of the annual list of licensed whitewater river outfitters provided to the department of community, trade, and economic development.

#### NEW SECTION

##### **WAC 308-312-100 Proof of having a license.**

Persons conducting a whitewater river trip must be able to show proof of operating with a valid outfitter license to law enforcement officials. Proof of having a license must be available at the site where vessels are put into the river, or at the site where vessels are taken out of the river. The proof of having a license is not required to be carried on vessels during a river trip. A photocopy of the original master license that was issued with "whitewater river outfitter" printed on it will be accepted as proof of having a license.

#### REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 308-300-310 Fee for whitewater river for-hire registration.



**WSR 97-24-003**  
**NOTICE OF PUBLIC MEETINGS**  
**CLOVER PARK**  
**TECHNICAL COLLEGE**  
 [Memorandum—November 10, 1997]

The board of trustees of Clover Park Technical College at their regularly scheduled meeting on September 10, 1997, identified the following dates for their monthly meetings in 1998 in compliance with RCW 42.30.075:

- January 14, 1998
- February 11, 1998
- March 11, 1998
- April 8, 1998
- May 13, 1998
- June 10, 1998
- July 8, 1998
- September 9, 1998
- October 14, 1998
- November 11, 1998
- December 9, 1998

All meetings will begin at 4:00 p.m. in the board room located in the F.V. Minor Resource Center (Building 15) on the Clover Park Technical College campus at 4500 Steilacoom Boulevard S.W., Lakewood, WA 98499.

**WSR 97-24-017**  
**NOTICE OF PUBLIC MEETINGS**  
**BATES TECHNICAL COLLEGE**  
 [Memorandum—November 20, 1996]

The board of trustees for Bates Technical College will be holding regular meetings on the following dates in 1997:

- January 15, 1997
- February 19, 1997
- March 19, 1997
- April 16, 1997
- May 21, 1997
- June 18, 1997
- July 16, 1997
- September 17, 1997
- October 15, 1997
- November 19, 1997
- December 17, 1997

All meetings will be held at Bates Technical College, 1101 South Yakima Avenue, Tacoma, WA 98405, in the Clyde Hupp Board Room and will commence at 3:00 p.m.

**WSR 97-24-018**  
**NOTICE OF PUBLIC MEETINGS**  
**LOWER COLUMBIA COLLEGE**  
 [Memorandum—November 19, 1997]

At its November 19, 1997, meeting, the Lower Columbia College board of trustees adopted the following meeting schedule for 1998. All regularly scheduled meetings are held on the third Wednesday of each month, at 5:00 p.m., on the college campus.

- January 21, 1998
- February 18, 1998
- March 18, 1998
- April 15, 1998
- May 20, 1998
- June 17, 1998
- July 15, 1998
- August 19, 1998
- September 16, 1998
- October 21, 1998
- November 18, 1998
- December 16, 1998

**WSR 97-24-019**  
**NOTICE OF PUBLIC MEETINGS**  
**PUGET SOUND**  
**AIR POLLUTION CONTROL AGENCY**  
 [Memorandum—November 24, 1997]

PUGET SOUND AIR  
 POLLUTION CONTROL AGENCY  
 BOARD OF DIRECTORS  
 REGULAR MONTHLY MEETINGS  
 MEETING DATES FOR 1998

REGULAR MONTHLY MEETINGS	STUDY SESSIONS
January 8, 1998	February 26, 1998
February 12, 1998	April 23, 1998
March 12, 1998	June 25, 1998
April 9, 1998	August 27, 1998
May 14, 1998	October 22, 1998
June 11, 1998	December 24, 1998
July 9, 1998	
August 13, 1998	
September 10, 1998	
October 8, 1998	
November 12, 1998	
December 10, 1998	

Notice is hereby given that the board of directors of the Puget Sound Air Pollution Control Agency will hold regular monthly meetings. The regular monthly meetings will be held at 9:00 a.m. at the Puget Sound Air Pollution Control Agency, 110 Union Street, Suite 500, Seattle, WA. Study sessions will be held at 9:30 a.m.

Board of director meetings and study sessions are open and public. Interested persons are invited to attend. More information can be obtained by calling (206) 689-4080 or 689-4079.

**WSR 97-24-020**  
**NOTICE OF PUBLIC MEETINGS**  
**EXECUTIVE ETHICS BOARD**  
 [Memorandum—November 21, 1997]

1998 MEETING SCHEDULE  
 NOTICE OF PUBLIC MEETINGS  
 EXECUTIVE ETHICS BOARD

In 1998 the Executive Ethics Board will hold regular monthly meetings on the second Friday of each month, with

MISC.

the exceptions of August and December when no meetings are scheduled. Other exceptions will be the months of May and July. These meetings will be held the third Friday of the month as listed below. Under this schedule the board will meet on the following dates:

Friday, January 9  
 Friday, February 13  
 Friday, March 13  
 Friday, April 10  
 Friday, May 15  
 Friday, June 12  
 Friday, July 17  
 Friday, September 11  
 Friday, October 9  
 Friday, November 13

Meetings will be held at various locations and commence at 9:30 a.m. Meeting agendas, locations 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, you may contact Patti Hurn, Executive Ethics Board Clerk at (360) 586-3265. Reasonable accommodation requests should be made at least ten working days prior to the scheduled meeting date.

#### WSR 97-24-021

##### NOTICE OF PUBLIC MEETINGS BELLEVUE COMMUNITY COLLEGE

[Memorandum—November 20, 1997]

Meetings of the board of trustees of Community College District VIII for 1998 will be held on the following dates:

January 6  
 February 10  
 March 24  
 May 5  
 June 16  
 September 15  
 October 27  
 December 8

The meetings will begin with a study session at 12:30 p.m. in the board room (B201), Bellevue Community College campus, Bellevue, Washington, followed by a business session at 1:30 p.m. In the event the board of trustees is unable to meet on the scheduled meeting date, a meeting may be scheduled and held as soon as possible, thereafter, or as otherwise announced. In the event the board of trustees is unable to meet, the chair of the board may order that no scheduled meeting of the board of trustees be held that month.

#### WSR 97-24-022

##### NOTICE OF PUBLIC MEETINGS OLYMPIC COLLEGE

[Memorandum—November 19, 1997]

Regular Meetings: One regular meeting of the board of trustees shall be held each month. This meeting shall be

held on the fourth Tuesday of each month and begin at 7:30 p.m. in the Board Room College Service Center, Olympic College, 1600 Chester Avenue, Bremerton, WA, or at such other time and place as the board may direct from time to time and as published in the State Register. The location of each meeting is available in the Office of the President, Olympic College, 1600 Chester Avenue, Bremerton, WA. The chairman of the board, with the concurrence of a majority of the members of the board, may cancel any regular meeting. All such regular meetings will be conducted in conformance with the laws of the state of Washington governing such meetings.

The regular meeting date schedule for 1998, which needs to be published in the state register for Olympic College, is as follows:

January 27  
 February 24  
 March 24  
 April 28  
 May 26  
 June 23  
 August 25  
 September 22  
 October 27  
 November 24

#### WSR 97-24-026

##### INTERPRETIVE OR POLICY STATEMENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

[Filed November 24, 1997, 4:10 p.m.]

##### DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT

Document Title: Chemical Dependency Billing Instructions.

Subject: Policy and billing instructions.

Effective Date: October 1997.

Document Description: Billing instructions to be used by outpatient chemical dependency treatment centers contracted through the Division of Alcohol and Substance Abuse (DASA).

To receive a copy of the interpretive or policy statement, contact Leslie Baldwin, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98513, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail [baldwll@dshs.wa.gov](mailto:baldwll@dshs.wa.gov).

November 24, 1997

Leslie Baldwin  
 for Roxie Schalliol, Section Manager  
 Program Assistance Services Section

**WSR 97-24-027**  
**INTERPRETIVE OR POLICY STATEMENT**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
[Filed November 24, 1997, 4:12 p.m.]

**DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT**

**Document Title:** HIV/AIDS Case Management Billing Instructions.

**Subject:** HIV/AIDS case management.

**Effective Date:** September 1, 1997.

**Document Description:** This manual includes billing instructions and appropriate fee schedule for HIV/AIDS case management.

To receive a copy of the interpretive or policy statement, contact Leslie Baldwin, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail baldwll@dshs.wa.gov.

November 24, 1997  
Leslie Baldwin  
for Roxie Schalliol, Section Head  
Program Assistance Services Section

**WSR 97-24-028**  
**INTERPRETIVE OR POLICY STATEMENT**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
[Filed November 24, 1997, 4:14 p.m.]

**DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT**

**Document Title:** Licensed Midwives Billing Instructions.

**Subject:** Licensed midwives.

**Effective Date:** September 1, 1997.

**Document Description:** This manual includes billing instructions for licensed midwives and appropriate fee schedules.

To receive a copy of the interpretive or policy statement, contact Leslie Baldwin, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail baldwll@dshs.wa.gov.

November 24, 1997  
Leslie Baldwin  
for Roxie Schalliol, Section Head  
Program Assistance Services Section

**WSR 97-24-029**  
**INTERPRETIVE OR POLICY STATEMENT**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
[Filed November 24, 1997, 4:15 p.m.]

**DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT**

**Document Title:** Healthy Kids/EPSTDT Billing Instructions.

**Subject:** Healthy Kids/EPSTDT.

**Effective Date:** September 1, 1997.

**Document Description:** This manual includes billing instructions and appropriate fee schedule for Healthy Kids/EPSTDT services.

To receive a copy of the interpretive or policy statement, contact Leslie Baldwin, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail baldwll@dshs.wa.gov.

November 24, 1997  
Leslie Baldwin  
for Roxie Schalliol, Section Head  
Program Assistance Services Section

**WSR 97-24-030**  
**INTERPRETIVE OR POLICY STATEMENT**  
**DEPARTMENT OF**  
**SOCIAL AND HEALTH SERVICES**  
[Filed November 24, 1997, 4:16 p.m.]

**DESCRIPTION OF INTERPRETIVE OR POLICY STATEMENT**

**Document Title:** Private Duty Nursing Billing Instructions.

**Subject:** Private duty nursing.

**Effective Date:** September 1, 1997.

**Document Description:** This manual includes billing instructions and fee schedule for private duty nursing services. Included are instructions for filling out the HCFA-1500 claim form.

To receive a copy of the interpretive or policy statement, contact Leslie Baldwin, Administrative Regulations Analyst, Department of Social and Health Services, Medical Assistance Administration, Division of Program Support, P.O. Box 45530, Olympia, WA 98504, phone (360) 664-2320, TDD 1-800-848-5429, FAX (360) 753-7315, e-mail baldwll@dshs.wa.gov.

November 24, 1997  
Leslie Baldwin  
for Roxie Schalliol, Section Head  
Program Assistance Services Section

MISC.

**WSR 97-24-045**  
**NOTICE OF PUBLIC MEETINGS**  
**DEPARTMENT OF AGRICULTURE**  
 (Wheat Commission)  
 [Memorandum—November 24, 1997]

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 State Register for the period January through December 1998 as follows:

Regular - January 22 (10:00 a.m.) and 23 (8:30 a.m.)  
 West 907 Riverside Avenue  
 Spokane, WA

Regular - March 18 (10:00 a.m.) and 19 (8:30 a.m.)  
 West 907 Riverside Avenue  
 Spokane, WA

Annual - May 20 (10:00 a.m.) and 21 (8:30 a.m.)  
 West 907 Riverside Avenue  
 Spokane, WA

Regular - September 16 (10:00 a.m.) and 17 (8:30 a.m.)  
 West 907 Riverside Avenue  
 Spokane, WA

Regular - November 18 (10:00 a.m.) and 19 (8:30 a.m.)  
 West 907 Riverside Avenue  
 Spokane, WA

We understand that should any changes to this meeting schedule become necessary, we will provide the information at least 20 days prior to the rescheduled meeting date for publication in the State Register. If further details are required, please do not hesitate to contact our office.

**WSR 97-24-046**  
**BOARD ON GEOGRAPHIC NAMES**  
 [Order 98-1—Filed November 26, 1997, 10:30 a.m.]

The following Determination of Geographic Names, being Order Number 98-1, done pursuant to chapter 43.126 RCW, is hereby transmitted to the Office of the Code Reviser for compilation and indexing pursuant to RCW 43.126.055.

Dated this 26th day of November, 1997.

Department of Natural Resources  
 Board on Geographic Names  
 Marie Koepp  
 Administrative Assistant

**BLUE HERON LAKE:** Lake, 488 m (1,600 ft) by 61 m (200 ft) located 2.3 km (1.4 mi) W of the community of Rock Island, 0.3 km (0.2 mi) N of the Columbia River; Douglas Co., WA; Sec 26, T22N, R21E, W.M. 47°22'36" N, 120°10'16" W. Approved by State Board 12/95; U.S. Board 5/97.

**CURLEY CREEK:** Stream, 9.7 km (6 mi) long, heads at 47°27'30" N, 122°35'48" W, flows N to Long Lake exiting at the NE tip, then flows NE to Yukon Harbor at the western side of South Colby; Kitsap Co., WA; Sec 33 T24N, R2E, and Secs 4 & 8, T23N, R2E, W.M.;

47°31'24" N, 122°32'42" W. Not Gurley Creek. Reaffirmed by State Board 1996; U.S. Board 12/96.

**HAMMOND LAKE:** Lake, 1.1 km (0.7 mi) by 0.2 km (0.1 mi) located E of the community of Rock Island, 3.5 km (2.2 mi) NW of Rock Island Dam; Douglas Co., WA; Sec 30, T22N, R22E, W.M.; 47°22'08" N, 120°07'16" W. Approved by State Board 9/95; U.S. Board 5/97.

**HIDEAWAY LAKE:** Lake, 488 m (1,600 ft.) by 61 m (200 ft) located 1.1 km (0.7 mi) N of the community of Rock Island; Douglas Co., WA. Sec 24, T22N, R21E, W.M.; 47°23'04" N, 120°08'45" W. Approved by State Board 9/95; U.S. Board 5/97.

**HARSTINE ISLAND:** Island, 14.5 km (9 mi) by 5.6 km (3.5 mi), located W of Case Inlet, in S Puget Sound, 16 km (10 mi) N of Olympia; Mason Co., WA; T19, 20, 21, R1W, W.M.; 47°13'55" N, 122°53'06" W. Not Hartstene Island, Harsteen Island, Harstein Island, Harstene Island, Harstene Island, Hartstein Island, Harstine Island. Approved by State Board 6/95; U.S. Board 11/97.

**MCDONALD CREEK:** Stream, 21 km (13 mi) long, originating in the Olympic National Forest, heads on NE slope of Blue Maintain, 17.7 km (11 mi) SW of Sequim at 47°57'57" N, 123°15'10" W, flows N from the Buckhorn Wilderness Area of the Olympic National Forest to the Sequim-Dungeness Valley into the Strait of Juan de Fuca, 8 km (5 mi) WSW of Dungeness; Clallam Co., WA; T30N, R4W, W.M., 48°07'32" N, 123°13'19" W. Not McDonnell Creek. Name reaffirmed by State Board in 1993 and U.S. Board 6/96.

**PUTTERS LAKE:** Lake, 396 m (1,300 ft) by 91 m (300 ft) located E of the community of Rock Island, N of the Rock Island Golf Course; Douglas Co., WA; Sec 25, T22N, R21E, W.M.; 47°22'28" N, 120°07'56" W. Approved by State Board 9/95; U.S. Board 5/97.

**SANDFORD POINT:** Cape, point of land on Colvos Passage of the Puget Sound on Vashon Island, 3.5 km (2.2 mi) SE of Olalla and 5.6 km (3.5 mi) W of Burton; King Co., WA; Sec 15, T22N, R2W W.M.; 47°23'57" N, 122°31'30" W. Not Point Sandford, Point Sanford, Sanford Point. Affirmed by State Board 1996; U.S. Board 12/96.

**SCHLICK CREEK:** Stream, 1.3 km (0.8 mi) long, heads 2.4 km (1.5 mi) S of the Upper Ranger Station at 46°23'57" N, 123°42'51" W, flows SW into the Naselle River, 3.1 km (1.9 mi.) WNW of Deep River Hill, 8 km (5 mi) ENE of the community of Naselle; Pacific Co., WA; Sec 31, T11N, R8W, W.M.; 46°23'25" N, 123°43'28" W. Approved by State Board 9/96; U.S. Board 5/97.

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

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

**WSR 97-24-050**  
**NOTICE OF PUBLIC MEETINGS**  
**NOXIOUS WEED CONTROL BOARD**  
 [Memorandum—November 26, 1997]

The Washington State Noxious Weed Control Board will be holding its next meeting:

January 20, 1998  
 8:30 a.m. - 5:00 p.m.  
 Natural Resources Building  
 Room 172  
 1111 South Washington  
 Olympia, WA

The public is welcome to attend all meetings. Contact Lisa Lantz, Executive Secretary, Washington State Noxious Weed Control Board, (253) 872-2972, if you have any questions.

**WSR 97-24-052**  
**DEPARTMENT OF CORRECTIONS**  
 [Filed November 26, 1997, 3:24 p.m.]

**Reviser's note:** The following material has *not* been adopted under the Administrative Procedure Act, chapter 34.05 RCW, but has been filed in the office of the code reviser and is published in the Register exactly as filed.

The following enclosed Department of Corrections WAC rules are new: WAC 137-100-001, 137-100-010, 137-100-020, 137-100-030. All are submitted for publication in the Register and the Washington Administrative Code. Pertinent information is as follows:

a. WAC 137-100-001, 137-100-010, 137-100-020, and 137-100-030 are new sections and are adopted as of October 24, 1997.

b. The effective date of these new rules is October 24, 1997.

c. I certify, pursuant to RCW 34.05.030c[(1)(c)], that the rules as stated above are internal to the management of offenders and correctional staff within the Department of Corrections and do not affect outside members of the public. These rules are, therefore, exempt from the APA.

d. The purpose of these rules is to bring the Department of Corrections into compliance with legislative requirements for health and safety of corrections staff by allowing timely disclosure of information pertaining to communicable disease within correctional institutions to staff who have been substantially exposed to these diseases.

e. These rules would ensure effective communication required between health officials and correctional administrators and implement requirements of chapter 345, Laws of 1997.

Joseph Lehman  
 Secretary

**Chapter 137-100 WAC**  
**OCCUPATIONAL EXPOSURE TO HUMAN**  
**IMMUNOCDEFICIENCY VIRUS (HIV)**

**Reviser's note:** The spelling error in the above caption 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 137-100-001 Purpose.** The purpose of this chapter shall be to insure coordination of the provisions of SHB 1605, RCW 70.24.105, RCW 70.24.340, RCW 70.24.370 and chapter 72.09 RCW by the department of corrections and the department of health.

NEW SECTION

**WAC 137-100-010 Definitions.** The following definitions shall apply in interpreting this chapter:

(1) Correctional staff member means a department of corrections employee, an individual providing services under contract to the department, and volunteers.

(2) Department means the department of corrections.

NEW SECTION

**WAC 137-100-020 Medical records available.** The department will make available an offenders sexually transmitted disease status to any correctional staff member who has experienced a substantial exposure by that offender. Should such records be nondiscloseable, the department shall advise the correctional staff member of the process to receive that information. This process shall be facilitated by the health care manager or infection control coordinator.

NEW SECTION

**WAC 137-100-030 Request for test results - by correctional staff members.** A request for test results shall be made in writing. At a minimum, the request shall include:

- (1) Name of the person requesting the record;
- (2) Nature of the exposure, including date and time;
- (3) Name of the offender; and
- (4) DOC number of the offender, if known.

The request shall be accompanied by a copy of the report of personal injury (form DOC 3-133) and a post-exposure incident report (DOC form 3-184) outlining the circumstances and results of the exposure incident.

**WSR 97-24-057**  
**RULES COORDINATOR**  
**CRIMINAL JUSTICE TRAINING COMMISSION**  
 [Filed December 1, 1997, 9:40 a.m.]

Please change your records to indicate that I am the rules coordinator for the Criminal Justice Training Commission. If you have any questions, please feel free to call me at (206) 439-3740 ext. 237.

Darlene Tangedahl

**WSR 97-24-058**  
**RULES COORDINATOR**  
**LOWER COLUMBIA COLLEGE**  
 [Filed December 1, 1997, 9:41 a.m.]

Per RCW 34.05.312, I am listing below, the name, office location, mailing address, and telephone number of the rules

coordinator for Lower Columbia College (Community College District 13).

Virginia M. Koken  
 President's Office  
 Lower Columbia College  
 1600 Maple Street  
 P.O. Box 3010  
 Longview, WA 98632-0310  
 phone (360) 577-2322

James L. McLaughlin  
 President

**WSR 97-24-059**  
 NOTICE OF PUBLIC MEETINGS  
**EASTERN WASHINGTON UNIVERSITY**

[Memorandum—December 1, 1997]

Eastern Washington University  
 BOARD OF TRUSTEES  
 December 5, 1997, 9:00 a.m.  
 Cheney Campus  
 Pence Union Building  
 Room 263-65

Breakfast, which is open to the public, will be served to board members prior to the meeting at 8:00 a.m. in the PUB Board Room.

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 President's Office, 359-2371.

**WSR 97-24-060**  
 NOTICE OF PUBLIC MEETINGS  
**WALLA WALLA COMMUNITY COLLEGE**

[Memorandum—November 25, 1997]

The following schedule of regular meetings of the board of trustees of Walla Walla Community College for 1998 was adopted at their meeting on November 17, 1997. Time of the meetings will be 10:30 a.m. unless otherwise advised.

1998 MEETING SCHEDULE  
 FOR  
 WALLA WALLA COMMUNITY COLLEGE  
 BOARD OF TRUSTEES

WWCC Board Room

(Meeting times are at 10:30 a.m. unless otherwise advised)

- Wednesday, January 21, 1998
- Wednesday, February 18, 1998
- Wednesday, March 18, 1998
- Wednesday, April 15, 1998...at Clarkston
- Wednesday, May 20, 1998
- Wednesday, June 17, 1998
- Wednesday, July 15, 1998...(optional)
- Wednesday, August 19, 1998...(optional)
- Wednesday, September 16, 1998
- Wednesday, October 21, 1998

Wednesday, November 18, 1998  
 Wednesday, December 16, 1998

**WSR 97-24-067**  
 NOTICE OF PUBLIC MEETINGS  
**DEPARTMENT OF  
 LABOR AND INDUSTRIES**  
 (Board of Boiler Rules)

[Memorandum—November 20, 1997]

As per chapter 42.30 RCW, Open Public Meetings Act, the time and place of regular meetings for the Board of Boiler Rules for 1998 will be held on the following dates in January, March, May, September and November 1998 commencing at 10:00 a.m. A study day, which is open to the public, is for board discussion only and will be held on the Monday preceding the board meeting.

Dates and locations are as follows:

- January 13, 1998 (Study) Bellevue L&I Office  
616 120th Avenue N.E.
- January 14, 1998 (Public Meeting) Bellevue L&I Office  
616 120th Avenue N.E.
- March 17, 1998 (Study) Tumwater L&I  
7273 Linderson Way S.W.
- March 18, 1998 (Public Meeting) Tumwater L&I  
7273 Linderson Way S.W.
- May 19, 1998 (Study) Bellevue L&I  
616 120th Avenue N.E.
- May 20, 1998 (Public Meeting) Bellevue L&I Office  
616 120th Avenue N.E.
- September 15, 1998 (Study) Tumwater L&I  
7273 Linderson Way S.W.
- September 16, 1998 (Public Meeting) Tumwater L&I  
7273 Linderson Way S.W.
- November 17, 1998 (Study) Tukwila L&I Office  
12806 Gateway Drive
- November 18, 1998 (Public Meeting) Tukwila L&I Office  
12806 Gateway Drive

Note: Maps of the meeting locations will be mailed to those interested in attending. Please call (360) 902-5270 if more information is required.

**WSR 97-24-072**  
 NOTICE OF PUBLIC MEETINGS  
**BELLINGHAM TECHNICAL COLLEGE**

[Memorandum—December 2, 1997]

The regularly scheduled meeting of the board of trustees of Bellingham Technical College will be held on Thursday, December 18, 1997, 9-11 a.m., in the College Services Building Board Room on the Bellingham Technical College campus. Call 738-3105 extension 334 for information.

MISC.

**WSR 97-24-078**  
**NOTICE OF PUBLIC MEETINGS**  
**PUBLIC EMPLOYEES BENEFITS BOARD**  
 [Memorandum—December 2, 1997]

Public Employees Benefits Board  
 Attorney General Conference Center  
 RoweSix, Building One  
 4224 6th Avenue S.E.  
 Lacey, WA 98504  
 1:00 p.m., December 9, 1997

If you are a person with a disability and need a special accommodation, please contact Judy Lamm at (360) 923-2828.

**WSR 97-24-085**  
**NOTICE OF PUBLIC MEETINGS**  
**JAIL INDUSTRIES BOARD**  
 [Memorandum—December 2, 1997]

1998 BOARD MEETING SCHEDULE

The Jail Industries Board has established its regular board meeting schedule for 1998 as follows:

- January 14 Criminal Justice Training Center, Burien
- March 19 and 20 Howard Johnson Hotel, Everett  
(Member Orientation/Business Planning Meeting)
- May 13 Carpenter's Hall, Spokane
- July 15 Washington Counties Building, Olympia
- September 23 Criminal Justice Training Center, Burien
- November 18 Kent Jail Training Facility, Kent

All regular meetings run from 10:00 a.m. to 3:00 p.m. The member orientation/business planning meeting will run two days. For further information, please contact Jill Will, Executive Director, Jail Industries Board at 206 Tenth Avenue S.E., Olympia, WA 98501-1311, phone (360) 586-1534, e-mail jwill@wacounties.org.

**WSR 97-24-093**  
**NOTICE OF PUBLIC MEETINGS**  
**UNIVERSITY OF WASHINGTON**  
 [Memorandum—December 1, 1997]

In accordance with RCW 42.30.075, the University of Washington is providing the following meeting schedule(s) for governing bodies of schools, colleges, departments and programs at the university that maintain regular meeting schedules at the UW Public Records Office.

Anthropology  
 Department Faculty Meeting

Meeting Dates	Location	Time
January 6, 1998	401 Denny	12:30 - 1:30
February 3, 1998	401 Denny	12:30 - 1:30
March 3, 1998	401 Denny	12:30 - 1:30
April 7, 1998	401 Denny	12:30 - 1:30
May 5, 1998	401 Denny	12:30 - 1:30
June 2, 1998	401 Denny	12:30 - 1:30

October 6, 1998	401 Denny	12:30 - 1:30
November 3, 1998	401 Denny	12:30 - 1:30
December 1, 1998	401 Denny	12:30 - 1:30

**WSR 97-24-094**  
**NOTICE OF PUBLIC MEETINGS**  
**SOUTH PUGET SOUND**  
**COMMUNITY COLLEGE**  
 [Memorandum—December 3, 1997]

SPECIAL BOARD OF TRUSTEES MEETING

Thursday, December 4, 1997, 10:00 a.m. - 10:05 a.m.  
 Room 203, Building 25  
 South Puget Sound Community College  
 Olympia, Washington 98512-6292

**SPECIAL MEETING:** Under RCW 42.30.080, a special meeting of the board of trustees, Community College District 24, South Puget Sound Community College, will be held via telephone conference on Thursday, December 4, 1997, 10:00 a.m. to 10:05 a.m., in the President's Office, Room 203, Building 25 on the college campus.

The board will change the meeting location of the December 11, 1997, board meeting to the Boardroom of Building 25 on the campus of South Puget Sound Community College, Olympia, Washington 98512-6292.

If you require special accommodations during your attendance at the board special meeting, please contact Patty Pynch at 754-7711 ext. 202 one day before the scheduled meeting.

**WSR 97-24-095**  
**NOTICE OF PUBLIC MEETINGS**  
**WORKFORCE TRAINING AND**  
**EDUCATION COORDINATING BOARD**  
 [Memorandum—December 2, 1997]

WASHINGTON STATE  
 WORKFORCE TRAINING AND  
 EDUCATION COORDINATING BOARD  
 MEETING NO. 57  
 DECEMBER 17, 1997

SEATTLE VOCATIONAL INSTITUTE  
 2120 SOUTH JACKSON STREET  
 SEATTLE, WA 98144  
 (206) 587-4950

December 17, 1997, 8:30 a.m. - 4:00 p.m., the Workforce Training and Education Coordinating Board will hold a meeting on December 17, 1997, at the Seattle Vocational Institute, Room #401, Seattle, Washington.

Presentations will be made to the board on the 1997 results of state training programs and an examination of the supply and demand for skilled workers, and it will discuss draft performance measures for the state's "One-Stop" system.

MISC.

The board will take action on its ESHCR 4403 recommendations to the legislature and governor; and priorities for PY [FY] 98 federal vocational education funds.

The meeting site is barrier free. People needing special accommodations, please call Caroline Haggard at least ten days in advance at (360) 753-5677.

**WSR 97-24-097****DEPARTMENT OF ECOLOGY**

[Filed December 3, 1997, 10:20 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, 1998, through February 28, 1999. The annual base fee, 1x, has been set at \$400. Site use permit fees for each category are as follows:

<u>CATEGORY</u>	<u>FACTOR</u>	<u>FEE</u>
<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

**WSR 97-24-107****NOTICE OF PUBLIC MEETINGS  
WORKFORCE TRAINING AND  
EDUCATION COORDINATING BOARD**

[Memorandum—December 2, 1997]

On October 28, 1997, the Washington State Workforce Training and Education Coordinating Board adopted the following 1998 meeting schedule:

Tuesday, January 13, 1998 - Work Session  
Wednesday, January 14, 1998 - Meeting  
(New Market Vocational Skills Center, Tumwater)

Tuesday, March 24, 1998 - Work Session  
Wednesday, March 25, 1998 [1998] - Meeting  
(Association of Washington Business, Olympia)

Wednesday, May 13, 1998 - Work Session  
Thursday, May 14, 1998 - Meeting  
(Walla Walla Community College, Walla Walla)

Thursday, July 16, 1998 - Work Session  
Friday, July 17, 1998 - Meeting  
(Bates Technical College, Tacoma)

Wednesday, September 2, 1998 - Work Session  
Thursday, September 3, 1998 - Meeting  
(Perry Technical Institute, Yakima)

Tuesday, October 20, 1998 - Work Session  
Wednesday, October 21, 1998 - Meeting  
(Aerospace Machinists District Lodge #751, Seattle)

Tuesday, December 8, 1998 - Work Session  
Wednesday, December 9, 1998 - Meeting  
(Lacey Community Center, Lacey)

If you have any questions, please call (360) 753-5677.

**WSR 97-24-113****DEPARTMENT OF ECOLOGY**

[Filed December 3, 1997, 11:33 a.m.]

**ANNOUNCEMENT OF ISSUANCE OF GENERAL PERMIT FOR  
WATER TREATMENT PLANTS**

**Introduction:** On December 3, 1997, ecology issued a wastewater discharge general permit for water treatment plants located in Washington state. This permit will take effect on February 1, 1998. The proposed permit implements the Federal Clean Water Act and State Water Pollution Control Act. The purpose of the permit is to control the discharge of pollutants from water treatment plants into waters of the state.

All water treatment plants that discharge to surface water and meet the following criteria require coverage under this general permit:

- Produce potable water or "industrial" water (primary treatment/settled water);
- Are not part of a larger, permitted facility (e.g. pulp and paper mill);
- Discharge wastewater from water treatment filtration processes (filter backwash, sedimentation/presedimentation basin washwater, filter-to-waste); and
- Have a maximum production capacity of 50,000 gallons a day or more of treated drinking water.

**Summary of Public Involvement Process:** Notice of the proposed permit was published in the state register and in six newspapers of general circulation around the state on October 1, 1997. A public workshop and hearing on the proposed permit were held at the ecology headquarters' building in Lacey, Washington on November 7, 1997. The public comment period closed November 14, 1997. A minor revision was made to the permit as a result of the comments received during the formal public comment period. The revision clarified the definition of water treatment plants to be covered by the general permit. The complete text of the comments and the responsiveness summary is available upon request.

**Apply for Coverage or Obtain Additional Information:** Contact Keith Johnson of ecology's water quality program to request an application for coverage, for additional information, or for copies of the permit, fact sheet, and response to comments.

- By mail: Keith Johnson  
Water Quality Program  
Washington State Department  
of Ecology  
P.O. Box 47600  
Olympia, WA 98504-7600
- By telephone: (360) 407-6442
- By FAX: (360) 407-6426

- By e-mail: KJOH461@ecy.wa.gov

The application for coverage, permit, fact sheet, and response to comments may be downloaded from the World Wide Web (Internet) at: <http://www.wa.gov/ecology/wq/wqpermit/>

**Appeal Procedures:** Pursuant to RCW 43.21B.310 the terms and conditions of the permit may be appealed on or before January 16, 1998. An appeal must be filed with the Pollution Control Hearings Board, P.O. Box 40903, Olympia, WA 98504-0903. In addition, a copy of this appeal must be served on the Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600. The procedures and requirements for the appeal process are contained in RCW 43.21B.-310.

Ecology is an equal opportunity agency. If you have special accommodation needs or require this document in an alternative format, please contact Keith Johnson at (360) 407-6442 or TDD (only) - (360) 407-6006.

held in the Commission's Main Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA.

Assistance with sign language interpreters or information in alternate formats shall be provided when requested ten days prior to the meeting date, by contacting the ADA Coordinator at (360) 664-1133 or TDD (360) 586-8203.

**WSR 97-24-114**  
**NOTICE OF PUBLIC MEETINGS**  
**UTILITIES AND TRANSPORTATION**  
**COMMISSION**

[Memorandum—December 3, 1997]

The following is the schedule for the 1998 regular meetings of the Washington Utilities and Transportation Commission.

January 14, 1998  
January 28, 1998  
February 11, 1998  
February 25, 1998  
March 11, 1998  
March 25, 1998  
April 8, 1998  
April 22, 1998  
April 29, 1998  
May 13, 1998  
May 27, 1998  
June 15, 1998\*  
June 24, 1998  
July 8, 1998  
July 22, 1998  
July 31, 1998  
August 12, 1998  
August 26, 1998  
September 9, 1998  
September 23, 1998  
September 30, 1998  
October 14, 1998  
October 28, 1998  
November 16, 1998\*  
November 25, 1998  
December 9, 1998  
December 23, 1998  
December 30, 1998

\*These meetings will commence at 1:30 p.m.

All commission meetings will commence at 9:30 a.m. on the day scheduled unless otherwise noted. The meetings will be



**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
- OBJEC = 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 previous emergency rule
- REVIEW = Review of previously adopted rule

**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
- Note: These filings will appear in a special section of Issue 97-21  
No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
1-21-010	AMD-P	97-12-068	16-46-045	REP	97-18-042	16-162	PREP	97-04-065
1-21-010	AMD	97-15-035	16-46-070	PREP-X	97-14-048	16-162-010	AMD-P	97-20-078
1-21-020	AMD-P	97-12-068	16-46-070	REP	97-18-042	16-162-010	AMD	97-24-007
1-21-020	AMD	97-15-035	16-50-001	PREP-X	97-14-048	16-162-025	AMD-P	97-20-078
1-21-070	AMD-P	97-12-068	16-50-001	REP	97-18-042	16-162-025	AMD	97-24-007
1-21-070	AMD	97-15-035	16-50-010	PREP-X	97-14-048	16-162-030	AMD-P	97-20-078
1-21-170	AMD-P	97-12-068	16-50-010	REP	97-18-042	16-162-030	AMD	97-24-007
1-21-170	AMD	97-15-035	16-50-020	PREP-X	97-14-048	16-162-031	REP-P	97-20-078
1-21-180	AMD-P	97-12-068	16-50-020	REP	97-18-042	16-162-031	REP	97-24-007
1-21-180	AMD	97-15-035	16-50-020	REP	97-18-042	16-162-032	REP-P	97-20-078
4-25-410	PREP	97-22-072	16-101-800	NEW-P	97-15-115	16-162-032	REP	97-24-007
4-25-520	PREP	97-22-073	16-101-800	NEW	97-19-045	16-162-032	REP-P	97-20-078
4-25-540	PREP	97-22-074	16-105-001	PREP-X	97-14-074	16-162-033	REP-P	97-20-078
4-25-550	PREP	97-22-075	16-105-001	REP	97-18-041	16-162-033	REP	97-24-007
4-25-551	PREP	97-22-076	16-105-010	PREP-X	97-14-074	16-162-034	NEW-P	97-20-078
4-25-620	PREP	97-22-077	16-105-010	REP	97-18-041	16-162-034	NEW	97-24-007
4-25-622	PREP	97-22-078	16-105-020	PREP-X	97-14-074	16-162-036	NEW-P	97-20-078
4-25-631	PREP	97-22-079	16-105-020	REP	97-18-041	16-162-036	NEW	97-24-007
4-25-810	PREP	97-22-080	16-105-030	PREP-X	97-14-074	16-162-037	NEW-P	97-20-078
16-08-031	AMD-P	97-08-086	16-105-030	REP	97-18-041	16-162-037	NEW	97-24-007
16-08-031	AMD	97-14-050	16-139-001	NEW-P	97-22-031	16-162-040	NEW-P	97-20-078
16-08-141	AMD-P	97-08-086	16-139-005	NEW-P	97-22-031	16-162-040	NEW	97-24-007
16-08-141	AMD	97-14-050	16-139-010	NEW-P	97-22-031	16-162-045	NEW-P	97-20-078
16-08-171	AMD-P	97-08-086	16-139-020	NEW-P	97-22-031	16-162-045	NEW	97-24-007
16-08-171	AMD	97-14-050	16-139-030	NEW-P	97-22-031	16-162-050	AMD-P	97-20-078
16-34-001	PREP-X	97-14-048	16-139-040	NEW-P	97-22-031	16-162-050	AMD	97-24-007
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16-34-010	PREP-X	97-14-048	16-139-060	NEW-P	97-22-031	16-162-070	AMD	97-24-007
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16-34-020	PREP-X	97-14-048	16-156	AMD-C	97-23-032	16-162-100	AMD	97-24-007
16-34-020	REP	97-18-042	16-156-060	AMD-P	97-20-077	16-164	PREP	97-15-029
16-34-030	PREP-X	97-14-048	16-156-060	AMD	97-24-006	16-168	PREP	97-16-009
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16-34-040	REP	97-18-042	16-158-020	AMD-P	97-22-102	16-168-030	AMD-P	97-24-073
16-46-001	PREP-X	97-14-048	16-158-025	REP-P	97-22-102	16-168-040	AMD-P	97-24-073
16-46-001	REP	97-18-042	16-158-027	AMD-P	97-22-102	16-168-050	AMD-P	97-24-073
16-46-005	PREP-X	97-14-048	16-158-028	NEW-P	97-22-102	16-168-060	AMD-P	97-24-073
16-46-005	REP	97-18-042	16-158-030	AMD-P	97-22-102	16-168-070	AMD-P	97-24-073
16-46-020	PREP-X	97-14-048	16-158-040	AMD-P	97-22-102	16-168-075	NEW-P	97-24-073
16-46-020	REP	97-18-042	16-158-050	AMD-P	97-22-102	16-168-080	AMD-P	97-24-073
16-46-030	PREP-X	97-14-048	16-158-060	AMD-P	97-22-102	16-168-090	AMD-P	97-24-073
16-46-030	REP	97-18-042	16-158-080	AMD-P	97-22-102	16-168-100	AMD-P	97-24-073
16-46-035	PREP-X	97-14-048	16-158-090	AMD-P	97-22-102	16-218-02001	AMD	97-05-003
16-46-035	REP	97-18-042	16-158-100	AMD-P	97-22-102	16-230-835	AMD-P	97-02-094
16-46-040	PREP-X	97-14-048	16-158-120	AMD-P	97-22-102	16-230-835	AMD-W	97-06-003
16-46-040	REP	97-18-042	16-158-130	AMD-P	97-22-102	16-230-862	AMD-P	97-02-094
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16-316-715	AMD	97-16-026	16-324-530	REP-P	97-07-075	16-573-041	NEW-C	97-19-002
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16-324-375	AMD-P	97-07-075	16-324-610	REP	97-11-028	16-580	PREP	97-10-098
16-324-375	AMD	97-11-028	16-324-620	REP-P	97-07-075	16-580	AMD-C	97-17-095
16-324-380	REP-P	97-07-075	16-324-620	REP	97-11-028	16-580-020	AMD-P	97-14-102
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16-324-394	NEW-P	97-07-075	16-459-010	AMD-E	97-03-063	16-654-040	PREP-X	97-14-049
16-324-394	NEW	97-11-028	16-470-100	AMD-P	97-04-089	16-654-040	REP	97-18-040
16-324-395	NEW-P	97-07-075	16-470-100	AMD	97-09-098	16-654-050	PREP-X	97-14-049
16-324-395	NEW	97-11-028	16-473-001	NEW-P	97-04-090	16-654-050	REP	97-18-040
16-324-396	NEW-P	97-07-075	16-473-001	NEW-W	97-05-058	16-654-060	PREP-X	97-14-049
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16-324-397	NEW-P	97-07-075	16-473-001	NEW	97-11-015	16-660-001	PREP-X	97-14-049
16-324-397	NEW	97-11-028	16-473-010	NEW-P	97-04-090	16-660-001	REP	97-18-040
16-324-398	NEW-P	97-07-075	16-473-010	NEW-W	97-05-058	16-660-010	PREP-X	97-14-049
16-324-398	NEW	97-11-028	16-473-010	NEW-P	97-05-059	16-660-010	REP	97-18-040
16-324-400	REP-P	97-07-075	16-473-010	NEW	97-11-015	16-662	AMD-P	97-09-080
16-324-400	REP	97-11-028	16-473-015	NEW-P	97-04-090	16-662	AMD	97-12-075
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16-324-402	NEW-P	97-07-075	16-473-015	NEW	97-11-015	16-662-071	REP-P	97-09-080
16-324-402	NEW	97-11-028	16-473-020	NEW-P	97-04-090	16-662-071	REP	97-12-075
16-324-409	NEW-P	97-07-075	16-473-020	NEW-W	97-05-058	16-662-100	NEW-P	97-09-080
16-324-409	NEW	97-11-028	16-473-020	NEW-P	97-05-059	16-662-100	NEW	97-12-075
16-324-410	REP-P	97-07-075	16-473-020	NEW	97-11-015	16-662-105	NEW-P	97-09-080
16-324-410	REP	97-11-028	16-473-025	NEW-P	97-04-090	16-662-105	NEW	97-12-075
16-324-420	AMD-P	97-07-075	16-473-025	NEW-W	97-05-058	16-662-110	NEW-P	97-09-080
16-324-420	AMD	97-11-028	16-473-025	NEW-P	97-05-059	16-662-110	NEW	97-12-075
16-324-430	REP-P	97-07-075	16-473-025	NEW-P	97-11-015	16-662-115	NEW-P	97-09-080
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16-324-435	REP-P	97-07-075	16-532-010	AMD-P	97-09-095	16-664-020	NEW-P	97-09-102
16-324-435	REP	97-11-028	16-532-010	AMD	97-17-096	16-664-020	NEW	97-12-076
16-324-445	REP-P	97-07-075	16-532-040	AMD-P	97-09-095	16-664-030	NEW-P	97-09-102
16-324-445	REP	97-11-028	16-532-040	AMD	97-17-096	16-664-030	NEW	97-12-076
16-324-446	NEW-P	97-07-075	16-532-110	AMD-P	97-09-095	16-664-040	NEW-P	97-09-102
16-324-446	NEW	97-11-028	16-532-110	AMD	97-17-096	16-664-040	NEW	97-12-076
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16-324-450	REP	97-11-028	16-532-120	AMD	97-17-096	16-664-050	NEW-P	97-09-102
16-324-460	REP-P	97-07-075	16-536-040	PREP	97-08-083	16-664-050	NEW	97-12-076
16-324-460	REP	97-11-028	16-536-040	AMD-P	97-11-085	16-664-060	NEW-P	97-09-102
16-324-470	REP-P	97-07-075	16-536-040	AMD-C	97-15-151	16-664-060	NEW	97-12-076
16-324-470	REP	97-11-028	16-536-040	AMD-W	97-24-005	16-666-002	PREP-X	97-14-049
16-324-480	REP-P	97-07-075	16-573	NEW-C	97-17-063	16-666-002	REP	97-18-040
16-324-480	REP	97-11-028	16-573-010	NEW-P	97-11-084	16-666-003	PREP-X	97-14-049
16-324-490	REP-P	97-07-075	16-573-010	NEW-C	97-19-002	16-666-003	REP	97-18-040
16-324-490	REP	97-11-028	16-573-020	NEW-P	97-11-084	16-666-030	PREP-X	97-14-049
16-324-500	REP-P	97-07-075	16-573-020	NEW-C	97-19-002	16-666-030	REP	97-18-040
16-324-500	REP	97-11-028	16-573-030	NEW-P	97-11-084	16-666-040	PREP-X	97-14-049
16-324-510	REP-P	97-07-075	16-573-030	NEW-C	97-19-002	16-666-040	REP	97-18-040
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16-666-060	REP	97-18-040	16-695-080	NEW-P	97-20-086	44-06-080	AMD-P	97-21-123
16-666-070	PREP-X	97-14-049	16-695-080	NEW	97-23-059	44-06-085	AMD-P	97-21-123
16-666-070	REP	97-18-040	16-700-010	AMD	97-04-078	44-06-090	AMD-P	97-21-123
16-666-080	PREP-X	97-14-049	16-700-021	AMD-S	97-04-077	44-06-140	AMD-P	97-21-123
16-666-080	REP	97-18-040	16-700-021	AMD	97-04-078	44-06-150	AMD-P	97-21-123
16-666-090	PREP-X	97-14-049	16-700-021	AMD-C	97-09-025	51-04	PREP	97-14-112
16-666-090	REP	97-18-040	16-700-021	AMD	97-12-028	51-04-015	AMD-P	97-16-093
16-666-100	PREP-X	97-14-049	16-700-040	AMD	97-04-078	51-04-070	AMD-P	97-16-093
16-666-100	REP	97-18-040	16-700-050	AMD	97-04-078	51-06	PREP	97-14-112
16-666-110	PREP-X	97-14-049	16-700-060	AMD	97-04-078	51-06-020	AMD-P	97-16-094
16-666-110	REP	97-18-040	16-700-080	AMD	97-04-078	51-06-120	AMD-P	97-16-094
16-666-120	PREP-X	97-14-049	16-750	PREP	97-12-019	51-11-0101	AMD-P	97-16-110
16-666-120	REP	97-18-040	16-750-003	AMD	97-06-108	51-11-0104	AMD-P	97-16-110
16-666-130	PREP-X	97-14-049	16-750-005	AMD-P	97-20-138	51-11-0201	AMD-P	97-16-110
16-666-130	REP	97-18-040	16-750-005	AMD	97-24-051	51-11-0402	AMD-P	97-16-110
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16-670-001	REP	97-18-040	16-750-011	AMD-P	97-20-138	51-11-0503	AMD-P	97-16-110
16-670-010	PREP-X	97-14-049	16-750-011	AMD	97-24-051	51-11-0504	AMD-P	97-16-110
16-670-010	REP	97-18-040	16-750-015	AMD	97-06-108	51-11-0505	AMD-P	97-16-110
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16-675-010	AMD	97-12-024	16-750-130	AMD	97-06-108	51-11-0527	AMD-P	97-16-110
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16-695-010	NEW-P	97-20-086	16-752-330	AMD-E	97-17-048	51-11-0628	AMD-P	97-16-110
16-695-010	NEW	97-23-059	16-752-330	AMD-P	97-21-134	51-11-0629	AMD-P	97-16-110
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16-695-015	NEW-P	97-20-086	25-18-020	PREP-XR	97-20-038	51-11-0701	AMD-P	97-16-110
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16-695-020	NEW-E	97-04-020	25-18-040	PREP-XR	97-20-038	51-11-1002	AMD-P	97-16-110
16-695-020	NEW-P	97-20-086	25-18-050	PREP-XR	97-20-038	51-11-1003	AMD-P	97-16-110
16-695-020	NEW	97-23-059	25-18-060	PREP-XR	97-20-038	51-11-1004	AMD-P	97-16-110
16-695-025	NEW-E	97-04-020	25-18-070	PREP-XR	97-20-038	51-11-1005	AMD-P	97-16-110
16-695-025	NEW-P	97-20-086	25-18-080	PREP-XR	97-20-038	51-11-1006	AMD-P	97-16-110
16-695-025	NEW	97-23-059	25-18-090	PREP-XR	97-20-038	51-11-1007	AMD-P	97-16-110
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16-695-040	NEW-P	97-20-086	25-30-020	REP	97-19-018	51-11-1210	AMD	97-03-017
16-695-040	NEW	97-23-059	25-30-030	PREP-X	97-14-010	51-11-1210	AMD-P	97-16-110
16-695-045	NEW-E	97-04-020	25-30-030	REP	97-19-018	51-11-1301	AMD	97-03-017
16-695-045	NEW-P	97-20-086	25-30-040	PREP-X	97-14-010	51-11-1310	AMD-P	97-16-110
16-695-045	NEW	97-23-059	25-30-040	REP	97-19-018	51-11-1312	AMD-P	97-16-110
16-695-050	NEW-E	97-04-020	25-30-050	PREP-X	97-14-010	51-11-1322	AMD-P	97-16-110
16-695-050	NEW-P	97-20-086	25-30-050	REP	97-19-018	51-11-1323	AMD-P	97-16-110
16-695-050	NEW	97-23-059	25-36-010	PREP-XR	97-20-039	51-11-1331	AMD-P	97-16-110
16-695-055	NEW-E	97-04-020	25-36-020	PREP-XR	97-20-039	51-11-1334	AMD-P	97-16-110
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51-46-0604	NEW-P	97-16-114	112-10-040	NEW-P	97-15-145	132K-08-010	REP-P	97-07-017
51-46-0608	NEW-P	97-16-114	112-10-040	NEW	97-21-066	132K-08-010	REP	97-12-070
51-46-0609	NEW-P	97-16-114	112-10-050	NEW-E	97-13-061	132N-20	PREP	97-06-008
51-46-0610	NEW-P	97-16-114	112-10-050	NEW-P	97-15-145	132N-20-010	REP-P	97-10-018
51-46-0700	NEW-P	97-16-114	112-10-050	NEW	97-21-066	132N-20-010	REP	97-17-013
51-46-0701	NEW-P	97-16-114	112-10-060	NEW-E	97-13-061	132N-20-020	REP-P	97-10-018
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51-46-0793	NEW-P	97-16-114	118-40-010	AMD-P	97-23-066	132N-20-040	REP-P	97-10-018
51-46-0800	NEW-P	97-16-114	118-40-020	AMD-P	97-23-066	132N-20-040	REP	97-17-013
51-46-0810	NEW-P	97-16-114	118-40-030	AMD-P	97-23-066	132N-20-050	REP-P	97-10-018
51-46-0814	NEW-P	97-16-114	118-40-040	AMD-P	97-23-066	132N-20-050	REP	97-17-013
51-46-0815	NEW-P	97-16-114	118-40-050	AMD-P	97-23-066	132N-20-060	REP-P	97-10-018
51-46-0900	NEW-P	97-16-114	118-40-060	AMD-P	97-23-066	132N-20-060	REP	97-17-013
51-46-0903	NEW-P	97-16-114	118-40-070	AMD-P	97-23-066	132N-20-070	REP-P	97-10-018
51-46-1000	NEW-P	97-16-114	118-40-080	AMD-P	97-23-066	132N-20-070	REP	97-17-013
51-46-1003	NEW-P	97-16-114	118-40-090	REP-P	97-23-066	132N-20-080	REP-P	97-10-018
51-46-1012	NEW-P	97-16-114	118-40-100	REP-P	97-23-066	132N-20-080	REP	97-17-013
51-46-1300	NEW-P	97-16-114	118-40-150	AMD-P	97-23-066	132N-20-090	REP-P	97-10-018
51-46-1301	NEW-P	97-16-114	118-40-160	AMD-P	97-23-066	132N-20-090	REP	97-17-013
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51-46-1303	NEW-P	97-16-114	118-40-180	AMD-P	97-23-066	132N-108-010	NEW	97-19-078
51-46-1304	NEW-P	97-16-114	118-40-190	REP-P	97-23-066	132N-108-020	NEW-P	97-15-078
51-46-1301	NEW-P	97-16-114	118-40-300	AMD-P	97-23-066	132N-108-020	NEW	97-19-078
51-46-1302	NEW-P	97-16-114	118-40-400	AMD-P	97-23-066	132N-108-030	NEW-P	97-15-078
51-46-1303	NEW-P	97-16-114	131	PREP	97-21-012	132N-108-030	NEW	97-19-078
51-46-1304	NEW-P	97-16-114	131-16	AMD-C	97-07-007	132N-108-040	NEW-P	97-15-078
51-46-1305	NEW-P	97-16-114	131-16-010	AMD-E	97-07-006	132N-108-040	NEW	97-19-078
51-46-1400	NEW-P	97-16-114	131-16-010	AMD	97-10-069	132N-108-050	NEW-P	97-15-078
51-46-1401	NEW-P	97-16-114	131-16-011	AMD-E	97-07-006	132N-108-050	NEW	97-19-078
51-46-1491	NEW-P	97-16-114	131-16-011	AMD	97-10-069	132N-108-060	NEW-P	97-15-078
51-46-97120	NEW-P	97-16-114	131-16-021	AMD-E	97-07-006	132N-108-060	NEW	97-19-078
51-46-97121	NEW-P	97-16-114	131-16-021	AMD	97-10-069	132N-108-070	NEW-P	97-15-078
51-46-97122	NEW-P	97-16-114	131-16-050	AMD-E	97-07-006	132N-108-070	NEW	97-19-078
51-46-97123	NEW-P	97-16-114	131-16-050	AMD	97-10-069	132N-108-080	NEW-P	97-15-078
51-46-97124	NEW-P	97-16-114	131-16-060	AMD-E	97-07-006	132N-108-080	NEW	97-19-078
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51-46-97126	NEW-P	97-16-114	131-16-067	NEW-E	97-14-070	132N-108-090	NEW	97-19-078
51-46-97127	NEW-P	97-16-114	131-16-067	NEW-P	97-16-089	132N-120-010	NEW-P	97-10-018
51-46-97128	NEW-P	97-16-114	131-16-067	NEW	97-20-030	132N-120-010	NEW	97-17-013
51-46-97129	NEW-P	97-16-114	131-16-068	NEW-E	97-14-070	132N-120-020	NEW-P	97-10-018
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82-16-040	PREP-XR	97-20-059	132E-133-020	AMD	97-24-055	132N-120-060	NEW	97-17-013
82-16-050	PREP-XR	97-20-059	132H-160-052	AMD-E	97-22-012	132N-120-065	NEW-P	97-10-018
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112-10-010	NEW-P	97-15-145	132K-04-050	AMD	97-12-071	132N-120-120	NEW	97-17-013
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112-10-020	NEW	97-21-066	132K-04-080	AMD	97-12-071	132N-120-140	NEW	97-17-013
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132N-120-170	NEW-P	97-10-018	132P-116-120	AMD-P	97-14-101	132V-12-051	REP-P	97-03-128
132N-120-170	NEW	97-17-013	132P-116-120	AMD	97-19-026	132V-12-051	REP	97-07-048
132N-120-180	NEW-P	97-10-018	132P-116-130	AMD-P	97-14-101	132V-12-054	REP-P	97-03-128
132N-120-180	NEW	97-17-013	132P-116-130	AMD	97-19-026	132V-12-054	REP	97-07-048
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132N-122-010	NEW-P	97-19-076	132P-116-140	AMD	97-19-026	132V-12-057	REP	97-07-048
132N-122-010	NEW	97-23-019	132P-116-150	AMD-P	97-14-101	132V-12-060	REP-P	97-03-128
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132N-122-020	NEW	97-23-019	132P-116-160	REP-P	97-14-101	132V-12-063	REP-P	97-03-128
132N-122-030	NEW-P	97-19-076	132P-116-160	REP	97-19-026	132V-12-063	REP	97-07-048
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132N-156-310	AMD	97-23-018	132P-116-200	AMD	97-19-026	132V-12-069	REP	97-07-048
132N-156-320	AMD-P	97-19-077	132P-116-210	AMD-P	97-14-101	132V-12-072	REP-P	97-03-128
132N-156-320	AMD	97-23-018	132P-116-210	AMD	97-19-026	132V-12-072	REP	97-07-048
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132N-156-400	AMD-P	97-19-077	132P-116-230	AMD-P	97-14-101	132V-12-078	REP-P	97-03-128
132N-156-400	AMD	97-23-018	132P-116-230	AMD	97-19-026	132V-12-078	REP	97-07-048
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132P-116-070	AMD-P	97-14-101	132V-12-036	REP-P	97-03-128	132V-12-204	REP	97-07-048
132P-116-070	AMD	97-19-026	132V-12-036	REP	97-07-048	132V-12-207	REP-P	97-03-128
132P-116-080	AMD-P	97-14-101	132V-12-039	REP-P	97-03-128	132V-12-207	REP	97-07-048
132P-116-080	AMD	97-19-026	132V-12-039	REP	97-07-048	132V-12-210	REP-P	97-03-128
132P-116-090	REP-P	97-14-101	132V-12-042	REP-P	97-03-128	132V-12-210	REP	97-07-048
132P-116-090	REP	97-19-026	132V-12-042	REP	97-07-048	132V-12-213	REP-P	97-03-128
132P-116-100	AMD-P	97-14-101	132V-12-045	REP-P	97-03-128	132V-12-213	REP	97-07-048
132P-116-100	AMD	97-19-026	132V-12-045	REP	97-07-048	132V-12-216	REP-P	97-03-128

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132V-12-219	REP-P	97-03-128	132V-12-326	REP	97-07-048	136-15-050	AMD-P	97-17-001
132V-12-219	REP	97-07-048	132V-12-329	REP-P	97-03-128	136-15-050	AMD	97-24-068
132V-12-222	REP-P	97-03-128	132V-12-329	REP	97-07-048	136-100-030	AMD-P	97-17-002
132V-12-222	REP	97-07-048	132V-12-332	REP-P	97-03-128	136-100-030	AMD	97-24-069
132V-12-225	REP-P	97-03-128	132V-12-332	REP	97-07-048	136-110-010	AMD-P	97-17-002
132V-12-225	REP	97-07-048	132V-12-335	REP-P	97-03-128	136-110-010	AMD	97-24-069
132V-12-228	REP-P	97-03-128	132V-12-335	REP	97-07-048	136-110-030	AMD-P	97-17-002
132V-12-228	REP	97-07-048	132V-12-338	REP-P	97-03-128	136-110-030	AMD	97-24-069
132V-12-231	REP-P	97-03-128	132V-12-338	REP	97-07-048	136-130-060	AMD	97-06-006
132V-12-231	REP	97-07-048	132V-12-341	REP-P	97-03-128	136-150-010	AMD-P	97-17-002
132V-12-234	REP-P	97-03-128	132V-12-341	REP	97-07-048	136-150-010	AMD	97-24-069
132V-12-234	REP	97-07-048	132V-12-344	REP-P	97-03-128	136-150-022	AMD-P	97-17-002
132V-12-237	REP-P	97-03-128	132V-12-344	REP	97-07-048	136-150-022	AMD	97-24-069
132V-12-237	REP	97-07-048	132V-12-347	REP-P	97-03-128	136-150-023	AMD-P	97-17-002
132V-12-240	REP-P	97-03-128	132V-12-347	REP	97-07-048	136-150-023	AMD	97-24-069
132V-12-240	REP	97-07-048	132V-12-350	REP-P	97-03-128	136-200-010	AMD-P	97-17-002
132V-12-243	REP-P	97-03-128	132V-12-350	REP	97-07-048	136-200-010	AMD	97-24-069
132V-12-243	REP	97-07-048	132V-12-353	REP-P	97-03-128	136-200-040	AMD-P	97-17-002
132V-12-246	REP-P	97-03-128	132V-12-353	REP	97-07-048	136-200-040	AMD	97-24-069
132V-12-246	REP	97-07-048	132V-12-356	REP-P	97-03-128	136-210-010	AMD-P	97-17-002
132V-12-249	REP-P	97-03-128	132V-12-356	REP	97-07-048	136-210-010	AMD	97-24-069
132V-12-249	REP	97-07-048	132V-12-359	REP-P	97-03-128	137-28-140	AMD	97-03-041
132V-12-252	REP-P	97-03-128	132V-12-359	REP	97-07-048	137-28-160	AMD	97-03-041
132V-12-252	REP	97-07-048	132V-12-362	REP-P	97-03-128	137-28-220	AMD	97-03-041
132V-12-255	REP-P	97-03-128	132V-12-362	REP	97-07-048	137-28-260	AMD	97-03-041
132V-12-255	REP	97-07-048	132V-12-365	REP-P	97-03-128	137-28-350	AMD	97-03-041
132V-12-258	REP-P	97-03-128	132V-12-365	REP	97-07-048	137-55-010	NEW	97-03-041
132V-12-258	REP	97-07-048	132V-12-368	REP-P	97-03-128	137-55-020	NEW	97-03-041
132V-12-261	REP-P	97-03-128	132V-12-368	REP	97-07-048	137-55-030	NEW	97-03-041
132V-12-261	REP	97-07-048	132V-12-371	REP-P	97-03-128	137-55-040	NEW	97-03-041
132V-12-264	REP-P	97-03-128	132V-12-371	REP	97-07-048	137-55-050	NEW	97-03-041
132V-12-264	REP	97-07-048	132V-12-374	REP-P	97-03-128	137-55-060	NEW	97-03-041
132V-12-267	REP-P	97-03-128	132V-12-374	REP	97-07-048	137-91-010	NEW	97-22-057
132V-12-267	REP	97-07-048	132V-12-377	REP-P	97-03-128	137-91-011	REP	97-22-057
132V-12-270	REP-P	97-03-128	132V-12-377	REP	97-07-048	137-91-020	NEW	97-22-057
132V-12-270	REP	97-07-048	132V-12-380	REP-P	97-03-128	137-91-021	REP	97-22-057
132V-12-273	REP-P	97-03-128	132V-12-380	REP	97-07-048	137-91-030	NEW	97-22-057
132V-12-273	REP	97-07-048	132V-12-383	REP-P	97-03-128	137-91-040	NEW	97-22-057
132V-12-276	REP-P	97-03-128	132V-12-383	REP	97-07-048	137-91-050	AMD	97-22-057
132V-12-276	REP	97-07-048	132V-12-386	REP-P	97-03-128	137-91-060	REP	97-22-057
132V-12-279	REP-P	97-03-128	132V-12-386	REP	97-07-048	137-91-075	NEW	97-22-057
132V-12-279	REP	97-07-048	132V-12-389	REP-P	97-03-128	137-91-080	AMD	97-22-057
132V-12-281	REP-P	97-03-128	132V-12-389	REP	97-07-048	137-91-090	NEW	97-22-057
132V-12-281	REP	97-07-048	132V-12-392	REP-P	97-03-128	137-91-100	NEW	97-22-057
132V-12-284	REP-P	97-03-128	132V-12-392	REP	97-07-048	137-100-001	NEW-E	97-22-028
132V-12-284	REP	97-07-048	132V-12-398	REP-P	97-03-128	137-100-001	NEW	97-24-052
132V-12-287	REP-P	97-03-128	132V-12-398	REP	97-07-048	137-100-010	NEW-E	97-22-028
132V-12-287	REP	97-07-048	132V-12-401	REP-P	97-03-128	137-100-010	NEW	97-24-052
132V-12-290	REP-P	97-03-128	132V-12-401	REP	97-07-048	137-100-020	NEW-E	97-22-028
132V-12-290	REP	97-07-048	132V-12-404	REP-P	97-03-128	137-100-020	NEW	97-24-052
132V-12-293	REP-P	97-03-128	132V-12-404	REP	97-07-048	137-100-030	NEW-E	97-22-028
132V-12-293	REP	97-07-048	132V-12-407	REP-P	97-03-128	137-100-030	NEW	97-24-052
132V-12-296	REP-P	97-03-128	132V-12-407	REP	97-07-048	162-04	PREP	97-21-057
132V-12-296	REP	97-07-048	132V-12-410	REP-P	97-03-128	162-12	PREP	97-21-057
132V-12-299	REP-P	97-03-128	132V-12-410	REP	97-07-048	162-16	PREP	97-21-057
132V-12-299	REP	97-07-048	132V-12-413	REP-P	97-03-128	162-22	PREP	97-21-057
132V-12-302	REP-P	97-03-128	132V-12-413	REP	97-07-048	162-26	PREP	97-21-057
132V-12-302	REP	97-07-048	132V-12-416	REP-P	97-03-128	162-28	PREP	97-21-057
132V-12-305	REP-P	97-03-128	132V-12-416	REP	97-07-048	162-38	PREP	97-21-057
132V-12-305	REP	97-07-048	132V-12-419	REP-P	97-03-128	162-40	PREP	97-21-057
132V-12-308	REP-P	97-03-128	132V-12-419	REP	97-07-048	172-120-015	NEW	97-06-095
132V-12-308	REP	97-07-048	132V-12-422	REP-P	97-03-128	172-120-020	AMD	97-06-095
132V-12-311	REP-P	97-03-128	132V-12-422	REP	97-07-048	172-120-030	AMD	97-06-095
132V-12-311	REP	97-07-048	132V-12-425	REP-P	97-03-128	172-120-040	AMD	97-06-095
132V-12-314	REP-P	97-03-128	132V-12-425	REP	97-07-048	172-120-050	AMD	97-06-095
132V-12-314	REP	97-07-048	132V-12-428	REP-P	97-03-128	172-120-060	AMD	97-06-095
132V-12-317	REP-P	97-03-128	132V-12-428	REP	97-07-048	172-120-070	AMD	97-06-095
132V-12-317	REP	97-07-048	132V-12-431	REP-P	97-03-128	172-120-080	AMD	97-06-095
132V-12-320	REP-P	97-03-128	132V-12-431	REP	97-07-048	172-120-090	AMD	97-06-095
132V-12-320	REP	97-07-048	132V-12-434	REP-P	97-03-128	172-120-100	AMD	97-06-095
132V-12-323	REP-P	97-03-128	132V-12-434	REP	97-07-048	172-120-110	AMD	97-06-095
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172-120-140	AMD	97-06-095	173-152-050	NEW-E	97-10-091	173-160-400	NEW-P	97-19-081
172-120-150	REP	97-06-095	173-152-050	RESCIND	97-14-017	173-160-405	REP-P	97-19-081
173-20-640	AMD-P	97-23-026	173-152-050	NEW-E	97-14-017	173-160-410	NEW-P	97-19-081
173-22	AMD-C	97-03-129	173-152-050	NEW-P	97-17-081	173-160-415	REP-P	97-19-081
173-22	AMD	97-04-076	173-152-050	NEW-E	97-21-073	173-160-420	AMD-P	97-19-081
173-22-015	REP	97-04-076	173-152-060	NEW-P	97-17-081	173-160-425	REP-P	97-19-081
173-22-030	AMD	97-04-076	173-160	PREP	97-10-093	173-160-430	NEW-P	97-19-081
173-22-035	NEW	97-04-076	173-160-010	AMD-P	97-19-081	173-160-435	REP-P	97-19-081
173-22-040	AMD	97-04-076	173-160-020	AMD-P	97-19-081	173-160-440	NEW-P	97-19-081
173-22-070	AMD	97-04-076	173-160-030	AMD-P	97-19-081	173-160-445	REP-P	97-19-081
173-22-080	NEW	97-04-076	173-160-040	AMD-P	97-19-081	173-160-450	NEW-P	97-19-081
173-32-010	PREP-X	97-13-042	173-160-050	AMD-P	97-19-081	173-160-455	REP-P	97-19-081
173-32-010	REP	97-18-047	173-160-055	REP-P	97-19-081	173-160-460	NEW-P	97-19-081
173-32-020	PREP-X	97-13-042	173-160-061	NEW-P	97-19-081	173-160-465	REP-P	97-19-081
173-32-020	REP	97-18-047	173-160-065	REP-P	97-19-081	173-160-475	REP-P	97-19-081
173-32-030	PREP-X	97-13-042	173-160-071	NEW-P	97-19-081	173-160-500	REP-P	97-19-081
173-32-030	REP	97-18-047	173-160-075	REP-P	97-19-081	173-160-510	REP-P	97-19-081
173-32-040	PREP-X	97-13-042	173-160-085	REP-P	97-19-081	173-160-520	REP-P	97-19-081
173-32-040	REP	97-18-047	173-160-095	REP-P	97-19-081	173-160-530	REP-P	97-19-081
173-90-010	PREP-X	97-13-043	173-160-101	NEW-P	97-19-081	173-160-540	REP-P	97-19-081
173-90-010	REP	97-17-082	173-160-105	REP-P	97-19-081	173-160-550	REP-P	97-19-081
173-90-015	PREP-X	97-13-043	173-160-111	NEW-P	97-19-081	173-160-560	REP-P	97-19-081
173-90-015	REP	97-17-082	173-160-115	REP-P	97-19-081	173-160-990	NEW-P	97-19-081
173-90-020	PREP-X	97-13-043	173-160-121	NEW-P	97-19-081	173-162	PREP	97-10-093
173-90-020	REP	97-17-082	173-160-125	REP-P	97-19-081	173-162-010	AMD-P	97-19-081
173-90-040	PREP-X	97-13-043	173-160-131	NEW-P	97-19-081	173-162-020	AMD-P	97-19-081
173-90-040	REP	97-17-082	173-160-135	REP-P	97-19-081	173-162-025	NEW-P	97-19-081
173-90-050	PREP-X	97-13-043	173-160-141	NEW-P	97-19-081	173-162-030	AMD-P	97-19-081
173-90-050	REP	97-17-082	173-160-151	NEW-P	97-19-081	173-162-040	AMD-P	97-19-081
173-90-060	PREP-X	97-13-043	173-160-161	NEW-P	97-19-081	173-162-050	AMD-P	97-19-081
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173-90-070	PREP-X	97-13-043	173-160-181	NEW-P	97-19-081	173-162-060	AMD-P	97-19-081
173-90-070	REP	97-17-082	173-160-191	NEW-P	97-19-081	173-162-070	AMD-P	97-19-081
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173-95A-010	NEW-P	97-20-050	173-160-211	NEW-P	97-19-081	173-162-085	NEW-P	97-19-081
173-95A-010	NEW	97-24-096	173-160-215	REP-P	97-19-081	173-162-090	AMD-P	97-19-081
173-95A-020	NEW-E	97-12-022	173-160-221	NEW-P	97-19-081	173-162-095	NEW-P	97-19-081
173-95A-020	NEW-E	97-20-049	173-160-225	REP-P	97-19-081	173-162-100	AMD-P	97-19-081
173-95A-020	NEW-P	97-20-050	173-160-231	NEW-P	97-19-081	173-162-120	AMD-P	97-19-081
173-95A-020	NEW	97-24-096	173-160-235	REP-P	97-19-081	173-162-127	NEW-P	97-19-081
173-95A-030	NEW-E	97-12-022	173-160-241	NEW-P	97-19-081	173-162-130	AMD-P	97-19-081
173-95A-030	NEW-E	97-20-049	173-160-245	REP-P	97-19-081	173-162-140	AMD-P	97-19-081
173-95A-030	NEW-P	97-20-050	173-160-251	NEW-P	97-19-081	173-162-165	NEW-P	97-19-081
173-95A-030	NEW	97-24-096	173-160-255	REP-P	97-19-081	173-162-170	REP-P	97-19-081
173-95A-040	NEW-E	97-12-022	173-160-261	NEW-P	97-19-081	173-162-190	AMD-P	97-19-081
173-95A-040	NEW-E	97-20-049	173-160-265	REP-P	97-19-081	173-162-200	AMD-P	97-19-081
173-95A-040	NEW-P	97-20-050	173-160-271	NEW-P	97-19-081	173-162-210	AMD-P	97-19-081
173-95A-040	NEW	97-24-096	173-160-275	REP-P	97-19-081	173-201A-020	AMD-P	97-12-034
173-95A-050	NEW-E	97-12-022	173-160-281	NEW-P	97-19-081	173-201A-020	AMD	97-23-064
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173-95A-050	NEW-P	97-20-050	173-160-291	NEW-P	97-19-081	173-201A-030	AMD	97-23-064
173-95A-050	NEW	97-24-096	173-160-295	REP-P	97-19-081	173-201A-040	AMD-P	97-12-034
173-152-010	NEW-E	97-10-091	173-160-301	NEW-P	97-19-081	173-201A-040	AMD	97-23-064
173-152-010	RESCIND	97-14-017	173-160-305	REP-P	97-19-081	173-201A-050	AMD-P	97-12-034
173-152-010	NEW-E	97-14-017	173-160-311	NEW-P	97-19-081	173-201A-050	AMD	97-23-064
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173-152-010	NEW-E	97-21-073	173-160-321	NEW-P	97-19-081	173-201A-060	AMD	97-23-064
173-152-020	NEW-E	97-10-091	173-160-325	REP-P	97-19-081	173-201A-110	AMD-P	97-12-034
173-152-020	RESCIND	97-14-017	173-160-331	NEW-P	97-19-081	173-201A-110	AMD	97-23-064
173-152-020	NEW-E	97-14-017	173-160-335	REP-P	97-19-081	173-201A-130	AMD-P	97-12-034
173-152-020	NEW-P	97-17-081	173-160-341	NEW-P	97-19-081	173-201A-130	AMD	97-23-064
173-152-020	NEW-E	97-21-073	173-160-345	REP-P	97-19-081	173-201A-140	AMD-P	97-12-034
173-152-025	NEW-E	97-14-017	173-160-351	NEW-P	97-19-081	173-201A-140	AMD	97-23-064
173-152-025	NEW-E	97-21-073	173-160-355	REP-P	97-19-081	173-201A-160	AMD-P	97-12-034
173-152-030	NEW-E	97-10-091	173-160-361	NEW-P	97-19-081	173-201A-160	AMD	97-23-064
173-152-030	RESCIND	97-14-017	173-160-365	REP-P	97-19-081	173-202-020	AMD-E	97-05-039
173-152-030	NEW-P	97-17-081	173-160-371	NEW-P	97-19-081	173-202-020	PREP	97-08-038
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173-152-040	NEW-E	97-14-017	173-160-385	REP-P	97-19-081	173-202-020	AMD-E	97-16-038
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173-223-015	REP	97-22-043	173-308-040	NEW-P	97-22-044	173-315-070	REP	97-18-043
173-223-020	REP	97-22-043	173-308-050	NEW-P	97-22-044	173-318-010	PREP-X	97-13-038
173-223-030	REP	97-22-043	173-308-060	NEW-P	97-22-044	173-318-010	REP	97-18-044
173-223-040	REP	97-22-043	173-308-070	NEW-P	97-22-044	173-318-020	PREP-X	97-13-038
173-223-050	REP	97-22-043	173-308-080	NEW-P	97-22-044	173-318-020	REP	97-18-044
173-223-060	REP	97-22-043	173-308-090	NEW-P	97-22-044	173-318-030	PREP-X	97-13-038
173-223-070	REP	97-22-043	173-308-100	NEW-P	97-22-044	173-318-030	REP	97-18-044
173-223-080	REP	97-22-043	173-308-110	NEW-P	97-22-044	173-318-040	PREP-X	97-13-038
173-223-090	REP	97-22-043	173-308-120	NEW-P	97-22-044	173-318-040	REP	97-18-044
173-223-100	REP	97-22-043	173-308-130	NEW-P	97-22-044	173-318-050	PREP-X	97-13-038
173-223-110	REP	97-22-043	173-308-140	NEW-P	97-22-044	173-318-050	REP	97-18-044
173-224	PREP	97-14-084	173-308-150	NEW-P	97-22-044	173-318-060	PREP-X	97-13-038
173-224-030	AMD-P	97-20-048	173-308-160	NEW-P	97-22-044	173-318-060	REP	97-18-044
173-224-040	AMD-P	97-20-048	173-308-170	NEW-P	97-22-044	173-318-070	PREP-X	97-13-038
173-224-050	AMD-P	97-20-048	173-308-180	NEW-P	97-22-044	173-318-070	REP	97-18-044
173-303	PREP	97-04-062	173-308-190	NEW-P	97-22-044	173-318-080	PREP-X	97-13-038
173-303-017	AMD-P	97-16-074	173-308-200	NEW-P	97-22-044	173-318-080	REP	97-18-044
173-303-040	AMD-P	97-16-074	173-308-210	NEW-P	97-22-044	173-319-010	PREP-X	97-13-037
173-303-045	AMD-P	97-16-074	173-308-220	NEW-P	97-22-044	173-319-010	REP	97-18-045
173-303-070	AMD-P	97-16-074	173-308-230	NEW-P	97-22-044	173-319-020	PREP-X	97-13-037
173-303-071	AMD-P	97-16-074	173-308-240	NEW-P	97-22-044	173-319-020	REP	97-18-045
173-303-073	AMD-P	97-16-074	173-308-250	NEW-P	97-22-044	173-319-030	PREP-X	97-13-037
173-303-077	NEW-P	97-16-074	173-308-260	NEW-P	97-22-044	173-319-030	REP	97-18-045
173-303-081	AMD-P	97-16-074	173-308-270	NEW-P	97-22-044	173-319-040	PREP-X	97-13-037
173-303-082	AMD-P	97-16-074	173-308-275	NEW-P	97-22-044	173-319-040	REP	97-18-045
173-303-090	AMD-P	97-16-074	173-308-280	NEW-P	97-22-044	173-319-050	PREP-X	97-13-037
173-303-100	AMD-P	97-16-074	173-308-290	NEW-P	97-22-044	173-319-050	REP	97-18-045
173-303-104	AMD-P	97-16-074	173-308-295	NEW-P	97-22-044	173-319-060	PREP-X	97-13-037
173-303-110	AMD-P	97-16-074	173-308-300	NEW-P	97-22-044	173-319-060	REP	97-18-045
173-303-120	AMD-P	97-16-074	173-308-310	NEW-P	97-22-044	173-400-030	AMD-P	97-15-071
173-303-140	AMD-P	97-16-074	173-308-320	NEW-P	97-22-044	173-400-110	AMD-P	97-15-071
173-303-145	AMD-P	97-16-074	173-308-900	NEW-P	97-22-044	173-400-110	AMD-C	97-20-123
173-303-160	AMD-P	97-16-074	173-309-010	PREP-X	97-13-041	173-400-110	AMD-C	97-23-021
173-303-180	AMD-P	97-16-074	173-309-010	REP	97-18-046	173-401-735	AMD-P	97-04-061
173-303-201	AMD-P	97-16-074	173-309-020	PREP-X	97-13-041	173-401-735	AMD	97-08-084
173-303-210	AMD-P	97-16-074	173-309-020	REP	97-18-046	173-401-830	PREP-X	97-14-075
173-303-230	AMD-P	97-16-074	173-309-030	PREP-X	97-13-041	173-401-830	REP	97-21-140
173-303-280	AMD-P	97-16-074	173-309-030	REP	97-18-046	173-425	PREP	97-21-099
173-303-282	AMD-P	97-16-074	173-309-040	PREP-X	97-13-041	173-430-040	AMD	97-03-021
173-303-300	AMD-P	97-16-074	173-309-040	REP	97-18-046	173-460-060	AMD-P	97-21-039
173-303-335	AMD-P	97-16-074	173-309-050	PREP-X	97-13-041	173-490	PREP	97-09-018
173-303-350	AMD-P	97-16-074	173-309-050	REP	97-18-046	173-490-203	PREP-XR	97-20-046
173-303-380	AMD-P	97-16-074	173-309-060	PREP-X	97-13-041	173-491	PREP	97-09-018
173-303-395	AMD-P	97-16-074	173-309-060	REP	97-18-046	173-491-015	AMD-P	97-21-139
173-303-400	AMD-P	97-16-074	173-309-070	PREP-X	97-13-041	173-491-020	AMD	97-04-012
173-303-505	AMD-P	97-16-074	173-309-070	REP	97-18-046	173-491-020	AMD-P	97-21-139
173-303-520	AMD-P	97-16-074	173-309-080	PREP-X	97-13-041	173-491-040	AMD	97-04-012
173-303-522	NEW-P	97-16-074	173-309-080	REP	97-18-046	173-491-040	AMD-P	97-21-139
173-303-573	NEW-P	97-16-074	173-309-090	PREP-X	97-13-041	173-491-050	AMD	97-04-012
173-303-600	AMD-P	97-16-074	173-309-090	REP	97-18-046	173-500	PREP	97-13-074
173-303-610	AMD-P	97-16-074	173-311-010	PREP-X	97-13-040	173-531A	PREP	97-12-092
173-303-620	AMD-P	97-16-074	173-311-010	REP	97-18-048	173-531A-060	AMD-P	97-22-084
173-303-655	AMD-P	97-16-074	173-311-020	PREP-X	97-13-040	173-563-015	REP-P	97-22-084
173-303-665	AMD-P	97-16-074	173-311-020	REP	97-18-048	173-563-020	AMD-P	97-22-084
173-303-675	AMD-P	97-16-074	173-311-030	PREP-X	97-13-040	173-563-090	PREP	97-12-092
173-303-800	AMD-P	97-16-074	173-311-030	REP	97-18-048	174-116	PREP	97-05-044
173-303-802	AMD-P	97-16-074	173-311-040	PREP-X	97-13-040	174-122	PREP	97-05-044
173-303-804	AMD-P	97-16-074	173-311-040	REP	97-18-048	174-122-010	REP-P	97-09-084
173-303-805	AMD-P	97-16-074	173-311-050	PREP-X	97-13-040	174-122-010	REP	97-13-047
173-303-806	AMD-P	97-16-074	173-311-050	REP	97-18-048	174-122-020	REP-P	97-09-084
173-303-807	AMD-P	97-16-074	173-315-010	PREP-X	97-13-039	174-122-020	REP	97-13-047
173-303-810	AMD-P	97-16-074	173-315-010	REP	97-18-043	174-122-030	REP-P	97-09-084
173-303-815	AMD-P	97-16-074	173-315-020	PREP-X	97-13-039	174-122-030	REP	97-13-047
173-303-830	AMD-P	97-16-074	173-315-020	REP	97-18-043	174-122-040	REP-P	97-09-084
173-303-840	AMD-P	97-16-074	173-315-030	PREP-X	97-13-039	174-122-040	REP	97-13-047
173-303-900	AMD-P	97-16-074	173-315-030	REP	97-18-043	174-130	PREP	97-05-044
173-303-910	AMD-P	97-16-074	173-315-040	PREP-X	97-13-039	174-130-010	REP-P	97-09-084
173-303-9903	AMD-P	97-16-074	173-315-040	REP	97-18-043	174-130-010	REP	97-13-047
173-303-9904	AMD-P	97-16-074	173-315-050	PREP-X	97-13-039	174-130-020	REP-P	97-09-084
173-303-9905	AMD-P	97-16-074	173-315-050	REP	97-18-043	174-130-020	REP	97-13-047
173-308-010	NEW-P	97-22-044	173-315-060	PREP-X	97-13-039	174-133	PREP	97-05-044

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174-133-020	AMD-P	97-09-084	180-59	PREP	97-21-112	180-78A-010	NEW	97-04-084
174-133-020	AMD	97-13-047	180-75-003	REP	97-04-088	180-78A-010	PREP	97-10-006
174-140	PREP	97-05-044	180-75-005	REP	97-04-088	180-78A-010	AMD-P	97-20-150
174-140-010	NEW-P	97-09-084	180-75-016	REP	97-04-088	180-78A-012	NEW	97-04-084
174-140-010	NEW	97-13-047	180-75-017	REP	97-04-088	180-78A-015	NEW	97-04-084
174-140-180	REP-P	97-09-084	180-75-045	REP	97-04-088	180-78A-025	NEW	97-04-084
174-140-180	REP	97-13-047	180-75-047	REP	97-04-088	180-78A-026	NEW	97-04-084
174-140-190	REP-P	97-09-084	180-75-048	REP	97-04-088	180-78A-028	NEW	97-04-084
174-140-190	REP	97-13-047	180-75-050	REP	97-04-088	180-78A-030	NEW	97-04-084
174-140-200	REP-P	97-09-084	180-75-055	REP	97-04-088	180-78A-033	NEW	97-04-084
174-140-200	REP	97-13-047	180-75-060	REP	97-04-088	180-78A-037	NEW	97-04-084
174-140-210	REP-P	97-09-084	180-75-061	REP	97-04-088	180-78A-047	NEW	97-04-084
174-140-210	REP	97-13-047	180-75-065	REP	97-04-088	180-78A-057	NEW	97-04-084
174-140-220	REP-P	97-09-084	180-75-070	REP	97-04-088	180-78A-057	AMD-P	97-20-143
174-140-220	REP	97-13-047	180-75-081	DECOD	97-04-082	180-78A-060	NEW	97-04-084
174-140-230	REP-P	97-09-084	180-75-082	REP	97-04-088	180-78A-063	NEW	97-04-084
174-140-230	REP	97-13-047	180-75-083	DECOD	97-04-082	180-78A-065	NEW	97-04-084
174-140-240	REP-P	97-09-084	180-75-085	REP	97-04-088	180-78A-068	NEW	97-04-084
174-140-240	REP	97-13-047	180-75-087	REP	97-04-088	180-78A-073	NEW	97-04-084
174-276	PREP	97-05-044	180-75-088	REP	97-04-088	180-78A-074	NEW	97-04-084
174-276	AMD-P	97-09-084	180-75-089	REP	97-04-088	180-78A-075	NEW	97-04-084
174-276	AMD	97-13-047	180-75-090	REP	97-04-088	180-78A-080	NEW	97-04-084
174-276-005	NEW-P	97-09-084	180-75-091	REP	97-04-088	180-78A-135	NEW	97-04-084
174-276-005	NEW	97-13-047	180-75-092	REP	97-04-088	180-78A-140	NEW	97-04-084
174-276-010	AMD-P	97-09-084	180-75-100	REP	97-04-088	180-78A-142	NEW	97-04-084
174-276-010	AMD	97-13-047	180-75-110	REP	97-04-088	180-78A-145	NEW	97-04-084
174-276-040	AMD-P	97-09-084	180-77	PREP	97-10-016	180-78A-150	NEW	97-04-084
174-276-040	AMD	97-13-047	180-77-003	AMD	97-04-085	180-78A-150	AMD-P	97-20-143
174-276-050	AMD-P	97-09-084	180-77-003	AMD-P	97-20-134	180-78A-155	NEW	97-04-084
174-276-050	AMD	97-13-047	180-77-014	AMD-P	97-20-134	180-78A-160	NEW	97-04-084
174-276-060	AMD-P	97-09-084	180-77-025	AMD-P	97-20-134	180-78A-160	AMD-P	97-20-133
174-276-060	AMD	97-13-047	180-77-031	AMD	97-04-085	180-78A-165	NEW	97-04-084
174-276-080	AMD-P	97-09-084	180-77-031	AMD-P	97-20-134	180-78A-165	PREP	97-22-104
174-276-080	AMD	97-13-047	180-77-041	AMD	97-04-085	180-78A-195	NEW	97-04-084
174-276-090	AMD-P	97-09-084	180-77-041	AMD-P	97-20-134	180-78A-197	NEW	97-04-084
174-276-090	AMD	97-13-047	180-77-120	AMD	97-04-085	180-78A-201	NEW	97-04-084
174-276-095	NEW-P	97-09-084	180-77-120	AMD-P	97-20-134	180-78A-260	NEW	97-04-084
174-276-095	NEW	97-13-047	180-77A-003	NEW	97-04-087	180-78A-263	NEW-P	97-20-133
180-16	PREP	97-10-014	180-77A-004	NEW	97-04-087	180-78A-265	NEW	97-04-084
180-16-002	AMD-P	97-20-142	180-77A-006	NEW	97-04-087	180-78A-265	PREP	97-14-104
180-16-221	AMD	97-04-083	180-77A-012	NEW	97-04-087	180-78A-265	AMD-P	97-20-149
180-16-221	AMD-P	97-20-142	180-77A-014	NEW	97-04-087	180-78A-266	NEW	97-04-084
180-16-222	AMD	97-04-083	180-77A-016	NEW	97-04-087	180-78A-300	NEW	97-04-084
180-16-223	REP	97-04-083	180-77A-018	NEW	97-04-087	180-78A-301	NEW	97-04-084
180-16-224	REP	97-04-083	180-77A-020	NEW	97-04-087	180-78A-302	NEW	97-04-084
180-16-236	PREP	97-10-008	180-77A-025	NEW	97-04-087	180-78A-303	NEW	97-04-084
180-18	PREP	97-21-116	180-77A-026	NEW	97-04-087	180-78A-304	NEW	97-04-084
180-22	PREP	97-21-117	180-77A-028	NEW	97-04-087	180-78A-305	NEW	97-04-084
180-24	PREP	97-09-032	180-77A-029	NEW	97-04-087	180-78A-306	NEW	97-04-084
180-24-410	AMD-P	97-13-096	180-77A-030	NEW	97-04-087	180-78A-320	NEW	97-04-084
180-24-410	AMD-W	97-14-023	180-77A-033	NEW	97-04-087	180-78A-340	NEW	97-04-084
180-24-410	AMD-P	97-16-071	180-77A-037	NEW	97-04-087	180-78A-345	NEW	97-04-084
180-24-410	AMD	97-21-069	180-77A-040	NEW	97-04-087	180-78A-350	NEW	97-04-084
180-24-415	AMD-P	97-13-096	180-77A-057	NEW	97-04-087	180-78A-355	NEW	97-04-084
180-24-415	AMD-W	97-14-023	180-77A-165	NEW	97-04-087	180-78A-360	NEW	97-04-084
180-24-415	AMD-P	97-16-071	180-77A-170	NEW	97-04-087	180-78A-365	NEW	97-04-084
180-24-415	AMD	97-21-069	180-77A-175	NEW	97-04-087	180-79-003	REP	97-04-088
180-27-056	PREP	97-09-115	180-77A-180	NEW	97-04-087	180-79-005	REP	97-04-088
180-33-025	PREP	97-09-116	180-77A-195	NEW	97-04-087	180-79-010	REP	97-04-088
180-34	PREP	97-17-066	180-78-205	AMD	97-04-081	180-79-031	REP	97-04-088
180-34	PREP	97-21-114	180-78-207	RECOD	97-04-081	180-79-032	REP	97-04-088
180-36	PREP	97-17-065	180-78-215	AMD	97-04-081	180-79-035	REP	97-04-088
180-36	PREP	97-21-115	180-78-217	RECOD	97-04-081	180-79-041	REP	97-04-088
180-39	PREP	97-21-118	180-78-235	AMD	97-04-081	180-79-045	REP	97-04-088
180-40-260	AMD-P	97-04-067	180-78-237	RECOD	97-04-081	180-79-047	REP	97-04-088
180-40-260	AMD	97-08-019	180-78-285	AMD	97-04-081	180-79-049	REP	97-04-088
180-40-310	AMD-P	97-04-067	180-78A	PREP	97-10-007	180-79-060	REP	97-04-088
180-40-310	AMD	97-08-019	180-78A	PREP	97-10-013	180-79-062	REP	97-04-088
180-51-050	AMD-P	97-04-066	180-78A-003	NEW	97-04-084	180-79-063	REP	97-04-088
180-51-050	AMD	97-08-020	180-78A-004	NEW	97-04-084	180-79-065	REP	97-04-088
180-56	PREP	97-21-119	180-78A-005	NEW	97-04-084	180-79-075	REP	97-04-088
180-57	PREP	97-21-113	180-78A-006	NEW	97-04-084	180-79-080	REP	97-04-088
180-58	PREP	97-21-120	180-78A-007	NEW	97-04-084	180-79-086	REP	97-04-088

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180-79-115	REP	97-04-088	180-79A-012	NEW	97-04-088	180-79A-356	NEW	97-04-088
180-79-117	REP	97-04-088	180-79A-013	NEW	97-04-088	180-79A-358	NEW	97-04-088
180-79-120	REP	97-04-088	180-79A-015	NEW	97-04-088	180-79A-360	NEW	97-04-088
180-79-121	REP	97-04-088	180-79A-015	AMD-P	97-20-144	180-79A-362	NEW	97-04-088
180-79-122	REP	97-04-088	180-79A-020	NEW	97-04-088	180-79A-364	NEW	97-04-088
180-79-123	REP	97-04-088	180-79A-022	NEW	97-04-088	180-79A-366	NEW	97-04-088
180-79-124	REP	97-04-088	180-79A-022	AMD-P	97-20-144	180-79A-368	NEW	97-04-088
180-79-125	REP	97-04-088	180-79A-025	NEW	97-04-088	180-79A-370	NEW	97-04-088
180-79-126	REP	97-04-088	180-79A-101	NEW	97-04-088	180-79A-372	NEW	97-04-088
180-79-127	REP	97-04-088	180-79A-105	NEW	97-04-088	180-79A-374	NEW	97-04-088
180-79-128	REP	97-04-088	180-79A-105	PREP	97-21-111	180-79A-376	NEW	97-04-088
180-79-131	DECOD	97-04-081	180-79A-110	NEW	97-04-088	180-79A-378	NEW	97-04-088
180-79-136	DECOD	97-04-081	180-79A-115	NEW	97-04-088	180-79A-379	NEW	97-04-088
180-79-140	DECOD	97-04-081	180-79A-117	NEW	97-04-088	180-79A-380	NEW	97-04-088
180-79-230	REP	97-04-088	180-79A-117	PREP	97-22-105	180-79A-382	NEW	97-04-088
180-79-236	REP	97-04-088	180-79A-120	NEW	97-04-088	180-79A-384	NEW	97-04-088
180-79-241	REP	97-04-088	180-79A-122	NEW	97-04-088	180-79A-386	NEW	97-04-088
180-79-245	REP	97-04-088	180-79A-125	NEW	97-04-088	180-79A-388	NEW	97-04-088
180-79-247	REP	97-04-088	180-79A-126	NEW	97-04-088	180-79A-390	NEW	97-04-088
180-79-300	REP	97-04-088	180-79A-130	NEW	97-04-088	180-79A-392	NEW	97-04-088
180-79-303	REP	97-04-088	180-79A-131	NEW	97-04-088	180-79A-394	NEW	97-04-088
180-79-305	REP	97-04-088	180-79A-140	NEW	97-04-088	180-79A-396	NEW	97-04-088
180-79-311	REP	97-04-088	180-79A-150	NEW	97-04-088	180-79A-398	NEW	97-04-088
180-79-312	REP	97-04-088	180-79A-150	PREP	97-14-105	180-79A-403	NEW	97-04-088
180-79-315	REP	97-04-088	180-79A-150	AMD-P	97-20-148	180-79A-405	NEW	97-04-088
180-79-317	REP	97-04-088	180-79A-160	NEW	97-04-088	180-79A-405	AMD-P	97-20-146
180-79-320	REP	97-04-088	180-79A-161	NEW	97-04-088	180-79A-415	NEW	97-04-088
180-79-322	REP	97-04-088	180-79A-165	NEW	97-04-088	180-79A-417	NEW	97-04-088
180-79-324	REP	97-04-088	180-79A-170	NEW	97-04-088	180-79A-420	NEW	97-04-088
180-79-326	REP	97-04-088	180-79A-170	AMD-P	97-20-146	180-79A-422	NEW	97-04-088
180-79-328	REP	97-04-088	180-79A-200	NEW	97-04-088	180-79A-423	NEW	97-04-088
180-79-330	REP	97-04-088	180-79A-205	NEW	97-04-088	180-79A-424	NEW	97-04-088
180-79-332	REP	97-04-088	180-79A-210	NEW	97-04-088	180-79A-430	NEW	97-04-088
180-79-333	REP	97-04-088	180-79A-215	NEW	97-04-088	180-79A-433	NEW	97-04-088
180-79-334	REP	97-04-088	180-79A-220	NEW	97-04-088	180-79A-433	AMD-P	97-20-146
180-79-336	REP	97-04-088	180-79A-220	PREP	97-24-108	180-79A-433	PREP	97-22-104
180-79-338	REP	97-04-088	180-79A-225	NEW	97-04-088	180-79A-435	NEW	97-04-088
180-79-340	REP	97-04-088	180-79A-230	NEW	97-04-088	180-79A-440	NEW	97-04-088
180-79-342	REP	97-04-088	180-79A-230	PREP	97-10-009	180-79A-445	NEW	97-04-088
180-79-344	REP	97-04-088	180-79A-230	AMD-P	97-20-145	180-79A-503	NEW	97-04-088
180-79-346	REP	97-04-088	180-79A-236	NEW	97-04-088	180-79A-510	NEW	97-04-088
180-79-348	REP	97-04-088	180-79A-241	NEW	97-04-088	180-79A-515	NEW	97-04-088
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180-79-352	REP	97-04-088	180-79A-300	AMD-P	97-20-146	180-79A-520	NEW	97-04-088
180-79-354	REP	97-04-088	180-79A-302	NEW	97-04-088	180-85	PREP	97-10-011
180-79-356	REP	97-04-088	180-79A-302	AMD-P	97-20-146	180-85-025	AMD	97-04-086
180-79-358	REP	97-04-088	180-79A-304	NEW	97-04-088	180-85-030	AMD	97-04-086
180-79-360	REP	97-04-088	180-79A-306	NEW	97-04-088	180-85-109	AMD-P	97-20-135
180-79-362	REP	97-04-088	180-79A-308	NEW	97-04-088	180-85-110	REP	97-04-086
180-79-364	REP	97-04-088	180-79A-310	NEW	97-04-088	180-85-115	REP	97-04-086
180-79-366	REP	97-04-088	180-79A-311	NEW	97-04-088	180-85-120	REP	97-04-086
180-79-368	REP	97-04-088	180-79A-312	NEW	97-04-088	180-85-135	REP	97-04-086
180-79-370	REP	97-04-088	180-79A-315	NEW	97-04-088	180-85-200	AMD	97-04-086
180-79-372	REP	97-04-088	180-79A-317	NEW	97-04-088	180-85-210	AMD	97-04-086
180-79-374	REP	97-04-088	180-79A-320	NEW	97-04-088	180-85-211	NEW	97-04-086
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180-79-378	REP	97-04-088	180-79A-324	NEW	97-04-088	180-86-011	NEW	97-04-082
180-79-379	REP	97-04-088	180-79A-326	NEW	97-04-088	180-86-013	RECOD	97-04-082
180-79-380	REP	97-04-088	180-79A-328	NEW	97-04-088	180-86-014	RECOD	97-04-082
180-79-382	REP	97-04-088	180-79A-330	NEW	97-04-088	180-86-080	NEW	97-05-008
180-79-384	REP	97-04-088	180-79A-332	NEW	97-04-088	180-86-080	NEW-W	97-05-043
180-79-386	REP	97-04-088	180-79A-333	NEW	97-04-088	180-86-086	NEW-W	97-05-043
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180-79-394	REP	97-04-088	180-79A-340	NEW	97-04-088	180-87-070	AMD-P	97-16-092
180-79-396	REP	97-04-088	180-79A-342	NEW	97-04-088	180-87-070	AMD	97-21-075
180-79-398	REP	97-04-088	180-79A-344	NEW	97-04-088	180-97	PREP	97-10-010
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180-79A-003	NEW	97-04-088	180-79A-348	NEW	97-04-088	180-97-060	AMD-P	97-20-136
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180-110-015	REP	97-16-023	182-04-025	AMD	97-21-125	182-18-120	REP	97-21-129
180-110-017	REP-P	97-13-017	182-04-030	REP-P	97-17-107	182-18-130	REP-P	97-17-108
180-110-017	REP	97-16-023	182-04-030	REP	97-21-125	182-18-130	REP	97-21-129
180-110-020	REP-P	97-13-017	182-04-035	AMD-P	97-17-107	182-18-140	REP-P	97-17-108
180-110-020	REP	97-16-023	182-04-035	AMD	97-21-125	182-18-140	REP	97-21-129
180-110-030	REP-P	97-13-017	182-04-040	AMD-P	97-17-107	182-18-150	REP-P	97-17-108
180-110-030	REP	97-16-023	182-04-040	AMD	97-21-125	182-18-150	REP	97-21-129
180-110-035	REP-P	97-13-017	182-04-041	NEW-P	97-17-107	182-18-160	REP-P	97-17-108
180-110-035	REP	97-16-023	182-04-041	NEW	97-21-125	182-18-160	REP	97-21-129
180-110-040	REP-P	97-13-017	182-04-045	AMD-P	97-17-107	182-25-010	AMD-P	97-08-067
180-110-040	REP	97-16-023	182-04-045	AMD	97-21-125	182-25-010	AMD	97-15-003
180-110-045	REP-P	97-13-017	182-04-050	AMD-P	97-17-107	182-25-010	PREP	97-18-033
180-110-045	REP	97-16-023	182-04-050	AMD	97-21-125	182-25-020	AMD-P	97-08-067
180-110-050	REP-P	97-13-017	182-04-055	AMD-P	97-17-107	182-25-020	AMD	97-15-003
180-110-050	REP	97-16-023	182-04-055	AMD	97-21-125	182-25-020	PREP	97-18-033
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180-110-052	REP	97-16-023	182-04-060	AMD	97-21-125	182-25-030	AMD-P	97-08-067
180-110-053	REP-P	97-13-017	182-04-065	REP-P	97-17-107	182-25-030	AMD-E	97-14-029
180-110-053	REP	97-16-023	182-04-065	REP	97-21-125	182-25-030	AMD	97-15-003
180-110-055	REP-P	97-13-017	182-04-070	AMD-P	97-17-107	182-25-030	PREP	97-18-033
180-110-055	REP	97-16-023	182-04-070	AMD	97-21-125	182-25-040	AMD-E	97-06-069
180-110-060	REP-P	97-13-017	182-08-095	AMD-P	97-17-106	182-25-040	AMD-P	97-08-067
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180-110-065	REP-P	97-13-017	182-08-160	AMD-E	97-06-071	182-25-040	AMD	97-15-003
180-110-065	REP	97-16-023	182-08-160	AMD-E	97-14-031	182-25-040	PREP	97-18-033
180-115	PREP	97-05-026	182-08-160	AMD-P	97-17-106	182-25-070	PREP	97-18-033
180-115-005	REP-P	97-13-016	182-08-160	AMD	97-21-126	182-25-080	PREP	97-18-033
180-115-005	REP	97-16-024	182-08-175	AMD-E	97-06-071	182-25-090	AMD-E	97-06-069
180-115-010	REP-P	97-13-016	182-08-175	AMD-E	97-14-031	182-25-090	AMD-P	97-08-067
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180-115-015	REP-P	97-13-016	182-08-175	AMD	97-21-126	182-25-090	AMD	97-15-003
180-115-015	REP	97-16-024	182-12-111	AMD-P	97-17-110	182-25-090	PREP	97-18-033
180-115-020	REP-P	97-13-016	182-12-111	AMD	97-21-127	182-25-100	PREP	97-18-033
180-115-020	REP	97-16-024	182-12-117	AMD-E	97-06-070	182-25-105	PREP	97-18-033
180-115-025	REP-P	97-13-016	182-12-117	AMD-E	97-14-030	192-12-030	PREP	97-21-131
180-115-025	REP	97-16-024	182-12-117	AMD-P	97-17-110	192-12-042	PREP	97-16-011
180-115-030	REP-P	97-13-016	182-12-117	AMD	97-21-127	192-12-072	PREP	97-16-012
180-115-030	REP	97-16-024	182-12-119	AMD-P	97-17-110	192-12-141	AMD-XA	97-19-087
180-115-035	REP-P	97-13-016	182-12-119	AMD	97-21-127	192-12-141	AMD-P	97-22-109
180-115-035	REP	97-16-024	182-12-132	AMD-P	97-17-110	192-16-070	PREP	97-21-130
180-115-040	REP-P	97-13-016	182-12-132	AMD	97-21-127	192-23-018	AMD-XA	97-19-087
180-115-040	REP	97-16-024	182-12-200	AMD-P	97-17-110	192-23-018	AMD-P	97-22-109
180-115-045	REP-P	97-13-016	182-12-200	AMD	97-21-127	192-32	AMD-E	97-15-022
180-115-045	REP	97-16-024	182-16-030	AMD-P	97-17-109	192-32	PREP	97-16-010
180-115-050	REP-P	97-13-016	182-16-030	AMD	97-21-128	192-32	AMD-P	97-22-064
180-115-050	REP	97-16-024	182-16-040	AMD-P	97-17-109	192-32-001	AMD-E	97-15-022
180-115-055	REP-P	97-13-016	182-16-040	AMD	97-21-128	192-32-001	AMD-P	97-22-064
180-115-055	REP	97-16-024	182-16-050	AMD-P	97-17-109	192-32-010	AMD-E	97-15-022
180-115-060	REP-P	97-13-016	182-16-050	AMD	97-21-128	192-32-010	AMD-P	97-22-064
180-115-060	REP	97-16-024	182-18-005	REP-P	97-17-108	192-32-015	REP-E	97-15-022
180-115-065	REP-P	97-13-016	182-18-005	REP	97-21-129	192-32-015	REP-P	97-22-064
180-115-065	REP	97-16-024	182-18-010	REP-P	97-17-108	192-32-025	REP-E	97-15-022
180-115-075	REP-P	97-13-016	182-18-010	REP	97-21-129	192-32-025	REP-P	97-22-064
180-115-075	REP	97-16-024	182-18-020	REP-P	97-17-108	192-32-035	AMD-E	97-15-022
180-115-080	REP-P	97-13-016	182-18-020	REP	97-21-129	192-32-035	AMD-P	97-22-064
180-115-080	REP	97-16-024	182-18-030	REP-P	97-17-108	192-32-045	AMD-E	97-15-022
180-115-081	REP-P	97-13-016	182-18-030	REP	97-21-129	192-32-045	AMD-P	97-22-064
180-115-081	REP	97-16-024	182-18-040	REP-P	97-17-108	192-32-065	AMD-E	97-15-022
180-115-085	REP-P	97-13-016	182-18-040	REP	97-21-129	192-32-065	AMD-P	97-22-064
180-115-085	REP	97-16-024	182-18-050	REP-P	97-17-108	192-32-095	AMD-E	97-15-022
180-115-090	REP-P	97-13-016	182-18-050	REP	97-21-129	192-32-095	AMD-P	97-22-064
180-115-090	REP	97-16-024	182-18-060	REP-P	97-17-108	192-32-100	NEW-E	97-15-022
180-115-095	REP-P	97-13-016	182-18-060	REP	97-21-129	192-32-100	NEW-P	97-22-064
180-115-095	REP	97-16-024	182-18-070	REP	97-21-129	192-32-105	AMD-E	97-15-022
180-115-100	REP-P	97-13-016	182-18-080	REP-P	97-17-108	192-32-105	AMD-P	97-22-064
180-115-100	REP	97-16-024	182-18-080	REP	97-21-129	192-32-120	REP-E	97-15-022
180-115-105	REP-P	97-13-016	182-18-090	REP-P	97-17-108	192-32-120	REP-P	97-22-064
180-115-105	REP	97-16-024	182-18-090	REP	97-21-129	192-32-125	REP-E	97-15-022
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182-04-010	AMD	97-21-125	182-18-100	REP	97-21-129	192-32-130	NEW-E	97-15-022
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192-33-005	NEW-E	97-14-022	197-11-535	AMD	97-21-030	204-56-99003	PREP-XR	97-20-072
192-33-005	NEW-P	97-22-064	197-11-600	AMD-P	97-08-085	204-56-99004	PREP-XR	97-20-072
192-33-006	NEW-E	97-14-022	197-11-600	AMD	97-21-030	204-56-99005	PREP-XR	97-20-072
192-33-006	NEW-P	97-22-064	197-11-660	AMD-P	97-08-085	204-56-99006	PREP-XR	97-20-072
194-10-010	PREP-XR	97-20-040	197-11-660	AMD	97-21-030	204-56-99007	PREP-XR	97-20-072
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194-10-030	PREP-XR	97-20-040	197-11-680	AMD	97-21-030	204-56-99009	PREP-XR	97-20-072
194-10-040	PREP-XR	97-20-040	197-11-680	AMD-E	97-23-013	204-56-99010	PREP-XR	97-20-072
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194-10-090	PREP-XR	97-20-040	197-11-728	AMD-P	97-08-085	204-60-010	AMD	97-04-054
194-10-100	PREP-XR	97-20-040	197-11-728	AMD	97-21-030	204-60-030	AMD	97-04-054
194-10-110	PREP-XR	97-20-040	197-11-775	NEW-P	97-08-085	204-64-010	PREP-X	97-14-040
194-10-120	PREP-XR	97-20-040	197-11-775	NEW	97-21-030	204-64-010	REP	97-17-060
194-10-130	PREP-XR	97-20-040	197-11-790	AMD-P	97-08-085	204-64-020	PREP-X	97-14-040
194-10-140	PREP-XR	97-20-040	197-11-790	AMD	97-21-030	204-64-020	REP	97-17-060
196-08	PREP	97-19-038	197-11-800	AMD-P	97-08-085	204-64-040	PREP-X	97-14-040
196-12-010	PREP	97-03-029	197-11-800	AMD	97-21-030	204-64-040	REP	97-17-060
196-12-020	PREP	97-03-029	197-11-912	AMD-P	97-08-085	204-64-060	PREP-X	97-14-040
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196-12-060	PREP	97-03-029	197-11-914	AMD	97-21-030	204-64-080	REP	97-17-060
196-24-030	PREP	97-03-029	197-11-938	AMD-P	97-08-085	204-64-100	PREP-X	97-14-040
196-24-040	PREP	97-03-029	197-11-938	AMD	97-21-030	204-64-100	REP	97-17-060
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196-24-085	PREP	97-03-029	197-11-940	AMD	97-21-030	204-72-030	AMD-P	97-22-039
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197-11-055	AMD-P	97-08-085	204-10-020	PREP	97-19-050	204-72-040	PREP	97-19-017
197-11-055	AMD	97-21-030	204-10-020	AMD-P	97-22-040	204-72-040	AMD-P	97-22-039
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197-11-158	NEW-P	97-08-085	204-10-070	PREP	97-19-050	204-90-040	AMD-P	97-21-021
197-11-158	NEW	97-21-030	204-10-070	AMD-P	97-22-040	204-90-070	AMD-P	97-21-021
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197-11-164	NEW	97-21-030	204-10-090	AMD-P	97-22-040	204-90-140	AMD-P	97-21-021
197-11-168	NEW-P	97-08-085	204-10-100	PREP	97-19-050	204-91A-060	AMD-S	97-04-053
197-11-168	NEW	97-21-030	204-10-100	REP-P	97-22-040	204-91A-060	AMD-E	97-04-056
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197-11-172	NEW	97-21-030	204-10-110	REP-P	97-22-040	204-91A-140	AMD-S	97-04-053
197-11-210	AMD-P	97-08-085	204-10-130	PREP	97-19-050	204-91A-140	AMD-E	97-04-056
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197-11-259	AMD	97-21-030	204-10-150	REP-P	97-22-040	208-444-020	NEW-XA	97-19-006
197-11-300	AMD-P	97-08-085	204-41-060	PREP	97-03-043	208-444-020	NEW	97-23-071
197-11-300	AMD	97-21-030	204-41-060	NEW-P	97-07-037	208-444-030	NEW-XA	97-19-006
197-11-310	AMD-P	97-08-085	204-41-060	NEW	97-10-023	208-444-030	NEW	97-23-071
197-11-310	AMD	97-21-030	204-48-010	PREP-X	97-14-041	208-444-040	NEW-XA	97-19-006
197-11-315	AMD-P	97-08-085	204-48-010	REP	97-17-061	208-444-040	NEW	97-23-071
197-11-315	AMD	97-21-030	204-48-020	PREP-X	97-14-041	208-444-050	NEW-XA	97-19-006
197-11-330	AMD-P	97-08-085	204-48-020	REP	97-17-061	208-444-050	NEW	97-23-071
197-11-330	AMD	97-21-030	204-48-030	PREP-X	97-14-041	208-630-020	AMD-P	97-06-092
197-11-340	AMD-P	97-08-085	204-48-030	REP	97-17-061	208-630-020	AMD	97-09-035
197-11-340	AMD	97-21-030	204-48-040	PREP-X	97-14-041	208-630-021	NEW-P	97-06-092
197-11-355	NEW-P	97-08-085	204-48-040	REP	97-17-061	208-630-021	NEW	97-09-035
197-11-355	NEW	97-21-030	204-56-015	PREP-XR	97-20-072	208-630-022	NEW-P	97-06-092
197-11-390	AMD-P	97-08-085	204-56-025	PREP-XR	97-20-072	208-630-022	NEW	97-09-035
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197-11-502	AMD-P	97-08-085	204-56-065	PREP-XR	97-20-072	212-17	PREP	97-05-028
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212-17-185	RESCIND	97-14-019	212-17-21515	RESCIND	97-11-041	220-32-05500B	NEW-E	97-08-007
212-17-185	AMD-E	97-14-019	212-17-21515	NEW-E	97-11-041	220-32-05500B	REP-E	97-08-007
212-17-185	AMD-P	97-16-120	212-17-21515	RESCIND	97-14-019	220-32-05500C	REP-E	97-12-036
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212-17-190	RESCIND	97-11-041	212-17-21515	NEW-P	97-16-120	220-32-05500C	REP-E	97-12-036
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212-17-190	RESCIND	97-14-019	212-17-21517	RESCIND	97-14-019	220-32-05500D	NEW-E	97-12-069
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212-17-200	RESCIND	97-11-041	212-17-21519	NEW-P	97-16-120	220-32-05500G	NEW-E	97-13-049
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212-17-200	RESCIND	97-14-019	212-17-21521	RESCIND	97-11-041	220-32-05500H	NEW-E	97-14-035
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212-17-210	RESCIND	97-11-041	220-16-510	NEW-P	97-22-107	220-32-05700V	REP-E	97-13-048
212-17-210	REP-E	97-11-041	220-16-520	NEW-P	97-22-107	220-32-05700W	NEW-E	97-13-048
212-17-210	RESCIND	97-14-019	220-16-530	NEW-P	97-22-107	220-32-05700W	REP-E	97-13-048
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212-17-21503	RESCIND	97-11-041	220-16-610	NEW-P	97-22-107	220-33-01000Q	REP-E	97-17-074
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212-17-21505	NEW-E	97-11-041	220-16-680	NEW-P	97-22-107	220-33-01000T	REP-E	97-21-068
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212-17-21509	NEW-E	97-11-023	220-20-038	AMD	97-08-078	220-33-020	AMD	97-07-043
212-17-21509	RESCIND	97-11-041	220-22-410	AMD-P	97-24-087	220-33-03000K	NEW-E	97-11-045
212-17-21509	NEW-E	97-11-041	220-22-41000A	NEW-E	97-24-049	220-33-03000K	REP-E	97-11-045
212-17-21509	RESCIND	97-14-019	220-24-02000D	NEW-E	97-10-029	220-33-04000C	NEW-E	97-04-014
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212-17-21511	NEW-E	97-14-019	220-32-05100C	REP-E	97-19-085	220-36-023	AMD	97-15-148
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220-40-02700Q	REP-E	97-18-067	220-47-813	REP-E	97-19-016	220-52-07300N	NEW-E	97-03-101
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220-40-02700R	REP-E	97-21-007	220-47-814	REP-E	97-19-040	220-52-07300P	NEW-E	97-04-011
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242-02-110	AMD-P	97-22-070	246-05-010	PREP	97-24-100	246-136-010	NEW-P	97-17-112
242-02-130	AMD	97-04-008	246-05-030	PREP	97-24-100	246-136-010	NEW	97-22-027
242-02-130	AMD-P	97-22-070	246-08-400	AMD-P	97-09-092	246-136-020	NEW-E	97-16-025
242-02-210	AMD	97-04-008	246-08-400	AMD	97-12-087	246-136-020	NEW-P	97-17-112
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242-02-240	AMD-W	97-04-009	246-10-102	AMD	97-12-089	246-136-030	NEW-E	97-16-025
242-02-250	AMD	97-04-008	246-10-108	AMD-P	97-08-092	246-136-030	NEW-P	97-17-112
242-02-260	AMD	97-04-008	246-10-108	AMD	97-12-089	246-136-030	NEW	97-22-027
242-02-270	AMD	97-04-008	246-10-109	AMD-P	97-08-092	246-136-040	NEW-E	97-16-025
242-02-290	NEW-P	97-22-070	246-10-109	AMD	97-12-089	246-136-040	NEW-P	97-17-112
242-02-292	NEW-P	97-22-070	246-10-121	AMD-P	97-08-092	246-136-040	NEW	97-22-027
242-02-295	NEW-P	97-22-070	246-10-121	AMD	97-12-089	246-171-010	PREP-X	97-14-056
242-02-310	AMD	97-04-008	246-10-122	AMD-P	97-08-092	246-171-010	REP	97-20-101
242-02-420	AMD-P	97-22-070	246-10-122	AMD	97-12-089	246-171-020	PREP-X	97-14-056
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242-02-440	REP-P	97-22-070	246-10-203	AMD	97-12-089	246-171-030	PREP-X	97-14-056
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242-02-510	AMD	97-04-008	246-10-401	AMD	97-12-089	246-171-050	PREP-X	97-14-056
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242-02-52002	NEW	97-04-008	246-10-605	AMD	97-12-089	246-171-070	PREP-X	97-14-056
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242-02-522	AMD	97-04-008	246-10-608	AMD	97-12-089	246-171-080	PREP-X	97-14-056
242-02-522	AMD-P	97-22-070	246-10-701	AMD-P	97-08-092	246-171-080	REP	97-20-101
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246-318-050	PREP-X	97-14-056	246-336-990	AMD	97-15-096	246-560-110	REP	97-20-101
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246-810-020	AMD-P	97-13-099	246-810-360	REP	97-17-113	246-810-740	AMD-P	97-13-099
246-810-020	AMD	97-17-113	246-810-361	REP-P	97-13-099	246-810-740	AMD	97-17-113
246-810-022	NEW-P	97-13-099	246-810-361	REP	97-17-113	246-810-741	REP-P	97-13-099
246-810-022	NEW	97-17-113	246-810-362	REP-P	97-13-099	246-810-741	REP	97-17-113
246-810-030	AMD-P	97-13-099	246-810-362	REP	97-17-113	246-810-745	NEW-P	97-13-099
246-810-030	AMD	97-17-113	246-810-363	REP-P	97-13-099	246-810-745	NEW	97-17-113
246-810-031	AMD-P	97-13-099	246-810-363	REP	97-17-113	246-810-748	NEW-P	97-13-099
246-810-031	AMD	97-17-113	246-810-364	REP-P	97-13-099	246-810-748	NEW	97-17-113
246-810-032	AMD-P	97-13-099	246-810-364	REP	97-17-113	246-810-750	REP-P	97-13-099
246-810-032	AMD	97-17-113	246-810-365	REP-P	97-13-099	246-810-750	REP	97-17-113
246-810-035	NEW-P	97-13-099	246-810-365	REP	97-17-113	246-810-760	REP-P	97-13-099
246-810-035	NEW	97-17-113	246-810-366	REP-P	97-13-099	246-810-760	REP	97-17-113
246-810-040	AMD-P	97-13-099	246-810-366	REP	97-17-113	246-810-761	REP-P	97-13-099
246-810-040	AMD	97-17-113	246-810-370	REP-P	97-13-099	246-810-761	REP	97-17-113
246-810-045	NEW-P	97-13-099	246-810-370	REP	97-17-113	246-810-762	REP-P	97-13-099
246-810-045	NEW	97-17-113	246-810-380	REP-P	97-13-099	246-810-762	REP	97-17-113
246-810-049	NEW-P	97-13-099	246-810-380	REP	97-17-113	246-810-763	REP-P	97-13-099
246-810-049	NEW	97-17-113	246-810-510	AMD-P	97-13-099	246-810-763	REP	97-17-113
246-810-050	REP-P	97-13-099	246-810-510	AMD	97-17-113	246-810-764	REP-P	97-13-099
246-810-050	REP	97-17-113	246-810-520	AMD-P	97-13-099	246-810-764	REP	97-17-113
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246-810-062	AMD	97-17-113	246-810-532	NEW-P	97-13-099	246-810-770	REP	97-17-113
246-810-063	AMD-P	97-13-099	246-810-532	NEW	97-17-113	246-810-780	REP-P	97-13-099
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246-810-064	AMD-P	97-13-099	246-810-534	NEW	97-17-113	246-810-990	AMD-P	97-13-099
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246-822-100	PREP-X	97-14-056	246-838	PREP-W	97-03-067	246-839-100	REP-P	97-07-074
246-822-100	REP	97-20-101	246-838-010	REP-P	97-07-074	246-839-100	REP	97-13-100
246-822-140	PREP-X	97-14-056	246-838-010	REP	97-13-100	246-839-105	REP-P	97-07-074
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246-828-030	AMD-XA	97-19-099	246-838-026	REP	97-13-100	246-839-115	REP-P	97-07-074
246-828-055	AMD-P	97-12-086	246-838-030	REP-P	97-07-074	246-839-115	REP	97-13-100
246-828-055	AMD	97-15-128	246-838-030	REP	97-13-100	246-839-120	REP-P	97-07-074
246-828-060	PREP-X	97-14-059	246-838-040	REP-P	97-07-074	246-839-120	REP	97-13-100
246-828-060	REP	97-20-102	246-838-040	REP-W	97-20-117	246-839-130	REP-P	97-07-074
246-828-065	PREP-X	97-14-059	246-838-050	REP-P	97-07-074	246-839-130	REP	97-13-100
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246-828-070	AMD	97-15-128	246-838-060	REP	97-13-100	246-839-305	REP-P	97-07-074
246-828-075	AMD-XA	97-19-099	246-838-070	REP-P	97-07-074	246-839-305	REP	97-13-100
246-828-080	AMD-XA	97-19-099	246-838-070	REP	97-13-100	246-839-310	REP-P	97-07-074
246-828-090	AMD-XA	97-19-099	246-838-080	REP-P	97-07-074	246-839-310	REP	97-13-100
246-828-100	AMD-XA	97-19-099	246-838-080	REP	97-13-100	246-839-315	REP-P	97-07-074
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246-828-290	PREP	97-22-090	246-838-100	REP-P	97-07-074	246-839-320	REP	97-13-100
246-828-295	AMD-XA	97-19-099	246-838-100	REP	97-13-100	246-839-330	REP-P	97-07-074
246-828-300	AMD-XA	97-19-099	246-838-110	REP-P	97-07-074	246-839-330	REP	97-13-100
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246-828-410	PREP-X	97-14-060	246-838-250	REP-P	97-07-074	246-839-360	REP	97-13-100
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246-830-260	REP	97-20-101	246-838-350	REP	97-13-100	246-839-710	REP-P	97-07-074
246-830-270	PREP-X	97-14-056	246-838-360	REP-P	97-07-074	246-839-710	REP	97-13-100
246-830-270	REP	97-20-101	246-838-360	REP	97-13-100	246-839-720	REP-P	97-07-074
246-830-280	PREP-X	97-14-056	246-839	PREP-W	97-03-066	246-839-720	REP	97-13-100
246-830-280	REP	97-20-101	246-839	PREP-W	97-03-067	246-839-730	REP-P	97-07-074
246-830-690	PREP-X	97-14-056	246-839-010	REP-P	97-07-074	246-839-730	REP	97-13-100
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246-834-220	PREP	97-22-024	246-839-020	REP-P	97-07-074	246-839-740	REP	97-13-100
246-834-230	PREP	97-22-024	246-839-020	REP	97-13-100	246-839-745	REP-P	97-07-074
246-834-240	PREP	97-22-024	246-839-030	REP-P	97-08-093	246-839-745	REP	97-13-100
246-834-350	PREP-X	97-14-056	246-839-030	REP	97-17-015	246-839-750	REP-P	97-07-074
246-834-350	REP	97-20-101	246-839-040	REP-P	97-07-074	246-839-750	REP	97-13-100
246-834-990	PREP	97-22-023	246-839-040	REP	97-13-100	246-839-760	REP-P	97-07-074
246-836-070	PREP-X	97-14-056	246-839-050	REP-P	97-07-074	246-839-760	REP	97-13-100
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246-836-080	PREP-X	97-14-056	246-839-060	REP-P	97-07-074	246-839-770	REP	97-13-100
246-836-090	PREP-X	97-14-056	246-839-060	REP	97-13-100	246-839-780	REP-P	97-07-074
246-836-190	PREP-X	97-14-056	246-839-070	REP-P	97-07-074	246-839-780	REP	97-13-100
246-836-190	REP	97-20-101	246-839-070	REP	97-13-100	246-839-800	REP-P	97-07-074
246-836-400	PREP-X	97-14-056	246-839-080	REP-P	97-07-074	246-839-800	REP	97-13-100
246-836-400	REP	97-20-101	246-839-080	REP	97-13-100	246-839-810	REP-P	97-07-074
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246-839-830	REP-P	97-07-074	246-840-365	NEW	97-13-100	246-841-710	PREP-X	97-14-061
246-839-830	REP	97-13-100	246-840-370	NEW-P	97-07-074	246-841-710	REP	97-20-101
246-839-840	REP-P	97-07-074	246-840-370	NEW	97-13-100	246-841-730	PREP-X	97-14-061
246-839-840	REP	97-13-100	246-840-400	NEW-P	97-07-074	246-841-730	REP	97-20-101
246-839-850	REP-P	97-07-074	246-840-400	NEW	97-13-100	246-841-740	PREP-X	97-14-061
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246-839-860	REP-P	97-07-074	246-840-410	NEW	97-13-100	246-841-750	PREP-X	97-14-061
246-839-860	REP-S	97-12-030	246-840-420	NEW-P	97-07-074	246-841-750	REP	97-20-101
246-839-860	REP	97-17-049	246-840-420	NEW	97-13-100	246-843-158	PREP-X	97-14-056
246-839-870	REP-P	97-07-074	246-840-430	NEW-P	97-07-074	246-843-158	REP	97-20-101
246-839-870	REP	97-13-100	246-840-430	NEW	97-13-100	246-851-090	AMD-P	97-08-094
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246-839-890	REP	97-13-100	246-840-450	NEW	97-13-100	246-851-110	AMD-P	97-08-094
246-839-900	REP-P	97-07-074	246-840-540	AMD-P	97-07-074	246-851-110	AMD	97-12-088
246-839-900	REP	97-13-100	246-840-540	AMD	97-13-100	246-851-120	AMD-P	97-08-094
246-840-010	NEW-P	97-07-074	246-840-565	AMD-P	97-07-074	246-851-120	AMD	97-12-088
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246-840-030	NEW-W	97-09-061	246-840-710	NEW	97-13-100	246-851-170	AMD-P	97-08-094
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246-840-310	NEW-P	97-07-074	246-840-860	NEW-S	97-12-030	246-893-050	REP	97-20-167
246-840-310	NEW	97-13-100	246-840-860	NEW	97-17-049	246-893-060	REP	97-20-167
246-840-315	NEW-P	97-07-074	246-840-870	NEW-P	97-07-074	246-893-070	REP	97-20-167
246-840-315	NEW	97-13-100	246-840-870	NEW	97-13-100	246-893-080	REP	97-20-167
246-840-320	NEW-P	97-07-074	246-840-880	NEW-P	97-07-074	246-893-090	REP	97-20-167
246-840-320	NEW	97-13-100	246-840-880	NEW	97-13-100	246-893-100	REP	97-20-167
246-840-330	NEW-P	97-07-074	246-840-890	NEW-P	97-07-074	246-893-110	REP	97-20-167
246-840-330	NEW	97-13-100	246-840-890	NEW	97-13-100	246-893-120	REP	97-20-167
246-840-340	NEW-P	97-07-074	246-840-900	NEW-P	97-07-074	246-893-130	REP	97-20-167
246-840-340	NEW	97-13-100	246-840-900	NEW	97-13-100	246-893-140	REP	97-20-167
246-840-345	NEW-P	97-07-074	246-840-930	AMD-P	97-07-074	246-893-998	REP	97-20-167
246-840-345	NEW	97-13-100	246-840-930	AMD	97-13-100	246-897-030	PREP-X	97-14-066
246-840-350	NEW-P	97-07-074	246-840-940	AMD-P	97-07-074	246-897-030	REP	97-20-168
246-840-350	NEW	97-13-100	246-840-940	AMD	97-13-100	246-897-040	PREP-X	97-14-066
246-840-360	NEW-P	97-07-074	246-840-985	NEW-P	97-20-161	246-897-040	REP	97-20-168

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
246-897-050	PREP-X	97-14-066	246-976-822	NEW-P	97-24-102	250-16-050	PREP-XR	97-20-090
246-897-050	REP	97-20-168	246-976-830	AMD-P	97-24-102	250-16-060	PREP-XR	97-20-090
246-897-120	PREP-X	97-14-066	246-976-840	AMD-P	97-24-102	250-55-010	PREP-XR	97-20-092
246-897-120	REP	97-20-168	246-976-850	AMD-P	97-24-102	250-55-020	PREP-XR	97-20-092
246-897-130	PREP-X	97-14-066	246-976-860	AMD-P	97-24-102	250-55-030	PREP-XR	97-20-092
246-897-130	REP	97-20-168	246-976-870	NEW-P	97-24-102	250-55-040	PREP-XR	97-20-092
246-897-140	PREP-X	97-14-066	246-976-880	REP-P	97-24-102	250-55-050	PREP-XR	97-20-092
246-897-140	REP	97-20-168	246-976-881	NEW-P	97-24-102	250-55-060	PREP-XR	97-20-092
246-897-150	PREP-X	97-14-066	246-976-885	AMD-P	97-24-102	250-55-070	PREP-XR	97-20-092
246-897-150	REP	97-20-168	246-976-890	AMD-P	97-24-102	250-55-080	PREP-XR	97-20-092
246-897-160	PREP-X	97-14-066	249A-02-010	NEW-W	97-09-043	250-55-090	PREP-XR	97-20-092
246-897-160	REP	97-20-168	249A-02-020	NEW-W	97-09-043	250-55-100	PREP-XR	97-20-092
246-897-170	PREP-X	97-14-066	249A-02-030	NEW-W	97-09-043	250-55-110	PREP-XR	97-20-092
246-897-170	REP	97-20-168	249A-02-040	NEW-W	97-09-043	250-55-120	PREP-XR	97-20-092
246-897-180	PREP-X	97-14-066	249A-02-050	NEW-W	97-09-043	250-55-130	PREP-XR	97-20-092
246-897-180	REP	97-20-168	249A-02-060	NEW-W	97-09-043	250-55-140	PREP-XR	97-20-092
246-897-190	PREP-X	97-14-066	249A-02-080	NEW-W	97-09-043	250-55-150	PREP-XR	97-20-092
246-897-190	REP	97-20-168	249A-02-100	NEW-W	97-09-043	250-55-160	PREP-XR	97-20-092
246-901	PREP	97-16-087	249A-02-200	NEW-W	97-09-043	250-55-170	PREP-XR	97-20-092
246-907-020	AMD	97-06-019	249A-02-210	NEW-W	97-09-043	250-55-180	PREP-XR	97-20-092
246-907-030	AMD	97-06-019	249A-02-220	NEW-W	97-09-043	250-55-190	PREP-XR	97-20-092
246-915-080	PREP-X	97-14-067	249A-02-250	NEW-W	97-09-043	250-55-200	PREP-XR	97-20-092
246-915-080	REP	97-20-103	249A-02-300	NEW-W	97-09-043	250-55-210	PREP-XR	97-20-092
246-915-090	PREP-X	97-14-067	249A-02-350	NEW-W	97-09-043	250-55-220	PREP-XR	97-20-092
246-915-090	REP	97-20-103	249A-02-360	NEW-W	97-09-043	250-61-150	PREP-XR	97-20-088
246-918-008	PREP-XR	97-20-159	249A-02-410	NEW-W	97-09-043	250-71-050	AMD-XA	97-22-068
246-918-009	PREP-XR	97-20-159	249A-02-420	NEW-W	97-09-043	251-01-045	AMD-P	97-08-090
246-918-160	PREP-XR	97-20-160	249A-02-430	NEW-W	97-09-043	251-01-045	AMD-W	97-10-088
246-919-500	PREP-XR	97-20-159	249A-02-440	NEW-W	97-09-043	251-01-110	AMD-P	97-08-090
246-919-510	PREP-XR	97-20-159	249A-02-450	NEW-W	97-09-043	251-01-110	AMD-W	97-10-088
246-919-520	NEW-P	97-15-126	249A-02-460	NEW-W	97-09-043	251-04-040	AMD-P	97-08-090
246-919-520	NEW	97-21-053	249A-02-470	NEW-W	97-09-043	251-04-040	AMD-W	97-10-088
246-919-990	AMD-P	97-12-085	249A-02-510	NEW-W	97-09-043	251-04-050	AMD-P	97-08-090
246-919-990	AMD	97-15-100	249A-02-520	NEW-W	97-09-043	251-04-050	AMD-W	97-10-088
246-933-170	PREP-X	97-14-056	249A-02-540	NEW-W	97-09-043	251-04-170	NEW-P	97-24-037
246-933-170	REP	97-20-101	249A-02-560	NEW-W	97-09-043	251-10-030	AMD-P	97-08-090
246-933-980	PREP-X	97-14-056	249A-02-600	NEW-W	97-09-043	251-10-030	AMD-W	97-10-088
246-933-980	REP	97-20-101	249A-02-650	NEW-W	97-09-043	251-10-030	AMD-P	97-20-063
246-935-125	PREP-X	97-14-056	249A-02-810	NEW-W	97-09-043	251-10-030	AMD-C	97-22-059
246-935-125	REP	97-20-101	249A-02-830	NEW-W	97-09-043	251-10-030	AMD-C	97-24-039
246-937-100	PREP-X	97-14-056	249A-02-860	NEW-W	97-09-043	251-12-270	REP-P	97-08-090
246-937-100	REP	97-20-101	250-10-010	PREP-XR	97-20-089	251-12-270	REP-W	97-10-088
246-976-090	PREP-X	97-14-056	250-10-020	PREP-XR	97-20-089	251-12-270	REP-P	97-10-089
246-976-090	REP	97-20-101	250-10-022	PREP-XR	97-20-089	251-12-270	REP	97-13-045
246-976-115	PREP-X	97-14-056	250-10-026	PREP-XR	97-20-089	251-12-600	AMD-P	97-08-090
246-976-115	REP	97-20-101	250-10-028	PREP-XR	97-20-089	251-12-600	AMD-W	97-10-088
246-976-470	REP-P	97-24-102	250-10-030	PREP-XR	97-20-089	251-12-600	AMD-P	97-10-089
246-976-475	REP-P	97-24-102	250-10-040	PREP-XR	97-20-089	251-12-600	AMD	97-13-045
246-976-480	REP-P	97-24-102	250-10-050	PREP-XR	97-20-089	251-14-060	AMD	97-06-012
246-976-485	NEW-P	97-24-102	250-10-060	PREP-XR	97-20-089	251-14-120	AMD	97-06-012
246-976-490	NEW-P	97-24-102	250-10-070	PREP-XR	97-20-089	251-19-100	AMD-P	97-22-061
246-976-500	AMD-P	97-24-102	250-10-080	PREP-XR	97-20-089	251-19-100	AMD-C	97-24-041
246-976-510	AMD-P	97-24-102	250-10-090	PREP-XR	97-20-089	251-19-105	AMD-P	97-22-060
246-976-520	AMD-P	97-24-102	250-10-100	PREP-XR	97-20-089	251-19-105	AMD-C	97-24-040
246-976-550	AMD-P	97-24-102	250-10-110	PREP-XR	97-20-089	251-20-020	AMD-P	97-08-090
246-976-560	AMD-P	97-24-102	250-10-120	PREP-XR	97-20-089	251-20-020	AMD-W	97-10-088
246-976-570	AMD-P	97-24-102	250-10-130	PREP-XR	97-20-089	251-20-020	AMD-P	97-10-089
246-976-600	AMD-P	97-24-102	250-10-140	PREP-XR	97-20-089	251-20-020	AMD	97-13-045
246-976-610	AMD-P	97-24-102	250-10-150	PREP-XR	97-20-089	260-20	PREP	97-24-008
246-976-615	NEW-P	97-24-102	250-10-160	PREP-XR	97-20-089	260-24-010	REP-P	97-04-060
246-976-620	NEW-P	97-24-102	250-10-170	PREP-XR	97-20-089	260-24-010	REP-W	97-17-043
246-976-640	AMD-P	97-24-102	250-12-010	PREP-XR	97-20-091	260-24-010	REP-P	97-21-092
246-976-650	AMD-P	97-24-102	250-12-020	PREP-XR	97-20-091	260-24-020	REP-P	97-04-060
246-976-680	AMD-P	97-24-102	250-12-030	PREP-XR	97-20-091	260-24-020	REP-W	97-17-043
246-976-690	AMD-P	97-24-102	250-12-040	PREP-XR	97-20-091	260-24-020	REP-P	97-21-092
246-976-720	AMD-P	97-24-102	250-12-050	PREP-XR	97-20-091	260-24-030	REP-P	97-04-060
246-976-730	AMD-P	97-24-102	250-12-060	PREP-XR	97-20-091	260-24-030	REP-W	97-17-043
246-976-740	AMD-P	97-24-102	250-12-070	PREP-XR	97-20-091	260-24-030	REP-P	97-21-092
246-976-770	AMD-P	97-24-102	250-16-001	PREP-XR	97-20-090	260-24-040	REP-P	97-04-060
246-976-780	AMD-P	97-24-102	250-16-010	PREP-XR	97-20-090	260-24-040	REP-W	97-17-043
246-976-790	AMD-P	97-24-102	250-16-020	PREP-XR	97-20-090	260-24-040	REP-P	97-21-092
246-976-810	AMD-P	97-24-102	250-16-030	PREP-XR	97-20-090	260-24-050	REP-P	97-04-060
246-976-820	AMD-P	97-24-102	250-16-040	PREP-XR	97-20-090	260-24-050	REP-W	97-17-043

TABLE

**Table of WAC Sections Affected**

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
260-24-050	REP-P	97-21-092	260-24-300	REP-P	97-04-060	260-24-540	NEW-W	97-17-043
260-24-060	REP-P	97-04-060	260-24-300	REP-W	97-17-043	260-24-540	NEW-P	97-21-092
260-24-060	REP-W	97-17-043	260-24-300	REP-P	97-21-092	260-24-550	NEW-P	97-04-060
260-24-060	REP-P	97-21-092	260-24-310	REP-P	97-04-060	260-24-550	NEW-W	97-17-043
260-24-070	REP-P	97-04-060	260-24-310	REP-W	97-17-043	260-24-550	NEW-P	97-21-092
260-24-070	REP-W	97-17-043	260-24-310	REP-P	97-21-092	260-24-560	NEW-P	97-04-060
260-24-070	REP-P	97-21-092	260-24-320	REP-P	97-04-060	260-24-560	NEW-W	97-17-043
260-24-080	REP-P	97-04-060	260-24-320	REP-W	97-17-043	260-24-560	NEW-P	97-21-092
260-24-080	REP-W	97-17-043	260-24-320	REP-P	97-21-092	260-24-570	NEW-P	97-04-060
260-24-080	REP-P	97-21-092	260-24-330	REP-P	97-04-060	260-24-570	NEW-W	97-17-043
260-24-090	REP-P	97-04-060	260-24-330	REP-W	97-17-043	260-24-570	NEW-P	97-21-092
260-24-090	REP-W	97-17-043	260-24-330	REP-P	97-21-092	260-24-580	NEW-P	97-04-060
260-24-090	REP-P	97-21-092	260-24-340	REP-P	97-04-060	260-24-580	NEW-W	97-17-043
260-24-100	REP-P	97-04-060	260-24-340	REP-W	97-17-043	260-24-580	NEW-P	97-21-092
260-24-100	REP-W	97-17-043	260-24-340	REP-P	97-21-092	260-24-590	NEW-P	97-04-060
260-24-100	REP-P	97-21-092	260-24-350	REP-P	97-04-060	260-24-590	NEW-W	97-17-043
260-24-110	REP-P	97-04-060	260-24-350	REP-W	97-17-043	260-24-590	NEW-P	97-21-092
260-24-110	REP-W	97-17-043	260-24-350	REP-P	97-21-092	260-24-600	NEW-P	97-04-060
260-24-110	REP-P	97-21-092	260-24-360	REP-P	97-04-060	260-24-600	NEW-W	97-17-043
260-24-120	REP-P	97-04-060	260-24-360	REP-W	97-17-043	260-24-600	NEW-P	97-21-092
260-24-120	REP-W	97-17-043	260-24-360	REP-P	97-21-092	260-24-610	NEW-P	97-04-060
260-24-120	REP-P	97-21-092	260-24-370	REP-P	97-04-060	260-24-610	NEW-W	97-17-043
260-24-130	REP-P	97-04-060	260-24-370	REP-W	97-17-043	260-24-610	NEW-P	97-21-092
260-24-130	REP-W	97-17-043	260-24-370	REP-P	97-21-092	260-24-620	NEW-P	97-04-060
260-24-130	REP-P	97-21-092	260-24-380	REP-P	97-04-060	260-24-620	NEW-W	97-17-043
260-24-140	REP-P	97-04-060	260-24-380	REP-W	97-17-043	260-24-620	NEW-P	97-21-092
260-24-140	REP-W	97-17-043	260-24-380	REP-P	97-21-092	260-24-630	NEW-P	97-04-060
260-24-140	REP-P	97-21-092	260-24-390	REP-P	97-04-060	260-24-630	NEW-W	97-17-043
260-24-150	REP-P	97-04-060	260-24-390	REP-W	97-17-043	260-24-630	NEW-P	97-21-092
260-24-150	REP-W	97-17-043	260-24-390	REP-P	97-21-092	260-24-640	NEW-P	97-04-060
260-24-150	REP-P	97-21-092	260-24-400	REP-P	97-04-060	260-24-640	NEW-W	97-17-043
260-24-160	REP-P	97-04-060	260-24-400	REP-W	97-17-043	260-24-640	NEW-P	97-21-092
260-24-160	REP-W	97-17-043	260-24-400	REP-P	97-21-092	260-24-650	NEW-P	97-04-060
260-24-160	REP-P	97-21-092	260-24-410	REP-P	97-04-060	260-24-650	NEW-W	97-17-043
260-24-170	REP-P	97-04-060	260-24-410	REP-W	97-17-043	260-24-650	NEW-P	97-21-092
260-24-170	REP-W	97-17-043	260-24-410	REP-P	97-21-092	260-24-660	NEW-P	97-04-060
260-24-170	REP-P	97-21-092	260-24-420	REP-P	97-04-060	260-24-660	NEW-W	97-17-043
260-24-180	REP-P	97-04-060	260-24-420	REP-W	97-17-043	260-24-660	NEW-P	97-21-092
260-24-180	REP-W	97-17-043	260-24-420	REP-P	97-21-092	260-24-670	NEW-P	97-04-060
260-24-180	REP-P	97-21-092	260-24-430	REP-P	97-04-060	260-24-670	NEW-W	97-17-043
260-24-190	REP-P	97-04-060	260-24-430	REP-W	97-17-043	260-24-670	NEW-P	97-21-092
260-24-190	REP-W	97-17-043	260-24-430	REP-P	97-21-092	260-24-680	NEW-P	97-04-060
260-24-190	REP-P	97-21-092	260-24-440	REP-P	97-04-060	260-24-680	NEW-W	97-17-043
260-24-200	REP-P	97-04-060	260-24-440	REP-W	97-17-043	260-24-680	NEW-P	97-21-092
260-24-200	REP-W	97-17-043	260-24-440	REP-P	97-21-092	260-24-690	NEW-P	97-04-060
260-24-200	REP-P	97-21-092	260-24-450	REP-P	97-04-060	260-24-690	NEW-W	97-17-043
260-24-210	REP-P	97-04-060	260-24-450	REP-W	97-17-043	260-24-690	NEW-P	97-21-092
260-24-210	REP-W	97-17-043	260-24-450	REP-P	97-21-092	260-24-700	NEW-P	97-04-060
260-24-210	REP-P	97-21-092	260-24-460	REP-P	97-04-060	260-24-700	NEW-W	97-17-043
260-24-220	REP-P	97-04-060	260-24-460	REP-W	97-17-043	260-24-700	NEW-P	97-21-092
260-24-220	REP-W	97-17-043	260-24-460	REP-P	97-21-092	260-28	PREP	97-24-009
260-24-220	REP-P	97-21-092	260-24-465	REP-P	97-04-060	260-32	PREP	97-04-059
260-24-230	REP-P	97-04-060	260-24-465	REP-W	97-17-043	260-32-370	NEW-P	97-21-093
260-24-230	REP-W	97-17-043	260-24-465	REP-P	97-21-092	260-36	PREP	97-24-010
260-24-230	REP-P	97-21-092	260-24-470	REP-P	97-04-060	260-48	PREP	97-04-058
260-24-240	REP-P	97-04-060	260-24-470	REP-W	97-17-043	260-48-890	AMD-P	97-21-094
260-24-240	REP-W	97-17-043	260-24-470	REP-P	97-21-092	260-52	PREP	97-24-011
260-24-240	REP-P	97-21-092	260-24-480	REP-P	97-04-060	260-56	PREP	97-24-012
260-24-250	REP-P	97-04-060	260-24-480	REP-W	97-17-043	262-01-030	PREP	97-06-112
260-24-250	REP-W	97-17-043	260-24-480	REP-P	97-21-092	262-01-030	AMD-P	97-09-091
260-24-250	REP-P	97-21-092	260-24-500	NEW-P	97-04-060	262-01-030	AMD-W	97-10-060
260-24-260	REP-P	97-04-060	260-24-500	NEW-W	97-17-043	262-01-030	AMD-P	97-11-065
260-24-260	REP-W	97-17-043	260-24-500	NEW-P	97-21-092	262-01-030	AMD	97-16-021
260-24-260	REP-P	97-21-092	260-24-510	NEW-P	97-04-060	262-01-130	NEW-P	97-17-078
260-24-270	REP-P	97-04-060	260-24-510	NEW-W	97-17-043	262-01-130	NEW	97-20-086
260-24-270	REP-W	97-17-043	260-24-510	NEW-P	97-21-092	262-02-020	PREP	97-06-112
260-24-270	REP-P	97-21-092	260-24-520	NEW-P	97-04-060	262-02-020	AMD-P	97-09-090
260-24-280	REP-P	97-04-060	260-24-520	NEW-W	97-17-043	262-02-020	AMD-W	97-10-060
260-24-280	REP-W	97-17-043	260-24-520	NEW-P	97-21-092	262-02-020	AMD-P	97-11-064
260-24-280	REP-P	97-21-092	260-24-530	NEW-P	97-04-060	262-02-020	AMD	97-16-020
260-24-290	REP-P	97-04-060	260-24-530	NEW-W	97-17-043	262-02-030	PREP	97-06-112
260-24-290	REP-W	97-17-043	260-24-530	NEW-P	97-21-092	262-02-030	AMD-P	97-09-090
260-24-290	REP-P	97-21-092	260-24-540	NEW-P	97-04-060	262-02-030	AMD-W	97-10-060

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
262-02-030	AMD-P	97-11-064	275-60-040	PREP-X	97-14-071	275-80-860	REP-P	97-19-102
262-02-030	AMD	97-16-020	275-60-040	REP	97-18-052	275-80-870	PREP	97-15-131
262-03	PREP	97-07-068	275-60-050	PREP-X	97-14-071	275-80-870	REP-P	97-19-102
262-03-010	NEW-P	97-11-063	275-60-050	REP	97-18-052	275-80-872	PREP	97-15-131
262-03-010	NEW	97-16-019	275-60-060	PREP-X	97-14-071	275-80-872	REP-P	97-19-102
262-03-020	NEW-P	97-11-063	275-60-060	REP	97-18-052	275-80-876	PREP	97-15-131
262-03-020	NEW	97-16-019	275-60-070	PREP-X	97-14-071	275-80-876	REP-P	97-19-102
262-03-030	NEW-P	97-11-063	275-60-070	REP	97-18-052	275-80-878	PREP	97-15-131
262-03-030	NEW	97-16-019	275-60-200	PREP-X	97-14-071	275-80-878	REP-P	97-19-102
262-03-040	NEW-P	97-11-063	275-60-200	REP	97-18-052	275-80-890	PREP	97-15-131
262-03-040	NEW	97-16-019	275-60-300	PREP-X	97-14-071	275-80-890	REP-P	97-19-102
262-03-050	NEW-P	97-11-063	275-60-300	REP	97-18-052	275-80-895	PREP	97-15-131
262-03-050	NEW	97-16-019	275-60-400	PREP-X	97-14-071	275-80-895	REP-P	97-19-102
262-03-060	NEW-P	97-11-063	275-60-400	REP	97-18-052	275-80-900	PREP	97-15-131
262-03-060	NEW	97-16-019	275-60-500	PREP-X	97-14-071	275-80-900	REP-P	97-19-102
262-03-070	NEW-P	97-11-063	275-60-500	REP	97-18-052	275-80-905	PREP	97-15-131
262-03-070	NEW	97-16-019	275-60-510	PREP-X	97-14-071	275-80-905	REP-P	97-19-102
262-03-080	NEW-P	97-11-063	275-60-510	REP	97-18-052	275-80-910	PREP	97-15-131
262-03-080	NEW	97-16-019	275-60-520	PREP-X	97-14-071	275-80-910	REP-P	97-19-102
262-03-090	NEW-P	97-11-063	275-60-520	REP	97-18-052	275-80-915	PREP	97-15-131
262-03-090	NEW	97-16-019	275-76-005	PREP	97-15-131	275-80-915	REP-P	97-19-102
262-04	PREP	97-14-025	275-76-005	REP-P	97-19-102	275-80-920	PREP	97-15-131
275-27-023	AMD-E	97-03-033	275-76-010	PREP	97-15-131	275-80-920	REP-P	97-19-102
275-27-023	AMD-P	97-08-007	275-76-010	REP-P	97-19-102	275-80-925	PREP	97-15-131
275-27-023	AMD-E	97-11-009	275-76-020	PREP	97-15-131	275-80-925	REP-P	97-19-102
275-27-023	AMD	97-13-051	275-76-020	REP-P	97-19-102	275-80-930	PREP	97-15-131
275-27-220	AMD-E	97-03-033	275-76-030	PREP	97-15-131	275-80-930	REP-P	97-19-102
275-27-220	AMD-P	97-08-007	275-76-030	REP-P	97-19-102	275-80-935	PREP	97-15-131
275-27-220	AMD-E	97-11-009	275-76-040	PREP	97-15-131	275-80-935	REP-P	97-19-102
275-27-220	AMD	97-13-051	275-76-040	REP-P	97-19-102	275-80-940	PREP	97-15-131
275-27-221	REP-E	97-03-033	275-76-050	PREP	97-15-131	275-80-940	REP-P	97-19-102
275-27-221	REP-P	97-08-007	275-76-050	REP-P	97-19-102	275-80-995	PREP	97-15-131
275-27-221	REP-E	97-11-009	275-76-060	PREP	97-15-131	275-80-995	REP-P	97-19-102
275-27-221	REP	97-13-051	275-76-060	REP-P	97-19-102	275-110-010	PREP	97-15-131
275-27-222	NEW-P	97-08-007	275-76-070	PREP	97-15-131	275-110-020	PREP	97-15-131
275-27-222	NEW-E	97-11-009	275-76-070	REP-P	97-19-102	275-110-030	PREP	97-15-131
275-27-222	NEW	97-13-051	275-76-080	PREP	97-15-131	275-110-040	PREP	97-15-131
275-27-223	AMD-E	97-03-033	275-76-080	REP-P	97-19-102	275-110-050	PREP	97-15-131
275-27-223	AMD-P	97-08-007	275-76-090	PREP	97-15-131	275-110-060	PREP	97-15-131
275-27-223	AMD-E	97-11-009	275-76-090	REP-P	97-19-102	275-110-070	PREP	97-15-131
275-27-223	AMD	97-13-051	275-76-100	PREP	97-15-131	275-110-080	PREP	97-15-131
275-27-400	AMD-E	97-03-033	275-76-100	REP-P	97-19-102	275-110-090	PREP	97-15-131
275-27-400	AMD-P	97-08-007	275-76-110	PREP	97-15-131	275-110-100	PREP	97-15-131
275-27-400	AMD-E	97-11-009	275-76-110	REP-P	97-19-102	275-110-110	PREP	97-15-131
275-27-400	AMD	97-13-051	275-76-120	PREP	97-15-131	275-110-120	PREP	97-15-131
275-30	PREP	97-19-103	275-76-120	REP-P	97-19-102	275-150-010	PREP	97-15-131
275-30-020	REP-P	97-19-102	275-76-130	PREP	97-15-131	275-150-010	REP-P	97-19-102
275-33-010	REP-P	97-19-102	275-76-130	REP-P	97-19-102	275-150-020	PREP	97-15-131
275-46-005	REP-P	97-19-102	275-76-140	PREP	97-15-131	275-150-020	REP-P	97-19-102
275-48-010	PREP	97-15-131	275-76-140	REP-P	97-19-102	275-150-030	PREP	97-15-131
275-48-010	REP-P	97-19-102	275-76-150	PREP	97-15-131	275-150-030	REP-P	97-19-102
275-48-015	PREP	97-15-131	275-76-150	REP-P	97-19-102	275-150-040	PREP	97-15-131
275-48-015	REP-P	97-19-102	275-80-805	PREP	97-15-131	275-150-040	REP-P	97-19-102
275-48-020	PREP	97-15-131	275-80-805	REP-P	97-19-102	275-150-050	PREP	97-15-131
275-48-020	REP-P	97-19-102	275-80-810	PREP	97-15-131	275-150-050	REP-P	97-19-102
275-48-025	PREP	97-15-131	275-80-810	REP-P	97-19-102	275-150-060	PREP	97-15-131
275-48-025	REP-P	97-19-102	275-80-815	PREP	97-15-131	275-150-060	REP-P	97-19-102
275-48-030	PREP	97-15-131	275-80-815	REP-P	97-19-102	275-150-070	PREP	97-15-131
275-48-030	REP-P	97-19-102	275-80-840	PREP	97-15-131	275-150-070	REP-P	97-19-102
275-48-035	PREP	97-15-131	275-80-840	REP-P	97-19-102	275-150-080	PREP	97-15-131
275-48-035	REP-P	97-19-102	275-80-842	PREP	97-15-131	275-150-080	REP-P	97-19-102
275-48-040	PREP	97-15-131	275-80-842	REP-P	97-19-102	275-150-090	PREP	97-15-131
275-48-040	REP-P	97-19-102	275-80-844	PREP	97-15-131	275-150-090	REP-P	97-19-102
275-48-045	PREP	97-15-131	275-80-844	REP-P	97-19-102	275-155	AMD-P	97-11-044
275-48-045	REP-P	97-19-102	275-80-846	PREP	97-15-131	275-155	AMD	97-24-054
275-48-050	PREP	97-15-131	275-80-846	REP-P	97-19-102	275-155-005	AMD-P	97-11-044
275-48-050	REP-P	97-19-102	275-80-848	PREP	97-15-131	275-155-005	AMD	97-24-054
275-60-010	PREP-X	97-14-071	275-80-848	REP-P	97-19-102	275-155-010	AMD-P	97-11-044
275-60-010	REP	97-18-052	275-80-852	PREP	97-15-131	275-155-010	AMD	97-24-054
275-60-020	PREP-X	97-14-071	275-80-852	REP-P	97-19-102	275-155-070	NEW-P	97-11-044
275-60-020	REP	97-18-052	275-80-854	PREP	97-15-131	275-155-070	NEW	97-24-054
275-60-030	PREP-X	97-14-071	275-80-854	REP-P	97-19-102	275-155-080	NEW-P	97-11-044
275-60-030	REP	97-18-052	275-80-860	PREP	97-15-131	275-155-080	NEW	97-24-054

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
275-155-090	NEW-P	97-11-044	284-43-330	NEW-W	97-08-044	284-44-150	REP-C	97-21-151
275-155-090	NEW	97-24-054	284-43-330	NEW-P	97-21-155	284-44-160	REP-P	97-20-139
275-155-100	NEW-P	97-11-044	284-43-340	NEW-W	97-08-044	284-44-160	REP-C	97-21-151
275-155-100	NEW	97-24-054	284-43-340	NEW-P	97-21-155	284-44-190	REP-P	97-20-139
275-155-110	NEW-P	97-11-044	284-43-350	NEW-W	97-08-044	284-44-190	REP-C	97-21-151
275-155-110	NEW	97-24-054	284-43-360	NEW-W	97-08-044	284-44-200	REP-P	97-20-139
275-155-120	NEW-P	97-11-044	284-43-400	NEW-W	97-08-044	284-44-200	REP-C	97-21-151
275-155-120	NEW	97-24-054	284-43-400	NEW-P	97-21-155	284-44-210	REP-P	97-20-139
275-155-130	NEW-P	97-11-044	284-43-410	NEW-W	97-08-044	284-44-210	REP-C	97-21-151
275-155-130	NEW	97-24-054	284-43-410	NEW-P	97-21-155	284-44-220	REP-P	97-20-139
275-155-140	NEW-P	97-11-044	284-43-420	NEW-W	97-08-044	284-44-220	REP-C	97-21-151
275-155-140	NEW	97-24-054	284-43-420	NEW-P	97-21-155	284-44-240	REP-W	97-08-044
284-04	NEW-C	97-03-023	284-43-500	NEW-W	97-08-044	284-44-240	REP-P	97-21-155
284-04	NEW-C	97-03-120	284-43-510	NEW-W	97-08-044	284-44-410	REP-W	97-08-044
284-04	NEW-C	97-08-091	284-43-520	NEW-W	97-08-044	284-44-410	REP-P	97-21-155
284-04	NEW-W	97-10-072	284-43-530	NEW-W	97-08-044	284-46-020	REP-P	97-21-155
284-10-010	REP-P	97-21-155	284-43-540	NEW-W	97-08-044	284-46-575	REP-W	97-08-044
284-10-015	REP-P	97-21-155	284-43-550	NEW-W	97-08-044	284-46-575	REP-P	97-21-155
284-10-020	REP-P	97-21-155	284-43-560	NEW-W	97-08-044	284-51-050	PREP	97-04-074
284-10-030	REP-P	97-21-155	284-43-600	NEW-W	97-08-044	284-54-750	NEW-P	97-15-150
284-10-050	REP-P	97-21-155	284-43-610	NEW-W	97-08-044	284-54-750	NEW	97-19-007
284-10-060	REP-P	97-21-155	284-43-610	NEW-P	97-21-155	284-74-010	PREP	97-20-141
284-10-070	REP-P	97-21-155	284-43-620	NEW-W	97-08-044	284-85-085	AMD-P	97-15-150
284-10-090	REP-P	97-21-155	284-43-620	NEW-P	97-21-155	284-85-085	AMD	97-19-007
284-10-140	REP-P	97-21-155	284-43-630	NEW-W	97-08-044	286-04-010	PREP	97-24-118
284-13-505	NEW	97-05-012	284-43-630	NEW-P	97-21-155	286-04-060	PREP	97-24-118
284-13-515	NEW	97-05-012	284-43-640	NEW-W	97-08-044	286-06-065	PREP	97-24-118
284-13-520	AMD	97-05-012	284-43-640	NEW-P	97-21-155	286-13-030	PREP	97-24-118
284-13-530	NEW	97-05-012	284-43-650	NEW-W	97-08-044	286-13-040	PREP	97-08-079
284-13-535	NEW	97-05-012	284-43-650	NEW-P	97-21-155	286-13-040	AMD-P	97-12-027
284-13-540	AMD	97-05-012	284-43-700	NEW-C	97-05-006	286-13-040	AMD	97-17-004
284-13-550	AMD	97-05-012	284-43-700	NEW-C	97-08-046	286-13-040	PREP	97-24-118
284-13-560	AMD	97-05-012	284-43-700	NEW-W	97-11-001	286-13-045	AMD-P	97-04-006
284-13-570	AMD	97-05-012	284-43-700	NEW-P	97-21-155	286-13-045	AMD	97-08-003
284-13-590	AMD	97-05-012	284-43-710	NEW-P	97-21-155	286-13-045	PREP	97-24-118
284-13-595	NEW	97-05-012	284-43-720	NEW-P	97-21-155	286-13-070	PREP	97-24-118
284-17-220	AMD-P	97-15-150	284-43-730	NEW-P	97-21-155	286-13-085	AMD-P	97-04-006
284-17-220	AMD	97-19-007	284-43-800	NEW-P	97-21-155	286-13-085	AMD	97-08-003
284-23	PREP	97-20-140	284-43-900	NEW-P	97-20-139	286-13-085	PREP	97-24-118
284-23-610	AMD-P	97-22-108	284-43-900	NEW-C	97-21-151	286-13-100	PREP	97-24-118
284-23-620	AMD-P	97-22-108	284-43-905	NEW-P	97-20-139	286-13-110	AMD-P	97-04-006
284-23-640	AMD-P	97-22-108	284-43-905	NEW-C	97-21-151	286-13-110	AMD	97-08-003
284-23-645	NEW-P	97-22-108	284-43-910	NEW-P	97-20-139	286-13-110	PREP	97-08-079
284-23-650	AMD-P	97-22-108	284-43-910	NEW-C	97-21-151	286-13-110	AMD-P	97-12-027
284-23-660	AMD-P	97-22-108	284-43-915	NEW-P	97-20-139	286-13-110	AMD	97-17-004
284-23-690	AMD-P	97-22-108	284-43-915	NEW-C	97-21-151	286-13-115	PREP	97-08-079
284-23-710	AMD-P	97-22-108	284-43-920	NEW-P	97-20-139	286-13-115	AMD-P	97-12-027
284-23-730	AMD-P	97-22-108	284-43-920	NEW-C	97-21-151	286-13-115	AMD	97-17-004
284-30-395	NEW-S	97-03-090	284-43-925	NEW-P	97-20-139	286-26-060	PREP	97-24-118
284-30-395	NEW-C	97-08-045	284-43-925	NEW-C	97-21-151	286-26-080	AMD-P	97-04-006
284-30-395	NEW-C	97-11-010	284-43-930	NEW-P	97-20-139	286-26-080	AMD	97-08-003
284-30-395	NEW	97-13-005	284-43-930	NEW-C	97-21-151	286-26-110	PREP	97-24-118
284-43	AMD-P	97-21-155	284-43-935	NEW-P	97-20-139	286-27-040	AMD-P	97-04-006
284-43-040	REP-P	97-21-155	284-43-935	NEW-C	97-21-151	286-27-040	AMD	97-08-003
284-43-100	REP-P	97-21-155	284-43-940	NEW-P	97-20-139	286-27-040	PREP	97-24-118
284-43-110	NEW-W	97-08-044	284-43-940	NEW-C	97-21-151	286-27-050	REP-P	97-04-006
284-43-110	NEW-P	97-21-155	284-43-945	NEW-P	97-20-139	286-27-050	REP	97-08-003
284-43-120	NEW-W	97-08-044	284-43-945	NEW-C	97-21-151	286-27-055	PREP	97-24-118
284-43-120	NEW-P	97-21-155	284-43-950	NEW-P	97-20-139	286-27-065	PREP	97-24-118
284-43-130	NEW-W	97-08-044	284-43-950	NEW-C	97-21-151	286-30	PREP	97-24-118
284-43-130	NEW-P	97-21-155	284-43-955	NEW-P	97-20-139	286-35-030	AMD-P	97-04-006
284-43-200	NEW-W	97-08-044	284-43-955	NEW-C	97-21-151	286-35-030	AMD	97-08-003
284-43-200	NEW-P	97-21-155	284-44-100	REP-P	97-20-139	286-35-040	REP-P	97-04-006
284-43-210	NEW-W	97-08-044	284-44-100	REP-C	97-21-151	286-35-040	REP	97-08-003
284-43-210	NEW-P	97-21-155	284-44-110	REP-P	97-20-139	286-40-020	AMD-P	97-04-006
284-43-220	NEW-P	97-21-155	284-44-110	REP-C	97-21-151	286-40-020	AMD	97-08-003
284-43-250	NEW-P	97-21-155	284-44-120	REP-P	97-20-139	286-40-050	PREP	97-24-118
284-43-300	NEW-W	97-08-044	284-44-120	REP-C	97-21-151	287-04-029	NEW-XA	97-20-060
284-43-300	NEW-P	97-21-155	284-44-130	REP-P	97-20-139	287-04-031	AMD-XA	97-20-060
284-43-310	NEW-W	97-08-044	284-44-130	REP-C	97-21-151	287-04-032	NEW-XA	97-20-060
284-43-310	NEW-P	97-21-155	284-44-140	REP-P	97-20-139	287-04-033	NEW-XA	97-20-060
284-43-320	NEW-W	97-08-044	284-44-140	REP-C	97-21-151	287-04-034	NEW-XA	97-20-060
284-43-320	NEW-P	97-21-155	284-44-150	REP-P	97-20-139	287-04-038	NEW-XA	97-20-060

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
287-04-039	NEW-XA	97-20-060	296-04A-052	NEW-P	97-23-088	296-10-370	PREP-X	97-13-034
292-09-010	AMD-P	97-05-022	296-04A-055	NEW-P	97-23-088	296-10-370	REP	97-17-064
292-09-010	AMD	97-13-069	296-04A-060	NEW-P	97-23-088	296-10-380	PREP-X	97-13-034
292-11-010	NEW-S	97-05-023	296-04A-100	NEW-P	97-23-088	296-10-380	REP	97-17-064
292-11-010	NEW	97-13-075	296-04A-110	NEW-P	97-23-088	296-10-390	PREP-X	97-13-034
292-11-020	NEW-S	97-05-023	296-04A-120	NEW-P	97-23-088	296-10-390	REP	97-17-064
292-11-020	NEW	97-13-075	296-04A-130	NEW-P	97-23-088	296-10-400	PREP-X	97-13-034
292-11-030	NEW-W	97-09-057	296-04A-150	NEW-P	97-23-088	296-10-400	REP	97-17-064
292-110-010	PREP	97-13-006	296-04A-200	NEW-P	97-23-088	296-10-410	PREP-X	97-13-034
292-110-010	AMD-P	97-21-076	296-04A-210	NEW-P	97-23-088	296-10-410	REP	97-17-064
292-110-050	NEW-P	97-20-098	296-04A-230	NEW-P	97-23-088	296-10-420	PREP-X	97-13-034
292-110-060	NEW-P	97-20-099	296-04A-300	NEW-P	97-23-088	296-10-420	REP	97-17-064
292-120-010	NEW-P	97-03-133	296-04A-30001	NEW-P	97-23-088	296-10-430	PREP-X	97-13-034
292-120-010	NEW	97-07-058	296-04A-330	NEW-P	97-23-088	296-10-430	REP	97-17-064
292-120-020	NEW-P	97-03-133	296-04A-340	NEW-P	97-23-088	296-10-440	PREP-X	97-13-034
292-120-020	NEW	97-07-058	296-04A-350	NEW-P	97-23-088	296-10-440	REP	97-17-064
292-120-030	NEW-P	97-03-133	296-04A-351	NEW-P	97-23-088	296-10-450	PREP-X	97-13-034
292-120-030	NEW	97-07-058	296-04A-360	NEW-P	97-23-088	296-10-450	REP	97-17-064
292-120-040	NEW-P	97-03-133	296-04A-370	NEW-P	97-23-088	296-10-460	PREP-X	97-13-034
292-120-040	NEW	97-07-058	296-04A-380	NEW-P	97-23-088	296-10-460	REP	97-17-064
296-04-001	REP-P	97-23-088	296-04A-390	NEW-P	97-23-088	296-10-470	PREP-X	97-13-034
296-04-005	REP-P	97-23-088	296-04A-400	NEW-P	97-23-088	296-10-470	REP	97-17-064
296-04-010	REP-P	97-23-088	296-04A-410	NEW-P	97-23-088	296-10-480	PREP-X	97-13-034
296-04-015	REP-P	97-23-088	296-04A-420	NEW-P	97-23-088	296-10-480	REP	97-17-064
296-04-040	REP-P	97-23-088	296-04A-430	NEW-P	97-23-088	296-10-490	PREP-X	97-13-034
296-04-042	REP-P	97-23-088	296-04A-440	NEW-P	97-23-088	296-10-490	REP	97-17-064
296-04-045	REP-P	97-23-088	296-04A-460	NEW-P	97-23-088	296-10-500	PREP-X	97-13-034
296-04-05001	REP-P	97-23-088	296-04A-470	NEW-P	97-23-088	296-10-500	REP	97-17-064
296-04-060	REP-P	97-23-088	296-04A-480	NEW-P	97-23-088	296-10-510	PREP-X	97-13-034
296-04-090	REP-P	97-23-088	296-10-010	PREP-X	97-13-034	296-10-510	REP	97-17-064
296-04-105	REP-P	97-23-088	296-10-010	REP	97-17-064	296-10-520	PREP-X	97-13-034
296-04-115	REP-P	97-23-088	296-10-020	PREP-X	97-13-034	296-10-520	REP	97-17-064
296-04-125	REP-P	97-23-088	296-10-020	REP	97-17-064	296-10-530	PREP-X	97-13-034
296-04-160	REP-P	97-23-088	296-10-030	PREP-X	97-13-034	296-10-530	REP	97-17-064
296-04-165	REP-P	97-23-088	296-10-030	REP	97-17-064	296-10-540	PREP-X	97-13-034
296-04-260	REP-P	97-23-088	296-10-040	PREP-X	97-13-034	296-10-540	REP	97-17-064
296-04-270	REP-P	97-23-088	296-10-040	REP	97-17-064	296-10-550	PREP-X	97-13-034
296-04-275	REP-P	97-23-088	296-10-050	PREP-X	97-13-034	296-10-550	REP	97-17-064
296-04-280	REP-P	97-23-088	296-10-050	REP	97-17-064	296-10-560	PREP-X	97-13-034
296-04-295	REP-P	97-23-088	296-10-060	PREP-X	97-13-034	296-10-560	REP	97-17-064
296-04-300	REP-P	97-23-088	296-10-060	REP	97-17-064	296-10-570	PREP-X	97-13-034
296-04-310	REP-P	97-23-088	296-10-070	PREP-X	97-13-034	296-10-570	REP	97-17-064
296-04-330	REP-P	97-23-088	296-10-070	REP	97-17-064	296-10-580	PREP-X	97-13-034
296-04-340	REP-P	97-23-088	296-10-080	PREP-X	97-13-034	296-10-580	REP	97-17-064
296-04-350	REP-P	97-23-088	296-10-080	REP	97-17-064	296-10-590	PREP-X	97-13-034
296-04-351	REP-P	97-23-088	296-10-090	PREP-X	97-13-034	296-10-590	REP	97-17-064
296-04-360	REP-P	97-23-088	296-10-090	REP	97-17-064	296-11-001	DECOD	97-08-042
296-04-370	REP-P	97-23-088	296-10-100	PREP-X	97-13-034	296-11-003	DECOD	97-08-042
296-04-380	REP-P	97-23-088	296-10-100	REP	97-17-064	296-11-010	DECOD	97-08-042
296-04-390	REP-P	97-23-088	296-10-110	PREP-X	97-13-034	296-11-020	DECOD	97-08-042
296-04-400	REP-P	97-23-088	296-10-110	REP	97-17-064	296-11-030	DECOD	97-08-042
296-04-410	REP-P	97-23-088	296-10-120	PREP-X	97-13-034	296-11-040	DECOD	97-08-042
296-04-420	REP-P	97-23-088	296-10-120	REP	97-17-064	296-11-050	DECOD	97-08-042
296-04-430	REP-P	97-23-088	296-10-130	PREP-X	97-13-034	296-11-060	DECOD	97-08-042
296-04-440	REP-P	97-23-088	296-10-130	REP	97-17-064	296-11-070	DECOD	97-08-042
296-04-460	REP-P	97-23-088	296-10-140	PREP-X	97-13-034	296-11-080	DECOD	97-08-042
296-04-470	REP-P	97-23-088	296-10-140	REP	97-17-064	296-11-090	DECOD	97-08-042
296-04-480	REP-P	97-23-088	296-10-150	PREP-X	97-13-034	296-11-100	DECOD	97-08-042
296-04A-001	NEW-P	97-23-088	296-10-150	REP	97-17-064	296-11-110	DECOD	97-08-042
296-04A-003	NEW-P	97-23-088	296-10-160	PREP-X	97-13-034	296-11-120	DECOD	97-08-042
296-04A-006	NEW-P	97-23-088	296-10-160	REP	97-17-064	296-11-130	DECOD	97-08-042
296-04A-009	NEW-P	97-23-088	296-10-170	PREP-X	97-13-034	296-11-140	DECOD	97-08-042
296-04A-012	NEW-P	97-23-088	296-10-170	REP	97-17-064	296-11-150	DECOD	97-08-042
296-04A-015	NEW-P	97-23-088	296-10-180	PREP-X	97-13-034	296-11-160	DECOD	97-08-042
296-04A-018	NEW-P	97-23-088	296-10-180	REP	97-17-064	296-11-170	DECOD	97-08-042
296-04A-025	NEW-P	97-23-088	296-10-190	PREP-X	97-13-034	296-11-180	DECOD	97-08-042
296-04A-028	NEW-P	97-23-088	296-10-190	REP	97-17-064	296-11-190	DECOD	97-08-042
296-04A-034	NEW-P	97-23-088	296-10-200	PREP-X	97-13-034	296-11-200	DECOD	97-08-042
296-04A-037	NEW-P	97-23-088	296-10-200	REP	97-17-064	296-11-210	DECOD	97-08-042
296-04A-040	NEW-P	97-23-088	296-10-210	PREP-X	97-13-034	296-11-220	DECOD	97-08-042
296-04A-043	NEW-P	97-23-088	296-10-210	REP	97-17-064	296-11-230	DECOD	97-08-042
296-04A-046	NEW-P	97-23-088	296-10-220	PREP-X	97-13-034	296-11-240	DECOD	97-08-042
296-04A-049	NEW-P	97-23-088	296-10-220	REP	97-17-064	296-11-250	DECOD	97-08-042

TABLE

Table of WAC Sections Affected

WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-11-260	DECOD	97-08-042	296-17-52122	NEW-E	97-08-043	296-23-267	NEW	97-09-036
296-11-270	DECOD	97-08-042	296-17-52122	NEW-P	97-08-051	296-23A	PREP	97-02-097
296-11-280	DECOD	97-08-042	296-17-52122	NEW	97-12-011	296-23A-0100	NEW	97-06-066
296-11-290	DECOD	97-08-042	296-17-52123	NEW-E	97-08-043	296-23A-0110	NEW	97-06-066
296-11-300	DECOD	97-08-042	296-17-52123	NEW-P	97-08-051	296-23A-0120	NEW	97-06-066
296-11-310	DECOD	97-08-042	296-17-52123	NEW	97-12-011	296-23A-0130	NEW	97-06-066
296-11-320	DECOD	97-08-042	296-17-52124	NEW-E	97-08-043	296-23A-0140	NEW	97-06-066
296-11-330	DECOD	97-08-042	296-17-52124	NEW-P	97-08-051	296-23A-0150	NEW	97-06-066
296-11-340	DECOD	97-08-042	296-17-52124	NEW	97-12-011	296-23A-0160	NEW	97-06-066
296-11-350	DECOD	97-08-042	296-17-52125	NEW-E	97-08-043	296-23A-0170	NEW	97-06-066
296-11-360	DECOD	97-08-042	296-17-52125	NEW-P	97-08-051	296-23A-0180	NEW	97-06-066
296-11-370	DECOD	97-08-042	296-17-52125	NEW	97-12-011	296-23A-0190	NEW	97-06-066
296-11-380	DECOD	97-08-042	296-17-52126	NEW-E	97-08-043	296-23A-0195	NEW	97-06-066
296-11-390	DECOD	97-08-042	296-17-52126	NEW-P	97-08-051	296-23A-0200	NEW	97-06-066
296-11-400	DECOD	97-08-042	296-17-52126	NEW	97-12-011	296-23A-0210	NEW	97-06-066
296-11-410	DECOD	97-08-042	296-17-855	AMD-P	97-19-095	296-23A-0220	NEW	97-06-066
296-11-420	DECOD	97-08-042	296-17-855	AMD	97-24-062	296-23A-0230	NEW	97-06-066
296-11-430	DECOD	97-08-042	296-17-875	AMD-P	97-19-095	296-23A-0240	NEW	97-06-066
296-11-440	DECOD	97-08-042	296-17-875	AMD	97-24-062	296-23A-0250	NEW	97-06-066
296-11-450	DECOD	97-08-042	296-17-880	AMD-P	97-19-095	296-23A-0300	NEW	97-06-066
296-11-460	DECOD	97-08-042	296-17-880	AMD	97-24-062	296-23A-0310	NEW	97-06-066
296-11-470	DECOD	97-08-042	296-17-885	AMD-P	97-19-095	296-23A-0350	NEW	97-06-066
296-11-480	DECOD	97-08-042	296-17-885	AMD	97-24-062	296-23A-0360	NEW	97-06-066
296-11-490	DECOD	97-08-042	296-17-890	AMD-P	97-19-095	296-23A-0400	NEW	97-06-066
296-11-500	DECOD	97-08-042	296-17-890	AMD	97-24-062	296-23A-0410	NEW	97-06-066
296-11-510	DECOD	97-08-042	296-17-895	AMD-P	97-19-095	296-23A-0420	NEW	97-06-066
296-11-520	DECOD	97-08-042	296-17-895	AMD	97-24-062	296-23A-0430	NEW	97-06-066
296-11-530	DECOD	97-08-042	296-17-89502	NEW	97-06-007	296-23A-0440	NEW	97-06-066
296-11-540	DECOD	97-08-042	296-17-89502	AMD-E	97-08-043	296-23A-0450	NEW	97-06-066
296-11-550	DECOD	97-08-042	296-17-89502	AMD-P	97-08-051	296-23A-0460	NEW	97-06-066
296-11-560	DECOD	97-08-042	296-17-89502	AMD	97-12-011	296-23A-0470	NEW	97-06-066
296-11-570	DECOD	97-08-042	296-17-89502	AMD-P	97-19-095	296-23A-0480	NEW	97-06-066
296-11-580	DECOD	97-08-042	296-17-89502	AMD	97-24-062	296-23A-0490	NEW	97-06-066
296-11-590	DECOD	97-08-042	296-17-919	AMD-P	97-19-095	296-23A-0500	NEW	97-06-066
296-17	PREP	97-15-139	296-17-919	AMD	97-24-062	296-23A-0520	NEW	97-06-066
296-17	PREP	97-15-140	296-17-91901	AMD-P	97-19-095	296-23A-0530	NEW	97-06-066
296-17	PREP	97-15-141	296-17-91901	AMD	97-24-062	296-23A-0540	NEW	97-06-066
296-17	PREP	97-15-142	296-17-91902	AMD-P	97-19-095	296-23A-0550	NEW	97-06-066
296-17-45003	AMD	97-06-007	296-17-91902	AMD	97-24-062	296-23A-0560	NEW	97-06-066
296-17-45003	AMD-E	97-08-043	296-17-91903	AMD-P	97-19-095	296-23A-0570	NEW	97-06-066
296-17-45003	AMD-P	97-08-051	296-17-91903	AMD	97-24-062	296-23A-0575	NEW	97-06-066
296-17-45003	AMD	97-12-011	296-17-91904	AMD-P	97-19-095	296-23A-0580	NEW	97-06-066
296-17-45006	NEW	97-06-007	296-17-91904	AMD	97-24-062	296-23A-0600	NEW	97-06-066
296-17-45006	AMD-E	97-08-043	296-17-91905	AMD-P	97-19-095	296-23A-0610	NEW	97-06-066
296-17-45006	AMD-P	97-08-051	296-17-920	AMD	97-24-062	296-23A-0620	NEW	97-06-066
296-17-45006	AMD	97-12-011	296-17-920	AMD-P	97-19-095	296-23A-100	REP	97-06-066
296-17-52107	REP	97-06-007	296-17-920	AMD	97-24-062	296-23A-105	REP	97-06-066
296-17-52112	REP	97-06-007	296-20	PREP	97-02-096	296-23A-106	REP	97-06-066
296-17-52114	NEW	97-06-007	296-20-125	PREP	97-02-097	296-23A-110	REP	97-06-066
296-17-52114	REP-E	97-08-043	296-20-135	PREP	97-02-097	296-23A-115	REP	97-06-066
296-17-52114	REP-P	97-08-051	296-20-135	AMD-P	97-05-076	296-23A-120	REP	97-06-066
296-17-52114	REP	97-12-011	296-20-135	AMD	97-10-017	296-23A-125	REP	97-06-066
296-17-52115	NEW	97-06-007	296-20-200	AMD	97-09-036	296-23A-130	REP	97-06-066
296-17-52115	REP-E	97-08-043	296-20-210	AMD	97-09-036	296-23A-135	REP	97-06-066
296-17-52115	REP-P	97-08-051	296-20-220	AMD	97-09-036	296-23A-140	REP	97-06-066
296-17-52115	REP	97-12-011	296-23	PREP	97-02-096	296-23A-145	REP	97-06-066
296-17-52116	NEW	97-06-007	296-23-190	REP-P	97-19-090	296-23A-150	REP	97-06-066
296-17-52117	NEW	97-06-007	296-23-190	REP	97-24-044	296-23A-155	REP	97-06-066
296-17-52117	REP-E	97-08-043	296-23-210	REP-P	97-19-090	296-23A-160	REP	97-06-066
296-17-52117	REP-P	97-08-051	296-23-210	REP	97-24-044	296-23A-165	REP	97-06-066
296-17-52117	REP	97-12-011	296-23-220	PREP	97-02-097	296-23A-170	REP	97-06-066
296-17-52118	NEW-E	97-08-043	296-23-220	AMD-P	97-05-076	296-23A-175	REP	97-06-066
296-17-52118	NEW-P	97-08-051	296-23-220	AMD	97-10-017	296-23A-180	REP	97-06-066
296-17-52118	NEW	97-12-011	296-23-230	PREP	97-02-097	296-23A-185	REP	97-06-066
296-17-52119	NEW-E	97-08-043	296-23-230	AMD-P	97-05-076	296-23A-190	REP	97-06-066
296-17-52119	NEW-P	97-08-051	296-23-230	AMD	97-10-017	296-23A-200	REP	97-06-066
296-17-52119	NEW	97-12-011	296-23-265	AMD	97-09-036	296-23A-205	REP	97-06-066
296-17-52120	NEW-E	97-08-043	296-23-26501	NEW	97-09-036	296-23A-210	REP	97-06-066
296-17-52120	NEW-P	97-08-051	296-23-26502	NEW	97-09-036	296-23A-215	REP	97-06-066
296-17-52120	NEW	97-12-011	296-23-26503	NEW	97-09-036	296-23A-220	REP	97-06-066
296-17-52121	NEW-E	97-08-043	296-23-26504	NEW	97-09-036	296-23A-225	REP	97-06-066
296-17-52121	NEW-P	97-08-051	296-23-26505	NEW	97-09-036	296-23A-230	REP	97-06-066
296-17-52121	NEW	97-12-011	296-23-26506	NEW	97-09-036	296-23A-235	REP	97-06-066

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-23A-300	REP	97-06-066	296-44-02301	REP-P	97-21-071	296-44-18261	REP-P	97-21-071
296-23A-310	REP	97-06-066	296-44-02305	REP-P	97-21-071	296-44-18273	REP-P	97-21-071
296-23A-315	REP	97-06-066	296-44-02309	REP-P	97-21-071	296-44-194	REP-P	97-21-071
296-23A-320	REP	97-06-066	296-44-02315	REP-P	97-21-071	296-44-19405	REP-P	97-21-071
296-23A-400	REP	97-06-066	296-44-02319	REP-P	97-21-071	296-44-19421	REP-P	97-21-071
296-23A-430	REP	97-06-066	296-44-02323	REP-P	97-21-071	296-44-19433	REP-P	97-21-071
296-24	PREP	97-11-051	296-44-02329	REP-P	97-21-071	296-44-212	REP-P	97-21-071
296-24-07801	AMD-P	97-03-085	296-44-02335	REP-P	97-21-071	296-44-21209	REP-P	97-21-071
296-24-07801	AMD	97-11-055	296-44-02349	REP-P	97-21-071	296-44-21221	REP-P	97-21-071
296-24-084	AMD-P	97-03-085	296-44-025	REP-P	97-21-071	296-44-21230	REP-P	97-21-071
296-24-084	AMD	97-11-055	296-44-035	REP-P	97-21-071	296-44-21241	REP-P	97-21-071
296-24-088	AMD-P	97-03-085	296-44-03505	REP-P	97-21-071	296-44-21253	REP-P	97-21-071
296-24-088	AMD	97-11-055	296-44-03509	REP-P	97-21-071	296-44-21265	REP-P	97-21-071
296-24-060	REP-P	97-17-079	296-44-041	REP-P	97-21-071	296-44-21273	REP-P	97-21-071
296-24-061	NEW-P	97-17-079	296-44-04105	REP-P	97-21-071	296-44-21279	REP-P	97-21-071
296-24-06105	NEW-P	97-17-079	296-44-04109	REP-P	97-21-071	296-44-21287	REP-P	97-21-071
296-24-06110	NEW-P	97-17-079	296-44-04125	REP-P	97-21-071	296-44-21295	REP-P	97-21-071
296-24-06115	NEW-P	97-17-079	296-44-04129	REP-P	97-21-071	296-44-242	REP-P	97-21-071
296-24-06120	NEW-P	97-17-079	296-44-04135	REP-P	97-21-071	296-44-24205	REP-P	97-21-071
296-24-06125	NEW-P	97-17-079	296-44-051	REP-P	97-21-071	296-44-24213	REP-P	97-21-071
296-24-06130	NEW-P	97-17-079	296-44-05105	REP-P	97-21-071	296-44-24221	REP-P	97-21-071
296-24-06135	NEW-P	97-17-079	296-44-05109	REP-P	97-21-071	296-44-24233	REP-P	97-21-071
296-24-06140	NEW-P	97-17-079	296-44-05115	REP-P	97-21-071	296-44-263	REP-P	97-21-071
296-24-06145	NEW-P	97-17-079	296-44-05119	REP-P	97-21-071	296-44-26309	REP-P	97-21-071
296-24-06150	NEW-P	97-17-079	296-44-05125	REP-P	97-21-071	296-44-26321	REP-P	97-21-071
296-24-06155	NEW-P	97-17-079	296-44-05129	REP-P	97-21-071	296-44-26333	REP-P	97-21-071
296-24-06160	NEW-P	97-17-079	296-44-05131	REP-P	97-21-071	296-44-278	REP-P	97-21-071
296-24-065	REP-P	97-17-079	296-44-05135	REP-P	97-21-071	296-44-27809	REP-P	97-21-071
296-24-067	REP-P	97-17-079	296-44-05141	REP-P	97-21-071	296-44-27821	REP-P	97-21-071
296-24-18005	AMD-P	97-21-041	296-44-065	REP-P	97-21-071	296-44-27833	REP-P	97-21-071
296-24-205	AMD-P	97-21-146	296-44-06505	REP-P	97-21-071	296-44-27847	REP-P	97-21-071
296-24-20501	AMD-P	97-21-146	296-44-06511	REP-P	97-21-071	296-44-29501	REP-P	97-21-071
296-24-20503	AMD-P	97-21-146	296-44-06517	REP-P	97-21-071	296-44-29509	REP-P	97-21-071
296-24-20505	AMD-P	97-21-146	296-44-074	REP-P	97-21-071	296-44-29515	REP-P	97-21-071
296-24-20507	AMD-P	97-21-146	296-44-07405	REP-P	97-21-071	296-44-29523	REP-P	97-21-071
296-24-20509	AMD-P	97-21-146	296-44-07411	REP-P	97-21-071	296-44-29529	REP-P	97-21-071
296-24-20511	AMD-P	97-21-146	296-44-07417	REP-P	97-21-071	296-44-29539	REP-P	97-21-071
296-24-20513	AMD-P	97-21-146	296-44-07423	REP-P	97-21-071	296-44-29541	REP-P	97-21-071
296-24-20515	AMD-P	97-21-146	296-44-07427	REP-P	97-21-071	296-44-29551	REP-P	97-21-071
296-24-20517	AMD-P	97-21-146	296-44-07433	REP-P	97-21-071	296-44-29563	REP-P	97-21-071
296-24-20519	AMD-P	97-21-146	296-44-07439	REP-P	97-21-071	296-44-29572	REP-P	97-21-071
296-24-20521	AMD-P	97-21-146	296-44-086	REP-P	97-21-071	296-44-317	REP-P	97-21-071
296-24-20523	AMD-P	97-21-146	296-44-08605	REP-P	97-21-071	296-44-31709	REP-P	97-21-071
296-24-20525	AMD-P	97-21-146	296-44-08611	REP-P	97-21-071	296-44-31719	REP-P	97-21-071
296-24-20527	AMD-P	97-21-146	296-44-08619	REP-P	97-21-071	296-44-31729	REP-P	97-21-071
296-24-20529	AMD-P	97-21-146	296-44-098	REP-P	97-21-071	296-44-31738	REP-P	97-21-071
296-24-20531	AMD-P	97-21-146	296-44-09805	REP-P	97-21-071	296-44-31749	REP-P	97-21-071
296-24-20533	AMD-P	97-21-146	296-44-09811	REP-P	97-21-071	296-44-31757	REP-P	97-21-071
296-24-67501	AMD-P	97-13-062	296-44-09819	REP-P	97-21-071	296-44-31765	REP-P	97-21-071
296-24-67505	AMD-P	97-13-062	296-44-09826	REP-P	97-21-071	296-44-31772	REP-P	97-21-071
296-24-67507	AMD-P	97-13-062	296-44-110	REP-P	97-21-071	296-44-31783	REP-P	97-21-071
296-24-67509	AMD-P	97-13-062	296-44-11005	REP-P	97-21-071	296-44-31792	REP-P	97-21-071
296-24-67511	AMD-P	97-13-062	296-44-11021	REP-P	97-21-071	296-44-350	REP-P	97-21-071
296-24-67513	AMD-P	97-13-062	296-44-11029	REP-P	97-21-071	296-44-35009	REP-P	97-21-071
296-24-67515	AMD-P	97-13-062	296-44-11035	REP-P	97-21-071	296-44-35021	REP-P	97-21-071
296-24-67517	AMD-P	97-13-062	296-44-11041	REP-P	97-21-071	296-44-365	REP-P	97-21-071
296-24-67519	AMD-P	97-13-062	296-44-125	REP-P	97-21-071	296-44-36518	REP-P	97-21-071
296-24-67520	NEW-P	97-13-062	296-44-12505	REP-P	97-21-071	296-44-36527	REP-P	97-21-071
296-24-67521	NEW-P	97-13-062	296-44-12515	REP-P	97-21-071	296-44-36539	REP-P	97-21-071
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296-27-15503	AMD	97-11-054	296-44-13431	REP-P	97-21-071	296-44-386	REP-P	97-21-071
296-44	PREP	97-16-119	296-44-170	REP-P	97-21-071	296-44-38609	REP-P	97-21-071
296-44-005	REP-P	97-21-071	296-44-17005	REP-P	97-21-071	296-44-38628	REP-P	97-21-071
296-44-010	REP-P	97-21-071	296-44-17017	REP-P	97-21-071	296-44-38641	REP-P	97-21-071
296-44-011	REP-P	97-21-071	296-44-17029	REP-P	97-21-071	296-44-38653	REP-P	97-21-071
296-44-013	REP-P	97-21-071	296-44-182	REP-P	97-21-071	296-44-398	REP-P	97-21-071
296-44-015	REP-P	97-21-071	296-44-18205	REP-P	97-21-071	296-44-39809	REP-P	97-21-071
296-44-016	REP-P	97-21-071	296-44-18225	REP-P	97-21-071	296-44-39823	REP-P	97-21-071
296-44-017	REP-P	97-21-071	296-44-18239	REP-P	97-21-071	296-44-39842	REP-P	97-21-071
296-44-023	REP-P	97-21-071	296-44-18250	REP-P	97-21-071	296-44-39855	REP-P	97-21-071

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296-44-413	REP-P	97-21-071	296-45-17530	NEW-P	97-21-147	296-45-65026	REP-P	97-21-147
296-44-41309	REP-P	97-21-071	296-45-17535	NEW-P	97-21-147	296-45-65027	REP-P	97-21-147
296-44-41321	REP-P	97-21-071	296-45-17540	NEW-P	97-21-147	296-45-65029	REP-P	97-21-147
296-44-41333	REP-P	97-21-071	296-45-17545	NEW-P	97-21-147	296-45-65031	REP-P	97-21-147
296-44-41341	REP-P	97-21-071	296-45-17550	NEW-P	97-21-147	296-45-65033	REP-P	97-21-147
296-44-41359	REP-P	97-21-071	296-45-17555	NEW-P	97-21-147	296-45-65035	REP-P	97-21-147
296-44-425	REP-P	97-21-071	296-45-17560	NEW-P	97-21-147	296-45-65037	REP-P	97-21-147
296-44-42509	REP-P	97-21-071	296-45-17565	NEW-P	97-21-147	296-45-65038	REP-P	97-21-147
296-44-42521	REP-P	97-21-071	296-45-195	NEW-P	97-21-147	296-45-65039	REP-P	97-21-147
296-44-42533	REP-P	97-21-071	296-45-205	NEW-P	97-21-147	296-45-65041	REP-P	97-21-147
296-44-42541	REP-P	97-21-071	296-45-215	NEW-P	97-21-147	296-45-65043	REP-P	97-21-147
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296-44-44033	REP-P	97-21-071	296-45-275	NEW-P	97-21-147	296-45-66003	REP-P	97-21-147
296-44-44037	REP-P	97-21-071	296-45-285	NEW-P	97-21-147	296-45-66005	REP-P	97-21-147
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296-44-45219	REP-P	97-21-071	296-45-315	NEW-P	97-21-147	296-45-66011	REP-P	97-21-147
296-44-45231	REP-P	97-21-071	296-45-325	NEW-P	97-21-147	296-45-67543	AMD-P	97-21-147
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296-44-467	REP-P	97-21-071	296-45-355	NEW-P	97-21-147	296-45-695	REP-P	97-21-147
296-44-46709	REP-P	97-21-071	296-45-365	NEW-P	97-21-147	296-45-700	REP-P	97-21-147
296-44-46733	REP-P	97-21-071	296-45-375	NEW-P	97-21-147	296-45-900	NEW-P	97-21-147
296-44-46739	REP-P	97-21-071	296-45-385	NEW-P	97-21-147	296-45-901	NEW-P	97-21-147
296-44-46747	REP-P	97-21-071	296-45-455	NEW-P	97-21-147	296-45-903	NEW-P	97-21-147
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296-44-46761	REP-P	97-21-071	296-45-45510	NEW-P	97-21-147	296-46	PREP	97-02-095
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296-44-49109	REP-P	97-21-071	296-45-45520	NEW-P	97-21-147	296-46	PREP	97-21-142
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296-44-850	REP-P	97-21-071	296-45-45530	NEW-P	97-21-147	296-46-090	AMD	97-12-016
296-44-855	REP-P	97-21-071	296-45-465	NEW-P	97-21-147	296-46-090	AMD-P	97-14-111
296-44-860	REP-P	97-21-071	296-45-475	NEW-P	97-21-147	296-46-090	AMD	97-24-033
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296-44-870	REP-P	97-21-071	296-45-48505	NEW-P	97-21-147	296-46-130	AMD	97-12-016
296-44-875	REP-P	97-21-071	296-45-48510	NEW-P	97-21-147	296-46-140	AMD-P	97-03-083
296-44-880	REP-P	97-21-071	296-45-48515	NEW-P	97-21-147	296-46-140	AMD	97-12-016
296-44-88001	REP-P	97-21-071	296-45-48520	NEW-P	97-21-147	296-46-150	REP-P	97-03-083
296-44-88002	REP-P	97-21-071	296-45-48525	NEW-P	97-21-147	296-46-150	REP	97-12-016
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296-44-88004	REP-P	97-21-071	296-45-48535	NEW-P	97-21-147	296-46-21008	AMD	97-12-016
296-44-88005	REP-P	97-21-071	296-45-48540	NEW-P	97-21-147	296-46-21052	AMD-P	97-03-083
296-44-88006	REP-P	97-21-071	296-45-48545	NEW-P	97-21-147	296-46-21052	AMD	97-12-016
296-44-88007	REP-P	97-21-071	296-45-48550	NEW-P	97-21-147	296-46-21052	AMD-P	97-14-111
296-44-88008	REP-P	97-21-071	296-45-48555	NEW-P	97-21-147	296-46-21052	AMD	97-24-033
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296-44-88010	REP-P	97-21-071	296-45-525	NEW-P	97-21-147	296-46-225	AMD	97-12-016
296-44-88011	REP-P	97-21-071	296-45-52505	NEW-P	97-21-147	296-46-23028	AMD-P	97-03-083
296-45	PREP	97-16-119	296-45-52510	NEW-P	97-21-147	296-46-23028	AMD	97-12-016
296-45	AMD-P	97-21-147	296-45-52515	NEW-P	97-21-147	296-46-23062	AMD-P	97-03-083
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296-45-035	NEW-P	97-21-147	296-45-52535	NEW-P	97-21-147	296-46-360	AMD-P	97-03-083
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296-45-085	NEW-P	97-21-147	296-45-60013	REP-P	97-21-147	296-46-514	AMD	97-12-016
296-45-095	NEW-P	97-21-147	296-45-650	REP-P	97-21-147	296-46-553	NEW-P	97-03-083
296-45-105	NEW-P	97-21-147	296-45-65003	REP-P	97-21-147	296-46-553	NEW	97-12-016
296-45-115	NEW-P	97-21-147	296-45-65005	REP-P	97-21-147	296-46-700	AMD-P	97-03-083
296-45-125	NEW-P	97-21-147	296-45-65009	REP-P	97-21-147	296-46-700	AMD	97-12-016
296-45-135	NEW-P	97-21-147	296-45-65011	REP-P	97-21-147	296-46-725	AMD-P	97-03-083
296-45-175	NEW-P	97-21-147	296-45-65013	REP-P	97-21-147	296-46-725	AMD	97-12-016
296-45-17505	NEW-P	97-21-147	296-45-65015	REP-P	97-21-147	296-46-910	AMD-P	97-03-083
296-45-17510	NEW-P	97-21-147	296-45-65017	REP-P	97-21-147	296-46-910	AMD-E	97-10-064
296-45-17515	NEW-P	97-21-147	296-45-65019	REP-P	97-21-147	296-46-910	AMD	97-12-016
296-45-17520	NEW-P	97-21-147	296-45-65021	REP-P	97-21-147	296-46-910	AMD-P	97-14-111
296-45-17525	NEW-P	97-21-147	296-45-65023	REP-P	97-21-147	296-46-910	AMD-E	97-16-070

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296-46-915	AMD-P	97-03-083	296-62-07460	NEW	97-19-014	296-93-080	REP	97-22-069
296-46-915	AMD	97-12-016	296-62-07470	NEW-P	97-13-063	296-93-090	REP-P	97-14-110
296-46-915	AMD-P	97-14-111	296-62-07470	NEW	97-18-062	296-93-090	REP	97-22-069
296-46-915	AMD	97-24-033	296-62-07473	NEW-P	97-13-063	296-93-100	REP-P	97-14-110
296-46-920	AMD-P	97-03-083	296-62-07473	NEW	97-18-062	296-93-100	REP	97-22-069
296-46-920	AMD	97-12-016	296-62-07475	NEW-P	97-13-063	296-93-120	REP-P	97-14-110
296-46-930	AMD-P	97-14-111	296-62-07475	NEW	97-18-062	296-93-120	REP	97-22-069
296-46-930	AMD	97-24-033	296-62-07477	NEW-P	97-13-063	296-93-140	REP-P	97-14-110
296-46-950	AMD-P	97-14-111	296-62-07477	NEW	97-18-062	296-93-140	REP	97-22-069
296-46-950	AMD	97-24-033	296-62-075	AMD-P	97-09-079	296-93-150	REP-P	97-14-110
296-46-960	NEW-P	97-14-111	296-62-075	AMD	97-19-014	296-93-150	REP	97-22-069
296-46-960	NEW	97-24-033	296-62-07501	AMD-P	97-09-079	296-93-160	REP-P	97-14-110
296-49	PREP	97-03-082	296-62-07501	AMD	97-19-014	296-93-160	REP	97-22-069
296-49-005	REP-P	97-09-039	296-62-07510	AMD-P	97-09-079	296-93-170	REP-P	97-14-110
296-49-005	REP	97-16-043	296-62-07510	AMD	97-19-014	296-93-170	REP	97-22-069
296-49-010	REP-P	97-09-039	296-62-07515	AMD-P	97-09-079	296-93-190	REP-P	97-14-110
296-49-010	REP	97-16-043	296-62-07515	AMD	97-19-014	296-93-190	REP	97-22-069
296-49-015	REP-P	97-09-039	296-62-07711	AMD-P	97-09-079	296-93-200	REP-P	97-14-110
296-49-015	REP	97-16-043	296-62-07711	AMD	97-19-014	296-93-200	REP	97-22-069
296-49-020	REP-P	97-09-039	296-62-07712	AMD-P	97-09-079	296-93-210	REP-P	97-14-110
296-49-020	REP	97-16-043	296-62-07712	AMD	97-19-014	296-93-210	REP	97-22-069
296-49-025	REP-P	97-09-039	296-62-07715	AMD-P	97-09-079	296-93-220	REP-P	97-14-110
296-49-025	REP	97-16-043	296-62-07715	AMD	97-19-014	296-93-220	REP	97-22-069
296-49-030	REP-P	97-09-039	296-62-07717	AMD-P	97-09-079	296-93-230	REP-P	97-14-110
296-49-030	REP	97-16-043	296-62-07717	AMD	97-19-014	296-93-230	REP	97-22-069
296-49-035	REP-P	97-09-039	296-62-07721	AMD-P	97-09-079	296-93-240	REP-P	97-14-110
296-49-035	REP	97-16-043	296-62-07721	AMD	97-19-014	296-93-240	REP	97-22-069
296-49-040	REP-P	97-09-039	296-62-07725	AMD-P	97-09-079	296-93-250	REP-P	97-14-110
296-49-040	REP	97-16-043	296-62-07725	AMD	97-19-014	296-93-250	REP	97-22-069
296-49-045	REP-P	97-09-039	296-62-07728	AMD-P	97-09-079	296-93-260	REP-P	97-14-110
296-49-045	REP	97-16-043	296-62-07728	AMD	97-19-014	296-93-260	REP	97-22-069
296-49-050	REP-P	97-09-039	296-62-07761	REP-P	97-09-079	296-93-270	REP-P	97-14-110
296-49-050	REP	97-16-043	296-62-07761	REP	97-19-014	296-93-270	REP	97-22-069
296-49-055	REP-P	97-09-039	296-62-11015	AMD-P	97-13-062	296-93-280	REP-P	97-14-110
296-49-055	REP	97-16-043	296-62-20017	AMD-P	97-21-040	296-93-280	REP	97-22-069
296-49-060	REP-P	97-09-039	296-62-20027	AMD-P	97-21-040	296-93-290	REP-P	97-14-110
296-49-060	REP	97-16-043	296-62-20029	AMD-P	97-21-040	296-93-290	REP	97-22-069
296-49-065	REP-P	97-09-039	296-63-009	AMD-P	97-21-042	296-93-300	AMD-P	97-03-132
296-49-065	REP	97-16-043	296-65-001	AMD-P	97-09-079	296-93-300	AMD	97-11-053
296-49A-010	NEW-P	97-09-039	296-65-001	AMD	97-19-014	296-93-300	REP-P	97-14-110
296-49A-010	NEW	97-16-043	296-65-030	AMD-P	97-09-079	296-93-300	REP	97-22-069
296-49A-020	NEW-P	97-09-039	296-65-030	AMD	97-19-014	296-93-320	REP-P	97-03-132
296-49A-020	NEW	97-16-043	296-81	PREP	97-21-144	296-93-320	REP	97-11-053
296-49A-030	NEW-P	97-09-039	296-86	PREP	97-21-144	296-93-320	REP-P	97-14-110
296-49A-030	NEW	97-16-043	296-86-020	AMD-P	97-03-132	296-93-330	AMD-P	97-03-132
296-49A-040	NEW-P	97-09-039	296-86-020	AMD	97-11-053	296-93-330	AMD	97-11-053
296-49A-040	NEW	97-16-043	296-86-030	AMD-P	97-03-132	296-93-330	REP-P	97-14-110
296-49A-050	NEW-P	97-09-039	296-86-030	AMD	97-11-053	296-93-330	REP	97-22-069
296-49A-050	NEW	97-16-043	296-86-050	AMD-P	97-03-132	296-93A-010	NEW-P	97-14-110
296-49A-060	NEW-P	97-09-039	296-86-050	AMD	97-11-053	296-93A-010	NEW	97-22-069
296-49A-060	NEW	97-16-043	296-86-060	AMD-P	97-03-132	296-93A-020	NEW-P	97-14-110
296-49A-070	NEW-P	97-09-039	296-86-060	AMD	97-11-053	296-93A-020	NEW	97-22-069
296-49A-070	NEW	97-16-043	296-86-070	AMD-P	97-03-132	296-93A-030	NEW-P	97-14-110
296-49A-080	NEW-P	97-09-039	296-86-070	AMD	97-11-053	296-93A-030	NEW	97-22-069
296-49A-080	NEW	97-16-043	296-86-075	AMD-P	97-03-132	296-93A-040	NEW-P	97-14-110
296-49A-090	NEW-P	97-09-039	296-86-075	AMD	97-11-053	296-93A-040	NEW	97-22-069
296-49A-090	NEW	97-16-043	296-86-080	AMD-P	97-03-132	296-93A-050	NEW-P	97-14-110
296-49A-100	NEW-P	97-09-039	296-86-080	AMD	97-11-053	296-93A-050	NEW	97-22-069
296-49A-100	NEW	97-16-043	296-86-090	NEW-P	97-03-132	296-93A-070	NEW-P	97-14-110
296-49A-110	NEW-P	97-09-039	296-86-090	NEW	97-11-053	296-93A-070	NEW	97-22-069
296-49A-110	NEW	97-16-043	296-93-010	REP-P	97-14-110	296-93A-080	NEW-P	97-14-110
296-54	PREP	97-10-071	296-93-010	REP	97-22-069	296-93A-080	NEW	97-22-069
296-62	PREP	97-05-047	296-93-020	REP-P	97-14-110	296-93A-090	NEW-P	97-14-110
296-62	PREP	97-06-101	296-93-020	REP	97-22-069	296-93A-090	NEW	97-22-069
296-62	PREP	97-09-078	296-93-030	REP-P	97-14-110	296-93A-100	NEW-P	97-14-110
296-62	PREP	97-24-070	296-93-030	REP	97-22-069	296-93A-100	NEW	97-22-069
296-62-05413	AMD-P	97-03-085	296-93-040	REP-P	97-14-110	296-93A-120	NEW-P	97-14-110
296-62-05413	AMD	97-11-055	296-93-040	REP	97-22-069	296-93A-120	NEW	97-22-069
296-62-07113	AMD-P	97-09-079	296-93-050	REP-P	97-14-110	296-93A-140	NEW-P	97-14-110
296-62-07113	AMD	97-19-014	296-93-050	REP	97-22-069	296-93A-140	NEW	97-22-069
296-62-07347	AMD-P	97-21-040	296-93-070	REP-P	97-14-110	296-93A-150	NEW-P	97-14-110
296-62-07354	AMD-P	97-21-040	296-93-070	REP	97-22-069	296-93A-150	NEW	97-22-069

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296-93A-160	NEW	97-22-069	296-104-215	AMD	97-20-109	296-129-030	PREP-X	97-13-034
296-93A-170	NEW-P	97-14-110	296-104-265	AMD-P	97-15-138	296-129-030	REP	97-17-064
296-93A-170	NEW	97-22-069	296-104-265	AMD	97-20-109	296-129-040	PREP-X	97-13-034
296-93A-190	NEW-P	97-14-110	296-104-270	AMD-P	97-15-138	296-129-040	REP	97-17-064
296-93A-190	NEW	97-22-069	296-104-270	AMD	97-20-109	296-150C	PREP	97-21-141
296-93A-200	NEW-P	97-14-110	296-104-300	AMD-P	97-15-138	296-150C	PREP	97-21-143
296-93A-200	NEW	97-22-069	296-104-300	AMD	97-20-109	296-150C-0040	AMD-P	97-09-039
296-93A-210	NEW-P	97-14-110	296-104-305	AMD-P	97-15-138	296-150C-0040	AMD	97-16-043
296-93A-210	NEW	97-22-069	296-104-305	AMD	97-20-109	296-150C-0090	NEW-W	97-04-070
296-93A-220	NEW-P	97-14-110	296-104-310	AMD-P	97-15-138	296-150C-0100	AMD-P	97-09-039
296-93A-220	NEW	97-22-069	296-104-310	AMD	97-20-109	296-150C-0100	AMD	97-16-043
296-93A-230	NEW-P	97-14-110	296-104-320	AMD-P	97-15-138	296-150C-1010	NEW-W	97-04-070
296-93A-230	NEW	97-22-069	296-104-320	AMD	97-20-109	296-150C-3000	AMD-P	97-03-132
296-93A-240	NEW-P	97-14-110	296-104-325	AMD-P	97-15-138	296-150C-3000	AMD	97-11-053
296-93A-240	NEW	97-22-069	296-104-325	AMD	97-20-109	296-150F	PREP	97-21-141
296-93A-250	NEW-P	97-14-110	296-104-330	AMD-P	97-15-138	296-150F	PREP	97-21-143
296-93A-250	NEW	97-22-069	296-104-330	AMD	97-20-109	296-150F-0040	AMD-P	97-09-039
296-93A-260	NEW-P	97-14-110	296-104-400	REP-P	97-15-138	296-150F-0040	AMD	97-16-043
296-93A-260	NEW	97-22-069	296-104-400	REP	97-20-109	296-150F-0100	AMD-P	97-09-039
296-93A-270	NEW-P	97-14-110	296-104-405	AMD-P	97-15-138	296-150F-0100	AMD	97-16-043
296-93A-270	NEW	97-22-069	296-104-405	AMD	97-20-109	296-150F-3000	AMD-P	97-03-132
296-93A-280	NEW-P	97-14-110	296-104-410	REP-P	97-15-138	296-150F-3000	AMD	97-11-053
296-93A-280	NEW	97-22-069	296-104-410	REP	97-20-109	296-150M	PREP	97-21-141
296-93A-290	NEW-P	97-14-110	296-104-415	REP-P	97-15-138	296-150M	PREP	97-21-143
296-93A-290	NEW	97-22-069	296-104-415	REP	97-20-109	296-150M-0040	AMD-P	97-09-039
296-93A-300	NEW-P	97-14-110	296-104-700	PREP	97-24-092	296-150M-0040	AMD	97-16-043
296-93A-300	NEW	97-22-069	296-116-010	DECOD	97-08-042	296-150M-0100	AMD-P	97-09-039
296-93A-330	NEW-P	97-14-110	296-116-020	DECOD	97-08-042	296-150M-0100	AMD	97-16-043
296-93A-330	NEW	97-22-069	296-116-030	DECOD	97-08-042	296-150M-3000	AMD-P	97-03-132
296-99-010	AMD-P	97-09-079	296-116-050	DECOD	97-08-042	296-150M-3000	AMD	97-11-053
296-99-010	AMD	97-22-065	296-116-060	DECOD	97-08-042	296-150P	PREP	97-21-141
296-99-015	AMD-P	97-09-079	296-116-070	AMD	97-06-105	296-150P	PREP	97-21-143
296-99-015	AMD	97-22-065	296-116-070	DECOD	97-08-042	296-150P-0010	NEW-P	97-09-039
296-99-020	AMD-P	97-09-079	296-116-075	DECOD	97-08-042	296-150P-0010	NEW	97-16-043
296-99-020	AMD	97-22-065	296-116-080	DECOD	97-08-042	296-150P-0020	NEW-P	97-09-039
296-99-025	AMD-P	97-09-079	296-116-081	DECOD	97-08-042	296-150P-0020	NEW	97-16-043
296-99-025	AMD	97-22-065	296-116-082	PREP	97-06-102	296-150P-0030	NEW-P	97-09-039
296-99-030	AMD-P	97-09-079	296-116-082	AMD-E	97-08-040	296-150P-0030	NEW	97-16-043
296-99-030	AMD	97-22-065	296-116-082	DECOD	97-08-042	296-150P-0040	NEW-P	97-09-039
296-99-035	AMD-P	97-09-079	296-116-083	DECOD	97-08-042	296-150P-0040	NEW	97-16-043
296-99-035	AMD	97-22-065	296-116-085	DECOD	97-08-042	296-150P-0060	NEW-P	97-09-039
296-99-040	AMD-P	97-09-079	296-116-110	DECOD	97-08-042	296-150P-0060	NEW	97-16-043
296-99-040	AMD	97-22-065	296-116-115	DECOD	97-08-042	296-150P-0100	NEW-P	97-09-039
296-99-045	AMD-P	97-09-079	296-116-120	DECOD	97-08-042	296-150P-0100	NEW	97-16-043
296-99-045	AMD	97-22-065	296-116-140	DECOD	97-08-042	296-150P-0110	NEW-P	97-09-039
296-99-050	AMD-P	97-09-079	296-116-150	DECOD	97-08-042	296-150P-0110	NEW	97-16-043
296-99-050	AMD	97-22-065	296-116-170	DECOD	97-08-042	296-150P-0120	NEW-P	97-09-039
296-99-055	AMD-P	97-09-079	296-116-175	DECOD	97-08-042	296-150P-0120	NEW	97-16-043
296-99-055	AMD	97-22-065	296-116-185	DECOD	97-08-042	296-150P-0130	NEW-P	97-09-039
296-99-060	AMD-P	97-09-079	296-116-200	AMD	97-06-106	296-150P-0130	NEW	97-16-043
296-99-060	AMD	97-22-065	296-116-200	DECOD	97-08-042	296-150P-0200	NEW-P	97-09-039
296-99-065	AMD-P	97-09-079	296-116-205	DECOD	97-08-042	296-150P-0200	NEW	97-16-043
296-99-065	AMD	97-22-065	296-116-2051	DECOD	97-08-042	296-150P-0210	NEW-P	97-09-039
296-99-070	AMD-P	97-09-079	296-116-300	AMD-P	97-08-041	296-150P-0210	NEW	97-16-043
296-99-070	AMD	97-22-065	296-116-300	DECOD	97-08-042	296-150P-0220	NEW-P	97-09-039
296-99-075	AMD-P	97-09-079	296-116-315	DECOD	97-08-042	296-150P-0220	NEW	97-16-043
296-99-075	AMD	97-22-065	296-116-35001	DECOD	97-08-042	296-150P-0250	NEW-P	97-09-039
296-99-080	AMD-P	97-09-079	296-116-360	AMD-P	97-06-103	296-150P-0250	NEW	97-16-043
296-99-080	AMD	97-22-065	296-116-360	AMD-E	97-06-104	296-150P-0280	NEW-P	97-09-039
296-99-085	AMD-P	97-09-079	296-116-360	DECOD	97-08-042	296-150P-0280	NEW	97-16-043
296-99-085	AMD	97-22-065	296-116-370	DECOD	97-08-042	296-150P-0290	NEW-P	97-09-039
296-99-090	AMD-P	97-09-079	296-116-400	DECOD	97-08-042	296-150P-0290	NEW	97-16-043
296-99-090	AMD	97-22-065	296-116-410	DECOD	97-08-042	296-150P-0300	NEW-P	97-09-039
296-99-093	AMD-P	97-09-079	296-116-420	DECOD	97-08-042	296-150P-0300	NEW	97-16-043
296-99-093	AMD	97-22-065	296-116-500	DECOD	97-08-042	296-150P-0310	NEW-P	97-09-039
296-99-095	AMD-P	97-09-079	296-126-098	PREP	97-18-078	296-150P-0310	NEW	97-16-043
296-99-095	AMD	97-22-065	296-126-140	PREP-X	97-13-034	296-150P-0320	NEW-P	97-09-039
296-104	PREP	97-11-004	296-126-140	REP	97-17-064	296-150P-0320	NEW	97-16-043
296-104-107	NEW-P	97-15-138	296-128-013	NEW-W	97-03-073	296-150P-0330	NEW-P	97-09-039
296-104-107	NEW	97-20-109	296-128-530	PREP	97-18-079	296-150P-0330	NEW	97-16-043
296-104-200	AMD-P	97-15-138	296-128-535	NEW-P	97-21-145	296-150P-0340	NEW-P	97-09-039
296-104-200	AMD	97-20-109	296-129-020	PREP-X	97-13-034	296-150P-0340	NEW	97-16-043

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296-150P-0350	NEW	97-16-043	296-150R-0400	AMD	97-16-043	296-200-025	REP	97-24-071
296-150P-0400	NEW-P	97-09-039	296-150R-0640	AMD-P	97-09-039	296-200-035	REP-P	97-16-090
296-150P-0400	NEW	97-16-043	296-150R-0640	AMD	97-16-043	296-200-035	REP	97-24-071
296-150P-0410	NEW-P	97-09-039	296-150R-0850	AMD-P	97-09-039	296-200-040	REP-P	97-16-090
296-150P-0410	NEW	97-16-043	296-150R-0850	AMD	97-16-043	296-200-040	REP	97-24-071
296-150P-0420	NEW-P	97-09-039	296-150R-1000	AMD-P	97-09-039	296-200-050	AMD-P	97-03-132
296-150P-0420	NEW	97-16-043	296-150R-1000	AMD	97-16-043	296-200-050	AMD	97-11-053
296-150P-0440	NEW-P	97-09-039	296-150R-2000	AMD-P	97-09-039	296-200-050	REP-P	97-16-090
296-150P-0440	NEW	97-16-043	296-150R-2000	AMD	97-16-043	296-200-050	REP	97-24-071
296-150P-0450	NEW-P	97-09-039	296-150R-2020	AMD-P	97-09-039	296-200-060	REP-P	97-16-090
296-150P-0450	NEW	97-16-043	296-150R-2020	AMD	97-16-043	296-200-060	REP	97-24-071
296-150P-0600	NEW-P	97-09-039	296-150R-3000	AMD-P	97-03-132	296-200-070	REP-P	97-16-090
296-150P-0600	NEW	97-16-043	296-150R-3000	AMD-P	97-09-039	296-200-070	REP	97-24-071
296-150P-0610	NEW-P	97-09-039	296-150R-3000	AMD	97-11-053	296-200-080	REP-P	97-16-090
296-150P-0610	NEW	97-16-043	296-150R-3000	AMD	97-16-043	296-200-080	REP	97-24-071
296-150P-0620	NEW-P	97-09-039	296-155	PREP	97-10-095	296-200-090	REP-P	97-16-090
296-150P-0620	NEW	97-16-043	296-155-24525	AMD-P	97-16-091	296-200-090	REP	97-24-071
296-150P-0630	NEW-P	97-09-039	296-155-481	AMD-P	97-16-091	296-200-100	REP-P	97-16-090
296-150P-0630	NEW	97-16-043	296-155-482	NEW-P	97-16-091	296-200-100	REP	97-24-071
296-150P-0640	NEW-P	97-09-039	296-155-483	AMD-P	97-16-091	296-200-110	REP-P	97-16-090
296-150P-0640	NEW	97-16-043	296-155-484	NEW-P	97-16-091	296-200-110	REP	97-24-071
296-150P-0700	NEW-P	97-09-039	296-155-485	AMD-P	97-16-091	296-200-111	REP-P	97-16-090
296-150P-0700	NEW	97-16-043	296-155-48503	REP-P	97-16-091	296-200-111	REP	97-24-071
296-150P-0710	NEW-P	97-09-039	296-155-48504	REP-P	97-16-091	296-200-112	REP-P	97-16-090
296-150P-0710	NEW	97-16-043	296-155-48505	REP-P	97-16-091	296-200-112	REP	97-24-071
296-150P-0720	NEW-P	97-09-039	296-155-48506	REP-P	97-16-091	296-200-120	REP-P	97-16-090
296-150P-0720	NEW	97-16-043	296-155-48507	REP-P	97-16-091	296-200-300	REP	97-24-071
296-150P-1000	NEW-P	97-09-039	296-155-48508	REP-P	97-16-091	296-200-310	REP-P	97-16-090
296-150P-1000	NEW	97-16-043	296-155-48509	REP-P	97-16-091	296-200-310	REP	97-24-071
296-150P-1010	NEW-P	97-09-039	296-155-48510	REP-P	97-16-091	296-200-320	REP-P	97-16-090
296-150P-1010	NEW	97-16-043	296-155-48511	REP-P	97-16-091	296-200-320	REP	97-24-071
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296-150P-1020	NEW	97-16-043	296-155-48513	REP-P	97-16-091	296-200-330	REP	97-24-071
296-150P-2000	NEW-P	97-09-039	296-155-48514	REP-P	97-16-091	296-200-340	REP-P	97-16-090
296-150P-2000	NEW	97-16-043	296-155-48515	REP-P	97-16-091	296-200-340	REP	97-24-071
296-150P-2010	NEW-P	97-09-039	296-155-48516	REP-P	97-16-091	296-200-350	REP-P	97-16-090
296-150P-2010	NEW	97-16-043	296-155-48517	REP-P	97-16-091	296-200-350	REP	97-24-071
296-150P-2020	NEW-P	97-09-039	296-155-48518	REP-P	97-16-091	296-200-360	REP-P	97-16-090
296-150P-2020	NEW	97-16-043	296-155-48519	REP-P	97-16-091	296-200-360	REP	97-24-071
296-150P-2030	NEW-P	97-09-039	296-155-48523	REP-P	97-16-091	296-200-370	REP-P	97-16-090
296-150P-2030	NEW	97-16-043	296-155-48525	REP-P	97-16-091	296-200-370	REP	97-24-071
296-150P-3000	NEW-P	97-09-039	296-155-48527	REP-P	97-16-091	296-200-380	REP-P	97-16-090
296-150P-3000	NEW	97-16-043	296-155-48529	REP-P	97-16-091	296-200-380	REP	97-24-071
296-150R	PREP	97-03-082	296-155-48531	REP-P	97-16-091	296-200-390	REP-P	97-16-090
296-150R	AMD-P	97-09-039	296-155-48533	REP-P	97-16-091	296-200-390	REP	97-24-071
296-150R	AMD	97-16-043	296-155-48536	REP-P	97-16-091	296-200-400	REP-P	97-16-090
296-150R	PREP	97-21-141	296-155-487	NEW-P	97-16-091	296-200-400	REP	97-24-071
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296-150R-0060	AMD-P	97-09-039	296-155-527	AMD	97-11-055	296-200A-015	NEW-P	97-16-090
296-150R-0060	AMD	97-16-043	296-155-528	NEW-P	97-16-091	296-200A-015	NEW	97-24-071
296-150R-0100	AMD-P	97-09-039	296-155-605	AMD-P	97-16-091	296-200A-025	NEW-P	97-16-090
296-150R-0100	AMD	97-16-043	296-155-615	AMD-P	97-16-091	296-200A-025	NEW	97-24-071
296-150R-0110	AMD-P	97-09-039	296-155-683	AMD-P	97-16-091	296-200A-035	NEW-P	97-16-090
296-150R-0110	AMD	97-16-043	296-155-688	AMD-P	97-16-091	296-200A-035	NEW	97-24-071
296-150R-0120	AMD-P	97-09-039	296-155-689	AMD-P	97-16-091	296-200A-040	NEW-P	97-16-090
296-150R-0120	AMD	97-16-043	296-155-700	AMD-P	97-16-091	296-200A-040	NEW	97-24-071
296-150R-0130	AMD-P	97-09-039	296-155-730	AMD-P	97-16-091	296-200A-050	NEW-P	97-16-090
296-150R-0130	AMD	97-16-043	296-200	PREP	97-03-081	296-200A-050	NEW	97-24-071
296-150R-0200	AMD-P	97-09-039	296-200-005	REP-P	97-16-090	296-200A-060	NEW-P	97-16-090
296-150R-0200	AMD	97-16-043	296-200-005	REP	97-24-071	296-200A-060	NEW	97-24-071
296-150R-0250	AMD-P	97-09-039	296-200-015	REP-P	97-16-090	296-200A-070	NEW-P	97-16-090
296-150R-0250	AMD	97-16-043	296-200-015	REP	97-24-071	296-200A-070	NEW	97-24-071
296-150R-0280	AMD-P	97-09-039	296-200-025	AMD-P	97-03-132	296-200A-080	NEW-P	97-16-090
296-150R-0280	AMD	97-16-043	296-200-025	AMD	97-11-053	296-200A-080	NEW	97-24-071

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-200A-090	NEW-P	97-16-090	296-306-330	REP-W	97-12-063	296-306A-11005	DECOD	97-09-013
296-200A-090	NEW	97-24-071	296-306-400	REP-P	97-03-131	296-306A-11010	DECOD	97-09-013
296-200A-110	NEW-P	97-16-090	296-306-400	REP-E	97-06-040	296-306A-11015	DECOD	97-09-013
296-200A-110	NEW	97-24-071	296-306-400	REP	97-08-051A	296-306A-120	DECOD	97-09-013
296-200A-111	NEW-P	97-16-090	296-306-400	REP-W	97-12-063	296-306A-12005	DECOD	97-09-013
296-200A-111	NEW	97-24-071	296-306-40007	REP-P	97-03-131	296-306A-12010	DECOD	97-09-013
296-200A-112	NEW-P	97-16-090	296-306-40007	REP-E	97-06-040	296-306A-12015	DECOD	97-09-013
296-200A-112	NEW	97-24-071	296-306-40007	REP	97-08-051A	296-306A-12020	DECOD	97-09-013
296-200A-300	NEW-P	97-16-090	296-306-40007	REP-W	97-12-063	296-306A-12025	DECOD	97-09-013
296-200A-300	NEW	97-24-071	296-306-40009	REP-P	97-03-131	296-306A-12030	DECOD	97-09-013
296-200A-305	NEW-P	97-16-090	296-306-40009	REP-E	97-06-040	296-306A-12035	DECOD	97-09-013
296-200A-305	NEW	97-24-071	296-306-40009	REP	97-08-051A	296-306A-12040	DECOD	97-09-013
296-200A-310	NEW-P	97-16-090	296-306-40009	REP-W	97-12-063	296-306A-12045	DECOD	97-09-013
296-200A-310	NEW	97-24-071	296-306A-003	DECOD	97-09-013	296-306A-12050	DECOD	97-09-013
296-200A-320	NEW-P	97-16-090	296-306A-006	DECOD	97-09-013	296-306A-12055	DECOD	97-09-013
296-200A-320	NEW	97-24-071	296-306A-009	DECOD	97-09-013	296-306A-130	DECOD	97-09-013
296-200A-330	NEW-P	97-16-090	296-306A-012	DECOD	97-09-013	296-306A-13005	DECOD	97-09-013
296-200A-330	NEW	97-24-071	296-306A-015	DECOD	97-09-013	296-306A-13010	DECOD	97-09-013
296-200A-340	NEW-P	97-16-090	296-306A-018	DECOD	97-09-013	296-306A-13015	DECOD	97-09-013
296-200A-340	NEW	97-24-071	296-306A-021	DECOD	97-09-013	296-306A-13020	DECOD	97-09-013
296-200A-350	NEW-P	97-16-090	296-306A-024	DECOD	97-09-013	296-306A-13025	DECOD	97-09-013
296-200A-350	NEW	97-24-071	296-306A-030	DECOD	97-09-013	296-306A-13030	DECOD	97-09-013
296-200A-360	NEW-P	97-16-090	296-306A-033	DECOD	97-09-013	296-306A-13035	DECOD	97-09-013
296-200A-360	NEW	97-24-071	296-306A-036	DECOD	97-09-013	296-306A-13040	DECOD	97-09-013
296-200A-370	NEW-P	97-16-090	296-306A-039	DECOD	97-09-013	296-306A-13045	DECOD	97-09-013
296-200A-370	NEW	97-24-071	296-306A-042	DECOD	97-09-013	296-306A-13050	DECOD	97-09-013
296-200A-380	NEW-P	97-16-090	296-306A-045	DECOD	97-09-013	296-306A-13055	DECOD	97-09-013
296-200A-380	NEW	97-24-071	296-306A-050	DECOD	97-09-013	296-306A-145	DECOD	97-09-013
296-200A-390	NEW-P	97-16-090	296-306A-055	DECOD	97-09-013	296-306A-14505	DECOD	97-09-013
296-200A-390	NEW	97-24-071	296-306A-05501	DECOD	97-09-013	296-306A-14510	DECOD	97-09-013
296-200A-400	NEW-P	97-16-090	296-306A-05503	DECOD	97-09-013	296-306A-14520	DECOD	97-09-013
296-200A-400	NEW	97-24-071	296-306A-05505	DECOD	97-09-013	296-306A-150	DECOD	97-09-013
296-200A-405	NEW-P	97-16-090	296-306A-05507	DECOD	97-09-013	296-306A-15003	DECOD	97-09-013
296-200A-405	NEW	97-24-071	296-306A-060	DECOD	97-09-013	296-306A-15006	DECOD	97-09-013
296-200A-500	NEW-P	97-16-090	296-306A-061	DECOD	97-09-013	296-306A-15009	DECOD	97-09-013
296-200A-500	NEW	97-24-071	296-306A-065	DECOD	97-09-013	296-306A-15012	DECOD	97-09-013
296-200A-510	NEW-P	97-16-090	296-306A-070	DECOD	97-09-013	296-306A-160	DECOD	97-09-013
296-200A-510	NEW	97-24-071	296-306A-07001	DECOD	97-09-013	296-306A-16001	DECOD	97-09-013
296-200A-900	NEW-P	97-16-090	296-306A-07003	DECOD	97-09-013	296-306A-16003	AMD-P	97-03-131
296-200A-900	NEW	97-24-071	296-306A-07005	DECOD	97-09-013	296-306A-16003	AMD-E	97-06-040
296-301-020	AMD-P	97-21-146	296-306A-07007	DECOD	97-09-013	296-306A-16003	AMD	97-08-051A
296-304-010	AMD-P	97-13-062	296-306A-07009	DECOD	97-09-013	296-306A-16003	DECOD	97-09-013
296-304-01001	AMD-P	97-13-062	296-306A-07011	DECOD	97-09-013	296-306A-16005	DECOD	97-09-013
296-304-03001	AMD-P	97-13-062	296-306A-07013	DECOD	97-09-013	296-306A-16007	DECOD	97-09-013
296-304-03003	AMD-P	97-13-062	296-306A-073	DECOD	97-09-013	296-306A-16009	DECOD	97-09-013
296-304-03005	AMD-P	97-13-062	296-306A-076	DECOD	97-09-013	296-306A-16011	DECOD	97-09-013
296-304-03007	AMD-P	97-13-062	296-306A-080	DECOD	97-09-013	296-306A-16013	AMD-P	97-03-131
296-304-05007	AMD-P	97-13-062	296-306A-08003	DECOD	97-09-013	296-306A-16013	AMD-E	97-04-048
296-304-05013	AMD-P	97-13-062	296-306A-08006	DECOD	97-09-013	296-306A-16013	AMD	97-08-051A
296-304-06013	AMD-P	97-13-062	296-306A-08009	DECOD	97-09-013	296-306A-16013	DECOD	97-09-013
296-304-07013	AMD-P	97-13-062	296-306A-08012	DECOD	97-09-013	296-306A-16015	DECOD	97-09-013
296-304-08007	AMD-P	97-13-062	296-306A-08015	DECOD	97-09-013	296-306A-16017	DECOD	97-09-013
296-304-08009	AMD-P	97-13-062	296-306A-08018	AMD-P	97-03-131	296-306A-16019	DECOD	97-09-013
296-304-090	AMD-P	97-13-062	296-306A-08018	AMD	97-08-051A	296-306A-16021	DECOD	97-09-013
296-304-09001	AMD-P	97-13-062	296-306A-08018	DECOD	97-09-013	296-306A-16023	DECOD	97-09-013
296-304-09003	AMD-P	97-13-062	296-306A-08021	DECOD	97-09-013	296-306A-185	DECOD	97-09-013
296-304-09005	AMD-P	97-13-062	296-306A-085	DECOD	97-09-013	296-306A-18503	DECOD	97-09-013
296-304-09007	AMD-P	97-13-062	296-306A-090	DECOD	97-09-013	296-306A-18506	DECOD	97-09-013
296-304-09009	NEW-P	97-13-062	296-306A-095	DECOD	97-09-013	296-306A-18509	DECOD	97-09-013
296-304-09011	NEW-P	97-13-062	296-306A-09503	DECOD	97-09-013	296-306A-18512	DECOD	97-09-013
296-304-09013	NEW-P	97-13-062	296-306A-09506	DECOD	97-09-013	296-306A-18515	DECOD	97-09-013
296-304-09015	NEW-P	97-13-062	296-306A-09509	DECOD	97-09-013	296-306A-190	DECOD	97-09-013
296-304-09017	NEW-P	97-13-062	296-306A-09512	DECOD	97-09-013	296-306A-19003	DECOD	97-09-013
296-304-09019	NEW-P	97-13-062	296-306A-09515	DECOD	97-09-013	296-306A-19006	DECOD	97-09-013
296-304-09021	NEW-P	97-13-062	296-306A-09518	DECOD	97-09-013	296-306A-19009	DECOD	97-09-013
296-304-09023	NEW-P	97-13-062	296-306A-100	DECOD	97-09-013	296-306A-19012	DECOD	97-09-013
296-306-060	REP-P	97-03-131	296-306A-10005	DECOD	97-09-013	296-306A-19015	DECOD	97-09-013
296-306-060	REP-E	97-06-040	296-306A-10010	DECOD	97-09-013	296-306A-19018	DECOD	97-09-013
296-306-060	REP	97-08-051A	296-306A-10015	DECOD	97-09-013	296-306A-195	DECOD	97-09-013
296-306-060	REP-W	97-12-063	296-306A-10020	DECOD	97-09-013	296-306A-200	DECOD	97-09-013
296-306-330	REP-P	97-03-131	296-306A-10025	DECOD	97-09-013	296-306A-20005	DECOD	97-09-013
296-306-330	REP-E	97-06-040	296-306A-107	DECOD	97-09-013	296-306A-20010	DECOD	97-09-013
296-306-330	REP	97-08-051A	296-306A-110	DECOD	97-09-013	296-306A-205	DECOD	97-09-013











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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
296-307-52013	RECOD	97-09-013	296-400A-070	NEW-P	97-03-085	308-13-045	NEW-P	97-03-022
296-307-52015	RECOD	97-09-013	296-400A-070	NEW	97-11-052	308-13-045	NEW	97-06-065
296-307-52017	RECOD	97-09-013	296-400A-100	NEW-P	97-03-085	308-13-160	AMD-P	97-03-022
296-307-52019	RECOD	97-09-013	296-400A-100	NEW	97-11-052	308-13-160	AMD	97-06-065
296-307-52021	RECOD	97-09-013	296-400A-110	NEW-P	97-03-085	308-13-210	NEW	97-10-026
296-307-52023	RECOD	97-09-013	296-400A-110	NEW	97-11-052	308-13-220	NEW	97-10-026
296-307-52025	RECOD	97-09-013	296-400A-120	NEW-P	97-03-085	308-13-230	NEW	97-10-026
296-307-52027	RECOD	97-09-013	296-400A-120	NEW	97-11-052	308-13-240	NEW	97-10-026
296-307-52029	RECOD	97-09-013	296-400A-121	NEW-P	97-03-085	308-14-210	NEW-P	97-07-031
296-307-52031	RECOD	97-09-013	296-400A-121	NEW	97-11-052	308-14-210	NEW	97-10-053
296-307-52033	RECOD	97-09-013	296-400A-130	NEW-P	97-03-085	308-14-220	NEW-P	97-07-031
296-307-52035	RECOD	97-09-013	296-400A-130	NEW	97-11-052	308-14-220	NEW	97-10-053
296-307-52037	RECOD	97-09-013	296-400A-140	NEW-P	97-03-085	308-14-230	NEW-P	97-07-031
296-307-52039	RECOD	97-09-013	296-400A-140	NEW	97-11-052	308-14-230	NEW	97-10-053
296-307-52041	RECOD	97-09-013	296-400A-300	NEW-P	97-03-085	308-17	AMD-P	97-13-080
296-307-52043	RECOD	97-09-013	296-400A-300	NEW	97-11-052	308-17	AMD	97-17-051
296-307-52045	RECOD	97-09-013	296-400A-400	NEW-P	97-03-085	308-17-010	AMD-P	97-13-080
296-307-52047	RECOD	97-09-013	296-400A-400	NEW	97-11-052	308-17-010	AMD	97-17-051
296-307-530	RECOD	97-09-013	296-400A-425	NEW-P	97-03-085	308-17-020	AMD-P	97-13-080
296-307-53001	RECOD	97-09-013	296-400A-425	NEW	97-11-052	308-17-020	AMD	97-17-051
296-307-53003	RECOD	97-09-013	296-401	PREP	97-02-095	308-17-030	AMD-P	97-13-080
296-307-53005	RECOD	97-09-013	296-401	AMD-C	97-15-143	308-17-030	AMD	97-17-051
296-307-53007	RECOD	97-09-013	296-401	PREP	97-21-142	308-17-100	AMD-P	97-13-080
296-307-53009	RECOD	97-09-013	296-401-060	AMD-P	97-14-111	308-17-100	AMD	97-17-051
296-307-53011	RECOD	97-09-013	296-401-060	AMD	97-24-033	308-17-105	AMD-P	97-13-080
296-307-53013	RECOD	97-09-013	296-401-080	AMD-P	97-03-083	308-17-105	AMD	97-17-051
296-307-53015	RECOD	97-09-013	296-401-080	AMD	97-12-016	308-17-110	AMD-P	97-13-080
296-307-53017	RECOD	97-09-013	296-401-090	AMD-P	97-03-083	308-17-110	AMD	97-17-051
296-400-005	REP-P	97-03-084	296-401-090	AMD	97-12-016	308-17-120	AMD-P	97-13-080
296-400-005	REP	97-11-052	296-401-100	AMD-P	97-03-083	308-17-120	AMD	97-17-051
296-400-020	REP-P	97-03-084	296-401-100	AMD	97-12-016	308-17-130	AMD-P	97-13-080
296-400-020	REP	97-11-052	296-401-100	AMD-P	97-14-111	308-17-130	AMD	97-17-051
296-400-030	REP-P	97-03-084	296-401-100	AMD	97-24-033	308-17-140	AMD-P	97-13-080
296-400-030	REP	97-11-052	296-401-120	AMD-P	97-03-083	308-17-140	AMD	97-17-051
296-400-035	REP-P	97-03-084	296-401-120	AMD	97-12-016	308-17-150	AMD-P	97-13-080
296-400-035	REP	97-11-052	296-401-163	AMD-P	97-14-111	308-17-150	AMD	97-17-051
296-400-045	REP-P	97-03-084	296-401-163	AMD	97-24-033	308-17-160	AMD-P	97-13-080
296-400-045	REP	97-11-052	296-401-165	AMD-P	97-03-083	308-17-160	AMD	97-17-051
296-400-050	REP-P	97-03-084	296-401-165	AMD	97-12-016	308-17-165	AMD-P	97-13-080
296-400-050	REP	97-11-052	296-401-165	AMD-P	97-14-111	308-17-165	AMD	97-17-051
296-400-070	REP-P	97-03-084	296-401-165	AMD	97-24-033	308-17-170	AMD-P	97-13-080
296-400-070	REP	97-11-052	296-401-170	AMD-P	97-14-111	308-17-170	AMD	97-17-051
296-400-100	REP-P	97-03-084	296-401-170	AMD	97-24-033	308-17-180	NEW-P	97-13-080
296-400-100	REP	97-11-052	296-401-175	AMD-P	97-03-083	308-17-180	NEW	97-17-051
296-400-110	REP-P	97-03-084	296-401-175	AMD	97-12-016	308-17-185	NEW-P	97-13-080
296-400-110	REP	97-11-052	296-401-175	AMD-P	97-14-111	308-17-185	NEW	97-17-051
296-400-120	REP-P	97-03-084	308-10-050	AMD-P	97-14-103	308-17-190	NEW-P	97-13-080
296-400-120	REP	97-11-052	308-10-050	AMD	97-17-009	308-17-190	NEW	97-17-051
296-400-130	REP-P	97-03-084	308-11-140	NEW-P	97-07-035	308-17-205	AMD-P	97-13-080
296-400-130	REP	97-11-052	308-11-140	NEW	97-10-046	308-17-205	AMD	97-17-051
296-400-140	REP-P	97-03-084	308-11-150	NEW-P	97-07-035	308-17-210	AMD-P	97-13-080
296-400-140	REP	97-11-052	308-11-150	NEW	97-10-046	308-17-210	AMD	97-17-051
296-400-300	REP-P	97-03-084	308-11-150	NEW	97-10-046	308-17-230	AMD-P	97-13-080
296-400-300	REP	97-11-052	308-11-160	NEW-P	97-07-035	308-17-230	AMD	97-17-051
296-400A	PREP	97-21-143	308-11-160	NEW	97-10-046	308-17-240	AMD-P	97-13-080
296-400A-005	NEW-P	97-03-085	308-12-025	AMD	97-03-121	308-17-240	AMD	97-17-051
296-400A-005	NEW	97-11-052	308-12-031	AMD	97-03-121	308-17-300	AMD-P	97-13-080
296-400A-020	NEW-P	97-03-085	308-12-040	AMD	97-03-121	308-17-300	AMD	97-17-051
296-400A-020	NEW	97-11-052	308-12-050	AMD	97-03-121	308-17-310	AMD-P	97-13-080
296-400A-030	NEW-P	97-03-085	308-12-140	REP	97-03-121	308-17-310	AMD	97-17-051
296-400A-030	NEW	97-11-052	308-12-145	REP	97-03-121	308-17-320	AMD-P	97-13-080
296-400A-031	NEW-P	97-03-085	308-12-210	NEW	97-03-121	308-17-320	AMD	97-17-051
296-400A-031	NEW	97-11-052	308-12-220	NEW	97-03-121	308-18-020	AMD-P	97-13-081
296-400A-032	NEW-P	97-03-085	308-12-230	NEW	97-03-121	308-18-020	AMD	97-17-050
296-400A-032	NEW	97-11-052	308-12-240	NEW-W	97-03-065	308-18-030	AMD-P	97-13-081
296-400A-033	NEW-P	97-03-085	308-12-240	NEW	97-03-121	308-18-030	AMD	97-17-050
296-400A-033	NEW	97-11-052	308-12-250	NEW-W	97-03-065	308-18-100	AMD-P	97-13-081
296-400A-035	NEW-P	97-03-085	308-12-260	NEW-W	97-03-065	308-18-100	AMD	97-17-050
296-400A-035	NEW	97-11-052	308-12-320	AMD	97-06-064	308-18-110	AMD-P	97-13-081
296-400A-045	NEW-P	97-03-085	308-12-324	AMD	97-03-121	308-18-110	AMD	97-17-050
296-400A-045	NEW	97-11-052	308-12-326	AMD	97-06-064	308-18-120	AMD-P	97-13-081
296-400A-050	NEW-P	97-03-085	308-12-326	AMD-P	97-10-080	308-18-120	AMD	97-17-050
296-400A-050	NEW	97-11-052	308-12-326	AMD	97-13-095	308-18-140	AMD-P	97-13-081

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WAC #	ACTION	WSR #	WAC #	ACTION	WSR #	WAC #	ACTION	WSR #
308-18-140	AMD	97-17-050	308-56A	PREP	97-15-037	308-56A-610	AMD-S	97-09-038
308-18-150	AMD-P	97-13-081	308-56A-060	AMD-P	97-09-002	308-56A-610	AMD	97-14-034
308-18-150	AMD	97-17-050	308-56A-060	AMD-W	97-13-009	308-56A-620	AMD-P	97-06-028
308-18-170	AMD-P	97-13-081	308-56A-065	AMD	97-03-076	308-56A-620	AMD-S	97-09-038
308-18-170	AMD	97-17-050	308-56A-070	AMD	97-03-076	308-56A-620	AMD	97-14-034
308-18-180	NEW-P	97-13-081	308-56A-075	AMD	97-03-076	308-56A-630	REP-P	97-06-028
308-18-180	NEW	97-17-050	308-56A-095	NEW-P	97-15-091	308-56A-630	REP-S	97-09-038
308-18-185	NEW-P	97-13-081	308-56A-095	NEW	97-19-015	308-56A-630	REP	97-14-034
308-18-185	NEW	97-17-050	308-56A-150	AMD	97-07-014	308-56A-640	AMD-P	97-06-028
308-18-190	NEW-P	97-13-081	308-56A-160	AMD	97-07-014	308-56A-640	AMD-S	97-09-038
308-18-190	NEW	97-17-050	308-56A-200	AMD-P	97-09-002	308-56A-640	AMD	97-14-034
308-18-240	AMD-P	97-13-081	308-56A-200	AMD-W	97-13-009	308-56A-650	AMD-P	97-06-028
308-18-240	AMD	97-17-050	308-56A-205	AMD-P	97-09-002	308-56A-650	AMD-S	97-09-038
308-18-300	AMD-P	97-13-081	308-56A-205	AMD-W	97-13-009	308-56A-650	AMD	97-14-034
308-18-300	AMD	97-17-050	308-56A-210	AMD-P	97-09-002	308-56A-660	AMD-P	97-06-028
308-19-400	NEW-P	97-07-026	308-56A-210	AMD-W	97-13-009	308-56A-660	AMD-S	97-09-038
308-19-400	NEW	97-10-047	308-56A-215	AMD-P	97-09-002	308-56A-660	AMD	97-14-034
308-19-410	NEW-P	97-07-026	308-56A-215	AMD-W	97-13-009	308-56A-670	AMD-P	97-06-028
308-19-410	NEW	97-10-047	308-56A-250	AMD-P	97-09-002	308-56A-670	AMD-S	97-09-038
308-19-420	NEW-P	97-07-026	308-56A-250	AMD-W	97-13-009	308-56A-670	AMD	97-14-034
308-19-420	NEW	97-10-047	308-56A-255	REP-P	97-09-002	308-56A-680	AMD-P	97-06-028
308-20-160	PREP-X	97-13-026	308-56A-255	REP-W	97-13-009	308-56A-680	AMD-S	97-09-038
308-20-160	REP	97-17-062	308-56A-265	AMD-P	97-09-002	308-56A-680	AMD	97-14-034
308-20-500	PREP-X	97-13-026	308-56A-265	AMD-W	97-13-009	308-56A-690	AMD-P	97-06-028
308-20-500	REP	97-17-062	308-56A-270	AMD-P	97-09-002	308-56A-690	AMD-S	97-09-038
308-20-710	NEW-P	97-07-032	308-56A-270	AMD-W	97-13-009	308-56A-690	AMD	97-14-034
308-20-710	NEW	97-10-049	308-56A-275	AMD-P	97-09-002	308-57-005	AMD-P	97-07-069
308-20-720	NEW-P	97-07-032	308-56A-275	AMD-W	97-13-009	308-57-005	AMD	97-12-015
308-20-720	NEW	97-10-049	308-56A-280	AMD-P	97-09-002	308-57-010	AMD-P	97-07-069
308-20-730	NEW-P	97-07-032	308-56A-280	AMD-W	97-13-009	308-57-010	AMD	97-12-015
308-20-730	NEW	97-10-049	308-56A-285	AMD-P	97-09-002	308-57-020	AMD-P	97-07-069
308-29-090	NEW-P	97-07-033	308-56A-285	AMD-W	97-13-009	308-57-020	AMD	97-12-015
308-29-090	NEW-W	97-09-022	308-56A-300	AMD-P	97-09-002	308-57-030	AMD-P	97-07-069
308-29-100	NEW-P	97-07-033	308-56A-300	AMD-W	97-13-009	308-57-030	AMD	97-12-015
308-29-100	NEW-W	97-09-022	308-56A-305	AMD-P	97-09-002	308-57-110	AMD-P	97-07-069
308-29-110	NEW-P	97-07-033	308-56A-310	AMD-W	97-13-009	308-57-110	AMD	97-12-015
308-29-110	NEW-W	97-09-022	308-56A-310	AMD-P	97-09-002	308-57-120	AMD-P	97-07-069
308-30-170	NEW-P	97-07-029	308-56A-310	AMD-W	97-13-009	308-57-120	AMD	97-12-015
308-30-170	NEW	97-10-052	308-56A-315	AMD-P	97-09-002	308-57-130	AMD-P	97-07-069
308-30-180	NEW-P	97-07-029	308-56A-315	AMD-W	97-13-009	308-57-130	AMD	97-12-015
308-30-180	NEW	97-10-052	308-56A-320	AMD-P	97-09-002	308-57-135	NEW-P	97-07-069
308-30-190	NEW-P	97-07-029	308-56A-320	AMD-W	97-13-009	308-57-135	NEW	97-12-015
308-30-190	NEW	97-10-052	308-56A-325	AMD-P	97-09-002	308-57-140	AMD-P	97-07-069
308-32-100	NEW-P	97-07-027	308-56A-325	AMD-W	97-13-009	308-57-140	AMD	97-12-015
308-32-100	NEW	97-10-050	308-56A-330	AMD-P	97-09-002	308-57-210	AMD-P	97-07-069
308-32-110	NEW-P	97-07-027	308-56A-330	AMD-W	97-13-009	308-57-210	AMD	97-12-015
308-32-110	NEW	97-10-050	308-56A-335	AMD-P	97-09-002	308-57-220	REP-P	97-07-069
308-32-120	NEW-P	97-07-027	308-56A-335	AMD-W	97-13-009	308-57-220	REP	97-12-015
308-32-120	NEW	97-10-050	308-56A-340	REP-P	97-09-002	308-57-230	AMD-P	97-07-069
308-33-110	NEW-P	97-07-030	308-56A-340	REP-W	97-13-009	308-57-230	AMD	97-12-015
308-33-110	NEW	97-10-054	308-56A-345	REP-P	97-09-002	308-57-240	AMD-P	97-07-069
308-33-120	NEW-P	97-07-030	308-56A-345	REP-W	97-13-009	308-57-240	AMD	97-12-015
308-33-120	NEW	97-10-054	308-56A-350	AMD-P	97-09-002	308-57-250	REP-P	97-07-069
308-33-130	NEW-P	97-07-030	308-56A-350	AMD-W	97-13-009	308-57-250	REP	97-12-015
308-33-130	NEW	97-10-054	308-56A-355	REP-P	97-09-002	308-57-310	REP-P	97-07-069
308-48-030	AMD-P	97-16-064	308-56A-355	REP-W	97-13-009	308-57-310	REP	97-12-015
308-48-030	AMD	97-21-061	308-56A-360	AMD-P	97-09-002	308-57-320	REP-P	97-07-069
308-48-031	AMD-P	97-16-063	308-56A-360	AMD-W	97-13-009	308-57-320	REP	97-12-015
308-48-031	AMD	97-21-060	308-56A-365	AMD-P	97-09-002	308-57-410	REP-P	97-07-069
308-48-150	AMD-P	97-16-062	308-56A-365	AMD-W	97-13-009	308-57-410	REP	97-12-015
308-48-150	AMD	97-21-062	308-56A-370	NEW-P	97-09-002	308-57-420	REP-P	97-07-069
308-48-160	AMD-P	97-16-062	308-56A-370	NEW-W	97-13-009	308-57-420	REP	97-12-015
308-48-160	AMD	97-21-062	308-56A-400	REP-P	97-09-002	308-57-430	REP-P	97-07-069
308-48-810	NEW-P	97-16-060	308-56A-400	REP-W	97-13-009	308-57-430	REP	97-12-015
308-48-810	NEW	97-21-063	308-56A-400	PREP-XR	97-19-041	308-57-440	REP-P	97-07-069
308-48-820	NEW-P	97-16-060	308-56A-405	REP-P	97-09-002	308-57-440	REP	97-12-015
308-48-820	NEW	97-21-063	308-56A-405	REP-W	97-13-009	308-58-010	AMD-P	97-03-096
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308-48-830	NEW	97-21-063	308-56A-410	REP-W	97-13-009	308-58-010	AMD	97-11-049
308-49-162	REP-P	97-16-061	308-56A-415	REP-P	97-09-002	308-58-030	AMD-P	97-03-096
308-49-162	REP	97-21-064	308-56A-415	REP-W	97-13-009	308-58-030	AMD-S	97-08-005
308-49-164	AMD-P	97-16-061	308-56A-470	AMD	97-07-014	308-58-030	AMD	97-11-049
308-49-164	AMD	97-21-064	308-56A-610	AMD-P	97-06-028	308-58-040	AMD-P	97-03-096

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308-58-040	AMD	97-11-049	308-96A-560	AMD-P	97-21-055	308-330-307	AMD-P	97-12-044
308-58-050	NEW-P	97-03-096	308-124-021	AMD-P	97-21-051	308-330-307	AMD	97-16-041
308-58-050	NEW-S	97-08-005	308-124-025	NEW-P	97-21-051	308-330-316	AMD-P	97-07-015
308-58-050	NEW	97-11-049	308-124-035	NEW-P	97-21-051	308-330-316	AMD	97-10-068
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308-66-140	PREP	97-20-108	308-124A-120	AMD-P	97-21-051	308-330-322	AMD	97-10-068
308-72-506	PREP-X	97-13-026	308-124A-200	AMD-P	97-21-051	308-330-329	REP-P	97-07-015
308-72-506	REP	97-17-062	308-124A-205	AMD-P	97-21-051	308-330-329	REP	97-10-068
308-72-510	PREP-X	97-13-026	308-124C-030	AMD-P	97-21-051	308-330-370	AMD-P	97-07-015
308-72-510	REP	97-17-062	308-124D-061	AMD-P	97-21-051	308-330-370	AMD	97-10-068
308-72-543	PREP-X	97-13-026	308-124F-030	PREP	97-18-068	308-330-375	REP-P	97-07-015
308-72-543	REP	97-17-062	308-124F-040	REP-P	97-21-051	308-330-375	REP	97-10-068
308-76-005	PREP-X	97-13-026	308-125-120	PREP	97-09-082	308-330-400	AMD-P	97-07-015
308-76-005	REP	97-17-062	308-125-120	PREP	97-09-083	308-330-400	AMD	97-10-068
308-76-400	PREP-X	97-13-026	308-125-120	PREP	97-11-059	308-330-406	AMD-P	97-07-015
308-76-400	REP	97-17-062	308-125-120	AMD-P	97-13-030	308-330-406	AMD	97-10-068
308-76-405	PREP-X	97-13-026	308-125-120	AMD-P	97-15-101	308-330-408	AMD-P	97-07-015
308-76-405	REP	97-17-062	308-125-120	AMD	97-16-042	308-330-408	AMD	97-10-068
308-76-410	PREP-X	97-13-026	308-125-120	AMD-C	97-18-032	308-330-415	AMD-P	97-07-015
308-76-410	REP	97-17-062	308-125-120	AMD	97-21-077	308-330-415	AMD	97-10-068
308-76-415	PREP-X	97-13-026	308-127-310	NEW-P	97-07-028	308-330-421	AMD-P	97-07-015
308-76-415	REP	97-17-062	308-127-310	NEW	97-10-051	308-330-421	AMD	97-10-068
308-76-420	PREP-X	97-13-026	308-127-320	NEW-P	97-07-028	308-330-425	AMD-P	97-07-015
308-76-420	REP	97-17-062	308-127-320	NEW	97-10-051	308-330-425	AMD	97-10-068
308-76-425	PREP-X	97-13-026	308-127-330	NEW-P	97-07-028	308-330-425	AMD-E	97-12-043
308-76-425	REP	97-17-062	308-127-330	NEW	97-10-051	308-330-425	AMD-P	97-12-044
308-76-430	PREP-X	97-13-026	308-300-310	PREP	97-14-088	308-330-425	AMD	97-16-041
308-76-430	REP	97-17-062	308-300-310	REP-P	97-21-150	308-330-436	AMD-P	97-07-015
308-77-030	PREP-X	97-13-026	308-300-310	REP-S	97-24-104	308-330-436	AMD	97-10-068
308-77-030	REP	97-17-062	308-300-310	REP-E	97-24-105	308-330-462	AMD-P	97-07-015
308-77-090	PREP-X	97-13-026	308-312-010	NEW-P	97-21-150	308-330-462	AMD	97-10-068
308-77-090	REP	97-17-062	308-312-010	NEW-S	97-24-104	308-330-800	AMD-P	97-07-015
308-80-015	PREP	97-20-108	308-312-010	NEW-E	97-24-105	308-330-800	AMD	97-10-068
308-80-020	PREP	97-20-108	308-312-020	NEW-P	97-21-150	308-330-825	AMD-P	97-07-015
308-93	PREP	97-12-026	308-312-020	NEW-S	97-24-104	308-330-825	AMD	97-10-068
308-93	PREP	97-21-105	308-312-020	NEW-E	97-24-105	308-420-250	NEW-P	97-07-034
308-93-050	AMD-P	97-21-056	308-312-030	NEW-P	97-21-150	308-420-250	NEW	97-10-048
308-93-055	NEW-P	97-21-056	308-312-030	NEW-S	97-24-104	308-420-260	NEW-P	97-07-034
308-93-640	AMD-P	97-21-056	308-312-030	NEW-E	97-24-105	308-420-260	NEW	97-10-048
308-94	PREP	97-21-103	308-312-040	NEW-P	97-21-150	308-420-270	NEW-P	97-07-034
308-95-010	PREP-X	97-13-026	308-312-040	NEW-S	97-24-104	308-420-270	NEW	97-10-048
308-95-010	REP	97-17-062	308-312-040	NEW-E	97-24-105	314-60-040	PREP	97-13-070
308-95-020	PREP-X	97-13-026	308-312-050	NEW-P	97-21-150	315-02	PREP	97-24-077
308-95-020	REP	97-17-062	308-312-050	NEW-S	97-24-104	315-04	PREP	97-24-077
308-95-030	PREP-X	97-13-026	308-312-050	NEW-E	97-24-105	315-06	PREP	97-11-057
308-95-030	REP	97-17-062	308-312-060	NEW-P	97-21-150	315-06	PREP	97-16-116
308-96A	PREP	97-12-067	308-312-060	NEW-S	97-24-104	315-06-120	AMD-P	97-15-123
308-96A	PREP	97-20-057	308-312-060	NEW-E	97-24-105	315-06-120	AMD	97-20-052
308-96A-005	AMD-P	97-06-027	308-312-070	NEW-P	97-21-150	315-06-123	AMD-P	97-15-123
308-96A-005	AMD	97-10-003	308-312-070	NEW-W	97-24-103	315-06-123	AMD	97-20-052
308-96A-046	AMD-P	97-03-028	308-312-080	NEW-P	97-21-150	315-10	PREP	97-24-077
308-96A-046	AMD	97-07-013	308-312-080	NEW-S	97-24-104	315-10-010	AMD	97-04-047
308-96A-056	AMD-P	97-03-028	308-312-080	NEW-E	97-24-105	315-10-020	AMD	97-04-047
308-96A-056	AMD	97-07-013	308-312-090	NEW-P	97-21-150	315-10-022	NEW	97-04-047
308-96A-057	AMD-P	97-03-028	308-312-090	NEW-S	97-24-104	315-10-025	NEW	97-04-047
308-96A-057	AMD	97-07-013	308-312-090	NEW-E	97-24-105	315-10-030	AMD	97-04-047
308-96A-072	AMD-P	97-03-028	308-312-100	NEW-S	97-24-104	315-10-035	NEW	97-04-047
308-96A-072	AMD	97-07-013	308-312-100	NEW-E	97-24-105	315-10-055	NEW	97-04-047
308-96A-072	AMD-P	97-21-055	308-330-121	REP-P	97-07-015	315-10-060	AMD	97-04-047
308-96A-073	AMD	97-07-014	308-330-121	REP	97-10-068	315-10-062	NEW	97-04-047
308-96A-074	AMD	97-07-014	308-330-123	REP-P	97-07-015	315-10-065	NEW	97-04-047
308-96A-075	REP	97-07-014	308-330-123	REP	97-10-068	315-10-070	AMD	97-04-047
308-96A-136	AMD-P	97-03-028	308-330-197	AMD-P	97-07-015	315-10-075	NEW	97-04-047
308-96A-136	AMD	97-07-013	308-330-197	AMD	97-10-068	315-11	PREP	97-24-077
308-96A-161	AMD-P	97-06-027	308-330-200	AMD-P	97-07-015	315-11-600	PREP-X	97-14-016
308-96A-161	AMD	97-10-003	308-330-200	AMD	97-10-068	315-11-600	REP	97-20-051
308-96A-162	AMD-P	97-06-027	308-330-300	AMD-P	97-07-015	315-11-601	PREP-X	97-14-016
308-96A-162	AMD	97-10-003	308-330-300	AMD	97-10-068	315-11-601	REP	97-20-051
308-96A-315	PREP-XR	97-19-041	308-330-305	AMD-P	97-07-015	315-11-602	PREP-X	97-14-016
308-96A-415	REP-P	97-21-055	308-330-305	AMD	97-10-068	315-11-602	REP	97-20-051
308-96A-420	REP-P	97-21-055	308-330-307	AMD-P	97-07-015	315-11-610	PREP-X	97-14-016
			308-330-307	AMD	97-10-068	315-11-610	REP	97-20-051



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315-11-980	REP	97-20-051	315-11A-130	REP	97-20-051	315-11A-215	NEW-P	97-24-074
315-11-981	PREP-X	97-14-016	315-11A-131	PREP-X	97-14-016	315-11A-216	NEW-P	97-24-074
315-11-981	REP	97-20-051	315-11A-131	REP	97-20-051	315-11A-217	NEW-P	97-24-074
315-11-982	PREP-X	97-14-016	315-11A-132	PREP-X	97-14-016	315-12-020	AMD-P	97-03-123
315-11-982	REP	97-20-051	315-11A-132	REP	97-20-051	315-12-020	AMD	97-07-063
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315-11-992	PREP-X	97-14-016	315-11A-135	PREP-X	97-14-016	315-12-080	AMD	97-07-063
315-11-992	REP	97-20-051	315-11A-135	REP	97-20-051	315-12-090	AMD-P	97-03-123
315-11A	PREP	97-16-116	315-11A-136	PREP-X	97-14-016	315-12-090	AMD	97-07-063
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315-11A-100	REP	97-20-051	315-11A-184	AMD-P	97-03-123	315-32-010	REP	97-20-051
315-11A-101	PREP-X	97-14-016	315-11A-184	AMD	97-07-063	315-32-020	PREP-X	97-14-016
315-11A-101	REP	97-20-051	315-11A-187	NEW-P	97-03-123	315-32-020	REP	97-20-051
315-11A-102	PREP-X	97-14-016	315-11A-187	NEW	97-07-063	315-32-030	PREP-X	97-14-016
315-11A-102	REP	97-20-051	315-11A-188	NEW-P	97-03-123	315-32-030	REP	97-20-051
315-11A-103	PREP-X	97-14-016	315-11A-188	NEW	97-07-063	315-32-040	PREP-X	97-14-016
315-11A-103	REP	97-20-051	315-11A-189	NEW-P	97-03-123	315-32-040	REP	97-20-051
315-11A-104	PREP-X	97-14-016	315-11A-189	NEW	97-07-063	315-32-050	PREP-X	97-14-016
315-11A-104	REP	97-20-051	315-11A-190	NEW-P	97-03-123	315-32-050	REP	97-20-051
315-11A-105	PREP-X	97-14-016	315-11A-190	NEW	97-07-063	315-32-060	PREP-X	97-14-016
315-11A-105	REP	97-20-051	315-11A-191	NEW-P	97-03-123	315-32-060	REP	97-20-051
315-11A-106	PREP-X	97-14-016	315-11A-191	NEW	97-07-063	315-33-010	PREP-X	97-14-016
315-11A-106	REP	97-20-051	315-11A-192	NEW-P	97-07-062	315-33-010	REP	97-20-051
315-11A-107	PREP-X	97-14-016	315-11A-192	NEW	97-11-003	315-33-020	PREP-X	97-14-016
315-11A-107	REP	97-20-051	315-11A-193	NEW-P	97-07-062	315-33-020	REP	97-20-051
315-11A-108	PREP-X	97-14-016	315-11A-193	NEW	97-11-003	315-33-030	PREP-X	97-14-016
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315-11A-109	PREP-X	97-14-016	315-11A-194	NEW	97-11-003	315-33-040	PREP-X	97-14-016
315-11A-109	REP	97-20-051	315-11A-195	NEW-P	97-07-062	315-33-040	REP	97-20-051
315-11A-110	PREP-X	97-14-016	315-11A-195	NEW	97-11-003	315-33-050	PREP-X	97-14-016
315-11A-110	REP	97-20-051	315-11A-196	NEW-P	97-11-058	315-33-050	REP	97-20-051
315-11A-111	PREP-X	97-14-016	315-11A-196	NEW	97-15-122	315-33-060	PREP-X	97-14-016
315-11A-111	REP	97-20-051	315-11A-197	NEW-P	97-11-058	315-33-060	REP	97-20-051
315-11A-112	PREP-X	97-14-016	315-11A-197	NEW	97-15-122	315-33-070	PREP-X	97-14-016
315-11A-112	REP	97-20-051	315-11A-198	NEW-P	97-11-058	315-33-070	REP	97-20-051
315-11A-113	PREP-X	97-14-016	315-11A-198	NEW	97-15-122	315-33B-010	PREP-X	97-14-016
315-11A-113	REP	97-20-051	315-11A-199	NEW-P	97-11-058	315-33B-010	REP	97-20-051
315-11A-114	PREP-X	97-14-016	315-11A-199	NEW	97-15-122	315-33B-020	PREP-X	97-14-016
315-11A-114	REP	97-20-051	315-11A-200	NEW-P	97-11-058	315-33B-020	REP	97-20-051
315-11A-115	PREP-X	97-14-016	315-11A-200	NEW	97-15-122	315-33B-030	PREP-X	97-14-016
315-11A-115	REP	97-20-051	315-11A-201	NEW-P	97-11-058	315-33B-030	REP	97-20-051
315-11A-116	PREP-X	97-14-016	315-11A-201	NEW	97-15-122	315-33B-040	PREP-X	97-14-016
315-11A-116	REP	97-20-051	315-11A-202	NEW-P	97-11-058	315-33B-040	REP	97-20-051
315-11A-117	PREP-X	97-14-016	315-11A-202	NEW	97-15-122	315-33B-050	PREP-X	97-14-016
315-11A-117	REP	97-20-051	315-11A-203	NEW-P	97-11-058	315-33B-050	REP	97-20-051
315-11A-118	PREP-X	97-14-016	315-11A-203	NEW	97-15-122	315-33B-060	PREP-X	97-14-016
315-11A-118	REP	97-20-051	315-11A-204	NEW-P	97-15-123	315-33B-060	REP	97-20-051
315-11A-119	PREP-X	97-14-016	315-11A-204	NEW	97-20-052	315-33B-070	PREP-X	97-14-016
315-11A-119	REP	97-20-051	315-11A-205	NEW-P	97-15-123	315-33B-070	REP	97-20-051
315-11A-120	PREP-X	97-14-016	315-11A-205	NEW	97-20-052	315-34	PREP	97-11-057
315-11A-120	REP	97-20-051	315-11A-206	NEW-P	97-15-123	315-34	PREP	97-16-116
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315-11A-121	REP	97-20-051	315-11A-207	NEW-P	97-15-123	315-34-040	AMD-W	97-20-054
315-11A-122	PREP-X	97-14-016	315-11A-207	NEW	97-20-052	315-34-040	AMD-P	97-20-131
315-11A-122	REP	97-20-051	315-11A-207	NEW-P	97-24-074	315-34-040	AMD	97-24-076
315-11A-123	PREP-X	97-14-016	315-11A-207	NEW-E	97-24-075	315-34-050	AMD-P	97-20-131
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315-11A-124	PREP-X	97-14-016	315-11A-208	NEW	97-24-076	315-34-055	NEW-P	97-20-131
315-11A-124	REP	97-20-051	315-11A-209	NEW-P	97-20-131	315-34-055	NEW	97-24-076
315-11A-125	PREP-X	97-14-016	315-11A-209	NEW	97-24-076	315-40-010	PREP-X	97-14-016
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315-40-060	REP	97-20-051	317-50-050	NEW-P	97-07-064	352-32-195	AMD-P	97-23-089
315-40-070	PREP-X	97-14-016	317-50-050	NEW	97-10-096	352-32-200	AMD-P	97-23-089
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315-41-50400	PREP-X	97-14-016	332-26-050	NEW-E	97-14-044	352-32-270	AMD-P	97-18-080
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315-41-50420	REP	97-20-051	352-24-030	REP-P	97-21-132	352-64	PREP	97-24-110
315-41-50500	PREP-X	97-14-016	352-24-040	REP-P	97-21-132	352-65	PREP	97-24-109
315-41-50500	REP	97-20-051	352-24-050	REP-P	97-21-132	352-76	PREP	97-20-080
315-41-50510	PREP-X	97-14-016	352-24-060	REP-P	97-21-132	356-05-055	AMD-P	97-08-089
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315-41-50520	PREP-X	97-14-016	352-24-080	REP-P	97-21-132	356-05-075	AMD-P	97-12-079
315-41-50520	REP	97-20-051	352-24-090	REP-P	97-21-132	356-05-075	AMD-C	97-16-015
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317-31-220	AMD	97-10-097	352-32-037	AMD-P	97-23-089	356-14-110	AMD-C	97-16-015
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317-50-020	NEW-P	97-07-064	352-32-120	AMD-P	97-23-089	356-14-140	AMD-C	97-16-015
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356-15-060	AMD-C	97-24-042	363-11-310	RECOD	97-08-042	365-40-020	AMD	97-21-005
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356-15-130	AMD-W	97-22-062	363-11-360	RECOD	97-08-042	365-40-071	AMD-P	97-15-106
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356-30-065	AMD-W	97-13-044	363-11-420	RECOD	97-08-042	365-90-020	REP-P	97-15-107
356-30-065	AMD-P	97-16-013	363-11-430	RECOD	97-08-042	365-90-020	REP	97-21-006
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356-30-067	AMD-P	97-10-090	363-11-460	RECOD	97-08-042	365-90-080	REP-P	97-15-107
356-30-067	AMD-W	97-13-044	363-11-470	RECOD	97-08-042	365-90-080	REP	97-21-006
356-30-067	AMD-P	97-16-013	363-11-480	RECOD	97-08-042	365-90-090	REP-P	97-15-107
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356-30-330	AMD-W	97-22-062	363-11-520	RECOD	97-08-042	365-135-035	NEW	97-02-093
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356-56-205	AMD	97-17-041	363-116-020	RECOD	97-08-042	371-08-335	AMD-P	97-15-056
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359-39	AMD-P	97-20-064	363-116-081	RECOD	97-08-042	374-50-035	PREP-XR	97-19-054
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388-73-406	REP-P	97-19-102	388-76-560	AMD-P	97-18-087	388-96-010	AMD	97-17-040
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388-76-030	REP-P	97-18-087	388-76-665	AMD-P	97-18-087	388-96-554	AMD-P	97-12-082
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388-76-400	REP-P	97-18-087	388-78-215	REP-P	97-19-102	388-155-050	PREP	97-14-073
388-76-405	REP-P	97-18-087	388-78-220	PREP	97-15-131	388-155-060	PREP	97-14-073
388-76-410	REP-P	97-18-087	388-78-220	REP-P	97-19-102	388-155-070	PREP	97-14-073
388-76-420	REP-P	97-18-087	388-86-050	REP-P	97-19-102	388-155-080	PREP	97-14-073
388-76-430	REP-P	97-18-087	388-86-051	REP-P	97-19-102	388-155-085	PREP	97-14-073
388-76-435	REP-P	97-18-087	388-86-075	REP-P	97-19-102	388-155-090	PREP	97-14-073
388-76-440	REP-P	97-18-087	388-86-090	REP-P	97-19-102	388-155-092	PREP	97-14-073
388-76-450	REP-P	97-18-087	388-86-090	REP-W	97-21-081	388-155-093	PREP	97-14-073
388-76-460	REP-P	97-18-087	388-86-112	REP-P	97-19-102	388-155-094	PREP	97-14-073
388-76-465	REP-P	97-18-087	388-86-112	REP-W	97-22-092	388-155-095	PREP	97-14-073
388-76-470	REP-P	97-18-087	388-87-013	REP-P	97-19-102	388-155-096	PREP	97-14-073
388-76-475	REP-P	97-18-087	388-87-020	AMD	97-04-005	388-155-097	PREP	97-14-073
388-76-480	REP-P	97-18-087	388-87-030	REP-P	97-19-102	388-155-098	PREP	97-14-073
388-76-490	REP-P	97-18-087	388-87-032	REP-P	97-19-102	388-155-100	PREP	97-14-073

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388-155-120	PREP	97-14-073	388-201-300	REP-E	97-15-043	388-215-1620	AMD	97-20-128
388-155-130	PREP	97-14-073	388-201-300	PREP	97-15-131	388-215-1630	NEW-P	97-17-068
388-155-140	PREP	97-14-073	388-201-300	REP	97-20-056	388-215-1630	NEW	97-20-124
388-155-150	PREP	97-14-073	388-201-400	REP-P	97-15-031	388-215-1650	AMD-E	97-03-054
388-155-160	PREP	97-14-073	388-201-400	REP-E	97-15-043	388-215-1650	AMD-P	97-03-055
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388-155-230	PREP	97-14-073	388-201-420	REP-E	97-15-043	388-215-1660	NEW	97-09-029
388-155-240	PREP	97-14-073	388-201-420	PREP	97-15-131	388-215-1660	AMD-E	97-16-052
388-155-250	PREP	97-14-073	388-201-420	REP	97-20-056	388-215-1660	AMD-P	97-17-069
388-155-260	PREP	97-14-073	388-201-430	REP-P	97-15-031	388-215-1660	AMD	97-20-128
388-155-270	PREP	97-14-073	388-201-430	REP-E	97-15-043	388-215-1670	NEW-E	97-16-052
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388-155-290	PREP	97-14-073	388-201-430	REP	97-20-056	388-215-1670	NEW	97-20-124
388-155-295	PREP	97-14-073	388-201-440	REP-P	97-15-031	388-216-2450	PREP	97-11-077
388-155-310	PREP	97-14-073	388-201-440	REP-E	97-15-043	388-216-2450	AMD-P	97-15-089
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388-155-330	PREP	97-14-073	388-201-440	REP	97-20-056	388-216-2450	AMD	97-19-008
388-155-340	PREP	97-14-073	388-201-450	REP-P	97-15-031	388-216-2500	AMD-E	97-03-048
388-155-350	PREP	97-14-073	388-201-450	REP-E	97-15-043	388-216-2500	AMD-P	97-03-050
388-155-360	PREP	97-14-073	388-201-450	PREP	97-15-131	388-216-2500	AMD	97-06-075
388-155-370	PREP	97-14-073	388-201-450	REP	97-20-056	388-216-2500	PREP	97-11-077
388-155-380	PREP	97-14-073	388-201-460	REP-P	97-15-031	388-216-2500	AMD-P	97-15-089
388-155-390	PREP	97-14-073	388-201-460	REP-E	97-15-043	388-216-2500	AMD-E	97-15-090
388-155-400	PREP	97-14-073	388-201-460	PREP	97-15-131	388-216-2500	AMD	97-19-008
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388-155-420	PREP	97-14-073	388-201-470	REP-P	97-15-031	388-216-2650	AMD-P	97-15-089
388-155-430	PREP	97-14-073	388-201-470	REP-E	97-15-043	388-216-2650	AMD-E	97-15-090
388-155-440	PREP	97-14-073	388-201-470	PREP	97-15-131	388-216-2650	AMD	97-19-008
388-155-450	PREP	97-14-073	388-201-470	REP	97-20-056	388-216-2800	PREP	97-11-077
388-155-460	PREP	97-14-073	388-201-480	REP-P	97-15-031	388-216-2800	AMD-P	97-15-089
388-155-470	PREP	97-14-073	388-201-480	REP-E	97-15-043	388-216-2800	AMD-E	97-15-090
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388-155-490	PREP	97-14-073	388-201-480	REP	97-20-056	388-216-2900	AMD-E	97-03-047
388-155-500	PREP	97-14-073	388-215-0020	NEW-P	97-17-087	388-216-2900	AMD-P	97-03-051
388-155-600	PREP	97-14-073	388-215-0020	NEW-W	97-20-132	388-216-2900	AMD	97-06-078
388-155-605	PREP	97-14-073	388-215-1000	AMD-E	97-04-050	388-216-3000	NEW-P	97-17-090
388-155-610	PREP	97-14-073	388-215-1000	AMD-P	97-04-051	388-216-3000	NEW	97-20-124
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388-155-650	PREP	97-14-073	388-215-1010	NEW-P	97-15-031	388-218-1210	AMD	97-18-073
388-155-660	PREP	97-14-073	388-215-1010	NEW-E	97-15-043	388-218-1230	AMD-E	97-15-087
388-155-670	PREP	97-14-073	388-215-1010	NEW	97-20-056	388-218-1230	AMD-P	97-15-088
388-155-680	PREP	97-14-073	388-215-1115	NEW-P	97-05-068	388-218-1230	AMD	97-18-073
388-165-005	REP-P	97-19-102	388-215-1115	NEW	97-08-032	388-218-1300	PREP	97-11-079
388-165-010	REP-P	97-19-102	388-215-1115	NEW	97-10-041	388-218-1300	AMD-E	97-15-087
388-165-020	REP-P	97-19-102	388-215-1200	AMD-P	97-17-087	388-218-1300	AMD-P	97-15-088
388-165-030	REP-P	97-19-102	388-215-1200	REP	97-20-125	388-218-1300	AMD	97-18-073
388-165-040	REP-P	97-19-102	388-215-1210	NEW-E	97-16-055	388-218-1350	PREP	97-11-079
388-165-050	REP-P	97-19-102	388-215-1210	NEW-P	97-17-100	388-218-1350	AMD-E	97-15-087
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388-165-080	REP-P	97-19-102	388-215-1375	AMD	97-14-082	388-218-1410	PREP	97-11-079
388-165-090	REP-P	97-19-102	388-215-1400	AMD-P	97-05-071	388-218-1410	AMD-E	97-15-087
388-165-100	REP-P	97-19-102	388-215-1400	AMD	97-08-033	388-218-1410	AMD-P	97-15-088
388-200-1400	NEW-E	97-03-046	388-215-1400	AMD	97-10-042	388-218-1410	AMD	97-18-073
388-200-1400	NEW-P	97-03-053	388-215-1550	NEW-E	97-03-049	388-218-1420	PREP	97-11-079
388-200-1400	NEW	97-07-008	388-215-1550	NEW-P	97-03-052	388-218-1420	REP-E	97-15-087
388-201-100	REP-P	97-15-031	388-215-1550	NEW	97-06-077	388-218-1420	REP-P	97-15-088
388-201-100	REP-E	97-15-043	388-215-1570	NEW-P	97-05-069	388-218-1420	REP	97-18-073
388-201-100	PREP	97-15-131	388-215-1570	NEW	97-08-034	388-218-1430	PREP	97-11-079
388-201-100	REP	97-20-056	388-215-1570	NEW	97-10-040	388-218-1430	AMD-E	97-15-087
388-201-200	REP-P	97-15-031	388-215-1570	AMD-P	97-15-032	388-218-1430	AMD-P	97-15-088
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388-201-200	PREP	97-15-131	388-215-1570	AMD	97-18-074	388-218-1440	PREP	97-11-079
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388-218-1440	AMD	97-18-073	388-222-060	NEW-P	97-17-103	388-290-045	NEW-W	97-20-132
388-218-1450	PREP	97-11-079	388-222-060	NEW-W	97-20-132	388-290-050	NEW-P	97-17-104
388-218-1450	REP-E	97-15-087	388-230	PREP	97-13-085	388-290-050	NEW	97-20-130
388-218-1450	REP-P	97-15-088	388-230-0010	AMD-E	97-14-107	388-290-055	NEW-P	97-17-104
388-218-1450	REP	97-18-073	388-230-0010	AMD-P	97-17-102	388-290-055	NEW	97-20-130
388-218-1460	PREP	97-11-079	388-230-0010	AMD	97-20-128	388-290-060	NEW-P	97-17-104
388-218-1460	REP-E	97-15-087	388-230-0040	AMD-E	97-14-107	388-290-060	NEW	97-20-130
388-218-1460	REP-P	97-15-088	388-230-0040	AMD-P	97-17-102	388-290-070	NEW-P	97-17-104
388-218-1460	REP	97-18-073	388-230-0040	REP	97-20-125	388-290-070	NEW	97-20-130
388-218-1470	PREP	97-11-079	388-230-0060	AMD-E	97-14-107	388-290-080	NEW-P	97-17-104
388-218-1470	AMD-E	97-15-087	388-230-0060	AMD-P	97-17-102	388-290-080	NEW	97-20-130
388-218-1470	AMD-P	97-15-088	388-230-0060	AMD	97-20-128	388-290-090	NEW-P	97-17-104
388-218-1470	AMD	97-18-073	388-230-0090	AMD-E	97-14-107	388-290-090	NEW	97-20-130
388-218-1480	PREP	97-11-079	388-230-0090	AMD-P	97-17-102	388-290-090	AMD-E	97-23-014
388-218-1480	REP-E	97-15-087	388-230-0090	AMD-W	97-20-132	388-290-100	NEW-P	97-17-104
388-218-1480	REP-P	97-15-088	388-230-0110	AMD-E	97-14-107	388-290-100	NEW-W	97-20-132
388-218-1480	REP	97-18-073	388-230-0110	AMD-P	97-17-102	388-290-105	NEW-P	97-17-104
388-218-1530	AMD-E	97-03-047	388-230-0110	AMD-W	97-20-132	388-290-105	NEW	97-20-130
388-218-1530	AMD-P	97-03-051	388-230-0120	AMD-E	97-14-107	388-290-110	REP-P	97-17-104
388-218-1530	AMD	97-06-078	388-230-0120	AMD-P	97-17-102	388-290-110	REP	97-20-130
388-218-1630	PREP	97-11-079	388-230-0120	AMD-W	97-20-132	388-290-115	REP-P	97-17-104
388-218-1630	AMD-E	97-15-087	388-230-0140	AMD-E	97-14-107	388-290-115	REP	97-20-130
388-218-1630	AMD-P	97-15-088	388-230-0140	AMD-P	97-17-102	388-290-120	REP-P	97-17-104
388-218-1630	AMD	97-18-073	388-230-0140	AMD-W	97-20-132	388-290-120	REP	97-20-130
388-218-1700	REP-E	97-15-137	388-233	PREP	97-13-083	388-290-123	REP-P	97-17-104
388-218-1700	REP-E	97-24-004	388-235	PREP	97-14-081	388-290-123	REP	97-20-130
388-218-1710	PREP	97-11-079	388-235-2000	AMD-P	97-17-090	388-290-130	REP-P	97-17-104
388-218-1710	AMD-E	97-15-087	388-235-2000	AMD	97-20-128	388-290-130	REP	97-20-130
388-218-1710	AMD-P	97-15-088	388-245-1150	AMD-E	97-14-109	388-290-135	REP-P	97-17-104
388-218-1710	AMD	97-18-073	388-245-1150	AMD-E	97-22-051	388-290-135	REP	97-20-130
388-218-1720	AMD-E	97-15-087	388-245-1150	AMD-P	97-22-052	388-290-140	REP-P	97-17-104
388-218-1720	AMD-P	97-15-088	388-245-1510	AMD-E	97-15-011	388-290-140	REP	97-20-130
388-218-1720	AMD	97-18-073	388-245-1510	AMD-E	97-22-049	388-290-155	REP-P	97-17-104
388-218-1730	PREP	97-11-079	388-245-1510	AMD-P	97-22-050	388-290-155	REP	97-20-130
388-218-1730	REP-E	97-15-087	388-250-1225	NEW-P	97-17-099	388-290-160	REP-P	97-17-104
388-218-1730	REP-P	97-15-088	388-250-1225	NEW	97-20-124	388-290-160	REP	97-20-130
388-218-1730	REP	97-18-073	388-250-1310	NEW-P	97-17-101	388-290-170	REP-P	97-17-104
388-218-1735	NEW-P	97-17-101	388-250-1310	NEW	97-20-124	388-290-170	REP	97-20-130
388-218-1735	NEW	97-20-124	388-250-1700	AMD-P	97-10-035	388-290-180	REP-P	97-17-104
388-218-1740	PREP	97-11-079	388-250-1700	AMD-E	97-15-016	388-290-180	REP	97-20-130
388-218-1740	AMD-E	97-15-087	388-250-1700	AMD	97-14-011	388-290-210	REP-P	97-17-104
388-218-1740	AMD-P	97-15-088	388-250-1700	AMD-E	97-24-035	388-290-210	REP	97-20-130
388-218-1740	AMD	97-18-073	388-265	PREP	97-13-084	388-290-250	REP-P	97-17-104
388-218-1800	AMD-E	97-15-137	388-265-1010	AMD-E	97-14-108	388-290-250	REP	97-20-130
388-218-1800	REP-E	97-24-004	388-265-1010	AMD-P	97-17-097	388-290-260	REP-P	97-17-104
388-218-1820	AMD-E	97-03-047	388-265-1010	AMD-W	97-20-132	388-290-260	REP	97-20-130
388-218-1820	AMD-P	97-03-051	388-265-1275	AMD-E	97-14-108	388-300	PREP	97-14-046
388-218-1820	AMD	97-06-078	388-265-1275	AMD-P	97-17-097	388-300-0100	REP-P	97-16-054
388-218-1940	AMD-E	97-15-137	388-265-1275	AMD	97-20-128	388-300-0100	REP	97-20-126
388-218-1940	REP-E	97-24-004	388-265-1350	REP-P	97-05-071	388-300-0200	REP-P	97-16-054
388-220-0001	NEW-P	97-17-088	388-265-1350	REP	97-08-033	388-300-0200	REP	97-20-126
388-220-0001	NEW	97-20-124	388-265-1350	REP	97-10-042	388-300-0300	REP-P	97-16-054
388-220-0010	NEW-P	97-17-088	388-265-1750	PREP	97-06-132	388-300-0300	REP	97-20-126
388-220-0010	NEW-W	97-20-132	388-265-1750	AMD-E	97-06-133	388-300-0400	REP-P	97-16-054
388-220-0020	NEW-P	97-17-088	388-265-1750	AMD-P	97-10-039	388-300-0400	REP	97-20-126
388-220-0020	NEW-W	97-20-132	388-290	AMD	97-13-091	388-300-0500	REP-P	97-16-054
388-220-0030	NEW-P	97-17-088	388-290	PREP	97-14-047	388-300-0500	REP	97-20-126
388-220-0030	NEW	97-20-124	388-290	AMD-P	97-17-104	388-300-0600	REP-P	97-16-054
388-220-0040	NEW-P	97-17-088	388-290	AMD	97-20-130	388-300-0600	REP	97-20-126
388-220-0040	NEW-W	97-20-132	388-290-010	AMD-P	97-17-104	388-300-0700	REP-P	97-16-054
388-220-0050	NEW-S	97-21-106	388-290-010	AMD	97-20-130	388-300-0700	REP	97-20-126
388-222-001	NEW-P	97-17-103	388-290-010	AMD-E	97-22-041	388-300-0800	REP-P	97-16-054
388-222-001	NEW	97-20-124	388-290-020	AMD-P	97-17-104	388-300-0800	REP	97-20-126
388-222-010	NEW-P	97-17-103	388-290-020	AMD	97-20-130	388-300-0900	REP-P	97-16-054
388-222-010	NEW	97-20-124	388-290-025	NEW-P	97-17-104	388-300-0900	REP	97-20-126
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388-222-020	NEW	97-20-124	388-290-030	NEW-P	97-17-104	388-300-1000	REP	97-20-126
388-222-030	NEW-P	97-17-103	388-290-030	NEW	97-20-130	388-300-1100	REP-P	97-16-054
388-222-030	NEW-W	97-20-132	388-290-035	NEW-P	97-17-104	388-300-1100	REP	97-20-126
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388-222-040	NEW-W	97-20-132	388-290-040	REP-P	97-17-104	388-300-1200	REP	97-20-126
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388-300-1400	REP	97-20-126	388-310-1200	NEW-P	97-17-070	388-513-1315	PREP	97-12-023
388-300-1500	REP-P	97-16-054	388-310-1200	NEW	97-20-129	388-513-1315	AMD-P	97-23-083
388-300-1500	REP	97-20-126	388-310-1300	NEW-P	97-17-070	388-513-1320	AMD-P	97-11-082
388-300-1600	REP-P	97-16-054	388-310-1300	NEW-W	97-20-132	388-513-1320	AMD	97-15-025
388-300-1600	REP	97-20-126	388-310-1300	NEW-P	97-23-085	388-513-1330	AMD	97-10-022
388-300-1700	REP-P	97-16-054	388-310-1400	NEW-P	97-17-070	388-513-1350	AMD-P	97-07-023
388-300-1700	REP	97-20-126	388-310-1400	NEW	97-20-129	388-513-1350	AMD	97-09-112
388-300-1800	REP-P	97-16-054	388-310-1500	NEW-P	97-17-070	388-513-1365	AMD	97-05-040
388-300-1800	REP	97-20-126	388-310-1500	NEW	97-20-129	388-513-1380	AMD-E	97-08-031
388-300-1900	REP-P	97-16-054	388-310-1600	NEW-P	97-17-070	388-513-1380	AMD-W	97-12-062
388-300-1900	REP	97-20-126	388-310-1600	NEW	97-20-129	388-513-1380	AMD-P	97-13-057
388-300-2000	REP-P	97-16-054	388-310-1700	NEW-P	97-17-070	388-513-1380	AMD	97-16-008
388-300-2000	REP	97-20-126	388-310-1700	NEW	97-20-129	388-513-1720	AMD-E	97-08-031
388-300-2100	REP-P	97-16-054	388-310-1800	NEW-P	97-17-070	388-517-1720	AMD-P	97-13-057
388-300-2100	REP	97-20-126	388-310-1800	NEW	97-20-129	388-517-1720	AMD	97-16-008
388-300-2200	REP-P	97-16-054	388-310-1900	NEW-P	97-17-070	388-517-1740	AMD-E	97-08-031
388-300-2200	REP	97-20-126	388-310-1900	NEW	97-20-129	388-517-1740	AMD-P	97-13-057
388-300-2300	REP-P	97-16-054	388-320-225	AMD-E	97-03-046	388-517-1740	AMD	97-16-008
388-300-2300	REP	97-20-126	388-320-225	AMD-P	97-03-053	388-517-1740	PREP	97-23-039
388-300-2400	REP-P	97-16-054	388-320-225	AMD	97-07-008	388-517-1760	AMD-E	97-08-031
388-300-2400	REP	97-20-126	388-320-400	PREP	97-15-131	388-517-1760	AMD-P	97-13-057
388-300-2500	REP-P	97-16-054	388-320-400	REP-P	97-19-102	388-517-1760	AMD	97-16-008
388-300-2500	REP	97-20-126	388-320-410	PREP	97-15-131	388-522-2205	AMD-E	97-08-030
388-300-2600	REP-P	97-16-054	388-320-410	REP-P	97-19-102	388-522-2205	AMD-P	97-12-081
388-300-2600	REP	97-20-126	388-320-470	PREP	97-15-131	388-522-2205	AMD	97-15-084
388-300-2700	REP-P	97-16-054	388-320-470	REP-P	97-19-102	388-523-2305	AMD-E	97-16-053
388-300-2700	REP	97-20-126	388-320-500	PREP	97-15-131	388-523-2305	AMD-E	97-24-034
388-300-2800	REP-P	97-16-054	388-320-500	REP-P	97-19-102	388-524-2405	AMD-E	97-08-030
388-300-2800	REP	97-20-126	388-330-035	AMD-P	97-09-106	388-524-2405	AMD-P	97-12-081
388-300-2900	REP-P	97-16-054	388-330-035	AMD	97-13-002	388-524-2405	AMD	97-15-084
388-300-2900	REP	97-20-126	388-500-0005	PREP	97-11-075	388-527	PREP	97-20-014
388-300-3000	REP-P	97-16-054	388-500-0005	AMD-E	97-16-053	388-528-2810	REP	97-03-037
388-300-3000	REP	97-20-126	388-500-0005	AMD-E	97-24-034	388-529-2960	AMD-P	97-23-084
388-300-3100	REP-P	97-16-054	388-501-0135	AMD	97-03-038	388-530-1600	PREP	97-24-013
388-300-3100	REP	97-20-126	388-503-0310	AMD	97-03-036	388-538-070	PREP	97-11-076
388-300-3200	REP-P	97-16-054	388-503-0310	PREP	97-11-075	388-538-073	NEW-W	97-10-073
388-300-3200	REP	97-20-126	388-503-0310	AMD-E	97-16-053	388-538-074	NEW-W	97-10-073
388-300-3300	REP-P	97-16-054	388-503-0310	AMD-E	97-24-034	388-538-110	AMD	97-04-004
388-300-3300	REP	97-20-126	388-505-0510	AMD-P	97-11-082	388-540-005	PREP	97-11-081
388-300-3400	REP-P	97-16-054	388-505-0510	AMD	97-15-025	388-540-030	PREP	97-11-081
388-300-3400	REP	97-20-126	388-505-0520	AMD-E	97-08-074	388-540-060	PREP	97-11-081
388-300-3500	REP-P	97-16-054	388-505-0520	PREP	97-11-075	388-550-1000	NEW-P	97-11-008
388-300-3500	REP	97-20-126	388-505-0520	AMD-E	97-16-053	388-550-1050	NEW-P	97-11-008
388-300-3600	REP-P	97-16-054	388-505-0520	AMD-E	97-24-034	388-550-1100	NEW-P	97-11-008
388-300-3600	REP	97-20-126	388-505-0540	AMD	97-04-005	388-550-1200	NEW-P	97-11-008
388-300-3700	REP-P	97-16-054	388-506-0630	AMD	97-10-022	388-550-1300	NEW-P	97-11-008
388-300-3700	REP	97-20-126	388-507-0710	AMD-P	97-07-023	388-550-1400	NEW-P	97-11-008
388-300-3800	REP-P	97-16-054	388-507-0710	AMD	97-09-112	388-550-1500	NEW-P	97-11-008
388-300-3800	REP	97-20-126	388-507-0740	PREP	97-10-034	388-550-1600	NEW-P	97-11-008
388-300-3900	REP-P	97-16-054	388-507-0740	AMD-E	97-16-053	388-550-1700	NEW-P	97-11-008
388-300-3900	REP	97-20-126	388-507-0740	AMD-E	97-24-034	388-550-1750	NEW-P	97-11-008
388-310-0100	NEW-P	97-17-070	388-508-0805	AMD-E	97-08-031	388-550-1800	NEW-P	97-11-008
388-310-0100	NEW	97-20-129	388-508-0805	AMD-P	97-13-057	388-550-1900	NEW-P	97-11-008
388-310-0200	NEW-P	97-17-070	388-508-0805	AMD	97-16-008	388-550-2000	NEW-P	97-11-008
388-310-0200	NEW	97-20-129	388-509-0920	AMD-E	97-08-031	388-550-2100	NEW-P	97-11-008
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388-310-0400	NEW-P	97-17-070	388-509-0960	AMD-E	97-08-031	388-550-2400	NEW-P	97-11-008
388-310-0400	NEW	97-20-129	388-509-0960	AMD-P	97-13-057	388-550-2500	NEW-P	97-11-008
388-310-0500	NEW-P	97-17-070	388-509-0960	AMD	97-16-008	388-550-2600	NEW-P	97-11-008
388-310-0500	NEW	97-20-129	388-510	PREP	97-11-075	388-550-2700	NEW-P	97-11-008
388-310-0600	NEW-P	97-17-070	388-510-1005	NEW-E	97-16-053	388-550-2750	NEW-P	97-11-008
388-310-0600	NEW	97-20-129	388-510-1005	NEW-E	97-24-034	388-550-2800	NEW-P	97-11-008
388-310-0700	NEW-P	97-17-070	388-510-1020	AMD-E	97-16-053	388-550-2900	NEW-P	97-11-008
388-310-0700	NEW	97-20-129	388-510-1020	AMD-E	97-24-034	388-550-3000	NEW-P	97-11-008
388-310-0800	NEW-P	97-17-070	388-510-1030	PREP	97-23-037	388-550-3100	NEW-P	97-11-008
388-310-0800	NEW	97-20-129	388-511-1105	AMD	97-03-036	388-550-3150	NEW-P	97-11-008
388-310-0900	NEW-P	97-17-070	388-511-1130	AMD	97-10-022	388-550-3200	NEW-P	97-11-008
388-310-0900	NEW	97-20-129	388-511-1140	AMD	97-10-022	388-550-3250	NEW-P	97-11-008
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388-550-3450	NEW-P	97-11-008	392-115	PREP	97-18-010	392-130-025	REP	97-19-075
388-550-3500	NEW-P	97-11-008	392-115-005	AMD-P	97-24-061	392-130-030	REP-P	97-16-001
388-550-3600	NEW-P	97-11-008	392-115-010	AMD-P	97-24-061	392-130-030	REP	97-19-075
388-550-3700	NEW-P	97-11-008	392-115-015	AMD-P	97-24-061	392-130-035	REP-P	97-16-001
388-550-3800	NEW-P	97-11-008	392-115-020	AMD-P	97-24-061	392-130-035	REP	97-19-075
388-550-3900	NEW-P	97-11-008	392-115-025	AMD-P	97-24-061	392-130-040	REP-P	97-16-001
388-550-4000	NEW-P	97-11-008	392-115-045	AMD-P	97-24-061	392-130-040	REP	97-19-075
388-550-4100	NEW-P	97-11-008	392-115-050	AMD-P	97-24-061	392-130-045	REP-P	97-16-001
388-550-4200	NEW-P	97-11-008	392-115-055	AMD-P	97-24-061	392-130-045	REP	97-19-075
388-550-4300	NEW-P	97-11-008	392-115-060	AMD-P	97-24-061	392-130-050	REP-P	97-16-001
388-550-4400	NEW-P	97-11-008	392-115-065	AMD-P	97-24-061	392-130-050	REP	97-19-075
388-550-4500	NEW-P	97-11-008	392-115-085	AMD-P	97-24-061	392-130-055	REP-P	97-16-001
388-550-4600	NEW-P	97-11-008	392-115-090	AMD-P	97-24-061	392-130-055	REP	97-19-075
388-550-4700	NEW-P	97-11-008	392-115-110	AMD-P	97-24-061	392-130-060	REP-P	97-16-001
388-550-4800	NEW-P	97-11-008	392-115-115	AMD-P	97-24-061	392-130-060	REP	97-19-075
388-550-4900	NEW-P	97-11-008	392-115-120	AMD-P	97-24-061	392-130-065	REP-P	97-16-001
388-550-5000	NEW-P	97-11-008	392-115-125	AMD-P	97-24-061	392-130-065	REP	97-19-075
388-550-5100	NEW-P	97-11-008	392-115-130	AMD-P	97-24-061	392-130-070	REP-P	97-16-001
388-550-5150	NEW-P	97-11-008	392-115-151	AMD-P	97-24-061	392-130-070	REP	97-19-075
388-550-5200	NEW-P	97-11-008	392-115-155	AMD-P	97-24-061	392-130-075	REP-P	97-16-001
388-550-5250	NEW-P	97-11-008	392-120-025	AMD-P	97-15-072	392-130-075	REP	97-19-075
388-550-5300	NEW-P	97-11-008	392-120-025	AMD	97-20-002	392-130-080	REP-P	97-16-001
388-550-5350	NEW-P	97-11-008	392-120-027	NEW-P	97-15-072	392-130-080	REP	97-19-075
388-550-5400	NEW-P	97-11-008	392-120-027	NEW	97-20-002	392-130-085	REP-P	97-16-001
388-550-5500	NEW-P	97-11-008	392-120-028	NEW-P	97-15-072	392-130-085	REP	97-19-075
388-550-5600	NEW-P	97-11-008	392-120-028	NEW	97-20-002	392-130-090	REP-P	97-16-001
388-550-5700	NEW-P	97-11-008	392-120-030	AMD-P	97-15-072	392-130-090	REP	97-19-075
388-550-5800	NEW-P	97-11-008	392-120-030	AMD	97-20-002	392-130-095	REP-P	97-16-001
388-550-5900	NEW-P	97-11-008	392-120-055	AMD-P	97-15-072	392-130-095	REP	97-19-075
388-550-6000	NEW-P	97-11-008	392-120-055	AMD	97-20-002	392-130-100	REP-P	97-16-001
388-550-6100	NEW-P	97-11-008	392-120-065	AMD-P	97-15-072	392-130-100	REP	97-19-075
388-550-6150	NEW-P	97-11-008	392-120-065	AMD	97-20-002	392-130-105	REP-P	97-16-001
388-550-6200	NEW-P	97-11-008	392-121	PREP	97-09-010	392-130-105	REP	97-19-075
388-550-6250	NEW-P	97-11-008	392-121	PREP	97-16-095	392-130-110	REP-P	97-16-001
388-550-6300	NEW-P	97-11-008	392-121	PREP	97-16-096	392-130-110	REP	97-19-075
388-550-6350	NEW-P	97-11-008	392-121	PREP	97-17-022	392-130-115	REP-P	97-16-001
388-550-6400	NEW-P	97-11-008	392-121-107	AMD-P	97-15-073	392-130-115	REP	97-19-075
388-550-6450	NEW-P	97-11-008	392-121-107	AMD	97-22-013	392-130-120	REP-P	97-16-001
388-550-6500	NEW-P	97-11-008	392-121-108	AMD-P	97-15-073	392-130-120	REP	97-19-075
388-550-6600	NEW-P	97-11-008	392-121-108	AMD	97-22-013	392-130-125	REP-P	97-16-001
388-550-6700	NEW-P	97-11-008	392-121-119	NEW-P	97-15-073	392-130-125	REP	97-19-075
388-555-1000	NEW-E	97-15-058	392-121-119	NEW	97-22-013	392-130-130	REP-P	97-16-001
388-555-1000	NEW-E	97-23-023	392-121-122	AMD-P	97-15-073	392-130-130	REP	97-19-075
388-555-1050	NEW-E	97-15-058	392-121-122	AMD	97-22-013	392-130-135	REP-P	97-16-001
388-555-1050	NEW-E	97-23-023	392-121-133	AMD-P	97-15-073	392-130-135	REP	97-19-075
388-555-1100	NEW-E	97-15-058	392-121-133	AMD	97-22-013	392-130-140	REP-P	97-16-001
388-555-1100	NEW-E	97-23-023	392-121-136	AMD-P	97-15-073	392-130-140	REP	97-19-075
388-555-1150	NEW-E	97-15-058	392-121-136	AMD	97-22-013	392-130-145	REP-P	97-16-001
388-555-1150	NEW-E	97-23-023	392-121-137	AMD-P	97-15-073	392-130-145	REP	97-19-075
388-555-1200	NEW-E	97-15-058	392-121-137	AMD	97-22-013	392-130-150	REP-P	97-16-001
388-555-1200	NEW-E	97-23-023	392-121-182	AMD-P	97-15-073	392-130-150	REP	97-19-075
388-555-1250	NEW-E	97-15-058	392-121-245	AMD-P	97-19-055	392-130-155	REP-P	97-16-001
388-555-1250	NEW-E	97-23-023	392-121-245	AMD	97-22-106	392-130-155	REP	97-19-075
388-555-1300	NEW-E	97-15-058	392-121-257	AMD-P	97-19-055	392-130-160	REP-P	97-16-001
388-555-1300	NEW-E	97-23-023	392-121-257	AMD	97-22-106	392-130-160	REP	97-19-075
388-555-1350	NEW-E	97-15-058	392-121-259	AMD-P	97-19-055	392-130-165	REP-P	97-16-001
388-555-1350	NEW-E	97-23-023	392-121-259	AMD	97-22-106	392-130-165	REP	97-19-075
388-555-1400	NEW-E	97-15-058	392-121-262	AMD-P	97-19-055	392-130-170	REP-P	97-16-001
388-555-1400	NEW-E	97-23-023	392-121-262	AMD	97-22-106	392-130-170	REP	97-19-075
388-555-1450	NEW-E	97-15-058	392-121-280	AMD-P	97-19-055	392-130-175	REP-P	97-16-001
388-555-1450	NEW-E	97-23-023	392-121-280	AMD	97-22-106	392-130-175	REP	97-19-075
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390-16-313	AMD	97-10-055	392-130-005	REP	97-19-075	392-130-190	REP-P	97-16-001
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390-24-010	AMD	97-23-020	392-130-015	REP-P	97-16-001	392-130-195	REP	97-19-075
390-24-020	AMD-P	97-19-051	392-130-015	REP	97-19-075	392-130-200	REP-P	97-16-001
390-24-020	AMD	97-23-020	392-130-020	REP-P	97-16-001	392-130-200	REP	97-19-075
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392-132-040	AMD	97-03-044	392-160-004	AMD-C	97-14-077	392-165-415	AMD	97-23-011
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392-134-005	AMD-P	97-15-074	392-160-010	AMD-C	97-14-077	392-165-425	AMD	97-23-011
392-134-010	AMD-P	97-15-074	392-160-015	AMD-C	97-14-077	392-165-430	AMD-P	97-16-118
392-134-020	AMD-P	97-15-074	392-160-016	NEW-C	97-14-077	392-165-430	AMD	97-23-011
392-134-025	AMD-P	97-15-074	392-160-020	AMD-C	97-14-077	392-165-440	AMD-P	97-16-118
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392-137-160	AMD	97-20-003	392-160-036	NEW-C	97-14-077	392-165-450	AMD	97-23-011
392-137-195	AMD-P	97-15-075	392-160-037	NEW-C	97-14-077	392-165-455	AMD-P	97-16-118
392-137-195	AMD	97-20-003	392-160-040	AMD-C	97-14-077	392-165-455	AMD	97-23-011
392-137-220	REP-P	97-15-075	392-160-045	REP-C	97-14-077	392-165-460	AMD-P	97-16-118
392-137-220	REP	97-20-003	392-160-050	NEW-C	97-14-077	392-165-460	AMD	97-23-011
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392-140	PREP	97-17-024	392-160-080	NEW-C	97-14-077	392-165-500	AMD-P	97-16-118
392-140	PREP	97-17-067	392-160-090	NEW-C	97-14-077	392-165-500	AMD	97-23-011
392-140	PREP	97-20-079	392-160-091	NEW-C	97-14-077	392-165-510	AMD-P	97-16-118
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392-140-701	NEW-E	97-18-036	392-165	AMD	97-23-011	392-170	PREP	97-21-013
392-140-702	NEW-E	97-18-036	392-165-105	AMD-P	97-16-118	392-170-035	AMD-P	97-23-012
392-140-710	NEW-E	97-18-036	392-165-105	AMD	97-23-011	392-170-036	NEW-P	97-23-012
392-140-711	NEW-E	97-18-036	392-165-115	AMD-P	97-16-118	392-170-037	NEW-P	97-23-012
392-140-712	NEW-E	97-18-036	392-165-115	AMD	97-23-011	392-170-038	NEW-P	97-23-012
392-140-713	NEW-E	97-18-036	392-165-120	AMD-P	97-16-118	392-170-042	NEW-P	97-23-012
392-140-714	NEW-E	97-18-036	392-165-120	AMD	97-23-011	392-170-047	NEW-P	97-23-012
392-140-715	NEW-E	97-18-036	392-165-130	AMD-P	97-16-118	392-170-050	AMD-P	97-23-012
392-140-716	NEW-E	97-18-036	392-165-130	AMD	97-23-011	392-170-078	NEW-P	97-23-012
392-140-720	NEW-E	97-18-036	392-165-135	AMD-P	97-16-118	392-170-080	AMD-P	97-23-012
392-140-721	NEW-E	97-18-036	392-165-135	AMD	97-23-011	392-170-090	AMD-P	97-23-012
392-140-722	NEW-E	97-18-036	392-165-140	AMD-P	97-16-118	392-182-020	PREP	97-19-065
392-140-723	NEW-E	97-18-036	392-165-140	AMD	97-23-011	392-182-020	AMD-P	97-24-014
392-140-724	NEW-E	97-18-036	392-165-142	AMD-P	97-16-118	392-320	PREP	97-04-022
392-140-725	NEW-E	97-18-036	392-165-142	AMD	97-23-011	399-30-032	NEW-E	97-12-077
392-140-726	NEW-E	97-18-036	392-165-170	AMD-P	97-16-118	399-30-032	PREP	97-22-016
392-140-727	NEW-E	97-18-036	392-165-170	AMD	97-23-011	399-30-033	NEW-E	97-12-077
392-140-728	NEW-E	97-18-036	392-165-180	AMD-P	97-16-118	399-30-033	PREP	97-22-016
392-140-730	NEW-E	97-18-036	392-165-180	AMD	97-23-011	399-30-034	NEW-E	97-12-077
392-140-731	NEW-E	97-18-036	392-165-210	AMD-P	97-16-118	415-108-050	PREP-XR	97-20-028
392-140-732	NEW-E	97-18-036	392-165-210	AMD	97-23-011	415-108-060	PREP-XR	97-20-028
392-140-733	NEW-E	97-18-036	392-165-245	AMD-P	97-16-118	415-108-180	PREP-XR	97-20-028
392-140-735	NEW-E	97-18-036	392-165-245	AMD	97-23-011	415-108-190	PREP-XR	97-20-028
392-140-736	NEW-E	97-18-036	392-165-260	AMD-P	97-16-118	415-108-195	RECOD	97-19-035
392-140-740	NEW-E	97-18-036	392-165-260	AMD	97-23-011	415-108-195	PREP-XR	97-20-028
392-140-741	NEW-E	97-18-036	392-165-302	AMD-P	97-16-118	415-108-200	PREP-XR	97-20-028
392-140-742	NEW-E	97-18-036	392-165-302	AMD	97-23-011	415-108-210	PREP-XR	97-20-028
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392-140-744	NEW-E	97-18-036	392-165-304	AMD	97-23-011	415-108-230	PREP-XR	97-20-028
392-140-745	NEW-E	97-18-036	392-165-310	AMD-P	97-16-118	415-108-240	PREP-XR	97-20-028
392-140-746	NEW-E	97-18-036	392-165-310	AMD	97-23-011	415-108-250	PREP-XR	97-20-028
392-140-747	NEW-E	97-18-036	392-165-315	AMD-P	97-16-118	415-108-260	PREP-XR	97-20-028
392-140-800	NEW-P	97-20-093	392-165-315	AMD	97-23-011	415-108-270	PREP-XR	97-20-028
392-140-802	NEW-P	97-20-093	392-165-320	AMD-P	97-16-118	415-108-280	PREP-XR	97-20-028
392-140-804	NEW-P	97-20-093	392-165-320	AMD	97-23-011	415-108-290	PREP-XR	97-20-028
392-140-806	NEW-P	97-20-093	392-165-322	AMD-P	97-16-118	415-108-300	DECOD	97-19-035
392-140-808	NEW-P	97-20-093	392-165-322	AMD	97-23-011	415-108-500	DECOD	97-19-035
392-140-810	NEW-P	97-20-093	392-165-325	AMD-P	97-16-118	415-108-530	DECOD	97-19-035
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392-140-814	NEW-P	97-20-093	392-165-330	AMD-P	97-16-118	415-108-580	DECOD	97-19-035
392-140-816	NEW-P	97-20-093	392-165-330	AMD	97-23-011	415-108-730	RECOD	97-19-035
392-140-818	NEW-P	97-20-093	392-165-340	AMD-P	97-16-118	415-108-810	RECOD	97-19-035
392-140-820	NEW-P	97-20-093	392-165-340	AMD	97-23-011	415-108-820	RECOD	97-19-035
392-140-822	NEW-P	97-20-093	392-165-345	AMD-P	97-16-118	415-108-830	RECOD	97-19-035
392-140-824	NEW-P	97-20-093	392-165-345	AMD	97-23-011	415-112-010	PREP-XR	97-20-028
392-140-826	NEW-P	97-20-093	392-165-347	AMD-P	97-16-118	415-112-0152	PREP-XR	97-20-028
392-140-828	NEW-P	97-20-093	392-165-347	AMD	97-23-011	415-112-0160	NEW	97-03-016
392-140-830	NEW-P	97-20-093	392-165-360	AMD-P	97-16-118	415-112-030	PREP-XR	97-20-028
392-140-832	NEW-P	97-20-093	392-165-360	AMD	97-23-011	415-112-110	PREP-XR	97-20-028
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415-112-411	REP	97-03-016	434-09-090	DECOD-P	97-14-106	434-24-115	DECOD-P	97-14-106
415-112-414	REP	97-03-016	434-09-090	AMD	97-21-045	434-24-115	AMD	97-21-045
415-112-420	PREP-XR	97-20-028	434-09-090	DECOD	97-21-045	434-24-115	DECOD	97-21-045
415-112-444	NEW	97-03-016	434-20-010	REP-P	97-14-106	434-24-120	AMD-P	97-14-106
415-112-445	NEW	97-03-016	434-20-010	REP	97-21-045	434-24-120	DECOD-P	97-14-106
415-112-450	NEW	97-03-016	434-20-020	REP-P	97-14-106	434-24-120	AMD-E	97-21-044
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415-112-4601	NEW	97-03-016	434-20-030	REP-P	97-14-106	434-24-120	AMD-S	97-21-046
415-112-4603	NEW	97-03-016	434-20-030	REP	97-21-045	434-24-130	AMD-P	97-14-106
415-112-4604	NEW	97-03-016	434-20-040	REP-P	97-14-106	434-24-130	DECOD-P	97-14-106
415-112-4605	NEW	97-03-016	434-20-040	REP	97-21-045	434-24-130	DECOD	97-21-045
415-112-4607	NEW	97-03-016	434-20-050	REP-P	97-14-106	434-24-130	AMD-S	97-21-046
415-112-4608	NEW	97-03-016	434-20-050	REP	97-21-045	434-24-140	AMD-P	97-14-106
415-112-4609	NEW	97-03-016	434-20-050	REP	97-21-045	434-24-140	DECOD-P	97-14-106
415-112-470	NEW	97-03-016	434-24-010	AMD-P	97-14-106	434-24-140	AMD	97-21-045
415-112-471	NEW	97-03-016	434-24-010	DECOD-P	97-14-106	434-24-140	AMD	97-21-045
415-112-473	NEW	97-03-016	434-24-010	AMD	97-21-045	434-24-140	DECOD	97-21-045
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415-112-477	NEW	97-03-016	434-24-015	AMD-P	97-14-106	434-24-150	REP	97-21-045
415-112-480	NEW	97-03-016	434-24-015	DECOD-P	97-14-106	434-24-155	REP-P	97-14-106
415-112-482	NEW	97-03-016	434-24-015	AMD	97-21-045	434-24-155	REP	97-21-045
415-112-483	NEW	97-03-016	434-24-015	DECOD	97-21-045	434-24-160	AMD-P	97-14-106
415-112-485	NEW	97-03-016	434-24-020	AMD-P	97-14-106	434-24-160	DECOD-P	97-14-106
415-112-487	NEW	97-03-016	434-24-020	DECOD-P	97-14-106	434-24-160	AMD	97-21-045
415-112-489	NEW	97-03-016	434-24-020	AMD	97-21-045	434-24-160	DECOD	97-21-045
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415-116-020	PREP-XR	97-20-028	434-24-030	DECOD-P	97-14-106	434-28-012	DECOD-P	97-14-106
415-116-030	PREP-XR	97-20-028	434-24-030	DECOD	97-21-045	434-28-012	AMD-W	97-19-013
415-116-040	PREP-XR	97-20-028	434-24-035	AMD-P	97-14-106	434-28-012	DECOD	97-21-045
415-116-050	PREP-XR	97-20-028	434-24-035	DECOD-P	97-14-106	434-28-020	DECOD-P	97-14-106
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415-200-030	NEW-P	97-13-058	434-24-035	AMD-S	97-21-046	434-28-050	DECOD-P	97-14-106
415-200-030	NEW	97-16-039	434-24-040	REP-P	97-14-106	434-28-050	DECOD	97-21-045
415-200-040	NEW-E	97-08-053	434-24-040	REP	97-21-045	434-28-060	DECOD-P	97-14-106
415-200-040	NEW-P	97-13-058	434-24-040	AMD-P	97-14-106	434-28-060	DECOD	97-21-045
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415-200-060	NEW-P	97-21-154	434-24-050	AMD-S	97-21-046	434-30-010	AMD-W	97-19-013
415-200-070	NEW-P	97-21-154	434-24-055	REP-P	97-14-106	434-30-010	DECOD	97-21-045
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434-09-010	DECOD-P	97-14-106	434-24-060	AMD-P	97-14-106	434-30-020	DECOD	97-21-045
434-09-010	DECOD	97-21-045	434-24-060	DECOD-P	97-14-106	434-30-030	AMD-P	97-14-106
434-09-020	AMD-P	97-14-106	434-24-060	DECOD	97-21-045	434-30-030	DECOD-P	97-14-106
434-09-020	DECOD-P	97-14-106	434-24-060	AMD-S	97-21-046	434-30-030	DECOD	97-21-045
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434-09-020	DECOD	97-21-045	434-24-065	NEW-E	97-12-039	434-30-040	DECOD-P	97-14-106
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434-09-030	AMD	97-21-045	434-24-070	REP	97-21-045	434-30-050	DECOD	97-21-045
434-09-030	DECOD	97-21-045	434-24-080	REP-P	97-14-106	434-30-060	DECOD-P	97-14-106
434-09-040	AMD-P	97-14-106	434-24-080	REP	97-21-045	434-30-060	DECOD	97-21-045
434-09-040	DECOD-P	97-14-106	434-24-085	AMD-P	97-14-106	434-30-070	DECOD-P	97-14-106
434-09-040	AMD	97-21-045	434-24-085	DECOD-P	97-14-106	434-30-070	DECOD	97-21-045
434-09-040	DECOD	97-21-045	434-24-085	DECOD	97-21-045	434-30-080	DECOD-P	97-14-106
434-09-050	AMD-P	97-14-106	434-24-085	AMD-S	97-21-046	434-30-080	DECOD	97-21-045
434-09-050	DECOD-P	97-14-106	434-24-090	REP-P	97-14-106	434-30-090	DECOD-P	97-14-106
434-09-050	AMD	97-21-045	434-24-090	REP	97-21-045	434-30-090	DECOD	97-21-045
434-09-050	DECOD	97-21-045	434-24-095	AMD-P	97-14-106	434-30-100	REP-P	97-14-106
434-09-060	AMD-P	97-14-106	434-24-095	DECOD-P	97-14-106	434-30-100	REP	97-21-045
434-09-060	DECOD-P	97-14-106	434-24-095	DECOD	97-21-045	434-30-110	REP-P	97-14-106
434-09-060	AMD	97-21-045	434-24-095	AMD-S	97-21-046	434-30-110	REP	97-21-045
434-09-060	DECOD	97-21-045	434-24-100	REP-P	97-14-106	434-30-120	REP-P	97-14-106
434-09-070	AMD-P	97-14-106	434-24-100	REP	97-21-045	434-30-120	REP	97-21-045
434-09-070	DECOD-P	97-14-106	434-24-105	AMD-P	97-14-106	434-30-130	REP-P	97-14-106
434-09-070	AMD	97-21-045	434-24-105	DECOD-P	97-14-106	434-30-130	REP	97-21-045
434-09-070	DECOD	97-21-045	434-24-105	DECOD	97-21-045	434-30-140	REP-P	97-14-106
434-09-080	AMD-P	97-14-106	434-24-105	AMD-S	97-21-046	434-30-140	REP	97-21-045
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434-30-160	DECOD	97-21-045	434-36-020	DECOD	97-21-045	434-40-010	AMD-P	97-14-106
434-30-160	AMD-S	97-21-046	434-36-030	AMD-P	97-14-106	434-40-010	DECOD-P	97-14-106
434-30-170	AMD-P	97-14-106	434-36-030	DECOD-P	97-14-106	434-40-010	AMD-E	97-21-044
434-30-170	DECOD-P	97-14-106	434-36-030	AMD	97-21-045	434-40-010	AMD	97-21-045
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434-30-180	AMD-P	97-14-106	434-36-040	DECOD-P	97-14-106	434-40-020	DECOD	97-21-045
434-30-180	DECOD-P	97-14-106	434-36-040	AMD	97-21-045	434-20-025	DECOD-P	97-14-106
434-30-180	AMD	97-21-045	434-36-040	DECOD	97-21-045	434-40-025	DECOD	97-21-045
434-30-180	DECOD	97-21-045	434-36-050	AMD-P	97-14-106	434-40-030	AMD-P	97-14-106
434-30-190	DECOD-P	97-14-106	434-36-050	DECOD-P	97-14-106	434-40-030	DECOD-P	97-14-106
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434-30-200	DECOD	97-21-045	434-36-060	AMD-P	97-14-106	434-40-040	DECOD-P	97-14-106
434-30-210	AMD-P	97-14-106	434-36-060	DECOD-P	97-14-106	434-40-040	DECOD	97-21-045
434-30-210	DECOD-P	97-14-106	434-36-060	AMD	97-21-045	434-40-050	AMD-P	97-14-106
434-30-210	AMD	97-21-045	434-36-060	DECOD	97-21-045	434-40-050	DECOD-P	97-14-106
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434-30-220	REP-P	97-14-106	434-36-070	DECOD-P	97-14-106	434-40-050	DECOD	97-21-045
434-30-220	REP	97-21-045	434-36-070	AMD	97-21-045	434-40-060	AMD-P	97-14-106
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434-34-020	DECOD-P	97-14-106	434-36-080	DECOD	97-21-045	434-40-070	REP	97-21-045
434-34-020	DECOD	97-21-045	434-36-090	AMD-P	97-14-106	434-40-080	REP-P	97-14-106
434-34-025	DECOD-P	97-14-106	434-36-090	DECOD-P	97-14-106	434-40-080	REP	97-21-045
434-34-025	DECOD	97-21-045	434-36-090	DECOD	97-21-045	434-40-090	DECOD-P	97-14-106
434-34-030	DECOD-P	97-14-106	434-36-090	AMD-S	97-21-046	434-40-090	DECOD	97-21-045
434-34-030	DECOD	97-21-045	434-36-100	AMD-P	97-14-106	434-40-100	DECOD-P	97-14-106
434-34-035	DECOD-P	97-14-106	434-36-100	DECOD-P	97-14-106	434-40-100	DECOD	97-21-045
434-34-035	DECOD	97-21-045	434-36-100	AMD	97-21-045	434-40-110	DECOD-P	97-14-106
434-34-040	DECOD-P	97-14-106	434-36-100	DECOD	97-21-045	434-40-110	DECOD	97-21-045
434-34-040	DECOD	97-21-045	434-36-110	AMD-P	97-14-106	434-40-120	DECOD-P	97-14-106
434-34-045	DECOD-P	97-14-106	434-36-110	DECOD-P	97-14-106	434-40-120	DECOD	97-21-045
434-34-045	DECOD	97-21-045	434-36-110	AMD	97-21-045	434-40-130	AMD-P	97-14-106
434-34-050	DECOD-P	97-14-106	434-36-110	DECOD	97-21-045	434-40-130	DECOD-P	97-14-106
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434-34-055	DECOD	97-21-045	434-36-120	DECOD-P	97-14-106	434-40-140	REP-P	97-14-106
434-34-060	DECOD-P	97-14-106	434-36-120	AMD	97-21-045	434-40-140	REP	97-21-045
434-34-060	DECOD	97-21-045	434-36-120	DECOD	97-21-045	434-40-150	DECOD-P	97-14-106
434-34-065	DECOD-P	97-14-106	434-36-130	REP-P	97-14-106	434-40-150	DECOD	97-21-045
434-34-065	DECOD	97-21-045	434-36-130	REP	97-21-045	434-40-160	AMD-P	97-14-106
434-34-070	DECOD-P	97-14-106	434-36-140	AMD-P	97-14-106	434-40-160	DECOD-P	97-14-106
434-34-070	DECOD	97-21-045	434-36-140	DECOD-P	97-14-106	434-40-160	AMD	97-21-045
434-34-075	DECOD-P	97-14-106	434-36-140	AMD	97-21-045	434-40-160	DECOD	97-21-045
434-34-075	DECOD	97-21-045	434-36-140	DECOD	97-21-045	434-40-170	REP-P	97-14-106
434-34-080	DECOD-P	97-14-106	434-36-150	REP-P	97-14-106	434-40-170	REP	97-21-045
434-34-080	DECOD	97-21-045	434-36-150	REP	97-21-045	434-40-180	DECOD-P	97-14-106
434-34-085	DECOD-P	97-14-106	434-36-160	DECOD-P	97-14-106	434-40-180	DECOD	97-21-045
434-34-085	DECOD	97-21-045	434-36-160	DECOD	97-21-045	434-40-190	AMD-P	97-14-106
434-34-090	AMD-P	97-14-106	434-36-170	AMD-P	97-14-106	434-40-190	DECOD-P	97-14-106
434-34-090	DECOD-P	97-14-106	434-36-170	DECOD-P	97-14-106	434-40-190	AMD-E	97-21-044
434-34-090	AMD	97-21-045	434-36-170	DECOD	97-21-045	434-40-190	DECOD	97-21-045
434-34-090	DECOD	97-21-045	434-36-170	AMD-S	97-21-046	434-40-190	AMD-S	97-21-046
434-34-095	DECOD-P	97-14-106	434-36-180	AMD-E	97-13-003	434-40-200	AMD-P	97-14-106
434-34-095	DECOD	97-21-045	434-36-180	AMD-P	97-14-106	434-40-200	DECOD-P	97-14-106
434-34-100	DECOD-P	97-14-106	434-36-180	DECOD-P	97-14-106	434-40-200	AMD	97-21-045
434-34-100	DECOD	97-21-045	434-36-180	AMD	97-21-045	434-40-200	DECOD	97-21-045
434-34-105	DECOD-P	97-14-106	434-36-180	DECOD	97-21-045	434-40-210	REP-P	97-14-106
434-34-105	DECOD	97-21-045	434-36-190	REP-P	97-14-106	434-40-210	REP	97-21-045
434-34-110	AMD-P	97-14-106	434-36-190	REP	97-21-045	434-40-220	REP-P	97-14-106
434-34-110	DECOD-P	97-14-106	434-36-200	AMD-P	97-14-106	434-40-220	REP	97-21-045
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434-34-110	DECOD	97-21-045	434-36-200	AMD	97-21-045	434-40-230	AMD-E	97-13-003
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434-34-115	DECOD	97-21-045	434-36-210	AMD-P	97-14-106	434-40-230	DECOD-P	97-14-106
434-36-010	DECOD-P	97-14-106	434-36-210	DECOD-P	97-14-106	434-40-230	AMD-E	97-21-044
434-36-010	DECOD	97-21-045	434-36-210	AMD	97-21-045	434-40-230	DECOD	97-21-045
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434-40-240	DECOD-P	97-14-106	434-53-150	DECOD-P	97-14-106	434-61-040	DECOD	97-21-045
434-40-240	AMD-E	97-21-044	434-53-150	AMD	97-21-045	434-61-050	REP-P	97-14-106
434-40-240	AMD	97-21-045	434-53-150	DECOD	97-21-045	434-61-050	REP	97-21-045
434-40-240	DECOD	97-21-045	434-53-160	AMD-P	97-14-106	434-61-060	DECOD-P	97-14-106
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434-40-250	AMD	97-21-045	434-53-160	DECOD	97-21-045	434-62-005	DECOD	97-21-045
434-40-250	DECOD	97-21-045	434-53-170	AMD-P	97-14-106	434-62-010	DECOD-P	97-14-106
434-40-260	DECOD-P	97-14-106	434-53-170	DECOD-P	97-14-106	434-62-020	AMD-P	97-14-106
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434-40-270	AMD-P	97-14-106	434-53-170	DECOD	97-21-045	434-62-020	DECOD	97-21-045
434-40-270	DECOD-P	97-14-106	434-53-180	DECOD-P	97-14-106	434-62-030	AMD-P	97-14-106
434-40-270	AMD-E	97-21-044	434-53-180	DECOD	97-21-045	434-62-030	DECOD-P	97-14-106
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434-40-290	AMD	97-21-045	434-53-200	AMD	97-21-045	434-62-040	DECOD	97-21-045
434-40-290	DECOD	97-21-045	434-53-200	DECOD	97-21-045	434-62-050	DECOD-P	97-14-106
434-40-300	DECOD-P	97-14-106	434-53-210	AMD-P	97-14-106	434-62-050	DECOD	97-21-045
434-40-300	DECOD	97-21-045	434-53-210	DECOD-P	97-14-106	434-62-060	DECOD-P	97-14-106
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434-40-310	REP-P	97-14-106	434-53-210	DECOD	97-21-045	434-62-070	DECOD-P	97-14-106
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434-40-310	REP	97-21-045	434-53-220	AMD-P	97-14-106	434-62-080	DECOD-P	97-14-106
434-53-010	DECOD-P	97-14-106	434-53-220	DECOD-P	97-14-106	434-62-080	DECOD	97-21-045
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434-53-020	DECOD	97-21-045	434-53-230	DECOD	97-21-045	434-62-110	DECOD-P	97-14-106
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434-53-040	DECOD	97-21-045	434-53-270	DECOD-P	97-14-106	434-62-150	DECOD-P	97-14-106
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434-53-050	DECOD-P	97-14-106	434-53-280	DECOD	97-21-045	434-62-160	DECOD-P	97-14-106
434-53-050	AMD-E	97-21-044	434-53-280	AMD-P	97-14-106	434-62-160	DECOD	97-21-045
434-53-050	DECOD	97-21-045	434-53-280	DECOD-P	97-14-106	434-62-170	DECOD-P	97-14-106
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434-53-070	DECOD	97-21-045	434-53-290	AMD	97-21-045	434-62-190	DECOD	97-21-045
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434-53-090	DECOD-P	97-14-106	434-53-300	AMD	97-21-045	434-79-010	DECOD-P	97-14-106
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434-53-090	DECOD	97-21-045	434-53-310	DECOD-P	97-14-106	434-79-010	DECOD	97-21-045
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434-53-120	DECOD-P	97-14-106	434-61-020	AMD	97-21-045	434-120-210	AMD-P	97-13-093
434-53-120	AMD	97-21-045	434-61-020	DECOD	97-21-045	434-120-210	AMD	97-16-036
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434-53-130	DECOD	97-21-045	434-61-040	AMD-P	97-14-106	434-120-215	AMD-P	97-08-076
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434-334-075	RECOD	97-21-045	446-20-100	AMD	97-05-048	460-22B-090	AMD-P	97-13-076
434-334-080	RECOD-P	97-14-106	446-20-110	REP	97-05-048	460-22B-090	AMD	97-16-050
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434-334-085	RECOD-P	97-14-106	446-20-280	AMD	97-05-048	460-24A-040	AMD-P	97-13-076
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434-334-090	RECOD-P	97-14-106	446-20-500	AMD	97-05-048	460-24A-045	AMD-P	97-13-076
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434-334-095	RECOD-P	97-14-106	446-20-500	AMD-P	97-21-020	460-24A-046	REP	97-03-122
434-334-095	RECOD	97-21-045	446-20-510	AMD	97-05-048	460-24A-050	AMD-P	97-13-076
434-334-100	RECOD-P	97-14-106	446-20-510	PREP	97-17-058	460-24A-050	AMD	97-16-050
434-334-100	RECOD	97-21-045	446-20-510	AMD-P	97-21-020	460-24A-170	AMD-P	97-13-076
434-334-105	RECOD-P	97-14-106	446-20-520	AMD	97-05-048	460-24A-170	AMD	97-16-050
434-334-105	RECOD	97-21-045	446-20-525	PREP	97-17-058	460-40A-015	PREP-XR	97-20-073
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434-334-110	RECOD	97-21-045	446-20-530	AMD	97-05-048	460-40A-040	PREP-XR	97-20-073
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434-334-115	RECOD	97-21-045	458-10-020	NEW	97-08-068	460-42A-082	NEW	97-16-051
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434-379-010	RECOD	97-21-045	458-10-040	NEW	97-08-068	460-44A-300	NEW	97-16-121
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440-22-325	AMD	97-13-050	458-30-262	AMD-XA	97-21-096	466-03-030	REP	97-15-110
440-22-335	AMD-S	97-08-073	458-30-590	AMD-XA	97-21-097	466-03-040	REP-P	97-12-074
440-22-335	AMD	97-13-050	458-40-540	AMD	97-07-041	466-03-040	REP	97-15-110
440-22-406	NEW	97-03-062	458-40-540	AMD-W	97-11-060	466-03-050	REP-P	97-12-074
446-16-010	AMD	97-05-048	458-40-540	PREP	97-19-030	466-03-050	REP	97-15-110
446-16-025	AMD	97-05-048	458-40-540	AMD-P	97-22-035	466-03-060	REP-P	97-12-074
446-16-030	AMD	97-05-048	458-40-650	PREP	97-19-029	466-03-060	REP	97-15-110
446-16-040	REP	97-05-048	458-40-660	PREP	97-06-111	466-03-070	REP-P	97-12-074
446-16-050	REP	97-05-048	458-40-660	AMD-P	97-10-027	466-03-070	REP	97-15-110
446-16-070	AMD	97-05-048	458-40-660	AMD	97-14-068	466-03-080	REP-P	97-12-074
446-16-080	AMD	97-05-048	458-40-660	PREP	97-19-031	466-03-080	REP	97-15-110
446-16-100	AMD	97-05-048	458-40-660	AMD-P	97-22-034	466-03-090	REP-P	97-12-074
446-16-110	AMD	97-05-048	460-21B-050	AMD	97-03-122	466-03-090	REP	97-15-110

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466-03-100	REP	97-15-110	468-66-010	AMD-P	97-13-028	478-116-010	AMD-P	97-09-071
466-03-110	REP-P	97-12-074	468-66-010	AMD	97-17-010	478-116-010	AMD	97-14-005
466-03-110	REP	97-15-110	468-66-030	AMD-P	97-13-028	478-116-020	AMD-P	97-09-071
466-03-120	REP-P	97-12-074	468-66-030	AMD	97-17-010	478-116-020	AMD	97-14-005
466-03-120	REP	97-15-110	468-66-150	AMD-P	97-13-028	478-116-030	AMD-P	97-09-071
466-03-130	REP-P	97-12-074	468-66-150	AMD	97-17-010	478-116-030	AMD	97-14-005
466-03-130	REP	97-15-110	468-86-010	NEW-P	97-06-005	478-116-044	NEW-P	97-09-071
466-03-900	REP-P	97-12-074	468-86-010	NEW	97-09-046	478-116-044	NEW	97-14-005
466-03-900	REP	97-15-110	468-86-020	NEW-P	97-06-005	478-116-046	NEW-P	97-09-071
466-04-010	REP-P	97-12-074	468-86-020	NEW	97-09-046	478-116-046	NEW	97-14-005
466-04-010	REP	97-15-110	468-86-030	NEW-P	97-06-005	478-116-050	REP-P	97-09-071
466-04-020	REP-P	97-12-074	468-86-030	NEW	97-09-046	478-116-050	REP	97-14-005
466-04-020	REP	97-15-110	468-86-040	NEW-P	97-06-005	478-116-051	NEW-P	97-09-071
466-04-030	REP-P	97-12-074	468-86-040	NEW	97-09-046	478-116-051	NEW	97-14-005
466-04-030	REP	97-15-110	468-86-050	NEW-P	97-06-005	478-116-055	REP-P	97-09-071
466-04-040	REP-P	97-12-074	468-86-050	NEW	97-09-046	478-116-055	REP	97-14-005
466-04-040	REP	97-15-110	468-86-060	NEW-P	97-06-005	478-116-060	REP-P	97-09-071
466-04-050	REP-P	97-12-074	468-86-060	NEW	97-09-046	478-116-060	REP	97-14-005
466-04-050	REP	97-15-110	468-86-070	NEW-P	97-06-005	478-116-061	NEW-P	97-09-071
466-04-060	REP-P	97-12-074	468-86-070	NEW	97-09-046	478-116-061	NEW	97-14-005
466-04-060	REP	97-15-110	468-86-080	NEW-P	97-06-005	478-116-070	REP-P	97-09-071
466-04-070	REP-P	97-12-074	468-86-080	NEW	97-09-046	478-116-070	REP	97-14-005
466-04-070	REP	97-15-110	468-86-090	NEW-P	97-06-005	478-116-071	NEW-P	97-09-071
466-07-010	REP-P	97-12-074	468-86-090	NEW	97-09-046	478-116-071	NEW	97-14-005
466-07-010	REP-E	97-15-109	468-86-100	NEW-P	97-06-005	478-116-080	REP-P	97-09-071
466-07-010	REP	97-15-110	468-86-100	NEW	97-09-046	478-116-080	REP	97-14-005
466-08-010	REP-P	97-12-074	468-86-110	NEW-P	97-06-005	478-116-088	REP-P	97-09-071
466-08-010	REP	97-15-110	468-86-110	NEW	97-09-046	478-116-088	REP	97-14-005
466-08-020	REP-P	97-12-074	468-86-120	NEW-P	97-06-005	478-116-090	REP-P	97-09-071
466-08-020	REP	97-15-110	468-86-120	NEW	97-09-046	478-116-090	REP	97-14-005
466-08-030	REP-P	97-12-074	468-86-130	NEW-P	97-06-005	478-116-095	REP-P	97-09-071
466-08-030	REP	97-15-110	468-86-130	NEW	97-09-046	478-116-095	REP	97-14-005
466-08-040	REP-P	97-12-074	468-86-140	NEW-P	97-06-005	478-116-100	REP-P	97-09-071
466-08-040	REP	97-15-110	468-86-140	NEW	97-09-046	478-116-100	REP	97-14-005
466-08-050	REP-P	97-12-074	468-86-150	NEW-P	97-06-005	478-116-101	NEW-P	97-09-071
466-08-050	REP	97-15-110	468-86-150	NEW	97-09-046	478-116-101	NEW	97-14-005
466-08-060	REP-P	97-12-074	468-86-160	NEW-P	97-06-005	478-116-110	REP-P	97-09-071
466-08-060	REP	97-15-110	468-86-160	NEW	97-09-046	478-116-110	REP	97-14-005
466-08-070	REP-P	97-12-074	468-105	PREP	97-08-016	478-116-111	NEW-P	97-09-071
466-08-070	REP	97-15-110	468-105-020	AMD-P	97-11-040	478-116-111	NEW	97-14-005
466-08-080	REP-P	97-12-074	468-105-020	AMD	97-14-037	478-116-114	NEW-P	97-09-071
466-08-080	REP	97-15-110	468-105-040	AMD-P	97-11-040	478-116-114	NEW	97-14-005
466-08-090	REP-P	97-12-074	468-105-040	AMD	97-14-037	478-116-116	NEW-P	97-09-071
466-08-090	REP	97-15-110	468-105-050	AMD-P	97-11-040	478-116-116	NEW	97-14-005
468-16-030	AMD-P	97-05-007	468-105-050	AMD	97-14-037	478-116-120	REP-P	97-09-071
468-16-030	AMD	97-09-045	468-105-060	AMD-P	97-11-040	478-116-120	REP	97-14-005
468-16-080	AMD-P	97-05-007	468-105-060	AMD	97-14-037	478-116-121	NEW-P	97-09-071
468-16-080	AMD	97-09-045	468-105-070	AMD-P	97-11-040	478-116-121	NEW	97-14-005
468-16-090	AMD-P	97-05-007	468-105-070	AMD	97-14-037	478-116-125	NEW-P	97-09-071
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468-16-100	AMD-P	97-05-007	468-105-080	AMD	97-14-037	478-116-130	REP-P	97-09-071
468-16-100	AMD	97-09-045	468-105-080	AMD	97-03-064	478-116-130	REP	97-14-005
468-16-120	AMD-P	97-05-007	468-200-160	AMD	97-03-064	478-116-131	NEW-P	97-09-071
468-16-120	AMD	97-09-045	468-200-350	AMD	97-03-064	478-116-131	NEW	97-14-005
468-16-130	AMD-P	97-05-007	468-300-010	PREP	97-24-063	478-116-140	REP-P	97-09-071
468-16-130	AMD	97-09-045	468-300-020	PREP	97-24-063	478-116-140	REP	97-14-005
468-16-140	AMD-P	97-05-007	468-300-040	PREP	97-24-063	478-116-141	NEW-P	97-09-071
468-16-140	AMD	97-09-045	468-300-210	PREP	97-03-118	478-116-141	NEW	97-14-005
468-16-150	AMD-P	97-05-007	468-300-210	REP-P	97-12-074	478-116-145	NEW-P	97-09-071
468-16-150	AMD	97-09-045	468-300-210	REP-E	97-15-109	478-116-145	NEW	97-14-005
468-16-160	AMD-P	97-05-007	468-300-210	REP	97-15-110	478-116-147	NEW-P	97-09-071
468-16-160	AMD	97-09-045	468-300-220	NEW-P	97-12-074	478-116-147	NEW	97-14-005
468-16-170	AMD-P	97-05-007	468-300-220	NEW-E	97-15-109	478-116-151	NEW-P	97-09-071
468-16-170	AMD	97-09-045	468-300-220	NEW	97-15-110	478-116-151	NEW	97-14-005
468-16-180	AMD-P	97-05-007	468-400-010	PREP	97-23-002	478-116-160	REP-P	97-09-071
468-16-180	AMD	97-09-045	468-400-020	PREP	97-23-002	478-116-160	REP	97-14-005
468-34-010	PREP	97-21-028	468-400-030	PREP	97-23-002	478-116-161	NEW-P	97-09-071
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468-34-120	PREP	97-21-028	468-500-001	NEW	97-06-002	478-116-163	NEW-P	97-09-071
468-34-150	PREP	97-21-028	478-04-020	AMD-P	97-08-062	478-116-163	NEW	97-14-005
468-34-210	PREP	97-21-028	478-04-020	AMD	97-14-004	478-116-165	NEW-P	97-09-071
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478-116-170	REP-P	97-09-071	478-116-310	REP	97-14-005	478-116-605	NEW-P	97-09-071
478-116-170	REP	97-14-005	478-116-311	NEW-P	97-09-071	478-116-605	NEW	97-14-005
478-116-171	NEW-P	97-09-071	478-116-311	NEW	97-14-005	478-116-610	REP-P	97-09-071
478-116-171	NEW	97-14-005	478-116-320	REP-P	97-09-071	478-116-610	REP	97-14-005
478-116-180	REP-P	97-09-071	478-116-320	REP	97-14-005	478-116-611	NEW-P	97-09-071
478-116-180	REP	97-14-005	478-116-330	REP-P	97-09-071	478-116-611	NEW	97-14-005
478-116-181	NEW-P	97-09-071	478-116-330	REP	97-14-005	478-116-620	NEW-P	97-09-071
478-116-181	NEW	97-14-005	478-116-340	REP-P	97-09-071	478-116-620	NEW	97-14-005
478-116-184	NEW-P	97-09-071	478-116-340	REP	97-14-005	478-116-630	NEW-P	97-09-071
478-116-184	NEW	97-14-005	478-116-345	REP-P	97-09-071	478-116-630	NEW	97-14-005
478-116-186	NEW-P	97-09-071	478-116-345	REP	97-14-005	478-116-640	NEW-P	97-09-071
478-116-186	NEW	97-14-005	478-116-350	REP-P	97-09-071	478-116-640	NEW	97-14-005
478-116-190	REP-P	97-09-071	478-116-350	REP	97-14-005	478-116-650	NEW-P	97-09-071
478-116-190	REP	97-14-005	478-116-355	REP-P	97-09-071	478-116-650	NEW	97-14-005
478-116-191	NEW-P	97-09-071	478-116-355	REP	97-14-005	478-116-660	NEW-P	97-09-071
478-116-191	NEW	97-14-005	478-116-360	REP-P	97-09-071	478-116-660	NEW	97-14-005
478-116-200	REP-P	97-09-071	478-116-360	REP	97-14-005	478-116-670	NEW-P	97-09-071
478-116-200	REP	97-14-005	478-116-370	REP-P	97-09-071	478-116-670	NEW	97-14-005
478-116-201	NEW-P	97-09-071	478-116-370	REP	97-14-005	478-136	PREP	97-10-077
478-116-201	NEW	97-14-005	478-116-380	REP-P	97-09-071	478-136-010	AMD-P	97-18-064
478-116-210	REP-P	97-09-071	478-116-380	REP	97-14-005	478-136-010	AMD	97-24-047
478-116-210	REP	97-14-005	478-116-390	REP-P	97-09-071	478-136-012	AMD-P	97-18-064
478-116-211	NEW-P	97-09-071	478-116-390	REP	97-14-005	478-136-012	AMD	97-24-047
478-116-211	NEW	97-14-005	478-116-400	REP-P	97-09-071	478-136-015	AMD-P	97-18-064
478-116-220	REP-P	97-09-071	478-116-400	REP	97-14-005	478-136-015	AMD	97-24-047
478-116-220	REP	97-14-005	478-116-401	NEW-P	97-09-071	478-136-025	AMD-P	97-18-064
478-116-221	NEW-P	97-09-071	478-116-401	NEW	97-14-005	478-136-025	AMD	97-24-047
478-116-221	NEW	97-14-005	478-116-411	NEW-P	97-09-071	478-136-030	AMD-P	97-18-064
478-116-223	NEW-P	97-09-071	478-116-411	NEW	97-14-005	478-136-030	AMD	97-24-047
478-116-223	NEW	97-14-005	478-116-421	NEW-P	97-09-071	478-136-040	REP-P	97-18-064
478-116-225	NEW-P	97-09-071	478-116-421	NEW	97-14-005	478-136-040	REP	97-24-047
478-116-225	NEW	97-14-005	478-116-431	NEW-P	97-09-071	478-136-060	AMD-P	97-18-064
478-116-227	NEW-P	97-09-071	478-116-431	NEW	97-14-005	478-136-060	AMD	97-24-047
478-116-227	NEW	97-14-005	478-116-440	REP-P	97-09-071	478-156	PREP	97-16-101
478-116-230	REP-P	97-09-071	478-116-440	REP	97-14-005	478-156	AMD-P	97-20-085
478-116-230	REP	97-14-005	478-116-450	REP-P	97-09-071	478-156	AMD	97-24-048
478-116-231	NEW-P	97-09-071	478-116-450	REP	97-14-005	478-156-010	AMD-P	97-20-085
478-116-231	NEW	97-14-005	478-116-460	REP-P	97-09-071	478-156-010	AMD	97-24-048
478-116-240	REP-P	97-09-071	478-116-460	REP	97-14-005	478-156-011	AMD-P	97-20-085
478-116-240	REP	97-14-005	478-116-501	NEW-P	97-09-071	478-156-011	AMD	97-24-048
478-116-241	NEW-P	97-09-071	478-116-501	NEW	97-14-005	478-156-012	AMD-P	97-20-085
478-116-241	NEW	97-14-005	478-116-520	AMD-P	97-09-071	478-156-012	AMD	97-24-048
478-116-245	NEW-P	97-09-071	478-116-520	AMD	97-14-005	478-156-013	AMD-P	97-20-085
478-116-245	NEW	97-14-005	478-116-531	NEW-P	97-09-071	478-156-013	AMD	97-24-048
478-116-250	REP-P	97-09-071	478-116-531	NEW	97-14-005	478-156-014	AMD-P	97-20-085
478-116-250	REP	97-14-005	478-116-540	REP-P	97-09-071	478-156-014	AMD	97-24-048
478-116-251	NEW-P	97-09-071	478-116-540	REP	97-14-005	478-156-015	AMD-P	97-20-085
478-116-251	NEW	97-14-005	478-116-541	NEW-P	97-09-071	478-156-015	AMD	97-24-048
478-116-253	NEW-P	97-09-071	478-116-541	NEW	97-14-005	478-156-016	AMD-P	97-20-085
478-116-253	NEW	97-14-005	478-116-550	REP-P	97-09-071	478-156-016	AMD	97-24-048
478-116-255	NEW-P	97-09-071	478-116-550	REP	97-14-005	478-156-017	AMD-P	97-20-085
478-116-255	NEW	97-14-005	478-116-551	NEW-P	97-09-071	478-156-017	AMD	97-24-048
478-116-260	REP-P	97-09-071	478-116-551	NEW	97-14-005	478-156-018	AMD-P	97-20-085
478-116-260	REP	97-14-005	478-116-561	NEW-P	97-09-071	478-156-018	AMD	97-24-048
478-116-261	NEW-P	97-09-071	478-116-561	NEW	97-14-005	478-160	PREP	97-20-084
478-116-261	NEW	97-14-005	478-116-570	REP-P	97-09-071	478-160-035	AMD-P	97-08-062
478-116-270	REP-P	97-09-071	478-116-570	REP	97-14-005	478-160-035	AMD	97-14-004
478-116-270	REP	97-14-005	478-116-580	REP-P	97-09-071	478-160-040	AMD-P	97-08-062
478-116-271	NEW-P	97-09-071	478-116-580	REP	97-14-005	478-160-040	AMD	97-14-004
478-116-271	NEW	97-14-005	478-116-582	REP-P	97-09-071	478-160-050	AMD-P	97-08-062
478-116-280	REP-P	97-09-071	478-116-582	REP	97-14-005	478-160-050	AMD	97-14-004
478-116-280	REP	97-14-005	478-116-584	REP-P	97-09-071	478-160-060	AMD-P	97-08-062
478-116-281	NEW-P	97-09-071	478-116-584	REP	97-14-005	478-160-060	AMD	97-14-004
478-116-281	NEW	97-14-005	478-116-586	REP-P	97-09-071	478-160-065	AMD-P	97-08-062
478-116-290	REP-P	97-09-071	478-116-586	REP	97-14-005	478-160-065	AMD	97-14-004
478-116-290	REP	97-14-005	478-116-588	REP-P	97-09-071	478-160-085	AMD-P	97-08-062
478-116-291	NEW-P	97-09-071	478-116-588	REP	97-14-005	478-160-085	AMD	97-14-004
478-116-291	NEW	97-14-005	478-116-589	REP-P	97-09-071	478-160-105	AMD-P	97-08-062
478-116-300	REP-P	97-09-071	478-116-589	REP	97-14-005	478-160-105	AMD	97-14-004
478-116-300	REP	97-14-005	478-116-590	REP-P	97-09-071	478-160-110	AMD-P	97-08-062
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478-160-125	AMD-P	97-08-062	480-31-090	NEW	97-08-037	495A-120-043	NEW	97-20-081
478-160-125	AMD	97-14-004	480-31-100	NEW	97-08-037	495A-141-010	NEW-P	97-07-002
478-160-130	AMD-P	97-08-062	480-31-110	NEW	97-08-037	495A-141-010	NEW	97-12-038
478-160-130	AMD	97-14-004	480-31-120	NEW	97-08-037	495A-141-011	NEW-P	97-07-002
478-160-140	AMD-P	97-08-062	480-31-130	NEW	97-08-037	495A-141-011	NEW	97-12-038
478-160-140	AMD	97-14-004	480-31-140	NEW	97-08-037	495A-141-012	NEW-P	97-07-002
478-160-160	AMD-P	97-08-062	480-35	PREP	97-17-046	495A-141-012	NEW	97-12-038
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	PERM	97-20-086	boilers and unfired pressure vessels	PREP	97-11-004
				PROP	97-15-138
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	PERM	97-05-012			
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Commercial coaches	PREP	97-21-141	as chapter 296-307 WAC	PROP	97-03-085
Contractors			construction	PREP	97-10-095
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	PROP	97-16-090		PERM	97-11-055
	PERM	<b>97-24-071</b>		PROP	97-16-091
Electricians			electrical installation	PREP	97-02-095
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Factory-built housing	PROP	97-04-070		PERM	97-22-065
	PREP	97-21-141	high voltage electrical	PREP	97-16-119
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Manufactured homes	PREP	97-21-141	material lifts	PROP	97-14-110
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	PERM	97-19-014	Wages and hours		
butadiene	PREP	97-05-047	computer software professionals	PREP	97-18-079
	PROP	97-09-079		PROP	97-21-145
	PERM	97-19-014	Water heater inspection		
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methylene chloride	PREP	97-09-078	inspection fee	EMER	97-16-070
	PROP	97-13-063	WISHA advisory committee	MISC	97-14-003
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and dip tanks	PROP	97-09-079			
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